

National Electricity Amendment (Amendment to frequency performance payment cost recovery) Rule 2025 No. 3

The Australian Energy Market Commission makes the following Rule under the National Electricity Law to the extent applied by:

- (a) the *National Electricity (South Australia) Act 1996* of South Australia;
- (b) the *Electricity (National Scheme) Act 1997* of the Australian Capital Territory;
- (c) the *Electricity National Scheme (Queensland) Act 1997* of Queensland;
- (d) the *National Electricity (New South Wales) Act 1997* of New South Wales;
- (e) the *Electricity National Scheme (Tasmania) Act 1999* of Tasmania;
- (f) the National Electricity (Victoria) Act 2005 of Victoria;
- (g) the National Electricity (Northern Territory) (National Uniform Legislation) Act 2015 of the Northern Territory; and
- (h) the Australian Energy Market Act 2004 of the Commonwealth.

Anna Collyer Chairperson Australian Energy Market Commission

National Electricity Amendment (Amendment to frequency performance payment cost recovery) Rule 2025 No. 3

1 Title of Rule

This Rule is the *National Electricity Amendment (Amendment to frequency performance payment cost recovery) Rule 2025 No. 3.*

2 Commencement

Schedule 1 of this Rule commences operation on 8 June 2025, immediately after Schedule 2 of the *National Electricity Amendment (Primary frequency response incentive arrangements) Rule 2022 No.8*.

Schedule 2 of this Rule commences operation on 20 March 2025.

3 Amendment to the National Electricity Rules

The National Electricity Rules are amended as set out in Schedule 1.

4 Savings and Transitional Amendment to the National Electricity Rules

The National Electricity Rules are amended as set out in Schedule 2.

Schedule 1 Amendment to the National Electricity Rules

(Clause 3)

[1] Clause 3.15.6AA Frequency performance payments and cost recovery for regulation services

In clause 3.15.6AA(b)(2), in the paragraph definition for "TE (in MWh)", omit "adjusted gross energy amount" and substitute "adjusted consumed energy amount and the absolute value of any adjusted sent-out energy amount".

[2] Clause 3.15.6AA Frequency performance payments and cost recovery for regulation services

In clause 3.15.6AA(b)(2), in the paragraph definition for "ATE (in MWh)", omit "adjusted gross energy amounts" and substitute "any adjusted consumed energy amounts and the absolute value of any adjusted sent-out energy amounts".

Schedule 2 Savings and Transitional Amendment to the National Electricity Rules

(Clause 4)

[1] New Rule 11.184 Rules consequential on the making of the National Electricity Amendment (Amendment to frequency performance payment cost recovery) Rule 2025 No.3

In Chapter 11, after rule 11.183, insert:

11.184 Rules consequential on the making of the National Electricity Amendment (Amendment to frequency performance payment cost recovery) Rule 2025 No.3

11.184.1 Definitions

In this rule 11.184:

Amending Rule means the *National Electricity Amendment (Amendment to frequency performance payment cost recovery) Rule 2025 No.3.*

frequency contribution factors procedure means the procedure made by *AEMO* in accordance with clause 11.152.3 of the *Rules*.

11.184.2 Amendments to the frequency contribution factors procedure

- (a) If, as a result of the Amending Rule, *AEMO* considers it necessary or desirable to amend the frequency contribution factors procedure, *AEMO* may amend the procedure to make any changes that are necessary or desirable to give effect to the Amending Rule.
- (b) Despite any other provision in the *Rules*, *AEMO* is not required to comply with the *Rules consultation procedures*, or to otherwise conduct consultation, for the purpose of amending the frequency contribution factors procedure in accordance with paragraph (a).

[END OF RULE AS MADE]