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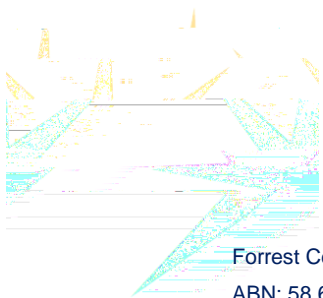
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Dear Energy Policy WA

REVIEW OF SUPPLEMENTARY RESERVE CAPACITY PROVISIONS



Review of the Supplementary Reserve Capacity Provisions Proposed WEM Rule Changes				
#	Rule ref.	Classification	Issue	Suggestion
	4.24.8(aA)	Major	As discussed earlier, Synergy does not support the limiting the tender process to a shortlist from the EOI. To address this concern Synergy proposes that clause 4.24.8(aA) is deleted.	<p>4.24.8. In determining the result of a call for tenders and entering into Supplementary Capacity Contracts: (a) AEMO must only accept an offer for the provision of Eligible Services; (aA) If AEMO advertised a call for expressions of interest for supplementary capacity under clause 4.24.1A, AEMO must only accept an offer for the provision of a service, which was shortlisted under clause 4.24.1C(b); ...</p>
	4.24.13(h)iv	Moderate	As discussed earlier, Synergy requests that the notification period for tenders should be able to vary in line with differing requirements of the facilities being offered, and as such proposed this clause is amended to remove the tie to equivalent services in the WEM Rules.	<p>4.24.13. (h) blank schedules specifying: ... iv. the notification time to be given for activation, where the time must be aligned, to the extent practicable, with the notification time for equivalent services under the WEM Rules;</p>
	4.24.14	Moderate	As noted under Proposal 2, it would be preferable for AEMO to workshop the standard form Supplementary Capacity Contract with industry to develop a range of optional contract terms which can be selected to suit each different product offering. If there is a need to vary the standard form Supplementary Capacity Contract, then Synergy considers the parties should mutually agree on these variations as reflected in the proposed amendments to the WEM Rules.	<p>4.24.14. AEMO must enter into Supplementary Capacity Contracts in the form of the relevant standard form Supplementary Capacity Contract. AEMO and the supplier of an Eligible Service may allow a vary a Supplementary Capacity Contract to vary from the standard form contract where AEMO and the supplier mutually agrees considers that those variations are reasonably required, having regard to the specific characteristics of the Facility providing supplementary capacity and to any other matter that AEMO and the supplier considers appropriate.</p>