

**Electricity Industry Participation (Part 13 Minor  
Amendments) Code Amendment 2012**

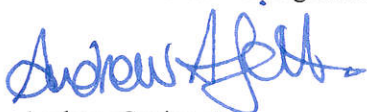
Pursuant to section 38 of the Electricity Industry Act 2010, I make the following amendments to the Electricity Industry Participation Code 2010.

At Wellington on the 25<sup>th</sup> day of September 2012



Dr Thomas Brent Layton  
Chairperson  
Electricity Authority

Certified in order for signature:



Andrew Springett

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21 September 2012

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## **Amendment**

- 1 Title**  
This is the Electricity Industry Participation (Part 13 Minor Amendments) Code Amendment 2012.
- 2 Commencement**  
This amendment comes into force on 1 November 2012.
- 3 Code amended**  
This amendment amends the Electricity Industry Participation Code 2010.
- 4 New clause 13.8B inserted (Deemed reserve offers)**  
After clause 13.8A, insert:  
**"13.8B Deemed reserve offers**  
"(1) This clause applies if, on a **trading day** ("the current **trading day**"), an **ancillary service agent** who provides **instantaneous reserves** has not submitted a **reserve offer** for a **trading period** in the **trading day** following the next **trading day**.  
"(2) An **ancillary service agent** is deemed to have submitted, for that **trading period**, a **reserve offer** that is the same as the **reserve offer** the **ancillary service agent** made for the corresponding **trading period** on the current **trading day**, and clause 13.38(2)(c) applies accordingly.  
"(3) A deemed **reserve offer** under subclause (2) applies until the **ancillary service agent** cancels or revises the **reserve offer** in accordance with clauses 13.46 to 13.49."
- 5 Clause 13.38 amended (Ancillary service agents to submit reserve offers to system operator)**  
In clause 13.38(1A), replace "end" with "beginning".
- 6 Clause 13.42 replaced (How price is to be specified in reserve offers in respect of generation)**  
Replace clause 13.42 with:  
**"13.42 How price to be specified in reserve offers**  
When submitting a **reserve offer** under clause 13.38, an **ancillary service agent**—  
"(a) must express the price in each band in dollars and whole cents per **MW** excluding **GST**; and  
"(b) must specify a price that is equal to or greater than \$0.00/**MW**."
- 7 Clause 13.43 revoked (How price is to be specified in reserve offers for interruptible load)**  
Revoke clause 13.43.

**8 Clause 13.104 amended (Information to be published)**

- (1) In clause 13.104(1)(a), delete subparagraph (x).
- (2) In clause 13.104(1), after paragraph (b), insert:  
"(c) in relation to the **non-response schedule**, the  
scheduled **frequency keeping generating stations** for  
each **island**".

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**Explanatory Note**

*This note is not part of the amendment, but is intended to indicate its general effect.*

This amendment to the Electricity Industry Participation Code 2010 comes into force on 1 November 2012.

This amendment:

- (a) provides for deemed reserve offers;
- (b) makes a minor correction to the deadline for submitting reserve offers;
- (c) provides that an ancillary service agent must not specify a price that is lower than \$0.00/ MW when submitting a reserve offer; and
- (d) provides that the system operator must publish the scheduled frequency keeping station for each island in relation to the non-response schedule, but not the price-responsive schedule.

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Date of notification in the *Gazette*: 27 September 2012.