



Our Ref: F/20/336

Trading and Settlement Code Modifications Committee c/o Esther Touhey
SEMO Modifications Committee Secretariat
The Oval
160 Shelbourne Rd
Dublin 4

26 September 2019

SEM Committee Decision for the Regulatory Authorities in relation to Mod\_11\_19 (Final Recommendation Report FRR\_11\_19)

Dear Esther,

On 30 July 2019, the Modifications Committee submitted its Final Recommendation Report with regard to Modification Proposal Mod\_11\_19 "Continuing Contiguous Operating Period Over Billing Period Boundary and CNLR Clarification" in accordance with Paragraph B.17.18.1 of Part B of the SEM Trading and Settlement Code (TSC).

The Modification Proposal Mod\_11\_19 was submitted to the Modifications Committee by the Single Electricity Market Operator (SEMO) on 13 June 2019. The RAs understand that the Modification aims to address issues in respect to paragraphs F.11.2.5 and F.11.3.1 of the Trading and Settlement Code. The first paragraph relates to Recoverable No Load Costs (CNLR) and the modification aims to address a potential lack of clarity by adding a paragraph to specify the treatment of CNLR for Imbalance Settlement Periods which are not part of a Period of Market Operation.

In respect to the second paragraph, the RAs understand that the modification aims to ensure that the system looks back at the minute by minute Dispatch Quantity rather than the half hourly

Dispatch Quantity in order to more accurately reflect the status of a unit for the determination of a Contiguous Period of Operation.

The Regulatory Authorities note that a discussion took place with the Modifications Committee on 27 June 2019 and was voted for approval unanimously.

Considering the above, and in accordance with Paragraph B.17.20 of the Code, the SEM Committee direct that a Modification, as set out in Appendix 1 of FRR\_11\_19, is implemented. The RAs note that while the FRR recommends that this implemented on a Settlement Day basis with effect from one Working Day after the date of this letter, this timeline is not warranted for this Modification.

Yours sincerely.

Barry Hussey

Manager

Wholesale Electricity Markets