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Dear Expert Panel,

**AEMC submission to the National Electricity Market wholesale market settings review**

The Australian Energy Market Commission (AEMC or Commission) welcomes the opportunity to provide our expert advice in response to the national electricity market (NEM) wholesale market settings review.

Over the past 18 months, the Commission has carried out extensive work to consider the suitability of the NEM design in a renewable-dominated future. We have done this work in our role as energy adviser to governments.

The attached submission provides an overview of our work to date on the future market design and addresses the questions you raised in your consultation paper.

Our decision-making is guided by the national energy objectives, which means we seek to promote efficient investment in and efficient use of energy services for the long-term interest of energy consumers with respect to safety, security, reliability, quality, price and the achievement of emission reduction targets.

I would be happy to provide more information on any matters outlined in this submission that may assist the Expert Panel.

Yours sincerely



Anna Collyer  
Chair  
Australian Energy Market Commission

Submission to the national  
electricity market settings review  
initial consultation

**SUBMISSION**

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## About the AEMC

The AEMC reports to the energy ministers. We have two functions. We make and amend the national electricity, gas and energy retail rules and conduct independent reviews for the energy ministers.

## Acknowledgement of Country

The AEMC acknowledges and shows respect for the traditional custodians of the many different lands across Australia on which we all live and work. We pay respect to all Elders past and present and the continuing connection of Aboriginal and Torres Strait Islander peoples to Country. The AEMC office is located on the land traditionally owned by the Gadigal people of the Eora nation.

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## Summary

- 1 Over the past 18 months, the Australian Energy Market Commission (AEMC or Commission) has carried out extensive work to consider the suitability of the national electricity market (NEM) design in a renewable-dominated future. We have done this work in our role as expert energy adviser to governments.
- 2 We have challenged ourselves to:
  - identify the fundamental problems and challenges that reforms to the current market design will need to address
  - understand the strengths and weaknesses of the market as part of developing solutions for what needs to change for the future design
  - develop a robust decision-making framework to help design support mechanisms
  - understand the characteristics of the future market through thorough modelling.
- 3 Our evidence-based approach has helped us understand the challenges that need to be solved, the elements of the current NEM design that we should retain and the areas where we see new focus and solutions are required.
- 4 **There are fundamental challenges with the NEM that are impacting longer-term investment decisions to support the transition, especially for firming projects and bulk renewables.** These challenges are:
  - Governments and industry have identified a need for new generation and storage assets to be in place before old generators retire. The expectation of low prices when there is oversupply is stymieing the full level of required private investment.
  - The unpriced cost of carbon emissions in the electricity sector means that there is no strong in-market signal for generators to exit to achieve lower emissions objectives.
  - The energy transformation is changing investor confidence. This is multi-faceted and includes that traditional contracting may not suit new technologies, and that the business case for some assets, such as pumped hydro, is difficult for the private sector to make.
  - The NEM's regional pricing model does not incentivise generation and storage assets to locate in areas to optimise use of the transmission network, which creates investment and operational inefficiencies flowing on to higher costs for consumers.
  - The current market does not value the range of system security services required to support a net zero emissions system.
  - AEMO is operating an increasingly complex system which will likely get more challenging as the number of participants grows, adding to the difficulty of running operational dispatch to maintain system security and reliability.
- 5 **Based on our modelling, revenue insufficiency is one of the critical issues the future NEM will face if we are to deliver the level of investment outlined in the Australian Energy Market Operator's (AEMO) 2024 Integrated System Plan (ISP).** This stems from:
  - unpriced environmental externalities that impact the exit decisions of thermal generators thereby exacerbating the revenue insufficiency challenge faced by renewable generation
  - competing objective functions in the ISP, such a meeting jurisdictional emissions targets, result in capacity exceeding what is likely required to meet the reliability standard, which we model leads to suppressed prices
  - increased volatility and the expected future binary nature of captured prices (either very low at times with abundant variable renewable energy (VRE) or very high when supply is scarce)
  - the current inadequacy of financial market products to deliver long-term revenue certainty for renewable developments.

- 6 **Our modelling has also identified key challenges the NEM will face post-2030.** These may each require a different solution:
- The NEM is in a phase where significant new investment is needed.
  - The level and concentration of gas supply needed for electricity generation will increase into the future. Yearly gas consumption for generation will increase, as will half-hourly gas consumption.
  - Geographic diversity is necessary for an effective mix of renewable energy. Coincident generation introduces reliability risks and dampens captured prices.
  - There is an increased need for adequate long-duration storage and interconnection capacity to manage reliability risk in the future.
- 7 **The current market has several strengths that we should leverage,** including that:
- the spot market provides strong operational signals thereby resulting in efficient security-constrained economic dispatch
  - the market provides clear signals for participants to manage short- and long-term risks
  - market forecasting provides transparent investment signals.
- 8 **Building on the market's strengths is pragmatic and allows for faster implementation and resolution of some of the urgent challenges we are facing.** Energy markets internationally are struggling to achieve the right mix of resources regardless of whether they rely on energy-only or capacity market designs. There is no perfect design, but the core features of the current NEM will continue to work in a future dominated by VRE. A fundamental redesign to a capacity market, in contrast, will risk creating more problems than it solves and would be costly, complicated and lengthy.
- 9 **Solutions must be efficient, effective and targeted.** The Panel must consider how any mechanism solves the problem and what unintended consequences may arise to ensure it is appropriately designed and applied. In the absence of carbon pricing to address unpriced externalities, such an approach should:
- minimise energy market distortions throughout the transition towards a renewable dominated grid
  - minimise the overall costs placed on consumers
  - leverage existing schemes and markets as much as practicable.
- 10 **An example of targeted support mechanisms could be swaption-style financial arrangements to directly address specific issues such as delivering long duration storage or gas firming capacity.** Transparent tenders could be run on an ongoing basis and be part of the enduring market design to improve competition and provide valuable price signals. Importantly they could also be ramped up or down based on the need for additional investment. The Panel should consider if any support mechanism should be an enduring part of the market design, or only needed for a specific time to solve an identified issue.
- 11 **There may also be merit in the consideration of a certificate scheme to drive investment in bulk renewable energy.** Certificate schemes have been successful in the past in delivering VRE and may improve VRE revenue sufficiency concerns while minimising contract market distortions when compared to alternative support mechanisms.
- 12 **Any support mechanism for the NEM should be designed to deliver to the prevailing reliability standard in the long term to ensure customers, who will bear the costs of the mechanism, are only paying for a level of reliability that they value.** Delivering capacity above the standard due to the uncertainty surrounding the timing of coal generation retirements during the transition, while necessary, will come at a cost to consumers but may be preferable to a period of under-supply and unmet energy needs for consumers and businesses.

- 13 **Price volatility will be a key market feature of the future, sending price signals to drive investment in an efficient mix of resources to meet consumer demand, including storage and firming.** Any solutions should accept and leverage this expected increase in volatility in the wholesale market whilst giving consumers the choice as to what level of exposure they would like to bear.
- 14 **The importance of financial markets will continue.** Financial markets are an important part of the framework as both a tool for underwriting investment and as a risk management product for retailers and consumers. We recognise that both the exchange-traded and over-the-counter (OTC) markets are evolving, and it is critical that they continue to do so in a timely way. An objective for any new support mechanism in the NEM should be that it supports the ability of, and enables, financial markets to adapt in a timely manner and minimises any adverse impact on liquidity, investment in generation and the provision of appropriate risk management tools for retailers and consumers.
- 15 **The AEMC has led a significant work program over several years focused on evolving system security frameworks, and this will remain a priority.** The work program focuses on evolving the system security frameworks to maintain security both today in a transitioning system, and in the future in a decarbonised system. Our work has evolved the system strength framework, implemented new incentives for frequency response, enhanced procurement frameworks for inertia and system strength, and increased transparency on system security needs. Some of these substantial reforms have already been implemented, while others are still in progress. These reforms need time to work to achieve their intended outcomes. Given the significant amount of work that has been focused on system security over the past years, we consider that essential system security matters need not be a primary focus of the Panel's work program.
- 16 **Under the Consumer Energy Resources (CER) Roadmap, there are significant and well-developed work programs underway to support the integration of CER and the development of a two-sided market. It is imperative these are progressed and delivered in line with the Roadmap time frames.** CER and distributed energy resources (DER) will play a critically important role in Australia's energy transformation, helping to reduce overall system costs, improve reliability and achieve a secure, low-emission energy supply for all. If these resources are integrated well, the power system will operate more smoothly, and consumers and industry will enjoy the benefits of cheaper supply. We are contributing by driving keystone CER reforms:
- For example, our recent [Integrating price responsive resources in the NEM](#) final rule that allows aggregated CER, DER and price-responsive load to be scheduled and dispatchable, enables additional sources of low cost, low emission renewables to compete in the market that will result in lower electricity and ancillary service costs, lower emissions and ultimately lower prices.
  - We are progressing with our pricing review ([Electricity pricing for a consumer-driven future](#)) which is a critical reform and timely. It will address the important role that electricity pricing, products, and services will play in supporting the diverse needs of customers, now and into the future, and the growing roll-out of CER and the energy system of the future from the consumer perspective.
- 17 **The Panel should endorse and reiterate the importance of the CER Roadmap, and the timely delivery of each component.** It is imperative that these reforms meet the agreed timelines so that the pace of reform continues and the significant benefits and opportunities of CER, demand side and two-sided markets are realised both for consumers and the power system.

- 18 We look forward to working with the Panel and stakeholders to ensure the right market settings are in place for a smoother transition that will unlock the enormous benefits of cleaner, smarter, affordable, and reliable energy.
- 19 The table below provides short responses to each of the questions the Panel raised in its consultation paper. Section 4 provides detailed responses to each of the questions.

*Table 1 - Summary of AEMC responses to questions raised in the consultation paper*

| Question  | Summary of AEMC response   |
|---|--|
| <b>Investment incentives</b>  |  |
| How might the NEM wholesale market and derivative markets most efficiently evolve to provide signals for investment in firmed, renewable generation and storage capacity? | <p>Price signals, and related derivative markets, will continue to do much of the heavy lifting in attracting new investment in a future NEM. However, targeted support will be needed to address the challenge of attracting new investment before the exit of thermal generation and meet our target of 82 per cent renewables by 2030. For example, a transparent swaption style arrangement with a net revenue floor and ceiling or a certificate scheme could assist in addressing some of the challenges. Any solution needs to consider how it solves the problem and any unintended consequences so that it is appropriately designed and applied. The Panel should also consider if a support mechanism should be an enduring part of the market design, or only needed for a specific time to solve an identified issue.</p> <p>Price volatility in the wholesale market will become an important and enduring feature, emphasising the importance of financial markets, including derivatives markets, to evolve to better meet the changing revenue outlook requirements of a new technology mix. Derivatives markets have, will and must adapt to reconcile the requirements of buyers and sellers.</p> <p>Codifying any support framework to guide the form and features of any intervention may improve investment certainty.</p> |
| Is there a role for certificated schemes to promote investment in firmed, renewable generation and storage and what might these look like?                                | <p>In the absence of a carbon price, the Commission considers that there may be a role for an improved certificate scheme to drive investment in bulk renewable generation. The Renewable Energy Target (RET) has been effective in the past and a more sophisticated certificate scheme could be an option for the future market, with adjustments to encourage participants who are able to provide value in the specific instances it is needed by better aligning with temporal electricity demand.</p> <p>In addition, swaption-style arrangements could be designed to target investment in long-duration storage and gas firming that would enable a greater reliance on VRE generation without compromising reliability outcomes for end-use consumers.</p>  |
| Could the Retailer Reliability Obligation (RRO) play a role to incentivise new investment if it was   | We do not consider that the RRO would play a sufficient, efficient or optimal role in incentivising new investment in the future NEM. Further, we do not consider that a long-term RRO instrument would address these concerns.  |

| Question   | Summary of AEMC response  |
|--|---|
| expanded in the future?  | Fundamentally, the RRO is highly complex and places a significant compliance burden on retailers and some large customers while not resolving the fundamental contract length mismatch between retailers and generators.  |
| Could other capacity mechanisms efficiently attract investment in firmed, renewable generation and storage capacity?   | <p>Implementing a traditional capacity market in the timeframe needed to manage the transition and solve the challenges facing the NEM is not achievable or warranted. We do not consider that a capacity market is the right approach for the future NEM as capacity markets domestically and internationally face similar challenges. Instead, the focus should be on leveraging the strengths of the NEM while addressing its challenges.</p> <p>We note that support mechanisms that could fall under a broader definition of capacity mechanisms, such as a swaption scheme, may be needed.</p>  |
| How can markets ensure we have sufficient capacity in place when and where we need it before existing resources retire? How do the market settings preferred by stakeholders provide sufficient confidence to consumers and governments that capacity will be delivered? | <p>While putting new generation and storage in place ahead of thermal exit means consumers (or governments) pay for a period of over-supply, this is preferable to a period of under-supply and unmet energy needs for consumers and businesses caused by uncertain coal exit timing. Nevertheless, the expectation of low prices when there is oversupply can stymie private investment. Therefore, appropriate support mechanisms are needed to address the revenue risk investors face during this period of oversupply.</p> <p>Any support mechanism for the NEM should, however, be designed to deliver to the prevailing reliability standard in the long term. This ensures customers, who will bear the costs of the mechanism, are only paying for a level of reliability that they value at that time. Cost recovery arrangements for jurisdictional targets above and beyond the reliability standard could be bespoke and independent of wholesale electricity costs.</p> |
| How can the NEM wholesale market and any other markets work in tandem to ensure we have appropriate signals for the right type of resources in place when and where we need it?  | <p>A range of auxiliary markets, including FCAS markets, settlement residue auctions (SRA) and frequency performance payments, complement the wholesale market to ensure the right mix of resources at the lowest cost. The wholesale market provides strong price signals in the operational timeframe. However, the delay of coal retirements and other market interventions to prevent scarcity and reliability risk dampen the price signal for new investment.</p> <p>The absence of a strong locational signal in some cases can distort the investment signal, reduce the effectiveness of the SRA market and result in increased inefficient congestion. Although the CIS and Renewable Energy Zones (REZs) provide certain locational signals if implemented effectively, inefficiencies inherent in regional access and pricing arrangements will likely remain.</p>  |



| Question   | Summary of AEMC response  |
|--|---|
| How can these market settings facilitate emissions reduction in line with the National Electricity Objective and Australia’s international commitments?  | While carbon remains an unpriced externality, the ability of the wholesale market alone to facilitate emissions reductions is limited. Therefore, support mechanisms are required to efficiently reduce emissions while delivering the other objectives of the market. This will include a continued long-term role for gas in firming VRE capacity. Such a mechanism may include renewable certificate schemes.  |
| <b>Consumer interaction with the wholesale market</b>  |   |
| What can be done to facilitate better interaction between the demand-side, the spot market and any existing or future financial markets?   | <p>We are driving keystone CER reforms - these are important to unlock benefits for consumers and effectively integrate CER into the power system for the transition and the future.</p> <p>Our work forms part of the National CER Roadmap under the relevant functional workstreams – consumers, markets, technology and power system operation. The Panel should endorse and reiterate the importance of the CER Roadmap, and the timely delivery of each component. Increased wholesale market volatility provides an opportunity for consumers who wish to engage to benefit, and for retailers to facilitate demand-side participation. Innovation in this space will be led by market participants, particularly retailers and aggregators.</p>  |
| How might the NEM wholesale market best allow for customers to engage in the market to benefit from their investment in CER, while allowing for different consumers to choose how they engage and continuing to recognise electricity is an essential service with associated accessibility issues for many consumers? | <p>The combination of the NEM’s dynamic wholesale market and the innovation occurring in competitive retail markets provides a strong basis for customers to benefit from their CER (for example, spot price pass through tariffs). However, there are further reforms that are necessary in the NEM to enhance the strong fundamentals provided by the spot market and retail competition.</p> <p>In 2024 the Commission self-initiated a broad, and forward-looking review (<a href="#">The pricing review</a>) that will consider the important role that electricity pricing, products, and services will play in supporting the diverse needs of customers, including delivering the CER necessary for the energy transition.</p> <p>The Commission is also progressing the <a href="#">Real-time data for consumers</a> rule change to ensure that consumers, with different levels of engagement, can benefit from access to real-time data from smart meters.</p> |
| <b>Changing nature of spot electricity prices</b>  |   |
| How will prices at different times of the day and year change and evolve with the move towards firming, renewable energy generation and storage?   | Volatility in spot wholesale prices is a feature of the market to ensure the right mix of investments in the right places. The continued evolution of the markets, including risk management products and strategies, is central to ensuring these signals can underwrite investment in generation and storage and translate into better outcomes for consumers.  |

| Question   | Summary of AEMC response  |
|--|---|
| How might the NEM wholesale market and derivative markets allow market participants to most effectively respond to fluctuating prices and manage price risk? | Liquid contract markets promote price discovery and effective CER integration, and support new investment. Derivatives and contracts markets are evolving as the market transitions, and this continued evolution will be critically important to underwrite investment and provide risk management products for retailers and consumers.   |
| <b>Essential system services</b>   |   |
| What new markets and other measures might ensure they are provided?  | <p>In the future, the need for system security services will need to be measured and managed more precisely in real-time. Our extensive work program has implemented, and is considering, a suite of system security reforms. These put in place a variety of mechanisms to procure and value essential system services – markets, contracts, technical standards and information requirements – tailored to the underlying nature of the system security service required. Some of these mechanisms can create opportunities for additional revenue streams for existing and new ESS providers, to incentivise and reward them for delivery. Operational interventions or backstop measures like market operator directions should be used only as a last resort. This has been a key objective of recent reforms.</p> <p>Given this, essential system services need not be a primary focus of the Panel’s work program. Reform also needs time to be implemented and to work to achieve the outcomes we anticipate.</p> |
| Which entities are best placed to determine what is needed, where and when?  | It is important that there is a single party responsible for system security to leverage efficiencies and knowledge about the power system, and to have clear accountability (AEMO). There are other parties that have roles in system security, including the Reliability Panel, networks and connected parties. There are opportunities to promote further transparency, innovation and collaboration between these parties by sharing more information and modelling on system security issues. This would support a technical, system-wide view of what system services are needed, and support efficient investment.   |
| To maintain system security and strength, how can we ensure these services are procured before existing plant retires?                                       | Forward planning, proactive information provision, and trialling new technologies and approaches are critical to make sure services are procured before existing plant retires. These approaches help to ameliorate the asymmetric risks and trade-offs involved in delivering system security. We have sought to embed this in our recent system security reforms. There may be non-regulatory constraints to this, such as supply chain constraints. Australia, as a smaller player in the global market, faces challenges in attracting the required resources for the energy transition. There may be a role for governments in taking a coordinating role in bringing on new equipment.  |

| Question  | Summary of AEMC response  |
|---|---|
| How can we promote innovation in how these services can be provided at lowest cost?   | We need to build understanding and confidence in managing security in a low or zero emissions system. Our final rule <i>Improving security frameworks</i> put in place arrangements to encourage AEMO to do this by trialling new technologies or the new application of existing technologies. AEMO is progressing procurement of contracts. More generally, recent reforms need time to work. Opportunities for regulatory sandboxing could also be explored to assist in this regard.  |
| <b>Enhancing competition</b>  |   |
| How might we harness the larger number of small resources and growing participation to ensure all markets (i.e. spot, forwards, retail etc) are increasingly competitive? | Better integration of CER into the market will promote competition by harnessing all the benefits that coordinated rooftop PV and batteries can provide. Minimising the barriers to participation, ensuring that regulatory oversight is efficient, and ensuring the signals in the wholesale market are reflected in liquid derivative markets supports competition. The signals that end-consumers face need to be sufficiently simple so they can meaningfully respond and invest in CER, and this will involve both price- and non-price signals. The Commission has a work program in place to support smaller retailers and new energy service providers by reducing barriers to their participation. |

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# 1 Introduction

The Australian Energy Market Commission (AEMC or Commission) thanks the Expert Panel (the Panel) for the opportunity to provide our expert advice in response to the national electricity market (NEM) wholesale market settings review.

The NEM is undergoing a significant transformation. Governments have clearly set out an ambitious shift to renewables which will require substantial new investment and the exit of aging thermal generation. A key requirement in the transition is to ensure new assets are in place before old assets retire. The alternative to this is a period of undersupply that risks the reliability and security of the system.

In September 2024, we published our [vision and priorities](#) for a net-zero, consumer focused energy system where we outlined that the Commission is prioritising, among other areas:

- Consumers, with work relating to urgent issues for consumers under the regulatory framework, including how we inform, empower and protect consumers individually and collectively.
- Consumer energy resources (CER), with work relating to the technical aspects of CER including the efficient integration of new technologies into the market and system.
- Long term market design to ensure our frameworks provide the appropriate reliability settings, efficient provision of system services and investment signals for a net-zero future.

The AEMC has been working over the past 18 months on the future of the wholesale market in our role as energy advisers to governments. We started this work following the July 2023 Energy and Climate Change Ministerial Council (ECMC) Meeting, where Ministers agreed to publish the longer-term approach to how the Capacity Investment Scheme (CIS) would integrate with the NEM.

We have divided our work into two stages, both of which provide valuable insights for the Panel:

1. Stage 1: We looked at the NEM's strengths and weaknesses and developed a decision-making framework to assist in implementing market support mechanisms in the short term, depending on their objectives. This work was completed in March 2024, and we shared our report with jurisdictions, which is included in Appendix A.
2. Stage 2: Which is still ongoing, has modelled and examined the challenges the future market may face beyond 2030, and the longer-term solutions to solve these challenges.

This submission provides an overview of our work to date on the future market design. We have structured our submission as follows:

- Section 2 outlines the first stage of our work on the future of the wholesale market; the full report is in Appendix A.
- Section 3 provides an overview of our modelling work and outlines the challenges we have identified for the future NEM.
- Section 4 responds to the specific questions raised in the consultation paper.
- Section 5 summarises our extensive work program in the areas of essential system services and integrating CER into the NEM.

## 2 We developed a decision-making framework

The objective of the NEM and energy markets worldwide is to deliver secure and reliable power to customers. Energy markets all over the world have selected different market designs based on their priorities, characteristics, and history. Notably, all markets face similar challenges when transitioning to a low or zero-emission energy system.

For stage 1 of our work, we wanted to better understand the nature of the challenges facing the NEM to meet its reliability, security and emissions reduction goals. Once we better understood the market's strengths and weaknesses, we then developed a framework to help us understand what tools are available to manage the challenges.

We wanted to consider:

- whether broader changes are required in the longer term, given the changing technological and economic characteristics of the industry
- how any mechanism introduced can transition into longer term market design
- options for governments in terms of funding interventions and transitioning to the market playing a larger role in the future in terms of investment.

Considering the scale of the investment challenge, paying for assets before old assets retire requires support mechanisms. Our work has illustrated that different tools are required to manage the different current, emerging and future needs of the wholesale market. There is no one elegant solution to the challenges of the transition.

The Commission considers that our stage 1 work provides valuable insights to advance the development and understanding of mechanisms that can navigate us through the energy market transition while leveraging the market's existing strengths and minimising distortions. We have published the full stage 1 report as part of this submission. The rest of this section provides a short summary of our approach.

### 2.1 Fundamental challenges are impacting long-term investment decisions for bulk renewables, firming and gas-powered generation

While there are strengths to the current market, we have identified several challenges facing the NEM. These present obstacles for efficient and timely new investment. The key challenges are:

#### **The desire for new assets to enter before coal retirement suppresses market prices:**

- The current market provides strong signals for investment and operational dispatch. However, substantial exit of capacity from coal retirements will likely result in periods of high and volatile prices between coal retirements and new capacity entering the market.
- A key requirement in the transition is to ensure new assets are in place before old assets retire. To achieve this, we need to introduce mechanisms to support both asset entry. This leads to a period where financial support is being provided to have renewables, firming and coal in the market. The overlap period should be minimised between new assets entering and coal retirement to reduce the cost of supporting all these projects.
- New entry is challenged by supply chain, workforce, and transmission constraints.

#### **Unpriced externalities impact exit decisions:**

- The unpriced cost of carbon emissions in the electricity sector means that there is no strong in-market signal for generator exit to support emissions objectives.
- In the absence of policies that explicitly value carbon, governments have chosen to intervene to achieve emissions targets.
- For the remaining non-government-owned assets, such government interventions can potentially disrupt investment signals for the private sector and influence exit decisions.

**The energy transformation is changing investor confidence in long-term revenues:**

- Traditional contracting may not be suitable for new technologies such as storage.
- Some asset types have economic sufficiency challenges (e.g. large-scale pumped hydro).
- Market revenues for all asset types are highly sensitive to changes in gas prices, given the continued role of gas prices in setting electricity prices.
- This creates a potential revenue 'sparsity' problem for merchant assets where most of their revenue is concentrated in a small number of high-revenue events (e.g. a small number of high price dispatch intervals in a year, or a single year within a decade).

**Regional pricing does not reflect the value of locational services which can lead to sub-optimal locations for new investments:**

- Pricing in the wholesale market does not fully value the locational services of energy and is largely limited to region-based pricing and marginal loss factors (MLFs). This lack of locational value could potentially lead to sub-optimal locations for new investments, where projects could face adverse incentives or be regularly constrained due to new entrants.
- The value of locational services is increasing as generation becomes more dispersed and variable with more transmission constraints. This issue is particularly acute for storage projects because they cannot be rewarded for locating and relieving constraints in areas of the NEM where congestion is occurring.

**Unpriced value for system security services means assets do not have an incentive to provide these services:**

- In the past, security services in the NEM were abundant and provided as a by-product of energy production by synchronous generators. Such a future state may occur in the future as technologies evolve. However, as the energy system transitions to such a future state of low emissions generation, scarcity of security services is arising in the following challenges:
  - The near-term, with synchronous generators retiring, reducing the supply of security services. There are not yet appropriate substitutes for the supply of all security services, meaning there is scarcity. AEMO is managing the system through asset configurations and directions to schedule plants to achieve system security.
  - The intermediate term, as grid-forming inverters and synchronous condensers start increasing but cannot fully cover security needs, meaning scarcity continues.

## 2.2 The NEM's strengths are worth preserving as we address the challenges

The current NEM is about just-in-time, technology-neutral investments with risks largely borne by those best placed to manage them. We want to maintain and leverage the strengths of the spot market, including that:

**Strong operational signals for good performance ensure efficient dispatch:**

- The objective of the dispatch process is to dispatch the lowest cost mix of generators to meet expected demand.
- The high market price cap (MPC) provides a strong incentive for generation and demand response to turn on during peak system stress events. This high MPC incentivises retailers to purchase contracts to hedge against price risk. However, in extreme circumstances, retailers who do not purchase sufficient contracts and generators who may face unplanned outages are protected by the cumulative price threshold (CPT) and administered price cap (APC).
- Participants are rewarded for contributing to system needs by providing energy or frequency control ancillary services (FCAS).

**Market prices provide clear signals for parties to manage risk through efficient investment decisions and secondary markets:**

- Risks are appropriately allocated to projects that can control the risks (e.g. development risk, construction risk, market average price risk, price shape risk, production risks).
- Market participants can manage price risk through secondary markets by entering into contracts to manage their financial risks.
- Participants have some locational signals to invest in regions with higher prices (via regional pricing) and strong network locations (to avoid being constrained) that are close to demand (to achieve a high MLF).

**Market forecasting theoretically provides transparent signals for new investment:**

- Market forecasts provide a clear signal for new investment opportunities – centralised forecasting by AEMO through the Electricity Statement of Opportunities (ESOO) (10 years), the Integrated System Plan (ISP) and to a lesser extent, Medium Term Projected Assessment of System Adequacy (three years), provides a view of potential investment opportunities to meet any predicted shortfalls in supply.
- In theory, forecasts provide a transparent view of investment opportunities based on supply and demand.

## 2.3 Targeted support can help manage the transition and build on the current market.

Our stage 1 work focused on specific mechanisms that can be used within the current market design to ensure the entry of bulk renewables and firming capacity. Targeted support mechanisms can help address the investment challenges facing the NEM, while also building on the operational strengths that are worth preserving. We developed a decision framework that can be used by the Panel to select the optimal support mechanism that meets its objectives.

There is not necessarily a single 'best mechanism'. Rather, a range of support mechanisms may be suitable depending on the context and objectives of the NEM review. We set up the decision framework to take policymakers through a series of questions to help identify what the key problems are to solve. The framework, which is outlined in detail in the attached report, follows a series of questions to help identify what the key problems are to solve. The decision framework is characterised by the following decisions:

1. **Is the mechanism generalised or specific?** Are mechanism designers seeking a support mechanism that targets something specific (e.g. technologies, location) or is it generalised to enable the market to determine the technology, location, and type of service?
2. **What is the basis upon which assets are paid in the mechanism?** Are mechanism designers seeking to use the mechanism to pay assets to supply energy, make capacity available or to construct the asset? Each choice has implications for how new investment made under the mechanism may behave in the market.
3. **Is the mechanism volume- or price-based?** Are mechanism designers seeking to control the price paid for the service, set a volume target, or manage the total cost of the mechanism?
4. **How does the support mechanism assist projects in generating an economic return?**  
Mechanism designers should consider:
  - What is the risk the support mechanism is seeking to mitigate?
  - How is the risk being allocated between the asset and the mechanism designer?

We know that there are trade-offs when introducing these kinds of mechanisms and we have thought about those. The framework identifies these trade-offs and possible ways to mitigate them if they cause concern.



A key conclusion from our stage 1 work is the need for different tools to manage the different needs of the transition (bulk renewables, different forms of firming, thermal exit, balancing services, and system security).

The packages of support mechanisms we analysed highlight different needs, ranging from those closer to our current design to those further away. They also consider the implications for the physical wholesale market and contracts market. Specifically, we considered the following mechanisms to address the market challenges and are feasible for the NEM:

- **For bulk renewable investment:** as-generated contracts for difference (CfDs), Swaptions (like the generation Long-Term Energy Service Agreements (LTESAs) in NSW), index-based CfDs using a solar or wind profile, production credits (such as the Large-scale generations certificates (LGC) CfDs) and a renewable portfolio standard (like the RET).
- **For firming investment:** build to own, regulated assets, swaptions (similar to the long duration storage LTESA in NSW), net revenue floors and ceilings, index-based CfDs using a volatility profile, cap contracts, reserve payments and advantaged financing measures (such as grants and concessional finance).

It will be critical for the Panel to target outcomes that support the national electricity objective (NEO). In addition, we consider the Panel should adhere to principles set out in Table 2 below.

*Table 2 - Principles of good regulatory practice*

|                        |                       |   |
|------------------------|-----------------------|---|
| <b>Decision making</b> | Risk allocation       | Allocate risks to the party who is best placed to manage them (both for investment and operations)      |
|                        | Clarity               | Establish clear rules which provide participants the confidence to make decisions                       |
|                        | Information asymmetry | Provide market participants transparent, timely information to make decisions                           |
| <b>Costs</b>           | Funding               | Ensure the market is internally funded by market participants   |
|                        | Transaction costs     | Seek to minimise the transaction costs of participating in the market and of operating the market       |
|                        | Transition costs      | Consider the cost of transitioning to a new market design for regulatory bodies and market participants |
| <b>Competition</b>     | Liquidity             | Establish competitive markets where there is sufficient liquidity                                       |
|                        | Market power          | Seek to minimise the ability of participants to exert market power                                      |

### 3 We identified the challenges facing the future NEM

Electricity markets are designed to perform a series of core functions – wholesale market dispatch, investment in both bulk energy and firming capacity, management of energy imbalances and system security, and provision of locational services. However, the changing nature of the electricity system has technical and economic challenges for the system to address. These challenges include:

- **Generation:** more variable, uncertain, inverter-based, distributed, zero marginal cost.
- **Load:** Growing, more flexible and controllable.
- **Storage:** higher volumes of energy storage.

Our work in stage 1 has highlighted how the market will need to change to address these challenges not only now but in any future market design post 2030. Underpinning this challenge is the scale of the investment required in the system both to and post 2030.

Any new market design will need to factor in how it deals with the core functions in a radically different world from the current NEM.

#### 3.1 We modelled the characteristics of the future NEM

A critical element for this second phase of work, was for the Commission to develop a view of the technical and economic characteristics of the market beyond 2030. We did this using the ISP and our stage 1 work as base.

As noted in section 4, under the current market design, it is unlikely that the ISP capacity projections will be delivered. In short, and a result of the different objectives the ISP must achieve (for example meeting jurisdictional emissions reduction targets), AEMO's modelling projects that the scale of investment foreseen in the ISP will likely exceed the levels required to meet the reliability standard.<sup>1</sup> To help us understand the future market, we commissioned NERA to undertake market modelling assuming the capacity mix projected under the ISP. In lieu of carbon pricing, the output showed that the market cannot economically deliver this scale of transformation without outside support or intervention.

NERA started with the draft version of the 2024 Step Change ISP,<sup>2</sup> which models a growth in capacity responding to constraints placed on it (e.g. meeting demand with sufficient reliability, complying with jurisdictional emissions reduction targets, etc).

NERA then took AEMO's modelled capacity expansion and ran a short-term study in three sample years (2029-30, 2035-36, and 2046-47) to understand how market participants would operate on a real-time basis, and, importantly, whether energy market revenues would be sufficient for owners of capacity to earn back their capital and operating costs. Because the modelling tool PLEXOS is a cost minimisation software rather than a bid strategy model, some adjustments were made to simulate pricing dynamics beyond the short-run marginal cost logic that PLEXOS would otherwise produce.

#### 3.2 We identified five challenges within the current market design

We have identified five issues or challenges that must be overcome to enable the delivery of capacity in line with the mix projected in the ISP.

Importantly, the analysis does not explicitly consider the secondary effects of contract

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<sup>1</sup> AEMO, Integrated System Plan Appendix 4: System Operability, Figure 41, p. 53.

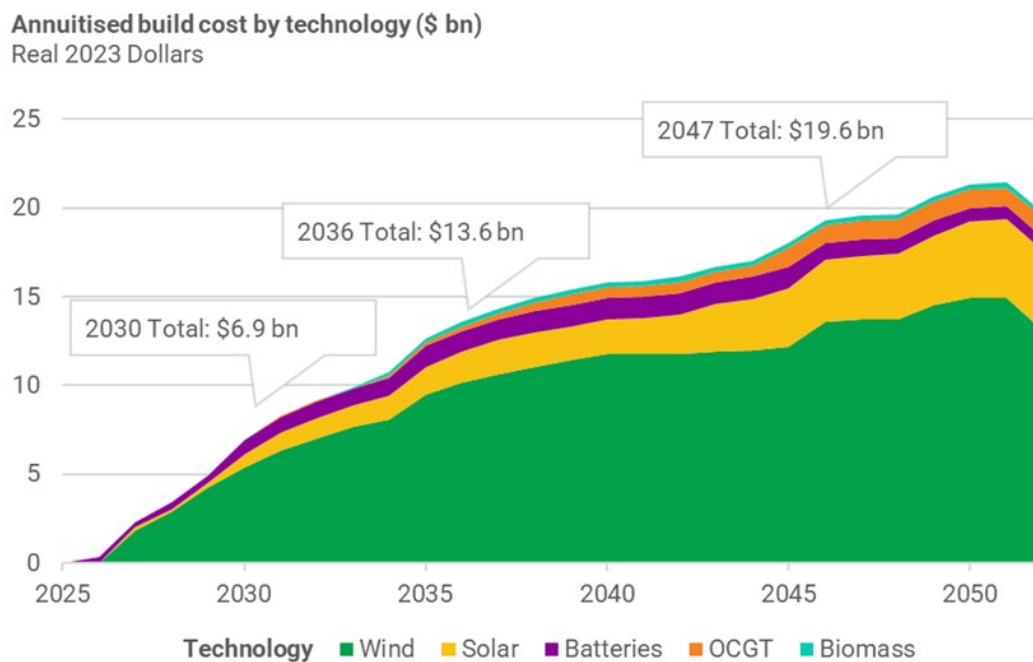
<sup>2</sup> The final 2024 ISP had not yet been released. We are confident that the same results would apply with the updated version.

positions, diversified portfolio approaches or vertical integration. However, given those are all derivative of the spot price, we consider that the issues identified would eventually flow onto the secondary markets.

### 3.2.1 Issue 1: The need for large-scale investment in new capacity is considerably higher than historical levels

The scale of investment required exceeds what has been delivered in the past, with up to 10 GW of new wind, solar, gas and storage capacity being added per year. As shown in Figure 1 below, NERA estimates that annualised build costs of new renewable capacity added during the energy transition will be over \$15 billion (in real terms) by 2047, and nearly \$20 billion when including gas capacity that is required for firming purposes. For comparison, we estimate that annualised build costs for capacity built between 2015 and 2023 is around \$4.5 billion.

Figure 1 - NERA projection of annuitised capital expenditure costs



The scale of investment required, all in a relatively short period, creates real world planning and financing challenges, even if the investments themselves are likely to be profitable. At the same time, we expect two other trends to further tighten capital markets.

First, our modelling has not focused on the investments required in the transmission and distribution sectors, nor in gas supply. These will be substantial as much of the new capacity will not be located near existing load centres or retiring generators, and distributed generation will drive substantial distribution upgrades.

Second, many countries globally have ambitious decarbonisation plans, potentially constraining supply markets for the materials and labour required to build so much new renewable capacity all at once.

### 3.2.2 Issue 2: Coincident variable renewable energy (VRE) production drives lower captured prices for wind and solar, causing revenue insufficiency for these technologies in particular

NERA's modelling finds that new generating plants do not earn enough money in energy sales to compensate for the investment costs, even when this modelling considers some real-world dynamics.

This is true for wind generation and (especially) solar plant, because high price periods tend to happen when these technologies are absent (i.e. periods with low wind and no sun) and thermal generators set the price.

In Figure 2, we show how the energy market price correlates with solar and wind load factors, using data from New South Wales in 2046-47. For both charts, the steep negative slope of the light blue line demonstrates that the energy price sharply drops off when solar/wind load factors increase. This is especially true for solar, where the price drops below \$40/MWh when solar load factors reach 30 per cent.

**Figure 2 - Captured prices for solar (left) and wind (right) in NSW in 2046/47 at different load factors**



As a result, the captured price for each technology (i.e. the average they actually receive for each MWh produced), is substantially lower than the time-weighted average price, since high price periods occur when renewables are absent. For solar, we see a captured price of roughly \$20/MWh, even when the average price in the market is roughly \$80/MWh. These captured prices are below the levelised cost of these capacities, making them loss-making overall.

This is a consequence of an unpriced externality in the market, namely the lack of a carbon price which would increase the price when thermal plants are generating, creating further revenue opportunities for wind, solar, and especially batteries. The ISP “builds” new wind and solar because it is required to by the RETs, but absent a market mechanism to signal that, the market revenues do not exist to support it in practice.

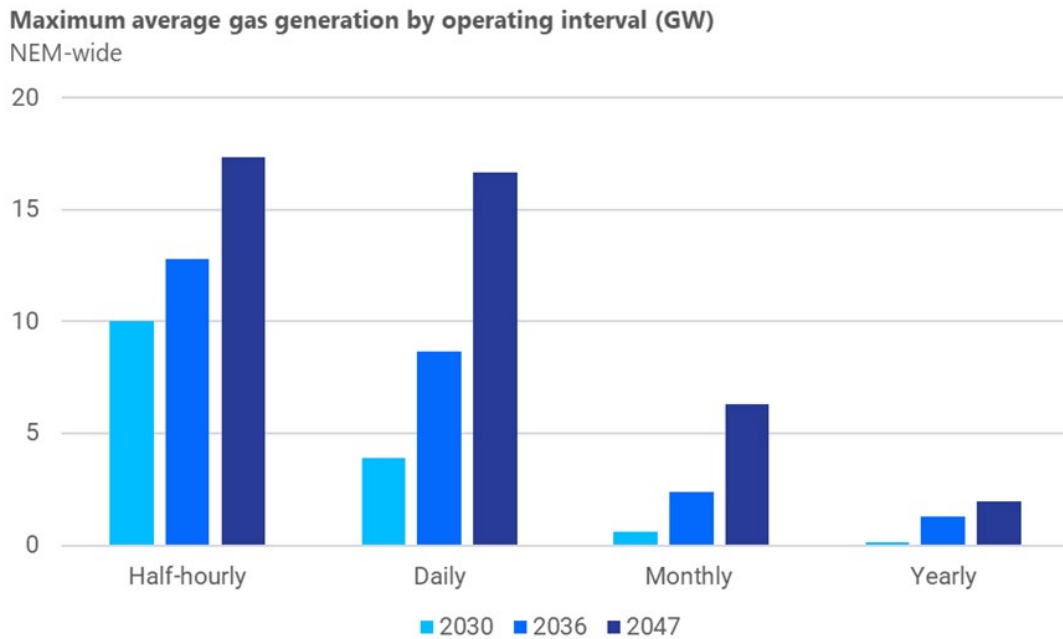
In the absence of carbon pricing, other support mechanisms will be required to deliver this level of investment in new capacity. Without further support, it is unlikely that private investment will be sufficient.

### 3.2.3 Issue 3: Gas generation is more concentrated, raising challenges of gas supply

The main pattern of generation capacity evolution in the ISP is a move away from baseload coal towards intermittent generation backed regularly by storage and dispatchable gas capacity. As Figure 3 below shows we see a:

- substantial increase in the amount of gas required over the course of the year (as shown on the right of the figure)
- smaller increase in the amount of gas-powered generation over highest half-hourly period (as shown on the left of the figure).

Figure 3 – Maximum gas-powered generation by interval (GW)



Taken together, these conclusions mean that:

- the supply of gas for the electricity industry must expand considerably (possibly offset by a decrease in gas usage for domestic purposes)
- gas transmission and/or storage may need to be expanded so that more of it can be used in a short period of time.

We note that investment in gas-powered generation (GPG), underlying supply, transmission and storage infrastructure is critical to maintaining reliability during renewable energy droughts. The availability of flexible and dispatchable generation for such eventualities enables a broader move towards a system dominated by variable renewable energy to meet emissions reduction targets while efficiently maintaining reliability for consumers.

Moreover, the Commission agrees with the recommendation of the Australian Competition and Consumer Commission (ACCC) for a system plan for the gas market consistent with a net zero 2050 target. Such an approach would allow for greater transparency through identification of viable gas supply and infrastructure options, assessment of the costs and benefits of different solutions and identification of different investment options to address any projected supply-demand imbalances.

### 3.2.4 Issue 4: Geographic diversity is necessary to have an effective mix of renewable energy

For the purposes of system reliability, it is essential that new investments in wind and solar be distributed geographically to have a diverse mix of resources to mitigate the risk and impact of coincident low output.

The ISP solves for this implicitly, because each renewable energy zone<sup>3</sup> has a different output trace. The model selects the mix of capacity that meets demand at a sufficient level of reliability, subject to other build constraints like RETs. This can be most cheaply achieved by building across zones with a high diversity of output. As shown in Figure 4 below in New South

<sup>3</sup> Renewable energy zones in this context refers to individual zones included in PLEXOS software and not jurisdictional renewable energy zones that are under development in the NEM.

Wales in 2046-47, all five renewable energy zones with installed new wind capacity have correlation coefficients near or below 50 per cent with each other, suggesting low correlation between them.

*Figure 4 - In NSW 2047, the model diversifies build mostly between New England and Central West Orana, whose output is not highly correlated*

|                        | Wind Installed (MW) | Output Correlation Coefficients |                    |             |              |                        |
|------------------------|---------------------|---------------------------------|--------------------|-------------|--------------|------------------------|
|                        |                     | New England                     | Central West Orana | Broken Hill | Cooma Monaro | Hunter - Central Coast |
| New England            | 7,400               | 100%                            |                    |             |              |                        |
| Central West Orana     | 5,265               | 53%                             | 100%               |             |              |                        |
| Broken Hill            | 1,417               | 51%                             | 42%                | 100%        |              |                        |
| Cooma Monaro           | 819                 | 27%                             | 23%                | 38%         | 100%         |                        |
| Hunter - Central Coast | 225                 | 23%                             | 33%                | 19%         | 21%          | 100%                   |

However, an investor choosing where to locate will choose the site with the highest revenue-earning potential. Within each NEM region, prices are set based on the regional reference price (RRP), so all generators operating in that region would receive the same price. Thus, the optimal site from the investor’s point of view would be the site with the highest output potential, even if that output is highly correlated with the output of other generators located nearby.

Some limited signals do exist to signal an optimal location within a NEM region:

- The RRP will tend to be lower at times of peak production in oversaturated zones, so the captured price may be higher if an investor locates away from these zones.
- A plant in an oversaturated zone is more likely to be curtailed in the event of transmission constraints, leading to a loss of revenues.
- Jurisdictional planners can place limits on the amount of capacity built within a REZ to manage congestion risks (for example through the allocation of access rights).

However, each of these signals, and indeed all of them collectively, will likely fall short of capturing the full value that a geographically diversified renewable portfolio could bring in terms of smoother overall generation output. Thus, in practice, we might expect to see more clustering of investment than is optimal.

As concluded in our [Transmission access reform review \(2024\)](#) we consider that the combined and complementary effects of jurisdictional REZs and the CIS can pragmatically support efficient locational investment in the investment timeframe.<sup>4</sup> If delivered effectively, these schemes will likely achieve many of the benefits access reforms were seeking to achieve over investment timeframes, albeit in a different way. Our *transmission access review* report recommended a number of recommendations that would support the efficient and effective delivery of jurisdictional schemes and coordinate investment in generation and transmission.

### 3.2.5 Issue 5: Renewable intermittency places greater importance on adequate long-duration storage and interconnection capacity

NERA’s modelling shows several periods in the later modelling years where there is insufficient available capacity, and significant load shedding throughout the day.

While the model builds a mix of intermittent and storage capacity which should be sufficient to meet demand in the evening periods (in conjunction with gas firming), this system relies on there being enough excess wind and solar power during the day to charge the batteries. In the outages NERA models, solar output is unexpectedly low, and there is no opportunity to charge the batteries for evening usage.

<sup>4</sup> More information is available on the [project page](#).

While the ISP should choose to build the capacity which is required to meet the reliability standard, it is difficult to know in an investment timeframe whether extreme shortages of wind/solar power will emerge, creating a significant downside risk of extended load shedding that can only be resolved when the sun begins to shine again.

## 4 We have provided responses to the questions raised in the consultation paper

This section responds to each of the questions asked by the Panel in its consultation paper.

### 4.1 Investment incentives

#### 4.1.1 How might the NEM wholesale market and derivative markets most efficiently evolve to provide signals for investment in firm, renewable generation and storage capacity?

**Price signals, and related derivative markets, will continue to do much of the heavy lifting in attracting new investment in a future NEM. However, targeted support will be needed to address the challenge of attracting new investment before the exit of thermal generation and meet our target of 82 per cent renewables by 2030. For example, a transparent swaption style arrangement with a net revenue floor and ceiling or a certificate scheme could assist in addressing some of the challenges. Any solution needs to consider how it solves the problem and any unintended consequences so that it is appropriately designed and applied. The Panel should also consider if a support mechanism should be an enduring part of the market design, or only needed for a specific time to solve an identified issue.**

**Price volatility in the wholesale market will become an important and enduring feature, emphasising the importance of financial markets, including derivatives markets, to evolve to better meet the changing revenue outlook requirements of a new technology mix. Derivatives markets have, will and must adapt to reconcile the requirements of buyers and sellers.**

**Codifying any support framework to guide the form and features of any intervention may improve investment certainty.**

The NEM wholesale market and derivative markets work in tandem to provide effective and transparent market signals to incentivise an efficient level of investment in the long-term interests of consumers. However, the speed of the transition, unpriced externalities and the aging thermal generation fleet are challenging the ability of investors and capital markets to deliver the required large investments in a timely manner. The Commission does not consider that the level of capacity required to meet government targets will be delivered without some form of intervention and support.

The market settings are underpinned by the reliability standard, which is currently 0.002 per cent of unserved energy per year. This is based on an economic trade-off made on behalf of consumers regarding the appropriate level of reliability. On 27 June 2024, the Reliability Panel found that the current form of the reliability standard should be maintained as it remains fit for purpose for a future NEM.<sup>5</sup>

The standard is a key input to the various market settings ((MPC), the market floor price (MFP), the CPT and APC) that define the price envelope that applies to wholesale market outcomes. Secondary markets, including both exchange-traded products and over-the-counter (OTC) contracts, play a critical role in providing certainty and risk management instruments for generators, retailers and consumers.

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<sup>5</sup> More information on this review can be found [here](#).



Our work has identified the strengths and weaknesses of the current market design in addressing near- and long-term challenges of the transition (see section 2 for more details). Building on the market's strengths is pragmatic and allows for faster implementation and resolution of the challenges we are facing.

While the current design has its strengths, the achievement of jurisdictional targets that go beyond the reliability standard and the delivery of new renewable capacity at a greater speed than the market would otherwise deliver requires additional support mechanisms. These mechanisms can help address the challenges we are facing in the future while building on the strengths of the NEM. The Commission considers that we must implement solutions that:

- are targeted, efficient and effective to minimise energy market distortions throughout the transition towards a renewable dominated grid
- are efficient and minimise the overall costs placed on consumers
- leverage existing schemes and markets as much as practicable.

Importantly, any unintended consequences need to be considered to ensure that the mechanism is appropriate to solve the issues identified and is applied effectively.

Financial markets, including contracts and derivatives markets, are a central feature of the overall energy market structure. It is vital that any additional mechanisms introduced to the energy market framework support the growth and evolution needed in these markets. It is crucial to the transition that market participants, especially retailers and large loads, can manage their wholesale market risk through derivatives markets, and that these markets can continue to provide long-term revenue certainty for new capacity. There is an increasingly emerging mismatch between the nature of contracts that buyers, typically retailers, and sellers, typically generators, are seeking to enter. This particularly applies to the length of contracts that these participants wish to enter.

Generators would like to use financial markets to firm up their revenue outlook to assist with financing new investment. Retailers, meanwhile, face risks in entering long-term contracts, as uncontracted load is exposed to the spot market which will become increasingly volatile. This risk is particularly pertinent as declining liquidity in derivatives markets hinders retailers' ability to flexibly adjust their contract positions.

The uptake of CER and innovation in the retail market provide new risk management opportunities for retailers. These give retailers the opportunity to manage their risk through vertical integration. Aggregating and controlling the already substantial amount of CER assets in the market provides an opportunity for retailers to physically manage their spot market risk, reducing the need for retailers to enter OTC or exchange-traded derivative products.

Intermittent generation faces a challenge of being unable to generate at will to defend contract positions. Thus, intermittent generation faces difficulties in earning revenues from selling option-style contracts. While long-term Power Purchase Agreements (PPAs) and futures contracts provide revenue certainty, the revenue generators receive from these reflect expectations of the spot prices VRE capture, which are dampened by coincident generation and oversupply. Further, as discussed above, the ability and will of retailers to buy long-term contracts of this sort is limited.

Derivatives markets have and will adapt to the changing market dynamics. To foster liquidity, we will need to support these derivatives markets so that they can continue to evolve and for new products to emerge that reconcile the risk-management needs of buyers and investment underwriting needs of sellers.

The Panel should consider how changes to the wholesale and retail markets can support the continued evolution of derivatives markets. It is important that any supporting mechanism does

not crowd out investment in, or otherwise hinder, derivatives and contracts markets, and that these retain liquidity to support new investment and allow market participants to manage risk.

#### 4.1.2 **Is there a role for certificated schemes to promote investment in firmed, renewable generation and storage and what might these look like?**

**In the absence of a carbon price, the Commission considers that there may be a role for an improved certificate scheme to drive investment in bulk renewable generation. The Renewable Energy Target (RET) has been effective in the past and a more sophisticated certificate scheme could be an option for the future market, with adjustments to encourage participants who are able to provide value in the specific instances it is needed by better aligning with temporal electricity demand.**

**In addition, swaption-style arrangements could be designed to target investment in long-duration storage and gas firming that would enable a greater reliance on VRE generation without compromising reliability outcomes for end-use consumers.**

The Commission considers that certificate schemes can be an effective tool to promote investment in renewable generation. Such schemes could efficiently and effectively incentivise renewable and other needed investments.

Certificate schemes such as the RET provide incentives for investment in bulk renewable energy generation by requiring liable entities (mostly retailers) to source a proportion of their electricity from renewable sources. Eligible generators produce renewable certificates that are traded on a centralised exchange and surrendered by retailers. The certificate price represents a subsidy to renewable generators paid for by consumers through their electricity bills.

In the Australian context, the performance of the RET and the associated large-scale generation certificates (LGCs) have delivered the deployment of bulk VRE generation even beyond legislated targets. It has been shown to be effective and transparent by providing a revenue stream independent from spot market outcomes.

However, there is likely no single solution that can resolve the challenges the NEM is facing. Instead, the Panel could consider a suite of options that could operate in tandem. As such, we have identified the potential shortcomings of certificate schemes where further investigation could be warranted:

- Cost recovery arrangements under any renewable certificate scheme need to be carefully considered to ensure costs are placed on those best able to manage them. Under the RET, costs were passed on to retailers. However, emissions-intensive industries were exempt from contributing to the cost of the scheme while benefitting from lower wholesale prices. The Panel may want to consider alternative arrangements when assessing the merit of a certificate scheme.
- Although the RET has been shown to be highly effective in incentivising bulk renewable capacity, the Panel could consider other schemes or additions that may also be required to incentivise long-duration storage, firming capacity or temporal diversity.

#### 4.1.3 Could the Retailer Reliability Obligation (RRO) play a role to incentivise new investment if it was expanded in the future?

**We do not consider that the RRO would play a sufficient, efficient or optimal role in incentivising new investment in the future NEM. Further, we do not consider that a long-term RRO instrument would address these concerns.**

**Fundamentally, the RRO is highly complex and places a significant compliance burden on retailers and some large customers while not resolving the fundamental contract length mismatch between retailers and generators.**

Without changes to the design, operation and performance of the RRO, the Commission does not consider that it plays a sufficient, efficient or optimal role in incentivising new investment. The RRO is a highly complex scheme that places a significant regulatory burden on retailers and some large customers. It is no longer fit for purpose for the future NEM as it does not address the current mismatch between retailers and generators as to the duration of financial contracts they are seeking to enter.

On 29 February 2024, we published a final report on our review of the RRO's operation, making 12 recommendations to improve its operation and reduce the regulatory burden on retailers. More information on our review can be found on our website.<sup>6</sup> We have also recently made a final rule to exclude storage from being liable entities under the RRO.<sup>7</sup>

As noted in our review, there was strong stakeholder support for a review of the RRO's efficacy and impact on market liquidity. We consider that the Panel should assess potential overlaps between the RRO and other policy mechanisms it may recommend as part of evaluating the potential suitability of the RRO as a mechanism to support reliability in the future NEM. We also have several observations regarding the role of the RRO in incentivising new investment:

- The first trigger under the RRO is the T-3 instrument. However, this is not likely to be a sufficient length of time to signal new investment in many types of capacity. This is because the length of time needed for pre-construction activities, such as reaching the final investment decision and finalising contracts, in addition to construction and commissioning, is likely to be longer than 3 years. This means the current T-3 instrument is likely to only support investment that is already sunk.
- The T-3 instruments are not impacting the timeframes for when liable entities are entering into contracts. In its *Wholesale Energy Market Performance Report 2024*, the AER found that the hedging horizon for base futures contracts has remained stable for the past 5 years. In 2023-24, 68 per cent of traded volumes was traded in the 18 months before contract expiry.<sup>8</sup>
- A key role of the T-3 instrument is that it triggers the Market Liquidity Obligation (MLO). In our recent review of the RRO, we requested that the Commonwealth consider reviewing market liquidity as part of its work on the design of the future wholesale market. We would encourage the Panel to consider whether mechanisms, such as the CIS, have improved liquidity and if alternative arrangements could improve market liquidity and reduce costs.

<sup>6</sup> More information on this review can be found [here](#).

<sup>7</sup> More information on this rule change can be found [here](#).

<sup>8</sup> AER, *Wholesale energy market performance report – December 2024*, pg 43, found [here](#).

#### 4.1.4 Could other capacity mechanisms efficiently attract investment in firmed, renewable generation and storage capacity?

**Implementing a traditional capacity market in the timeframe needed to manage the transition and solve the challenges facing the NEM is not achievable or warranted. We do not consider that a capacity market is the right approach for the future NEM as capacity markets domestically and internationally face similar challenges. Instead, the focus should be on leveraging the strengths of the NEM while addressing its challenges.**

**We note that support mechanisms that could fall under a broader definition of capacity mechanisms, such as a swaption scheme, may be needed.**

Capacity mechanisms can range from de facto insurance and underwriting products such as the CIS or the NSW LTESAs to traditional capacity markets such as those in Western Australia and internationally (e.g. Great Britain or PJM). Energy markets internationally are struggling to achieve the right mix of resources regardless of whether they rely on energy-only or capacity market designs. There is no perfect design. Building on our market's strengths is pragmatic and allows for faster implementation and, therefore, faster resolution of the challenges the market is facing.

We acknowledge that some capacity markets have shown the potential to drive investment in firmed renewable generation and storage capacity and bridge the gap between what the market can deliver and what consumers are prepared to pay for. However, at this time, a comprehensive reform away from the current NEM, such as the introduction of a distinct market for capacity, would not be practical to implement or result in an efficient outcome for consumers when compared to alternative available solutions.

Instead, we should focus on targeted, effective and efficient support mechanisms that operate to provide sufficient revenues for bulk renewable generation, storage and firming. We consider that well-designed swaption-style arrangements with a net revenue floor and ceiling would achieve the right balance of supporting investment in long-duration storage and gas firming capacity while still preserving the strengths of the current market. These arrangements could also be quarantined to minimise adverse effects on market signals and can be ramped down once jurisdictional targets are realigned with what the market is designed to, and can, deliver.

We further note that investment in GPG and underlying transmission and storage infrastructure is critical to maintaining reliability during renewable energy droughts. The availability of flexible and dispatchable generation for such eventualities enables a broader move towards a VRE dominated system while efficiently maintaining reliability for end-use consumers.

With regards to a more traditional style of capacity market, the Commission notes that:

- Given the intermittency and variability of VRE, capacity markets internationally tend to severely de-rate wind and solar generation. Various methodologies for de-rating exist, but these all reflect the relatively low capacity factors of VRE and the high levels of VRE capacity required to replace firm capacity at a constant level of reliability. Other support mechanisms would be needed to address this to support the entry of renewable generation, thus adding further to the complexity of a market redesign.
- A capacity market would likely have higher administrative costs and significant implementation costs when compared to alternative solutions that build on the current market. Moreover, the introduction of a formal capacity market would require reconsideration of the appropriateness of other market settings such as the MPC.
- Capacity payments may have unintended consequences on forward markets that are currently the main tool through which new capacity can be underwritten.

- A capacity market would likely require better information to centrally plan the types of capacity and location when compared to market-based approaches.
- Designing a capacity market with effective penalties and obligations for non-performance during peak periods has been found to be challenging. Without such safeguards, consumers continue to be exposed to risks that would otherwise be placed on generators or retailers and managed through contractual arrangements.
- Capacity markets are very difficult to remove once they are in place. There are no examples of such a scheme being unwound globally. Rather, they require additional bolt-ons to address the changing market. We consider it important to develop support mechanisms to build on the current design and can be targeted to different points in the transition.

#### 4.1.5 **How can markets ensure we have sufficient capacity in place when and where we need it before existing resources retire? How do the market settings preferred by stakeholders provide sufficient confidence to consumers and governments that capacity will be delivered?**

**While putting new generation and storage in place ahead of thermal exit means consumers (or governments) pay for a period of over-supply, this is preferable to a period of under-supply and unmet energy needs for consumers and businesses caused by uncertain coal exit timing. Nevertheless, the expectation of low prices when there is oversupply can stymie private investment. Therefore, appropriate support mechanisms are needed to address the revenue risk investors face during this period of oversupply.**

**Any support mechanism for the NEM should, however, be designed to deliver to the prevailing reliability standard in the long term. This ensures customers, who will bear the costs of the mechanism, are only paying for a level of reliability that they value at that time. Cost recovery arrangements for jurisdictional targets above and beyond the reliability standard could be bespoke and independent of wholesale electricity costs.**

Our work has identified issues that could materialise as we transition away from a thermal generation fleet to one dominated by variable renewable generation. Governments and industry have identified a need for new generation and storage assets to be in place before old generators retire. While putting new generation and storage in place ahead of coal generators leaving means we may pay for a period of over-supply in the market, this is preferable to a period of under-supply and unmet energy needs for consumers and businesses that could result from uncertainty as to coal exit timings.

Building in advance of coal exit results in capacity above that required to meet the reliability standard. Excess capacity represents a cost to consumers. Therefore, this period of oversupply should only be temporary to manage the uncertainty of coal exit. In the long run, if any support mechanism to the market is required, it should be designed to deliver to the prevailing reliability standard.

The expectation of low prices when there is oversupply can stymie private investment. Therefore, as noted earlier, we consider that the level of capacity required to meet government targets or during the necessary period of oversupply will need some form of support.

AEMO's ISP remains the central planning document outlining the least-cost pathway to maintain reliability and meet emissions reduction targets in the NEM. It is a comprehensive document that plays a critical role in coordinating the delivery of electricity generation and transmission in the best long-term interest of consumers. The Commission agrees with the recommendation of the ACCC for a system plan for the gas market consistent with a net zero 2050 target. Such an approach would allow for greater transparency through identification of

viable gas supply and infrastructure options, assessment of the costs and benefits of different solutions and identification of different investment options to address any projected supply-demand imbalances.

Under the current market design, our modelling shows it is unlikely that the ISP capacity projections will be delivered. AEMO's modelling for the ISP finds a lowest cost solution while accommodating a number of constraints, including for reliability and emissions reduction targets. This results in a capacity buildout that will likely exceed that which is required to meet the reliability standard. As such, delivery of capacity in line with the projections in the ISP plus jurisdictional targets may result in overbuild of capacity (with respect to the reliability standard), which, according to our modelling, would require financial support to ensure that revenues are sufficient. Otherwise, the timely delivery of projects in line with the ISP will not materialise as market-derived revenues will be insufficient to support them. See section 3 for more detail.

Any support mechanism for the NEM should be designed to deliver to the reliability standard. As noted earlier, the standard is an economic trade-off made on behalf of consumers regarding the appropriate level of reliability. Therefore, the reliability standard seeks to balance the consumer value gained from increasing reliability with the costs that this may entail. These trade-offs are implemented through the market price settings, based on what consumers value in relation to the reliability sought. If customers are to bear the costs of any support mechanism, it is essential that they are only paying for a level of reliability that they value.

We acknowledge that currently certain technologies – such as long-duration storage or pumped hydro – may only be commercially viable with some level of government support, as has previously been the case.

#### 4.1.6 **How can the NEM wholesale market and any other markets work in tandem to ensure we have appropriate signals for the right type of resources in place when and where we need it?**

**A range of auxiliary markets, including FCAS markets, settlement residue auctions (SRA) and frequency performance payments, complement the wholesale market to ensure the right mix of resources at the lowest cost. The wholesale market provides strong price signals in the operational timeframe. However, the delay of coal retirements and other market interventions to prevent scarcity and reliability risk dampen the price signal for new investment.**

**The absence of a strong locational signal in some cases can distort the investment signal, reduce the effectiveness of the SRA market and result in increased inefficient congestion. Although the CIS and Renewable Energy Zones (REZs) provide certain locational signals if implemented effectively, inefficiencies inherent in regional access and pricing arrangements will likely remain.**

Since the inception of the NEM, market frameworks complementary to the wholesale market have been developed to incentivise the deployment of resources when and where they are required. This means the NEM is now made up of 10 FCAS markets, SRAs, frequency performance payments alongside the wholesale market itself. Each different market serves a different purpose but seeks to minimise the overall costs borne by consumers by optimising and incentivising the right mix of resources when and where they are required.

The Commission remains committed to reviewing the portfolio of market ancillary services to ensure they remain efficient and effective as we transition from a market dominated by synchronous units to one comprising mostly of inverter-based resources. Section 5 provides further details on our work program focused on system security.



In addition to market ancillary services, several other non-market ancillary services are in place, such as for system strength, inertia and transitional services, to ensure that the power system remains within its technical operating envelope and can host the projected level of inverter-based resources as these increase over the transition.

Our modelling also identified that the lack of locational signals (in both the operational and investment timeframe) results in increased congestion and costs for consumers. We remain concerned that current access arrangements and the use of an RRP results in:

- Operational inefficiencies because of disorderly bidding by generators in congested areas, the lack of incentives for storage to locate in areas to absorb otherwise spilled electricity, or the inefficient underutilisation of interconnectors.
- Investment inefficiencies because of locational signals being in a form that can be difficult for investors to manage and respond to.

As concluded in the *2024 Transmission access reform review* we recognise that the cumulative burden of regulatory reforms can have an impact on our collective ability to achieve the task of transitioning the NEM to net-zero by 2050.<sup>9</sup> We recognise that NEM jurisdictions have pragmatically introduced policies and schemes to coordinate and, in some cases, underpin investment in renewable energy and transmission infrastructure in identified locations to drive emissions reductions. These schemes, if done effectively, can provide locational signals, investment certainty and in the case of REZs, a level of access protection that is absent from the open access, regional pricing arrangements in the national framework.

In the absence of broader reforms to national access and pricing arrangements, it is even more important that these schemes are delivered efficiently and effectively so that consumers benefit. Our Transmission access reform review made a series of recommendations focused on this.

We have also raised concerns that the markets which support interregional trade across different regions in the NEM – SRAs – may not be providing maximum value to consumers and we intend to holistically review these through an AEMC initiated review, potentially in the 2025-26 year. Trade across regions in the NEM generates positive settlement residues. These residues are auctioned through the creation of Settlement Residue Distribution Units which have a number of important benefits in promoting competition by supporting increased trade, providing more efficient investment signals for new generation and managing the risks that retailers and gentailers face in serving customers across regions.

We intend to consider the issues more thoroughly in our upcoming review regarding both 'radially' connected regions and future looped regions.

#### 4.1.7 **How can these market settings facilitate emissions reduction in line with the National Electricity Objective and Australia's international commitments?**

**While carbon remains an unpriced externality, the ability of the wholesale market alone to facilitate emissions reductions is limited. Therefore, support mechanisms are required to efficiently reduce emissions while delivering the other objectives of the market. This will include a continued long-term role for gas in firming VRE capacity. Such a mechanism may include renewable certificate schemes.**

The Commission is committed to advocating for emissions reduction mechanisms that are consistent with governments' energy policy objectives and aligned with the NEO to serve the long-term interests of consumers.

<sup>9</sup> More information on the AEMC's *Transmission access reform review* can be found [here](#).

While carbon remains an unpriced externality, the ability of the wholesale market alone to facilitate emissions reductions is limited. The unpriced cost of carbon emissions in the electricity sector means that there is no strong in-market signal for generator exit to support emissions objectives. Therefore, support mechanisms are required to efficiently reduce emissions while delivering the other objectives of the market. This will include a continued long-term role for gas in firming VRE capacity.

As noted earlier, we consider swaption style arrangements with the possibility of a renewable certificate scheme to be well placed to support the delivery of bulk renewable generation, storage and firming in line with the jurisdictional targets.

## 4.2 Consumer interaction with the wholesale market

### 4.2.1 What can be done to facilitate better interaction between the demand-side, the spot market and any existing or future financial markets?

**We are driving keystone CER reforms - these are important to unlock benefits for consumers and effectively integrate CER into the power system for the transition and the future.**

**Our work forms part of the National CER Roadmap under the relevant functional workstreams – consumers, markets, technology and power system operation. The Panel should endorse and reiterate the importance of the CER Roadmap, and the timely delivery of each component. Increased wholesale market volatility provides an opportunity for consumers who wish to engage to benefit, and for retailers to facilitate demand-side participation. Innovation in this space will be led by market participants, particularly retailers and aggregators.**

CER and the demand-side will be increasingly critical parts of the wholesale market, and continuing the push towards a more two-sided market is in the long-term interest of consumers. Millions of Australian households and businesses are embracing CER, from solar panels, to batteries, home and business energy management systems, and electric vehicles. Alongside CER, 'distributed energy resources' (DER), such as neighbourhood batteries and Virtual Power Plants (VPPs), are a growing part of the power system.

If these resources are integrated well, CER and DER will play a critically important role in Australia's energy transformation, helping to reduce overall system costs, improve reliability and achieve a secure, low-emission energy supply for all.

Since 2020, the AEMC has been working on a range of reforms to integrate CER into the market. For example:

- The [Integrating price-responsive resources into the NEM](#) final rule will allow VPPs to be scheduled and dispatchable in the NEM. This will result in lower electricity and ancillary service costs, lower emissions and ultimately lower prices for consumers. Following this rule change, we have closely engaged with the Commonwealth about how they would allow VPPs to participate in the CIS.
- The [Unlocking CER Benefits through flexible trading rule change](#), which allows for separate metering of CER flexible load. This enables integration of CER metered data into market settlement systems and industry systems and unlocks the value of CER across the electricity supply chain (retailers, distribution network service providers/Distributed System Operation (DSO) etc).



- We are commencing a [review of the wholesale demand response mechanism](#) (WDRM) to ensure it remains fit-for-purpose. As part of this review, we will consider how the WDRM fits in the suite of mechanisms available to the demand side and whether it is suitable for a future with greater levels of CER and device orchestration.
- [The pricing review: Electricity pricing for a consumer-driven future](#) is a broad and forward-looking review which will consider the important role that electricity pricing, products and services will play in supporting the diverse needs of customers, including delivering the CER necessary for the energy transition.
- The [Accelerating smart meter deployment](#) rule change will accelerate the rollout of smart meters across the NEM by 2030, helping facilitate the efficient integration of CER, providing consumers with visibility and control of their electricity consumption and costs, and allowing more access to alternative pricing options.
- The [Real-time data for consumers](#) rule change enables consumers and third parties to access real-time data from smart meters to support CER optimisation.

Our work complements additional reforms outlined in the ECMC National CER roadmap. It is imperative that these reforms continue and meet the agreed timelines so that the pace of reform continues, and benefits of CER and demand side are realised both for consumers and the power system.

Section 5 further describes our CER work program and the goal of each reform.

#### 4.2.2 **How might the NEM wholesale market best allow for customers to engage in the market to benefit from their investment in CER, while allowing for different consumers to choose how they engage and continuing to recognise electricity is an essential service with associated accessibility issues for many consumers?**

**The combination of the NEM's dynamic wholesale market and the innovation occurring in competitive retail markets provides a strong basis for customers to benefit from their CER (for example, spot price pass through tariffs). However, there are further reforms that are necessary in the NEM to enhance the strong fundamentals provided by the spot market and retail competition.**

**In 2024 the Commission self-initiated a broad, and forward-looking review ([The pricing review](#)) that will consider the important role that electricity pricing, products, and services will play in supporting the diverse needs of customers, including delivering the CER necessary for the energy transition.**

**The combination of the NEM's dynamic wholesale market and the innovation occurring in competitive retail markets provides a strong basis for customers to benefit from their CER (for example, spot price pass through tariffs). Simultaneously, it allows those wanting a**

Consumers and CER are key focus areas of the Commission's work program. We have been working on several reforms that seek to maximise the value of CER for consumers and the market with consideration to consumer choice, agency and diversity of needs, for example:

- [Unlocking CER benefits through flexible trading rule change](#)
- [Accelerated smart meter deployment rule change](#)
- [Real-time data for consumers rule change](#)
- [Pricing review: Electricity for a consumer driven future](#)
- [Integrating price-responsive resources into the NEM](#)
- [Review of the Wholesale Demand Response Mechanism](#).

The AEMC is assisting with broader reforms led by the CER task force and associated working

groups. These reforms are important for delivering benefits for those with and without CER. The AEMC is leading the workstream on the distribution system and market operation (DSO) review and we are a member of the working group to consider the extension of consumer protections to CER. Reforms to the existing national consumer protection framework are crucial to progressing an innovative retail energy services market and allowing households to have a choice of their energy service provider for their CER and other householder loads. Section 5 further describes our CER work program and the goal of each reform.

## 4.3 Changing nature of spot electricity prices

### 4.3.1 How will prices at different times of the day and year change and evolve with the move towards firmed, renewable energy generation and storage?

**Volatility in spot wholesale prices is a feature of the market to ensure the right mix of investments in the right places. The continued evolution of the markets, including risk management products and strategies, is central to ensuring these signals can underwrite investment in generation and storage and translate into better outcomes for consumers.**

In a traditional thermal-dominated market, investment signals were driven by *sustained high prices*. This incentivised private investors to build the technology that could best capture those sustained high prices, thus lowering them. Based on our modelling, the future market, investment signals will be driven by *sustained price volatility*. This development is an expected feature of VRE dominated fleets and provides critical signals for investment in firming, storage and demand response.

We expect a shift towards bimodal pricing with low prices when renewable energy sources are setting prices and the inverse when firming resources are marginal. Investors will be incentivised to invest in technologies, or enter into contracts, that can profit from, or manage exposure to, that volatility and hence reduce it (i.e. storage).

### 4.3.2 How might the NEM wholesale market and derivative markets allow market participants to most effectively respond to fluctuating prices and manage price risk?

**Liquid contract markets promote price discovery and effective CER integration, and support new investment. Derivatives and contracts markets are evolving as the market transitions, and this continued evolution will be critically important to underwrite investment and provide risk management products for retailers and consumers.**

Despite the increased volatility we will see in the future, price formation and contracting will still be effective in driving investment. Therefore, financial markets will continue to an important tool under which generation, investment and retail risks are incentivised and managed.

We recognise that both the exchange-traded and OTC markets are evolving, and it is critical that they continue to do so in a timely way. An objective for any new support mechanism in the NEM should be that it promotes the development of more liquid financial markets to support investment in new generation.

The NEM wholesale market alongside its derivative markets provides mechanisms that enable market participants to respond to volatile price signals while effectively managing those risks:

- Five-minute settlement provides strong, transparent and frequent price signals to improve operational efficiencies. Flexible plant and storage benefit from their ability to quickly react to changing market conditions by generating to meet demand or arbitraging electricity prices throughout the day.

- Financial derivatives provide tools by which retailers, large consumers and generators can manage risks. Forward contracts, including swaps and caps, can provide long-term certainty to drive investments in renewables, firming and storage. We remain supportive of proposals by market makers to revise the structure of the underlying contracts to better reflect the shape of electricity demand with greater penetrations of the VRE.

Importantly, the effectiveness of the combined wholesale and derivative markets depends on how effectively price signals are translated from the short to long term and the liquidity available in those markets. Sharp short-term price signals are more effective in incentivising long-term investment decisions by both consumers and generators. As such, protection mechanisms built into the market design, such as the APC and CPT, must not compromise the price signals sent by the MPC and MFP.

Concerns are frequently raised that liquidity in forward markets is insufficient to allow for effective price discovery or hedging particularly in South Australia. This may be due to the unsuitability of renewables with the structure of contract markets or the high levels of vertical integration in the NEM. As noted in section 4.1.3, we encourage the Panel to consider if new arrangements are needed to improve market liquidity and reduce costs.

## 4.4 Essential system services

### 4.4.1 What new markets and other measures might ensure they are provided?

**In future, the need for system security services will need to be measured and managed more precisely in real-time. In the future, the need for system security services will need to be measured and managed more precisely in real-time. Our extensive work program has implemented, and is considering, a suite of system security reforms. These put in place a variety of mechanisms to procure and value essential system services – markets, contracts, technical standards and information requirements – tailored to the underlying nature of the system security service required. Some of these mechanisms can create opportunities for additional revenue streams for existing and new ESS providers, to incentivise and reward them for delivery. Operational interventions or backstop measures like market operator directions should be used only as a last resort. This has been a key objective of recent reforms.**

**Given this, essential system services need not be a primary focus of the Panel’s work program. Reform also needs time to be implemented and to work to achieve the outcomes we anticipate.**

The AEMC currently has an extensive system security work program that is in the process of being implemented. We consider essential system services need not be a primary focus of the Panel’s work program. Further, reform needs time to be implemented and to work to achieve the outcomes we anticipate.

Much of our ESS work program had its genesis in the Energy Security Board’s Post 2025 market design program. This set out reforms for system security agreed by the three market bodies. The overall vision was that services would be ‘unbundled’: separately defined, valued and procured, where possible.

Our work has focused on ensuring that technical needs are met effectively and efficiently both today and in the future. We are focused on putting in place arrangements that meet the challenges of operating a transition power system right now, while building the knowledge and operational experience through trials and innovation to understand the best methods to manage security in the longer-term.

A common element of our work has been considering the most appropriate way to provide and value the service, considering the interaction between the operational and planning timeframes. The current security frameworks in the NEM encompass a full range of approaches, with some services provided by a combination of approaches. These approaches include:

- regulated provision – e.g. mandating particular standards to be met by connecting plant
- contracted procurement – e.g. system strength and inertia contracts that are procured from registered participants
- centralised real-time procurement – e.g. AEMO procuring security services in real-time markets
- decentralised real-time procurement – e.g. the frequency performance payments that reward plant for providing primary frequency response.

Our recent inertia directions paper sets out a framework for how this question can be approached.<sup>10</sup> The right approach for a particular security need will depend on the nature of the service, and the costs and benefits of the different methods of providing it.

Across all the security frameworks, the Commission is focused on serving the long-term interests of consumers by using efficient mechanisms which:

- appropriately balance the costs of system security with the risks of an insecure system
- involve minimal intervention in the market.

It is important that AEMO retains the power to direct participants to maintain a secure system. However, it is crucial that this is used infrequently and as a last resort because directions are an inefficient intervention in the market. They do not incentivise participants to plan or operate their plant in a way that proactively provides security at the lowest overall cost to the system.

To achieve this, many of the frameworks use different forms of procurement incentives to encourage and reward providers for meeting the security needs of the system. These approaches create opportunities for additional revenue streams for existing and new ESS providers. For example, the *Primary Frequency Response* reforms deliver primary frequency response through a combination of standards, incentives through markets and transparency to deliver system security and efficient outcomes for consumers.

A summary of our system security work program is provided in section 5. Our work program is focused on working with AEMO and stakeholders to:

#### **Be more proactive & innovative in determining future security needs**

As we decarbonise, we shift towards a more dynamic power system, with increased supply and demand variability. We need a greater focus on determining future needs now, rather than relying on ‘just in time’ planning, given asymmetric risks and the pace of transition, to lower costs for consumers.

We need to become more dynamic in how we manage system security operationally and, where appropriate, accommodate variability in both provision of energy by generators and demand for energy by consumers. We need to move towards:

- determining and measuring security needs more precisely in real-time, and
- meeting those needs in a more agile way in real-time
- greater co-optimisation of services, and real-time valuation of services to support greater efficiency and therefore better outcomes for consumers.

The system strength and inertia frameworks which we have recently implemented and updated

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<sup>10</sup> AEMC, [Efficient provision of inertia](#), Directions Paper, Chapter 5.

incentivise provision of inertia and system strength in advance by requiring proactive procurement by TNSPs, recognising the asymmetric nature of risks associated with system security. These arrangements envisage TNSPs either investing in network equipment to provide the service or entering long-term contracts with competitive providers to supply the service.

These arrangements are relatively new, and we consider that time needs to be given to these to be implemented and understanding of these arrangements to increase.

We also want to see trials of new technologies to promote innovation in how security is provided and managed. Our *Improving security frameworks* rule change set up the ability for AEMO to procure transitional services and conduct trials for delivering security in new ways. AEMO are in the process of procurement of contracts. We would encourage them to enter type 2 contracts to improve engineering understanding and trial technologies.

#### **Work towards more dynamic measurement and valuation of system security services**

We want to move towards more granular measurement of system security services in operational timeframes, where this is possible, to improve efficiency, security and resilience. We need a clear pathway towards more dynamic operation to best manage security services to maximise the benefits for consumers.

An example we are currently considering in this space is procurement of inertia, which is likely to benefit from some more dynamic procurement and / or enablement, supported by more information and transparency about the real-time inertia needs of the system and real-time provision of inertia by participants. This is a live issue we're currently considering in our *Efficient provision of inertia* rule change request. We are committed to setting out a pathway for how provision of this service can be refined over time.

#### **Improve network and system transparency**

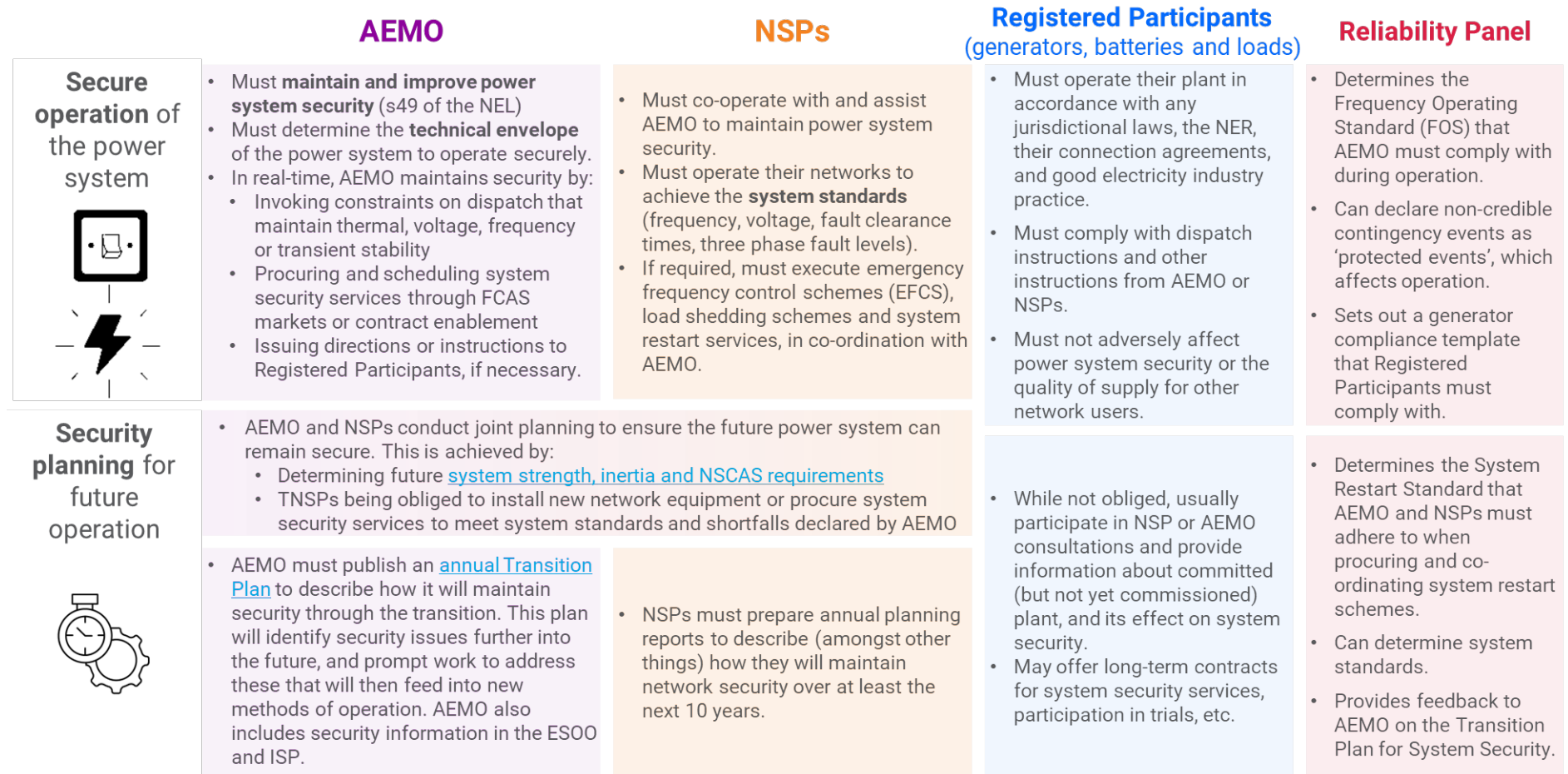
Key to a successful transition is improved transparency from Network Service Providers (NSPs) and AEMO (e.g. publication of network models) on system security, allowing for greater scrutiny and collaboration to meet future security needs. We discuss this further below.

#### **4.4.2 Which entities are best placed to determine what is needed, where and when?**

**It is important that there is a single party responsible for system security to leverage efficiencies and knowledge about the power system, and to have clear accountability (AEMO). There are other parties that have roles in system security, including the Reliability Panel, networks and connected parties. There are opportunities to promote further transparency, innovation and collaboration between these parties by sharing more information and modelling on system security issues. This would support a technical, system-wide view of what system services are needed, and support efficient investment.**

There are a range of parties in the NEM who have a role in system security. As shown in Figure 5 below, AEMO has responsibility under the National Electricity Law (NEL) for system security; however, NSPs, registered participants and the Reliability Panel also have roles.

Figure 5 – System security responsibilities of market bodies, participants and other persons





We need a technical, system wide view of what system services are needed, where, and when. This requires deep power system expertise, and collaboration across several parties. AEMO, as the system operator, plays the central role in determining system security needs, with significant collaboration and input from other parties, particularly networks and market participants. Given the critical nature of system security, there are benefits from having a single party responsible for planning and coordinating system security. This provides clarity of role and responsibility and leverages the benefits of central planning and coordination in this space.

We recognise that there are significant technical challenges and unknowns in operating the NEM at high levels of inverter-based resources (IBR). The Commission, therefore, considers it essential that AEMO collaborate transparently with networks, industry and other technical experts and dedicate time and resources to determine how to operate the transitioning system securely. One specific area that could be improved is public transparency over the role and thinking that networks are doing in this space. Networks are a key source of knowledge and responsible for system security of their networks in a planning timeframe, collaborating with AEMO. While there have been recent reforms to increase transparency of AEMO's thinking on system security, we consider that there could be greater transparency of the important work that networks are doing in this space.

One example is in relation to power system models and data. While some models include proprietary or confidential information, there is little risk in making network topology/impedance data and/or full power flow models as publicly available, similar to information available in New Zealand, Great Britain and continental Europe. Free access to models (with redactions as needed) will allow others to test these models, contribute to them, and use them to inform decisions.

#### 4.4.3 **To maintain system security and strength, how can we ensure these services are procured before existing plant retires?**

**Forward planning, proactive information provision, and trialling new technologies and approaches are critical to make sure services are procured before existing plant retires. These approaches help to ameliorate the asymmetric risks and trade-offs involved in delivering system security. We have sought to embed this in our recent system security reforms. There may be non-regulatory constraints to this, such as supply chain constraints. Australia, as a smaller player in the global market, faces challenges in attracting the required resources for the energy transition. There may be a role for governments in taking a coordinating role in bringing on new equipment.**

It is essential to understand the future needs of the system if we are to deliver the right level of security services to keep the system secure through the transition and beyond. It is critical that we have a proactive approach to determining future system needs and trialling new ways of achieving security. This involves an approach where we determine how to operate the system further into the future, rather than a 'just in time' approach that focuses on solving the security issues of the day as they come up – and where ultimately consumers bear the increased costs that come with this approach.

With a forward-looking approach, we can ensure that we have the operational capability in place to run the system as it changes and manage risks such as earlier than expected retirements. Early determination of security needs also provides participants with the right information and signals in advance about what the system will need so that they can invest in and operate their plant accordingly, thus delivering efficient outcomes.

AEMO and networks have crucial roles in this forward planning and are already working to understand how to operate the transitioning system. The Commission considers that the pace

of this planning will need to step up and focus more heavily on the future to successfully keep the system secure through the transition. It will be important for AEMO to use the type 2 contracting power extensively to trial new technologies and approaches for managing security, and for networks to conduct similar trials. Knowledge sharing and collaboration will also be important, as will the evolution of AEMO's *Transition Plan for System Security* to provide more detail on how the upcoming security transition points will be managed.

As well as understanding future system needs and technological capabilities, we also need to adequately balance the asymmetric risks and trade-offs when security services are procured over the next crucial phase of the transition. In some cases, the cost of procuring services slightly more proactively over the short-term may be lower than the cost of intervention or system security gaps (or at the extreme – a system black) that could materialise were the delivery of security services delayed.

Our system strength and improving security frameworks rules grappled with this issue. In the design of those reforms, we recognised that the costs of not having these security services in place in time would outweigh the costs of consumers paying for them, and them not being used. Therefore, the frameworks we introduced focused on proactive procurement of these services such that they could be there ahead of when they were needed. This proactive approach also recognises the supply chain constraints for critical network infrastructure and the possibility that renewables could be deployed faster than projected or in different areas.

Innovation and determining new ways of delivering security services will be another key component of the solution. We are still understanding how new technologies, such as batteries, can keep the system secure. Progressing this understanding will help to operate the system securely without synchronous plant and design the necessary supporting security frameworks.

We consider the regulatory frameworks promote innovation and proactive management of security needs. However, we recognise there are specific near-term challenges in proactive procurement of security resources, due to supply chain constraints (which are still grappling with the after-effects of COVID-19) and labour demands. Skilled electricity sector labour must double to deliver AEMO's step change scenario optimal development path. Australia, as a smaller player in the global market, faces challenges in attracting the required resources for the energy transition – for example, we understand there to be significant lead times to procuring synchronous condensers. There may be a role for governments in taking a coordinating role in bringing on new equipment, however, costs to consumers should be carefully weighed up.

#### 4.4.4 **How can we promote innovation in how these services can be provided at lowest cost?**

**We need to build understanding and confidence in managing security in a low or zero emissions system. Our final rule Improving security frameworks put in place arrangements to encourage AEMO to do this by trialling new technologies or the new application of existing technologies. AEMO is progressing procurement of contracts. More generally, recent reforms need time to work. Opportunities for regulatory sandboxing could also be explored to assist in this regard.**

Our [Improving security frameworks for the energy transition](#) rule provided for AEMO to enter long term contracts to trial new technologies to deliver system security. This allows participants to be paid to deliver security services in innovative ways. Such innovation and encouraging trials will be important for us to work through new ways of operating the system without synchronous generators. AEMO is progressing procurement of contracts. We particularly think the type 2 contracts will be important in trialling new technologies and encourage AEMO to enter these sooner rather than later. Such reforms need time to work.



The [regulatory sandboxing regime](#) could be another avenue to facilitate innovation in system security. This allows regulatory requirements to be relaxed on a small, time-limited scale so that participants can test innovative concepts in the market. We would encourage exploration of whether our trial rules could help test particular technologies and their capabilities.

## 4.5 Enhancing competition

### 4.5.1 How might we harness the larger number of small resources and growing participation to ensure all markets (i.e. spot, forwards, retail etc) are increasingly competitive?

**Better integration of CER into the market will promote competition by harnessing all the benefits that coordinated rooftop PV and batteries can provide. Minimising the barriers to participation, ensuring that regulatory oversight is efficient, and ensuring the signals in the wholesale market are reflected in liquid derivative markets supports competition. The signals that end-consumers face need to be sufficiently simple so they can meaningfully respond and invest in CER, and this will involve both price- and non-price signals. The Commission also has a work program in place to support smaller retailers and new energy service providers by reducing barriers to their participation.**

In 2024, we have made important progress in this space with two key reforms that will contribute to efficiently integrating CER:

- The [Integrating price-responsive resources into the NEM rule change](#), which allows VPPs and other aggregated small and medium size price-responsive resources participating in the spot market to be scheduled and dispatchable in the NEM.
- The [Unlocking CER Benefits through flexible trading rule change](#), which allows for separate metering of CER flexible load.

Better integration of CER into the market will promote competition by harnessing all the benefits that coordinated rooftop PV and batteries can provide. Similarly, the Commission will soon commence a review of the WDRM to consider if it fits in the suite of mechanisms available to the demand side and whether it is suitable for a future with greater levels of CER and device orchestration.

Maintaining competition in the market is of utmost importance to ensure that the market serves the long-term interests of consumers instead of being manipulated by market participants. We acknowledge that the inherently high barriers to entry and regulatory oversight of the industry (warranted due to the importance of the electricity system) could result in periods of transient market power. Especially during periods with scarce resources, planned or unplanned network outages. During those periods the CPT provides a backstop mechanism to limit risks to retailers and consumers and temporarily clamp down on wholesale prices.

The Commission also has a work program in place to support smaller retailers and new energy service providers by reducing barriers to their participation. This includes:

- Our [Pricing review: Electricity pricing for a consumer-driven future](#) is considering market arrangements that provide for consumer choice between a range of appropriate pricing structures, products and services that suit their needs and preferences. As part of this we are considering the barriers to entry for new energy service providers who can provide innovative products and services to customers.

- The [Shortening the settlement cycle rule change](#). This rule change will lower the quantum of credit support that market must lodge with AEMO as part of the prudential regime. This change will reduce the barriers to entry into the retail electricity market, which will in turn support competition, choice, and competitive pressure on prices for consumers.
- We are also considering a [rule change request](#) to allow AEMO to accept cash as credit support under the prudential regime rather than be limited to bank guarantees.

Over the longer term, the Commission supports measures that would simplify the development of new generation and resources to reduce the barriers to entry and increase competition in the long-term interests of consumers. For example, the AEMC's [Enhancing investment certainty in the R1 process](#) rule change, completed in 2024, seeks to streamline the connections process as part of the industry-led connections reform initiative.

## 5 Our strategic direction, priorities and the issues critical to the energy transition

When the AEMC was established in 2005, the energy sector in Australia was vastly different. The power system was characterised by large, geographically concentrated, thermal generators, delivering energy one-way to a passive consumer base.

The sector is undergoing a major transformation. Thermal, synchronous plants are being replaced by inverter-based generators and batteries. Large generators are being replaced by smaller, more dispersed generators and behind the meter resources. Energy is flowing bidirectionally as more consumers take control of their energy use.

The pace of change in the sector, coupled with the introduction of an emissions component to our objectives, prompted us to develop our [Strategic Narrative](#). As we have done in previous years, we have also considered what our priorities are for the coming year. Our priorities for 2024-25 fall into four broad categories:

- Consumers
- Long-term market design (including system security and essential system services)
- Transmission
- CER

The priorities reflect where we see the need to focus our resources and expertise on investigating the operational and investment challenges and opportunities arising from the evolving mix of energy assets, to identify the necessary obligations and incentives to support the orderly and efficient delivery of new supply and develop the required rules and reforms to facilitate a successful transformation of the sector.

### 5.1 We continue to progress ESS workstreams to enable the secure decarbonisation of the NEM

The power system transition means we need to evolve how we manage system security. The NEM's system security frameworks were designed for a system made up largely of synchronous generation (coal-fired, gas-fired, and hydro-powered generators). Synchronous generators inherently provide some security services (or ESS) as a byproduct of energy generation – e.g. system strength and inertia.

As we move to a system dominated by inverter-based resources (such as solar, wind and battery storage) we need to reconsider how system security can be best supported. AEMO's [Engineering Roadmap](#) and [Transition Plan for System Security](#) are crucial to helping advance technical work to answer these questions.

In the short term, we are experiencing shortages in security services (such as system strength), with AEMO sometimes relying on directions to synchronous generators to be online to maintain security. In the future, we will likely have sufficient resources and knowledge to maintain system security in an IBR-dominated system. However, during the transition, security services may continue to be scarce, and new operational conditions such as low minimum demand are presenting new security challenges.

Our security work program focuses on establishing the right incentives and responsibilities to ensure that the transitioning system remains secure. Our recent and current reforms are listed in Table 3 below.

In summary:

- We have completed a series of reforms on **frequency control** – creating two new very fast frequency response markets to encourage innovation and provide frequency control at least cost. We also reformed primary frequency response arrangements – mandating that this is a service that needs to be provided by plant, but then also putting in place a series of informational and financial incentives to encourage parties to act in a way that will contribute to frequency control in the system.
- We evolved the framework for **system strength**, aiming for system strength to be provided in a proactive way ahead of when it is needed. In this way, the system will remain stable as more inverter-based plants connects. It also seeks to leverage efficiencies by having TNSP's responsible for meeting system strength standards centrally.
- We aligned the **inertia** framework with the system strength framework, so that inertia is also provided in a forward-looking and efficient way to support the transitioning system.
- We introduced a framework for procuring '**transitional services**,' to allow AEMO to trial new ways of managing security, and to allow procurement of current security needs which are difficult to define and do not fall within any of the existing frameworks.
- We have made changes to the **connections process** for generators and loads through improving investment certainty in the pre-connection registered data process by addressing several gaps and hinderances to timely connections. We are also currently considering several rule changes that relate to updating the technical standards that connecting plant must meet when they connect to the system. Our draft rule on [Improving the NEM access standards – Package 1](#) focuses on adding more prescription and clarity to help reduce costs and time spent in negotiations, as well as making the standards more fit for purpose in an inverter-based resources connected NEM.
- We recently clarified AEMO's **cyber security** roles responsibilities in the NEM, to help keep the system secure from cyber threats.

Most of these reforms and rules have been made recently. Reforms are either early in their operation or are still being implemented. These reforms need time to work to achieve the outcomes that they have sought to achieve.

Figure 6 – The AEMC’s system security work program, rule commencement and implementation timelines

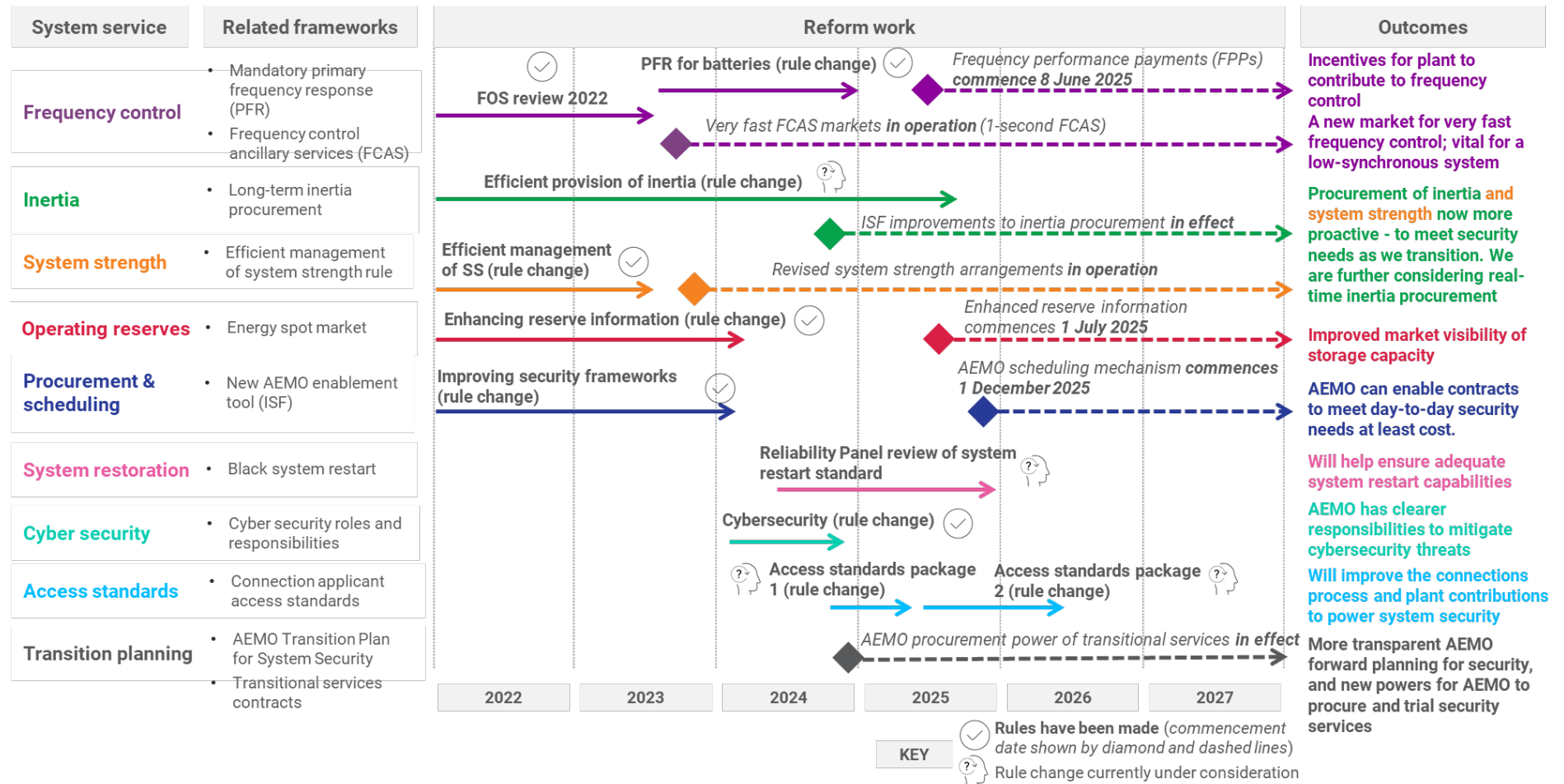


Table 3 - The AEMC's recent system security reform work program

| Reform   | Stage   | Objective   |
|--|---|---|
| <a href="#">Fast frequency response market ancillary service</a>               | Completed (2021)<br>Operational   | Help foster innovation in fast-responding technologies and reduce the overall costs of managing power system frequency. The rule does this by introducing two new 'fast frequency response' markets.  |
| <a href="#">Primary frequency response (PFR) incentive reform arrangements</a> | Completed (2022)<br>Operational   | Support the control of power system frequency and reduce the overall costs of managing frequency. The rule does this by instituting a PFR incentive payment scheme, increasing transparency on frequency performance and confirming mandatory requirements for generators to respond automatically to changes in power system frequency.  |
| <a href="#">Efficient provision of inertia</a>                                 | Initiated   | Consider potential designs for an operational procurement mechanism for inertia to incentivise innovation and provide economic benefits for consumers. Our Directions Paper published in December 2024 showed that, for minimum inertia, a medium- to long-term contracting framework likely remains the most efficient market structure at present.  |
| <a href="#">Efficient management of system strength on the power system</a>    | Completed (2021)<br>Operational   | Deliver system strength in the grid at sufficient levels through the transition. The rule does this through new, forward-looking TNSP procurement of system strength, as well as requirements for connecting parties to meet new access standards for and mitigate their system strength impacts on the grid.   |
| <a href="#">Enhancing reserve information</a>                                  | Completed (2024)<br>Operational from 1 July 2025.                                 | Provide AEMO and the market with better visibility of the state of charge of batteries, storage capacity and daily energy constraints.  |
| <a href="#">Improving Security Frameworks for the energy transition</a>        | Completed (2024). Some elements are operational and others are being implemented. | Enhance security frameworks to support a secure power system transition. The final rule: <ul style="list-style-type: none"> <li>• aligns the existing inertia and system strength frameworks</li> <li>• creates a new 'transitional services' framework for AEMO to procure security services necessary for the transition and to trial new sources of security services</li> <li>• empowers AEMO to enable (or 'schedule') security services in dispatch</li> <li>• introduces the 'transition plan for system security', in which AEMO will report annually on the steps it will take to manage security through the transition.</li> </ul> |

| Reform   | Stage  | Objective  |
|--|--|--|
| <a href="#">Enhancing investment certainty in the R1 process</a>                             | Completed (2024)<br>Operational                    | Improve investment certainty in the pre-connection registered data (R1) process by addressing several gaps and hindrances to timely connections.   |
| Improving the NEM access standards – <a href="#">Package 1</a> and <a href="#">Package 2</a> | Package 1 initiated<br>Package 2 not yet initiated | Improve the NEM access standards for new connections. This would make the standards fit for purpose in a power system increasingly made up of IBR resources. It would also broaden their application to technologies like synchronous condensers which are increasingly being used to meet security needs. |
| <a href="#">Cyber security roles and responsibilities</a>                                    | Completed (2024)<br>Operational                    | Confirm and clarify AEMO’s cyber security role in the National Electricity Rules (NER). This enables AEMO and the energy industry to better prepare for, and respond to, potential cyber security incidents.   |
| <a href="#">Review of the System Restart Standard</a>  | Initiated  | Understand how system restart planning may need to evolve to support a transitioning system.<br><br>The Reliability Panel is currently reviewing the System Restart Standard and regulatory framework to address this question.  |

## 5.2 The integration of CER into the market is an important part of our work program

CER will play a critically important role in Australia’s energy transformation, helping to reduce overall system costs, improve reliability and achieve a secure, low-emission energy supply for all consumers.

Since 2020, the AEMC has been working on several reforms to integrate CER into the market and the power system. In doing so, we considered the interplay of factors such as pricing, technical standards, bidding in the NEM, metering and consumer choice. Further, to ensure these individual reforms work in sync and achieve their intended outcomes, we:

- Reviewed existing market arrangements to ensure they remain fit for purpose in a market with higher VRE and CER penetration.
- Worked on delivering on the priorities of the [National CER roadmap](#) with governments, market bodies, industry and consumer groups in the [CER taskforce](#).

Our CER work program is listed below in chronological order.



Table 4 - Our CER work program

| <b>Reform</b>   | <b>Stage</b>                    | <b>Objective</b>   |
|---|---------------------------------|--|
| <a href="#">Wholesale demand response mechanism (WDRM)</a>                          | Completed (2020)<br>Operational | Enabling large energy users to reduce consumptions during peak demand and participate in the wholesale electricity market.   |
| <a href="#">Review into consumer energy resources technical standards</a>           | Completed (Sep 2023)            | Achieving consistent technical standards for CER to support grid reliability and integration. The review issued 10 immediate recommendations to industry, jurisdictions and market bodies under existing frameworks and recommends a new national regulatory framework for CER technical standards.  |
| <a href="#">Unlocking CER Benefits through flexible trading</a>                     | Completed (Aug 2024)            | Optimising the value of CER for consumers and the market. The rule change allows for separate measurement and trading of flexible CER and their direct integration into market settlement systems. Large customers can choose a second energy service provider for their flexible load.  |
| <a href="#">Accelerated smart meter deployment</a>                                  | Completed (Nov 2024)            | Delivering an efficient rollout of smart meters to all customers by 2030. This rule change builds on the Commission’s recommendations in the Metering Review and lays out appropriate safeguards to preserve consumer choice for retail tariffs.   |
| <a href="#">Integrating price-responsive resources into the NEM</a>                 | Completed (Dec 2024)            | Integrating CER/price-responsive resources into AEMO’s dispatch processes to lower total system costs. This rule change allows virtual power plants, community batteries, flexible large loads to compete with large-scale generators and storage in the NEM dispatch process. This way, these resources can bid into the spot market, set prices, receive dispatch instructions and earn revenue in markets that require scheduling (for example, regulation FCAS). |
| <a href="#">Real time data for consumers</a>  | Initiated                       | Enabling consumers to access real-time energy data through devices that interface or communicate with the smart meter. For consumers, this may result in higher savings and better control on their bills.   |
| <a href="#">The pricing review: electricity pricing or a consumer driven future</a> | Initiated                       | Reviewing pricing structures and market arrangements such that future energy products and services fulfil the diverse needs of customers. The review will also explore the role of distribution networks, retailers and service providers in a consumer-driven system.   |

| Reform  | Stage     | Objective   |
|---|-----------|---|
| <a href="#">Review of the wholesale demand response mechanism</a> | Initiated | Reviewing the implementation of the WDRM by considering its costs, benefits, and effectiveness in light of the latest market and technological changes. The review will also assess the mechanism’s impact on the spot price. |

Together, these reforms enable:

- options for consumers to participate actively in the market and optimise the value of their asset for the benefit of the broader energy system.
- opportunities for retailers and energy service providers to develop tailored products and services that reward CER flexibility, thus encouraging innovative product development in the market and retail competition.

Incentives and simpler processes for market participants to pool CER and price-responsive resources and participate in AEMO’s central dispatch, resulting in reduced total system cost.

## Abbreviations

| <b>Abbreviation</b> | <b>Terminology</b>                             |
|---------------------|--|
| ACCC                | Australian Competition and Consumer Commission |
| AEMC                | Australian Energy Market Commission            |
| AER                 | Australian Energy Regulator                    |
| AEMO                | Australian Energy Market Operator              |
| APC                 | Administered price cap                         |
| CER                 | Consumer energy resources                      |
| CfD                 | Contract for difference                        |
| CIS                 | Capacity Investment Scheme                     |
| CPT                 | Cumulative price threshold                     |
| DER                 | Distributed energy resources                   |
| DSO                 | Distributed                                    |
| ECMC                | Energy and Climate Change Ministerial Council  |
| ESOO                | Electricity Statement of Opportunities         |
| ESS                 | Essential system services                      |
| FCAS                | Frequency control ancillary services           |
| GPG                 | Gas powered generations                        |
| IBR                 | Inverter-based resources                       |
| ISP                 | Integrated System Plan                         |
| LGC                 | Large-scale generation certificate             |
| LTESA               | Long-Term Energy Service Agreement             |
| MLF                 | Marginal loss factor                           |
| MLO                 | Market Liquidity Obligation                    |
| MPC                 | Market price cap                               |
| NEL                 | National Electricity Law                       |
| NEM                 | National electricity market                    |
| NEO                 | National electricity objective                 |
| NER                 | National Electricity Rules                     |
| NSP                 | Network Service Providers                      |
| OTC                 | Over-the-counter                               |
| Panel               | Expert Panel for the wholesale market review   |
| PFR                 | Primary frequency response                     |
| PPA                 | Power Purchase Agreement                       |

**Abbreviation****Terminology**

|      |                                       |
|------|---------------------------------------|
| RET  | Renewable Energy Target               |
| REZs | Renewable Energy Zones                |
| RRO  | Retailer Reliability Obligation       |
| RRP  | Regional Reference Price              |
| SRA  | Settlement residue auction            |
| TNSP | Transmission Network Service Provider |
| VRE  | Variable renewable energy             |
| VPP  | Virtual power plant                   |
| WDRM | Wholesale Demand Response Mechanism   |