

CONSULTATION RESPONSE TEMPLATE

This template is provided to assist stakeholders in giving feedback about the changes detailed in **SO_OP_3705 Dispatch Procedure Consultation November 2022**.

It is optional to use this template.

Stakeholders are invited to submit written responses on this Information Paper, by 5.00 pm Thursday 20 January 2023 to iess@aemo.com.au

Participant name	Origin Energy
Submission Date	19 January 2023

Section	#	Question	Participant comments
2.2.3	1	Are there any scenarios where the Target Aggregate arrangement should be retained after the IESS Final Release (03 June 2024)?	
2.3	2	AEMO has included the FCAS regulation enabled logic in the Cap Aggregate, despite it being unlikely that there will be any semi-scheduled units providing FCAS regulation. Are there scenarios where this is likely to be possible?	
2.3	3	Should the definition of Target Aggregate broaden beyond batteries to include other scheduled unit technologies? AEMO invites feedback from stakeholders on: <ul style="list-style-type: none"> • Whether there is stakeholder appetite for registering Aggregates for ADC that comprise scheduled unit only (without any semi-scheduled generating units) • From a technical perspective, whether remaining on individual AGC setpoints, or moving to a single AGC setpoint, is preferred. 	
n/a	n/a	Please detail any unintended adverse consequences of the Changes you have identified.	Has AEMO considered the interactions with, or implications of the Alternative ADC approach for a Mixed Aggregate under the new Frequency Contributions Factors Procedure (FCFP) commencing on 8 June 2025? ¹

¹ <https://aemo.com.au/consultations/current-and-closed-consultations/frequency-contribution-factors-procedure>

Section	#	Question	Participant comments
			<p>A participant indicates their intention to participate in ADC by conforming in aggregate (i.e. individual units may be over or under target). This may result in unintended adverse consequences on contribution factors under the new FCFP, given contribution factors are determined for each individual (eligible) unit.</p> <p>The Alternative ADC approach may result in dispatch conformance benefits but possible contribution factor costs which may be difficult to determine.</p>
n/a	n/a	What other comments do you have on the proposal?	