

Electricity Distribution Code of Practice

Version 3

1 January 2026



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Revisions to this Code of Practice

Version no.	Date effective	Nature of amendment
1	1 October 2022	Remade the Electricity Distribution Code (version 14) as was deemed to be a code of practice pursuant to section 76(1)(d) of the Essential Services Commission Act 2001.
2	1 May 2023	Incorporated reporting requirements into Schedule 6 and associated amendments, primarily to clauses 2.1, 15.2.3 and 19.6 to require reporting of matters in Schedule 6.
		Corrected sub-clause referencing and typographical errors in clauses 3.4.2, 12.5.10 and 25.3.2.
3	1 January 2026	Incorporated provisions transferred from the Public Lighting Code of Practice into new clauses 19.7, 19.8, 19.9,19.10 and amendments to clauses 14.5.1A, 19.2.1, 25.2.1, 25.3.4, 25.3.5 and 25.5.1.
		Amended some existing and introduced new definitions to incorporate the transferring provisions.
		Deleted section 6 (metering) to reflect the revocation of the Electricity Customer Metering and the Electricity Customer Transfer Codes of Practice on 12 September 2025. Metering is regulated under the National Electricity Rules.

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PART 1: Preliminary

1. This Code of Practice

1.1. Purpose

The objectives of this Code of Practice are:

- (a) to regulate the following activities so that they are undertaken in a safe, efficient and reliable manner:
 - the *distribution* of electricity by a *distributor* for *supply* to its *customers*; and
 - (ii) the connection of an electrical installation or embedded generating unit to the distribution system.
- **(b)** to regulate the *disconnection* of, and *planned* and *unplanned interruptions* of *supply* to, *customers*;
- (c) to provide protections against disconnection and interruption of

- supply to *life support customers*, consistently with the protections afforded under Part 2, Division 5C of the *Act*;
- (d) to regulate the activities of exempt distributors; and
- **(e)** to promote the long term interests of Victorian consumers.

1.2. Date of effect

1.2.1. This Code of Practice came into effect on 1 October 2022 and was last amended on 1 January 2026.

1.3. Application

- **1.3.1.** This Code of Practice is made under section 47(1) of the *Essential Services Commission Act 2001*.
- **1.3.2.** This Code of Practice applies to an *exempt distributor*:
 - (a) where a clause states that it applies to an exempt distributor, in which case a reference in that clause:
 - to a distributor includes an exempt distributor to the extent that it supplies electricity to one or more customers;
 - (ii) to a customer includes a person whose electrical installation is connected to the exempt distributor's distribution system or who seeks to have its electrical installation connected to the exempt distributor's distribution system; and
 - (b) where an exempt distributor is a customer of a distributor, to the extent that this Code of Practice confers any right or imposes any obligation upon a customer.

1.4. Exemption from compliance with this Code of Practice

- **1.4.1.** A person who is subject to any obligation under this Code of Practice may apply to the *Commission* for an exemption from complying with one or more provisions of this Code of Practice.
- **1.4.2.** Upon receipt of an application, if the *Commission* considers it appropriate to do so, it may exempt the person from complying from one or more provisions of this Code of Practice for a specified period.
- **1.4.3.** Any exemption granted under clause 1.4.2:
 - (a) may exempt the person from complying with a provision of this Code of Practice either wholly or to a specified extent; and
 - **(b)** may be granted unconditionally or on such conditions as the *Commission* considers appropriate in order to avoid the

exemption causing undue risk to *customers*, *life support* residents, distributors, embedded generators and other industry participants.

1.5. Permitted variations for large customers

- **1.5.1.** A *distributor* may enter into a written agreement with a *large customer* to expressly vary their respective rights and obligations under this Code of Practice.
- **1.5.2.** An agreement entered into under clause 1.5.1 must not reduce the rights or increase the obligations of the *large customer* without giving benefits of equal value, whether financial or otherwise.
- **1.5.3.** A *distributor* must notify the *Commission* of any agreement made pursuant to clause 1.5.1 within 14 *business days*, such notification identifying:
 - (a) the right or obligation varied by the agreement; and
 - **(b)** the *large customer* that is party to the agreement.
- **1.5.4.** Where an agreement is entered into pursuant to clause 1.5.1, this Code of Practice applies to the *distributor* and the *large customer*, as varied by the agreement, but only if the *distributor* has notified the *Commission* in accordance with clause 1.5.3.

2. Interpretation

2.1. Glossary

In this Code of Practice:

- -100% means 0 Volts.
- +20% means 1.2 times the relevant voltage.
- +50% means 1.5 times the relevant voltage.
- +80% means 1.8 times the relevant voltage.

acceptable identification – in relation to:

- (a) a residential customer includes one of the following: a driver's licence, a current passport or other form of photographic identification, a birth certificate, a Pensioner Concession Card or other current entitlement card issued under the law of the Commonwealth or of a State or Territory;
- **(b)** a *business customer* which is a sole trader or a partnership includes one of the forms of identification for a *residential*

customer for each of the individuals who conduct the business; or

(c) a *business customer* which is a company, the company's Australian Company Number or Australian Business Number.

Act means the Electricity Industry Act 2000.

active energy means the time integral for the product of *voltage* and the in-phase component of current flow.

active power means the rate at which active energy is supplied.

advanced metering infrastructure has the same meaning given to it in section 46B of the *Act*.

AEMO means the Australian Energy Market Operator Limited, ACN 072 010 327.

AER means the Australian Energy Regulator, which is established by section 44AE of the *Competition and Consumer Act 2010* (Cth).

AER Distribution Reliability Measures Guideline means the Distribution Reliability Measures Guideline published by the *AER* as amended from time to time.

apparent power means the square root of the sum of the squares of the active power and the reactive power.

approved pricing proposal means a distributor's pricing proposal approved by the AER under clause 6.18.8 of the NER.

augmentation of a *distribution system* means work to enlarge the system or to increase its capacity to *distribute* electricity.

Australian Standard or "**AS**" or "**AS/NZS**" means a standard published by Standards Australia.

best endeavours in relation to a person, means the person must act in good faith and do all that is reasonably necessary in the circumstances.

business customer means a customer who is not a residential customer.

business day means a day, other than a Saturday or Sunday, or a *public holiday*.

CAIDI means Customer Average Interruption Duration Index, and is calculated as described in the AER Distribution Reliability Measures Guideline.

CBD means a central business district.

CBD feeder means a *feeder supplying* Melbourne central business district as determined from zone substation coverage maps and as agreed by the *Commission*.

CMS or Central Management System means a device or system that collects electronic signals from measurement elements and packages it into trading intervals. The device or system may contain energy data storage and display capability for a metering installation.

code red day means a day declared by the Emergency Management Commissioner under the Emergency Management Act 2013 as a code red day.

Commission means the Essential Services Commission established by the *Essential Services Commission Act 2001*.

complaint means a written or verbal expression of dissatisfaction about an action, a proposed action, or a failure to act by a *distributor*, its employees or contractors. This includes failure by a *distributor* to observe its published practices or procedures.

confirmation reminder notice, means a notice to remind a *customer* to provide *medical confirmation* in respect of any *life support resident*, as required under clause 12.3.

connect means to make and maintain contact between the electrical systems of two persons allowing the *supply* of electricity between those systems, and includes *energisation* unless expressly excluded.

connection means a physical link between a *distribution system* and a *customer's* premises to allow the flow of electricity.

connection applicant has the same meaning as in Chapter 5A of the *NER*.

connection application means an application under clause 5A.D.3 of the *NER* or an "application to connect" within the meaning of Chapter 10 of the

NER.

connection contract means a "connection agreement" or a "connection contract" as those terms are defined in the *NER*.

connection offer has the same meaning as in Chapter 5A of the NER.

connection service has the same meaning as in Chapter 5A of the NER.

count of sustained interruptions means the total number of sustained interruptions for the relevant reporting quarter. Data relating to interruptions that occur on a major event day or that are excluded pursuant to clause 14.5.3 and 14.5.4 of this Code of Practice must be excluded from the count.

count of momentary interruptions means the total count of interruptions that were three minutes or less in the relevant reporting quarter. Data relating to interruptions that occur on a *major event day* or that are excluded pursuant to clause 14.5.3 and 14.5.4 of this Code of Practice must not be included.

cumulative hours of interruptions means the cumulative total number of hours without supply for *sustained interruptions* in the relevant reporting quarter. Data relating to interruptions that occur on a *major event day* or that are excluded pursuant to clauses 14.5.3 and 14.5.4 of this Code of Practice must be excluded from the count.

cumulative hours of interruptions on major event days means the cumulative total number of hours without supply on a major event day, where any interruption was more than 3 minutes and occurred in the relevant reporting quarter.

customer means a person whose *electrical installation* is *connected* to, or who may want to have its *electrical installation connected* to, the *distributor's distribution system*, and includes an *embedded generator*.

deemed distribution contract means the contract deemed to have been entered between the *distributor* and each retail *customer* by section 40A(5) of the *Act* and includes any variation of a *deemed distribution contract* under section 40A(8) of the *Act*.

default use of system agreement means a form of use of system

agreement approved by the *Commission* under clause 8.2.2 of this Code of Practice.

demand means the *active power* or *apparent power* consumed by a *customer* in respect of an *electrical installation* integrated over a five, fifteen or thirty minute period.

deregister means the removal or modification of *life support customer* details from a register of *life support customers* and residents so as to indicate that a *customer* is no longer a *life support customer*.

deregistration notice means a written notice issued by a distributor to inform a customer that their life support customer details will be removed from the register of life support customers and residents if the customer does not provide medical confirmation by the date specified in that notice.

disconnect means to break contact between the electricity systems of two persons to prevent the *supply* of electricity between those systems.

disconnection warning notice means a written notice issued by a distributor to inform a customer of its intention to disconnect the customer under clause 16.2.1(b) or clause 16.3.2(c) of this Code of Practice.

distribute in relation to electricity, means to *distribute* electricity using a distribution system.

distribution determination means a distribution determination made by the *AER* in relation to a *distributor* under clause 6.11.1 of the *NER*.

distribution licence means a licence to *distribute* and *supply* electricity granted under the *Act*.

distribution losses means electrical *energy* losses incurred in *distributing* electricity over a *distribution system*.

distribution system in relation to a distributor, means a system of electric lines and associated equipment (generally at nominal voltage levels of 66 kV or below) which that distributor is licensed to use to distribute electricity for supply under its distribution licence or exemption granted under the Act, including public lighting assets.

distributor means a person who holds a *distribution licence* under the *Act* or an *exempt distributor*.

Note: See clause 1.3.2, regarding the application of this Code of Practice to *exempt distributors*.

electrical installation means any electrical equipment at a *customer's* site that is *connected* to, but not part of, a *distribution system*.

electrician means:

- (a) an electrical worker licenced under Part 3 of the *Electricity*Safety Act 1998; or
- **(b)** an electrical contractor registered under Part 3 of the *Electricity Safety Act 1998*.

electricity laws includes:

- (a) the Act and the Essential Services Commission Act 2001;
- (b) codes of practice and other instruments made under the Act or under the Essential Services Commission Act 2001 that regulate the generation, distribution, supply or sale of electricity;
- (c) the *Electricity Safety Act 1998* and regulations and other instruments made under that Act;
- (d) the NEL and the NER; and
- (e) instruments made under the NEL and the NER.

electronic communication means a communication of information in the form of data, text or images by means of guided or unguided electromagnetic *energy*, or both.

embedded generating unit means a *generating unit* which is *connected* to a *distribution system*.

embedded generator means a *generator* or *exempt generator* who generates electricity from *embedded generating units* for *supply* or sale.

emergency has the same meaning as in the *Emergency Management Act* 2013.

energise means to insert a fuse or to operate switching equipment to allow the flow of *energy* to or from a *point of supply*, and *de-energise* and *re-energise* have corresponding meanings.

energy means active and reactive electrical energy.

energy ombudsman means the Energy and Water Ombudsman (Victoria) scheme or any other *customer* dispute resolution scheme approved by the *Commission* pursuant to section 28 of the *Act*.

Energy Retail Code of Practice means the code of practice of that name made by the *Commission* under Part 6 of the *Essential Services*Commission Act 2001.

Energy Safe Victoria means the Victorian Energy Safe Commission, a body established pursuant to section 4 of the *Energy Safe Victoria Act* 2005.

excitation control system in relation to an embedded generating unit, means the automatic control system that provides the field excitation for the embedded generating unit (including excitation limiting devices and any power system stabiliser).

exempt distributor means a person who is exempt from holding a licence under section 16 of the *Act* to engage in certain activities as set out in clauses 6 and 7 of the *General Exemption Order* (deemed exemption of *distributors*).

exempt generator means a person who is exempt from holding a licence under section 16 of the *Act* to engage in certain activities as set out in clause 13 of the *General Exemption Order* (deemed exemption of generation).

exempt retailer means a person who is exempt from holding a licence under section 16 of the *Act* to engage in certain activities as set out in clauses 4 and 5 of the *General Exemption Order* (deemed exemption of retailers and exemption of registered retailers).

explicit informed consent means consent given by a *customer* to a *distributor*, where:

- (a) the *distributor*, or a person acting on behalf of the *distributor*, has clearly, fully and adequately disclosed in plain English all matters relevant to the consent of the *customer*, including each specific purpose or use of the consent; and
- **(b)** the *customer* gives the consent:
 - (i) in writing signed by the *customer*; or

- (ii) verbally, so long as the verbal consent is evidenced in such a way that it can be verified and made the subject of a record; or
- (iii) by electronic communication generated by the customer, and
- **(c)** the *customer* is competent to do so.

fault report means the time when a licenced *distributor*'s 24 hour call centre or *electronic communication* reporting system receives a report of a fault (from any source).

feeder means an electric line and associated equipment at a normal *voltage* level between 6.6kV and 22kV which a *distributor* uses to *distribute* electricity.

force majeure breach means a breach by a *distributor* or a *customer* of their *deemed distribution contract* which, but for clause 9.4, the *distributor* or the *customer* would commit arising only through a *force majeure event*.

force majeure event means an event outside the reasonable control of a distributor or a customer (as the case may be).

General Exemption Order means the Order in Council made under section 17 of the *Act* and published in Special Gazette 390 on 15 November 2017 (as amended from time to time).

generating unit means the plant used in the production of electricity and all related equipment essential to its functioning as a single entity.

generation licence means a licence to generate electricity for *supply* and sale granted under the *Act*.

generator means a person who holds, or is exempt from holding, a *generation licence* under the *Act*.

governor system means the automatic control system which regulates energy input (for example, steam, gas or water) into the turbine of an embedded generating unit.

GSL payment means a payment that a *distributor* is required to make by reason of a failure to meet a *guaranteed service level*.

guaranteed service levels means the minimum service levels set out in clauses 14.3 to 14.6, or any higher service level that a *distributor*

undertakes to provide to a customer.

Guideline means a guideline published by the Commission.

harmonic distortion means the ratio of the root-mean-square of the harmonic content to the root-mean-square of the fundamental quantity, expressed as a percent of the fundamental.

high voltage means a *nominal voltage* exceeding 1000 V (AC) or 1500 V (DC).

IEC means the International Electrotechnical Commission, Switzerland.

IEEE means the Institute of Electrical and Electronic Engineers, New York.

impulse voltage means a wave of *voltage* which, without appreciable oscillations, rises rapidly to a maximum value and falls, usually less rapidly, to zero with small, if any, loops of opposite polarity.

interconnected national electricity system has the same meaning as in the *NEL*.

Interruption means the temporary unavailability of *supply* between a distribution network and a *customer*, but does not include *disconnection* under clause 16.

lamp means the generic term for the light source in a luminaire.

large customer means:

- (a) a business customer to whom peak demand of not less than 500kVa, or consumption of not less than 160MWh per annum is distributed, supplied or sold for commercial or industrial purposes; or
- (b) a public lighting customer.

life support customer means a *customer* who is a *life support resident* or a *customer* at whose premises a *life support resident* (who is not the *customer*) resides or intends to reside.

life support customer details in relation to a customer means:

(a) information that evidences that the *customer* is a *life support* customer;

- (b) the personal details of each life support resident residing or intending to reside at the premises of the life support customer; and
- (c) the date from which *life support equipment* is required at the premises of the *life support customer* by each *life support resident*.

life support equipment has the meaning given by section 40SA of the *Act*.

Note: See Schedule 7 to the Energy Retail Code of Practice.

life support protections means the protections against *disconnection* of a *life support customer* under Part 2, Division 5C of the *Act* and clause 12 of this Code of Practice.

life support resident means a person who requires *life support equipment*;

load means electricity delivered to a person or to another network or delivered at a defined instant at a *connection* or aggregated over a defined set of *connections*.

load shedding means reducing or *disconnecting load* from a distribution or transmission network, other than by means of wholesale *demand* response.

long rural feeder means a *feeder*, which is not a *CBD feeder* or an *urban feeder*, with total length greater than 200 km.

low reliability payment means the payment described in clause 14.5.

low voltage means a *nominal voltage* exceeding 50V (AC) or 120V (DC) but which does not exceed 1000 V (AC) or 1500 V(DC).

luminaire means an apparatus which distributes, filters or transforms the light transmitted from one or more *lamps* and which includes, other than the *lamps* themselves, all the parts necessary for fixing and protecting the *lamps* and where necessary circuit auxiliaries together with the means for connecting them to the *distribution system*.

major event day means a day classified as a Major Event Day by the *IEEE* standard 1366-2012: *IEEE Guide for Electric Power Distribution Reliability Indices,* where the "reporting period" referred to in that

classification comprises a regulatory year.

major event day payment means the payment described in clause 14.6.1.

MAIFI means Momentary Average Interruption Frequency Index, and is calculated as described in the AER Distribution Reliability Measures Guideline.

major road means a road designated by the Department of Transport and Planning as 'M', 'A' or 'B'.

market customer has the meaning given to the term in the NER (which at the date of this Code of Practice is "a *customer* who has classified any of its *loads* as a market *load* and who is also registered with AEMO as a Market *customer* under Chapter 2 [of the NER]").

Market Settlement and Transfer Solution Procedures means the Market Settlement and Transfer Solution Procedures published by AEMO under the NER.

medical confirmation means certification in a *medical confirmation form* from a registered medical practitioner that a person residing or intending to reside at a *customer's supply address* requires *life support equipment*.

medical confirmation form means a written form issued by a *distributor* to enable the *customer* to provide *medical confirmation* to the *distributor*.

Melbourne CBD distributor means a distributor whose distribution system includes the Melbourne CBD.

meter means a device complying with the *metering code* which measures and records the production and/or consumption of electrical *energy*.

metering data has the same meaning as in the NER.

meter reconfiguration means reconfiguration or reprogramming of the metering installation.

meter replacement means replacement of the metering installation, including to combine multiple meters into one solar-capable meter.

momentary interruption means an interruption continuing for a period of

less than three minutes, except where an *interruption* less than three minutes has already occurred within that three minute period.

Metrology Procedure means the Metrology Procedure published by AEMO under the NER.

National Electricity Law or NEL means the National Electricity (Victoria) Law as in force in Victoria under the National Electricity (Victoria) Act 2005.

National Electricity Rules or NER has the meaning given to it in the National Electricity (Victoria) Act 2005.

network charges mean charges that a *distributor* is entitled to charge to a *retailer* in connection with the *supply* of electricity to their *shared* customers.

nominal voltage means the AC (phase to phase or phase to earth RMS, as applicable) or DC *voltage* by which a system of supply is designated.

non-major road luminaire means a *luminaire* installed other than on *major road* and includes the installed *luminaire* that a licenced *distributor* has responsibility for in off street locations including car parks, pathways and parks.

non-standard fitting means a fitting other than a *standard fitting*.

normal operating frequency band means the frequency range designated as the normal operating frequency band, in the Frequency Operating Standard published under the *NER*.

planned interruption means an *interruption* that a *distributor* schedules in advance, including for planned maintenance, repair or *augmentation* of the *distribution system* or for the installation or *connection* of new *supply* to another *customer*.

point of common coupling means the nearest point in a *distributor's* distribution system that connection is made between:

- (a) the distributor's distribution system and another distributor's distribution system; or
- **(b)** two or more *customers' electrical installations*.

point of connection in relation to an embedded generating unit, means

the point at which the *embedded generating unit* is *connected* to the *distributor*'s *distribution system*.

point of supply has the same meaning as in the *Electricity Safety Act* 1998.

power factor means the ratio of active power to apparent power.

pre-approval means the process where a customer or their representative is required to submit specifications of their proposed solar or battery system to an electricity distributor for the purposes of determining the customer's eligibility to connect a system of particular specifications to the electricity network prior to installation.

protection equipment means any equipment, device or apparatus used to protect a distribution system or a customer's premises or electrical installation from damage due to an electrical or mechanical fault or conditions of the power system.

public holiday means a public holiday appointed under the *Public Holidays Act 1993*.

public lighting assets means all assets of a licenced distributor which are dedicated to the provision of public lighting including lamps, luminaires, mounting brackets and poles on which the fixtures are mounted, supply cables and control equipment (for example, photoelectric cells, smart control nodes and control circuitry), but not including the licenced distributor's protection equipment (for example, fuses and circuit breakers).

public lighting customer means:

- (a) The Department of Transport and Planning or a municipal council in its municipal district, as the case may be, in respect of public lighting of freeways or arterial roads within the meaning of the Road Management Act 2004;
- **(b)** a municipal council in respect of all other public lighting assets and services in its municipal district.

public lighting services means the following services provided for the purpose of lighting public places:

(a) the operation of *public lighting assets*, including handling enquiries and complaints about public lighting and dispatching crews to repair *public lighting assets*;

- **(b)** the maintenance, repair, alteration, relocation and replace of *public lighting assets*; and
- (c) the installation of new *public lighting assets*.

public lighting standards means the current version from time to time of the AS/NZ 1158 and AS/NZ 60598 series of *Australian Standards*.

public lighting technical standards means standards published by a licenced *distributor* which are consistent with the *public lighting standards* and deal with technical requirements for connection to the licenced *distributor's distribution system*.

quality of supply means the measure of the ability of the *distribution* system to provide supply that meets the *voltage* quality requirements of this Code of Practice.

reactive energy means the time integral of the product of *voltage* and the out of phase component of current flow.

reactive power means the rate at which reactive energy is supplied.

reconnect means to re-establish connection after a disconnection.

redundant load means a *load connected* to the *distribution system* that is planned to be permanently *disconnected*.

REFCL or **Rapid Earth Fault Current Limiter** means any plant, equipment or technology (excluding neutral earthing resistor) which is:

- (a) designed to reduce the effect of *distribution system* faults and when operating as intended may lead to a *REFCL condition*; and
- **(b)** accepted or determined by *Energy Safe Victoria* in a bushfire mitigation plan pursuant to the *Electricity Safety Act 1998*.

REFCL condition means an operating condition on the 22kV *distribution* system arising from the proper operation of a *REFCL* which results in the neutral reference of the *distribution system* moving to allow the un-faulted Phase to Earth *voltage* magnitude to approach a value close to the Phase to Phase *voltage* magnitude. The term 'operating condition on the 22kV *distribution system*' in this term extends up to, but not beyond any device or plant which is functionally equivalent to an isolating transformer.

register of life support customers and residents means a register

established and maintained under section 40SV of the *Act* or clause 12 of this Code of Practice.

regulatory test means the regulatory investment test developed and published by the *AER* from time to time pursuant to rule 5.17 of the *NER*.

regulatory year has the meaning given to that term in the NER.

relevant authority means any person or body who has the power under law to direct, instruct, or otherwise require the *interruption* of *supply*, including *AEMO* or *AEMO's* authorised agent, the *system operator* and State or Federal Police.

relevant voltage means either Phase to Phase or Phase to Earth as applicable.

reliability of supply means the measure of the ability of the *distribution* system to provide supply to customers.

repeated claims means more than the number of claims decided by the **Commission** for the purpose of Schedule 4 of this Code of Practice.

retailer means a person who holds, or is exempt from holding, a *retail* licence under the *Act*.

retail billing period means a calendar month or any other period agreed between a *distributor* and a *retailer*.

retail licence means a licence granted under the *Act* to sell electricity.

Retail Market Procedures has the same meaning as in the NER.

residential customer means a *customer* who purchases electricity principally for personal, household or domestic use at the relevant *supply* address.

review means a systemic and independent process for obtaining evidence and evaluating it objectively to determine the extent to which particular criteria are fulfilled, this includes, but is not limited to, a regulatory audit undertaken in accordance with relevant *guidelines* issued by the *Commission*.

SAIDI means System Average Interruption Duration Index, and is

calculated as described for in the AER Distribution Reliability Measures Guideline.

SAIFI means System Average Interruption Frequency Index, and is calculated as described in the *AER Distribution Reliability Measures Guideline*.

shared customer, in relation to a *distributor and a retailer*, means a *customer* of the *distributor* to whom the *retailer* sells electricity.

short rural feeder means a *feeder*, which is not a *CBD feeder* or an *urban feeder*, with total length less than 200 km.

smart control node means an electronic control equipment which can have communication capabilities to interact with a *central management system*.

small customer has the meaning given to it in the *Energy Retail Code of Practice*.

small embedded generating unit means an embedded generating unit that is connected at a point of connection which, when aggregated with any other embedded generating units connected at that point of connection, have a power transfer capability of not more than 30kVA in total.

small embedded generator means an *embedded generator* who generates or proposes to generate electricity for *supply* or sale from a *small embedded generating unit*.

special meter read means the physical collection of *metering data* created by way of a scheduled meter reading.

standard fitting means a standard product such as a *lamp, luminaire*, mounting bracket, public lighting pole, photo-electric cells, supply cable or control equipment, normally used by, approved or acceptable to a licenced *distributor*.

statement of charges means the statement of charges that a *distributor* must give to a *retailer* under clause 8.8.1 of this Code of Practice.

supply in relation to electricity, means the delivery of electricity, and includes the delivery of electricity to or from a *supply address* or *point of*

connection.

supply address means the address where the *customer* is being supplied with electricity.

supply restoration payment means the payment described in clause 14.5.

sustained interruption means an *interruption* of duration longer than three minutes.

system operator means a person who *AEMO* has appointed as its agent under Chapter 4 of the *National Electricity Rules* and who is registered as a system operator with *AEMO* under Chapter 2 of the *National Electricity Rules*.

system operations function or power has the same meaning as in section 119 of the *NEL*.

technical or further assessment means the process a distributor undertakes where a customer or their representative does not receive *preapproval* or has a system which does not meet a distributors' specifications for automatic approval, to determine the customer's eligibility to connect a system of particular specifications to the electricity network.

total fire ban day means a day or partial day of total fire ban declared pursuant to section 40 of the *Country Fire Authority Act 1958*.

transmission connection means those parts of an electricity transmission network which are dedicated to the *connection* of *customers* at a single point, including transformers, associated switchgear and plant and equipment.

unauthorised voltage variation in respect of an electrical installation and a supply address means a voltage variation outside the limits prescribed by this Code of Practice.

undergrounding means to underground or otherwise relocate or modify any part of a distribution system at the request of a person, in order to avoid or minimise any threat or possible threat to the health or safety of any person or any property or the environment, or in order to improve the amenity or appearance of the environment.

unplanned interruption means an *interruption* that is not a *planned interruption*.

urban feeder means a *feeder*, which is not a *CBD feeder*, with *load* density greater than 0.3 MVA/km

use of system agreement means an agreement between a retailer (or other person who has made an application for a retail licence) and a distributor which is necessary to ensure that, subject to the Act, electricity is distributed or supplied by means of the distributor's distribution system to the extent necessary to enable the retailer (or other person) to sell electricity to its customers.

voltage means the electronic force or electric potential between two points that give rise to the flow of electricity expressed as the Root Mean Square (RMS) of the Phase to Phase voltage (except in the case of *impulse voltage*).

voltage variation compensation cap means the amount decided by the *Commission* under Schedule 4 to this Code of Practice.

widespread supply event means any event where the Single Industry Spokesperson has been activated by AEMO in accordance with the "Single Industry Spokesperson Process in Victoria" referred to under clause 22.3.

2.2. Customer requests and agreements

In this Code of Practice, unless the context otherwise requires, a reference to a request or an agreement made by a *customer* includes a request or an agreement by an authorised agent or representative of the *customer*.

2.3. Receipt of communications and notices

Any written communication or notice required or permitted to be given under this Code of Practice is to be regarded as having been given by the sender and received by the addressee:

- (a) if delivered in person to the addressee, or delivered to the addressee's *supply address*, on the day when the notice is delivered:
- **(b)** if sent by post, four *business days* after the date of posting,

unless evidence is adduced to the contrary;

(c) if it is an *electronic communication*, at the time determined in accordance with the *Electronic Transactions (Victoria) Act* 2000.

PART 2: Relations with customers and retailers

3. Connection of supply

3.1. Simplified outline

This clause 3 sets out a distributor's obligations in relation to connection and energisation.

A distributor must comply with its obligations under Chapter 5, Part B (Network Connection and Access) and Chapter 5A (Electricity connection for retail customers) of the NER.

This clause also includes obligations that apply in addition to obligations under the NER.

3.2. New connection

Subject to clauses 3.3 and 3.5, where a *connection application* has been made by a *customer*, or by a *retailer* on behalf of a *customer*, a *distributor* must comply with its obligations under the *NER* in responding to the *connection application* (including making a *connection offer* or entering into a *connection contract*) and carrying out the *connection* work.

Note: Chapter 5A of the *NER*, as enacted and amended by ss 16R, 16S and 16SA of the *National Electricity (Victoria) Act 2005* and as amended by rule changes made after 1 July 2016, applies to the *connection* of retail customers and certain *small embedded generators* in Victoria.

Chapter 5 of the *NER* applies to the *connection* of *generators* and other persons who are registered as Registered Participants under the *NER*.

3.3. No energisation

- **3.3.1.** A distributor must not energise a customer's supply address unless:
 - (a) a request to do so is made by:
 - (i) a customer, and:
 - (A) the *distributor* is satisfied that the *customer* has engaged a *retailer*, or
 - **(B)** the customer is a market customer; or
 - (ii) a retailer on the customer's behalf;
 - **(b)** there is a relevant *emergency*; or
 - (c) energisation is otherwise expressly authorised or required by this Code of Practice or by law.
- **3.3.2.** If a *customer* (other than a *market customer*) contacts a *distributor* to request *energisation* and the *distributor* is not satisfied that the *customer* has engaged a *retailer*, then the *distributor* must:
 - (a) inform the *customer* that in accordance with any applicable *guidelines* the *customer* has a choice of *retailer*; and
 - **(b)** advise the *customer* that the request must be made by the *customer's retailer*.
- **3.3.3.** This clause 3.3 applies to an exempt distributor.

3.4. Connection - Energisation only

- **3.4.1.** Where a *customer* only requires *energisation*, a *distributor* must use *best endeavours* to *energise* the *customer's supply address*:
 - (a) within one *business day*, if the request is made to the *distributor* (orally or in writing) by 3 p.m; or
 - **(b)** within two *business days*, if the request is made after 3 p.m,

after a request is made under clause 3.3.1(a), provided that the *customer* gives *acceptable identification* to the *distributor* or the *customer's retailer*.

3.4.2. This clause 3.4 applies to an *exempt distributor*.

3.5. Conditions for connection

- **3.5.1.** The *distributor's* obligations under clause 3.2 are subject to:
 - (a) an adequate *supply* of electricity being available at the required *voltage* at the boundary of the new *supply address*;
 - **(b)** the *customer* complying with clauses 7.3.2 and 7.3.3;
 - (c) the *customer* providing *acceptable identification*; and
 - (d) the *customer* complying with the conditions for *connection* set out in its *connection contract*.
- **3.5.2.** If a *distributor* is not obliged to comply with its obligation under clause 3.2 by reason of clause 3.5.1, the *distributor* must comply with such obligations as soon as reasonably practicable after the removal or elimination of the reason for which *connection* was not made.
- **3.5.3.** This clause 3.5 applies to an exempt distributor.

3.6. Connection of embedded generators

Where a connection application has been made by an embedded generator, a distributor must comply with its obligations under the NER in responding to the connection application (including making a connection offer and entering into a connection contract).

Note: A *distributor* must comply with its obligations relating to the connection of *embedded generators* under Chapter 5, Part B and Chapter 5A of the *NER*.

Clause 10 of this Code of Practice addresses a *distributor's* immunity from liability for failing to take supply of electricity.

Clause 21 of this Code of Practice sets out the technical obligations that apply in relation to *embedded generators*.

4. Undergrounding of assets

4.1. Simplified outline and signposting

This clause 4 sets out a distributor's obligations in relation to proposals to underground the distributor's fixed assets at the request of a person.

Clause 4.3 determines the calculation of a distributor's avoided costs.

4.2. Contribution to the cost of undergrounding projects

4.2.1. In making an offer to underground distribution fixed assets, a *distributor* must include a price that has been determined on the basis that the *distributor* is to contribute toward the costs of the *undergrounding* an amount equal to the *distributor*'s avoided costs.

4.3. Calculation of avoided costs

4.3.1. In determining the price to include in its offer, a *distributor* must calculate the amount of its avoided costs as follows:

$$AC = AM + DAR$$

where:

AC is the amount of the distributor's avoided costs;

AM is the present value of the maintenance and vegetation management costs the distributor will avoid incurring in connection with existing distribution fixed assets as a result of their undergrounding; and

DAR is the amount of the *distributor's* deferred asset replacement costs.

- **4.3.2.** In making calculations under clause 4.3.1:
 - (a) the amount of a *distributor's* deferred asset replacement costs is to be calculated as follows:

$$DAR = RC_F - RC_N$$

where:

DAR is the amount of the *distributor's* deferred asset replacement costs;

RC_E is the present value of the future capital costs the *distributor* will avoid incurring in connection with the replacement of existing distribution fixed assets as a result of their *undergrounding*; and

 RC_N is the present value of the future capital costs the *distributor* will incur in connection with the replacement of the new underground distribution fixed assets.

- (b) the future capital costs contemplated by RC_E and RC_N in clause 4.3.2(a) include the cost of materials, labour costs and a margin of up to 10% for overheads; and
- (c) it is to be assumed that the life of any distribution fixed asset of a distributor is the life applicable in respect of that distribution fixed asset and that distributor under the distribution determination in force at the time of the calculation.

- **4.3.3.** For the purposes of clause 4.3.1, each of:
 - (a) the amount of the operating, maintenance and vegetation management costs the *distributor* will avoid, as contemplated by *AM* in clause 4.3.1;
 - (b) the future capital costs the *distributor* will avoid, as contemplated by RC_E in clause 4.3.2(a); and
 - (c) the future capital costs the *distributor* will incur, as contemplated by RC_N in clause 4.3.2(a),

is to be such amount as fairly and reasonably estimated by the *distributor*.

4.4. Information about the cost of undergrounding projects

- **4.4.1.** A *distributor* must include the following information in any offer the *distributor* makes to a person to underground distribution fixed assets:
 - (a) the price payable by the person; and
 - **(b)** the cost to the *distributor* of the *undergrounding*, including the cost of materials and labour costs.
- **4.4.2.** If a *distributor* has made an offer to a person to underground distribution fixed assets and the person requests further information about the cost to the *distributor* of the undergrounding beyond the information included in the offer by virtue of clause 4.4.1, the *distributor* must provide the following further information to the person:
 - (a) itemised details of the materials and labour costs of the *distributor* in respect of the *undergrounding*; and
 - (b) the *distributor*'s calculation of the amount of its avoided costs in respect of the *undergrounding* as contemplated by clause 4.3.1, including itemised details of the amount of each of AM, DAR, RC_E and RC_N .

5. Contestable services

5.1. Simplified outline

This clause 5 identifies contestable services. A service is a contestable service for the purpose of the NER if so identified by the laws of a participating jurisdiction.

5.2. Contestable services

- **5.2.1.** A *distributor* must call for tenders for any construction works if it proposes to *augment* its *distribution network* in connection with its provision the following services:
 - (a) a connection service requested by a connection applicant;
 - (b) undergrounding;
 - (c) services to other *distributors* such as power transfer capability services; and
 - (d) public lighting services.
- **5.2.2.** For the purpose of clause 5.2.1, and subject to clause 5.2.3, a *distributor* must invite at least two other persons who compete in performing works of that kind (or are capable of so competing) to provide:
 - (a) information as to their availability to do the works; and
 - **(b)** information as to the price of the works, and any terms and conditions which may apply.
- **5.2.3.** A *distributor* may call for tenders in advance of the services being required and provide the person to whom the offer is made with contact details and prices of services of persons who have participated in the tender process.
- **5.2.4.** Clause 5.2.1 does not apply:
 - (a) if, despite a distributor's best endeavours, it is not able to identify two other persons who compete in performing works of that kind (or are capable of so competing);
 - **(b)** to the extent that the *augmentation* involves design services;
 - (c) to the extent that the *augmentation* involves services that cannot be safely or lawfully carried out by a third party; or

(d) if the person to whom the offer is to be made agrees with or instructs the *distributor* that no tenders should be called for.

5.3. Tendering policies

- **5.3.1.** A *distributor* must develop a tendering policy that must:
 - (a) state the objectives of the *distributor's* tendering policy;
 - **(b)** specify when the *distributor* is obliged to call for tenders;
 - (c) specify any *augmentation* works or services relating to *augmentation* that will not be tendered;
 - **(d)** set out a timeframe for the tender process;
 - (e) specify any accreditation or other pre-conditions a person must satisfy if that person is to be eligible for performing any particular type of *augmentation* works or services;
 - (f) not unreasonably discriminate and must not allow for unreasonable discrimination, against persons who may compete with the *distributor* in performing *augmentation* works (or who are capable of so competing);
 - (g) specify the basis on which the distributor may recover the costs it incurs in conducting the tender (or participating in a tender that a customer may prefer to conduct), including payment terms; and
 - (h) include a process for handling disputes.

5.4. Publication of tendering policies

- **5.4.1.** A distributor must
 - (a) publish its tendering policy on its website; and
 - **(b)** provide a copy of its tendering policy to any person on request.
- **5.4.2.** A *distributor* must notify the *Commission* of any change to its tendering policy.

6. Metering

6.1. Deleted.

This section has been deleted to reflect the revocation of the Electricity

Customer Metering and the Electricity Customer Transfer Codes of Practice on

12 September 2025. Metering is regulated under the National Electricity Rules.

6.2. Deleted.

- **6.2.1.** Deleted.
- **6.2.2.** Deleted.
- **6.2.3.** Deleted.

7. Customer obligations

7.1. Simplified outline

This clause 7 sets out a customer's obligations:

- to maintain the condition of electrical equipment at the customer's site (clause 7.2);
- to permit access to premises by the distributor (clause 7.3); and
- to inform the distributor of certain changes (clause 7.4).

7.2. Customer's electrical installation and equipment

- **7.2.1.** A *customer* must use *best endeavours* to ensure that:
 - (a) the customer's electrical installation and any equipment within it:
 - (i) complies with this Code of Practice; and
 - (ii) is maintained in a safe condition; and

(b) protection equipment in the customer's electrical installation is at all times effectively coordinated with the electrical characteristics of the distribution system.

7.2.2. A customer must use best endeavours to:

- (a) ensure that the distribution system and the reliability and quality of supply to other customers are not adversely affected by the customer's actions or equipment;
- (b) not allow a *supply* of electricity to its *supply address* to be used other than at the *customer's supply address* and not to *supply* electricity to any other *supply address* except in accordance with the *Act*:
- (c) not receive *supply* at its *supply address* of electricity from another *supply address* or from another *customer*, unless the other *customer* is an *exempt distributor* who is permitted to *supply* electricity to the first *customer's supply address* in accordance with the *Act*; and
- (d) not allow electricity *supplied* to the *supply address* to bypass the *meter*.

7.3. Distributor's equipment on and access to customer premises

7.3.1. A customer must:

- (a) not interfere, and must use best endeavours not to allow interference with the distributor's distribution system including any of the distributor's equipment installed in or on the customer's premises; and
- (b) provide and maintain on the *customer's* premises any reasonable or agreed facility required by its *distributor* to protect any equipment of the *distributor*.
- **7.3.2.** Provided that official identification is produced by the *distributor's* representatives on request, a *customer* must provide to the *distributor's* representatives at all times convenient and unhindered access:
 - (a) to the *distributor's* equipment for any purposes associated with the *supply*, *metering* or billing of electricity; and
 - **(b)** to the *customer's electrical installation* for the purposes of:
 - (i) the inspection or testing of the *customer's electrical* installation for the purpose of assessing whether the *customer* is complying with this Code of Practice; or
 - (ii) connecting, disconnecting or reconnecting supply,

and safe access to and within the *customer's* premises for the purposes

described in this clause 7.3.2.

- **7.3.3.** If necessary, the *customer* must provide safety equipment and appropriate safety instructions to representatives of the *distributor* to ensure safe access to the *customer*'s premises.
- **7.3.4.** In cases other than *emergencies*, a *distributor* must use *best endeavours* to access a *customer's* premises at a time which is reasonably convenient to both the *customer* and the *distributor*.

7.4. Customer's obligations

A *customer* must inform its *distributor* or its *retailer* as soon as practicable if there is any:

- (a) proposed change to wiring or plant or equipment in the customer's electrical installation which may affect the quality of supply of electricity to any other person;
- **(b)** change to the major purpose for which the electricity is used at the *customer's supply address*;
- change affecting access to a *distributor's* equipment located at the *customer's* supply address;
- (d) major change to the amount of electricity likely to be used by the *customer* at the *customer*'s *supply address*.

8. Use of system agreements with retailers

8.1. Simplified outline

A distributor is required, under its distribution licence, to enter into a use of system agreement with each retailer who sells electricity to retail customers within the distributor's distribution area.

This clause 8 regulates the entry into and form of use of system agreements, including by:

- providing for the process and timeframes for applying to the Commission for approval of a use of system agreement (clause 8.2), and the Commission's powers to direct that a distributor amend its use of system agreement (clause 8.4);
- prescribing matters that must be included in a use of system agreement (clause 8.7);
- clarifying that a use of system agreement may otherwise be negotiated and altered by agreement between the distributor and a retailer (clause 8.3);
- specifying the process and timeframes for a distributor to offer to enter into a written use of system agreement with a retailer (clause 8.5); and
- specifying a distributor's obligations in relation to termination of a use of system agreement (clause 8.6).

This clause also regulates the invoicing of network charges by distributors to retailers, by:

- specifying a distributor's obligation to provide a statement of charges to a retailer, including the form and content of that statement (clause 8.8);
- specifying the charges that a distributor is not permitted to recover from a retailer (clause 8.9); and
- specifying adjustments that a distributor may make to charges, notwithstanding any term or condition to the contrary in the use of system agreement (clause 8.10).

8.2. Commission approval of proposed default use of system agreements

8.2.1. A distributor:

- (a) must within 40 *business days* of a date nominated by the *Commission* in a communication given to the *distributor*; and
- **(b)** may at any other time,

prepare and submit to the *Commission* a proposed *default use of system* agreement that contains the terms and conditions set out in clause 8.7 for approval by the *Commission*.

- **8.2.2.** If the *Commission* has received a proposed *default use of system* agreement from the *distributor* under clause 8.2.1, the *Commission* may:
 - (a) approve it as submitted;
 - (b) if the *Commission* has not previously approved a *default use of* system agreement for the *distributor*, approve it with amendments following consultation by the *Commission* on its proposed amendments; or
 - (c) not approve it.
- **8.2.3.** At the end of 60 *business days* after the day the *Commission* receives a proposed *default use of system agreement* under clause 8.2.1 (or such longer period after that day not exceeding 30 *business days* as notified by the *Commission* to the *distributor*), if the *Commission* has not:
 - (a) approved (with or without amendment) the proposed *default use* of system agreement; or
 - **(b)** advised the *distributor* that the proposed *default use of system agreement* will not be approved,

the *Commission* will be deemed to have approved the proposed *default* use of system agreement.

8.3. Negotiated use of system agreements: permitted alterations

- **8.3.1.** The *distributor* and a *retailer* or other person who has made an application for a *retail licence* may negotiate a *use of system agreement* with terms and conditions different from those included in a *default use of system agreement* approved by the *Commission* under clause 8.2, provided that the negotiated *use of system agreement* contains the terms and conditions set out in clause 8.7.
- **8.3.2.** A *use of system agreement* negotiated under this clause must be in writing.

8.4. Distributor to comply with Commission's directions to amend

The distributor must amend its default use of system agreement in accordance with any direction to do so given by the Commission if:

- (a) the *Commission* is of the opinion that, without the amendment, the terms and conditions:
 - (i) are not fair and reasonable; or
 - (ii) unreasonably discriminate, or have the effect of creating unreasonable discrimination, between retailers or between customers of any retailer; and
- (b) the Commission has given the distributor an opportunity to make representations on the matter and to amend the default use of system agreement without such a direction.

8.5. Distributor to offer retailer use of system agreement

- **8.5.1.** Where a *retailer* or other person who has made an application for a *retail licence* requests the *distributor* to offer a *use of system agreement* (for a period when no *use of system agreement* otherwise would be in force), the *distributor* must offer to enter into a written *use of system agreement*, in the form of the *default use of system agreement*, with the *retailer* or other person within three *business days* of the request, unless a *use of system agreement* between the *distributor* and the person making the request has been terminated due to a material breach and the circumstances giving rise to that breach remain unchanged such that if that former agreement was still in force there would be an unremedied breach.
- **8.5.2.** Upon approval of a new *default use of system agreement* (under clause 8.2.2 or 8.2.3) or any required amendment to a *default use of system agreement* (under clause 8.4), the *distributor* must:
 - (a) make an offer within 3 business days to each retailer with whom it has a use of system agreement to enter into a replacement use of system agreement in the form of the new default use of system agreement; and
 - **(b)** if such offer is accepted, terminate the existing *use of system agreement*.

The offer must remain open for acceptance by a *retailer* for at least 40 *business days*.

8.6. Termination of use of system agreement

- **8.6.1.** The *distributor* must notify the *Commission* as soon as practicable if:
 - (a) it gives any notice to a *retailer* in connection with the proposed

termination of a use of system agreement; or

- **(b)** it terminates a *use of system agreement* without a replacement *use of system agreement* immediately coming into force.
- **8.6.2.** The *distributor* must not terminate a *use of system agreement* if the *Commission* so directs the *distributor* and specifies the duration and circumstances of the prohibition on termination.

8.7. Terms and conditions of a use of system agreement

A use of system agreement must contain terms and conditions:

- (a) which are fair and reasonable and do not unreasonably discriminate, or have the effect of creating unreasonable discrimination, between *retailers* or between *customers* of any *retailer*;
- **(b)** which address at least the following matters:
 - (i) the *retail billing period* and the payment cycle (generally monthly but may be varied upon agreement between the *retailer* and the *distributor*);
 - (ii) force majeure events or events or circumstances beyond the reasonable control of the distributor;
 - (iii) indemnities provided by the *retailer* to the *distributor* and vice versa;
 - (iv) the distributor's obligation to operate its distribution system in a manner which enables it to support the customer's load, maintain and develop the capability of the system so that it can support the load and control the voltage of the system;
 - (v) how disputes between a *distributor* and a *retailer* are to be resolved.

8.8. Distributor must provide statement of charges

- **8.8.1.** A *distributor* must provide a *statement of charges* to a *retailer* that includes:
 - (a) the *network charges*, separately identified, in respect of each shared customer's supply address for which metering data was received, or for which the distributor provided any other service, during that retail billing period;
 - **(b)** the date of issue of the *statement of charges*, and the due date for payment;
 - (c) where applicable, the *metering data* for each *shared customer's* supply address;

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(d) any adjustments to network charges from previous retail billing periods; and

Note: see clause 8.9

- (e) where applicable, any credits for *GSL payments* that the *distributor* is required to make in respect of a *shared customer's supply address*.
- **8.8.2.** The *distributor* must provide the *statement of charges* in clause 8.8.1:
 - (a) to a retailer as agreed between the parties but no later than the 10th business day of the retail billing period following the retail billing period to which the charges relate;
 - (b) subject to the *Retail Market Procedures*, in a format as agreed between the *retailer* and *distributor* or, in default of agreement, as reasonably determined by the *distributor*.

8.9. Charges that a distributor can and cannot recover

- **8.9.1.** A distributor must not recover charges from a retailer that a retailer would otherwise charge a small customer if the retailer is not permitted to recover those charges from a small customer under the Energy Retail Code of Practice.
- **8.9.2.** Subclause 8.9.1 does not apply where the reason the *retailer* is not permitted to recover charges is the result of some fault of the *retailer*.
- **8.9.3.** This clause 8.9 applies to an exempt distributor.

8.10. Adjustments to a statement of charges

- **8.10.1.** A *distributor* may adjust a *statement of charges* provided to a *retailer* to account for any error in, or correction or substitution of:
 - (a) metering data; or
 - (b) any other amount or factor that affects the calculation of the charges that may be imposed by a *distributor*.
- **8.10.2.** An adjustment under subclause 8.10.1 may be made by a *distributor* by including, in a subsequent *statement of charges*, the amount required to be paid by, or credited to, the *retailer* together with an explanation of the adjustment.

Deemed distribution contracts with customers

9.1. Simplified outline

Section 40A of the Act requires a distributor to obtain the Commission's approval of terms and conditions that will apply in respect of the distribution of electricity to retail customers, and to give public notice of those terms and conditions, once approved.

Section 40A(3) of the Act requires the terms and conditions of a deemed distribution contract to be consistent with this Code of Practice, unless the Commission approves otherwise in a particular case.

This clause 9 sets out:

- the procedure for obtaining the Commission's approval for the purposes of s 40A of the Act; and
- the requirements with which the terms and conditions of a deemed distribution contract must be consistent, under section 40A(4) of the Act.

9.2. Commission approval of deemed distribution contracts with customers

9.2.1. A distributor:

- (a) must by a date nominated by the *Commission* in a communication given to the *distributor*, which is not less than 20 *business days* after the communication is given to the *distributor*, and
- **(b)** may at any other time,

prepare and submit to the *Commission* proposed terms and conditions of a *deemed distribution contract* for approval by the *Commission*.

9.2.2. As soon as practicable after the *Commission* approves terms and conditions of a *deemed distribution contract*, the *distributor* must give notice of those terms and conditions, including by publishing them in the Government Gazette in accordance with the *Act*.

Note: The *Commission's* approval of terms and conditions of a *deemed distribution contract* is governed by section 40A of the *Act*.

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- **9.2.3.** In providing a *deemed distribution contract* to the *Commission* for approval a *distributor* must not include any term or condition in its *deemed distribution contract* with a *customer* the effect of which is to limit the liability of the *distributor* to the *customer*:
 - (a) for any breach by the *distributor* of the contract; and
 - **(b)** for any negligence by the *distributor* in relation to the contract.
- **9.2.4.** Clause 9.2.3 does not prevent the inclusion of a term or condition in the deemed distribution contract:
 - (a) under which the *customer* acknowledges the extent of the *distributor's* responsibility for the *quality* and *reliability of supply* under this Code of Practice, the *NEL* and the *NER*
 - (b) confirming that, under the contract, there is no variation or exclusion of the operation of section 120 of the *NEL* and/or clause 10 of this Code of Practice (if that is the case).

Note: A *distributor* may not vary or exclude section 120 of the *NEL* by a term or condition of a *deemed distribution contract* with a *small customer*.

- **9.2.5.** Notwithstanding clause 9.2.3, if a *business customer* suffers loss or damage wholly or partly as the result of its failure to take reasonable precautions to minimise the risk of loss or damage to any equipment, premises or business of the *business customer* which may result from:
 - (a) poor quality or reliability of supply; or
 - (b) from the *distribution system* operating under the *REFCL condition* in accordance with clause 20.4.3,

then the *distributor's* liability for the loss or damage is reduced to an extent that reflects the *distributor's* share in the responsibility for the loss or damage.

Note: Clause 10.2 separately provides that a *distributor* does not incur civil monetary liability for a partial or total failure to take supply of electricity from an *embedded generating unit* connected to its *distribution system* in certain circumstances.

9.3. Indemnity

A *distributor* must not include an indemnity or other term or condition in its *deemed distribution contract* with a *customer* the effect of which is to entitle the *distributor* to recover from the *customer* in respect of:

- (a) any breach by the *customer* of the contract; or
- **(b)** any negligence by the *customer* in relation to the contract,

any greater amount than that which, under the common law (including in equity) or statute, the *distributor* is entitled to as compensation for the

customer's breach of contract or negligence.

9.4. Contractual force majeure

- **9.4.1.** If but for this clause 9.4 a *distributor* or a *customer* would commit a *force majeure breach* of their *deemed distribution contract*:
 - (a) the obligations of the distributor or the customer under their contract are suspended to the extent to which they are affected by the force majeure event as long as the force majeure event continues; and
 - (b) the *distributor* or the *customer* must give the other prompt notice of that fact including full particulars of the *force majeure event*, an estimate of its likely duration, the obligations affected by it and the extent of its effect on those obligations and the steps taken to remove, overcome or minimise its effects.
- **9.4.2.** For the purposes of clause 9.4.1(b), if the effects of a *force majeure event* are widespread the *distributor* will be deemed to have given a *customer* prompt notice if, within 30 minutes of being advised of the *force majeure event* or otherwise as soon as practicable; it makes the necessary information available by way of:
 - (a) a 24 hour telephone service; and
 - **(b)** internet publication and/or short message service (SMS).
- **9.4.3.** A *distributor* may agree with a *customer* that the *distributor* is not to have the benefit of clause 9.4.1 in respect of any *force majeure event*.
- **9.4.4.** A distributor or a customer claiming a force majeure event must use its best endeavours to remove, overcome or minimise the effects of the force majeure event as quickly as possible. However, this does not require the distributor or the customer to settle any industrial dispute that constitutes a force majeure event in any manner other than the manner preferred by that party.
- **9.4.5.** Nothing in this clause 9.4 nor in any term or condition of a *deemed* distribution contract which is not inconsistent with this clause 9.4 varies or excludes the operation of section 120 of the *NEL*.

10. Immunity for failure to take supply of electricity

10.1. Simplified outline

This clause 10 sets out the circumstances in which a distributor will be immune from liability for failure to take supply of electricity from an embedded generator.

10.2. Immunity for failure to take supply of electricity

- **10.2.1.** A *distributor*, or an officer or employee of a *distributor*, does not incur any civil monetary liability to an *embedded generator* for any partial or total failure to take *supply* of electricity from a *point of connection* unless the failure is due to an act or omission done or made by the *distributor* or the officer or employee of the *distributor*, in bad faith or through negligence.
- **10.2.2.** A distributor may enter into an agreement with an embedded generator (other than a small embedded generator) varying or excluding the operation of clause 10.2.1 and, to the extent of that agreement, that clause does not apply.
- **10.2.3.** This clause 10.2 does not apply to a *distributor* or an officer or employee of a *distributor* in relation to an act or omission in the performance or exercise, or purported performance or exercise, of a *system operations* function or power.

11. Interruption of supply

11.1. Simplified outline

This clause 11 sets out a distributor's obligations and customers' rights about interruption of supply, including:

- the circumstances where a distributor may interrupt supply (clause 11.2);
- a distributor's obligations in respect of unplanned interruptions, in particular, in relation to providing information (clause 11.3);
- a distributor's obligations in respect of planned interruptions, including, the form, content and timing of communications with customers (clauses 11.4, 11.5, 11.6 and 11.7);
- a distributor's obligation to inform the Department of Health of widespread supply events (clause 11.8).

11.2. A distributor's right to interrupt supply

- **11.2.1.** A *distributor* may *interrupt supply* at any time for the following reasons:
 - (a) subject to clause 11.5:
 - (i) planned maintenance, repair, or *augmentation* of the *distribution system*;
 - (ii) the *connection* or installation of a new *supply* to another *customer*;
 - (b) unplanned maintenance or repair of the *distribution system* in circumstances where, in the opinion of the *distributor*, the *customer's electrical installation* or the *distribution system* poses an immediate threat of injury or material damage to any person, property or the *distribution system*;
 - (c) to shed *load* because the total *demand* for electricity at the relevant time exceeds the total *supply* available;
 - (d) as directed, instructed or otherwise required by a relevant authority;
 - (e) in the case of an emergency;

- **(f)** to restore supply to the *customer*; or
- (g) at the request of the *customer*.
- **11.2.2.** This clause 11.2 applies to an *exempt distributor*.

11.3. Unplanned interruptions

- **11.3.1.** In the case of an *unplanned interruption* or an *emergency*, a *distributor* must:
 - (a) as soon as practicable, make available, by way of a 24 hour telephone service and by way of frequently updated entries on a prominent part of its website:
 - (i) information on the nature of the *interruption* and
 - (ii) an estimate of the time when supply will be restored or, if reliable information is not available to inform that estimate, an estimate of when reliable information on restoration of supply will be available;
 - (b) provide options for *customers* who call the service to be directly connected to a telephone operator if required; and
 - (c) use *best endeavours* to restore the *customer's supply* as soon as possible making allowance for reasonable priorities.
- **11.3.2.** Wherever reasonable and practicable, a *distributor* must provide prior information to *customers* who may be interrupted by *load shedding*.
- **11.3.3.** Clauses 11.3.1(c) and 11.3.2 apply to an *exempt distributor*.

11.4. Planned interruptions: customer communications

- **11.4.1.** A *distributor* must enable each *customer* to nominate a preferred method or methods of communication to receive notices about *interruptions* and to:
 - (a) nominate one or more methods of communication;
 - **(b)** nominate that they only receive written notices in hard copy; and
 - (c) update their preferences from time to time.
- **11.4.2.** A *distributor* must create and maintain for a period of at least 2 years, a record of:
 - (a) the preferred method or methods of communication nominated by a *customer*; and
 - **(b)** any update to the preferences nominated by the *customer*.
- **11.4.3.** Notices to *customers* about *interruptions*, whether in hard copy or by way of *electronic communication*, must:

- (a) be written in plain English and be designed to be readily understandable by *customers*; and
- (b) inform the *customer* how the *customer* can nominate or update their preferred method for receiving notices about *interruptions* from the *distributor*, for example, by contacting the *distributor* by telephone, via a website or by return text message.

11.5. Planned interruptions

- **11.5.1.** Subject to clause 11.5.3, in the event of a *planned interruption*:
 - (a) if an affected *customer* is not a *life support customer*, the *distributor* must give the *customer* at least 4 *business days* written notice of the *interruption*:
 - (i) if the *customer* has nominated to receive notices by:
 - (A) electronic communication; or
 - **(B)** *electronic communication* and hard copy

and the *distributor* has *customer* details that enable it to notify the *customer* by *electronic communication* – by the nominated method or methods of communication; or

- (ii) otherwise, in hard copy; or
- **(b)** if an affected *customer* is a *life support customer*.
 - (i) the *distributor* must provide the *customer* with at least 4 business days written notice of the *interruption*, unless a longer period of notice is requested by the *customer* and provided that the longer period of notice:
 - (A) is reasonably necessary; and
 - **(B)** can be accommodated by the *distributor*; and
 - (ii) the distributor must give the written notice to the customer:
 - (A) if the *customer* has nominated to receive notices by one or more methods of *electronic* communication in hard copy and by the nominated method or methods of *electronic* communication; or
 - **(B)** otherwise, in hard copy.

11.5.2. A notice under clause 11.5.1 must:

- (a) specify the expected date, time and duration of the *interruption*;
- (b) include a 24 hour telephone number for fault enquiries and emergencies, the charge for which is no more than the cost of a

local call for enquiries;

- (c) include high-level information as to the reason for the *planned interruption*;
- (d) provide information as to the potential for the *planned interruption* to be cancelled or rescheduled; and
- (e) otherwise comply with the requirements of clause 11.4.3.
- **11.5.3.** If a *distributor* gives notice under clause 11.5.1 by one or more methods of *electronic communication*, the *distributor* must also send the *customer* a reminder notice that complies with the requirements of clause 11.5.2 by the same method or methods of *electronic communication*, one *business day* prior to the *interruption*.
- **11.5.4.** A *distributor* is not required to give an affected *customer* notice of a *planned interruption* in accordance with clause 11.5.1 if the *distributor* has obtained the affected *customer's explicit informed consent* to the *interruption* occurring between identified hours on a specified date and the *customer* has not withdrawn that consent.
- **11.5.5.** A *customer* may withdraw their *explicit informed consent* at any time by informing the *distributor* of that withdrawal.
- 11.5.6. A distributor must:
 - (a) create a record of each *explicit informed consent* provided by a *customer*, and
 - **(b)** retain the record for at least 2 years.
- **11.5.7.** The record required to be created and maintained by clause 11.5.6(a) must be in such a format and include such information as will enable:
 - (a) the *Commission* to verify the *distributor's* compliance with the requirements in clause 11.5.4; and
 - **(b)** the *distributor* to answer enquiries from a *customer* relating to the *customer's explicit informed consent*.
- **11.5.8.** A *distributor* must, on request by a *customer* and at no charge, provide the *customer* with access to a copy of the record of *explicit informed consent* given by the *customer* and then retained by the *distributor*.
- **11.5.9.** This clause 11.5 applies to an *exempt distributor* subject to the following timeframes:
 - (a) within one *business day* of being notified by a *distributor* about a *planned interruption* under clause 11.5.1, an *exempt distributor* must give an affected customer written notice of the *interruption*; and
 - (b) in the event of a *planned interruption* that is scheduled by an exempt distributor, the exempt distributor must comply with the

timeframes in clause 11.5.1.

11.6. Restoration of supply after a planned interruption

- **11.6.1.** The *distributor* must use *best endeavours* to restore the *customer's supply* as soon as possible after a *planned interruption*.
- **11.6.2.** This clause 11.6 applies to an *exempt distributor*.

11.7. Cancellation or rescheduling of planned interruptions

- **11.7.1.** Where a *distributor* cancels or reschedules a *planned interruption* it must provide notice of the cancellation or rescheduling:
 - (a) as soon as practicable by means of *electronic communication* where the *customer* has nominated a preferred *electronic communication* method or methods; or
 - (b) where the *customer* has not nominated a preferred *electronic* communication method and where the *planned interruption* is cancelled or rescheduled more than 5 *business days* before the scheduled start date, by written notice in hard copy.
- **11.7.2.** A notice under clause 11.7.1 must:
 - (a) include a high-level reason as to why the *planned interruption* was cancelled or rescheduled: and
 - **(b)** otherwise comply with the requirements of clause 11.4.3.

11.8. Informing the Department of Health

- **11.8.1.** In a widespread supply event, a distributor must:
 - (a) inform the Department of Health of the street address of any *point* of supply (unless the distributor is satisfied that it is a non-residential point of supply) immediately upon forming the view that a sustained interruption at that location will persist for more than 24 hours.
 - **(b)** provide the information under subclause (a) to the Department of Health:
 - (i) within 28 hours of a *sustained interruption* occurring and for every 12 hours thereafter until the *sustained interruption* has been resolved; and
 - (ii) in a manner and format agreed from time to time between the Department of Health and the *distributor*.
- **11.8.2.** This clause 11.8 applies to an *exempt distributor*.

12. Life support equipment

12.1. Simplified outline

The objective of this clause 12 is to ensure that persons who require life support equipment receive the full protections of the life support provisions from when they first advise their retailer or distributor that their premises require life support equipment. These protections apply until the premises is validly deregistered.

This clause sets out:

- a distributor's obligations when notified by a customer or a retailer that a
 person requiring life support equipment resides at a supply address
 (clauses 12.2 and 12.3);
- a distributor's ongoing obligations after having registered a customer's premises in its register of life support customers and residents (clause 12.4);
- the circumstances in which a distributor may deregister a customer from its register of life support customers and residents (clause 12.5);
- record-keeping obligations regarding registration and deregistration of life support customers (clause 12.6);
- the corresponding obligations of exempt distributors in relation to life support customers (clause 12.7).

12.2. Registration of life support equipment

12.2.1. *Distributor* obligations when advised by customer

- (a) Within one business day after being advised by a small customer that a life support resident resides, or is intending to reside, at the small customer's premises, a distributor must record in a register of life support customers and residents the life support customer details.
- (b) A distributor who is advised by a small customer that a life support resident resides, or is intending to reside, at the small customer's premises, must determine whether the life support equipment is fuelled by both electricity and gas and, if it is, inform the customer that the customer should inform the gas retailer or distributor who supplies gas at the customer's premises that a life support resident resides, or is intending to reside, at the

customer's premises.

- (c) Within 5 business days after being advised by a small customer that a life support resident resides, or is intending to reside, at the small customer's premises, a distributor must give to the customer, in plain English:
 - (i) a *medical confirmation form* in accordance with clause 12.2.3;
 - (ii) information explaining that, if the *customer* fails to provide *medical confirmation*, the *customer* may be *deregistered* and, if so, the *customer* will cease to receive the *life support protections*;
 - (iii) advice that there may be planned interruptions or unplanned interruptions to supply at the address and that the distributor is required to notify them of a planned interruption in accordance with clause 11.5.1;
 - (iv) information to assist the *customer* to prepare a plan of action in the case of an *unplanned interruption*;
 - (v) an emergency telephone contact number for the distributor (the charge for which is no more than the cost of a local call);
 - (vi) advice that if the *customer* decides to change *retailer* at the premises and a person residing at the *customer*'s premises continues to require *life support* equipment, the *customer* should advise their new *retailer* of the requirement for *life support* equipment;
 - (vii) information about the types of equipment that fall within the definition of *life support equipment*, and the additional information provided in Schedule 7 of the *Energy Retail Code of Practice*;
 - (viii) advice that the *customer* may be eligible for concessions and rebates offered by the State or Federal governments, including information about how to access them; and
 - (ix) information in community languages about the availability of interpreter services for the languages concerned and telephone numbers for the services.
- (d) Within one business day after being advised by a small customer that a life support resident resides, or is intending to reside, at the small customer's premises, a distributor must notify the retailer that a person residing or intending to reside at the customer's premises requires life support equipment and the date from which the life support equipment is required.

12.2.2. *Distributor* obligations when advised by *retailer*

- (a) Within one *business day* after being advised by a *retailer*, under section 40SG(4)(a) of the *Act*, that a *life support resident* resides, or is intending to reside, at the *small customer's* premises, a *distributor* must record in a *register of life support customers and* residents the *life support customer details*.
- (b) Within one *business day* after being advised by a *retailer*, under section 40SI(2) of the *Act* or under clause 170(1)(b) of the *Energy Retail Code of Practice*, that a *life support resident* resides, or is intending to reside, at the *small customer's* premises, a *distributor* must record in a *register of life support customers and residents* the *life support customer details*.

12.2.3. Content of medical confirmation form

A medical confirmation form must:

- (a) be dated;
- (b) state that completion and return of the form to the distributor will satisfy the requirement to provide medical confirmation under this Code of Practice;
- **(c)** request the following information from the *customer*:
 - (i) the *supply address* of the *customer's* premises;
 - (ii) the date from which the *customer* requires *supply* of electricity at the premises for the purposes of the *life support equipment*; and
 - (iii) medical confirmation;
- **(d)** specify the types of equipment that fall within the definition of *life* support equipment;
- (e) advise the date by which the *customer* must return the *medical* confirmation form to the *distributor*, and
- (f) advise the *customer* they can request an extension of time to complete and return the *medical confirmation form*.

12.3. Confirmation of supply address as requiring life support equipment

- **12.3.1.** Where a *medical confirmation form* is provided to a *customer*, the *distributor* must:
 - (a) from the date of the *medical confirmation form*, give the *customer* a minimum of 50 *business days* to provide *medical confirmation*;
 - **(b)** provide the *customer* at least two written notices to remind the

- customer that the customer must provide medical confirmation (each a confirmation reminder notice);
- (c) ensure the first *confirmation reminder notice* is provided no less than 15 *business days* from the date of issue of the *medical confirmation form*;
- (d) ensure the second *confirmation reminder notice* is provided no less than 15 *business days* from the date of issue of the first *confirmation reminder notice*; and
- (e) on request from a *customer*, give the *customer* at least one extension of time to provide *medical confirmation*. The extension must be a minimum of 25 *business days*.

12.3.2. A confirmation reminder notice must:

- (a) be dated;
- **(b)** state the date by which the *medical confirmation* is required;
- (c) specify the types of equipment that can fall within the definition of *life support equipment*; and
- (d) advise the *customer* that:
 - (i) the *customer* must provide *medical confirmation*;
 - (ii) the customer is temporarily registered as requiring life support equipment until the medical confirmation is received;
 - (iii) failure to provide *medical confirmation* may result in the *customer* being *deregistered*; and
 - (iv) the *customer* can request an extension of time to provide *medical confirmation*.

12.4. Ongoing distributor obligations

- **12.4.1.** Where a *distributor* is required to record *life support customer details* in a register of life support customers and residents under clause 12.2.1(a) or clause 12.2.2(a), the *distributor* has the following ongoing obligations:
 - (a) within one *business day* after receiving relevant information about the *life support equipment* requirements for the *customer's* premises (including *medical confirmation*) or any relevant contact details, give such information to the *retailer* for the purposes of updating the *retailer's register of life support customers and residents*, unless the relevant information was provided to the *distributor* by the *retailer*;
 - (b) within one *business day* after being advised by a *customer* or *retailer* of any update to the *life support equipment* requirements for the *customer's* premises or any relevant contact details,

update the register of life support customers and residents;

- (c) except in the case of an *interruption* or *emergency*, not *disconnect* the *supply address* after the date the *life support equipment* will be required at the *supply address*; and
- (d) in the case of a *planned interruption*, comply with clause 11.5.1(b).
- 12.4.2. In addition to the obligations specified in clause 12.4.1, after a distributor is required to record a customer's life support customer details in a register of life support customers and residents under clause 12.2.1(a), if the distributor becomes aware (including by way of notification in accordance with the Market Settlement and Transfer Solution Procedures) that the customer has subsequently transferred to another retailer (a new retailer) at that supply address, the distributor must notify the new retailer (within one business day after becoming aware) that a person residing at the customer's supply address requires life support equipment.
- **12.4.3.** Where a *distributor* is required to record *life support customer details* in a *register of life support customers and residents* under clause 12.2.2(b), the *distributor* has the following ongoing obligations:
 - (a) within one business day after receiving relevant information about the life support equipment requirements for the customer's supply address and any relevant contact details, give such information to the retailer for the purposes of updating the retailer's register of life support customers and residents, unless the relevant information was provided to the distributor by the retailer;
 - (b) within one *business day* after being advised by a *retailer* of any update to the *life support equipment* requirements for the *customer* 's *supply address* or any relevant contact details, update the *register of life support customers and residents*;
 - (c) except in the case of an *interruption* or *emergency*, not *disconnect* the *supply address* after the date the *life support equipment* will be required at the *supply address*; and
 - (d) in the case of a *planned interruption*, comply with clause 11.5.1(b).

12.5. Deregistration of life support customer

- **12.5.1.** A *distributor* must not *deregister* a *customer* except in the circumstances permitted under this clause 12.5.
- **12.5.2.** If a *customer* is *deregistered* by a *distributor*, the *distributor* must:
 - (a) within 5 business days of the date of deregistration, notify the retailer of the date of deregistration and reason for deregistration; and
 - **(b)** within one *business day* from *deregistration*, update its *register of*

life support customers and residents as required by clause 12.6.

- **12.5.3.** If a distributor is notified by a retailer that the retailer or an exempt retailer has deregistered a customer's supply address, the distributor must (within one business day from notification) update the life support customer details entered in its register of life support customers and residents as required by clause 12.6.
- 12.5.4. Cessation of distributor obligations after deregistration

The *distributor* obligations under clause 12.4 cease to apply in respect of a *customer* once that *customer* is validly *deregistered*.

- **12.5.5.** Deregistration where medical confirmation not provided
 - (a) Where a *customer* who has been registered by a *distributor* under clause 12.2.1(a) fails to provide *medical confirmation*, the *distributor* may *deregister* the *customer* only when:
 - (i) the *distributor* has complied with the requirements under clause 12.3:
 - (ii) the distributor has taken reasonable steps to contact the customer in connection with the customer's failure to provide medical confirmation in one of the following ways:
 - (A) in person;
 - (B) by telephone; or
 - (C) by electronic means;
 - (iii) the distributor has provided the customer with a deregistration notice no less than 15 business days from the date of issue of the second confirmation reminder notice issued under clause 12.3.1; and
 - (iv) the *customer* has not provided *medical confirmation* before the date for *deregistration* specified in the *deregistration notice*.
 - **(b)** A deregistration notice must:
 - (i) be dated;
 - (ii) specify the date on which the *customer* will be deregistered, which must be at least 15 business days from the date of the deregistration notice;
 - (iii) advise the customer they will cease to be registered as requiring life support equipment unless medical confirmation is provided before the date for deregistration; and

- (iv) advise the *customer* that the *customer* will no longer receive the *life support protections* when the *customer* is *deregistered*.
- (c) Where a *customer* has been registered by a *distributor* under clause 12.2.2, a *distributor* may *deregister* the *customer* after being notified by the *retailer* that the *retailer* has *deregistered* the *customer's supply address* pursuant to clause 166 of the *Energy Retail Code of Practice*.
- **12.5.6.** *Deregistration* where there is a change in the *customer*'s circumstances

Where a *customer* who has been registered by a *distributor* under clause 12.2.1(a) or 12.2.2 advises the *distributor* that the person for whom the *life support equipment* is required has vacated the premises or no longer requires the *life support equipment*, the *distributor* may *deregister* the *customer*:

- (a) on the date specified in accordance with subclause (a)(i)(B) if:
 - (i) the *distributor* has provided written notification to the *customer* advising:
 - (A) that the *customer* will be *deregistered* on the basis that the *customer* has advised the *distributor* that the person for whom the *life* support equipment is required has vacated the premises or no longer requires the *life* support equipment;
 - (B) the date on which the *customer* will be *deregistered*, which must be at least 15 *business* days from the date of that written notification;
 - (C) that the *customer* will no longer receive the *life* support protections when the supply address is deregistered; and
 - (D) that the *customer* must contact the *distributor* prior to the date specified in accordance with subclause (a)(i)(B) if the person for whom the *life support equipment* is required has not vacated the premises or requires the *life support equipment*; and
 - (ii) the customer has not contacted the distributor prior to the date specified in accordance with subclause (a)(i)(B) to advise that the person for whom the life support equipment is required has not vacated the premises or requires the life support equipment; or
- (b) on a date that is less than 15 *business days* from the date of written notification if the *customer* or their authorised representative gives *explicit informed consent* to the *customer* being *deregistered* on that date.

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- **12.5.7.** A *distributor* must create a record of each *explicit informed consent* required by clause 12.5.6 and provided by a *customer*, and retain the record for at least 2 years.
- **12.5.8.** A distributor may deregister a customer after being notified by the retailer that the retailer has deregistered the customer pursuant to clause 166 of the Energy Retail Code of Practice.
- **12.5.9.** A *distributor* may, at any time, request a *customer* whose *supply address* has been registered under clause 12.2 to confirm whether the person for whom *life support equipment* is required still resides at the premises or still requires *life support equipment*.
- **12.5.10.** Deregistration where there is a change in the customer's retailer
 - (a) Where a distributor has registered a customer pursuant to clause 12.2.2 and the distributor becomes aware (including by way of notification in accordance with the Market Settlement and Transfer Solution Procedures) that the customer has subsequently transferred its supply address to another retailer, the distributor may deregister the customer on the date specified in accordance with subclause (a)(i)(B) if:
 - (i) the *distributor* has provided written notification to the *customer* advising:
 - (A) that the customer will be deregistered;
 - (B) the date on which the *customer* will be deregistered, which must be at least 15 business days from the date of that written notification;
 - (C) that the *customer* will no longer receive the protections under this clause 12 when the *customer* is *deregistered*; and
 - (D) that the customer must contact the distributor prior to the date specified in accordance with subclause (a)(i)(B) if a person residing at the customer's premises requires life support equipment; and
 - (ii) the customer has not contacted the distributor prior to the date specified in accordance with subclause (a)(i)(B) to advise that a person residing at the customer's supply address requires life support equipment.
 - **(b)** Nothing in subclause (a) affects the operation of clause 12.2.1(a) and 12.2.2 following a *customer's* transfer to the other *retailer*.

12.6. Registration and deregistration details must be kept by distributors

A distributor must:

- (a) establish policies, systems and procedures for registering and deregistering life support customers, to facilitate compliance with the requirements in this clause 12; and
- (b) ensure that the *register of life support customers and residents* is maintained and kept up to date, including:
 - (i) the date when the *customer* requires *supply* of *energy* at the premises for the purposes of the *life support equipment*;
 - (ii) when *medical confirmation* was received from the *customer* in respect of the premises;
 - (iii) the date when the *customer* is *deregistered* and the reason for *deregistration*; and
 - (iv) a record of communications with the *customer* required by clauses 12.3 and 12.5.

12.7. Exempt distributor obligations

12.7.1. Exempt distributor registration of life support equipment

- (a) Within one day after being advised by a *small customer* that a person residing or intending to reside at the *customer's* premises requires *life support equipment*, an *exempt distributor* must:
 - record in a register of life support customers and residents the life support customer details; and
 - (ii) if the *customer* purchases electricity from an *exempt* retailer, notify the *exempt* retailer that a person residing or intending to reside at the *customer's* supply address requires life support equipment and the date from which the life support equipment is required.
- (b) Within one day after being notified by an exempt retailer under section 40SJ(5) of the Act, an exempt distributor must record in a register of life support customers and residents the life support customer details.

Note: An *exempt distributor* who provides electricity to a *customer* who purchases electricity from a licensed *retailer* has obligations under clause 12.7.5 of this Code of Practice.

12.7.2. Ongoing exempt distributor obligations

Where an exempt distributor is required to register a customer under clause 12.7.1(a) or (b), the exempt distributor has the following ongoing obligations:

- (a) if the *customer* purchases electricity from an *exempt retailer*:
 - (i) give the exempt retailer relevant information about the life support equipment requirements for customer and any relevant contact details, for the purposes of updating the exempt retailer's registration under section 40SK(1) of the Act, unless the relevant information was provided to the exempt distributor by the exempt retailer;
 - (ii) when advised by the *customer* or an *exempt retailer* of any updates to the *life support equipment* requirements for the *customer's* premises or any relevant contact details, update the *register of life support customers and residents*;
 - (iii) except in the case of an interruption or emergency, not disconnect the supply address after the date the life support equipment will be required at the supply address; and
- (b) in the case of an *interruption* by the *exempt distributor* that is a *planned interruption*, comply with clause 11.5.1(b);
- (c) within one *business day* after being notified by a *distributor* about a *planned interruption* under clause 11.5.1(b), provide the affected *customer* with written notice.

12.7.3. Deregistration of life support customer

- (a) An exempt distributor must only deregister a life support customer in the circumstances permitted under this clause 12.7.3.
- (b) If an exempt distributor is notified by an exempt retailer that the exempt retailer has deregistered a customer's supply address, the exempt distributor must update the life support customer details entered in its register of life support customers and residents as required by clause 12.7.4.
- (c) The exempt distributor obligations under clause 12.7.2 cease to apply in respect of a customer once that customer is validly deregistered.
- **12.7.4.** Registration and *deregistration* details must be kept by *exempt distributors*

An exempt distributor must:

(a) establish policies, systems and procedures for registering and deregistering life support customers, to facilitate compliance with

the requirements in this clause 12.7; and

- **(b)** ensure that the *register of life support customers and residents* is maintained and are kept up to date, including:
 - (i) the date when the customer requires supply of energy at the premises for the purposes of the life support equipment;
 - (ii) the date when *medical confirmation* was received from the *exempt retailer* in respect of a *customer's* premises; and
 - (iii) the date when the *customer* is *deregistered* and the reason for *deregistration*.

12.7.5. Exempt distributor obligations for on-market customer

- (a) When advised by a *small customer* who purchases electricity from a *retailer* who is not an *exempt retailer*, the *exempt distributor* must:
 - (i) within one business day, record in a register of life support customers and residents the life support customer details;
 - (ii) determine whether the life support equipment is fuelled by both electricity and gas and, if it is, inform the customer that the customer should inform the gas retailer or distributor who supply gas at the customer's premises that a life support resident resides or is intending to reside at the customer's premises;
 - (iii) within 5 *business days* after receiving advice from the *customer*, give to the *customer*, in plain English:
 - (A) a medical confirmation form in accordance with subclause (b);
 - **(B)** information explaining that, if the *customer* fails to provide *medical confirmation*, the *customer* may be *deregistered* and, if so, the *customer* will cease to receive the *life support protections*;
 - **(C)** advice that there may be planned interruptions or unplanned interruptions to supply at the address and that the exempt distributor is required to notify them of a planned interruption in accordance with clause 11.5;
 - (D) information to assist the customer to prepare a plan of action in the case of an unplanned interruption;

- **(E)** an *emergency* telephone contact number for the *exempt distributor* (the charge for which is no more than the cost of a local call);
- (F) advice that if the customer decides to change retailer at the premises and a person residing at the customer's premises continues to require life support equipment, the customer should advise their new retailer of the requirement for life support equipment;
- **(G)** information about the types of equipment that fall within the definition of *life support equipment*, and the additional information provided in Schedule 7 of the *Energy Retail Code of Practice*;
- (H) advice that the customer may be eligible for concessions and rebates offered by the State or Federal governments, including information about how to access them; and
- (I) information in community languages about the availability of interpreter services for the languages concerned and telephone numbers for the services.
- **(b)** Content of *medical confirmation form*

A medical confirmation form must:

- (i) be dated;
- (ii) state that completion and return of the form to the exempt distributor will satisfy the requirement to provide medical confirmation under this Code of Practice:
- (iii) request the following information from the *customer*:
 - (A) the *supply address* of the *customer's* premises;
 - (B) the date from which the customer requires supply of electricity at the premises for the purposes of the life support equipment; and
 - **(C)** medical confirmation;
- **(iv)** specify the types of equipment that fall within the definition of *life support equipment*;
- (v) advise the date by which the *customer* must return the *medical confirmation form* to the *exempt distributor*, and
- (vi) advise the *customer* they can request an extension of

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time to complete and return the *medical confirmation* form.

(c) Confirmation of supply address as requiring *life support* equipment

Where a *medical confirmation form* is provided to a *customer*, the *exempt distributor* must comply with subclause 12.3.1(a)-(e).

- **(d)** A confirmation reminder notice must contain the information specified in clause 12.3.2.
- **(e)** Ongoing *exempt distributor* obligations

Where an exempt distributor is required to record life support customer details in a register of life support customer and residents, the exempt distributor has the following ongoing obligations:

- (i) within one business day after being advised by a customer of any updates to the life support equipment requirements for the customer's premises or any relevant contact details, update the register of life support customers and residents;
- (ii) except in the case of an interruption or emergency, not disconnect the supply address after the date the life support equipment will be required at the supply address; and
- (iii) in the case of a *planned interruption*, comply with clause 11.5.1(b)
- (iv) within one *business day* after being notified by a *distributor* about a *planned interruption* under clause 11.5.1(b), provide the affected *customer* with written notice.
- **(f)** Deregistration of life support customer
 - (i) An exempt distributor must not deregister a customer except in the circumstance permitted under subclauses (g) to (h).
 - (ii) If a customer's supply address is deregistered by an exempt distributor, the exempt distributor must within one business day from deregistration, update the life support customer details entered in its register of life support customers and residents as required by subclause (j).
- **(g)** Deregistration where medical confirmation not provided

Where a customer whose has been registered by an exempt distributor under subclause (a)(i) fails to provide medical

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confirmation, the exempt distributor may deregister the customer only when:

- the exempt distributor has complied with the requirements under subclause (c);
- (ii) the exempt distributor has taken reasonable steps to contact the customer in connection with the customer's failure to provide medical confirmation in one of the following ways:
 - (A) in person; or
 - (B) by telephone; or
 - (C) by electronic means;
- (iii) the exempt distributor has provided the customer with a deregistration notice no less than 15 business days from the date of issue of the second confirmation reminder notice issued under clause 12.7.5(c); and
- (iv) the *customer* has not provided *medical confirmation* before the date for *deregistration* specified in the *deregistration notice*.
- (v) A deregistration notice must:
 - (A) be dated;
 - (B) specify the date on which the *customer* will be deregistered, which must be at least 15 business days from the date of the deregistration notice;
 - (C) advise the *customer* they will cease to be registered as requiring *life support equipment* unless *medical confirmation* is provided before the date for *deregistration*; and
 - (D) advise the *customer* that the *customer* will no longer receive the *life support protections* when the *customer* is *deregistered*.
- **(h)** Deregistration where there is a change in the customer's circumstances

Where a customer who has been registered by an exempt distributor under subclause (a)(i) advises the exempt distributor that the person for whom the life support equipment is required has vacated the premises or no longer requires the life support equipment, the exempt distributor may deregister the customer on:

(i) the date specified in accordance with subclause

(h)(i)(B) if the *exempt distributor* has provided written notification to the *customer* advising:

- (A) that the *customer* will be *deregistered* on the basis that the *customer* has advised the *distributor* that the person for whom the *life* support equipment is required has vacated the premises or no longer requires the *life* support equipment;
- (B) the date on which the *customer* will be deregistered, which must be at least 15 business days from the date of that written notification;
- that the *customer* will no longer receive the *life* support protections when the *customer* is deregistered; and
- (D) that the *customer* must contact the *exempt* distributor prior to the date specified in accordance with subclause (h)(i)(B) if the person for whom the *life support equipment* is required has not vacated the premises or requires the *life support equipment*; and
- the *customer* has not contacted the *distributor* prior to the date specified in accordance with subclause (h)(i)(B) to advise that the person for whom the *life support equipment* is required has not vacated the premises or requires the *life support equipment*; or
- (ii) a date that is less than 15 business days from the date of written notification if the customer or their authorised representative gives explicit informed consent to the customer being deregistered on that date.
- (iii) An exempt distributor must create a record of each explicit informed consent required by subclause (ii) and provided by a customer, and retain the record for at least 2 years.
- (iv) An exempt distributor may, at any time, request a customer whose supply address has been registered under clause 12.7.5 to confirm whether the person for whom life support equipment is required still resides at the premises or still requires life support equipment.
- (i) Cessation of distributor obligations after deregistration

The *exempt distributor* obligations under subclause (e) cease to apply in respect of a *customer* once that *customer* is validly

deregistered.

(j) Registration and *deregistration* details must be kept by *exempt* distributors

An exempt distributor must:

- (i) establish policies, systems and procedures for registering and *deregistering life support customers* to facilitate compliance with the requirements in this clause 12.7.
- (ii) ensure that the *register of life support customers and residents* is maintained and kept up to date, including:
 - (A) the date when the *customer* requires *supply* of *energy* at the premises for the purposes of the *life support equipment*;
 - **(B)** when *medical confirmation* was received from the *customer* in respect of the premises;
 - the date when the *customer* is *deregistered* and the reason for *deregistration*; and
 - **(D)** a record of communications with the *customer* required under this clause 12.7.

13. Reliability targets

13.1. Simplified outline

This clause 13 sets out the information that a distributor must publish about targets for the reliability of supply.

13.2. Distributor's targets

- **13.2.1.** Before 30 June each year, a *distributor* must publish on its website the targets for *reliability of supply* for the following year. Where targets for the parameters below are determined by the *AER* in the current *distribution determination*, the *distributor* must publish the targets as determined by the *AER*.
- **13.2.2.** As a minimum, the targets to be published in accordance with clause 13.2.1 must include:
 - (a) for customers supplied from CBD feeders, urban feeders, short

rural feeders and long rural feeders:

- (i) average minutes off *supply* per *customer* (*SAIDI*) due to *planned interruptions*;
- (ii) average minutes off *supply* per *customer* (*SAIDI*) due to *unplanned interruptions*;
- (iii) average number of *unplanned interruptions* per *customer* (*SAIFI*), excluding *momentary interruptions*;
- (iv) average number of *momentary interruptions* per *customer (MAIFI)*; and
- (v) average duration of *unplanned interruptions* (*CAIDI*); and
- **(b)** estimates of the number of *customers* the *distributor* expects will be entitled to payments under clause 14.5.
- **13.2.3.** A *distributor* must provide information about its targets for *reliability of supply* under this clause 13.2 to a *customer* or a *retailer* on request.

13.3. Reliability of supply

- **13.3.1.** A distributor must use best endeavours to meet targets determined by the AER in the current distribution determination and targets published under clause 13.2.1 and otherwise meet reasonable customer expectations of reliability of supply.
- **13.3.2.** Prior to the end of December of each year, a *distributor* must notify each of its *customers* in writing about its role in relation to maintenance of *supply*, *emergencies* and restoration after *interruptions* and the *distributor*'s contact details and website address.
- **13.3.3.** On request by a *customer* or by a *retailer* on behalf of a *customer*, a *distributor* must provide information on *reliability of supply* including an explanation for any *interruption* to *supply* (whether planned or unplanned) to the *customer's supply address*. If the *customer* requests that such information or explanation be in writing, it must be given in writing within 20 *business days* of the request.

14. Guaranteed service levels

14.1. Simplified outline

The objective of this clause 14 is to set out the minimum service levels that distributors are required to provide to certain customers, and the payments that distributors are required to make to customers if they fail to meet those minimum service levels.

14.2. Application of clause

- **14.2.1.** This clause 14 only applies in relation to *customers* whose annual electricity consumption is, or is likely to be, 160 MWh or less.
- **14.2.2.** A *distributor* may undertake to provide higher *guaranteed service levels* than set out in this clause 14 to a *customer* or to any class of *customers*.
- **14.2.3.** For the purposes of this clause 14, if a *distributor* is required to make a *GSL payment* in respect of an event affecting a *supply address*, and a *customer* moves out of that *supply address* before the *GSL payment* is made, then the *distributor* is required to make the *GSL payment* to the *customer* in occupation at the *supply address* at the time when the payment is made.

14.3. Appointments

- **14.3.1.** Where a *distributor* makes an appointment with a *customer*, if the *distributor* is more than 15 minutes late for the appointment, the *distributor* must pay the *customer* \$35.
- **14.3.2.** Where a *distributor* makes an appointment with a *customer*, the *distributor* must specify a period during which the *distributor* will attend ("an appointment window"):
 - (a) no greater than 2 hours, where the *customer* or their representative is required, or has advised their choice, to be in attendance; and
 - (b) no greater than 1 day, where the *customer* or their representative is not required, and does not advise their choice, to be in attendance, unless an alternative appointment window has been agreed to by the *customer* or their representative.
- **14.3.3.** A request from a *retailer* for a *special meter read* relating to the move in of a new *customer* to an existing *supply address* is not considered to be an appointment for the purposes of this clause 14.3 unless the *customer* or their representative is required, or has advised their choice, to be in attendance.

14.3.4. An appointment window must be notified to the *customer* or their representative by no later than 5 pm on the *business day* prior to the appointment.

14.4. Failure to connect new supply

If a *distributor* does not complete the *connection* work to *connect* a new *customer* within the timeframe as required by clause 3.2, the *distributor* must pay to the *customer* \$80 for each day that it is late, up to a maximum of \$400.

14.5. Supply restoration, public lighting and low reliability payments

- **14.5.1.** A distributor must make a supply restoration payment to a customer of:
 - (a) \$130, if the *customer* experiences more than 18 hours of unplanned *sustained interruptions* per year; or
 - **(b)** \$190, if the *customer* experiences more than 30 hours of unplanned *sustained interruptions* per year; or
 - (c) \$380, if the *customer* experiences more than 60 hours of unplanned *sustained interruptions* per year;

not counting the period of an event to which clause 14.5.3, 14.5.4 or 14.6 applies or any period of *interruption* on a *major event day*.

- **14.5.1A** Where a licensed *distributor* does not repair a *public lighting asset* within 2 *business days* of a *fault report* or a period otherwise agreed between the licensed *distributor* and the *customer*, it must pay the first *customer* who reported the fault a minimum of \$25 if:
 - (a) that *customer* is the occupier of an immediately neighbouring residence or is the proprietor of an immediately neighbouring business, and
 - (b) the public light is a licensed distributor-owned public lighting asset for which the operation, maintenance, repair and replacement is regulated by the Australian Energy Regulator as an alternative control service under Chapter 6 of the National Electricity Rules.

not counting the period of an event to which clause 14.5.3, 14.5.4 or 14.6 applies or any period of *interruption* on a *major event day*.

- **14.5.2.** A distributor must make a low reliability payment to a customer of:
 - (a) \$130, if the *customer* experiences more than 8 unplanned *sustained interruptions* per year; or
 - **(b)** \$190, if the *customer* experiences more than 12 unplanned *sustained interruptions* per year; or

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- (c) \$380, if the *customer* experiences more than 20 unplanned *sustained interruptions* per year; and
- (c) \$40, if the *customer* experiences more than 24 *momentary interruptions* per year; or
- (d) \$50, if the *customer* experiences more than 36 *momentary interruptions* per year,

not counting an event to which clause 14.5.3, 14.5.4 or 14.6 applies or any period of *interruption* on a *major event day*.

- **14.5.3.** Despite clauses 14.5.1 and 14.5.2:
 - (a) a supply restoration payment is not required to be made by a distributor.
 - (i) for a *planned interruption* effected with the prior agreement of a *customer*, or
 - (ii) for an *unplanned interruption* which is not restored within the time specified in clause 14.5.1 at the request of the *customer*.
 - (b) a planned interruption requested by a customer is not to be counted in determining whether a low reliability payment must be made by a distributor.
- **14.5.4.** A *distributor* is excused from making a *supply restoration payment* or a *low reliability payment* if the obligation to make the payment arises from any of the following events:
 - (a) load shedding due to a shortfall in generation, but excluding a shortfall in embedded generation that has been contracted to provide network support, except where prior approval has been obtained from the Commission;
 - (b) automatic *load shedding* due to the operation of under frequency relays following the occurrence of a power system underfrequency condition;
 - (c) load shedding at the direction or instruction of AEMO, AEMO's authorised agent, or a system operator;
 - (d) interruptions caused by a failure of:
 - (i) the shared transmission network;
 - (ii) transmission connection assets; or
 - (iii) assets forming part of a *distribution system* that is not owned or operated by the *distributor*,

except where the interruptions were due to:

- (A) actions, or inactions, of the *distributor* that are inconsistent with good industry practice; or
- (B) inadequate planning of the transmission network *connection* points and where the *distributor* has responsibility for that part of the *transmission connection* planning;
- **(e)** where prior approval has been obtained from the *Commission*, *load shedding* due to a shortfall in *demand* response initiatives;
- (f) the operation of any equipment, plant or technology installed for the purposes of bushfire safety mitigation in connection with an electric line (other than a private line) that is above the surface of land and in a hazardous bushfire risk area, for example REFCL, circuit breakers, or an automatic circuit recloser, on a day declared to be a total fire ban day or a code red day, in an area for which a total fire ban day or a code red day has been declared;
- (g) an *interruption* caused or extended by a direction from state or federal *emergency* services, provided that a fault in, or the operation of, the *distribution system* did not cause, in whole or part, the event giving rise to the direction.
- **14.5.5.** A distributor who is excused from making a supply restoration payment or a low reliability payment under clause 14.5.4 must, within 30 business days after the end of the quarter in which the event occurred, notify the Commission in writing identifying:
 - (a) the relevant event in clause 14.5.4 that is applicable and a description of the circumstances of that event;
 - **(b)** the impact of the event on the *distributor*'s reliability performance; and
 - (c) the extent of the exclusion of liability to make *supply restoration* payments or low reliability payments.

14.6. Major event day payments

- **14.6.1.** A distributor must make a payment to a customer of \$90 if the customer experiences an unplanned sustained interruption of more than 12 hours on a major event day.
- **14.6.2.** Where a *customer* experiences an unplanned *sustained interruption* of more than 12 hours that commenced on a *major event day*, to the extent the *sustained interruption* extends into subsequent *days*, the extension of that *sustained interruption* is not required to be counted by the *distributor* for the purposes of clauses 14.5.1 and 14.5.2.

14.7. Data to be used for determining eligibility of payment

14.7.1. Where a *customer* has *advanced metering infrastructure* or another *meter* type that is capable of recording that a *customer* has experienced a

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- sustained interruption or momentary interruption, the distributor must use data from that *meter* for the purposes of determining the eligibility of a *customer* for a payment under clauses 14.5 or 14.6.
- **14.7.2.** Where a *customer* does not have *advanced metering infrastructure* or another *meter* type that is capable of recording that a *customer* has experienced a *sustained interruption* or *momentary interruption*, the *distributor* may use data from a relevant *feeder* for the purposes of determining the eligibility of a *customer* for a payment under clauses 14.5 or 14.6.

14.8. Time for payment

- **14.8.1.** A *distributor* must make a payment required to be made by clause 14.3.1 (late for appointment) as soon as practicable and in any event within two *retail billing periods* of the day on which the event giving rise to the requirement to make the payment occurred.
- **14.8.2.** A *distributor* must make a payment required to be made by clause 14.4 (failure to connect new supply) as soon as practicable and in any event within two *retail billing periods* of the day on which the event giving rise to the requirement to make the payment occurred.

14.8.3. A *distributor* must:

- (a) at the end of each quarter, determine whether it must make a supply restoration payment or low reliability payment to a customer, and
- (b) make the *supply restoration payment* or *low reliability payment* within 60 *business days* following the completion of the quarter in which the *customer* became eligible for the *supply restoration* payment or *low reliability payment*.
- **14.8.4.** A distributor must make a major event day payment within 60 business days of the major event day.

15. Non-compliance by distributors and customers

15.1. Simplified outline

This clause 15 sets out:

- a distributor's obligations to remedy and report on any (potential) noncompliance with an obligation under this Code of Practice (clause 15.2);
- a distributor's obligation to notify customers of their failure to comply with an obligation under this Code of Practice (clause 15.3); and
- a customer's obligations in the event of its non-compliance with this Code of Practice (clauses 15.4 and 15.5).

15.2. Distributor's obligation to remedy and report

- **15.2.1.** If a *distributor* breaches this Code of Practice, it must remedy that breach as soon as practicable.
- **15.2.2.** Where a breach of this Code of Practice by a *distributor* is found to be caused by a *customer* not complying with the Code of Practice, the *distributor* is deemed to have complied with the Code of Practice unless the *distributor* does not act in accordance with clause 15.4.2 to seek the *customer's* compliance.
- **15.2.3.** A *distributor* must report to the *Commission* any breach or potential breach of the obligations identified in Schedule 6, Part 1 in the manner, form and time specified in the schedule.
- **15.2.4.** This clause 15.2 (except for clause 15.2.3) applies to an *exempt distributor*.

15.3. Notification to customers

If a *distributor* becomes aware of its failure to comply with any obligation under this Code of Practice, which can reasonably be expected to have a material adverse impact on a *customer*, it must:

- (a) notify each *customer* likely to be adversely affected by the non-compliance within 5 *business days*;
- (b) undertake an investigation of the non-compliance as soon as practicable but in any event within 20 *business days*; and

(c) advise the *customer* of the steps it is taking to comply.

15.4. Non-compliance by customers

- **15.4.1.** A *customer* is deemed to comply with an obligation under this Code of Practice unless the *customer* is expressly informed of the non-compliance or otherwise becomes aware of the non-compliance or could reasonably have been expected to be aware of the non-compliance.
- **15.4.2.** If a *distributor* becomes aware of a breach of this Code of Practice by a *customer*, which is not of a trivial nature, the *distributor* must notify the *customer*, in writing and as far as possible using plain English, of:
 - (a) details of the non-compliance and its implications, including any impact on the *distributor* and other *customers*;
 - **(b)** actions that the *customer* could take to remedy the non-compliance;
 - (c) a reasonable time period in which compliance must be demonstrated;
 - (d) any consequences of non-compliance; and
 - **(e)** the *distributor's* procedure for handling *complaints*.
- **15.4.3.** A *customer* must use *best endeavours* to remedy any non-compliance with this Code of Practice within the time period specified in any notice of non-compliance sent by a *distributor* in accordance with clause 15.4.2.

15.5. Tenants' obligations

- **15.5.1.** Where a *residential customer* has been advised of non-compliance with this Code of Practice in accordance with clause 15.4.2 and is unable to remedy the non-compliance because they are not the owner of the *supply address*, the *residential customer* must use *best endeavours* to have the owner or other person responsible for the *supply address* fulfil the obligation.
- **15.5.2.** On request, the *residential customer* must provide the *distributor* with evidence that they have notified the owner, or other person responsible, of the non-compliance and of the requirement to comply with this Code of Practice.

16. Disconnection of supply

16.1. Simplified outline

This clause 16 sets out the circumstances in which a distributor:

- is permitted to disconnect supply to a customer's supply address (clauses to 16.2 to 16.6); and
- is prohibited from disconnecting supply (clauses 16.4.1(a) and 16.7).

16.2. Non-compliance

- **16.2.1.** A distributor may disconnect supply to a customer's supply address if:
 - (a) the *customer* has not fulfilled an obligation to comply with this Code of Practice as notified under clause 15.4.2; and
 - (b) the distributor has given the customer a disconnection warning notice of its intention to disconnect the customer after 5 business days after the date of receipt of the disconnection warning notice (in addition to the period of notice referred to in clause 15.4.2); and
 - the *customer* fails to comply with the notice or enters into an arrangement to comply but fails to comply with that arrangement.
- **16.2.2.** This clause 16.2 applies to an *exempt distributor*.

16.3. Health, safety or emergency

- **16.3.1.** A distributor may disconnect supply to a customer's supply address if supply otherwise would potentially endanger or threaten to endanger the health or safety of any person or the environment or an element of the environment or if there is otherwise an emergency.
- **16.3.2.** Except in the case of an *emergency*, or where there is a need to reduce the risk of fire or where relevant regulations require otherwise, a *distributor* must not *disconnect* a *customer's supply address* under clause 16.3.1 unless the *distributor* has:
 - (a) given the *customer* written notice of the reason;
 - **(b)** allowed the *customer* 5 *business days* from the date of receipt of the notice to eliminate the cause of the potential danger; and
 - (c) after the expiration of those 5 business days, given the customer

a disconnection warning notice of its intention to disconnect the customer after a further 5 business days from the date of receipt of the disconnection warning notice, if the customer has not eliminated the cause of the potential danger within that further period.

16.3.3. This clause 16.3 applies to an *exempt distributor*.

16.4. Retailer's request

- **16.4.1.** If the *customer's retailer* has requested *disconnection*:
 - (a) a distributor must not disconnect supply to a customer's supply address if the distributor has reasonable grounds to suspect that the retailer has requested disconnection in circumstances where a retailer is prohibited from arranging disconnection under the Act;

Note: See Division 5C of the Act.

- (b) if subclause (a) does not apply, then a distributor must disconnect supply to a customer's supply address, unless the distributor is otherwise prohibited from doing so under clause 16.7.2.
- **16.4.2.** Upon the receipt of a valid request by the *customer's retailer*, where the *distributor* is able to *disconnect supply* to the *customer's supply address* by *de-energising* the *customer's supply address* remotely and reasonably believes that it can do so safely then, subject to clause 16.7, the *distributor* must use its *best endeavours* to *disconnect supply* to the *customer's supply address* within two hours.
- **16.4.3.** Clause 16.4.2 does not apply to a request for *disconnection* at a scheduled time
- **16.4.4.** This clause 16.4 applies to an *exempt distributor*.

16.5. Customer's request

- **16.5.1.** A distributor must disconnect supply to a customer's supply address if the customer has requested disconnection and must use best endeavours to disconnect supply in accordance with the customer's request.
- **16.5.2.** Upon such a request, where the *distributor* is able to *disconnect supply* to the *customer's supply address* by *de-energising* the *customer's supply address* remotely and reasonably believes that it can do so safely, subject to clause 16.7, the *distributor* must use its *best endeavours* to *disconnect supply* to the *customer's supply address* within two hours of the request being validated by the *distributor*.
- **16.5.3.** Clause 16.5.2 does not apply to a request for *disconnection* at a scheduled time.
- **16.5.4.** This clause 16.5 applies to an *exempt distributor*.

16.6. Illegal supply

- **16.6.1.** A distributor may disconnect supply to a customer's supply address immediately if:
 - (a) the *supply* of electricity to a *customer's electrical installation* is used other than at the *customer's* premises, except in accordance with the *Act*:
 - **(b)** a customer takes at the customer's supply address electricity supplied to another supply address;
 - (c) a *customer* tampers with, or permits tampering with, the *meter* or associated equipment; or
 - (d) a *customer* allows electricity supplied to the *customer's supply* address to bypass the *meter*.
- **16.6.2.** This clause 16.6 applies to an exempt distributor.

16.7. No disconnection

- **16.7.1.** A distributor must not disconnect supply to a customer's supply address except in the case of an emergency, or under clause 16.6, or otherwise as agreed with a customer:
 - (a) before 8am or after 2 pm (for a *residential customer*) or 3 pm (for a *business customer*) on a weekday; or
 - **(b)** on a Friday, a weekend, *public holiday* or on the day before a *public holiday*.
- **16.7.2.** Despite any other provision of this Code of Practice, a *distributor* must not *disconnect supply* to a *customer*:
 - (a) if the *customer* or the *customer's supply address* is registered in the *distributor's register of life support customers and residents*, except in the case of an *emergency*; or
 - **(b)** for non-compliance under clause 16.2 if:
 - the *customer* is a tenant and is unable to remedy the non-compliance because it is not the owner of the *supply address*, and has met the requirements of clause 15.5; or
 - (ii) there is a dispute between the *customer* and the *distributor* which has been notified by the *customer* under clause 18 and is still being dealt with by the *distributor* under that clause, or which is the subject of proceedings before the *energy ombudsman* or other relevant external dispute resolution body; or
 - (c) if the distributor reasonably considers that disconnecting supply

would in any way immediately endanger the health or safety of any person.

Note: See also clause 16.4.1(a).

16.7.3. This clause 16.7 applies to an exempt distributor.

17. Reconnection of supply

17.1. Simplified outline

This clause 17 sets out a distributor's obligations to reconnect a customer following disconnection.

17.2. Distributor's reconnection obligations

- **17.2.1.** If a distributor has disconnected a customer as a result of:
 - (a) non-compliance with this Code of Practice under clause 16.2, and the *customer* has remedied the non-compliance within 10 business days of disconnection;
 - **(b)** danger under clause 16.3, and the *customer* has eliminated the cause of the danger within 10 *business days* of *disconnection*; or
 - (c) a request from a retailer,

on request by the *customer* or by a *retailer* on behalf of the *customer*, but subject to other applicable laws and codes of practice and the *customer* paying any reconnection charge (as permitted under the *approved pricing proposal*), the *distributor* must *reconnect* the *customer*.

- **17.2.2.** Subject to clauses 17.2.4 and 17.2.5, if a *customer*, or a *retailer* on behalf of a *customer*, makes a request for *reconnection* under clause 17.2.1 to a *distributor*:
 - (a) before 3 pm on a *business day*, the *distributor* must:
 - where the distributor is able to reconnect the customer by re-energising the customer's supply address remotely, use best endeavours to reconnect the customer within two hours of a request being validated by the distributor, and
 - (ii) in any event, reconnect the customer on the day of

the request;

- (b) after 3pm and before 9pm on a business day and if the customer pays any applicable additional after-hours reconnection charge, the distributor must:
 - (i) where the *distributor* is able to *reconnect* the customer by re-energising the customer's supply address remotely, use best endeavours to reconnect the *customer* within two hours of a request being validated by the distributor, and
 - (ii) in any event, reconnect the customer by the next business day; and
- (c) after 3pm and before 9pm on a business day and if the customer has not paid any applicable additional after-hours reconnection charge, the distributor must reconnect the customer by the next business day.
- (d) after 9pm on a *business day* or on a day that is not a *business* day, the distributor must reconnect the customer by the next business day.
- 17.2.3. A distributor and a customer may agree that reconnection may occur at a later time than required under clause 17.2.2.
- **17.2.4.** A distributor is not obliged to reconnect a customer under clause 17.2.2 unless the *distributor* reasonably believes that it can do so safely.
- **17.2.5.** A distributor is not obliged to reconnect a customer in the timeframes provided by clause 17.2.2 where a distributor does not own the meter or where a site visit is required, in which case the distributor must use best endeavours to reconnect the customer as soon as practicable.
- **17.2.6.** This clause 17.2 applies to an *exempt distributor*.

18. Complaints and dispute resolution

18.1. Simplified outline

This clause 18 sets out a distributor's obligations in dealing with complaints and identifies information that must be given to customers about complaint handling and dispute resolution processes.

18.2. How distributors must handle complaints

18.2.1. A distributor must handle a complaint by a customer in accordance with

the *Australian Standard* ISO 10002:2018 (Quality management - Customer satisfaction – Guidelines for complaints handling in organisations) as amended from time to time. The *distributor* must include information on its *complaint* handling processes in the *distributor*'s website.

- **18.2.2.** When a *distributor* responds to a *customer*'s *complaint*, the *distributor* must inform the *customer* in writing that:
 - (a) the *customer* has a right to raise the *complaint* to a higher level within the *distributor's* management structure; and
 - (b) if, after raising the *complaint* to a higher level, the *customer* is still not satisfied with the *distributor's* response, the *customer* has a right to refer the *complaint* to the *energy ombudsman*. or other relevant external dispute resolution body.
- **18.2.3.** A *distributor* must include the contact details for the *energy ombudsman* on any *disconnection warning notice* issued by the *distributor*.
- **18.2.4.** Clauses 18.2.1, 18.2.2(a) and 18.2.3 apply to an *exempt distributor*.

18.3. Distributors to give information about dispute resolution

When responding to a *connection application*, including any request to alter, upgrade or augment and existing *connection*, made by or on behalf of a *customer* (other than a *market customer*), the *distributor* must inform the *customer* or *retailer* that disputes regarding the charges, terms and conditions of any *connection agreement* are resolved by the *AER* under Part G of Chapter 5A of the *NER*.

PART 3: Technical obligations

19. Asset management and planning

19.1. Simplified outline

This clause 19 sets out a distributor's obligations to develop and implement plans to ensure security and reliability of supply, in particular its obligations to:

- assess, record, test and develop and implement plans for its distribution system assets (clause 19.2);
- submit planning reports to the Commission (clauses 19.3 and 19.4); and
- submit performance indicator reports to the Commission (clause 19.6).

19.2. Good asset management

19.2.1. A distributor must use best endeavours to:

- (a) assess and record the nature, location, condition and performance of its *distribution system* assets;
- (b) develop and implement plans for the acquisition, creation, maintenance, operation, refurbishment, repair and disposal of its distribution system assets and plans for the establishment and augmentation of transmission connections:
 - to comply with the laws and other performance obligations which apply to the provision of *distribution* services including those contained in this Code of Practice;
 - (ii) to minimise the risks associated with the failure or reduced performance of assets; and
 - (iii) in a way which minimises costs to *customers* taking into account *distribution losses*; and
- (c) develop, test or simulate and implement contingency plans (including, where relevant, plans to strengthen the security of supply) to deal with events which have a low probability of occurring, but are realistic and would have a substantial impact on customers.
- (d)

Note: Clause 19.2.1 defines elements of good asset management which are designed to encourage innovation in the provision of distribution services and not prescribe *distributors*' practices in detail. The *Commission* may, however, undertake detailed examination of a *distributor's* practices if there is a substantial decline in the *quality of supply* or *reliability of supply*, or evidence of a significant risk that such a decline may occur in the future when compared to the licensee's historical performance and its performance targets.

19.2.2. Clauses 19.2.1(a) and 19.2.1(b) apply to an *exempt distributor*.

19.3. Transmission Connection Planning Report

- **19.3.1.** Together with each other *distributor*, a *distributor* must submit to the *Commission* a joint annual report called the 'Transmission Connection Planning Report' detailing how together all *distributors* plan to meet predicted *demand* for electricity supplied into their distribution networks from *transmission connections* over the following ten calendar years.
- **19.3.2.** For the purpose of clause 19.3.1, the report must include the following information:
 - (a) the historical and forecast *demand* from, and capacity of, each *transmission connection*;
 - **(b)** an assessment of the magnitude, probability and impact of loss of *load* for each *transmission connection*;
 - (c) each *distributor's* planning standards;
 - (d) a description of feasible options for meeting forecast demand at each transmission connection including opportunities for embedded generation and demand management and information on land acquisition where the possible options are constrained by land access or use issues;
 - (e) the availability of any contribution from each distributor including where feasible, an estimate of its size, which is available to embedded generators or customers to reduce forecast demand and defer or avoid augmentation of a transmission connection; and
 - (f) where a preferred option for meeting forecast *demand* has been identified, a description of that option, including its estimated cost, to a reasonable level of detail.
- **19.3.3.** Each *distributor* must publish the Transmission Connection Planning Report on its website and, on request by a *customer*, provide the *customer* with a copy.

19.4. Distribution System Planning Report

- **19.4.1.** A *distributor* must submit to the *Commission* an annual report called the 'Distribution System Planning Report' detailing:
 - (a) how it plans over the following five calendar years to meet predicted *demand* for electricity *supplied* through its subtransmission lines, zone substations and *high voltage* lines;
 - (b) how it plans over the following five calendar years to improve reliability of supply to its customers;
 - (c) in the case of the *Melbourne CBD distributor* only, how it plans over the following five calendar years to implement any *CBD* security of supply upgrade plan;
 - (d) how it plans over the following five calendar years to install any plant, equipment or technology that may result in a *REFCL* condition:
 - (e) its use of advanced metering infrastructure technology.
- **19.4.2.** In fulfilling the requirements of clause 19.4.1(a), the report must include the following information:
 - (a) the historical and forecast *demand* from, and capacity of, each zone substation:
 - (b) an assessment of the magnitude, probability and impact of loss of *load* for each subtransmission line and zone substation;
 - (c) the distributor's planning standards;
 - (d) a description of feasible options for meeting forecast demand including opportunities for embedded generation and demand management;
 - (e) where a preferred option for meeting forecast demand has been identified, a reasonably detailed description of that option, including estimated costs; and
 - (f) the availability of contributions from the *distributor* to *embedded* generators or *customers* to reduce forecast *demand* and defer or avoid *augmentation* of the *distribution system*.
- **19.4.3.** In fulfilling the requirements of clause 19.4.1(b), the report must include the following information:
 - (a) a description of the nature, timing, cost and expected impact on performance of the *distributor's* reliability improvement programs; and
 - **(b)** an evaluation of the reliability improvement programs undertaken in the preceding year.

- **19.4.4.** In fulfilling the requirements of clause 19.4.1(c), the report must include the following information:
 - (a) an outline of the capital and other works carried out in the preceding year in implementing the Melbourne *CBD* security of supply upgrade plan;
 - (b) an evaluation of whether the relevant security of supply objectives specified in the Melbourne *CBD* security of supply upgrade plan have been achieved in the preceding year; and
 - (c) an outline of the capital and other works connected with the security of supply objectives proposed to be carried out in the following 5 years.
- **19.4.5.** In fulfilling the requirements of clause 19.4.1(d), the report must identify:
 - (a) the parts of the *distribution system* where the *distributor* has or intends to install a *REFCL*; and
 - **(b)** the parts of the *distribution system* where a *REFCL condition* may be experienced.
- **19.4.6.** In fulfilling the requirements of clause 19.4.1(e), the report must include the following information:
 - (a) how information generated by *advanced metering infrastructure* is being used to better support *life support customers*;
 - (b) how information generated by advanced metering infrastructure is being used to guide network planning and demand side response initiatives;
 - (c) how information generated by *advanced metering infrastructure* is being used to support network reliability initiatives; and
 - **(d)** the *quality of supply* information described in schedule 2.
- **19.4.7.** Each *distributor* must publish the Distribution System Planning Report on its website and, on request by a *customer*, provide the *customer* with a copy.

19.5. Melbourne CBD security of supply

- **19.5.1.** Without limiting clause 19.2, the *Melbourne CBD distributor* must take steps to strengthen the security of supply in the Melbourne *CBD* in accordance with this clause 19.5.
- **19.5.2.** The *Melbourne CBD distributor* must, not more than 30 days after receiving a notice from the Commission, submit to the Commission a plan that:
 - (a) specifies strengthened security of supply objectives for the Melbourne *CBD* and a date or dates by which those objectives must be met;

- (b) specifies the capital and other works proposed by the Melbourne CBD distributor in order to achieve the security of supply objectives for the Melbourne CBD that are specified in the plan; and
- **(c)** meets the *regulatory test* for distribution.

19.5.3. If the Commission:

- (a) is satisfied that a plan submitted under clause 19.5.2 meets the requirements of clause 19.5.2, that plan shall be the *CBD* security of supply upgrade plan;
- (b) is not satisfied that a plan submitted under clause 19.5.2 meets the requirements of clause 19.5.2, the *Commission* may require the *Melbourne CBD distributor* to submit a revised plan within a reasonable period advised by the *Commission*, in which a case clauses 19.5.2 and 19.5.3 apply to that revised plan;
- **19.5.4.** The *Melbourne CBD distributor* may amend the *CBD* security of supply upgrade plan:
 - (a) without the approval of the *Commission* if the amendment does not prejudice the achievement of the security of supply objectives or result in a reduction of the standard of works, that are specified in the *CBD* security of supply upgrade plan in effect immediately before that amendment; or
 - **(b)** in any other case, only with the prior written approval of the *Commission*.

19.5.5. The *Melbourne CBD distributor* must:

- carry out the capital and other works specified in the *CBD* security of supply upgrade plan in accordance with that plan;
- (b) ensure that the Melbourne CBD distribution system meets the security of supply objectives specified in the CBD security of supply upgrade plan on and from the dates specified in the CBD security of supply upgrade plan; and
- (c) otherwise implement the *CBD* security of supply upgrade plan in accordance with its terms.

19.6. Performance indicator reports

19.6.1. A *distributor* must provide to the *Commission* performance indicator reports identified in Schedule 6, Part 2, in the manner, form and time specified in the schedule.

19.7. Public lighting minimum standards

- **19.7.1.** A licenced *distributor's* plans under clause 19.2.1 must include performance targets. The licenced *distributor* and the *public lighting customer* must negotiate in good faith to agree upon such performance targets. As a minimum, the licenced *distributor* must (or must ensure that a person responsible for it must):
 - (a) operate a 24 hour call centre and *electronic communication* system to receive *customer* and *public lighting customer fault report*; and
 - (b) repair or replace standard fittings within 7 business days of a fault report and use best endeavours to repair or replace non-standard fittings within 7 business days of a fault report subject to the availability of fittings;
 - (c) replace *lamps* in accordance with industry best practice or as required by the *public lighting standards*;
 - (d) clean, inspect for damage and repair *luminaires* during any relamping;
 - (e) replace photo-electric cells and *smart control nodes* in accordance with industry best practice or as required by the *public lighting standards*;
 - (f) routinely patrol *major roads* at night to inspect, replace or repair *luminaires* in accordance with:
 - (i) industry best practice as agreed with the *public lighting customer*, or
 - (ii) when a *central management system* is established to serve a geographic region in agreement with the *public lighting customer* for *major roads luminaires*; or
 - (iii) at least 3 times per year.
 - (g) replace *luminaires* with appropriate new *luminaires* at the end of their useful life.

Note: Clause 19.2.1(c) does not apply to clause 19.7.1.

19.7.2. A licenced *distributor* is relieved of its obligation to meet the minimum standards for *public lighting services* set out in clause 19.7.1 during any period in which a *public lighting customer* unreasonably withholds payment for *public lighting services* provided by the licenced *distributor*. The relief does not extend to allowing such a low standard as would compromise public safety. To avoid doubt the relief does not extend to clauses 19.7.1(a), 19.7.1(b) and 19.7.1(c).

19.8. Standard fitting

- **19.8.1.** A licenced *distributor* must maintain a list of *standard fittings*. A licenced *distributor* must provide a copy of its list of *standard fittings* to a *public lighting customer* on request, or upon any change to the list of *standard fittings*.
- **19.8.2.** If a *public lighting customer* proposes the addition of a new item to the list of *standard fittings* the licenced *distributor* must add the new item if it complies with the licenced *distributor's public lighting technical standards*.
- **19.8.3.** The licenced *distributor* must not unreasonably refuse the addition of a new item to the list of *standard fittings* if the *public lighting customer* has agreed to pay a fair and reasonable charge for operation, maintenance and repair of the proposed new *standard fitting* if used in public lighting.
- **19.8.4.** The licenced *distributor* is not required to assess the compliance of a proposed new *standard fitting* unless the *public lighting customer* has agreed to pay any fair and reasonable fee to the licenced *distributor* for assessing such compliance.

19.9. Non-standard fitting

19.9.1. If a *public lighting customer* specifies the use of *non-standard fittings* or light types with *non-standard fittings* the licenced *distributor* must offer to install the lighting on fair and reasonable terms. In considering the acceptability to it of *non-standard fittings*, the licenced *distributor* must have regard to its *public lighting technical standards*.

19.10. Public lighting use of distribution system

19.10.1. A licenced *distributor* must use best endeavours to ensure that *public lighting assets* remain connected to the licenced *distributor's distribution system* to enable the supply of energy for their operation.

20. Quality of supply

20.1. Simplified outline

This clause 20 sets out a distributor's obligations in respect of maintaining quality of supply.

Clause 20.4.8 specifies circumstances in which a distributor must compensate any person whose property is damaged due to excessive voltage variations.

20.2. Compliance with quality of supply requirements

A *distributor*'s obligations under this clause in respect of maintaining *quality of supply* may be varied pursuant to any direction or instruction lawfully issued to the *distributor* by *AEMO*, or *AEMO*'s authorised agent or delegate, in the exercise of powers under Part 8 of the *NEL* or Chapter 4 of the *NER*.

20.3. Supply frequency

- **20.3.1.** *AEMO* is responsible for the frequency of each *distributor*'s *distribution system*, having an obligation under the *NER* to use reasonable endeavours to maintain *system* frequency at 50 Hz, subject to the allowable variations permitted under the *NER*.
- **20.3.2.** A *distributor* has no obligation in respect of the frequency of its *distribution* system.

20.4. Voltage

20.4.1. Subject to clause 20.4.2, a *distributor* must maintain a *nominal voltage* level at one of the following standard *nominal voltages* measured at the point identified in the second column of Table 1, being either the *meter* electrically closest to, and applicable to, the *point of supply* to the *customer's electrical installation* (Meter) or at the *point of supply* to the *customer's electrical installation* (POS).

Table 1

230 V	Meter
400 V	Meter
460 V	Meter
6.6 kV	POS
11 kV	POS
22 kV	POS
66 kV	POS

20.4.2. Subject to clause 20.4.3, variations from the relevant standard *nominal voltage* listed in clause 20.4.1 may occur in accordance with Table 2 (excluding line 2).

Table 2

	STANDARD NOMINAL VOLTAGE VARIATIONS						
	Voltage	Vol	Impulse voltage				
Level in kV		Steady State	Less than 1 minute	Less than 10 seconds			
1	<1	AS 61000.3.100*	+ 13%	Phase to Earth +50%, -100%	6 kV peak		
2**		+ 13% - 10%	- 10%	Phase to Phase +20%, -100%			
3	1 – 6.6	± 6%	± 10%	Phase to Earth +80%, -100%	60 kV peak		
4	11	(± 10% Rural Areas)		Phase to Phase +20%, -100%	95 kV peak		
5	22				150 kV peak		
6	66	± 10%	± 15%	Phase to Earth +50%, -100% Phase to Phase +20%, -100%	325 kV peak		

Notes:

^{*} When examining network-wide compliance, functional compliance is met if the limits in Table 2 of AS 61000.3.100 (up to 1% of measurements below 216 V and up to 1% of measurements above 253 V) are maintained across at least 95% of a *distributor's customers*.

- ** Row 2 values (steady state, less than 1 minute, and less than 10 seconds) define the circumstances in which a *distributor* must compensate a person whose property is damaged due to voltage variations according to clause 20.4.8. Schedule 3 illustrates this further.
- **20.4.3.** During the period in which a *REFCL condition* is experienced on the *distribution system* (including when a *REFCL condition* arises from the commissioning and testing of a *REFCL*):
 - (a) the Phase to Earth *voltage* variations in Row 5 of Table 2 of clause 20.4.2 does not apply; and
 - (b) the Phase to Phase *voltage* variations in Table 3 apply to that part of the 22kV *distribution system* experiencing the *REFCL* condition.

Table 3

PHASE TO PHASE NOMINAL VOLTAGE VARIATIONS						
Voltage Level in	me Periods	Impulse Voltages				
kV	Steady State	Less than 1 minute	Less than 10 Seconds	Voltages		
22	±6% (± 10% rural areas)	± 10%	Phase to Phase ± 20%-100%	150kV peak		

- **20.4.4.** A distributor must control overvoltage in accordance with IEC 60364-4-44.
- **20.4.5.** A *distributor* must use *best endeavours* to minimise the frequency of *voltage* variations allowed under clause 20.4.2 for periods of less than 1 minute (other than in respect of *AS* 61000.3.100, where the time period of less than one minute does not apply).
- **20.4.6.** A *distributor* may send, in accordance with *AS/NZS* 61000.2.2:2003, signals for the following:
 - (a) ripple control systems; or
 - **(b)** medium-frequency power-line carrier systems; or
 - (c) radio-frequency power-line carrier systems.
- **20.4.7.** A *distributor* must monitor and record:
 - (a) steady state *voltage*s and *voltage* variations at each zone substation in its *distribution system* which are outside the limitations specified in Table 2 and Table 3;
 - **(b)** steady state *voltages* and *voltage* variations of a duration of more than one minute which are outside the range of steady state

voltages specified in Table 2 and Table 3 at the extremity of one *feeder* supplied from each of those zone substations;

- (c) the *voltage* and *voltage* variations in accordance with *AS* 61000.3.100 using information generated by *advanced metering* infrastructure.
- **20.4.8.** Without limiting the liability of a *distributor* under any other provision of this Code of Practice, but subject to clauses 20.2 and 9.2.5, a *distributor* must compensate any person whose property is damaged due to *voltage* variations outside the limits prescribed by rows 2 to 6 of Table 2 and Table 3, in accordance with Schedule 4 (Voltage variation compensation).

Note: Schedule 3 provides additional information regarding the operation of Table 2 and its interaction with this clause 20.4.8.

20.4.9. Clauses 20.4.1 to 20.4.6 apply to an *exempt distributor*.

20.5. Power factor

- **20.5.1.** A customer must ensure that the customer's demand for reactive power does not exceed the maximum level allowed by applying the power factor limits specified in Table 4 to the customer's maximum demand for apparent power (measured in kVA) or active power (measured in kW).
- **20.5.2.** If, for the purposes of clause 20.5.1, the *customer's* maximum *demand* for apparent power (*Rmax*) is used, then the *customer's* allowable *demand* for reactive power (*Qmax*) is calculated using the formula:

$$Qmax = Rmax * (1 - pfmin^2)^{1/2}$$

where *pfmin* is the minimum *power factor* specified in Table 4.

20.5.3. If, for the purposes of clause 20.5.1, the *customer's* maximum *demand* for active power (*Pmax*) is used, then the *customer's* allowable *demand* for reactive power (*Qmax*) is calculated using the formula:

$$Qmax = (Pmax / pfmin) * (1 - pfmin^2)^{1/2}$$

where *pfmin* is the minimum *power factor* specified in Table 4.

- **20.5.4.** If the *customer's* network tariff includes a charge for the maximum *demand* for *apparent* or *active power*, then, for the purposes of this clause 20.5, the *customer's* maximum *demand* for *apparent* or *active power* is to be taken to be the maximum *demand* for which it was most recently billed.
- **20.5.5.** Despite clause 20.5.1, a *customer* must use *best endeavours* to keep the *power factor* of its *electrical installation* within the relevant range set out in Table 4 when the *customer's demand* for *active* or *apparent power* is at or more than 50% of the *customer's* maximum *demand*.

Table 4

POWER FACTOR LIMITS							
Supply Voltage in kV	Power Factor Range for Customer Maximum Demand and Voltage						
	-	00kVA /) kW		– 2 MVA – 2 MW	Over 2 MVA / 2 MW		
	Minimum lagging	Minimum leading	Minimum lagging	Minimum leading	Minimum lagging	Minimum leading	
< 6.6	0.8	0.8	0.8	0.8	0.85	0.85	
6.6 11 22	0.8	0.8	0.85	0.85	0.9	0.9	
66	0.85	0.85	0.9	0.9	0.95	0.98	

20.5.6. This clause 20.5 applies to an exempt distributor.

20.6. Harmonics

- **20.6.1.** A *distributor* must ensure that the harmonic levels in the *voltage* at *point of common coupling* nearest to a *customer's point of supply* comply with the levels referred to in the system standards set out in clause S5.1a.6 of Schedule 5.1a to the *NER*.
- **20.6.2.** Subject to clause 20.6.1, a *distributor* must comply with the system standards set out in clause S5.1a.6 of Schedule 5.1a to the *NER*, and must establish a 'planning level' in accordance with clause S5.1a.6 of the *NER*.
- **20.6.3.** A *customer* must keep harmonic currents below the *harmonic distortion* limits specified in Table 5 and otherwise comply at its *point of supply* with the *IEEE* Standard 519-2014: *Recommended Practice and Requirements for Harmonic Control in Electrical Power Systems*.

Table 5

CURRENT HARMONIC DISTORTION LIMITS							
	Maximu	m Harmonic Current Distortion in Percent of I∟					
Isc/IL	Indiv		monic Order "h" (Odd armonics)			Total Harmonic	
	<11	11 ≤ h <17	17 ≤ h < 23	23≤ h < 35	35 ≤ h	Distortion	
<20*	4.0%	2.0%	1.5%	0.6%	0.3%	5.0%	
20<50	7.0%	3.5%	2.5%	1.0%	0.5%	8.0%	
50<100	10.0%	4.5%	4.0%	1.5%	0.7%	12.0%	
100<1000	12.0%	5.5%	5.0%	2.0%	1.0%	15.0%	
>1000	15.0%	7.0%	6.0%	2.5%	1.4%	20.0%	

Notes:

- 1. Even harmonics are limited to 25% of the odd harmonics listed above.
- 2. Current distortions that result in a DC offset, e.g. half-wave converters, are not allowed.
- 3. *All power generation equipment is limited to these values of current distortion, regardless of actual $I_{\rm SC}/I_{\rm L}$.
- 4. I_{SC} = maximum short-circuit current at *point of supply*.
- 5. I_L = maximum demand load current (fundamental frequency component) at *point of supply*.
- **20.6.4.** Clauses 20.6.1 and 20.6.2 apply to an exempt distributor.

20.7. Inductive interference

- **20.7.1.** A *distributor* must ensure that inductive interference caused by its *distribution system* is within the limits specified in *AS* 2344:2016.
- **20.7.2.** This clause 20.7 applies to an exempt distributor.

20.8. Negative sequence voltage

- **20.8.1.** A *distributor* must maintain the negative sequence *voltage* at the *point of common coupling* to a *customer's* three phase *electrical installation* in accordance with the system standard in clause S5.1a.7 of Schedule 5.1a to the *NER*.
- **20.8.2.** This clause 20.8 applies to an exempt distributor.

20.9. Load balance

- **20.9.1.** A *customer* must ensure that the current in each phase of a three phase *electrical installation* does not deviate from the average of the three phase currents:
 - (a) by more than 5%, for a standard *nominal voltage* up to 1 kV; and
 - **(b)** by more than 2%, for a standard *nominal voltage* above 1 kV.
- **20.9.2.** Despite clause 20.9.1, deviations are permissible for periods of less than 2 minutes:
 - (a) up to 10%, for a standard *nominal voltage* up to 1 kV; and
 - **(b)** up to 4%, for a standard *nominal voltage* above 1 kV.
- **20.9.3.** This clause 20.9 applies to an exempt distributor.

20.10. Disturbing loads

- **20.10.1.** A distributor must maintain voltage fluctuations at each point of common coupling at a level no greater than the levels specified in accordance with the system standards set out in clause S5.1a.5 of Schedule 5.1a to the NER.
- **20.10.2.** If two or more *customers' electrical installations* are *connected* at the same *point of common coupling*, the maximum permissible contribution to *voltage* fluctuations allowable from each *customer* is to be determined in proportion to their respective maximum *demand*, unless otherwise agreed.
- **20.10.3.** This clause 20.10 applies to an exempt distributor.

20.11. Monitoring quality of supply

Each *distributor* must monitor *quality of supply* in accordance with the principles applicable to good asset management as contemplated by clause 19.2 and clause 20.4.7.

21. Embedded generating units

21.1. Simplified outline

This clause 21 sets out technical obligations that apply only to or in relation to embedded generators.

The connection of embedded generating units to a distribution system is governed by the NER and by clause 3.6 of this Code of Practice.

21.2. Application of this Part

- **21.2.1.** The obligations in this Part apply only to *embedded generators* whose *embedded generating units* are within the band of 5 MW to 30 MW.
- **21.2.2.** If two or more *embedded generating units* are *connected* in parallel, the *embedded generators* obligations under clauses 21.6, 21.7, 21.8 and 21.9 of this Code of Practice apply to the *point of common coupling* and the maximum permissible contribution of each *embedded generating unit* is to be determined in proportion to their capacity, unless the *Commission* approves otherwise.

21.3. Supply frequency

An *embedded generator* must ensure that the *embedded generating unit* is capable of continuous uninterrupted operation at the system frequency of 50 Hz and within the *normal operating frequency band*.

21.4. Co-ordination and compliance of embedded generating units

- **21.4.1.** An *embedded generator* must ensure that:
 - (a) the *embedded generating unit*, and any equipment within it that is *connected* to a *distribution system*:
 - (i) complies with this Code of Practice;
 - (ii) complies with the *Electricity Safety (General) Regulations* 2019;
 - (iii) complies with all relevant Australian Standards;
 - (iv) is maintained in a safe condition; and

- (b) protection equipment is at all times effectively coordinated with the electrical characteristics of the distribution system.
- **21.4.2.** A distributor may disconnect, or request an embedded generator to disconnect, any embedded generating unit from the distribution system if the embedded generating unit breaches the Electricity Safety (General) Regulations 2019, or is not in compliance with the relevant Australian Standards.
- **21.4.3.** If requested under clause 21.4.2, an *embedded generator* must *disconnect* the *embedded generating unit* from the *distribution system*.

21.5. Minimum requirements for embedded generating units (synchronous type)

- **21.5.1.** This clause 21.5 applies only to synchronous *embedded generating units*.
- **21.5.2.** An *embedded generating unit* over 5 MW must have:
 - (a) an excitation control system including voltage regulator; and
 - **(b)** a *governor system* responsive to *system* frequency changes.
- **21.5.3.** An *embedded generator* must ensure that each of its *embedded generating units* with a nameplate rating over 10 MW complies with the *NER* requirements for *generating units* with a nameplate rating over 30 MW with regard to:
 - (a) response to disturbances;
 - **(b)** safe shutdown without external electricity *supply*;
 - (c) restart following loss of external electricity *supply*; and
 - (d) frequency responsiveness and governor stability.

21.6. Negative sequence *voltage*

An embedded generator must ensure that an embedded generating unit's contribution to the negative sequence voltage at the point of connection between the embedded generating unit and the distribution system does not vary other than in accordance with the system standards set out in clause S5.1a.7 of Schedule 5.1a to the NER.

21.7. Harmonics

21.7.1. An embedded generator must ensure that an embedded generating unit's contribution to the harmonic distortion levels in the supply voltage at the point of connection between the embedded generating unit and the distribution system is within the system standards referred to in clause 20.6.1.

21.7.2. An embedded generator must comply with IEEE Standard 519-2014: Recommended Practice and Requirements for Harmonic Control in Electrical Power Systems and the current harmonic limits in Table 5.

21.8. Inductive interference

An *embedded generating unit* must not cause inductive interference above the limits specified in *AS* 2344:2016.

21.9. Fault levels

An *embedded generator* must design and operate its *embedded generating unit* so that it does not cause fault levels in the *distribution system* to exceed the levels specified in Table 6.

Table 6

DISTRIBUTION SYSTEM FAULT LEVELS						
Voltage Level kV	Short Circuit Level					
66 2500		21.9				
22 500		13.1				
11 350		18.4				
6.6	250	21.9				
<1	36	50.0				

PART 4: Administrative provisions

22. Emergency response plans

22.1. Simplified outline

This clause 22 sets out distributors' obligations in relation to emergency response plans.

22.2. Distributors' own plans

A *distributor* must develop and periodically test *emergency* response plans in co-ordination with relevant organisations.

22.3. Single industry spokesperson protocol

A *distributor* must comply with the protocol published by *AEMO* titled "Single Industry Spokesperson Protocol for Electricity in Victoria" and must co-operate with *AEMO*, other *distributors* and the Government Department administering the *Act* in ongoing development, amendment and implementation of that protocol.

23. Regulatory reviews

23.1. Simplified outline

This clause 23 sets out distributors' obligations in relation to the conduct of reviews of their compliance with the licence conditions, this Code of Practice and other matters.

23.2. Appointment of reviewer

- **23.2.1.** Upon direction by the *Commission*, a *distributor* must nominate an independent reviewer to be approved by the *Commission* to conduct *reviews* of:
 - (a) the distributor's compliance with its obligations under its

distribution licence, a Code of Practice or the Act;

- (b) the reliability and quality of information reported by *distributor* to the *Commission* and the consistency of that information with the *Commission*'s specification; and
- (c) any other matter as directed by the Commission.
- **23.2.2.** Following a direction pursuant to clause 23.2.1, the *distributor* must:
 - (a) obtain the *Commission*'s approval of the independent reviewer and the scope, timing and methodology of the *review*; and
 - **(b)** upon obtaining the *Commission's* approval, promptly appoint the independent reviewer to conduct the *review*.
- **23.2.3.** The *distributor* must ensure that the *Commission* is promptly provided with a copy of any report produced by the independent reviewer in the course of a *review* to be used by the *Commission* in any manner consistent with its objectives.
- **23.2.4.** The *distributor* must comply, and must require the independent reviewer to comply, with any *guidelines* issued by the *Commission* dealing with *reviews*.

24. Standards and procedures

24.1. Simplified outline

This clause 24 sets out distributors' obligations in relation to the development of standards and procedures.

24.2. Development of standards and procedures

- **24.2.1.** On request by the *Commission*, a *distributor* must participate to the extent specified by the *Commission* in the development, issue and review of any standards and procedures specified by the *Commission*.
- **24.2.2.** A *distributor* must report to the *Commission* on its performance against applicable standards and procedures, in accordance with any *guideline* published for this purpose, or otherwise as directed by the *Commission*.
- **24.2.3.** In addition to its powers under section 26 of the *Act*, if the *Commission* considers that:
 - (a) the *distributor* has failed to comply with clause 24.2.1; or

(b) standards and procedures applicable to the *distributor* have been shown to be insufficient to prevent abuses by the *distributor* of any monopoly power it enjoys,

the *Commission* may issue standards and procedures applicable to the *distributor* and with which the *distributor* must comply.

- **24.2.4.** For the purpose of this clause 24, "standards and procedures" includes:
 - (a) customer-related standards;
 - **(b)** overall performance standards;
 - **(c)** *complaint* handling, escalation and resolution policies, practices and procedures;
 - (d) security deposit, disconnection and credit policies, practices and procedures including practices and procedures concerning the installation and use of load limiters;
 - (e) rules and procedures for compensating *customers* of the *distributor* failure to comply with any such standards, policies, practices and procedures; and
 - (f) procedures for the introduction of debit or prepaid meter cards or other prepayment schemes,

which are issued by the *distributor* under clause 24.2.1 or by the *Commission* under clause 24.2.3.

25. Provision of information

25.1. Simplified outline

This clause 25 sets out the information that a distributor must publish on its website, the information it must provide on the request of a customer, and the circumstances in which a distributor may request information from a customer, a retailer, an embedded generator or another distributor.

25.2. Publication of information to customers

- **25.2.1.** A *distributor* must publish the following information on its website:
 - (a) a description of the *distributor's connection contracts* and how copies of the contracts may be obtained;
 - **(b)** details of the distributor's guaranteed service levels;
 - Note: A *distributor* must also publish on its website the targets for *reliability of supply* under clause 13.2 of this Code of Practice.
 - **(c)** details of applicable *energisation* and *re-energisation* timeframes;
 - (d) notice of a customer's rights in respect of the negotiation of different terms;
 - (e) details of charges for connection services;
 - (f) information relating to new connections, connection alterations or public lights;
 - (g) a description of the distributor's and customer's respective rights and obligations concerning the provision of connection services under the electricity laws;
 - **(h)** a summary of the rights, entitlements and obligations of *small customers*, including:
 - (i) the *distributor's* standard *complaints* and dispute resolution procedure; and
 - (ii) the contact details for the *energy ombudsman*.
- **25.2.2.** If a *customer* requests information of the kind referred to in clause 25.2.1, the *distributor* must either:
 - (a) refer the *customer* to the *distributor's* website; or
 - **(b)** provide the information to the *customer*.

- **25.2.3.** The *distributor* must provide a copy of any information of the kind referred to in clause 25.2.1 to the *customer* if the *customer* requests a copy.
- **25.2.4.** The copy of the information requested under this rule must be provided without charge, but information requested more than once in any 12 month period may be provided subject to a reasonable charge.

25.3. Information to customers about quality of supply and public lights

- **25.3.1.** On request by a *customer*, or by a *retailer* on behalf of a *customer*, the licenced *distributor* must provide a *customer* with information on the *quality* of *supply* provided to that *customer*. That information must be provided free of charge and within 10 *business days* of the *customer's* request (unless it is not practical to provide the information within that time, in which case the *distributor* must inform the *customer* within 10 *business days* of the steps it is taking to provide such information).
- **25.3.2.** If a *distributor* is required to undertake a specific test under clause 25.3.1 to determine a *customer's quality of supply*, a *distributor* may charge a fee for this service in accordance with its *approved pricing proposal*.
- **25.3.3.** If the results of the test under clause 25.3.2 show that a *distributor* is not complying with its obligations under this Code of Practice, it must:
 - (a) take action in accordance with clause 15.3 of this Code of Practice; and
 - **(b)** refund any fee paid by the *customer* for the test.
- **25.3.4.** A licenced *distributor* must provide to a *public lighting customer*:
 - (a) an electronic copy of public lighting data held by the licenced distributor on request at reasonable intervals, using either csv or dxf format (or other format and type of data as agreed with the public lighting customer); and
 - **(b)** ongoing access to public lighting data held by the licenced *distributor* through its internet web site.
 - (c) upon any material change, an up-to-date report and map in electronic format as requested by the *public lighting customer*, conveying the asset records insofar as they detail location, type and rated power of *the public lighting assets* relevant to that *public lighting customer*;
 - (d) upon any material change, a current copy of its plans for the operation, maintenance, refurbishment, replacement, repair and disposal of its *public lighting assets*;
 - a quarterly report of progress against the maintenance plan including identification of the number of fault repairs and preventative maintenance activities;

- (f) a quarterly report containing analysis of performance against any performance targets referred to in clause 19.7.1 and the quaranteed service level set out in clause 14.5.1A;
- (g) an annual report of operations and maintenance, including refurbishment, replacement, repair and disposal expenditure for the licenced distributor allocated by the public lighting customer. The report should be provided at a time to align with the public lighting customer's annual budgeting requirements;
- (h) not less often than annually, a report on its work program providing details of the timing and extent of works to be undertaken on the *public lighting assets* relevant to that *public lighting customer*;
- (i) upon request, any other reports which a public lighting customer may reasonably require.
- (j) the service billing information that separately identifies charges for each type of *public lighting service* provided and must contain at least the following information:
 - (i) detail of the number and type of public lights operated and maintained; and
 - (ii) any other information necessary for the *public lighting* customer to verify the accuracy of an amount charged on the service bill.
- **25.3.5.** Reports under clause 25.3.4 paragraphs (a) to (h) will be provided at no additional charge. A fair and reasonable charge may be made for other reports the licenced *distributor* must provide to a *public lighting customer*:
- **25.3.6.** A licenced *distributor* must promptly provide to the *public lighting customer* or *public lighting customer's retailer* any information held by the licenced *distributor* which a *public lighting customer* or a *public lighting customer's retailer* needs in order for the *public lighting customer* to purchase the electricity required for the operation of the public lights directly from a *retailer* or the wholesale electricity market.

25.4. Publication of information about small embedded generators

- **25.4.1.** A *distributor* must publish the following information on its website, in the same location as the information published under clause 25.2.1:
 - (a) information about safety and technical requirements applicable under *electricity laws* to *small embedded generators* and *small embedded generating units*;

- (b) information about requirements under *electricity laws* for servicing and inspection of *small embedded generating units* and the required qualifications for persons undertaking the work and requirements for the provision of information to the *distributor* about the results of those inspections;
- (c) information about requirements under *electricity laws* (if any) relating to the installation of equipment for remote control of *small embedded generating units* by the *distributor* or a third party;
- (d) a description of the circumstances in which remote control equipment may be used by the distributor or a third party and who the customer may contact if it considers settings on the equipment are incorrect or malfunctioning;
- (e) information about the use of data and information obtained from equipment for remote control of a *small embedded generating unit* by the *distributor* or a third party;
- (f) a description of other rights and obligations concerning the provision of supply services for taking supply from small embedded generating units under the electricity laws;
- reference to the jurisdictional or other legislation and statutory instruments under which the requirements referred to in paragraphs (a) to (f) are imposed;
- (h) a description of the distributor's arrangements for applying maximum export limits at points of connection for small embedded generating units and the circumstances in which a choice of maximum export limit is available;
- (i) information about changing the maximum export limit at a *point of* connection for a small embedded generating unit, where a choice of limit is available; and
- (j) Information about the circumstances in which the *distributor* has the right to *disconnect* unsafe *small embedded generators*.
- **25.4.2.** For the purpose of clause 25.4.1, the information must be:
 - (a) expressed in clear, simple and concise language;
 - **(b)** in a format that makes it easy for a *small customer* to understand; and
 - (c) consistent with the distributor's deemed distribution contract.
- **25.4.3.** If requested by a *small customer*, the *distributor* must use its *best endeavours* to provide the information in a language other than English requested by the *customer*.
- **25.4.4.** Clauses 25.2.2 to 25.2.4 apply to information of the kind referred to in clause 25.4.1.

25.5. Information about equipment

- **25.5.1.** On request by a *customer*, a *distributor* must provide the *customer* with information on the *distributor's* requirements in relation to any proposed new *electrical installation* of the *customer* or changes to the *customer's* existing *electrical installation*, including advice about:
 - (a) supply extensions, public lighting assets; and
 - (b) if the customer is or is to be connected to part of the distribution system that may experience a REFCL condition, advice on the possible effects of a REFCL condition on the customer's supply and steps the customer may take to eliminate or mitigate such effects.
- **25.5.2.** On request by a *customer*, a *distributor* must provide the *customer* with advice on:
 - (a) facilities required to protect the *distributor's* equipment;
 - (b) how the *customer* should use the electricity supplied at the *customer's supply address* so that it does not interfere with the *distributor's distribution system* or with *supply* to any other *electrical installation*; and
 - (c) where the *customer* may obtain a copy of the standards which are given force by this Code of Practice.

25.6. Information regarding disconnection and reconnection

- **25.6.1.** A *distributor* must install, maintain and make available to a *retailer* a system which facilitates the timely electronic transfer of information between the *retailer* and the *distributor* in respect of the *connection*, *disconnection* or *reconnection* of *supply* to a *customer's supply address* as permitted under this Code of Practice, the *Energy Retail Code of Practice* or the *Act*.
- **25.6.2.** When *disconnecting* the *supply address* of a *customer* who is vacating or has vacated the *supply address*, a *distributor* must leave at the *supply address* a document provided by the *Commission* which sets out:
 - (a) to whom the occupant must address any request to *connect* the *supply address*;
 - **(b)** what the occupant's options are for entering into a contract for the sale of electricity with a *retailer*; and
 - (c) a list of current retailers.
- **25.6.3.** Clause 25.6.2 does not apply where the *disconnection* occurs remotely and the *distributor's* 24 hour telephone number is set out on the *meter*.
- **25.6.4.** Clauses 25.6.2 and 25.6.3 apply to an exempt distributor.

25.7. Supplier of last resort

On request by a *retailer* or the *Commission*, a *distributor* must disclose to the *retailer* or the *Commission* such *customer* or other information as may be necessary for a *retailer* to act as the supplier of last resort under the *Act*.

25.8. Interpreter services

A *distributor* must provide access to interpreter services to meet the reasonable needs of its *customers*.

25.9. REFCL condition

A *distributor* must provide *customers* that are or may be *connected* to parts of the *distribution system* that may experience a *REFCL condition*:

- (a) relevant information such as project planning, commissioning and other such operational information to assist the *customer's* own plans;
- (b) advice on the possible effects of a REFCL condition on the customer's supply and steps the customer may take to eliminate or mitigate such effects;
- (c) information on the purpose for which the relevant equipment or technology is installed.

25.10. Planning information

- **25.10.1.** On request from a *distributor*, a *customer*, *embedded generator* or *retailer* must provide details of *loads connected* or planned to be *connected* to the *distribution system* which are required for the purpose of the *distributor* planning its *distribution system*, including:
 - (a) the location of *load* in the *distribution system*;
 - **(b)** existing *loads*;
 - (c) existing *load* profile;
 - (d) changes in load scheduling;
 - (e) planned outages;
 - **(f)** forecasts of *load* growth;
 - (g) anticipated new loads;
 - (h) anticipated redundant loads; and
 - (i) any information the *distributor* may reasonably require in connection with a *distributor*'s operation of a *REFCL*.

25.10.2. On request from another *distributor*, a *distributor* must provide such information concerning a *point of common coupling* as the other *distributor* may reasonably require for the purpose of the integrated planning of the *interconnected national electricity system*.

SCHEDULE 1: Civil Penalty Requirements

The following provisions of this Code of Practice are specified civil penalty requirements for the purpose of the *Essential Services Commission Act 2001*.

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Part 2: Relations
                         1.5.2; 1.5.3; 3.3.1; 3.3.2; 3.4.1; 4.2.1; 4.3.1; 4.4.1; 4.4.2;
with customers and
                         5.2.1; 5.2.2; 5.3.1; 5.4.1; 5.4.2; 7.3.4; 8.2.1; 8.4; 8.5.1;
retailers
                         8.5.2; 8.6.1; 8.6.2; 8.8.1; 8.8.2; 8.9.1; 9.2.1; 9.2.2; 9.2.3;
                         9.3; 9.4.4; 11.3.1; 11.3.2; 11.4.1; 11.4.2; 11.5.1; 11.5.3;
                         11.5.6; 11.5.8; 11.6.1; 11.7.1; 11.8.1; 12.2.1; 12.2.2;
                         12.3.1; 12.4.1; 12.4.2; 12.4.3; 12.5.1; 12.5.2; 12.5.3;
                         12.5.7; 12.6; 12.7.1; 12.7.2; 12.7.3; 12.7.4; 12.7.5(a);
                         12.7.5(c); 12.7.5(e); 12.7.5(f); 12.7.5(j); 13.2.1; 13.2.3;
                         13.3.1; 13.3.2; 13.3.3; 14.3.1; 14.3.2; 14.3.4; 14.4;
                         14.5.1; 14.5.1A; 14.5.2; 14.5.5; 14.6.1; 14.7.1; 14.8.1;
                         14.8.2; 14.8.3; 14.8.4; 15.2.1; 15.2.3; 15.3; 15.4.2;
                         16.3.2; 16.4.1; 16.4.2; 16.5.1; 16.5.2; 16.7.1; 16.7.2;
                         17.2.1; 17.2.2; 18.2.1; 18.2.2; 18.2.3; 18.3.
                         19.2.1; 19.3.1; 19.3.3; 19.4.1; 19.4.7; 19.5.2; 19.5.5;
Part 3: Technical
obligations
                         19.6.1; 19.7.1; 19.8; 19.9; 19.10; 20.4.1; 20.4.4; 20.4.5;
                         20.4.7; 20.4.8; 20.6.1; 20.6.2; 20.7.1; 20.8.1; 20.10.1;
                         20.11; 21.3; 21.4.1; 21.4.3; 21.5.2; 21.5.3; 21.6; 21.7.1;
                         21.7.2; 21.8; 21.9.
Part 4:
                         22.2; 22.3; 23.2.1; 23.2.2; 23.2.3; 23.2.4; 24.2.1; 24.2.2;
Administrative
                         25.2.1; 25.2.2; 25.2.3; 25.2.4; 25.3.1; 25.3.3; 25.3.4;
provisions
                         25.3.5; 25.3.6; 25.4.1; 25.4.3; 25.5.1; 25.5.2; 25.6.1;
                         25.6.2; 25.7; 25.8; 25.9; 25.10.1; 25.10.2.
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SCHEDULE 2: Information regarding quality of supply

In accordance with clause 19.4.1(e), a *distributor* is required to publish annual information and to include in that information the *quality of supply* information in accordance with this schedule.

A *distributor* is required to publish the categories of information identified in Table 7 for each calendar year.

The aggregated 10 minute averaged data used for Table 7 must be available in an accessible format (such as spreadsheet) separate to the Distribution System Planning Report.

Table 7

		ı	Distribution Voltage	Information		
Zone substation name	ID / classification		Additional Voltage Control Sections on Feeder			
		Advanc				
		December – February	March – May	June – August	September – November	
		10am - 4pm	10am - 4pm	10am - 4pm	10am - 4pm	Repeat information for each voltage control
	(Urban, short or long rural)	4pm - 10pm	4pm - 10pm	4pm - 10pm	4pm - 10pm	section as applicable
		10pm - 4am	10pm - 4am	10pm - 4am	10pm - 4am	
		4am - 10am	4am - 10am	4am - 10am	4am - 10am	

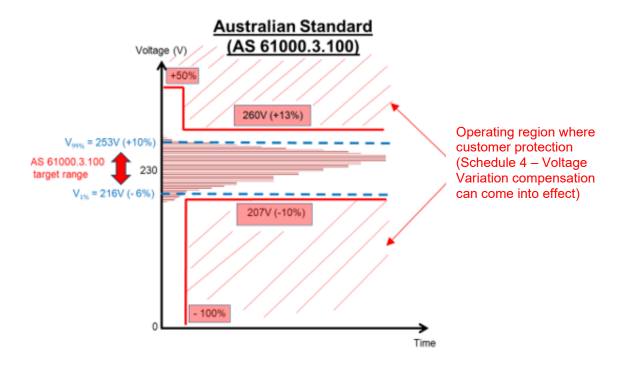
The following requirements apply to the information required to be published:

- 1. The *voltage* data to be published is the 10-minute averaged *voltage* data over 3 months (for each time period identified in Table 7, which commences on the first day of the month at the start of the relevant 3 month period and ends on the last day of the final month of the relevant 3 month period) of the aggregated *advanced metering infrastructure* population for the "Voltage Control Section" column.
- **2.** Feeder information must include:
 - (a) geographic location details of the voltage control devices (for example: closest street name and suburb, landmark identifiers or GPS coordinates);
 - (b) number of *customers* with *advanced metering infrastructure* supplied by the relevant *feeder voltage* control section;
 - (c) percentage of *customers* with *advanced metering infrastructure* identified in (b) with a *small embedded generator*;
 - (d) any device or equipment deployed within the *feeder* that regulates *voltage* (for example: *voltage* regulators).
- **3.** Each *feeder* must comprise the *voltage* control section starting from the *distribution system* zone substation. The *voltage* control section is defined as any device or equipment which manages the *feeder voltage* starting from the zone substation on-line tap changer.
- **4.** Each reporting year must include all *distribution system feeders* where the *distributor* is the *advanced metering infrastructure* responsible person. This is inclusive of *feeders* not part of the *distribution system*, but where the *distributor* is the responsible person for the *advanced metering infrastructure*.
- **5.** The *distributor* must provide explanatory information on the method used to produce the aggregated 10-minute averaged *voltage* data.
- **6.** The data is to be published on the *distributor's* website as a rolling 5 year report of the information in Table 7.

SCHEDULE 3: Standard nominal voltage

This schedule is for information purposes. It provides additional information to assist with clarifying the operation of clause 20.4.2 (Table 2) and its interactions with clause 20.4.8.

Figure 1 - AS 61000.3.100 and the fixed limits of clause 20.4.2 (Table 2, row 2 parameters)



- Figure 1 illustrates the mechanics of clause 20.4.2, Table 2. The performance envelope as per AS 61000.3.100 (dashed blue) is overlaid with the parameters of Table 2, row 2 (solid red for single phase).
- Distributors would endeavour to operate the network within the dashed blue band area prescribed by AS 61000.3.100.
- If distributor quality of supply exceeds the limits defined by Table 2, row 2 (solid red) and falls within the red shaded region, and customer equipment damage results, clause 20.4.8 of this Code of Practice provides for compensation in accordance with Schedule 4 to this Code of Practice.

SCHEDULE 4: Voltage variation compensation

In accordance with clause 20.4.8 a *distributor* must compensate any person whose property is damaged due to *voltage* variations outside the limits prescribed by rows 2 to 6 of Table 2 and Table 3 in clauses 20.4.2 and 20.4.3 in accordance with this Schedule.

Purpose and scope

1.1. Purpose

- (a) This Schedule does not seek to codify existing law on how distributors may or may not be liable for damage due to unauthorised voltage variations. Instead, in paying compensation to a person in accordance with this Schedule, a distributor gives effect to good customer service principles and achieves an efficient allocation of risk. It is these considerations which underpin this Schedule and payment of compensation in accordance with it
- **(b)** A person's other rights in relation to an *unauthorised voltage variation* are not affected by this Schedule.

1.2. Scope

- (a) A distributor must compensate any person in accordance with this Schedule in respect of damage to the person's property due to an unauthorised voltage variation affecting an electrical installation to the extent that the amount of compensation the person has claimed does not exceed the jurisdictional limit of the energy ombudsman.
- **(b)** If the amount of compensation claimed exceeds the *energy ombudsman*'s jurisdictional limit then, while the *distributor* may still be obliged to compensate the person, the *distributor* is not obliged to do so under this Schedule.

Note: the jurisdictional limit of the Energy and Water Ombudsman (Victoria) Scheme can be found at clause 3.15 of the scheme's charter.

2. Claims

2.1. A customer may make a claim

A person may contact a *distributor* with a claim or *complaint* that damage to the person's property is or may be due to an electrical incident affecting an *electrical installation* to which the *distributor's distribution system* is *connected*.

2.2. Required response by distributor

By the end of the second *business day* after a claim or *complaint* pursuant to clause 2.1 is made, the *distributor* must send to the person a claim form which:

- (a) informs the person that the person may be entitled to compensation;
- **(b)** advises the person that information about *voltage* variation compensation is found in Schedule 4 of this Code of Practice;
- **(c)** requests the person to provide the *distributor* with:
 - (i) details of the *supply address* affected by the electrical incident;
 - (ii) details the time and date of the electrical incident;
 - (iii) details of the property damaged; and
 - (iv) the amount of compensation the person claims is necessary to compensate the person for the damage to the person's property, on the basis that the person should be no worse off, being either:
 - (A) the cost of replacing the person's property with property of substantially the same age, functionality and appearance; or
 - (B) the cost of repairing the person's property to substantially the same functionality and appearance.
 - (v) that the amount claimed must be supported by quotes, receipts or other evidence; and
 - (vi) evidence of the damage, if requested by the *distributor*.

2.3. Statement by qualified person

- **2.3.1.** If the *distributor* is unable to confirm that an *unauthorised voltage variation* did affect the *electrical installation* at the relevant *supply address*, the *distributor* may request that the person provide the *distributor* with a statement by a qualified person that the damage to the person's property is consistent with an *unauthorised voltage variation* having occurred.
- **2.3.2.** A qualified person for the purpose of clause 2.3 is
 - (a) in respect of an electrical installation, an electrician; and
 - **(b)** in respect of any other item of property, the manufacturer, appliance repairer or other person suitably qualified to assess the damage of the item.
- **2.3.3.** A statement pursuant to clause 2.3.1 is satisfactory evidence of damage for the purposes of clause 2.2(c)(vi).

3. Payment of compensation

3.1. When compensation must be paid

- **3.1.1.** Subject to clause 4, if the person returns the claim form to the *distributor* properly completed and including the details and evidence requested by the *distributor* as contemplated by clause 2.3.1 and 2.3.2 then the *distributor* must not dispute the person's claim, unless:
 - (a) the amount claimed is greater than the *voltage variation compensation cap*;
 - **(b)** the person has made *repeated claims* in connection with this Schedule; or
 - (c) the *distributor* reasonably considers the claim forms part of an abuse of the *voltage* variation compensation scheme as set out in this Schedule.
- **3.1.2.** If the *distributor* does not dispute the person's claim, it must pay the person the amount claimed as contemplated under 2.2(c)(iv).

3.2. When a distributor disputes a claim

- **3.2.1.** If the *distributor* is permitted to dispute a person's claim in accordance with clause 3.1.1 and the *distributor* disputes the claim then, once the *distributor* has completed its own assessment of damage to the person's property the *distributor* must:
 - (a) pay the person the amount claimed;
 - (b) pay the person the amount necessary to compensate the person for the damage to the person's property, on the basis that the person should be no worse off, being either:
 - the cost of replacing the person's property with property of substantially the same age, functionality and appearance; or
 - (ii) the cost of repairing the person's property to substantially the same functionality and appearance; or
 - (c) reject the person's claim.
- **3.2.2.** If a *distributor* must pay compensation to a person under clause 3.1, in addition, the *distributor* must pay to the person the amount of any reasonable costs incurred by the person in providing any evidence to the *distributor* as contemplated by this Schedule.

4. Limits on compensation

4.1. Non-payment of compensation

A *distributor* is not obliged to compensate a person:

- (a) unless the damage to the person's property is due to an unauthorised voltage variation affecting an electrical installation where the aggregate consumption of electricity which is taken from the relevant point of supply is less than or, in the case of a new point of supply, is not likely to be more than, 160 MWh in any year;
- **(b)** in respect of any damage to a *business customer's* property due to an *unauthorised voltage variation* affecting an *electrical installation* where:
 - (i) the *business customer* has not taken reasonable precautions to minimise the risk of loss or damage to its business including, without limitation, its equipment and premises which may result from *voltage* variations: or
 - (ii) the property is damaged consequentially by, rather than as a direct result of, the relevant *unauthorised voltage variation*;
- (c) in respect of any consequential loss including any loss of profits;
- (d) if the person enforces or attempts to enforce any other right it may have against the distributor in respect of the relevant unauthorised voltage variation; or
- (e) if the amount of compensation otherwise required by this Schedule would exceed the *voltage variation compensation cap*, to the extent of the excess.

4.2. Timing of assessment

A distributor must

- (a) begin and complete any assessment of the damage to a person's property as contemplated by 3.2; and
- (b) pay amounts under this Schedule

as soon as practicable.

4.3. Determination of voltage variation compensation cap

- (a) The Commission may fix the voltage variation compensation cap for the purpose of clause 3.1.1(a).
- **(b)** The Commission must notify distributors and the energy ombudsman of any amount fixed pursuant clause 4.3(a).

4.4. Notification of dispute resolution

If a *distributor* does not pay the amount claimed by the person, or if the *distributor* has rejected the person's claim, a *distributor* must, as soon as practicable, provide the person with reasons and inform the person that the person has a right to raise a *complaint* with the *energy ombudsman*.

Note: The number of claims a person must make for the person to have made *repeated claims* for the purpose of this Schedule and the *voltage variation compensation cap* is not made publicly available. A person who is concerned whether a *distributor* has disputed a claim for compensation otherwise than in accordance with this Schedule may raise this issue with the *energy ombudsman*.

SCHEDULE 5: Transitional provisions

Variations

- 1. Any variation of the rights and obligations under the Electricity Distribution Code made pursuant to clause 1.6 of the Electricity Distribution Code (version 13) may be taken to be an agreement for the purpose of clause 1.5.1 provided it is;
 - (a) in writing;
 - **(b)** between a *distributor* and a *large customer*; and
 - (c) notified to the *Commission* within six months of the date of effect at clause 1.2.

Receipt of communications and notices

2. For the purposes of determining when a written communication or notice is to be regarded as having been given by the sender and received by the addressee, clause 2.3(b) applies only from 1 February 2023.

Timeframe for connection

3. For the purposes of clause 3.2 of this Code of Practice, if the timeframe for carrying out connection work is specified in a connection contract by reference to the Electricity Distribution Code, that provision shall be taken to require that the distributor must connect the supply address within 10 business days after the connection application.

Note: Clause 2.2 of the former Electricity Distribution Code required that, if no date for completion of a *connection* was agreed, then the *distributor* must *connect* the *supply address* within 10 *business days*.

Standards

4. The directions issued by the *Commission* in its decision 'Timely negotiated electricity connections: Final decision, 16 March 2021' are each taken to be a direction for the purpose of clause 24.2.2 of this Code of Practice.

Immunity for failure to take supply of electricity

- **5.** Clause 10.2 does not apply with respect to a contract entered into prior to the date of effect at clause 1.2 unless the contract is a *deemed distribution contract*.
- 6. Clause 10.2 does not affect any rights or obligations that as at the date of effect at clause 1.2 have already accrued under a *deemed distribution contract*.

Voltage variation compensation cap

7. For the purposes of clause 3.1.1(a) of Schedule 4 of this Code of Practice the *voltage variation compensation cap* is the amount set out in the Schedule to the *Electricity Industry Guideline 11 – Voltage Variation Compensation, Confidential Version* until such time as there is a determination by the *Commission* in accordance with clause 4.3 of Schedule 4 of this Code of Practice.

SCHEDULE 6: Electricity distributor reporting obligations and performance indicators

Part 1: Distributor reporting obligations

1. This Part sets out electricity distributor compliance reporting obligations, as summarised in Table 1 below.

Table 1: Summary of distributor reporting obligations

Reporting obligation	Frequency	Timing
Type 1 breaches	As required	Within two business days of detection.
Type 2 breaches	As required	Within 30 calendar days of detection.
Material breaches	As required	As soon as practicable.
Annual report	Annually	For the period 1 July to 30 June – on or before 31 August.

- 2. Under the breach classification tables in Tables 1 and 2 below, regulatory obligations are classified as type 1 or type 2.
- 3. All actual and potential breaches of type 1 obligations as prescribed in Table 2 must be reported to the commission within two business days of detection.
- 4. If a licensee submits an incomplete report because the investigation is ongoing, the licensee must provide a complete report within 20 business days from the date it was originally reported to the commission.
- 5. All actual and potential breaches of type 2 obligations as prescribed in Table 3 must be reported to the commission within 30 calendar days of detection.

6. A breach is detected where a business has reasonable grounds to believe a reportable situation has arisen. That is, a business knows of facts or has sufficient evidence to consider that a breach has occurred.

Table 2: Type 1 breaches – electricity distributors

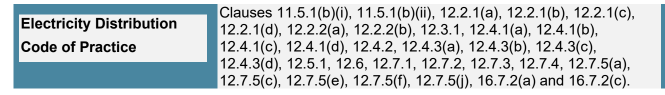


Table 3: Type 2 breaches – electricity distributors

Electricity Distribution Code of Practice	Clauses 1.5.2, 1.5.3, 3.2, 3.6, 3.3.1, 3.3.2, 3.4.1, 3.5.2, 4.2.1, 4.3.1, 4.4.1, 4.4.2, 5.2.1, 5.2.2, 5.3.1, 5.4.1, 5.4.2, 7.3.4, 8.2.1, 8.4, 8.5.1, 8.5.2, 8.6.1, 8.6.2, 8.8.1, 8.8.2, 8.9.1, 9.2.1, 9.2.2, 9.2.3, 9.3, 9.4.4, 11.3.1, 11.3.2, 11.4.1, 11.4.2, 11.4.3, 11.5.1(a), 11.5.2, 11.5.3, 11.5.6, 11.5.8, 11.6.1, 11.7.1, 11.8.1, 12.5.2, 12.5.3, 12.5.7, 13.2.1, 13.2.3, 13.3.1, 13.3.2, 13.3.3, 14.3.1, 14.3.2, 14.3.4, 14.4, 14.5.1, 14.5.2, 14.5.5, 14.6.1, 14.7.1, 14.8.1, 14.8.2, 14.8.3, 14.8.4, 15.2.1, 15.3, 15.4.2, 16.3.2, 16.4.1, 16.4.2, 16.5.1, 16.5.2, 16.7.1, 16.7.2(b), 17.2.1, 17.2.2, 19.3.1, 19.3.3, 19.4.1, 19.4.7, 19.5.5, 20.4.4, 20.4.5, 20.4.7, 20.4.8, 20.6.1, 20.6.2, 20.7.1, 20.8.1, 20.10.1, 20.11, 22.2, 22.3, 24.2.2, 25.2.1, 25.2.2, 25.2.3, 25.2.4, 25.3.1, 25.3.3, 25.4.1, 25.4.3, 25.5.1, 25.5.2, 25.6.1, 25.6.2, 25.7, 25.8, 25.9 and 25.10.2.
Electricity Industry Act 2000	Sections 23A(2), 23A(3), 28(1), 40FJ(1), 40FH(2), 46C, 116AA(1) and 116AA(2).

Material adverse breach

7. Distributors must report potential breaches of any other regulatory obligation, including licence conditions, that may give rise to a material adverse impact on consumers or the Victorian energy market as soon as practicable. The reporting obligation arises when a distributor has reasonable grounds to believe that a potential breach may have occurred and may have a material adverse impact on consumers or the market. The distributor should not wait until confirmation of either the breach or the materiality of harm before reporting the matter to the commission.

Annual report

- 8. A summary of all type 1 and 2 breaches and any other breaches identified during the period must be submitted annually.
- 9. These reports must be signed by the CEO or Managing Director of the distributor.
- 10. Distributors will need to submit a nil compliance report in instances where the distributor has no breaches to report for a relevant annual reporting period.

Form and content of breach reports

11. All breach reports must be made using the relevant distributor compliance reporting template located on our website. All breach reports must be submitted via the Retailer Distributor Portal.¹

¹ The Retailer Distributor Portal is maintained by the commission and is the information gateway between licensees and the commission. Available here: https://crisprdp.powerappsportals.com/SignIn?ReturnUrl=%2F

Part 2: Distributor performance indicators

12. This Part sets out electricity distribution businesses' performance reporting obligations (as summarised in Table 1 below).

Table 1: Summary of distributor performance indicators

Reporting obligation	Frequency	Timing
Embedded generator connection timeframe indicators	Quarterly	 For the period 1 July to 30 September – on or before 31 October. For the period 1 October to 31 December – on or before 31 January. For the period 1 January to 31 March – on or before 30 April. For the period 1 April to 30 June – on or before 31 July.
Unplanned outage data	Quarterly Annual reconciliation	 For the period 1 July to 30 September – no more than 60 business days after 30 September. For the period 1 October to 31 December – no more than 60 business days after 31 December. For the period 1 January to 31 March – no more than 60 business days after 31 March. For the period 1 April to 30 June – no more than 60 business days after 30 June. For financial years from 1 July 2021 onwards – on or before 31 October following the end of that financial year.
Guaranteed service level data	Annual	 For financial years from 1 July 2022 onwards – on or before 31 October following the end of that financial year.
Voltage performance	Quarterly	• For the quarter December to February– to be reported in the month following the reporting period (e.g., March).

Form and content of performance reports

- 13. Performance indicator reports must be submitted using the relevant template located on our website, as amended from time to time. Files should be named according to the following conventions:
 - for embedded generator connection timeframe indicators, [Distributor] EGCT DATA [FinYear][FinQtr].csv
 - for GSL data, [Distributor]_GSL_DATA_[FinYear].csv
 - for unplanned outages (non-major event days), [Distributor]_UID_DATA_[FinYear][FinQtr].csv
 - for unplanned outages (major event days), [Distributor]_MED_DATA_[FinYear][FinQtr].csv.
- 14. All submissions of performance data must be submitted via the Retailer Distributor Portal.²
- 15. Where a distributor has no relevant performance data to report for a relevant period the distributor is required to submit the applicable template. The template should note that the distributor has no performance data to report for the relevant period.

1. Embedded generation connection timeframe indicators

For indicators EGCT01 to ECGT21, electricity distributors are required to report data to the commission relating to new or altered embedded generation connection applications for basic and standard connections only. Electricity distributors are not required to report data to the commission relating to negotiated connections.

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² The Retailer Distributor Portal is maintained by the commission and is the information gateway between licensees and the commission. Available here: https://crisprdp.powerappsportals.com/SignIn?ReturnUrl=%2F

This data must be provided to the commission on a quarterly basis for **completed applications only** (whether approved or not). If a connection application is not completed by the last day of the relevant quarter, it must be reported in the following quarter. For example, if an application commences on 20 June and is not finalised until 12 July, the data should be reported in the 1 July to 30 September reporting quarter.

Ref.	Indicators	Distributors are required to report the following data
EGCT01	Distributor name	The name of the distributor.
EGCT02	Financial year	The financial year of the application completion date (e.g. 2022-23).
EGCT03	Financial quarter	The financial quarter of the application completion date (e.g. Q1).
EGCT04	Generation type	The generation and storage type (e.g. solar PV, battery, wind, other).
EGCT05	National Metering Identifier	The relevant National Metering Identifier attached to the supply address where the distribution business has received a request to connect a new or altered embedded generator.
EGCT06	Application date	The date the application to connect a new, or alter an existing, embedded generator such as a solar PV system or battery was received (from a retailer, a customer or a customer's representative).
EGCT07	Pre-approval date	The date the connection application received pre-approval (if relevant).
EGCT08	Technical or further assessment required	Whether a technical or further assessment was required (yes or no).
EGCT09	Technical or further assessment application date	The date the application for technical or further assessment was received (if relevant).
EGCT10	Technical or further assessment invoice issue date	The date the invoice for the technical assessment was sent to the customer or their representative (if relevant).
EGCT11	Technical or further assessment invoice payment date	The date the invoice for the technical assessment was paid (if relevant).
EGCT12	Technical or further assessment outcome date	The date the outcome of the technical or further assessment was communicated to the customer or their representative (if relevant).
EGCT13	Completed connection paperwork received date	The date all completed connection paperwork was received, including the Electrical Works Request and Certificate of Electrical Safety.
EGCT14	Completed connection paperwork validation date	The date connection paperwork such as the Electrical Works Requests and Certificate of Electrical Safety was validated by the distribution business.
EGCT15	Meter reconfiguration request date	The date the meter reconfiguration request was received (either the date a service order was received from the retailer, or the date a request for meter reconfiguration was received from the customer or their representative) (if relevant).

EGCT16	Meter reconfiguration completion date	The date the meter reconfiguration was completed (if relevant).
EGCT17	Meter replacement request date	The date the meter replacement request was received (either the date a service order was received from the retailer, or the date a request for meter replacement was received from the customer or their representative) (if relevant).
EGCT18	Meter replacement completion date	The date the meter was replaced (if relevant).
EGCT19	Solar-related tariff re-assignment request date	The date the service order was received from the retailer requesting a change to a solar-related tariff (if relevant).
EGCT20	Application completion date	The date the solar-related tariff re-assignment was submitted to update the distribution tariff recorded in the Market Settlement and Transfer Solution. If no solar tariff re-assignment is needed, the date that the embedded generator application is validated or completed in the distributor's systems.
EGCT21	Postcode	The postcode of the site location of the generator connection.

2. Guaranteed Service Level data

Electricity distribution businesses must provide the commission with the 'STPIS - GSL' data that is provided to the Australian Energy Regulator (AER) pursuant to the AER Final Annual Reporting Regulatory Information Notice for distribution network service providers data (such data being that specified in the AER annual reporting data template for distribution network service providers, worksheet 6.9). This data must be provided to the commission on an annual basis, following completion of a financial year by 31 October of that year. This obligation commences at the end of the 2021-22 financial year.

Ref.	Indicators	Distributors are required to report the following data
GSL01	Distributor name	The name of the distributor.
GSL02	Year	The financial year of the reporting period (e.g. 2022-23).
GSL03	GSL category	This field is pre-defined with the applicable guaranteed service level categories (appointments, connections, reliability of supply and public streetlights).
GSL04	GSL measures	This field is pre-defined with the specific guaranteed service levels measures for each category.
GSL05	GSL value	The total number of guaranteed service level payments made for each measure in the financial year.
GLS06	GSL amount	The total dollar amount of guaranteed service level payments made for each measure in the financial year.

3. Unplanned outage data

This data must be provided to the commission on a quarterly basis, following the completion of each quarter in a financial year. This data must include all unplanned outage data for all active National Metering Identifiers (but exclude unmetered connection points) even if the supply address did not experience an unplanned outage. Outages data for non-major event days and for major event days must be provided in two separate csv file submissions e.g. [Distributor]_UID_DATA_[FinYear][FinQtr].csv and

[Distributor_MED_DATA_[FinYear][FinQtr].csv. Data is to be provided on a quarterly basis, and not cumulative over the financial year. Outages that extend past the end of a reporting period should be included in the reporting period when the outage started. Distributors must also submit annual reconciliation data, on or before 31 October following the end of that financial year.

Unplanned interruptions (non-major event days)

Indicators	Distributors are required to report the following data
Distributor name	The name of the distributor.
Financial year	The financial year (e.g. 2022-23).
Financial quarter	The financial quarter (e.g. Q1).
National Metering Identifier	The national metering identifier assigned to a customer's meter in the Market Settlement and Transfer Solution.
Feeder ID	The identification code for the feeder.
Feeder classification	The type of feeder supplying customers, being either CBD, urban, short rural or long rural feeders.
	 Feeder: An electric line and associated equipment at a normal voltage level between 6.6kV and 22kV which a distributor uses to distribute electricity. CBD feeder: A feeder supplying Melbourne CBD as determined from zone substation coverage maps and as agreed by the Commission. Urban feeder: A feeder, which is not a CBD feeder, with load density greater than 0.3 MVA/km. Long rural feeder: A feeder, which is not a CBD feeder or an urban feeder, with total length greater than 200 km. Short rural feeder: A feeder, which is not a CBD feeder or an urban feeder, with total length less than 200 km.
Count of sustained interruptions	The total number of sustained interruptions that were more than three minutes for each individual NMI within the relevant reporting quarter. Relevant reporting quarter means the quarter where outage started. For example, if an interruption commenced at 11.59pm on 30 June and supply was restored at 12.01am on 1 July, the 1 April to 30 June quarter is the relevant reporting quarter.
	Distributor name Financial year Financial quarter National Metering Identifier Feeder ID Feeder classification Count of sustained

		Data relating to interruptions on a major event day (as defined in clause 2.1 of this Code of Practice) or that are excluded pursuant to clause 14.5.3 and 14.5.4 of this Code of Practice should not be included.
UID08	Cumulative hours of interruptions	The cumulative total number of hours without supply for sustained interruptions that were more than three minutes for each individual NMI within the relevant reporting quarter. Relevant reporting quarter means the quarter where outage started. For example, if an interruption commenced at 11.59pm on 30 June and supply was restored at 12.01am on 1 July, the 1 April to 30 June quarter is the relevant reporting quarter. Data relating to interruptions on a major event day (as defined in clause 2.1 of this Code of Practice) or that are excluded pursuant to clause 14.5.3 and 14.5.4 of this Code of Practice should not be included.
UID09	Count of momentary interruptions	The total count of interruptions that were three minutes or less for each individual NMI within the relevant reporting quarter. Relevant reporting quarter means the quarter where outage started. For example, if an interruption commenced at 11.59pm on 30 June and supply was restored at 12.01am on 1 July, the 1 April to 30 June quarter is the relevant reporting quarter. Data relating to interruptions on a major event day as defined in clause 2.1 of this Code of Practice) or that are excluded pursuant to clause 14.5.3 and 14.5.4 of this Code of Practice should not be included.

Unplanned interruptions (major event days)

Ref.	Indicators	Distributors are required to report the following data
MED01	Distributor name	The name of the distributor.
MED02	Financial year	The financial year (e.g. 2022-23).
MED03	Financial quarter	The financial quarter (e.g. Q1).
MED04	Major event day date	The date of the major event day where major event day has the same meaning as clause 2.1 of this Code of Practice.
MED05	National Metering Identifier	The national metering identifier assigned to a customer's meter in the Market Settlement and Transfer Solution.
MED06	Feeder ID	The identification code for the feeder.
MED07	Feeder classification	 The type of feeder supplying customers, being either CBD, urban, short rural or long rural feeders. Feeder: An electric line and associated equipment at a normal voltage level between 6.6kV and 22kV which a distributor uses to distribute electricity. CBD feeder: A feeder supplying Melbourne CBD as determined from zone substation coverage maps and as agreed by the Essential Services Commission. Urban feeder: A feeder, which is not a CBD feeder, with load density greater than 0.3 MVA/km. Long rural feeder: A feeder, which is not a CBD feeder or an urban feeder, with total length greater than 200 km.

		 Short rural feeder: A feeder, which is not a CBD feeder or an urban feeder, with total length less than 200 km.
MED08	Cumulative hours of interruptions on major event days	The cumulative total number of hours without supply on a major event day, where any interruption was more than 3 minutes, that occurred within the relevant reporting quarter.

4. Voltage performance indicators

This data must be provided to the commission on a quarterly basis, by the end of the month following the end of the reporting period.

Distributors must submit the report in the form of the graph and table with raw data using the performance indicators below.

The data should be provided at a network level, that is, a single % value for each distributor, separately for overvoltage and undervoltage.

Ref.	Indicators	Distributors are required to report the following data
VCD01	Distributor	The name of the distributor.
VCD02	Reporting period	The reporting period aligns with the quarterly reporting period (e.g., December to February) under this Code of Practice – schedule 2, Table 7, to be reported in the month following the reporting period (e.g., March).
VCD03	Voltage performance	Using advanced metering infrastructure (AMI) data¹ measured every 10 minutes, obtained for each week (Sun-Sat)² in the reporting period, and excluding only supply interruptions, provide: a) The percentage of total AMI NMIs that fell below 216V for more than 1% of time. b) The percentage of total AMI NMIs that fell above 253V for more than 1% of time. c) The percentage of total AMI NMIs, where each individual AMI NMI fell below 216V for more than 1% of time, and above 253V for more than 1% of time.³ d) The percentage of total AMI NMIs that experienced voltage values that fell below 207V for two consecutive time intervals. e) The percentage of total AMI NMIs that experienced voltage values that fell above 260V for two consecutive time intervals.

f) The percentage of total AMI NMIs, where each individual AMI NMI fell below 207V for two consecutive time intervals, and above 260V for two consecutive time intervals.
Note 1: The above calculations should be based on all AMI data to which the distributor has access. For AMI NMIs with more than one voltage channel (e.g., three-phase), report only the average phase-to-neutral voltage channel.
Note 2: Starting the first Sunday of the reporting period.
Note 3: The phase-to-neutral steady state nominal voltage reference is 230V, the V1% and V99% voltage values as set out in the Australian Standard 61000.3.100 are 216V and 253V respectively.