



APPROVED PROCESS



Required by Rule 135EC of the NGR

Prepared by: AEMO Reform Delivery

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Current version release details

Version	Effective date	Summary of changes
2.0	23 January 2025	This Approved Process change includes editorial amendments for readability and usability; removal of requirements already detailed in the Part 15B; and adoption of the latest AEMO template.

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1. Introduction

Part 15B of the National Gas Rules (NGR) sets out the process for the making of Procedures by AEMO, under the head of power provided by the National Gas Law (NGL), in relation to the matters set out in Part 15B.

This document sets out the <u>''Aapproved Pprocess' that AEMO is required to establishmade</u> under rule 135EC of the National Gas Rules (NGR) for the examination and assessment of a proposal for the making <u>(or changing)</u> of Procedures <u>and</u>, <u>including</u> the preparation of an *Impact and Implementation Report* (IIR).

Amendments to the approved process willmust be consulted on in accordance with Rule 135EC(2).

These Procedures have This approved process has effect only for the purposes set out in the NGR. The NGR and the National Gas Law prevail over these Proceduresthis approved process to the extent of any inconsistency.

Underpinning the Approved Process is a change management process for each set of Procedures. The Approved Process will include consultation with a relevant industry committee or consultative forum established for each wholesale and retail gas market.

Attachment A includes a flowchart of the Approved Process.

The Approved Process can only be amended by AEMO after it has consulted on the proposed amendment to the process using the NGR's extended consultative procedures in rule 9A of the NGR. The Approved Process steps are outlined below.

2. Submission of a proposal to make a Procedure

- (a) AEMO or any other person (the Proponent) may propose the making of a Procedures or a change to an existing Procedure, in accordance with rule 135ED.
- (b) AEMO will publish templates for use by the Proponents are encouraged to use AEMO's Proposed Procedure Change templates for the submission of a proposal to make a Procedure.

3. AEMO's ilnitial assessment of proposal

- (a) On receipt of a submission from the Proponent, AEMO will undertake an initial assessment of the proposal, to confirm that:
 - i) it complies with the requirements of rule 135ED(2); and
 - ii) it relates to a matter about which the relevant Procedures may be made under rule 135EA.; and
 - iii) there is no other reason for AEMO to reject the proposal under rule 135ED(4)
- (b) If a proposal complies with the requirements of clause 3(a) of this approved process, AEMO will assess whether, in accordance with rule 135EG, the time limit for the preparation of an IIR ought to be extended.



- (b)—If a proposal complies with the requirements of rule 135ED(4), or if AEMO itself formulates a proposal, AEMO_must:
 - i. Consider whether, in accordance with rule 135EG, the time limit for the preparation of an IIR
 ought to be extended; and
 - ii. Publish and/or email the proposal.
- (c)—If a proposal is rejected by AEMO, then in accordance with rule 135ED(5), AEMO must
 - (1)—give the Proponent written notice of AEMO's decision to reject the proposal and the reasons for it; and
 - (2) publish the decision and the reasons for it on the AEMO website.

4. Engagement with Consultative Forum process

- (a) AEMO <u>may bring a proposal for the making of procedures must establish consultative</u> forums in respect of wholesale and retail gas markets to the relevant consultative forums for which Procedures are to be made under the NGL and the NGR.
- (b) The relevant consultative forum will examine the proposal and may nominate specialist working groups for this purpose.
- (c) The consultative forum <u>may</u> is to advise <u>and assist</u> AEMO and is to assist AEMO in making a determination on the following matters by the date in paragraph (d):
 - ii)i) its analysis of the costs and benefits (either tangible or intangible) of making the requested Procedures; and
 - iii)ii) material issues and risks for the implementation of the proposal; and
 - iv)iii) its analysis on the testing requirements of the proposal; and
 - v)iv) a recommendation as to whether or not the proposal should be implemented, with or without amendments; and
 - wi)v) whether the change to be implemented by the proposed Procedure is considered urgent or non-material. This includes analysis on whether rule 135EE (Ordinary) or rule 135EF (Expedited) is to be used for the prescribed consultation process; and
 - vii)vi) whether the change to be implemented by the proposed Procedure complies with rule 135EB; and and
 - ——an assessment of when the proposed Procedures should take effect; and

viii)vii)

if the conclusions on the above matters are not unanimous, dissenting views of forum members. <u>il</u>

(d) The consultation on the matters referred to in 4(c) must conclude by the date that is 10 business days before the expiry of the applicable time limit for preparation of the IIR by AEMO.



- (e) The initial consultative forums for the making of Procedures under the NGR will be established by drawing on the membership, and operate on the same basis, as the committees and forums established under market rules in effect prior to 1 July 2009 and facilitated by the former gas market operators. The forums will be established with such changes to their terms of reference as are required to include their role under this approved process.
- (f) Membership to the forums is to be open to participants and other persons whose interests are directly affected by that market.
- (g)(e) If a person provides information about the costs or benefits of a proposal that the person identifies as confidential, AEMO must keep that information confidential. AEMO may use that information for the purposes of the IIR or any decision under Part 15B of the NGR, but may only disclose that information in a manner that does not identify the person to whom the information relates.

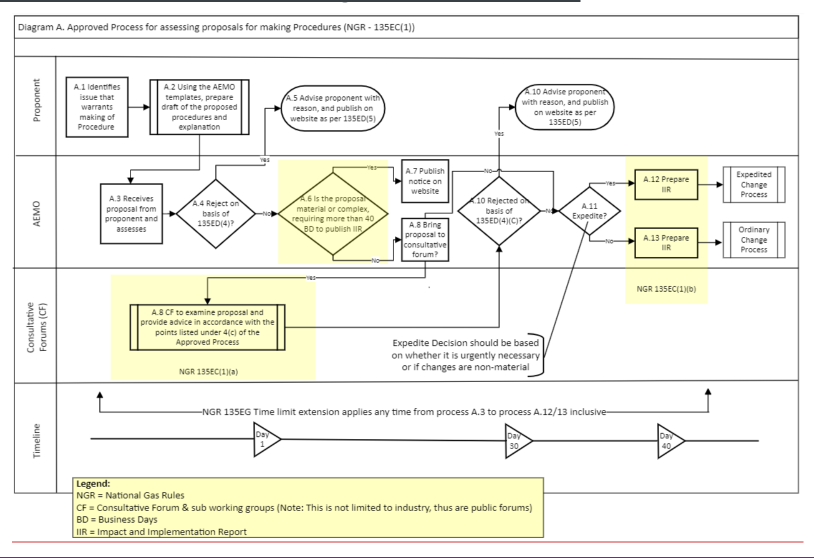
5. Impact and <u>ilmplementation Rreport</u>

The IIR must include the following in relation to the proposal:

- (a) The proponent and the date of the submission.
- (b) The basis and rationale for the proposed Procedures.
- (c) The details of the change to the existing Procedures including a draft identifying with marked changes.
- (c)(d) Where there are significant changes to the existing Procedures, including a summary of the material changes in addition to the marked changes.
- (d)(e) Overall cGost/benefit (tangible/intangible/risk) analysis and/or the overall cost estimates of the proposal.
- (e)(f) The likely implementation effect of the proposal on any identified parties.
- (f)(g) A recommendation on any testing requirements.
- (g)(h) AEMO's preliminary assessment of the proposal's compliance with rule 135EB.
- (h)(i) A recommendation on whether the proposed Procedures should be made, with or without amendments.
- (i)(j) If the expedited process is applicable to the proposal, the reasoning for the expedited process, in accordance with rule 135EF(2). A recommendation on wWhether the expedited or ordinary consultation process should will be used.
- (j)(k) If applicable, a proposed effective date that the proposed Procedures should take effect.

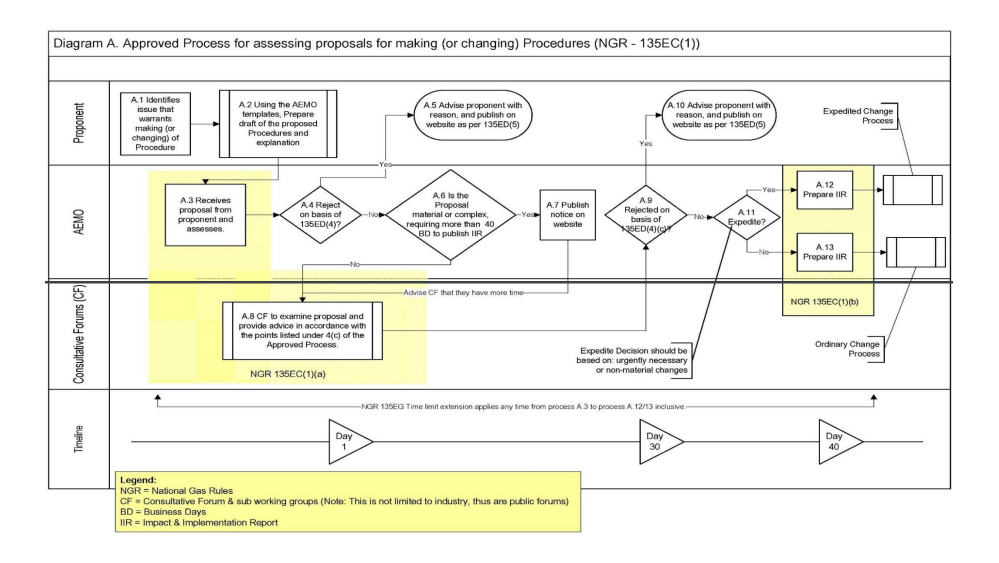


Attachment A - Procedure change process summary



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Version release history

Version	Effective date	Summary of changes
1.0	21 December 2009	First issue

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