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John Pierce Chairman Australian Energy Market Commission PO Box A2449 Sydney South NSW 1235

16 August 2012

Dear Mr Pierce,

Small Generation Aggregator Framework draft determination (ERC0141)

EnerNOC commends the AEMC on the development of this draft rule change and determination. We believe that the proposed rule change will remove unnecessary administrative overhead, leading to a improvement in the level of market participation by small generators.

We have no suggestions for improvement that are within the scope of this rule change, other than pointing out some minor typos in the draft rule:

- Clause 5A.A.3 has an unnecessary trailing "to".
- Clause (a) of the definition of a Market Small Generation Aggregator would read more clearly if small generating unit were plural.
- Clause (b) of the definition of a Small Generation Aggregator, and clause 2.3A.1(g) are missing spaces before defined terms.

Please feel free to contact me on 03 8643 5909 if you would like to discuss this submission or any related issues.

Yours sincerely,

Dr Paul Troughton

Manager of Regulatory Affairs

EnerNOC Pty Ltd