

# Integrating Energy Storage Systems (IESS)

## PROCEDURE CONSULTATION

## PARTICIPANT RESPONSE TEMPLATE

***Participant:*** SA Power Networks

***Submission Date:*** 3 July 2023

## 1. Context

This template is to assist stakeholders in responding to the questions detailed in the Draft Report associated with the *Integrating Energy Storage Systems in the NEM Rule* (IESS Rule) consultation.

## 2. Consultation questions

Question	Participant Comments
<p>1. <b>Do you agree with the proposed changes to the Procedures to reflect the requirements of the IESS Rule? If not, please explain the specific draft decision you do not agree with and any proposed alternative solution.</b></p>	<p>SA Power Network does not have any feedback on the proposed changes.</p> <p>We request transition information from AEMO with regards to the method/process to be used where NMI Classification changes/updates are required to impact NMI's for the newly introduced NMI Classifications.</p>
<p>2. <b>Are there any gaps in AEMO's Procedure changes for the IESS Rule?</b></p>	<p>No comment.</p>
<p>3. <b>Do you agree with the proposed approach to ICF_070 (Increase 'Building Name' field length in MSATS)?</b></p>	<p>SA Power Networks support the proposed change but we do not believe there is any urgency to implement this change. If it is determined that an update is needed to the schema to support this change, then this change should not proceed on it's own and wait to be included with other changes where a schema change is justified.</p>
<p>4. <b>Do you agree with AEMO's decision to shift the substantive components of ICF_059 to a separate consultation process separate from the IESS consultation?</b></p>	<p>SA Power Networks support this change in direction.</p>
<p>5. <b>Do you agree with AEMO's draft decision to amend the Customer Threshold Codes table in CATS to</b></p>	<p>SA Power Networks support this decision.</p>

<b>reflect the relevant regulatory instruments in a footnote?</b>	
<b>6. Do you agree with AEMO's draft decision to retain references to 'Residential' and 'Business' in the CATS NCC table in accordance with the National Energy Retail Law (NERL)?</b>	SA Power Networks support this decision.