

# NEM SETTLEMENT REVISIONS POLICY

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# **VERSION RELEASE HISTORY**

Version	Effective Date	Summary of Changes
1.0	10 August 2012	Initial Version of NEM Settlement Revisions Policy. With effect from the Effective Date determined under clause 1, this Policy and the NEM Settlement Estimates Policy supersede the NEM Settlement Estimates and Revisions Policy version 3A, published on 15 November 2009
1.1	13 March 2012	Minor amendments to NEM Settlement Revision Policy to include effective date of 15 March 2013.
2.0	ТВС	Amended to reflect 5-minute settlement and global settlement rule changes and general update



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# 1. INTRODUCTION

**1.** <u>Drafting Note: Only substantive changes to the introduction section have been change-</u> marked. Formatting and template style changes not marked.</u>

# 1.1. Purpose and scope

The NEM Settlement Revisions Policy (Policy) is made under clause 3.15.19(e) of the National Electricity Rules (NER) for the purpose of issuing revised statements under clause 3.15.19 of the <u>NER</u>.

This Policy commences on and from 15 March 2013 and supersedes AEMO's Settlement Estimates and Revisions Policy for the purpose of issuing revised statements under clause 3.15.19 of the Rules<u>NER</u>.

The Policy has effect only for the purposes set out in the NER. The National Electricity Law and the NER prevail over the Policy to the extent of any inconsistency.

This Policy may only be amended in accordance with clause 8.9 of the NER.

# **1.3.**<u>1.2.</u> Definitions and interpretation

## 1.3.1.<u>1.2.1.</u>Glossary

Terms defined in the National Electricity Law and the NER have the same meanings in the Policy unless otherwise specified in this clause.

Terms defined in the NER are intended to be identified in the Policy by italicising them, but failure to italicise a defined term does not affect its meaning.

The words, phrases and abbreviations in the table below have the meanings set out opposite them when used in the Policy.

Term	Definition
<del>(AS</del>	Ancillary Service
emms	Electricity Market Management System
MSATS	Market Settlement and Transfer Solution
NMI	National Metering Identifer
Settlement Day	Calendar day from 12:00am to 11:59pm
<u>UFE</u>	Unaccounted for energy

## 1.3.2.1.2.2. Interpretation

This Policy is subject to the principles of interpretation set out in Schedule 2 of the National Electricity Law. <u>All references to time are to Australian Eastern Standard time.</u>



<del>2.0.</del>	Related d	Related documents				
	Title/Reference		Description/Location			
2.	NER REQU	IREMENTS				
	<u>(a)</u>	Clause 3.15.19(e) of the I	NER requires AEMO to develop this Policy for <i>routine revised</i> revised statements, to include:			
		(i) a calendar setting <u>AEMO;</u>	g out when <i>routine revised statements</i> will be issued by			
			hich the calendar can be amended by AEMO and the Market Participants are notified of any amendment; and			
		(iii) a transitional pro revised statement	<u>cess by which AEMO will issue any outstanding <i>routine</i></u>			
	<u>(b)</u>	Routine revised statement accordance with this Po	nts and special revised statements are to be issued in licy (NER 3.15.19(c)(2)).			
	<u>(c)</u>	Participant approximate	outine revised statements must be issued to each Market Ply 20 weeks and approximately 30 weeks after each billing as must recalculate settlement amounts using:			
			le input data (including amended <i>metering data, trading</i> rticipant fees); and			
		(ii) the most recent v to the billing perio	version of AEMO's settlement calculation software applicable od.			
	<u>(d)</u>		AEMO must issue special revised statements to Market period in respect of which a settlement amount is to be			
		(i) changes in the ap	oplicable amount of GST under clause 3.15.10A; or			
		<u>settlement amour</u>	dispute about a <i>final statement,</i> where the adjusted nt is less than 95% or more than 105% of the <i>settlement</i> evant <i>final statement.</i>			
			issue of special revised statements where the adjustment amount			
		<u>s the thresholds in sub-parag</u> ants agree.	graph (ii) without a formal dispute, if AEMO and all affected Market			
	<u>(e)</u>	months of the relevant the date of the final stat	tatement or its supporting data must be raised within 6 billing period (NER 3.15.19(b)), or within 20 business days of tement if the dispute relates to an adjustment amount and to that statement (NER 3.15.20(c)).			



# **13.3.** REVISED STATEMENT POLICY

# <u>3.1.</u> Transitional arrangements

## 3.1.1. Five minute settlement transition

From 12:00am 1 July 2021 (the commencement date), the *trading interval* for settlement in the NEM will change from 30 minutes to 5 minutes<sup>1</sup>. Therefore:

- (a) all settlement runs (preliminary, final and revised) for settlement days up to and including 30 June 2021 will calculate *trading amounts* using the *30-minute price* for each *30-minute period*;
- (b) all settlement runs for settlement days from and including the commencement date will calculate *trading amounts* using the *spot price* for each 5 minute *trading interval* in accordance with the NER as in force after the commencement date;
- (c) each settlement statement for the billing period which includes the commencement date will aggregate the settlement calculations for the settlement days up to and including 30 June 2021 and the settlement days from and including the commencement date.

To avoid doubt, the change in the duration of *trading intervals* from 30 minutes to 5 minutes on the commencement date is not of itself a reason to adjust any *settlement amount*.

## 13.1.1.3.1.2. Global settlement transition

Under the 'global settlement' framework, all retailers will bear the cost of unaccounted for energy (UFE). From 12:00am 6 July 2022 (the commencement date), the *NEM* will move from 'settlements by difference' (where the *Local Retailer* is responsible for the settlement of the net energy flow at *transmission network connection points* for its *local area* after deducting the *energy metered* for all *market loads*) to 'global settlement' (where all loads are fully reconciled and settled, with UFE allocated among all *Market Customers*)<sup>2</sup>. Therefore:

- (a) all settlement runs (preliminary, final and revised) for settlement days up to and including 5 July 2022 will calculate *trading amounts* using the 'settlements by difference' methodology;
- (b) all settlement runs for settlement days from and including the commencement date will calculate *trading amounts* using the 'global settlement' methodology;
- (c)each settlement statement for the billing period which includes the commencementdate will aggregate the settlement calculations for the settlement days up to andincluding 5 July 2022 and the settlement days from and including thecommencement date; and
- (d) any changes in the *metered energy* amounts for settlement days from 6 July 2022 will change the UFE allocations.

Link to the AEMC rule change information: https://www.aemc.gov.au/rule-changes/global-settlement-and-market-reconciliation

Link to the AEMC rule change information: https://www.aemc.gov.au/rule-changes/five-minute-settlement



To avoid doubt, the change in the settlement methodology from 'settlements by difference' to 'global settlement' on the commencement date is not of itself a reason to adjust any settlement amount.

Note that AEMO will be publishing UFE data from 1 July 2021. However, participants will not be billed for the UFE component until 6 February 2022. UFE is allocated on a pro-rated basis to Market Customers. Any changes in the 'accounted-for' energy will change the allocation of UFE.

# **13.4.3.2.** Need for revised statements

*Preliminary statements* are issued 5 *business days* after the end of each 7-day *billing period* or trading week. AEMO and <u>Market</u> Participants are able to check and reconcile the settlement results from the *preliminary statements*, which form the basis for the *final statements*, produced 18\_*business days* after the end of the *billing period*. However, there are several situations where it may be found, after the issue of *final statements*, that the data in those *final statements* did not accurately reflect the value of trading activity conducted under the <u>RulesNER</u>.

Examples of these situations are:

- Systematic errors in the determination of energy values being discovered after routine or special inspections of metering installations.
- As some manually read meters are read on a 3-month cycle, metering data may be revised when data from metering installations without communications facilities becomes available.
- Systematic error in the configuration of *National Metering Identifiers* (NMI) in the Market Settlement and Transfer Solution (MSATS) being discovered after transfer or audit.
- Error in the standing data details in the settlements processing system and systematic errors in the processing software.

While *energy* adjustments <u>primarily may only</u> affect <u>a small group of only two</u>-Market Participants, there is a second-order effect on a wider group (if not all) from the flow-on effects of *ancillary* services recovery being largely determined pro-rata with respect to <u>Market</u> Customer and/or <u>Market</u> Generator energy of Market Participants. Adjustments to ancillary service (AS) payments have <u>a</u> direct effect on these recovery amounts.

When situations such as these come to light and alternative settlement results which are more consistent with the source data, <u>Rules\_NER</u> and <u>ancillary service\_AS</u> contracts become apparent, there is a need to make appropriate adjustments to the relevant settlement statements.

# 13.5. Principles

The following points are the main principles of the revision procedure. The source Rules are also shown for reference. These principles are discussed in more detail in Section 5.3 of this Policy.

- Inconsistencies in settlement results may be raised for investigation no more than 6 months after the billing period concerned. (Rules clause 3.15.18(b))
- AEMO and the notifying Participant will use reasonable endeavours to resolve inconsistencies in the preliminary statements and associated supporting data within 15 business days of the end of the billing period. (Rules clause 3.15.18(a))



- Only one preliminary statement will be issued for each billing period. (Rules clause 3.15.14)
- Settlement amounts shown on final statements will not be revised in the period between the issue of the final statement and the completion of associated financial payments (Rules clause 3.15.16)
- Routine revised statements will be issued approximately 20 weeks and approximately 30 weeks after each billing period using the latest input data and settlement processing calculation software routines that are available. (Rules clause 3.15.19(b))
- Special revised statements will be issued where the inconsistency in results would lead to an adjustment exceeding 5% of the value shown on the last-issued final or revised settlement statement of any Market Participant (Rules clause 3.15.19(a))
- Any financial adjustment arising from a revised statement is entered as a line item in the next final statement issued at least 8 business days after that revised statement (Rules clause 3.15.19(d))
- Inconsistencies in the adjustment amounts for prior periods as shown in final statements must be raised within 20 business days of that final statement (Rules clause 3.15.20(c))

# 13.7.3.3. Details of revision processdures

This section outlines the stages at which revisions to *settlement statements* can occur, and describes the statements AEMO can issue at each stage. Section 3.4 outlines how and when *Market Participants* can raise settlement issues with AEMO, linking to the revision process.

#### 13.7.1. Six-month window

Notification of concerns regarding settlement results need to be documented in writing (letter, fax or preferably e-mail) to AEMO to provide the basis for determining the earliest *billing period* that ultimately may be revised. Telephone enquiries will be accepted and acted upon, but will not be used in determining how far back revisions may be undertaken. The whole of the *billing period* that contains the date which is 6 calendar months prior to the date of the notification will be revised if affected by the outcome of the investigation. The whole of the *billing period* immediately prior to that will be ineligible under Rules clause 3.15.18(b).

When a *Market Participant* notifies AEMO, AEMO will endeavour to resolve the issue by documented agreement with that *Market Participant* and any other *Market Participant* who raises the same issue in a similar timeframe. These parties are referred to as the 'primary Participants' in this document. The resolution mechanism will be applied generally to the Market, causing changes to settlement results for a wider group of *Market Participants* (referred to as the 'affected Participants'). The affected Participants will be notified of the issue by means of a settlement communication e-mail if AEMO considers the variance to be significant, or if one or more of the affected Participants inquire about the variance

#### 13.7.2. Agreement with participants

If a *Market Participant* notifies a matter to AEMO, that *Market Participant* will almost certainly have a financial interest in having the matter resolved in accordance with the Rules and/or AS contracts.



While resolution will generally advantage the *Market Participant*, there have been cases where resolution has been to the *Market Participant*'s financial disadvantage. This *Market Participant* is the primary Participant with whom AEMO will negotiate to resolve the issue. AEMO may discuss the issue with other affected Participants ('secondary Participants') to ensure that the resolution covers all the related circumstances that may apply to affected Participants.

AEMO will seek to negotiate agreement with the primary Participant about the resolution of the issue. When a view is formed of the principles of resolution, that view will be communicated to the secondary Participants for their agreement. If the secondary Participants agree also, then AEMO will arrange for appropriate revision of results, as set out in the following sections.

If agreement cannot be reached, and additional information or argument can be provided to support an alternative view, then AEMO will attempt to renegotiate an agreement with the primary Participant using that new information or argument.

The aim is to obtain agreement for resolution of the matter from all primary Participants. If this cannot be realised within a reasonable time, or further progress appears unlikely, then AEMO or the disagreeing participant may elevate the matter by lodging it with the Dispute Resolution Adviser.

#### 13.7.3.3.3.1. Revision of preliminary results

The fundamental purpose of *preliminary statements* is to provide a draft, which can be analysed and reconciled to identify anomalies and inconsistencies before the *final statement* is prepared. If these problems can be discovered with sufficient time to prepare the necessary changes to the input data or processing, then settlement results on the *final statements* will be satisfactory. This reduces the values of adjustments that would become necessary from later revisions, interest payments, GST adjustments and the time involved in reconciliation and audit of *revised statements*.

If the rectification leads to changes in the *final statements*, which AEMO considers to be significant, then a settlement communication e-mail-will be issued to provide explanation of the variances. Similarly, a communication e-mail-will be issued if one or more <u>Market Participants</u> inquire about such variances after final statement issue.

As with all AEMO communications, the confidentiality of <u>Market Participant</u> information will be a primary consideration. The extent of the detail released in a settlement communication <u>e-mail</u> will protect that confidentiality and will generally be limited to identification of the variances, as all the supporting data will be provided with the relevant *final statements*.

However, it may not be possible to confirm and make the necessary changes within the target time of 15 *business days*. The *preliminary statement* is posted 5 *business days* after the billing period and for any software anomalies the software change control procedure may take more than 10 *business days* to complete.

## 13.7.4.3.3.2. Revision of final statement results for payment

The notice period to <u>Market</u> Participants for the payment amount to be transacted each week is set at two *business days* to maximise the time available for checking preliminary results. If an inconsistency is discovered in a *final statement* before payment day, no action can be taken to revise the *settlement amounts* payable under <u>Rules-NER</u> clause 3.15.16. The reason is that all AEMO settlement transactions essentially balance to zero, and any change to the results of one



<u>Market</u> Participant will necessarily affect at least one other <u>Market</u> Participant and will generally affect many. At two days out from payment, the need for certainty in the amount is paramount. Any discrepancies in the *final statements* will be adjusted in subsequent *routine revis*<u>revised</u> <u>statement</u>ions.

### 13.7.5.3.3. Routine revised statements

*Routine revised statements* are issued approximately 20 weeks and 30 weeks after each billing period. Adjustments arising from these revised statements are generally relatively small. They arise typically from minor revisions of metering data and *ancillary service* payments, and consequent revisions to other market transactions such as recoveries and GST.

Routine revised statements will always be generated from the central settlement software, accompanied by full supporting data published through the Electricity Market Management System (EMMS).

If there is a change required which AEMO considers to be above the background 'noise' of the minor revisions, then AEMO will provide reasons by way of a settlement communication e-mail to the <u>Market Participant</u> settlement contacts. A settlement communication e-mail will also be issued where two or more <u>Market Participant</u> inquiries, relating to the same changes in a routine revised statement, are received.

## 13.7.6.3.3.4. Special revised statements

<u>Under NER clause 3.15.19</u>, <u>AEMO must issue a special revised statement w</u>Where-<u>an adjustment is</u> required:

- following resolution of a formal dispute, either after the issue of the 30-week routine
   <u>revised statement for a relevant billing week, or where the adjustment amount arising from
   a pending revised statement exceeds 5% of the value of the settlement amount of any
   affected <u>Market Participant; or</u> 
  </u>
- in respect of GST under NER clause 3.15.10A.or

<u>AEMO may also issue a special revised statement for an adjustment to reflect an issue identified</u> and resolved outside of a formal dispute process, if:

- the adjustment amount exceeds 5% of the value of the settlement amount of any affected Market Participant; and
- except in the case of an interim special revised statement (described below), both routine revised statements for that billing period have already been issued, AEMO will issue a special revised statement. all affected Market Participants have agreed to AEMO issuing the statement. This will take place as soon as practicable after investigations have been completed and resolved to the satisfaction of AEMO and the primary Participants involved.

There are three options for the issue of *special revised statements*:

(a) System <u>s</u>pecial <u>r</u>Revised <u>s</u>Statement

The settlement software may be used to generate a *revised statement*, which is issued through the EMMS. Revised supporting data would be available through the EMMS. A



settlement communication e-mail would be issued to notify settlement contacts of the *special revised statement's* existence and set out the reasons for its issue and details of the adjustment.

(b) Manual <u>s</u>pecial <u>r</u>Revised <u>s</u>Statement

A 'manual' statement calculated on spreadsheets and showing the adjustment amount only, may be issued to each of the affected <u>Market Participants</u>. The reasons for the *revised statement* would be attached to the statement. Supporting data for the calculation of the adjustment would be available on spreadsheet extract, but not be provided unless requested by the <u>Market Participant</u>. This minimises the risk of <u>manual handling leading to</u> inadvertent <u>disclosure of ly breaching confidentiality through incorrect cutting</u>, pasting and posting of <u>Market Participant confidential</u> data-manually. A manual special revised statement may cover multiple *billing periods*, and will generally be issue-based rather than *billing period* based.

(c) Interim <u>s</u>pecial <u>r</u>Revised <u>s</u>tatement

In cases where the last a-routine revised statement for the billing period concerned is yet to be issued, an interim special revised statement may be issued manually to a restricted set of the affected <u>Market Participants</u> with approximate adjustment amounts. The manual statement layout and supporting data would be as for option (b)(iii) above.

This option is especially suited to the situation where a significant energy adjustment is needed between two <u>Market</u> Participants. It would allow the settlement position of those two to be approximately corrected as soon as practicable, without burdening any other affected <u>Market</u> Participants with a special statement for a relatively trivial amount. When the *routine revised statement* came up for preparation, all <u>Market</u> Participants would be adjusted accurately with respect to other transactions such as recoveries, fees etc. The value of the manual statement would be reversed out by a manual entry in the *routine revised statements* for the primary <u>Market</u> Participants.

Like the manual *special revised statement*, an interim *special revised statement* may cover multiple *billing periods*, and will generally be issue-based rather than *billing period* based. If multiple *billing periods* are involved, then the reversal would be inserted at approximately the middle *billing <u>periodweek</u>* of the sequence, rather than splitting it pro-rata over each of those weeks.

## 13.7.7.3.3.5. Adjustments

An adjustment arising from a *revised statement* is entered in the first *final statement* that is posted at least 8 *business days* after the date of issue of that *revised statement*. Interest is calculated from the rates set for each day between the original payment date for the *billing period* and the date of payment of the adjustment. Any differences in GST amounts are also brought to account, and a GST adjustment note created on the EMMS Participant fileserver.

Since the adjustments arising from revised statements appear as line items in *final statements*, those adjustments cannot be changed prior to transacting the *final statement* payment amount<del>as</del> per 5.3.3 above. There is only one payment amount, which includes any adjustments from *revised statements*, to be transacted each week for each *Market Participant*.



#### 13.8.0. Revisions to adjustment amounts

It is possible that a last-minute transcription error or processing anomaly may occur in the preparation of an adjustment amount to appear in a *final statement*. In the case of the 30-week *revised statement*, the 6-month window would have already closed. Clause 3.15.20(c) of the Rules allows a time-limited window of 20 *business days* to raise such inconsistencies for investigation. Resolution would be by means of a subsequent *special revised statement*. This provision is not an opportunity to resurrect any fundamental issues that were resolved in principle before the issuing of the *revised statement*.

## 3.4. Notification and resolution of issues and disputes

#### 3.4.1. Six-month window

AEMO can only revise settlements after the 30-week *routine revised statement* for a *billing period* if a formal dispute was initiated:

- within 6 calendar months of the last day of the billing period (NER clause 3.15.18(b)); or
- if the dispute relates only to the calculation of an adjustment amount or interest shown on a *revised statement*, within 20 *business days* of the *final statement* that incorporates that amount (NER clause 3.15.20(c)).

*Market Participants* should be aware of these time limits, which cannot be extended. They apply even if an issue has been previously raised with AEMO but not resolved by the 30-week statement.

### 3.4.2. Raising an issue

Subject to these NER requirements and limits, any *Market Participant* who believes there is an error in a settlement statement can notify AEMO's settlements team of the issue informally at an earlier stage (preferably by e-mail).

#### 3.4.3. Agreement with participants

If one or more *Market Participants* (referred to in this document as the 'primary Participants') notify a matter to AEMO, either informally or under stage 1 of the NEM dispute resolution process, AEMO will investigate the issue and seek to resolve it with the primary Participants.

As any necessary adjustment will be applied generally to the Market, it may impact settlement results for all or a wider group of *Market Participants* (referred to as 'secondary Participants'). AEMO may discuss the issue with secondary Participants to ensure any proposed resolution covers all circumstances that may be relevant to affected Participants.

## 3.4.4. Effecting an agreed outcome

Settlement adjustments resulting from the resolution of an issue raised by a primary Participant will be reflected in the next *routine revised statement*, unless AEMO is required or permitted to include the adjustment in a *special revised statement* (see section 3.3.4).

# 13.10.3.5. Settlement calendars

Typically, there are four *settlement statements* issued each week:



- a preliminary, usually on Friday;
- a final, usually on Wednesday;
- a 20-week revised, usually on Tuesday; and
- a 30-week revised, usually on Thursday.

NEM public holidays will change the above timing, and may lead to two statements occasionally being issued on the same day. It is important that all *Market Participants* are aware of the statement and payment dates.

AEMO has published on its website settlement calendars which set out the dates of issue of *preliminary, final and revised statements* as well as the dates for payment transactions. For the purposes of NER 3.15.19(e)(1), the published settlement calendars are incorporated into this Policy.

AEMO may also elect to publish other calendar formats that may assist *Market Participants* in conducting their settlement processes. For the avoidance of doubt, AEMO publishes the '<u>NEM\_List</u> Calendar<u>s</u>' in order to fulfil its obligation under the <u>NER</u> clause 3.15.19(e)(1). Where a discrepancy exists between the '<u>List-NEM</u> Calendar' and another calendar, the '<u>List-NEM</u> Calendar' is to prevail.

The settlement calendars are published approximately a year in advance, based upon the public holiday information available. Proclamation of public holidays is the responsibility of the individual State Governments, and the notice provided in advance of the actual holidays can vary significantly. In particular, there is often uncertainty as to whether a day in lieu will be proclaimed when the public holiday naturally falls on a Saturday. Late proclamations lead to late amendment of the calendars.



#### Figure 13 Sample NEM list calendar

# 2012 NEM Calendar

Wk	Billing Period	Billing Period	Preliminary			20-Week Revised	30-Week Revised	Wk
ID	Start	End		Final Statement	Payment Date	Statement	Statement	ID
1	1-Jan-12	7-Jan-12	13-Jan-12	2-Feb-12	6-Feb-12	22-May-12	2-Aug-12	1
2	8-Jan-12	14-Jan-12	20-Jan-12	9-Feb-12	13-Feb-12	29-May-12	9-Aug-12	2
3	15-Jan-12	21-Jan-12	30-Jan-12	16-Feb-12	20-Feb-12	5-Jun-12	16-Aug-12	3
4	22-Jan-12	28-Jan-12	3-Feb-12	22-Feb-12	24-Feb-12	12-Jun-12	23-Aug-12	4
5	29-Jan-12	4-Feb-12	10-Feb-12	29-Feb-12	2-Mar-12	19-Jun-12	30-Aug-12	5
6	5-Feb-12	11-Feb-12	17-Feb-12	7-Mar-12	9-Mar-12	26-Jun-12	6-Sep-12	6
7	12-Feb-12	18-Feb-12	24-Feb-12	14-Mar-12	16-Mar-12	3-Jul-12	13-Sep-12	7
8	19-Feb-12	25-Feb-12	2-Mar-12	21-Mar-12	23-Mar-12	10-Jul-12	20-Sep-12	8
9	26-Feb-12	3-Mar-12	9-Mar-12	28-Mar-12	30-Mar-12	17-Jul-12	27-Sep-12	9
10	4-Mar-12	10-Mar-12	16-Mar-12	4-Apr-12	10-Apr-12	24-Jul-12	4-0ct-12	10
11	11-Mar-12	17-Mar-12	23-Mar-12	13-Apr-12	17-Apr-12	31-Jul-12	11-0ct-12	11
12	18-Mar-12	24-Mar-12	30-Mar-12	20-Apr-12	24-Apr-12	7-Aug-12	18-0ct-12	12
13	25-Mar-12	31-Mar-12	10-Apr-12	30-Apr-12	2-May-12	14-Aug-12	25-0ct-12	13
14	1-Apr-12	7-Apr-12	16-Apr-12	4-May-12	8-May-12	21-Aug-12	1-Nov-12	14
15	8-Apr-12	14-Apr-12	20-Apr-12	10-May-12	14-May-12	28-Aug-12	8-Nov-12	15
16	15-Apr-12	21-Apr-12	30-Apr-12	17-May-12	21-May-12	4-Sep-12	15-Nov-12	16
17	22-Apr-12	28-Apr-12	4-May-12	23-May-12	25-May-12	11-Sep-12	22-Nov-12	17
18	29-Apr-12	5-May-12	11-May-12	30-May-12	1-Jun-12	18-Sep-12	29-Nov-12	18
19	6-May-12	12-May-12	18-May-12	6-Jun-12	8-Jun-12	25-Sep-12	6-Dec-12	19
20	13-May-12	19-May-12	25-May-12	14-J un-12	18-J un-12	2-0ct-12	13-Dec-12	20
21	20-May-12	26-May-12	1-Jun-12	21-J un-12	25-J un-12	9-0ct-12	20-Dec-12	21
22	27-May-12	2-Jun-12	8-Jun-12	28-J un-12	2-Jul-12	16-0ct-12	27-Dec-12	22
23	3-Jun-12	9-Jun-12	18-Jun-12	5-Jul-12	9-Jul-12	23-0ct-12	3-Jan-13	23
24	10-Jun-12	16-Jun-12	22-Jun-12	11-Jul-12	13-Jul-12	30-Oct-12	10-Jan-13	24
25	17-Jun-12	23-Jun-12	29-Jun-12	18-Jul-12	20-Jul-12	6-Nov-12	17-Jan-13	25
26	24-Jun-12	30-Jun-12	6-Jul-12	25-Jul-12	27-Jul-12	13-Nov-12	24-Jan-13	26
27	1-Jul-12	7-Jul-12	13-Jul-12	1-Aug-12	3-Aug-12	20-Nov-12	31-Jan-13	27
28	8-Jul-12	14-Jul-12	20-Jul-12	8-Aug-12	10-Aug-12	27-Nov-12	7-Feb-13	28
29	15-Jul-12	21-Jul-12	27-Jul-12	15-Aug-12	17-Aug-12	4-Dec-12	14-Feb-13	29
30	22-Jul-12	28-Jul-12	3-Aug-12	22-Aug-12	24-Aug-12	11-Dec-12	21-Feb-13	30
31	29-Jul-12	4-Aug-12	10-Aug-12	29-Aug-12	31-Aug-12	18-Dec-12	28-Feb-13	31
32	5-Aug-12	11-Aug-12	17-Aug-12	5-Sep-12	7-Sep-12	27-Dec-12	7-Mar-13	32
33	12-Aug-12	18-Aug-12	24-Aug-12	12-Sep-12	14-Sep-12	2-Jan-13	14-Mar-13	33
34	19-Aug-12	25-Aug-12	31-Aug-12	19-Sep-12	21-Sep-12	8-Jan-13	21-Mar-13	34
35	26-Aug-12	1-Sep-12	7-Sep-12	26-Sep-12	28-Sep-12	15-Jan-13	28-Mar-13	35
36	2-Sep-12	8-Sep-12	14-Sep-12	3-0ct-12	5-0ct-12	22-Jan-13	4-Apr-13	36
37	9-Sep-12	15-Sep-12	21-Sep-12	10-0 ct-12	12-0ct-12	29-Jan-13	11-Apr-13	37
38	16-Sep-12	22-Sep-12	28-Sep-12	17-0 ct-12	19-0ct-12	5-Feb-13	18-Apr-13	38
39	23-Sep-12	29-Sep-12	5-0 ct-12	24-0 ct-12	26-Oct-12	12-Feb-13	26-Apr-13	39
40	30-Sep-12	6-0ct-12	12-0 d-12	31-0 ct-12	2-Nov-12	19-Feb-13	2-May-13	40
41	7-Oct-12	13-0 ct-12	19-0 d-12	7-Nov-12	9-Nov-12	26-Feb-13	9-May-13	41
42	14-0ct-12	20-0 ct-12	26-0 ct-12	14-Nov-12	16-Nov-12	5-Mar-13	16-May-13	42
43	21-0ct-12	27-0 ct-12	2-Nov-12	21-Nov-12	23-Nov-12	12-Mar-13	23-May-13	43
44	28-Oct-12	3-Nov-12	9-Nov-12	28-Nov-12	30-Nov-12	19-Mar-13	30-May-13	44
45	4-Nov-12	10-Nov-12	16-Nov-12	5-Dec-12	7-Dec-12	26-Mar-13	6-Jun-13	45
46	11-Nov-12	17-Nov-12	23-Nov-12 30 Nov 12	12-Dec-12	14-Dec-12	2-Apr-13	13-Jun-13 20 Jun 13	46
47	18-Nov-12	24-Nov-12	30-Nov-12	19-Dec-12	21-Dec-12	9-Apr-13	20-Jun-13	47
48	25-Nov-12	1-Dec-12	7-Dec-12	28-Dec-12	2-Jan-13	16-Apr-13	27-Jun-13	48
49	2-Dec-12	8-Dec-12	14-Dec-12	7-Jan-13	9-Jan-13	23-Apr-13	4-Jul-13	49
50	9-Dec-12	15-Dec-12	21-Dec-12	14-Jan-13	16-Jan-13	30-Apr-13	11-Jul-13	50
51 52	16-Dec-12 23-Dec-12	22-Dec-12	2-Jan-13	21-Jan-13 24 Jan 13	23-Jan-13	7-May-13 14-May-13	18-Jul-13	51
JZ	23-080-12	29-Dec-12	7-Jan-13	24-Jan-13	29-Jan-13	14-may-15	25-Jul-13	52

dd month yyyy



# 13.13.3.6. Process for calendar amendementamendment

The settlement calendars are amended by uploading new versions of each document on the AEMO website at the following location:

http://www.aemo.com.au/Electricity/National-Electricity-Market-NEM/Settlements-and-payments/Prudentials-and-payments/Settlement-Calendars

An AEMO <u>c</u>-ommunication <u>e-mail</u> is also issued <u>all Registered Participants</u> to <u>Market Participants</u> when the calendar has been amended, together with the reason for the amendment.

The settlement calendar covers the three years, centred on the current year. Towards the end of each calendar year, a major update is prepared whereby the previous calendar year is deleted and the year after the subsequent year is added. Amendments are uploaded to the AEMO website and advised to Participants as soon as any change, which affects the calendar dates, is confirmed.