

Dear Clare and Nicole

Thank you for the opportunity to respond to AEMO's consultation of the changes to STTM procedures.

AGL supports the proposed change, which is to reduce the scope of the definition of material involuntary curtailment so that it does not include small localised events. AGL considers this is reasonable, as it will reduce the likelihood of material involuntary curtailment events occurring, which bring with it a period of administered price. As AEMO notes, local curtailment events could still be managed through renominations and off-market transactions to reduce a participants exposure to deviation payments. AGL notes this change is appropriate given the physicality of the STTM markets, which include local areas where a curtailment has limited impact on the rest of the market.

If you have any questions, please contact me by reply email.

Kind regards,

Kirsten Hall

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