

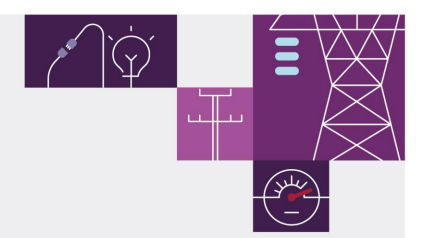
# Summary of Submissions

20 September 2022

Undertaking the LT PASA WEM Procedure







## Important notice

### **Purpose**

AEMO must publish, together with a final WEM Procedure, a summary of submissions received and the response of AEMO to issues raised in those submissions, with respect to amendments to Procedures required to be developed under:

- For clause 1.36.7(b) Wholesale Electricity Market Amendment (Tranche 1 Amendments) Rules 2020.
- For clause 1.43.7(b) Wholesale Electricity Market Amendment (Tranche 2 and 3 Amendments) Rules 2020.
- For clause 1.43A.6 Wholesale Electricity Market Amendment (Tranche 5 Amendments) Rules 2021.

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## Submissions and AEMO's Response

The following written submissions were received as part of AEMO's stakeholder consultation.

Relevant Procedure Paragraph(s)	Submission	AEMO's Response
2.1.6	Stakeholder advised they currently provide a main contact user's email address for the purposes of paragraph 2.1.6. However, at times, the main contact user may be out of office and an autoreply will inform the sender to direct their message to a specific inbox.	WEMS does not allow for a secondary email to be assigned to a Main Contact User. AEMO encourages Market Participant's to ensure the Main Contact User's nominated email address in WEMS is up to date and is the best contact for communications.
	The stakeholder suggested it would beneficial if AEMO retained an additional contact on file to avoid messages being missed and proposed that paragraph 2.1.6 be amended to allow for "nominated email addresses" to be saved in AEMO's system.	In the event an automatic reply informs AEMO of an alternate email address to direct communications, AEMO would forward the email to the elected email address to receive a prompt response.  AEMO believes this should address the concern raised by the stakeholder and does not believe the paragraph requires amendments.
3.1.4	Stakeholder advised that Electric Vehicle uptake is omitted from the list of factors in paragraph 3.1.4. The stakeholder further advised that in the future, this uptake is expected to have a large impact on demand and demand forecasts.  Stakeholder proposed EV uptake is included in paragraph 3.1.4.	AEMO considers Electric Vehicles to be a type of distributed energy resource. AEMO have included reference to electric vehicles and other examples of distributed energy resources in paragraph 3.1.4 to avoid doubt.