

## WEM Procedure: Indicative Facility Class and RCM Facility Class Assessment

Post-consultation changes

## Procedure amendments

- AEMO has amended the Procedure to clarify the dates and times of obligations that relate to the deferred 2021 and 2022 Reserve Capacity Timetable
- Other minor and typographical amendments were made to improve the clarity of the Procedure.



## Other comments and AEMO's response

Summary of comment	AEMO's response
Given the high level process for an existing facility and a new facility are similar can the Procedure be structured in a way that integrates both requirements to avoid repetition.	AEMO has deliberately drafted the Procedure in a way that separates the transitional process for existing facilities which only applies for the 2021 and 2022 cycles from the enduring process for new facilities. This will ensure future Procedure changes are simpler.
Could an Explanatory Note be added to the Procedure which provides examples of evidence an applicant may provide to prove the controllability of their facility?	AEMO notes the comment and may consider it in future revisions of the Procedure. Ultimately however it is the Market Participants responsibility to provide sufficient evidence in their application. Any list of examples AEMO provides will not be considered exhaustive.

