



Republic of the Philippines  
**DEPARTMENT OF ENERGY**  
(Kagawaran ng Enerhiya)

**DEPARTMENT CIRCULAR NO. \_\_\_\_\_**

**ADOPTING FURTHER AMENDMENTS TO THE MARKET MANUAL ON  
REGISTRATION, SUSPENSION AND DE-REGISTRATION CRITERIA AND  
PROCEDURES TO CLARIFY BILATERAL CONTRACTS ACCOUNTED FOR IN  
SETTLEMENTS**

**WHEREAS**, Sections 30 and 37(f) of the Electric Power Industry Reform Act (EPIRA) provides that the Department of Energy (DOE), jointly with the electric power industry participants, shall establish the Wholesale Electricity Spot Market (WESM) and formulate the detailed rules governing the operations thereof;

**WHEREAS**, on 28 June 2002, the DOE, with the endorsement of the electric power industry participants, promulgated the WESM Rules through Department Circular No. DC2002-06-0003;

**WHEREAS**, any changes, amendments, and modifications to the WESM Rules, Retail Rules and their Market Manuals shall be undertaken in accordance with the provisions of Chapter 8 of the WESM Rules;

**WHEREAS**, on 17 February 2020, the Independent Electricity Market Operator of the Philippines (IEMOP) submitted to the Rules Change Committee (RCC) the proposed amendments to the Market Manual on Registration, Suspension and De-registration Criteria and Procedures to allow other types of bilateral contract transactions to be accounted for in settlements in the WESM;

**WHEREAS**, on 27 May 2020 and 08 June 2020, the PEM Board approved the proposal and the Philippine Electricity Market Corporation (PEMC) formally endorsed the said proposal to the DOE, respectively;

**WHEREAS**, on 30 July 2020, the said proposal was posted in the DOE website to solicit comments from the stakeholders and other interested parties;

**WHEREAS**, various meetings were conducted between the DOE and IEMOP to clarify the intent of the proposal;

**WHEREAS**, in a letter dated 17 March 2021, the DOE remanded the proposal to the PEM Board stating several reasons that needs to be addressed. Moreover, the IEMOP was also requested to revisit the proposal;

**WHEREAS**, on 18 June 2021, during its 180th RCC Regular Meeting, the RCC deliberated the proposal considering the comments received from its posting in the PEMC website of the revised proposal;

**WHEREAS**, on 16 July 2021, during its 181st RCC Regular Meeting, the RCC approved Resolution No. 2021-12 entitled “Revisions to RCC Resolution 2020-09 on the Proposed Amendments to the Registration, Suspension and De-Registration Criteria and Procedures to Clarify Bilateral Contracts Accounted for in Settlements”;

**WHEREAS**, on 25 August 2021, after due evaluation and deliberation, the PEM Board during its 39<sup>th</sup> Regular Meeting approved for endorsement to the DOE the above stated proposal;

**WHEREAS**, on 01 October 2021, the formal letter of PEM Board, seeking DOE’s final approval of the proposal, was endorsed to the DOE;

**NOW THEREFORE**, after careful review of the PEM Board-approved proposal and the comments and recommendations received on the same, the DOE, pursuant to its authority under the EPIRA and the WESM Rules, hereby adopts, issues, and promulgates the following amendments to the WESM Rules and New Market Manual on WCO Certification and Registration:

**Section 1. Amendments to the Market Manual on Registration, Suspension and Deregistration Criteria and Procedures.** The Market Manual on Registration, Suspension and Deregistration Criteria and Procedures Issue No. 10.0 is hereby amended as follows:

a. Section 3.5.1.2 under Section 3.5.1 (Enrolment) is hereby amended to read as:

“3.5.1.2 The notice to the *Market Operator* shall include the following -

- (a) details on the duration of the supply contract;
- (b) desired effective date on which the bilateral contract transactions are to be accounted for in the WESM settlements. To the extent practicable, the effective date shall coincide with the start of a WESM billing month;
- (c) identification of the *market trading node* or *nodes* associated with the supply contract whose *final energy dispatch price* will be used as reference for the supply contract during settlements;
- (d) indication whether the *bilateral contract quantities* submitted by the selling participant would require confirmation by the buying participant in accordance with the billing and settlement timetable;
- (e) confirmation by the *supply customer* of the notice and the foregoing information;
- (f) for *replacement power arrangements* between *Generation Companies*, copy of the supply contract; and
- (g) for supply to an *Indirect WESM Member* through its *Direct WESM Member* that is a *Generation Company*, written confirmation by the *Indirect WESM Member* of the notice and the foregoing information.”

b. Section 3.5.1.5 under Section 3.5.1 (Enrolment) is hereby added to read as:

“3.5.1.5 *Generation Companies* may register other *Generation Companies* or *Customer Trading Participants*, except for *Contestable Customers*, as

*supply customers. A Generation Company can only enroll another Generation Company as a supply customer if:*

- (a) the *Generation Companies* have entered into a replacement power arrangement; or
- (b) the *Generation Company* acting as the *supply customer* is the designated *Direct WESM Member* of an *Indirect WESM Member* that has a contract with the enrolling *Generation Company*.”

c. The definition of the Replacement Power Agreement under Appendix A – Glossary of Terms is hereby added to read as:

“ xxx xxx xxx

Replacement Power – agreement entered by a *generation company* with another *generation company* for delivery of electricity by the purchasing *generation company* to its customers when its power plant is on outage.

xxx xxx xxx”

d. The definition of the Supply Customer under Appendix A – Glossary of Terms is hereby amended to read as:

“ xxx xxx xxx

Supply Customer – *Customers* or *Generation Companies* that purchase electricity under any power supply agreement, *replacement power arrangement* or contract with a *Generation Company* or *Retail Electricity Supplier*.

xxx xxx xxx”

**Section 2. Separability Clause.** If for any reason, any section or provision of this Circular is declared unconstitutional or invalid, such parts not affected shall remain valid and subsisting.

**Section 3. Effectivity.** This Circular shall take effect fifteen (15) days following its complete publication in at least two (2) newspapers of general circulation and shall remain in effect until otherwise revoked. Copies thereof shall be filed with the University of the Philippines Law Center – Office of National Administrative Register (UPLC-ONAR).

Issued on \_\_\_\_\_ 2021 at the Energy Center, Rizal Drive, Bonifacio Global City, Taguig City, Metro Manila.

**ALFONSO G. CUSI**  
Secretary