



This document is published under clause 10.6.1(b) of the ESM Rules and contains the details of a resolved dispute relating to NEWGEN's Energy Uplift Payments in Trading Week 01 Dec 2024.

Parties to the Dispute

- Australian Energy Market Operator Limited (AEMO)
- NewGen Power Kwinana Pty Ltd (Market Participant NEWGEN)

Notice of Dispute

On 14 April 2025 NEWGEN submitted a Notice of Dispute to AEMO under clause 2.19.1 of the ESM Rules in relation to AEMO's Energy Uplift Payment calculations for Trading Day 7 December 2024, for the Dispatch Intervals commencing 08:30 to 12:40 inclusive.

The Notice of Dispute was submitted subsequent to a Notice of Disagreement Process under Section 9.16 of the ESM Rules.

Issue Summary

On 7 December 2024 at 07:17 AEMO verbally directed NEWGEN_KWINANA_CCG1 to avoid decommitting and to operate at a minimum of 110 MW during the periods 2024-12-07 07:30 to 2024-12-07 15:05.

To give effect to this direction, in accordance with clause 7.7.8 of the ESM Rules, AEMO invoked the constraint ID `NetworkCommit(NEWGEN_KWINANA_CCG1_SteamBypass)`. However, this constraint incorrectly constrained NEWGEN_KWINANA_CCG1 to a minimum of 70.1 MW.

This resulted in no Energy Uplift Payments for NEWGEN_KWINANA_CCG1 in some of the impacted Dispatch Intervals where the Facility would otherwise have received Energy Uplift Payments, had the correct constraint (to a minimum of 110 MW) been invoked.

Resolution

Some details of the dispute resolution process are confidential. However, AEMO notes the following details:

- NEWGEN acknowledges that AEMO did not have the power under the ESM Rules to adjust the settlement outcomes in response to the matters identified in the Notice of Dispute.
- AEMO acknowledges that the limitations in the ESM Rules have resulted in an adverse financial outcome for NEWGEN.

The dispute resolution has not resulted in any changes to settlement outcomes for NEWGEN or any other Market Participants.