

22 August 2024

Electricity Authority Level 7, ASB Bank Tower 2 Hunter Street P O Box 10041 Wellington

Manawa Energy submission– Review of the common quality requirements in the Code

Introduction

Manawa Energy (**Manawa**) welcomes the opportunity to provide a submission to the Electricity Authority (the **Authority**) on its three-part review of the common quality requirements in the Code (the **Consultation Papers)**, as part of the Authority's wider Future Security and Resilience Project.

The Consultation Papers are a collection of three documents that look to address more frequency variability (**Paper A**), larger voltage deviations (**Paper B**), and the governance and management of harmonics (**Paper C**), in New Zealand's power system.

Manawa is an independent power producer that owns and operates a diverse portfolio of 41 power stations across 25 hydro-electric power schemes, supplying around 5% of New Zealand's electricity needs. Manawa also jointly owns and operates King Country Energy's (**KCE**) 6 hydro – electric power stations. Approximately 60% of this combined electricity is connected to ten different distribution networks across New Zealand, which makes this portfolio the largest of distributed generation (DG) in New Zealand, with a strong interest in the impacts of any changes to common quality requirements.

Manawa's views on option 1 of Paper A follows in the body of this submission, and answers to the Authority's specific questions for Paper A, Paper B and Paper C are included as Appendix A. These views are supported by further information about Manawa's generation portfolio included in Appendix B and an expert report, Grandfathering of Technical Standards, from Calderwood Advisory Limited (**Calderwood Report**) included as Appendix C.

Manawa's views

Paper A – option 1

Manawa agrees with the issue that Paper A is trying to address, that "an increasing amount of variable and intermittent resources, primarily in the form of wind and solar photovoltaic generation, is likely to cause more variability in frequency within the 'normal band' of 49.8–50.2 Hertz (Hz), which is likely to be exacerbated over time by decreasing system inertia." However, Manawa **does not agree** with option 1 to "lower the 30 megawatt threshold for generating stations to be excluded by default from complying with the frequency-related asset owner performance obligations (AOPOs) and technical codes in Part 8 of the Code" as a way of addressing this issue.

Manawa has a number of existing assets that would be affected if the threshold was to be lowered to either 5MW or 10MW. As detailed in Table 1 below, Manawa and KCE have 60 units (111 MW of capacity) under the 5 MW threshold. There are a further 27 units (at 328 MW of capacity) within the 5 – 30MW

band that may be impacted if the threshold was lowered to 5MW and 15 units (at 238 MW of capacity) within the 10 – 30MW band that may be impacted if the threshold was lowered to 10MW (the two thresholds considered by Paper A). Not only does Manawa & KCE have a large number of generation assets that would be impacted, but a variety of generator types within that (see Table 2 below) and fuel sources (hydro storage that ranges from months to hours, run of river, and diesel). Table 3 describes the number of generation types that may not be compliant and some examples of the complexity that would be involved in complying.

	Units	Total unit capacity (MW)	Stations	Total station capacity (MW)
0-5MW	60	111	27	60
5-10MW	12	90	9	70
10-30MW	15	238	5	96
30 MW+	2	80	6	293
Overall Total	89	519	47	519

Table 1: The number and size of Manawa and KCE assets

Table 2: Manawa and King Country Energy generator types

Generator Types	Units	MW	GOV	Actuated	Induction	AVR
Synchronous (Hydro)	65	473	39	24		65
Induction (Hydro)	15	28			15	
Pump / Induction Generators (Hydro)	6	9			6	
Diesel generators	5	9	5			5
Total	89	519	42	24	19	68

Table 3: Description of Manawa and King Country Energy units that may not be compliant at a 5MW threshold

Potential non- compliant unit types	Number and description of potential non – compliant units at 5MW threshold	Station examples
Induction generators (Hydro)	19 induction generators may not comply. These generators are part of schemes that have either smaller or larger machines that are synchronous. They also have flat	As an example, on the West Coast, Dillmans has a 3.5MW induction generator. It is the first station on a canal supplying water from a storage lake. The end of the canal is Kumara Power station that has a 6.5MW synchronous generator (Governor & AVR) that connects to the Transpower 66kV line at Kumara Substation. The Dillman machine starts after the Kumara as it supports the network as the induction machine.
	output due to managing in or out of convenance systems.	With the proposed requirement for frequency and voltage control system, the Dillman machine would not comply. The option would be to apply for dispensation. The alternative would be to either remove from service or replace with a synchronous generator.
		With Dillmans 3.5MW induction generator and Kumara's 6.5 MW synchronous generator, they provide 10MW of inertia with any voltage and frequency management by the Kumara generator.
		This would be relevant to all of our 21 induction machines. The cost to achieve compliance would not be viable or easy to quantify. To replace 21 induction machines would be in the millions. There will be ongoing compliance costs such as environmental and plant requirements if the assets were not able to operate.
Actuated synchronous (Hydro)	26 generators are actuated synchronous due to being small machines lower than 3 MW but part of a larger station or scheme. The conveyance systems supplying them, or being	As an example, Wairau, a 7.2MW synchronous generator (Actuated & AVR), is at the end of a canal on the Branch scheme. The water is from the river to a storage lake and passes through Argyle Power Station that has a 3.8MW synchronous generator (Governor & Static AVR) to supply the canal to Wairau. Both stations connect to the Transpower 110kV line at the Argyle Transpower Substation. The Wairau machine starts after the Argyle machine as it waits for water to supply the generator. The machine does not have a governor. It was originally
	supplied by them, could not sustain managing frequency excursions. The balancing of conveyance systems, because of the low	specified with one but it was removed because it was unstable and could not comply with the capability of frequency response. This was due to the lack of water into the canal. The machine controller (PLC) manages output of the machine relative to the available water (canal level at penstock intake). The requirement for managing frequency in this situation would, and has, caused tripping and lack of

volume, does not warrant or sustain	capability to manage frequency response due to available water.
governors.	Argyle generator will have some capability to manage frequency as it is connected at the same point on the grid and scheme transmission. The frequency will be monitored by the protection. Both Argyle and Wairau have AVRs, and voltage issues will be managed by the AVRs.

This variety within Manawa's generation portfolio makes the quantifying of the costs and benefits of option 1 a challenging task. However, we have included some of the considerations that will need to be taken into account below.

In terms of benefits, Manawa's view is that they would be limited for existing generation. Because Manawa is already embedded in networks, costly upgrades will provide no further value to frequency (and voltage). Furthermore, it's likely that the cost to upgrade much of the existing generation would be too high and so dispensations would be sought. This would provide no additional benefit to the system either.

In contrast, the costs to existing generation would be significant:

- Much of Manawa's portfolio is made up of old assets, with a fair number being over 100 years old. Retrofitting these plants in the manner that would be required is not commonly done and so may not be achievable or bespoke solutions would be needed. The cost estimate could be in the range of \$5M \$10M per unit. However, this is incredibly difficult to estimate and so could be significantly more. It also doesn't factor in any loss of generation that may occur as a result of the proposal e.g. from outages to upgrade or loss of capacity (these costs would be in the millions).
- The technical studies required to confirm compliance cost the same irrespective of generator size, making them disproportionately more expensive for smaller generation. It's noted in Paper A that placing less onerous testing requirements could lower this cost, but it's currently estimated at \$70k - \$200k per unit.
- Some schemes have ramp rate and spilling restrictions that would hinder their ability to comply, meaning resource consent variations would need to be sought. Again, this is difficult to estimate depending on what is required to vary the consent but could range from \$10k \$100k. It should be noted that similar to technical studies, costs are not proportionate to size, making consenting proportionately more costly for smaller stations.
- Paper A raises the option of applying to the system operator (SO) for a dispensation from full compliance. However, this is also not without cost. This cost again is difficult to estimate but given a technical report may be required to prove a dispensation is required the cost could be in the range of \$70k \$100k. There are also ongoing costs to continue to prove compliance which would be in the order of \$30k every 6 to 8 years.

There is real concern for Manawa that the costs of meeting compliance, via modification to plant and consents or through dispensation, could make some schemes unviable. Shutting down plant that could not comply (either physically or because the economics no longer stack up) would be the worst outcome for a power system that is needing to significantly increase generation. It's important to note that many of the costs cited above not only have upfront costs but ongoing costs that need to be considered.

Given this concern, Manawa does not support option 1 and sees that the 30MW threshold should be retained. Alternatively, Manawa may support option 1 if it only applied to new generation and existing generation was grandfathered.

The Calderwood Report looks at the National Electricity Market (**NEM**) in Australia which provides an example of grandfathering technical standards.

"The key difference between the NEM and the New Zealand market is the way technical standards are treated over time. The NEM has always operated on the basis that performance standards are agreed at the time a plant is first connected or for some requirements changes are made to a generating system. Any changes to the technical standards over time are only applied to new connections. The rationale for this is that new generation should be designed to not degrade the existing system and for new generation to pay the incremental costs associated with the new plant is the correct economic driver. The principle of grandfathering existing connections from changes to their technical standards has remained under two reviews of the NEM technical standards in 2007 and 2018."

Manawa encourages the Authority to consider grandfathering in this instance as the cost/benefit trade-off for the threshold change is notably weighed towards cost for existing plant. Given the issue that option 1 is trying to address is largely a result of expected new generation then it would be more appropriate for the cost of compliance with any rule changes to be met by the participants wanting to add new variable generation on the grid, rather than existing generation.

If you have any questions regarding the content of this submission, please contact Mike Moeahu, Principal Engineer Generation

Paper A: Addressing more frequency variability	in NZ's power system
Questions	Comments
Q1. Do you agree the Authority should be short listing for further investigation the first frequency	No.
related option to help address Issue 1? If you disagree, please explain why?	The costs significantly outweigh the benefits.
	Please see body of submission for further
	experience with our machine types and frequency
	management systems.
Q.2 What do you consider to be the main	There are limited benefits, but costs include costly
benefits and costs associated with the first	retrofitting, ongoing compliance costs, consent
	variation costs, or costs of dispensation.
	Please see body of submission for further
	information.
Q3. What costs are likely to arise for the owners	5MW would affect 14 stations and 10MW would
under the 30MW threshold if the threshold were	station given different generator and fuel types
to be lowered to 5MW or 10MW?	station groth american generator and raci types.
	For some stations there is concern that the costs
	would make them unviable, even the costs
	associated with dispensation.
	Manawa has roughly estimated \$5M – \$10M for
	upgrades, \$70k - \$100k for technical reports
	associated with proving compliance or requesting dispensations \$10k - \$100k for consent
	variations, not including any ongoing costs.
	Please see body of submission for further
Q4. What do you consider to be the pros and	Manawa believes there is more discussion and
cons of aligning the AS/NZS 4777.2 standard with	analysis to be undertaken and clarity of AS/NZS
the Code requirement for generating stations to	4777.2 to include in the Code.
ride through an underfrequency event for six	
Q5. Do you consider a permitted maximum dead	Yes. Manawa would consider a maximum band
band should be based on the technology of the	appropriate if it was achievable by the existing
generating station? Please give reasons with your	plant. If it were not achievable due to the plant
answer.	type and technology, it would be appropriate if these were a part of a dispensation or a
	grandfathering system.
	New generation would be appropriate if
	achievable.
Q6. Do you consider the Authority should be	No in general.
frequency as an option to help address the	

Appendix A submission questions and comments for Papers A, B & C

identified frequency-related issue? Please give	We consider that for some of our non-frequency
reasons with your answer.	systems, induction and actuated machines, this
	will have no benefit.
	The remaining machines would depend on their
	governor systems machines. The conveyance
	systems will have challenges depending on the
	bands that could be instigated.
	Manawa does not see that the cost is worth it.
Q7. Do you agree the Authority should be short	No.
listing the second frequency-related option to	
help address Issue 1? If you disagree, please	Existing generation should be grandfathered for
explain why. Addressing more frequency	reasons outlined in prior questions on the type of
variability in New Zealand's power system	generators and frequency controls to meet the
	Code.
	New machines and frequency control systems will
	be able to be easily programmed, unlike most
	older systems.
Q8. What do you consider to be the main	No benefit to existing plant unless it was capable
benefits and costs associated with the second	of being easily programmed.
frequency-related option?	
	Manawa's actuated machines do a dampened
	approach to this to manage conveyance
	challenges. If the target was to dampen the
	frequency controller there may be further
	discussion to be had on this.
	The costs will be significant for upgrading
	generators to meet the Code. This will require
	significant cost to study and identify options.
Q9. What costs are likely to arise for the owners	Like Q3, the costs would vary between each
of generating units if a permitted maximum dead	station and therefore providing an accurate
band were to be mandated in the Code that was	estimate is difficult.
not less than the inherent dead band in	
generating units?	To accurately quantify would require studies on
	what would be required and at what cost, which
	will be significant. Manawa has estimated \$5M –
	10M for upgrades, \$70k - \$100k for technical
	reports associated with proving compliance or
	requesting dispensations, \$10k - \$100k for
	consent variations, not including any ongoing
	costs.
	If it were a new machine this could be part of the
	design.
QIU. What do you consider to be the main	The option to procure more frequency keeping
benefits and costs associated with the third	and instantaneous reserve under status quo
frequency-related option?	arrangements is Manawa's favoured approach.
	Manaura agrees with the assessment of her after
	and costs made in paper A that the antion is
	and costs made in paper A, that the option is

	Manawa sees this as an opportunity to add capability to provide further frequency response services by the generators. There is an opportunity for new generation to consider this capability in their designs. It will require more tuning of the guide to reflect this potentially.
Q11. Do you have any comments on the Authority's assessment of options to help address Issue 1 identified in our 2023 Issues paper?	Manawa disagrees with the proposed options 1 and 2 but agrees with option 3. The unintended consequences associated with high costs from 1 and 2 could make some stations unviable which would be the least desirable outcome for a power system that is needing to significantly increase generation. We believe the options being consider have been taken on the premiss that all existing and future plant are the same. This is not the case as existing plant are of diverse types and controls that modifying to meet the new Code requirements are challenging, and if achievable will be expensive. Manawa believes that the lowering of the 30MW limit to 5MW for existing generation will not change the balance needed for managing the system with new generation technology (wind / solar). As we have submitted, we like others have diverse types of generators and fuel sources and how they are conveyed and managed. This diversity does mean that they all cannot meet compliance and will not be able to without significant investment.
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Paper B: Addressing larger voltage deviations and network performance issues in NZ's power system

Questions	Comments
Q1. Do you consider it likely that distributors will, in the absence of a Code requirement, place voltage support obligations on some or all generating stations and energy storage systems (when discharging) that connect to their networks? Please give reasons for your answer.	Yes, this will be actioned within their current rules and requirements in the connection agreements with the distributed generators. Some may reflect EIPC requirements as well as the needs of the distributer and the agreements and requirements with connection to the grid exit point to Transpower. Voltage support has been challenging given the variety and size and load variance. Distributors have been working with other EDB's, including Transpower, to assist with management within their own networks.

	Common Code requirements as discussed, being spread to distribution companies has merits and challenges associated with the diversity of the networks and the existing generation in that network versus new generation, such as solar and
	wind. The Code should not make rules if they are not achievable by all parties.
Q2. Do you agree generating stations and energy storage systems connected to local distribution networks at the GXP voltage (which varies by local distribution network) should be required to support voltage, or do you consider the	No because in general if the generation is not directly connected to the Grid exit point, there are already requirements for that voltage support of the distribution network.
obligation should be placed on generating stations and energy storage systems connected at a uniform voltage (eg, 33kV)? Please give reasons for your answer.	The existing generation can support the network and will already be doing this. The agreement between the generator and distributor will outline these requirements.
	Note the variabilities in the distribution network on load factors, types of lines versus cables and transmission equipment have an influence on the voltage. So where possible it should support and not make the network unstable.
	There is the ability to work with the distributor to have some commonality with their guidelines and the Code, but allowances will be needed for the variability.
	The existing generation should have dispensation, as to change the generator type or add additional systems will be expensive and cost prohibitive.
Q3. Do you consider there should be a capacity threshold (eg, a nominal net export or nameplate capacity of 5MW or 10MW) for generating stations and energy storage systems connected to local distribution networks to support voltage? Please give reasons for your answer, including any implications of having / not having a capacity threshold.	Yes, for new generation. Grandfathering for existing generation where it is not capable of providing will be required because of the type and capacity preventing compliance e.g. induction generators. It is expected that the existing generation will already be providing support to the network where it can.
Q4. What do you consider to be the pros and cons of requiring generating stations / energy storage systems connected to local distribution networks to have a reactive power range of $\pm 33\%$ rather than the $\pm 50\%/-33\%$ range specified in clause 8.23 of the Code?	Previously discussed above but in our experience, distribution networks have challenges with large reactive power capability. As with other generators in these networks managing voltage rise and not operating in the over excited in (+ MVAr) operating region. We tend to manage the voltage by using the
	plants we can in the under excited (-MVAr)

	operating. Not all our embedded generation
	would have the capacity to meet compliance with
	the Code and relief would be required in the form
	of dispensation and grandfathering of the
	existing plant.
	Cost to comply if the Code was as per the
	Transpower Grid would be significant and is
	commented on in other parts of the submission.
Q5. Do you agree the Authority should be short	No, existing generation should be grandfathered.
listing the first voltage-related option to help	
address Issues 2 and 3? If you disagree, please	Yes for new generation as this would be
explain why.	appropriate and could be designed to contribute
	to grid voltage effectively.
Q6. What do you consider to be the main	The benefits include the potential to improve or
benefits and costs associated with the first	maintain voltage management as new generation
voltage-related option?	is brought onto the network. However, the
	challenge is still existing embedded generation
	may not be able to comply due to type and
	Grandfathering of existing schemes will protect
	those assots
	Compliance costs will be significant as mentioned
	in other parts of this submission. Changing
	hardware as transformers will come at a cost and
	make variability a challenge.
Q7. Under the first voltage-related option, what	For new designers there will be costs of hardware
costs are likely to arise for the owners of	such as transformers and this is dependent on
distributed generation, embedded generating	size. There will be compliance costs for testing
stations, and energy storage systems with a point of connection to the local distribution network?	and studies to meet the code.
	The same would be for existing generation to
	confirm that the existing equipment will comply,
	or dispensations provided. Fault ride through
	studies and capability will cost. If modifying,
	hardware will have challenges and viability of the
	plant could be at risk. The costs could be in the
	millions of dollars depending on the size of the
	generation plant. With the rotating generation
	the fault ride has limited improvement of the
	existing installations and compliance costs to
	complete the study and model is in the \$40K -
	\$80k per unit range.
Q8. Under the first voltage-related option, what	N/A
costs are likely to arise for the owners of energy	
storage systems with a point of connection to the	
U distillission network?	
listing the second voltage-related option to belo	
Listing the second voltage related option to help	1

address Issues 2 and 3? If you disagree, please	
O10. What do vou consider to be the main	N/A
benefits and costs associated with the second	
voltage-related option?	
Q11. Under the second voltagerelated option,	N/A
what costs are likely to arise for the owners of	
energy storage systems with a point of	
connection to the transmission network?	
Q12. Do you consider it likely that distributors	No.
will, in the absence of a Code requirement, place	At this stage it is uplikely but with further
2004W generating stations that connect to their	At this stage it is unlikely, but with further
networks? Please give reasons for your answer	poor performance as generation increases with
networks: riedse give reasons for your answer.	wind and solar
	Generation that does affect the grid directly are
	being asked to undertake fault ride through
	studies where applicable.
Q13. Do you consider it appropriate to include in	We believe that fault ride through issues requires
the Code fault ride through curves for generating	more industry discussion between the grid owner
stations connected to a local distribution network	/ operator, distributor, and the generator.
at a nominal voltage equal to the GXP voltage,	At this stage, the SO and the grid owner are
which take into account network protection	asking generators that may affect the grid to
considerations? Please give reasons for your	export and to model fault ride through. This is on
answer.	a case-by-case basis.
	The existing generation should be grandfathered.
Q14. Do you consider there should be a threshold	Yes, for new generation.
based on connection voltage and capacity (eg, a	
nameplate capacity or nominal net export of	Grandfathering for existing generation where it is
SNIW or TONW) for generating stations	not capable of providing is required because of
through faults? Please give reasons for your	induction generators
answer, including any implications of having / not	
having a capacity threshold.	It is expected the existing generation will already
	be providing support to the network where it can.
Q15. Do you agree the Authority should be short	Yes for new generation and no for existing
related option to help address Issue 42 If you	generation as there are associated costs for the
disagree please explain why	undertaken without significant costs or not being
	able to comply.
	The existing generation should be grandfathered
	The existing generation should be granaduliered.
Q16. What do you consider to be the main	New installations that are designed and built to
Q16. What do you consider to be the main benefits and costs associated with the third voltage-related option?	New installations that are designed and built to aid with managing the third voltage related
Q16. What do you consider to be the main benefits and costs associated with the third voltage-related option?	New installations that are designed and built to aid with managing the third voltage related option have benefits as they are more likely to

	costs however, could also become a burden on new installations.
	As previously said, existing generation would
	have challenges to comply.
	The existing generation are most unlikely to be able to be manage ride through in any meaningful way. The cost to change the plant to comply could be significant along with compliance costs.
Q17. What costs are likely to arise for the owners of (single site and virtual) generating stations under the 30MW threshold if these generating stations must comply with the fault ride through AOPOs because they are connected to a	The costs to model and comply fault ride though could be between \$50K- \$100K per unit. Any modifications to hardware to derate will effectively put the viability of the plant at risk.
distribution network at a nominal voltage equal to the GXP voltage?	The plant modifications could be from \$50K - \$1M or multiple of millions of dollars. More dispensations will need to be applied for
	with a cost to prove between \$50K- \$100K.
Q18. Do you have any comments on the Authority's assessment of options to help address Issues 2, 3 and 4 identified in our 2023 Issues paper?	The existing generation should be grandfathered, and a clause included in the Code to cover application of options 1, 2 & 3.
	For new installations we agree with the proposed Code to ensure these installations are compliant and designed appropriately to meet these requirements.
	Any code changes need to consider other compliance constraints imposed for example, make sure that resource consents are not in conflict with the Code and the type of installation and generator.
	For existing plant, they may not be able to comply with all or some of options 1,2 & 3. Given they provide limited benefit yet require significant cost, Manawa is of the view that existing plant needs to be grandfathered.
Paper C: The governance and management of ha	armonics in NZ's power system
Questions	Comments
Q1. Do you consider the Authority has accurately summarised New Zealand's existing key regulatory requirements for harmonics? If you	Yes, it is a topic evolving and more information and discussions to follow.
O2 Do you agree the Authority has identified the	Vac it is a topic avaluing and more information
main challenges with the existing arrangements	and discussions to follow.

for the governance of harmonics? If there are any additional challenges, please set these out in your response	
Q3. Do you consider the existing regulatory framework for the governance of harmonics in New Zealand is compatible with the uptake of	No, it does not meet new standards and evolving inverter applications.
inverter-based resources? Please give reasons for your answer.	The number of reference codes and new views on to managing harmonics can be applied.
Q4. Do you have any feedback on the Authority's suggested way forward to help address the challenges with the existing arrangements for the governance of harmonics?	No, not at this stage.
Q5. Do you have feedback on any of the elements of good industry practice relating to a framework for managing harmonics? This may include feedback relating to elements you consider are missing from the summary provided in section 5 of this paper.	No, not at this stage.
Q6. Do you agree with a 'whole of system' approach to allocating harmonics, so that any differences in harmonic allocation methodologies between electricity networks do not cause excessive harmonics? If you disagree, please explain why.	Seems a reasonable approach. However, more information and discussions to tease out the how, why, when and how much is in its infancy. This paper is a good starting point.
Q7. Do you have any feedback on the suitability for New Zealand's power system of the harmonics standard NZECP 36:1993, or the AS/NZS 61000 series of harmonics standards?	No, other than it is time to discuss what is the pathway forward and fit for the new environment.
Q8. Do you have any feedback on the alternative approaches to limiting harmonic emissions, including alternative approaches you consider to be appropriate for New Zealand's electricity industry?	No, other than it is time to discuss what is the pathway forward and fit for the new environment.

Appendix B – further information about Manawa's generation portfolio

Introduction

This document is prepared to support Manawa Energy's submission on consultation papers A, B and C.

This further information reflects Manawa's operational responsibility of KCE's assets and so includes data for both Manawa's and KCE's assets.

Manawa's fleet includes 41 stations and 76 generating units, KCE's fleet has 6 stations and 13 generating units.

The data is distributed across the individual units and stations by type.

Tables 1 & 2 provide a view of the comparison in megawatts and across number of units and stations.

Table 3 is a view of the generation types across the fleet.

Table 4 provides a high-level view of some of the key points.

Tables 5, 6 & 7 provide a view of the generator units and distribution of type, megawatts, and megawatt bands.

Tables 8, 9 & 10 provide a view of the generating stations and units and distribution of type, megawatts, and megawatt bands.

	MW	Units	MW	Stations
5MW	111	60	60	27
10MW	90	12	70	9
30MW	238	15	96	5
Total Currently	439	87	226	41
30 MW+	80	2	293	6
Overall Total	519	89	519	47

Table 1: Existing 30 MW

Table 2: Proposed 5 MW

	MW	Units	MW	Stations
5MW	111	60	60	27
30MW	328	27	166	14
Total	439	87	226	41
30 MW+	80	2	293	6
Total	519	89	519	47

Table 3: Generator Types

Generator Types	Units	MW	GOV	Actuated	Induction	AVR
Synchronous (Hydro)	63	473	39	24		63
Induction (Hydro)	15	28			15	
Pump / Induction Generators (Hydro)	6	9			6	
Diesel generators	5	9	5			5
Totals	89	519	44	24	21	68

• Variation of Fuel Sources

- Large Storage months of storage
- Medium Storage days
- Small Storage hours
- Run of river / irrigation / canals continuous
- Run of river / irrigation / canals Days
- Run of river / irrigation / canals hours
- Diesel hours / days
- •

Table 4: What it means

Key points	Units
MW limit 5 MW	We have 60 units 111 MW of capacity under the 5 MW threshold proposed. Further 27 units at 328 MW of capacity between 5 – 30 MW band. This will mean we will have many machines that will potentially not be compliant. Due to the diversity of types and how they control frequency and voltage.
Induction Generators	21 Induction generators will not be compliant for frequency / voltage management.

	These generators are part of schemes that are either small and larger machines are synchronous. Also, they are flat output due to managing in or out of convenance system.
Pump / Generators	Converting 6 - 1.5 MW pumps converted to induction generators when not pumping, will not be compliant for frequency and voltage management.
Actuated Synchronous Generators	24 generators are actuated due to either being small machines lower than 5 MW or by exception above 5MW are part of a larger station / scheme. The majority are related to conveyance restrictions supplying them or being supplied by them could not sustain managing frequency excursions. The balancing of conveyance systems because the low volume does not warrant or sustain governors.
At risk Capacity	If we were to meet compliance that is not already covered with dispensations or existing designs and capacity of 328 MW could be all or part at risk. This will potentially make schemes not viable to modify if it was achievable at all.
Compliance costs	Additional and ongoing compliance costs on our smaller generators be significant. This will be in total to the amount of units we have be in the \$70 – 200,000 per unit along with ongoing compliance costs in the

Generation by Units

Table 5: Current Bands

MW Bands	Number Units	Output MW	Synch Gov	Actuated	Induction	AVR
0 - 30	87	439	42	24	21	66
30 +	2	80	2			2
Total	89	519	44	24	21	68

Table 6: Proposed 5 MW Band

MW Bands	Number Units	Output MW	Synch Gov	Actuated	Induction	AVR
0 - 5	60	111	17	23	20	40
5.0 – 30+	29	408	27	1	1	28
Total	89	519	44	24	21	68

Table 7: Option Bands added 5 – 10 MW

MW Bands	Number Units	Output MW	Synch Gov	Actuated	Induction	AVR
0 - 5	60	111	17	23	20	40
5.0 – 10	12	90	10	1	1	11
10 - 30	15	238	15			15
30 +	2	80	2			2
Total	89	519	44	24	21	68

Generation by Stations

Table 8: Current Bands

Bands MW	Number Stations	Number Units	Output MW	Synch Gov	Actuated	Induction	AVR
0 - 30	41	67	226	24	22	14	47
30 +	6	22	293	20	2	7	21
Total	47	89	519	44	24	21	68

Table 9: Proposed 5 MW Band

Bands MW	Number Stations	Number Units	Output MW	Synch Gov	Actuated	Induction	AVR
0 - 5	27	38	60	6	19	13	25
5 – 30	14	29	166	18	3	8	21
30 +	6	22	293	20	2		21
Total	47	89	519	44	24	21	68

Table 10: Bands 5 and 10MW

Bands MW	Number Stations	Number Units	Output MW	Synch Gov	Actuated	Induction	AVR
0 - 5	27	38	60	6	19	13	47
5 – 10	9	21	70	12	3	8	
10 – 30	5	8	96	7	1		
30 +	6	22	293	19	2		21
Total	47	89	519	44	24	21	68

Appendix C – Grandfathering of technical standards

Calderwood Advisory Limited



GRANDFATHERING OF TECHNICAL STANDARDS

REPORT PREPARED FOR MANAWA ENERGY

Version 1.0 - 20 August 2024

Revision history

Revision	Date	Details
0.1	15 August 2024	Draft for Client
1.0	20 August 2024	Final

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1 Background

The Electricity Authority (Authority) is presently consulting on proposed changes to Electricity Industry Participation Code 2010 (Code) in relation to common quality requirements in Part 8.

The Authority's preferred option is to reduce the 30 MW threshold to 5 MW for generating stations to be required to comply with the frequency related and fault ride through obligations in Part 8 of the Code by amending clause 8.21, with the potential to either require cost prohibitive upgrades of existing small generators or subject them to the process of negotiating dispensations with the System Operator.

This paper compares the New Zealand common quality obligations with the generator performance standards in the National Electricity Market (NEM) in Australia.

2 Eastern Australia Electricity Market

2.1 NEM

The NEM operates in the interconnected eastern states of Australia, being Queensland, New South Wales, Australian Capital Territory, Victoria, South Australia and Tasmania. The NEM is regulated by the National Electricity Rules (NER) in a similar way that the Code operates in New Zealand.

2.2 NEM Regulatory Functions

Unlike New Zealand where the Authority has multiple responsibilities in regulating the electricity market, in Australia there are multiple bodies that are involved in the electricity regulatory process.

Table 1 compares the regulatory functions in New Zealand and the NEM.For the purposes of the day-to-day approval of departures from system

standards the respective bodies are the System Operator in New Zealand and the local network service provider and AEMO in Australia.

Table 1 - Comparison of Regulatory Functions

Function	New Zealand	NEM
Approving rule changes	Authority	Coalition of Australian Governments (COAG)
Analysing, consulting and determining proposed rule changes	Authority	Australian Energy Market Commission (AEMC)
Monitoring and enforcing compliance	Authority	Australian Energy Regulatory (AER)
Real time operation of the electricity system	System Operator function of Transpower	Australian Energy Market Operator (AEMO)
Approval of departures from default system standards	System Operator function of Transpower	Network Service Providers with advice from AEMO on certain system security issues

2.3 Generator Technical Performance Standards

In the NEM generator technical performance standards, like the Code's common quality requirements apply to generators greater than 5MW.

However, the technical performance standards are determined at the time of connection based on the impact on the electricity system at that point. Subsequent generation plant must meet the test of not reducing

system security. The original agreed performance standards are not altered after commissioning unless there is changes to the generating system.

Prior to connection new generation plant must propose a negotiated access standard for each performance standard where the plant cannot meet the automatic standard. In practice the proposed standards are agreed with the respective network service providers and AEMO (for standards where AEMO is involved) before the connection application is lodged.

3 Comparison of NER and the Code

Table 2 compares the administration of technical requirements for generators in the Code and the NER.

The Australian interconnected eastern grid and the New Zealand grid are very similar technically with both grids experiencing a rapid increase in intermittent renewable generation much of which is asynchronous and dependent on variable fuel sources (wind and solar). As a result, the technical standards, although different at the detailed end as very similar in concept.

The key difference between the NEM and the New Zealand market is the way technical standards are treated over time.

Provision	Code	NER
Technical Standards for new Generation	New generation is required to comply with the requirements of Schedule 8.3 of the Code (including the Technical Codes), as amended from time to time.	New generation is required comply with performance standards as agreed as part of the connection process
Generation size de minimis	Presently 30 MW but proposed to be lowered to 5 MW.	5 MW (was 30 MW until 2018)
Dispensations and Departures from standards	Departures from the requirements Schedule 8.3 are managed using dispensations. Dispensations are only for a fixed time period are reviewed at the end of each period. Dispensations are only required for generators less than 30 MW. If the de minimis is lowered to 5 MW then all generators less than 30 MW that do not meet the requirements will need to either upgrade equipment or apply for dispensations.	The default requirement for a standard is the 'automatic standard' Each standard also has a 'minimum standard'. A generator is allowed to connect if it can meet the automatic standard. If the automatic standard cannot be met then the proponent must negotiate with both the Network Service Provider and AEMO (for standards that impact security of supply) to agree a level between the minimum and automatic standard that does not reduce overall system security.

Table 2 - Technical Requirements in Code and NER

Provision	Code	NER
		Once a standard has been agreed it is incorporated into the connection agreement and does not change with subsequent changes to standards or the system.
Changes to technical standards over time	Existing generators must comply with modified technical standards or apply for a dispensation	Existing generators are not required to modify their access standards. This is widely supported within the NEM.
Changes to Generation Systems	New systems must comply with the default standards or apply for a new dispensation.	Like for like replacements are exempt from re-negotiating access standards and only modifications that may affect system security require new negotiated standards.

The key difference between the NEM and the New Zealand market is the way technical standards are treated over time. The NEM has always operated on the basis that performance standards are agreed at the time a plant is first connected or for some requirements changes are made to a generating system. Any changes to the technical standards over time are only applied to new connections. The rationale for this is that new generation should be designed to not degrade the existing system and for new generation to pay the incremental costs associated with the new plant is the correct economic driver. The principle of grandfathering existing connections from changes to their technical standards has remained under two reviews of the NEM technical standards in 2007 and 2018.

By comparison in New Zealand the Code does not consider grandfathering of technical requirements for existing generators if the technical standards are changed.

4 AEMC Review of Technical Standards in the NEM

The last review of the technical standards in the NEM was carried out in 2017 and 2018 I was triggered as a rule change request by AEMO to the AEMC.

Box 1 is an excerpt from the decision paper.

12.2.1 Background and first round stakeholder views

The rule change request focused on changes to the access standards for connecting generating systems (Schedule 5.2).⁸¹⁵ It did not propose changes to the access standards for connecting customers (Schedule 5.3) and market network service providers (Schedule 5.3a). However, the rule change request proposed changes to the process to negotiate access standards, which apply to the negotiation of access standards for connection applicants,⁸¹⁶ including connecting generating systems, customers and market network service providers. The last time the generator access standards were reviewed in detail was in 2006 and 2007, when a number of changes were made to accommodate the connection of asynchronous generating systems.

The current arrangements in the NER do not prescribe a process for the regular review of the access standards. However, one of the functions of the Reliability Panel is to monitor, review and publish a report on the implementation of automatic access standards and minimum access standards as performance standards in terms of whether:⁸¹⁷

 their application is causing, or is likely to cause, a material adverse effect on power system security, and

the automatic access standards and minimum access standards should be amended or removed.

Box 1 - Excerpt from AEMC decision paper on changes to the technical standards - 2018

Part of this review lowered the threshold for negotiating access standards from 30 MW to 5MW.

Because the NER only sets performance standards as part of a connection agreement this reduction does not affect any existing generator, including those with between 5 MW and 30 MW.

5 Summary

The change from a 30 MW to 5 MW threshold in the NEM has a significantly lower impact on existing small generators than the proposed change to the Code.

The proposed change to the Code could result in uneconomic decommissioning of existing small generation assets.

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