

Government of Western Australia Department of Mines, Industry Regulation and Safety Energy Policy WA

WEM Procedure:

Dispute Resolution Mechanism for the release of Market Information - Consultation Summary

22 September 2023

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1. Introduction

On 21 August 2023, the Coordinator of Energy (Coordinator) published the draft Wholesale Electricity Market (WEM) Procedure: Dispute Resolution Mechanism for the Release of Market Information for consultation. Stakeholders were invited to provide feedback by 11 September 2023.

The proposed WEM Procedure has been developed in accordance with clause 10.5.2 of the Wholesale Electricity Market Amendment (Tranche 6 Amendments) Rules 2022, due to commence on 1 October 2023.¹

This draft WEM Procedure documents the process for resolving a dispute regarding the disclosure of Market Information. It outlines:

- the method by which a notice of dispute is to be provided to the Coordinator;
- the process by which the Coordinator will resolve disputes;
- · the timeframes of the dispute resolution process; and
- related processes to be followed by the Coordinator and Rule Participants.

The purpose of this Consultation Summary is to inform stakeholders about:

- The submissions made in response to the draft WEM Procedure;
- · The Coordinator's response to these submissions; and
- Additional changes proposed by EPWA.

The proposed amendments to the Draft Procedure are shown in Appendix A of this Consultation Summary.

¹ The Amending Rules are reflected in the Consolidated 'Companion' Version of the Wholesale Electricity Market (WEM) Rules Prepared as at 22 July 2023, published on the Coordinator of Energy's (Coordinator's) website.

2. Consultation

EPWA consulted with stakeholders for three weeks during August and September 2023 as summarised below.

Direct engagement with Information Managers

EPWA consulted on the proposed new WEM Procedures with all other Information Managers – AEMO, the ERA and Western Power. Their feedback was considered in developing the version of the WEM procedure published for consultation.

Market Advisory Meeting (MAC) Meeting

EPWA advised members at the 31 August 2023 MAC meeting that the Draft Procedure had been published and encouraged members to provide feedback through submissions.

The MAC did not provide comments to the Coordinator regarding WEM Procedure.

The paper from the MAC meeting is available here: <u>Market Advisory Committee meetings held</u> between January 2023 and December 2023 (www.wa.gov.au)

WEM Reform Implementation Group (WRIG) Meeting

EPWA presented the WEM Procedure at the WRIG meeting held on 1 September 2023. At this meeting, EPWA provided an overview of the WEM Procedure and invited stakeholders to provide feedback. No feedback was provided in that meeting.

Consultation on the Draft Procedure

The Draft Procedure was published on 21 August 2023 and the consultation period was open until 11 September 2023.

EPWA received four written submissions in response to the Draft Procedure, from:

- AEMO
- AGL
- Synergy
- Western Power

All submissions are available here: <u>Draft WEM Procedure: Dispute Resolution Mechanism for the</u> <u>release of Market Information (www.wa.gov.au)</u>. The issues raised and EPWA's responses are summarised in the table below.

Table 1: Summary of submissions and EPWA's response

Paragraph	Submitter	Feedback	Response
1.2.2(d)Synergy and 1.3.1There is an inconsistency between these two sub-sections in relation to the application of the draft DRM procedure.Agreed and amended		Agreed and amended	
2.2.1	Synergy	It would be useful to include a link to the notice of dispute form in the draft DRM procedure at the time the procedure takes effect.	Noted, this will be actioned at time of publication.
3.1.1 / 3.1.2	AGL	Could be combined and clarified by trigger/action and obligated party:	Paragraph 3.1.1 and 3.1.2 of the WEM Procedure were designed to reflect the existing WEM Rules obligations on the Coordinator and

Paragraph	Submitter	Feedback	Response
		Within one Business Day. The notice of dispute must be acknowledged via e- mail by: (a) The coordinator; and (b) The information manager.	the Information Manager. Therefore, it is considered more appropriate to have a paragraph for each. However, some minor changes have been made to improve clarity in each clause.
3.2.2	Western Power	Western Power requests an elaboration on the criteria for dismissing a notice of dispute when it is considered lacking sufficient substance, trivial, frivolous, or vexatious, and consistency of the assessments	EPWA considers that it is appropriate to leave flexibility for the Coordinator to determine this based on the characteristics of each dispute and in the particular circumstance of the dispute.
3.2.6	Synergy	The draft DRM procedure should require the COE to advise the disputing party and the relevant Information Manager as to the reasons of their decision. It is not reasonable for the COE to simply refer the relevant parties to a previous determination in isolation.	Paragraph 3.2.6 of the WEM Procedure only applies to situation in which the Coordinator has decided not to make a determination as it has already made a prior determination on the same type of Market Information and response to a dispute on the same or similar grounds as those specified in the notice of dispute. In this case, the disputing party and Information Manager would be advised by the Coordinator that the existence of a prior determination is the reason for the decision, and the parties would be able to refer to that determination for the rationale.
3.2.7	Synergy	In event the COE is the Information Manager the subject of a dispute, the draft DRM procedure should provide market certainty as to who will determine the dispute and not "a person". In that regard, Synergy considers the COE's alternate should be the independent Economic Regulation Authority and this should be specified in the procedure as follows: "If the Coordinator is the Information Manager, the Coordinator must delegate to the Economic Regulation Authority a person that is not involved in the management of the relevant Market Information, the determination for the dispute as outlined in paragraph 3.2.8 of this WEM Procedure."	The current draft of the WEM Procedure is consistent with the Coordinator's power to delegate under section 4C(1) of the Energy Coordination Act 1994, and this could only be someone from EPWA's staff.
3.2.8	Synergy	The WEM Rules explanatory notes state the WEM Rules allow for the COE to publish a procedure with information about assessing confidentiality, as this may be desirable to improve transparency and consistency in decision making across	This WEM Procedure has been developed in accordance with clause 10.5.2 of the WEM Rules which requires the Coordinator to document the process for resolving disputes under section 10.5 of the WEM Rules.

Paragraph	Submitter	Feedback	Response
		 different Information Managers. Synergy agrees with this intent. The draft DRM procedure however provides little public guidance as to how the COE will actually assess confidentiality. Consequently, Synergy recommends the draft DRM procedure specifies the key criteria the COE must take into account when assessing the confidentiality of information. At a minimum, the COE should consider: Is the information inherently confidential or commercially sensitive? Would the information if disclosed, be contrary to an Information Stakeholder's legitimate business interests? Does the information to be disclosed contain intellectual property? Would the information if disclosed affect market operation security? Would the information if disclosed cause a detriment to an Information Stakeholder's legitimate business interests, does the public benefit in disclosing the information outweigh the detriment to the Information Stakeholder's legitimate business 	Clause 10.2.3 of the new WEM Rules already sets out a number of matters that must be considered in making an assessment of confidentiality, including assessing potential commercial detriment and risks to system security. Clause 10.4.19 requires an assessment of public benefit when considering the disclosure of confidential information. Consideration will be given in due course to developing the optional procedure allowed for under clause 10.2.10 of the new WEM Rules to provide further guidance on assessing confidentiality. However, such a procedure would benefit from some actual practical application of the confidentiality regime under the new WEEM Rules, which commence on 1 October 2023
3.2.11(b)	Western Power	Western Power recommends the addition to 3.2.11(b) of the below <u>underlined text</u> to allow for further, pre-agreed flexibility for timeframes for each consultation: (b) a date by which the consultation must be completed, which must be at least 10 Business Days after the day of the notification, <u>and as agreed upon</u> by the Coordinator and relevant <u>parties;</u> and	Changes had been made to this clause to allow for a date to be agreed between the parties and for the Coordinator to set a date if agreement cannot be reached.
3.3	Synergy	 Where the COE makes a determination to publish Market Information the subject of a dispute there should be a requirement on the COE to advise the parties to the dispute the reasons why the COE considers: (a) disclosing the Market Information would not cause detriment to an Information Stakeholder; or (b) the public benefit in disclosing the Market Information outweighs any detriment to an Information Stakeholder. 	A change has been made to the Procedure to clarify that a determination made by the Coordinator would outline the rationale for the determination.

Paragraph	Submitter	Feedback	Response	
3.4.1(b)	Synergy	There should be a qualifier to this sub- section that permits the publication of summary details of the submissions or justifications (opposed to the actual submissions and justifications) in the event submissions or justifications contain confidential information.	Paragraph 3.4.1 of the WEM Procedure satisfies the intent of the proposed amendment and does not limit the Coordinator in the information that can be included if the Coordinator considers that the publication of a summary is more appropriate.	
3.5	AGL	If a dispute is rejected it would seem reasonable that the initiating party has a period (eg five Business Days) lead time before the information is released, as there may be some impact to the Business, so they can prepare for its release. Suggest new clause to cover the release of information: <u>3.5 If the outcome of the Dispute is to release the information, the Information Manager may not release the disputed information until five business days after the Coordinator issues a notice to: (a) Dismiss the Dispute: (b) Makes a Determination to release the information ; or (c) Refers the dispute to a prior determination which allows the information to be released;</u>	In any dispute, a party must be prepared for Market Information under dispute to be declared either Confidential or Public by the Coordinator. Parties have adequate time over the course of the dispute to prepare for either outcome and the potential release of the Market Information subject to the dispute.	
Entire document	Western Power	Western Power recommends the use of gender inclusive pronouns throughout the WEM Procedure, such as "they/them/their" instead of "he/she" and "his/her".	Agreed and amended.	

Additional changes following consultation

Following the consultation process several additional changes have been made by the Coordinator.

Paragraph	Amendment	Rationale
1.3.1	Amendment to clarify that the Procedure applies to parties who are disputing the classification or disclosure of information, not to the process for requesting information.	Improve clarity
2.1.3	Specify that the notice of dispute addressed to an Information Manager should be send to the email address specified by the Information Manager on its website	Improve clarity and provide guidance to the requesting parties.

Paragraph	Amendment	Rationale
Title – Notice of dispute form	Change of subtitle.	Improve clarity.
Notice of dispute form – item 4 (new)	Delete item 4 of the notice of dispute form and replace with the new item 4, which lists all supporting documents that may be enclosed with a notice of dispute	Improve clarity and provide guidance to the requesting parties.
2.1.1(c)	Minor change of wording	To improve readability

Appendix A. WEM Procedure changes

EPWA proposes the following amendments to implement the changes proposed in Section 2 and 3 of this Consultation Summary (deleted text, added text).

1. PROCEDURE OVERVIEW

1.1 Relationship with the WEM Rules and other legislation

- 1.1.1. This Wholesale Electricity Market (WEM) Procedure has been developed in accordance with, and should be read in conjunction with, chapter 10 of the WEM Rules.
- 1.1.2. The *Electricity Industry Act 2004* (the Act), the *Electricity Industry (Wholesale Electricity Market) Regulations 2004* (WEM Regulations) and the WEM Rules prevail over this Procedure to the extent of any inconsistency.
- 1.1.3. Reference to particular clauses or sections of the WEM Rules within the WEM Procedure in bold and square brackets **[WR XX]** are current as of 1 October 2023, and these references are included for convenience only, and are not part of this WEM Procedure.

1.2 Purpose of this WEM Procedure

- 1.2.1. This WEM Procedure documents the Coordinator's process for resolving a dispute about the confidentiality status and disclosure of Market Information, as required under clause 10.5.2 of the WEM Rules.
- 1.2.2. This WEM Procedure:
 - (a) describes the methods by which notices of dispute are to be provided to the Coordinator of Energy (Coordinator) under clauses 10.4.14, 10.4.21 and 10.4.22 of the WEM Rules;
 - (b) outlines the process by which the Coordinator will resolve disputes regarding the disclosure of Market Information under section 10.5 of the WEM Rules;
 - (c) outlines the timeframes for the dispute resolution process; and
 - (d) outlines the related processes to be followed by the Coordinator, <u>Information</u> <u>Stakeholders</u>, <u>Information Managers and any person lodging a dispute under</u> <u>section 10.4 and 10.5 of the WEM Rules</u>, <u>and Rules Participants</u>.

1.3 Application of this WEM Procedure

1.3.1. This WEM Procedure applies to the Coordinator, Information Stakeholders, Information Managers and any person <u>disputing the classification</u>, <u>disclosure or non-disclosure of</u> <u>Market Information under section 10.4</u> requesting information under clause 10.4.6 of the WEM Rules.

1.4 Associated WEM Procedures

1.4.1. This WEM Procedure is associated with the <u>WEM Procedure: Notices and Communications.</u>

1.5 Interpretation

1.5.1. In this WEM Procedure, the conventions specified in clauses 1.3-1.5 of the WEM Rules apply.

1.6 Terminology and Definition

- 1.6.1. A word or phrase defined in the WEM Rules, the Act or the Regulations has the same meaning when used in this WEM Procedure.
- 1.6.2. Market Information means any information or document that is required to be produced, provided or exchanged under the WEM Rules or a WEM Procedure.
- 1.6.3. The Information Manager is the party responsible for managing the relevant Market Information, in accordance with clauses 10.2.11 and 10.2.12 of the WEM Rules.
- 1.6.4. An Information Stakeholder is any Rule Participant to which the relevant Market Information relates, in accordance with clause 10.2.7A of the WEM Rules.

2. PROVISION OF NOTICE OF DISPUTE

2.1 **Provision of Notice of Dispute**

- 2.1.1. A notice of dispute may be provided by:
 - (a) an Information Stakeholder that, under clause 10.4.11(a), has been advised by the relevant Information Manager of its intention to disclose Market Information that the Information Stakeholder requested to be confidential under clause 10.2.7 of the WEM Rules [WR 10.4.14];
 - (b) an Information Stakeholder that, under clause 10.4.20 of the WEM Rules, has been advised by the relevant Information Manager of its intention to disclose Confidential Information under clause 10.4.19 of the WEM Rules **[WR 10.4.21]**; or
 - (c) a requesting party that is advised under clause 10.4.18(b) of the WEM Rules that the Market Information the requesting party requested under clause 10.4.6 of the WEM Rules is Confidential Information and is unable to be disclosed **[WR 10.4.22]**.
- 2.1.2. A notice of dispute under paragraph 2.1.1 of this WEM Procedure must be lodged within the following timeframes:
 - (a) for a notice provided under clause 10.4.14 of the WEM Rules, within 5 Business Days of receiving a notification under clause 10.4.11(a) of the WEM Rules [10.4.11(a)(iii)];
 - (b) for a notice provided under clause 10.14.21 of the WEM Rules, within 5 Business Days of receiving a notification under clause 10.4.20(a) of the WEM Rules [10.4.20(a)(iii)]; and
 - (c) for a notice provided under clause 10.4.22 of the WEM Rules, at any time after receiving an advice under clause 10.4.18(b) of the WEM Rules.
- 2.1.3. A notice of dispute must:
 - (a) be provided by email to the Coordinator and the Information Manager, using the contact details specified in paragraph 2.1.4 of this WEM Procedure; and
 - (b) be provided by email to the Information Manager, using the contact details specified on the Information Manager's website or provided in the notice or advice under clauses 10.4.11(a), 10.4.18(b) or 10.4.20 of the WEM Rules
 - (b)(c) includes a completed notice of dispute as specified in paragraph 2.2.2 of this WEM Procedure; and
 - (c)(d) be provided within the relevant timeframe specified in paragraph 2.1.2 of this WEM Procedure.
- 2.1.4. The contact details for the Coordinator are:
 - (a) Telephone number: +61 (8) 6551 4600
 - (b) Email: <u>energymarkets@dmirs.wa.gov.au</u>

2.2 Notice of Dispute Form

i.

- 2.2.1. The Coordinator must develop and publish on the Coordinator's website a notice of dispute form detailing the information required to make a determination. The notice of dispute form is provided in Appendix A of this procedure.
- 2.2.2. The notice of dispute form must request the following information:
 - (a) the date on which the notice of dispute was lodged;
 - (b) the identity of the Information Stakeholder, Rule Participant or person issuing the notice of dispute, including the name of a contact person and their contact details;
 - (c) the identities of any other relevant parties to the dispute;
 - (d) the details of the Market Information in dispute, including:
 - for a dispute lodged under clause 10.4.14 of the WEM Rules:
 - 1. the reasons for disputing the Information Manager's assessment that the relevant Market Information is not Confidential Information; and
 - 2. a copy of the submission provided under clause 10.2.7 of the WEM Rules. or
 - ii. for a dispute lodged under clause 10.4.21 of the WEM Rules, the reasons why the Confidential Information should not be disclosed in accordance with clause 10.4.19 of the WEM Rules; or
 - iii. for a dispute lodged under clause 10.4.22 of the WEM Rules, the reasons why:
 - 1. the relevant Market Information should be classified as Public Information against the criteria in clause 10.2.3 of the WEM Rules; or
 - 2. the requesting party should be eligible to have access to the relevant Confidential Information under clause 10.4.19 of the WEM Rules; and
 - (e) a copy of the Information Manager's notice or advice that is disputed.

3. PROCESS

3.1 Initiation of the Dispute Resolution Mechanism

- 3.1.1. <u>The Coordinator must, within Within</u> one Business Day of receiving a notice of dispute under clauses 10.4.14, 10.4.21 or 10.4.22 of the WEM Rules that satisfies the criteria in part 2.1 of this WEM Procedure, the Coordinator must acknowledge the notice of dispute via email.
- 3.1.2. <u>An Information Manager must, within Within</u> one Business Day of receiving a notice of dispute under clauses 10.4.14, 10.4.21 or 10.4.22 of the WEM Rules that satisfies the criteria in part 2.1 of this WEM Procedure, an Information Manager acknowledge the notice of dispute via email.
- 3.1.3. Until the Coordinator has made a determination under clause 10.5.8 of the WEM Rules, the Market Information in dispute will be deemed to be Confidential Information and may not be disclosed by the Information Manager to any party, except as otherwise required under the WEM Rules **[WR 10.5.9.]**.

3.2 The Coordinator's Determination

- 3.2.1. The Coordinator must resolve the dispute in accordance with section 10.5 of the WEM Rules and as outlined in this WEM Procedure.
- 3.2.2. The Coordinator may dismiss a notice of dispute, if the Coordinator considers that the notice of dispute or the dispute **[WR 10.5.3.]**:
 - (a) lacks sufficient substance;
 - (b) is trivial; or
 - (c) is frivolous or vexatious.
- 3.2.3. If the Coordinator decides to dismiss the dispute under paragraph 3.2.2 of this WEM Procedure, he or she they must advise the disputing party and the relevant Information Manager of the decision and the reasons for the decision, via email to their designated contacts, within10 Business Days of being notified of a dispute-**[WR 10.5.3.]**.
- 3.2.4. If the Coordinator dismisses the dispute under paragraph 3.2.2 of this WEM Procedure, the original decision of the Information Manager will be final **[WR 10.5.3.]**.
- 3.2.5. The Coordinator is not required to resolve a dispute in accordance with section 10.5 of the WEM Rules, if the Coordinator has already made a prior determination on the same type of Market Information on the same or similar grounds as those specified in the notice of dispute **[WR 10.5.14]**.
- 3.2.6. If the Coordinator decides not to resolve the dispute in accordance with paragraph 3.2.5 of this WEM Procedure, he or she they must advise the disputing party and the relevant Information Manager of he or she their decision and direct them to the relevant determination, which is to apply to the information subject to the dispute, via email to their designated contacts, within 10 Business Days of being notified of a dispute [WR 10.5.14].
- 3.2.7. If the Coordinator is the Information Manager, the Coordinator must delegate to a person that is not involved in the management of the relevant Market Information, the determination for the dispute as outlined in paragraph 3.2.8 of this WEM Procedure.
- 3.2.8. Subject to paragraphs 3.2.2, 3.2.5 and 3.2.7 the Coordinator must assess the dispute and determine **[WR 10.5.8]**:

- (a) for a dispute under clause 10.4.14 or under clause 10.4.22(a), whether the relevant Market Information is classified as Public Information or Confidential Information; and
- (b) for a dispute under clause 10.4.20 or 10.4.22(b), whether the relevant Confidential Information should be disclosed to the requesting party under clause 10.4.19 of the WEM Rules, and direct the Information Manager to either **[WR 10.5.8(b)]**:
 - (i) disclose all or part of the Market Information to the requesting party; or
 - (ii) disclose all or part of the Market Information to the requesting party, subject to specified conditions; or
 - (iii) not release or disclose the Market Information to the requesting party.
- 3.2.9. The Coordinator's assessment must include, as applicable, a review of:
 - (a) the Information Manager's disputed assessment;
 - (b) any consultation outlined in paragraph 3.2.10 of this WEM Procedure;
 - (c) any submission provided under clause 10.2.7 of the WEM Rules by a Rule Participant to an Information Manager about the Market Information that the Rule Participant considers to be Confidential Information;
 - (d) whether the relevant Market Information must be classified as Confidential Information under clause 10.2.3 of the WEM Rules **[WR 10.5.5]**;
 - (e) whether the relevant Market Information must be classified as Public Information under clauses 10.2.4 and 10.2.6 of the WEM Rules **[WR 10.5.5]**;
 - (f) whether relevant Market Information that is aggregated, arranged or combined with other data or information must be classified as Public Information or Confidential Information under clause 10.2.5 of the WEM Rules [WR 10.5.5];
 - (g) whether the Market Information is deemed Confidential Information and must be disclosed under clause 10.4.19 of the WEM Rules **[WR 10.5.5]**; and
 - (h) for a dispute under clause 10.4.20 or 10.4.22(b), whether the requesting party meets the eligibility criteria under clause 10.4.19 of the WEM Rules to have access to the Confidential Information.
- 3.2.10. Within the timeframes specified in part 3.3 of this WEM Procedure, the Coordinator must conduct reasonable consultation with the Information Manager, each relevant Information Stakeholder and the requesting party **[WR 10.5.4.]**, including to:
 - (a) clarify aspects of the dispute and request additional information, if necessary;
 - (b) clarify aspects of the Market Information and request additional information, if necessary;
 - (c) determine whether any of the circumstances outlined in clauses 10.2.3, 10.2.4, 10.2.5, 10.2.6, 10.2.8 and 10.4.19 of the WEM Rules apply; and
 - (d) determine whether there are any other aspects that may be relevant to the decision.
- 3.2.11. For the purpose of paragraph 3.2.10 of this WEM Procedure, the Coordinator must notify the relevant parties via email of:
 - (a) the matters requiring consultation;
 - (b) a date by which the consultation must be completed, which must be at least 10 Business Days after the day of the notification; and or
 - i. as agreed upon by the Coordinator and relevant parties; or
 - ii. <u>as determined by the Coordinator, if agreement cannot be reached under sub-</u> paragraph 3.2.11(b)(i).

- (c) whether the consultation will be undertaken via email, telephone or in person.
- 3.2.12. An Information Manager, Information Stakeholder or requesting party that receives a notice under paragraph 3.2.11 of this WEM Procedure, must consult with the Coordinator as requested under paragraph 3.2.11(c) of this WEM Procedure and within the timeframe specified under paragraph 3.2.11(b) of this WEM Procedure.

3.3. Timeframe for the Coordinator's Decision

- 3.3.1. Within 20 Business Days of being notified of a dispute, the Coordinator must inform the parties to the dispute, via email to their designated contacts, of either **[WR 10.5.6]**:
 - (a) the Coordinator's determination [WR 10.5.10(a)]; or
 - (b) if more time is required for a determination, the expected date for that determination **[WR 10.5.6(b)]**.
- 3.3.2. If the Coordinator extends the timeframe for a determination under clause 10.5.6(b) of the WEM Rules, the Coordinator must advise the parties to the dispute, via email to their designated contacts, of her or his their determination within that extended timeframe [WR 10.5.7].

3.4. Publication of the Coordinator's decision

- 3.4.1. Within 5 Business Days of making a determination under clause 10.5.8 of the WEM Rules, the Coordinator must publish the determination on the Coordinator's website, redacting any commercially sensitive or other Confidential Information, **[WR 10.5.10.(b) and WR 10.5.11]**. The publication of the determination must include the following:
 - (a) the nature of the Market Information that has been determined to be Public Information or Confidential Information;, and
 - (b) submissions or justifications put forward by the parties to the dispute or any other parties consulted by the Coordinator; and
 - (c) the rationale for the determination.



Government of Western Australia Department of Mines, Industry Regulation and Safety Energy Policy WA_____

NOTICE OF DISPUTE

Dispute resolution mechanism for the release of Market Information Market Information - notice of dispute Form

Template

The dispute resolution mechanism for the release of Market Information under Section 10.5 of the Wholesale Electricity Market (WEM) Rules requires the Coordinator of Energy (Coordinator) to resolve disputes regarding the disclosure of Market Information.

This notice is required to be submitted to both the Coordinator of Energy (Coordinator) (<u>energymarkets@dmirs.wa.gov.au</u>) and the Information Manager for the relevant Market Information and in accordance with the process outlined in the <u>WEM Procedure: Dispute</u> <u>Resolution Mechanism for the release of Market Information</u>.

1. Timing

Once this notice of dispute is lodged:

- (a) the Coordinator and the Information Manager must acknowledge the notice of dispute within one Business Day of receiving the notice of dispute;
- (b) the Coordinator will resolve the dispute in accordance with section 10.5 of the WEM Rules and WEM Procedure: Dispute Resolution Mechanism for release of Market Information; and
- (c) the Information Manager must not disclose the Market Information under dispute to the requesting party while the dispute is being assessed by the Coordinator, except where clause 10.4.11(b) applies.

2. Submission

This form and any supporting documents, including evidence to support this notice of dispute and the Information Manager's notice or advice that is disputed, are to be submitted to both the Coordinator and the Information Manager by email in accordance with the process outlined in the WEM Procedure: Dispute Resolution Mechanism for the release of Market Information.

3. Type of Notice of Dispute

This notice of dispute is lodged to:

- □ dispute the Information Manager's decision to disclose the Market Information as Public under clause 10.4.14 of the WEM Rules
- □ dispute the Information Manager's decision to disclose the Confidential Information under clause 10.4.21 of the WEM Rules
- □ dispute the Information Manager's decision that the Market Information is Confidential Information under clause 10.4.22(a) of the WEM Rules
- □ dispute the Information Manager's decision not to disclose the Confidential Information under clause 10.4.22(b) of the WEM Rules

4. Type of Notice of Dispute

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- □ dispute the Information Manager's decision to disclose a Market Information as Public under clause 10.4.14 of the WEM Rules
- dispute the Information Manager's decision to disclose a Confidential Information under clause 10.4.21 of the WEM Rules
- □ dispute the Information Manager's decision that a Market Information is Confidential Information under clause 10.4.22(a) of the WEM Rules
- ☐ dispute the Information Manager's decision not to disclose a Confidential Information under clause 10.4.22(b) of the WEM Rules

4. <u>Supporting Documents</u>

ist of supporting documents that must be enclosed with this notice of dipute:

- Information Manager's notice or advice that is disputed
- Evidence to support this notice of dispute
- □ for a dispute lodged under clause 10.4.14 of the WEM Rules, a copy of the submission provided by the Information Stakeholder under clause 10.2.7 of the WEM Rules.
- for a dispute lodged under clause 10.4.22 of the WEM Rules, documents that support the requesting party entitlement to dispute the disclosure of the Market Information under clause 10.4.19A of the WEM Rules.
- for a dispute lodged under clause 10.4.22 of the WEM Rules, documents that support the requesting party eligibility to have access to the relevant Confidential Information under clause 10.4.19 of the WEM Rules.
- Other supporting documents

5. Details of the party lodging the notice of dispute

Party's Identity Organisation: Contact person: <name> Phone: Email: Date submitted: <date submitted>

[WR10.4.15(a), WR10.4.15(b) and WR10.4.15(e)] [WR10.4.23(a), WR10.4.23(b) and WR10.4.23(e)]

6. Detail of any party considered to be relevant to the dispute

Relevant parties' Identities

Information Manager:

Other Information Stakeholders

Information Stakeholder:

Relevant parties' Identities

Information Stakeholder:

Information Stakeholder: < add additional row if required>

	Other Relevant Parties
Organisation:	
Provide reasons why this organisation is a relevant party:	
Organisation:	
Provide reasons why this organisation is a relevant party:	
Organisation:	< add additional row if required>
Provide reasons why this organisation is a relevant party:	< add additional row if required>

[WR10.4.15(c)] [WR10.4.23(c)]

7. Details on Market Information in dispute

Details of the Market Information in dispute		
Market Information	Details	<describe dispute="" in="" information="" market="" the=""></describe>
	Producer:	If applicable
	Provider:	If applicable
	Exchange requirement:	If applicable

How does this Market Information relate to your organisation:

<specify your relationship with the Market Information in dispute>

What are your reasons for disputing the Information Manager's assessment:

Details of the Market Information in dispute

<Provide a detailed description of your reason to dispute the Information Manager's assessment.

[WR10.4.15(d)] [WR10.4.23(d)]

