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Meeting Date & Time:	06 April 2018, 9:0	_				
Meeting Venue:	19/F Conference			Equitable	Tower,	Ortigas
g ronuo.	Center, Pasig Cit					
In-Attendance	Attend	lance List				
Rules Change Committee		Not In-A	ttendance			
Principal Members:						
Maila Lourdes G. de Castro Independent Francisco Leodegario R. Independent Concepcion I. Tanglao – Inde Allan C. Nerves–Independent Jose Ildebrando B. Ambros (Northwind) Ciprinilo C. Meneses (MERALCO) Jose P. Santos – Distribution Ludovico D. Lim – Distribution Ludovico H. Rivera – Supply (TAmbrocio R. Rosales – Standard R. Rosa		Tolentino –		• • • • • • • • • • • • • • • • • • • •	•	
Other attendees:						
PEMC – Legal						
Rachel Angela P. Anosan						
PEMC – Market Assessmen	t Group (MAG)					
Carlito C. Claudio						



Geraldine A. Rodriguez Divine Gayle C. Cruz Aldjon Kenneth M. Yap Joseph V. Zabat

DOE Observers

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Ferdinand B. Binondo Christopher Jade Vita

There being a quorum, Ms. Concepcion I. Tanglao, as requested by Chairperson Maila Lourdes
G. de Castro, called the meeting to order at around 9:00 AM.

1. Adoption of the Proposed Agenda

The Secretariat informed the RCC that per the e-mail sent to the committee, the action requested for agenda items 6.2 Proposed Transitory Provisions related to WESM Mindanao Pre-integration and 6.3 Proposed Amendments to the WESM Rules in view of the IMO Transition Plan was proposed to be revised from "For Approval" to "For Deliberation".

Following the discussion, the RCC adopted the proposed agenda, as revised.

2. Review of the Minutes of the Previous Meeting

The RCC reviewed the Minutes of the 138th RCC Meeting held on 02 March 2018. The discussion on the minutes was as follows:

On lines 281-283 which discuss the result of the survey of Market Participants and which
further stated that "the sectors are not really aware of the RCC's activities", Ms. Tanglao
expressed her reservation on the use of the phrase "not really aware". Following the
discussion on the more appropriate language to use, the statement was revised as follows:

"Ms. Tanglao also recalled the result of the survey of Market Participants which said that the sectors are not really aware fully informed of the RCC's activities."

 On lines 169-174, which tackle the requirement for embedded generators to register in the WESM for them to participate in the market, Mr. Ambrocio R. Rosales commented that the statement of Mr. Jonathan dela Viña as captured, failed to include the qualifications for embedded generators to participate in the market. In this regard, Mr. Isidro E. Cacho,



Jr. recommended some rewording and revisions to the said portion of the minutes and which were subsequently adopted by the RCC as follows:

"Based on the proposed definition of WEMT, Mr. Ambrocio R. Rosales (NGCP-SO) sought to clarify whether embedded generators that are not currently registered in the WESM could register as WEMTs. Mr. dela Viña responded that embedded generators, that are 5 MW and above must still-register as a Generation Company if they wish for them to participate in the WESM. Mr. Cacho conceded agreed that the proposed definition of WEMT should indeed be revised for clarity and to avoid any misinterpretation."

On lines 209-213, which state that the National Grid Corporation of the Philippines (NGCP) is being audited by a third party auditor, under the supervision of the ERC, Mr. Rosales clarified that the said audit is still a proposal and not on-going. The statement was then revised as follows:

"Mr. Rosales stated that NGCP will await the official submission of the discussion paper and matrices of the proposed amendments as it would likely comment on the inclusion of the System Operator among those to be audited by the PEM Audit Committee, particularly since the NGCP is also beingwas proposed to be audited by a third-party, care of the which is under the authority of the ERC."

Minor and clerical revisions were likewise adopted by the RCC.

At this point, Mr. Rosales inquired regarding the proposed amendments on the audit of the System Operator (SO) which proposal, as previously explained to the RCC, was supposed to have been part of the proposed amendments for the IMO Transition. He noted that said SO audit proposal was not part of the submitted proposed amendments of PEMC. He expressed that NGCP would like to review the provisions on the proposed SO Audit as part of the mandate of the PEM Audit Committee. Ms. Geraldine A. Rodriguez explained that the proposed amendments in relation to the audit of the SO has yet to be submitted and will form part of another set of submissions to the RCC by PEMC.

There being no other matters left for discussion, the RCC approved the minutes of the 139th RCC Meeting held on 08 March, as revised.

Agreements/Action Plans

The RCC approved the minutes of the 139th RCC Meeting held on 08 March, as revised.



3. Business Arising from Previous Meetings

3.1. Draft RCC Internal Rules (version 3.0)

The RCC reviewed the draft Internal Rules based on its discussions in the previous meeting.
The discussion and agreements during the said review were as follows:

- Notices for the next meeting must be sent to the RCC via e-mail no later than ten (10) calendar days from the date of that meeting, instead of the current three (3) calendar days. This is to provide flexibility for RCC members coming from distant provinces to arrange for their flights and accommodations. Furthermore, Ms. Tanglao commented that a provisional agenda should also be sent by the Secretariat together with the notice of meeting;
- Mr. Rosales suggested adding a guideline for cancelling RCC meetings, as was the case in January 2018 when the RCC meeting was cancelled. He explained that, specific to his case, NGCP requires a justification for the cancellation of meetings, and if the reason cited is not justified, the representatives will be held accountable for all the expenditures shouldered by the company. To avoid these instances, a provision regarding cancellation of meetings was recommended to be added in the internal rules as follows:

"V.g Cancellation of Meetings. In the event that a meeting is cancelled, the Secretariat shall inform the RCC members via e-mail at the soonest possible opportunity, but no later than three (3) calendar days, including the reason for cancellation."

Subsequent to the concern on meeting cancellations, Mr. Rosales inquired what happens in instances when a quorum is not attained during a meeting with the RCC members already present. Mr. Francisco L.R. Castro, Jr. opined that the meeting may proceed but matters requiring a decision from the RCC shall not be discussed. In view of this, the provision regarding the determination of quorum was revised as follows:

"VI.b. Quorum. The quorum for the transaction of business at a meeting shall consist of a majority of the total number of Committee members. If there is no quorum, the meeting may proceed but matters for decision shall be deferred for succeeding meetings."

On another note, it was clarified that the determination of quorum is always based on the total number of positions in the RCC even if there are positions that are currently not filled. Ms. Rodriguez also raised that in cases when the principal members of the RCC cannot attend the scheduled meeting, alternate members are counted in the determination of quorum and their opinions/votes are likewise considered in arriving at an RCC decision. Following this, the provision regarding the attendance of RCC members was revised as follows:



"Attendance. The Committee members shall observe regular presence in the conduct of attendance to scheduled RCC meetings and other activities of the Committee. The alternate member shall participate during attend the meetings in the absence of the regular member."

 The RCC was informed that a provision regarding the review of the completeness of the submitted proposed rules changes was added in the responsibilities of the Secretariat as follows:

"VII.c.3 Review the completeness of the submitted proposed rules changes whether or not compliant with the prescribed format provided on Section VIII.a."

- For Urgent Amendments, it was discussed that it shall be the RCC who shall re-submit the same to the PEM Board. The Committee shall deliberate the proposal based on the proponent's update on the implementation and inputs of relevant resource persons. Atty. De Castro then inquired about cases when changes are needed to be made in the originally-submitted urgent proposals. Ms. Rodriguez explained that upon assessment of the RCC that further revisions need to be introduced in the proposal, the committee shall then be the one to revise the same following the process for general amendments. She further explained that if the Urgent Proposal is not re-submitted by the RCC, the provisions will be reverted back to its original form. Considering the discussion, the provision on the said re-submission was then revised as follows:
 - "VIII.b.3. <u>Upon due deliberation</u>, <u>t</u>The Committee shall review the update and require recommendation from the original proponents as to whether or not they would propose for the resubmission of <u>resubmit</u> the Urgent Amendments with <u>further changes</u>, if any, as General Amendments to the <u>PEM Board</u>, following the applicable process provided for in the Manual."
- On the responsibility of the members to attend WESM-related activities, Ms. Tanglao inquired on which specific activities are being pertained to in the said provision. Ms. Rodriguez explained that the example of these activities are the Market Participants' Update and PEM Board Meetings which require the presence of RCC members;
- Minor and clerical revisions as submitted by the Secretariat were adopted by the RCC.

There being no other matters left for discussion, the RCC approved the amendments to the RCC Internal Rules.

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Agreements/Action Plans

The RCC approved the amendments to the RCC Internal Rules.

136	3.	New Business
137		3.1. Deliberation on the Proposed Amendments to the WESM Rules and Market
138		Manuals on the Participation of Non-Generator Resources and Pumped-Storage
139		Units in the WESM
140		On behalf of the Technical Committee (TC), the Technical Committee Secretariat relayed to
141		the RCC the TC's responses to the comments on the subject proposal received from the DOE,
142		PEMC, Aboitiz Power, PSALM and Green Innovations for Tomorrow, Corp.
143		The proposal affected the following documents:
144		* * * * * * * * * * * * * * * * * * *
145		(1) WESM Rules,
146		(2) WESM Manual on Dispatch Protocol,
147		(3) WESM Manual on Market Network Model Development and Maintenance - Criteria
148		and Procedures, and
149		(4) WESM Manual on Registration, Suspension and De-registration Criteria and
150		Procedures
151		Please refer to Annex A of the Minutes for the line-by-line discussion of the proposed rules changes.
152		The RCC provisionally adopted the proposal as amended, pending further changes and
153		additions requested from the proponent.
		Agreements/Action Plans
		The RCC provisionally adopted the proposal as amended, pending further changes and

additions requested from the proponent.

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3.2. Deliberation on the Proposed Transitory Provisions related to WESM Mindanao Pre-integration

The RCC deliberated on the subject proposal considering the comments received from the DOE and Green Innovations for Tomorrow, Inc. (GIFT). The RCC was reminded that as with the proposed amendments related to the implementation of the transition to PEMC and IMO, the commenting period for this proposal has not yet lapsed. If more comments are received



until the deadline (April 19), the RCC shall convene a special meeting to further deliberate on the proposal.

The proposal affected the following documents:

(1) WESM Rules,

 (2) WESM Manual on Billing and Settlement Issue 5.0 (as amended under RCC Resolution No. 2017-05 and PEMB Resolution No. 2017-16), and

 (3) Price Determination Methodology Issue 1.0

The RCC agreed to revise the proposed new Clause 10.5.3.2 of the WESM Rules which pertains to the procedures on the Payment to Trading Participants. The RCC agreed to add a phrase to clarify that insufficient payment to a Trading Participant who injected to the Grid may arise due to the default of another Trading Participant who withdrew from the Grid.

On the same clause, Atty. De Castro requested the Secretariat to include a reference to the appropriate provisions from the relevant Manual regarding the procedures for the collection of payments.

The RCC adopted all the comments, which suggested minor revisions for clarity, from the DOE and GIFT.

Please refer to Annex B of the Minutes for the line-by-line discussion of the proposed rules changes.

The RCC provisionally approved the proposal subject to finalization of the RCC-proposed changes an on the assumption that no other comments, needing RCC deliberation, are received on or before 19 April 2018.

Agreements/Action Plans

The RCC provisionally approved the proposal subject to finalization of the RCC-proposed changes an on the assumption that no other comments, needing RCC deliberation, are received on or before 19 April 2018.

3.3. Deliberation on the Proposed Amendments to the WESM Rules in view of the IMO Transition Plan

Atty. Rachel Angela P. Anosan, from the PEMC Legal Department, assisted the RCC in its deliberation of the subject proposal given the comments received from the DOE. Ms. Rodriguez reiterated that the amendments to be deliberated do not include yet the rules changes on the proposed SO audit and the measurement of its performance standards.



On another note, Ms. Rodriguez explained that the intent of the deliberation is to discuss already the received comments. Atty. Anosan reminded the RCC of the tight timeline for the PEM Board and DOE to approve the proposal in time for the implementation of the transition to IMO targeted for June 2018. Ms. Rodriguez stated that should comments still be received on or before the deadline for submission (23 April 2018), the Secretariat may request for a special meeting, should it be necessary.

Atty. Anosan stated that the proposal primarily sought to reflect in the WESM Rules the separation of the governance and market operations functions of the current PEMC, the revisions to clarify the composition of the PEM Board and qualifications of its directors, the additional provisions on the composition of the Market Operator Board and qualifications of its directors, and realignment of the functions of particular WESM Governance Committees.

Please refer to Annex C of the Minutes for the line-by-line discussion of the proposed rules changes.

Following the deliberation, PEMC was asked to further revise the proposal based on the agreements and comments of the RCC on certain proposed amendments. The RCC provisionally approved the proposal pending PEMC's finalization of the matrix of proposed amendments and on the assumption that no other comments, needing RCC deliberation, shall be received.

Agreements/Action Plans

The RCC provisionally approved the proposal pending PEMC's finalization of the matrix of proposed amendments and on the assumption that no other comments, needing RCC deliberation, are received on or before 23 April 2018.

4. Other Matters

4.1. Update on RCC 2018 Work Plan

- The Secretariat updated the RCC on the status of the proposals included in the Work Plan.
- Of the ten (10) proposals that were scheduled to be submitted by various proponents to the RCC within the 1st Quarter of 2018, only four (4) proposals were received by the RCC and are currently in different stages in the rules change process. The RCC requested the Secretariat to seek from the concerned proponents their new target timelines.

As requested by the System Operator, the RCC agreed to add the proposal related to the Protocol on HVDC Scheduling slated for submission by the System Operator in the 4th Quarter of 2018.



223 The RCC noted the update on the Work Plan. 224 225 4.2. PEM Board Schedules 226 The RCC was informed of the schedules of the next PEM Board Meetings on: 227 228 03 May 2018 229 230 25 May 2018 231 232 233 4.3. Market Participants' Update 234 Mr. Cacho informed the RCC that PEMC will be holding the Market Participants' Update on 16-17 April 2018 in Panglao, Bohol which intends to provide updates on the WESM Operation 235 236 and information on the mechanics for voting of PEM Board Directors. The RCC noted the information. 237 238 5. Next Meeting The RCC agreed to hold subsequent meetings on the following schedules: 239 240 May 04, 2018 241 June 01, 2018 242 July 06, 2018 243 6. Adjournment

There being no other matters for discussion, the meeting was adjourned at 12:17 PM.

Prepared By:	Reviewed By:	Noted By:	
Aldjon Kenneth M Yap	Géráldine A. Rodriguez	Elaine D. Gonzales	
Analyst – Market Governance Administration Unit	Assistant Manager – Market Governance Administration Unit	Manager – Market Data and Analysis Division	
Market Assessment Group	Market Assessment Group	Market Assessment Group	



Approved by: RULES CHANGE COMMITTEE Maila Lourdes G. de Castro Chairperson Independent Members: Concepcion I. Tanglao Independent Independent allanen Isidro E. Cacho, Jr. Allan C. Nerves Independent Market Operator Philippine Electricity Market Corporation (PEMC) brier B. Tolentino Ambrocio R. Rosales Transmission Sector Generation Sector National Grid Corporation of the Philippines Power Sector Assets and Liabilities Management Corporation (PSALM) (NGCP) Cum Jose Ildebrando B. Ambrosio Ciprinilo C. Meneses Generator Sector Distribution Sector (PDU) NorthWind Power Development Corp. Manila Electric Company (NorthWind) (MERALCO) Jose P. Santos Juanito O. Tolentino, Jr. Distribution Sector (PDU) Distribution Sector (EC) Mactan Electric Company Ilocos Norte Electric Cooperative, Inc. (INEC) (MECO) Løveto H. Rivera Ludovico D. Lim Supply Sector Distribution Sector (EC) Antique Electric Cooperative, Inc. TeaM (Philippines) Energy Corporation (ANTECO) (TPEC)



WESM Rules

Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
		General Comments			AP:	On AP's comments:	The RCC noted the response of the TC.
					We propose not to define batteries as "non-	We have referred the concern to the PEMC	
					Study on the Framework of Participation of BES	,	
					Systems in the WESM that BESS is a generation	with a certification which warranted the	
					company but may not be able to comply with		
					certain provisions required under the 2014	in the WESM under generation company.	
					Certificate of Compliance Revised Rules (see		
					page 6 of the Study). Considering this, the		
					matter should be raised to ERC first and a		
					revision of the COC guidelines may be		
					necessary in order to reflect BESS' limitations.		
					Non-generator resource is still considered to be		
					under Generation Company, the proposed rules		
					change merely adds classification of the		
					facilities. Does this mean that non-generator		
					resources require Certificate of Compliance		
					(COC) similar to other types of generation facility		
					when it registers in the WESM?		
					Storage facilities can be classified as short term		
					or long term storage depending on the function.		
					An example of short term storage includes		
					storage that can provide reactive support and		
					regulating reserve while for long term storage		
					can serve as a peaking facility and support RE facilities.		
					iaciiilies.		
WESM	2.3.1.2	To register as a WESM member,	To register as a WESM member, a		<u>AP:</u>	On AP's comments:	On the comment received from PEMC, the
Rules		a Generation Company shall:	Generation Company shall:	(NGR) and Pumped-Storage Units	Datain original provision		Secretariat explained that per TC, it is
			(a) Classify each of the facilities which form part of the generating		Retain original provision		amenable with the proposal to have both NGRs and PSUs under one categorization,
		generaling units which form part	willon form part of the generating	Generation Company			NONS and 1 303 under one categorization,



Title	Section	Original Provision	Dronged Amendment	Potionala	Comments	TC Pegnange	PCC Deliberation and Agreements
Title	Section	Original Provision of the generating system it owns, operates or controls or from which it otherwise sources electricity as either a: (i) scheduled generating unit, or (ii) non-scheduled generating unit; or (iii) must dispatch generating unit; or (iv) priority dispatch generating unit;	Proposed Amendment system it owns, operates or controls or from which it otherwise sources electricity as either a: (i) scheduled generating unit, or (ii) non-scheduled generating unit; or (iii) must dispatch generating unit; (iv) priority dispatch generating unit; (v) non-generator resource (vi) pumped-storage unit	Rationale	Instead of having batteries and pumped-storage as additional categories of generating units, we propose that these new types should be categories of schedule generating units as batteries and pumped-storage will still be scheduled by the MO and dispatch accordingly. Thus, it should be included as scheduled generating units. Moreover, this proposal will result in less amendments to the WESM Rules. PEMC: To register as a WESM member, a Generation Company shall: (a) Classify each of the facilities which form part of the generating system it owns, operates or controls or from which it otherwise sources electricity as either a: (i) scheduled generating unit, or (ii) non-scheduled generating unit; (iv) priority dispatch generating unit; (v) energy storage resource It is proposed that the revisions also cover other generating energy resources (e.g., compressed air, flywheel) to make the revisions more adaptive. Since both non-generator resources (NGR) and pumped-storage units (PSU) are types of energy storage and to cover other generating energy resources, it is proposed that one additional classification instead be introduced (energy storage resource).	TC Responses We gave separate classifications as we expect these resources to participate other than being scheduled generating units. On PEMC's comments: We are okay with categorizing both NGR and PSU under Energy Storage Resource. However, this adoption will result to further revisions of the proposed rules changes.	but further noted that said proposal will result to further revisions to the proposal on NGRs and PSUs. Mr. Cacho opined that only the terminologies will be revised in the original proposal. Mr. Rosales opined that the dispatch of battery energy storage system (BESS) and PSUs may be scheduled in the WESM, enabling these facilities to be categorized under scheduled generating units. He explained that if these facilities are not within the set thresholds to be a non-scheduled generating units, then they will be categorized as scheduled generating units. Mr. Cacho commented that even if there no changes are made with the categorization, the operational functions of these types of facilities shall still be defined. Mr. Ciprinilo C. Meneses noted that the categorization introduced by the TC is based on technology and not based on how it is dispatched in the WESM. The Secretariat stated that separate classifications were introduced in anticipation that these resources will participate in the WESM other than as scheduled generating units due to their unique operational functions. It was further raised by the Secretariat that the proposed Clause 2.3.1.9 provides that NGRs may be dispatched at any operating level within their entire capacity range but may be constrained by a MWh limit to generate Energy, curtail the consumption of Energy in the case of demand response, or consume Energy. Considering the discussion, Mr. Rosales inquired if the proposal of PEMC will cover the participation of PSUs in the WESM. Mr. Cacho stated that PSUs will indeed be categorized under the proposed category. He also stated



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
							that this will be simpler for purposes of registration. Mr. Rosales then opined that PEMC's proposal would be a better option to adopt. He also recommended adding the term "scheduled" since these facilities will still be scheduled in the WESM. Mr. Binondo, on the other hand, commented that there is no difference in defining both NGRs and PSUs in the categorization since these categorizations will also be defined separately in the Clauses of the WESM Rules. He added that having separate categorizations will be a better choice in anticipation of the demand-side bidding in the WESM.
							Following the discussion above, the RCC agreed to adopt the proposal to have a new categorization which covers all energy storage facilities, including PSUs, under the categorization of "energy storage systems". This agreement thus sets aside the comment of Aboitiz Power to categorize NGRs and PSUs under scheduled generating units.
							Following the above agreement, all affected clauses and provisions were agreed to be revised to reflect "energy storage system", as applicable. Likewise, the definition for NGR was adopted for ESS.
							RCC-approved provision:
							 2.3.1.2. To register as a WESM member, a Generation Company shall: (a) Classify each of the facilities which form part of the generating system it owns, operates or controls or from which it otherwise sources electricity as either a: (i) scheduled generating unit; or (ii) non-scheduled generating unit; or



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
							(iii) must dispatch generating unit; (iv) priority dispatch generating unit; (v) energy storage systems
New	2.3.1.9				AP: 2.3.1.9 Scheduled generating unit shall be classified as either: (a) Conventional generating unit (b) Energy storage facilities (c) Pumped-storage unit As stated in our comments above, batteries and pumped-storage should be categories under scheduled generating unit. A Conventional generating unit is as defined in the Philippine Grid Code.	On AP's comments: Please see response to Clause 2.3.1.2 Provisionally rejected	Atty. De Castro inquired if the term "Conventional Generating Unit" is defined in the WESM Rules. Mr. Cacho stated that what is defined under the Philippine Grid Code is "Conventional Generating Facility" - any generating unit/plant, which is not a variable renewable energy generating facility.
WESM Rules		New	2.3.1.9 A facility or a group of facilities connected at a common connection point that operate as either Generation or Load and that can be dispatched to any operating level within their entire capacity range but are also constrained by a MWh limit to generate Energy, curtail the consumption of Energy in the case of demand response, or consume Energy shall be classified as a non-generator resource.	description for NGRs	AP: 2.3.1.10 A facility or a group of facilities connected at a common connection point that operate as either Generation or Load and that can be dispatched to any operating level within their entire capacity range but are also constrained by a MWh limit to generate Energy, curtail the consumption of Energy in the case of demand response, or consume Energy shall be classified as an energy storage facility. Changed the term "non-generator resource" to "energy storage facility". Also, we would like to highlight that this category should be under scheduled generating units.	On AP's comments: Please see response to Clause 2.3.1.2	On the comment of the DOE, the RCC agreed that the enumeration of these types of facilities may not be necessary and may just be included in the glossary. Atty. De Castro then inquired about the TC's opinion on the categorization of flywheels. The Secretariat explained that the TC would need to further study the matter to appropriately categorize flywheels. Mr. Binondo then stated that according to the California Independent System Operator (CAISO), flywheels are categorized under NGRs. Likewise, the revisions to Clause 2.3.1.9 were introduced to consider the agreements regarding the categorization of such facilities. On another note, Mr. Meneses proposed to add that these facilities are also constrained
					DOE:	On the DOE's comments:	



Title	Section Original Pr	Provision Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
				2.3.1.9 A facility or a group of facilities connected at a common connection point that operate as either Generation or Load and that can be dispatched to any operating level within their entire capacity range but are also constrained by a MWh limit to generate Energy, curtail the consumption of Energy in the case of demand response, or consume Energy, such as battery and flywheel shall be classified as a non-generator resource unit. For clarity PEMC: 2.3.1.9 A facility or a group of facilities connected at a common connection point that operate as either Generation or Load and that can be dispatched to any operating level within their entire capacity range but are also constrained by a MWh limit to generate Energy, curtail the consumption of Energy in the case of demand response, or consume Energy shall be classified as a non-generator resource but may at its option be classified as a scheduled or non-scheduled generating unit subject to Clause 2.3.1.4. Similar to other classifications, non-generator resources are proposed to be allowed to register under a different classification (i.e., scheduled or non-scheduled) if it chooses to participate in the market in those manner. Added option for non-generator resources to register instead as a scheduled generating unit or non-scheduled generating unit or non-scheduled generating unit.	The TC prefers not to list the resources, in consideration that other types of nongenerator resources may be introduced in the market. Regarding flywheels, we have to study further because it operates together with a traditional generating units (rotating machines) On PEMC's comments: This option is not necessary at this stage.	by its MW limits in consideration of its intended injection to the grid.



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
					Note: This would be further revised if a more general classification for energy storage resources is adopted as proposed above.		
WESM Rules		New	2.3.1.10 A facility or a group of facilities connected at a common connection point that is capable of storing water from a lower elevation reservoir to a higher elevation reservoir for the purpose of production of electrical power shall be classified as a pumped-storage unit.	To include description for PSUs	AP: 2.3.1.11 A facility or a group of facilities connected at a common connection point that is capable of storing water from a lower elevation reservoir to a higher elevation reservoir for the purpose of production of electrical power shall be classified as a pumped-storage unit. Agree to the proposed definition. However, we would like to highlight that this category should be under scheduled generating units. PEMC: 2.3.1.10 A facility or a group of facilities connected at a common connection point that is capable of storing water from a lower elevation reservoir to a higher elevation reservoir for the purpose of production of electrical power shall be classified as a pumped-storage unit but may at its option be classified as a scheduled or non-scheduled generating unit subject to Clause 2.3.1.4.	On AP's comments: Please see response to Clause 2.3.1.2 On PEMC's comments: This option is not necessary at this stage.	The following revisions were agreed upon by the RCC to qualify that PSUs are categorized under ESS. RCC-approved provision: 2.3.1.10 A facility or a group of facilities connected at a common connection point that is capable of storing water from a lower elevation reservoir to a higher elevation reservoir for the purpose of production of electrical power shall be classifidefined as a Pumped-storage unit and classified as Energy Storage System.
WESM Rules		New	2.3.1.11 A Generation Company is required to operate non-generator resources and pumped-storage unit in accordance with the scheduling and dispatch procedures described in Chapter 3, within the dispatch conformance standards	Dispatch tolerances should be observed for these new resources when in Generation Mode	AP: Delete proposal The new provision would not be needed consistent with the proposal that new categories be under scheduled generating units. PEMC:	On AP's comments: We would rather keep the proposal On PEMC's comments:	The Secretariat raised that PEMC proposed to also have a conformance standard for the nomination of loading levels for BESS, since there may be cases where the facility is scheduled to charge but may opt not to, depending on the price in the market. Mr. Meneses commented that customers should be allowed to buy electricity in the market at its own preference. Mr. Cacho also raised that it
			specified in accordance with Clause 3.8.5 only when it is		PEMC:	On PEMC's comments:	is in consideration of the case of the Kalayaa



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
			scheduled to operate as Generation.		2.3.1.11 A Generation Company is required to operate non-generator resources and pumped-storage unit in accordance with the scheduling and dispatch procedures described in Chapter 3, within the dispatch conformance standards specified in accordance with Clause 3.8.5 only when it is scheduled based on its non-generator offer or generation offer. Since NGRs or PSUs may be scheduled in the market based on their bids, they should also be subject to standards when withdrawing from the grid. When the schedule of an NGR or PSU is due to its offer in the market, it should be required to comply with the resulting schedule with tolerances. Note: This would be further revised if a more general classification for energy storage resources is adopted as proposed above. PEMC also proposes that conformance standards for the nominated loading levels must be set.	•	Pumped-Storage facilities which nomination of loading level may affect the forecast if the nomination is not followed. RCC-approved provision: 2.3.1.11 A Generation Company is required to operate Energy Storage System in accordance with the scheduling and dispatch procedures described in Chapter 3, within the dispatch conformance standards specified in accordance with Clause 3.8.5 only when it is scheduled to operate as Generation.
	3.5.4	3.5.4 Load Forecasting All load forecasts at each Customer market trading node in the market network model shall be specified in units of megawatt (MW) and will apply to the end of the relevant dispatch interval unless otherwise stated. 3.5.4.1 Each Customer may submit a forecast in respect of			PSALM: Load Forecasting Additional paragraph of Clause 3.5.4.1 Each non-generation resources and pump- storage unit operating as load shall be included in the load forecast.	On PSALM's comments: Demand from NGRs and PSUs, operating as load, are indeed included in the load forecast. Including a rule such as this would require further studies (i.e. how NGRs can prepare their load forecasts).	Atty. De Castro requested clarification on the response of TC. The Secretariat explained that the TC stated that the demand for the NGRs and PSUs operating as load is already included in the load forecast. On the other hand, requiring these facilities to submit load forecasts would require further studies depending on the facility. Mr. Cacho also informed the RCC that currently, if the customers do not submit its load forecasts, the



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
		each dispatch interval for each of			Load Forecasting should consider not only the		Market Operator does the forecasting in their
		its registered load facilities for			Customers' load but also the loading from NGR		stead.
		each trading day of week in			and Pump-Storage Unit.		
		accordance with the timetable.					The RCC found merit in the recommendation
					To give importance of the need to consider in the		of PSALM and agreed to include the proposed
		3.5.4.2 Each net load forecast			Load Forecasting the loading from the NRE and		provision regarding the inclusion of load
		shall be prepared in such a way			Pump-Storage Unit during its storing of energy		forecasts for ESS and PSUs operating as load
		as to represent the net load to be			operations.		in Clause 3.5.4, subject to confirmation with
		met by generation from					PEMC on the proper wording and insertion of
		scheduled generating units, must					the provision.
		dispatch generating units, priority					
		dispatch generating units and					
		non-scheduled generating units,					
		including losses occurring outside					
		the system represented by the					
		market network model, but					
		excluding any scheduled load.					
		3.5.4.3 The unrestrained net					
		load forecast shall be prepared so					
		as to represent the net load as it					
		would be, or would have been, in					
		the absence of load shedding.					
		3.5.4.4 If loss of load is					
		expected to occur in any dispatch					
		interval, a restrained net load					
		forecast for that dispatch interval					
		shall be prepared on the same					
		basis, but accounting for load					
		shedding to the extent that it is					
		expected to occur.					
		3.5.4.5 The Market Operator					
		shall annually review the					
		performance of its nodal load					
		forecasts used for week ahead					
		projections, day-ahead					
		projections, hour-ahead					
		projections, and determining					
		dispatch schedules.					



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
		3.5.4.6 The Market Operator shall periodically review the methodologies for performing nodal load forecasts used for week ahead projections, dayahead projections, and determining dispatch schedules.					
WESM Rules	3.5.4.2	Each net load forecast shall be prepared in such a way as to represent the net load to be met by generation from scheduled generating units, must dispatch generating units, priority dispatch generating units, and non-scheduled generating units including losses occurring outside the system represented by the market network model, but excluding any scheduled load.	Each net load forecast shall be prepared in such a way as to represent the net load to be met by generation from scheduled generating units, must dispatch generating units, priority dispatch generating units, non-scheduled generating units, non-generator resources and pumped-storage units including losses occurring outside the system represented by the market network model, but excluding any scheduled load.	To include NGRs and PSUs	AP: Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units.	On AP's comments: Please see response to Clause 2.3.1.2	RCC-approved provision: Each net load forecast shall be prepared in such a way as to represent the net load to be met by generation from scheduled generating units, must dispatch generating units, priority dispatch generating units, non-scheduled generating units, Energy Storage Systems including losses occurring outside the system represented by the market network model, but excluding any scheduled load.
WESM Rules	3.5.5.1	Each Scheduled Generation Company including Generation Companies with bilateral contracts shall submit a standing generation offer for each of its scheduled generating units for each dispatch interval in each trading day of the week in accordance with the timetable. The standing generation offer shall apply until revised or updated by the Scheduled Generation Company.	Each Scheduled Generation Company including Generation Companies with bilateral contracts shall submit a standing generationmarket offer for each of its scheduled generating units, non- generator resource, and pumped- storage units for each dispatch interval in each trading day of the week in accordance with the timetable. The standing generation market offer shall apply until revised or updated by the Generation Company.	To include NGRs and PSUs	AP: Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units. PEMC: Each Scheduled Generation Company including Generation Companies with bilateral contracts shall submit a standing generation offer or nongenerator offer for each of its scheduled	On AP's comments: Please see response to Clause 2.3.1.2 On PEMC's comments: The NGR offer is covered in the definition of market offer. Please see proposed amendments to the glossary.	RCC-approved provision: Each Scheduled—Generation Company including Generation Companies with bilateral contracts shall submit a standing generationmarket offer for each of its scheduled generating units, Energy Storage Systems for each dispatch interval in each trading day of the week in accordance with the timetable. The standing generation market offer shall apply until revised or updated by the Generation Company.



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
WESM Rules	3.5.5.2	Each generation offer shall include the information specified in Appendix A1.1.	Each scheduled generating unit and pumped-storage unit operating on generation mode shall submit a Generation Offer shall that includes the information specified in Appendix A1.1.	To provide that pumped-storage units should provide offers similar with that of the scheduled generating units	generating units, non-generator resource, and pumped-storage units for each dispatch interval in each trading day of the week in accordance with the timetable. The standing generation offer or non-generator offer shall apply until revised or updated by the Generation Company. "Market offer" is the collective term for all offers in the market including reserve offers. Clause 3.5.5 only refers to offers submitted for the energy market; hence, use of generation offer should be retained and non-generator offer should be added. Retain "generation offer" and add "non-generator offer" to cover NGRs. Note: This would be further revised if a more general classification for energy storage resources is adopted as proposed above. AP: Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units. DOE: Each scheduled generating unit and pumped-storage unit operating on generation mode shall submit a generation offer which shall include the information specified in Appendix A1.1.	On AP's comments: Please see response to Clause 2.3.1.2 On the DOE's comments: The TC believes that these are separate provisions.	RCC-approved provision: Each scheduled generating unit and pumped-storage unit operating on generation mode shall submit a Generation Offer shall that includes the information specified in Appendix A1.1.



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
					Provided, however, that each Non-Generator Resource Offer shall include the information specified in Appendix A1.4. Incorporate proposed 3.5.5.3 to avoid renumbering. PEMC: Each scheduled generating unit and pumped-storage unit operating on generation mode shall submit a Generation Offer shall that includes the information specified in Appendix A1.1. Clerical correction on "shall" Note: This would be further revised if a more general classification for energy storage resources is adopted as proposed above. The proposed amendments to the WESM Rules do not clarify how pumped-storage units will participate as loads. Also, the amendments do not clarify how the MO will determine if a PSU	On PEMC's comments: Accept	
WESM Rules		New	3.5.5.3. Each Non-Generator Resource Offer shall include the information specified in Appendix A1.4.	To provide offer requirements for NGRs	will be on generation mode. AP: Retain original provision The new provision would not be needed consistent with the proposal that new categories be under scheduled generating units. DOE: Suggest to incorporate new provision in WESM Rules Clause 3.5.5.2.	On AP's comments: Please see response to Clause 2.3.1.2 On the DOE's comments: Please see response on Clause 3.5.5.2	RCC-approved provision: 3.5.5.3. Each Energy Storage Systems Offer shall include the information specified in Appendix A1.4.



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
WESM Rules	3.5.5.3	Each Generating Company shall, in consultation with the System operator, submit check data to be used by the Market Operator, in accordance with clause 3.5.12, to assist in determining the validity of any generation offer which may be submitted by the Scheduled Generator.	Each Generation Company shall, in consultation with the System operator, submit check data to be used by the Market Operator, in accordance with clause 3.5.12, to assist in determining the validity of any generation offer which may be submitted by the Scheduled Generator.	Re-numbering	AP: Note that the original provision and the Proposed Amendment are identical.	On AP's comments: Re-numbering	
	3.5.5.3 3.5.5.4 3.5.5.5 3.5.5.6 3.5.5.7 3.5.5.8 3.5.5.9 3.5.5.10 3.5.5.11	xxx	3.5.5.3 <u>4</u> xxx 3.5.5.4 <u>5</u> xxx 3.5.5.6 <u>6</u> xxx 3.5.5.6 <u>7</u> xxx 3.5.5.7 <u>8</u> xxx 3.5.5.8 <u>9</u> xxx 3.5.5.9 <u>10</u> xxx 3.5.5.40 <u>11</u> xxx 3.5.5.41 <u>12</u> xxx	Re-numbering			
WESM Rules	3.5.7.2	When applicable, subject to Clause 3.3.4.2, each scheduled generator registered as an Ancillary Services Provider in respect of a reserve facility in a particular reserve region shall submit a standing reserve offer for each of its relevant reserve facilities in respect of that reserve region for each dispatch interval for each day of the week in accordance with the timetable. The standing reserve offer shall apply until revised or updated by the scheduled generator registered as an Ancillary Services Provider.	When applicable, subject to Clause 3.3.4.2, each scheduled generating unit, non-generator resource, and pumped-storage unit or registered as an Ancillary Services Provider in respect of a reserve facility in a particular reserve region shall submit a standing reserve offer for each of its relevant reserve facilities in respect of that reserve region for each dispatch interval for each day of the week in accordance with the timetable. The standing reserve offer shall apply until revised or updated by the scheduled generator registered as an Ancillary Services Provider.	To include NGRs and PSUs	AP: Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units	On AP's comments: Please see response to Clause 2.3.1.2	RCC-approved provision: When applicable, subject to Clause 3.3.4.2, each scheduled generating unit, Energy Storage Systems or registered as an Ancillary Services Provider in respect of a reserve facility in a particular reserve region shall submit a standing reserve offer for each of its relevant reserve facilities in respect of that reserve region for each dispatch interval for each day of the week in accordance with the timetable. The standing reserve offer shall apply until revised or updated by the scheduled generator registered as an Ancillary Services Provider.



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WESM Rules	3.5.9.1	A standing generation offer, a standing reserve offer, a standing nomination of loading levels, a standing projected output, or a standing demand bid for any dispatch interval in any day of the week may be revised by the relevant Generation Company or Customer in accordance with the timetable.	A standing generation market offer, a standing reserve offer, a standing nomination of loading levels, a standing projected output, or a standing demand bid for any dispatch interval in any day of the week may be revised by the relevant Generation Company or Customer in accordance with the timetable.	Remove generation in offers to encompass NGR offers as well	AP: Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units	On AP's comments: Please see response to Clause 2.3.1.2	RCC-approved provision: A standing generationmarket offer, a standing reserve offer, a standing nomination of loading levels, a standing projected output, or a standing demand bid for any dispatch interval in any day of the week may be revised by the relevant Generation Company or Customer in accordance with the timetable.
WESM Rules	3.5.9.2	A standing generation offer, a standing reserve offer, a standing nomination of loading levels, a standing projected output, or a standing demand bid which is revised under Clause 3.5.9.1:	A standing market generation offer, a standing reserve offer, a standing nomination of loading levels, a standing projected output, or a standing demand bid which is revised under Clause 3.5.9.1:	Market offer encompasses generation, non-generator resources and reserve offers.	AP: Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units	On AP's comments: Please see response to Clause 2.3.1.2	RCC-approved provision: A standing <u>market generation</u> offer, a standing reserve offer, a standing nomination of loading levels, a standing projected output, or a standing demand bid which is revised under Clause 3.5.9.1:
WESM Rules	3.5.12.1	To be valid, generation offers, reserve offers, nomination of loading levels, projected outputs or demand bids shall be submitted by the relevant Trading Participant:	To be valid, generation market offers, reserve offers, nomination of loading levels, projected outputs or demand bids shall be submitted by the relevant Trading Participant:	Market offer encompasses generation, non-generator resources and reserve offers.	AP: Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units	On AP's comments: Please see response to Clause 2.3.1.2	RCC-approved provision: To be valid, generation market offers, reserve offers, nomination of loading levels, projected outputs or demand bids shall be submitted by the relevant Trading Participant: XXX
WESM Rules	3.5.12.2	The Market Operator shall send to each Trading Participant from whom it has received a valid generation offer, valid nomination of loading level, valid reserve offer, valid demand bid or valid projected output, an electronic confirmation of receipt and acceptance of that generation offer, nomination of loading level,	The Market Operator shall send to each Trading Participant from whom it has received a valid generation market offer, valid nomination of loading level, valid reserve offer, valid demand bid or valid projected output, an electronic confirmation of receipt and acceptance of that generation market offer, nomination of loading level, reserve	Market offer encompasses generation, non-generator resources and reserve offers.	AP: Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units	On AP's comments: Please see response to Clause 2.3.1.2	RCC-approved provision: The Market Operator shall send to each Trading Participant from whom it has received a valid generation—market offer, valid nomination of loading level, valid reserve offer, valid demand bid or valid projected output, an electronic confirmation of receipt and acceptance of that generation—market offer, nomination of loading level, reserve offer,



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		reserve offer, demand bid or projected output in accordance with the timetable prescribed in the relevant Market Manuals.	offer, demand bid or projected output in accordance with the timetable prescribed in the relevant Market Manuals.				demand bid or projected output in accordance with the timetable prescribed in the relevant Market Manuals.
WESM Rules	3.5.12.3	If a Trading Participant does not receive confirmation of receipt under Clause 3.5.12.2, from the Market Operator, the Trading Participant shall contact the Market Operator to determine whether or not the generation offer, nomination of loading level, reserve offer, demand bid, or projected output was received.	If a Trading Participant does not receive confirmation of receipt under Clause 3.5.12.2, from the Market Operator, the Trading Participant shall contact the Market Operator to determine whether or not the generation—market offer, nomination of loading level, reserve offer, demand bid, or projected output was received.	Market offer encompasses generation, non-generator resources and reserve offers.	AP: Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units	On AP's comments: Please see response to Clause 2.3.1.2	RCC-approved provision: If a Trading Participant does not receive confirmation of receipt under Clause 3.5.12.2, from the Market Operator, the Trading Participant shall contact the Market Operator to determine whether or not the generation market offer, nomination of loading level, reserve offer, demand bid, or projected output was received.
WESM Rules	3.5.12.4	If the generation offer, reserve offer, demand bid, or projected output is invalid, the Market Operator shall promptly inform the Trading Participant to resubmit a corrected generation offer, reserve offer, demand bid or projected output in accordance with Clause 3.5.11.	If the generation—market offer, reserve offer, demand bid, or projected output is invalid, the Market Operator shall promptly inform the Trading Participant to resubmit a corrected generation market offer, reserve offer, demand bid or projected output in accordance with Clause 3.5.11.	Market offer encompasses generation, non-generator resources and reserve offers.	AP: Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units	On AP's comments: Please see response to Clause 2.3.1.2	RCC-approved provision: If the generation market offer, reserve offer, demand bid, or projected output is invalid, the Market Operator shall promptly inform the Trading Participant to resubmit a corrected generation market offer, reserve offer, demand bid or projected output in accordance with Clause 3.5.11.
WESM Rules	3.5.11.1	Each scheduled <i>Trading Participant</i> which has submitted standing offers or bids may revise any of its market offers or market bids for any dispatch interval in any trading day of the current week ahead market horizon in accordance with the timetable, and subject to Clause 3.5.11.4 and each revised market offer or market bid submitted shall provide the information set out in Appendix A1.	Each seheduled-Trading Participant which has submitted standing offers or bids for each of its scheduled generating units, non-generator resource, and pumped-storage unit may revise any of its market offers or market bids for any dispatch interval in any trading day of the current week-ahead market horizon in accordance with the timetable, and subject to Clause 3.5.11.4 and each revised market offer or market bid submitted shall	To include NGRs and PSUs	AP: Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units	On AP's comments: Please see response to Clause 2.3.1.2	Each scheduled Trading Participant which has submitted standing offers or bids for each of its scheduled generating units, Energy Storage Systems may revise any of its market offers or market bids for any dispatch interval in any trading day of the current week-ahead market horizon in accordance with the timetable, and subject to Clause 3.5.11.4 and each revised market offer or market bid submitted shall provide the information set out in Appendix A1.



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			provide the information set out in Appendix A1.				
WESM Rules	3.6.1.4(a)	Constraints representing limits on generation offers, demand bids,			PEMC:	On PEMC's comments:	RCC-approved provision:
reads		nomination of loading levels, projected outputs, and, when applicable, reserve offers as specified by Trading Participants in accordance with Clause 3.5, except to the extent that as they may be relaxed in accordance with Clause 3.5.13;			Constraints representing limits on generation offers, non-generator offers, demand bids, nomination of loading levels, projected outputs, and, when applicable, reserve offers as specified by Trading Participants in accordance with Clause 3.5, except to the extent that as they may be relaxed in accordance with Clause 3.5.13; Added non-generator offers. This should be revised to include non-generator offers.	with the following revisions: Constraints representing limits on market offers, demand bids, nomination of loading levels, projected outputs, and, when applicable, reserve offers as specified by	Constraints representing limits on market offers, demand bids, nomination of loading levels, projected outputs, and, when applicable, reserve offers as specified by Trading Participants in accordance with Clause 3.5, except to the extent that as they may be relaxed in accordance with Clause 3.5.13;
WESM Rules	3.6.1.5(a)	It will produce an optimal dispatch given the objective defined by Clause 3.6.1.4, and the constraint structure defined by Clause 3.6.1.4, and specifying dispatch targets for each scheduled generating unit, non-scheduled generating unit, must dispatch generating unit, priority dispatch generating unit, scheduled load and reserve facility;			PEMC: It will produce an optimal dispatch given the objective defined by Clause 3.6.1.4, and the constraint structure defined by Clause 3.6.1.4, and specifying dispatch targets for each scheduled generating unit, non-generating resource, pumped-storage unit, non-scheduled generating unit, must dispatch generating unit, priority dispatch generating unit, scheduled load and reserve facility; Added NGRs and PSUs. Note: This would be further revised if a more general classification for energy storage resources is adopted as proposed above. This should be revised to include NGRs and PSUs.	On PEMC's comments: Agree	RCC-approved provision: It will produce an optimal dispatch given the objective defined by Clause 3.6.1.4, and the constraint structure defined by Clause 3.6.1.4, and specifying dispatch targets for each scheduled generating unit, Energy Storage Systems, non-scheduled generating unit, must dispatch generating unit, priority dispatch generating unit, scheduled load and reserve facility;
WESM Rules	3.8.1(e)	Use the <i>market dispatch</i> optimization model to determine			PEMC:	On PEMC's comments:	RCC-approved provision:



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		the target loading level in MW for each scheduled generating unit, must dispatch generating unit, priority dispatch generating unit, non-scheduled generating unit, scheduled load and reserve facility for the end of that dispatch interval using the latest data from the System Operator and Trading Participants;		determine the target loading level in MW for each scheduled generating unit, non-generating resource, pumped-storage unit, must dispatch generating unit, priority dispatch generating unit, non-scheduled generating unit, scheduled load and reserve facility for the end of that dispatch interval using the latest data from the System Operator and Trading Participants; Added NGRs and PSUs. Note: This would be further revised if a more general classification for energy storage resources is adopted as proposed above.	Agree	Use the market dispatch optimization model to determine the target loading level in MW for each scheduled generating unit, Energy Storage Systems, must dispatch generating unit, priority dispatch generating unit, non-scheduled generating unit, scheduled load and reserve facility for the end of that dispatch interval using the latest data from the System Operator and Trading Participants;
WESM	3.8.1(g)	Send to all <i>Trading Participants</i> a		This should be revised to include NGRs and PSUs. PEMC:	On PEMC's comments:	RCC-approved provision:
Rules		dispatch schedule that contains target loading levels in respect of their scheduled generating unit, must dispatch generating unit and non-scheduled generating units calculated under Clause 3.8.1(e) for each dispatch interval prior to the commencement of that dispatch interval in accordance with the relevant Market Manuals; and		Send to all Trading Participants a dispatch schedule that contains target loading levels in respect of their scheduled generating unit, non-generating resource, pumped-storage unit, must dispatch generating unit, priority dispatch generating unit and non-scheduled generating units calculated under Clause 3.8.1(e) for each dispatch interval prior to the commencement of that dispatch interval in accordance with the relevant Market Manuals; and Added NGRs and PSUs. Note: This would be further revised if a more general classification for energy storage resources is adopted as proposed above.	Agree	Send to all Trading Participants a dispatch schedule that contains target loading levels in respect of their scheduled generating unit, Energy Storage Systems, must dispatch generating unit, priority dispatch generating unit and non-scheduled generating units calculated under Clause 3.8.1(e) for each dispatch interval prior to the commencement of that dispatch interval in accordance with the relevant Market Manuals; and
WESM Rules	3.6.1.8	When restricting <i>dispatch</i> targets under Clause 3.6.1.7, the <i>market</i>	When restricting <i>dispatch</i> targets under Clause 3.6.1.7, the <i>market</i>	AP:	On AP's comments:	RCC-approved provision:



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		dispatch optimization model shall consider the following hierarchy when a combination of the groups are to be restricted: (a) market offers of scheduled generating units beyond its minimum (b) non-scheduled generating units (c) priority dispatch generating units (d) must dispatch generating units	dispatch optimization model shall consider the following hierarchy when a combination of the groups are to be restricted: (a) market offers of scheduled generating units, non-generator resources, and pumped-storage resourcesunit operating on Generationgeneration mode beyond its minimum (b) non-scheduled generating units (c) priority dispatch generating units		Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units	Please see response to Clause 2.3.1.2	When restricting dispatch targets under Clause 3.6.1.7, the market dispatch optimization model shall consider the following hierarchy when a combination of the groups is to be restricted: (a) market offers of scheduled generating units, Energy Storage Systems operating on Generationgeneration mode beyond its minimum (b) non-scheduled generating units (c) priority dispatch generating units (d) must dispatch generating units
WESM Rules	3.7.4.1	Each market projection shall take into consideration: xxxx (d) The generation offer information submitted by each relevant Trading Participant in accordance with clause 3.5.5;	Each market projection shall take into consideration: xxxx (d) The generation market offer information submitted by each relevant Trading Participant in accordance with clause 3.5.5;	Remove generation in offers to encompass NGR offers as well	AP: Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units GIFT: Each market projection shall take into account: xxxx (d) The market offer information submitted by each relevant Trading Participant in accordance with clause 3.5.5; The word consideration must be change.	On AP's comments: Please see response to Clause 2.3.1.2 On GIFT's comments: Agree	RCC-approved provision: Each market projection shall take into considerationaccount: xxxx (d) The generation market offer information submitted by each relevant Trading Participant in accordance with clause 3.5.5;
WESM Rules	3.8.3.3	All scheduled generating units and priority dispatch generating units shall follow all instructions from the System Operator, in accordance with the Grid Code,	None		PEMC: All scheduled generating units, non-generating resource, pumped-storage unit, and priority dispatch generating units shall follow all	On PEMC's comments: Agree	RCC-approved provision: All scheduled generating units, Energy Storage Systems, and priority dispatch generating units shall follow all instructions



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		the WESM Rules and pertinent Market Manuals.			instructions from the System Operator, in accordance with the Grid Code, the WESM Rules and pertinent Market Manuals		from the System Operator, in accordance with the Grid Code, the WESM Rules and pertinent Market Manuals
					Added NGRs and PSUs.		
					Note: This would be further revised if a more general classification for energy storage resources is adopted as proposed above.		
					This should be revised to include NGRs and PSUs.		
WESM	3.11.1.3(The dispatch schedule for each	None		PEMC:	On PEMC's comments:	RCC-approved provision:
Rules	a)	scheduled generating unit, must dispatch generating unit, priority dispatch generating unit, non-			The dispatch schedule for each scheduled generating unit, non-generating resource,	Agree	The dispatch schedule for each scheduled generating unit, Energy Storage Systems ,
		scheduled generating unit and scheduled load in each dispatch			<u>pumped-storage</u> <u>unit</u> , must dispatch generating unit, priority dispatch generating unit,		must dispatch generating unit, priority dispatch generating unit, non-scheduled generating
		interval in the settlement intervals			non-scheduled generating unit and scheduled		unit and scheduled load in each dispatch
		for the previous trading day; and			load in each dispatch interval in the settlement intervals for the previous trading day; and		interval in the settlement intervals for the previous trading day; and
					Added NGRs and PSUs.		
					Note: This would be further revised if a more		
					general classification for energy storage resources is adopted as proposed above.		
					This should be revised to include NGRs and PSUs.		
WESM	Glossary	Generating System. A system	Generating System. A system	Revised definition to encompass	<u>AP:</u>	On AP's comments:	Mr. Binondo opined that the proposed
Rules		comprising one or more generating units.	comprising one or more <u>facility</u> capable of generationing units.	NGR and PSU	Retain original provision	We avoided the use of generating unit in the context of NGRs	definition of the TC, may be vague. The Secretariat stated that the intention for the revision is to generalize the term so as to
		Generating Unit. A single			It generally means the same.		encompass ESSs and PSUs. Mr. Binondo
		machine generating electricity and all the related equipment					then opined that the term "generating system" is defined for a specific use in the WESM
		essential to its functioning as a					Rules and Market Manuals. He then
		single entity and having a					recommended to just revise the term



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
		nameplate rating of 1 MW or more.					"generating unit" to accommodate ESS. Atty. De Castro noted that the revised definition shall be general enough to cover all anticipated resources that may participate in the WESM. Following the discussion, the RCC agreed to revise the definition of the term "generating system" and likewise sought for PEMC's assistance in revising the definition of the term "generating unit" to encompass ESS. RCC-approved provision: Generating System. A system comprising one or more facility or generating units capable of generationing units.
WESM Rules	Glossary	Generation. The production of electrical power by converting one form of <i>energy</i> to another in a <i>generating unit</i> .	Generation. The production of electrical power by converting one form of energy to anotherin a generating unit.	Revised definition to encompass NGR and PSU	AP: Retain original provision It generally means the same.	On AP's comments: We avoided that use of generating unit in the context of NGRs	Mr. Meneses opined that the definition for the term "generation" should provide that the final state of the energy conversion is electrical energy. RCC-approved provision: Generation. The production of electrical power by converting one form of energy to another in a generating unit. The process of converting one form of energy to electrical energy.
WESM Rules	Glossary	Generation Offer. A standing offer, or market offer to supply electricity, submitted or revised by a Generation Company in accordance with clauses 3.5.5, 3.5.9, 3.5.10 or 3.5.11.	Generation Offer. A-standing offer, or market offer to supply electricity, submitted or revised by a Generation Company in accordance with clauses 3.5.5, 3.5.9, 3.5.10 or 3.5.11.	To differentiate generation offer from NGR offer	AP: Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units	On AP's comments: Please see response to Clause 2.3.1.2	RCC-approved provision: Generation Offer. A standing offer, or market offer to supply electricity, submitted or revised by a Generation Company in accordance with clauses 3.5.5, 3.5.9, 3.5.10 or 3.5.11.



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
	Section	New	Proposed Amendment Non-Generator Resource Offer. A market offer either to supply or purchase electricity, submitted or revised by a Generation Company in accordance with clauses 3.5.5, 3.5.9, 3.5.10 or 3.5.11.	Rationale To provide definition for NGR offer	Energy Storage Facility Offer. A generation offer either to supply or purchase electricity, submitted or revised by a Generation Company in accordance with clauses 3.5.5, 3.5.9, 3.5.10 or 3.5.11. Refer to our general comment above, that the term "energy storage facility" is more appropriate than "non-generator resource" PSALM: Non-Generator Resource Offer. A market offer from a Non-Generator Resource or Pump Storage Unit either to supply or purchase electricity, submitted or revised by a Generation Company in accordance with clauses 3.5.5, 3.5.9, 3.5.10 or 3.5.11 which may consider to operate at de-rated capacity to meet run-time requirement to comply with the capacity and ancillary services that it may provide. This will ensure that the Energy Storage System is technically capable of providing by accommodating their physical and operational characteristics, while maintaining the quality and reliability of service it seek to provide. To justify storage constraint with the Must Offer Rule and to consider other jurisdiction (FERC Rule)¹ of the reason why the de-rated capacity value for electric storage resources might not be consistent with the quantity of energy that must be offered.	TC Responses On AP's comments: Please see response to Clause 2.3.1.2 On PSALM's comments: We believe that the second clause is not necessary as it is already implied in the original proposal.	On the comment received from PSALM, Ms. Erlinda C. Casas expounded that the intention for the addition provision is to provide that ESS may not be able to offer its entire capacity due to its intermittency. Mr. Cacho explained that scheduled generating units have market offers, these market offers should be equal to its maximum available capacity. The definition of the maximum available capacity is defined as the maximum power, less the generating unit's constraints. He then recommended to revise the definition of the "maximum available capacity" in the Dispatch Protocol Manual, to consider the cases for ESS. RCC-approved provision: Energy Storage Systems Offer. A market offer either to supply or purchase electricity, submitted or revised by a Generation Company in accordance with clauses 3.5.5, 3.5.9, 3.5.10 or 3.5.11.

¹ https://www.cleanenergylawreport.com/energy-storage/ferc-approves-landmark-rule-on-electric-storage-resources/



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
					Non-Generator Resource Offer. A standing offer, or market offer either to supply or purchase electricity, submitted or revised by a Generation Company in accordance with clauses 3.5.5, 3.5.9, 3.5.10 or 3.5.11. Added requirement of NGRs to submit standing offers. NGRs should also have standing offers.	On PEMC's comments: We are being consistent with the revisions to the definition of "Market Offer"	
WESM Rules	Glossary	Market Offer. A generation offer for a particular dispatch interval corresponding to a settlement interval of a particular trading day in the current market horizon, whether formed from a standing offer in accordance with Clause 3.5.10 or revised by the relevant Trading Participant, in accordance with clause 3.5.11.	Market Offer. A generation offer, a non-generator offer or a reserve offer for a particular dispatch interval of a particular trading day in the current market horizon, whether formed from a standing offer in accordance with clause 3.5.10 or revised by the relevant Trading Participant, in accordance with clause 3.5.11.	Revised definition to encompass NGR offers	AP: Retain original provision Retaining original provision is consistent with the proposal that new categories be under scheduled generating units	On AP's comments: Please see response to Clause 2.3.1.2	RCC-approved provision: Market Offer. A generation offer, an Energy Storage Systems offer or a reserve offer for a particular dispatch interval of a particular trading day in the current market horizon, whether formed from a standing offer in accordance with clause 3.5.10 or revised by the relevant Trading Participant, in accordance with clause 3.5.11.
WESM Rules	Glossary	New	Non-Generator Resource. A facility or group of facilities classified in accordance with clause 2.3.1.7. Includes such as but not limited to Battery Energy Storage System (BESS)	To adopt definition from California ISO	AP: Energy Storage Facility. A facility or group of facilities classified in accordance with clause 2.3.1.7. Includes such as but not limited to Battery Energy Storage System (BESS) Refer to our general comment above, that the term "energy storage facility" is more appropriate than "non-generator resource" DOE: Non-Generator Resource. A facility or group of facilities that have the capability to serve as both generation and load and can be	On AP's comments: Please see response to Clause 2.3.1.2 On the DOE's comments: We agree but with revisions as follows:	The RCC agreed to revise the definition of the term ESS to encompass all types of resources categorized under the same. RCC-approved provision: Energy Storage Systems. A facility or group of facilities that have the capability to serve as either generation or load and can be dispatched to any operating level within their entire capacity range such as but not limited to battery energy storage system, classified by the Market Operator under Clause 2.3.1.9.



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
					dispatched to any operating level within their	Non-Generator Resource. A facility or	
					entire capacity range such as but not limited	group of facilities without a rotating	
					to battery energy storage system, classified	electric machine that have the capability to	
					by the Market Operator under Clause 2.3.1.7	serve as either generation or load and can	
					<u>9.</u>	be dispatched to any operating level within	
						their entire capacity range such as but not	
					A glossary should provide a brief definition of the	limited to battery energy storage system,	
					terms.	classified by the Market Operator under	
					Also, for correction of reference.	<u>Clause 2.3.1.9.</u>	
					PEMC:		
						On PEMC's comments:	
					Non-Generator Resource. A facility or a		
					group of facilities connected at a common	We prefer a more concise definition	
					connection point that operate as either		
					Generation or Load and that can be		
					dispatched to any operating level within their		
					entire capacity range but are also		
					constrained by a MWh limit to generate		
					Energy, curtail the consumption of Energy in the case of demand response, or consume		
					Energy and registers with the Market Operator in that capacity under WESM Rules		
					Clause 2.3.1.7.		
					<u>Clause 2.3.1.7.</u>		
					To be consistent with how other registration		
					categories are defined.		
					- and general and administration		
					Note: This would be further revised if a more		
					general classification for energy storage		
					resources is adopted as proposed above.		
					Definition is not consistent with how other		
					registration categories are defined.		
WESM	Glossary	New	Battery Energy Storage System.	To provide a definition for "Battery	AP:		RCC-approved provision:
Rules			A system with all related	Energy Storage System"			
			equipment essential to its		We are ok with the proposal		Battery Energy Storage System. A system
			functioning as a single entity				with all related equipment essential to its
			capable of storing electrical		GIFT:	On GIFT's comments:	functioning as a single entity which is



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
	333.011	3.1ga. 1.01.0.01	energy in chemical form which is able to charge and discharge electrical energy to the power system.	Nanonale	Battery Energy Storage System. A system on which consists of a battery device, power conversion system and associated battery monitoring and control equipment that capable of storing electrical energy in chemical reactions wherein it could charge and discharge stored energy to the power system. Need to change the entire meaning of a Battery Energy Storage System.	"All related equipment" is sufficient to cover all the details. Okay with the "chemical reactions". We propose the following revisions: Battery Energy Storage System. A system with all related equipment essential to its functioning as a single entity which is capable of storing electrical energy through chemical reactions from which it is able to charge or discharge electrical energy to the power system.	capable of storing electrical energy through chemical reactions from which it is able to charge or discharge electrical energy to the power system, classified under Energy Storage Systems.
WESM Rules	Glossary	New	Pumped-Storage Unit. A facility or group of facilities classified in accordance with clause 2.3.1.8.	To provide a definition for "Pumped-Storage Unit"	AP: We are ok with the proposal DOE: Pump Storage Unit. A facility or group of facilities that act as load while using energy to pump water to higher elevation reservoirs, and then act like generators by creating energy when releasing water back to lower reservoirs, and it classified by the Market Operator under Clause 2.3.1.810. A glossary should provide a brief definition of the terms. Also, for correction of reference. PEMC:	On the DOE's comments: Agree with DOE with minor revisions: Pumped-Storage Unit. A facility or group of facilities that act as load while using energy to pump water to higher elevation reservoirs, and then act like generators by producing electric energy when water is released back to lower reservoir, and is classified by the Market Operator under Clause 2.3.1.10.	RCC-approved provision: Pumped-Storage Unit. A facility or group of facilities that act as load while using energy to pump water to higher elevation reservoirs, and then act like generators by producing electric energy when water is released back to lower reservoir, and is classified by the Market Operator under Clause 2.3.1.10.
					Pumped-Storage Unit. A facility or a group of facilities connected at a common connection point that is capable of storing water from a lower elevation reservoir to a higher	On PEMC's comments: We prefer a more concise definition	



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
					elevation reservoir for the purpose of production of electrical power and registers with the Market Operator in that capacity under WESM Rules Clause 2.3.1.8 To be consistent with how other registration categories are defined. Note: This would be further revised if a more general classification for energy storage resources is adopted as proposed above. Definition is not consistent with how other		
WEOM	A	1110	4110	To all sife the annual to single the inner single	registration categories are defined.	0.48	
WESM Rules	Appendix A1.1	A1.1 Generation Offer Generation offers:	A1.1 Generation Offer	To clarify the monotonically increasing quantity of offers	<u>AP:</u>	On AP's comments:	RCC-approved provision:
		(a) Shall include the location of the <i>connection point</i> and relevant	Generation offers:		A1.1 Generation Offer	Please see response to Clause 2.3.1.2	A1.1 Generation Offer
		market network node;	(a) Shall include the location of the connection point and relevant		Generation offers:		Generation offers:
		xxxx	market network node;		(a) Shall include the location of the connection		(a) Shall include the location of the <i>connection</i>
		(e) Shall have monotonically	XXXX		point and relevant market network node; (b) Shall include the pricing zone of the		point and relevant market network node;
		increasing prices, starting from			connection point,		xxxx
		zero generation;	(e) Shall have monotonically increasing prices and quantity,		(c) May include up to ten (10) <i>energy offer</i> blocks		(a) Shall have manetanically increasing prices
			starting from zero generation;		per (aggregate) unit. The maximum combined capacity of <i>generation</i> and <i>reserve offers</i> must not be less than the maximum available capacity of the generator.		(e) Shall have monotonically increasing prices and quantity, starting from zero generation;
					of the generator. (d) Shall be for a minimum block size of one (1) MW:		
					(e) Shall have monotonically increasing prices,		
					starting from zero generation; (f) May include negative prices;		
					(g) Shall include maximum up/down ramp rates;		
					(h) Shall include an operating range (upper and lower limit);		



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
					(i) May start with negative quantities in the case of energy storage facilities; and (j) May offer as a load in the case of pumped-storage unit.		
					Our proposal already included in A1.1 offers for energy storage facilities and pumped-storage.		
WESM Rules	Appendix A1.4	New	A1.4 Non-Generator Resource Offer	To provide requirements for Non- Generator Resource Offer	AP:	On AP's comments:	On the proposed new minimum block size for ESS, the RCC agreed to clarify with PEMC
			Non-Generator Resource Offer:		Retain original	Please see response to Clause 2.3.1.2	regarding the basis of its proposal. Mr. Meneses, on the other hand, inquired if other
			(a) Shall include the location of the connection point and relevant		we already included energy storage and pumped-storage units in A1.1		technologies may avail of this provision. The Secretariat noted the concerns of the committee for the PEMC's response.
			market network node;		PSALM:	On PSALM's comments:	On the proposed inclusion of the projected
			(b) Shall include the pricing zone of the connection point,		(d) Shall be for a minimum block size of zero point one (0.1) MW;	We agree with the proposal	state-of-charge in the ESS offer, Atty. De Castro inquired if there is a difference between a projected state-of-charge and a state-of-
			(c) May include up to ten (10) energy offer blocks per (aggregate) unit. The maximum combined capacity of generation		It is suggested that the NGR minimum offer to sell and minimum bid to buy be set at 100 kW to serve wide range of Energy Storage System technology.		charge. Mr. Meneses opined that the state-of- charge actually does not matter. He further explained that the ramp-up or ramp-down capability is more important. On the other hand, Mr. Cacho commented that asking for
			and reserve offers must not be less than the maximum available		To cater to small capacity NGR.		the participant to submit its projected state-of- charge will not have an impact on them. He
			capacity of the generator.		PEMC:	On PEMC's comments:	likewise noted that the submission of the projected state-of-charge is optional. In view of
			(d) Shall be for a minimum block size of one (1) MW;		(d) Shall be for a minimum block size of one-tenth (0.1) of a MW;	We agree with the proposal	the foregoing, the RCC agreed to adopt the recommendation of PEMC for the ESS to submit its projected state-of-charge.
			(e) Shall have monotonically increasing prices and quantity		XXXI		RCC-approved provision:
			(f) May start from a negative quantity to represent its projected maximum consumption:		(h) May include the projected state-of-charge at the start of the relevant dispatch interval	State-of-charge is included in the monitoring but is not required to be included in the offer.	A1.4 Energy Storage System Offer Energy Storage System Offer:
			(g) May include negative prices				



Title	Section Or	riginal Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
					Revised the minimum block size to 0.1 MW to increase possible participation of energy storage resources in the WESM.		(a) Shall include the location of the connection point and relevant market network node;
					Provided the option for operators to submit their state-of-charge.		(b) Shall include the pricing zone of the connection point,
					Since energy storage systems are generally smaller than conventional generating resources, it is proposed to reduce the minimum block size to 0.1 MW. This would allow the market to accommodate a wide range of energy storage resources.		(c) May include up to ten (10) energy offer blocks per (aggregate) unit. The maximum combined capacity of generation and reserve offers must not be less than the maximum available capacity of the generator.
					In addition, recent development in the treatment of energy storage systems in US markets indicates that it would be better for energy storage resource operators to manage the state- of-charge of their systems. This is to optimize the life of the energy storage resources, which		(d) Shall be for a minimum block size of one-tenth (0.1) MW; (e) Shall have monotonically increasing prices and quantity
					usually have batteries that are susceptible to wear and tear from frequent charging and discharging		(f) May start from a negative quantity to represent its projected maximum consumption;
							(g) May include negative prices (h) May include the projected state-of-charge at the start of the relevant dispatch interval

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Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
Format	6.9.3	<u>NEW</u>	Trading Participants shall	To provide requirements for Non-	AP:		The Secretariat noted that the minimum block
and			provide the following information	Generator Resources (NGR) offers			size is subject for clarification with PEMC.
Contents			when submitting non-generator		Include separate provision for energy storage	The intention is to provide for NGRs only since	
of			offers:		and pumped	PSU offers as covered under generation offers	RCC-approved provision:



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
Submissio			·			•	
Submissions			a. May include up to ten (10) energy offer blocks per (aggregate) unit. The maximum combined capacity of generation and reserve offers must not be less than the maximum available capacity of the generator; b. Shall be for a minimum block size of one (1) MW; c. Shall have monotonically increasing prices and quantity; d. May start from a negative quantity to represent its projected maximum consumption e. May include negative prices; and f. Shall include up to three (3) segments of ramp rate profiles for different quantity break-points. The ramp up/down rates shall be within the minimum and maximum registered ramp rates.				Trading Participants shall provide the following information when submitting energy storage system offers: a. May include up to ten (10) energy offer blocks per (aggregate) unit. The maximum combined capacity of generation and reserve offers must not be less than the maximum available capacity of the generator; b. Shall be for a minimum block size of one-tenth (0.1) MW; c. Shall have monotonically increasing prices and quantity; d. May start from a negative quantity to represent its projected maximum consumption e. May include negative prices; and f. Shall include up to three (3) segments of ramp rate profiles for different quantity break-points. The ramp up/down rates shall be within the minimum and maximum registered ramp rates.
Preparatio n of WESM Merit Order Table - Backgroun d	10.1.2	The WMOT is generated by stacking in an unconstrained manner of scheduled and unscheduled capacities through the market offers submitted for the real-time dispatch runs. Energy offer blocks submitted by generator Trading Participants for a particular dispatch interval	The WMOT is generated by stacking in an unconstrained manner of scheduled and unscheduled capacities, excluding negative quantities, through the market offers submitted for the realtime dispatch runs. Energy offer blocks submitted by generator Trading Participants for a particular	For clarity	AP: We agree		RCC-approved provision: The WMOT is generated by stacking in an unconstrained manner of scheduled and unscheduled capacities, excluding negative quantities, through the market offers submitted for the real-time dispatch runs. Energy offer blocks submitted by generator Trading Participants for a particular dispatch



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
		are arranged from lowest to the highest priced offer block, without considering any constraints. The WMOT stacks energy offers into two, namely, the energy offers that were scheduled (or "Offers Dispatched") and energy offers that were not scheduled (or "Offers Not Dispatched").	dispatch interval are arranged from lowest to the highest priced offer block, without considering any constraints. The WMOT stacks energy offers into two, namely, the energy offers that were scheduled (or "Offers Dispatched") and energy offers that were not scheduled (or "Offers Not Dispatched").				interval are arranged from lowest to the highest priced offer block, without considering any constraints. The WMOT stacks energy offers into two, namely, the energy offers that were scheduled (or "Offers Dispatched") and energy offers that were not scheduled (or "Offers Not Dispatched").
Preparatio n of WESM Merit Order Table – Preparation of WMOT	10.4.1	The WMOT shall be prepared using the offers and the real-time dispatch schedule of each generating system for which offers were submitted for the relevant dispatch interval. The specific information that will be used is as follows:	The WMOT shall be prepared using the offers, excluding negative quantities, and the real-time dispatch schedule of each generating system for which offers were submitted for the relevant dispatch interval. The specific information that will be used is as follows:	For clarity	AP: We agree		RCC-approved provision: The WMOT shall be prepared using the offers, excluding negative quantities, and the real-time dispatch schedule of each generating system for which offers were submitted for the relevant dispatch interval. The specific information that will be used is as follows:
Introductio n - Overview of WESM Operations, Scope Definitions , Reference s and Interpretati on - Definitions	1 1.1.1, 1.1.3, 1.3.1.g, 2 2.1.2.d, 2.1.2.q, 2.1.2.t, 2.1.2.u, 2.1.2.z, 2.1.2.cc	xxx	Global change from "generating units" to "generating systems" Global change from "generating offers" to "market offers"	For consistency with the changes to the WESM Rules and Market Manuals.	AP: Retain original provisions We propose to include energy storage and pumped-storage as categories of scheduled generating units. With this, there will be no need to change the terms. Moreover, this proposal will result in less amendments to the Manual. DOE: Suggest to use "generating units or generating systems" To avoid unnecessary revisions	On AP's comments: Please see response to Clause 2.3.1.2 On the DOE's comments: We generalized the term as "generating systems"	RCC-approved provision: Accept global change from "generating offers" to "market offers" Retain "generating units"



				5			
Title	Section	Original Provis	sion Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
	3	xxx					
Responsib	3.3.2						
ilities –							
Trading							
Participants							
and other WESM							
WESM	4	VVV					
Members	4	xxx					
WESM	Table 2						
Table –							
Day-Ahead	6	XXX					
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ns and	6.1.6,						
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g –	6.1.8,						
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d.	6.4.1.d,						
Categories of Self-	6.9.6, 6.13.a,						
of Self-	6.14.4.g						
scheduled	0.1g						
Nomination							
s, Bids, and Offers,							
Format and							
contents of							
submission,							
Revisions							
of Self-							
scheduled							
Nomination							
s, Bids and							
Offers							



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
Based on		3					9
Reasonabl							
e Fatimates							
Estimates, Report of							
Material							
Adverse							
Change in	7	xxx					
State of							
Trading							
Participant Facilities							
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ities,							
Outage Schedules,							
Over-riding	8	xxx					
Constraints							
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Contingenc	8.6.4						
y List							
Requireme							
nts							
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Projection	9	xxx					
s –							
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on of	9.3.3.a., 9.3.3.b,						
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Projection Results	-						
results	l				1		



Title	Continu	Ovininal Praviales	Duen seed Ameridan set	Detionals	Comments	TC Decreases	DCC Dalibaration and Assessments
Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
Real-time Dispatch Schedulin g – Backgroun	10	xxx					
d, Responsibil ities, Disseminati on and Public of Market Run Results	10.1.1-3, 10.2, 10.3.2, 10.4.1, Table 7, 10.4.2-6, Table 8,						
Preparatio n of the WESM Merit Order Table – Backgroun d, Purpose and Scope, Responsibil ities, Preparation of the WMOT, Output of the WMOT,	11.2.2,11 .5, 11.5.1-3, 11.6.2, 11.6.3, 11.6.5, 11.7.1-3,	XXX					
Dispatch Implement ation – Purpose and Scope, Dispatch of Must and	12	xxx					



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
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ities,	12.5.2.a,						
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with	12.5.2.e,						
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, Dispatch	13	xxx					
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ce Standards,							
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Troporting							
	13.1,						
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	13.3.4,						



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
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	16	xxx					
Post- Dispatch	16.6.2.a						
Data and Operation Reports - Dispatch Deviation Report	17.1.1, 17.1.2, 17.1.3, 17.1.4,	xxx					



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
Procedure	17.1.5,	Original i Tovision	i roposed Amendment	Rationale	Comments	10 Kesponses	Noo benberation and Agreements
s During	17.3.1,						
Market	Table 9.						
Interventio	Criteria						
n or	and						
Suspensio	Consider						
n -	ations for						
Dispatch	Selection						
Scheduling	of MRUs,						
and	17.4.1						
Implementa							
tion	10	yan,					
	18	xxx					
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nt of Must-	18.2.2.d,						
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ons and	18.3.3,						
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Must-Run							
Units, MRU	19	xxx					
Scheduling							
and	19.2.3						
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	Appendix	l xxx					
	В	74.00					
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Generation							
-							
Responsibil							
ities,							
Managing							



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
Excess Generation			·			·	
Generation							
for the Next							
Day							
Procedure							
s for Load							
s for Load Shedding							
-							
Responsibil							
Responsibil ities							
Steps in							
Creating a Merit							
Merit							
Order Table							
Table							
Content							
Structure							
of SO							
Inputs to							
Inputs to the Market							
Projection							
s and							
Real-time							
Dispatch							

WESM Manual on Market Network Model Development and Maintenance - Criteria and Procedures

Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
MNM	4.1.3	The components of the MNM	The components of the MNM	Include NGRs and PSU	AP:	On AP's comments:	RCC-approved provision:
Manual		interacts with one another in	interacts with one another in				
		accordance with dispatch	accordance with the dispatch		Retain original provision	Please see response to Clause 2.3.1.2	The components of the MNM interact with one
		schedule of the generation units,	schedule of the				another in accordance with the dispatch



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
		customer demand and the physical laws that govern the operation of the network components. These interactions are complex by nature but should be balanced to maintain the reliable and secure operation of the power system by the System Operator, as well as for the generation of fair and economic market dispatch schedules and nodal energy price.	unitssystem, non-generator resource, pumped-storage unit, customer demand and the physical laws that govern the operation of the network components. These interactions are complex by nature but should be balanced to maintain		The amendment / change of terms would not be needed consistent with the proposal that energy storage and pumped-storage be under scheduled generating units DOE: Suggest to use "generating units or generating systems"	On the DOE's comments: Same response to the comments in the DPM proposal	schedule of the generationgenerating units, Energy Storage Systems, customer demand and the physical laws that govern the operation of the network components. These interactions are complex by nature but should be balanced to maintain the reliable and secure operation of the power system by the System Operator, as well as for the generation of fair and economic market dispatch schedules and nodal energy price.
MNM Manual	4.4.1	Market Trading Nodes These are <i>node</i> s in the load flow model designated as the reckoning <i>node</i> for Trading Participant bids or offers and corresponding settlement of <i>energy</i> and reserves. MTN shall be modeled as the trading point of a Generator or a Load where the appropriate real-time monitoring facility can be associated. Where the MTN and the metering point are of different location, site-specific loss adjustment (SSLA) provided in the WESM Metering <i>Market Manual</i> shall apply. Further details on MTN can be observed in SECTION 6 of this <i>Market Manual</i> .	Market Trading Nodes These are nodes in the load flow model designated as the reckoning node for Trading Participant bids or offers and corresponding settlement of energy and reserves. MTN shall be modeled as the trading point of a Generator Generating System, Non-Generator Resource, Pumped-Storage Unit, or a Load where the appropriate real-time monitoring facility can be associated. Where the MTN and the metering point are of different location, site-specific loss adjustment (SSLA) provided in the WESM Metering Market Manual shall apply. Further details on MTN can be observed viewed in SECTION 6 of this Market Manual.	Include NGRs and PSU	AP: Retain original provision The amendment / change of terms would not be needed consistent with the proposal that energy storage and pumped-storage be under scheduled generating units	On AP's comments: Please see response to Clause 2.3.1.2	RCC-approved provision: Market Trading Nodes These are nodes in the load flow model designated as the reckoning node for Trading Participant bids or offers and corresponding settlement of energy and reserves. MTN shall be modeled as the trading point of a Generator Generating Unit, Energy Storage Systems, or a Load where the appropriate real-time monitoring facility can be associated. Where the MTN and the metering point are of different location, site-specific loss adjustment (SSLA) provided in the WESM Metering Market Manual shall apply. Further details on MTN can be ebserved viewed in SECTION 6 of this Market Manual.
MNM Manual		New	4.4.4 Non-Generator Resource representation	For NGR	AP:	On AP's comments:	RCC-approved provision:



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
			This is the mathematical model of a non-generator resource with its dual capability of injecting or withdrawing power through the network.		4.4.4 Energy Storage Facility representation This is the mathematical model of a non-generator resource with its dual capability of injecting or withdrawing power through the network. Please note our general comment in the proposed amendments on the WESM Rules. We propose that instead of "Non-Generator Resource", we should instead use the term "Energy Storage Facility"	Please see response to Clause 2.3.1.2	4.4.4 Energy Storage System representation This is the mathematical model of a Energy Storage Systems with its dual capability of injecting or withdrawing power through the network.
MNM Manual		New	4.4.5 Pumped-Storage Unit representation This is the mathematical model of a pumped-storage unit with its dual capability of injecting or withdrawing power through the network.	For PSU	AP: We agree		RCC-approved provision: 4.4.5 Pumped-Storage Unit representation This is the mathematical model of a pumped-storage unit with its dual capability of injecting or withdrawing power through the network.
		4.4.4. xxx 4.4.5. xxx 4.4.6. xxx 4.4.7. xxx 4.4.8. xxx	4.4. <u>6</u> 4. xxx 4.4. <u>7</u> 5. xxx 4.4. <u>8</u> 6. xxx 4.4. <u>9</u> 7. xxx 4.4. <u>10</u> 8. xxx	Re-numbering			Re-numbering
MNM Manual	6.3.1		MTN's can be classified as either Generator Node or Customer Node. a) Generator nodes are nodes that represent a registered generating unit or generating system directly connected to a network operated by	Include NGRs and PSU	AP: MTN's can be classified as either Generator Node or Customer Node. a) Generator nodes are nodes that represent a registered generating unit or generating	On AP's comments: Please see response to Clause 2.3.1.2	RCC-approved provision: MTN's can be classified as either Generator Node or Customer Node. a) Generator nodes are nodes that represent a registered generating unit or generating system



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
		system directly connected to a network operated by the System Operator. It is a node where power is injected into the transmission network. b) Customer nodes are nodes that represent where power is withdrawn by Trading Participants from the grid.	the System Operator. It is a node where power is injected into the transmission network. b) Customer nodes are nodes that represent where power is withdrawn by Trading Participants from the grid. c) Non-Generator Resource nodes are nodes that represent a registered non-generator resource directly connected to a network operated by the System Operator. It is a node where power is injected or withdrawn through the transmission network. d) Pumped-Storage Unit nodes are nodes that represent a registered pumped-storage unit directly connected to a network operated by the System Operator. It is a node where power is injected or withdrawn through the transmission network.		system directly connected to a network operated by the System Operator. It is a node where power is injected into the transmission network. In the case of Energy Storage Facility nodes and Pumped-Storage Unit nodes, these are nodes where power is injected or withdrawn from the grid. b) Customer nodes are nodes that represent where power is withdrawn by Trading Participants from the grid. To be clear that energy storage and pumped-storage are still generator nodes, which, however, may have negative quantities.		directly connected to a network operated by the System Operator. It is a node where power is injected into the transmission network. b) Customer nodes are nodes that represent where power is withdrawn by Trading Participants from the grid. c) Energy Storage System nodes are nodes that represent a registered non-generator resource directly connected to a network operated by the System Operator. It is a node where power is injected or withdrawn through the transmission network. d) Pumped-Storage Unit nodes are nodes that represent a registered pumped-storage unit directly connected to a network operated by the System Operator. It is a node where power is injected or withdrawn through the transmission network.
MNM Manual	6.3.2	There may be conditions wherein a <i>Trading Participant</i> has a generating facility whose remote telemetering facility is situated in a location where both its injection and withdrawal of power are monitored. In such cases, that <i>Trading Participant</i> shall have a generator and customer MTN registered in the WESM to dynamically reflect its injection	Where available remote telemetering facilities are situated at a location net of the station service, the Trading Participant shall have a generator and a customer MTN registered in the WESM to accurately reflect the direction of power flow. There may be conditions wherein a Trading Participant has a generating facility whose remote	For clarity			Where available remote telemetering facilities are situated at a location net of the station service, the <i>Trading Participant</i> shall have a generator and a customer MTN registered in the WESM to accurately reflect the direction of power flow. There may be conditions wherein a <i>Trading Participant</i> has a generating facility whose remote telemetering facility is situated in a location where both its



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
		and withdrawal, respectively. These cases are applicable for the following conditions a) Facility can act as a generator or load such as the Kalayaan hydro-electric facility, in which each of its facility can be run as a generator or a pump, or b) Available remote telemetering facilities are situated at a location net of the station service or house load.	telemetering facility is situated in a location where both its injection and withdrawal of power are monitored. In such cases, that Trading Participant shall have a generator and customer MTN registered in the WESM to dynamically reflect its injection and withdrawal, respectively. These cases are applicable for the following conditions a) Facility can act as a generator or load such as the Kalayaan hydroelectric facility, in which each of its facility can be run as a generator or a pump, or b) Available remote telemetering facilities are situated at a location net of the station service or house load.				injection and withdrawal of power are monitored. In such cases, that Trading Participant shall have a generator and customer MTN registered in the WESM to dynamically reflect its injection and withdrawal, respectively. These cases are applicable for the following conditions a) Facility can act as a generator or load such as the Kalayaan hydro electric facility, in which each of its facility can be run as a generator or a pump, or b) Available remote telemetering facilities are situated at a location net of the station service or house load.
	6.3 6.4 6.5 6.6 6.7	6.3 xxx 6.4 xxx 6.5 xxx 6.6 xxx 6.7 xxx	6.3 xxx 6.4 xxx 6.5 xxx 6.6 xxx 6.7 xxx	For deletion due to reorganization of the whole manual			6.3 xxx 6.4 xxx 6.5 xxx 6.6 xxx 6.7 xxx
MNM Manual		New	6.4 Non-Generator Resource MTN 6.4.1 A MTN is considered a non- generator resource node if energy is injected or withdrawn through that node and the direction of the power flow is from the apparatus or equipment (i.e. battery energy storage)	For NGR	AP: 6.4 Energy Storage Facility MTN 6.4.1 A MTN is considered a energy storage facility node if energy is injected or withdrawn through that node and the direction of the power flow is from the apparatus or equipment (i.e. battery energy storage) operated by the Trading	On AP's comments: Please see response to Clause 2.3.1.2	RCC-approved provision: 6.4 Energy Storage System MTN 6.4.1 A MTN is considered a Energy Storage Systems node if energy is injected or withdrawn through that node and the direction of the power flow is from the apparatus or equipment (i.e. battery energy



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
Title	Section	Original Flovision	•	Rationale		i C Responses	
			operated by the Trading		Participant to the network operated by the		storage) operated by the Trading Participant
			Participant to the network		Network Control of the control of th		to the network operated by the Network
			operated by the Network		Service Providers, including the System		Service Providers, including the System
			Service Providers, including the		Operator.		Operator.
			System Operator.				
					6.4.2 During the submission of offers to		6.4.2 During the submission of offers to
			6.4.2 During the submission of		supply or consume electricity, the		supply or consume electricity, the
			offers to supply or consume		participant energy storage facility shall		participant Energy Storage Systems shall
			electricity, the participant non-		specify the location of the connection point		specify the location of the connection point
			generator resource shall specify		and the relevant market network node.		and the relevant market network node.
			the location of the connection				
			point and the relevant market		6.4.3 The information that should be		6.4.3 The information that should be
			network node.		submitted by the generators in their energy		submitted by the generators in their energy
					supply and reserve offers are enumerated		supply and reserve offers are enumerated in
			6.4.3 The information that should		in Appendix A1.1 of the WESM Rules.		Appendix A1.4 of the WESM Rules.
			be submitted by the generators in				
			their energy supply and reserve		Changed the term of non-generator resource		
			offers are enumerated in		to energy storage facility.		
			Appendix A1.4 of the WESM				
			Rules.				
MNM		New	6.5 Pumped-Storage Unit MTN	or PSU	AP:		RCC-approved provision:
Manual							
			6.5.1 A MTN is considered a		We agree		6.5 Pumped-Storage Unit MTN
			pumped-storage unit node if the				
			facility is a pumped-storage plant				6.5.1 A MTN is considered a pumped-
			where energy can either be				storage unit node if the facility is a pumped-
			injected or withdrawn through				storage plant where energy can either be
			that node and the direction of the				injected or withdrawn through that node and
			power flow is from the apparatus				the direction of the power flow is from the
			or equipment operated by the				apparatus or equipment operated by the
			Trading Participant to the				Trading Participant to the network operated
			network operated by the Network				by the Network
			Service Providers, including the				Service Providers, including the System
			System Operator.				Operator.
			6.5.2 During the submission of				6.5.2 During the submission of offers during
			offers during generation mode,				generation mode, the participant pumped-



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
			the participant pumped-storage unit shall specify the location of				storage unit shall specify the location of the connection point and the relevant market
			the connection point and the				network node.
			relevant market network node.				6.5.3 The information that should be
			6.5.3 The information that should				submitted by the generators in their energy
			be submitted by the generators in their energy supply and reserve				supply and reserve offers are enumerated in Appendix A1.1 of the WESM Rules.
			offers are enumerated in Appendix A1.1 of the WESM				
			Rules.				

WESM Manual on Registration, Suspension and De-registration Criteria and Procedures

Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
Registratio	1.4.1.	All generating companies,	All <u>generatinggeneration</u>	For consistency in use of term based on			RCC-approved provision:
n,		distribution utilities, suppliers,	companies, distribution utilities,	WESM Rules			
Suspension			suppliers, bulk consumers/end-				All generatinggeneration companies,
and De-		other similar entities authorized	users and other similar entities				distribution utilities, suppliers, bulk
Registratio		by the <i>Energy Regulatory</i>					



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
n Criteria		Commission (the "ERC") are				·	consumers/end-users and other similar entities
and			Regulatory Commission (the "ERC")				authorized by the <i>Energy Regulatory</i>
Procedures		the WESM subject to compliance	are eligible to become members of				Commission (the "ERC") are eligible to become
		with set membership criteria.1	the WESM subject to compliance				members of the WESM subject to compliance
		Pursuant to Republic Act No.	with set membership criteria.1				with set membership criteria.1 Pursuant to
		9136, the ERC is the agency					Republic Act No. 9136, the <i>ERC</i> is the agency
			the ERC is the agency mandated to				mandated to authorize other persons or entities
		persons or entities that can be					that can be eligible to become members of the
			that can be eligible to become				WESM.
D		the WESM.	members of the WESM.				
Registratio	2.3.2.		A Generation Company may be		<u>AP:</u>	On AP's comments:	RCC-approved provision:
n,		registered as Indirect WESM		WESM Rules			
Suspension		Member if the generating units it	Member if the generating		Retain original provision	Please see response to Clause 2.3.1.2	Retain original
and De-		owns, controls or operates or	units system it owns, controls or		The comment of the control of the co		
Registratio n Criteria		from which it otherwise sources			The amendment / change of terms would not		
and		electricity is or will be transacted			be needed consistent with the proposal that		
Procedures		in the WESM by a person or entity	transacted in the WESM by a		energy storage and pumped-storage be under scheduled generating units		
Fiocedules		that is already registered in or is	person or entity that is already registered in or is qualified to be		Scrieduled generaling units		
		WESM as Generation Company			DOE:	On the DOE's comments:	
		and as Direct WESM Member. If	Generation Company and as Direct		DOE.	On the DOE's comments.	
		not yet registered, that	WESM Member. If not yet		Suggest to use "generating units or generating	Same response to the comments in the DPM	
		Generation	registered, that Generation		systems"	proposal	
		Company must register and be			Systems	Proposal	
		approved to become a Direct			To avoid unnecessary revisions		
		WESM Member - Generation					
		Company, as a pre-requisite to	Company, as a pre-requisite to				
		approval of the Applicant's					
		indirect WESM membership.	WESM membership.				
Registratio	2.5.1.1	Generation Company	Generation Company	For consistency in use of term based on	AP:	On AP's comments:	RCC-approved provision:
n,			·	WESM Rules			-
Suspension		a) The persons or entities that	a) The persons or entities that may		Retain original provision	Please see response to Clause 2.3.1.2	Generation Company
and De-		may register as a Generation					
Registratio		Company are those that own,	are those that own, control or		The amendment / change of terms would not		a) The persons or entities that may register as
n Criteria		control or operate or otherwise	operate or otherwise source		be needed consistent with the proposal that		a Generation Company are those that own,
and		source electricity from generation	electricity from a		energy storage and pumped-storage be under		control or operate or otherwise source
Procedures		unit/s connected to the	generation generating		scheduled generating units		electricity from a generating unit/s connected
		transmission system or	unit/ssystem connected to the				to the transmission system or distribution
		distribution system.	transmission system or distribution				system.
			system.				



Title Sec	tion Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
	b) Notwithstanding any definition to the contrary, the persons or entities that may qualify to	b) Notwithstanding any definition to the contrary, the persons or entities that may qualify to register as Generation Company are those — Generation companies that own, operate or control generation facilitiesa generating system connected to the transmission system and which have been authorized by the ERC to operate such facilities. Embedded generators that own or operate a generating systemgeneration units that are indirectly connected to the grid through the lines of Distribution Utilities or industrial generation facilities that are synchronized with the Grid, and which have been authorized by the ERC to operate such facilities. IPP Administrators appointed by the Power Sector Assets and Liabilities Management Corporation in respect to the transaction of the energy output of the a generating systemgeneration facilities covered				b) Notwithstanding any definition to the contrary, the persons or entities that may qualify to register as Generation Company are those – Generation companies that own, operate or control generation facilities a generating unit connected to the transmission system and which have been authorized by the ERC to operate such facilities. Embedded generators that own or operate a generating generation—units that are indirectly connected to the grid through the lines of Distribution Utilities or industrial generation facilities that are synchronized with the Grid, and which have been authorized by the ERC to operate such facilities. IPP Administrators appointed by the Power Sector Assets and Liabilities Management Corporation in respect to the transaction of the energy output of the a generating unit generation facilities covered by their appointment as IPPA. The IPPA and/or the generationGeneration unitsCompany whose energy output are being administered by such IPPA must have the requisite authorization by the ERC.



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
Registratio	2.5.4.1	Generation Unit Classification	Generation Generating Unit	Included NGRs and PSUs	AP:	On AP's comments:	RCC-approved provision:
n,			Classification				
Suspension		a) An Applicant wishing to register			Retain original provision	Please see response to Clause 2.3.1.2	Generation Generating Unit Classification
and De-		as Generation Company shall,	a) An Applicant wishing to register				
Registratio		upon application, classify each of	as <u>a</u> Generation Company shall,		The amendment / change of terms would not		a) An <i>Applicant</i> wishing to register as <u>a</u>
n Criteria and		the generating unit or group of	upon application, classify each of		be needed consistent with the proposal that		Generation Company shall, upon application,
Procedures		generating units which form part	the generating unit or group of		energy storage and pumped-storage be under		classify each of the generating unit or group of
Procedures		of the generation system it owns or operates or controls or from	generating units facilities which form part of the		scheduled generating units		generating units facilities which form part of the
		which it otherwise sources					generationgenerating system it owns or
		electricity as either –	generationgenerating system it owns or operates or controls or from				operates or controls or from which it otherwise sources electricity as either –
		Cicomony as chirci	which it otherwise sources				Sources electricity as either –
		xxx	electricity as either –				xxx
		1221	Glocation as citator				AAA
			xxx				Energy Storage Systems for facilities that
							are connected at a common connection
			Non-Generator Resource for				point that operate as either Generation or
			facilities that are connected at				Load and that can be dispatched to any
			a common connection point				operating level within their entire
			that operate as either				capacity range but are also constrained
			Generation or Load and that				by a MW or MWh limit to (1) generate
			can be dispatched to any				Energy, (2) curtail the consumption of
			operating level within their				Energy in the case of demand response,
			entire capacity range but are				or (3) consume Energy.
			also constrained by a MWh				
			limit to (1) generate Energy, (2)				Pumped-storage unit for facilities that are
			curtail the consumption of				connected at a common connection point
			Energy in the case of demand				that is capable of storing water from a
			response, or (3) consume				lower elevation reservoir to a higher
			Energy.				elevation reservoir for the purpose of
							production of electrical power.
			Pumped-storage unit for				
			facilities that are connected at				b) For the foregoing purposes, the reserve
			a common connection point				regions in the WESM correspond to the major
			that is capable of storing water				grids of the <i>transmission system</i> and are Luzon,
		b) For the foregoing purposes, the	from a lower elevation				Visayas and Mindanao.
		reserve regions in the WESM	reservoir to a higher elevation				a) The Market Operator shall approve the
		correspond to the major grids of	reservoir for the purpose of				c) The <i>Market Operator</i> shall approve the
			production of electrical power.				classification of a generating unit/s_as either a



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
		the transmission system and are				•	non-scheduled generating unit or a must
		Luzon, Visayas and Mindanao.	b) For the foregoing purposes, the				dispatch generating unit or a priority dispatch
			reserve regions in the WESM				generating unit, subject to prevailing relevant
		c) The <i>Market Operator</i> shall	correspond to the major grids of the				rules, regulations and issuances. An Applicant
		approve the classification of a	transmission system and are Luzon,				may appeal the decision of the Market Operator
		generating unit/s as either a non-	Visayas and Mindanao.				to the PEM Board.
		scheduled generating unit or a					
		must dispatch generating unit or a	c) The Market Operator shall				
		priority dispatch generating unit,	approve the classification of a				
		subject to prevailing relevant	generating unit/sgenerating				
		rules, regulations and issuances.	<u>system</u> as either a non-scheduled				
		An <i>Applicant</i> may appeal the	generating unit or a must dispatch				
		decision of the <i>Market Operator</i> to the <i>PEM Board</i> .	generating unit or a priority dispatch				
		the PEM Board.	generating unit, subject to prevailing				
			relevant rules, regulations and				
			issuances. An <i>Applicant</i> may appeal the decision of the <i>Market Operator</i>				
			to the PEM Board.				
			to the <i>PEW Board</i> .				
Registratio	2.5.4.3	Dispatch Tolerances	Dispatch Tolerances	Included NGRs and PSUs	AP:	On AP's comments:	RCC-approved provision:
Suspension		Prior to application, a Generation	Prior to application, a Generation		Retain original provision	Please see response to Clause 2.3.1.2	All generating system shall comply with the
and De-		Company may seek a ruling from	Company may seek a ruling from		Trotain original proviolen	1 10000 000 100001100 to 010000 2.0.1.2	dispatch conformance standards
Registratio		the System Operator with respect	the System Operator with respect to		The amendment / change of terms would not		
n Criteria		to dispatch tolerances to be	dispatch tolerances to be applied for		be needed consistent with the proposal that		
and		applied for the generating unit/s it	the generating unitssystem it		energy storage and pumped-storage be under		
Procedures		intends to be classified as	intends to be classified as		scheduled generating units		
		scheduled generating unit/s or	scheduled generating unit/s, or				
		priority dispatch generating unit/s.	priority dispatch generating unit/s,		DOE:		
		The System Operator may also	non-generator resource/s, or			On the DOE's comments:	
		make a ruling upon endorsement	pump-storage unit/s. The System		This provision is already deleted in the WESM		
		by the Market Operator of the	Operator may also make a ruling		Rules. However, the DOE suggests to include	Accepted	
		application. The System Operator	upon endorsement by the Market		a provision stating as follows:		
		may, at any time, review any	Operator of the application. The				
		ruling it has made in the light of	System Operator may, at any time,		All generating system shall comply with		
		further information or experience.	review any ruling it has made in the		the dispatch conformance standards		
		A Generation Company may	light of further information or				
		appeal the ruling issued by the	experience. A Generation Company				
		System Operator to the PEM	may appeal the ruling issued by the				
		Board.	System Operator to the PEM Board.				



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
Registratio n, Suspension and De- Registratio n Criteria and Procedures	2.5.4.4	Generation Registered Capacities A Generation Company shall include in its application the maximum stable load (Pmax), the minimum stable load (Pmin), the ramp up rate, and the ramp down rate of each generation unit or aggregated generation units that are included in its application. The information provided to the Market Operator must be consistent with the information contained in the Certificate of Compliance issued by the ERC as well as submissions made to	Generation Registered Capacities A Generation Company shall include in its application the maximum stable load (Pmax), the minimum stable load (Pmin), the ramp up rate, and the ramp down rate of each generation unitfacility	E 1 2 2 2	AP: agree	TC Responses	RCC-approved provision: Generation Registered Capacities A Generation Company shall include in its application the maximum stable load (Pmax), the minimum stable load (Pmin), the ramp up rate, and the ramp down rate of each generatieng unit_or aggregated generationg units_that are included in its application. The information provided to the Market Operator must be consistent with the information contained in the Certificate of Compliance issued by the ERC as well as submissions made to the ERC in relation to the issuance of its Certificate of Compliance. If the generating unit is a Battery Energy Storage System, the Generation Company shall include the generating unit's energy storage efficiency and maximum storage capacity in its Application. If the generating unit is a pumped-storage unit, the Generation Company shall include the generating unit's maximum pump load.
Registratio n, Suspension and De- Registratio n Criteria	3.3.1	capacities (i.e., Pmin or Pmax) of a generating unit shall require confirmation by the <i>Market</i>	Registered Capacities Changes in the registered capacities (i.e., Pmin or Pmax) of a generating unit facility shall require confirmation by the Market Operator before such change can be	Use facility for generic use on generating units, NGRs, and PSUs	AP: Retain original provision The amendment / change of terms would not be needed consistent with the proposal that	On AP's comments: Please see response to Clause 2.3.1.2	Retain Original Provision



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
and		be considered in the WESM	considered in the WESM scheduling		energy storage and pumped-storage be under	•	
Procedures		scheduling and dispatch	and dispatch processes.		scheduled generating units		
		processes.					
Registratio	3.3.1.1	The Trading Participant wishing	The Trading Participant wishing to	Use facility for generic use on	AP:	On AP's comments:	Retain Original Provision
n,			change the registered capacities of	generating units, NGRs, and PSUs			_
Suspension			its generating unit/sfacility shall		Retain original provision	Please see response to Clause 2.3.1.2	
and De-			make a request in writing to the			·	
Registratio		the Market Operator. Such			The amendment / change of terms would not		
n Criteria		changes shall be in accordance	shall be in accordance with either		be needed consistent with the proposal that		
and		with either the latest Certificate of	the latest Certificate of Compliance		energy storage and pumped-storage be under		
Procedures		Compliance (COC) issued by the	(COC) issued by the ERC or a		scheduled generating units		
		ERC or a certification of generator	certification of generator capability				
		capability test to be issued jointly	test to be issued jointly by the DOE,				
		by the DOE, ERC and SO. The	ERC and SO. The conduct of testing				
		conduct of testing shall be based	shall be based on the				
		on the internationally-accepted	internationally-accepted testing				
		testing procedures as required in	procedures as required in the COC,				
		the COC, and the cost of testing	and the cost of testing shall be the				
		shall be the responsibility of the	responsibility of the applicant.				
		applicant.					
Registratio	3.3.2.1	The Trading Participant under	The <i>Trading Participant</i> under		<u>AP:</u>	On AP's comments:	Retain Original Provision
n,		whom a generating unit is	whom a generating unit<u>facility</u> is	generating units, NGRs, and PSUs			
Suspension		registered in the WESM may	registered in the WESM may		Retain original provision	Please see response to Clause 2.3.1.2	
and De-		request for the reclassification of	request for the reclassification of				
Registratio		such unit (i.e., scheduled, non-	such unit<i>facility</i> (i.e., scheduled,		The amendment / change of terms would not		
n Criteria		scheduled, must dispatch or	non-scheduled, must dispatch or		be needed consistent with the proposal that		
and		priority dispatch) by submitting to	priority dispatch) by submitting to		energy storage and pumped-storage be under		
Procedures		the Market Operator a request in	the Market Operator a request in		scheduled generating units		
		writing supported by documents	writing supported by documents and				
		and information as would enable	information as would enable the				
		the Market Operator to evaluate	Market Operator to evaluate the				
		the request.	request.				
Registratio	3.3.3.1	Changes in the manner of	Changes in the manner of	Use facility for generic use on	AP:	On AP's comments:	RCC-approved provision:
n	J.J.J. I	representation of any generating	representation of any generating	generating units, NGRs, and PSUs	AF.	On Ar 5 comments.	NGG-approved provision.
Suspension		unit or customer facility in the	unit or customer facility in the	generaling units, NGNS, and PSUS	Potain original provision	Please see response to Clause 2.2.1.2	Changes in the manner of representation of any
and De-		WESM Market Network Model	WESM Market Network Model may		Retain original provision	Please see response to Clause 2.3.1.2	generating unit or customer in the WESM
Registratio		may be initiated by the <i>Trading</i>			The amendment / change of terms would not		
n Criteria		Participant transacting such	be initiated by the <i>Trading</i> Participant transacting such		be needed consistent with the proposal that		Market Network Model may be initiated by the
ii Ciileiia		facilities in the WESM.	facilities in the WESM.		be needed consistent with the proposal that		Trading Participant transacting such facilities in the WESM.
		racilities in the WESIVI.	racinues in the WESIVI.				the WESIVI.



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
and Procedures					energy storage and pumped-storage be under scheduled generating units GIFT: Changes in the manner of representation of any facility in the Market Network Model may be initiated by the Trading Participant transacting such facilities in the WESM. Remove the word WESM; restore the previous one, Market Network Model.	On GIFT's comments : Accept	
Registratio n, Suspension and De- Registratio n Criteria and Procedures	3.3.5.1	customer facility registered under	transferred to another person or	Use facility for generic use on generating units, NGRs, and PSUs	AP: Retain original provision The amendment / change of terms would not be needed consistent with the proposal that energy storage and pumped-storage be under scheduled generating units	On AP's comments: Please see response to Clause 2.3.1.2	Retain Original Provision
Registratio n, Suspension and De- Registratio n Criteria and Procedures	5.2.1.3	power from the grid, it shall likewise cause the disconnection of such facilities from the transmission or distribution system to which these are	If the WESM member wishes to cease to be registered as a Trading Participant as a result of the retirement or closure of its generation or customer-facilities that are injecting or withdrawing power from the grid, it shall likewise cause the disconnection of such facilities from the transmission or distribution system to which these are connected. The notice to be submitted to the Market Operator shall be accompanied by proof of such disconnection.	Use facility for generic use on generating units, NGRs, and PSUs	AP: Retain original provision The amendment / change of terms would not be needed consistent with the proposal that energy storage and pumped-storage be under scheduled generating units	On AP's comments: Please see response to Clause 2.3.1.2	Retain Original Provision



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
Registratio	5.6.2	Deregistration shall also result in	Deregistration shall also result in the		AP:	On AP's comments:	Retain Original Provision
n,		the disconnection of the relevant	disconnection of the relevant				
Suspension		generation or customer facilities	generation or customer facilities		Retain original provision	Please see response to Clause 2.3.1.2	
and De-		from the transmission or	from the transmission or distribution				
Registratio		distribution system under the	system under the following		The amendment / change of terms would not		
n Criteria		following circumstances	circumstances		be needed consistent with the proposal that		
and					energy storage and pumped-storage be under		
Procedures		xxx	xxx		scheduled generating units		
Registratio	Glossary	Maximum Stable Load or Pmax	Maximum Stable Load or Pmax	Use facility for generic use on	AP:	On AP's comments:	RCC-approved provision:
n.	,			generating units, NGRs, and PSUs	<u></u>	<u> </u>	
Suspension		The maximum demand in MW	The maximum demand in MW that	g: g :	Retain original provision	Please see response to Clause 2.3.1.2	Maximum Stable Load or Pmax
and De-		that a generating unit or	a generating unit facility or		ŭ i		
Registratio		generating block or module in the	generating blocksystem or module		The amendment / change of terms would not		The maximum demand in MW that a generating
n Criteria		case of a combined cycle power	in the case of a combined cycle		be needed consistent with the proposal that		unit or generating blocksystem or module in
and		plant, can reliably sustain for an	power plant, can reliably sustain for		energy storage and pumped-storage be under		the case of a combined cycle power plant, can
Procedures		indefinite period of time, based on	an indefinite period of time, based		scheduled generating units		reliably sustain for an indefinite period of time,
		the generator capability tests.	on the generator capability tests.				based on the generator capability tests. Also
		Also the registered maximum	Also the registered maximum				the registered maximum capacity.
		capacity.	capacity.				
Registratio	Glossary	Minimum Stable Load or Pmin	Minimum Stable Load or Pmin	Use facility for generic use on	AP:	On AP's comments:	RCC-approved provision:
n,				generating units, NGRs, and PSUs			
Suspension		The minimum demand in MW that	The minimum demand in MW that a		Retain original provision	Please see response to Clause 2.3.1.2	Minimum Stable Load or Pmin
and De-		a generating unit, or a generating	generating unit<i>facility</i>, or a				
Registratio		block or module in the case of	generating blocksystem or module		The amendment / change of terms would not		The minimum demand in MW that a generating
n Criteria		combined cycle power plant, can	in the case of combined cycle power		be needed consistent with the proposal that		unit, or a <i>generating blocksystem</i> or module in
and		reliably sustain for an indefinite	plant, can reliably sustain for an		energy storage and pumped-storage be under		the case of combined cycle power plant, can
Procedures		period of time, based on	indefinite period of time, based on		scheduled generating units		reliably sustain for an indefinite period of time,
		generator capability tests. Also	generator capability tests. Also the				based on generator capability tests. Also the
		the registered minimum capacity.	registered minimum capacity.				registered minimum capacity.
Registratio	Glossary	Ramp Down Rate	Ramp Down Rate	Use facility for generic use on	AP:	On AP's comments:	Retain Original Provision
n,				generating units, NGRs, and PSUs			
Suspension		The normal rate that a generating	The normal rate that a generating		Retain original provision	Please see response to Clause 2.3.1.2	
and De-		unit reduces it power output,	unitfacility reduces it power output,				
Registratio		expressed in MW per minute	expressed in MW per minute		The amendment / change of terms would not		
n Criteria					be needed consistent with the proposal that		
and					energy storage and pumped-storage be under		
Procedures					scheduled generating units		



Title	Section	Original Provision	Proposed Amendment	Rationale	Comments	TC Responses	RCC Deliberation and Agreements
Registratio	Glossary	Ramp Up Rate	Ramp Up Rate	Use facility for generic use on generating units, NGRs, and PSUs	AP:	On AP's comments:	Retain Original Provision
Suspension and De-Registratio		The normal rate that a generating unit increases its power output, expressed in MW per minute	The normal rate that a generating unit facility increases its power output, expressed in MW per minute	gonoraling dilito, recito, and reco	Retain original provision The amendment / change of terms would not	Please see response to Clause 2.3.1.2	
n Criteria and Procedures					be needed consistent with the proposal that energy storage and pumped-storage be under scheduled generating units		
Registratio n,	Glossary	Registered Capacity	Registered Capacity	Use facility for generic use on generating units, NGRs, and PSUs	<u>AP:</u>	On AP's comments:	RCC-approved provision:
Suspension			The prevailing Maximum Stable		Retain original provision	Please see response to Clause 2.3.1.2	Registered Capacity
and De-		Load or Pmax and the Minimum	Load or Pmax and the Minimum				The preveiting Maximum Stable Load or Descri
Registratio n Criteria		Stable Load or Pmin of a generating unit or aggregate	Stable Load or Pmin of a generating unit facility or aggregate generating		The amendment / change of terms would not be needed consistent with the proposal that		The prevailing Maximum Stable Load or Pmax and the Minimum Stable Load or Pmin of a
and		generating units as registered	unitssystem as registered with the		energy storage and pumped-storage be under		generating unit or aggregategenerating
Procedures		with the Market Operator or	Market Operator or subsequent		scheduled generating units		unitssystem as registered with the Market
		subsequent changes confirmed	changes confirmed and				Operator or subsequent changes confirmed
		and implemented by the Market					and implemented by the Market Operator. The
			Operator. The Pmax shall be the				Pmax shall be the registered maximum
		registered maximum capacity while the Pmin shall be the	registered maximum capacity while				capacity while the Pmin shall be the minimum
		minimum registered capacity.	the Pmin shall be the minimum registered capacity.				registered capacity.



I. WESM Rules

Title	Clause	Provision	Proposed Amendment	Rationale	DOE	RCC Agreements
Title PRIOR TO INTERCONNE CTION OF MINDANAO	Clause 10.5 (new)	Provision N/A	PRIOR TO INTERCONNECTION OF MINDANAO The following provisions shall be applicable until the Mindanao grid has been interconnected with the Luzon and Visayas grids as declared by the Department of Energy. For this chapter, the Luzon and Visayas grids shall be considered as one settlement region and the Mindanao grid as another settlement	It is proposed that provisions be added to the WESM Rules to clarify the pricing and settlement calculations prior to the interconnection of Mindanao to Luzon/Visayas. The clause also introduces terms referring to the combined Luzon-Visayas grids and the Mindanao grid for reference in the whole chapter only.	DOE	RCC Agreements RCC-approved provision: PRIOR TO INTERCONNECTION OF MINDANAO The following provisions shall be applicable until the Mindanao grid has been interconnected with the Luzon and Visayas grids as declared by the Department of Energy. For this chapter, the Luzon and Visayas grids shall be considered as one settlement region and the Mindanao grid as another settlement region.
			Luzon and Visayas grids shall be considered as one settlement region and the Mindanao grid as	chapter only.		Visayas grids shall be considered as one settlement region and the Mindanao grid
			region.			



Title	Clause	Provision	Proposed Amendment	Rationale	DOE	RCC Agreements
Submission of	10.5.1 (new)	N/A	When submitting bilateral	Since there is no physical		RCC-approved provision:
<u>Bilateral</u>			contract data in	flow of electricity between		
Contract Data			accordance with WESM	Luzon/Visayas and		When submitting bilateral
for Energy			Rules Clause 3.13.1, a	Mindanao until		contract data in accordance
			selling <i>Tradin</i> g	interconnection, it is		with WESM Rules Clause
			<i>Participant</i> may only	proposed that participants		3.13.1, a selling <i>Trading</i>
			submit data for buying	only be allowed to declare		Participant may only submit
			Trading Participants with	bilateral contract quantities		data for buying <i>Trading</i>
			market trading nodes in	within the same settlement		Participants with market
			the same settlement	region.		trading nodes in the same
			region.			settlement region.
Treatment of	10.5.2 (new)	N/A	Treatment of Remaining	Since there is no physical		RCC-approved provision:
<u>Remaining</u>	, ,		Settlement Surplus	flow of electricity between		
<u>Settlement</u>			_	Luzon/Visayas and		Treatment of Remaining
<u>Surplus</u>				Mindanao until		Settlement Surplus
_				interconnection, NSS of		
				settlement amounts from		
				Mindanao would only result		
				from transactions within		
				Mindanao. The same case		
				is presented with		
				Luzon/Visayas.		



Title	Clause	Provision	Proposed Amendment	Rationale	DOE	RCC Agreements
Treatment of Remaining Settlement Surplus	10.5.2.1 (new)	N/A	The Market Operator shall calculate the net settlement surplus provided under WESM Rules Clause 3.13.12.1 separately for each settlement region.	Since there is no physical flow of electricity between Luzon/Visayas and Mindanao until interconnection, it is proposed that NSS from each settlement region (Luzon/Visayas, Mindanao) be separately accounted for and flowed back to each settlement region.		The Market Operator shall calculate the net settlement surplus provided under WESM Rules Clause 3.13.12.1 separately for each settlement region.
Treatment of Remaining Settlement Surplus	10.5.2.2 (new)	N/A	The net settlement surplus of each settlement region shall be utilized for or flowed back to the Trading Participants from each settlement region in accordance with the approved procedures by the PEM Board.	Since there is no physical flow of electricity between Luzon/Visayas and Mindanao until interconnection, it is proposed that NSS from each settlement region (Luzon/Visayas, Mindanao) be separately accounted for and flowed back to each settlement region.	The net settlement surplus of each settlement region shall be utilized for or flowed back to the Trading Participants from each settlement region in accordance with the approved procedures by the PEM Board. relevant Market Manuals and regulatory issuances. To clarify that the treatment of net settlement surplus shall be in accordance with the	RCC-approved provision: The net settlement surplus of each settlement region shall be utilized for or flowed back to the Trading Participants from each settlement region in accordance with the approved procedures by the PEM Board relevant Market Manuals and regulatory issuances.



Title	Clause	Provision	Proposed Amendment	Rationale	DOE	RCC Agreements
					relevant Market Manual and regulatory issuances.	
Payment to Trading Participants	<u>10.5.3</u> (new)	N/A	Payment to Trading Participants	Since there is no physical flow of electricity between Luzon/Visayas and Mindanao until interconnection, payments from withdrawals will correspond to the payments to injections; hence, it is proposed that payment allocation be performed per settlement region.		RCC-approved provision: Payment to Trading Participants
Payment to Trading Participants	10.5.3.1 (new)	N/A	The Market Operator shall calculate the maximum total payment provided under WESM Rules Clause 3.14.7 separately for each settlement region.	Since there is no physical flow of electricity between Luzon/Visayas and Mindanao until interconnection, payments from withdrawals will correspond to the payments to injections; hence, it is proposed that payment allocation be performed per settlement region.	The Market Operator shall calculate the maximum total payment provided under WESM Rules Clause 3.14.7 separately for each settlement region.	RCC-approved provision: The Market Operator shall calculate the maximum total payment provided under WESM Rules Clause 3.14.7 separately for each settlement region.



Title	Clause	Provision	Proposed Amendment	Rationale	DOE	RCC Agreements
Payment to	10.5.3.2	N/A	If the maximum total	Since there is no physical		Atty. De Castro inquired whether
<u>Trading</u>	(new)		payment by the Market	flow of electricity between		there were written procedures for
<u>Participants</u>			Operator for a particular	Luzon/Visayas and		the collection of shortfall
			<u>billing period for a</u>	Mindanao until		payments in the WESM. She
			settlement region is	interconnection, payments		further recommended for the
			insufficient to pay for the	from withdrawals will		Clause to be referred to in the
			total amounts payable to	correspond to the		relevant provision of the relevant
			the Trading Participants	payments to injections;		manual, for clarity.
			in the same settlement	hence, it is proposed that		For elerity Mr. Binanda requested
			region the total payments	payment allocation be performed per settlement		For clarity, Mr. Binondo requested to clarify in the clause that the
			received and drawn shall	region.		cause of insufficiency of total
			be distributed and paid to	region.		funds is due to the default of a
			the Trading Participants	MDC: Check the		certain Trading Participant. The
			from the same settlement	procedures on the		RCC then agreed to revise the
			region in proportion to the	collection of payments		Clause, as follows:
			amount payable to them	, , , , , , , , , , , , , , , , , , , ,		
			for that billing period. The			If the maximum total payment
			shortfall shall be paid			by the Market Operator for a
			upon collection from the			particular billing period for a
			defaulting Trading			settlement region is insufficient
			Participant but not later			to pay for the total amounts
			than the date specified in			payable to the <i>Trading</i>
			the billing and settlement			Participants in the same
			time table.			settlement region, due to
						Trading Participant default, the
						total payments received and
						drawn shall be distributed and
						paid to the <i>Trading Participants</i>
						from the same settlement
						region in proportion to the



Title	Clause	Provision	Proposed Amendment	Rationale	DOE	RCC Agreements
						amount payable to them for that
						billing period. The shortfall
						shall be paid upon collection
						from the defaulting Trading
						Participant but not later than the date specified in the billing
						and settlement time table.
						dia Settlement time table.



Title	Clause	Provision	Proposed Amendment	Rationale	DOE	RCC Agreements
Administered Price	10.5.4 (new)	N/A	During instances when market suspension or market intervention is declared for the whole system, the Market Operator shall calculate administered prices provided under WESM Rules Clause 6.2.3 for each settlement region separately in accordance with the ERC-approved methodology.	Since there is no physical flow of electricity between Luzon/Visayas and Mindanao until interconnection, administered prices in Mindanao should not be affected by prices in Luzon and Visayas and vice versa.		RCC-approved provision: During instances when market suspension or market intervention is declared for the whole system, the Market Operator shall calculate administered prices provided under WESM Rules Clause 6.2.3 for each settlement region separately in accordance with the ERC-approved methodology.

II. WESM Manuals

A. Billing and Settlement Manual Issue 5.0 (As amended under RCC Resolution No. 2017-05 and PEMB Resolution No. 2017-16)

Title	Section	Provision	Proposed Amendment	Rationale	GIFT	RCC Agreements
Payment of	5.2.4	If the total payments actually	If the total payments actually	Since there is no physical	xxx. Prior to the	RCC-approved provision:
Settlement		received or drawn from the	received or drawn from the	flow of electricity between	interconnection of the	
Amount		prudential security by the <i>Market</i>	prudential security by the <i>Market</i>	Luzon/Visayas and	Mindanao grid with the	If the total payments actually
		Operator for a particular billing	Operator for a particular billing	Mindanao until	Luzon and <u>Visayas grids</u> ,	received or drawn from the
		period is insufficient to pay for	period is insufficient to pay for	interconnection, payments	total payments actually	prudential security by the <i>Market</i>
		the total amounts payable to the	the total amounts payable to the	from withdrawals will	received or drawn from the	Operator for a particular billing
		WESM Members, the total	WESM Members, the total	correspond to the	prudential security shall be	period is insufficient to pay for
		payments received and drawn	payments received and drawn	payments to injections;	determined and distributed	the total amounts payable to the
		shall be distributed and paid to	shall be distributed and paid to	hence, it is proposed that	separately for each	WESM Members, the total
				payment allocation be		



Title	Section	Provision	Proposed Amendment	Rationale	GIFT	RCC Agreements
		the relevant WESM Members in	the relevant WESM Members in	performed per settlement	settlement region. For this	payments received and drawn
		proportion to the amount		region.	purpose, the Luzon and	shall be distributed and paid to
		payable to them for that billing	payable to them for that billing		Visayas grids shall be	the relevant WESM Members in
		period.	period. Prior to the		considered as one	proportion to the amount
			interconnection of the		settlement region and the	payable to them for that <i>billing</i>
			Mindanao grid with the Luzon		Mindanao grid as another	period. Prior to the
			and Visayas grids, total		settlement region.	interconnection of the
			payments actually received or			Mindanao grid with the Luzon
			drawn from the prudential		Check the spacing of	and Visayas grids, total
			security shall be determined		every word.	payments actually received or
			and distributed separately for			drawn from the prudential
			each settlement region. For		Since there is no physical	security shall be determined
			this purpose, the Luzon and		flow of electricity between	and distributed separately for
			Visayas grids shall be		Luzon/Visayas and	each settlement region. For
			considered as one settlement		Mindanao until	this purpose, the Luzon and
			region and the Mindanao grid		interconnection, payments	Visayas grids shall be
			as another settlement region.		from withdrawals will	considered as one settlement
					correspond to the	region and the Mindanao grid
					payments to injections;	as another settlement region
					hence, it is proposed that	
					payment allocation be	
					performed per settlement	
					region.	
BILATERAL	0.1.0 (2011)	NI / A	Dries to the interconnection of	Singa thora is no physical	Prior to the interconnection	BCC approved provisions
CONTRACT	<u>9.1.9</u> (new)	N/A	Prior to the interconnection of	Since there is no physical		RCC-approved provision:
DECLARATI			the Mindanao grid with the	flow of electricity between Luzon/Visayas and	of the Mindanao grid with the Luzon and Visayas	Drier to the interconnection of
ON –			Luzon and Visayas grid, a	Mindanao until		Prior to the interconnection of
Declaration			selling Trading Participant	interconnection, it is	grid, a selling Trading	the Mindanao grid with the
for Energy			may only declare bilateral	proposed that participants	Participant may only declare bilateral contract	Luzon and Visayas grid, a
Transactions			<u>contract</u> data for buying	only be allowed to declare		selling Trading Participant
Transactions			Trading Participants from the	orny be allowed to declare	data for buying Trading	may only declare bilateral



on Proposed Amendment	Rationale	GIFT	RCC Agreements
same settlement region. A selling Trading Participant and a buying Trading Participant shall be deemed to be from the same settlement region if both Trading Participants have market trading nodes from the same settlement region. In addition, the market trading nodes specified under Section 9.1.2(a) and 9.1.2(c) should be in the same settlement region as the selling and buying Trading Participants. For this purpose, the Luzon and Visayas grids shall be considered as one single settlement region and the Mindanao grid as another settlement region.	bilateral contract quantities within the same settlement region.	Participants from the same settlement region. A selling Trading Participant and a buying Trading Participant shall be deemed to be from the same settlement region if both Trading Participants have market trading nodes from the same settlement region. In addition, the market trading nodes specified under Section 9.1.2(a) and 9.1.2(c) should be in the same settlement region as the selling and buying Trading Participants. For this purpose, the Luzon and Visayas grids shall be considered as one single settlement region and the Mindanao grid as another settlement region. Check the spacing of every word. Since there is no physical flow of electricity between Luzon/Visayas and	contract data for buying Trading Participants from the same settlement region. A selling Trading Participant and a buying Trading Participant shall be deemed to be from the same settlement region if both Trading Participants have market trading nodes from the same settlement region. In addition, the market trading nodes specified under Section 9.1.2(a) and 9.1.2(c) should be in the same settlement region as the selling and buying Trading Participants. For this purpose, the Luzon and Visayas grids shall be considered as one single settlement region and the Mindanao grid as another settlement region.



Title	Section	Provision	Proposed Amendment	Rationale	GIFT	RCC Agreements
					Mindanao until interconnection, it is proposed that participants only be allowed to declare bilateral contract quantities within the same settlement region.	

B. Price Determination Methodology Issue 1.0

AMENDME NTT, (new) PUBLICATI ON AND EFFECTIVI TY — Publication and Effectivity Effective actual physical transactions in Luzon, Visayas grids Effective the actual physical transactions in Luzon, Visayas, and Mindanao, calculations and procedures on administered price determination methodology and net settlement region until the interconnection of Luzon/Visayas and Mindanao. Effectivity Effective E	Title	Section	Provision	Proposed Amendment	Rationale	GIFT	
shall be performed per settlement region until the	NT, PUBLICATI ON AND EFFECTIVI TY – Publication and		N/A	INTERCONNECTION OF MINDANAO For WESM settlements to reflect the actual physical transactions in Luzon, Visayas, and Mindanao, calculations and procedures on administered price determination methodology and net settlement surplus as identified in Appendix D shall be performed per settlement region until the interconnection of	specifying the calculations that would be applied per settlement region prior to the interconnection of the Mindanao grid to the	PRIOR TO INTERCONNECTION OF MINDANAO For WESM settlements to reflect the actual physical transactions in Luzon, Visayas, and Mindanao, calculations and procedures on administered price determination methodology and net settlement surplus as identified in Appendix D shall be performed per	10.3 PROVISIONS PRIOR TO INTERCONNECTION OF MINDANAO For WESM settlements to reflect the actual physical transactions in Luzon, Visayas, and Mindanao, calculations and procedures on administered price determination methodology and net settlement surplus as identified in Appendix D shall be performed per settlement



Title	Section	Provision	Proposed Amendment	Rationale	GIFT	
					interconnection of Luzon/Visayas and Mindanao. Check the spacing of every word. Provide reference to the Appendix specifying the calculations that would be applied per settlement region prior to the interconnection of the Mindanao grid to the Luzon/Visayas grids.	interconnection of Luzon/Visayas and Mindanao.
APPENDIC ES	APPENDI X D - PROVISI ONS PRIOR TO INTERCO NNECTIO N OF MINDANA O (new)	N / A	(See appendix)	Since there is no physical flow of electricity between Luzon/Visayas and Mindanao until interconnection, it is proposed that: • Administered prices in Mindanao should not be affected by prices in Luzon and Visayas and vice versa; and • NSS from each settlement region (Luzon/Visayas, Mindanao) be separately accounted for and flowed back to each settlement region.		



RCC Deliberation on the Proposed Amendments to the WESM Rules to Implement the Approved Plan for Transition to the Independent Market Operator of the WESM

Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
FOREWORD		The Wholesale Electricity Spot Market (WESM) Rules establishes the basic rules, requirements and procedures that govern the operation of the Philippine electricity market. The WESM Rules identifies and recognizes and sets the responsibilities of the Market Operator, System Operator, WESM Participants, and the PEM Board. These groups shall comply with and are bound by all the provisions of the WESM Rules. The WESM Rules are intended to be complimentary with the Grid Code and Distribution Code, all of which are meant to ensure the development of an appropriate, equitable and transparent electricity market, along with a safe, reliable, and efficient operation of the power system.	The Wholesale Electricity Spot Market (WESM) Rules establishes the basic rules, requirements and procedures that govern the operation of the Philippine electricity market. The WESM Rules identifies and recognizes and sets the responsibilities of the Market Operator, System Operator, WESM Participants, and the Philippine Electricity Market Corporation. These groups shall comply with and are bound by all the provisions of the WESM Rules. The WESM Rules are intended to be complimentary with the Grid Code and Distribution Code, all of which are meant to ensure the development of an appropriate, equitable and transparent electricity market, along with a safe, reliable, and efficient operation of the power system. xxx	Introduces the name of the Philippine Market Electricity Corporation, being the WESM governing body, in the Foreword.	Agree to include the PEMC, but suggest to retain the PEM Board taking into consideration its specific functions under the WESM Rules. Revise as follows: The Wholesale Electricity Spot Market (WESM) Rules establishes the basic rules, requirements and procedures that govern the operation of the Philippine electricity market. The WESM Rules identifies and recognizes and sets the responsibilities of the Market Operator, System Operator, WESM Participants, Philippine Electricity Market Corporation and the Philippine Electricity Market Corporation PEM Board.	with "PEMC" if the subject of a certain provision refers to the governing entity of the WESM. This is to reflect PEMC's transition into a pure governing entity of the market, which includes the PEM Board. If a provision refers to the Board of Directors of PEMC as a collegial body, the term "PEM Board" was retained. Considering the comment from the DOE, Atty. De Castro
Scope of Chapter 1	1.1	SCOPE OF CHAPTER 1 (a) Purpose of the WESM Rules; (b) Parties bound by the WESM Rules; (c) Responsibilities of the Market Operator, (d) Responsibilities of the System Operator,	SCOPE OF CHAPTER 1 (a) Purpose of the WESM Rules; (b) Parties bound by the WESM Rules; (c) Responsibilities of the Market Operator, and the qualifications of its Board of Directors, (d) Responsibilities of the System Operator,	To include the qualifications of the Board of Directors of the Market Operator. This is to reflect the provisions of DOE Circular No. 2018-01-0002 which provide for such qualifications.		Atty. Anosan explained that in the perception of the <i>Market Operator</i> being an independent entity, the WESM Rules shall provide for the qualifications of the <i>Market Operator's</i> Board of Directors since it is required for the



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Title	Section	(e) Composition and functions of the PEM Board; (f) Responsibilities of the PEM Auditor, (g) Responsibilities of the Market Surveillance Committee; (h) Responsibilities of the Technical Committee; and (i) Public consultation procedures.	(e) Responsibilities of PEMC as governing body of the WESM, and the composition and functions of its Board of Directors. the PEM Board:	To make reference to the PEMC (which is a defined term), being the WESM governing body To rename the PEM	DOE	directors to be purely independent and the criteria for being independent is provided in the DOE Department Circular No. 2018-01-0002. Atty. De Castro inquired if the term of reference for the Independent Market Operator (IMO) in the WESM Rules is just "Market Operator" and not IMO. Atty. Anosan explained that in order to avoid global changes, it would be more prudent to refer to the IMO as the <i>Market Operator</i> in so far as the rules are concerned. Atty. Anosan also raised minor revisions to the Clause for clarity. She likewise informed the RCC of the addition of a new committee – <i>Compliance Committee</i> . She explained that currently, the responsibility to be undertaken by the <i>Compliance Committee</i> is discharged by the Market Surveillance Committee is discharged by a surveillance in the WESM. The <i>Compliance</i>



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						Committee shall also supervise the Enforcement and Compliance Office, which shall still be an organic unit of PEMC. On another matter, it was noted that the responsibilities of the RCC were not included in the scope of the WESM Rules. Atty. Anosan noted the concern for further revision, as applicable.
Purpose of the WESM Rules	1.2.2	Purpose of the WESM Rules The WESM Rules are promulgated to implement the provisions of the Act, its Implementing Rules and Regulations and other related laws as well as to: (a) Promote competition; (b) Provide an efficient, competitive, transparent and reliable spot market, (c) Ensure efficient operation of the WESM by the Market Operator in coordination with the System Operators a way which: (1) Minimizes adverse impacts on system security; (2) Encourages market participation; and (3) Enables access to the spot market.	Purpose of the WESM Rules The WESM Rules are promulgated to implement the provisions of the Act, its Implementing Rules and Regulations and other related laws as well as to: (a) Promote competition; (b) Provide an efficient, competitive, transparent and reliable spot market, (c) Ensure efficient operation of the WESM by the Market Operator in coordination with the System Operators a way which: (1) Minimizes adverse impacts on system security; (2) Encourages market participation; and (3) Enables access to the spot market.	dispute resolution processes. To make reference to		RCC adopted the proposed amendment



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		 (d) Provide a cost-effective framework for resolution of disputes among WESM Participants, and between WESM Participants and the Market Operator, (e) Provide for adequate sanctions in cases of breaches of the WESM Rules; (f) Provide efficient, transparent and fair processes for amending the WESM Rules; (g) Provide for the terms and conditions to which entities may be authorized to participate in the WESM; (h) Provide the authority and governance framework of the PEM Board; and (i) Encourage the use of environment-friendly renewable sources of energy in accordance with the Act. 	(d) Provide a cost-effective framework for resolution of disputes among WESM Participants, and between WESM Participants and the Market Operator, and between the WESM Participants and PEMC. (e) Provide for adequate sanctions in cases of breaches of the WESM Rules; (f) Provide efficient, transparent and fair processes for amending the WESM Rules; (g) Provide for the terms and conditions to which entities may be authorized to participate in the WESM; (h) Provide the authority and governance framework of PEMC and the PEM Board; and (i) Encourage the use of environment-friendly renewable sources of energy in accordance with the Act.			
	1.2.3.2	To ensure a greater supply and rational pricing of electricity, the <i>Act</i> provides the Energy Regulatory Commission (<i>ERC</i>) the authority to enforce the rules and regulations governing the operations of the electricity <i>spot market</i> and the activities of the <i>spot Market Operator</i> and other participants in the <i>spot market</i> .	To ensure a greater supply and rational pricing of electricity, the <i>Act</i> provides the Energy Regulatory Commission (<i>ERC</i>) the authority to enforce the rules and regulations governing the operations of	To provide emphasis on the significant role of the System Operator in the operation of the spot market.		RCC adopted the proposed amendment



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	1.2.4	Scope of Application Pursuant to Section 30 of the Act, all WESM Participants shall comply with the WESM Rules and applicable laws or regulations of the Philippines.	Scope of Application Pursuant to Section 30 of the Act, all WESM Participants, the System Operator, the Market Operator and PEMC shall comply with the WESM Rules and applicable laws or regulations of the Philippines.	To give emphasis that the that the Market Operator and PEMC in addition to all WESM Participants are also covered by the mandate to comply with the WESM Rules and applicable laws or regulations of the Philippines.		
Responsibilities of the Market Operator	1.3.1.2	In performing clause 1.3.1.1 (d), the Market Operator shall: (a) Determine whether or not such trading is performed in accordance with the WESM Rules; (b) Identify any significant variations in accordance with the guidelines to be developed in Clause 1.3.1.3; and (c) Identify any apparent or suspected incidents of anti-competitive behavior by any WESM Member.	 Market Operator shall: (a) Determine whether or not such trading is performed in accordance with the WESM Rules; (b) Identify any significant variations in accordance with the guidelines to be developed in Clause 1.3.1.3; and 	To indicate to whom the report of possible non-compliance is to be submitted. It should be submitted to PEMC as the governing body of the WESM. To clearly state the obligation of the Market Operator to also monitor compliances of the WESM Rules by the WESM members. To remove from the Market Operator, the responsibility to report possible incidence of anti-competitive behavior since these matters are beyond its jurisdiction. However, it should report any possible non-compliance with the WESM	Revise as follows: In performing clause 1.3.1.1 (d), the Market Operator shall: Determine whether or not such trading is performed in accordance with the WESM Rules; Identify any significant variations in accordance with the guidelines to be developed in Clause 1.3.1.3; and Identify and report to PEMC and the DOE any apparent or suspected possible incidents of anti-competitive behavior non-compliance with the WESM Rules and Market Manuals by any WESM member.	the Market Operator to PEMC. Per procedures of ECO, upon initialization of an investigation, this is the time when the DOE is informed of



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Market Operator Performance	1.3.2.3	The PEM Board shall develop performance standards which monitor and	Operator, the Market Operator, and	Rules/Manuals in the course of its daily monitoring of the trading activities. To reflect the provisions of Section 7.6 of DOE DC No.		For the performance standards of the Market
		provide an indication of, the <i>Market Operator's</i> performance with respect to:(As amended by DOE DC No. 2010-03-0004 dated 21 March 2010) (a) The <i>Market Operator's</i> responsibilities under the Act, its Implementing Rules and Regulations (IRR), the <i>WESM Rules</i> , the Philippine Grid Code (the Grid Code) and all other applicable laws, rules and regulations;(As amended by DOE DC No. 2010-03-0004 dated 21 March 2010) (b) The achievement of the objectives of the Act and the WESM; and (As amended by DOE DC No. 2010-03-0004 dated 21 March 2010) (c) The standards by which the <i>Market Operator</i> has been selected in accordance with terms of reference and/or the contract, of its selection as an Independent Market Operator. (Added as per DOE DC. No. 2010-03-0004 dated 21 March 2010) Every year, the PEM Board shall publish a Market Operator Performance Report in accordance with herein clause. (Added as per DOE DC. No. 2010-03-0004 dated 21 March 2010)	Rules Change Committee, the PEM Board shall develop performance standards which monitor and provide an indication of the Market Operator's performance with respect to: (a) The Market Operator's responsibilities under the Act, its Implementing Rules and Regulations (IRR), the WESM Rules, applicable provisions of the Philippine Grid Code (the Grid Code) and all other applicable laws, rules and regulations; (b) The achievement of the objectives of the Act and the WESM; and (c) The performance standards, service level agreements, and other conditions set out in the operating agreement between the Market Operator and PEMC. by which the Market Operator has been selected in accordance with terms of reference and/or the contract, of its selection as an Independent Market Operator. 1.3.2.4. The Market Operator's performance standards shall be reviewed and approved by the DOE.	DC2018-01-002 as well as with the IMO Transition Plan, both of which require establishment of performance standards for the Independent Market Operator. To include a requirement for the PEM Board to consult with the Market Operator, the System Operator and the Rules Change Committee in formulating the performance standards for the Market Operator. The consultation process gives an opportunity for named parties to have an input on the matter as the performance of the Market Operator would affect them. The Rules Change Committee is included as it is composed of representatives from the WESM Participants and has		Operator, Atty. Anosan explained that currently, the PEM Board is the only entity involved in the development of such standards. She then stated that upon drafting of proposed rules changes, it is decided that the entities which are affected in the performance of the market operator shall have the opportunity to provide inputs for the measures of the performance standards. The inclusion of the RCC in the consultation procedures is in consideration that the committee is represented by the sectors of the power industry. Atty. De Castro inquired on which entity shall do the assessment of the Market Operator based on the performance standards. Atty. Anosan explained that a unit



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		The Market Operator's performance standards shall be reviewed and approved by the DOE. (Added as per DOE DC. No. 2010-03-0004 dated 21 March 2010).	1.3.2.5. Every year, the PEM Board shall publish a <i>Market Operator</i> performance report setting out the results of its monitoring of the performance of the <i>Market Operator</i> in accordance with herein clause.	a mechanism in place for consultations. To also reflect the provision in the IMO Transition Plan that the governing document between PEMC and IMO is an operating agreement. The agreement shall, among other things, set out the performance standards, and service level agreements required of the IMO. To include more clarity on the content of the report that the PEM Board is required to publish. Last two clauses are numbered as 1.3.2.4. and 1.3.2.5.		from PEMC shall do the assessment and the report shall be submitted to the PEM Board.
Composition of the Market Operator Board	1.3.3	NEW (to be inserted)	Composition of the Market Operator Board	To provide for the qualifications of who can become members of the board of directors of the Market Operator. This is to institutionalize in the WESM Rules the requirement that the Market Operator board shall be composed on independent members.		RCC adopted the proposed amendment



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Composition of the Market Operator Board	1.3.3.1 NEW	NEW	The Market Operator Board shall be composed of seven (7) members who are independent from the electric power industry participants and from government.	Number of directors/trustees is based on IMO Transition Plan. Note that the number as stated in the Plan is at least five. As actually approved by the PEM Board, the actual number is seven.	Specify provisions for the tenure and appointment of the IMO Board under Clause 1.3.	Atty. De Castro inquired about the change in the composition of the IMO Board – previously five (5) board of directors. Atty. Anosan explained that the change is reflected as approved by the PEM Board and to align with the articles of incorporation of the IMO. Mr. Binondo stated that the comment of the DOE is in consideration that the PEM Board has certain Clauses pertaining to the tenure and appointment of its Board of Directors. Atty. Anosan noted the comment and shall submit the specific provisions for the tenure and appointment of the IMO Board, for the RCC's review and approval.
	1.3.3.2	NEW	A member of the Market Operator Board is deemed independent if that person: a) is not a director, officer, employee, contractor, consultant, agent, adviser, legal counsel, manager, or shareholder of a WESM member or System Operator;	Qualifications are taken from DOE DC 2018-01-002, verbatim.		RCC adopted the proposed amendment



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			b) is not a spouse or relative of a			
			person within the fourth civil degree of			
			consanguinity or affinity, of a director,			
			officer, manager, or shareholder of a			
			WESM member or System Operator;			
			c) is not an officer, manager, director,			
			shareholder, agent, employee,			
			consultant, adviser, legal counsel, or			
			contractor of, or is not a person			
			directly or indirectly through one or			
			more intermediaries controls, is			
			controlled by a company, affiliate, or			
			any other entity related to or			
			associated with a WESM member or			
			System Operator where:			
			i. a related company or body is a			
			parent, holding company,			
			subsidiary or affiliate of the			
			<u>WESM member or System</u>			
			<u>Operator; and</u>			
			ii. an associate is a person who is a			
			director, officer, manager or			
			shareholder of that related			
			company or entity or a relative of			
			such a person within the fourth			
			<u>civil degree of affinity or</u>			
			consanguinity; and			
			iii. an affiliate is any person that, alone			
			or together with any other person,			



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			directly or indirectly through one			
			or more intermediaries controls			
			or is controlled by, or is under the			
			common control with another			
			person;			
			The term shareholder shall exclude a			
			member of an electric cooperative who			
			is not involved in its operation and			
			management and an end-user required			
			to subscribe to or purchase a share in			
			a distribution utility as an incident to			
			the provision of service by the same			
			distribution utility, and provided the			
			interest of the end-user is not more			
			than the minimum required to avail of			
			the distribution utility's service;			
			d) is not an official or employee of the			
			Philippine government, or its agencies			
			or instrumentalities, but this not will			
			apply to members of the academe in			
			public schools and universities;			
			e) has not been employed as an			
			officer, or in a supervisory or			
			managerial capacity, by any electric			
			power industry participant, or a			
			company within one (1) year prior to			
			the nomination date; and			
			f) agrees not to be employed and does			
			not accept any employment with a			



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			company, affiliate, or any other entity			
			related to or associated with a WESM			
			member or the System Operator			
			within one (1) year after the person			
			ceases to be a member of the Market			
			Operator Board.			
Responsibilities	1.3.4	Clause 1.3.3 and subparagraphs will be		Re-numbering due to		RCC adopted the proposed
of the System	(formerly	renumbered to 1.3.4, etc.		insertion of a new clause		amendment
Operator	1.3.3)			1.3.3.		
GOVERNANCE	1.4	GOVERNANCE OF THE MARKET	GOVERNANCE OF THE MARKET	The role of PEMC as the		RCC adopted the proposed
OF THE				governing body of the		amendment
MARKET		The WESM governance is the process by	The WESM governance is the process by			
		which decisions are made and	which decisions are made and	will be a defined term and		
		implemented within the market to ensure	implemented within the market to ensure	will refer to the Philippine		
		attainment of the WESM objectives under	attainment of the WESM objectives under			
		clause 1.2.5.	clause 1.2.5. <u>PEMC shall serve as the</u>	Corporation.		
			governing body of the WESM.	Under the IMO Transition		
				Plan, PEMC shall remain to		
				be the WESM governing		
				body.		
Philippine	1.4.1	Philippine Electricity Market (PEM) Board	Philippine Electricity Market	Editorial revisions for clarity		RCC adopted the proposed
Electricity		Trimppine Electricity Market (F2M) Beard	Corporation (PEM) Board	- The functions as described		amendment
Market			GOTPOTATION (1 EM) BOATA	are more appropriately		
<u>Corporation</u>				attributed to PEMC, the		
<u>oo.poranon</u>				corporation, rather than the		
				PEM Board (as a body).		
				, , , , , ,		
				Unless a provision is		
				intended to refer to PEM		
				Board (as a board) only,		
				PEMC shall be used instead		
				of PEM Board. Such change		
				is also consistent with the		



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				original intent of the provision which clearly refer to a juridical entity, more particularly a corporation organized under the Corporation Code. (Refer, for instance, to clauses 1.4.1.2 and 1.4.1.5).		
				Also, as actually implemented, the governance functions have been performed by PEMC as a whole, not only through the PEM Board, but also through the WESM committees and organic		
	1.4.1.1	The WESM shall be governed and its power and functions exercised by the PEM Board.	The WESM shall be governed and its power and functions exercised by the PEM Board PEMC.			RCC adopted the proposed amendment
	1.4.1.2	In addition to the powers of a corporation of a corporation under the Corporation Code and those stated therein, the <i>PEM Board</i> shall have all powers necessary, convenient and incidental to the performance of its functions and responsibilities in accordance with the <i>WESM Rules</i> .	In addition to the powers of a corporation of under the Corporation Code and those stated therein, the PEM Board PEMC shall have all powers necessary, convenient and incidental to the performance of its functions and responsibilities in accordance with the WESM Rules.			RCC adopted the proposed amendment
	1.4.1.3	In performing its functions, the <i>PEM Board</i> shall act in a reasonable, ethical and prudent manner, which facilitates an efficient, competitive, transparent and	In performing its functions, the PEM Board PEMC shall act in a reasonable, ethical and prudent manner, consistent with the WESM objectives, which to facilitates an efficient, competitive,	Same as above (clause 1.4.1). Other correction is clerical.		RCC adopted the proposed amendment



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		reliable <i>spot market</i> and is consistent with the <i>WESM</i> objectives.	transparent and reliable spot market and is consistent with the WESM objectives.			
	1.4.1.4	The PEM Board may delegate any of its functions, obligations and powers to a committee or other entity in circumstances when it is reasonable, at its judgment, to do so.	The board of directors of PEMC, the PEM Board, may delegate any of its functions, obligations and powers to a committee or other entity in circumstances when it is reasonable, at its judgment, to do so.	This provision clearly refers to the PEM Board. The introductory clause is added for clarity only, i.e., to state, avoidance of doubt, that the PEM Board referred in various provisions of WESM Rules refer to the board of directors of PEMC.		RCC adopted the proposed amendment
	1.4.1.5	The PEM Board shall conduct its business activity in accordance with its Articles and By-Laws and other applicable laws, rules and regulations.	The PEM Board PEMC shall conduct its business activity in accordance with its Articles of Incorporation and By-Laws and other applicable laws, rules and regulations.	Same as above (clause 1.4.1). Other correction is clerical.		RCC adopted the proposed amendment
Composition of the PEM Board	1.4.2.4 (a) to (f)	The PEM Board shall consist of: (a) One (1) Director representing the Market Operator, (b) One (1) Director representing the National Transmission Company (TRANSCO); (c) Four (4) Directors who are nominated by WESM members registered under clause 2.3.4 as Distribution Utilities, provided that: (1) Two (2) of those Directors are representatives of and nominated by Electric Cooperatives; and (2) Two (2) of those Directors are representatives of and nominated by Distribution Utilities which are not Electric	The PEM Board shall consist of: (a) One (1) Director representing the Market Operator, (b) One (1) Director representing the National Transmission Company (TRANSCO) System Operator; (c) Four (4) Directors who are nominated	On item (b): After grant of concession to the National Grid Corporation of the Philippines (NGCP), the National Transmission Corporation (Transco) has withdrawn its membership from the WESM. All functions associated with it (as System Operator and Grid Operator) are performed by the National Grid Corporation of the Philippines (NGCP). Pursuant to the approved Plan for Transition, the seat for Transco shall instead be		RCC adopted the proposed amendment



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		Cooperatives; (d) One (1) Director who is representative of and nominated by Customers, including but not limited to Suppliers; (e) Four (4) Directors who are representatives of and nominated by Generation Companies registered under clause 2.3.1; (f) Four (4) Directors who are: (1) Independent of the Philippines electric power industry and the Government; (2) Not eligible to be appointed as a representative under clauses1.4.2.3 (a), (b), (c), or (d); and (3) Nominated by WESM members;	(d) One (1) <i>Director</i> who is representative of and nominated by <i>Customers</i> , including but not limited to <i>Suppliers</i> ; (e) Four (4) Directors who are representatives of and nominated by Generation Companies registered under clause 2.3.1; (f) Four (4) <i>Directors</i> who are: (1) Independent of the Philippine electric power industry and the Government; (2) Not eligible to be appointed as a representative under clauses 1.4.2.3 (a), (b), (c), or (d); and (3) Nominated by <i>WESM members</i> ;	for the System Operator. Naming the System Operator instead of a specific corporation will ensure that the seat is for the System Operator, whichever entity it resides.		
Philippine Electricity Market Board	1.4.2.4 (g) 1.4.2.4 (h) - NEW PROVISIO N	(g) A Chairperson who is one of the four independent Directors of the <i>PEM Board</i> and who is elected by a majority of all members of the <i>PEM Board</i> . The first Chairperson of the <i>PEM Board</i> , however, shall be the <i>DOE</i> Secretary in accordance with the Implementing Rules and Regulations of the <i>Act</i> . All of the above representatives shall formally be appointed in accordance with clause 1.4.3.	(g) A Chairperson who is one of the four independent Directors of the PEM Board and who is elected by a majority of all members of the PEM Board. The first Chairperson of the PEM Board, however, shall be the DOE Secretary in accordance with the Implementing Rules and Regulations of the Act. (h) The PEMC President who is one of the four independent Directors and who is elected by a majority of all members of the PEM Board. The Chairperson and the PEMC President shall not be the same person.	The proposed amendment to change the qualification of the Chairperson is related to the proposed amendment to create the position of the President, who is proposed to be elected from the independent Directors. While the WESM Rules do not currently provide for a President position, this is provided for in the PEMC By-Laws, in compliance with Corporation Code requirement on corporate officers.		RCC adopted the proposed amendment



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			All of the above representatives shall formally be Appointed elected in accordance with clause 1.4.3.	Prior to its amendment, the By-Laws require the Chairperson to be an independent director but the President can be any (i.e., sectoral or independent) director. The proposal is to reverse the qualification. Since the President is a full time executive of PEMC and is responsible for managing its affairs, then it is more important that he or she be an independent director. This is to avoid potential conflict of interest that can arise if the President were a sectoral director. The Chairperson, meanwhile, is primarily responsible for presiding over Board and membership meetings, for which independence is not a crucial qualification. Notably, in clause 1.4.4.1, the Chairman only has a casting vote if voting is equal.		
Composition of the PEM Board	1.4.2.7	For the purposes of this clause 1.4.2, a person is deemed to be independent of the	For the purposes of this clause 1.4.2, a person is deemed to be independent of			Atty. Anosan explained that for the definition of independency



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		Philippine electric power industry if that person:	the Philippine electric power industry if that person:	independent in DOE Circular No. 2018-01-0002 (in respect to the		for PEM Board of Directors' Independent Members, PEMC decided to adopt the definition
		(a) Is not a director, officer, employee, contractor, agent, manager, or shareholder of a WESM member;	(a) Is not a director, officer, employee, contractor, agent, adviser, consultant, legal counsel, manager, or shareholder of a WESM	Independent Market Operator board of directors).		provided by the DOE in its department circular as it is more stringent.
		(b) Is not a relative of a person, within the fourth civil degree of consanguinity or	member;			
		affinity, of a director, officer, manager, shareholder of a <i>WESM member;</i> (c) Is not an officer, manager, director	(b) Is not a spouse or relative of a person, within the fourth civil degree of consanguinity or affinity, of a			
		or shareholder, agent, employee or contractor of, or is not a person directly or	director, officer, manager, shareholder of a WESM member;			
		indirectly, through one or more intermediaries controls, is controlled by a	(c) Is not an officer, manager, director er shareholder, agent, employee			
		company, affiliate or any other entity related to or associated with a WESM	consultant, adviser, legal counsel or contractor of, or is not a person			
		member, where: (1) A related company or body, is a	directly or indirectly, through one or more intermediaries controls, is			
		parent, holding company subsidiary or affiliate of the WESM member;	controlled by a company, affiliate or any other entity related to or			
		and (2) An associate is a person who is	associated with a WESM member where:			
		director, officer, manager or shareholder of that related	(1) A related company or body, is a parent, holding company			
		company or entity or a relative of such a person within the fourth civil degree of affinity or consanguinity;	subsidiary or affiliate of the WESM <i>member</i> ;			
		(d) Has not been employed as an officer, or any supervisory or managerial	(2) An associate is a person who is			
		capacity, by any electric power	director, officer, manager or shareholder of that related			
		industry participant, or a company or body related to or associated with a WESM	company or entity or a relative of such a person within the fourth			



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		member within one year prior to the nomination date; and (e) Agrees not to be employed by and does not accept employment with any electric power industry participant, or a company or body related to or associated with a WESM member (as defined in clause 1.4.2.7 (c)) within one year after the person ceases to be a Director. The term shareholder as used in this Clause 1.4.2.7 (a), (b) and (c) shall be understood to exclude (a) A member of an Electric Cooperative who is not involved in the operation and management of the same Electric Cooperative; and (b) an End-user who is required to subscribe to, or to purchase, a share in a Distribution Utility as an incident to the provision of service by the same Distribution Utility; provided that the interest of the End- user be not more than the minimum required to avail of the Distribution Utility's services.	civil degree of affinity or consanguinity; and (3) An affiliate is any person that, alone or together with any other person, directly or indirectly through one or more intermediaries controls or is controlled by, or is under the common control with another person; (d) is not an official or employee of the Philippine government, or its agencies or instrumentalities, but this will not apply to members of the academe in public schools and universities; (e) (d) Has not been employed as an officer, or any supervisory or managerial capacity, by any electric power industry participant, or a company within one year prior to the nomination date; and			
			(f) (e) Agrees not to be employed by and does not accept employment with any electric power industry participant, or a company or body related to or associated with a WESM member (as defined in clause 1.4.2.7 (c)) within one year after the person ceases to be a Director.			



Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
			The term shareholder as used in this Clause 1.4.2.7 (a), (b) and (c) shall be understood to exclude: (a) A member of an Electric Cooperative who is not involved in the operation and management of the same Electric Cooperative; and (b) an End-user who is required to subscribe to, or to purchase, a share in a Distribution Utility as an incident to the provision of service by the same Distribution Utility; provided that the interest of the End- user be not more than the minimum required to avail of the Distribution Utility's services.			
Appointment to the PEM Board	1.4.3	1.4.3 Appointment to the PEM Board 1.4.3.1 The directors of the PEM Board shall be appointed by the DOE in accordance with the required composition of the PEM Board as set out in clause 1.4.2, having regard to the expertise necessary for the PEM Board to carry out its functions and any relevant provisions of the Corporation Code of the Philippines in relation to the appointment of directors.	1.4.3 Appointment Nomination and Election to the PEM Board 1.4.3.1 The directors of the PEM Board shall be appointed nominated and elected in accordance with the PEMC By-Laws, provided that the required composition of the PEM Board as set out in clause 1.4.2 is observed, having regard to the expertise necessary for the PEM Board to carry out its functions and any relevant provisions of the Corporation Code of the Philippines in relation to the appointment of directors. Except only for the representative of the Market Operator, no person can become a member of the PEM Board and the	Plan for Transition and		On the added provision regarding the exception for the representative of the Market Operator in the Board, Atty. Anosan explained that the DOE Department Circular regarding the transition to IMO provides that the President of the IMO shall also be its representative to the PEM Board.



Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
			Market Operator Board of Directors at the same time.	the Market Operator representative.		
Appointment to the PEM Board	1.4.3.2	1.4.3.2 With effect from the date on which the Independent <i>Market Operator</i> assumes the duties, functions and responsibilities of the <i>AGMO</i> , all new appointments or re-appointments of <i>Directors</i> and the <i>Chairperson</i> of the PEM <i>Board</i> are to be made in accordance with the required composition of the <i>PEM Board</i> as set out in clause 1.4.2.	1.4.3.2 With effect from the date on which the Independent <i>Market Operator</i> assumes the duties, functions and responsibilities of the <i>AGMO</i> , all new appointments or re-appointments of <i>Directors</i> , the PEMC President, and the <i>Chairperson</i> of the PEM <i>Board</i> are to be made elected in accordance with the required composition of the <i>PEM Board</i> and qualifications as set out in clause	President and Chairperson are to be elected and not		RCC adopted the proposed amendment
Voting Rights	1.4.4.1	1.4.4.1 Unless, expressly stated herein, provisions of the Corporation Code shall apply, provided that: (a) A majority of the total number of <i>Directors</i> , each having one vote, shall constitute a quorum for the transaction of business of the <i>PEM Board</i> . (b) Every decision of at least a majority of votes of <i>Directors</i> present shall be valid as a <i>PEM Board</i> act. If voting is equal, the <i>Chairperson</i> has a casting vote. (c) <i>Directors</i> cannot attend or vote by proxy at board meetings.	1.4.2. 1.4.4.1 Unless, expressly stated herein, provisions of the Corporation Code shall apply, provided that: (a) A majority of the total number of <i>Directors</i> , each having one vote, shall constitute a quorum for the transaction of business of the <i>PEM Board</i> . (b) Every decision of at least a majority of votes of <i>Directors</i> present shall be valid as a <i>PEM Board</i> act, except the election of the Chairperson and the President which requires vote of the majority of all the <i>Directors</i> . If voting is equal, the <i>Chairperson</i> has a casting vote. (c) <i>Directors</i> cannot attend or vote by proxy at board meetings.	the PEMC By-Laws which require that majority of all members is required to elect the Chairperson and the		



Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
Obligations of the PEM Board	1.4.5.1	1.4.5 Obligations of the PEM Board 1.4.5.1 The PEM Board shall at all times: (a) Fulfil its obligations under the WESM Rules; (b) Act in a manner that is consistent with the WESM Rules; (c) Perform all things reasonably necessary to contribute toward the achievement of the WESM and the Act's objectives; (d) Duly consider and take into account the provisions of the WESM Rules, when deciding whether or not to approve any matter for which the PEM Board's approval or agreement is required under the WESM Rules; (e) Promptly notify the ERC of all relevant information relating to potential breach with a recommendation on action to be taken; and (f) Perform all other things that the PEM Board considers reasonably necessary to promote the WESM objectives and improve the operation of the WESM as well as the WESM Rules.	1.4.5 Obligations of the PEM Board 1.4.5.1 The PEM Board shall at all times: (a) Protect the public interest and ensure the transparency and efficiency of the WESM; (ab) Fulfil its obligations under the WESM Rules; (bc) Act in a manner that is consistent with the WESM Rules; (bd) Perform all things reasonably necessary to contribute toward the achievement of the WESM and the Act's objectives; (de) Duly consider and take into account the provisions of the WESM Rules, when deciding whether or not to approve any matter for which the PEM Board's approval or agreement is required under the WESM Rules; (ef) Promptly notify Cause notification to the ERC of all relevant information relating to potential breach with a recommendation on any action it has to be taken in accordance with Clause 7.2 in relation to a breach by any WESM member, the Market Operator or the System Operator; and (fg) Perform all other things that the PEM Board considers reasonably necessary to promote the WESM objectives and improve the operation of the WESM as well as the WESM Rules.	On item (a) – To reflect PEM Board's primary obligation as stated in Section 7.4 of DOE DC No. DC2018-01-002. Other provisions are renumbered. To specify that the notice to the ERC be made of the decision or action that the PEM Board has taken in respect to a breach rather than simply inform ERC of a potential breach.		
Obligations of the PEM Board	1.4.5.2	The following are the powers and duties of the <i>PEM Board</i> :	The following are the powers and duties of the <i>PEM Board:</i>	Compliance Committee will take the place of MSC to the		RCC adopted the proposed amendment



Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
		x x x (d) Oversee and monitor the activities of WESM members to ascertain and determine compliance or non-compliance with the WESM Rules; and x x x	(d) Oversee and monitor the activities of WESM members to ascertain and determine compliance or non-compliance with the WESM Rules; and In conjunction with the Compliance Committee Market Surveillance Committee and the Enforcement and Compliance Office, enforce the WESM Rules and Market Manuals in accordance with Clause 7.2;	extent that the former will be in charge of the review of the reports of investigation of breaches of the WESM Rules and market manuals carried out by the Enforcement and Compliance Office. On item (d) - to more explicitly state the authority of the PEM Board to enforce the WESM Rules and assure compliance by WESM Members; thus the function is not limited to overseeing the compliance process. This is also to make the statement consistent with the broader description of functions in Chapter 7.		
Formation of Committees	1.4.6	The PEM Board shall form working groups and appoint qualified personnel who shall act as the following: (a) The PEM Auditor to conduct audits of the operation of the spot market and of the Market Operator in accordance with clause 1.5; (b) A Market Surveillance Committee to monitor and report on activities in the spot market in accordance with clause 1.6;	The PEM Board shall form committees working groups and appoint qualified personnel who shall act as the following: (a) Xxx; (b) xxx; (c) xxx; (d) A Rules Change Committee to assist the PEM Board and the DOE	The reference in the introductory clause is changed from working group to committees for consistency. On item (f) To include Compliance Committee as one of the WESM Governance Committees. Related provisions found in		RCC adopted the proposed amendment



Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
		 (c) A Technical Committee to monitor and review technical matters under and in relation to the WESM Rules, the Grid Code and Distribution Code in accordance with clause 1.7; (d) A Rules Change Committee to assist the PEM Board and the DOE in relation to the revision and amendment of the WESM Rules in accordance with chapter 8, and the formulation, revision and amendment of market manuals, procedures and guidelines; and (e) A Dispute Resolution Administrator to facilitate the resolution of the dispute between and among the parties within a specified period of time in accordance with the dispute resolution process under clause 7.3. 	in relation to the revision and amendment of the WESM Rules in accordance with chapter 8, and the formulation, revision and amendment of market manuals, procedures and guidelines; and (e) xxx; and (f) A Compliance Committee to monitor compliance to and oversee the investigation of breach of the WESM Rules and market manuals by WESM Members, the System Operator and the Market Operator, and to perform the functions set out in clause 1.8.	Clause 1.8 including the transitory provisions.		
	1.4.7.1	The PEM Board shall establish a Market Assessment Group which shall have the following powers and functions: (a) Serve as the primary support unit of the PEM Committees; (b) Assist the PEM Board or the Market Surveillance Committee to establish the procedures for monitoring and assessing the performance of the WESM and the activities conducted by the WESM members with the end view of ensuring the effective	The PEM Board shall establish a Market Assessment Group such unit or units within PEMC which shall have the following powers and functions: (a) a market assessment unit that will: (b) i. Serve as the primary support unit of the Market Surveillance Committee; Assist the PEM Board or the Market Surveillance Committee to establish the procedures for monitoring and assessing the performance of the WESM and the activities conducted	Revisions are in anticipation of a reorganization of PEMC to align the organization to its primary function of being the WESM governing body. This is also to reflect that the functions of the units of PEMC are not limited to providing secretariat functions to the PEM Committees.		Atty. Anosan explained that in view of the reorganization of PEMC, the terms in the Clauses currently referring to the Market Assessment Group is proposed to be revised in a general form, to avoid further revisions to the WESM Rules. She further explained that the plan was for each WESM Governance Committees to have its own supporting unit so



Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
		functioning or overall efficiency of the		Not naming the unit/s will		the names of the units may
		WESM;	view of ensuring the effective	allow PEMC flexibility in		vary.
		(c) Regularly collect and process market		naming the various units		
		monitoring data and indices;	the WESM;	within the organization. This		
		(d) Prepare periodic assessment reports	(c) ii. Carry out market monitoring	is also so as not to preclude		
		on overall market performance and	functions, including but not	PEMC from creating several		
		competitiveness;	<u>limited to</u> , regularly collect and	units to handle specific		
		(e) Provide support and assistance to the	process market monitoring data and	functions, if it finds that it is		
		different PEM Committees formed in	111000,	more efficient to do so.		
		accordance with clause 1.4.6 when	(d) <u>iii.</u> <u>Carry out market</u>			
		requested and in a manner as	assessment functions, and	Functions are also re-stated		
		deemed necessary by the respective	prepare periodic assessment reports	to group related functions		
		Committee Chairmen; and	on overall market performance and	together. Provisions are re-		
		(f) Perform such other tasks as assigned	competitiveness;	numbered as a result of the		
		by the <i>PEM Board</i> , the PEM		re-grouping.		
		Committees or the President of the	(b) Support arms that will.			
		Philippine Electricity Market				
		Corporation.	(a), (e) Serve as the primary support unit			
			of i. Provide technical and			
			secretariat support to the other			
			PEM Committees formed in			
			accordance with clause 1.4.6; and,			
			accordingly provide such support			
			and assistance when requested as			
			may be required and in a manner			
			as deemed necessary by the			
			respective Committee Chairmen;			
			and			
			(e) (f) <u>ii.</u> Perform such other tasks as			
			assigned by the PEM Board, the			
			PEM Committees or the PEMC			
			President of the Philippine Electricity			
			Market Corporation.			



Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
	1.4.7.2	The Market Assessment Group shall be composed of an adequate number of personnel with the appropriate knowledge, experience and qualifications necessary to provide timely and effective support and assistance to the PEM Committees.	The Market Assessment Group units that shall be established by the PEM Board pursuant to clause 1.4.7.1 shall be composed of an adequate number of personnel with the appropriate knowledge, experience and qualifications necessary to carry out the functions stated in clause 1.4.7.1. provide timely and effective support and assistance to the PEM Committees.	The IMO Transition Plan provides that PEMC shall have the manpower complement necessary to carry out its functions as the WESM governing body. To also align this section with the functions as stated in clause 1.4.7.2 which is not limited to merely providing support to the PEM Committees.		RCC adopted the proposed amendment
	1.4.7.3	The Market Assessment Group shall be a unit under the Office of the President of the PEMC.	1.4.7.3 The Market Assessment Group shall be a unit under the Office of the President of the PEMC.	This provision is no longer relevant, as PEMC will become primarily a governing body, and no longer also the Market Operator. Note that this provision was previously added, to reflect that the MAG is not part of the Market Operator (which was then under PEMC).		RCC adopted the proposed amendment
Enforcement and Compliance Office	1.4.8	The PEM Board shall create an Enforcement and Compliance Officer to investigate alleged breaches of and enforce sanctions against the System operator, Market Operator, and other WESM members. To assist the Enforcement and Compliance Officer, an Enforcement and	The PEM Board shall create an Enforcement and Compliance Office which shall be headed by an Enforcement and Compliance Officer appointed in accordance with clause 7.2.8.1. to investigate alleged breaches of and enforce sanctions against the System operator, Market Operator, and other WESM members.	To clarify that the PEM Board creates the office, and appoints the officer, and that the functions pertain to an office rather than to a person or an officer. To provide that the ECO, as the office, shall have the		RCC adopted the proposed amendment



Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
		Compliance Office shall be created to perform the following functions: (a) Serve as a technical and investigative support unit of the Enforcement and Compliance Officer; (b) Establish a mechanism to promote consultation and voluntary compliance of industry participants; and, (c) Continuously develop systems and procedures to deter breaches of the WESM Rules and further evolve enforcement of penalties consistent with the objectives of the WESM.	To assist the Enforcement and Compliance Officer, an The Enforcement and Compliance Office shall be created to perform the following functions: (a) Serve as a technical and investigative support unit of the Enforcement and Compliance Officer; Administer the enforcement and compliance processes in the WESM in accordance with clause 7.2 and serve as a technical support unit of the PEM Board on matters concerning enforcement and compliance; (b) Establish a mechanism to promote consultation and voluntary compliance of industry participants; and (c) Continuously develop systems and procedures to deter breaches of the WESM Rules and further evolve enforcement of penalties consistent with the objectives of the WESM. (d) Serve as the primary support unit of the Compliance Committee.	primary function of administering the enforcement and compliance processes described in Clause 7.2 of the WESM Rules. On item (d) – added clause (d) to include the secretariat support to Compliance Committee as among the functions to be performed by ECO.		
COMPLIANCE COMMITTEE	1.8.	NEW (inserted; the succeeding provisions will move/ renumbered)	COMPLIANCE COMMITTEE	This new section is inserted to provide for the creation of a Compliance Committee, its composition,		RCC adopted the proposed amendment



Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
				manner of appointment and functions.		
Appointment to the Compliance Committee	1.8.1	NEW	Appointment to the Compliance Committee			RCC adopted the proposed amendment
Appointment to the Compliance Committee	1.8.1.1	NEW	The PEM Board shall appoint persons to form a Compliance Committee in such number and with such skills and expertise, and on such terms and conditions, as the PEM Board reasonably deems to be appropriate, taking into consideration the nature of the obligations and functions of the Compliance Committee, as set out in clause 1.8.2.			RCC adopted the proposed amendment
Appointment to the Compliance Committee	1.8.1.2.	NEW	The members of the Compliance Committee shall be independent of the Philippine electric power industry and the Government.	To provide for the qualifications of the committee members; adopting qualification similar to that of the MSC members.		RCC adopted the proposed amendment
Responsibilities of the Compliance Committee	1.8.2.	NEW	Responsibilities of the Compliance Committee The Compliance Committee shall from time to time as necessary and appropriate, or whenever the PEM Board directs: (a) Review reports of investigation of breaches of the WESM Rules and Market Manuals carried out by the	To enumerate the responsibilities of CC, as follows: Review of investigation reports of ECO Monitoring of ECO's reportorial requirements Monitoring the MO-SO coordination protocol\		RCC adopted the proposed amendment



Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
Title	Section	Original Provision	Enforcement and Compliance Office and, based on the results of such investigation, decide on the outcomes of the investigation and recommend imposition of sanctions or penalties if warranted; (b) Review and monitor the compliance of ECO with the reportorial requirements pursuant to the WESM Rules, Market Manuals, and other applicable laws, rules, regulations, or issuances; (c) Review and monitor the compliance by the Market Operator and the System Operator with their obligations under pursuant to the WESM Rules and Market Manuals, or any coordinating or operating	Rationale Items (d) and (e) – similar to MSC and TC	DOE	RCC Deliberation
			agreements, or protocols which may be established governing the performance of their functions and obligations under the WESM Rules and Market Manuals. (d) Propose amendments to the WESM Rules or Market Manuals in accordance with chapter 8 with a view to:			



Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
			(1) Improving the efficiency and the effectiveness of the operation of the WESM; and (2) Improving or enhancing the prospects for the achievement of the WESM objectives; (e) Assist the Rules Change Committee in relation to its assessment of proposals to amend the WESM Rules or Market Manuals under Chapter 8.			
Transitory Provisions	1.8.3	Transitory Provisions	Pending the creation of the Compliance Committee and the appointment of its members by the PEM Board pursuant to clause 1.8.1, the responsibilities set forth in clause 1.8.2 shall be discharged by the Market Surveillance Committee.	To provide for the transitory provision while the Compliance Committee is not yet established; MSC to assume responsibilities until CC Members are appointed.		RCC adopted the proposed amendment
ENFORCEABILI TY AND AMENDMENT OF THESE RULES	1.9	ENFORCEABILITY AND AMENDMENT OF THESE RULES	Re-numbered (previously clause 1.8)	Re-numbered (previously Clause 1.8) due to the inserted provision on "Compliance Committee"		RCC adopted the proposed amendment



Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
Enforceability	1.9.1	These Rules are enforceable in accordance with Chapter 7.	Re-numbered (previously Clause 1.8.1) with proposed changes: Unless otherwise provided in its other provisions, These Rules are enforceable in accordance with Chapter	Re-numbered (previously Clause 1.8.1) due to the inserted provision on "Compliance Committee"		
	1.9.2.	Changes to the WESM Rules Amendments to the WESM Rules shall be made in accordance with chapter 8.	7. x x x	Re-numbered (previously Clause 1.8.2) due to the inserted provision on "Compliance Committee"		RCC adopted the proposed amendment
PUBLIC CONSULTATIO N PROCEDURES	1.10	1.9 PUBLIC CONSULTATION PROCEDURES Where the WESM Rules identify matters that are subject to review or consultation in accordance with the public consultation procedures, the PEM Board shall ensure that, as a minimum, the following procedures are followed: (a) The PEM Board shall publish in the market information website particulars of the matter to WESM Participants and other interested persons, inviting written submissions concerning the matter to be made by a specified date; (b) Where, in the reasonable opinion of the PEM Board, there is a diversity of views expressed in	1.10 PUBLIC CONSULTATION PROCEDURES Where the WESM Rules identify matters that are subject to review or consultation in accordance with the public consultation procedures, the PEM Board shall ensure that, as a minimum, the following procedures are followed: (a) The PEM Board shall publish in the market information website the particulars of the matter for the information of the Market Operator, WESM Participants and other interested persons, inviting written submissions concerning the matter to be made by a specified date; (b) Where, in the reasonable opinion of the PEM Board, there is a diversity of views expressed in the written	Re-numbered (previously Clause 1.9) due to the inserted provision on "Compliance Committee" Added Market Operator as additional party to whom information shall be given in regard public consultation matters		RCC adopted the proposed amendment



Title Section	on Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
Title Section	the written submissions received under clause 1.9(a),the PEM Board shall invite WESM Participants and other interested persons to a meeting or meetings at which those views may be presented and discussed. Nonmembers, who may be deemed interested persons may be invited to attend subject to the discretion of the PEM Board; (c) Following its consideration of the matter under consultation, the PEM Board shall prepare a report setting out: (1) The matter under consultation; (2) The PEM Board's decision in relation to the matter; (3) The reasons for the PEM Board's decision; (4) The findings on material questions of fact, referring to evidence or other material on which those findings were based; and (5) The procedures followed in considering the matter. (d) The PEM Board shall provide a copy of the report referred to in clause 1.9 (c) to: (1) The DOE and the ERC on completion of the report; and	submissions received under clause 1.9(a),the PEM Board shall invite the Market Operator. WESM Participants and other interested persons to a meeting or meetings at which those views may be presented and discussed. Non- members, who may be deemed interested persons may be invited to attend subject to the discretion of the PEM Board; (c) xxx (d) The PEM Board shall provide a copy of the report referred to in clause 1.9 (c) to: (1) The DOE and the ERC on completion of the report; and (2) Market Operator, WESM Participants and interested persons on request.	Rationale	DOE	RCC Deliberation



Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
		(2) WESM Participants and interested persons on request.				
Glossary	Chapter 11	NEW	Compliance Committee. The committee formed under clause 1.4.6 to undertake the functions as set out in clause 1.8.2 and clause 7.2.	To provide definition for Compliance Committee.		RCC adopted the proposed amendment
Glossary	Chapter 11	Director. A member of the <i>PEM Board</i> appointed by the <i>DOE</i> under clause 1.4.3 having a duty to, among other matters, perform the duties of management of the <i>PEM Board</i> , in accordance with clause 1.4.5.	Director. A member of the <i>PEM Board</i> appointed by the <i>DOE</i> duly elected under clause 1.4.3 having a duty to, among other matters, perform the duties of management of the <i>PEM Board</i> , in accordance with clause 1.4.5.	This is to align the definition with the other proposed amendments providing for election of directors by PEMC members rather than by DOE appointment.		RCC adopted the proposed amendment
Glossary	Chapter 11	Philippine Electricity Market Corporation or PEMC. The corporation incorporated upon the initiative of the DOE composed of all WESM members and whose Board of Directors will be the PEM Board.	Philippine Electricity Market Corporation or PEMC. The corporation incorporated upon the initiative of the <i>DOE</i> composed of all <i>Direct WESM members</i> and whose Board of Directors will be the <i>PEM Board</i> .	It is proposed that only Direct WESM Members be eligible to become PEMC Members as these are the entities that would have a direct stake and interest in the operations of PEMC. Especially with the integration of the retail market in the WESM, the indirect members significantly outnumber Direct WESM members. Allowing indirect members		RCC adopted the proposed amendment



Title	Section	Original Provision	Proposed Amendment	Rationale	DOE	RCC Deliberation
				to become PEMC members may result in a situation where they can become dominant over the direct members, although they don't directly participate in the WESM.		
Glossary	Chapter 11	PEM Board. The group of <i>Directors</i> serving from time to time on the board that is responsible for governing the <i>WESM</i> .		clarity, and for consistency		RCC adopted the proposed amendment