

AEMO/AEMC Compensation Mechanism Briefing

23 June 2022





We acknowledge the Traditional Owners of country throughout Australia and recognise their continuing connection to land, waters and culture.

We pay respect to their Elders past, present and emerging.



AEMO Competition Law meeting protocol

AEMO is committed to complying with all applicable laws, including the Competition and Consumer Act 2010 (CCA). In any dealings with AEMO regarding proposed reforms or other initiatives, all participants agree to adhere to the CCA at all times and to comply with this Protocol. Participants must arrange for their representatives to be briefed on competition law risks and obligations.

Participants in AEMO discussions must:

- 1. Ensure that discussions are limited to the matters contemplated by the agenda for the discussion
- 2. Make independent and unilateral decisions about their commercial positions and approach in relation to the matters under discussion with AEMO
- 3. Immediately and clearly raise an objection with AEMO or the Chair of the meeting if a matter is discussed that the participant is concerned may give rise to competition law risks or a breach of this Protocol

Participants in AEMO meetings must not discuss or agree on the following topics:

- 1. Which customers they will supply or market to
- 2. The price or other terms at which Participants will supply
- 3. Bids or tenders, including the nature of a bid that a Participant intends to make or whether the Participant will participate in the bid
- 4. Which suppliers Participants will acquire from (or the price or other terms on which they acquire goods or services)
- 5. Refusing to supply a person or company access to any products, services or inputs they require

Agenda



- 1. Welcome, introductions and preliminaries
- 2. Briefing purpose
- 3. Recent market events
- 4. Summary of compensation mechanisms
- 5. Administered Price compensation
- 6. Questions and next steps





- Provide a high-level summary of recent market interventions that give rise to compensation arrangements
- Explain the compensation mechanisms that may be available for market participants, including:
 - Who may be eligible
 - The process and timing of making a claim
 - The process and timing for compensation being awarded and paid
- Today's session will not cover the underlying market interventions, or the recovery mechanisms by which compensation costs are funded



Recent market events

AEMO: Chris Muffett



Intervention summary – Wk25



Settlement Day	Sunday 12 June	Monday 13 June	Tuesday 14 June	Wednesday 15 June	Thursday 16 June	Friday 17 June	Saturday 18 June
Directions							
Administered Pricing	Qld only	Qld, NSW, Vic, SA					
Market Suspension					All reg	gions	
RERT			NSW	NSW, Qld		NSW	
Intervention Pricing (AP/EP)							

Intervention summary – Wk26



Settlement Day	Sunday 19 June	Monday 20 June	Tuesday 21 June	Wednesday 22 June	Thursday 23 June	Friday 24 June	Saturday 25 June
Directions							
Administered Pricing	Qld, NSW, Vic, SA				Qld, NSW, Vic		
Market Suspension	All regions						
RERT							
Intervention Pricing (AP/EP)							

Emerging developments



- Administered Pricing ended in Qld, NSW and Vic at 0400 hrs 23 June 2022 (and SA on 22 June) as the Cumulative Price Threshold was no longer exceeded
 - Administered pricing may reoccur if the CPT is exceeded
- From 0400 hrs 23 June 2022, AEMO shifted from the Market Suspension Pricing Schedule to dispatch pricing
- AEMO will monitor conditions against established criteria for at least 24 hours before making a decision to lift Market Suspension
 - Refer to 22 June 2022 Media Release
 - Further information on Market Suspension (including a Q&A on the current event is available on the AEMO website

Summary of compensation mechanisms

AEMO: Chris Muffett







- Eligibility:
 - The directed participant limited to 'scheduled plant' and market generation
- Provisional compensation:
 - Directed quantity at 90th percentile spot price
 - Included in the final statement for the billing week in which the direction occurred
- Additional compensation:
 - Additional net direct costs incurred
 - Included in the revision statements for the billing week in which the direction occurred



Market Suspension compensation

Eligibility:

- Scheduled Generators, Ancillary Service Providers (scheduled generation only), Demand Response Service Providers
- Provisional compensation:
 - Greater of spot price and Benchmark Value for Generation + 15%
 - Included in the final statement for the billing week in which the direction occurred
- Additional compensation:
 - Additional net direct costs incurred
 - Included in the revision statements for the billing week in which the direction occurred





- Eligibility:
 - RERT Providers
- Entitlement:
 - According to RERT contract
- Timing:
 - Included in the final statement for the billing week in which the RERT exercised
- More information on <u>RERT Reporting page</u>



Administered Price compensation

Eligibility:

 Scheduled and Non-scheduled Generators, Scheduled Loads, Ancillary Service Providers, Demand Response Service Providers, Scheduled Network Service Providers

Entitlement:

As awarded by AEMC

• Timing:

Approx. 4-5 weeks following compensation being awarded



Intervention pricing compensation

• Eligibility:

- Affected Participants and Market Customers: Scheduled Generators,
 Scheduled Network Service Providers, Scheduled Loads
- Eligible Persons: SRA unit holders

Provisional compensation:

- What-if pricing
- Included in the final statement for the billing week in which intervention occurred

Additional compensation:

 Claims possible where participant can establish that provisional compensation does not put them in the position they would have been absent the intervention





	June	July	From August	November – January (see note below)
Directions		Provisional compensation, final statement:Wk25: 13 JulyWk26: 20 July		 Additional compensation, revision statement: Wk25: 1 November (R1), 12 January (R2) Wk26: 8 November (R1), 19 January (R2)
Administered Pricing	Period of the event: 12 June onwards Wk25, Wk26 so far	From July: Compensation awarded for direct costs	Compensation settled, final statement TBD	
Market Suspension		Provisional compensation, final statement:Wk25: 13 JulyWk26: 20 July		 Additional compensation, revision statement: Wk25: 1 November (R1), 12 January (R2) Wk26: 8 November (R1), 19 January (R2)
RERT		Payment to providers, final statement:Wk25: 13 JulyWk26: 20 July		
Intervention Pricing (AP/EP)		Provisional compensation, final statement:Wk25: 13 JulyWk26: 20 July		 Additional compensation, revision statement: Wk25: 1 November (R1), 12 January (R2) Wk26: 8 November (R1), 19 January (R2)

Note: timing set out in the <u>Intervention Settlement Timetable</u>



Administered Price compensation

AEMC: Benn Barr, Kate Degen, Ryan Esplin





Questions and next steps

AEMO and **AEMC**

Next steps



- Participants to notify AEMC and AEMO of intent to claim for costs under Administered Pricing
- AEMO proposing to develop fact sheets to assist participants and the industry on the compensation process
 - Suggestions of areas to cover
- AEMO and AEMC open to further briefings:
 - E.g. detailed explanation of claim processes and information requirements



For more information visit

aemo.com.au