March 2023 | Rule changes as at 1 April 2023

National Electricity Rules

New requests

2 Efficient provision of inertia; Implementing integrated energy storage systems

Mational Energy Retail Rules

No new requests, draft determinations or final determinations

National Gas Rules

No new requests, draft determinations or final determinations

Opportunities for Stakeholders

No opportunities for submissions

Energy Reform

AEMC consultation paper on the operation of the Retailer Reliability Obligation

On 23 March 2023, the AEMC released a consultation paper commencing a self-initiated review of the retailer reliability obligation (*RRO*), as required in accordance with the Chapter 4A of the NER. The consultation paper seeks stakeholder feedback on certain operational aspects of the RRO (such as the T-3 and T-1 triggers, among others), to consider whether the RRO scheme is operating as expected and whether any amendments should be made.

Upon the advice of the ESB, the RRO was originally agreed to by Federal and State Energy Ministers in 2019, and commenced operation on 1 July 2019. The RRO was implemented to address concerns that the increasing prevalence of renewable energy sources in the electricity system and the withdrawal of synchronous generators as part of the transition towards net zero would create reliability issues in the NEM. It is intended to operate as a long-term, supplementary measure, in addition to the existing reliability levers such as the reliability standard.

More specifically, the RRO was designed to drive new investment in dispatchable energy technologies that the energy system needs in order to operate reliably. It does this by:

- obliging electricity retailers to enter into contracts for dispatchable generation, storage or demand response
 to fulfil their expected energy demand for periods in which AEMO anticipates that a potential shortfall in
 supply will occur, to address those forecast reliability gaps before they eventuate; and
- as a result of the obligation on electricity retailers, sending stronger signals to market participants to invest in firm generation technologies.

The deadline for stakeholder submissions on the consultation paper is 4 May 2023. The AEMC expects to publish a draft report in August 2023, and a final report with its recommendations in early 2024. This timeframe is to give the AEMC sufficient time to collect information from the market about the current application and performance of the RRO and to allow the AEMC to consider the AER's recommendations in its Retailer Reliability Obligation Compliance Procedures and Guidelines, which are due to be published in mid-2023.

Read more here.

Introduction

The document lists all rule change requests for the NER and NERR (section 1) and the NGR (section 2), currently under consideration by the AEMC. The status of each proposed Rule is regularly updated on the AEMC website and this document is amended on a monthly basis to reflect those changes.

National Energy Retail Rules

Since 1 July 2012, the AEMC has held the role of rule maker for the Australian retail energy markets. This includes the power to amend the NERR which are part of the NECF. The NECF has commenced in South Australia, New South Wales, Queensland, Tasmania and the Australian Capital Territory. Victoria has implemented the NECF in so far as it applies to Chapter 5A of the NERR. Western Australia and the Northern Territory do not propose to implement the NECF. The AEMC may amend the NERR independently to, or in conjunction with, amendments to the NER.

Glossary

In this document the following definitions apply:

NER	National Electricity Rules	NEM	National Electricity Market
NERR	National Energy Retail Rules	AER	Australian Energy Regulator
NGR	National Gas Rules	DNSP	Distribution Network Service Provider
AEMC	Australian Energy Market Commission	TNSP	Transmission Network Service Provider
NECF	National Energy Customer Framework	NSP	Network Service Provider
AEMO	Australian Energy Market Operator	COAG	Council of Australian Governments
ESB	Energy Security Board	DER	distributed energy resources



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National Electricity Rules

Rule Change Requests

Rule Name	Proponent	Initiation Date	Stage	Deadline for Submissions	Summary of Request
New rule chan	ge requests (since la	ast update 1 March	າ 2023)		
Efficient provision of inertia	Australian Energy Council	2 March 2023	Consultation on consultation paper	Deadline passed (31 March 2023)	The AEC's rule change request proposes to introduce an inertia spot market in the NEM. This reform is intended to support the energy transition and address the challenge of declining system inertia, caused in part by the retirement of synchronous coal and gas-fired generators and the prevalence of inverter-based resources in the NEM. The AEC's view is that the existing framework for managing and procuring system inertia is inefficient and no longer fit for purpose. The AEC's proposed design, which largely aligns with the design of existing FCAS markets, has the following features: a centrally priced and cleared spot market for inertia, with inertia offered through competitive bids; the volume of demand for inertia would be determined by AEMO on a dynamic basis, based on the variable needs of the power system; the market would clear at the bid price of the marginal participant, and all dispatched inertia providers would receive the same price; and AEMO would prepare forecasts for price and inertia demand, to assist inertia spot market participants to make decisions about their bidding behaviour. In the consultation paper, the AEMC proposes alternative options to the AEC's proposed design, which are as follows: (Market-based mechanism) Introduce an ahead or close to real-time market, through which AEMO would seek competitive bids to provide inertia in the lead up to dispatch.
					 based on a 'marginal value of inertia'. (Market-based mechanism) Implement a rate of change of frequency (RoCoF) control service market, which would operate in a similar way to Western Australia's wholesale electricity market RoCoF control service.

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Rule Name	Proponent	Initiation Date	Stage	Deadline for Submissions	Summary of Request
					 (Structured procurement option) Adjust the operation of the current TNSP procurement framework to address identified issues. (Structured procurement option) Require AEMO to procure inertia through short or long term bilateral forward contracts. Maintain the existing framework until further technical work is undertaken, to better understand the long-term requirements of the power system with respect to inertia. The AEMC expects to publish a draft determination on 29 February 2024. Read more here.
Implementing integrated energy storage systems	AEMO	2 March 2023	Consultation on consultation paper	Deadline passed (30 March 2023)	AEMO's rule change request proposes clarifications to the <i>Integrating Energy Storage Systems into the NEM</i> rule (<i>IESS Rule</i>), which was made on 2 December 2021. The proposed amendments are intended to avoid uncertainty in the market in relation to the implementation of the IESS Rule, and to minimise implementation costs. The key amendments proposed by AEMO are as follows: • Amending clause 4.9.2A of the IESS Rule to expressly clarify that generating systems will be able to participate in aggregated dispatch conformance (<i>ADC</i>) from 3 June 2024. Currently this provision only applies to integrated resource systems, and it is silent on whether generating systems can also participate in ADC. As such, while generating systems can participate in ADC under existing and transitional arrangements, it is not clear that generating systems can also participate in ADC from 3 June 2024 under the new clause 4.9.2A. • Amending clause 3.8.19 of the IESS Rule to remove the option for participants with semi-scheduled generating units and bidirectional units to submit a fast-start inflexibility profile (<i>FSIP</i>). AEMO considers that this option is unlikely to ever be exercised by these participants, and on this basis, AEMO should not incur additional implementation costs to develop the systems capability to receive FSIPs from these types of units (which it currently does not have). • Changing the Non-Energy Cost Recovery (<i>NECR</i>) implementation date to 2 June 2024 (currently 3 June 2024) to align with the commencement of the NEM billing week, and avoid AEMO incurring approximately \$260,000 in costs associated with creating a 'transitional week' for the purposes of NECR calculations.



Rule Name	Proponent	Initiation Date	Stage	Deadline for Submissions	Summary of Request
					Read more <u>here</u> .
Existing rule cha	ange requests (as	at last update 1 Ma	arch 2023)		
Unlocking CER benefits through flexible trading	AEMO	8 December 2022	Consultation on consultation paper	Deadline passed (16 February 2023)	This rule change request builds on the ESB's post-2025 market design recommendations, and proposes new arrangements to promote a flexible trading market for consumer energy resources (<i>CER</i>), such as rooftop solar, batteries and electric vehicle chargers. Specifically, AEMO seeks to encourage consumers to optimise the value of their CER by allowing them to contract on different terms (including price) with multiple financially responsible market participants (<i>FRMP</i>) for different components of their load, rather than having their CER connected at one connection point with one associated meter (as per the existing model). While it is currently possible for consumers to contract their CER on an individual basis by establishing multiple connection points, AEMO's view is that existing network policies and the time, costs and impracticality of establishing new connections for CER operate as a significant disincentive for consumers to deal with their CER in this way. To facilitate the flexible trading market, AEMO proposes that new 'secondary settlement points' be created for CER behind consumers' current meters, so that CER can be separately identified and metered. Consumers could choose from a variety of options regarding their secondary settlement points, such as to have one secondary settlement point for all flexible CER devices (with its residual electrical load measured by the primary settlement point) or to have individual secondary settlement points for each CER device. In turn, this would give consumers the flexibility to take up different service and price offerings with one or more FRMP for their different settlement points, and unlock greater value from their CER as a result. AEMO has also proposed a new category of metering installation ('minor energy flow meters') to be used at secondary settlement points. AEMO considers that current metering requirements may be cost prohibitive and unnecessarily complex if applied to secondary settlement points.
					Read more <u>here</u> .



Rule Name	Proponent	Initiation Date	Stage	Deadline for Submissions	Summary of Request
Efficient reactive current access standards for inverter-based resources Performance standards for reactive current response to disturbance	Renewable Energy Revolution Pty Ltd (<i>RER</i>) GE International Inc (<i>GEI</i>), Goldwind Australia Pty Ltd (<i>GA</i>), Siemens Gamesa Renewable Energy Pty Ltd (<i>SGRE</i>), Vestas Australia Wind Technology Pty Ltd (<i>VAWT</i>)	26 May 2022	Consultation on draft determination	Deadline passed (3 February 2023)	RER's rule change request proposes a change to the existing reactive current access standards that inverter-based resources must comply with in order to connect to the NEM, in light of RER's concern that the existing reactive current injection standard is not appropriate for areas in the network with low inductance resistance ratios. In particular, RER's request seeks to move away from a static maximum reactive current fault-response requirement of 100% of the unit's maximum continuous current, to a fault-response requirement that is less than 100% and varies based on the reactance to resistance ratio of the connection point. RER's view is that moving to a response requirement of less than the maximum continuous current will enable a higher amount of active current response, which in turn, will further support voltage. GEI, GA, SGRE and VAWT's rule change request is intended to address concerns that the existing reactive current fault-response minimum access standard does not adequately suit the needs of the power system at all points in the network. Specifically, GEI, GA, SGRE and VAWT's rule change request proposes to: • lower the minimum level of reactive current capability required to be installed by generators at the connection point to zero; • assessing compliance with reactive current requirements at the generator unit terminal, rather than the connection point; • simplify reactive current requirements to make them less onerous; and • clarify potential inconsistencies between obligations to provide a reactive power response to maintain voltage levels and an active power response to maintain frequency levels. On 15 December 2022, the AEMC published a draft determination and a more preferable draft rule. The draft rule intends to promote efficiency in connection requirements for inverter-based technologies (such as battery energy storage systems, and wind and solar farms), while preserving system security. It seeks to do this by establishing a more efficient level of reactive current capability to be



Rule Name	Proponent	Initiation Date	Stage	Deadline for Submissions	Summary of Request
					 deleting the settling time requirement in the current standard; establishing a new standard for commencement times and amending the rise time standard, to incentivise a faster response; and allowing for the negotiation of minimum access standards in outlier cases, taking into account whether it is efficient for generators to invest in additional capability to provide a reactive current response. The draft determination also clarifies a number of aspects of the current rules by: requiring that timeframes negotiated for active power to return to pre-fault levels also take into account the time required for voltages to return to a stable level (between 90% and 110% of the normal voltage levels); providing a definition of 'maximum continuous current' calculated as a ratio of the rated apparent power of the generating system and the normal voltage of the connection point; and amending the definition of 'continuous uninterrupted operation', recognising that existing generators should not be exposed to increased disturbances as a result of the connection of new generators. There are also transitional arrangements proposed for the assessment of connections from 10 weeks after the date of publication of the final rule, with all connections proceeding to assessment against the existing reactive current minimum access standard before this time. Read more here.
Operational security mechanism (previously 'Synchronous services markets' and 'Capacity commitment mechanism for system security	Hydro Tasmania Delta Electricity	2 July 2020	Preparation of final determination	Deadline passed (17 November 2022)	Hydro Tasmania's rule change request seeks to create a market for 'synchronous services', including inertia, voltage control and fault level/system strength, and to integrate the dispatch of a 'synchronous service' with the existing energy and frequency control ancillary services (<i>FCAS</i>) spot markets. It proposes to do this by changing the formulation of the constraints that are applied to the NEM dispatch engine, in order to allow the dispatch engine to find the lowest overall cost combination of synchronous services and non-synchronous generation. Delta Electricity's rule change request seeks to introduce an ex-ante, day ahead capacity commitment mechanism and payment to provide access to operational reserves and other required system security or reliability services.



Rule Name	Proponent	Initiation Date	Stage	Deadline for Submissions	Summary of Request
and reliability services')					The proposed capacity commitment mechanism would provide a payment to keep non-peaking dispatchable generators online at their minimum safe operating level (<i>MSOL</i>) should they be needed for system security and reliability purposes based on AEMO forecasts during the pre-dispatch process.
					Key components of the capacity commitment mechanism are:
					 day-ahead commitment of dispatchable capacity, at a level set by AEMO to ensure peak demand (excluding variable renewable energy (<i>VRE</i>)) can be reliably met; the in-service dispatch capability will be drawn on to respond to rapid changes in VRE and would be paid whenever it is dispatched at MSOL; and generators would guarantee to commit their coal/gas fired boiler synchronous units for either an entire day or for specific trading intervals during the day rather than via a half-hour ahead market for reserve.
					On 9 September 2021, the AEMC published a directions paper that sets out two different options to value, procure and schedule essential system services, in light of the changing generation mix, which provides fewer of these ancillary services:
					 market ancillary services (MAS) approach: which would introduce new services to be scheduled through the pre-dispatch engine to allow it to produce dispatch schedules that result in secure dispatch; and non-market ancillary services (NMAS) approach: which would introduce new services to be procured and scheduled in an optimisation approach outside of the spot market, to ensure secure dispatch in an efficient manner.
					On 21 September 2022, the AEMC published a draft determination and a more preferable draft rule. The draft rule would establish an operational security mechanism (<i>OSM</i>) to enable the procurement and scheduling of essential security services that are not already procured through a market. The OSM would be based on the NMAS approach contained in the directions paper (with some updates following stakeholder feedback, further analysis by the AEMC and advice from AEMO and the AER), however key elements of the MAS approach will also be incorporated.
					Under the draft rule:



Rule Name	Proponent	Initiation Date	Stage	Deadline for Submissions	Summary of Request
					 AEMO would define system security services and needs and accredit market participants to provide system security services; market participants who wish to offer bids into the OSM would be required to submit multi-part bids, comprising both a variable price component in \$/MWh and a fixed enablement component; revenue for participants who provide security services would be determined based on their OSM offer prices, and participants who provide both energy and security services would be allocated OSM revenue for generation associated with their provision of security services, with excess generation paid at spot market prices; OSM costs would be allocated to market customers, reflecting regional benefits and load proportions; offers into the OSM would be made close to real-time, to provide clearer price signals and reflect current market conditions; contracts for security services (such as system strength and network support and control ancillary services) entered into by NSPs and service providers during the planning timeframe, could also be scheduled through the OSM; the procurement and dispatch of security services would occur alongside existing energy and FCAS markets; and the AEMO directions process would not change, however the OSM would reduce reliance on the directions process and allow it to be used for its intended purpose as a backstop arrangement. The AEMC proposes that the OSM would take effect on 1 October 2025. The AEMC expects to publish a final determination on 27 July 2023. Read more here.
Operating reserve market	Infigen Energy Limited	2 July 2020	Preparation of draft determination	Deadline passed (11 February 2021)	This rule change request seeks to introduce a dynamic operating reserve market to operate alongside the existing NEM spot and FCAS markets to help respond to unexpected changes in supply and demand. Infigen argues that the current NEM design no longer offers sufficient incentives to deliver enough or the right type of reserves to respond to today's contingencies. The proposed operating reserve market comprises a dispatchable, raise-only service procured similar to contingency FCAS services in real-time and co-optimised with the



Rule Name	Proponent	Initiation Date	Stage	Deadline for Submissions	Summary of Request
					 other energy market services. The proposed operating reserves' main features are that: operating reserves could be procured at all times, or only during times of sufficiently tight supply/demand; the volume would be set by the Reliability Panel or through guidelines and procedures; reserves could be procured 30 minutes ahead of time (with a 15-minute call time) to align with the requirement to return the system to a secure operating state within 30 minutes; any plant capable of producing operating reserves within the 30-minute timeframe would be eligible; resources enabled in the operating reserve market would be withdrawn from the energy market until called upon by AEMO in response to certain reliability criteria; reserves would be paid the marginal 'availability' price when called (with the market price cap applied); and operating reserves would be co-optimised such that the incentives of offering operating reserves would not adversely impact the spot market, the forward contract market or associated activities and commitments of plant offering reserves. The AEMC expects to publish a draft determination on 30 June 2023. Read more here.
Introduction of ramping services	Delta Electricity	2 July 2020	Preparation of draft determination	Deadline passed (11 February 2021)	This rule change request seeks to introduce a 30-minute raise and lower 'ramping' service using the existing framework for FCAS market design to respond to changes in output from variable renewable electricity generators. Delta Electricity suggests a ramping service would address the price volatility that exists when dispatchable generators ramp through their energy bid stacks in response to predictable, daily, high rates of change from solar ramping up and down. Key features of the proposed services and framework include the following: • the services would be procured from dispatchable in-service generators; • the services would be procured through a similar dispatch and settlement process to existing FCAS raise and lower services but with the provision for generators to offer (perhaps three) incremental rates of change at different prices;

Ru	le Name	Proponent	Initiation Date	Stage	Deadline for Submissions	Summary of Request
						 AEMO would determine the 30-minute ramping requirement in pre-dispatch; AEMO would determine eligible generators based on their ability to provide the new services; and participants in this service would not be prevented from bidding into the other FCAS markets as long as they can comply with the associated obligations of each market.
						The AEMC expects to publish a draft determination on 30 June 2023.
						Read more <u>here</u> .

Completed Rule Changes

Rule Name	Commencement Date	Amending Rule	Date of Final Determination	Details						
Final rule determina	inal rule determinations (since last update 1 March 2023)									
There have been no	There have been no new final rule determinations since the last update.									
Other rules not yet	commenced									
Amending the administered price cap	17 November 2022 (Schedule 3) 1 December 2022 (Schedule 1) 1 July 2025 (Schedule 2)	NER 2022 No. 11	17 November 2022	This final rule increases the administered price cap (<i>APC</i>) under the NER on a transitional basis from \$300/MWh to \$600/MWh, with effect from 1 December 2022 until 30 June 2025. The APC is the maximum spot price paid to generators in the NEM during an administered price period (<i>APP</i>). The APC is designed to limit market participants' financial exposure to spot prices during extended periods of significant price volatility, while also providing adequate spot market revenue to generators to cover their short-term costs and encourage continued dispatch into the market. An APP is triggered when the sum of spot prices in the preceding seven-day period exceeds the Cumulative Price Threshold (<i>CPT</i>), currently \$1,398,100. The AEMC's view is that the final rule will: • ensure the APC sufficiently covers the variable operating costs of most generators, and in doing so, promote power system security and reliability by encouraging generators to dispatch in line with their normal practices during an APP; • reduce potential constraints on AEMO's ability to effectively operate the NEM and manage system security during an APP; and • reduce the cost borne by consumers, by lowering dispatch costs and minimising compensation payments to generators. The AEMC did not make any transitional changes to the CPT as part of this final rule. The Reliability Panel has reviewed the APC and CPT for the period from 1 July 2025 to 30 June 2028 as part of its 2022 Reliability Standard and Settings Review. The final report, published on 1 September 2022, recommended that the APC be increased to \$500/MWh and the CPT be increased in three progressive annual adjustments to reach \$2,193,000 by the end of the relevant period. The recommendations made by the Reliability Panel are required to be implemented through the rule change request process. This final rule will therefore apply on a transitional basis, with longer-term settings to be considered as part of the Reliability Panel's rule change request.						

Rule Name	Commencement Date	Amending Rule	Date of Final Determination	Details
				Read more <u>here</u> .
Material change in network infrastructure project costs	27 October 2022 (Schedule 2) 9 October 2023 (Schedule 1)	NER 2022 No. 10	27 October 2022	This more preferable final rule amends the regulatory investment test (<i>RIT</i>) by requiring certain RIT proponents to develop reopening triggers, which are used to determine whether a material change in circumstances has occurred. If reopening triggers are met, the proponent would be required to assess whether the preferred option initially identified through the RIT remains the most beneficial option in light of the change in circumstances. The final rule: • requires all RIT proponents to consider whether there has been a material change in circumstances after completion of the RIT, such as a change in identified need; • requires RIT proponents (other than AEMO where it is the sole proponent) of projects with an estimated cost of at least \$100 million to develop reopening triggers, which are used to determine whether a material change in circumstances has occurred and therefore to assess whether the preferred option identified under the RIT still represents the most net beneficial option. This is different from the original rule change request, which proposed that the RIT be reapplied where project costs had increased by more than a particular percentage; • if a material change in circumstances has occurred (including by a reopening trigger being met), requires RIT proponents to inform the AER of its proposed course of action (rather than reapplying the RIT as a default, as proposed in the original rule change request), which the AER may accept, reject or modify. The proponent must submit supporting analysis and consider certain factors (including the expected timeframe) when proposing a course of action; • requires proponents of contingent projects to provide the AER with a separate statement confirming whether a material change in circumstances has occurred. This statement must include supporting analysis, as well as any notification of the material change in circumstances made to the AER and the course of action taken (if relevant); and
				The final rule will commence on 9 October 2023. The AER is required to publish updated guidelines for the application of the RIT and updated Cost Benefit Analysis



Rule Name	Commencement Date	Amending Rule	Date of Final Determination	Details
				guidelines before this commencement date, which will include guidance to proponents in relation to developing reopening triggers.
				Read more <u>here</u> .
Protecting customers affected by family violence	21 September 2022 (Schedule 4) 1 May 2023 (Schedules 1, 2 and 3)	NERR 2022 No. 1	15 September 2022	This final rule amends the NERR to better protect and provide practical and targeted support to customers affected by family violence. Key aspects of the final rule include obligations on energy retailers to: • have regard to customer safety as a first priority, when dealing with an affected customer; • not disclose an affected customer's confidential information to any other person without the affected customer's consent; • identify and use an affected customer's preferred method of communication, to the extent of any inconsistency with a communication method required in the NERR or in a customer's retail contract; • prior to taking any enforcement action, consider the impact of debt recovery processes on an affected customer, and whether other people may be liable for the energy usage that resulted in the debt accruing. This also applies when a retailer is considering disconnection; • develop and implement a family violence policy, which will be available on the retailer's website and prevail to the extent of any inconsistency with an affected customer's market retail contract. • ensure that all relevant staff are trained to identify, engage with and assist customers affected by family violence, and minimise the need for affected customers to repeatedly disclose their circumstances; • remove any requirements for documentary evidence to prove that a customer is affected by family violence as a precondition to accessing protections; • provide affected customers with details of external family violence support services and maintain a current list of external support services on their website; and • recognise that an affected customer is likely to experience payment difficulties or be a hardship customer, if a retailer determines an affected customer is experiencing payment difficulties or is a hardship customer, it must extend the protections currently available in the NERL and NERR. The rule will also apply some of the protections currently offered to hardship customers or customers experiencing payme



Rule Name	Commencement Date	Amending Rule	Date of Final Determination	Details
				The AEMC has drafted the final rule broadly, to ensure that a wide range of energy customers receive the relevant protections. For example, the rule covers a broad range of different relationships within which family violence may occur, and applies to both residential and small business customers (including both open and closed energy accounts), and customers with standard and market retail contracts. The AEMC also recommends that the relevant protections be extended to customers in embedded networks.
				The AEMC intends to recommend that the obligations in relation to family violence policies (rule 76A), having regard to affected customer safety (rule 76D) and protection of affected customer information (rule 76G) be classified as Tier 1 civil penalty provisions.
				Read more <u>here</u> .
Primary frequency response incentive arrangements	8 September 2022 (Clause 7, Schedules 1, 3 and 4)	NER 2022 No. 8	8 September 2022	This final rule amends the NER to value the provision of primary frequency response (<i>PFR</i>) by participants in the NEM pursuant to the mandatory PFR requirement, and also to encourage the voluntary provision of additional PFR.
	8 June 2025			Key features of the final rule include:
	(Schedule 2)			 Frequency performance payments: a new two-sided frequency performance payments process, whereby market participants who achieve positive contribution factors (ie, behaviour that assists in controlling system frequency) will receive performance payments, and the costs of those performance payments will be borne by market participants with negative contribution factors (ie, behaviour that contributes to deviations in system frequency). This new payments process expands on the existing 'causer pays' arrangements for the allocation of FCAS costs and will commence on 8 June 2025. AEMO will also be required to develop a new frequency contribution factors procedure setting out the process for calculating contribution factors, and must publish the first procedure by 8 June 2023; Continuation of mandatory PFR: confirmation that the requirement for scheduled and semi-scheduled generators to automatically respond to fluctuations in power system frequency (ie, the mandatory PFR requirement) will continue beyond 4 June 2023. The AEMC's view is that the continuation of mandatory PFR arrangements is justified on the basis that these arrangements send a clear signal to market



Rule Name	Commencement Date	Amending Rule	Date of Final Determination	Details
				 entrants that they are required to provide PFR and since their implementation, have been an effective mechanism to improve frequency performance; and Reporting: requirements for AEMO and the AER to report on levels of aggregate frequency responsiveness and the costs of frequency performance payments respectively. This change is designed to provide relevant information to market participants and to enable stakeholders to assess the effectiveness of the arrangements for frequency control moving forward. AEMO will commence reporting on aggregate frequency responsiveness in its quarterly frequency monitoring reports from 8 September 2022, and the AER is required to commence its reporting obligations from 8 June 2025. Read more here.
Enhancing information on generator availability in MT PASA	18 August 2022 (Schedule 4) 9 October 2023 (Schedule 1) 3 June 2024 (Schedule 2) 31 July 2025 (Schedule 3)	NER 2022 No. 7	18 August 2022	This final rule amends clause 3.7 of Chapter 3 of the NER (and corresponding aspects of clause 3.9.3D and Chapter 10) to enhance the adequacy and transparency of information that scheduled generators are required to provide to AEMO, and that AEMO is required to publish, regarding unit availability in the medium term projected assessment of system adequacy (<i>MT PASA</i>). In addition to the current requirement for generators to indicate their daily MW availability over the medium term (between seven days and 36 months), the final rule requires scheduled generators to provide a generating unit's: • <i>unit state</i> in the form of standardised <i>reason codes</i> that explain the availability status of the unit; and • <i>unit recall time</i> , being the expected time to return the unit to full availability under normal conditions after a period of unavailability. This additional information will be collected for the same 36-month period for MT PASA, and be published as part of the existing MT PASA process. AEMO will develop standardised reason codes that differentiate between economic reasons for unavailability, such as low wholesale prices making continued operation uncommercial, and physical reasons, such as planned maintenance. Submission of a unit recall time will only be required for certain reason codes, to be determined by AEMO. AEMO will define the requirements for the collection and publication of reason codes and recall times in its reliability standard implementation guideline (<i>RSIG</i>) and MT PASA process description. The RSIG and MT PASA process description must be



Rule Name	Commencement Date	Amending Rule	Date of Final Determination	Details
				updated (with stakeholder consultation) and published by 30 April 2023, to allow stakeholders sufficient time to update their systems and processes. The substantive provisions of the final rule come into effect on 9 October 2023, and the requirements will also apply to scheduled bidirectional units on commencement of the <i>Integrating energy storage systems into the NEM</i> rule in June 2024.
AER reporting on market outcomes	19 May 2022 (Schedule 3) 29 September 2022 (Schedule 1) 3 June 2024 (Schedule 2)	NER 2022 No. 5	19 May 2022	Read more here. This final rule replaces the current prescriptive requirements in clause 3.13.7 of the NER with respect to reporting on significant price variations, with a principles-based approach to reporting supported by an AER guideline. The final rule is intended to address the concerns noted in the AER's rule change request, that the existing reporting requirements are overly prescriptive and no longer fit for purpose. Specifically, the final rule: • removes the current reporting triggers of: • significant price variations; • the 30-minute price exceeding \$5,000/MWh; • ACCC/AEMC requests regarding particular market outcomes; and • market ancillary service prices significantly exceeding the spot price; • replaces those triggers with a general requirement to report on 'significant price outcomes in the spot market and any other market specified in the significant price reporting guidelines' on a quarterly basis; and • imposes a requirement on the AER to develop and publish significant price reporting guidelines for monitoring and reporting on significant price outcomes, which includes the criteria for determining significant price outcomes. As part of the transitional arrangements, the AER is required to develop and publish the first significant price reporting guideline by 29 September 2022, and report on significant price outcomes that occur in the spot market during the transitional period in a timely manner. Read more here.



Rule Name	Commencement Date	Amending Rule	Date of Final Determination	Details
Updating Short Term PASA	19 May 2022 (Schedule 3) 3 June 2024 (Schedule 2) 31 July 2025 (Schedule 1)	NER 2022 No. 4	5 May 2022	 This final rule amends clause 3.7.3 of the NER, which sets out the requirements for AEMO and market participants in relation to short-term projected assessment of system adequacy (<i>ST PASA</i>). In particular, the final rule will: introduce a principles-based framework, which is directly linked to the PASA objective in clause 3.7.1(b) of the NER, to provide greater flexibility to AEMO and market participants to update ST PASA as the market continues to develop; require AEMO to develop and publish ST PASA procedures, which must be developed and amended in accordance with the consultation procedures under the NER; amend the timeframe which ST PASA covers to each 30-minute period (or such shorter period as determined by AEMO) in at least the seven trading days from and including the day of publication; and require AEMO to publish generation availability information on a dispatchable unit identifier basis, to improve the transparency of information available to market participants. The final rule requires AEMO to publish the ST PASA procedures by 30 April 2025, to give stakeholders three months to comply with these procedures before the changes to ST PASA are implemented on 31 July 2025. Read more here.
Enhancing operational resilience in relation to indistinct events	10 March 2022 (Schedule 3) 9 March 2023 (Schedule 1) 3 June 2024 (Schedule 2)	NER 2022 No. 1	3 March 2022	This final rule expands the existing contingency event framework under the NER to cover 'indistinct events' (ie events that can impact several components of the power system in an unpredictable and uncertain way), to allow AEMO to more effectively and proactively manage these types of events. In particular, the final rule: • expands the definition of 'contingency event' in clause 4.2.3(a) of the NER to capture all 'plant' (ie all equipment involved in the generation, transmission or distribution of electrical energy), as well as sudden and unplanned changes to the energy output, consumption or flows of this equipment; • expands the scope of the reclassification criteria in clause 4.2.3B of the NER, such that AEMO must now include information about the measures it may implement to maintain power system security as a result of reclassification decisions;



Rule Name	Commencement Date	Amending Rule	Date of Final Determination	Details
				 establishes a new principle that AEMO must, where practicable, make decisions about reclassification and implement measures to manage contingency events in a way that is predictable and consistent with the reclassification criteria, to help market participants understand how these events will be generally managed by AEMO; and introduces new reporting requirements pursuant to which AEMO must consider improvements to the reclassification criteria through its regular reporting activities, and publish specific reports when it is not practicable for AEMO to act consistently with the reclassification criteria. AEMO is required to update the reclassification criteria in consultation with relevant stakeholders to reflect the revised definition of 'contingency event' by 9 March 2023. The new principle and reporting requirements will also commence at this time. Read more here.
Removal of unaccounted for energy from liable load in the Retailer Reliability Obligation	1 May 2022 (Schedule 1) 3 June 2024 (Schedule 2)	NER 2021 No. 16	23 December 2021	This final rule amends clause 4A.F.3(b) of the NER to remove unaccounted for energy (<i>UFE</i>) from the calculation of liable load under the Retailer Reliability Obligation (<i>RRO</i>). UFE refers to all residual electricity losses in a local area that remain after calculating the sum of all recorded load, generation and distribution loss factors. UFE must be settled and paid for by market participants. Historically, UFE was billed to the incumbent local retailer under a 'settlement by difference' framework, given the incumbent retailer previously accounted for a clear majority of the energy consumed by customers within the area. However, given the increase in retail competition, this framework is no longer fit for purpose. AEMO considered that the incorporation of UFE introduces variability and uncertainty into the calculation of liable load that liable entities (typically retailers and some large energy users) are unable to quantify or manage. In order to address this issue, the final rule replaces the term 'adjusted gross energy' (<i>AGE</i>) with a new term, 'adjusted metered energy' (<i>AME</i>), for the purpose of calculating liable load in the RRO. AME, as compared to AGE, does not include an allocation of UFE. All other aspects of the calculation of liable load and the RRO remain unchanged. Read more here.



Rule Name	Commencement Date	Amending Rule	Date of Final Determination	Details
Integrating energy storage systems into the NEM	9 December 2021 (Schedule 7) 3 June 2024 (Schedules 1 to 6)	NER 2021 No. 13	2 December 2021	This final rule introduces a new participant registration category, the Integrated Resource Provider (<i>IRP</i>), which will become available in June 2024. Storage and hybrid facilities that provide bi-directional energy flows will be allowed to register and participate under this single IRP registration category, rather than under two different categories as was previously the case.
				Changes to the recovery of non-energy costs have also been made through the introduction of two new data streams ie adjusted sent out energy and adjusted consumed energy, to calculate the recovery of non-energy costs based on a participant's gross energy flows, rather than the participant's registration category. This new approach to non-energy cost recovery incentivises participants to manage their demand for these services and takes an important step towards an efficient two-sided market.
				The final rule also maintains the existing framework to allow storage connected to the transmission network to elect whether to connect under a negotiated agreement at a negotiated price, or the prescribed service and corresponding prescribed transmission use of system (<i>TUOS</i>) charge. The AEMC is of the view that storage participants should not automatically pay network charges, including the prescribed TUOS charge. As is currently the case, TNSPs will be required to negotiate price and service levels consistent with those that have been negotiated for other transmission customers receiving the same service. In the case of storage participants, this could be zero, given many storage participants in the market have negotiated very low or zero network charges with their TNSPs.
				It is important to note that the final rule is not intended to affect existing connection agreements, including charging arrangements and existing performance standards. Read more here .
Fast frequency response market ancillary service	22 July 2021 (Schedule 2) 9 October 2023 (Schedule 1)	NER 2021 No. 8	15 July 2021	The final rule introduces two new market ancillary service categories for fast frequency response (<i>FFR</i>) into the NER: 1. very fast raise; and 2. very fast lower.
WZCM 803425164v2 12	00007500 40 04 0000			FFR refers to the delivery of a rapid active power increase or decrease by generation or load in two seconds or less, to correct a supply-demand imbalance and assist in



Rule Name	Commencement Date	Amending Rule	Date of Final Determination	Details
				managing power system frequency. The introduction of these new FFR markets, which operate more rapidly than existing frequency control ancillary services, contributes to the management of power system risks associated with declining inertia as the generation mix continues to shift away from synchronous generators. These new FFR services may be procured by AEMO in order to control power system frequency following sudden and unplanned generation or power system outages, and it is expected that their use will reduce the overall costs of managing power system frequency. The market arrangements for these new services will be the same as those for existing fast raise and fast lower services, including in relation to registration, scheduling, dispatch, pricing, settlement and cost allocation. The final rule also amends AEMO's quarterly frequency performance reporting to provide increased transparency on the interaction between these new markets, existing frequency control ancillary services and the level of inertia in the system. In order to implement the final rule, AEMO must review, and, where necessary, amend, the market ancillary services specification by 19 December 2022, setting out a detailed description of, and performance parameters and requirements for, the two services. The FFR market ancillary service arrangements will commence from 9 October 2023. Read more here.
Mandatory primary frequency response	26 March 2020 (Schedule 3) 4 June 2020 (Schedule 1) 4 June 2023 (Schedule 2)	NER 2020 No. 5	26 March 2020	This rule requires all scheduled and semi-scheduled generators to support the secure operation of the power system by responding automatically to changes in power system frequency. The rule is designed to improve frequency control in the NEM. Key aspects of the rule include: all scheduled and semi-scheduled generators, who have received a dispatch instruction to generate to a volume greater than 0MW, must operate their plant in accordance with the performance parameters set out in the primary frequency response requirements (<i>PFRR</i>) as applicable to that plant; AEMO must consult on and publish the PFRR; and generators may request and AEMO may approve variations or exemptions to the PFRR for individual generating plant.

Rule Change Requests

Rule Name	Proponent	Initiation Date	Stage	Deadline for Submissions	Summary of Request			
New rule change	New rule change requests (since last update 1 March 2023)							
There have been	There have been no new rule change requests since the last update.							
Existing rule change requests (as at last update 1 March 2023)								
There are no existing rule change requests.								

Completed Rule Changes

Rule Name	Commencement Date	Amending Rule	Date of Final Determination	Details
Final rule determina	tions (since last update 1	March 2023)		
There have been no r	new final rule determination	s since the last updat	e.	
Other rules not yet o	commenced			
DWGM interim LNG storage measures	15 December 2022 (Schedules 1 and 2) 2 July 2026 (Schedule 3)	NGR 2022 No. 4	15 December 2022	This more preferable final rule amends the NGR to give AEMO broader powers to address threats to system security and reliability of supply in the Victorian Declared Wholesale Gas Market (<i>DWGM</i>) between 2023 and 2025, in light of the recent decline in the amount of LNG held in storage and the contracted capacity at the Dandenong LNG storage facility. Under the final rule, AEMO would act as: 1. Buyer of last resort: • AEMO will be required to contract any storage capacity at the Dandenong LNG storage facility that is uncontracted by 1 March each year. AEMO will also be able to procure any additional uncontracted storage capacity for winter that becomes available after 1 March each year. • AEMO must aim to achieve a target level of contracted capacity for gas by the beginning of winter, being the highest level reasonably possible or a lower amount as determined by AEMO and approved by the Victorian Minister. • AEMO will be required to relinquish contracted capacity if APA (as the LNG storage provider) requests it to do so in order to meet a request from a market participant, and may transfer LNG stock to a market participant if that participant has acquired relinquished capacity. 2. Supplier of last resort: • AEMO will be allowed to inject gas from its LNG reserve into the DWGM where it reasonably considers that a threat to system security is unlikely to subside without its intervention. • AEMO will also be allowed to dispose of LNG stock where it is obliged to do so under a contractual or regulatory obligation (using a bid price of \$0/GJ). • AEMO's LNG reserve gas may only be included in a pricing schedule and an operating schedule after all available market participants' bids have been scheduled, and AEMO's injection bids from LNG reserve must be at a price equal to the value of lost load (ie \$800/GJ).



Rule Name	Commencement Date	Amending Rule	Date of Final Determination	Details
				The final rule also:
				 establishes a new cost recovery-proceeds distribution process, which requires AEMO to maintain an LNG storage measure account that must be cleared each month, and sets out the process for AEMO to recover its costs as buyer and supplier of last resort from market participants based on an allocation factor to be determined by AEMO each year; and outlines the contractual arrangements to be established between AEMO and APA (owner and operator of the Dandenong LNG facility), to facilitate AEMO's role as both buyer and supplier of last resort.
				The rule will apply as an interim measure between 2023 and 2025 while the Energy Ministers consider and develop broader reforms to system security and reliability in the DWGM.
				Read more <u>here</u> .
DWGM distribution connected facilities	22 September 2022 (Schedule 5) 1 January 2023 (Schedule 4)	NGR 2022 No. 3	8 September 2022	This more preferable final rule allows distribution connected facilities to register and participate in the DWGM from 1 May 2024. Previously, only facilities that were connected to the declared transmission system were permitted to participate in the DWGM.
	1 May 2024 (Schedules 1, 2 and 3)			Distribution connected facilities include hydrogen, biomethane and other renewable gas facilities. These types of facilities are already able to participate in gas markets elsewhere. For example, the rules governing the Short Term Trading Markets in Sydney, Adelaide and Brisbane have recognised distribution connected facilities for over a decade.
				The final rule provides for:
				 a new registration category for distribution connected facilities and a new market participant category for blend processing operators; storage facilities to be able to bid for injections and withdrawals, and to be treated in the same way as transmission connected facilities; distribution connected facilities to bid through the DWGM, and be scheduled on an equivalent basis to transmission connected facilities; the classification of facilities that withdraw and almost immediately reinject gas back into the DWGM (eg, blend processing facilities) as net bidding facilities. These

Rule Name	Commencement Date	Amending Rule	Date of Final Determination	Details
				 facilities will bid and be scheduled for the net quantity of gas that the facility supplies; distributors to assess facility constraints on their networks and develop methodologies to manage these; the allocation of capacity certificates and the transfer of title for gas injected into a declared distribution system; and the extension of the pipeline interconnection principles, as well as other existing rules and requirements, to cover distribution connected facilities.
				The final rule is broadly consistent with the rule change request, however the AEMC encourages stakeholders to consult with the Victorian Department of Energy, Land, Water and Planning and Energy Safe Victoria, as there are relevant Victorian-specific legislative and regulatory requirements (eg, governing gas specification and quality standards) that are beyond the scope of the AEMC's rule-making powers. Read more here .

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