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Sent: Mon, 31 Oct 2022 22:28:32 +0530 (IST)
Subject: Draft IEGC Regulation 2022 - Comments from Enel
Green Power

INTERNAL

Dear Maam / Sir,

Please find the enclosed comments on the Draft IEGC Regulations 2022 for your consideration.

With Regards, Sonika Hayaran [Image result for enel green power logo]

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INTERNAL

<u>COMMENTS ON PROPOSED DRAFT CENTRAL ELECTRICITY REGULATORY COMMISSION (INDIAN</u> <u>ELECTRICITY GRID CODE) REGULATIONS, 2022</u>

SI. No.	Clause No.	Existing Clause	Proposed Clause	Rationale/Suggestion
1.	Chapter 1: Definition	Ramp Rate' - means rate of change of a generating station output expressed in %MW per minute;		Ramping support from thermal generation would be an important attribute considering the large-scale renewable integration and changing load shape. Although, the CEA standards prescribe +/-3% per minute ramp rate, the IEGC has provisions mentions only +/-1% per minute ramp rate only. as per the Power System Operation Corporation Limited Analysis report dated April 2019, on "Analysis of Ramping Capability of Coal-Fired Generation in India" actual ramping provided by many generators are less than +/- 1%.
2.	Chapter 1: Auxiliary Energy Consumption (Additional insertion)	Additional Insertion	'Auxiliary Energy Consumption' or 'AUX' in relation to a period in case of a generating station / ESS means the quantum of energy consumed by auxiliary equipment of the generating station / ESS, such as the equipment being used for the purpose of operating plant and machinery including switchyard of the generating station / ESS and the transformer losses within the generating station / ESS, expressed as a percentage of	'Auxiliary Energy Consumption' definition need to be inserted as regulation is referring the Auxiliary Consumption at many places.

			the sum of gross energy generated at the generator terminals of all the	
			units of the generating station;	
			Provided that Auxiliary Energy	
			Consumption, in case of ESS, shall	
			not include cycle loss occurred	
			during charging and discharging of	
			ESS.	
			Provided that auxiliary energy	
			consumption shall not include	
			energy consumed for supply of	
			power to housing colony and other	
			facilities at the generating station	
			and the power consumed for	
			construction works at the	
			generating station and integrated	
			coal mine.	
3.	Chapter 1 :	Additional Insertion	"Deemed Inter-State Transmission	There are many instances wherein transmission line being
			System (Deemed ISTS)" means	developed by State Transmission Utilities (STUs) or Intra
	Deemed ISTS		the transmission system utilised to	State transmission licensees, and such transmission lines
	Line		evacuate at least 75% of interstate	are mainly utilised to evacuate the Inter-State Power. Such
	(Additional		power. Such transmission system	transmission lines / system should be qualified as deemed
	insertion)		should have received regulatory	ISTS under CERC IEGC Grid Code.
			approval of the Commission as	
			being used for interstate	
			transmission of power and	
			qualified the ISTS status from	

			respective regional power	
			committee.	
4.	Chapter 2:	Additional Insertion	(C) Each Distribution Licensee	Ministry of Power (MoP)vide its order dated 22 nd July,
			shall have a responsibility to assess	2022 has issued Renewable Purchase Obligation (RPO)
	Resource		the Energy Storage requirement in	and Energy Storage obligation (ESO) trajectory till 2029-
	Adequacy		different time horizons, namely	30. Hence, while Generation resource planning / demand
	Planning		long term, medium term, and short	forecasting, distribution licensees must access the
			term. Additionally, while	requirement of ESS in long term, medium term as well as
	5 (3)		assessing the generation resource	short term period. Further, under scenarios, wherein
			adequacy, distribution licensee has	distribution licensee anticipates any excess generation from
	Generation		to ensure that ESS has to be	RE resource, instead of curtailing, the same can be stored
	Resource		utilised to store the over generation	and utilised during non-RE hours.
	Adequacy		capacity during certain time	
	Planning:		periods. Under such scenario, such	
			stored energy shall be utilised later	
			as per requirement.	
5.	Chapter 2:	For the sake of uniformity in	For the sake of uniformity in	The referred clause stipulates the requirement to comply
		approach and in the interest of	approach and in the interest of	with generation resource adequacy assessment.
	Resource	optimality in generation resource	optimality in generation resource	
	Adequacy	adequacy in the States, FOR may	adequacy in the States, FOR may	It has been seen in the past that distribution licensee is not
	Planning	develop a model Regulation	develop a model Regulation	complying with the RPO requirement, similarly,
		stipulating inter alia the	stipulating inter alia the	Distribution Licensee may forgo to comply with resource
	5 (3)	methodology for generation	methodology for generation	adequacy targets unless such non-compliance linked with
		resource adequacy assessment,	resource adequacy assessment,	strict penal charges.
	Generation	generation resource procurement	generation resource procurement	
	Resource	planning and compliance of	planning and compliance of	
	Adequacy	resource adequacy target by the	resource adequacy target by the	
	Planning:	distribution licensees.	distribution licensees and levy of	
			penalty for non-compliance of	
			such target.	

6. Chapter 2:	Additional insertion under regulation 4 (a)	derive most their value inter alia	utilization (expressed as C.U.F) (Solar ~25% & Wind
Resource		from averting the installation of	\sim 30%) as against conventional sources particularly thermal
Adequacy		excessive amounts of transmission	sources where design utilization is typically 85%. Hence,
Planning		infrastructure. CTU/STU should	the utilisation of the associated transmission asset is
		optimize transmission system	comparatively low. Since transmission assets are typically
		requirement with co-located ESS,	created to cater the peak power requirement. This issue
5 (4) (a) (V)		particularly while designing	assumes significance in case of India which has embarked
Transmission		evacuation system for wind-solar	on an accelerated RE capacity addition i.e. 500 GW by
deferral		projects located in such resource	2030. A transmission system which is being used partially
(Additional		rich area.	have both technical and cost implications. In view of same,
insertion)			ESS needs to capture under Transmission resource
		Transmission system for RE dense	adequacy assessment so that transmission system
		area shall be developed for lower	requirement can be deferred, and system would be
		peak and such energy may be	optimally utilised.
		stored in ESS for dispatch in non-	
		RE hours.	
7. Additional	Additional Chapter insertion	It should cover the followings:	We suggest that a separate chapter covering transmission
Chapter			system adequacy planning code is required to be
incorporation		• Dedicated transmission system	incorporated, and it should also cover the various methods
		for generation assets / PSPs,	needs to be adopted to enable the advance planning of
4 (C)		which are distantly far located	transmission system in India.
Transmission		from grid connection should be	
adequacy		reduced to ~ 25 KM.	There is a strong consensus among the various stakeholders
planning code		• Advance strategic transmission	in the Indian power sector on need of energy storage assets
		planning needs to be carried out	in India. Pump Hydro Storage Plants are well recognised as
		for PSPs to provide transmission	a cost-effective long duration energy storage solution to

			system ahead of start date of operation of such assets.Transmission planning should also cover transition process of LTA to GNA.	 mitigate the challenges of grid stability and curtailment of must-run RE generation. It is to be noted that generally such PSPs are located far from the nearest ISTS substation. In many cases the requirement of dedicated transmission line is beyond ~100 km. Therefore, it is need of hour to provide transmission system to all such PSPs at its doorstep.
8.	Chapter 4 Protection Code 14 (2) (e)	(e) Ensure proper coordinated protection settings		To ensure proper coordinated protection settings, request RPCs to provide the setting details of the user bay at PGCIL end, other feeder settings and the upstream transformer settings. This ensures that the user coordinates the setting w.r.t upstream network w.r.t time and current. RPCs and PGCIL shall provide the updated fault level (SLG and 3 phase fault level) once every year for review/updating the protection settings.
9.	Chapter 4	RPCs shall:		Considering the importance of network data, protection
9.	Protection Code 14 (3)	 (a) maintain a centralized database in respect of their respective region containing details of relay settings for grid elements connected to 220 kV and above (132 kV and above in NER). (b) carry out detailed system studies, twice a year, for protection settings and advise modifications/changes, if any, to the CTU and to all users and STUs of their respective regions. (c) provide the database access to CTU and NLDC and to all users, RLDC, SLDCs, and STUs of the 		considering the importance of network data, protection settings, network topology, substation information, grid disturbances, operational data, etc it would be very helpful for all Entities (such as NLDC, RLDCs, SLDCs, CTU, STUs, RPCs, power exchanges, QCAs, SNAs, licensees, generating stations and other grid connected entities) to have a centralized database of the information at common platform and an appropriate methodology/Procedure stipulated/managed by a competent authority to share the relevant data at the request of the participating parties. Inter exchange of data between the Both parties shall result in better planning & implementation of Operating codes/procedures/settings and would also help in stable grid operation.

		respective regions. The database		
		shall have different access rights		
	~1 4	for different users.		
10	1	16. (1) SPS for identified system		It is not clear, what kind of protection settings are covered
	Protection Code	shall have redundancies in		under SPS (System Protection Scheme) and on what basis,
	16(1)	measurement of input signals		the system is identified for SPS? May clarify the same
		and communication paths		
		involved up to the last mile to		
		ensure security and		
11	Charter 5.	dependability. (3) Trial Run of Wind / Solar /	(2) Trial Dur of Wind / Salar /	Such condition is in contradiction with the condition
11	Chapter 5:		(3) Trial Run of Wind / Solar /	
		Storage / Hybrid Generating	Storage / Hybrid Generating	mentioned in bidding documents being issued by the
	Commissioning	Station	Station	Central and State Government Implementing Agencies like
	and Commercial			SECI/NTPC/NHPC. Considering the same, we suggest not
	Operation Code	(a) corroborated with the	(a) corroborated with the	to incorporate the same.
		solar irradiation recorded at	solar irradiation recorded at	
	Clause 3 (a)	site during the day and plant	site during the day and plant	
		design parameters.	design parameters.	
		For the trial run, a declaration	For the trial run, a declaration shall	
		shall be given by the generating	be given by the generating	
		company that no panel has been	company that no panel has been	
		replaced or added or taken out or	replaced or added or taken out or	
		design of the plant has been	design of the plant has been	
		altered:	altered:	
10	Class to a Ca			
12	Chapter 6:	(9) Inertia:	(9) Inertia:	It has been seen in past that wind and solar generators
				connected with state grid have been facing frequent
	Operating Code	The power system shall be	The power system shall be	backing down instructions citing grid security and many
		operated at all the times with a	operated at all the times with a	such instructions are issued verbally without any written
		minimum inertia to be stipulated	minimum inertia to be stipulated	communications, and APTEL has also recognised the same
		by NLDC so that minimum nadir	by NLDC so that minimum nadir	in its order vide APPEAL NO. 197 of 2019 & IA NO. 1706
	Clause 30 (9)	frequency post reference	frequency post reference	of 2019 dated 2nd August 2022, wherein it has directed that
J				

(Control Hierarchy	contingency stays above the	contingency stays above the	such state agencies shall pay the compensation during
	control menurony	threshold set for under frequency	threshold set for under frequency	which curtailment instruction were issued for the reason
		load shedding (UFLS). NLDC	load shedding (UFLS). NLDC	other than grid security, at the PPA tariff along with
		shall reschedule generation	shall reschedule generation	interest.
		including curtailment of wind,	including curtailment of wind,	interest.
		solar and wind-solar hybrid	solar and wind-solar hybrid	In view of same, it is requested to allow deemed generation
		generation, if required, in	generation, if required, in	status/ compensation mechanism for curtailing wind, solar
		coordination with the respective	coordination with the respective	and wind-solar hybrid energy as such generators is losing
		RLDCs and SLDCs to maintain	RLDCs and SLDCs to maintain	
				revenue under such events and such provisions restrict
		the minimum inertia.	the minimum inertia.	developers.
			Provided that curtailed wind, solar	
			and wind-solar hybrid energy shall	
			be given deemed generation status.	
			Provided further that NLDC shall	
			implement the transparent process	
			for data posting related to	
			curtailment of wind, solar and	
			wind-solar hybrid energy to ensure	
			that such curtailment with reason	
			of grid security will be	
			corroborated.	
			Provided further that RE	
			generators shall be provided	
			compensation for generation loss	
			in a particular time-block based on	
			wind speed/ solar insolation level	
			in that time-block	

13	Chapter 6: Operating Code Clause 30 (10) E – Primary Control	NLDC may also identify other resources such as ESS and demand resource to provide PRAS for which PRAS Providers shall be compensated in accordance with the Ancillary Services Regulations.	Clarification required in the said clause	CERC Ancillary Service regulation 2022 does not have provision related to compensation of Primary Reserve Ancillary Service. It is requested to clarify under such scenario, how Primary Reserve Ancillary Service provider will be compensated.
14	Chapter 5: Operating Code Clause 30 (10) h	(h) All generating stations mentioned in Table-4 (under clause (g) of this Regulation) shall have the capability of instantaneously picking up to a minimum 105% of their operating level and up to 105% or 110% of their MCR, as the case maybe, when the frequency falls suddenly and shall provide primary response. Any generating station not complying with the above requirements shall be kept in operation (synchronized with the regional grid) only after obtaining the permission of the concerned RLDC.	(h) All generating stations mentioned in Table-4 (under clause (g) of this Regulation) except <u>Wind/ Solar/Renewable</u> <u>Hybrid Energy Project</u> shall have the capability of instantaneously picking up to a minimum 105% of their operating level and up to 105% or 110% of their MCR, as the case maybe, when the frequency falls suddenly and shall provide primary response. Any generating station not complying with the above requirements shall be kept in operation (synchronized with the regional grid) only after obtaining the permission of the concerned RLDC.	It is to be noted that Wind/Solar/Renewable Hybrid Projects do not have capability to operate at 105% or 110% of operating level when Solar insolation / Wind speed is not available at site. Moreover, MCR should not be applicable for RE. In view of same, 105% or 110% of MCR would be applicable on Thermal and Hydro units only and not on the wind, solar and hybrid of wind and solar projects.
15	Chapter 6: Operating Code Clause 30 (11) (U)	All renewable energy generating stations and ESS shall be enabled with frequency controller to provide secondary control in accordance with the CEA	Clarification required in the said clause	It is requested to clarify, whether it is mandatory requirement which RE generator /ESS are bound to comply as under CERC Ancillary Service Regulation 2022, SRAS/TRAS is to be provided on voluntary basis.

16	Chapter 6: Operating Code	Connectivity Standards and the communication system shall be established in accordance with the CEA Technical Standards for Communication. TABLE 9: TESTS REQUIRED FOR POWER SYSTEM ELEMENTS	Clarification required in the said clause	Please clarify whether these tests are mandatory to comply for existing projects? We understand that all future projects are required to comply before commissioning. Please clarify.
	Clause 40 (3). FIELD TESTING FOR MODEL VALIDATION			
17	Chapter 6 Operating Code 41.	Capacity building, skill upgradation and certification of the personnel deployed in load despatch centres shall be done periodically under an institutional framework through accredited certifying agency (ies).		A stable grid is a result of effective collaboration between all entities (such as NLDC, RLDCs, SLDCs, CTU, STUs, RPCs, power exchanges, QCAs, SNAs, licensees, generating stations and other grid connected entities), it would be in the best interest of the system for the Grid Code to propose guidelines for skill up-gradation and certification procedure not only at the load dispatch centers but also all the various parties involved grid operation. (such as generating stations, Industries, Power Park Developers etc).
18	Chapter7:SchedulingandDespatch Code(45) 10)OptimumUtilizationOfof	Additional Insertion	During high Solar isolation period, and if inverters have margin to increase solar generation by 5 to 10% of capacity, the same should be allowed.	Solar Projects are generally installed with high DC capacity and there may be scenarios wherein power limited to contracted capacity is flowing out and inverter having an inherent margin of 5 to 10% beyond the rated capacity. We request that the same should be allowed to inject like hydro power plant in case of high insolation period or shortage scenario.

	Hydro Energy and			
19	Solar Energy Chapter 7: Scheduling and Despatch Code 45 (11) (b)Scheduling of renewable energy generating station by QCA	NLDC shall notify a procedure for aggregation of pooling stations for the purpose of combined scheduling and deviation settlement for wind or solar or renewable hybrid generating stations within six (6) months of notification of these regulations.	NLDC shall notify a procedure for aggregation of pooling stations and <u>at regional level</u> for the purpose of combined scheduling and deviation settlement for wind or solar or renewable hybrid generating stations within six (6) months of notification of these regulations.	We agree with the proposed Regulation. State level aggregation of schedule by a QCA is implemented by Karnataka and , Andhra Pradesh States follow one of the three levels of aggregation of scheduling i.e., plant-level, pooling station-level, and State- level. This specific element of the regulations has material implications for long term viability of RE projects in India. Hence, it is critical that relevance of 'Aggregating schedule of pooling substations by QCA at regional level is very much required.
			Provided further that aggregated deviation at regional level shall be charged from such Wind and Solar Generator on proportionate to their individual deviation.	It is to be noted that the forecasting of RE projects is technically constrained because of the two reasons – (i) limited accuracy of weather forecasting models, and (ii) limited spatial resolution available. In such circumstances, RE projects face uphill task to comply with DSM regulations and absence of aggregation of schedule of various pooling substations at regional level by QCA at regional leaves RE project unreasonably exposed to penalty.

20	Germany – Renewable integration and aggregation model					
	Germany is one of the market leaders in renewable energy deployment in EU and globally. In Germany, the share of solar and wind generation sources in the installed net power generation capacity has gone beyond 50%. The higher share of the installed RE capacity is driven by government incentives and the must run status given to RE generators.					
	including balancing	fluctuating power from renewables	with more predictable conventional	operators (TSOs). It is their job to regulate the power supply, generation. Power suppliers must pay the TSOs a "grid fee" ing it stable, including voltage and frequency control.		
	All electricity generators, including RE generators, and consumers are assigned to a balancing group in Germany, and there are multiple balancing groups within each TSO. The balancing groups are not in charge of physically balancing the system (i.e., it is not a control area). Rather they are entities that aggregate the schedules from multiple generators and consumers and schedule resources accordingly.					
	There is a financial settlement between the TSOs and balancing groups, which depend on the actual deviations from their schedule. Hence, the balancing groups have an incentive to balance resources internally to avoid being exposed to the balancing market operated by the TSO ¹ . The Balancing groups are essentially aggregators like QCAs in India. The error in schedules by RE generators under a balancing group gets minimized due to averaging of individual errors by each RE generator.					
	The operators of electricity supply grids are obliged to maintain a balancing group which exclusively comprises energy that is remunerated with a feed- in tariff from RE suppliers in the grid area for transmission to the balancing group of the operators of transmission grids. On 1 April 2020, 1946 balancing groups were managed by a total of 686 contract partners in the grid area of 50Hertz Transmission GmbH.					
21	Chapter 7:		Any dispute arising between the	It is to be noted that the QCA is not an entity recognised		
	Scheduling and Despatch Code	Any dispute arising between the generating stations and QCA	generating stations and QCA shall be resolved in accordance with the	under the Act. DSM Regulation of States have recognised the concept of QCA. Now the Hon'ble Commission has		
	•	shall be resolved in accordance	mechanism in the contracts	proposed to be recognised though IEGC. Therefore, any		
	Clause 11 (F)			commercial impact on account of deviation is fastened to		

¹ Source - Report from US Department of Energy

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rei ge	cheduling of enewable energy enerating station y QCA	with the mechanism in the contracts entered between them.	entered between them by the appropriate Commission.	the generator or QCA, which is representing group of generators. However, QCA has no obligation to bear financial consequences and it will only pass on to the generators. Therefore, only generator is liable. This is clearly contrary and in violation to the Section 28 (4) of the Act which clearly states that the Regional Load Despatch Centre may levy and collect such fee and charges from the generating companies or licensees engaged in inter-State transmission of electricity as may be specified by the Central Commission. QCA require to be registered with the concerned RLDC. The Hon'ble Commission is requested to notify qualifying criteria, net worth, creditworthiness etc. Moreover, any dispute resolution between Generating Station/QCA should be under the jurisdiction of CERC. If the QCA is not capable for any payment due to RLDC, could be possible that it might not have received from the generator, RLDC may not allow such QCA to schedule power without payment of past dues. In such case other generators should not be suffered. Therefore, strict qualifying criteria and bringing QCA under the ambit of Hon'ble Commission is necessary.
Sc	hapter 7: cheduling and espatch Code	The minimum turndown level for operation in respect of a unit of a regional entity thermal generating station shall be 55% of MCR of the said unit: Provided that the Commission may fix through an order a	The minimum turndown level for operation in respect of a unit of a regional entity thermal generating station shall be 55% or 40% of MCR of the said unit:	It is to be noted that in accordance with Draft Central Electricity Authority (Flexible operation of thermal power plants) Regulations, 2022, the appropriate Load Despatch Centres shall be allowed to schedule all coal based thermal power plants, up to the Minimum Power Level (MPL) of 40%, to support the operation of must run stations.

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12) Minimum	different minimum turndown	Provided that the Commission	Further, it also specified that minimum loading or
turndown level for	level of operation in respect of	may fix through an order a	unloading shall be 3% per minutes above the MPL and in
thermal	specific unit(s) of a regional	different minimum turndown level	case of super critical and ultra-super critical units, it shall
generating	entity thermal	of operation in respect of specific	be 5 %.
stations	generating station:	unit(s) of a regional entity thermal	
	Provided further that such	generating station:	
	generating station on its own	5 5	Hence, it is requested that same should be reflected in the
	option may declare a minimum	Provided further that such	CERC IEGC regulation.
	turndown level below 55% of	generating station on its own	
	MCR:	option may declare a minimum	
		turndown level below 55% upto	
		<u>40%</u> of MCR:	
23 47 (1) (e)		Wind , solar, wind-solar hybrid	It is requested that the existing Regulation 5.2 (u) of the
	Provided that the renewable	with or without storage ,	IEGC should be retailed. Wind and solar generators in the
	energy generating stations shall	standalone storage drawing power	state of Andhra Pradesh, Tamil Nadu, Madhya Pradesh,
	not be subjected to	from renewable energy sources	Karnataka face severe backing down due to commercial
	merit order despatch, and subject	and hydro power plant (in case of	reason in the past. The Regulation 5.2 (u) supported the RE
	to technical constraints shall be	excess water leading to spillage)	generators in reducing the curtailment drastically. Hon'ble
	requisitioned	shall be treated as MUST RUN	APTEL in its judgement on deemed energy compensation
	first followed by requisition from	power plants and should not be	on curtailment in the Appeal No 197 of 2019 also took
	other generating stations in merit	subjected to curtailment due to	shelter of the said Regulations. Now thw APSLDC and
	order.	merit order despatch as well as due	TANTRANSCO has challenged the said APTEL
		to any commercial consideration.	judgement in the Hon'ble Supreme Court, we request the
			Hon'ble Commission to retain the said Regulation.
		In the event of transmission	
		constraint or system security	
		constraint renewable energy	
		generation may be curtailed after	
		harnessing flexible resources	
		including energy storage systems.	

In the event of extreme	
circumstances, when MUST RUN	
plant has to be curtailed, the details	
shall be published on the	
RLDC/SLDC website the	
following day, as the case may be,	
giving the date, name of RE	
generation plant, installed	
capacity, curtailment quantum in	
MWh, duration of curtailment and	
reasons thereof.	
24 Within transactions under GNA, Within transactions under GNA, It has been seen in past generators c	onnected with state orid
Chapter 7: curtailment shall be done first curtailment shall be done first from have been facing frequent backing of the statement shall be done for the state	U
Scheduling and from generation sources other generation sources other than grid security and many such instruct	
Despatch Code than wind, solar, wind-solar wind, solar, wind-solar hybrid and without any written communication	•
hybrid and run of the river hydro run of the river hydro plants with recognised the same in its order vid	·
Power to revise plants with upto three hours upto three hours pondage (in case 2019 & IA NO. 1706 of 2019 d	
schedule pondage (in case of excess water of excess water leading to directed that such state agencies sha	U
47 (3) (a) (ii) (a) leading to spillage), on pro rata spillage), on pro rata basis based for during which curtailment instru-	
basis based on their GNA on their GNA quantum.	
quantum. interest.	
Provided further that curtailed	
generation based on Wind, Solar, In view of same, it is requested to al	llow deemed generation
and Wind-Solar hybrid with and status/ compensation mechanism for	e e
without Storage, shall be and wind solar hybrid energy as su	_
<u>considered as deemed generation</u> revenue under such events.	ten generators is tosting
and compensated to generator by	
its procurer at PPA tariff.	

25		(4) Revision of schedules on	(4) Revision of schedules on	In current regulatory framework, wind and solar generators
	Chapter 7:	request of regional entities:	request of regional entities:	are being allowed to revise its schedule and such revision
	Scheduling and	(a) SLDCs, regional entity	(a) SLDCs, regional entity	shall become effective from the 4 th time block, 1st block
	Despatch Code	generating stations, regional	generating stations, regional entity	being the block in which notice has been given. Moreover,
		entity ESSs, beneficiaries,	ESSs, beneficiaries, buyers or	one revision for each time slot of one and half hours starting
	Clause 47 (4) (c)	buyers or cross-border entities	cross-border entities may revise	from 00:00 hours of a particular day subject to maximum
		may revise their schedules under	their schedules under GNA as per	of 16 revisions during the day. Hon'ble Commission in
		GNA as per clause (b) and	clause (b) and clause (c) of this	Statement of Reasons (SOR) order issued while notifying
		clause (c) of this Regulation in	Regulation in accordance with	the DSM Regulations, 2014, observed as under:
		accordance with their respective	their respective	
		contracts.	contracts.	5.3 Decision of the Commission:
				5.3.1 The Commission has taken note of the
		(c) Based on the request for	(c) Based on the request for	comments. On the issue of frequency of revisions,
		revision in schedule made as per	revision in schedule made as per	the Commission recognizes that accuracy of
		sub-clauses (a) and (b) of Clause	sub-clauses (a) and (b) of Clause	forecasting improves as one gets closer to time of
		4 of this Regulation, any	4 of this Regulation, any revision	dispatch. This is borne out by plenty of research
		revision in schedule made in	in schedule made in odd time	that is available on how forecasting accuracy
		odd time blocks shall become	blocks shall become effective	improves as more updates are done aligned with
		effective from 7th time block	from $\mathcal{P}^{\text{th}} 3^{\text{rd}}$ time block and any	shorter scheduling intervals. In the publication, "A
		and any revision in schedule	revision in schedule made in even	Review 20 of Variable Generation Forecasting in
		made in even time blocks shall	time blocks shall become	the West, Widiss et al, NREL, July 2013-Jan
		become effective from 8 th time	effective from 8 th 4 th time block,	2014", 14 Operating Entities (OEs) in the Western
		block, counting the time block	counting the time block in which	Interconnection in the United States were
		in which the request for revision	the request for revision has been	interviewed. Nearly all OEs were reported to have
		has been received by the RLDCs	received by the RLDCs to be the	hour-ahead forecasts, the frequency of updating
		to be the first one.	first one.	varying from every 10 minutes to hourly. The chart
				below, prepared by Alberta Electric System
				Operator (AESO), illustrates improving accuracy
				with decreasing forecast horizon:

				Most stakeholders have supported the proposal of doubling the number of revisions allowed, to 16 per day. Some have suggested even further increase to enable hourly revisions. The Commission is of the view that while increasing frequency of revision would enhance forecasting accuracy, it might be difficult for beneficiaries to manage contracts due to very frequent revisions. As such, the Commission has decided to retain the number of proposed revisions to 16"
				It is submitted that the Hon'ble Commission was also in agreement that the increasing frequency of revision would enhance forecasting of accuracy. Considering the above
				observation, we request the Hon'ble Commission that the revision in schedule be made effective from 3 rd and 4 th time block.
26	Chapter 8 48.General cyber security	Additional Insertion	All users, NLDC, RLDCs, SLDCs, CTU and STUs shall have in place, a cyber security framework in accordance with Information	Cyber security policy in power sector mandates generators to source products from trusted sources, also mandates the testing by NABL.
			Technology Act, 2000; CEA (Technical Standards for Connectivity) Regulations, 2007; CEA (Cyber Security in Power Sector) Guidelines, 2021 and any such regulations issued from time	 However Generators are not given clear list of trusted sources. For testing the products more information is required on sample size, testing procedure and applicable products/components are not provided.
			to time, by an appropriate authority, so as to support reliable operation of the grid.	

27	Chapter 8	Additional Insertion	(1) All entities shall immediately	The guidelines states the Responsible Entity on-boards
	50, Mechanism of		report to the appropriate	Cyber Swachhta Kendra(CSK) of CERT-In and timely acts
	Reporting		government agencies in	upon the advisories, guidelines and directive of NCIIPC,
	1 0		accordance with the Information	
			Technology Act, 2000 in case of	Details on onboarding processes and information shared /
			any cyber-attack.	exchanged with CSK(ex: Event, Incident) is not available.
			(2) NLDC, RLDCs, SLDCs, RPCs	
			and the Commission shall also be	
			informed by such entities in case	
			of any instance of cyber-attack.	
28	Chapter 8	Additional Insertion	All users shall conduct Cyber	Cyber security policy in power sector mandates the
	49, CYBER		Security Audit as per the	1 2
	SECURITY		guidelines mentioned in the CEA	(including sector specific
	AUDIT		(Cyber Security in Power Sector)	controls as per ISO/IEC 27019).
	AUDII		Guidelines, 2021 and any other	The scope of iso27001 certification is not clearly detailed.
			guidelines issued by	
			an appropriate Authority.	