

National Electricity Amendment (Technical Standards for Wind Generation and other Generator Connections) Rule 2007

under the National Electricity Law as applied by:

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

The Australian Energy Market Commission makes the following Rule under the National Electricity Law.

John Tamblyn

Chairman
Australian Energy Market Commission

National Electricity Amendment (Technical Standards for Wind Generation and other Generator Connections) Rule 2007

1. Title of Rule

This Rule is the *National Electricity Amendment (Technical Standards for Wind Generation and other Generator Connections) Rule 2007*.

2. Commencement

This Rule commences operation on 15 March 2007.

3. Amendment of the National Electricity Rules

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

4. Notes

Notes do not form part of this Rule.

Schedule 1 Amendment of National Electricity Rules

(Clause 3)

[1] Clause 2.2.1 Registration as a Generator

Omit clause 2.2.1(e) and substitute:

- (e) To be eligible for registration as a *Generator*, a person must:
 - (1) obtain the approval of *NEMMCO* to classify each of the *generating units* that form part of the *generating system* that the person owns, operates or controls, or from which it otherwise sources electricity, as either a *scheduled generating unit* or a *non-scheduled generating unit*;
 - (2) classify the *generating units* in accordance with *NEMMCO*'s approval as referred to in subparagraph (1); and
 - (3) satisfy *NEMMCO* that each *generating system* will be capable of meeting or exceeding its *performance standards*.

[2] Clause 2.9.2 Admission as a Registered Participant

Omit clause 2.9.2 and substitute:

2.9.2 Registration as a Registered Participant

- (a) In this clause 2.9.2:
 - receiving date** means the later date of *NEMMCO* receiving:
 - (1) an application for registration referred to in clause 2.9.1;
 - (2) further information or clarification referred to in clause 2.9.1(b); or
 - (3) in relation to an application for registration as a *Generator*, the information requested under clause S5.2.4(b).
- (b) *NEMMCO* must, within 15 *business days* of the receiving date, determine that an applicant is to be registered in the category of *Registered Participant* applied for if *NEMMCO* is reasonably satisfied that:
 - (1) the applicant meets the eligibility requirements specified for the category of *Registered Participant* to which the application relates;
 - (2) if the application relates to registration in one of the categories of *Market Participant*, the applicant is and will be able to

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fulfil the applicable financial obligations under Chapter 3 of the *Rules*; and

- (3) the applicant has demonstrated an ability to comply with the *Rules*.
- (c) If *NEMMCO* determines that an applicant does not satisfy the requirements referred to in paragraph (b), *NEMMCO* must determine that the applicant is not qualified to be registered as a *Registered Participant* in the relevant category and provide reasons for that determination.

[3] Clause 3.13.3 Standing data

Omit clause 3.13.3(k)–(q) and substitute:

- (k) Subject to the requirements relating to disclosure of information under clause 5.3.8(a), a *Registered Participant* may request from *NEMMCO*:
 - (1) *registered bid and offer data*;
 - (2) information that is reasonably required by the *Registered Participant* to carry out *power system* studies (including load flow and dynamic simulations) for planning and operational purposes including:
 - (i) historical information relating to the operating conditions of the *power system* that is not *confidential information*;
 - (ii) information and data provided to *NEMMCO* under paragraphs (f)(1), (f)(3) and (g); and
 - (iii) details of the shared *transmission* and *distribution network* impedance data and other technical data as listed in schedules 5.5.3 and 5.5.4; and
 - (3) operation and maintenance procedures and practices for *transmission network* or *distribution network* operation, developed for the purposes of schedule 5.1 sufficient to enable the *Registered Participant* to carry out *power system* modelling under normal, *outage* and emergency conditions.
- (l) Where *NEMMCO* holds information requested under paragraph (k), it must be provided to the *Registered Participant* as soon as practicable.
- (m) Where special approvals or exemptions have been granted by *NEMMCO*, including approval to aggregate *generating units*, *market network services*, *loads for central dispatch*, or exemptions from *central dispatch*, details of such special arrangements must be *published* by *NEMMCO*.

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- (n) *NEMMCO* must determine and *publish intra-regional loss factors* in accordance with clause 3.6.2 by 1 April each year and whenever changes occur.
- (o) *Network Service Providers* must advise *NEMMCO* of their *distribution loss factors*, duly authorised by the appropriate *Jurisdictional Regulator*, and *NEMMCO* must *publish* such *distribution loss factors* in accordance with clause 3.6.3(i).
- (p) *NEMMCO* must *publish* on a quarterly basis details of:
 - (1) *interconnector* transfer capability; and
 - (2) the discrepancy between *interconnector* transfer capability and the capacity of the relevant *interconnector* in the absence of *outages* on the relevant *interconnector* only,for each day of the preceding quarter for all *interconnectors*.

Statement of opportunities

- (q) By 31 October in each year, *NEMMCO* must prepare and *publish* at a reasonable charge to cover the cost of production, a *statement of opportunities*, including at least the following information for the subsequent 10 year period:
 - (1) projections of aggregate MW demand and *energy* requirements for each *region*;
 - (2) generating capabilities of existing *generating units* and *generating units* for which formal commitments have been made for construction or installation;
 - (3) planned *plant* retirements;
 - (4) a summary of *network capabilities* and *constraints* based upon *Annual Planning Reports*; and
 - (5) operational and economic information about the *market* to assist planning by:
 - (i) *Scheduled Generators* and *Market Participants*; and
 - (ii) potential *Scheduled Generators* and *Market Participants*.
- (r) If after the publication of the most recent *statement of opportunities*, significant new information becomes available to *NEMMCO* relating to:
 - (1) the matters covered by paragraphs (q)(1),(2) and (3); or
 - (2) the matters covered by clause 5.6.5(c)(8) and (9),*NEMMCO* must, as soon as practicable, *publish* that information in a descriptive form that is consistent with the *statement of opportunities*.
- (s) In preparing a *statement of opportunities* *NEMMCO* may seek the assistance of the *Inter-regional Planning Committee*.

- (t) As soon as practicable after a *Scheduled Generator, Market Participant* or *Network Service Provider* becomes aware of any information required for *publication* by *NEMMCO* under paragraph (q), that information must be provided to *NEMMCO* by that *Scheduled Generator, Market Participant* or *Network Service Provider*.

[4] Clause 4.9.2 Dispatch instructions to Scheduled Generators

Omit clause 4.9.2 and substitute:

4.9.2 Dispatch instructions to Scheduled Generators

- (a) To implement *central dispatch* or, where *NEMMCO* has the power to direct or to instruct a *Scheduled Generator* either under Chapter 3 or this Chapter, then for the purpose of giving effect to that direction or instruction, *NEMMCO* may at any time give an instruction to a *Scheduled Generator* in relation to any of its *scheduled generating units* (a *dispatch instruction*), in accordance with clause 4.9.5(b), nominating:
 - (1) whether the facilities for *generation* remote control by *NEMMCO*, if available, are required to be in service; and
 - (2) the level or schedule of power to be supplied by the *generating unit* over the specified period.
- (b) Subject to paragraph (c), *NEMMCO* may at any time give an instruction to a *Generator* in relation to any of its *generating units* with a *nameplate rating* of 30MW or more, or its *generating systems* of combined *nameplate rating* of 30 MW or more, nominating that:
 - (1) the *generating unit* or *generating system* transformer is to be set to a nominated tap position (if it has on-load tap changing capability);
 - (2) the *generating unit's* or *generating system's voltage control system* set-point is to be set to give a nominated *voltage*; or
 - (3) the *generating unit* or *generating system* is to be operated to supply or absorb a nominated level of *reactive power* at its *connection point*.
- (c) Unless otherwise provided under an *ancillary services agreement* or a *connection agreement*, *NEMMCO* must not give an instruction under paragraph (b) that requires a *generating unit* or *generating system* to supply or absorb *reactive power* at a level outside the *plant's relevant performance standard*.
- (d) A *Scheduled Generator* must with respect to *scheduled generating units* which have an availability offer of greater than 0 MW

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(whether *synchronised* or not), ensure that appropriate personnel are available at all times to receive and immediately act upon *dispatch instructions* issued to the *Scheduled Generator* by *NEMMCO*.

[5] Clause 4.14 Acceptance of Performance Standards

In clause 4.14(n), omit the matter “5.3.7(e)(1)” and substitute the matter “5.3.7(g)(1)”.

[6] Clause 4.15 Performance Standard Compliance

In clause 4.15(b), omit the matter “5.3.4A(g)” and substitute the matter “5.3.4A(i)”.

[7] Clause 5.1.2 Purpose

Omit clause 5.1.2(a) and substitute:

- (a) This Chapter:
 - (1) provides the framework for *connection* to a *transmission network* or a *distribution network* and access to the *national grid*; and
 - (2) has the following aims:
 - (i) to detail the principles and guidelines governing *connection* and access to a *network*;
 - (ii) to establish the process to be followed by a *Registered Participant* or a person intending to become a *Registered Participant* for establishing or modifying a *connection* to a *network* or for altering *generating plant connected* to a *network*;
 - (iii) to address a *Connection Applicant’s* reasonable expectations of the level and standard of *power transfer capability* that the relevant *network* should provide; and
 - (iv) to establish processes to ensure ongoing compliance with the technical requirements of this Chapter to facilitate management of the *national grid*.

[8] Clause 5.1.3 Principles

Omit clause 5.1.3 and substitute:

5.1.3 Principles

This Chapter is based on the following principles relating to *connection* to the *national grid*:

- (a) all *Registered Participants* should have the opportunity to form a *connection* to a *network* and have access to the *network services* provided by the *networks* forming part of the *national grid*;
- (b) the terms and conditions on which *connection* to a *network* and provision of *network service* is to be granted are to be set out in commercial agreements on reasonable terms entered into between a *Network Service Provider* and other *Registered Participants*;
- (c) the technical terms and conditions of *connection agreements* regarding standards of performance must be established at levels at or above the *minimum access standards* set out in schedules 5.1, 5.2, 5.3 and 5.3a, with the objective of ensuring that the *power system* operates securely and reliably and in accordance with the *system standards* set out in schedule 5.1a;
- (d) a *Registered Participant* or person intending to become a *Registered Participant* may request *connection* of a facility, modification of a *connection*, or alteration of *connected plant* at a standard below an *automatic access standard* if the *connection*, modification to the *connection*, or alteration of *connected plant* does not adversely affect:
 - (1) *power system security*; and
 - (2) the quality of *supply* to other *Network Users*;
- (e) in some jurisdictions separate agreements may be required for *connection services* and *use of system services*; and
- (f) the operation of the *Rules* should result in the achievement of:
 - (1) long term benefits to *Registered Participants* in terms of cost and *reliability* of the *national grid*; and
 - (2) open communication and information flows relating to *connections* between *Registered Participants* themselves, and between *Registered Participants* and *NEMMCO*, while ensuring the security of *confidential information* belonging to competitors in the *market*.

[9] Clause 5.2.2 Connection agreements

Omit clause 5.2.2(b) and substitute:

- (b) The *Rules* apply to:

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- (1) *connection agreements* made after 13 December 1998;
- (2) deemed *connection agreements* under paragraph (a); and
- (3) requests to establish *connection* after 13 December 1998.

[10] Clause 5.2.5 Obligations of generators

Omit clauses 5.2.5 and substitute:

5.2.5 Obligations of Generators

- (a) A *Generator* must plan and design its *facilities* and ensure that they are operated to comply with:
 - (1) the *performance standards* applicable to those *facilities*;
 - (2) subject to subparagraph (1), its *connection agreement* applicable to those *facilities*; and
 - (3) subject to subparagraph (2), the *system standards*.
- (b) A *Generator* must:
 - (1) submit an *application to connect* in respect of new *generating plant* owned, operated or controlled by the *Generator*, or to be owned, operated or controlled by the *Generator*, and enter into a *connection agreement* with a *Network Service Provider* in accordance with rule 5.3 prior to that *generating plant* being *connected* to the *network* of that provider;
 - (2) comply with the reasonable requirements of the relevant *Network Service Provider* in respect of design requirements of *generating plant* proposed to be *connected* to the *network* of that provider in accordance with rule 5.4 and schedule 5.2;
 - (3) provide *generation* forecast information to the relevant *Network Service Provider* in accordance with rule 5.6;
 - (4) permit and participate in inspection and testing of *facilities* and equipment in accordance with rule 5.7;
 - (5) permit and participate in commissioning of *facilities* and equipment which are to be *connected* to a *network* for the first time in accordance with rule 5.8; and
 - (6) give notice of intended voluntary permanent *disconnection* in accordance with rule 5.9.

[11] Clause 5.2.6

Omit clause 5.2.6.

[12] Clause 5.3.1 Process and procedures

Omit clause 5.3.1 and substitute:

5.3.1 Process and procedures

- (a) For the purposes of this rule 5.3:
establish a connection includes modify an existing *connection* or alter *plant* but does not include alterations to *generating plant* in the circumstances set out in clause 5.3.9.
- (b) A *Registered Participant* or person intending to become a *Registered Participant* who wishes to establish a *connection* to a *network* must follow the procedures in this rule 5.3.
- (c) Any person wishing to establish a *connection* to a *network* may elect to follow the procedures in this rule 5.3.
- (d) A *Generator* wishing to alter *connected generating plant* must comply with clause 5.3.9.

[13] Clause 5.3.2 Connection enquiry

Omit clause 5.3.2 and substitute:

5.3.2 Connection enquiry

- (a) A person referred to in clause 5.3.1(b) or (c) who wishes to make an *application to connect* must first make a *connection enquiry* by advising the *Local Network Service Provider* of the type, magnitude and timing of the proposed *connection* to that provider's *network*.
- (b) If the information submitted with a *connection enquiry* is inadequate to enable the *Local Network Service Provider* to process the enquiry the provider must within *5 business days*, advise the *Connection Applicant* what other relevant preliminary information of the kind listed in schedule 5.4 is required before the *connection enquiry* can be further processed.
- (c) The *Local Network Service Provider* must advise the *Connection Applicant* within *10 business days* of receipt of the *connection enquiry* and the further information required in accordance with paragraph (b) if the enquiry would be more appropriately directed to another *Network Service Provider*.
- (d) The *Connection Applicant*, notwithstanding the advice received under paragraph (c), may if it is reasonable in all the circumstances, request the *Local Network Service Provider* to process the *connection enquiry* and the provider must meet this request.
- (e) Where the *Local Network Service Provider* considers that the *connection enquiry* should be jointly examined by more than one *Network Service Provider*, with the agreement of the *Connection*

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Applicant, one of those *Network Service Providers* may be allocated the task of liaising with the *Connection Applicant* and the other *Network Service Providers* to process and respond to the enquiry.

- (f) A *Network Service Provider* must to the extent that it holds technical information necessary to facilitate the processing of a *connection* enquiry made in accordance with paragraph (a) or an *application to connect* in accordance with clause 5.3.4(a), provide that information to the *Connection Applicant* in accordance with the relevant requirements of schedule 5.1, 5.2, 5.3 or 5.3a.

[14] Clause 5.3.3(b) and (b1) Response to connection enquiry

Omit clause 5.3.3(b) and (b1) and substitute:

- (b) The *Network Service Provider* must:
- (1) within 10 *business days* after receipt of the *connection* enquiry and all such additional information (if any) advised under clause 5.3.2(b); or
 - (2) within 10 *business days* after receipt of a request from the *Connection Applicant* to the *Local Network Service Provider* to process the *connection* enquiry under clause 5.3.2(d),
provide the following information in writing to the *Connection Applicant*:
- (3) the identity of other parties that the *Network Service Provider* considers:
 - (i) will need to be involved in planning to make the *connection* or must be involved under clause 5.3.5(e); and
 - (ii) must be paid for *transmission services* or *distribution services* in the appropriate jurisdiction;
 - (4) whether it will be necessary for any of the parties identified in subparagraph (3) to enter into an agreement with the *Connection Applicant* in respect of the provision of *connection* or other *transmission services* or *distribution services* or both to the *Connection Applicant*;
 - (5) whether any service the *Network Service Provider* proposes to provide is *contestable* in the relevant *participating jurisdiction*; and
 - (6) a *preliminary program* showing proposed milestones for *connection* and access activities which may be modified from time to time by agreement of the parties, where such agreement must not be unreasonably withheld.

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- (b1) The *Network Service Provider* must:
- (1) within 20 *business days* after receipt of the *connection* enquiry and all such additional information (if any) advised under clause 5.3.2(b); or
 - (2) within 20 *business days* after receipt of a request from the *Connection Applicant* to the *Local Network Service Provider* to process the *connection* enquiry under clause 5.3.2(d),
- provide the *Connection Applicant* with the following written details of each technical requirement relevant to the proposed *plant*:
- (3) the *automatic access standards*;
 - (4) the *minimum access standards*;
 - (5) the applicable *plant standards*;
 - (6) the *negotiated access standards* that will require *NEMMCO's* involvement in accordance with clause 5.3.4A(c); and
 - (7) the *normal voltage* level, if that is to change from the *nominal voltage* level.

[15] Clause 5.3.3(c) Response to connection enquiry

In clause 5.3.3(c), omit the matters “5.3.2(a1)” and “5.3.2(b)” and substitute the matters “5.3.2(b)” and 5.3.2(d)”, respectively.

[16] Clause 5.3.4A Negotiated access standards

Omit clause 5.3.4A and substitute:

5.3.4A Negotiated access standards

- (a) For the purposes of this clause 5.3.4A:
- NEMMCO advisory matter*** means a matter that relates to *NEMMCO's* functions under the *National Electricity Law* and a matter in which *NEMMCO* has a role in schedules 5.1a, 5.1, 5.2, 5.3 and 5.3a.
- (b) A *negotiated access standard* must:
- (1) be no less onerous than the corresponding *minimum access standard* provided by the *Network Service Provider* under clause 5.3.3(b1)(4);
 - (2) be set at a level that will not adversely affect *power system security*;
 - (3) be set at a level that will not adversely affect the quality of *supply* for other *Network Users*; and

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- (4) in respect of *generating plant*, meet the requirements applicable to a *negotiated access standard* in clauses S5.2.5, S5.2.6, S5.2.7 and S5.2.8.
- (c) A *Network Service Provider* must following the receipt of a proposed *negotiated access standard* under clause 5.3.4(e) or paragraph (h), consult with *NEMMCO* as soon as practicable in relation to *NEMMCO* advisory matters for that proposed standard.
- (d) *NEMMCO* must within 20 *business days* following the submission of a proposed *negotiated access standard* under clause 5.3.4(e) or paragraph (h)(3), respond to the *Network Service Provider* in writing in respect of any *NEMMCO* advisory matters.
- (e) A *Network Service Provider* must within 30 *business days* following the receipt of a proposed *negotiated access standard* in accordance with clause 5.3.4(e) or paragraph (h)(3), accept or reject a proposed *negotiated access standard*.
- (f) The *Network Service Provider* must reject the proposed *negotiated access standard* if that *connection*, or alteration of the *generating plant* (as the case may be), at the *negotiated access standard* proposed by the *Connection Applicant* would:
- (1) on *NEMMCO*'s reasonable advice, adversely affect *power system security*;
 - (2) in the *Network Service Provider*'s reasonable opinion, adversely affect quality of *supply* for other *Network Users*;
 - (3) in the reasonable opinion of *NEMMCO* or the *Network Service Provider*, in respect of a *NEMMCO* advisory matter or a matter allocated to the *Network Service Provider*, respectively, be lower than the corresponding *minimum access standard*; or
 - (4) in respect of *generating plant*, in *NEMMCO*'s reasonable opinion, not satisfy paragraph (b)(4).
- (g) If a *Network Service Provider* rejects a proposed *negotiated access standard*, the *Network Service Provider* must when rejecting the proposed *negotiated access standard*, advise the *Connection Applicant* of a *negotiated access standard* that the *Network Service Provider* will accept.
- (h) The *Connection Applicant* may in relation to a proposed *negotiated access standard* advised by a *Network Service Provider* in accordance with paragraph (g):
- (1) accept the proposed *negotiated access standard*;
 - (2) reject the proposed *negotiated access standard*;
 - (3) propose an alternative *negotiated access standard* to be further evaluated in accordance with the criteria in paragraph (b); or

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- (4) elect to adopt the relevant *automatic access standard* or a corresponding *plant standard*.
- (i) An *automatic access standard* or if the procedures in this clause 5.3.4A have been followed a *negotiated access standard*, that forms part of the terms and conditions of a *connection agreement*, is taken to be the *performance standard* applicable to the *connected plant* for the relevant technical requirement.

[17] Clause 5.3.5 Preparation of offer to connect

Omit clause 5.3.5 and substitute:

5.3.5 Preparation of offer to connect

- (a) The *Network Service Provider* to whom the *application to connect* is submitted:
 - (1) at the *automatic access standard* under clause 5.3.4; or
 - (2) at a *negotiated access standard* that the provider has accepted under clause 5.3.4A(e),must proceed to prepare an offer to *connect* in response.
- (b) The *Network Service Provider* must use its reasonable endeavours to advise the *Connection Applicant* of all risks and obligations in respect of the proposed *connection* associated with planning and environmental laws not contained in the *Rules*.
- (c) The *Connection Applicant* must provide such other additional information in relation to the *application to connect* as the *Network Service Provider* reasonably requires to assess the technical performance and costs of the required *connection* and to enable the *Network Service Provider* to prepare an offer to *connect*.
- (d) So as to maintain levels of service and quality of *supply* to existing *Registered Participants* in accordance with the *Rules*, the *Network Service Provider* in preparing the offer to *connect* must consult with *NEMMCO* and other *Registered Participants* with whom it has *connection agreements*, if the *Network Service Provider* believes in its reasonable opinion, that compliance with the terms and conditions of those *connection agreements* will be affected, in order to assess the *application to connect* and determine:
 - (1) the technical requirements for the equipment to be *connected*;
 - (2) the extent and cost of *augmentations* and changes to all affected *networks*;
 - (3) any consequent change in *network service* charges; and
 - (4) any possible material effect of this new *connection* on the *network power transfer capability* including that of other *networks*.

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- (e) If the *application to connect* involves the *connection* of *generating units* having a *nameplate rating* of 10 MW or greater to a *distribution network*, the *Distribution Network Service Provider* must consult the relevant *Transmission Network Service Provider* regarding the impact of the *connection* contemplated by the *application to connect* on fault levels, line reclosure protocols, and stability aspects.
- (f) The *Transmission Network Service Provider* consulted under paragraph (e) must determine the reasonable costs of addressing these matters for inclusion in the offer to *connect* and the *Distribution Network Service Provider* must make it a condition of the offer to *connect* that the *Connection Applicant* pay these costs.
- (g) The *Network Service Provider* preparing the offer to *connect* must include provision for payment of the reasonable costs associated with *remote control equipment* and *remote monitoring equipment* as required by *NEMMCO* and it may be a condition of the offer to *connect* that the *Connection Applicant* pay such costs.

[18] Clause 5.3.6 Offer to connect

In clause 5.3.6(a), omit the matter “5.3.3(b)(4)” and substitute the matter “5.3.3(b)(6)”.

[19] Clause 5.3.6 Offer to connect

Omit clause 5.3.6(e)-(l) and substitute:

- (e) An offer to *connect* may contain options for *connection* to a *network* at more than one point in a *network* and/or at different levels of service and with different terms and conditions applicable to each *connection point* according to the different characteristics of *supply* at each *connection point*.
- (f) Both the *Network Service Provider* and the *Connection Applicant* are entitled to negotiate with each other in respect of the provision of *connection* and any other matters relevant to the provision of *connection* and, if negotiations occur, the *Network Service Provider* and the *Connection Applicant* must conduct such negotiations in good faith.
- (g) An offer to *connect* must define the basis for determining *transmission service* charges in accordance with Chapter 6A, including the prudential requirements set out in that Chapter.
- (h) An offer to *connect* must define the basis for determining *distribution service* charges in accordance with Chapter 6, including the prudential requirements set out in rule 6.7 of Chapter 6.

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- (i) An offer to *connect* in respect of a *transmission network* must conform with the access arrangements set out in rule 5.4A.
- (j) An offer to *connect* in respect of a *distribution network* made to an *Embedded Generator* or a *Market Network Service Provider*, must conform with the relevant access arrangements set out in rule 5.5.
- (k) Nothing in the *Rules* is to be read or construed as imposing an obligation on a *Network Service Provider* to effect an extension of a *network* unless that extension is required to effect or facilitate the *connection* of a *Connection Applicant* and the *connection* is the subject of a *connection agreement*.

[20] Clauses 5.3.7 and 5.3.8

Omit clauses 5.3.7 and 5.3.8 and substitute:

5.3.7 Finalisation of connection agreements

- (a) If a *Connection Applicant* wishes to accept an offer to *connect*, the *Connection Applicant* must negotiate and enter into a *connection agreement* with each relevant *Network Service Provider* identified in accordance with clauses 5.3.3(b)(3) and (4) and in doing so must use its reasonable endeavours to negotiate in good faith with all parties with which the *Connection Applicant* must negotiate such a *connection agreement*.
- (b) The *connection agreement* must include proposed *performance standards* with respect to each of the technical requirements identified in schedules 5.2, 5.3 and 5.3a and each proposed *performance standard* must have been established in accordance with the relevant technical requirement.
- (c) The proposed *performance standards* must be based on the *automatic access standard* or, if the procedures in clause 5.3.4A have been followed, the *negotiated access standard*.
- (d) The provision of *connection* by any *Network Service Provider* may be made subject to gaining environmental and planning approvals for any necessary *augmentation* or *extension* works to a *network*.
- (e) Where permitted by the applicable law in the relevant *participating jurisdiction*, the *connection agreement* may assign responsibility to the *Connection Applicant* for obtaining the approvals referred to in paragraph (d) as part of the project proposal and the *Network Service Provider* must provide all reasonable information and may provide reasonable assistance for a reasonable fee to enable preparation of applications for such approvals.
- (f) Subject to paragraph (e), each *connection agreement* must be based on the offer to *connect* as varied by agreement between the parties.

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- (g) The *Network Service Provider* responsible for the *connection point* and the *Registered Participant* must jointly notify *NEMMCO* that a *connection agreement* has been entered into between them and forward to *NEMMCO* relevant technical details of the proposed *plant* and *connection*, including as applicable:
- (1) details of all *performance standards* that form part of the terms and conditions of the *connection agreement*;
 - (2) if a *Generator*, the arrangements for updating the information required under clause S5.2.4(b);
 - (3) the proposed *metering installation*;
 - (4) arrangements for the *Metering Provider* to obtain physical access to the *metering installation*; and
 - (5) the terms upon which a *Registered Participant* is to supply any *ancillary services* under the *connection agreement*.
- (h) *NEMMCO* must, within 20 *business days* of receipt of the notice under paragraph (g), advise the relevant *Network Service Provider* and the *Registered Participant* of whether the proposed *metering installation* is acceptable for those *metering installations* associated with those *connection points* which are classified as *metering installation* types 1, 2, 3 and 4 as specified in schedule 7.2.

5.3.8 Provision and use of information

- (a) The data and information provided under this rule 5.3 is *confidential information* and must:
- (1) be prepared, given and used in good faith; and
 - (2) not be disclosed or made available by the recipient to a third party except in the circumstances set out in this clause 5.3.8.
- (b) The data and information to be provided under this rule 5.3 may be shared between a *Network Service Provider* and *NEMMCO* for the purpose of enabling:
- (1) the *Network Service Provider* to advise *NEMMCO* of *ancillary services* or similar services described in clause 3.11.3(j); and
 - (2) either party to:
 - (i) assess the effect of a proposed *facility* or proposed alteration to *generating plant* (as the case may be) on:
 - (A) the performance of the *power system*; or
 - (B) another proposed *facility* or another proposed alteration;
 - (ii) assess proposed *negotiated access standards*; or

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- (iii) determine the extent of any required *augmentation* or *extension*.
- (c) A *Network Service Provider* may disclose the data and information to be provided under this rule 5.3 to another *Network Service Provider* if the *Network Service Provider* considers the information or data is materially relevant to that provider for *connection*.
- (d) A person intending to disclose information under paragraphs (b) and (c) must first advise the relevant *Connection Applicant* of the extent of the disclosure.
- (e) If a *Connection Applicant* or *Network Service Provider* becomes aware of any material change to any information contained in or relevant to an *application to connect*, it must promptly notify the other party in writing of that change.
- (f) A *Registered Participant* must, within 5 *business days* of becoming aware that any information provided to *NEMMCO* in relation to a *performance standard* or other information of a kind required to be provided to *NEMMCO* under clause 5.3.7 is incorrect, advise *NEMMCO* of the correct information.

5.3.9 Procedure to be followed by a Generator proposing to alter a generating system

- (a) This clause 5.3.9 applies where a *Generator* proposes to alter:
 - (1) a *connected generating system*; or
 - (2) a *generating system* for which *performance standards* have been previously accepted by *NEMMCO*,
in a manner that will affect the performance of the *generating system* relative to any of the technical requirements set out in clauses S5.2.5, S5.2.6, S5.2.7 and S5.2.8.
- (b) A *Generator* to which this clause applies, must submit to the *Network Service Provider* with a copy to *NEMMCO*:
 - (1) a description of the nature of the alteration and the timetable for implementation;
 - (2) in respect of the proposed alteration to the *generating system*, details of the *generating unit* design data and *generating unit* setting data in accordance with the *Generating System Model Guidelines*, *Generating System Design Data Sheet*, or *Generating System Setting Data Sheet*; and
 - (3) in relation to each relevant technical requirement for which the proposed alteration to the equipment will affect the performance of the *generating system*, the proposed amendments to:
 - (i) the applicable *automatic access standard*; or

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- (ii) a proposed *negotiated access standard*.
- (c) Clause 5.3.4A applies to a submission by a *Generator* under paragraph (b)(3)(ii).
- (d) Without limiting subparagraph (b)(3), for the purposes of that subparagraph (unless *NEMMCO* and the *Network Service Provider* otherwise agree), a proposed alteration to the equipment specified in column 1 of the table set out below is taken to affect the performance of the *generating system* relative to technical requirements specified in column 2, thereby necessitating a submission under subparagraph (b)(3).

Column 1 (altered equipment)	Column 2 (clause)
machine windings	S5.2.5.1, S5.2.5.2, S5.2.8
power converter	S5.2.5.1, S5.2.5.2, S5.2.5.5, S5.2.5.12, S5.2.5.13, S5.2.8
reactive compensation plant	S5.2.5.1, S5.2.5.2, S5.2.5.5, S5.2.5.12, S5.2.5.13
<i>excitation control system</i>	S5.2.5.5, S5.2.5.7, S5.2.5.12, S5.2.5.13
<i>voltage control system</i>	S5.2.5.5, S5.2.5.12, S5.2.5.13
<i>governor control system</i>	S5.2.5.7, S5.2.5.11, S5.2.5.14
<i>power control system</i>	S5.2.5.11, S5.2.5.14
<i>protection system</i>	S5.2.5.3, S5.2.5.4, S5.2.5.5, S5.2.5.7, S5.2.5.8, S5.2.5.9
auxiliary supplies	S5.2.5.1, S5.2.5.2, S5.2.8
remote control and monitoring system	S5.2.5.14, S5.2.6.1, S5.2.6.2

- (e) The *Network Service Provider* may as a condition of considering a submission made under paragraph (b), require payment of a fee to meet the reasonable costs anticipated to be incurred by the provider, other *Network Service Providers* and *NEMMCO*, in the assessment of the submission.
- (f) The *Network Service Provider* must require payment of a fee under paragraph (e) if so requested by *NEMMCO*.
- (g) On payment of the required fee referred to in paragraph (e), the *Network Service Provider* must pay such amounts as are on account of the costs anticipated to be incurred by the other *Network Service Providers* and *NEMMCO*, as appropriate.

- (h) If the application of this clause 5.3.9 leads to a variation to an existing *connection agreement* the *Network Service Provider* and the *Generator* must immediately jointly advise *NEMMCO*.

5.3.10 Acceptance of performance standards for generating plant that is altered

- (a) A *Generator* must not commission altered *generating plant* until the *Network Service Provider* has advised the *Generator* that the provider and *NEMMCO* are satisfied in accordance with paragraph (b).
- (b) In relation to altered *generating plant*, the *Network Service Provider* and *NEMMCO*, to the extent of *NEMMCO*'s advisory role under clause 5.3.4A, must be satisfied that:
- (1) the *Generator* has complied with clause 5.3.9; and
 - (2) each amended *performance standard* submitted by the *Generator* either meets:
 - (i) the *automatic access standard* applicable to the relevant technical requirement; or
 - (ii) the *negotiated access standard* under clause 5.3.4A as applied in accordance with clause 5.3.9(c).
- (c) For the purposes of paragraph (a), *NEMMCO* must advise the *Network Service Provider* as to whether it is satisfied with the matters referred to paragraph (b).

[21] Clause 5.4.1 Applicability

Omit clause 5.4.1 and substitute:

5.4.1 Application

This rule 5.4 applies to new installations and modifications to existing installations that include alterations to existing *generating plant*, after:

- (a) 13 December 1998, in the case of installations located in *participating jurisdictions* other than Tasmania; and
- (b) 29 May 2005, in the case of installations located in Tasmania.

[22] Clause 5.4.2 Advice of inconsistencies

Omit clause 5.4.2 and substitute

5.4.2 Advice of inconsistencies

- (a) At any stage prior to commissioning the *facility* in respect of a *connection* if there is an inconsistency between the proposed equipment and the *connection agreement* including the *performance standards*, the *Registered Participant* or the person intending to be registered as a *Generator* must:
 - (1) advise the relevant *Network Service Provider* and, if the inconsistency relates to *performance standards*, *NEMMCO*, in writing of the inconsistency; and
 - (2) if necessary, negotiate in good faith with the *Network Service Provider* any necessary changes to the *connection agreement*.
- (b) If an inconsistency in a *connection agreement* including a *performance standard* is identified under paragraph (a), the *Registered Participant* or the person intending to be registered as a *Generator* and the *Network Service Provider* must not commission the *facility* in respect of a *connection* unless the *facility* or the *connection agreement* or *performance standard* has been varied to remove the inconsistency.
- (c) Nothing in this clause 5.4.2 affects the operation of clause 5.3.6(c1).

[23] Clause 5.7.3 Tests to demonstrate compliance with connection requirements for Generators

Omit clause 5.7.3 and substitute:

5.7.3 Tests to demonstrate compliance with connection requirements for generators

- (a) Each *Generator* must, prior to implementing a compliance program in accordance with clause 4.15(b), provide evidence to any relevant *Network Service Provider* with which that *Generator* has a *connection agreement* and to *NEMMCO*, that its *generating system* complies with:
 - (1) the applicable technical requirements of clause 5.2.5; and
 - (2) the relevant *connection agreement* including the *performance standards*.
- (b) Each *Generator* must negotiate in good faith with the relevant *Network Service Provider* and *NEMMCO* to agree on a compliance monitoring program, including an agreed method for its *generating system* to confirm ongoing compliance consistent with the evidence provided in paragraph (a).
- (c) If prior to the *Generator* implementing a compliance program in accordance with the requirements of clause 4.15(b), a performance test or monitoring of in-service performance demonstrates that a *generating system* is not complying with one or more technical

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requirements of clause S5.2.5 and the relevant *connection agreement* or one or more of the *performance standards* then the *Generator* must:

- (1) promptly notify the relevant *Network Service Provider* and *NEMMCO* of that fact;
 - (2) promptly advise the *Network Service Provider* and *NEMMCO* of the remedial steps it proposes to take and the timetable for such remedial work;
 - (3) diligently undertake such remedial work and report at monthly intervals to the *Network Service Provider* on progress in implementing the remedial action; and
 - (4) conduct further tests or monitoring on completion of the remedial work to confirm compliance with the relevant technical requirements or *performance standards* (as the case may be).
- (d) If *NEMMCO* reasonably believes that a *generating system* is not complying with one or more applicable *performance standards* or one or more applicable technical requirements of clause S5.2.5 and the relevant *connection agreement*, *NEMMCO* may instruct the *Generator* to conduct tests within 25 *business days* to demonstrate that the relevant *generating system* complies with those *performance standards* or technical requirements.
- (e) If the tests undertaken in accordance with paragraph (d) provide evidence that the *generating system* continues to comply with those requirements *NEMMCO* must reimburse the *Generator* for the reasonable expenses incurred as a direct result of conducting the tests.
- (f) If *NEMMCO*:
- (1) is satisfied that:
 - (i) a *generating system* is not complying with the relevant *performance standards* for that system in respect of one or more of the technical requirements contained in S5.2.5, S5.2.6, S5.2.7 or S5.2.8 and the relevant *connection agreement*; or
 - (ii) a *generating system's* performance is not adequately represented by the applicable analytical model provided under clause 5.7.6(h) or clause S5.2.4; and
 - (2) holds the reasonable opinion that the performance of the *generating system*, or inadequacy of the applicable analytical model of the *generating system* is or will impede *NEMMCO's* ability to carry out its role in relation to *power system security*,
NEMMCO may direct the relevant *Generator* to operate the *generating system* at a particular *generated* output or in a particular mode until the relevant *Generator* submits evidence reasonably

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satisfactory to *NEMMCO* that the *generating system* is complying with the relevant *performance standard* and performing substantially in accordance with the applicable analytical model.

- (g) Each *Generator* must maintain records for 7 years for each of its *generating systems* and *power stations* setting out details of the results of all technical performance and monitoring conducted under this clause 5.7.3 and make these records available to *NEMMCO* on request.

[24] Clause 5.7.6 Tests of generating units requiring changes to normal operation

Omit clause 5.7.6 and substitute:

5.7.6 Tests of generating units requiring changes to normal operation

- (a) A *Network Service Provider* may, at intervals of not less than 12 months per *generating system*, require the testing by a *Generator* of any *generating unit connected* to the *network* of that provider in order to determine analytic parameters for modelling purposes or to assess the performance of the relevant *generating unit* or *generating system* for the purposes of a *connection agreement*, and that provider is entitled to witness such tests.
- (b) If *NEMMCO* reasonably considers that:
 - (1) the analytic parameters for modelling of a *generating unit* or *generating system* are inadequate; or
 - (2) available information, including results from a previous test of a *generating unit* or *generating system*, are inadequate to determine parameters for an applicable model developed in accordance with the *Generating System Model Guidelines*, or otherwise agreed with *NEMMCO* under clause S5.2.4(c)(2),

NEMMCO may direct a *Network Service Provider* to require a *Generator* to conduct a test under paragraph (a), and *NEMMCO* may witness such a test.
- (c) Adequate notice of not less than 15 *business days* must be given by the *Network Service Provider* to the *Generator* before the proposed date of a test under paragraph (a).
- (d) The *Network Service Provider* must use its best endeavours to ensure that tests permitted under this clause 5.7.6 are conducted at a time which will minimise the departure from the *commitment* and *dispatch* that are due to take place at that time.
- (e) If not possible beforehand, a *Generator* must conduct a test under this clause 5.7.6 at the next scheduled *outage* of the relevant *generating unit* and in any event within 9 months of the request.

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- (f) A *Generator* must provide any reasonable assistance requested by the *Network Service Provider* in relation to the conduct of tests.
- (g) Tests conducted under this clause 5.7.6 must be conducted in accordance with test procedures agreed between the *Network Service Provider* and the relevant *Generator* and a *Generator* must not unreasonably withhold its agreement to test procedures proposed for this purpose by the *Network Service Provider*.
- (h) A *Generator* must provide the test records obtained from a test under paragraph (a) to the *Network Service Provider*, who must derive the analytical parameters for the applicable model developed in accordance with the *Generating System Model Guidelines*, or otherwise agreed with *NEMMCO* under clause S5.2.4(c)(2) and provide them to *NEMMCO* and the relevant *Generator*.
- (i) The *Generator*, the *Network Service Provider* and *NEMMCO* must each bear its own costs associated with tests conducted under this clause 5.7.6 and no compensation is to be payable for financial losses incurred as a result of these tests or associated activities.

[25] Clause S5.1a.4 Power frequency voltage

Omit clause S5.1a.4 including the diagram numbered Figure S5.1a.1 and substitute:

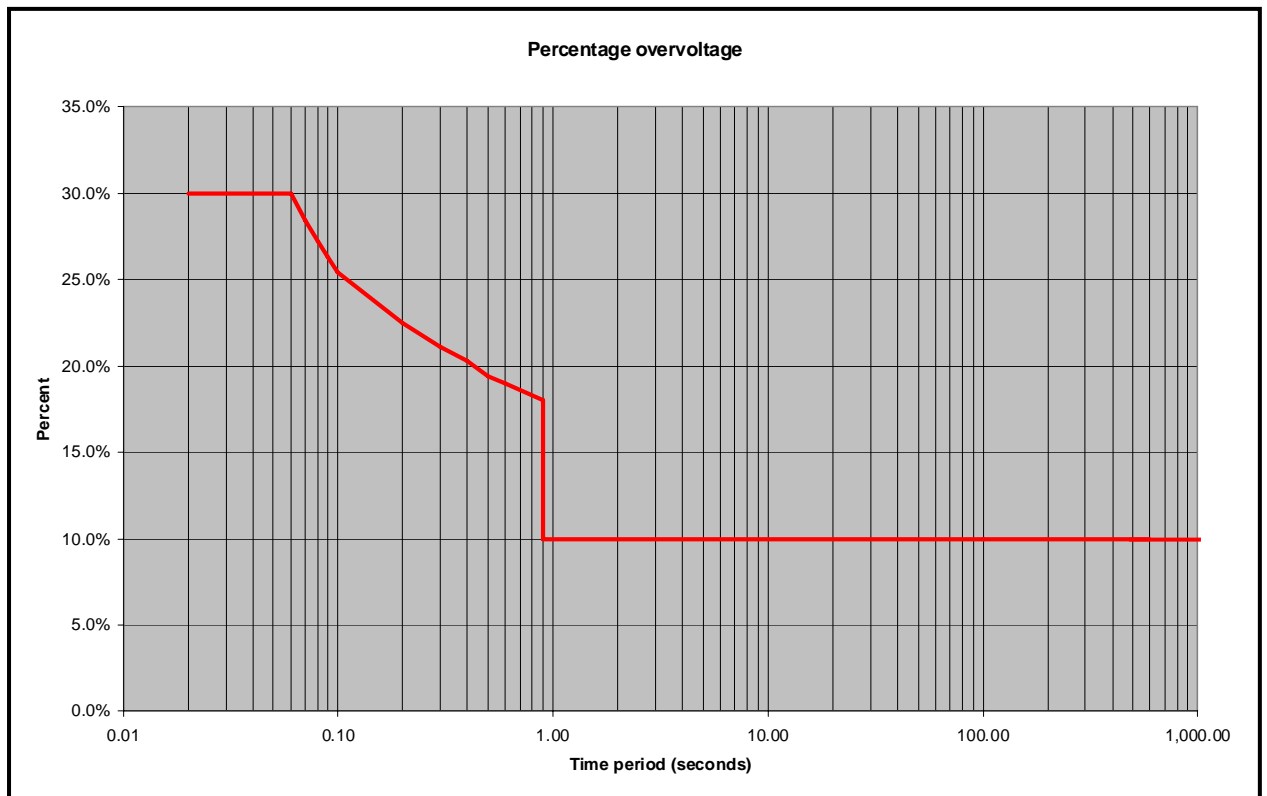
S5.1a.4 Power frequency voltage

Except as a consequence of a *contingency event*, the *voltage of supply* at a *connection point* should not vary by more than 10 percent above or below its *normal voltage*, provided that the *reactive power flow* and the *power factor* at the *connection point* is within the corresponding limits set out in the *connection agreement*.

As a consequence of a *credible contingency event*, the *voltage of supply* at a *connection point* should not rise above its *normal voltage* by more than a given percentage of *normal voltage* for longer than the corresponding period shown in Figure S5.1a.1 for that percentage.

As a consequence of a *contingency event*, the *voltage of supply* at a *connection point* could fall to zero for any period.

Figure S5.1a.1



[26] Clause S5.1.7 Voltage unbalance

After the end of clause S5.1.7 insert:

- (c) *A Network Service Provider must include conditions in connection agreements to ensure that each Generator will balance:*
 - (1) *the voltage generated in each phase of its generating system;*
and
 - (2) *when not generating, the current drawn in each phase,*
in order to achieve average levels of negative sequence *voltage* at each of the *generating system connection points* due to phase imbalances within the *generating plant* that are not more than the values determined by the *Network Service Provider* to achieve average levels of negative sequence *voltage* at the *connection points* of other *Network Users* in accordance with clause S5.1a.7.
- (d) *When including conditions under paragraph (c), the Network Service Provider must have regard to the capabilities of the relevant generating plant technology.*

[27] Clause S5.1.9 Protection systems and fault clearance times

In clause S5.1.9(b), omit “5.3.4A(b)” and substitute “5.3.4A(c)”.

[28] Clause S5.2.1 Outline of requirements

Omit clause S5.2.1 and substitute:

S5.2.1 Outline of requirements

- (a) This schedule sets out details of additional requirements and conditions that *Generators* must satisfy as a condition of *connection* of a *generating system* to the *power system*.
- (b) This schedule does not apply to any *generating system* that is:
 - (1) subject to an exemption from registration under clause 2.2.1(c); or
 - (2) eligible for exemption under any guidelines issued under clause 2.2.1(c),

and which is *connected* or intended for use in a manner the *Network Service Provider* considers is unlikely to cause a material degradation in the quality of *supply* to other *Network Users*.
- (c) This schedule also sets out the requirements and conditions which subject to clause 5.2.5 of the *Rules*, are obligations on *Generators*:
 - (1) to co-operate with the relevant *Network Service Provider* on technical matters when making a new *connection*; and
 - (2) to provide information to the *Network Service Provider* or *NEMMCO*.
- (d) The equipment associated with each *generating system* must be designed to withstand without damage the range of operating conditions which may arise consistent with the *system standards*.
- (e) *Generators* must comply with the *performance standards* and any attached terms or conditions of agreement agreed with the *Network Service Provider* or *NEMMCO* in accordance with a relevant provision of schedules 5.1a or 5.1.
- (f) This schedule does not set out arrangements by which a *Generator* may enter into an agreement or contract with *NEMMCO* to:
 - (1) provide additional services that are necessary to maintain *power system security*; or
 - (2) provide additional services to facilitate management of the *market*.
- (g) This schedule provides for *automatic access standards* and the determination of *negotiated access standards* derived from

minimum access standards which once determined, must be recorded together with the *automatic access standards* in a *connection agreement* and registered with *NEMMCO* as *performance standards*.

[29] Clause S5.2.2 Application of Settings

In clause S5.2.2, omit “5.3.4A(b)” wherever occurring and substitute “5.3.4A(c)”.

[30] Clause S5.2.3 Technical matters to be coordinated

Omit clause S5.2.3 and substitute:

S5.2.3 Technical matters to be coordinated

- (a) A *Generator* and the relevant *Network Service Provider* must use all reasonable endeavours to agree upon relevant technical matters in respect of each new or altered *connection* of a *generating system* to a *network* including:
- (1) design at the *connection point*;
 - (2) physical layout adjacent to the *connection point*;
 - (3) primary protection and backup protection (clause S5.2.5);
 - (4) control characteristics (clause S5.2.5);
 - (5) communications *facilities* (clause S5.2.6);
 - (6) insulation co-ordination and lightning protection (paragraph (b));
 - (7) fault levels and fault clearance (clause S5.2.8);
 - (8) switching and *isolation* facilities (clause S5.2.8);
 - (9) interlocking and *synchronising* arrangements; and
 - (10) *metering installations*.
- (b) A *Generator* must ensure that in designing a *generating system's* electrical *plant*, including any *substation* for the *connection* of the *generating system* to the *network*, to operate at the same *nominal voltage* as at the *connection point*:
- (1) the *plant* complies with the relevant *Australian Standards* unless a provision of these *Rules* allows or requires otherwise;
 - (2) the earthing of the *plant* complies with the ENA EG1-2006: Substation Earthing Guide to reduce step and touch potentials to safe levels;
 - (3) the *plant* is capable of withstanding, without damage the *voltage* impulse levels specified in the *connection agreement*;

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- (4) the insulation levels of the *plant* are co-ordinated with the insulation levels of the *network* to which the *generating system* is *connected* as specified in the *connection agreement*; and
 - (5) safety provisions in respect of the *plant* comply with requirements applicable to the *participating jurisdiction* in which the *generating system* is located, as notified by the *Network Service Provider*.
- (c) If no relevant *Australian Standard* exists for the purposes of paragraph (b)(1), the *Generator* must agree with the *Network Service Provider* for the *Generator* to comply with another relevant standard.

[31] Clause S5.2.4 Provision of information

Omit clause S5.2.4 and substitute:

S5.2.4 Provision of information

- (a) A *Generator* or person who is negotiating a *connection agreement* with a *Network Service Provider* must promptly on request by *NEMMCO* or the *Network Service Provider* provide all data in relation to that *generating system* specified in schedule 5.5.
- (b) A *Generator*, or person required under the *Rules* to register as the *Generator* in respect of a *generating system* comprised of *generating units* with a combined *nameplate rating* of 30 MW or more, by the earlier of:
 - (1) the day on which an *application to connect* is made under clause 5.3.4(a);
 - (2) the day on which amendments to *performance standards* are submitted under clause 5.3.9(b);
 - (3) three months before commissioning of a *generating system* or planned alteration to a *generating system*; or
 - (4) 5 *business days* before commissioning of a *generating system* alteration that is repairing *plant* after a *plant failure*, if *plant* performance after the alteration will differ from performance prior to the *plant failure*,must provide:
 - (5) to *NEMMCO* and the relevant *Network Service Providers* (including the relevant *Transmission Network Service Provider* in respect of an *embedded generating unit*) the following information about the *control systems* of the *generating system*:

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- (i) a set of functional block diagrams, including all functions between feedback signals and *generating system* output;
 - (ii) the parameters of each functional block, including all settings, gains, time constants, delays, deadbands and limits; and
 - (iii) the characteristics of non-linear elements,
with sufficient detail for *NEMMCO* and *Network Service Providers* to perform load flow and dynamic simulation studies; and
- (6) to *NEMMCO*, model source code associated with the model in subparagraph (5) in an unencrypted form suitable for at least one of the software simulation products nominated by *NEMMCO* and in a form that would allow conversion for use with other software simulation products by *NEMMCO*.
- (c) The information provided under paragraph (b) must:
- (1) encompass all *control systems* that respond to *voltage* or *frequency* disturbances on the *power system*, and which are either integral to the *generating units* or otherwise part of the *generating system*, including those applying to *reactive power* equipment that forms part of the *generating system*; and
 - (2) conform with the applicable models developed in accordance with the *Generating System Model Guidelines*, or an alternative model agreed with *NEMMCO* to be necessary to adequately represent the *generating plant* to carry out load flow and dynamic simulations.
- (d) The *Generator* must update the information provided under paragraph (b) within 3 months after commissioning tests or other tests undertaken in accordance with clause 5.7.3 are completed.
- (e) For the purposes of clause 5.3.2(f), the technical information that a *Network Service Provider* must if requested provide to a *Connection Applicant* in respect of a proposed *connection* for a *generating system* includes:
- (1) the highest expected single phase and three phase fault levels at the *connection point* with the *generating system* not *connected*;
 - (2) the clearing times of the existing *protection systems* that would clear a fault at the location at which the new *connection* would be *connected* into the existing *transmission system* or *distribution system*;
 - (3) the expected limits of *voltage* fluctuation, harmonic *voltage* distortion and *voltage* unbalance at the *connection point* with the *generating system* not *connected*;

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- (4) technical information relevant to the *connection point* with the *generating system not synchronised* including equivalent source impedance information, sufficient to estimate fault levels, *voltage* fluctuations, harmonic *voltage* distortion (for harmonics relevant to the *generating system*) and *voltage* unbalance; and
- (5) information relating to the performance of the *national grid* that is reasonably necessary for the *Connection Applicant* to prepare an application to *connect*, including:
 - (i) a model of the *power system*, including relevant *considered projects* and the range of expected operating conditions, sufficient to carry out load flow and dynamic simulations; and
 - (ii) information on *inter-regional* and *intra-regional power transfer capabilities* and relevant *plant ratings*.
- (f) All information provided under this clause S5.2.4 is *confidential information*.

[32] Clause S5.2.5 **Technical requirements**

Omit clause S5.2.5 and substitute:

Technical requirements

S5.2.5.1 Reactive power capability

Automatic access standard

- (a) The *automatic access standard* is a *generating system* operating at:
 - (1) any level of *active power* output; and
 - (2) any *voltage* at the *connection point* within the limits established under clause S5.1a.4 without a *contingency event*,
must be capable of supplying and absorbing continuously at its *connection point* an amount of *reactive power* of at least the amount equal to the product of the *rated active power* of the *generating system* and 0.395.

Minimum access standard

- (b) The *minimum access standard* is no capability is required to supply or absorb *reactive power* at the *connection point*.

Negotiated access standard

- (c) When negotiating a *negotiated access standard*, the *Generator* and the *Network Service Provider*:
 - (1) must subject to any agreement under paragraph (d)(4), ensure that the *reactive power capability* of the *generating system* is

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sufficient to ensure that all relevant *system standards* are met before and after *credible contingency events* under normal and planned *outage* operating conditions of the *power system*, taking into account at least existing projects and *considered projects*;

- (2) may negotiate either a range of *reactive power* absorption and supply, or a range of *power factor*, at the *connection point*, within which the *plant* must be operated; and
 - (3) may negotiate a limit that describes how the *reactive power capability* varies as a function of *active power* output due to a design characteristic of the *plant*.
- (d) If the *generating system* is not capable of the level of performance established under paragraph (c)(1) the *Generator*, depending on what is reasonable in the circumstances, must:
- (1) pay compensation to the *Network Service Provider* for the provision of the deficit of *reactive power* (supply and absorption) from within the *network*;
 - (2) install additional equipment *connecting* at the *generating system's connection point* or another location, to provide the deficit of *reactive power* (supply and absorption), and such equipment is deemed to be part of the *generating system*;
 - (3) reach a commercial arrangement with a *Registered Participant* to provide the deficit of *reactive power* (supply and absorption); or
 - (4) if the inability to meet the performance level only occurs for particular operating conditions, agree to and document as part of the proposed *negotiated access standard*, operational arrangements by which the *plant* can achieve an agreed level of performance for those operating conditions.
- (e) The *Generator* may select one or more options referred to in paragraph (d).

General requirements

- (f) An *access standard* must record the agreed value for *rated active power* and where relevant the method of determining the value.
- (g) An *access standard* for consumption of *energy* by a *generating system* when not supplying or absorbing *reactive power* under an *ancillary services agreement* is to be established under clause S5.3.5 as if the *Generator* were a *Market Customer*.

S5.2.5.2 Quality of electricity generated

- (a) For the purpose of this clause S5.2.5.2 in respect of a *synchronous generating unit*, AS 1359.101 and IEC 60034-1 are *plant standards* for harmonic *voltage* distortion.

Automatic access standard

- (b) The *automatic access standard* is a *generating system* when generating and when not generating must not produce at any of its *connection points* for generation:
- (1) *voltage* fluctuation greater than the limits allocated by the *Network Service Provider* under clause S5.1.5(a);
 - (2) harmonic *voltage* distortion greater than the emission limits specified by a *plant standard* under paragraph (a) or allocated by the *Network Service Provider* under clause S5.1.6(a); and
 - (3) *voltage* unbalance greater than the limits allocated by the *Network Service Provider* in accordance with clause S5.1.7(c).

Minimum access standard

- (c) The *minimum access standard* is a *generating system* when generating and when not generating must not produce at any of its *connection points* for generation:
- (1) *voltage* fluctuations greater than limits determined under clause S5.1.5(b);
 - (2) harmonic *voltage* distortion more than the lesser of the emission limits determined by the relevant *Network Service Provider* under clause S5.1.6(b) and specified by a *plant standard* under paragraph (a); and
 - (3) *voltage* unbalance more than limits determined under clause S5.1.7(c).

Negotiated access standard

- (d) A *negotiated access standard* negotiated under this clause S5.2.5.2 must not prevent the *Network Service Provider* meeting the *system standards* or contractual obligations to existing *Network Users*.

S5.2.5.3 Generating unit response to frequency disturbances

- (a) For the purposes of this clause S5.2.5.3:
- normal operating frequency band, operational frequency tolerance band, or extreme frequency excursion tolerance limits** are references to the widest range specified for those terms for any condition (including an “island” condition) in the *frequency operating standards* that apply to the *region* in which the *generating unit* is located.
- stabilisation time** and **recovery time** mean the longest times allowable for *system frequency* to remain outside the operational frequency tolerance band and the normal operating frequency band, respectively, for any condition (including an “island” condition) in the *frequency operating standards* that apply to the *region* in which the *generating unit* is located.

transient frequency limit and **transient frequency time** mean the values of 47.5 Hz and 9 seconds respectively, or such other values determined by the *Reliability Panel*.

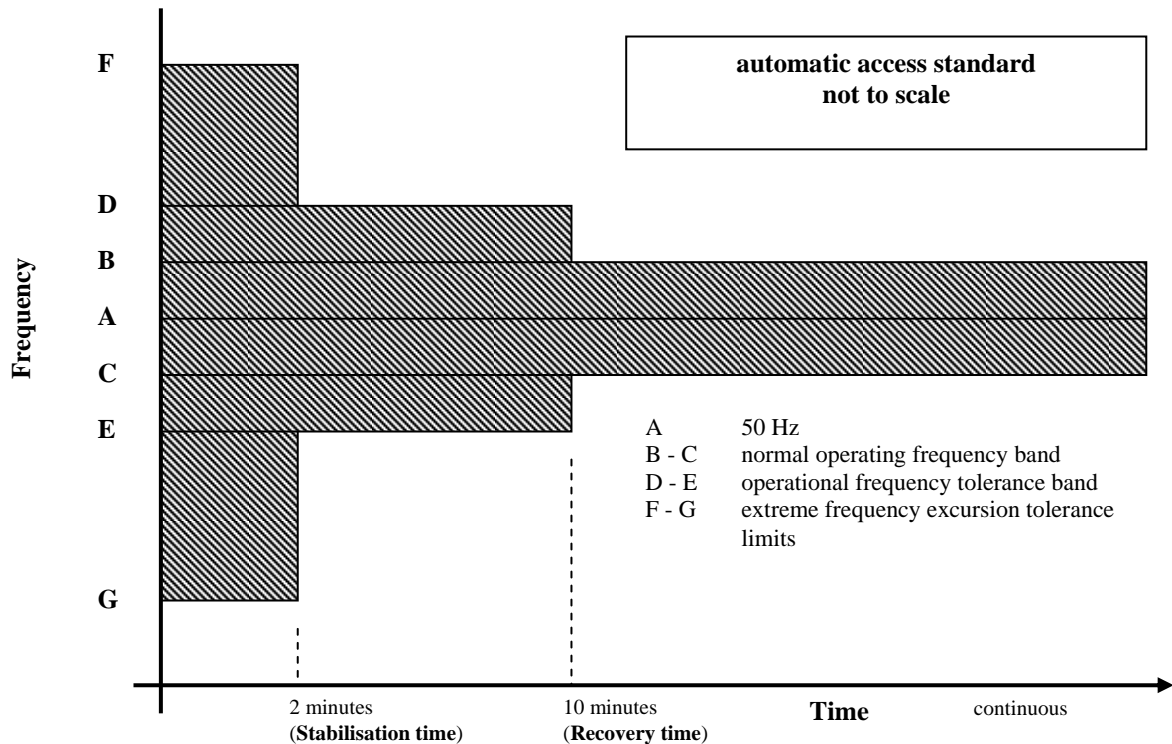
Automatic access standard

- (b) The *automatic access standard* is a *generating system* and each of its *generating units* must be capable of *continuous uninterrupted operation* for *frequencies* in the following ranges:
- (1) the lower bound of the extreme frequency excursion tolerance limits to the lower bound of the operational frequency tolerance band for at least the stabilisation time;
 - (2) the lower bound of the operational frequency tolerance band to the lower bound of the normal operating frequency band, for at least the recovery time including any time spent in the range under subparagraph (1);
 - (3) the normal operating frequency band for an indefinite period;
 - (4) the upper bound of the normal operating frequency band to the upper bound of the operational frequency tolerance band, for at least the recovery time including any time spent in the range under subparagraph (5); and
 - (5) the upper bound of the operational frequency tolerance band to the upper bound of the extreme frequency excursion tolerance limits for at least the stabilisation time,

unless the rate of change of *frequency* is outside the range of -4 Hz to 4 Hz per second for more than 0.25 seconds or such other range as determined by the *Reliability Panel* from time to time.

Note: The automatic access standard is illustrated in the following diagram. To the extent of any inconsistency between the diagram and paragraph (b), paragraph (b) prevails.

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Minimum access standard

- (c) The *minimum access standard* is a *generating system* and each of its *generating units* must be capable of *continuous uninterrupted operation* for *frequencies* in the following ranges:
- (1) the lower bound of the extreme frequency excursion tolerance limits to the transient frequency limit for at least the transient frequency time;
 - (2) the transient frequency limit to the lower bound of the operational frequency tolerance band for at least the stabilisation time;
 - (3) the lower bound of the operational frequency tolerance band to the lower bound of the normal operating frequency band for at least the recovery time including any time spent in the ranges under subparagraphs (1) and (2);
 - (4) the normal operating frequency band for an indefinite period;
 - (5) the upper bound of the normal operating frequency band to the upper bound of the operational frequency tolerance band for at least the recovery time including any time spent in the ranges under subparagraph (6) unless the *generating system* has a *protection system* to trip a *generating unit* if the *frequency* exceeds a level agreed with *NEMMCO*; and
 - (6) in respect a *generating system*:
 - (i) of 30 MW or more; or

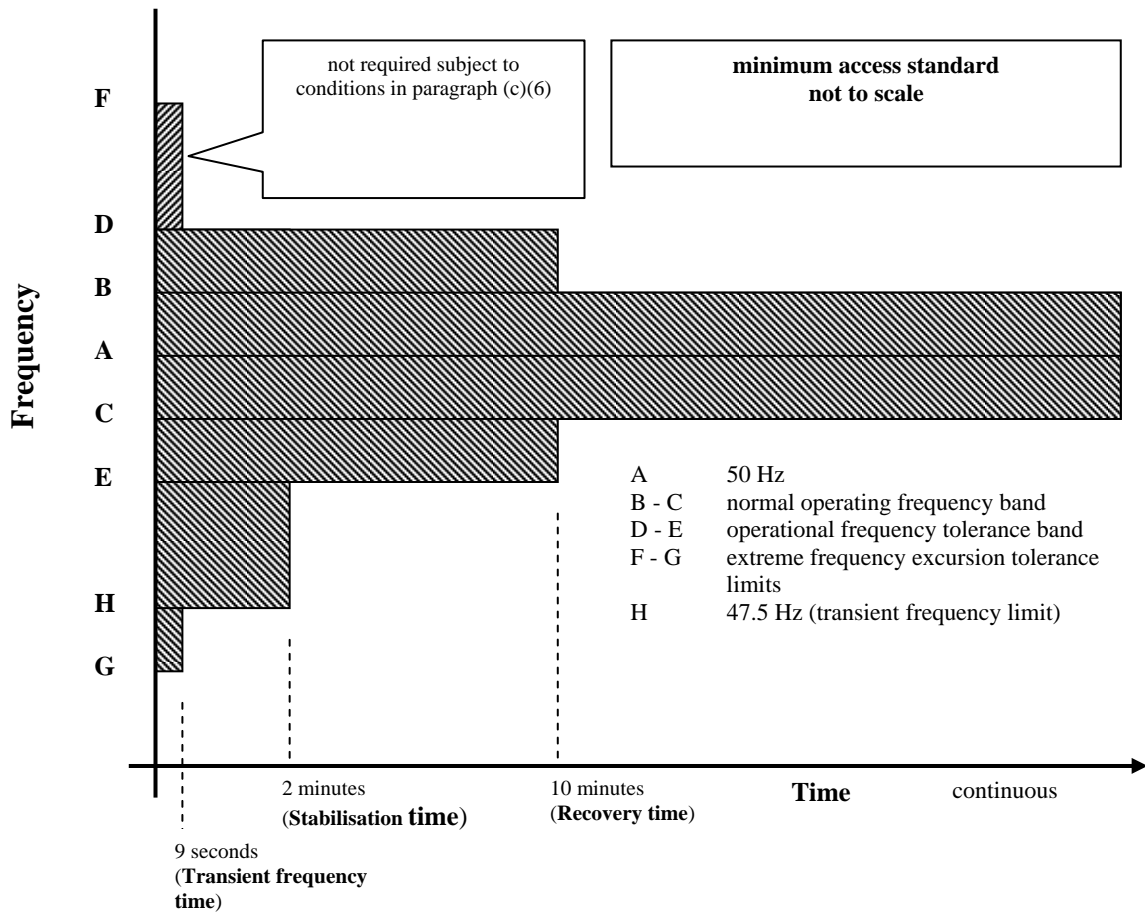
RULE TO BE MADE

(ii) that does not have a *protection system* to trip the *generating unit* if the *frequency* exceeds a level agreed with *NEMMCO*,

the upper bound of the operational frequency tolerance band to the upper bound of the extreme frequency excursion tolerance limits (including an “island condition”) for at least the transient frequency time,

unless the rate of change of *frequency* is outside the range of -1 Hz to 1 Hz per second for more than one second or such other range as determined by the *Reliability Panel* from time to time.

Note: The minimum access standard is illustrated in the following diagram. To the extent of any inconsistency between the diagram and paragraph (c), paragraph (c) prevails.



Negotiated access standard

(d) A *negotiated access standard* can be accepted by the *Network Service Provider* provided that *NEMMCO* and the *Network Service Provider* agree that:

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- (1) the *negotiated access standard* is as close as practicable to the *automatic access standard* while respecting the need to protect the *plant* from damage;
 - (2) the *frequency* would be unlikely to fall below the lower bound of the operational frequency tolerance band as a result of over-frequency tripping of *generating units*; and
 - (3) there would be no material adverse impact on quality of *supply* to other *Network Users* or *power system security*.
- (e) *NEMMCO* must advise on matters relating to *negotiated access standards* under this clause S5.2.5.3.

S5.2.5.4 Generating system response to voltage disturbances

Automatic access standard

- (a) The *automatic access standard* is a *generating system* and each of its *generating units* must be capable of *continuous uninterrupted operation* where a *power system* disturbance causes the *voltage* at the *connection point* to vary within the ranges of:
- (1) *voltages* over 110% for the durations permitted under clause S5.1a.4;
 - (2) 90% to 110% of *normal voltage* continuously;
 - (3) 80% to 90% of *normal voltage* for a period of at least 10 seconds; and
 - (4) 70% to 80% of *normal voltage* for a period of at least 2 seconds.

Minimum access standard

- (b) The *minimum access standard* is a *generating system* including all operating *generating units* must be capable of *continuous uninterrupted operation* where a *power system* disturbance causes the *voltage* at the *connection point* to vary in the range of 90% to 110% of *normal voltage*, provided that the ratio of *voltage* to *frequency* (as measured at the *connection point* and expressed as percentage of *normal voltage* and a percentage of 50 Hz) does not exceed:
- (1) a value of 1.15 for more than two minutes; or
 - (2) a value of 1.10 for more than 10 minutes.

Negotiated access standard

- (c) In negotiating a *negotiated access standard*, a *generating system* and each of its operating *generating units* must be capable of *continuous uninterrupted operation* for the range of *voltages*

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specified in the *automatic access standard* except where *NEMMCO* and the *Network Service Provider* agree that:

- (1) the *negotiated access standard* is as close as practicable to the *automatic access standard* while respecting the need to protect the *plant* from damage;
 - (2) the *generating plant* that would be tripped as a result of any *voltage* excursion within levels specified by the *automatic access standard*, is not more than 100 MW or a greater limit based on what *NEMMCO* and the *Network Service Provider* both consider to be reasonable in the circumstances; and
 - (3) there would be no material adverse impact on the quality of *supply* to other *Network Users* or *power system security*.
- (d) In carrying out assessments of proposed *negotiated access standards* under this clause S5.2.5.4, *NEMMCO* and the *Network Service Provider* must take into account, without limitation:
- (1) the expected performance of existing *networks* and *considered projects*;
 - (2) the expected performance of existing *generating plant* and other relevant projects; and
 - (3) any corresponding *performance standard* (or where no *performance standard* has been registered, the *access standard*) that allows *generating plant* to trip for *voltage* excursions in ranges specified under the *automatic access standards*.
- (e) *NEMMCO* must advise on matters relating to *negotiated access standards* under this clause S5.2.5.4.

General requirement

- (f) The *access standard* must include any operational arrangements necessary to ensure the *generating system* and each of its *generating units* will meet its agreed performance levels under abnormal *network* or *generating system* conditions.

S5.2.5.5 Generating system response to disturbances following contingency events

- (a) In this clause S5.2.5.5 a fault includes:
- (1) a fault of the relevant type having a metallic conducting path; and
 - (2) a fault of the relevant type resulting from reclosure onto a fault by the operation of *automatic reclose equipment*.

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Automatic access standard

- (b) The *automatic access standard* is:
- (1) a *generating system* and each of its *generating units* must remain in *continuous uninterrupted operation* for a disturbance caused by an event that is:
 - (i) a *credible contingency event* other than a fault referred to in subparagraph (iv);
 - (ii) a three phase fault in a *transmission system* cleared by all relevant primary *protection systems*;
 - (iii) a two phase to ground, phase to phase or phase to ground fault in a *transmission system* cleared in:
 - (A) the longest time expected to be taken for a relevant *breaker fail protection system* to clear the fault; or
 - (B) if a *protection system* referred to in subparagraph (A) is not installed, the greater of the time specified in column 4 of Table S5.1a.2 (or if none is specified, 430 milliseconds) and the longest time expected to be taken for all relevant primary *protection systems* to clear the fault; and
 - (iv) a three phase, two phase to ground, phase to phase or phase to ground fault in a *distribution network* cleared in:
 - (A) the longest time expected to be taken for the *breaker fail protection system* to clear the fault; or
 - (B) if a *protection system* referred to in subparagraph (A) is not installed, the greater of 430 milliseconds and the longest time expected to be taken for all relevant primary *protection systems* to clear the fault,

provided that the event is not one that would *disconnect* the *generating unit* from the *power system* by removing *network elements* from service; and
 - (2) subject to any changed *power system* conditions or energy source availability beyond the *Generator's* reasonable control, a *generating system* and each of its *generating units*, in respect of the types of fault described in subparagraphs (1)(ii) to (iv), must supply to or absorb from the *network*:
 - (i) to assist the maintenance of *power system voltages* during the application of the fault, capacitive reactive current of at least the greater of its pre-disturbance reactive current and 4% of the maximum continuous current of the *generating system* including all operating *generating units* (in the absence of a disturbance) for

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- each 1% reduction (from its pre-fault level) of *connection point voltage* during the fault;
- (ii) after *disconnection* of the faulted element, *reactive power* sufficient to ensure that the *connection point voltage* is within the range for *continuous uninterrupted operation* under clause S5.2.5.4; and
- (iii) from 100 milliseconds after *disconnection* of the faulted element, *active power* of at least 95% of the level existing just prior to the fault.

Minimum access standard

(c) The *minimum access standard* is:

- (1) a *generating system* and each of its *generating units* must remain in *continuous uninterrupted operation* for the disturbance caused by an event that is:
 - (i) a *credible contingency event* other than a fault referred to in subparagraph (iii);
 - (ii) a single phase to ground, phase to phase or two phase to ground fault in a *transmission system* cleared in the longest time expected to be taken for all relevant *primary protection systems* to clear the fault unless *NEMMCO* and the *Network Service Provider* agree that:
 - (A) the total reduction of *generation* in the *power system* due to that fault would not exceed 100 MW;
 - (B) there is unlikely to be an adverse impact on quality of *supply* to other *Network Users*; and
 - (C) there is unlikely to be a material adverse impact on *power system security*; and
 - (iii) a single phase to ground, phase to phase or two phase to ground fault in a *distribution network*, cleared in the longest time expected to be taken for all relevant *primary protection systems* to clear the fault, unless *NEMMCO* and the *Network Service Provider* agree that:
 - (A) the total reduction of *generation* in the *power system* due to that fault would not exceed 100 MW;
 - (B) there is unlikely to be an adverse impact on quality of *supply* to other *Network Users*; and
 - (C) there is unlikely to be a material adverse impact on *power system security*,

provided that the event is not one that would *disconnect* the *generating unit* from the *power system* by removing *network elements* from service; and

- (2) subject to any changed *power system* conditions or energy source availability beyond the *Generator's* reasonable control after *disconnection* of the faulted *element*, each *generating system* must, in respect of the types of fault described in subparagraphs (1)(ii) and (iii), deliver to the *network*, *active power* and supply or absorb leading or lagging *reactive power*, sufficient to ensure that the *connection point voltage* is within the range for *continuous uninterrupted operation* agreed under clause S5.2.5.4.

Negotiated access standard

- (d) In carrying out assessments of proposed *negotiated access standards* under this clause S5.2.5.5, the *Network Service Provider* and *NEMMCO* must take into account, without limitation:
- (1) the expected performance of:
- (i) existing *networks* and *considered projects*;
 - (ii) existing *generating plant* and other relevant projects; and
 - (iii) *control systems* and *protection systems*, including auxiliary systems and *automatic reclose equipment*; and
- (2) the expected range of *power system* operating conditions.
- (e) A proposed *negotiated access standard* may be accepted if the *connection* of the *plant* at the proposed access level would not cause other *generating plant* or *loads* to trip as a result of an event, when they would otherwise not have tripped for the same event.
- (f) *NEMMCO* must advise on matters relating to *negotiated access standards* under this clause S5.2.5.5.

General requirement

- (g) The *access standard* must include any operational arrangements to ensure the *generating system* including all operating *generating units* will meet its agreed performance levels under abnormal *network* or *generating system* conditions.

S5.2.5.6 Quality of electricity generated and continuous uninterrupted operation

Minimum access standard

The *minimum access standard* is a *generating system* including each of its operating *generating units* and *reactive plant*, must not *disconnect* from the *power system* as a result of *voltage* fluctuation, *harmonic voltage* distortion and *voltage* unbalance conditions at the *connection point* within the levels specified in clauses S5.1a.5, S5.1a.6 and S5.1a.7.

S5.2.5.7 Partial load rejection

- (a) For the purposes of this clause S5.2.5.7 **minimum load** means minimum *sent out generation* for continuous stable operation.
- (b) This clause S5.2.5.7 does not apply to an *asynchronous generating unit*.

Automatic access standard

- (c) The *automatic access standard* is a *generating unit* must be capable of *continuous uninterrupted operation* during and following a *power system load* reduction of 30% from its predisturbance level or equivalent impact from separation of part of the *power system* in less than 10 seconds, provided that the *loading level* remains above minimum load.

Minimum access standard

- (d) The *minimum access standard* is a *generating unit* must be capable of *continuous uninterrupted operation* during and following a *power system load* reduction of 5% or equivalent impact from separation of part of the *power system* in less than 10 seconds provided that the *loading level* remains above minimum load.

Negotiated access standard

- (e) If in accordance with clause 5.3.4A the *Generator* and the *Network Service Provider* determine a *negotiated access standard* is to apply, the *Network Service Provider* must consult *NEMMCO* to ensure that the *negotiated access standard* does not materially adversely affect *power system security*.
- (f) *NEMMCO* must advise on matters relating to *negotiated access standards* under this clause S5.2.5.7.

General requirements

- (g) The actual partial load rejection performance must be recorded in the *access standards*.

S5.2.5.8 Protection of generating systems from power system disturbances

Minimum access standard

- (a) The *minimum access standard* is:
 - (1) subject to subparagraph (2) and paragraph (e), for a *generating system* or any of its *generating units* that is required by a *Generator* or *Network Service Provider* to be automatically *disconnected* from the *power system* in response to abnormal conditions arising from the *power system*, the relevant *protection system* or *control system* must not *disconnect* the *generating system* for:

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- (i) conditions for which it must remain in *continuous uninterrupted operation*; or
 - (ii) conditions it must withstand under the *Rules*; and
- (2) a *generating system* with a *nameplate rating* of 30MW or more, or *generating system* comprised of *generating units* with a combined *nameplate rating* of 30 MW or more, *connected* to a *transmission system* must have *facilities* to automatically and rapidly reduce its *generation*:
- (i) by at least half, if the *frequency* at the *connection point* exceeds a level nominated by *NEMMCO* (not less than the upper limit of the *operational frequency tolerance band*) and the duration above this *frequency* exceeds a value nominated by *NEMMCO* where the reduction may be achieved:
 - (A) by reducing the output of the *generating system* within 3 seconds, and holding the output at the reduced level until the *frequency* returns to within the *normal operating frequency band*; or
 - (B) by disconnecting the *generating system* from the *power system* within 1 second; or
 - (ii) in proportion to the difference between the *frequency* at the *connection point* and a level nominated by *NEMMCO* (not less than the upper limit of the *operational frequency tolerance band*), such that the *generation* is reduced by at least half, within 3 seconds of the *frequency* reaching the upper limit of the *extreme frequency excursion tolerance limits*.

Negotiated access standard

- (b) *NEMMCO* must advise on matters relating to *negotiated access standards* under this clause S5.2.5.8.

General requirements

- (c) *NEMMCO* or the *Network Service Provider* may require that an *access standard* include a requirement for the *generating system* to be automatically *disconnected* by a local or remote control scheme whenever the part of the *network* to which it is *connected* has been *disconnected* from the *national grid*, forming an island that *supplies* a *Customer*.
- (d) The *access standard* must include specification of conditions for which the *generating unit* or *generating system* must trip and must not trip.
- (e) Notwithstanding clauses S5.2.5.3, S5.2.5.4, S5.2.5.5, S5.2.5.6 and S5.2.5.7, a *generating system* may be automatically *disconnected* from the *power system* under any of the following conditions:

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- (1) in accordance with an *ancillary services agreement* between the *Generator* and *NEMMCO*;
 - (2) where a *load* that is not part of the *generating system* has the same *connection point* as the *generating system* and *NEMMCO* and the *Network Service Provider* agree that the *disconnection* would in effect be under-frequency *load shedding*;
 - (3) where the *generating system* is automatically *disconnected* under paragraph (a) or clause S5.2.5.9;
 - (4) where the *generating system* is automatically *disconnected* under clause S5.2.5.10 due to a failure of the *generating plant*;
or
 - (5) in accordance with an agreement between the *Generator* and a *Network Service Provider* (including an agreement in relation to an emergency control scheme under clause S5.1.8) to provide a service that *NEMMCO* agrees is necessary to maintain or restore *power system security* in the event of a specified *contingency event*.
- (f) The *Network Service Provider* is not liable for any loss or damage incurred by the *Generator* or any other person as a consequence of a fault on either the *power system*, or within the *Generator's facility*.

S5.2.5.9 Protection systems that impact on power system security

Automatic access standard

- (a) The *automatic access standard* is:
- (1) subject to clauses S5.1.9(k) and S5.1.9(l), primary *protection systems* must be provided to *disconnect* from the *power system* any faulted element in a *generating system* and in protection zones that include the *connection point* within the applicable *fault clearance time* determined under clause S5.1.9(a)(1);
 - (2) each primary *protection system* must have sufficient redundancy to ensure that a faulted element within its protection zone is *disconnected* from the *power system* within the applicable *fault clearance time* with any single protection element (including any communications facility upon which that *protection system* depends) out of service; and
 - (3) *breaker fail protection systems* must be provided to clear faults that are not cleared by the circuit breakers controlled by the primary *protection system* within the applicable *fault clearance time* determined under clause S5.1.9(a)(1).
- (b) In relation to an *automatic access standard* under this clause S5.2.5.9, the *Generator* must provide redundancy in the primary

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protection systems under paragraph (a)(2) and provide *breaker fail protection systems* under paragraph (a)(3) if *NEMMCO* or the *Network Service Provider* consider that a lack of these *facilities* could result in:

- (1) a material adverse impact on *power system security* or quality of *supply* to other *Network Users*; or
- (2) a reduction in *inter-regional* or *intra-regional power transfer capability*,

through any mechanism including:

- (3) consequential tripping of, or damage to, other *network equipment* or *facilities* of other *Network Users*, that would have a *power system security* impact; or
- (4) instability that would not be detected by other *protection systems* in the *network*.

Minimum access standard

(c) The *minimum access standard* is:

- (1) subject to clauses S5.1.9(k) and S5.1.9(l), *protection systems* must be provided to *disconnect* from the *power system* any faulted element within a *generating system* and in protection zones that include the *connection point* within the applicable *fault clearance time* determined under clause S5.1.9(a)(2); and
- (2) if a *fault clearance time* determined under clause S5.1.9(a)(2) for a protection zone is less than 10 seconds, a *breaker fail protection system* must be provided to clear from the *power system* any fault within that protection zone that is not cleared by the circuit breakers controlled by the primary *protection system* within the applicable *fault clearance time* determined under clause S5.1.9(a)(3).

Negotiated access standard

(d) *NEMMCO* must advise on matters relating to *negotiated access standards* under this clause S5.2.5.9.

General requirements

(e) The *Network Service Provider* and the *Generator* must cooperate in the design and implementation of *protection systems* to comply with this clause S5.2.5.9, including cooperation on:

- (1) the use of *current transformer* and *voltage transformer* secondary circuits (or equivalent) of one party by the *protection system* of the other;
- (2) tripping of one party's circuit breakers by a *protection system* of the other party; and
- (3) co-ordination of *protection system* settings to ensure inter-operation.

- (f) The *protection system* design referred to in paragraphs (a) and (c) must:
 - (1) be coordinated with other *protection systems*;
 - (2) avoid consequential *disconnection* of other *Network Users' facilities*; and
 - (3) take into account existing obligations of the *Network Service Provider* under *connection agreements* with other *Network Users*.

S5.2.5.10 Protection to trip plant for unstable operation

Automatic access standard

- (a) The *automatic access standard* is:
 - (1) a *synchronous generating unit* must have a *protection system* to *disconnect* it promptly when a condition that would lead to pole slipping is detected in order to prevent pole slipping or other conditions where a *generating unit* causes *active power, reactive power* or *voltage* at the *connection point* to become unstable as assessed in accordance with the *power system stability guidelines* established under clause 4.3.4(h); and
 - (2) an *asynchronous generating unit* must have a *protection system* to *disconnect* it promptly for conditions where the *active power, reactive power* or *voltage* at the *connection point* becomes unstable as assessed in accordance with the *guidelines for power system stability* established under clause 4.3.4(h).

Minimum access standard

- (b) The *minimum access standard* is a *generating unit* must not cause a *voltage* disturbance at the *connection point* due to sustained unstable behaviour of more than the maximum level specified in Table 7 of *Australian Standard AS/NZS 61000.3.7:2001*.

Negotiated access standard

- (c) If the *Network Service Provider* and the *Generator* agree, a *protection system* may also trip any other part of the *generating system* in order to cease the instability.
- (d) Notwithstanding paragraph (c), a *protection system* must be provided in the *access standard* to trip the affected *generating unit* where:
 - (1) the *Network Service Provider* considers it necessary to prevent consequential tripping of, or damage to, other *generating units, network equipment* or other *Network Users' facilities*, or
 - (2) *NEMMCO* considers it necessary to prevent unstable operation having an adverse impact on *power system security*.

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- (e) *NEMMCO* must advise on matters relating to *negotiated access standards* under this clause S5.2.5.10

S5.2.5.11 Frequency control

- (a) For the purpose of this clause S5.2.5.11:

maximum operating level means in relation to:

- (1) a *non-scheduled generating unit*, the maximum *sent out generation* consistent with its *nameplate rating*;
- (2) a *scheduled generating unit*, the maximum *sent out generation* (but not *emergency generation*) consistent with its *registered bid and offer data*;
- (3) a *non-scheduled generating system*, the combined maximum *sent out generation* consistent with the *nameplate ratings* of its in-service *generating units*; and
- (4) a *scheduled generating system*, the maximum combined *sent out generation* (but not *emergency generation*) of its in-service *generating units*, consistent with its *registered bid and offer data*.

minimum operating level means in relation to:

- (1) a *non-scheduled generating unit*, its minimum *sent out generation* for continuous stable operation;
- (2) a *scheduled generating unit*, its minimum *sent out generation* for continuous stable operation consistent with its *registered bid and offer data*;
- (3) a *non-scheduled generating system*, the combined *minimum operating level* of its in-service *generating units*; and
- (4) a *scheduled generating system*, the minimum combined *sent out generation* of its in-service *generating units*, consistent with its *registered bid and offer data*.

pre-disturbance level means in relation to a *generating unit* and a *frequency disturbance*, the *generating unit's* level of output just before the *system frequency* first exceeds the upper or lower limit of the *normal operating frequency band* during the *frequency disturbance*.

system frequency means the *frequency* of the *transmission system* or *distribution system* to which the *generating unit* or *generating system* is connected.

Automatic access standard

- (b) The *automatic access standard* is:

- (1) a *generating system's active power* transfer to the *power system* must not:

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- (i) increase in response to a rise in *system frequency*; or
 - (ii) decrease in response to a fall in *system frequency*;
- (2) a *generating system* must be capable of automatically reducing its *active power* transfer to the *power system*:
- (i) whenever the *system frequency* exceeds the upper limit of the *normal operating frequency band*;
 - (ii) by an amount that equals or exceeds the least of:
 - (A) 20% of its maximum operating level times the *frequency* difference between *system frequency* and the upper limit of the *normal operating frequency band*;
 - (B) 10% of its maximum operating level; and
 - (C) the difference between the *generating unit's* pre-disturbance level and minimum operating level, but zero if the difference is negative; and
 - (iii) sufficiently rapidly for the *Generator* to be in a position to offer measurable amounts of lower services to the *spot market* for *market ancillary services*; and
- (3) a *generating system* must be capable of automatically increasing its *active power* transfer to the *power system*:
- (i) whenever the *system frequency* falls below the lower limit of the *normal operating frequency band*;
 - (ii) by the amount that is equals or exceeds the least of:
 - (A) 20% of its maximum operating level times the percentage *frequency* difference between the lower limit of the *normal operating frequency band* and *system frequency*;
 - (B) 5% of its maximum operating level; and
 - (C) one third of the difference between the *generating unit's* maximum operating level and pre-disturbance level, but zero if the difference is negative; and
 - (iii) sufficiently rapidly for the *Generator* to be in a position to offer measurable amounts of raise services to the *spot market* for *market ancillary services*.

Minimum access standard

- (c) The *minimum access standard* is a *generating system* under relatively stable input energy, *active power* transfer to the *power system* must not:
- (1) increase in response to a rise in *system frequency*; and

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- (2) decrease more than 2% per Hz in response to a fall in *system frequency*.

Negotiated access standard

- (d) A *Generator* proposing a *negotiated access standard* in respect of paragraph (c)(2) must demonstrate to *NEMMCO* that the proposed increase and decrease in *active power* transfer to the *power system* are as close as practicable to the *automatic access standard* for that *plant*.
- (e) The *negotiated access standard* must record the agreed values for maximum operating level and minimum operating level, and where relevant the method of determining the values and the values for a *generating system* must take into account its in-service *generating units*.
- (f) *NEMMCO* must advise on matters relating to *negotiated access standards* under this clause S5.2.5.11.

General requirements

- (g) Each *control system* used to satisfy this clause S5.2.5.11 must be *adequately damped*.
- (h) The amount of a relevant *market ancillary service* for which the *plant* may be registered must not exceed the amount that would be consistent with the *performance standard* registered in respect of this requirement.

S5.2.5.12 Impact on network capability

Automatic access standard

- (a) The *automatic access standard* is a *generating system* must have *plant capabilities* and *control systems* that are sufficient so that when *connected* it does not reduce any *inter-regional* or *intra-regional power transfer capability* below the level that would apply if the *generating system* were not *connected*.

Minimum access standard

- (b) The *minimum access standard* is a *generating system* must have *plant capabilities*, *control systems* and operational arrangements sufficient to ensure there is no reduction in:
 - (1) the ability to *supply Customer load* as a result of a reduction in *power transfer capability*; and
 - (2) *power transfer capabilities* into a region by more than the combined *sent out generation* of its *generating units*.

Negotiated access standard

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- (c) In carrying out assessments of proposed *negotiated access standards* under this clause S5.2.5.12, the *Network Service Provider* and *NEMMCO* must take into account:
 - (1) the expected performance of:
 - (i) existing *networks* and *considered projects*;
 - (ii) existing *generating plant* and other relevant projects; and
 - (iii) *control systems* and *protection systems*, including *automatic reclose equipment*; and
 - (2) the expected range of *power system* operating conditions.
- (d) The *negotiated access standard* must include:
 - (1) *control systems* to minimise any reduction in *power transfer capabilities*; and
 - (2) operational arrangements, including curtailment of the *generating system's* output if necessary to ensure that the *generating plant* is operated in a way that meets at least the *minimum access standard* under abnormal *network* and *generating system* conditions, so that *power system security* can be maintained.
- (e) A *negotiated access standard* under this clause S5.2.5.12 must detail the *plant capabilities*, *control systems* and operational arrangements that will be maintained by the *Generator*, notwithstanding that change to the *power system*, but not changes to the *generating system*, may reduce the efficacy of the *plant capabilities*, *control systems* and operational arrangements over time.
- (f) *NEMMCO* must advise on matters relating to *negotiated access standards* under this clause S5.2.5.12.

General requirement

- (g) If a *Network Service Provider* considers that *power transfer capabilities* of its *network* would be increased through provision of additional *control system facilities* to a *generating system* (such as a *power system stabiliser*), the *Network Service Provider* and the *Generator* may negotiate for the provision of such additional *control system facilities* as a commercial arrangement.

S5.2.5.13 Voltage and reactive power control

- (a) For the purpose of this clause S5.2.5.13:

rise time means in relation to a step response test or simulation of a *control system*, the time taken for an output quantity to rise from 10% to 90% of the maximum change induced in that quantity by a step change of an input quantity.

settling time means in relation to a step response test or simulation of a *control system*, the time measured from initiation of a step change in an input quantity to the time when the magnitude of error between the output quantity and its final settling value remains less than 10% of:

- (1) if the sustained change in the quantity is less than half of the maximum change in that output quantity, the maximum change induced in that output quantity; or
- (2) the sustained change induced in that output quantity.

static excitation system means in relation to a *synchronous generating unit*, an *excitation control system* that does not use rotating machinery to produce the field current.

Automatic access standard

(b) The *automatic access standard* is:

- (1) a *generating system* must have *plant capabilities and control systems* sufficient to ensure that:
 - (i) *power system* oscillations, for the frequencies of oscillation of the *generating unit* against any other *generating unit*, are *adequately damped*;
 - (ii) operation of the *generating system* does not degrade the damping of any critical mode of oscillation of the *power system*; and
 - (iii) operation of the *generating system* does not cause instability (including hunting of *tap-changing transformer control systems*) that would adversely impact other *Registered Participants*;
- (2) a *control system* must have:
 - (i) for the purposes of disturbance monitoring and testing, permanently installed and operational, monitoring and recording *facilities* for key variables including each input and output; and
 - (ii) *facilities* for testing the *control system* sufficient to establish its dynamic operational characteristics;
- (3) a *synchronous generating system* must have an *excitation control system* that:
 - (i) regulates *voltage* at the *connection point* or another agreed location in the *power system* (including within the *generating system*) to within 0.5% of the setpoint;
 - (ii) is able to operate the stator continuously at 105% of *nominal voltage* with *rated active power* output;
 - (iii) regulates *voltage* in a manner that helps to support *network voltages* during faults and does not prevent the

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Network Service Provider from achieving the requirements of clause S5.1a.3 and S5.1a.4;

- (iv) allows the *voltage* setpoint to be continuously controllable in the range of at least 95% to 105% of *normal voltage* at the *connection point* or the agreed location, without reliance on a *tap-changing transformer*;
- (v) has limiting devices to ensure that a *voltage* disturbance does not cause the *generating unit* to trip at the limits of its operating capability;
- (vi) has an excitation ceiling *voltage* of at least:
 - (A) for a static excitation system, 2.3 times; or
 - (B) for other *excitation control systems*, 1.5 times,the excitation required to achieve *generation* at *nameplate rating* for rated *power factor*, rated speed and *nominal voltage*;
- (vii) has *settling times* for a step change of *voltage* setpoint or *voltage* at the location agreed under subparagraph (i) of:
 - (A) generated *voltage* less than 2.5 seconds for a 5% *voltage* disturbance with the *generating unit* not *synchronised*;
 - (B) *active power*, *reactive power* and *voltage* less than 5.0 seconds for a 5% *voltage* disturbance with the *generating unit synchronised*, from an operating point where the *voltage* disturbance would not cause any limiting device to operate; and
 - (C) in respect of each limiting device, *active power*, *reactive power* and *voltage* less than 7.5 seconds for a 5% *voltage* disturbance with the *generating unit synchronised*, when operating into a limiting device from an operating point where a *voltage* disturbance of 2.5% would just cause the limiting device to operate;
- (viii) is able to increase field *voltage* from rated field *voltage* to the excitation ceiling *voltage* in less than:
 - (A) 0.05 second for a static excitation system; or
 - (B) 0.5 second for other *excitation control systems*;
- (ix) has a *power system* stabiliser with sufficient flexibility to enable damping performance to be maximised, with characteristics as described in paragraph (c); and
- (x) has reactive current compensation settable for boost or droop; and

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- (4) a *generating system*, other than one comprised of *synchronous generating units*, must have a *voltage control system* that:
 - (i) regulates *voltage* at the *connection point* or an agreed location in the *power system* (including within the *generating system*) to within 0.5% of its setpoint;
 - (ii) regulates *voltage* in a manner that helps to support *network voltages* during faults and does not prevent the *Network Service Provider* from achieving the requirements of clauses S5.1a.3 and S5.1a.4;
 - (iii) allows the *voltage* setpoint to be continuously controllable in the range of at least 95% to 105% of *normal voltage* at the *connection point* or agreed location in the *power system*, without reliance on a *tap changing transformer*;
 - (iv) has limiting devices to ensure that a *voltage* disturbance does not cause the *generating unit* to trip at the limits of its operating capability;
 - (v) with the *generating system connected* to the *power system*, has *settling times* for *active power*, *reactive power* and *voltage* due to a step change of *voltage* setpoint or *voltage* at the location agreed under clause subparagraph (i), of less than:
 - (A) 5.0 seconds for a 5% *voltage* disturbance with the *generating system connected* to the *power system*, from an operating point where the *voltage* disturbance would not cause any limiting device to operate; and
 - (B) 7.5 seconds for a 5% *voltage* disturbance with the *generating system connected* to the *power system*, when operating into any limiting device from an operating point where a *voltage* disturbance of 2.5% would just cause the limiting device to operate;
 - (vi) has *reactive power* rise time, for a 5% step change in the *voltage* setpoint, of less than 2 seconds;
 - (vii) has a *power system* stabiliser with sufficient flexibility to enable damping performance to be maximised, with characteristics as described in paragraph (c); and
 - (viii) has reactive current compensation.
- (c) A *power system* stabiliser provided under paragraph (b) must have:
 - (1) for a *synchronous generating unit*, measurements of rotor speed and *active power* output of the *generating unit* as inputs, and otherwise measurements of *power system frequency* and *active power* output of the *generating unit* as inputs;

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- (2) two washout filters for each input, with ability to bypass one of them if necessary;
- (3) sufficient (and not less than two) lead-lag transfer function blocks (or equivalent number of complex poles and zeros) with adjustable gain and time-constants, to compensate fully for the phase lags due to the *generating plant*;
- (4) an output limiter, which for a *synchronous generating unit* is continually adjustable over the range of -10% to $+10\%$ of stator *voltage*;
- (5) monitoring and recording *facilities* for key variables including inputs, output and the inputs to the lead-lag transfer function blocks; and
- (6) *facilities* to permit testing of the *power system* stabiliser in isolation from the *power system* by injection of test signals, sufficient to establish the transfer function of the *power system* stabiliser.

Minimum access standard

- (d) The *minimum access standard* is:
 - (1) a *generating system* must have *plant* capabilities and *control systems*, including, if appropriate, a *power system* stabiliser, sufficient to ensure that:
 - (i) *power system* oscillations, for the frequencies of oscillation of the *generating unit* against any other *generating unit*, are *adequately damped*;
 - (ii) operation of the *generating unit* does not degrade:
 - (A) any mode of oscillation that is within 0.3 nepers per second of being unstable, by more than 0.01 nepers per second; and
 - (B) any other mode of oscillation to within 0.29 nepers per second of being unstable; and
 - (iii) operation of the *generating unit* does not cause instability (including hunting of *tap-changing transformer control systems*) that would adversely impact other *Registered Participants*;
 - (2) a *generating system* comprised of *generating units* with a combined *nameplate rating* of 30 MW or more must have *facilities* for testing its *control systems* sufficient to establish their dynamic operational characteristics;
 - (3) a *generating unit* or *generating system* must have *facilities*:
 - (i) where the *connection point nominal voltage* is 100 kV or more, to regulate *voltage* in a manner that does not prevent the *Network Service Provider* from achieving the requirements of clauses S5.1a.3 and S5.1a.4; or

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- (ii) where the *connection point nominal voltage* is less than 100 kV, to regulate *voltage* or *reactive power* or *power factor* in a manner that does not prevent the *Network Service Provider* from achieving the requirements of clauses S5.1a.3 and S5.1a.4,

and sufficient to achieve the performance agreed in respect of clauses S5.2.5.1, S5.2.5.2, S5.2.5.3, S5.2.5.4, S5.2.5.5, S5.2.5.6 and S5.2.5.12;
- (4) a *synchronous generating unit*, that is part of a *generating system* comprised of *generating units* with a combined *nameplate rating* of 30 MW or more, must have an *excitation control system* that:
 - (i) regulates *voltage*, *power factor* or *reactive power* as agreed with the *Network Service Provider* and *NEMMCO*;
 - (ii) has excitation ceiling *voltage* of at least 1.5 times the excitation required to achieve *generation* at the *nameplate rating* for rated *power factor*, rated speed and *nominal voltage*;
 - (iii) subject to coordination under paragraph (i), has a *settling time* of less than 5.0 seconds for a 5% *voltage* disturbance with the *generating unit* synchronised, from an operating point where such a *voltage* disturbance would not cause any limiting device to operate; and
 - (iv) has over and under excitation limiting devices sufficient to ensure that a *voltage* disturbance does not cause the *generating unit* to trip at the limits of its operating capability; and
- (5) a *generating system* comprised of *generating units* with a combined *nameplate rating* of 30 MW or more and which are *asynchronous generating units*, must have a *control system* that:
 - (i) regulates *voltage*, *power factor* or *reactive power* as agreed with the *Network Service Provider* and *NEMMCO*;
 - (ii) subject to co-ordination under subparagraph (i), has a settling time less than 7.5 seconds for a 5% *voltage* disturbance with the *generating unit* electrically connected to the *power system* from an operating point where such a *voltage* disturbance would not cause any limiting device to operate; and
 - (iii) has limiting devices to ensure that a *voltage* disturbance would not cause the *generating unit* to trip at the limits of its operating capability.

Negotiated access standard

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- (e) If a *generating system* cannot meet the *automatic access standard*, the *Generator* must demonstrate to the *Network Service Provider* why that standard could not be reasonably achieved and propose a *negotiated access standard*.
- (f) The *negotiated access standard* proposed by the *Generator* under paragraph (e) must be the highest level that the *generating system* can reasonably achieve, including by installation of additional *dynamic reactive power* equipment, and through optimising its *control systems*.
- (g) *NEMMCO* must advise on matters relating to *negotiated access standards* under this clause S5.2.5.13.

General requirements

- (h) A limiting device provided under paragraphs (b) and (c) must:
 - (1) not detract from the performance of any *power system stabiliser*; and
 - (2) be co-ordinated with all *protection systems*.
- (i) The *Network Service Provider* may require that the design and operation of the *control systems* of a *generating unit* or *generating system* be coordinated with the existing *voltage control systems* of the *Network Service Provider* and of other *Network Users*, in order to avoid or manage interactions that would adversely impact on the *Network Service Provider* and other *Network Users*.
- (j) Any requirements imposed by the *Network Service Provider* under paragraph (i) must be recorded in the *access standard*.
- (k) The assessment of impact of the *generating units* on *power system* stability and damping of *power system* oscillations shall be in accordance with the guidelines for *power system* stability established under clause 4.3.4(h).

S5.2.5.14 Active power control

- (a) The *automatic access standard* is a *generating system* comprised of *generating units* with a combined *nameplate rating* of 30 MW or more must have an *active power control system* capable of:
 - (1) for a *scheduled generating unit* or, if subject to aggregation approved by *NEMMCO* under clause 3.8.3, a *scheduled generating system*:
 - (i) maintaining and changing its *active power* output in accordance with its *dispatch instructions*; and
 - (ii) ramping its *active power* output linearly from one *dispatch* level to another; and
 - (2) subject to the energy source availability, for a *non-scheduled generating unit* or *non-scheduled generating system*:

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- (i) automatically reducing or increasing its *active power* output within 5 minutes, at a constant rate, to or below the level specified in an instruction electronically issued by a *control centre*, subject to subparagraph (iii),
- (ii) automatically limiting its *active power* output, to below the level specified in subparagraph (i); and
- (iii) not changing its *active power* output within 5 minutes by more than the raise and lower amounts specified in an instruction electronically issued by a *control centre*.

Minimum access standard

- (b) The *minimum access standard* is a *generating system* comprised of *generating units* with a combined *nameplate rating* of 30 MW or more must have an *active power control system* capable of:
 - (1) for a *scheduled generating unit* or, if subject to aggregation approved by *NEMMCO* under clause 3.8.3, a *scheduled generating system*, maintaining and changing its *active power* output in accordance with its *dispatch instructions*; and
 - (2) for a *non-scheduled generating system*:
 - (i) reducing its *active power* output, within 5 minutes, to or below the level required to manage *network* flows that is specified in a verbal instruction issued by the *control centre*;
 - (ii) limiting its *active power* output to or below the level specified in subparagraph (i);
 - (iii) subject to energy source availability, ensuring that the change of *active power* output in a 5 minute period does not exceed a value specified in a verbal instruction issued by the *control centre*; and
 - (iv) being upgraded to receive electronic instructions from the *control centre* and fully implement them within 5 minutes.

Negotiated access standard

- (c) A *negotiated access standard* may provide that if the number or frequency of verbal instructions becomes difficult for a *control centre* to manage, *NEMMCO* may require the *Generator* to upgrade its *facilities* to receive electronic instructions and fully implement them within 5 minutes of those instructions.
- (d) The *negotiated access standard* must document to *NEMMCO*'s satisfaction any operational arrangements necessary to manage *network* flows that may include a requirement for the *generating system* to be operated in a manner that prevents its output changing within 5 minutes by more than an amount specified by a *control centre*.

- (e) *NEMMCO* must advise on matters relating to *negotiated access standards* under this clause S5.2.5.14.

General requirements

- (f) Each *control system* used to satisfy the requirements of paragraphs (a) and (b) must be *adequately damped*.

[33] Clause S5.2.6 Monitoring and control requirements

Omit clause S5.2.6 and substitute:

S5.2.6 Monitoring and control requirements

S5.2.6.1 Remote Monitoring

Automatic access standard

- (a) The *automatic access standard* is a:
- (1) *scheduled generating unit*;
 - (2) *non-scheduled generating unit* with a *nameplate rating* of 30 MW or more; or
 - (3) *non-scheduled generating system* with a combined *nameplate rating* of 30 MW or more,

must have *remote monitoring equipment* to transmit to *NEMMCO's control centres* in real time in accordance with rule 4.11, the quantities that *NEMMCO* reasonably requires to discharge its *market and power system security* functions set out in Chapters 3 and 4.

- (b) The quantities referred to under paragraph (a) that *NEMMCO* may request include:
- (1) in respect of a *scheduled generating unit* or *non-scheduled generating unit* with a *nameplate rating* of 30 MW or more:
 - (i) current, *voltage*, *active power* and *reactive power* in respect of *generating unit* stators or power conversion systems (as applicable);
 - (ii) the status of all switching devices that carry the *generation, tap-changing transformer* tap position; and
 - (iii) aggregate *active power* if subject to aggregation approved by *NEMMCO* under clause 3.8.3;
 - (2) in respect of a *non-scheduled generating system* that includes a *generating unit* with a *nameplate rating* of less than 30 MW:
 - (i) its connected status, *tap-changing transformer* tap position and *voltages*;

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- (ii) *active power* and *reactive power* aggregated for groups of identical *generating units*; and
- (iii) either the numbers of identical *generating units* operating or the operating status of each non-identical *generating unit*;
- (3) in respect of an auxiliary supply system with a capacity of 30 MW or more associated with a *generating unit* or *generating system*, *active power* and *reactive power*;
- (4) in respect of *reactive power* equipment that is part of a *generating system* but not part of a particular *generating unit*, its *reactive power*;
- (5) in respect of a wind farm type of *generating system*:
 - (i) wind speed;
 - (ii) wind direction; and
 - (iii) ambient temperature; and
- (6) any other quantity that *NEMMCO* reasonably requires to discharge its *market* and *power system security* functions as set out in Chapters 3 and 4.

Minimum access standard

- (c) The *minimum access standard* is a:
 - (1) *scheduled generating unit*;
 - (2) *scheduled generating system*, if subject to aggregation approved by *NEMMCO* under clause 3.8.3; or
 - (3) *non-scheduled generating system* with a combined *nameplate rating* of 30 MW or more,must have *remote monitoring equipment* to transmit to *NEMMCO's control centres* in real time:
 - (4) the *active power* output of the *generating unit*, *scheduled generating system* or *non-scheduled generating system* (as applicable);
 - (5) if *connected* to a *transmission system*, the *reactive power* output of the *generating unit*, *scheduled generating system* or *non-scheduled generating system* (as applicable); and
 - (6) if a wind farm type of *generating system*:
 - (i) number of units operating;
 - (ii) wind speed; and
 - (iii) wind direction,in accordance with rule 4.11.

Negotiated access standard

- (d) *NEMMCO* may advise on matters relating to *negotiated access standards* under this clause S5.2.6.1.

S5.2.6.2 Communications equipment

Automatic access standard

- (a) The *automatic access standard* is a *Generator* must:
- (1) provide and maintain two separate telephone *facilities* using independent telecommunications service providers, for the purposes of operational communications between the *Generator's* responsible operator under clause 4.11.3(a) and *NEMMCO's control centre*; and
 - (2) provide electricity supplies for *remote monitoring equipment* and *remote control equipment* installed in relation to its *generating system* capable of keeping such equipment available for at least 3 hours following total loss of *supply* at the *connection point* for the relevant *generating unit*.

Minimum access standard

- (b) The *minimum access standard* is a *Generator* must:
- (1) provide and maintain a telephone facility for the purposes of operational communications between the *Generator's* responsible operator under clause 4.11.3(a) and *NEMMCO's control centre*; and
 - (2) provide electricity supplies for *remote monitoring equipment* and *remote control equipment* installed in relation to its *generating system* capable of keeping such equipment available for at least 1 hour following total loss of *supply* at the *connection point* for the relevant *generating unit*.

Negotiated access standard

- (c) A *negotiated access standard* must include, where the *Network Service Provider* or *NEMMCO* reasonably require, a back-up telephone facility be independent of commercial telephone service providers, and the *Network Service Provider* must provide and maintain the separate facility on a cost-recovery basis only through the charge for *connection*.
- (d) A *negotiated access standard* must include that a *Generator* must provide communications paths (with appropriate redundancy) from the *remote monitoring equipment* or *remote control equipment* installed for each of its *generating systems* as appropriate, to a communications interface in a location reasonably acceptable to the *Network Service Provider* at the relevant *generation facility*.

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- (e) Communications systems between the communications interface under paragraph (d) and the *control centre* must be the responsibility of the *Network Service Provider* unless otherwise agreed by the *Generator* and the *Network Service Provider*.
- (f) A *negotiated access standard* must include that the *Generator* provide accommodation and secure power supplies for communications *facilities* provided by the *Network Service Provider* under this clause S5.2.6.2.
- (g) *NEMMCO* may advise on matters relating to *negotiated access standards* under this clause S5.2.6.2.

[34] Clauses S5.2.7 – S5.2.9

Omit clauses S5.2.7 - S5.2.9 and substitute:

S5.2.7 Power station auxiliary supplies

In cases where a *generating system* takes its auxiliary supplies via a *connection point* through which its *generation* is not transferred to the *network*, the *access standards* must be established under clause S5.3.5 as if the *Generator* were a *Market Customer*.

S5.2.8 Fault current

Automatic access standard

- (a) The *automatic access standard* is:
 - (1) the contribution of the *generating system* to the fault current on the *connecting network* through its *connection point* must not exceed the contribution level that will ensure that the total fault current can be safely interrupted by the circuit breakers of the *connecting network* and safely carried by the *connecting network* for the duration of the applicable *breaker fail protection system fault clearance times*, as specified for the relevant *connection point* by the *Network Service Provider*;
 - (2) a *generating system's connected plant* must be capable of withstanding fault current through the *connection point* up to the higher of:
 - (i) the level specified in clause S5.2.4(e)(1); and
 - (ii) the highest level of current at the *connection point* that can be safely interrupted by the circuit breakers of the *connecting network* and safely carried by the *connecting network* for the duration of the applicable *breaker fail protection system fault clearance times*, as specified by the *Network Service Provider*; and

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- (3) a circuit breaker provided to isolate a *generating unit* or *generating system* from the *network* must be capable of breaking, without damage or restrike, the maximum fault currents that could reasonably be expected to flow through the circuit breaker for any fault in the *network* or in the *generating unit* or *generating system*, as specified in the *connection agreement*.

Minimum access standard

- (b) The *minimum access standard* is:
 - (1) the *generating system* does not need to limit fault current contribution;
 - (2) a *generating system's connected plant* must be capable of withstanding fault current through the *connection point* up to the level specified in clause S5.2.4(e)(1); and
 - (3) a circuit breaker provided to isolate a *generating unit* or *generating system* from the *network* must be capable of breaking, without damage or restrike, the maximum fault currents that could reasonably be expected to flow through the circuit breaker for any fault in the *network* or in the *generating unit* or *generating system*, as specified in the *connection agreement*.

Negotiated access standard

- (c) In negotiating a *negotiated access standard*, the *Network Service Provider* must consider alternative *network* configurations in the determination of the applicable fault current level and must prefer those options that maintain an equivalent level of service to other *Network Users* and which, in the opinion of the *Generator*, impose the least obligation on the *Generator*.
- (d) In carrying out assessments of proposed *negotiated access standards* under this clause S5.2.8, the *Network Service Provider* must take into account, without limitation:
 - (1) the expected performance of existing *networks* and *considered projects*;
 - (2) the expected performance of existing *generating plant* and other relevant projects; and
 - (3) the expected range of *power system* operating conditions.

[35] Clause S5.3.1 Information

In clause S5.3.1(b), omit the matter “5.3.2(d)” and substitute the matter “5.3.2(f)”.

[36] Clause S5.3.4 Settings of protection and control systems

In clause S5.3.4, omit the matter “5.3.4A(b)” wherever occurring and substitute the matter “5.3.4A(c)”.

[37] Clause S5.3a.1 Provision of information

In clause S5.3a.1(b), omit the matter “5.3.2(d)” and substitute the matter “5.3.2(f)”.

[38] Clause S5.3a.2 Application of settings

In clause S5.3a.2, omit the matter “5.3.4A(b)” wherever occurring and substitute the matter “5.3.4A(c)”.

[39] Clause S5.3a.4.1 Remote Monitoring

In clause 5.3a.4.1(c), omit the matter “5.3.4(b)” and substitute the matter “5.3.4A(c)”.

[40] S5.3a.14 Protection of market network services from power system disturbances

In clause S5.3a.14, omit the matter “5.3.4(b)” and substitute the matter “5.3.4A(c)”.

[41] Clause S5.5.2

In clause S5.5.2, omit the first paragraph under the heading “Preliminary system planning data” and substitute:

This data is required for submission with the *application to connect*, to allow the *Network Service Provider* to prepare an offer of terms and conditions for a *connection agreement* and to assess the requirement for, and effect of, *network augmentation* or *extension* options. Such data is normally limited to the items denoted as Standard Planning Data (S) in the *Generating System Model Guidelines*, *Generating System Design Data Sheet*, *Generating System Setting Data Sheet* and in schedules 5.5.3 to 5.5.5.

[42] Clauses S5.5.4 – S5.5.7

Omit clauses S5.5.4 – S5.5.6 and substitute:

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S5.5.4 Schedules 5.5.3 to 5.5.5 cover the following data areas:

- (a) schedule 5.5.3 - Network Plant Technical Data. This comprises fixed electrical parameters.
- (b) schedule 5.5.4 - Plant and Apparatus Setting Data. This comprises settings which can be varied by agreement or by direction of the *Network Service Provider* or *NEMMCO*.
- (c) schedule 5.5.5 - Load Characteristics. This comprises the estimated design parameters of *loads*.

The documents and schedules applicable to each class of *Registered Participant* are as follows:

- (a) *Generators*: the *Generating System Model Guidelines*, *Generating System Design Data Sheet* and *Generating System Setting Data Sheet*;
- (b) *Customers* and *Network Service Providers*: schedules 5.5.3 and 5.5.4; and
- (c) *Customers*: schedule 5.5.5.

S5.5.5 A *Generator* that connects a generating system, that is an *asynchronous generating unit*, must be given exemption from complying with those parts of the *Generating System Model Guidelines*, *Generating System Design Data Sheet* and *Generating System Setting Data Sheet* that are determined by the *Network Service Provider* to be not relevant to such *generating systems*, but must comply with those parts of schedules 5.5.3, 5.5.4, and 5.5.5 that are relevant to such *generating systems*, as determined by the *Network Service Provider*.

S5.5.6 A *Generator* that connects a generating unit equal to or smaller than 30 MW or a number of *generating units* totalling less than 30 MW to a *connection point* to a *distribution network* will usually be required to submit less registered system planning data and less registered data than is indicated in the *Generating System Model Guidelines*, *Generating System Design Data Sheet* and *Generating System Setting Data Sheet*. In general these data will be limited to confirmation of the preliminary system planning data, marked (S), but other data must be supplied if reasonably required by the *Network Service Provider* or *NEMMCO*.

Codes:

S = Standard Planning Data

D = Detailed Planning Data

R = Registered Data (R1 pre-connection, R2 post-connection)

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S5.5.7

(a) *NEMMCO* must, subject to this clause S5.7.7(b), develop and *publish* by 1 March 2008, in accordance with the *Rules consultation procedures*:

- (1) a *Generating System Design Data Sheet* describing, for relevant technologies, the *generating system* design parameters of *generating units* and *generating systems* including *plant* configurations, impedances, time constants, non-linearities, ratings and capabilities, to be provided under clauses S5.2.4 and this schedule 5.5;
- (2) a *Generating System Setting Data Sheet* describing, for relevant *generation* and *control system* technologies, the *protection system* and *control system* settings of *generating units* and *generating systems* including configurations, gains, time constants, delays, deadbands, non-linearities and limits, to be provided under clauses S5.2.4 and this schedule 5.5; and
- (3) *Generating System Model Guidelines* describing, for relevant *generation* and *control system* technologies, *NEMMCO's* requirements when developing mathematical models for *generating units* and *generating systems*, including the impact of their *control systems* and *protection systems* on *power system security*,

and there must be a *Generating System Design Data Sheet*, *Generating System Setting Data Sheet* and *Generating System Model Guidelines* in place at all times after that date.

(b) When developing and *publishing* the *Generating System Design Data Sheet*, *Generating System Setting Data Sheet* and *Generating System Model Guidelines* under paragraph (a), *NEMMCO* must have regard to the purpose of developing and *publishing* the sheets and guidelines which is to:

- (1) allow *generating units* and *generating systems* to be mathematically modelled by *NEMMCO* in load flow and dynamic stability assessments with sufficient accuracy to permit:
 - (i) the *power system* operating limits for ensuring *power system security* to be quantified with the lowest practical safety margins;
 - (ii) proposed *access standards* and *performance standards* of *generating units* and *generating systems* to be assessed; and
 - (iii) settings of *control systems* and *protection systems* of *generating units*, *generating systems* and *networks* to be assessed and quantified for maximum practical performance of the *power system*; and

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- (2) identify for each type of data its category in terms of clause S5.5.2.
- (c) Any person may submit a request (with written reasons) to *NEMMCO* to amend the *Generating System Design Data Sheet*, *Generating System Setting Data Sheet* or the *Generating System Model Guidelines* and *NEMMCO* must conduct the *Rules consultation procedures* in relation to the request.
- (d) *NEMMCO* can make amendments requested under paragraph (c) or otherwise to the *Generating System Design Data Sheet*, *Generating System Setting Data Sheet* or the *Generating System Model Guidelines* without conducting the *Rules consultation procedures* if the amendment is minor or administrative in nature.
- (e) *NEMMCO* may at the conclusion of the *Rules consultation procedures* under paragraph (c) or otherwise under paragraph (d), amend the relevant data sheet or guidelines (if necessary).

[43] Schedules 5.5.1 and 5.5.2

Omit schedules 5.5.1 and 5.5.2 and substitute:

[Deleted]

[44] Schedule 5.5.3

In Schedule 5.5.3, omit the words “Technical Details of generating units as per schedules 5.5.1, 5.5.2” and substitute the words “Technical Details of *generating units* and *generating systems* as per the *Generating System Design Data Sheet*, *Generating System Setting Data Sheet* and the *Generating System Model Guidelines* where such details are not *confidential information*”.

[45] Schedule 5.6 Terms and Conditions of Connection agreements

Omit paragraph (c1) of schedule 5.6 and substitute:

- (c1) details of each *access standard* agreed between the *Network Service Provider* and the *Registered Participant* and all related conditions of agreement resulting from the application of any access provisions contained in schedule 5.1 for *Network Service Providers*, or schedule 5.2 for *Generators*, or schedule 5.3 for *Customers*, or schedule 5.3a for *Market Network Service Providers*;

[46] Clause 7.3.1 Metering Installation components

In clause 7.3.1(h), omit “5.3.7(e)” and substitute “5.3.7(g)”.

[47] Clause 8.2.1 Application and guiding principles

In clause 8.2.1(h)(4), omit the matter “2.9.2(b)” and substitute the matter “2.9.2(c)”.

[48] Clause 8.6.2 Exceptions

In clause 8.6.2(l), omit the word “or”.

[49] Clause 8.6.2 Exceptions

Omit clause 8.6.2(m) and substitute:

- (m) **(modelling)**: the disclosure, use or reproduction of data held by *NEMMCO* or a *Network Service Provider* for the purpose of modelling the operation of the *power system*, to the extent reasonably necessary to enable a *Connection Applicant* to develop an *application to connect* but does not include information provided in accordance with clauses S5.2.4(a), (b)(4) and (b)(5); or
- (n) **(compliance monitoring)** the disclosure of a *performance standard* to a *Network Service Provider* for the purpose of establishing a compliance monitoring program, or if *connection* at that *performance standard*, in *NEMMCO’s* opinion, affects, or is likely to affect, the performance of that *Network Service Provider’s network*.

[50] Clause 8A.3.1 and clause 8A.3A.1 Definitions

In the definition of **expiry date** in clauses 8A.3.1 and 8A.3A.1, omit the matter “(Wind and Other Generator Connections) Rule 2006” and substitute the matter “(Wind Generation and other Generator Connections) Rule 2007”.

[51] Clause 9.3.2 Network Service Provider

In Part 3 of the table in clause 9.3.2, omit the matter “S5.2.3(h)” and substitute the matter “S5.2.3(8)”.

[52] Clause 9.7.2 Application for Connection

In clause 9.7.2(d), omit the matter “5.3.2(c)” and substitute the matter “5.3.2(e)”.

[53] Clause 9.7.2 Application for Connection

In clause 9.7.2(d), omit the matters “5.3.3(b)(1)” and “5.3.3(b)(2)” and substitute the matters “5.3.3(b)(3)” and “5.3.3(b)(4)”, respectively.

[54] Clause 9.7.2 Application for Connection

In clause 9.7.2(e), omit the matter “5.3.7(a)(2)” and substitute the matter “5.3.7(a)”.

[55] Schedule 9A3 Jurisdictional Derogations Granted to Generators

In Part 5 of schedule 9A3, omit the matter “schedule 5.5.1” wherever occurring and substitute the words “the *Generating System Design Data Sheet*”.

[56] Schedule 9A3 Jurisdictional Derogations Granted to Generators

In the heading to Part 6 of schedule 9A3, omit the matter “clause S5.2.5.3” and substitute the matters “clauses S5.2.5.3, S5.2.5.4 and S5.2.5.5”.

[57] Schedule 9A3 Jurisdictional Derogations Granted to Generators

In Part 6 of schedule 9A3, omit the matter “S5.2.5.3(a)” wherever occurring and substitute the matters “S5.2.5.3, S5.2.5.4 and S5.2.5.5”.

[58] Schedule 9A3 Jurisdictional Derogations Granted to Generators

In the heading to Part 7 of schedule 9A3, omit the matter “S5.2.5.4” and substitute the matter “S5.2.5.7”.

[59] Schedule 9A3 Jurisdictional Derogations Granted to Generators

In Part 7 of schedule 9A3, omit the matter “S5.2.5.4(a)” wherever occurring and substitute the matter “S5.2.5.7(c)”.

[60] Schedule 9A3 Jurisdictional Derogations Granted to Generators

Omit Part 8 including Table 5 of schedule 9A3 and substitute:

[Deleted]

[61] Schedule 9A3 Jurisdictional Derogations Granted to Generators

In Part 15 of schedule 9A3, omit the matter “S5.2.5.13(d)” and substitute the matter “S5.2.5.13(b)(3)(x)”.

[62] Schedule 9A3 Jurisdictional Derogations Granted to Generators

In Part 16 of schedule 9A3, omit the matter “S5.2.5.13” and substitute the matter “S5.2.5.13(b)”.

[63] Clause 9.37.10 Reactive power capability (clause S5.2.5.1 of schedule 5.2)

In clause 9.37.10, omit the matter “schedule 5.5.1” wherever occurring and substitute the “the *Generating System Design Data Sheet*”.

[64] Clause 9.37.20 Frequency control (clause S5.2.5.11 of schedule 5.2)

In clause 9.37.20, omit the matter “S5.2.5.11(d)” and substitute the matter “S5.2.5.11(b)(3)”.

[65] Chapter 10 Glossary

In Chapter 10, insert in alphabetical order, the following definitions:

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access standard

Either an *automatic access standard* or a *negotiated access standard* for a particular technical requirement as recorded in a *connection agreement*.

adequately damped

In relation to a *control system*, when tested with a step change of a feedback input or corresponding reference, or otherwise observed, any oscillatory response at a *frequency* of:

- (a) 0.05 Hz or less, has a damping ratio of at least 0.4;
- (b) between 0.05 Hz and 0.6 Hz, has a halving time of 5 seconds or less (equivalent to a damping coefficient -0.14 nepers per second or less); and
- (c) 0.6 Hz or more, has a damping ratio of at least 0.05 in relation to a *minimum access standard* and a damping ratio of at least 0.1 otherwise.

asynchronous generating unit

A *generating unit* that is not a *synchronous generating unit*.

considered project

- (a) In respect of a *transmission network augmentation*, a project that meets the following criteria:
 - (1) the *Network Service Provider* has acquired the necessary land and easements;
 - (2) the *Network Service Provider* has obtained all necessary planning and development approvals;
 - (3) as applicable:
 - (i) the *augmentation* project has passed the *regulatory test*;
 - (ii) in respect of a *new small transmission network asset*, an intention to proceed with the project has been published in the *Network Service Provider's Annual Planning Report*; or
 - (iii) in respect of a *funded augmentation* the arrangements have been made for its funding; and
 - (4) construction has either commenced or the *Network Service Provider* has set a firm date for it to commence.
- (b) In respect of a *distribution network augmentation*, a project that meets the following criteria:
 - (1) the *Network Service Provider* has acquired the necessary land and easements;

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- (2) the *Network Service Provider* has obtained all necessary planning and development approvals; and
- (3) construction has either commenced or the *Network Service Provider* has set a firm date for it to commence.

continuous uninterrupted operation

In respect of a *generating system* or operating *generating unit* operating immediately prior to a *power system* disturbance, not *disconnecting* from the *power system* except under its *performance standards* established under clauses S5.2.5.8 and S5.2.5.9 and, after clearance of any electrical fault that caused the disturbance, only substantially varying its *active power* and *reactive power* required by its *performance standards* established under clauses S5.2.5.11, S5.2.5.13 and S5.2.5.14, with all essential auxiliary and reactive *plant* remaining in service, and responding so as to not exacerbate or prolong the disturbance or cause a subsequent disturbance for other *connected plant*.

Generating System Design Data Sheet

The data sheet *published* by NEMMCO under clause S5.5.7(a)(1).

Generating System Model Guidelines

The guidelines *published* by NEMMCO under clause S5.5.7(a)(3).

Generating System Setting Data Sheet

The data sheet *published* by NEMMCO under clause S5.5.7(a)(2).

nominal voltage

The design *voltage* level, nominated for a particular location on the *power system*, such that power lines and circuits that are electrically connected other than through transformers have the same *nominal voltage* regardless of operating *voltage* and *normal voltage*

non-scheduled generating system

A *generating system* comprising *non-scheduled generating units*.

normal voltage

In respect of a *connection point*, its *nominal voltage* or such other *voltage* up to 10% higher or lower than *nominal voltage*, as approved by NEMMCO, for that *connection point* at the request of the *Network Service Provider* who provides *connection* to the *power system*.

rated active power

- (a) In relation to a *generating unit*, the maximum amount of *active power* that the *generating unit* can continuously deliver at the *connection point* when operating at its *nameplate rating*.
- (b) In relation to a *generating system*, the combined maximum amount of *active power* that its in-service *generating units* can deliver at the *connection point*, when its in-service *generating units* are operating at their *nameplate ratings*.

scheduled generating system

A *generating system* comprising *scheduled generating units*.

[66] Chapter 10 Glossary

In Chapter 10, omit the current corresponding definitions and substitute the following definitions:

disconnect, disconnected, disconnection

The operation of switching equipment or other action so as to prevent the flow of electricity at a *connection point*.

generating system

A system comprising one or more *generating units* and includes auxiliary or reactive *plant* that is located on the *Generator's* side of the *connection point* and is necessary for the *generating system* to meet its *performance standards*.

Generator

A person who engages in the activity of owning, controlling or operating a *generating system* that is *connected* to, or who otherwise *supplies* electricity to, a *transmission* or *distribution system* and who is registered by *NEMMCO* as a *Generator* under Chapter 2 and, for the purposes of Chapter 5, the term includes a person who is required to, or intends to register in that capacity.

nameplate rating

The maximum continuous output or consumption in MW of an item of equipment as specified by the manufacturer, or as subsequently modified.

[67] Chapter 10 Definition of performance standard

In the definition of **performance standard**, omit the matter “5.3.4A(g)” and substitute the matter “5.3.4A(i)”.

[68] Chapter 10 Definition of preliminary program

In the definition of preliminary program, omit the matter “5.3.3(b)(4)” and substitute the matter “5.3.3(b)(6)”.

[69] Chapter 11 Savings and Transitional Rules

After rule 11.9 insert:

11.10 Rules consequent on making of the National Electricity Amendment (Technical Standards for Wind Generation and other Generator Connections) Rule 2007

11.10.1 Definitions

Subject to this rule 11.10, in this rule 11.10:

Amending Rule means the National Electricity Amendment (Technical Standards for Wind Generation and other Generator Connections) Rule 2007.

commencement date means the date on which the Amending Rule commences operation.

new Chapter 5 means Chapter 5 of the *Rules* in force immediately after the commencement date

old Chapter 5 means Chapter 5 of the *Rules* in force immediately prior to the commencement date.

11.10.2 Provision of information under S5.2.4 in registration application

- (a) Any requirements in the Amending Rule that require a person who is applying to be a *Registered Participant* to submit information in relation to clause S5.2.4 for the purposes of clause 2.9.2 does not apply to any person who has, in accordance with clause 2.9.1:
- (1) submitted an application to be registered as a *Registered Participant*;
 - (2) commenced a process for submitting further information in relation to the application referred to in subparagraph (1); or
 - (3) has submitted further information in relation to the application referred to in subparagraph (1),

and, at the commencement date, has not been registered by *NEMMCO* in accordance with clause 2.9.2 as a *Registered Participant*.

- (b) A person registered in accordance with this clause 11.10.2:
 - (1) subject to subparagraph (2), is taken to be registered in accordance with the requirements of the *Rules* as amended by the Amending Rule; and
 - (2) must submit all information required under clause S5.2.4 within six months of the commencement date

11.10.3 Access standards made under the old Chapter 5

- (a) Any *automatic access standard* or *negotiated access standard* that applied to a *generating unit* or *generating system* under the old Chapter 5 continues to apply to that system or unit as if the Amending Rule had not been made.
- (b) Unless a *Generator* and a *Network Service Provider* otherwise agree, a *negotiated access standard* that is the subject of a negotiating process as at the commencement date, is to be negotiated in accordance with the old Chapter 5, as if the Amending Rule had not been made.

11.10.4 Modifications to plant by Generators

Unless the *Generator* and the relevant *Network Service Provider* otherwise agree, a *Generator* who at the commencement date has proposed to modify a *plant* and has commenced negotiations with a *Network Service Provider* under the old Chapter 5 is to continue the negotiating process in accordance with the old Chapter 5 as if the Amending Rule had not been made.

11.10.5 Technical Details to Support Application for Connection and Connection Agreement

- (a) Subject to paragraphs (b) and (c), any decision or action taken by *NEMMCO* for the purpose of developing and *publishing* an initial *Generating System Design Data Sheet*, an initial *Generating System Setting Data Sheet* and initial *Generating System Model Guidelines* under clause S5.5.7 prior to the commencement date has continuing effect as if the decision had been made or the action had been taken under the Amending Rule.
- (b) Pending the final *publication* of the *Generating System Design Data Sheet* and the *Generating System Setting Data Sheet* under clause S5.5.7:

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- (1) schedule 5.5.1 of the *Rules* as in force immediately before the commencement date is taken to be the interim *Generating System Design Data Sheet*; and
 - (2) schedule 5.5.2 of the *Rules* as in force immediately before the commencement date is taken to be the interim *Generating System Setting Data Sheet*.
- (c) The interim *Generating System Design Data Sheet* and interim *Generating System Setting Data Sheet* referred to in paragraph (b) continue in force until *NEMMCO publishes* the equivalent data sheet under S5.5.7 which must be no later than 29 February 2008.

11.10.6 Transitional arrangements for establishment of performance standards

For the purposes of the definition of performance requirement in clause 4.16.1, S5.28 and S5.2.9 of the old Chapter 5 applies as if the Amending Rule had not been made.

11.10.7 Jurisdictional Derogations for Queensland

- (a) For the purposes of clause 9.37.12, clause S5.2.5.2(c) of the old Chapter 5 applies as if the Amending Rule had not been made.
 - (b) For the purposes of clause 9.37.21, clause S5.2.5.13 of the old Chapter applies as if the Amending Rule had not been made.
-