

Executive Summary

Testing tariffs are applied to Units Under Test (UUT) in the Single Electricity Market (SEM) on the basis of the MW capacity of the generator unit. The tariffs are dependent upon the type of test being carried out and the impact on system security. There are a number of costs that the Transmission System Operators (TSOs) consider are appropriate for inclusion in the testing tariffs. These costs relate to the additional operational reserve carried to maintain system security when a unit is testing, the effect a UUT has on unit commitment decisions, and the costs incurred when a UUT output drops very quickly.

Testing tariffs were approved for the 2022 calendar year, as follows:

- 1. Rates for High Impact Testing¹ (Tariff A²): Testing Tariff A consists of a Unit Commitment and Reserve element. The Tripping element was removed with the introduction of the revised SEM arrangements in 2018.
- 2. Testing Tariff for Low Impact Testing (Tariff B) remained set to zero. This was introduced as part of the revised SEM arrangements in 2018.

The TSOs have conducted a review of the testing tariff and conclude that very limited generator testing has had a tariff\charge applied in 2021 and the current trend/projections is the same for 2022. For several reasons, listed below, the TSOs propose to make no change to the approved 2022 testing tariffs in setting the 2023 testing tariffs, apart from adjusting for inflation, at a forecast rate of 5.038%³.

- Majority of recent Generator testing has been low impact testing and is not therefore incurring a testing tariff
- TSOs do not envisage significant high impact testing in 2023
- Modification 02_22 relation to Cost Recovery when Under Test⁴ is under consideration and the outcome may affect the whole UUT process

¹ High impact testing (Tariff A) is when new units run an Operational Test with a total duration of equal to or greater than 6 hours, or where the Active Energy produced during the total duration of the test is equal to or greater than: (i) 3 times the Active Energy which would be produced by the Test Proposer's Plant during 1 hour of operation at the Plant's Registered Capacity; or (ii) 500 MWh. The impact of the UUT is an increase in the costs associated with maintaining system security.

² Tariff A is applied for high impact testing and Tariff B is applied for low impact testing

³ Inflation is calculated as a blended NI (25%) CPI and IE (75%) HICP rate from the following sources:

NI - Economic and fiscal outlook - March 2022 (obr.uk)

IE - Quarterly Bulletin No.3 2022 (centralbank.ie)

⁴ https://www.sem-o.com/documents/market-modifications/Mod 02 22/Mod 02 22-CostRecoverywhenUnderTestV2.pdf

Acronyms

UUT Unit Under Test

I-SEM Integrated Single Electricity Market

LSI Largest Single Infeed
OSC Other System Charges
RA Regulatory Authority
SEM Single Electricity Market
SND Short Notice Declaration

SONI System Operator Northern IrelandTSO Transmission System OperatorFPN Final Physical Notification

PN Physical Notification

1. INTRODUCTION

The Trading and Settlement Code (Part B⁵) requires the System Operators, if requested by the Regulatory Authorities (RAs), to make a report to the RAs at least four (4) months before the start of the year proposing values for the testing tariffs for the upcoming year.

For 2023 it is proposed to make no change to the testing tariffs, which were approved for 2022, apart from an adjustment for inflation.

 $^{^{5} \, \}underline{https://www.semcommittee.com/sites/semcommittee.com/files/media-files/SEM-17-024c\%20Trading\%20and\%20Settlement\%20Code%20Part%20B%20%28clean\%29.pdf$

2. PROPOSED TESTING TARIFF RATES FOR 2023

2.1 TSOs' Proposed Option for Low Impact (Tariff B) Testing

As per the revised SEM arrangements, the TSOs have assumed that the UUT will be balance responsible and therefore propose that the Testing Tariff for Low Impact Testing (Tariff B) continue to be set to zero.

2.2 TSOs' Proposed Option for High Impact (Tariff A) Testing

The TSOs propose the following option, for High Impact Testing Rates (Tariff A), applicable for 2023, as outlined in Table 1 below.

NOTE: the TSOs have assumed no provision for a probability of a trip would be made in the Testing Tariff and that any trips are levied automatically through the settlement system. This ensures that UUT which do not trip are not unduly charged through the tariff, i.e. the trip element of the testing tariff is removed.

| Unit | This is the same as the existing Testing Tariff A i.e. the UUT pays for the additional Imperfection cost of unit commitment as it is determined to be unreliable and may not meet its load profile. | | | | |
|-------------------------------------|---|--|--|--|--|
| Commitment Imperfection Costs | The UUT will be dispatched so that no Uninstructed Imbalances should apply since the UUT is paying for additional unit commitment. | | | | |
| | No SNDs will be levied, except if the unit trips unexpectedly. | | | | |
| Reserve Imperfection Costs | This is the same as the existing Testing Tariff A i.e. the UUT pays for the additional Imperfection cost of providing reserve if it drives the system reserve requirement as the Largest Single Infeed. | | | | |
| System Services Reserve Costs | This is the same as the existing Testing Tariff A i.e. the UUT pays for the additional System Services cost for the reserve paid to units which are providing the additional requirement. This is on the basis that the UUT drives the system reserve requirement as the Largest Single Infeed. | | | | |
| Trip Charge Costs | This proposes that no provision for a probability of a trip would be made in the Testing Tariff and that any trips are levied automatically through the settlement system. This ensures that UUT which do not trip are not unduly charged through the tariff. | | | | |

Table 1: Summary of Cost Recovery Proposal for High Impact (Tariff A) Testing

3. TSOs' Recommendation

The TSOs continue to recommend that for low impact (Tariff B) testing no tariff should be applied, and for high impact (Tariff A) testing the arrangements outlined in Table 1 should be applied. The rationale for these recommendations is outlined below.

3.1 Low Impact Testing

For low impact testing (Tariff B) the TSOs will assume that the unit is reliable, will meet the FPNs which it submitted and is not at increased risk of tripping. The TSOs propose that no testing tariffs should be applied to a UUT categorised as low impact.

For low impact testing the TSOs propose that any UUT which trips should be automatically levied a trip charge through the automated OSC settlement system. This ensures that UUT, which do not trip are not unduly charged. SNDs will be applied as if the unit was in normal operation.

3.2 High Impact Testing

For high impact (Tariff A) testing there are costs, such as unit commitment and reserve costs, which are not paid for by the UUT being balance responsible in the market. If these imperfections costs are not paid for by the UUT, then they would be passed on to suppliers and the end consumer; the TSOs believe that this is an undesirable outcome.

Following the introduction of the revised SEM arrangements, it was assumed that the UUT would be balance responsible and the TSOs therefore are not recommending inclusion of a testing charge associated with tripping, at this time. The TSO are recommending that the unit commitment and reserve elements of the high impact testing should be retained for 2023 and are recommending the testing the arrangements outlined in Table 1, should be applied for high impact (Tariff A) testing.

The TSOs propose the rates for high impact testing outlined in Table 2 below, are applicable in 2023. The methodology used for calculating the testing tariffs is as per the I-SEM Testing Tariffs Decision Paper published on 10 May 2018⁶.

| | MW | High Impact Testing | | | |
|-----------------|-----|--|---------------------------------------|--------------------------|--------------------------|
| | | Reserve System Services Cost €/MWh | Reserve Imperfection Cost €/MWh | Unit Commitment €/MWh | Total Charge €/MWh |
| GEN <50 | 50 | € - | € - | €0.76 | €0.76 |
| 50 < GEN ≤100 | 100 | € - | € - | €2.94 | €2.94 |
| 100 < GEN ≤ 150 | 150 | € - | € - | €3.82 | €3.82 |
| 150 < GEN ≤ 200 | 200 | € - | € - | €4.28 | €4.28 |
| 200 < GEN ≤ 250 | 250 | € - | € - | €4.38 | €4.38 |
| 250 < GEN ≤ 300 | 300 | € - | € - | €4.46 | €4.46 |
| 300 < GEN ≤ 350 | 350 | € - | € - | €4.58 | €4.58 |
| 350 < GEN ≤ 400 | 400 | €0.05 | €0.04 | €4.10 | €4.20 |
| 400 < GEN ≤ 450 | 450 | €0.26 | €0.40 | €2.92 | €3.63 |
| 450 < GEN | 500 | €0.51 | €1.18 | €2.44 | €4.12 |

Table 2: 2023 Proposed Testing Tariff Cost Components

For the purposes of the 2023 testing tariffs it is assumed that the revised SEM arrangements and OSC will recover any unreliability of the UUT and any imperfections costs being passed through to suppliers, arising from a consequence of UUT behaving unreliably.

The TSOs propose that any UUT which trips, should be automatically levied a trip charge, through the automated OSC settlement system. This ensures that UUT which do not trip are not unduly charged. No SNDs will be applied unless the unit trips.

_

 $^{^{6}\,\}underline{\text{https://www.semcommittee.com/news-centre/i-sem-portion-2018-testing-tariffs-decision-paper}}$

4. SUMMARY

In summary, the TSOs propose the following:

- 1. The TSOs recommend that Testing Tariffs for low impact testing (Tariff B) continue to be set to zero, effective from 1 January 2023 to 31 December 2023.
- 2. For high impact testing (Tariff A), the TSOs recommend testing tariffs, as per Table 2 above, effective from 1 January 2023 to 31 December 2023.
- 3. Retain TSOs proposal that:
 - a. Any UUT which trips, should be automatically levied a trip charge, through the automated OSC settlement system
 - b. For low impact testing: SNDs would be applied as if the unit was in normal operation
 - c. For high impact testing: SNDs will continue to apply if a unit trip unexpectedly.
- 4. The TSOs will continue to monitor the outcome of Modification Proposal 02_22, in relation to Cost Recovery when Under Test; its outcome may feed into determination of the 2024 testing tariffs.

5. CONTACT

If you have any comments or queries on these proposed Testing Tariffs for 2023 please E-mail: <u>Tariffs@EirGrid.com</u> or <u>Tariffs@soni.ltd.uk</u> by 31st August 2022.