FORM GC1

# MODIFICATION RECOMMENDATION FORM



RECOMMENDATION TO CER BY EIRGRID OF MODIFICATION TO GRID CODE.

ABSTRACT / TITLE OF MODIFICATION	Fault Ride-Through (FRT) Recommended Modifications
MODIFICATION NUMBER	215
RECOMMENDED AT GCRP MEETING NUMBER	28
LIST OF GRID CODE SECTION(S) AFFECTED BY PROPOSED MODIFICATION:	CC.7.3 and Glossary
CURRENT GRID CODE VERSION :	3.5

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# **MODIFICATION DESCRIPTION Overview**

SUMMARY DESCRIPTION OF:

- a) THE REASON FOR THE RECOMMENDED MODIFICATION
- b) HISTORY OF PROGRESSION THROUGH GCRPS, WORKING GROUP AND/OR CONSULTATION
- c) SUMMARY NOTE OF ANY OBJECTIONS TO THE RECOMMENDED CHANGE FROM GCRP MEMBERS OR CONSULTATION RESPONSES
- d) OUTCOME OF ANY GCRP MEETING ACTIONS RELATING TO THE RECOMMENDED MODIFICATION

#### The Reason for the Recommended Modification

Interactions between the TSO and a number of generators has highlighted that there may be a lack of clarity on the requirements the fault ride through capabilities in the Grid Code and/or the measures used to identify non-compliance. In addition the TSO has completed a significant series of studies to examine the impact of high penetration of windfarms on the operation of the power system and because of these issues and in light of the renewable policy targets the TSO suggested to the CER that a review of these standards would be timely.

## History of Progression Through GCRPs, Working Group and/or Consultation

A cross industry FRT Working Group was set up to discuss these standards and the group met on a monthly basis from 16 June 2010. A Terms of Reference was developed by the group and approved by the GCRP #26. The Terms of Reference covered the scope of the group and their deliverables, as outlined below:

- Any changes to CC.7.3.1.1 with supporting documentation: history, technical justification, impacts;
- Principles document regarding assessment of Grid Code Compliance Pre and Post Commissioning;
- Information Provision: what data currently provided where and any additional information required by IPP at design stage;
- International Best Practice Report;
- EirGrid Paper on the apparent inconsistency in fault clearance times between the Grid Code and the Transmission Planning Criteria;

All deliverables were issued and presented at GCRP meeting #28, 8<sup>th</sup> June 2011. The following papers are also attached to the email for information:

- FRT Principles and Grid Code (Vers 1.3)
- FRT ToR (Approved by GCRP26) version 1.0
- FRT\_Assessment of Grid Code Compliance (Vers 1.3)
- FRT\_KEMA Report 16010829 FRT to EirGrid FINAL\_24Nov2010
- FRT\_Provision of Data Position Paper\_v1.3
- FRT\_TPC Fault Ride Through Position Paper (Post to Working Group Meeting29112010) VerTS (2)
- FRT PowerPoint Presentation

#### Summary Note of any Objections to the Recommended Change from GCRP Members or Consultation Responses

The recommendations have unanimous support from the FRT Working Group and no objections or concerns were raised by the GCRP panel members.

## Outcome of any GCRP Meeting Actions Relating to the Recommended Modification

No actions were raised.

## **Recommended Modifications to the Grid Code**

The following is the proposed changes to the Grid Code as put forward by the FRT Working Group and recommended by the GCRP members. Proposed text is highlighted in blue and deleted text is highlighted in red strike-through. Please note that the Figure entitled Fault Ride-Through Envelopes is also a new addition to clause CC.7.3.1.1 of the Grid Code.

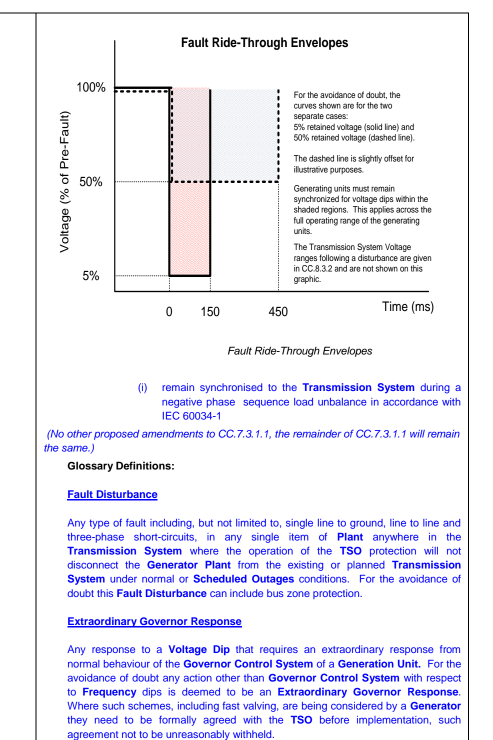
#### CC.7.3 Generators

CC.7.3.1

The conditions specified in this section of the code apply to all **Generation Units** connected to or connecting to the **Transmission System**. Unless explicitly stated all conditions specified apply over the full operating capabilities of the **Generation Unit** at the **Connection Point**.

For all Generation Units where Secondary Fuel Registered Capacity is different than Primary Fuel Registered Capacity all appropriate Connection Conditions must be met or agreed with the TSO.

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#### Extraordinary AVR Response

Any response to a **Voltage Dip** that requires an extraordinary response from normal behaviour of the **Automatic Voltage Regulator** of a **Generation Unit**. For the avoidance of doubt any action of an **Automatic Voltage Regulator**, which results in anything other than an adjustment of the excitation field current is deemed to be an **Extraordinary AVR Response**. Where such schemes, including fast valving, are being considered by a **Generator** they need to be formally agreed with the **TSO** before implementation, such agreement not to be unreasonably withheld.

#### **Critical Fault Clearance Time**

The longest fault duration not leading to out-of-step conditions such as poleslipping in a **Generating Unit** following a **Fault Disturbance**. **Critical Fault Clearance Time** will vary according to the active and reactive power output of the **Generating Unit**. The minimum **Critical Fault Clearance Time** for a particular **Fault Disturbance** is likely to occur when the **Generating Unit** is at maximum **Active Power** output and maximum leading **Reactive Power** output.

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	Fault Ride-ThroughThe ability of a Generating Unit to stay Synchronised to the TransmissionSystem during and following a Fault Disturbance.Fault Ride-Through TimeThe required fault duration that a Generating Unit shall ride through for a particularFault Disturbance, and is equivalent to the Critical Fault Clearance Time.
IMPLICATION OF NOT IMPLEMENTING THE MODIFICATION	The continued possible misinterpretation of the FRT standards in the Grid Code. This could result in Generation Units with inadequate FRT capability connecting to the system and this in turn could lead to the Transmission System becoming unstable resulting in widespread unplanned outages. This is of critical importance for a system such as ours with targets to produce 40% of energy from renewable resources by 2020.