

Rule Change Notice

Title: Maximum Reserve Capacity Price

Ref: RC_2008_11

Standard Rule Change Process

Date: 29 February 2008

CONTENTS

1.	INT		2
2.	TH	E RULE CHANGE PROPOSAL	3
		The Submission	
	2.2.	Details of the Proposal	3
		The Proposal and the Wholesale Market Objectives	
3.	WH	ETHER THE PROPOSAL WILL BE PROGRESSED FURTHER	6
4.	CA	LL FOR SUBMISSIONS	7
5.	PR	OPOSED AMENDING RULES	8

DOCUMENT DETAILS

IMO Notice No.: RC_2008_11
Report Title: Rule Change Notice: Maximum Reserve Capacity Price
Release Status: Public

Confidentiality Status: Public domain

Published in accordance with Market Rule 2.5.7

Independent Market Operator

Level 22, The Forrest Centre

221 St George's Terrace, Perth WA 6000

PO Box 7096, Cloisters Square, Perth WA 6850

Tel. (08) 9254 4300

Fax. (08) 9254 4399

Email: imo@imowa.com.au Website: www.imowa.com.au

1. INTRODUCTION

Market Rule 2.5.1 of the Wholesale Electricity Market Rules (Market Rules) provides that any person (including the Independent Market Operator) may make a Rule Change Proposal by completing a Rule Change Proposal Form and submit this to the Independent Market Operator (IMO).

The IMO will assess the proposal and, within 5 Business Days of receiving the proposal form, will notify the proponent whether the proposal will be progressed further.

In order for the proposal to be progressed the change proposal must explain how it will enable the Market Rules to better contribute to the achievement of the Wholesale Market Objectives. The market objectives are:

- (a) to promote the economically efficient, safe and reliable production and supply of electricity and electricity related services in the South West interconnected system;
- (b) to encourage competition among generators and retailers in the South West interconnected system, including by facilitating efficient entry of new competitors;
- (c) to avoid discrimination in that market against particular energy options and technologies, including sustainable energy options and technologies such as those that make use of renewable resources or that reduce overall greenhouse gas emissions;
- (d) to minimise the long-term cost of electricity supplied to customers from the South West interconnected system; and
- (e) to encourage the taking of measures to manage the amount of electricity used and when it is used.

A Rule Change Proposal can be processed using a Standard Rule Change Process or a Fast Track Rule Change Process. The standard process involves a combined 10 weeks public submission period, while the fast track process involves the IMO consulting with Rule Participants who either advise the IMO that they wish to be consulted or the IMO considers have an interest in the change.

2. THE RULE CHANGE PROPOSAL

2.1. The Submission

IMO submitted, on 28 February 2008, a Rule Change Proposal regarding changes to clauses 2.26.1, 2.26.3, 2.26.4, 4.1.19, 4.16.3, 4.16.4, 4.16.5, 4.16.7, 4.16.8, 4.16.9, 4.22.3, and Appendix 4 in the Wholesale Electricity Market Rules (Market Rules).

This Rule Change Notice is published according to Market Rule 2.5.7, which requires the IMO to publish a notice within 7 Business Days of receiving a Rule Change Proposal.

2.1.1. Submission details

Name:	Dora Guzeleva
Phone:	(08) 9254 4351
Fax:	
Email:	imo@imowa.com.au
Organisation:	Independent Market Operator
Address:	221 St George's Terrace, Perth WA 6000
Date submitted:	28/02/2008
Urgency:	Medium
Change Proposal title:	Maximum Reserve Capacity Price

2.2. Details of the Proposal

Over the past year, the IMO in conjunction with an industry-based advisory group, the Maximum Reserve Capacity Price Advisory Group, has been assessing the methodology and concepts surrounding the determination of the Maximum Reserve Capacity Price. Through this review process, the Advisory Group has found that the existing Market Rules to determine and review the Maximum Reserve Capacity Price could be improved.

One of the main areas where the mechanism can be improved is so minor changes to the methodology can be implemented without the need for Market Rule changes, while still allowing the Maximum Reserve Capacity Price to be determined in a cost-reflective and transparent manner. Timeliness is a key to improving the efficiency of this process.

Other issues considered by the Advisory Group included:

- Methods that can be used to calculate the open-cycle gas turbine power station costs, including how the engine costs and the balance of plant costs are determined.
- The inclusion of land purchase costs;
- Assessment of how transmission connection costs should be estimated;
- A review of the Weighted Average Cost of Capital (WACC) for the purposes of determining the Maximum Reserve Capacity Price; and
- A review of the way the K Factor is determined under the current Market Rules.

The outcomes of the review, which have been presented in a discussion paper, are summarised below. The Advisory Group proposed that:

- Power station costs should be determined each year with the assistance of a suitable consultant:
- Land purchase costs should be included as part of the Maximum Reserve Capacity Price;
- A transmission connection scenario should be well defined and ideally should be costed by Western Power;
- A WACC review should be included as part of the package of Market Rule and Market Procedure changes; and
- The K Factor should be removed, together with modifications to the clauses regarding Long Term Special Price Arrangements.

To implement the above changes, the Advisory Group has proposed that the detail that exists in the current Market Rules be replaced with general provisions for the determination and review of the MRCP. The detail on the determination process will then be provided in a new Market Procedure, which will undergo a review at least once every five years.

It is considered that the approval process required of the Economic Regulation Authority (ERA) in respect to the Maximum Reserve Capacity Price should also be clarified. Changes presented in this Market Rule Change Proposal will provide a clear and transparent process by which the Maximum Reserve Capacity Price will be determined. Because of this, and the relatively short timeframes involved in the price determination each year, changes are proposed which clarify the scope of work that is conducted by the ERA when completing its annual approval of the Maximum Reserve Capacity Price. This will provide certainty to Rule Participants and potential investors that the Maximum Reserve Capacity Price will not be amended after the completion of the public consultation process unless the IMO has not followed due process in the determination and consultation steps. The IMO believes that this clarification is consistent with the intent of the Market Rules.

On 15 October 2007 the IMO proposed a Fast-Track Rule Change (RC_2007_24) which took effect on 17 December 2007 to partially address the issue of flexibility to include significant changes when calculating the Maximum Reserve Capacity Price. Rule Change 2007_24, titled "Maximum Reserve Capacity Price Methodology and Review" provided the IMO with discretion to make changes to the methodology by which the Maximum Reserve Capacity Price is determined in cases where material improvements would benefit the efficiency of the Maximum Reserve Capacity Price outcome. When proposing this Rule Change, the IMO noted that it was the first step in creating a more robust process. The Market Rule changes in this proposal are intended to complete this review process and create a better framework by which the Maximum Reserve Capacity Price is determined.

2.3. The Proposal and the Wholesale Market Objectives

The IMO submits that the proposal promotes market objective (a) by providing more flexibility in the Maximum Reserve Capacity Price determination process. At present, the Market Rules provide for a process which is relatively inflexible and, as a result, the relevant methodology and components are difficult to change. This has the potential to result in sub-optimal price outcomes. The proposal will ensure that the price can be set at a level which is economically efficient by allowing for future adjustments in the methodology to reflect changes in the underlying costs.

Further, the IMO submits that the proposal also supports market objective (b) by creating an environment where the principles for determining the Maximum Reserve Capacity Price are clearly defined, while allowing for the Maximum Reserve Capacity Price to be set at a cost reflective and efficient level in a timely manner. This will provide confidence to investors that the mechanism is sufficiently flexible and achieves, to the highest extent practicable, cost-reflective outcomes for the Maximum Reserve Capacity Price. Investor confidence will facilitate efficient entry of new competitors in the South West interconnected system.

3. WHETHER THE PROPOSAL WILL BE PROGRESSED FURTHER

The IMO has decided to proceed with this proposal on the basis that the IMO's preliminary assessment indicated that the proposal is consistent with the Wholesale Market Objectives.

The IMO has decided to process this Rule Change Proposal using the Standard Rule Change Process, described in section 2.7 of the Market Rules.

As this change includes amending protected provisions, clause 4.1.19 and section 4.16, (see clause 2.8.13 in the Market Rules) any change resulting from this proposal must be approved by the Minister for Energy after the IMO's Final Report is published.

The projected timelines for processing this proposal are:

This Rule Change Notice published 29/02/2008

First Submission period
 29/02/2008 - 11/04/2008

• Draft Report published 12/05/2008

Second submission period
 13/05/2008 - 10/06/2008

Final Report published 08/07/2008
 Final Report approved by the Minister 05/08/2008

4. CALL FOR SUBMISSIONS

The IMO is seeking submissions regarding this proposal. The submission period is six weeks from the publication date of this notice. Submissions must be delivered to the IMO by close of business on **Friday 11 April 2008.**

The IMO prefers to receive submissions by email to **marketadmin@imowa.com.au** using the submission form available on the IMO website: http://www.imowa.com.au/10_5_1_MarketRulesChangeSummary.html

Submissions may also be sent to the IMO by fax or post, addressed to:

Independent Market Operator Attn: Manager Market Administration PO Box 7096 Cloisters Square, Perth, WA 6850

Fax: (08) 9254 4399

5. PROPOSED AMENDING RULES

The IMO proposes the following new clauses to the Market Rules (deleted words, <u>added</u> words):

2.26 Economic Regulation Authority Approval of Maximum and Minimum Prices

- 2.26.1. Where the IMO has proposed a revised value for the Maximum Reserve Capacity Price in accordance with clause 4.16 or a change in the value of one or more Energy Price Limits in accordance with clause 6.20, the Economic Regulation Authority must:
 - (a) review the report provided by the IMO, including all submissions received by the IMO in preparation of the report;
 - (b) make a decision as to whether or not to approve the revised value for the Maximum Reserve Capacity Price or any value comprising the Energy Price Limits;
 - (c) in making its decision, only consider:
 - i. whether the proposed revised value for the Maximum Reserve Capacity Price or Energy Price Limit proposed by the IMO reasonably reflects the application of the method and guiding principles described in clauses 4.16 or 6.20 (as applicable);
 - ii. whether the IMO has carried out an adequate public consultation process; and
 - (d) notify the IMO as to whether or not it has approved the revised value.
- 2.26.2.
- 2.26.3. The Economic Regulation Authority must review the methodology for setting the Maximum Reserve Capacity Price and the Energy Price Limits not later than the fifth anniversary of the first Reserve Capacity <u>Cycle</u> and, subsequently, not later than the fifth anniversary of the completion of the preceding review under this clause 2.26.3. A review must examine:
 - (a) the level of competition in the market;
 - (b) the level of market power being exercised and the potential for the exercise of market power;
 - (c) the effectiveness of the methodology in curbing the use of market power;

- (d) historical Reserve Capacity Offers and the proportion of Reserve Capacity Offers with prices equal to the Maximum Reserve Capacity Price;
- (e) historical STEM Bids and STEM Offers and the proportion of STEM Bids and Offers with prices equal to the Energy Price Limits;
- (f) the appropriateness of the parameters and methodology in clause 4.16 and Appendix 4 the Market Procedure referred to in clause 4.16.3 for recalculating the Maximum Reserve Capacity Price;
- (g) the appropriateness of the parameters and methodology in clause 6.20 for recalculating the Energy Price Limits;
- (h) the performance of Reserve Capacity Auctions, STEM Auctions and Balancing in meeting the Wholesale Market Objectives; and
- (i) other matters which the Economic Regulation Authority considers relevant.
- 2.26.4. The Economic Regulation Authority must provide a report to the Minister on the review conducted under clause 2.26.3 to the Minister.

4.1 The Reserve Capacity Cycle

. . .

4.1.19. No earlier than the first Business Day following the Reserve Capacity Auction the The IMO must commence a review of the Maximum Reserve Capacity Price as required by clause 4.16.3 with the objective of completing the review, including consideration of public submissions in relation to that review, so as to allow a reasonable time for the Economic Regulation Authority to approve any proposed change in value and for that value to be implemented prior to the date and time specified in clause 4.1.4 that relates to the following Reserve Capacity Cycle.

4.16. The Maximum Reserve Capacity Price

- 4.16.1. For all Reserve Capacity Cycles, the IMO must publish a Maximum Reserve Capacity Price as determined in accordance with this clause 4.16 prior to the time specified in clause 4.1.4.
- 4.16.2. The Maximum Reserve Capacity Price to apply for the first Reserve Capacity Cycle is \$150,000 per MW per year.
- 4.16.3 The IMO must <u>develop a Market Procedure documenting the methodology it</u>
 uses and the process it follows in determining the Maximum Reserve Capacity
 Price, and:

- the IMO and Market Participants must follow that documented Market

 Procedure when conducting any review and consultations in
 accordance with clause 4.16.3 and 4.16.6; and
- (b) the IMO must follow the documented Market Procedure to annually review the value of the Maximum Reserve Capacity Price in accordance with this clause 4.16 and in accordance with the timing requirements specified in clause 4.1.19.
- 4.16.4. In conducting the review required by clause 4.16.3, the IMO must assess the appropriateness of the following values specified in Appendix 4 for calculating the Maximum Reserve Capacity Price:
 - (a) the optimum size of an open cycle gas turbine for the SWIS, where the optimum size is a size that is expected by the IMO to minimise the cost of energy to Market Customers over the long term;
 - (b) the capital cost of open cycle gas turbine power stations based on current data and the methodology specified in Appendix 4;
 - (c) the level of electricity transmission connection costs, including:
 - i. the cost of electricity transmission assets required to connect an open cycle gas turbine power station to the SWIS; and
 - ii. an estimate of the cost of augmenting the shared network to facilitate the connection of the open cycle gas turbine power station.
 - where the IMO may seek a reasonable estimate of this value from the Electricity Network Corporation;
 - (d) the cost of acquiring and installing fuel tanks sufficient to accommodate 24 hours of liquid fuel storage including the cost of keeping this tank half full at all times:
 - (e) the capital cost of a pipeline lateral of reasonable length to connect to a main gas pipeline (so as to allow for duel fuel capability);
 - (f) the estimate of the fixed operating and maintenance costs for a typical open cycle gas turbine power station and the transmission facilities described in (c);
 - (g) a margin allowed for legal, approval and financing costs; and
 - (h) a margin allowed for contingences.
- 4.16.5. The IMO must propose a revised value for the Maximum Reserve Capacity Price using the methodology described in Appendix 4 the Market Procedure referred to in clause 4.16.3. after taking into account any significant modifications to the methodology resulting from the review conducted in accordance with clause 4.16.3 and 4.16.4.

- 4.16.6. ...
- 4.16.7. After considering of the submissions on the draft report described in clause 4.16.6 the IMO must propose a final revised value for the Maximum Reserve Capacity Price and submit publish that value and its final report, including submissions received on the draft report on the Market Web-Site to the Economic Regulation Authority for approval.
- 4.16.8. A proposed revised value for the Maximum Reserve Capacity Price becomes the Maximum Reserve Capacity Price after:
 - (a) the Economic Regulation Authority has approved that value in accordance with clause 2.26; and
 - (b) the IMO has posted a notice on the Market Web Site of the new value of the Maximum Reserve Capacity Price,

with effect from the time specified in the IMO's notice.

4.16.9 At least once in every five year period, the IMO must review the Market Procedure referred to in clause 4.16.3 and must undertake a public consultation process in respect of the outcome of the review.

4.22. Long Term Special Price Arrangements

- 4.22.1.
- 4.22.2. ...
- 4.22.3. Special Reserve Capacity Price for Capacity Credits covered by a Long Term Special Price Arrangement is:
 - in the first Capacity Year of the Long Term Special Price Arrangement,
 the Monthly Reserve Capacity Price applicable in the first Trading
 Month of the term of the Long Term Special Price Arrangement; and
 - (b) in each subsequent Capacity Year of the Long Term Special Price Arrangement, the price calculated in accordance with the following formula:

```
P[t] = P[t-1] \text{ multiplied by the greater of} \text{unity, and} (1 + ((CPI[t] - CPI[t-1]) / CPI[t-1]) \frac{0.01}{0.01}) for t > 0
```

Where

t indicates the number of years that have elapsed since the commencement of the Long Term Special Price Arrangement

where t has a value of 0 in the first Capacity Year and increases by 1 for each subsequent Capacity Year;

P[0] is the Monthly Reserve Capacity Price applicable in the first Trading Month of the term of the Long Term Special Price Arrangement;

P[t] is the Special Reserve Capacity Price applicable for the tth Capacity Year; and

CPI[t] is the weighted average of the Consumer Price Index All Groups values for the eight Australian State and Territory capital cities as determined by the Australian Bureau of Statistics for the quarter_ending June 30 of the calendar year in which the tth Capacity Year commences; and

CPI[t-1] is the weighted average of the Consumer Price Index All Groups values for the eight Australian State and Territory capital cities are determined by the Australian Bureau of Statistics for the quarter ending on June 30 of the preceding calendar year.

Appendix 4: [Blank] Maximum Reserve Capacity Price Methodology

This Appendix presents the method for setting the Maximum Reserve Capacity Price allowed under Clause 4.16. Unless otherwise stated, all dollar amounts are in real dollar terms.

The Maximum Reserve Capacity Price to apply for a Reserve Capacity Auction held in calendar year t is PRICECAP[t] where this is to be calculated as:

PRICECAP[t] = k×(FIXED_O&M[t] + ANNUALISED_CAPCOST[t] / (CAP / SDF))

Where:

PRICECAP[t] is the Maximum Reserve Capacity Price to apply in a Reserve Capacity Auction held in calendar year t;

ANNUALISED_CAPCOST[t] is the CAPCOST[t], expressed in Australian dollars in year t, annualised over a 15 year period, using a real pre-tax return to equity equal to the Commonwealth 10 Year Bond Rate (Real) plus a Margin for Equity of 15.1%, a real return to debt equal to the Commonwealth 10 Year Bond Rate (Nominal) plus a Margin for Debt of 1.5%, and a debt to equity ratio of 60:40;

CAP is the capacity of an open cycle gas turbine, expressed in MW;

SDF is the summer derating factor of a new open cycle gas turbine, and equals 1.18;

CAPCOST[t] is the total capital cost, expressed in million Australian dollars in year t, assumed for an open cycle gas turbine power station of capacity CAP; and

FIXED_O&M[t] is the fixed operating and maintenance costs for a typical open cycle gas turbine power station and any associated electricity transmission facilities, expressed in Australian dollars in year t, per MW per year.

k is a factor set so that the net present value of 10 years worth of payments escalated on a CPI-1% basis is equivalent to the payment stream from 10 years worth of an unescalated payments.

The value of CAPCOST[t] is to be calculated as:

 $CAPCOST[t] = (PC[t] \times (1 + M) \times CAP \times (1 + 1.5D + 0.5 \times D2)) + TC[t] + FFC[t]$ Where:

PC[t] is the capital cost of an open cycle gas turbine power station in year t, expressed in Australian dollars in year t per MW;

M is a margin to cover legal, approval, and financing costs and contingencies;

TC[t] is the cost of electricity transmission assets required to connect an open cycle gas turbine power station to the SWIS, plus an estimate of the costs of augmenting the shared network to facilitate the connection of the open cycle gas turbine power station, expressed in Australian million dollars in year t;

FFC[t] is the fixed fuel costs and must represent the fixed costs associated with an on-site liquid storage tank with sufficient capacity for 24 hours of Liquid Fuel including the cost of keeping this tank half full at all times expressed in Australian million dollars in year t; and

D is the real interest rate on debt and equals the Commonwealth 10 Year Bond Rate (real) plus a Margin for Debt of 1.5%. This rate is used to determine the total interest cost by assuming a construction period of two years with 50% of the capital costs incurred in each year. The value of PC[t] is to be calculated using the following formula:

PC[t] = GTP[t-x] × (USCPI[t] / USCPI[t-x]) × ER[t,t-x]
Where:

GTP[t-x] is double the lowest quoted equipment price of the three open cycle gas turbines with capacities nearest to CAP, quoted in United States dollars per MW, contained in the most recent issue of Gas Turbine World Handbook, or a similar reputable international trade price, current as at year t-x.

USCPI[t] is a forecast, made in year t-x, of the Consumer Price Index - All Urban Consumers (CPI-U) for the United States of America midway through year t as compiled by the United States Bureau of Labor Statistics.

USCPI[t-x] is the actual value of the Consumer Price Index - All Urban Consumers (CPI-U) for the United States of America midway through year t-x as compiled by the United States Bureau of Labor Statistics.

ER[t,t-x] is the forecast Australian dollar to United States of America dollar exchange rate, made in year t-x, for midway through year t, based on the Australian Federal Government's budget forecasts.

x is the number of years prior to year t for which the latest available open cycle gas turbine data is available at the time of calculating the value of PRICECAP[t].

For the first Reserve Capacity Cycle, where t=2005, the following values are to be used in evaluating PRICECAP[2005]:

the real pre-tax return to equity = 18%

the real return to debt = 5%

CAP = 160 MW

FIXED_O&M[2005] = \$34,000/MW (comprising \$15,000/MW for power station O&M costs and \$19,000/MW for electricity transmission O &M costs)

M = 15% (comprising a 5% margin associated with legal, approval and financing costs and a 10% margin for contingences).

TC[2005] = \$17 million.

FFC[2005] = \$3 million.

D = 5%

x = 1