**Attachment B - IIR response template for Package 1 2023 (IN008-19, IN011-15, IN011-22, IN006-22, IN008-22) –** Responses to be emailed to [grcf@aemo.com.au](mailto:grcf@aemo.com.au) by COB Friday 17 February 2022.

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| Review comments submitted by: *<insert company>*  Contact Person: *<insert contact person>* |  | Date: *<insert date>* |  |

**Please complete sections 1 and 2. Section 3 is optional.**

**Section 1 - General Comments on the Impact and Implementation Report**

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| **Topic** | **IN#** | **Please Provide Response Here** |
| Sections 1 to 9 of the IIR sets out details of the proposal.  Does your organisation support AEMO’ s assessment of the proposal?   If no, please specify areas in which your organisation disputes AEMO’s assessment (include PPC section reference number) of the proposal and include information that supports your organisation’s rationale why you do not support AEMO’s assessment. | IN008/19[[1]](#footnote-2) |  |
| IN006/22[[2]](#footnote-3) |  |
| IN011/22[[3]](#footnote-4) |  |
| IN008/22[[4]](#footnote-5) |  |
| IN011/15[[5]](#footnote-6) |  |

**Section 2 -** **Feedback on the documentation changes in the Attachments of the Impact and Implementation Report.**

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|  | **\*\*\*Participants are to complete the relevant columns below in order to record their response.\*\*\*** | | |
| **Retail Market Procedures (VIC)** | | | | |
| **RMP Clause #** | | **Issue / Comment** | **Proposed text** ~~Red strikeout~~ means delete and  blue underline means insert | **AEMO Response  (AEMO only)** |
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|  | **\*\*\*Participants are to complete the relevant columns below in order to record their response.\*\*\*** | | |
| **Retail Market Procedures (QLD)** | | | | |
| **RMP Clause #** | | **Issue / Comment** | **Proposed text** ~~Red strikeout~~ means delete and  blue underline means insert | **AEMO Response**  **(AEMO only)** |
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|  | **\*\*\*Participants are to complete the relevant columns below in order to record their response.\*\*\*** | | |
| **Retail Market Procedures (SA)** | | | | |
| **RMP Clause #** | | **Issue / Comment** | **Proposed text** ~~Red strikeout~~ means delete and  blue underline means insert | **AEMO Response  (AEMO only)** |
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|  | **\*\*\*Participants are to complete the relevant columns below in order to record their response.\*\*\*** | | |
| **Retail Market Procedures (NSW/ACT)** | | | | |
| **RMP Clause #** | | **Issue / Comment** | **Proposed text** ~~Red strikeout~~ means delete and  blue underline means insert | **AEMO Response  (AEMO only)** |
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|  | **\*\*\*Participants are to complete the relevant columns below in order to record their response.\*\*\*** | | |
| **Register of Weather Related Information** | | | | |
| **RMP Clause #** | | **Issue / Comment** | **Proposed text** ~~Red strikeout~~ means delete and  blue underline means insert | **AEMO Response**  **(AEMO only)** |
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**Section 3[[6]](#footnote-7) – Additional feedback that is not part of this consultation but warrants further investigation/discussion.**

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| **Topic** | **Please Provide Response Here** |
| Does your organisation have any feedback / suggestions that closely relates to the scope or impacts this consultation, but the nature of the feedback / suggestion warrant further investigations / discussion? If so, please included your feedback / suggestions. |  |

1. Customer Own Reads (COR) Amend RMPs to have alternate timeline [↑](#footnote-ref-2)
2. Redundant provisions removed from QLD RMP [↑](#footnote-ref-3)
3. Compliance resolution. Remove Clause 3.3.2(d) that required AEMO to provide a report to all participants, shippers and transmission pipeline operators [↑](#footnote-ref-4)
4. Compliance resolution. Update the Register of Weather Related Information to accommodate third party vendors Compliance Resolution. [↑](#footnote-ref-5)
5. Harmonise the definition of Actual Metering with NSW/ACT and SA [↑](#footnote-ref-6)
6. Note - This feedback will be reviewed by AEMO at a later date, therefore will not be used for this consultation. AEMO will complete a preliminary assessment of the feedback assess the feedback and it may then form part of another consultation or the annual prioritisation process [↑](#footnote-ref-7)