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1 INTRODUCTION

1.1 INTRODUCTION AND INTERPRETATION

1.1.1 This Chapter sets forth the obligations and responsibilities of the EMC, the PSO and market participants relative to the establishment, operation and suspension of the real-time markets and the procurement markets, including:

1.1.1.1 the submission of standing offers, standing bids, offer variations and bid variations by market participants;

1.1.1.2 the operation of the market clearing engine;

1.1.1.3 the development of market outlook scenarios, pre-dispatch schedules and short-term schedules and the associated pricing schedules;

1.1.1.4 the development of real-time dispatch schedules and real-time pricing schedules;

1.1.1.5 the issuance of advisory notices; and

1.1.1.6 the description of data to be provided to the settlement process.

1.1.2 The provisions in respect of load registered facilities in this Chapter shall not be construed and applied to any load registered facility except that if the EMC has published a notice referred to in section 5.1.2.2 of Chapter 2, the provisions in respect of load registered facilities in this Chapter shall, to the extent applicable and from the effective date specified in that notice, then be construed and applied to the type of load registered facilities referred to in that notice.

1.2 MARKET SUSPENSION

1.2.1 The Authority may, on its own initiative or at the request of the EMC, declare the suspension of and suspend the operation of the real-time markets and the procurement markets if:

1.2.1.1 the Government of Singapore has declared or has announced that it anticipates that it will declare a state of emergency;

1.2.1.2 there is a declaration or outbreak of war in or involving Singapore;

1.2.1.3 there is a significant and continuing degradation of the power system as the result of a natural or man made disaster;
1.2.1.4 the Authority receives notification from the EMC that circumstances have arisen, other than the inability of the EMC to meet its financial obligations under the market rules, which mean that it is no longer possible or practical for the EMC to comply with its non-financial functions and duties or meet its non-financial obligations under the market rules; or

1.2.1.5 following receipt of a request by the EMC made under section 1.2.2 if the Authority is satisfied that the condition set forth in that section has been met,

and the Authority determines, in its sole discretion, that the ability of the EMC to operate the real-time markets and the procurement markets has, as a result, been materially detrimentally affected thereby.

1.2.2 The EMC may request that the Authority suspend the operation of the real-time markets and the procurement markets if an emergency situation has required or will imminently require the EMC, the PSO or both to evacuate their respective principal control centres and move into their respective back-up control centres.

1.2.3 A suspension of the operation of the real-time markets and the procurement markets shall take effect:

1.2.3.1 immediately upon a declaration to that effect being made by the Authority pursuant to section 1.2.1; or

1.2.3.2 at such later time as the Authority may specify in such declaration.

No suspension of the operation of the real-time markets and the procurement markets shall have effect retroactively to a time prior to such declaration.

1.2.4 The Authority shall, if it suspends the operation of the real-time markets and the procurement markets pursuant to section 1.2.1:

1.2.4.1 notify all electricity licensees of the suspension as soon as practicable and by such means as the Authority considers appropriate and notify all electricity licensees of:

a. the cause of the suspension;

b. the expected duration of the suspension if such duration is known or can reasonably be estimated; and
c. description of the manner in which facilities will be dispatched and market participants and market support services licensees will be settled under section 1.2.5;

1.2.4.2 continuously monitor the circumstances which gave rise to the suspension;

1.2.4.3 in conjunction with the EMC, take such measures or direct that such measures be taken as may mitigate the events or circumstances which gave rise to the suspension or mitigate the effects of such events or circumstances on the operation of the real-time markets and the procurement markets for the purpose and with the intent of permitting the resumption of the operation of the real-time markets and the procurement markets at the earliest opportunity;

1.2.4.4 make every endeavour to restore or to have restored the operation of the real-time markets and the procurement markets as soon as possible after the events or circumstances which gave rise to the suspension have abated sufficiently or may be expected to cease to have a materially detrimental effect on the operation of the real-time markets and the procurement markets; and

1.2.4.5 notify electricity licensees of the dispatch period in which the operation of the real-time markets and the procurement markets will be resumed as long in advance of such resumption as practicable but in any event no less than one hour prior to such resumption.

1.2.5 While a suspension of the operation of the real-time markets and the procurement markets is in effect:

1.2.5.1 facilities shall be dispatched;

1.2.5.2 market participants shall be settled for physical services injected onto the transmission system; and

1.2.5.3 market participants and market support services licensees shall be settled for physical services withdrawn from the transmission system,

in accordance with the manner and on the basis of prices determined by the Authority in consultation with the EMC and the PSO. Such prices may be determined by means of the fixing of their amounts or by reference to a formula or method of calculation published in accordance with Section 1.2.5A.
1.2.5A On the day that this section shall come into force, the Authority shall provide to the EMC for publication, the formula or method of calculation for determining prices when the operation of the real-time markets and/or the procurement markets are suspended. This formula or method of calculation may be revised from time to time and any such revisions shall be provided by the Authority to the EMC for publication.

1.2.6 Each market participant and market support services licensee shall promptly provide the Authority, the EMC or the PSO, as the case may be, with such information that each may request immediately prior to, during or following the suspension of the operation of the real-time markets or the procurement markets in order to assist in or facilitate:

1.2.6.1 the dispatch of facilities while a suspension of the operation of the real-time markets and the procurement markets is in effect;

1.2.6.2 settlement in respect of any physical services injected onto or withdrawn from the transmission system while a suspension of the operation of the real-time markets and the procurement markets is in effect;

1.2.6.3 the resumption of operation of the real-time markets and the procurement markets; and

1.2.6.4 the preparation of the report referred to in section 1.2.9.

1.2.7 Each market participant and market support services licensee shall comply with any and all directions issued to it by the Authority, the EMC or the PSO while a suspension of the operation of the real-time markets and the procurement markets is in effect.

1.2.8 Where the Authority determines, on its own initiative or upon receipt of information from the EMC or the PSO, that one or more corrective measures are required by the EMC, market participants or market support services licensees to avoid the recurrence of a suspension of the operation of the real-time markets and the procurement markets, the Authority may direct the EMC or the affected market participants or market support services licensees to implement the corrective measures and the EMC or the affected market participants or market support services licensees shall implement the corrective measures as soon as practicable.
1.2.9 The Authority shall, as soon as reasonably practicable following the resumption of operation of the real-time markets and the procurement markets prepare, in consultation with the EMC and the PSO, and publish a report describing:

1.2.9.1 the reason for the suspension of the operation of the real-time markets and the procurement markets;

1.2.9.2 the steps taken by the Authority, the EMC and the PSO during the period of suspension of the operation of the real-time markets and the procurement markets to ensure the reliable operation of the power system and to remedy the causes or effects on the real-time markets and the procurement markets of the suspension;

1.2.9.3 the actions of market participants and market support services licensees during the suspension of the operation of the real-time markets and the procurement markets; and

1.2.9.4 any conclusions or recommendations for avoiding similar suspension of the operation of the real-time markets and the procurement markets in the future.
2 SYSTEM REPRESENTATION

2.1 DISPATCH NETWORK DATA

Explanatory Note: The dispatch network is the representation of the Singaporean network used for dispatch purposes. It comprises dispatch network nodes and dispatch network lines. Most dispatch network nodes will not have market transactions occurring at them because there will be no generators or consumers at those dispatch network nodes. A separate set of nodes, called market network nodes, is described below. The market network nodes correspond to nodes at which market transactions occur. A market network node could be defined to be a dispatch network node, or there could be several market network nodes (representing different facilities offering into the market) at a single dispatch network node. While the Market Clearing Engine explicitly represents dispatch network nodes when determining power flows etc, the market network node prices are derived as part of a post-processing exercise. These rules allow the flexibility to define market network nodes in many different ways.

The dispatch network will be based on EMS data, but the rules and systems do allow (but do not require) simplifications in this representation if this is considered desirable (e.g. to make the software run faster).

2.1.1 The EMC shall establish, prior to the market commencement date and in consultation with the PSO, and shall thereafter maintain and, in consultation with the PSO, update as required, requirements for dispatch network data, which requirements shall be consistent with the equations describing the dispatch network in Appendix 6D, and shall communicate such requirements and updated requirements to the PSO.

2.1.2 The PSO shall establish, prior to the market commencement date and in consultation with the EMC, and shall thereafter maintain and, in consultation with the EMC, update as required dispatch network data consistent with the requirements for dispatch network data specified by the EMC pursuant to section 2.1.1. Such dispatch network data shall comprise a representation of all dispatch network lines, dispatch network nodes and facilities forming part of or connected to the PSO controlled system which:

2.1.2.1 the PSO considers may be connected in such a manner as to materially affect the dispatch of facilities pursuant to this Chapter; or

2.1.2.2 the EMC requires to be included for purposes of the operation of the real-time markets.
2.1.3 *Dispatch network lines* and *dispatch network nodes* need not correspond exactly to physical *electricity lines* or *nodes*. In establishing or updating the requirements for *dispatch network data* the EMC may, in consultation with the PSO, simplify or expand the representation of the physical network in ways that do not materially affect scheduling, pricing or *settlement*, but that simplify the scheduling, pricing or *settlement* processes.

**Explanatory Note:** The dispatch network is used to determine the schedules used by the PSO and determines the prices which the EMC applies, possibly with transformations, to market network nodes. For this reason, both the EMC and the PSO must have input to the dispatch network representation.

2.1.4 The *PSO* shall specify and *publish*, prior to the *market commencement date*, and shall thereafter maintain, update and re-*publish* as required, any *generic constraints* that are likely to arise, which *generic constraints* shall be consistent with the *generic constraint* equations in Appendix 6D.

2.1.5 The *PSO* shall, prior to the *market commencement date*:

2.1.5.1 establish the minimum total requirements for each *reserve class* in accordance with section 4.5.3 of Chapter 5;

2.1.5.2 establish the total requirements for *regulation* in accordance with section 4.4.4 of Chapter 5;

2.1.5.3 establish *reserve provider groups*, each of which is associated with a single *reserve class*, and the criteria by which prospective *reserve providers* will be assigned to such *reserve provider groups* in accordance with section 4.6.1 of Chapter 5; and

2.1.5.4 establish parameters describing the effectiveness of each *reserve provider group* in meeting the *reserve* requirements for its *reserve class* in accordance with section 4.6.3 of Chapter 5,

and shall thereafter maintain and update as required the elements described in this section 2.1.5.

2.1.6 The *PSO* shall update all data and elements described in sections 2.1.2 to 2.1.5:

2.1.6.1 in the manner and at the times required by this Chapter; and

2.1.6.2 in any event, in a timely fashion as may otherwise be required to reflect temporary or permanent changes in the
structure, capacity and operation of the PSO controlled system.

2.1.7 The PSO shall, prior to the market commencement date, establish such systems and procedures, and train such staff, as may be necessary to allow the PSO to provide to the EMC, on a continuous basis as required by sections 6.1 and 8.1, the data referred to in those sections so as to enable the EMC to determine forecasts and schedules in accordance with this Chapter.

2.2 **IMPORT AND EXPORT LIMITS**

2.2.1 The Authority shall, prior to the market commencement date, establish an import limit for Singapore, which shall be a limit on the total net energy flows into Singapore across all connections, including interties, from facilities outside of Singapore. The import limit shall be communicated by the Authority to the EMC and the EMC shall publish the import limit.

2.2.2 The Authority may, from time to time revise the import limit in consultation with market participants. Such revised import limits shall be communicated by the Authority to the EMC and the EMC shall publish the revised import limit.

2.2.3 The Authority shall, prior to the market commencement date, establish an export limit for Singapore, which shall be a limit on the total net energy flows out of Singapore across all connections, including interties, to facilities outside of Singapore. The export limit shall be communicated by the Authority to the EMC and the EMC shall publish the export limit.

2.2.4 The Authority may, from time to time revise the export limit in consultation with market participants. Such revised export limits shall be communicated by the Authority to the EMC and the EMC shall publish the revised export limit.
2.3 CONSTRAINT VIOLATIONS

2.3.1 The PSO shall, prior to the market commencement date and in consultation with the EMC and the rules change panel, establish any constraint violation costs, except those specified in Appendix 6J, as the EMC determines may be required to ensure that the market clearing engine can always determine a solution.

2.3.2 The PSO shall, in consultation with the rules change panel, from time to time review the constraint violation costs referred to in section 2.3.1 and may, after any such review, alter their values.

2.3.3 A constraint violation cost established or altered by the PSO pursuant to section 2.3.1 or 2.3.2 may comprise a range of values to be applied in different circumstances in that their application may vary depending on the extent of the violation of a given constraint.

2.3.4 The PSO shall communicate the constraint violation costs established pursuant to section 2.3.1 and any alteration to their values made pursuant to section 2.3.2 to the EMC, and the EMC shall publish the values.
3 EMC RESPONSIBILITIES

3.1 Market Network Nodes

Explanatory Note: The Market Network Nodes (MNNs) represent those nodes at which market transactions take place. Thus a dispatch network node (DNN) with no load or generation will not be represented as a MNN. A MNN will be associated with each different schedulable resource to be settled. Thus if there are 5 different meters corresponding to different facilities at a dispatch network node then there will need to be 5 MNNs associated with that dispatch network node. While this feature has been defined to allow maximum generality, the fact that loads are settled at a single location (the SHUB) will mean that the distinction between MNNs and DNNs will be most relevant for generators.

3.1.1 The EMC shall define a set of market network nodes or MNN having the following characteristics:

3.1.1.1 at each market network node there shall be either a single revenue quality meter measuring all relevant flows into or out of that market network node, or a process by which the flows measured by one or more revenue quality meters can be transformed to determine the deemed flow at that market network node; and

3.1.1.2 each market network node shall be associated with only one market participant.

3.1.2 Only one market participant shall, for settlement purposes, be assigned to and responsible for making or receiving settlement amounts in respect of the metered flow or the deemed flow at a given MNN.

3.1.3 The EMC shall:

3.1.3.1 establish the necessary parameters for relating dispatch network nodes and market network nodes to all generation registered facilities, import registered facilities and generation settlement facilities in accordance with section D.7 of Appendix 6D;

3.1.3.2 develop software and procedures to perform the price transformations described in sections D.7 and D.24 of Appendix 6D; and
3.1.3.3 publish the names of the market network nodes and the identity of the revenue quality meter assigned to each market network node.

3.1.4 The EMC shall maintain and update as required the elements described in section 3.1.3, including publishing changes to any information previously published pursuant to section 3.1.3.3.

3.2 FORECASTING SYSTEMS

3.2.1 The EMC shall establish such systems and procedures, and train such staff, as may be necessary to allow the EMC to transform, on a regular basis as required by sections 7.2.1 and 9.1.1, load forecasts for Singapore received from the PSO for each dispatch period into nodal load forecasts for the same dispatch period. The methodology, including revisions thereto, for transforming load forecasts for Singapore received from the PSO into nodal load forecasts shall be published by the EMC.

3.3 MARKET CLEARING ENGINE

3.3.1 The EMC shall develop, test, and implement the market clearing engine, which shall:

3.3.1.1 employ linear programming to maximise the net gains from trade between market participants, as defined by their offers, given the conditions and requirements assumed for any dispatch period;

3.3.1.2 implement the formulation specified in Appendix 6D, employing such approximations as may be necessary to provide a sufficient approximation of physical reality for scheduling purposes within a linear programming framework;

3.3.1.3 be capable of always producing a solution within a timeframe that allows the EMC and the PSO to perform their respective obligations under these market rules in a timely manner;

3.3.1.4 accept as input the data referred to in Appendix 6B;

3.3.1.5 produce dispatch schedules for each dispatch period containing the data referred to in section C.2 of Appendix 6C;

3.3.1.6 produce price schedules for each dispatch period containing the data referred to in sections C.3.1 of Appendix 6C; and
3.3.1.7 produce additional reports containing the data referred to in section C.4 of Appendix 6C.

3.4 **DATA SUBMISSION PROCESS**

3.4.1 The EMC shall establish, publish in the applicable market manual and implement a process for the submission and validation of the following data:

3.4.1.1 *standing offers for energy, reserve and regulation*;

3.4.1.2 *offer variations for energy, reserve and regulation*;

3.4.1.2A *standing bids for energy*;

3.4.1.2B *bid variations for energy*; and

3.4.1.3 *standing capability data*.

**Explanatory Note:** Standing offers, standing bids, offer variations and bid variations will be submitted and validated via computer without human intervention. Modifications to standing capability data will be quite infrequent and the data in question must be certified by the PSO, so this information will be entered manually by the EMC.

3.4.2 Validation by the EMC of *standing offers, standing bids, offer variations, bid variations* and *standing capability data* shall be limited to determining whether:

3.4.2.1 they are in the form and contain the information required by the market rules and any applicable market manual;

3.4.2.2 they are submitted in the manner and within the time prescribed by the market rules and any applicable market manual;

3.4.2.3 in the case of *standing capability data*, it has been approved by the PSO in accordance with section 4.2; and

3.4.2.4 in the case of *standing offers, standing bids, offer variations, and bid variations*, they are in accordance with the corresponding *standing capability data* to the extent described in sections 5.2 to 5.4,

and the applicable dispatch coordinator shall be responsible for ensuring that such *standing offers, standing bids, offer variations, bid variations* and *standing capability data* comply with the market rules and all applicable market manuals.
3.5 ELECTRONIC COMMUNICATIONS SYSTEM

3.5.1 The EMC shall have an electronic communications system that allows for:

3.5.1.1 the submission of standing offers, standing bids, offer variations and bid variations by dispatch coordinators;

3.5.1.2 the communication by the EMC to each dispatch coordinator of the acceptance or rejection of standing offers, standing bids, offer variations and bid variations;

3.5.1.3 the issuance by the EMC of market outlook scenarios, pre-dispatch schedules, short-term schedules and real-time dispatch schedules and the associated pricing schedules, on a timely basis and in a manner consistent with these market rules.

3.5.2 The EMC shall publish in the applicable market manual:

3.5.2.1 the protocols and procedures for the use of the electronic communications system; and

3.5.2.2 the method by which exchanges of the data referred to in section 3.5.1 shall be communicated in the event of a failure of the electronic communications system.

3A TIMETABLE

3A.1 TIMETABLE

3A.1.1 The EMC, the PSO and each market participant shall comply with the market operations timetable set out in Appendix 6A, unless the market rules allow otherwise.
4 STANDING CAPABILITY DATA

4.1 SUBMISSION

4.1.1 When a market participant applies to register a facility under section 5 of Chapter 2, it shall at the same time submit that facility’s initial standing capability data to the PSO for approval.

4.1.2 If there is a change in the physical capability of a registered facility, its dispatch coordinator shall submit revised standing capability data as necessary to reflect the change, to the PSO for approval.

4.1.3 Standing capability data shall:

4.1.3.1 comply with the requirements of Appendix 6E;

4.1.3.2 be submitted to the PSO in the form specified by the system operation manual; and

4.1.3.3 in the case of revised standing capability data, be submitted to the PSO within the time specified by the system operation manual.

4.1.4 If the PSO requires a dispatch coordinator to provide revised standing capability data under section 9.6.5 of Chapter 5, it shall do so within the time specified by the PSO.

4.2 APPROVAL OR REJECTION

4.2.1 If any initial standing capability data submitted by a market participant or revised standing capability data submitted by a dispatch coordinator is:

4.2.1.1 approved by the PSO, the PSO shall forward the relevant standing capability data to the EMC; or

4.2.1.2 rejected by the PSO, the PSO shall notify the market participant or the dispatch coordinator (as the case may be) of the rejection, with the reasons for the rejection.
4.3 RECEIPT

4.3.1 When the EMC receives approved standing capability data from the PSO under section 4.2.1.1, the EMC shall:

4.3.1.1 confirm receipt to the PSO and the market participant or dispatch coordinator who submitted the standing capability data (as the case may be) in the manner and within the time specified in the applicable market manual; and

4.3.1.2 create or update, as applicable, its records of that relevant standing capability data to be used by the market clearing engine in accordance with the applicable market manual.

4.3.2 If a market participant or dispatch coordinator (as the case may be) does not receive confirmation of receipt of standing capability data under section 4.3.1.1, it must immediately notify the EMC in accordance with the applicable market manual.

4.4 HOW STANDING CAPABILITY DATA IS USED

4.4.1 The EMC shall use the standing capability data held in its records to produce market schedules.

4.4.2 For a given dispatch period, if a registered facility’s revised standing capability data:

4.4.2.1 is not communicated by the PSO to the EMC in time to allow the EMC to revise its records in accordance with section 4.3.1.2; or

4.4.2.2 is rejected by the PSO,

the EMC shall use that registered facility’s last approved standing capability data held in the EMC’s records to produce market schedules for that dispatch period.
5 OFFERS AND BIDS

5.1 OBLIGATION TO HAVE OFFERS

5.1.1 Each generation registered facility and import registered facility shall at all times have a valid standing offer for energy for each dispatch period of each day of the week.

5.1.2 If a generation registered facility is registered to provide:

5.1.2.1 reserve of a reserve class, it shall at all times have a valid standing offer for reserve of that reserve class; and

5.1.2.2 regulation, it shall at all times have a valid standing offer for regulation,

for each dispatch period of each day of the week.

5.1.3 If a load registered facility is registered to provide reserve of a reserve class, it shall at all times have a valid standing offer for reserve of that reserve class for each dispatch period of each day of the week.

5.1.4 A dispatch coordinator may revise a standing offer at any time.

Explanatory Note: The gate closure requirement in section 10.4 shall apply to the revision under section 5.1.4.

5.1.5 Subject to section 10.4.1, for any dispatch period in the current market outlook horizon, if the quantity currently offered in a valid offer for a registered facility exceeds the relevant quantity that its dispatch coordinator reasonably expects to be available from the registered facility by more than:

5.1.5.1 10 MW; or

5.1.5.2 5 percent of the quantity currently offered,

whichever is greater, then that dispatch coordinator shall immediately submit an offer variation for that registered facility for that dispatch period to the EMC.
5.1.6 Subject to section 10.4.1, for each dispatch period that a registered facility is not synchronised and until the earliest dispatch period in which it would be possible for that registered facility to be synchronised, its dispatch coordinator shall:

5.1.6.1 submit offer variations where there are existing offer variations; or

5.1.6.2 submit revised standing offers where there are no offer variations,

so that all the offered quantities are zero.

5.1.7 Subject to section 10.4.1, the dispatch coordinator of a registered facility shall, to the extent necessary for consistency with any standing capability data that is revised and approved under section 4, submit revised standing offers and offer variations that apply from the time that revised standing capability data takes effect.

5.1A OBLIGATION TO HAVE BIDS

5.1A.1 If a load registered facility is registered to be scheduled for energy withdrawal for the purposes of load curtailment, it shall at all times have a valid restricted standing bid for energy for each dispatch period of each day of the week.

5.1A.2 A dispatch coordinator may revise a standing bid at any time.

Explanatory Note: The gate closure requirement in section 10.4 shall apply to the revision under section 5.1A.2.

5.1A.3 Subject to section 10.4.2, for any dispatch period in the current market outlook horizon, if the quantity of energy currently bid in a valid bid for an LRF with REB exceeds the relevant quantity of energy that its dispatch coordinator reasonably expects to be able to be withdrawn by that LRF with REB by more than:

5.1A.3.1 0.5 MW; or

5.1A.3.1 5 percent of the quantity of energy currently bid,

whichever is greater, then that dispatch coordinator shall immediately submit a bid variation for that LRF with REB for that dispatch period to the EMC.
5.1A.4 Subject to section 10.4.2, for each dispatch period that an LRF with REB is not able to be subject to be scheduled for energy withdrawal for the purposes of load curtailment and until the earliest dispatch period in which it would be possible for that LRF with REB to be subject to be scheduled for energy withdrawal for the purposes of load curtailment, its dispatch coordinator shall:

5.1A.4.1 submit bid variations where there are existing bid variations; or
5.1A.4.2 submit revised standing bids where there are no bid variations, so that all the hidden quantities are zero.

5.1A.5 Subject to section 10.4.2, the dispatch coordinator of an LRF with REB shall, to the extent necessary for consistency with any standing capability data that is revised and approved by the PSO under section 4, or any applicable price limits as revised from time to time, submit revised standing bids and bid variations that apply from the time that revised standing capability data takes effect.

5.2 FORM OF ENERGY OFFERS

5.2.1 Each energy offer is an offer to provide energy to the relevant real-time market by a generation registered facility or an import registered facility at its market network node in a dispatch period.

5.2.2 Each energy offer shall state:

5.2.2.1 the identity of the generation registered facility or import registered facility that the energy offer is for;
5.2.2.2 if it is a standing offer or an offer variation;
5.2.2.3 the dispatch period that the energy offer is for;
5.2.2.4 between 1 to 10 price-quantity pairs. These shall be stated in increasing order of price;
5.2.2.5 the maximum combined capacity of the generation registered facility or import registered facility for energy, reserve and regulation for the dispatch period; and
Explanatory Note: Under normal circumstances, the maximum combined capacity of a generation facility under section 5.2.2.5 could be stated as at least equal to the highest maximum combined generation capacity and reserve capacity for any reserve class, indicated in that generation facility’s standing capability data under section E.1.1.6 of Appendix 6E. (In such situations, the limits in the standing capability data will apply through sections D.9A.7.1 and D.9A.8.1 of Appendix 6D.)

If the market participant for a generation registered facility wishes to temporarily de-rate its generation facility for maintenance or other purposes, the maximum combined capacity under section 5.2.2.5 could be stated at a lower level. (In such situations, the stated maximum combined capacity will apply through sections D.9A.7.2 and D.9A.8.2 of Appendix 6D.)

5.2.2.6 the energy ramp-up rate and the energy ramp-down rate, which respectively imply the allowable increase and decrease in the output of the generation registered facility or import registered facility during the dispatch period.

5.2.3 The generation registered facility or import registered facility that the energy offer is for must be registered to provide energy.

5.2.4 The price in each price-quantity pair of an energy offer shall:

5.2.4.1 be expressed in $/MWh to two decimal places;

5.2.4.2 not exceed the upper price limit specified in Appendix 6J; and

5.2.4.3 not be less than the lower price limit specified in Appendix 6J.

5.2.5 The quantity in each price-quantity pair of an energy offer shall be expressed in MW to one decimal place and shall not be less than 0.0 MW.

5.2.5A Notwithstanding sections 5.2.4.3 and 5.2.6, for energy offers in respect of a generation registered facility that is an embedded generation facility:

5.2.5A.1 subject to section 5.2.5, the quantity (if any) in the first price-quantity pair of an energy offer (referred to in sections 5.2.5B and 5.2.5C as “declared quantity”) shall be the quantity of electricity that the embedded generation facility is intended to generate for the associated load of its EGF group; and
5.2.5A.2 The price in the first price-quantity pair of an energy offer shall be set to equal 95% of CDC, where CDC shall be as specified in section J.2 of Appendix 6J.

Explanatory Note: The price in the first price-quantity pair of the energy offer in respect of an generation registered facility that is an embedded generation facility will be set below the lower limit for energy offers so that the energy offered from embedded generation facility for consumption by the associated load of its EGF group will have a higher priority to be dispatched.

5.2.5B The declared quantity for any dispatch period $h$ shall comply with the formula set out in section 5.2.5C. The EMC shall report any breach of the foregoing requirement to the market surveillance and compliance panel for investigation.

5.2.5C The formula referred to in section 5.2.5B above is as follows:

$$
\sum_{m(sa)} \left[ \frac{1}{2} \times (\text{Declared Quantity}_{h,m(sa)} + \text{Declared Quantity}_{h-1,m(sa)}) \right] \times \frac{1}{2} \text{ hour}
- \text{WPQ}_{h(sa)} \leq 5 \text{ MWh}
$$

where:

$h$ = a settlement interval or the dispatch period corresponding to that settlement interval

$h-1$ = the dispatch period immediately preceding dispatch period $h$

WPQ$_{h(sa)}$ = associated load for that EGF group

$\sum_{m(sa)}$ = sum over all MNNs associated with the settlement account that is associated with that EGF group

5.2.6 If the quantity in a price-quantity pair of an energy offer is 0.0 MW, the corresponding price shall be $0.00$/MWh.

5.2.7 The total of the quantities in all the price-quantity pairs of an energy offer for a dispatch period shall not exceed:

5.2.7.1 the maximum generation capacity or import capacity, indicated in the relevant generation registered facility’s or import registered facility’s standing capability data for that dispatch period;

5.2.7.2 the maximum quantity of energy that can be supplied in that dispatch period by that generation registered facility or
import registered facility, as reasonably estimated by its dispatch coordinator; or

5.2.7.3 the maximum combined capacity of that generation registered facility or import registered facility for energy, reserve and regulation stated in the energy offer under section 5.2.2.5.

5.2.8 The maximum combined capacity of the generation registered facility or import registered facility for energy, reserve and regulation stated in an energy offer under section 5.2.2.5 shall be expressed in MW to one decimal place and not be less than 0.0 MW.

5.2.9 The energy ramp-up rate and the energy ramp-down rate stated in an energy offer shall each:

5.2.9.1 be expressed in MW/minute to one decimal place;

5.2.9.2 not be less than 0.0 MW/minute; and

5.2.9.3 not exceed respectively the maximum ramp-up rate and maximum ramp-down rate indicated in the relevant generation registered facility’s or import registered facility’s standing capability data.

5.2A FORM OF RESTRICTED ENERGY BIDS

5.2A.1 Each restricted energy bid is a bid to withdraw energy in the relevant real-time market by an LRF with REB in a dispatch period.

5.2A.2 Each restricted energy bid submitted for an LRF with REB shall state:

5.2A.2.1 the identity of the LRF with REB that the restricted energy bid is for;

5.2A.2.2 if it is a standing bid or a bid variation;

5.2A.2.3 the dispatch period that the restricted energy bid is for;

5.2A.2.4 the total load capacity, which is the total quantity of energy that the LRF with REB would have withdrawn if the LRF with REB was not subject to load curtailment;

5.2A.2.5 between 1 to 10 price-quantity pairs. These shall be stated in decreasing order of price for the quantity of load that the LRF with REB commits to be subject to dispatch by the PSO; and
5.2A.2.6 the energy ramp-up rate and the energy ramp-down rate, which respectively imply the allowable increase and decrease in energy withdrawal by the LRF with REB during the dispatch period.

Explanatory Note: In relation to sections 5.2A.2.4 and 5.2A.2.5, if an LRF with REB does not intend to be scheduled for energy withdrawal for the purposes of load curtailment for a particular dispatch period, all bid quantities and the total load capacity for that particular dispatch period should be specified by its dispatch coordinator as zero.

5.2A.3 The load facility that a restricted energy bid is for must be registered to be scheduled for energy withdrawal for the purposes of load curtailment.

5.2A.4 The price in each price-quantity pair of a restricted energy bid shall, subject to section 5.2A.6:

5.2A.4.1 be expressed in $/MWh to two decimal places;

5.2A.4.2 not exceed the upper price limit specified in Appendix 6J; and

5.2A.4.3 not be less than the lower price limit specified in Appendix 6J.

Explanatory Note: The lower price limit on restricted energy bids varies every calendar quarter. Market participants for LRFs with REB shall ensure the price in each price-quantity pair of a restricted energy bid is not less than the applicable lower price limit.

5.2A.5 The quantity in each price-quantity pair of a restricted energy bid shall be expressed in MW to one decimal place and shall not be less than 0.0 MW.

5.2A.6 If the quantity in a price-quantity pair of a restricted energy bid is 0.0 MW, the corresponding price shall be $0.00/MWh.

5.2A.7 The total of the quantities in all the price-quantity pairs of a restricted energy bid for a dispatch period shall not exceed any one of the following:

5.2A.7.1 the maximum load curtailment capacity, indicated in the standing capability data for that LRF with REB for that dispatch period;
5.2A.7.2 the maximum quantity of load of that LRF with REB that can be subject to load curtailment as reasonably estimated by its dispatch coordinator; and

5.2A.7.3 the total load capacity stated in the restricted energy bid in section 5.2A.2.4.

5.2A.8 The total load capacity of the LRF with REB stated in section 5.2A.2.4 shall be expressed in MW to one decimal place and not be less than 0.0 MW.

5.2A.9 The energy ramp-up rate and the energy ramp-down rate stated in a restricted energy bid shall each:

5.2A.9.1 be expressed in MW/minute to three decimal places;

5.2A.9.2 not be less than 0.000 MW/minute; and

5.2A.9.3 not exceed respectively the maximum ramp-up rate and the maximum ramp-down rate indicated in the LRF with REB's standing capability data.

5.3 FORM OF RESERVE OFFERS

5.3.1 Each reserve offer:

5.3.1.1 is an offer to provide reserve to the relevant real-time market by a generation registered facility or a load registered facility in a dispatch period;

5.3.1.2 applies only to one reserve class; and

5.3.1.3 constitutes an offer to provide reserve within the reserve provider group to which the generation registered facility or the load registered facility (as the case may be) has been assigned by the PSO for that reserve class.

5.3.2 Each reserve offer shall state:

5.3.2.1 the identity of the generation registered facility or load registered facility that the reserve offer is for;

5.3.2.2 if it is a standing offer or an offer variation;

5.3.2.3 the reserve class that the reserve offer relates to;

5.3.2.4 the dispatch period that the reserve offer is for;
5.3.2.5 between 1 to 5 price-quantity pairs. These shall be stated in increasing order of price; and

5.3.2.6 if the reserve offer is for a generation registered facility, a reserve proportion, which constrains the maximum reserve that may be scheduled from that generation registered facility to a specified ratio of its energy scheduled.

5.3.3 The generation registered facility or load registered facility must be registered to provide reserve for the reserve class that its reserve offer is for.

5.3.4 The price in each price-quantity pair of a reserve offer shall:

5.3.4.1 be expressed in $/MWh to two decimal places;

5.3.4.2 not exceed the upper price limit for the applicable reserve class specified in Appendix 6J; and

5.3.4.3 not be less than $0.00/MWh.

5.3.5 The quantity in each price-quantity pair of a reserve offer shall be expressed in MW to one decimal place and must not be less than 0.0 MW.

5.3.6 If the quantity in a price-quantity pair of a reserve offer is 0.0 MW, the corresponding price shall be $0.00/MWh.

5.3.7 The total of the quantities in all the price-quantity pairs of a reserve offer of a dispatch period shall not exceed:

5.3.7.1 the maximum reserve capacity for that reserve class, indicated in the relevant generation registered facility’s or load registered facility’s standing capability data for that dispatch period; or

5.3.7.2 the maximum quantity of reserve that can be supplied for that reserve class in that dispatch period by that generation registered facility or load registered facility, as reasonably estimated by its dispatch coordinator.
5.3.8 The dispatch coordinator shall state in a reserve offer the reserve proportion that minimises the likelihood of the generation registered facility being scheduled to provide more reserve than it can reliably provide at any given level of scheduled energy.

5.3.9 The reserve proportion stated in a reserve offer shall:

5.3.9.1 not be less than zero; and

5.3.9.2 not exceed the reserve proportion indicated in the relevant generation registered facility’s standing capability data.

5.4 FORM OF REGULATION OFFERS

5.4.1 Each regulation offer is an offer to provide regulation to the relevant real-time market by a generation registered facility in a dispatch period.

5.4.2 The EMC shall use a regulation offer of a generation registered facility to produce market schedules only if it is represented as synchronised in the dispatch network data and its forecast generation level at the beginning of that dispatch period indicates that it is able to provide regulation.

5.4.3 Each regulation offer shall state:

5.4.3.1 the identity of the generation registered facility that the regulation offer is for;

5.4.3.2 if it is a standing offer or an offer variation;

5.4.3.3 the dispatch period that the regulation offer is for; and

5.4.3.4 between 1 to 5 price-quantity pairs. These shall be stated in increasing order of price.

5.4.4 The generation registered facility that the regulation offer is for must be registered to provide regulation.

5.4.5 The price in each price-quantity pair of a regulation offer shall:

5.4.5.1 be expressed in $/MWh to two decimal places;

5.4.5.2 not exceed the upper price limit specified in Appendix 6J; and

5.4.5.3 not be less than $0.00/MWh.
5.4.6 The quantity in each price-quantity pair of a regulation offer shall be expressed in MW to one decimal place and shall not be less than 0.0 MW.

5.4.7 If the quantity in a price-quantity pair of a regulation offer is 0.0 MW, the corresponding price shall be $0.00/MWh.

5.4.8 The total of the quantities in all the price-quantity pairs of a regulation offer shall represent both the maximum increase and the maximum decrease in energy output that the relevant generation registered facility can achieve for the purpose of providing regulation. The total of the quantities in all the price-quantity pairs of a regulation offer of a dispatch period shall not exceed:

5.4.8.1 the maximum regulation capacity, indicated in that generation registered facility’s standing capability data for that dispatch period; or

5.4.8.2 the maximum quantity of regulation that can be supplied in that dispatch period by that generation registered facility, as reasonably estimated by its dispatch coordinator.

5.5 COMMUNICATION OF OFFERS AND BIDS

5.5.1 Each offer or bid shall:

5.5.1.1 be submitted using the forms, procedures and data formats prescribed in the applicable market manual;

5.5.1.2 comply with the requirements in section 5.2, 5.2A, 5.3 or 5.4; and

5.5.1.3 be submitted to the EMC by the applicable dispatch coordinator via the electronic communications system or in accordance with section 3.5.2.2.

5.6 RECEIPT OF OFFERS AND BIDS

5.6.1 When the EMC receives any offer or bid, it shall:

5.6.1.1 stamp the offer or bid with the time that it was received;

5.6.1.2 within five minutes, confirm receipt of the offer or bid; and

5.6.1.3 within five minutes, validate the offer or bid in accordance with section 5.7 and release information indicating that the offer or bid has been:
a. accepted as valid; or

b. rejected, with reasons for the rejection.

5.6.2 If a dispatch coordinator does not receive confirmation of receipt or information on the acceptance or rejection of an offer or bid from the EMC in accordance with section 5.6.1, it shall immediately inform the EMC. If the problem lies with the electronic communications systems, the EMC shall take steps to rectify the problem as soon as possible.

5.6.3 For a given registered facility, if any revised standing offer or offer variation applicable to a given dispatch period:

5.6.3.1 is not communicated to the EMC, or

5.6.3.2 is rejected by the EMC,

the last accepted valid standing offer for that dispatch period shall apply. However, if that registered facility has a last accepted valid offer variation for that dispatch period, that offer variation shall apply instead in respect of that dispatch period.

5.6.4 For a given LRF with REB, if any revised standing bid or bid variation applicable to a given dispatch period:

5.6.4.1 is not communicated to the EMC, or

5.6.4.2 is rejected by the EMC,

the last accepted valid standing bid (if any and which has not been invalidated in accordance with the applicable market manual) for that dispatch period shall apply. However, if that LRF with REB has a last accepted valid bid variation (which has not been invalidated in accordance with the applicable market manual) for that dispatch period, that bid variation shall apply instead in respect of that dispatch period.

5.7 VALIDATION OF OFFERS AND BIDS

5.7.1 The EMC shall determine if each offer:

5.7.1.1 complies with the market manual referred to in section 3.4.1; and

5.7.1.2 complies with the requirements in section 5.2, 5.3 or 5.4.

If an offer satisfies both conditions, the EMC shall accept the offer as valid. If not, the EMC shall reject the offer.
5.7.2 The EMC shall determine if each bid:

5.7.2.1 complies with the market manual referred to in section 3.4.1; and

5.7.2.2 complies with the requirements in section 5.2A,

from time to time as may be required under such market manual. If a bid complies with the requirements of both sections 5.7.2.1 and 5.7.2.2 above, the EMC shall accept or deem the bid as valid until the time of the next determination as may be required under such market manual. The EMC shall reject the bid or treat the bid as invalidated if any of the requirements of sections 5.7.2.1 and 5.7.2.2 is not complied with.

5.8 **HOW OFFERS AND BIDS ARE USED**

5.8.1 All offers and bids shall, if accepted as valid by the EMC, be stored by the EMC.

5.8.2 Subject to sections 5.8.3 and 5.8.4, the EMC shall:

5.8.2.1 use the last accepted valid standing offer, except that, if there is a last accepted valid offer variation, the EMC shall use that offer variation instead; and

5.8.2.2 use the last accepted valid standing bid (if any and which has not been invalidated in accordance with the applicable market manual), except that, if there is a last accepted valid bid variation (which has not been invalidated in accordance with the applicable market manual), the EMC shall use that bid variation instead,

to produce market schedules for the applicable dispatch period.
5.8.3 If an offer or bid for a dispatch period was accepted as valid before the scheduled time for commencement of computation of a market schedule containing that dispatch period using the market clearing engine, as stipulated in Appendix 6A, that offer or bid (in the case of the bid, if it has not been invalidated in accordance with the applicable market manual) shall be used by the EMC in the production of that market schedule.

5.8.4 If an offer variation or bid variation for a dispatch period was submitted after that dispatch period had begun, the EMC shall not use that offer variation or bid variation in the production of any market schedule containing that dispatch period.
6 PSO RESPONSIBILITIES WITHIN THE MARKET OUTLOOK HORIZON

6.1 MARKET OUTLOOK HORIZON DATA

6.1.1 The PSO shall, on each dispatch day and in accordance with the market operations timetable:

6.1.1.1 conduct such studies as may be necessary to determine the appropriate parameters to be used as inputs to the market clearing engine for each dispatch period in the current market outlook horizon;

6.1.1.2 determine or update, as the case may be, the dispatch related data referred to in Appendix 6G for each dispatch period in the market outlook horizon; and

6.1.1.3 communicate the dispatch related data referred to in section 6.1.1.2 to the EMC.
7 EMC RESPONSIBILITIES WITHIN THE MARKET OUTLOOK HORIZON

7.1 TERMINOLOGY AND PURPOSE

7.1.1 The market outlook horizon is, at any given point in time, the period running continuously from that point in time to the end of the sixth dispatch day thereafter.

7.1.2 The pre-dispatch horizon shall:

7.1.2.1 at any given time before 12:00 hours on a given dispatch day, cover all dispatch periods commencing at the end of the current dispatch period and ending following the end of the last dispatch period of the current dispatch day; and

7.1.2.2 at any given time at or after 12:00 hours on a given dispatch day, cover all dispatch periods commencing at the end of the current dispatch period and ending following the end of the last dispatch period of the dispatch day following the current dispatch day.

7.1.2A The short-term horizon shall, at any given point in time, cover twelve consecutive dispatch periods commencing immediately after the end of the current dispatch period.

7.1.3 The EMC shall determine market outlook scenarios, pre-dispatch schedules and short-term schedules in order to provide itself, the PSO and market participants with advance information and projections necessary to plan the physical operation of the PSO controlled system and registered facilities and to manage load over the market outlook horizon.

7.2 LOAD FORECASTING

7.2.1 The EMC shall prepare and update, on the basis of the data received from the PSO pursuant to section 6.1.1.3 and in accordance with section 7.2.2, the following three nodal load forecasts covering the remainder of the current market outlook horizon:

7.2.1.1 a normal load forecast, being based on the expected system load forecast provided by the PSO pursuant to section 6.1.1.3;
7.2.2 The nodal load forecasts described in section 7.2.1, comprising a forecast of load for each dispatch network node for the relevant dispatch period, shall be prepared by applying the load participation factors to the forecast of non-dispatchable load provided by the PSO in accordance with section G.2.1 of Appendix 6G. The load participation factor for a given dispatch period shall be determined by the EMC using load disposition for similar days and similar dispatch periods. Load disposition shall be determined by the EMC using the data provided by the PSO pursuant to section G.2.3 of Appendix 6G or historical metering data, as the EMC deems appropriate. The load participation factors for all dispatch network nodes for a given dispatch period shall sum to one. The methodology, including revisions thereto, for determining the load participation factors and how the load participation factors are utilised to determine the nodal load forecasts, shall be published by the EMC in the publication referred to in section 3.2.1 of Chapter 6.

Explanatory Note: The phrase “load disposition for similar days and similar dispatch periods” is explained in the aforesaid published methodology.

7.2.3 In the event that the PSO forecasts a shortfall of energy in accordance with section G.2.2 of Appendix 6G for any dispatch period within the first two hours of the market outlook horizon, the EMC shall immediately adjust the nodal load forecasts described in section 7.2.1 for the corresponding dispatch periods to reflect the shortfall quantities and locations specified by the PSO.
7.2.4 Notwithstanding section 13 of Chapter 1, no market participant shall be entitled to compensation from the EMC or the PSO for any financial loss sustained by the market participant due to the market participant having been dispatched on the basis of load as forecasted pursuant to this section 7 rather than on the basis of actual load.

7.3 **DETERMINING MARKET OUTLOOK SCENARIOS**

7.3.1 The EMC shall, in accordance with section 7.6 and Appendix 6A, determine a market outlook scenario corresponding to the nodal load forecast described in sections 7.2.1, adjusted where applicable under section 7.2.3.

7.3.2 Each market outlook scenario shall include all dispatch periods between the end of the pre-dispatch horizon current at the time when the market outlook scenario is due to be released and the end of the market outlook horizon current at the time when the market outlook scenario is due to be released in accordance with section 7.7.1.

7.4 **DETERMINING PRE-DISPATCH SCHEDULES**

7.4.1 The EMC shall, in accordance with section 7.6 and Appendix 6A, determine a pre-dispatch schedule corresponding to the nodal load forecast described in section 7.2.1.1, adjusted where applicable under section 7.2.3.

7.4.2 Each pre-dispatch schedule shall include all dispatch periods in the pre-dispatch horizon current at the time when the pre-dispatch schedule is due to be released in accordance with section 7.7.2.

Explanatory Note: This means that the pre-dispatch schedule will always cover at least 12 hours and not more than 36 hours of time. Before noon it will cover the period up to the end of the current dispatch day, and after noon will cover the period up to the end of the next dispatch day. The market outlook scenario will cover the remaining 6 days to the end of the market outlook horizon.

7.4A **DETERMINING SHORT-TERM SCHEDULES**

7.4A.1 The EMC shall, in accordance with section 7.6 and Appendix 6A, determine three short-term schedules corresponding to the nodal load forecasts described in section 7.2.1, adjusted where applicable under section 7.2.3.
7.4A.2 Each short-term schedule shall include all dispatch periods in the short-term horizon current at the time when the short-term schedule is due to be released in accordance with section 7.7.2A.

Explanatory Note: The short-term schedule will always cover 12 consecutive dispatch periods.

7.5 INFORMATION USED IN EACH SCENARIO OR SCHEDULE

7.5.1 The EMC shall use the most current valid information on the following to determine and revise each of the scenarios or schedules referred to in sections 7.3, 7.4 and 7.4A:

7.5.1.1 offers and bids for the relevant dispatch period held by the EMC;

7.5.1.2 standing capability data as applicable to each dispatch period represented within the short-term horizon, pre-dispatch horizon and the market outlook horizon, as the case may be, held by the EMC;

7.5.1.3 the applicable nodal load forecasts referred to in section 7.3.1, 7.4.1 or 7.4A.1, as the case may be;

7.5.1.4 the dispatch related data referred to in section 6.1.1.3 received from the PSO;

7.5.1.5 the initial loading of each generation facility and import registered facility, determined:

   a. in the case of each market outlook scenario, on the basis of the end of the last dispatch period represented in the most recently published pre-dispatch schedule which was determined using the same nodal load forecast and that contains the applicable dispatch period; and

   b. in the case of each pre-dispatch schedule, on the basis of the later of the real-time dispatch schedule for the period after the current dispatch period (if available) and the real-time dispatch schedule for the current dispatch period;

7.5.1.6 the import limit and export limit;

7.5.1.7 the applicable price limits from Appendix 6J; and
7.5.1.8 such other parameters or data as may be required to enable the *market clearing engine* to determine the required outputs.

### 7.6 SOLVING EACH SCENARIO OR SCHEDULE

7.6.1 The *EMC* shall determine and revise as required each *market outlook scenario, pre-dispatch schedule* and *short-term schedule* by sequentially running the *market clearing engine* for each *dispatch period* specified in section 7.3.2, 7.4.2 or 7.4A.2, as the case may be, using the information described in section 7.5.

7.6.1A When preparing each *pre-dispatch schedule*, the *market clearing engine* shall be run for each *dispatch period* from the end of the relevant *dispatch period* for which the *real-time dispatch schedule* used in section 7.5.1.5(b) applies, until the end of the *pre-dispatch horizon* to which such *pre-dispatch schedule* relates.

**Explanatory note:** This means that for pre-dispatch schedules, the market clearing engine is always run from the best current estimates of data. However, when reporting the actual schedule, only the dispatch periods in the schedule are reported – the initial periods that are run in order to get to the start of the pre-dispatch horizon are not reported.

7.6.1B When preparing each *short-term schedule*, the *market clearing engine* shall be run for each *dispatch period* from the end of the current *dispatch period*, until the end of the *short-term horizon* to which such *short-term schedule* relates.

**Explanatory note:** This means that for the short-term schedule, the market clearing engine is always run from the best current estimates of data. However, when reporting the actual schedule, only the dispatch periods in the short-term horizon are reported – the initial period that is run in order to get to the start of the short-term horizon is not reported.

7.6.2 In determining the scenarios referred to in section 7.6.1, each *dispatch period* shall be assumed to be independent of the others except that:

7.6.2.1 subject to section 7.6.2.2, the initial loading of each *generation facility* and *import registered facility* for each *dispatch period* shall be set equal to the value determined for the end of the preceding *dispatch period* for the relevant *nodal load forecast*; and
7.6.2.2 the initial loading of each generation facility and import registered facility for the first dispatch period shall be set in accordance with section 7.5.1.5 for the relevant nodal load forecast.

7.7 Release of Scenario Information

7.7.1 By 9:00 hours of each dispatch day the EMC shall, for each dispatch period covered by the market outlook scenario referred to in section 7.3.1:

7.7.1.1 release to the dispatch coordinator for each registered facility the projected schedules for energy, regulation and reserve, by reserve class, for that registered facility;

7.7.1.2 publish the information described in section 7.7.3; and

7.7.1.3 communicate to the PSO the projected schedules for energy, regulation and reserve, by reserve class, for each registered facility, together with the information described in section 7.7.3, in accordance with the system operation manual and any applicable market manual.

7.7.2 Not later than 15 minutes prior to the commencement of the first dispatch period of the pre-dispatch schedule referred to in section 7.4.1, the EMC shall, for each dispatch period covered by the pre-dispatch schedule:

7.7.2.1 release to the dispatch coordinator for each registered facility the projected schedules for energy, regulation and reserve, by reserve class, for that registered facility;

7.7.2.2 publish the information described in section 7.7.3; and

7.7.2.3 communicate to the PSO the projected schedules for energy, regulation and reserve, by reserve class, for each registered facility, together with the information described in section 7.7.3, in accordance with the system operation manual and any applicable market manual.

7.7.2A Not later than 25 minutes prior to the commencement of the first dispatch period of each of the three short-term schedule referred to in section 7.4A.1, the EMC shall, for each dispatch period included in each of those three short-term schedule:

7.7.2A.1 release to the dispatch coordinator for each registered facility the projected schedules for energy, regulation and reserve, by reserve class, for that registered facility;
7.7.2A.2 publish the information described in section 7.7.3; and

7.7.2A.3 communicate to the PSO the projected schedules for energy, regulation and reserve, by reserve class, for each registered facility, together with the information described in section 7.7.3, in accordance with the system operation manual and any applicable market manual.

7.7.3 In accordance with sections 7.7.1, 7.7.2 and 7.7.2A, the EMC shall publish the following information for each dispatch period and for each market outlook scenario, pre-dispatch schedule and short-term schedule:

7.7.3.1 the projected total load;

7.7.3.1A the projected total load curtailment of all LRFs with REB;

7.7.3.2 the projected total transmission losses;

7.7.3.3 total reserve requirements by reserve class;

7.7.3.4 total regulation requirements;

7.7.3.5 projected energy prices associated with each market network node at which a generation registered facility, import registered facility or generation settlement facility is located, determined in accordance with sections D.24.1 and D.24.5 of Appendix 6D;

7.7.3.6 the projected uniform Singapore energy price, determined in accordance with section D.24.6 of Appendix 6D;

7.7.3.6A the projected load curtailment price, determined in accordance with D.24.10 of Appendix 6D;

7.7.3.6B the projected counterfactual uniform Singapore energy price, determined in accordance with sections D.24.8 and D.24.9 of Appendix 6D;

7.7.3.7 projected reserve prices for each reserve class and reserve provider group, determined in accordance with sections D.24.3, D.24.5 and D.24.7 of Appendix 6D;

7.7.3.8 projected regulation prices, determined in accordance with sections D.24.4 and D.24.5 of Appendix 6D;

7.7.3.9 any predicted system energy shortfalls;

7.7.3.10 any predicted system reserve shortfalls, by reserve class;

7.7.3.11 any predicted system regulation shortfalls;
7.7.3.12 a list of security constraints and generation fixing constraints applied; and

7.7.3.13 the projected estimated hourly energy uplift rebate, determined in accordance with section D.25.1.13 of Appendix 6D.

7.7.4 The market outlook scenarios, pre-dispatch schedules and short-term schedules reflect indicative forecasts which are released for information purposes only and are not binding on the EMC, the PSO or any market participant.
8 PSO RESPONSIBILITIES IN REAL TIME

8.1 PREPARATION FOR REAL-TIME DISPATCH

8.1.1 The PSO shall, prior to each dispatch period and in accordance with the market operations timetable, take the following actions so as to keep dispatch related data current and available for the EMC:

8.1.1.1 conduct such studies as may be necessary to determine the appropriate parameters to be used as inputs to the market clearing engine for the upcoming dispatch period;

8.1.1.2 determine or update, as the case may be, the dispatch related data referred to in Appendix 6G for the dispatch period; and

8.1.1.3 communicate the dispatch related data referred to in section 8.1.1.2 to the EMC.

8.1.2 In accordance with section 9.1.2 of Chapter 5, any real-time dispatch schedule received from the EMC shall be deemed to constitute the dispatch instructions issued by the PSO to the applicable dispatch coordinators unless and until further dispatch instructions are issued by the PSO to a given dispatch coordinator pursuant to section 9.1.3 of Chapter 5.
9 EMC RESPONSIBILITIES IN REAL TIME

9.1 Preparation for Real-Time Dispatch

9.1.1 The EMC shall for each dispatch period and in accordance with the market operations timetable:

9.1.1.1 revise as required the most current nodal load forecast referred to in section 7.2.1.1 on the basis of information received from the PSO pursuant to section 8.1.1.3; and

9.1.1.2 determine and communicate real-time dispatch schedules in accordance with section 9.2.

9.1.2 In the event that the PSO forecasts a shortfall of energy in accordance with section G.2.2 of Appendix 6G for any dispatch period within the first two hours of the market outlook horizon, the EMC shall immediately adjust the nodal load forecasts described in section 7.2.1.1 for the corresponding dispatch periods to reflect the shortfall quantities and locations specified by the PSO.

9.1.3 Notwithstanding section 13 of Chapter 1, no market participant shall be entitled to compensation from the EMC or the PSO for any financial loss sustained by the market participant due to the market participant having been dispatched on the basis of load as forecasted pursuant to this section 9 rather than on the basis of actual load.

9.2 The Real-Time Scheduling Process

9.2.1 The EMC shall, prior to the commencement of each dispatch period and in accordance with the market operations timetable, use the market clearing engine to determine for that dispatch period:

9.2.1.1 a real-time dispatch schedule, containing schedules of energy, reserve and regulation for registered facilities, to be released to the PSO, which in accordance with section 9.1.2 of Chapter 5 shall be deemed to constitute the dispatch instructions issued by the PSO to the applicable dispatch coordinators unless and until further dispatch instructions are issued by the PSO to a given dispatch coordinator pursuant to section 9.1.3 of Chapter 5; and

9.2.1.2 a real-time pricing schedule determined by the market clearing engine in accordance with section D.24 of Appendix 6D, including:
a. energy prices for each market network node;

b. the uniform Singapore electricity price;

c. reserve prices for each reserve class and for each reserve provider group;

d. regulation prices; and

e. the load curtailment price.

9.2.2 The EMC shall use the most current valid information on the following to determine the real-time dispatch schedule and real-time pricing schedule described in section 9.2.1:

9.2.2.1 offers and bids for the relevant dispatch period held by the EMC;

9.2.2.2 standing capability data for the relevant dispatch period held by the EMC;

9.2.2.3 the nodal load forecast referred to in section 9.1.1.1, adjusted where applicable under section 9.1.2;

9.2.2.4 the dispatch related data referred to in section 8.1.1.3 received from the PSO;

9.2.2.5 the import and export limits;

9.2.2.6 the applicable price limits from Appendix 6J; and

9.2.2.7 such other parameters or data as may be required to enable the market clearing engine to determine the required outputs.

9.2.3 The EMC shall, in accordance with the market operations timetable, release to the dispatch coordinator for each registered facility a real-time dispatch schedule comprising that portion of the real-time dispatch schedule referred to in section 9.2.1.1 that describes the quantities of energy, reserve by reserve class and regulation scheduled in respect of that registered facility.

Explanatory Note: Participants will be sent the specific schedule quantities that pertain to them under section 9.2.3 and will be provided with the associated prices under section 9.2.4.
9.2.4 The EMC shall, in accordance with the market operations timetable, publish the following information as it pertains to each dispatch period:

9.2.4.1 total load;
9.2.4.1A total load curtailment of all LRFs with REB;
9.2.4.2 total transmission losses;
9.2.4.3 total reserve requirements by reserve class;
9.2.4.4 total regulation requirements;
9.2.4.5 energy prices associated with each market network node at which a generation registered facility, import registered facility or generation settlement facility is located, determined in accordance with sections D.24.1 and D.24.5 of Appendix 6D;
9.2.4.6 the uniform Singapore energy price, determined in accordance with section D.24.6 of Appendix 6D;
9.2.4.6A the load curtailment price, determined in accordance with section D.24.10 of Appendix 6D;
9.2.4.6B the counterfactual uniform Singapore energy price, determined in accordance with sections D.24.8 and D.24.9 of Appendix 6D;
9.2.4.7 reserve prices for each reserve class and reserve provider group, determined in accordance with sections D.24.3, D.24.5 and D.24.7 of Appendix 6D;
9.2.4.8 regulation prices, determined in accordance with sections D.24.4 and D.24.5 of Appendix 6D;
9.2.4.9 any system energy shortfalls reported by the market clearing engine;
9.2.4.10 any system reserve shortfalls, by reserve class, reported by the market clearing engine;
9.2.4.11 any system regulation shortfalls reported by the market clearing engine;
9.2.4.12 a list of security constraints and generation fixing constraints applied; and
9.2.4.13 the estimated hourly energy uplift rebate, determined in accordance with section D.25.1.13 of Appendix 6D.
9.2.5 The quantities specified in a real-time dispatch schedule shall be considered firm in the sense that:

9.2.5.1 they are deemed to be the dispatch instructions for each registered facility unless and until further dispatch instructions are issued by the PSO to the dispatch coordinator for a given registered facility pursuant to section 9.1.3 of Chapter 5;

9.2.5.2 market participants shall comply with the dispatch instructions referred to in section 9.2.5.1 unless forced to deviate from those dispatch instructions under the conditions referred to in and to the extent permitted by section 9.6 of Chapter 5.

9.2.6 In the event the market clearing engine fails to produce any real-time pricing schedule for a particular dispatch period for any reason other than due to the suspension of real-time market, then the EMC shall issue a price revision advisory notice in accordance with 9.3.2B as if for provisional prices confirmed to be subject to revision. In such circumstances, the prices for the affected dispatch period for which no real-time pricing schedule was produced shall be determined in accordance with the provisions of section 10.2.

9.3 Market Advisories

9.3.1 The EMC shall issue, as soon as practicable and in such manner as will provide adequate notice, using electronic means or in the case where electronic means are not available, by any other means it considers suitable, advisory notices pertaining to the incidence and extent of any of the following events for any dispatch period included in the current market outlook horizon in respect of which such event is indicated by the market outlook scenarios, pre-dispatch schedules and short-term schedules described in sections 7.3, 7.4 and 7.4A respectively, and containing the applicable information described in Appendix 6H:

9.3.1.1 any energy surplus;
9.3.1.2 any energy shortfalls;
9.3.1.3 any reserve shortfalls, by reserve class; and
9.3.1.4 any regulation shortfalls.

9.3.2 The EMC shall issue, as soon as practicable and in such manner as will provide adequate notice, using electronic means, or in the case where electronic means are not available, by any other means it considers
suitable, and containing the applicable information described in Appendix 6H:

9.3.2.1 system status advisory notices for the current dispatch period, any dispatch period of the current short-term horizon or any dispatch period of the current pre-dispatch horizon in respect of which it has been informed by the PSO that a major equipment outage, load shedding or other abnormal condition on the PSO controlled system that the PSO considers material is occurring or is likely to occur;

9.3.2.2 communications warning advisory notices for the current dispatch period, any dispatch period of the current short-term horizon or any dispatch period of the current pre-dispatch horizon in respect of which market participants are experiencing, or the EMC considers that there is a significant probability that market participants will experience, difficulties in delivering communications to, or receiving communications from, the EMC, or that the EMC will experience, difficulties in delivering communications to, or receiving communications from, the PSO; and

9.3.2.3 price warning advisory notices for the current dispatch period, any dispatch period of the current short-term horizon, any dispatch period of the pre-dispatch horizon or any dispatch period of the market outlook horizon for which the prices calculated or released to market participants may be subject to revision.

9.3.2A The EMC shall provide confirmation by 12.00 noon each day, in such manner as will provide adequate notice, using electronic means, or in the case where electronic means are not available, by any other means it considers suitable, as to whether prices determined for the previous dispatch day are final or provisional. Provisional prices may be subject to revision.

9.3.2B For provisional prices which are confirmed to be subject to revision, and where section 9.3.2C does not apply, the EMC shall issue, as soon as possible but no later than 2 business days prior to the time at which the preliminary settlement statements for the relevant dispatch day must be issued in accordance with section 5.2.1 of Chapter 7, price revision advisory notices for the relevant dispatch day in such manner as will provide adequate notice, using electronic means, or in the case where electronic means are not available, by any other means it considers suitable, and containing the applicable information in Appendix 6H. Provisional prices in respect of which no such price revision advisory notices are issued by the deadline stipulated above shall be deemed final.
9.3.2C Where constraint violation costs have been applied by the market clearing engine in accordance with section D.16 of Appendix 6D in respect of any dispatch period, the EMC shall declare the prices for that dispatch period to be provisional in accordance with section 9.3.2A.

9.3.2D Where prices in respect of any dispatch period have been declared to be provisional pursuant to section 9.3.2C, the EMC shall request that the PSO confirm whether or not load shedding had occurred during that dispatch period and provide to the EMC the maximum actual line flow values of such lines as identified by the EMC for that dispatch period.

9.3.2E If the PSO confirms that load shedding had not occurred in the dispatch period referred to in section 9.3.2D, the EMC shall issue a price revision advisory notice for that dispatch period no later than 2 business days prior to the time at which the preliminary settlement statements for the relevant dispatch day must be issued in accordance with section 5.2.1 of Chapter 7, in such manner as will provide adequate notice, using electronic means, or in the case where electronic means are not available, by any other means it considers suitable, and containing the applicable information in Appendix 6H. Provisional prices in respect of which no such price revision advisory notices are issued by the deadline stipulated above shall be deemed final.

9.3.3 The EMC shall, as soon as practicable and in such manner as will provide adequate notice, using electronic means, or in the case where electronic means are not available, by any other means it considers suitable, withdraw any of the advisory notices referred to in sections 9.3.2.1 and 9.3.2.2 and issued in respect of a dispatch period to the extent that the conditions referred to in such advisory notices are no longer or are expected to no longer be applicable to such dispatch period.

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9.3.5 [Deleted and Intentionally Left Blank]

9.3.6 Where the EMC issues a communications warning advisory notice pursuant to section 9.3.2.3, it shall use all reasonable endeavours to promptly restore communications, establish alternative means of communication or avoid the communications problem anticipated in the advisory notice, as the case may be.
10 EMC RESPONSIBILITIES AFTER EACH DISPATCH PERIOD

10.1 FINALISING SETTLEMENT DATA

10.1.1 The EMC shall, in accordance with section 10.2 and the market operations timetable, determine final prices and quantities for energy, reserve and regulation that are to be used for settlement purposes in accordance with Chapter 7.

10.2 DETERMINING SETTLEMENT PRICE DATA

10.2.1 The EMC shall, for settlement purposes, use the following price data, determined in accordance with section D.24 of Appendix 6D and, where applicable, sections 10.2.2 and 10.2.3:

10.2.1.1 the market energy price or MEP for each market network node;

10.2.1.2 the uniform Singapore energy price;

10.2.1.3 the market reserve price or MRP for each reserve provider group;

10.2.1.4 the market regulation price or MFP;

10.2.1.5 the load curtailment price or LCP; and

10.2.1.6 the counterfactual uniform Singapore energy price or CUSEP.

10.2.2 If a price revision advisory notice for a dispatch period is not in effect at beginning of the dispatch period, the EMC shall use prices taken from the real-time pricing schedule described in section 9.2.1.2 for that dispatch period, whether or not produced in accordance with the market operations timetable, as and for the settlement data described in section 10.2.1 for that dispatch period, unless and until a price revision advisory notice is later issued by the EMC for that dispatch period under section 9.3.2B or section 9.3.2E, in which case the settlement data described in section 10.2.1 shall be determined in accordance with section 10.2.3 or section 10.2.3A as appropriate.

10.2.3 If a price revision advisory notice is issued by the EMC under section 9.3.2B in respect of a dispatch period:
10.2.3.1 and if an *energy* shortfall *advisory notice* was in effect at the beginning of that *dispatch period*, the *EMC* shall use the process described in sections 10.2.7 to 10.2.8 to determine the *settlement* data described in section 10.2.1 for that *dispatch period*; and

10.2.3.2 in all other cases, the *EMC* shall use the process described in section 10.2.4 to determine the *settlement* data described in section 10.2.1 for that *dispatch period*.

10.2.3A If a price revision *advisory notice* is issued by the *EMC* under section 9.3.2E in respect of a *dispatch period* and:

10.2.3A.1 if the *EMC* has received the maximum actual line flow values requested from the *PSO* under section 9.3.2D, the *EMC* shall use the process described in section 10.2.4A to determine the *settlement* data described in section 10.2.1 for that *dispatch period*; and

10.2.3A.2 if the *EMC* has not received the maximum actual line flow values requested from the *PSO* under section 9.3.2D, the *EMC* shall determine *settlement* data referred to in section 10.2.1 for that *dispatch period* by re-running the *market clearing engine* with the application of section D.16.4 of Appendix 6D.

10.2.4 Where section 10.2.3.2 applies, the *EMC* shall, as soon as possible but no later than 1 *business day* prior to the time at which the *preliminary settlement statements* for the relevant *dispatch day* must be issued in accordance with section 5.2.1 of Chapter 7, calculate in accordance with sections 10.2.5 and 10.2.6 and *publish* revised values of the *settlement* data described in section 10.2.1 to be used for *settlement* purposes for that *dispatch period*.

10.2.4A Where section 10.2.3A.1 applies, the *EMC* shall, as soon as possible but no later than 1 *business day* prior to the time at which the *preliminary settlement statements* for the relevant *dispatch day* must be issued in accordance with section 5.2.1 of Chapter 7, calculate in accordance with sections 10.2.5A and 10.2.5B and *publish* revised values of the *settlement* data described in section 10.2.1 to be used for *settlement* purposes for that *dispatch period*. 
10.2.5 The revised values referred to in section 10.2.4 shall, if possible, be determined by re-running the market clearing engine for the dispatch period using all the input data that should have been supplied to the market clearing engine at the time the real-time dispatch schedule for that dispatch period would normally have been produced.

10.2.5A The revised values referred to in section 10.2.4A shall, if possible, be determined by re-running the market clearing engine for that dispatch period using the maximum actual line flow values provided by the PSO under section 9.8.2 of Chapter 5 and applying the rest of the input data that have been supplied to the market clearing engine at the time the real-time dispatch schedule for that dispatch period would normally have been produced.

10.2.5B If any constraint violation costs, including the constraint violation costs referred to in section 9.3.2C, are still present in the revised values determined after re-running the market clearing engine in accordance with section 10.2.5A, the EMC shall determine settlement data referred to in section 10.2.1 by re-running the market clearing engine with the application of Section D.16.4 of Appendix 6D.

10.2.6 If it is not possible to re-run the market clearing engine in accordance with section 10.2.5 or section 10.2.8, the settlement data described in section 10.2.1 shall be determined for that dispatch period as being equal to the average of the settlement prices for the dispatch period corresponding to the time of the day of that dispatch day over the 30 days immediately preceding that dispatch day unless:

10.2.6.1 load shedding occurred during the dispatch period for which settlement data is being determined under this section 10.2.6, in which case each of MEP and the uniform Singapore energy price shall equal the energy price ceiling; or

10.2.6.2 any settlement data calculated as the average referred to above exceeds the applicable upper limit described in Appendix 6J, then that settlement data shall be set to that upper limit.
10.2.7 Where section 10.2.3.1 applies, the EMC shall use its best endeavours to calculate and publish, as soon as possible but no later than 1 business day prior to the time at which the preliminary settlement statements for the relevant dispatch day must be issued in accordance with section 5.2.1 of Chapter 7, revised values of the settlement data described in section 10.2.1 in accordance with section 10.2.8 to be used for settlement purposes for that dispatch period.

10.2.8 The revised values described in section 10.2.7 shall be determined by re-running the market clearing engine for the dispatch period using the same input data as was used in preparing the real-time schedules described in section 9.2.1, except that the nodal load forecast used shall be the nodal load forecast determined without any adjustment for any energy shortfall referred to in section 9.1.2. If it is not possible to re-run the market clearing engine the EMC shall determine the settlement data described in section 10.2.1 in accordance with section 10.2.6.

Explanatory Note: This means that the revised MCE solution is an analysis of “what might have happened” if the load shedding perfectly matched the available capacity. Load shedding in practice generally occurs in large blocks of load, so that the load shed may not match the shortfall in capacity exactly.

10.2.9 Where the EMC determines revised values pursuant to section 10.2.8, the EMC shall also calculate, in accordance with Appendix 6I, compensation payments for market participants with generation registered facilities that were scheduled to produce less energy in the real-time dispatch schedule described in section 9.2.1 than in the revised real-time dispatch schedule produced by re-running the market clearing engine pursuant to section 10.2.8. Such compensation shall be paid to applicable market participants by means of a credit on the next applicable preliminary settlement statement and shall be recovered by the EMC pursuant to section I.2 of Appendix 6I.

10.2.10 Where the EMC has determined revised values for the settlement data pursuant to the provisions under section 10.2 (other than pursuant to sections 10.2.7 and 10.2.8), a market participant with one or more generation registered facilities may make a request to the EMC for compensation in accordance with section 3.11 of Chapter 3, if its generation registered facility satisfies the criteria for compensation set out in section M.2 of Appendix 6M. Such request shall be submitted in such form as may be prescribed by the EMC and the compensation amount shall be calculated in accordance with Appendix 6M. For the purposes of section 3.11.2 of Chapter 3, the timeline within which a request under this section must be submitted shall commence from the date that the final settlement statement for the trading day which the compensation request relates is issued.
Explanatory Note: Because load shedding is not expected to occur frequently, it is likely that the special MCE runs and compensation calculations will take place in a manual offline process, with the compensation payments and the cost recovery via ad-hoc payments, rather than an adjustment of settlement prices.

10.3 **DETERMINING SETTLEMENT QUANTITY DATA**

10.3.1 Subject to 10.3.3 and 10.3.4, for *settlement* purposes, the quantity in MWh of *reserve* of each *reserve class* supplied from a *registered facility* in a *dispatch period* shall equal one-half of the MW quantity described in the *real-time dispatch schedule* for the corresponding *reserve class* for that *dispatch period*.

10.3.2 Subject to 10.3.3 and 10.3.4, for *settlement* purposes, the quantity in MWh of *regulation* supplied from a *registered facility* in a *dispatch period* shall equal one-half of the quantity described in the *real-time dispatch schedule* for that *dispatch period*.

10.3.3 Where the *EMC* has issued a price revision *advisory notice* under section 9.3.2B for a *dispatch period* with no useable *real-time dispatch schedule* for energy, *reserve* and *regulation*, the *EMC* shall determine, for *settlement* purposes:

10.3.3.1 the size of a *GRF* or *IRF* in section A.2.1.1 of Appendix 7A;

10.3.3.2 subject to 10.3.4, the quantity of *reserve* supplied from a *registered facility* in section 10.3.1; and

10.3.3.3 subject to 10.3.4, the quantity of *regulation* supplied from a *registered facility* in section 10.3.2,

by re-running the *market clearing engine* for the *dispatch period*. The *market clearing engine* shall be re-run using all the input data that should have been supplied to it when the *real-time dispatch schedule* for that *dispatch period* would normally have been produced.

Where it is not possible to so re-run the *market clearing engine*, the *EMC* shall, subject to 10.3.4, determine the quantities in sections 10.3.3.1 to 10.3.3.3 based on the *PSO*’s *dispatch instructions* for energy, *reserve* and *regulation* for that *dispatch period*.

10.3.4 Notwithstanding section 10.3.1, 10.3.2 or 10.3.3, where the *EMC* is notified by the *PSO* in accordance with section 2.6.3.1 of Chapter 7 that a
A *non-provision event* has occurred in a *dispatch period* with respect to a *registered facility*, if:

1. **10.3.4.1** such *non-provision event* is in respect of *reserve*, then the quantity of *reserve* of each *reserve class* supplied from that *registered facility* in that *dispatch period* shall equal zero for *settlement* purposes; or

2. **10.3.4.2** such *non-provision event* is in respect of *regulation*, then the quantity of *regulation* supplied from that *registered facility* in that *dispatch period* shall equal zero for *settlement* purposes.

**Explanatory Note:**

For settlement purposes, the quantity in MWh of energy supplied from a generation registered facility or generation settlement facility or the net flow on the intertie in a dispatch period shall be determined from metering data in accordance with the metering code and does not need to be stated in this section.

When no timely real-time dispatch schedule is received by the PSO, the dispatch instructions for reserve and regulation issued by the PSO for the applicable dispatch period are based on the procedure described in the system operation manual as revised from time to time.
10.3.5 For settlement purposes, the load curtailment quantity in MWh associated with an LRF with REB for a given dispatch period shall be determined in accordance with section L.3.1 of Appendix 6L, subject to sections 10.3.6 and 10.3.7.

10.3.6 Notwithstanding section 10.3.5, where a non-curtailment event is deemed to have occurred in a dispatch period in respect of an LRF with REB as referred to in section 2.8 of Chapter 7, then the load curtailment quantity associated with that LRF with REB in that dispatch period shall equal zero for settlement purposes.

10.3.7 Notwithstanding section 10.3.5, but subject to section 10.3.6, for settlement purposes, where the EMC is notified by the PSO pursuant to section 9.1.6A of Chapter 5 that dispatch instructions have been issued to an LRF with REB between the release of the real-time dispatch schedule and the start of the dispatch period, then the load curtailment quantity calculated in accordance with section L.3.2 of Appendix 6L shall be used instead.

10.4 Gate Closure

10.4.1 Notwithstanding sections 5.1.5, 5.1.6 and 5.1.7, no offer variation or revised standing offer shall be submitted by or for a market participant within 65 minutes immediately prior to the dispatch period to which the offer variation or revised standing offer applies, except:

10.4.1.1 where it is intended:

a. for a generation registered facility, to reflect its expected ramp-up and ramp-down profiles during periods following synchronisation or preceding desynchronisation; or

b. for a generation registered facility, to reflect its revised capability for the three consecutive dispatch periods immediately following a forced outage or its failure to synchronise; or
c. for an import registered facility, to reflect its revised capacity for the three consecutive dispatch periods immediately following a forced outage, including (i) a forced outage of the interties connecting the import registered facility to the transmission system, (ii) a forced outage or failure to synchronise of any constituent generating units in the interconnected system that form part of the import registered facility, or (iii) a transmission constraint within the interconnected system; or

d. to contribute positively to the resolution of an energy surplus situation pertaining to which the EMC has issued an advisory notice under section 9.3.1, by allowing for decreased supply of energy; or

e. to contribute positively to the resolution of energy, reserve or regulation shortfall situations pertaining to which the EMC has issued advisory notices under section 9.3.1, by allowing for increased supply of energy, reserve or regulation; or

f. to contribute positively to the resolution of energy, reserve or regulation shortfall situations in that dispatch period, where:

(i) the shortfall situations were indicated in a system status advisory notice issued by the EMC in respect of a high-risk operating state or emergency operating state declared by the PSO; and

(ii) at the time of submission of such offer variation or revised standing offer, the EMC has not yet withdrawn, in respect of that dispatch period, such system status advisory notice,

by allowing for increased supply of energy, reserve or regulation; and

g. for a load registered facility, to reflect its revised capability during a forced outage or following a decrease in energy withdrawal under sections 9.3.3 and/or 9.3.4 of Chapter 5; and

10.4.1.2 where the price so offered, other than for additional quantities of energy, reserve or regulation, is the same as that previously offered for that dispatch period.
10.4.2 Notwithstanding sections 5.1A.2, 5.1A.3 and 5.1A.4, no bid variation or revised standing bid shall be submitted by or for a market participant within 65 minutes immediately prior to the dispatch period to which the bid variation or revised standing bid applies, except:

10.4.2.1 where it is intended:

a. for a load registered facility to reflect its revised capability during a forced outage or following a decrease in energy withdrawal under sections 9.3.3 and/or 9.3.4 of Chapter 5; or

b. to contribute positively to the resolution of energy shortfall situations pertaining to which the EMC has issued advisory notices under section 9.3.1, by allowing for increased quantities in its energy bids; or

c. to contribute positively to the resolution of energy shortfall situations in that dispatch period, where:

(i) the shortfall situations were indicated in a system status advisory notice issued by the EMC in respect of a high-risk operating state or emergency operating state declared by the PSO; and

(ii) at the time of submission of such bid variation or revised standing bid, the EMC has not yet withdrawn, in respect of that dispatch period, such system status advisory notice,

by allowing for increased quantities in its energy bids; and

10.4.2.2 where the price so bid, other than for additional quantities of energy, is the same as that previously bid for that dispatch period.

10.4.3 The EMC shall report to the market surveillance and compliance panel for investigation, all offer variations, revised standing offers, bid variations and revised standing bids submitted during the 65-minute period referred to in section 10.4.1, and provide any factors of which the EMC is aware that could reasonably justify such offer variations, revised standing offer, bid variations and revised standing bids.

10.5 COMPENSATION FOR MINIMUM STABLE LOAD CONSTRAINTS

10.5.1 The EMC shall calculate, in accordance with Appendix 6K, the compensation amount payable to a market participant whose generation
registered facility has a minimum stable load level registered with the EMC, if such generation registered facility:

10.5.1.1 is scheduled for energy at its minimum stable load level in its real-time dispatch schedule referred to in section 9.2.3 for a given dispatch period, and where the PSO did not also issue subsequent dispatch instructions for such generation registered facility for that dispatch period pursuant to section 9.1.3 of Chapter 5; and

10.5.1.2 satisfies all other criteria for compensation set out in section K.2 of Appendix 6K.

10.5.2 The EMC shall calculate the compensation amount referred to in section 10.5.1 in accordance with the procedures and timeline set out in Appendix 6K.
11 EMC RESPONSIBILITIES AFTER TRADING DAY

11.1 PUBLISHING SETTLEMENT QUANTITY DATA

11.1.1 The EMC shall use energy quantities provided by the market support services licensee pursuant to section 2.2.3 of Chapter 7 or determined by the EMC pursuant to section 2.2.2 of Chapter 7 to determine the energy quantities specified in sections 11.1.2 and 11.1.3.

11.1.2 The EMC shall, on the tenth business day after each trading day, publish the following energy quantities for each settlement interval in that trading day for each type of generation facility referred to in section 5.6.2.5 of Chapter 2 and import registered facility referred to in section 5.6.2A of Chapter 2:

11.1.2.1 Total gross injection energy quantity (in MWh) for each type of generation facility, being the quantity of energy determined as the sum of injection energy quantities of all generation registered facilities and generation settlement facilities of such type;

11.1.2.1A Total gross injection energy quantity and net injection energy quantity (in MWh) for import registered facilities, being the quantity of energy determined as the sum of injection energy quantities of all import registered facilities; and

11.1.2.2 Total net injection energy quantity (in MWh) for each type of generation facility, being the quantity of energy determined as the sum of:

(a) the sum of net injection energy quantities for every EGF group and its associated load which are associated with such type of generation facility, determined in accordance with section 11.1.3; and

(b) the sum of injection energy quantity of all generation registered facilities and generation settlement facilities of such type, which are not assigned to any EGF group.
11.1.3 The EMC shall determine the net injection energy quantity (in MWh) for each EGF group referred to in section 11.1.2.2(a) for each given settlement interval h in accordance with the following formula:

\[
\text{MAX}\left[\sum_{m(sa)} \text{IEQ}_{h,m(sa)} - \text{WPQ}_{h(sa)}, 0\right]
\]

where:

- \( sa = \text{the settlement account} \) assigned to that group
- \( \sum_{m(sa)} = \text{sum over all MNNs} \ m(sa) \ \text{of GRFs and GSFs of the EGF group that is associated with settlement account} \ sa \)
- \( \text{WPQ}_{h(sa)} \) and \( \text{IEQ}_{h,m(sa)} \) refer to the energy quantities provided by the market support services licensee pursuant to section 2.2.3 of Chapter 7 in respect of such EGF group, and the GRFs and GSFs of such EGF group respectively

11.2 Publishing Offer Data

11.2.1 The EMC shall publish the information specified in section 11.2.2 contained in offers accepted as valid and required to be used by the EMC in the production of the real-time schedule in accordance with section 5.8.

11.2.2 The EMC shall, on the twenty-eighth day after each trading day, publish for each dispatch period in that trading day:

11.2.2.1 each price offered in price-quantity pairs of all energy offers and the total of the quantities in all the price-quantity pairs of all energy offers offered at such price;

11.2.2.2 each price offered in price-quantity pairs of all reserve offers for each reserve class and the total of effective quantities in all the price-quantity pairs of all reserve offers for each reserve class offered at such price, where the effective quantity in each such price-quantity pair in a reserve offer is determined by multiplying the quantity in each such price-quantity pair with the parameter \( \text{EstReserveEffectiveness} \) applicable to such offer, and

11.2.2.3 each price offered in price-quantity pairs of all regulation offers and the total of the quantities in all the price-quantity pairs of all regulation offers offered at such price.

11.2.3 The information specified in section 11.2.2 will not contain any express reference to any market participant or registered facility.