

Further, System Management has insufficient time to investigate possible situations where a forced outage should have been submitted, prior to the time indicated in MR 7.13.1. Thus the result is:

- 1. The forced outage is not recorded and the overall cost of electricity is increased in comparison to the reduced capacity of the SWIS,
- 2. Other Participants are directly disadvantaged by a direct increase in the costs of the Reserve capacity mechanism,
- 3. System reliability may be compromised due to the unknown availability of plant, and

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Therefore, System Management submits that the amendment should be subject to the Fast Track Rule Change process, on the basis that it satisfies MR 2.5.9(b) by providing adequate time for notifications to be made by both Market Participants and also System Management to the IMO.

Pro de 'ny proposed spec f c ch'nges o p'r c 'r es

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- iii. any Network Control Service Contract;
- iv. any test of equipment allowed under these Market Rules; or
- v. any failure of an Electricity Generation Corporation Facility to follow the scheduling and dispatch procedures relating to clause 7.6A;
- (dA) The MWh energy dispatched under a Balancing Support Contract for each Trading Interval in the Trading Day by Facility;
- (dB) The MWh energy dispatched under a Network Control Service Contract for each Trading Interval in the Trading Day by Facility;
- (e) the schedule of all Planned Outages, Forced Outages and Consequential Outages relating to each Trading Interval in the Trading Day by Market Participant and Facility;
- (eA) details of notifications received by System Management in accordance with clause 7.5.4;
- (eB) the estimated decrease, in MWh, in the output of each Non-Scheduled Generator, by Trading Interval, as a result of Syst

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