

### National Electricity Amendment (Minor changes 2) Rule 2018 No. [X]

under the National Electricity Law to the extent applied by:

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

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

John Pierce Chairman Australian Energy Market Commission

### National Electricity Amendment (Minor changes 2) Rule 2018 No. [X]

### 1 Title of Rule

This Rule is the *National Electricity Amendment (Minor changes 2) Rule 2018 No.[X]*.

### 2 Commencement

This Rule commences operation on [commencement date].

### 3 Amendment of the National Electricity Rules

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

### Schedule 1 Amendment to the National Electricity Rules

(Clause 3)

### [1] Clause 3.6.3 Distribution losses

In clause 3.6.3(h)(1), omit "A." and substitute "(i)".

### [2] Clause 3.6.3 Distribution losses

In clause 3.6.3(h)(1), omit "B." and substitute "(ii)".

### [3] Clause 3.7.3 Short term PASA

After clause 3.7.3(f), insert:

#### Note

This clause is classified as a civil penalty provision under the National Electricity (South Australia) Regulations. (See clause 6(1) and Schedule 1 of the National Electricity (South Australia) Regulations.)

### [4] Clause 3.8.22 Rebidding

At the end of clause 3.8.22(ca), omit the second note and substitute:

#### Note

This clause is classified as a civil penalty provision under the National Electricity (South Australia) Regulations. (See clause 6(1) and Schedule 1 of the National Electricity (South Australia) Regulations.)

### [5] Clause 3.12.3 Role of the Independent Expert in calculating payments in relation to intervention by AEMO

In clause 3.12.3(c)(1)(iii), after "pursuant to" insert "clause".

### [6] Clause 3.13.3 Standing data

In clause 3.13.3(b1), omit "(A)" and substitute "(i)".

### [7] Clause 3.13.3 Standing data

In clause 3.13.3(b1), omit "(B)" and substitute "(ii)".

### [8] Clause 3.13.3 Standing data

In clause 3.13.3(b1), omit "(C)" and substitute "(iii)".

### [9] Clause 3.13.3 Standing data

Realign the "Note" to align with paragraph (b1), not subparagraph (b1)(c).

#### [10] Clause 3.14.6 Compensation due to the application of an administered price cap or administered floor price

In clause 3.14.6(a), in paragraph (4) of the definition of "**price limit event**", omit "*ancillary generating unit*" and substitute "*ancillary service generating unit*".

## [11] Clause 3.15.7A Payment to Directed Participants for services other than energy and market ancillary services

In clause 3.15.7A(a2), after "direction that satisfies" omit "this".

### [12] Clause 3.15.7A Payment to Directed Participants for services other than energy and market ancillary services

In clause 3.15.7A(a2), omit "3.15.7A, and" and substitute "3.15.7A and".

## [13] Clause 3.15.7A Payment to Directed Participants for services other than energy and market ancillary services

In clause 3.15.7A(a2), omit "3.15.7, and" and substitute "3.15.7 and".

## [14] Clause 3.15.10 Administered price cap or administered floor price compensation payments

In clause 3.15.10(a1)(2), omit "*cap*." and substitute "*cap*,".

### [15] Clause 4.3.4 Network Service Providers

After clause 4.3.4(b1), insert:

#### Note

This clause is classified as a civil penalty provision under the National Electricity (South Australia) Regulations. (See clause 6(1) and Schedule 1 of the National Electricity (South Australia) Regulations.)

### [16] Clause 4.3.4 Network Service Providers

After clause 4.3.4(b2), insert:

#### Note

This clause is classified as a civil penalty provision under the National Electricity (South Australia) Regulations. (See clause 6(1) and Schedule 1 of the National Electricity (South Australia) Regulations.)

## [17] Clause 4.11.2 Operational control and indication communication facilities

Omit clause 4.11.2(d) and substitute "[Deleted]".

## [18] Clause 5.1.2 Overview of Part B and connection and access under the Rules

In the table in clause 5.1.2(d), omit "*distribution user network access*" and substitute "*distribution network user access*".

### [19] Clause 5.2.3A Obligations of Market Network Service Providers

In clause 5.2.3A(b), italicise "AEMO".

### [20] Clause 5.3A.3 Publication of Information

In clause 5.3A.3(a)(2), omit "clause" and substitute "rule".

#### [21] Rule 5.3AA Access arrangements relating to Distribution Networks

In clause 5.3AA(f)(2), omit "it services" and substitute "its services".

### [22] Clause S5.2.2 Application of Settings

In the first paragraph of clause S5.2.2, de-italicise "supply".

### [23] Clause 7.16.6B Guide to embedded networks

In the heading of clause 7.16.6B, omit "Clause".

# [24] Rule 8.12 Development of methodology and publication of values of customer reliability

In clause 8.12(a), in paragraph (6) of the definition of "**jurisdictional regulator**", after "Northern Territory;" omit "and".

## [25] Rule 8.12 Development of methodology and publication of values of customer reliability

In clause 8.12(a), after paragraph (6) of the definition of "**jurisdictional regulator**", insert:

(7) the Regulator established by section 5 of the Electricity Supply Industry Act 1995 of Tasmania; and"

and renumber the remaining subparagraph.

### [26] Clause 9.9C Metering services for residential and small business customers

Omit clause 9.9C and substitute "[Deleted]".

#### [END OF RULE AS MADE]