

CHAPTER 11

11. Savings and Transitional Rules

11.1 Editorial note. Clause 11.1 as made in the National Electricity Amendment (Negative Inter-Regional Settlements Residue) Rule 2006 No. 4 has not commenced and has not been incorporated into this version of the Rules.

11.2 Rules consequent on making of the National Electricity Amendment (System Restart Ancillary Services and pricing under market suspension) Rule 2006 No.6

11.2.1 Transitional provision for acquisition of non-market ancillary services

- (a) For the purposes of clause 11.2.1:

Amending Rule means the National Electricity Amendment (System Restart Ancillary Services and pricing under market suspension) Rule 2006.

Existing NMAS contract means an *ancillary services agreement* between NEMMCO and another person to acquire *non-market ancillary services* from that person, entered into prior to the NMAS commencement date.

NMAS commencement date means the date of commencement of the National Electricity Amendment (System Restart Ancillary Services and pricing under market suspension) Rule 2006;

- (b) On the NMAS commencement date

- (1) Any action taken by NEMMCO or a *Rules body* prior to the NMAS commencement date in anticipation of the commencement of the Amending Rule is deemed to have been taken for the purpose of the Amending Rule and continues to have effect for that purpose.
- (2) NEMMCO may continue to acquire *non-market ancillary services* under an existing NMAS contract and may extend the period of an existing NMAS contract for such period as NEMMCO and that person reasonably determine.
- (3) At any time when no *system restart standard* under clause 8.8.3(a)(1a) is in force, NEMMCO must develop and *publish* an interim *system restart standard* that is:
 - (i) consistent with the requirements in clause 8.8.3(a); and
 - (ii) approved by the *Reliability Panel*;and the interim *system restart standard* applies until such time as the *Reliability Panel* determines a *system restart standard*.