



ORCP -WR-WM-26-01

**Call for Comments to the Proposed General Amendments on Enforcement  
Proceedings and Compliance Guidelines  
(ORCP-WR-WM-26-01)**

The Rules Change Committee (RCC) is inviting all WESM Members and interested parties to submit comments to PEMC's *Proposed General Amendments on Enforcement Proceedings and Compliance Guidelines (ORCP-WR-WM-26-01)*.

The proposed amendments aim to enhance procedural clarity, align rule references with current regulatory frameworks, and integrate enforcement practices that reflect operational realities. Key revisions include:

- **Jurisdictional Clarification.** Investigations may now cover entities that were WESM Members during the two-year prescriptive period, regardless of subsequent changes in membership status or facility ownership.
- **Streamlined Investigation Timelines.** The prescribed period for completing formal investigations is reduced from 24 months to 150 business days, reckoned from the issuance of the Notice of Investigation, not from receipt of the Request for Investigation.
- **Refined Process Flow.** Clear distinction is established between the initiation of investigation (triggering events) and the formal commencement (issuance of notice), with a five-day verification period introduced prior to formal proceedings.
- **Clarified Filing Authority and Standardized Protocols.** The Manual now specifies eligible filers—WESM Members, Governance Committees, Market and System Operators—and limits filings to Market Rule or Manual violations. Terminology was streamlined, and notification procedures for decisions and enforcement outcomes were formalized.
- **Enhanced Provisions on Remedial Measures.** Provisions were added to ensure effective implementation of remedial actions, especially when other entities must be involved. Confidentiality safeguards were introduced to protect case integrity.
- **Integration of Reconsideration and Appeal Procedures.** Reconsideration and appeal mechanisms previously housed in the Penalty Manual are now incorporated into the EC Manual, with revised timelines and procedural safeguards to reflect actual enforcement practices.

The WESM documents for amendment are the following:

1. [WESM Rules](#)
2. [WESM Enforcement and Compliance Manual 1.0](#)



**DOCUMENTS:**

Provided below are relevant materials for your reference and perusal:

- [Overview, Discussion Paper, and Matrix of Proposed Amendments](#)
- [Presentation of the Proposed Amendments](#)
- [RCC Form3 Matrix of Proposed Amendments for Comments](#) - Annexes of this document (*Please write your comments in the proper columns in the matrix.*)

Kindly submit your comments (in Word format) through the [File a Submission](#) webpage no later than **2 March 2026** or 30 working days from the date of publication (19 January 2026). We recommend using Firefox browser for submitting your comments.

*Please ensure that your submission is signed securely by the designated approving authority and/or representative of your company, and input in the proper field the e-mail address of your point person(s) whom we could contact regarding activities related to the processing of the proposal.* All comments received shall be published in the PEMC website.

Thank you!



**TO BE ACCOMPLISHED BY THE PARTY SUBMITTING THE COMMENTS**

*[In accomplishing and submitting this form, you give your consent for PEMC to collect, record, organize, and update your personal data as herein provided as part of your information for purposes of rules change process.]*

**Commenter's Information**

Name	Vida Joan G. Toque
Designation	WESM Compliance Officer
Company	SN Aboitiz Power-Benguet, Inc. and SN Aboitiz Power-Magat, Inc.
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Commenter	General Comments	Proponent's Response
	Please write your general comment here, if any:	

**WESM RULES (As of 05 November 2024)**

	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Decision
NT S  NT ent	7.2.4.2 (2nd paragraph )	7.2.4.1 x x x  7.2.4.2 x x x  The Enforcement and Compliance Office shall ensure that the necessary verification or assessment of compliance or non-compliance is performed and that due process is observed in the conduct of compliance monitoring and assessment. Upon finding of breach by the Enforcement and Compliance Office, penalties shall immediately be imposed by the Enforcement and	7.2.4.1 x x x  7.2.4.2 x x x  The <i>Enforcement and Compliance Office</i> shall ensure that the necessary verification or assessment of compliance or non-compliance is performed, and that due process is observed in the conduct of compliance monitoring and assessment. Upon finding of <i>breach</i> by the <i>Enforcement and Compliance Office</i> , penalties shall <del>immediately</del> be imposed by the	<ul style="list-style-type: none"> <li>• Changed PEMC to President of the WESM Governance Arm for consistency in the use of terminology.</li> <li>• Revised to provide basis for the rule on exhaustion of available remedies before a penalty is issued/implemented . (Remedies such as Request for Reconsideration and Appeal is proposed to be included in the implementing Market Manual, i.e., Enforcement and Compliance Manual).</li> </ul>				

WESM RULES (As of 05 November 2024)

Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Decision
	<p>Compliance Office on the concerned WESM Member through issuance of notice of specified penalty by the PEMC pursuant to Clause 7.2.5.2. Provided, however, that the WESM Member may file a request for reconsideration with the Enforcement and Compliance Office.</p>	<p><i>Enforcement and Compliance Office on the concerned WESM Member pursuant to <b>Clause 7.2.5.2</b> through issuance of <i>Notice of Specified Penalty</i> by the <del>PEMC</del> <b>President of the WESM Governance Arm;</b> pursuant to <del>Clause 7.2.5.2. Provided;</del> <b>however, that it shall be issued to the said WESM Member</b> may file a request for reconsideration with the <del>Enforcement and Compliance Office.</del> <b>after it has been afforded the adequate opportunity to avail of the enforcement remedies provided by the relevant Market Manual.</b></i></p>	<ul style="list-style-type: none"> <li>• Clerical revisions</li> </ul>				

**WESM RULES (As of 05 November 2024)**

	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Decision
– NT S  NT ment	7.2.4.11	7.2.4.11 If the decision of the <i>PEM Board</i> is to penalize the <i>WESM Member</i> , the <i>Enforcement and Compliance Office</i> , shall issue a notice of penalty to the <i>WESM Member</i> in accordance with the <i>WESM Penalty Manual</i> adopted pursuant to Clause 7.2.5.5. Provided, however, that the <i>WESM Member</i> may file a request for reconsideration to the <i>PEM Board</i> .	7.2.4.11 If the decision of the <i>PEM Board</i> is to penalize the <i>WESM Member</i> , the <del><i>Enforcement and Compliance Office</i></del> , <b><u>President of the WESM Governance Arm</u></b> shall issue a <del><i>Notice of Penalty</i></del> <b><u>Notice of Specified Penalty</u></b> to the <i>WESM Member</i> in accordance with the <i>WESM Penalty Manual</i> adopted pursuant to Clause 7.2.5.5.; <del>Provided, however,</del> <b><u>it shall be issued to the WESM Member</u></b> may file a request for reconsideration to the <del><i>PEM Board</i></del> . <b><u>after it has been afforded the adequate opportunity to avail of the enforcement remedies provided in this Manual.</u></b>	<ul style="list-style-type: none"> <li>Added President of the WESM Governance Arm – for consistency with Sections 3.2 and 3.5.1 of the WESM Penalty Manual.</li> <li>Added “specified” and italicize the word - to align with the terminology used in the Market Rules and Market Manuals.</li> <li>Revised to provide basis for the rule on exhaustion of available remedies before a penalty is issued or implemented.</li> </ul>				

**WESM RULES (As of 05 November 2024)**

Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Decision
7.2.5.5	<p>7.2.5.5 A WESM <i>Penalty Manual</i> shall be adopted and promulgated by the DOE which shall specify the:</p> <p>(a) Acts or omissions constituting <i>breach</i> of the <i>WESM Rules</i> or <i>Market Manuals</i> for which penalties can be imposed;</p> <p>(b) Penalties, financial and non-financial, that can be imposed for each type of <i>breach</i>, which should be commensurate to the nature and gravity of the <i>breach</i>; and</p> <p>(c) Procedures for and respective obligations of responsible persons or entities</p>	<p>7.2.5.5 A WESM <i>Penalty Manual</i> shall be adopted and promulgated by the DOE which shall specify the:</p> <p>(a) Acts or omissions constituting breach of the WESM Rules or Market Manuals for which penalties can be imposed;</p> <p>(b) Penalties, financial and non-financial, that can be imposed for each type of breach, which should be commensurate to the nature and gravity of the breach; <del>and</del></p> <p><b><u>(c) Flowback of financial penalty collected; and</u></b></p> <p><del>(c)</del>-(d) Procedures for and respective obligations of responsible persons or entities</p>	<p>Revised to add basis for including within the scope of the Penalty Manual a provision on penalty flowback in the Penalty Manual. The existing procedures for billing, collecting, and distributing penalties to electricity end-users through customers are proposed for inclusion under Section 6 of the WESM Penalty Manual.</p> <p>It bears noting that enforcement proceedings, such as requests for reconsideration and appeals, fall outside the scope of the Penalty Manual under Clause 7.2.5. This serves as the basis for proposing the transfer of the enforcement-related provisions from the Penalty Manual to the EC Manual.</p>				

**WESM RULES (As of 05 November 2024)**

Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Decision
	<p>in implementing penalties.</p> <p>x x x</p>	<p>in implementing penalties.</p> <p>x x x</p>					
1 –	<p>Enforcement proceeding. This is the activity carried out to establish and determine the occurrence of breach and the corresponding enforcement action that will be carried out as a consequence of the breach, and includes monitoring, assessment, investigation and imposing enforcement actions.</p>	<p>Enforcement proceeding - This is the activity <b><u>or series of activities</u></b> carried out to establish and determine the occurrence of <i>breach</i> and the corresponding enforcement action that will be carried out as a consequence of the <i>breach</i>, and includes monitoring, assessment, investigation, <b><u>reconsideration and appeal proceedings,</u></b> and imposing <b><u>imposition</u></b> of <b><u>appropriate</u></b> enforcement actions.</p>	<p>To add reconsideration and appeal proceedings as essential enforcement activities in determining breach of the Rules.</p>				

**WESM ENFORCEMENT AND COMPLIANCE MANUAL**

	<b>Section</b>	<b>Provision</b>	<b>Proposed Amendment</b>	<b>Rationale</b>	<b>Comments</b>	<b>Proposed Wording based on Comments</b>	<b>Original Proponent's Response</b>	<b>RCC Deco</b>
l and nt of s	3.2.2	In line with this, the <i>WESM Rules</i> prescribe the respective mandates of the Philippine Electricity Market Board and the <i>Compliance Committee</i> in respect to enforcement and compliance. The <i>WESM Rules</i> also provide for the creation of an <i>Enforcement and Compliance Office</i> to assist the Board in carrying out its enforcement and compliance functions. The <i>Enforcement and Compliance Office</i> is a unit within the Philippine Electricity Market Corporation (PEMC).	In line with this, the <i>WESM Rules</i> prescribe the respective mandates of the <del>Philippine Electricity Market Board</del> <b><i>PEM</i></b> Board and the <i>Compliance Committee</i> in respect to enforcement and compliance. The <i>WESM Rules</i> also provide for the creation of an <i>Enforcement and Compliance Office</i> to assist the Board in carrying out its enforcement and compliance functions. The <i>Enforcement and Compliance Office</i> is a unit within the <del>Philippine Electricity Market Corporation (PEMC)</del> <b><i>WESM Governance Arm</i></b> .	Updated to align with the terminology used in the Market Rules and Market Manuals.				

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	<b>Section</b>	<b>Provision</b>	<b>Proposed Amendment</b>	<b>Rationale</b>	<b>Comments</b>	<b>Proposed Wording based on Comments</b>	<b>Original Proponent's Response</b>	<b>RCC Dec</b>
al and nt e	3.4.1	WESM Rules Clause 1.8.1 provides that the Rules are to be enforceable in accordance with its Chapter 7.	<del>WESM Rules Clause 1.8.1</del> <b>1.9.1</b> provides that the Rules are to be enforceable in accordance with its Chapter 7.	Corrected the rule reference				
e	4.2.1	Within the limits set out in this Manual and in addition to its functions as set out in the Market Rules and the Compliance Committee Manual, the Compliance Committee has the following authority and obligation in respect to enforcement of the Market Rules. Its enforcement authority includes the authority to: a) Review reports of investigations of breaches to the WESM Rules and Market Manuals carried out by the Enforcement and Compliance Office	Within the limits set out in this Manual and in addition to its functions as set out in the Market Rules and the Compliance Committee Manual, the Compliance Committee has the following authority and obligation in respect to enforcement of the Market Rules. Its enforcement authority includes the authority to: x x x d) <b><u>Review and approve the guidelines for the WESM Compliance Officers' competency standards and</u></b>	Inserted as item (d) – review and approval of the WCO's competency standards and certification program for consistency with Clause 1.8.2 (d) of the WESM Rules.  Renumbered (d) – (f) to <b>(e) – (g)</b> following the proposed addition.				

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	<p>and, based on the results of such investigation, decide on the outcomes of the investigation and recommend imposition of sanctions or penalties if warranted;</p> <p>b) Review and monitor the compliance of the Enforcement and Compliance Office with the reportorial requirements pursuant to the WESM Rules, Market Manuals, and other applicable laws, rules, regulations, or issuances;</p> <p>c) Review and monitor the compliance by the Market Operator and the System</p>	<p><b><u>certification program;</u></b> e) x x x</p>					

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	<p>Operator with their obligations pursuant to the WESM Rules and Market Manuals, or any coordinating or operating agreements, or protocols which may be established governing the performance of their functions and obligations under the WESM Rules and Market Manuals.</p> <p>d) Propose amendments to the WESM Rules or Market Manuals in accordance with chapter 8 with a view to:</p> <p>(i) Improving the efficiency and the effectiveness of the operation of the WESM; and</p>						

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	<p>(ii) Improving or enhancing the prospects for the achievement of the WESM objectives;</p> <p>e) Assist the Rules Change Committee in relation to its assessment of proposals to amend the WESM Rules or Market Manuals under Chapter 8; and</p> <p>f) Recommend to the PEM Board the imposition of penalties for breaches other than those arising from and determined through the compliance monitoring and assessment by Enforcement and Compliance Office,</p>						

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		and implementation of remedial measures as a consequence of such <i>breach</i> , based on outcomes of investigation carried out by the <i>Enforcement and Compliance Office</i> .						
President	4.4.1	<p>4.4. PEMC President</p> <p>4.4.1 The PEMC President shall have the following functions in respect to enforcement and compliance in the market –</p> <p>a) Appoint the <i>Enforcement and Compliance Office</i> staff;</p> <p>b) Exercise administrative supervision over the <i>Enforcement and</i></p>	<p>4.4. <del>PEMC</del> President of the <b><u>WESM Governance Arm</u></b></p> <p>4.4.1 The <del>PEMC</del> President <b><u>of the WESM Governance Arm</u></b> shall have the following functions in respect to enforcement and compliance in the market –</p> <p>a) Appoint the <i>Enforcement and Compliance Office</i> staff;</p>	<p>Updated to align with the terminology used in the Market Rules and Market Manuals.</p> <p>Clerical correction.</p>				

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	<p><i>Compliance Office</i> and its performance of the duties and responsibilities under this Manual; and</p> <p>c) Issue notices and receive notices or authorize receiving of notices required in this Manual to be issued by or to the <i>Market Operator</i> in accordance with internal business processes of PEMC.</p>	<p>b) Exercise administrative supervision over the <i>Enforcement and Compliance Office</i> and its performance of the duties and responsibilities under this Manual; and</p> <p>c) Issue <del>notices</del> and receive notices or authorize receiving of notices required in this Manual <b><u>and the WESM Penalty Manual</u></b> <del>to be issued by or to</del> <b><u>or from</u></b> the <i>Market Operator</i> <del>or the System Operator</del> in accordance with internal business processes of <del>PEMC</del> <b><u>of the WESM Governance Arm.</u></b></p>					
SM	5.2.1	WESM <i>enforcement proceedings</i> refer to the	WESM <i>enforcement proceedings</i> refer to the	Updated to treat reconsideration and			

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
	<p>activities or processes that are carried out to establish and determine the occurrence of <i>breach</i> and the corresponding <i>enforcement action</i> that will be carried out as a consequence of the <i>breach</i>. These include the processes for compliance monitoring and assessment, investigation for <i>breach</i> and imposition of <i>enforcement actions</i>. The timeline and the entities responsible and/or accountable for the <i>enforcement proceedings</i> are summarized in Appendices I and II of this Manual.</p>	<p>activities or processes that are carried out to establish and determine the occurrence of <i>breach</i> and the corresponding <i>enforcement action</i> that will be carried out as a consequence of the <i>breach</i>. These include the processes for compliance monitoring and assessment, investigation for <i>breach</i>, <b>resolution of request for reconsideration and appeal</b>, and imposition of <i>enforcement actions</i>. The timeline and the entities responsible and/or accountable for the <i>enforcement proceedings</i> are summarized in <b>Appendix I</b> Appendices I and II of this Manual.</p>	<p>appeal resolution as integral to proceedings, with related processes to be moved to the EC Manual. The Penalty Manual will instead focus on penalty design, levels, implementation, and utilization.</p> <p>For ease of reference, the summary timeline table is proposed to be replaced with a <b>process flowchart</b> in Appendix I.</p>				
SM	5.2.4 Investigation of the Market Operator and the System Operator. The	Investigation of the Market Operator and the System Operator. The	Added as general reference: WESM Rules Clause 7.2.3 -				

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nt		investigation of the <i>Market Operator</i> and the <i>System Operator</i> by the <i>Enforcement and Compliance Office</i> shall be in accordance with the relevant provisions of the <i>Enforcement and Compliance Manual</i> . The <i>PEM Board</i> , as it may deem necessary, may thereafter file a formal complaint with the <i>ERC</i> and the <i>DOE</i> .	investigation of the <i>Market Operator</i> and the <i>System Operator</i> by the <i>Enforcement and Compliance Office</i> shall be in accordance with <b>Clause 7.2.3 of the <i>WESM Rules and Compliance Manual</i></b> and the relevant provisions of the <i>Enforcement and Compliance Manual</i> . The <i>PEM Board</i> , as it may deem necessary, may thereafter file a formal complaint with the <i>ERC</i> and the <i>DOE</i> .	Alleged Breaches of the WESM Rules by the Market Operator or the System Operator.				
SM nt	5.2.6	Imposition of sanctions and penalties by the <i>PEM Board</i> is carried out in the accordance with the <i>WESM Penalty Manual</i> and is based on the recommendations of the <i>Compliance Committee</i> . The latter submits recommendations based	Imposition of sanctions and penalties by the <i>PEM Board</i> is carried out in the accordance with the <i>WESM Penalty Manual</i> and is based on the recommendations of the <i>Compliance Committee</i> . The latter submits recommendations based	Corrected typo error and updated rule reference: "Initiation of Investigation" is under Section 7.2, while Section 7.3 pertains to the "Notice of Investigation"				

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	<p>on its findings of facts on an investigation which, in turn, is based on its review of the results of the investigations by the <i>Enforcement and Compliance Office</i>. The investigations referred to herein are those initiated in accordance with Section 7.3.1 of this Manual.</p>	<p>on its findings of facts on an investigation which, in turn, is based on its review of the results of the investigations by the <i>Enforcement and Compliance Office</i>. The investigations referred to herein are those initiated in accordance with Section <del>7.3.1</del> <b>7.2</b> of this Manual.</p>					
SM I nt	(New)	<p><b><u>5.2.9 Reconsideration or Appeal. A request for reconsideration or appeal may be filed by a WESM Member upon receipt of a compliance report or a resolution finding or confirming a finding of breach of the Market Rules and/or Manuals. This shall be filed within the prescribed timeline and in accordance with the requirements and procedures provided in</u></b></p>	<p>Added to treat reconsideration and appeal resolution as integral to proceedings, with related processes to be moved to the EC Manual. The Penalty Manual will instead focus on penalty design, levels, implementation, and utilization.</p>				

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		<b><u>Section 9 of this Manual.</u></b>	It bears noting that enforcement proceedings—including requests for reconsideration and appeals—are expressly outside the scope of the Penalty Manual under Clause 7.2.5. This serves as the basis for the proposed transfer of the enforcement-related provisions (RR and appeal) from the Penalty Manual to the EC Manual, as these remedies are inherently enforcement mechanisms that appropriately fall within the domain of enforcement and compliance.				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
6.1.4	If, as a result of its compliance monitoring and assessment, and after taking into account all the market data and information cited in Section 6.4.1, the reasons provided by the concerned <i>WESM Member</i> and all the supporting documents submitted in relation thereto under Section 6.3.2, the <i>Enforcement and Compliance Office</i> determines that there is a <i>breach</i> committed by a <i>WESM Member</i> , and shall issue the <i>Notice of Specified Penalty</i> through the PEMC President in accordance with the <i>WESM Penalty Manual</i> . Where remedial measures are required, it shall cause the implementation of the	If, as a result of its compliance monitoring and assessment, and after taking into account all the market data and information cited in Section 6.4.1, the reasons provided by the concerned <i>WESM Member</i> and all the supporting documents submitted in relation thereto under Section 6.3.2, the <i>Enforcement and Compliance Office</i> determines that there is a <i>breach</i> committed by a <i>WESM Member</i> , <del>and it shall issue the <i>Notice of Specified Penalty</i> through the PEMC President in accordance with the <i>WESM Penalty Manual</i></del> <b>a compliance report and notify the <i>WESM Member of its findings and the corresponding penalty</i>.</b>	Updated to add the ECO's compliance report as part of the documents to be provided to the concerned <i>WESM Member</i> in observance of due process.  <ul style="list-style-type: none"> <li>Note: The NSP will be issued only when the finding, resolution or decision becomes <i>final and executory</i> which is defined under Section 4.13.2 of the Penalty Manual in line with the proposed principle of exhaustion of remedies. Even then, the compliance report should</li> </ul>				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
	same in accordance with Section 7.1.5.	Where remedial measures are required, it shall cause the implementation of the same in accordance with Section <del>7.1.5</del> <b>7.14</b> .	<p>still indicate the computed penalty amount so the concerned WESM Member is properly informed—especially since errors in penalty computation are one of the grounds for filing an RR.</p> <p>Corrected the rule reference. The details of remedial measures are outlined in Section 7.14, while the corresponding guiding principle is found in Section 7.1.5.</p>				

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6.1.5	A <i>WESM Member</i> may seek a reconsideration or appeal of the findings contained in the compliance monitoring and assessment report in accordance with the procedures and subject to the requirements provided in the <i>WESM Penalty Manual</i> .	A <i>WESM Member</i> may seek a reconsideration or appeal of the findings contained in the compliance monitoring and assessment report in accordance with the procedures and subject to the requirements provided in the <del><i>WESM Penalty Manual</i></del> . <b><u>Section 9 of this Manual.</u></b>	Updated rule reference to indicate the proposed inclusion of procedures for Request for Reconsideration and Appeal under Section 9 of this Manual, incorporating provisions lifted from the Penalty Manual.				
6.3.1	The <i>WESM Member</i> shall have three (3) business days from receipt of the non-compliance notice or flagging of probable breach to respond thereto.	The <i>WESM Member</i> shall have <del>three (3)</del> <b><u>five (5)</u></b> business days from receipt of the non-compliance notice or flagging of probable breach to respond thereto <b><u>unless a different period is prescribed in the relevant Market Manual.</u></b>	Revised to allow WESM Members additional time to respond, reflecting current practice and the need to gather information from the responsible person or unit.				
6.4.2	The <i>Enforcement and Compliance Office</i> may,	The <i>Enforcement and Compliance Office</i> may,	For due process.				

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and	from time to time, require the <i>WESM Member</i> to submit additional documents or information to clarify the reasons or explanations provided by the latter.	from time to time, require the <i>WESM Member</i> to submit additional documents or information, <b><u>conduct conferences or power plant inspection</u></b> to clarify <b><u>and validate</u></b> the reasons or explanations provided by the latter.					
and	6.4.3 The <i>Enforcement and Compliance Office</i> shall complete its validation and assessment of a specific billing or monitoring period by the 15th of the month following the month subject of the monitoring unless a different period of monitoring and assessment is hereafter set by the <i>Market Manuals</i> or due to unforeseen events or incidents which are beyond the control of the	The <i>Enforcement and Compliance Office</i> shall complete its validation and assessment of a specific billing or monitoring period <del>by the 15th of the month following the month</del> subject of the monitoring <b><u>within forty-five (45) business days following the end of the calendar month covered in the monitoring</u></b> unless a different period <del>of monitoring and assessment is hereafter</del>	Revised to reflect the period required to conclude the assessment, taking into account data availability, completeness of submitted documents, and the volume of daily information received from participants across Luzon, Visayas, and Mindanao. This adjustment is also aligned with current practice.				

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	<i>Enforcement and Compliance Office.</i>	<p><del>set by the <b>is prescribed in the relevant Market Manuals</b> or due to unforeseen events or incidents which are beyond the control of the <i>Enforcement and Compliance Office</i>.</del></p> <p><b><u>Provided, however, that such period may be extended in the event of force majeure or other unforeseen circumstances beyond the control of the Enforcement and Compliance Office. In such instances, it shall conclude the assessment within the same timeframe from the cessation of the event that gave rise to the delay.</u></b></p>	<p>Added a provision to allow an extended assessment period in cases of force majeure or other unforeseen events that affect the availability of data or the timely completion of required documentation.</p>				
6.4.4	(New)	<p><b><u>In the event that, during or after the conduct of compliance</u></b></p>	<p>Added to enable prompt remedial action when a</p>				

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and		<p><b><u>monitoring and assessment, the Enforcement and Compliance Office determines that a particular act or omission by a WESM Member requires immediate remedial action to mitigate or prevent its potential adverse impact on the WESM, the provisions of Section 7.14 shall apply, without prejudice to the completion of monitoring activities, investigation proceedings, or the resolution of any case review or appeal.</u></b></p>	<p>potentially harmful act or omission is identified during compliance monitoring, validation, or assessment, thus, ensuring timely mitigation of risks to the WESM while allowing regular enforcement processes to continue.</p> <p>Renumbered the succeeding provision (6.4.4 to 6.4.5) following the proposed addition.</p>				
6.4.4	6.4.4 The <i>Enforcement and Compliance Office</i> shall maintain a compliance database that contain all the files	<del>6.4.4</del> <b>6.4.5</b> The <i>Enforcement and Compliance Office</i> shall maintain a compliance database that contain all	Renumbered Section 6.4.5 following the proposed addition.				

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	<b>Section</b>	<b>Provision</b>	<b>Proposed Amendment</b>	<b>Rationale</b>	<b>Comments</b>	<b>Proposed Wording based on Comments</b>	<b>Original Proponent's Response</b>	<b>RCC Dec</b>
and		and documents used in relation to its monitoring and assessment activity.	the files and documents used in relation to its monitoring and assessment activity.					
f	6.5.1	<p>The <i>Enforcement and Compliance Office</i> shall, based on the available market data at the time of the assessment, prepare the compliance monitoring and assessment report which shall:</p> <ul style="list-style-type: none"> <li>a) contain or provide, among others, a finding whether the concerned <i>WESM Member</i> is compliant with the <i>Market Rules</i>;</li> <li>b) contain or provide the penalty amounts, if any, as a result of the finding of breach;</li> <li>c) cover one billing month unless a different period or</li> </ul>	<p>The <i>Enforcement and Compliance Office</i> shall, based on the available market data at the time of the assessment, prepare the compliance monitoring and assessment report which shall:</p> <ul style="list-style-type: none"> <li>a) contain or provide, among others, a finding whether the concerned <i>WESM Member</i> is compliant with the <i>Market Rules</i>;</li> <li>b) contain or provide the penalty amounts, if any, as a result of the finding of breach;</li> <li>c) cover one billing month unless a different period or duration is set by</li> </ul>	Revised to ensure consistency with Section 6.4.3 and to eliminate any redundant language.				

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	<p>duration is set by other <i>Market Manuals</i>;</p> <p>d) be issued to the concerned <i>WESM Member</i> with respect to each facility or plant that is subject of monitoring, as applicable; and</p> <p>e) be issued not later than the 15th day of the month following the month subject of the monitoring. For instance, the monitoring covers the September billing month, the report shall be issued not later than 15 October.</p>	<p>other <i>Market Manuals</i>;</p> <p>d) be issued to the concerned <i>WESM Member</i> with respect to each facility or plant that is subject of monitoring, as applicable; and</p> <p>e) be issued <del>not later than the 15th day of the month following the month subject of the monitoring.</del> For instance, the monitoring covers the <del>September billing month,</del> the report shall be issued not later than 15 <del>October.</del> <b><u>within the period set in Section 6.4.3 of this Manual.</u></b></p>					
6.5.2	If there is a finding of breach by the <i>Enforcement and</i>	If there is a finding of breach by the <i>Enforcement and</i>	For consistency with the rule on				

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	<p><i>Compliance Office</i> based on its validation and assessment, the report shall likewise be accompanied by a <i>Notice of Specified Penalty</i>. The service of <i>Notice of the Specified Penalty</i> and the effect thereof, including the collection of penalties, are provided in the <i>WESM Penalty Manual</i>.</p>	<p><i>Compliance Office</i> based on its validation and assessment, the report shall <b><u>reflect the corresponding penalty.</u></b> <del>likewise be accompanied by a <i>Notice of Specified Penalty</i>. The service of <i>Notice of the Specified Penalty</i> and the effect thereof, including the collection of penalties, are provided in the <i>WESM Penalty Manual</i>.</del> <b><u>The penalty or sanction indicated therein shall be enforced in accordance with the procedures prescribed in Section 6 of the Penalty Manual.</u></b></p>	<p>exhaustion of remedies.</p> <ul style="list-style-type: none"> <li>Note: The NSP will be issued only when the finding, resolution or decision becomes <i>final and executory</i> which is defined under Section 4.13.2 of the Penalty Manual in line with the proposed principle of exhaustion of remedies. Even then, the compliance report should still indicate the computed penalty amount so the concerned WESM Member is properly informed—esp</li> </ul>				

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				pecially since errors in penalty computation are one of the grounds for filing an RR.				
ration	6.6.1	The filing of Request for Reconsideration or Appeal, the grounds, formal requirements, and resolution or decision thereon are set forth in the <i>WESM Penalty Manual</i> .	The filing of Request for Reconsideration or Appeal, the grounds, formal requirements, and resolution or decision thereon are set forth in <del><i>WESM Penalty Manual</i></del> <b><u>Section 9 of this Manual</u></b> .	Updated rule reference to indicate the proposed inclusion of procedures for Request for Reconsideration and Appeal under Section 9 of this Manual, incorporating provisions lifted from the Penalty Manual.				
	6.7.1	The <i>Notice of Penalty</i> shall be issued by the <i>Enforcement and Compliance Office</i> through PEMC President	The <i>Notice of <b><u>Specified Penalty</u></b></i> shall be issued by the <del><i>Enforcement and Compliance Office</i></del> through PEMC President <b><u>WESM Governance</u></b>	Revised to clarify that the NSP is issued by PEMC (not necessarily the ECO as the notice is signed by the				

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	in accordance with the <i>WESM Penalty Manual</i> .	<b><u>Arm</u></b> in accordance with <b><u>the timeline and procedures prescribed in the WESM Penalty Manual.</u></b>	PEMC President) and to refer to the timeline and procedures in Penalty Manual in consideration of the principle of exhaustion of remedies, i.e., NSP to be issued after RR/Appeal.  Ref: Sec. 4.13.2 of the Penalty Manual				
7.1.8	(New)	<b><u>Investigations may be initiated against an entity that was a WESM Member at any point within the two-year prescriptive period, for any act or omission committed during its membership, irrespective of its registration status at the time of filing the request for investigation or notice</u></b>	Added to ensure accountability and establish jurisdiction over any entity that was a WESM Member during the two-year prescriptive period, regardless of changes in membership status or facility ownership.				

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			<b><u>of probable breach, or any subsequent transfer of ownership of the concerned facility to another entity.</u></b>	To maintain coherence, this provision is inserted as Section 7.1.8, immediately following Section 7.1.7, which prescribes a two-year prescriptive period for cases.			
7.1.8	7.1.8. Unless the <i>PEM Board</i> authorizes a longer period, the <i>Enforcement and Compliance Office</i> shall complete an investigation of a case and submit its investigation report as set out in Section 7.7 not later than twenty-four (24) months from the issuance of the <i>notice investigation</i> . The	<del>7.1.8.</del> <b>7.1.9</b> Unless the <del><i>PEM Board</i></del> authorizes a longer period, the <b>The</b> <i>Enforcement and Compliance Office</i> shall complete an investigation of a case and submit its investigation report <b>to the Compliance Committee</b> as set out in Section 7.7 not later than <del>twenty four (24) months from the issuance of the</del>	Renumbered as Section 7.1.9 following the proposed addition.  Revised to reflect the revised period for issuing the investigation report, which is 150 days, not 24 months.  The last part is proposed to be removed in light of the proposed provision under				

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	<p><i>PEM Board, at its discretion and on written request by the Enforcement and Compliance Office, may allow a longer period for an investigation to be completed if it is satisfied that the right of the parties investigated to due process will be prejudiced if a longer period is not allowed. Where a case is remanded pursuant to Section 7.10 and, for this reason, the Enforcement and Compliance Office is unable to complete the investigation within the twenty-four-month</i></p>	<p><i>notice investigation.</i>  <b><u>within the period prescribed in Section 7.7.1, with full observance of due process in the final determination of the case.</u></b>  <del>The PEM Board, at its discretion and on written request by the Enforcement and Compliance Office, may allow a longer period for an investigation to be completed if it is satisfied that the right of the parties investigated to due process will be prejudiced if a longer period is not allowed. Where a case is remanded pursuant to Section</del></p>	<p>Section 7.7.1, which allows an extended timeline for completing the investigation for reasons beyond the control of the ECO, and for due process.</p>				

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	<p>period, the <i>PEM Board</i> shall, upon request of the latter, allow a longer period for the investigation to be completed.</p>	<p><del>7.10 and, for this reason, the <i>Enforcement and Compliance Office</i> is unable to complete the investigation within the twenty-four-month period, the <i>PEM Board</i> shall, upon request of the latter, allow a longer period for the investigation to be completed.</del></p>					
7.2.1	<p>An investigation is initiated upon the endorsement to the <i>Enforcement and Compliance Office</i> of a report of probable breach or a <i>request for investigation</i> on the WESM Member that is subject of the investigation or upon a directive from the <i>PEM</i></p>	<p><del>An investigation is initiated upon the endorsement to the <i>Enforcement and Compliance Office</i> of a report of probable breach or a <i>request for investigation</i> on the WESM Member that is subject of the investigation or upon a directive from the <i>PEM</i></del></p>	<p>Removed – Content was redundant with Section 7.2.2, which already enumerates the triggers for investigation.</p> <p>Replaced – Section 7.2.2 is proposed to be transferred as</p>				

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	<p><i>Board, the DOE or ERC.</i> The related procedures on investigation, such as, issuance of notice of investigation, submission by the parties, conduct of ocular inspections, and implementation of the decisions, set forth in Sections 7.3 to 7.12 of this Manual shall apply.</p>	<p><del><i>Board, the DOE or ERC.</i></del> <del>The related procedures on investigation, such as, issuance of notice of investigation, submission by the parties, conduct of ocular inspections, and implementation of the decisions, set forth in Sections 7.3 to 7.12 of this Manual shall apply.</del></p>	<p>the first sub-section under Section 7.2, with modifications.</p>				
7.2.2	<p>7.2.2 A <i>notice of investigation</i> shall be issued upon either one of the following –</p> <ul style="list-style-type: none"> <li>a) A <i>report of probable breach</i> submitted by the <i>System Operator</i> or the <i>Market Operator</i>; or</li> <li>b) A <i>request for investigation</i> submitted by any <i>WESM Governance Committee</i> or any <i>WESM Member</i>; or</li> <li>c) A directive from the <i>PEM Board, DOE</i> or</li> </ul>	<p>7.2 Initiation of Investigation</p> <p><del>7.2.2</del> <b>7.2.1. A notice of investigation shall be issued <u>An investigation may be initiated</u></b> upon either one of the following –</p> <ul style="list-style-type: none"> <li>a) A <i>report of probable breach</i> submitted by the <i>System Operator</i> or the <i>Market Operator</i>; or</li> <li>b) A <i>request for investigation</i> submitted by any</li> </ul>	<p>Renumbered as Section 7.2.1</p> <p>Revised to clearly differentiate between two distinct processes:</p> <ol style="list-style-type: none"> <li>1. Initiation of Investigation – refers to the trigger for investigation, as outlined in Sections 7.2 and 7.2.4.</li> </ol> <p><i>Note: Sections 7.2.5 to 7.2.11</i></p>				

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	<p><i>ERC</i> specifically directing investigation for <i>breach</i> for possible imposition of sanctions under the <i>WESM Rules</i> or the <i>WESM Penalty Manual</i>; or</p> <p>d) Initiation of investigation by the <i>Enforcement and Compliance Office</i> in accordance with Section 7.1.2 of this Manual.</p>	<p><i>WESM Governance Committee</i> or any <i>WESM Member</i>; or</p> <p>c) A directive from the <i>PEM Board, DOE</i> or <i>ERC</i> specifically directing investigation for <i>breach</i> for possible imposition of sanctions under the <i>WESM Rules</i> or the <i>WESM Penalty Manual</i>; or</p> <p>d) Initiation of investigation by the <i>Enforcement and Compliance Office</i> in accordance with Section 7.1.2 of this Manual.</p>	<p><i>cover the verification of an RFI, report of probable breach, or a directive/order to investigate.</i></p> <p>2. Issuance of Notice of Investigation – refers to the formal commencement of the investigation, following verification and the acceptance of the filing for investigation, as provided in Section 7.3.</p>				
7.2.3	7.2.3. If the <i>Market Operator</i> or the <i>System Operator</i> monitors the occurrence of probable <i>breach</i> by a <i>WESM</i>	<del>7.2.3.</del> <b>7.2.2</b> If the <i>Market Operator</i> or the <i>System Operator</i> monitors the occurrence of probable <i>breach</i> by a <i>WESM</i>	Renumbered as Section 7.2.2				

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	<i>Member, it may submit to the Enforcement and Compliance Office a report of probable breach. This shall be in writing and shall clearly specify, at the minimum, - x x x</i>	<i>Member, it may submit to the Enforcement and Compliance Office a report of probable breach. This shall be in writing and shall clearly specify, at the minimum, - x x x</i>					
7.2.4	7.2.4. If a WESM Governance Committee, WESM Member or any party believes that a breach may have been committed by any WESM Member, it may submit a request for investigation to the Enforcement and Compliance Office. This shall be in writing and shall clearly specify, at the minimum – x x x	<del>7.2.4.</del> <b>7.2.3</b> If a WESM Governance Committee, <del>or a WESM Member or any party</del> believes that a breach may have been committed by any WESM Member, it may submit a request for investigation to the Enforcement and Compliance Office. This shall be in writing and shall clearly specify, at the minimum – x x x	Renumbered as Section 7.2.3  Deleted “any party” - Only WESM Members, WGC, MO, and SO may file RFI or report/notice of probable breach (per Clause 7.2.4.3 of the WESM Rules)				
7.2.5	7.2.5 A request for investigation or report of probable breach may cover more than one	<del>7.2.5</del> <b>7.2.4</b> A request for investigation or report of probable breach may cover more than one	Renumbered as Section 7.2.4				

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	<p>occurrence of the same type of <i>breach</i>.</p> <p>x x x</p>	<p>occurrence of the same type of <i>breach</i>.</p> <p>x x x</p>					
7.2.6	<p>7.2.6. Immediately upon receipt of the <i>report of probable breach</i> or <i>request for investigation</i>, the <i>Enforcement and Compliance Office</i> shall determine whether the specific acts or omissions referred to are already covered in a formal investigation it has or intends to initiate as a result of its compliance monitoring under Section 6.2. If so included, it shall notify the party submitting the <i>report of probable breach</i> or <i>request for investigation</i> that an investigation has been or will be initiated and that no separate investigation shall thus be initiated.</p>	<p><del>7-2-6</del> <b>7.2.5</b> Immediately upon receipt of the <i>report of probable breach</i> or <i>request for investigation</i>, the <i>Enforcement and Compliance Office</i> shall determine;</p> <p>a) <b><u>whether the alleged act or omission constitutes a potential violation of the Market Rules and/or Market Manuals. Should the matter pertain instead to a possible breach of the Philippine Grid Code, the Philippine Distribution Code, or other applicable rules and regulations that are</u></b></p>	<p>Renumbered as Section 7.2.5</p> <p>Added sub-section (a) to specify that submissions should only involve possible violations of the Market Rules or Market Manuals, helping avoid unnecessary investigation efforts.</p>				

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		<p><b><u>outside the scope of the Market Rules and Manuals, the Enforcement and Compliance Office shall formally advise the concerned party that the subject of the request falls beyond its authority, and that no investigation shall be undertaken.</u></b></p> <p>b) <del>whether</del> the specific acts or omissions referred to <b><u>in the request for investigation or report of probable breach</u></b> are already covered in a formal investigation it has or intends to initiate as a result of its compliance</p>	<p>Second item is now listed as sub-section (b) under this section.</p>				

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		<p>monitoring under Section 6.2. If so included, it shall notify the party submitting the <i>report of probable breach</i> or <i>request for investigation</i> that an investigation has been or will be initiated and that no separate investigation shall thus be initiated.</p>					
7.2.7	<p>7.2.7 If the <i>request for investigation</i> or <i>report of probable breach</i> is not covered by a formal investigation initiated or intended to be initiated, the <i>Enforcement and Compliance Office</i> shall verify if the same substantially contains the information required in Section 7.2.4 or 7.2.5. If not, it shall return the same to the requesting</p>	<p><del>7.2.7</del> <b>7.2.6</b> If the <i>request for investigation</i> or <i>report of probable breach</i> is <del>not covered by a formal investigation initiated or intended to be initiated;</del> <b><u>determined to fall within the scope of authority of the Enforcement and Compliance Office, and no separate or ongoing investigation is being conducted on the same</u></b></p>	<p>Renumbered as Section 7.2.6</p> <p>Revised for clarity and consistency with the preceding section.</p>				

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	<p>party which shall then rectify the identified shortcomings and submit a new request for investigation or report of probable breach no later than five (5) business days from receipt of the notice from the Enforcement and Compliance Office. If no revision is received within the five-day period, the matter shall be deemed abandoned and no investigation shall be initiated upon such request or report.</p>	<p><b>subject matter involving the same parties.</b> the Enforcement and Compliance Office shall <b>further</b> verify if the same substantially contains the information required in <b>under</b> Section <del>7.2.4 or 7.2.5</del> <b>7.2.2 or 7.2.3</b>. If not, it shall return the same to the requesting party which shall then rectify the identified shortcomings and submit a new request for investigation or report of probable breach no later than five (5) business days from receipt of the notice from the Enforcement and Compliance Office. If no revision is received within the five-day period, the matter shall be deemed abandoned and no investigation</p>					

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			shall be initiated upon such request or report.				
7.2.8	7.2.8 If the <i>Enforcement and Compliance Office</i> determines that the <i>request for investigation or report of probable breach</i> is complete, it shall immediately initiate a formal investigation in accordance with this <i>Manual</i> . The <i>Enforcement and Compliance Office</i> shall not unreasonably withhold confirmation or delay any action required in this paragraph.	<del>7.2.8</del> <b>7.2.7</b> If the <i>Enforcement and Compliance Office</i> determines that the <i>request for investigation or report of probable breach</i> is complete, it shall <del>immediately initiate</del> <b>proceed with the</b> formal investigation in accordance with <b>Section 7.3</b> this <i>Manual</i> . The <i>Enforcement and Compliance Office</i> shall not unreasonably withhold confirmation or delay any action required in this paragraph.	<ul style="list-style-type: none"> <li>Renumbered as Section 7.2.7</li> <li>Removed "immediately" to align with the specified period for serving a notice of investigation under Section 7.3.</li> </ul>				
7.2.9	7.2.9 Where the conduct of an investigation is directed by the <i>PEM Board, DOE or ERC</i> , the <i>Enforcement and Compliance Office</i> shall initiate formal investigation in	<del>7.2.9</del> <b>7.2.8</b> Where the conduct of an investigation is directed by the <i>PEM Board, DOE or ERC</i> , the <i>Enforcement and Compliance Office</i> shall <del>initiate</del> <b>proceed with the</b> formal	<ul style="list-style-type: none"> <li>Renumbered as Section 7.2.8</li> <li>Revised to clarity and to ensure uniformity and</li> </ul>				

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	accordance with this Manual no later than ten (10) working days from receipt of the order, resolution, decision or any such other document containing the directive, unless a different period is directed.	investigation in accordance with <b><u>the timelines and procedures prescribed under Section 7 of this Manual</u></b> , <del>no later than ten (10) working days from receipt of the order, resolution, decision or any such other document containing the directive</del> , unless a different period is directed.	procedural consistency in investigations by aligning them with the standard timelines and protocols set forth in the Manual, except where a different period, such as expedited proceedings, is specifically directed by the PEM Board, DOE, or ERC.				
7.2.10	7.2.10 The directive from the <i>PEM Board, DOE or ERC</i> to conduct an investigation will be carried out in accordance with this Manual only if the directive clearly specifies	<del>7.2.10</del> <b>7.2.9</b> The directive from the <i>PEM Board, DOE or ERC</i> to conduct an investigation will be carried out in accordance with this Manual only if the directive clearly specifies	Renumbered as Section 7.2.9				

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	that the investigation is for the purpose of a possible imposition by the <i>PEM Board</i> of sanctions and penalties pursuant to the <i>WESM Penalty Manual</i> or the <i>WESM Rules</i> . Where the investigation directed is not for such purpose or is for fact-finding purposes only, the investigation shall be carried out in accordance with the directive. In such case, the procedures set out in this Manual shall only have suppletory effect.	that the investigation is for the purpose of a possible imposition by the <i>PEM Board</i> of sanctions and penalties pursuant to the <i>WESM Penalty Manual</i> or the <i>WESM Rules</i> . Where the investigation directed is not for such purpose or is for fact-finding purposes only, the investigation shall be carried out in accordance with the directive. In such case, the procedures set out in this Manual shall only have suppletory effect.					
7.2.11	7.2.11 Where the <i>Enforcement and Compliance Office</i> is uncertain as to whether or not the <i>PEM Board</i> , <i>DOE</i> or <i>ERC</i> directive is clearly for the conduct of an investigation under this Manual, it shall seek	<del>7.2.11</del> <b>7.2.10</b> Where the <i>Enforcement and Compliance Office</i> is uncertain as to whether or not the <i>PEM Board</i> , <i>DOE</i> or <i>ERC</i> directive is clearly for the conduct of an investigation under this Manual, it shall seek	Renumbered as Section 7.2.10  Revised for consistency.				

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	clarification of the same and the period stated in Section 7.2.8 shall be reckoned from the date that the clarification has been received by <i>Enforcement and Compliance Office</i> .	clarification of the same and the period stated in Section <del>7.2.8</del> <b>7.2.7</b> shall be reckoned from the date that the clarification has been received by <i>Enforcement and Compliance Office</i> .					
7.2.12	7.2.12 If the acts or omissions required to be investigated by the <i>PEM Board, DOE or ERC</i> are already covered, in whole or in part, by an investigation or by the compliance monitoring and assessment activity already initiated or intended to be initiated by the <i>Enforcement and Compliance Office</i> , it may, if appropriate, consolidate or integrate the data or information used in the compliance monitoring, or the results thereof, in the investigation so that no	<del>7.2.12</del> <b>7.2.11</b> If the acts or omissions required to be investigated by the <i>PEM Board, DOE or ERC</i> are already covered, in whole or in part, by an investigation or by the compliance monitoring and assessment activity already initiated or intended to be initiated by the <i>Enforcement and Compliance Office</i> , it may, if appropriate, consolidate or integrate the data or information used in the compliance monitoring, or the results thereof, in the	<ul style="list-style-type: none"> <li>• Renumbered as Section 7.2.11</li> <li>• Removed the term <i>preliminary</i> to clarify that the notice of investigation issued following due verification is the formal notice, thereby eliminating any misconception that a separate formal or final</li> </ul>				

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	overlapping investigations or monitoring activities shall be carried out, and shall notify the agency directing the investigation and the parties being investigated of such consolidation or the results of the previous compliance monitoring and assessment. If necessary, an amended <i>Preliminary Notice of Investigation</i> shall be issued.	investigation so that no overlapping investigations or monitoring activities shall be carried out, and shall notify the agency directing the investigation and the parties being investigated of such consolidation or the results of the previous compliance monitoring and assessment. If necessary, an amended <del><i>Preliminary Notice of Investigation</i></del> shall be issued.	<p>notice would follow.</p> <ul style="list-style-type: none"> <li>Aligned terminology for consistency, using <i>notice of investigation</i> as defined in the Glossary of the EC Manual to refer exclusively to the formal notice.</li> </ul>				
7.2.12	(New)	<b><u>7.2.12 The verification process outlined above shall be concluded within five (5) business days from receipt of a request for investigation, report of a probable breach, directive or order to</u></b>	Added to establish a clear timeline for completing the verification process, ensuring prompt transition to formal investigation once the request, reported, or				

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		<p><u>investigate, or clarification to investigate. Upon confirmation that the matter is complete in both form and substance, it shall advance to formal investigation in accordance with the succeeding provisions of this Manual.</u></p>	<p>directive is deemed complete and clarified. <i>(Based on current practice)</i></p>				
7.3.1	<p>The <i>Preliminary Notice of Investigation</i> shall be issued to and served on the <i>WESM Member</i> that will be investigated within five (5) business days from receipt of the endorsement of request for investigation or directive from the <i>PEM Board, DOE or ERC</i>, as the case may be, and shall clearly state, at the minimum, the following –</p>	<p>The <del><i>Preliminary Notice of Investigation</i></del> shall be issued to and served on the <i>WESM Member</i> that will be investigated within five (5) business days <del>from receipt of the endorsement of request for investigation or directive from the <i>PEM Board, DOE or ERC</i>, as the case may be,</del> <u>following the completion of the verification process</u></p>	<ul style="list-style-type: none"> <li>Aligned terminology for consistency, using <i>notice of investigation</i> as defined in the Glossary of the EC Manual to refer exclusively to the formal notice.</li> <li>Revised to establish that</li> </ul>				

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	<p>a) type of <i>breach</i> alleged to have been committed and the provision of the <i>Market Rules</i> alleged to have been breached;</p> <p>b) acts or omission constituting the possible <i>breach</i>;</p> <p>c) generation or customer facility or resource involved; and</p> <p>d) time or trading interval and the trading day when the possible <i>breach</i> occurred.</p>	<p><b><u>detailed in the preceding sections,</u></b> and shall clearly state, at the minimum, the following –</p> <p>a) type of <i>breach</i> alleged to have been committed and the provision of the <i>Market Rules</i> alleged to have been breached;</p> <p>b) acts or omission constituting the possible <i>breach</i>;</p> <p>c) generation or customer facility or resource involved; and</p> <p>d) time or trading interval and the trading day when the possible <i>breach</i> occurred.</p>	<p>the five (5)-day period for issuing the Notice of Investigation shall commence upon completion of the verification process outlined in Section 7.2.12.</p>				
7.7.1	The formal investigation shall be completed not later than one hundred fifty (150) business days	The formal investigation shall be completed not later than one hundred fifty (150) business days from the receipt of the	<ul style="list-style-type: none"> <li>Revised to establish that the 150-day period for</li> </ul>				

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n of tion		from the receipt of the request for investigation as endorsed by the requesting party.	<del>request for investigation as endorsed by the requesting party</del> <b><u>the issuance of the Notice of Investigation.</u></b> <b><u>However, should there be a need to extend the period for the submission of data, information, or clarification from the WESM Member, the Market Operator, the System Operator, or any other relevant entity in response to a request from the Enforcement and Compliance Office pursuant to Sections 7.4.5 and 7.6 of this Manual, the latter may correspondingly extend the investigation timeline. In all cases, the extension for completion of investigation shall not exceed thirty (30) business days from receipt of the required information.</u></b>	concluding the investigation report shall be reckoned from the date of issuance of the Notice of Investigation, which formally initiates the investigation. This replaces the previous reference point of receipt of the request, report of probable breach, or directive to investigate, as such submissions remain subject to the verification process under Section 7.2 of the Manual.				

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			<ul style="list-style-type: none"> <li>Added the timeline extension provision (2<sup>nd</sup> sentence) to help keep the process fair and practical. There are times when the ECO needs additional data or clarification from the WESM Member, MO or SO or other parties; and when that information comes in late (esp. for complex cases), it also affects the investigation timeline. Since</li> </ul>				

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			<p>these delays are often beyond the ECO's control, it is reasonable to allow an extension when the additional information is essential to resolving the case properly and in observance of due process.</p> <ul style="list-style-type: none"> <li>The 30-day timeline keeps things balanced: it gives the ECO enough time to review the required information, while also setting a clear limit so the</li> </ul>				

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			process does not drag on unnecessarily.				
7.8.1	The <i>Compliance Committee</i> shall review all investigation reports submitted by the <i>Enforcement and Compliance Office</i> on its next scheduled meeting after the receipt of the investigation report. The review report of the <i>Compliance Committee</i> shall be submitted to the <i>PEM Board</i> together with the investigation report of the <i>Enforcement and Compliance Office</i> within thirty (30) business days upon receipt of the investigation report.	The <i>Compliance Committee</i> shall review all investigation reports submitted by the <i>Enforcement and Compliance Office</i> <del>on</del> <b>at</b> its next scheduled meeting <b>after following</b> the receipt of the investigation report <b>or at a special meeting convened for this purpose, as may be necessary</b> . <del>The review report of the <i>Compliance Committee</i> shall be submitted to the <i>PEM Board</i> together with the investigation report of the <i>Enforcement and Compliance Office</i> within thirty (30) business days upon receipt of the investigation report.</del>	<ul style="list-style-type: none"> <li>The CC customarily meets on a monthly basis but may convene a special meeting as needed to facilitate the expeditious disposition of cases (<i>based on current practice</i>).</li> <li>The second sentence has been removed and transferred to Section 7.8.3, with modification.</li> </ul>				

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			<ul style="list-style-type: none"> <li>o 7.8.1 – When Committee commences its review of IR.</li> <li>o 7.8.2. – Authority of CC to order additional submission or clarification</li> <li>o 7.8.3 – When the case should be decided</li> </ul>				
7.8.2	(New)	<b><u>7.8.2. The Compliance Committee may, when deemed necessary, direct and order the submission of further explanations, data, records, memoranda, or other pertinent documents from the</u></b>	<ul style="list-style-type: none"> <li>• Added to ensure that the Compliance Committee can obtain additional information necessary for case review</li> </ul>				

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		<p><u>parties to the case, the Enforcement and Compliance Office or any other relevant entity. Such order shall be issued in writing and shall indicate a submission period of not less than five (5) working days from receipt of the Committee's order. In the event of non-compliance, Section 7.4.6 shall apply.</u></p>	<p>within a defined timeframe (based on current practice).</p> <ul style="list-style-type: none"> <li>Reference to Section 7.4.6: "The party that fails to submit its reply and/or any additional submission within the periods stated is deemed to have waived its right to submit its reply or additional submission."</li> </ul>				
7.8.3	(New)	<p><u>7.8.3. The Compliance Committee's resolution, together with the investigation report from the Enforcement and Compliance Office,</u></p>	<p>Added to set a clear deadline for submitting the resolution and investigation report, ensuring timely</p>				

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		<p><b><u>shall be submitted to the PEM Board within ninety (90) business days from the date the case is deemed submitted for resolution.</u></b></p> <p><b><u>A case shall be deemed submitted for resolution upon the Compliance Committee's determination that the record is complete, which shall occur upon any of the following circumstances:</u></b></p> <p><b><u>a) the Committee's completion of initial evaluation of the investigation report and any accompanying submissions, with no further clarifications or</u></b></p>	<p>action by the PEM Board.</p> <p>Included the criteria for determining when a case is deemed submitted for resolution, for clarity.</p>				

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		<p><u>additional information required from the Enforcement and Compliance Office or the concerned WESM Member;</u></p> <p>b) <u>the Committee's receipt of all additional data, information, or clarification previously requested, together with a determination that no further submissions are necessary; or</u></p> <p>c) <u>the lapse of the period granted to the concerned WESM Member or other relevant entity for the submission of</u></p>					

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			<b><u>additional data, information, or clarification, with no further submissions made.</u></b>				
7.8.2	7.8.2. The review report of the <i>Compliance Committee</i> shall clearly state whether it agrees or disagrees with the investigation report of the <i>Enforcement and Compliance Office</i> and the basis therefor. The <i>Compliance Committee</i> may likewise recommend to the <i>PEM Board</i> that the case be remanded to the <i>Enforcement and Compliance Office</i> for further investigations.	<del>7.8.2</del> <b>7.8.4</b> . The review report <b>resolution</b> of the <i>Compliance Committee</i> shall clearly state whether it agrees or disagrees with the investigation report of the <i>Enforcement and Compliance Office</i> and the basis therefor. <del>The <i>Compliance Committee</i> may likewise recommend to the <i>PEM Board</i> that the case be remanded to the <i>Enforcement and Compliance Office</i> for further investigations.</del>	Renumbered as 7.8.4 <ul style="list-style-type: none"> <li>Aligned terminology for consistency.</li> <li>The second sentence referring to the remand of the case has been removed, as the inserted provisions (7.8.2 and 7.8.3) now authorize the <i>Compliance Committee</i> to directly request additional data or information</li> </ul>				

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			<p>during its review of the Enforcement and Compliance Office's investigation report, eliminating the need to seek remand from the Board for the same purpose.</p>				
7.9.1	<p>The <i>PEM Board</i> shall, within thirty (30) working days from receipt of the review report of the <i>Compliance Committee</i>, render a decision approving, disapproving or modifying the sanctions, remedial measures, and other recommendations or remanding the case to the <i>Enforcement and</i></p>	<p>The <i>PEM Board</i> shall, within thirty (30) working days from receipt of the <del>review report</del> <b>resolution</b> of the <i>Compliance Committee</i>, render a decision approving, disapproving or modifying the sanctions, remedial measures, and other recommendations or remanding the case to the <i>Enforcement and</i></p>	<p>Same comment as above</p>				

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	<i>Compliance Office</i> for further investigation.	<i>Compliance Office</i> for further investigation.					
7.9.2	7.9.2 The copy of the <i>PEM Board</i> decision on the investigation, accompanied by a copy of the Investigation Report of the <i>Enforcement and Compliance Office</i> , and the Review Report of the <i>Compliance Committee</i> , upon which the decision is based, shall be provided to the concerned trading participant or the party being investigated.	The copy of the <i>PEM Board</i> decision on the investigation, accompanied by a copy of the Investigation Report of the <i>Enforcement and Compliance Office</i> , and the <del>Review Report</del> <b>resolution</b> of the <i>Compliance Committee</i> , upon which the decision is based, shall be provided to the concerned trading participant or the party being investigated.	Aligned terminology for consistency.				
7.10.2	Within five (5) working days from receipt of the notice of the remand, the <i>Enforcement and Compliance Office</i> shall notify the party investigated of the remand and the reasons therefor. If the	<del>Within five (5) working days from receipt of the notice of the remand, the <i>Enforcement and Compliance Office</i> shall notify the party investigated of the remand and the reasons therefor. If the</del>	Removed the requirement for ECO to notify the party under investigation of the case's remand to ECO.				

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	<p>investigation was initiated upon a <i>request for investigation</i> or a <i>notice of probable breach</i>, the parties that submitted the same shall likewise be notified of the remand.</p>	<p><del>investigation was initiated upon a request for investigation or a notice of probable breach, the parties that submitted the same shall likewise be notified of the remand.</del></p>	<p>Note: At this stage of the proceedings, the party has neither received the Investigation Report yet nor been informed of any action taken by the PEM Board. As such, notifying the party of the remand would be premature. Moreover, the remand process remains internal – limited to the PEM Board, the Compliance Committee (CC), and ECO, given that no final decision has been reached yet.</p>				
7.10.3	7.10.3 <i>The Enforcement and Compliance Office</i> , as it deems appropriate,	<del>7.10.3</del> <b>7.10.2.</b> <i>The Enforcement and Compliance Office</i> , as it deems appropriate, may	Renumbered as 7.10.2 due to proposed deletion				

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	<p>may conduct conferences and ocular inspections; require submission of market data and reports from the <i>Market Operator</i> or the <i>System Operator</i>, or the <i>Market Assessment Group</i>, or other <i>WESM Members</i>; request technical assistance from the <i>Market Assessment Group</i>, the <i>Market Operator</i>, the <i>System Operator</i> or any <i>WESM Governance Committee</i>; or require additional submissions from the party being investigated. These shall be carried out following the applicable procedures set out Sections in 7.4.5, 7.5.1, and 7.6.</p>	<p>conduct conferences and ocular inspections; require submission of market data and reports from the <i>Market Operator</i> or the <i>System Operator</i>, or the <i>Market Assessment Group</i>, or other <i>WESM Members</i>; request technical assistance from the <i>Market Assessment Group</i>, the <i>Market Operator</i>, the <i>System Operator</i> or any <i>WESM Governance Committee</i>; or require additional submissions from the party being investigated. These shall be carried out following the applicable procedures set out Sections in 7.4.5, 7.5.1, and 7.6.</p>	<p>of the preceding section</p>				
7.10.4	<p>7.10.4 The <i>Enforcement and Compliance Office</i> shall submit a revised</p>	<p><del>7.10.4</del> <b>7.10.3.</b> The <i>Enforcement and Compliance Office</i> shall submit a revised</p>	<p>Renumbered as 7.10.3 due to proposed deletion</p>				

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	<p>investigation report to the <i>PEM Board</i> within thirty (30) business days from remand of the case. The revised investigation report shall clearly set out the procedures undertaken and the changes in the findings, assessment and recommendations.</p>	<p>investigation report to the <i>PEM Board</i> within thirty (30) business days from remand of the case. The revised investigation report shall clearly set out the procedures undertaken and the changes in the findings, assessment and recommendations.</p>	<p>of the preceding section</p>				
7.12.2	<p>Upon finality of the decision or resolution of the <i>PEM Board</i> Decision, the <i>PEM Board</i>, through its Corporate Secretary, shall immediately notify the <i>Enforcement and Compliance Office</i>, the <i>Compliance Committee</i> and the concerned parties of its decision or resolution. The Corporate Secretary of the <i>PEM Board</i> shall issue a certification of the relevant resolution or the excerpt of the</p>	<p>Upon finality of the decision or resolution of the <i>PEM Board</i> Decision, the <i>PEM Board</i>, through its Corporate Secretary, shall <del>immediately</del> notify the <i>Enforcement and Compliance Office</i>, <del>the Compliance Committee</del> and the concerned parties of its decision or resolution. The Corporate Secretary of the <i>PEM Board</i> shall <del>issue a certification of the relevant resolution or the excerpt of the minutes of the meeting of <i>PEM Board</i></del> <b>of the Board's</b></p>	<p>Revised to establish a definitive timeline for the issuance of the Secretary's Certificate on the <i>PEM Board</i> resolution concerning the case.</p> <p>The provision for notifying the CC and concerned parties was removed, as ECO will undertake the</p>				

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	minutes of the meeting of <i>PEM Board</i> .	<b><u>decision or action on a specific investigation case by issuing the appropriate certification within five (5) business days from the ratification of the corresponding PEM Board action.</u></b>	necessary notifications upon receipt of the Board's certification, in accordance with the succeeding section. (based on current practice)				
7.12.3	7.12.3 The <i>Enforcement and Compliance Office</i> shall thereafter take the following actions – a) Issue a notice of penalty to the party investigated in accordance with the requirements provided in the <i>WESM Penalty Manual</i> . b) Provide a copy of the notice to the Market Operator to cause the billing and collection of the amount due. c) Where remedial measures are	7.12.3 <b><u>Within ten (10) business days from receipt of the certification referred to in the preceding section,</u></b> the <i>The Enforcement and Compliance Office</i> shall thereafter take <b><u>undertake</u></b> the following actions – <b><u>a) Issue a formal notice to the concerned WESM Member regarding the action taken by the PEM Board. This notice, duly signed by the President of the</u></b>	Established a clear timeline for issuing the Notice of PEM Board Action to the concerned WESM Member.  Included a provision requiring the transmittal of the Investigation Report, along with the Notice of PEM Board Action and relevant references pertaining to the concerned WESM Member. Adjusted item numbering				

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	<p>required, cause the implementation of the same in accordance with Section 7.14.</p> <p>d) Notify the <i>Compliance Committee</i>, ERC, and DOE of the action taken on the investigation. The notification submitted shall serve as a compliance with the obligation of the <i>PEM Board</i> set out in <i>WESM Rules</i> Clause 1.4.5.1 (e).</p>	<p><b><u>WESM Governance Arm, shall be accompanied by a copy of PEM Board certification, and the Investigation Report including its appendices.</u></b></p> <p><del>a) Issue a notice a) b)</del> <b><u>Specify in the formal notice the amount of computed penalty corresponding to the established breach.</u></b> <del>to the party investigated in accordance with the requirements provided in the <i>WESM Penalty Manual</i>.</del></p> <p><del>b) Provide a copy of the notice to the Market Operator to cause the billing and collection of the amount due.</del></p> <p>c) Where remedial measures are</p>	<p>from (a)–(d) to (b)–(e).</p> <p>Note: At this stage, the NSP shall not yet be issued to the concerned WESM Member and the Market Operator, as the decision or action of the PEM Board remains subject to a potential request for reconsideration that may be filed by the said WESM Member. Issuing a copy to the Market Operator would be premature; hence, the proposed deletion of item (b).</p> <p>Clerical revisions</p>				

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		<p>required, cause the implementation of the same in accordance with Section 7.14.</p> <p>d) Notify the <i>Compliance Committee</i>, ERC, and DOE of the action taken on the investigation. The notification submitted shall serve as a compliance with the obligation of the <i>PEM Board</i> set out in <i>WESM Rules</i> Clause 1.4.5.1 <del>(e)</del> <b>(f)</b>.</p>					
7.13.12	The copy of the decision of the <i>PEM Board</i> shall be provided to the concerned parties, and implemented in the same manner as that set out in Section 7.9.	The copy of the decision of the <i>PEM Board</i> shall be provided to the concerned parties, and implemented in the same manner as that set out in Sections <u>7.9 and 7.12 of this Manual</u> .	Updated the rule references to reflect the following provisions:	<ul style="list-style-type: none"> <li>Section 7.9 – Distribution of Decision Copies</li> <li>Section 7.12 – Notice and Implementation</li> </ul>			

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			of the PEM Board Decision				
7.14.1	<p>Remedial measures are tasks or actions that are required of a <i>WESM Member</i> being investigated or found in <i>breach</i> for the purpose of mitigating or preventing the adverse impact of breach or to prevent recurrence of the <i>breach</i>. They may be required when the act or omission subject of the investigation may –</p> <ul style="list-style-type: none"> <li>a) Negatively impact trading in the <i>WESM</i> and would likely prevent orderly and efficient trading or settlement;</li> <li>b) Lead to unfair or unreasonable <i>WESM</i> prices;</li> <li>c) Cause material negative impact on the viability and</li> </ul>	<p>Remedial measures are tasks or actions that are required of a <i>WESM Member</i> being investigated or found in <i>breach</i> for the purpose of mitigating or preventing the adverse impact of breach or to prevent recurrence of the <i>breach</i>. They may be required when the act or omission subject of the investigation may –</p> <ul style="list-style-type: none"> <li>a) Negatively impact trading in the <i>WESM</i> and would likely prevent orderly and efficient trading or settlement;</li> <li>b) Lead to unfair or unreasonable <i>WESM</i> prices;</li> <li>c) Cause material negative impact on the viability and</li> </ul>	<p>Added to ensure that remedial measures are effectively implemented especially when resolving an issue that requires support from another <i>WESM Member</i>, System Operator, or the Market Operator because the investigated member cannot address it alone.</p>				

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	<p>sustainability of the WESM or the functions of the <i>Market Operator</i> if not immediately remedied; or</p> <p>d) Cause material negative impact on the system or the functions of the <i>System Operator</i> if not immediately remedied.</p>	<p>sustainability of the WESM or the functions of the <i>Market Operator</i> if not immediately remedied; or</p> <p>d) Cause material negative impact on the system or the functions of the <i>System Operator</i> if not immediately remedied.</p> <p><b><u>When the effective implementation of remedial measures would require the involvement of another WESM Member or the Market Operator, such measures shall be carried out in accordance with the relevant provisions in the succeeding sections of this Manual.</u></b></p>					
7.14.3	A WESM Member may be required to implement	A WESM Member <b>or the <i>Market Operator</i></b> may be	Added to make sure that any other				

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	<p>remedial measures by the <i>Enforcement and Compliance Office</i>, the <i>Compliance Committee</i> or the <i>PEM Board</i>.</p>	<p>required to implement remedial measures by the <i>Enforcement and Compliance Office</i>, the <i>Compliance Committee</i> or the <i>PEM Board</i>.</p> <p><b><u>Where such remedial measures are to be extended to entities other than the investigated party, said entities shall be duly notified of the case and the intended outcome, with the assurance that all information pertaining to the case shall be treated with strict confidentiality. Correspondingly, these entities shall also uphold the same level of confidentiality with respect to any case-related information disclosed to them for this purpose.</u></b></p>	<p>entities asked to carry out remedial measures are properly informed about the case and can respond in line with what the ECO, CC, or PEM Board intended. It also establishes a confidentiality requirement to help safeguard the integrity of the case.</p>				

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7.15.2	Notwithstanding the foregoing, the costs associated with the day-to-day operations of the <i>Enforcement and Compliance Office</i> , the Market Assessment Group, and the <i>Compliance Committee</i> shall not be passed on to a <i>WESM Member</i> as cost associated with any investigation, decision or remedial measure. These shall instead be included in the annual revenue requirements of the PEMC which shall be defrayed through the market fees.	Notwithstanding the foregoing, the costs associated with the day-to-day operations of the <i>Enforcement and Compliance Office</i> , the Market Assessment Group, and the <i>Compliance Committee</i> shall not be passed on to a <i>WESM Member</i> as cost associated with any investigation, decision or remedial measure. These shall instead be included in the annual revenue requirements of the <del>PEMC</del> <b><u>WESM Governance Arm</u></b> which shall be defrayed through the market fees.	Updated to align with the terminology used in the Market Rules and Market Manuals.				
SECTION 9 - RECONSIDERATION AND APPEAL PROCEEDINGS AND IMPLEMENTATION OF ENFORCEMENT ACTIONS	(New)	<b><u>SECTION 9 - RECONSIDERATION AND APPEAL PROCEEDINGS AND IMPLEMENTATION OF ENFORCEMENT ACTIONS</u></b>	Reconsideration and appeal provisions currently in the WESM Penalty Manual are proposed to be moved to Section 9 of the EC Manual to align with the				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
			<p>enforcement process flow.</p> <p>The Penalty Manual will focus solely on penalty amounts, levels, implementation, and utilization.</p>				
and ngs tion of ions	<p>9.1.1 (New)</p> <p>Provisions from Penalty Manual:</p> <p>4.12.1 Under the Compliance Monitoring and Assessment Proceedings</p> <p>4.12.1.1. <i>Period and Ground for Filing a Request for Reconsideration.</i> The concerned WESM Member may request for reconsideration of the <i>results of the</i></p>	<p><b><u>9.1. Reconsideration Under the Compliance Monitoring and Assessment Proceedings</u></b></p> <p><b><u>9.1.1 Period and Ground for Filing a Request for Reconsideration. The concerned WESM Member may request for reconsideration of the results of the compliance monitoring and assessment, subject to the following conditions:</u></b></p> <p><b><u>a) The request shall be filed within</u></b></p>	<p>Lifted from Penalty Manual, with slight modification on the sub-title of Section 9.1 for clarity.</p> <p>Note: No NSP has been issued at this point in view of the integration of the principle of exhaustion of remedies into this proposal; therefore, the filing of RR should be reckoned from the receipt of CMAR provided by ECO, not the NSP.</p>				

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	<p><i>compliance monitoring and assessment, subject to the following conditions:</i></p> <p>a) The request shall be filed within fifteen (15) <i>Business Days</i> from the receipt of the said notice;</p> <p>b) A request for reconsideration shall be based on the ground that the finding of breach is not supported by substantial evidence; and/or the computation is incorrect or the penalties imposed are not in</p>	<p><b><u>fifteen (15) Business Days from the receipt of the compliance monitoring and assessment report of the Enforcement and Compliance Office;</u></b></p> <p><b>b) <u>A request for reconsideration shall be based on the ground that the finding of breach is not supported by substantial evidence; and/or the computation is incorrect, or the penalties imposed are not in accordance with the Penalty Manual and Market Rules;</u></b></p> <p><b>c) <u>The request for reconsideration shall be filed with the Enforcement and Compliance Office.</u></b></p>	<p>Added to ensure that the ground for reconsideration must be based on the monitoring results derived from information timely submitted during the investigation. This safeguards the process from attempts to withhold evidence or from laxity in submitting required information, only to later use such information to contest the findings, consistent with the waiver rule in Section 7.1.3.</p>				

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	<p>accordance with the <i>Penalty Manual</i> and <i>Market Rules</i>;</p> <p>c) The request for reconsideration shall be filed with the <i>Enforcement and Compliance Office</i>.</p>	<p><b><u>A request for reconsideration shall not be allowed for findings of breach that rely on information which the WESM Member, without valid cause, failed to present or provide during the compliance monitoring and assessment period or during the formal investigation, or where the WESM Member did not provide the required explanation or justification within the timelines prescribed under the rules. Such information is deemed waived and may not thereafter be used as basis for reviewing the results of the monitoring and investigation, consistent with the provisions of Section 7.1.3.</u></b></p>	<p>Participants are given sufficient opportunity under existing procedures to respond and provide all necessary documentation.</p>	<p>We respectfully submit that the provision may be overly restrictive, as it categorically disallows reconsideration based on information not previously submitted, even in circumstances where there are reasonable and justifiable grounds for the delay.</p> <p>This is particularly relevant in situations where, during the course of evaluation, the ECO requires additional documents or clarifications; where technical issues arise in CPEMS; or where requested documents must be secured from external agencies and are subject to processing timelines beyond the reasonable control of</p>			

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				the concerned WESM Member.			
and ngs tion of ions	<p>9.1.2 (New)</p> <p>Provisions from Penalty Manual:</p> <p>4.12.1.2. <i>Form and Contents of the Request for Reconsideration and Notice thereof.</i> The request shall:</p> <p>a) Be made in writing and signed by the WESM Compliance Officer of the <i>WESM Member</i> concerned, and shall be made under oath;</p> <p>b) State the date when the compliance monitoring and assessment report sought to be considered was</p>	<p><b><u>9.1.2 Form and Contents of the Request for Reconsideration and Notice thereof. The request shall:</u></b></p> <p>a) <b><u>Be made in writing and signed by the WESM Compliance Officer of the WESM Member concerned, and shall be made under oath;</u></b></p> <p>b) <b><u>State the date when the compliance monitoring and assessment report sought to be considered was received by the WESM Member;</u></b></p>	Lifted from Penalty Manual				

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	<p>received by the <i>WESM Member</i>;</p> <p>c) State that the findings of breach by the <i>Enforcement and Compliance Office</i> is not supported by substantial evidence, and/or the computation is incorrect or the penalties imposed are not in accordance with the <i>Penalty Manual</i> and <i>Market Rules</i>; and</p> <p>d) Contain the evidence to support the reversal of the findings of breach by the <i>Enforcement and Compliance Office</i>.</p> <p>Failure to provide the complete requirements pursuant to this clause shall cause the <i>Enforcement and</i></p>	<p>c) <u>State that the findings of breach by the <i>Enforcement and Compliance Office</i> is not supported by substantial evidence, and/or the computation is incorrect, or the penalties imposed are not in accordance with the <i>Penalty Manual</i> and <i>Market Rules</i>; and</u></p> <p>d) <u>Contain the evidence to support the reversal of the findings of breach by the <i>Enforcement and Compliance Office</i>.</u></p> <p><u>Failure to provide the complete requirements pursuant to this clause shall cause the <i>Enforcement and Compliance Office</i> to immediately deny the</u></p>					

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	<p><i>Compliance Office to immediately deny the request for reconsideration.</i></p>	<p><b><u>request _____ for reconsideration.</u></b></p>					
<p>and ngs tion of ions</p>	<p>9.1.3  (New)  Provisions from Penalty Manual  4.12.1.3. <i>Resolution on the Request for Reconsideration.</i> a) A request for reconsideration shall be resolved by the <i>Enforcement and Compliance Office</i> within fifteen (15) <i>Business Days</i> from receipt thereof. This shall be done through a Resolution which shall clearly state the facts of the case and the reasons supporting its findings and conclusions. The <i>Resolution</i> shall be signed by the</p>	<p><b><u>9.1.3. Resolution on the Request for Reconsideration.</u></b>  <b><u>a) A request for reconsideration shall be resolved by the Enforcement and Compliance Office within fifteen (15) sixty (60) Business Days from receipt thereof. However, the period for resolving the request for reconsideration may be extended pending the submission of additional data, information, or clarification from the WESM Member, the Market</u></b></p>	<p>Lifted from the Penalty Manual, with the following modifications:</p> <ul style="list-style-type: none"> <li>Extended resolution period to 60 business days to allow ECO and the requesting WESM Member ample time for case review and supporting documentation, recognizing that this process is undertaken alongside ECO's regular monitoring duties.</li> </ul>	<p>We respectfully suggest that while the assessment of a request for reconsideration/appeal is ongoing, any monetary penalty should not be collected or enforced until the request for reconsideration and/or appeal has been fully resolved. This approach would help ensure fairness and prevent undue financial impact on the WESM Member during the review process.</p>			

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
	<p><i>Enforcement and Compliance Office. A copy of the Resolution shall be served on the concerned WESM Member and appropriate persons or entities.</i></p> <p>b) Copies of the Resolution will be furnished to the PEM Board, the Compliance Committee, and the Market Operator. Should this Resolution require implementation of a directive on the part of the System Operator, a copy of said notice shall likewise be sent to the System Operator and/or Market Operator for appropriate action.</p>	<p><b><u>Operator, the System Operator, or any other relevant entity, when such information is necessary for the proper resolution of the case. In all cases, any extension shall not exceed thirty (30) business days from receipt of the required information.</u></b></p> <p><b><u>b) This The resolution shall be done through a Resolution which shall clearly state the facts of the case and the reasons supporting its findings and conclusions. The Resolution shall be duly signed by the Head of the</u></b></p>	<ul style="list-style-type: none"> <li>2<sup>nd</sup> sentence-added to ensure fairness and consistency when resolving RR. There are cases where the ECO needs additional data or clarification from the WESM Member, MO, SO or other entities, and delays in receiving this information can affect the timeline. Since these delays are often outside the ECO's control, allowing a limited extension (aligned with</li> </ul>				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
		<p><b><u>Enforcement and Compliance Office. A copy of the Resolution shall be served on the concerned WESM Member.</u></b></p> <p><b><u><del>b)</del> c) Copies of the Resolution will be furnished to the PEM Board and the Compliance Committee and the Market Operator. Should this Resolution require implementation of a directive on the part of the <u>Market Operator and/or the System Operator, a copy of said notice shall likewise be sent to the System Operator and/or Market Operator for appropriate action.</u></u></b></p>	<p>Section 7.7.1 revision) helps ensure the request is resolved properly. The 30-day timeline keeps the process reasonable and prevents the process from dragging on unnecessarily, while still allowing the ECO enough time to review essential information.</p> <ul style="list-style-type: none"> <li>Clarified signatory by specifying that the Resolution shall be signed by the Head of the Enforcement and</li> </ul>				

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and ings tion of ions	<p>9.2.1 (New)</p> <p>Provisions from Penalty Manual:</p> <p>4.12.2 Under Investigation Proceedings</p> <p>4.12.2.1 <i>Ground for Filing a Request for Reconsideration. A WESM Member that is penalized under Section 4.1.3 of this Manual may submit a request for reconsideration of the PEM Board decision on the investigation on the following grounds –</i></p> <p>a) Review of the findings of facts of the <i>Enforcement and Compliance Office</i> or for consideration of additional data that was already existing</p>	<p><b><u>9.2 Reconsideration Under the Investigation Proceedings</u></b></p> <p><b><u>9.2.1 Ground for Filing a Request for Reconsideration. A WESM Member that is penalized under Section 7.9 of this Manual may submit a request for reconsideration of the PEM Board decision on the investigation on the following grounds –</u></b></p> <p>a) <b><u>Review of the findings of facts of the Enforcement and Compliance Office or for consideration of additional data that was already existing at the time of the original investigation but was not presented during such</u></b></p>	<p>Compliance Office.</p> <p>Lifted from Penalty Manual, with slight modification on the sub-title of Section 9.2 for clarity.</p>				

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	<p>at the time of the original investigation but was not presented during such investigation due to justifiable reasons; or</p> <p>b) Legal issues, including but not limited to issues on the conclusions of the <i>Enforcement and Compliance Office</i> or the <i>Compliance Committee</i>, but does not require review of factual findings, or the propriety of the penalty or other measures approved to be imposed by the <i>PEM Board</i>.</p>	<p><u>investigation due to justifiable reasons;</u> <u>or</u></p> <p>b) <u>Legal issues, including but not limited to issues on the conclusions of the <i>Enforcement and Compliance Office</i> or the <i>Compliance Committee</i>, but does not require review of factual findings, or the propriety of the penalty or other measures approved to be imposed by the <i>PEM Board</i>.</u></p>					
and ngs tion of ions	<p>9.2.2 (New)</p> <p>Provisions from Penalty Manual</p>	<p><u>9.2.2 Form and Contents. The request for reconsideration shall:</u></p>	<p>Lifted from the Penalty Manual with the following modifications:</p>				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
	<p>4.12.2.2 <i>Form and Contents</i>. The request for reconsideration shall:</p> <p>a) clearly state the grounds for the request for reconsideration and the findings of facts or the conclusions that are sought to be reviewed and reconsidered. The request shall be accompanied by supporting data and affidavits; and</p> <p>b) be submitted at PEMC Office within fifteen (15) <i>Business Days</i> from receipt of the notice of the PEM Board action. The request shall be in writing and shall be submitted to the PEM Board, through the Office of the</p>	<p>a) <a href="#">be made in writing and signed by the WESM Compliance Officer of the WESM Member concerned, and shall be made under oath;</a></p> <p>b) <b>clearly state the grounds for the request for reconsideration and the findings of facts or the conclusions or resolution that are sought to be reviewed and reconsidered. The request shall be accompanied by supporting data and affidavits;</b></p> <p>c) <a href="#">contain the evidence to support the request for reconsideration; and</a></p> <p>d) <b>be submitted at <del>PEMC Office to the</del> <i>PEM Board</i>, <a href="#">through the Office of the Corporate</a></b></p>	<ul style="list-style-type: none"> <li>Specified the authorized party to file RR</li> <li>Included a requirement to submit supporting evidence</li> <li>Removed the physical submission requirement, recognizing PEMC's shift to paperless communication; electronic filing is now permitted, subject to the provisions of the E-Commerce Law</li> </ul>				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
	<p>Corporate Secretary. No submission by email shall be allowed.</p> <p>All requests that were timely filed will be immediately endorsed to the <i>Enforcement and Compliance Office</i> for further investigation.</p>	<p><u>Secretary within fifteen (15) business days from receipt of the notice of the PEM Board action concerning the final disposition of the case. The request shall be in writing and shall be submitted to the PEM Board, through the Office of the Corporate Secretary. No submission by email shall be allowed.</u></p> <p><u>All requests that were timely filed will shall be immediately endorsed by the PEM Board to the Enforcement and Compliance Office not later than ten (10) business days from the ratification of the PEM Board action directing for further investigation further review of the case.</u></p>	<p>For clarity; to provide greater certainty regarding the period within which the filed RR must be endorsed to ECO.</p>				

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9.2.3	<p>(New)</p> <p>Provisions from Penalty Manual</p> <p>4.12.2.3 <i>Reconsideration Proceedings.</i></p> <p>a) <i>The Enforcement and Compliance Office shall evaluate the endorsed request and carry out further investigations. In conducting further investigations, the Enforcement and Compliance Office may require submission of additional information or obtain information from parties other than the requesting party, or conduct a conference with the requesting party or other relevant</i></p>	<p><b>9.2.3 <u>Reconsideration Proceedings.</u></b></p> <p>a) <b><u>The Enforcement and Compliance Office shall evaluate the endorsed request and carry out further investigations. In conducting further investigations, the Enforcement and Compliance Office may require submission of additional information or obtain information from parties other than the requesting party or conduct an ocular inspection of relevant facilities or conference with the requesting party or other relevant parties.</u></b></p> <p>b) <b><u>Within sixty (60) business days from endorsement of the</u></b></p>	<p>Lifted from the Penalty Manual with the following modifications:</p> <ul style="list-style-type: none"> <li>Extended resolution period to 60 business days to allow ECO and the requesting WESM Member ample time for case review and supporting documentation, recognizing that this process is undertaken alongside ECO's regular monitoring duties.</li> <li>Added a step for the CC to review the ECO's</li> </ul>				

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	<p>parties, or carry out ocular inspections of relevant facilities.</p> <p>b) Within thirty (30) <i>Business Days</i> from endorsement of the request for reconsideration, the <i>Enforcement and Compliance Office</i> shall submit a report to the PEM Board containing the additional findings of fact, assessment and recommendations.</p>	<p><b><u>request for reconsideration, the Enforcement and Compliance Office shall submit a case review report to the PEM Board Compliance Committee containing the additional findings of fact, assessment, and recommendations. However, the timeline extension allowed under Section 9.1.3 (a) shall likewise apply, as may be necessary for the proper resolution of the request for reconsideration.</u></b></p> <p>c) <u>The Compliance Committee shall review the report submitted by the Enforcement and</u></p>	<p>resolution on request for reconsideration before it is elevated to the PEM Board. Given that original investigations already undergo CC review before reaching the Board, it's only logical that any case referred back to ECO for reconsideration should follow the same path: moving through the CC before the Board makes its final decision.</p> <p>Added to ensure thorough review of the investigation</p>				

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		<p><u><a href="#">Compliance Office. The Committee may request additional explanations, data, records, memoranda, or other relevant documents from the parties to the case or the Enforcement and Compliance Office, applying the same procedure and timeline outlined in Section 7.8.2 of this Manual. The case shall then be considered submitted for review and resolution in accordance with Section 7.8.3.</a></u></p> <p>d) <u><a href="#">The Compliance Committee shall transmit its resolution and recommendations to the PEM Board within ninety (90) business days from</a></u></p>	<p>report while maintaining procedural consistency and timely resolution.</p> <p>Added to ensure timely submission of the Committee's resolution and recommendations to the PEM Board.</p>				

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		<p><a href="#"><u>the date the case is deemed submitted for review and resolution under the preceding paragraph of this Section.</u></a></p>					
and ngs tion of ions	<p>9.2.4 (New)</p> <p>Provisions from Penalty Manual</p> <p>4.12.2.4 <i>Resolution on the Request for Reconsideration.</i></p> <p>a) The PEM Board shall decide on the request for reconsideration within thirty (30) business days from receipt of the case review report submitted by the <i>Enforcement and Compliance Office.</i></p> <p>b) Where penalties and other mitigation measures are</p>	<p><b><u>9.2.4 Resolution on the Request for Reconsideration.</u></b></p> <p>a) <b><u>The PEM Board shall decide on the request for reconsideration within thirty (30) Business Days from receipt of the case review report and resolution submitted by the Compliance Committee.</u></b></p> <p>b) <b><u>Where penalties and other mitigation measures are approved, the Enforcement and Compliance Office</u></b></p>	<p>Lifted from the Penalty Manual with modification: A reference to related notification provisions was added to avoid repetition and ensure consistency in informing concerned parties.</p>				

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	<p>approved, the <i>Enforcement and Compliance Office</i> shall cause the issuance of the appropriate notices.</p> <p>4.12.2.5 <i>Effect of PEM Board Decision</i>. The decision of the PEM Board on the request for reconsideration shall be final and executory upon receipt of the same by the concerned trading participant. No further request for reconsideration shall be allowed.</p>	<p><u>shall cause the issuance of the appropriate notices in accordance with the requirements set out in Sections 7.12.2 and 7.12.3 of this Manual.</u></p> <p>c) <u>The decision of the PEM Board on the request for reconsideration shall be final and executory upon receipt of the same by the concerned trading participant. No further request for reconsideration shall be allowed.</u></p>					
and ings tion of ions  eal	9.3.1 (New)	<p><b><u>9.3 Appeal</u></b></p> <p><b><u>9.3.1 Scope of Application. The remedy of appeal shall be available to the WESM Members who seek to contest the resolution issued by</u></b></p>	This provision was introduced to clarify that the remedy of appeal to CC is available only in cases arising from compliance monitoring, following an				

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		<p><b><u>the <i>Enforcement and Compliance Office on a request for reconsideration filed pursuant to Section 9.1 of this Manual, arising from the results of compliance monitoring and assessment. Resolutions rendered by the PEM Board under Section 9.2 of this Manual shall not be subject to appeal, consistent with Section 9.2.4 (c) of this Manual</i></u></b></p>	<p>adverse resolution by ECO on a request for reconsideration. Aside from those 2 remedies, no further recourse to the PEM Board is allowed.</p> <p>In contrast, the appeal mechanism does not apply to cases initiated through investigations filed by WESM Members, the WESM Governance Committee, MO, or SO, as the resolution on the request for reconsideration is issued directly by the PEM Board and becomes final and executory upon its issuance.</p>				
and ngs	9.3.2 (New)	<p><b><u>9.3.2 <i>Period and Ground for Filing an Appeal. The concerned</i></u></b></p>	<p>Lifted from Penalty Manual with the</p>				

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tion of ions eal		<p>Provisions from Penalty Manual:</p> <p>4.12.1.4. <i>Appeal to the Compliance Committee and Period of Appeal.</i></p> <p>The Resolution issued by the <i>Enforcement and Compliance Office</i> may be appealed by the concerned <i>WESM Member</i> by filing an Appeal Memorandum with the <i>Compliance Committee</i> within ten (10) <i>Business Days</i> from receipt of the Resolution.</p> <p>4.12.1.5. <i>Ground for Appeal.</i> The appeal shall be based only on the ground that the <i>Enforcement and Compliance Office</i> has committed abuse of discretion in issuing the Resolution, or the penalty/ies the</p>	<p><b><u>WESM Member may file an appeal, subject to the following conditions:</u></b></p> <p>a) <b><u>The Appeal Memorandum must be filed within fifteen (15) Business Days from receipt of the resolution on the Request for Reconsideration;</u></b></p> <p>b) <b><u>The appeal shall be based only on the ground that the Enforcement and Compliance Office has committed abuse of discretion in issuing the resolution, or the penalty the Enforcement and Compliance Office had imposed is not in accordance with this Manual.</u></b></p> <p>c) <b><u>The appeal shall be filed with the</u></b></p>	<p>following modifications:</p> <ul style="list-style-type: none"> <li>Consolidated the provisions on the appeal filing period and grounds for appeal into a single section for clarity.</li> <li>Extended the appeal filing period to 15 calendar days to allow WESM Members adequate time to prepare their Appeal Memorandum.</li> <li>Included a specification on the proper filing office for appeals to distinguish it from requests for reconsideration : appeals shall</li> </ul>				

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	<p><i>Enforcement and Compliance Office</i> had imposed is not in accordance with this Manual.</p>	<p><u><a href="#">Compliance Committee.</a></u></p>	<p>be filed with CC, whereas RRs are submitted to ECO.</p>				
<p>and ngs tion of ions  oeal</p>	<p>9.3.3 (New)</p> <p>Provisions from Penalty Manual:</p> <p>4.12.1.6. <i>Form and Contents of the Appeal.</i> The appeal shall:</p> <p>a) Be made in writing and signed by the WESM Compliance Officer of the <i>WESM Member</i> concerned, and shall be made under oath;</p> <p>b) State the date when the Resolution being appealed was received by the <i>WESM Member</i>; and</p> <p>c) Explain how the <i>Enforcement and</i></p>	<p><b>9.3.3 <u>Form and Contents of the Appeal</u></b></p> <p>a. <b><u>Be made in writing and signed by the WESM Compliance Officer of the WESM Member concerned, and shall be made under oath;</u></b></p> <p>b. <b><u>State the date when the resolution being appealed was received by the WESM Member;</u></b></p> <p>c. <b><u>Explain how the Enforcement and Compliance Office acted with abuse of</u></b></p>	<p>Lifted from the Penalty Manual with the following modifications:</p> <ul style="list-style-type: none"> <li>Updated the reference to the applicable Manual to reflect that penalty calculations are governed by the Penalty Manual.</li> <li>Included a requirement to present evidence of abuse of discretion to aid the CC in evaluating the merits of the appeal.</li> </ul>				

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	<p><i>Compliance Office</i> committed an abuse of discretion in issuing the Resolution or that the penalty/ies imposed by the <i>Enforcement and Compliance Office</i> is not in accordance with this Manual.</p> <p>Failure on the part of the <i>WESM Member</i> concerned to provide the foregoing requirements shall cause outright dismissal of the appeal by the <i>Compliance Committee</i>.</p>	<p><del>discretion in issuing the Resolution or that the penalty imposed is not in accordance with the <a href="#">WESM Penalty Manual</a>; and</del></p> <p>d. <del>Contain the evidence, if applicable, to support the reversal of the findings of breach by the <a href="#">Enforcement and Compliance Office</a>.</del></p> <p><u>Failure on the part of the <i>WESM Member</i> concerned to provide the foregoing requirements shall cause outright dismissal of the appeal by the <i>Compliance Committee</i>.</u></p>					
and ngs	9.3.4 (New)	9.3.4 <u><i>Decision on the Appealed Case.</i></u>					

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tion of ions peal		<p>Provisions of Penalty Manual:</p> <p>4.12.1.7. <i>Decision on the Appealed Case.</i></p> <p>a) The <i>Compliance Committee</i> shall resolve the appealed case within thirty (30) working days from receipt of the Original Records of the Case by issuing a Decision duly signed by its Chairperson. A copy of the Decision shall be served on the concerned <i>WESM Member</i> and appropriate persons or entities, the <i>Enforcement and Compliance Office</i>, <i>PEMC President</i> and the <i>Market Operator</i>.</p> <p>b) The <i>Compliance Committee's</i> Decision on the</p>	<p>a) <u>The <i>Compliance Committee</i> may direct the submission of additional documents or explanations from the <i>Appellant-WESM Member</i> or the <i>Enforcement and Compliance Office</i>, allowing at least five (5) working days for submission. Upon receipt of the requested data or information, or upon lapse of the deadline, the case shall be considered submitted for decision, applying the provisions set out in Sections 7.8.2 and 7.8.3 of this Manual.</u></p> <p>b) <u>The <i>Compliance Committee</i> shall resolve the appealed case</u></p>	<p>To streamline case resolution by empowering the <i>Compliance Committee</i> to request additional materials directly and set a clear timeline for decision-making.</p> <p>Added to establish a reasonable period for resolving appealed cases to promote timeliness and predictability in the appeals process. By referring to Section 7.8.3 to determine when a case is deemed submitted for decision, it ensures consistency in the computation of timelines and</p>				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
	<p>Appeal shall be final and executory upon receipt by the <i>WESM Member</i> concerned of the said Decision.</p> <p>c) Copies of the Decision rendered by the <i>Compliance Committee</i> will be furnished to the <i>PEM Board</i> and the <i>Market Operator</i>. Should this Notice require implementation of a directive on the part of the <i>System Operator</i>, a copy of said Decision shall likewise be sent to the <i>System Operator</i> for appropriate action.</p>	<p><u>within ninety (90) business days from the date it is deemed submitted for decision. For this purpose, the rule under Section 7.8.3 for determining when a case is deemed submitted shall likewise apply.</u></p> <p>c) <b><u>The Compliance Committee's Decision on the Appeal shall be final and executory upon receipt by the WESM Member concerned of the said Decision.</u></b></p> <p>d) <b><u>Copies of the Decision shall be served on the Appellant-WESM Member, the Enforcement and Compliance Office, and the PEM Board and the Market</u></b></p>	<p>avoids uncertainty for both the Committee and the parties.</p>				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Decision
			<u><b>Operator. Should this Notice require implementation of a directive on the part of the System Operator, a copy of said Decision shall likewise be sent to it for appropriate action.</b></u>					
and ngs tion of ions  ervice  I	9.5	(New)	<u><b>9.5 Service of Request, Resolutions, and Related Notices</b></u>  <u><b>The filing and service of a Request for Reconsideration, an Appeal, and any corresponding resolutions, decisions, or related notices may be effected through personal delivery, postal mail, or electronic mail.</b></u>	Added to acknowledge both traditional and electronic mail as valid modes of filing and service, supporting efficiency and procedural flexibility.				
WESM RNAL		<u><b>SECTION 9 - WESM MEMBER INTERNAL COMPLIANCE</b></u> 9.1 xxx 9.1.1 xxx x	<u><b>SECTION 910 - WESM MEMBER INTERNAL COMPLIANCE</b></u> 9-4 <u><b>10.1</b></u> xxx 9-4-1 <u><b>10.1.1</b></u> xxx 9-4-2 <u><b>10.1.2</b></u> xxx	Renumbered Section 9 (including its sub-sections) as <b>Section 10</b>				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Decision
		<del>9.1.3</del> <b>10.1.3</b> xxx <del>9.2</del> <b>10.2</b> xxx <del>9.2.1</del> <b>10.2.1</b> xxx <del>9.2.2</del> <b>10.2.2</b> xxx <del>9.2.3</del> <b>10.2.3</b> xxx <del>9.3</del> <b>10.3</b> xxx <del>9.3.1</del> <b>10.3.1</b> xxx <del>9.3.2</del> <b>10.3.2</b> xxx <del>9.3.3</del> <b>10.3.3</b> xxx <del>9.4</del> <b>10.4</b> xxx <del>9.4.1</del> <b>10.4.1</b> xxx <del>9.5</del> <b>10.5</b> xxx <del>9.5.1</del> <b>10.5.1</b> xxx <del>9.5.2</del> <b>10.5.2</b> xxx <del>9.5.3</del> <b>10.5.3</b> xxx					
0 - AND	<u>SECTION 10 - INFORMATION DISCLOSURE AND RECORDS MANAGEMENT</u> 10.1 xxx 10.1.1 xxx x	<del>SECTION 10 - INFORMATION DISCLOSURE AND RECORDS MANAGEMENT</del> <b>11</b> <del>10.1</del> <b>11.1</b> xxx <del>10.1.1</del> <b>11.1.1</b> xxx <del>10.2</del> <b>11.2</b> xxx <del>10.2.1</del> <b>11.2.1</b> xxx <del>10.2.2</del> <b>11.2.2</b> xxx <del>10.2.3</del> <b>11.2.3</b> xxx <del>10.3</del> <b>11.3</b> xxx <del>10.3.1</del> <b>11.3.1</b> xxx <del>10.3.2</del> <b>11.3.2</b> xxx <del>10.4</del> <b>11.4</b> xxx	Renumbered Section 10 (including its sub-sections) as <b>Section 11</b>				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Decision
			<del>10.4.1</del> <b>11.4.1</b> xxx <del>10.4.2</del> <b>11.4.2</b> xxx <del>10.4.3</del> <b>11.4.3</b> xxx				
– OF AND ON	<u>SECTION 11 – LIMITATION OF LIABILITY AND INDEMNIFICATION</u> 11.1 xxx 11.1.1 xxx x	SECTION <del>11</del> <b>12</b> - LIMITATION OF LIABILITY AND INDEMNIFICATION <del>11.1</del> <b>12.1</b> xxx <del>11.1.1</del> <b>12.1.1</b> xxx	Renumbered Section 11 (including its sub-sections) as <b>Section 12</b>				
2 – AND	<u>SECTION 12 – AMENDMENT, PUBLICATION AND EFFECTIVITY</u> 12.1 xxx 12.1.1 xxx x	SECTION <del>12</del> <b>13</b> - AMENDMENT, PUBLICATION AND EFFECTIVITY <del>12.1</del> <b>13.1</b> xxx <del>12.1.1</del> <b>13.1.1</b> xxx <del>12.2</del> <b>13.2</b> xxx <del>12.2.1</del> <b>13.2.1</b> xxx <del>12.2.2</del> <b>13.2.2</b> xxx	Renumbered Section 12 (including its sub-sections) as <b>Section 13</b>				
13	SECTION 13 GLOSSARY	SECTION <del>13</del> <b>14</b> - GLOSSARY	Renumbered Section 13 (including its sub-sections) as <b>Section 14</b>				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
13		Enforcement and Compliance Office -The unit created within PEMC pursuant to <i>WESM Rules</i> Clause 1.4.8, which is primarily responsible for the administration of the enforcement and compliance which shall include monitoring, assessment and investigation of the <i>WESM Members</i> in relation to their compliance with the <i>WESM Rules</i> .	<del>Enforcement and Compliance Office -The unit created within PEMC pursuant to <i>WESM Rules</i> Clause 1.4.8, which is primarily responsible for the administration of the enforcement and compliance which shall include monitoring, assessment and investigation of the <i>WESM Members</i> in relation to their compliance with the <i>WESM Rules</i>.</del>	Deletion - Already defined in the WESM Rules				

WESM ENFORCEMENT AND COMPLIANCE MANUAL

Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
13	Enforcement proceeding - This is the activity or series of activities carried out to establish and determine the occurrence of <i>breach</i> and the corresponding enforcement action that will be carried out as a consequence of the <i>breach</i> , and includes monitoring, assessment, investigation and imposing enforcement actions.	<del>Enforcement proceeding - This is the activity or series of activities carried out to establish and determine the occurrence of <i>breach</i> and the corresponding enforcement action that will be carried out as a consequence of the <i>breach</i>, and includes monitoring, assessment, investigation and imposing enforcement actions.</del>	Deletion – Already defined in the WESM Rules				
13	Notice of investigation- Formal notice issued by the Enforcement and Compliance Office to a WESM Member to initiate investigation for possible breach.	Notice of <del>i</del> Investigation – <del>Formal</del> <b>A</b> notice issued by the <i>Enforcement and Compliance Office</i> to a <i>WESM Member</i> to initiate <del>an</del> <b>a formal</b> investigation for possible <i>breach</i> .	Revised for clarity				
13	Report of probable breach - Written report submitted to the <i>Enforcement and Compliance Office</i> by the <i>Market Operator</i> or the <i>System Operator</i> to notify the <i>Enforcement</i>	Report of probable breach – <del>a</del> <b>written</b> report submitted to the <i>Enforcement and Compliance Office</i> <del>by the <i>Market Operator</i> or the <i>System Operator</i> to</del> <b>notify the <i>Enforcement</i></b>	Revised to apply to reports filed <b>by or against</b> the Market Operator or System Operator, in alignment with Section 7.2.4.3 (a)				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
	<p><i>and Compliance Office of probable breach by a WESM Member for purposes of initiating an investigation.</i></p>	<p><del><i>and Compliance Office of probable breach by a WESM Member for purposes of initiating an investigation</i></del> <b><u>to notify it of a potential breach by a WESM Member, the Market Operator, or the System Operator intended to initiate an investigation. For purposes of this Manual, it may be used interchangeably with the term "notice of probable breach".</u></b></p>	<p>of the WESM Rules.</p> <p>Also, a clarifying clause was included to indicate that "report of probable breach" and "notice of probable breach" may be used interchangeably throughout the Manual, given their consistent usage and intent.</p>				
<p>SECTION TIMELINE FROM CO</p>	<p>Timeline/Frequency 3 business days from initial flagging of probable breach</p>	<p>Timeline/Frequency <del>35</del> business days from initial flagging of probable breach</p>	<p>Revised for consistency</p>				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
Reporting								
MONITORING, COMPLIANCE, AND REPORTING TIMELINE FROM COMPLIANCE MANUAL	No. 4	Timeline/Frequency On or before 15th day of the month following the covered billing month	Timeline/Frequency On or before <del>15</del> <sup>45</sup> th day <del>of following</del> the <b>end of the calendar</b> month following the covered billing month <b>covered in the monitoring</b>	Revised consistency for				
MONITORING, COMPLIANCE, AND REPORTING TIMELINE FROM COMPLIANCE MANUAL Notice of Penalty	No. 5	Activities 5. Issuance of Notice of Specified Penalty  Responsible PEMC President  Facility/Mode/Process Manual  Recipient TP IEMOP  Timeline/Frequency	<del>Activities</del> <del>5. Issuance of Notice of Specified Penalty</del>  <del>Responsible</del> <del>PEMC President</del>  <del>Facility/Mode/Process</del> <del>Manual</del>  <del>Recipient</del> <del>TP</del> <del>IEMOP</del>  <del>Timeline/Frequency</del>	Deletion - for consistency				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
	Simultaneous with the Issuance of CMAR  Reference Manual/Document WESM Penalty Manual	<del>Simultaneous with the Issuance of CMAR</del>  <del>Reference Manual/Document WESM Penalty Manual</del>					
No. 6	Activities 6. Implementation of the Notice of the Specified Penalty (Issuance of billing)  Responsible IEMOP  Facility/Mode/Process Manual  Recipient TP  Timeline/Frequency 3 business days from receipt of the Notice of Specified Penalty  Reference Manual/Document WESM Penalty Manual	<del>Activities</del> <del>6. Implementation of the Notice of the Specified Penalty (Issuance of billing)</del>  <del>Responsible IEMOP</del>  <del>Facility/Mode/Process Manual</del>  <del>Recipient TP</del>  <del>Timeline/Frequency</del> <del>3 business days from receipt of the Notice of Specified Penalty</del>  <del>Reference Manual/Document WESM Penalty Manual</del>	Deletion - for consistency				

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	<b>Section</b>	<b>Provision</b>	<b>Proposed Amendment</b>	<b>Rationale</b>	<b>Comments</b>	<b>Proposed Wording based on Comments</b>	<b>Original Proponent's Response</b>	<b>RCC Dec</b>
ENFORCEMENT, COMPLIANCE AND PENALTY	No. 7	<p>Activities 7. Payment of Penalty</p> <p>Responsible TP</p> <p>Facility/Mode/Process Manual</p> <p>Recipient IEMOP</p> <p>Timeline/Frequency 12 business days from receipt of billing and collection</p> <p>Reference Manual/Document WESM Penalty Manual</p>	<p><del>Activities</del> <del>7. Payment of Penalty</del></p> <p><del>Responsible</del> <del>TP</del></p> <p><del>Facility/Mode/Process</del> <del>Manual</del></p> <p><del>Recipient</del> <del>IEMOP</del></p> <p><del>Timeline/Frequency</del> <del>12 business days from receipt of billing and collection</del></p> <p><del>Reference</del> <del>Manual/Document</del> <del>WESM Penalty Manual</del></p>	Transferred to No. 12 with modification				
ENFORCEMENT, COMPLIANCE AND PENALTY	No. 8	<p>Activities 8. Filing of Request for Reconsideration</p> <p>Reference Manual/Document WESM Penalty Manual</p>	<p>Activities <del>8</del>5. Filing of Request for Reconsideration</p> <p>Reference Manual/Document</p>	<p>Renumbered as No. 5</p> <p>Lifted from Penalty Manual</p>				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
est ion			<del>WESM Penalty EC</del> Manual					
N, TION  ELINE ROM  CO  the	No. 9	Activities 9. Resolution of the Request for Reconsideration  Timeline/Frequency 15 business days from receipt of request for reconsideration  Reference Manual/Document WESM Penalty	Activities <del>96.</del> Resolution of the Request for Reconsideration  Timeline/Frequency <del>15</del> <b>60</b> business days from receipt of request for reconsideration <b>or may be extended additional 30 business days from receipt of required information</b>  Reference Manual/Document <del>WESM Penalty EC</del> Manual	Renumbered as No. 6  Revised for consistency  Lifted from Penalty Manual				
N, TION  ELINE ROM	No. 10	Activities 10. Issuance of Notice of Specified Penalty or Revocation of the previously-issued Notice of Penalty  Responsible PEMC President	<del>Activities</del> <del>10. Issuance of Notice of Specified Penalty or Revocation of the previously issued Notice of Penalty</del>  <del>Responsible</del> <del>PEMC President</del>	Deletion - for consistency				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
CO Notice alty the d /		Facility/Mode/Process Manual  Recipient TP IEMOP  Timeline/Frequency Simultaneous with the Issuance of Resolution of Request for Reconsideration  Reference Manual/Document WESM Penalty Manual	<del>Facility/Mode/Process Manual</del>  <del>Recipient TP IEMOP</del>  <del>Timeline/Frequency Simultaneous with the Issuance of Resolution of Request for Reconsideration</del>  <del>Reference Manual/Document WESM Penalty Manual</del>					
N, TION ELINE ROM  CO on of f the	No. 11	Activities 11. Implementation of the Resolution of the Request for Reconsideration/ Notice of Specified Penalty/ Revocation (Collect or Refund)  Responsible IEMOP  Facility/Mode/Process	<del>Activities</del> <del>11. Implementation of the Resolution of the Request for Reconsideration/ Notice of Specified Penalty/ Revocation (Collect or Refund)</del>  <del>Responsible IEMOP</del>  <del>Facility/Mode/Process</del>	Deletion - for consistency				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
/ed tion nd)		Manual  Recipient TP  Timeline/Frequency Immediately upon receipt  Reference Manual/Document WESM Penalty Manual	<del>Manual</del>  <del>Recipient</del> <del>TP</del>  <del>Timeline/Frequency</del> <del>Immediately upon receipt</del>  <del>Reference</del> <del>Manual/Document</del> <del>WESM Penalty Manual</del>					
N, TION  ELINE ROM  CO  eal	No. 12	Activities 12. Filing of Appeal  Recipient MSC  Timeline/Frequency 10 business days from receipt of the Resolution of the Request for Reconsideration  Reference Manual/Document WESM Penalty Manual	Activities <del>12</del> 7. Filing of Appeal  Recipient <del>MSC</del>  Timeline/Frequency <del>10</del> 15 business days from receipt of the Resolution of the Request for Reconsideration  Reference Manual/Document <del>WESM Penalty</del> <b>EC</b> Manual	Renumbered as No. 7  Jurisdictional clarification  Revised for consistency  Lifted from Penalty Manual				

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	<b>Section</b>	<b>Provision</b>	<b>Proposed Amendment</b>	<b>Rationale</b>	<b>Comments</b>	<b>Proposed Wording based on Comments</b>	<b>Original Proponent's Response</b>	<b>RCC Dec</b>
<p>N, TION</p> <p>ELINE OM</p> <p>CO</p> <p>Order riginal Case</p>	No. 13	<p>Activities 13. Issuance of Order to Elevate the Original Records of the Case</p> <p>Responsible MSC</p> <p>Facility/Mode/Process Manual</p> <p>Recipient ECO TP</p> <p>Timeline/Frequency 20 business days from receipt of Appeal</p> <p>Reference Manual/Document WESM Penalty Manual</p>	<p><del>Activities</del> <del>13. Issuance of Order to Elevate the Original Records of the Case</del></p> <p><del>Responsible</del> <del>MSG</del></p> <p><del>Facility/Mode/Process</del> <del>Manual</del></p> <p><del>Recipient</del> <del>ECO</del> <del>TP</del></p> <p><del>Timeline/Frequency</del> <del>20 business days from receipt of Appeal</del></p> <p><del>Reference</del> <del>Manual/Document</del> <del>WESM Penalty Manual</del></p>	Deletion – for consistency				
<p>N, TION</p> <p>ELINE OM</p>	No. 14	<p>Activities 14. Elevation of the Original Records of the Case</p> <p>Responsible ECO</p>	<p><del>Activities</del> <del>14. Elevation of the Original Records of the Case</del></p> <p><del>Responsible</del> <del>ECO</del></p>	Deletion – for consistency				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
CO the of		Facility/Mode/Process Manual  Recipient MSC  Timeline/Frequency 5 business days from receipt of the Order  Reference Manual/Document WESM Penalty Manual and MS Manual	Facility/Mode/Process Manual  Recipient MSC  Timeline/Frequency 5 business days from receipt of the Order  Reference Manual/Document WESM Penalty Manual and MS Manual					
N, TION ELINE OM CO	No. 15	Activities 15. Decision on Appeal  Responsible MSC  Timeline/Frequency 30 working days from receipt of the Original Records of the Case as elevated to it by ECO  Reference Manual/Document WESM Penalty Manual and MS Manual	Activities <del>15</del> 8. Decision on Appeal  Responsible <del>MSC</del> <b>MSCC</b>  Timeline/Frequency <del>30</del> <b>90</b> working <del>business</del> days from receipt of the Original Records of the Case as elevated to it by <del>ECO</del> <b>the date it is deemed submitted for decision</b>	Renumbered as No. 8  Jurisdictional clarification  Revised for consistency  Lifted from Penalty Manual				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
			Reference Manual/Document WESM Penalty <del>EC</del> Manual and MS Manual					
N, TION ELINE ROM CO Notice alty the d /	No. 16	Activities 16. Issuance of Notice of Specified Penalty or Revocation of the previously-issued Notice of Penalty  Timeline/Frequency Simultaneous with the Issuance of the Decision on Appeal	Activities <del>16.</del> Issuance of Notice of Specified Penalty or Revocation of the previously issued Notice of Penalty  Timeline/Frequency <del>Simultaneous with the Issuance of the Decision on Appeal</del> <b><u>5 Business Days from the date that the finding of breach or the resolution or decision on a case becomes final and executory</u></b>	Renumbered as No. 9  Requirement for the issuance of the NSP is upon the finality and executory status of the breach findings, report, or decision.				
N, TION ELINE ROM	(new)	(new)	<b><u>Activities</u></b> <b><u>10. Issuance of Periodic Penalty Summary Report</u></b>  <b><u>Responsible ECO</u></b>	Requirement for submitting a periodic penalty summary report listing all the penalties imposed by the WESM Governance Arm				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
CO		<p><b><u>Facility/Mode/Process Manual</u></b></p> <p><b><u>Recipient IEMOP</u></b></p> <p><b><u>Timeline/Frequency Every 28th of the month</u></b></p> <p><b><u>Reference Manual/Document WESM Penalty Manual</u></b></p>	<p>for the month, and to be collected by the Market Operator for ease of tracking by both parties.</p>				
N, TION ELINE ROM CO on of f y/ ect or	<p>No. 17</p> <p>Activities 17. Implementation of the Decision on Appeal/ Notice of Specified Penalty/ Revocation (Collect or Refund)</p> <p>Timeline/Frequency Immediately upon receipt</p>	<p>Activities <del>611</del>. Implementation of the <del>Decision on Appeal/</del> Notice of Specified Penalty/<del>Revocation</del> (Collect or Refund <b><u>Issuance of billing</u></b>)</p> <p>Timeline/Frequency <del>Immediately upon receipt</del> <b><u>15th day of the succeeding month from the receipt of the periodic penalty summary report</u></b></p>	<p>Revised for consistency</p> <p>Added to formalize the billing and collection of penalties based on enforcement reports, ensuring timely notification to WESM Members of their settlement obligations.</p>				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
N, TION ELINE ROM CO	No. 12	Transferred from No. 7  Activities 7. Payment of Penalty  Timeline/Frequency 12 business days from receipt of billing and collection	Activities <del>7</del> <b>12</b> . Payment of Penalty  Timeline/Frequency <del>12 business days from receipt of billing and collection</del> <b>25th day of the month in which the billing is received, or on the next working day if 25th fall on a non-working day</b>	Renumbered as No.12  Added to set a clear deadline for WESM Members to remit penalty payments, ensuring timely collection by the Market Operator.				
N, TION ELINE ROM S N st for	No. 1	Activities 1. Filing of Request for Investigation (RFI)  Responsible Any WESM Member, Market Operator, WESM Governance Committees (except CC), ECO (motu propio)	Activities 1. Filing of Request for Investigation (RFI) <b>or Report of Probable Breach</b>	Revised for consistency				
N, TION ELINE	(new)	(new)	<b>Activities</b> <b><u>2. Verification of RFI form and substance</u></b>  <b><u>Responsible ECO</u></b>	Revised for Consistency				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
FROM S N			<p><b><u>Facility/Mode/Process Manual</u></b></p> <p><b><u>Recipient WESM Member, Market Operator or WESM Governance Committees (except CC) filed the RFI</u></b></p> <p><b><u>Timeline/Frequency 5 business days from receipt of RFI or Report of Probable Breach</u></b></p> <p><b><u>Reference Manual/Document EC Manual</u></b></p>					
N, TION ELINE FROM S N	No. 2	<p>Activities 2. Issuance of Preliminary Notice of Investigation (PNI)</p> <p>Recipient TP (entity subject of RFI)</p> <p>Timeline/Frequency 5 business days from receipt of the RFI</p>	<p>Activities <del>23.</del> Issuance of Preliminary Notice of Investigation (PNI)</p> <p>Recipient TP (entity subject of RFI <b><u>or report of probable breach</u></b>)</p> <p>Timeline/Frequency</p>	<p>Renumbered as No.3</p> <p>Revised for Consistency</p>				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
ce of (NI)			5 business days from confirmation that the <del>matter is complete</del> <b><u>RFI or report of probable breach is found</u></b> in both form and substance, it <b><u>and</u></b> shall advance to formal investigation					
N, TION ELINE FROM S N	No. 3	Activities 3. Investigation Proper  Recipient TP (entity subject of RFI)  Timeline/Frequency Not more than 120 business days from receipt of RFI	Activities <del>34.</del> Investigation Proper  Recipient TP (entity subject of RFI <b><u>or report of probable breach</u></b> )  Timeline/Frequency <del>Not more than 120 business days from receipt of RFI</del> <b><u>150 business days from issuance of Notice of Investigation or may be extended additional 30 business days from receipt of required information</u></b>	Renumbered as No.4  Revised for Consistency				
N, TION	No. 4	Activities 4. Completion of Formal Investigation	Activities <del>45.</del> Investigation Proper	Renumbered as No.5				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
ELINE FROM S  N  tion		Recipient TP (entity subject of RFI)  Timeline/Frequency Not more than 120 business days from receipt of RFI	Recipient TP (entity subject of RFI <b><u>or report of probable breach</u></b> )  Timeline/Frequency <del>Not more than 120</del> <del>business days from</del> <del>receipt of RFI</del> <b><u>150</u></b> <b><u>business days from</u></b> <b><u>issuance of Notice of</u></b> <b><u>Investigation or may be</u></b> <b><u>extended additional 30</u></b> <b><u>business days from</u></b> <b><u>receipt of required</u></b> <b><u>information</u></b>	Revised for Consistency				
N, TION  ELINE FROM S  N  port	No. 5	Activities 5. Issuance of Investigation Report	Activities <del>5</del> 6. Issuance of Investigation Report	Renumbered as No.6				
N, TION	No. 6	Activities 6. Review of the Investigation Report	Activities <del>6</del> 7. Review of the Investigation Report	Renumbered as No.7				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
ELINE FROM S N port		<p>Timeline/Frequency Within thirty (30) business days from receipt of the Investigation Report</p> <p>Reference Manual/Document EC Manual and MS Manual</p>	<p>Timeline/Frequency Within <del>thirty (30)</del><b>90</b> business days from receipt of the <del>Investigation Report</del> <b>the case is deemed submitted for resolution</b></p> <p>Reference Manual/Document EC Manual and MS Manual</p>	<p>Revised for Consistency</p>				
N, TION ELINE FROM S N and review	No. 7	<p>Activities 7. Preparation and Submission of Review Report</p> <p>Timeline/Frequency Within thirty (30) business days from receipt of the Investigation Report</p> <p>Reference Manual/Document EC Manual and MS Manual</p>	<p>Activities <del>7</del><b>8</b>. Preparation and Submission of <del>Review Report</del> <b>Resolution</b></p> <p>Timeline/Frequency Within <del>thirty (30)</del><b>90</b> business days from receipt of the <del>Investigation Report</del> <b>the date the case is deemed submitted for resolution</b></p> <p>Reference Manual/Document</p>	<p>Renumbered as No.7</p> <p>Revised for Consistency</p>				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
			EC Manual <del>and MS Manual</del>					
N, TION  ELINE ROM S  N  review w port	No. 8	<p>Activities</p> <p>8. PEM Board Review of the CC Review Report and ECO Investigation Report</p> <p>Timeline/Frequency Within thirty (30) working days upon receipt of the MSC Review Report and ECO Investigation Report</p> <p>Reference Manual/Document EC Manual and CC Manual</p>	<p>Activities</p> <p><del>89.</del> PEM Board Review of the CC <del>Review Report</del> <b>Resolution</b> and ECO Investigation Report</p> <p>Timeline/Frequency <del>Within thirty (30) working days upon receipt of the MSC-CC Review Report</del> <b>Resolution</b> and ECO Investigation Report</p> <p>Reference Manual/Document EC Manual <del>and CC Manual</del></p>	<p>Renumbered as No.9</p> <p>Revised for Consistency</p>				
N, TION  ELINE ROM S  N	No. 9	<p>Activities</p> <p>9. Issuance of Notice of Remand, <i>if necessary</i></p>	<p>Activities</p> <p><del>910.</del> Issuance of Notice of Remand, <i>if necessary</i></p>	<p>Renumbered as No.10</p>				

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	<b>Section</b>	<b>Provision</b>	<b>Proposed Amendment</b>	<b>Rationale</b>	<b>Comments</b>	<b>Proposed Wording based on Comments</b>	<b>Original Proponent's Response</b>	<b>RCC Dec</b>
notice								
N, TION ELINE ROM S N of ation of	No. 10	Activities 10. Submission of Revised Investigation Report <i>(in case of remand)</i>	Activities <del>10</del> <b>11</b> . Submission of Revised Investigation Report <i>(in case of remand)</i>	Renumbered as No.11				
N, TION ELINE ROM S N port nd)	No. 11	Activities 11. PEM Board Review of the Investigation Report <i>(in case of remand)</i>  Reference Manual/Document EC Manual and MS Manual	Activities <del>11</del> <b>12</b> . PEM Board Review of the Investigation Report <i>(in case of remand)</i>  Reference Manual/Document EC Manual and MS Manual	Renumbered as No.12  Revised for Consistency				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
N, TION ELINE ROM S N on and ce of EM n on port)	No. 12	<p>Activities</p> <p>12. Board Action on the Investigation and Issuance of Notice of Board Action (PEM Board Resolution on Investigation Report)</p> <p>Timeline/Frequency</p> <ul style="list-style-type: none"> <li>• Within thirty (30) working days from receipt of the MSC Review Report and ECO Investigation Report; or</li> <li>• Within thirty (30) working days from receipt of the Revised Investigation Report of the ECO (in case of remand).</li> </ul> <p>Reference Manual/Document EC Manual and CC Manual</p>	<p><del>12</del><b>13</b>. Board Action on the Investigation and Issuance of Notice of Board Action (PEM Board Resolution on Investigation Report)</p> <p>Timeline/Frequency</p> <ul style="list-style-type: none"> <li>• <del>Within thirty (30)</del> working days from receipt of the <b>MSC CC Review Report Resolution</b> and ECO Investigation Report; or</li> <li>• <del>Within thirty (30)</del> working days from receipt of the Revised Investigation Report of the ECO (in case of remand).</li> </ul> <p>Reference Manual/Document EC Manual <del>and CC Manual</del></p>	<p>Renumbered as No.13</p> <p>Revised for Consistency</p>				
N, TION ELINE	No. 13	<p>Activities</p> <p>13. Notification of the PEM Board's Resolution</p>	<p>Activities</p> <p><del>13</del><b>14</b>. Notification of the PEM Board's Resolution</p>	<p>Renumbered as No.14</p>				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
FROM S N of the		Reference Manual/Document WESM Penalty Manual	Reference Manual/Document <del>WESM Penalty</del> <b>EC</b> Manual	Revised for Consistency				
N, TION ELINE FROM S N Notice alty	No. 14	Activities 14. Issuance of Notice of Specified Penalty  Responsible PEMC President  Facility/Mode/Process Manual  Recipient TP IEMOP  Timeline/Frequency Simultaneous with the Issuance of Notice of PEM Board's Resolution  Reference Manual/Document	<del>Activities</del> <del>14. Issuance of Notice of Specified Penalty</del>  <del>Responsible</del> <del>PEMC President</del>  <del>Facility/Mode/Process</del> <del>Manual</del>  <del>Recipient</del> <del>TP</del> <del>IEMOP</del>  <del>Timeline/Frequency</del> <del>Simultaneous with the Issuance of Notice of PEM Board's Resolution</del>  <del>Reference</del> <del>Manual/Document</del>	Deletion – for consistency				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
		WESM Penalty Manual and EC Manual	<del>WESM Penalty Manual and EC Manual</del>					
N, TION  ELINE FROM S  N  on of y ng)	No. 15	Activities 15. Implementation of the Notice of the Specified Penalty (Issuance of billing)  Responsible IEMOP  Facility/Mode/Process Manual  Recipient TP  Timeline/Frequency 3 business days from receipt of the Notice of Specified Penalty  Reference Manual/Document WESM Penalty Manual	<del>Activities 15. Implementation of the Notice of the Specified Penalty (Issuance of billing)  Responsible IEMOP  Facility/Mode/Process Manual  Recipient TP  Timeline/Frequency 3 business days from receipt of the Notice of Specified Penalty  Reference Manual/Document WESM Penalty Manual</del>	Deletion – for consistency				
N, TION  ELINE	No. 16	Activities 16. Payment of Penalty  Responsible TP	<del>Activities 16. Payment of Penalty  Responsible TP</del>	Transferred to No. 25 with modification				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
FROM S N		Facility/Mode/Process Manual  Recipient IEMOP  Timeline/Frequency 12 business days from receipt of billing and collection  Reference Manual/Document WESM Penalty Manual	<del>Facility/Mode/Process Manual</del>  <del>Recipient IEMOP</del>  <del>Timeline/Frequency 12 business days from receipt of billing and collection</del>  <del>Reference Manual/Document WESM Penalty Manual</del>					
N, TION  ELINE FROM S  N  quest ion	No. 17	Activities 17. Filing of Request for Reconsideration  Reference Manual/Document WESM Penalty Manual and EC Manual	Activities <del>17</del> <b>15</b> . Filing of Request for Reconsideration  Reference Manual/Document <del>WESM Penalty Manual</del> and EC Manual	Renumbered as No.15  Revised for Consistency				
N, TION	No. 18	Activities 18. Endorsement of the Request for Reconsideration	Activities <del>18</del> <b>16</b> . Endorsement of the Request for Reconsideration	Renumbered as No.16				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
ELINE FROM S  N  t of								
N, TION  ELINE FROM S  N  of ation	No.19	<p>Activities 19. Submission of Revised Investigation Report</p> <p>Recipient PEM Board</p> <p>Timeline/Frequency Within 30 business days from endorsement of the PEM Board</p> <p>Reference Manual/Document WESM Penalty Manual and EC Manual</p>	<p>Activities <del>19</del>17. Submission of <del>Revised Investigation</del> <b>Case Review</b> Report</p> <p>Recipient <del>PEM Board</del> <b>CC</b></p> <p>Timeline/Frequency Within <del>30</del><b>60</b> business days from endorsement of the PEM Board, <b>However, may be extended additional 30 business days from receipt of required information.</b></p> <p>Reference Manual/Document</p>	<p>Renumbered as No.17</p> <p>Revised for Consistency</p>				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
			WESM Penalty Manual and EC Manual					
N, TION  ELINE FROM S  N	(new)	(new)	<p><b>Activities</b> <b><u>18. Preparation and Submission of Resolution</u></b></p> <p><b>Responsible</b> <b><u>CC</u></b></p> <p><b>Facility/Mode/Process</b> <b><u>Manual</u></b></p> <p><b>Recipient</b> <b><u>PEM Board</u></b></p> <p><b>Timeline/Frequency</b> <b><u>Within 90 business days from the date the case is deemed submitted for resolution</u></b></p> <p><b>Reference</b> <b><u>Manual/Document</u></b> <b><u>EC Manual</u></b></p>	Added to ensure thorough review of the case review report while maintaining procedural consistency and timely resolution.				
N, TION	No. 20	Activities	Activities <del>20</del> <b><u>19. PEM Board Review of the CC</u></b>	Renumbered as No.19				

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	<b>Section</b>	<b>Provision</b>	<b>Proposed Amendment</b>	<b>Rationale</b>	<b>Comments</b>	<b>Proposed Wording based on Comments</b>	<b>Original Proponent's Response</b>	<b>RCC Dec</b>
ELINE FROM S N of the		<p>20. Resolution of the Request for Reconsideration</p> <p>Timeline/Frequency 30 working days from receipt of the Revised Investigation Report</p> <p>Recipient PEMC</p> <p>Reference Manual/Document WESM Penalty Manual</p>	<p>Resolution of the Request for <del>Reconsideration</del> <b><u>and Case Review Report</u></b></p> <p>Timeline/Frequency 30 <del>working</del> <b><u>business</u></b> days from receipt of the Revised Investigation Report <b><u>Case Review Report and CC Resolution</u></b></p> <p>Recipient <del>PEMC</del> <b><u>N/A</u></b></p> <p>Reference Manual/Document WESM Penalty <b><u>EC</u></b> Manual</p>	Revised for Consistency				
N, TION ELINE FROM S N	(new)	(new)	<p><b><u>Activities</u></b> <b><u>20. Board Action on the Resolution of the Request for Reconsideration and Issuance of Notice of Board Action</u></b></p> <p><b><u>Responsible PEM Board</u></b></p>	Added to ensure thorough review of the case review report and CC resolution while maintaining procedural consistency and timely resolution.				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
		<p><b><u>Facility/Mode/Process Manual</u></b></p> <p><b><u>Recipient PEMC</u></b></p> <p><b><u>Timeline/Frequency 30 working days from receipt of the Case Review Report and CC Resolution</u></b></p> <p><b><u>Reference Manual/Document EC Manual</u></b></p>					
<p>N, TION</p> <p>ELINE FROM S</p> <p>N</p>	<p>(new)</p> <p>(new)</p>	<p><b><u>Activities 21. Notification of the PEM Board's Resolution</u></b></p> <p><b><u>Responsible PEMC</u></b></p> <p><b><u>Facility/Mode/Process Manual</u></b></p> <p><b><u>Recipient PEMC</u></b></p>	<p>Added for issuance of PEM Board's Resolution</p>				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
		<p><u>Timeline/Frequency Upon receipt of PEM Board Resolution on Investigation Report</u></p> <p><u>Reference Manual/Document EC Manual</u></p>					
<p>No. 21</p> <p>Activities</p> <p>21. Issuance of Notice of Specified Penalty or Revocation of the previously-issued Notice of Penalty</p> <p>Timeline/Frequency</p> <p>Simultaneous with the Issuance of Resolution of Request for Reconsideration</p> <p>Reference</p> <p>Manual/Document</p> <p>WESM Penalty Manual and EC Manual</p>	<p>Activities</p> <p><del>21</del><b>22</b>. Issuance of Notice of Specified Penalty or Revocation of the previously issued Notice of Penalty</p> <p>Timeline/Frequency</p> <p><del>Simultaneous with the Issuance of Resolution of Request for Reconsideration</del><b>5</b></p> <p><u>Business Days from the date that the finding of breach or the resolution or decision on a case becomes final and executory</u></p> <p>Reference</p> <p>Manual/Document</p>	<p>Activities</p> <p><del>21</del><b>22</b>. Issuance of Notice of Specified Penalty or Revocation of the previously issued Notice of Penalty</p> <p>Timeline/Frequency</p> <p><del>Simultaneous with the Issuance of Resolution of Request for Reconsideration</del><b>5</b></p> <p><u>Business Days from the date that the finding of breach or the resolution or decision on a case becomes final and executory</u></p> <p>Reference</p> <p>Manual/Document</p>	<p>Renumbered as No. 22</p> <p>Requirement for the issuance of the NSP is upon the finality and executory status of the breach findings, report, or decision.</p>				

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	Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
			WESM Penalty Manual and EC Manual					
N, TION  ELINE FROM S  N	(new)	(new)	<p><b>Activities</b> <b>23. Issuance of Periodic Penalty Summary Report</b></p> <p><b>Responsible</b> <b>ECO</b></p> <p><b>Facility/Mode/Process</b> <b>Manual</b></p> <p><b>Recipient</b> <b>IEMOP</b></p> <p><b>Timeline/Frequency</b> <b>Every 28th of the month</b></p> <p><b>Reference</b> <b>Manual/Document</b> <b>WESM Penalty Manual</b></p>	Requirement for submitting a periodic penalty summary report listing all the penalties imposed by the WESM Governance Arm for the month, and to be collected by the Market Operator for ease of tracking by both parties.				
N, TION  ELINE FROM S	No. 22	Activities 22. Implementation of the Resolution of the Request for Reconsideration/ Notice of Specified Penalty/	Activities <del>22</del> <b>24</b> . Implementation of the <del>Resolution of the Request for Reconsideration/</del> Notice of Specified Penalty/ <del>Revocation (Collector</del>	Renumbered as No. 24				

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Section	Provision	Proposed Amendment	Rationale	Comments	Proposed Wording based on Comments	Original Proponent's Response	RCC Dec
	<p>Revocation (Collect or Refund)</p> <p>Timeline/Frequency Immediately upon receipt</p> <p>Reference Manual/Document WESM Penalty Manual</p>	<p><del>Refund</del> <b>Issuance of billing</b></p> <p>Timeline/Frequency <del>Immediately upon receipt</del> <b>15th day of the succeeding month from the receipt of the periodic penalty summary report</b></p> <p>Reference Manual/Document WESM Penalty Manual</p>	<p>Added to formalize the billing and collection of penalties based on enforcement reports, ensuring timely notification to WESM Members of their settlement obligations.</p>				
No. 25	<p>Transferred from No. 16</p> <p>Activities 16. Payment of Penalty</p> <p>Timeline/Frequency 12 business days from receipt of billing and collection</p>	<p>Activities <del>16</del> <b>25</b>. Payment of Penalty</p> <p>Timeline/Frequency <del>12 business days from receipt of billing and collection</del> <b>25th day of the month in which the billing is received, or on the next working day if 25th fall on a non-working day</b></p>	<p>Renumbered as No.12</p> <p>Added to set a clear deadline for WESM Members to remit penalty payments, ensuring timely collection by the Market Operator.</p>				