



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]
