



# REQUIREMENTS FOR EMBEDDED GENERATION

Conditions and application process to become a small-scale embedded generator in the Municipality of Kgatelopele Local Municipality  
February 2025

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## Disclaimer and Indemnity

The information contained in this document is for information purposes only and to guide stakeholders regarding the requirements and application process of the Municipality of Kgatelopele Local Municipality in connecting embedded generation to the municipal electricity network. The opinions expressed are in good faith and while every care has been taken in preparing this document, and the authors make no representations and give no warranties of whatever nature in respect of these documents, including but not limited to the accuracy or completeness of any information, facts and/or opinions contained therein.



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## i. Information on this document

<p><b>Purpose of the document</b></p>	<p>This document primarily sets out the requirements and application process of the Municipality in connecting all forms of Embedded Generation (EG) to the municipal electricity network. The focus is on Small-Scale Embedded Generation (SSEG), but information is also provided for the connection of larger generators.</p>
<p><b>Defining small scale embedded generation</b></p>	<p>Small-scale embedded generation (SSEG) refers to power generation installations <b>less than or equal to 1MVA/1000kVA</b> which are typically located on residential, commercial or industrial sites, and generated power is mainly for <b>self-consumption</b>. SSEG is in contrast to large-scale generation units that generate large amounts of power, typically in the multi-Megawatt range, and are often pure generators (not for self-consumption)</p>
<p><b>The need for this document</b></p>	<p>The parallel connection of any generator to the municipal electrical network, however powered, has numerous implications for the Municipality. It therefore needs to be regulated and managed. This document serves to:</p> <ul style="list-style-type: none"> <li>● Ensure the <u>safety</u> of the municipal staff, the public and the user of the SSEG installation.</li> <li>● Uphold the <u>power quality</u> of the municipal electricity network</li> <li>● Clarify <u>metering and billing</u> requirements and options</li> </ul> <p>In addition, municipalities are faced with low carbon development imperatives and economic growth challenges. SSEG can play a role in both of these areas, and the document therefore also serves to:</p> <ul style="list-style-type: none"> <li>● Promote the development of the SSEG industry by creating a conducive environment for growth.</li> </ul>
<p><b>Scope</b></p>	<p>This document covers:</p> <ul style="list-style-type: none"> <li>● The connection SSEG installations to the <u>municipal electrical network</u></li> <li>● Installations <u>up to 1MVA</u></li> <li>● Installations connected to <u>low voltage networks</u></li> <li>● Installations with <u>self-consumption</u></li> </ul> <p>This document does not provide detail on:</p> <ul style="list-style-type: none"> <li>● Systems with a generation capacity <u>above 1MVA</u>, including the necessary hardware, monitoring and control functionality (anyone wanting to connect a system greater than 1MVA should engage with the municipality before commencing with any application).</li> <li>● <u>Wheeling</u> of electricity</li> <li>● The connection of SSEG to the <u>Eskom</u> electrical grid.</li> <li>● Systems connecting to <u>MV and HV networks</u> (although the NRS 097-1 standards covering MV and HV connections are not complete, such systems may be approved by the Municipality, but are likely to require further grid studies and should be discussed separately with the municipality)</li> </ul>



**Who this document is for**

This document will assist all relevant stakeholders involved in the commissioning, installation, management and ownership of an SSEG system, with generation capacity less than or equal to 1 MVA (1000 kVA), including:

- SSEG project developers
- Residential and commercial property owners
- SSEG installers
- Energy consultants commissioned to design SSEG systems
- Municipal officials involved in SSEG generation
- Registered technical personnel who are involved in SSEG commissioning



## ii. Glossary & Definitions

<b>Alternating current</b>	The flow of electrical energy that follows a sine wave and changes direction at a fixed frequency (i.e. it 'alternates'). Most residential and commercial uses of electricity require alternating current.
<b>Anti-Islanding</b>	The ability of an SSEG installation to instantly and automatically disconnect the SSEG installation from the municipal electrical network whenever there is a power outage in the municipal electrical network, thus preventing the export of electricity to the municipal electrical network from the SSEG installation. This is done primarily to protect municipal electrical network workers who may be working on the electrical network and who may be unaware that the electrical network is still being energized by the SSEG.
<b>Bi-directional meter</b>	A meter that separately measures electricity flow in both directions (import and export)
<b>Certificate of Compliance</b>	a) a certificate with a unique number obtainable from the chief inspector, or a person appointed by the chief inspector, in the form of Annexure 1 of the Electrical Installation Regulations and issued by a registered person in respect of an electrical installation or part of an electrical installation; or (b) a certificate of compliance issued under the Electrical Installation Regulations, 1992;
<b>Customer</b>	In the context of this document, customers who also generate shall be referred to as "customers", although in effect they are generators.
<b>Direct current</b>	The flow of electrical energy in one constant direction. Direct current is typically converted to alternating current for practical purposes as most modern uses of electricity require alternating current.
<b>Electrical Contractor</b>	A person who undertakes to perform electrical installation work on behalf of any other person, but excludes an employee of such first-mentioned person;
<b>Embedded generator</b>	A generator connected to the municipal distribution network. These are typically on a customer's property and behind their meter.
<b>Generating capacity</b>	The maximum amount of electricity, measured in kilovolt Amperes (kVA), which can flow out of the generation equipment into the customer's alternating current wiring system. This is therefore the maximum alternating current power flow which can be generated by the system in its current configuration.
<b>Grid-tied</b>	An SSEG installation that is connected to the municipal electrical network either directly or through a customer's internal wiring is said to be "grid-tied". The export of energy onto the municipal electrical network is possible when generation exceeds the customer's consumption at any point in time.
<b>Hybrid grid-tied system</b>	<b>As used in this document:</b> A generation configuration, typically solar PV, which includes battery storage and where the system can operate in grid-tied mode as well as independently of the grid – for example during loadshedding.





<b>Installation Electrician</b>	A person who has been registered as an installation electrician in terms of regulation 11 (2) of the EIR 2009 for the verification and certification of the construction, testing and inspection of any electrical installation, excluding specialised electrical installations;
<b>Inverter</b>	A power device that converts direct current to alternating current at a voltage and frequency which enables the SSEG installation to be connected to the municipal electrical network.
<b>Isolated</b>	A section of a municipal electrical network which is disconnected from all other possible sources of electrical potential is said to be isolated
<b>Load profile</b>	The profile or curve showing the variation of the customer's rate of electricity consumption (or demand) over time.
<b>Low-voltage</b>	Voltage levels up to and including 1 kV (1kV= 1000 Volts)
<b>Master Installation Electrician</b>	A person who has been registered as a master installation electrician in terms of regulation 11 (2) of the EIR 2009 for the verification and certification of the construction, testing and inspection of any electrical installation;
<b>Medium-voltage</b>	Voltage levels greater than 1 kV up to and including 35 kV.
<b>Pr Eng or Pr Tech Eng or Pr Techni Eng</b>	This refers to a professional engineer, professional technologist or professional engineering technician who is registered with the Engineering Council of South Africa (ECSA).
<b>Reverse power flow</b>	The flow of energy from the customer electricity installation onto the municipal electrical network (i.e. export) as a result of the instantaneous generation exceeding the instantaneous consumption at the generation site in question.
<b>SSEG Connection Contract</b>	The terms and conditions governing the connection of the SSEG installation to the municipal electrical network accepted by the customer
<b>Small Scale embedded generator or SSEG</b>	A small-scale embedded generator for the purposes of these guidelines is an embedded generator with a generation capacity of less than or equal to 1000 kVA (1MVA).
<b>Stand-alone generator/ off-grid generator</b>	A generator that is not in any way connected to the municipal electrical network. Export of energy onto the municipal electrical network by the generator is therefore not possible.





### iii. Types of systems

DESCRIPTIONS OF SYSTEM TYPES	Do they need to comply with Municipal Requirements doc?
<p><b>Grid Tied Solar PV Systems</b> Solar PV systems that connect to and run in parallel with the grid and don't include any form of energy storage. These systems need the grid supply to synchronize and supply power simultaneously with the utility network. When installed on the customer side of the utility meter, they are mainly installed for self-consumption to reduce the customers' electricity bill. They cannot supply back-up power during a power failure.</p>	<p>These systems <b>must comply</b> with all Municipal embedded generation requirements.</p>
<p><b>Off Grid or Stand-Alone solar PV systems</b> Off grid solar PV systems, are systems that supply power from both solar and/or batteries through an off-grid inverter that has no electrical connection to the utility grid. These systems can be supported with a back-up generator to charge batteries and/or supply loads when there is insufficient solar PV and/or battery energy available. NOTE: Inverters labelled as Off Grid inverters shall not be used for grid connected solar PV systems.</p>	<p>Because these systems cannot generate in parallel with the grid, they <b>do not need to comply</b> with Municipal embedded generation requirements.</p>
<p><b>Back-up or standby (UPS) systems</b> Back-up or standby uninterruptable power supply (UPS) systems store energy in batteries through a charger and then only supplies power to the loads from these charged batteries via an inverter during a power outage. Fuel generators can also be used as back-up or stand by power supply. These systems require a suitable change over switch to select power supply between the utility and the back-up power supply, as the two supplies shall never be supplied simultaneously.</p>	<p>Because these systems cannot generate in parallel with the grid, they <b>do not need to comply</b> with Municipal embedded generation requirements<sup>1</sup>.</p>
<p><b>Hybrid Grid Tied Solar PV systems</b> Grid tied/connected hybrid systems are those that combine two or more energy sources like solar PV, batteries, diesel generator or wind, which are connected to and runs in parallel with the utility network. <b>The most common and most relevant hybrid system for Municipal Distributors is a solar PV - battery hybrid.</b> These systems mainly run from the solar PV and battery power, and only use the utility to supplement the supply when there is insufficient from the PV or batteries. These systems can also operate during a power outage – hence their increasing popularity.</p>	<p>These systems <b>must comply</b> with all Municipal embedded generator requirements.</p>

<sup>1</sup> Note that if the system is configured so it can provide power in parallel to the network, it does need to comply with embedded generation requirements



#### iv. Abbreviations

AC	Alternating current
AMI	Advanced Metering Infrastructure
DC	Direct current
ECSA	Engineering Council of South Africa
EG	Embedded Generation/Generator
HV	High Voltage
kVA	kilo-Volt Ampere (unit of apparent electrical power, often similar in magnitude to kW)
kW	kilo-Watt (unit of electrical power)
kWp	kilo-Watt peak (the rated peak output of solar PV panels)
LV	Low Voltage
MFMA	Municipal Finance Management Act
MV	Medium Voltage
MVA	Mega-Volt Amperes (1000 kVA)
MW	Mega-Watt (1000 kW)
NERSA	National Energy Regulator of South Africa
NMD	Notified Maximum Demand
PV	Photovoltaic
SSEG	Small Scale Embedded Generation/Generator
VAT	Value Added Tax



# 1. Introduction

Embedded generators (EG) are increasingly being installed by businesses and residences across South Africa, and this trend is expected to continue. It is therefore important that approval procedures and standards are established by municipal distributors to regularise the growing number of such generators connected to their networks.

Municipal distributors are legally obliged to ensure that distribution grid power quality is maintained and safety standards are upheld to protect municipal staff working on the network, to protect the public in general, and to protect municipal infrastructure. Also, the potential revenue impact of accelerating EG installations needs to be managed. This requires that specific EG tariffs are introduced.

Municipalities are obliged to provide open and non-discriminatory access to embedded generators according to the Distribution Code, and are also embracing low-carbon energy and green economic growth opportunities. Municipalities play a vital role in facilitating the growth of the EG market. A user-friendly framework around installation application and approval is important in this regard. Such a framework will also minimise systems being installed without permission, thereby potentially not meeting required safety and quality standards.

This document outlines the municipal requirements and processes for prospective EG installations to connect to the municipal electrical network such that the above factors are balanced. The focus is on SSEG, although broad guidance is provided for larger generators.

## 1.1. Connecting larger generators to the distribution grid

This document covers small-scale embedded generators, with a detailed focus on generators falling under the simplified connection criteria assessment method (see Table 1). Larger generators typically require Grid Impact and/or Grid Code compliance assessments.

*Table 1: Summary of connection assessment requirements for small- and large-scale generators*

Generator characteristics			Connection assessment method	
Scale	Size	LV or MV connected generator*	Simplified criteria (NRS097-2-3)	Grid studies
Small-scale (up to 1MVA)	0-1MVA	LV connected	✓	✗ (if complies with NRS097-2-3)
		MV connected	✗	✓
Large-scale (>1MVA)	>1MVA	LV or MV	✗	✓

\* - note that the relevant criterion is whether the EG is connected at LV level or MV level, not whether the customer is an LV or MV customer (so the Simplified Criteria can still apply for an MV customer with an EG connected to their wiring at LV level).

Large generators and others requiring further grid studies, including all Independent Power Producers (IPPs), should obtain guidance from the municipality, such as:

- Guide for Municipalities on Processing Embedded Generator Applications 1 MW and Larger  
Grid Impact Study Specification Guide

Generic versions of the above guidance documentation is available at [www.sseg.org.za](http://www.sseg.org.za).



## 2. Indemnity, Legal Requirements & Curtailment

### 2.1. Legal and Illegal Connections to the municipal electrical network

Customers wishing to connect SSEGs to the municipal electrical network are required to follow the normal application procedure as detailed in this document and comply with the regulations, specifications and standards listed herein.

No electrical installation may be connected without being inspected and tested by a registered electrician and a Certificate of Compliance issued by such person<sup>2</sup>. Express consent of the Municipal Electricity Distributor for the connection of SSEGs to the network is also required.

Failure to obtain this consent constitutes an offence which could lead to a fine and/or imprisonment. Furthermore, the installation may also be in contravention of the Occupational Health and Safety Act (1993), for which punitive sanctions also apply.

Customers found to have illegally connected an SSEG installation to the municipal electrical network shall be instructed to have the installation disconnected from the municipal electrical network. Should the customer fail to have the SSEG disconnected from the municipal electrical network, the Municipality will disconnect the electricity supply to the property.

In cases where unauthorised reverse feed-in takes place which results in the meter reversing to the benefit of the customer, the municipality may institute action to recover lost revenue and relevant punitive fines will be applicable.

No exemption from any of the Municipality's requirements shall be granted for "retrospective applications".

### 2.2. Generation Curtailment

In the event of operating conditions resulting in municipal electrical network parameters not meeting statutory minimum quality-of-supply standards it may become necessary to impose peak generation limits on embedded generator installations. It is expected that these limitations would be of a temporary nature, applied only during abnormal system conditions or low load periods.

### 2.3. Right to adapt rules & regulations

In the event of provincial or national legislative changes to the regulatory environment, or other technical developments, it may become necessary to implement changes to the municipal requirements for SSEGs. The Municipality will take into account the implications for existing customers of such changes, and will require full retrospective compliance only where grid safety or other important criteria are potentially compromised. All SSEGs, new and existing, may be obliged to comply with such changes, and will do so at their own cost.

### 2.4. Right to deny access

On receipt of a complete application for an SSEG installation, the Municipality needs to check that, amongst other considerations, the SSEG installation can be accommodated on the municipal electrical network and that the total SSEG capacity of the municipal electrical network has not been exceeded,

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<sup>2</sup> Occupational Health and Safety Act EIR Regulation 8(2). Also note that notification of electrical work should be given prior to commencement according to EIR 2009 Regulation 8(1): No person shall commence installation work which requires a new supply or an increase in electricity supply capacity unless the supplier has been notified thereof in the form of Annexure 4: Provided that the supplier may waive this requirement in respect of such types of work as it may specify.





considering parameters in the NRS097-2-3 and other applicable standards. Equipment should not be purchased prior to obtaining written approval from the Municipality to commence, as approval of the SSEG as proposed by the applicant is not guaranteed and the Municipality shall not be held liable for equipment expenses in such cases.

## **2.5. Unsuccessful applications**

Where proposed SSEG systems are not approved by the Municipality, the Municipality will provide information to the customer on amendments to the proposed system required, and/or advise on conditions to be met, for it to be acceptable to the Municipality.

## **2.6. Application processing timeframes**

The Municipality will aim to assess applications for SSEG submitted and respond to applicants within 10 to 30 working days, depending on whether the existing infrastructure is adequate to accommodate the SSEG. Where applications are more complex leading to delays or require further studies, customers will be notified accordingly within this timeframe.

## **2.7. Recourse for the customer**

Where the Customer feels they have been unfairly dealt with by the Municipality, they should address their complaint to the Municipality in writing, or failing a suitable response, they may submit their complaint to NERSA in writing.

## **2.8. Contract with the municipality**

All SSEG customers are required to enter into an SSEG contract with the municipality. The document *General Terms and Conditions: Contract for Connection of an Embedded Generator* is available on the municipal website or from municipal electricity department offices, and on the [Online SSEG Application Portal](#), through which the municipality accepts applications. In completing an SSEG Application Form the customer agrees to be bound by the terms and conditions in this document.

## **2.9. Transfer/change of ownership**

If a transfer of the property and/or change of ownership of the electricity account holder takes place, the new owner needs to sign the declaration in Annex B, which must be submitted to the electricity department.

Alternatively the SSEG installation shall be decommissioned as set out in paragraph 3.13.



### 3. General Guidelines - Small Scale Embedded Generators

This section covers important considerations in terms of the Municipality’s SSEG rules and regulations that apply to all customers, including residential, commercial and industrial customers, who wish to connect an SSEG system.

#### 3.1. Registration or Generation licence

In terms of the Electricity Regulation Act (2006), any person that owns or operates a generation facility is required to obtain a generation licence to be issued by NERSA unless otherwise exempt as per Schedule 2 of the Act. Table 2 clarifies NERSA license and registration requirements.

*Table 2: NERSA Requirements for different size systems (January 2023 revision of ERA Schedule 2)<sup>3</sup>*

System size*	NERSA license?	NERSA registration?
Any size EG with self-consumption (can also export, but no wheeling)	✘	✘
EG for wheeling up to 100kW	✘	✘
EG for wheeling over 100kW	✘	✔

\* - applies whether the EG has storage or not

If a generation licence or registration is required in terms of the Electricity Regulation Act (2006), then it is the customer’s responsibility to interact with NERSA in this regard. The Municipality is obliged to report to NERSA on a regular basis regarding all municipal electrical network connected generation and it is also obliged to disconnect generators that are not adhering to regulations.

#### 3.2. Self-consumption vs IPPs (pure generators).

This document focuses on embedded generators which are largely for self-consumption. Independent Power Producers (IPPs) or ‘pure generators’ (where there is little or no self-consumption) generally will automatically require grid impact studies, and, if they intend to wheel power, will fall under any wheeling policies or regulations of the municipality. Pure generators not wheeling power but receiving export credits from the municipality will also be subject to MFMA conditions<sup>4</sup>.

#### 3.3. Exporting electricity

Municipal requirements regarding embedded generators exporting power back onto the network are as follows:

Export freely, but remain a net consumer in RAND terms. There is no technical limit to exporting electricity, but the export credit Rand amount may not result in a net payment to the customer in the

<sup>3</sup> Since the wording in the Schedule 2 is open to interpretation in places, a meeting was organised by SALGA with the Department of Mineral Resources and Energy on 19 Dec 2022 to clarify their interpretation. The information here is based on this meeting. NERSA may still issue clarifying notes of this matter.

<sup>4</sup> In such cases the generator effectively becomes an electricity ‘vendor’ to the Municipal Distributor, for which a transparent and competitive procurement process is needed in terms of the MFMA.



energy account (i.e. excluding fixed, demand charges). The customer is advised to size their system appropriately.

NOTE: in terms of the MFMA, the export credit Rand amount granted to the customer may not be greater than the Rand amount for kWh purchased by the customer over a municipal financial year. Any exports above such limit will not be credited to the customer or will be deducted on year-end reconciliation.

### 3.4. Wheeling.

All generators wishing to connect to the municipal network must obtain permission to connect as described in this document, whether wheeling or not. For generators wishing to wheel electricity, the municipality should be approached regarding whether a process for this is in place, and contractual and other arrangements to be complied with.

Generators may not fall under both embedded generator export tariffs and wheeling financial arrangements.

### 3.5. Applicable technical standards

Most of the technical requirements that SSEGs are required to comply with are covered in the following standards and specifications:

1. NRS 097-2 series: Grid interconnection of embedded generation: Part 2 Small Scale Embedded Generators, in particular<sup>5</sup>:
  - a. *NRS097-2-1: Utility interface*
  - b. *NRS097-2-3: Simplified utility connection criteria for low-voltage connected generators*

In addition, SSEG installations are to comply with the following standards, legislation and regulations:

1. South African Renewable Power Plant Grid Code (although the NRS 097-2 series cover most issues relevant to SSEG)
2. NRS 048: Electricity Supply – Quality of Supply
3. SANS 10142-1 and 10142-1-2: The wiring of premises (as amended and published)
4. SANS 474 / NRS 057 : Code of Practice for Electricity Metering
5. Municipal Electricity Supply by-law
6. Electrical Installation Regulations of 2009
7. Electrical Machinery Regulations of 2011
8. General Machinery Regulations
9. SANS 10400 series

### 3.6. Testing of Inverters.

Until such time as a SABS mark is issued for inverters, the Municipality shall require proof in the form of test certificates, of type tests having been successfully carried out by a third-party testing authority certifying compliance of the inverters with NRS097-2-1 (and NRS097-2-2 when published). The use of inverters without such certification is not permitted, both in new and existing installations. The

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<sup>5</sup> Note that the Grid Code is the overarching technical regulatory framework applicable to all generators, however the NRS097 series covers the aspects of the Grid Code relevant to SSEG, and therefore the Grid Code does not need to be directly referred to for generators covered by the NRS097 specifications listed here.



installation of reverse feed blocking does not exempt the customer from providing the NRS097-2-1 certification. Non-certified inverters with NRS097-2-1 certified external anti-islanding devices do not address power quality concerns of the inverter, and the municipality reserves the right not to accept such systems.

In general, the test certificate should be for the most recent version of NRS097-2-1. The municipality reserves the right not to accept test certificates for versions of NRS097-2-1 older than 2 years.

The inverter certification body must be SANAS accredited or be recognised by the International Laboratory Accreditation Co-operation (ILAC) or the International Accreditation Forum (IAF) in terms of ISO/IEC 17025:2005 for photovoltaic systems. The accreditation bodies must provide accreditation documentation for the specific test location.

The customer should require the inverter supplier to provide the necessary certification before the equipment is purchased.

### **3.7. Islanding / Anti-Islanding installations**

All SSEG installations are required to have an anti-islanding function (immediate disconnection when there is a general power outage) as stipulated in the NRS 097-2-1. Certification to this effect is required of inverters (see 3.6 Testing of Inverters).

If an inverter or SSEG installation has the facility to both comply with NRS 097-2-1 requirements for grid-connected systems (including anti-islanding) and operate in “islanded, off-grid or back-up mode”, the inverter or SSEG must effectively isolate the islanded system from the municipal electrical network during such operation. Note that inverters that comply with the NRS 097-2-1 will have this functionality automatically

If a solar PV and/or back-up installation is configured as a standby supply, it becomes an ‘alternative supply’ rather than an embedded generator, and SSEG requirements are not applicable. This installation configuration requires the use of a compliant break-before-make changeover switch. A registered individual under the Electrical Installation Regulations (2009) must issue a Certificate of Compliance to the owner if the generator connects to the property's existing internal wiring, in compliance with SANS 10142-1.

### **3.8. Storage.**

Battery or other storage may be included in the SSEG configuration. Where storage is connected such that it can provide power onto the network (a typical configuration), it shall do so via an NRS097-2-1 certified inverter. If this is achieved via a separate storage/battery inverter (even only to feed into the customers wiring which is in turn connected to the municipal network), the storage/battery inverter shall be NRS097-2-1 certified, and evidence of such compliance provided to the municipality.

Where storage is connected in standby power supply mode (i.e. it is not configured to provide power in parallel to the SSEG but only to operate in islanded mode) the provisions for ‘island mode’ generators in Section 3.7 Islanding / Anti-Islanding installations apply.

Battery charging current limits are applicable to reduce cold load pickup, and are covered in the NRS097-2-3.





Compliance regarding battery storage installation location is the customer's responsibility (see section 3.18.3).

### 3.9. Hybrid grid-tied inverters operating in islanded (off-grid) mode.

Hybrid grid-tied inverters which can be operated in grid-tied or islanded (off-grid) mode, but where physical wiring connections with the grid exist (e.g. via the distribution board), are considered grid-tied SSEG systems and require municipal permission as described in this document. This applies even if they are being operated in off-grid (islanded) mode. Only where there is no physical wiring connection to the grid, direct or indirect, is it not considered an embedded generator.

### 3.10. Fire safety and emergency shut-off switch

Emergency disconnection switching shall be in accordance with NRS 097-2-1.

### 3.11. Qualified installers.

The municipality recommends that customers installing solar PV SSEG use industry accredited installers under a third party quality assurance, together with the mandatory CoC from a registered electrician. Industry accreditations include PV Green Card: A SAPVIA (South African Photovoltaic Industries Association) endorsed programme to ensure the quality and safety of PV installations ([www.pvgreencard.co.za](http://www.pvgreencard.co.za)), or P4 quality assurance certification (<https://pgrs.co.za/the-pv-quality-assurance-program/>). There are also other industry accredited programs such as those being implemented by the ECASA<sup>6</sup>.

### 3.12. SSEG Sign-off on Commissioning

Until SANS 10142-1-2 'The wiring of premises; Specific requirements for embedded generation installations connected to the low voltage distribution Network in South Africa' is published, upon commissioning, all SSEGs shall be signed off as follows:

- Up to 30kVA - (for PV) Industry Accredited Installer\* signoff OR ECSA registered professional\*\*
- Over 30kVA - ECSA registered professional\*\*

\* - such as PV Green Card

\*\* - ECSA registered professional category signoff limits<sup>7</sup>:

- Professional Engineer - signoff any size system
- Professional Engineering Technologist - signoff any size system
- professional Certified Engineer - signoff up to 200kW system
- professional Engineering Technician - signoff up to 12kW 1-ph

Until the SANS10142-1-2 is published, all installations require a Certificate of Compliance in terms of the SANS10142-1 **in addition** to the above signoff. Upon the publishing of the SANS10142-1-2, a registered person in terms of the Electrical Installation Regulations (2009) with appropriate knowledge acceptable to the Municipality will issue a Certificate of Compliance in terms of the SANS10142-1-2, and ECSA registered professional or other signoff will no longer be necessary.

Note that in all cases a Certificate of Compliance according to the SANS10142-1 and SANS10142-1-2 may only be issued by an Installation Electrician or Master Installation Electrician, not a single phase tester.

<sup>6</sup> Electrical Contractors Association of South Africa

<sup>7</sup> This is based on the NRS Interim Recommendation for SSEG Sign-off (11 March 2024)



### 3.13. Decommission of SSEG system.

The Municipality requires notice of any SSEG installation which has been decommissioned. The SSEG installation must, at the owners' cost, be disconnected from the municipal electrical network by the removal of the wiring that connects the SSEG with the municipal electrical network and a decommissioning report filed (on the prescribed form) – including the provision of a Certificate of Compliance to confirm disconnection.

### 3.14. Eskom grid connection

Customers residing within the municipal boundaries, but located in Eskom's area of supply, need to apply to Eskom for consent to connect the SSEG installation to the Eskom electrical grid. The municipality will not be involved in this process.

### 3.15. SSEG applications from sub-tenants, complex residents or other non-municipal customers.

The municipality will only engage with applications from their existing or new customers. Where an SSEG installation is intended but the person purchases electricity from a re-seller (e.g. landlord/lady, complex body corporate), for example, not directly from the municipality, the application will need to come from the re-seller who is a registered municipal electricity customer.

### 3.16. Off-grid system

Stand-alone generators (not connected to the municipal electrical network in any way – directly or indirectly) do not need permission from the Municipal Electricity authority. However, approvals from other Departments may still be necessary (e.g. Building Dept), and it is the responsibility of the owner to comply with any such requirements.

Customers and installers should note that in future the municipality may require all inverters to be NRS097-2-1 certified, whether off-grid or grid-tied.

### 3.17. Crossing property boundaries

SSEG systems and their associated wiring are not permitted to cross property (Erf) boundaries. If only one property among several has a single Point of Connection (PoC) to the grid, the customer may request an exemption from the municipality. Such an exemption will be evaluated in accordance with municipal by-laws and other regulations. It remains the prerogative of the Municipality to grant such an exemption and place conditions upon such exemption, if granted. Any exemption is likely to require that different properties (Erven) are tied notarially to avoid complications should properties be sold to other parties in future.

### 3.18. Advice for the customer

#### 3.18.1. Load profile management to maximise benefit to the customer

Customers will generally find it most financially beneficial to ensure that they utilise as much of the generated electricity as they can and avoid or minimise export/reverse power flow. With solar PV SSEG, for example, with a residential SSEG installation, loads such as geysers and pool pumps could be shifted to the middle of the day when solar generation is typically at its highest – between mid-morning and mid-afternoon.



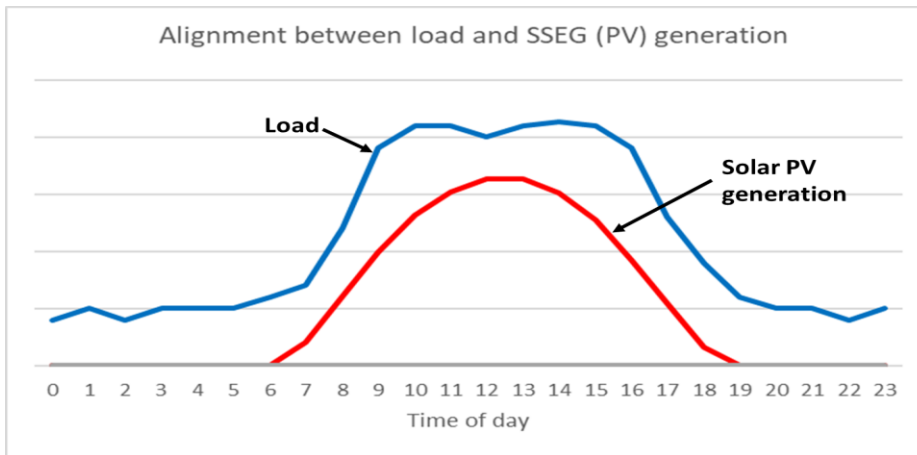


Figure 1: Good alignment between load profile and SSEG (PV) generation

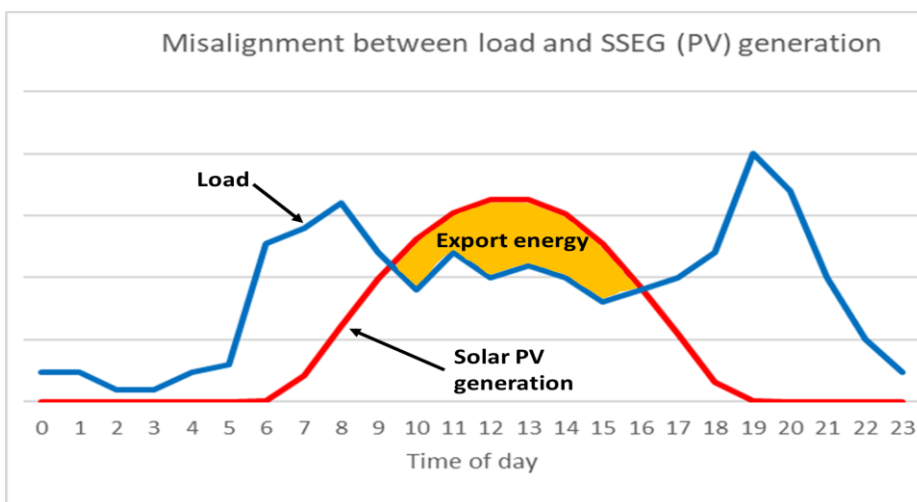


Figure 2: Poor alignment between load profile and SSEG (PV) generation).

### 3.18.2. Battery charge-discharge regime choice

Battery-charge-discharge regimes can be set differently. Commonly they are set to ‘maximise self-consumption’, which minimises export to the network. This is beneficial for customers but does not maximise benefit to the network. Customers on Time-of-Use tariffs may consider a ‘peak-shaving’ setting rather, where battery discharge is set to coincide with peak periods when electricity is most expensive, thereby increasing their resulting savings. This setting is also beneficial for the network. In addition, while the national electricity crisis persists, batteries should have a minimum discharge setting that reserves adequate energy for the duration of scheduled outages.

### 3.18.3. Location of battery storage

There are no clear electrical or other regulations regarding the installation location of Lithium-Ion batteries. Where feasible, it is recommended the battery system is installed in an appropriate enclosed area with ventilation, outside of the building or inside the garage (which has the advantage of a firewall between the garage and the rest of the building). If lead-acid batteries are used, a separate battery room with adequate ventilation is particularly important. It is not recommended that lithium-ion batteries are installed in a living area or corridor, as this may change the SANS10400 hazard classification of the space, with fire resistance, escape route and fire extinguisher requirements applying. Compliance in this regard is the customer’s responsibility.



#### 3.18.4. Installer experience and accreditation

Customers are advised to check that the installer they intend to use has adequate competence and experience to undertake such projects. It is recommended that installers are asked to provide proof of Electrical Contractor registration, and that the installer is a member of a recognised industry body that can be contacted in the event of poor performance (e.g. ECASA, ECBSA, SAPVIA, AREP etc<sup>8</sup>). For solar PV, SSEG third party quality assurances can be used, such as:

- PV Green Card: A SAPVIA (South African Photovoltaic Industries Association) endorsed programme to ensure the quality and safety of PV installations ([www.pvgreencard.co.za](http://www.pvgreencard.co.za)).
- P4 quality assurance certification (<https://pqrs.co.za/the-pv-quality-assurance-program/>).

#### 3.18.5. Roof strength for PV installations

Customers are responsible to ensure that their installer has checked the load (weight) bearing capacity of the roof on which the PV panel installation is to take place. This may involve obtaining an engineer's report on the roof strength. Note that in normal circumstances roof design strength is adequate to accommodate PV panels.

It is recommended that waterproofing requirements are completed before a rooftop installation commences.

#### 3.18.6. Insurance

It is recommended that customers check any requirements that may be placed upon them by their building insurance company. It is advisable that the SSEG system is specifically covered by building or content insurance.

#### 3.18.7. Installation on Asbestos and Thatch Rooftops

Installations are not permitted on asbestos rooftops nor on thatch rooftops.



<sup>8</sup> Electrical Contractors Association of South Africa, Electrical Conformance Board of South Africa, South African Photovoltaic Industry Association, Association of Renewable Energy Practitioners.





## 4. Metering

### 4.1. Metering installation and reverse power flow/ feed-in to the municipal electrical network

All customers installing SSEG, whether with reverse feed blocking or not, shall have an approved bi-directional meter. The Municipality shall provide and install the requisite meter at the customer's cost.

Where the municipality has not yet implemented tariffs with export credits, reverse feed will be allowed on systems so enabled and appropriately signed off, but will not be compensated for (note that this is a temporary situation pending the operationalising of SSEG tariffs).

Conventional credit or prepayment meters are not allowed to run backwards.

### 4.2. Adaption of electrical metering installation

The Municipality reserves the right to require customers moving onto an SSEG tariff to adapt their electrical installations in such a way that the metering is located in a kiosk in the road reserve. The municipality will inform prospective SSEG customers accordingly should this be required.

### 4.3. Refunds of electricity already pre-purchased

Where applicants currently have Prepayment meters (PPM), these will need to be replaced with meters appropriate for SSEG systems and tariffs. Refund of Prepayment meter units when a customer changes to the SSEG tariff and has an appropriate meter installed will not be given. The customer should therefore delay the installation of an SSEG-appropriate meter until the units purchased are used. Otherwise units purchased on the PPM will be forfeited.



## 5. SSEG connection criteria

Simplified SSEG connection criteria are specified in the NRS 097-2-3 (2023), and applications for systems that fall within these parameters are likely to be easily processed by the Municipality, and only in rare cases will require grid impact studies in their assessment. Such parameters include:

- Systems not larger than 1000kVA
- Connecting to a LV network

Applications to connect SSEG installations which exceed the parameters of the NRS097-2-3 will also be accepted by the Municipality, but may require specialist grid-impact studies in their assessment. The Municipality will advise the customer of such needs after the application form is received.

There are different criteria for simplified connection in shared and dedicated LV feeders, as described below (for details see the relevant sections of the NRS097-2-3):

**Note that the below is a summary of parts of the NRS097-2-3 (2023), and is provided for information purposes. The parameters and criteria in the latest version of the NRS097-2-3 may differ from the below and, where this is the case, they supersede the below information. It is therefore important to consult the latest version of the NRS097-2-3 as the criteria therein will be used to assess the SSEG application.**

### 5.1. Shared LV feeders

The NRS 097-2-3 specifies that the maximum individual limit on a shared LV feeder (which applies to most small commercial and residential situations) is as follows:

- SSEG nameplate power rating shall not exceed the consumer's NMD (or UIC – Utility Installed Capacity)<sup>9</sup>
- SSEG maximum export capacity shall not exceed 25% of the customers NMD
- Maximum battery charging current shall not exceed 25% of the NMD<sup>10</sup>

The following SSEG size limitations are derived from NRS 097-2-3 for Shared LV connections.

*Table 3: SSEG size limitations - NRS 097-2-3 for Shared LV connections*

Service connection			SSEG parameters		
No phases	Service circuit breaker (A)	Maximum demand (NMD) (kVA)	Max export capacity (kVA) (25%)	Max nameplate power rating (kVA) (100%)	Max battery charging current (per phase) (A) (25%)
1	40	9.2	2.3	9.2	10
1	60	14	3.5	13.8	15
1	80	18	4.6	18.4	20
3	40	28	7	28	10
3	60	41	10	41	15
3	80	55	14	55	20
3	100	69	17	69	25

<sup>9</sup> The NRS097-2-3 uses the term UIC (utility installed capacity) in place of NMD (notified maximum demand) which is used in this document. They can be regarded as the same for the purposes of this document.

<sup>10</sup> Measured on the AC terminals of the power conversion equipment



Service connection			SSEG parameters		
No phases	Service circuit breaker (A)	Maximum demand (NMD) (kVA)	Max export capacity (kVA) (25%)	Max nameplate power rating (kVA) (100%)	Max battery charging current (per phase) (A) (25%)
3	125	86	22	86	31
3	150	104	26	104	38
3	175	121	30	121	44
3	200	138	35	138	50
3	225	155	39	155	56
3	250	173	43	173	63
3	275	190	47	190	69
3	300	207	52	207	75
3	325	224	56	224	81
3	350	242	60	242	88
3	375	259	65	259	94
3	400	276	69	276	100

Notes to table:

- To determine if it is a single-phase or three-phase connection, check the main circuit-breaker on the distribution board. A single-phase supply will generally have a single main circuit-breaker, and a three-phase a triple main circuit-breaker. If in doubt consult an electrician.
- **'Maximum nameplate power rating'** refers to the total output capacity of the generator. For PV systems in particular, this refers to the maximum output of the inverter. Due to system losses this is typically 10 to 20% lower than the maximum output of the PV panels, which is specified in DC kilo-Watt-peak (kWp). The system designer/installer will provide guidance here.

## 5.2. Dedicated LV feeders

The NRS 097-2-3 specifies that the maximum individual limit on a Dedicated LV feeder is as follows:

- SSEG nameplate power rating shall not exceed the consumer's NMD (or UIC – Utility Installed Capacity)<sup>11</sup>
- SSEG maximum export capacity shall not exceed 75% of the customers NMD
- Maximum battery/storage charging current shall not exceed 25% of the NMD<sup>12</sup>

The following SSEG size limitations are derived from NRS 097-2-3 for Dedicated LV connections.

Table 4: SSEG size limitations - NRS 097-2-3 for Dedicated LV connections

Service connection			SSEG parameters		
No phases	Service circuit breaker (A)	Maximum demand (NMD) (kVA)	Max export capacity (kVA) (75%)	Max nameplate power rating (kVA) (100%)	Max battery charging current (per phase) (A) (25%)
3	125	86	65	86	31
3	150	104	78	104	38
3	175	121	91	121	44
3	200	138	104	138	50

<sup>11</sup> The NRS097-2-3 uses the term UIC (utility installed capacity) in place of NMD (notified maximum demand) which is used in this document. They can be regarded as the same for the purposes on this document.

<sup>12</sup> Measured on the AC terminals of the power conversion equipment



Service connection			SSEG parameters		
No phases	Service circuit breaker (A)	Maximum demand (NMD) (kVA)	Max export capacity (kVA) (75%)	Max nameplate power rating (kVA) (100%)	Max battery charging current (per phase) (A) (25%)
3	225	155	116	155	56
3	250	173	129	173	63
3	275	190	142	190	69
3	300	207	155	207	75
3	325	224	168	224	81
3	350	242	181	242	88
3	375	259	194	259	94
3	400	276	207	276	100
3	500	345	259	345	125
3	630	435	326	435	158
3	800	552	414	552	200
3	1000	690	518	690	250
3	1250	863	647	863	313
3	1500	1035	776	999	375

Notes to table:

- **'Maximum nameplate power rating'** refers to the total output capacity of the generator. For PV systems in particular, this refers to the maximum output of the inverter. Due to system losses this is typically 10 to 20% lower than the maximum output of the PV panels, which is specified in DC kilo-Watt-peak (kWp). The system designer/installer will provide guidance here.

### 5.3. Phase balancing

If SSEG maximum export capacity is 4.6 kVA or less, a single-phase inverter can be installed even if the customer has a three-phase connection. Systems with max export above 4.6 kVA are required to be balanced across the phases<sup>13</sup>. In general phase unbalance should not exceed 4.6kVA, including consideration of load distribution between phases.

### 5.4. Cumulative SSEG capacity and impact on LV and MV networks

Should the cumulative installed capacity of an SSEG installation be such that it may impact negatively on local LV or MV network functioning, as per the stipulations of NRS097-2-3, the municipality will not allow further SSEG connections until they can be demonstrated to be undertaken without such negative impact. Increasing the SSEG carrying capacity on feeders may require network hardware upgrades. Specialist grid impact studies may be requested of the new SSEG applicant to demonstrate the impact, even if the individual system size falls within the NRS097-2-3 parameters.

### 5.5. Grid impact studies

Should the SSEG being applied for cause the parameters in the NRS097-2-3 (Simplified Connection Criteria) to be exceeded, either (1) the system should be modified to fall within these parameters, or (2) a Grid Impact Study is likely to be requested by the municipality before the application can be assessed. Content and coverage of such a study may vary depending on the circumstance.

<sup>13</sup> See NRS097-2-3 in the case of dedicated single-phase supplies.





Should such impact studies be required by the municipality, details of method, data and payment requirements should be discussed with the municipality. Responsibilities of the municipality (who has the network data) and the customer in completing the study will also need to be clarified. Even in the case of SSEG with no reverse feed, scenarios such as Load Rejection may still need to be assessed in the study.

Where network hardware upgrades are found to be necessary in order to accommodate the proposed SSEG, costs may be for the customer's account. This should be discussed with the municipality.

Further information on Grid Impact Studies is given in Annex A.

## 6. SSEG Tariffs

The Municipal SSEG tariffs, once approved by NERSA and Council as appropriate, will be available on the municipal website or from the electricity department offices on request. Tariffs are updated annually. Where tariffs with export credits have not yet been implemented by the municipality, reverse feed will be accepted but will not be compensated for (note that this is a temporary situation pending the operationalising of SSEG tariffs).

General information on SSEG tariffs is given below:

### 6.1. Residential SSEG Tariff

The Residential SSEG tariff comprises the following parts:

**Fixed charge:** This comprises (1) a Network charge, which ensures that fixed costs associated with maintaining and operating the municipal electrical network are recovered through appropriate charges, and (2) a Service charge that covers the fixed costs associated with providing a retail service network (metering, billing, customer call centre) are recovered through appropriate service charges.

**Energy charge (c/kWh):** The variable cost associated with the volume of energy consumed is recovered through appropriate charges. This is billed on a per kWh basis and may be simple (Flat or Inclining Block tariff) or complex (Time of Use or other tariff).

**Export (Feed-in) credit (c/kWh):** The compensation to the customer for energy provided back onto the network.

### 6.2. Commercial and Industrial SSEG Tariff

Commercial and industrial customers that are on tariffs which already have a fixed service charge and network demand charge will retain a similar tariff structure, and an export (feed-in) generation tariff credit will be added for reimbursement for energy exported onto the municipal electrical network. Customers on a tariff that does not include fixed service/network charge and demand charge will be changed to an appropriate tariff.

Commercial and Industrial customers should note that the demand charge component of the tariff is unlikely to change after the installation of the SSEG because the monthly maximum demand is unlikely to reduce due to the regular occurrence of cloudy weather<sup>14</sup>.

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<sup>14</sup> However, if batteries are included and the system operation is explicitly configured to limit maximum demand, such demand may be reliably reduced.



### 6.3. Billing Period

The service charge along with charges for consumption and credits for feed-in will be billed monthly. Any credits from excess SSEG generation in a particular month will be rolled over to the following month. Credits will not be paid out to the customer.

### 6.4. Connection Costs

The Municipality may stipulate a connection cost to be paid by SSEG customers prior to system generation approval. This will be reflected in the currently applicable tariff and charge schedule.

### 6.5. Increased Costs

The Municipality bears no responsibility should the customer's electricity bill increase due to changes in the applicable tariff. It is up to the customer to ensure that they understand the financial implications of having an SSEG installation installed and the applicable tariffs.

### 6.6. Time-of-Use Tariffs

Time of Use tariffs are considered best practice for both consumption and export (feed-in) tariffs, and municipalities may increasingly move all customers to such tariffs in future to incentivize consumption and generation behaviour that contributes to the stability of the grid.

## 7. Approvals required from other municipal departments

Where relevant, approvals required of other municipal departments are to be obtained prior to submission of the SSEG application form, and reflected on the form.

### 7.1. Buildings/Planning department

No building plans are required to be submitted provided the SSEG installation does not project more than 1.5 m, measured perpendicularly, above the roof and/or not more than 600mm above the highest point of the roof. If the above parameters are exceeded then full building plans, including an engineer's endorsement, are required. A relaxation in terms of the Zoning Scheme Regulations may also be required under either one or both of the above circumstances.

**Ground-mounted systems:** no building plans are required to be submitted provided the panel(s) in its installed position does not project more than 2.1 metres above the natural/finished ground level. Full building plans are required where any part of the installation projects more than 2.1 metres above the ground level.

### 7.2. Other Approvals

SSEG installations covered by this document generally do not require Environmental Impact Assessments.<sup>15</sup>

For generators that produce noise or air pollutants (e.g. diesel generators), approval from Municipal departments is required (e.g. Health, Environment).

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<sup>15</sup> See EIA GUIDELINE FOR RENEWABLE ENERGY PROJECTS, Dept of Environmental Affairs, 2013, and associated Activity Listings GNR 544, GNR545 and GNR546 for a complete set of criteria.



## 8. What payments may be due by the customer?

The customer is responsible to pay for the following:

- The supply and installation of meters (in accordance with the Municipality's metering policy)
- Connection charges (if applicable)
- Specialist municipal electrical network impact studies – if required (details of payment amounts are to be discussed with the municipality)
- Any changes required to the municipal electrical network upstream of the connection point as a result of the SSEG installation.
- Specialist tests that are required, e.g. Inverter testing
- Any other costs associated with obtaining approval for the SSEG connection to the municipal grid

## 9. SSEG application process

The *Application for the Connection of Embedded Generation* form shall be completed for all applications to connect an SSEG installation to the municipal electrical network. The forms are available on the Municipality's website.

### 9.1. The Online Application process is as follows:

An application may be submitted via the municipality's link on the [Online SSEG Application Portal](http://www.apply.sseg.org.za) – [www.apply.sseg.org.za](http://www.apply.sseg.org.za). This is the preferred means of applying to connect an SSEG.

- **Step 1: Register as an applicant at [www.apply.sseg.org.za](http://www.apply.sseg.org.za)**
  - If not done already, complete the simple registration process and log in as an applicant
  - Visit the Municipality's website and download the relevant application form/s or request the forms from the electricity department offices.
- **Step 2: 'Create a New Application'**
  - Once logged in, click the 'Create a New Application' button
  - Select this municipality, and follow the steps in each tab, completing all the information requested
  - The municipal 'Requirements' document plus Contract can be examined throughout (left of screen)
  - Approvals from other municipal departments may be necessary in some circumstances. You will be guided in this regard.
  - Relevant document uploads are requested during the process (ID copies, electrical diagrams etc)
  - After completing the 'Declaration' tab and submitting the application to the municipality, both the municipality and the applicant will receive an email notifying them of the submission
- **Step 3: Installation commencement upon approval from the municipality**
  - After assessing the application, the municipality will issue a Permission to Install letter via email, or request revisions, grid studies or further information
  - Automated emails will notify the applicant
  - Once notified of a successful application, the applicant may commence installation (it is advised that the applicant does not pay for any equipment until municipal approval to install is granted in writing, as such approval is not guaranteed).



- **Step 4: Commissioning and documentation to be submitted to the electricity department.**
  - Once installation is complete, commissioning of the SSEG installation shall be undertaken by a competent person, and the online Commissioning Report completed.
  - The report includes a declaration by the competent person
  - Electrical diagrams<sup>16</sup>, a Certificate of Compliance as per SANS 10142-1 (and SANS 10142-1-2 when published) are amongst the documents to be uploaded
  - After submitting the Commissioning Report, both the municipality and the applicant will receive an email notifying them of submission
  
- **Step 5: Permission to Generate issued and generation commences**
  - If the municipality approves the Commissioning Report, the Municipality shall install the necessary meter, or check that such is installed.
  - Permission to Generate will be issued to the customer via email, upon which the SSEG installation may be connected to the municipal electrical network.
  - Once this is done, the change to the SSEG tariff shall be implemented if applicable.

## 10. Changes to existing approved systems

SSEG installations that have previously been approved by the municipality but where changes to the SSEG are planned, will require the following:

**A new application shall be completed when the following is intended:**

- An expansion in the SSEG capacity
- A change in the SSEG configuration (e.g. adding storage)

**A new commissioning process needs to be undertaken, and a new Commissioning Report completed, when the following changes are made:**

- Significant components are replaced (i.e. inverter, anti-island device, other protection equipment) but system capacity is not increased
- A system is moved but no changes to capacity or significant components are made (i.e. inverter, anti-island device, and other protection equipment all stay the same)

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<sup>16</sup> Single Line Diagram templates can be found at: <https://www.sseg.org.za/embedded-generator-single-line-diagram-templates/>





## 11. ANNEX A: Grid Impact Study Overview

In cases where an SSEG or larger EG application falls outside the simplified connection criteria in NRS097-2-3, it may be necessary to conduct grid impact studies. These studies will assess whether the grid or electrical network remains within prescribed technical limits<sup>17</sup> after the connection of the SSEG. The municipality will provide specific requirements in this regard. Some general information is below.

### ○ General grid impact studies

For most SSEG systems connecting to LV networks grid impact studies can be relatively simply undertaken – often with only hand calculations - and do not require detailed grid simulation. They can thus be undertaken without power system simulation software. More detailed guidelines on assessing such impacts can be found in [Recommended practice for assessing the connection of small generators based on renewable energy sources to low-voltage and medium-voltage municipal grids](#) (Moeller & Poeller Engineering, May 2018 – Final Draft).

### ○ Requirements for more complex Grid Impact Studies

Where more complicated grid impact studies are required, power system simulation may need to be undertaken using appropriate software.

The municipality will be required to utilise their geographic and operational knowledge of the network to determine the areas that could potentially be affected by the SSEG. In order to conduct the studies, the municipality will need to have a representative model of the network affected in the format required by the simulation software tool.

*Table 5: Grid impact studies to be conducted*

Type of study	Notes
<b>Loadflow</b> <ul style="list-style-type: none"> <li>• Voltage limits (regulation)</li> <li>• Thermal loadings</li> </ul>	To be undertaken for: <ul style="list-style-type: none"> <li>- Peak load, max gen</li> <li>- Light load, max gen</li> <li>- Peak load, min gen</li> <li>- Light load, min gen</li> </ul>
<b>Voltage changes</b> <ul style="list-style-type: none"> <li>• Generator rejection (combined impact of all embedded generation on that part of the network)</li> </ul>	To be undertaken for: <ul style="list-style-type: none"> <li>- Peak load, max gen</li> <li>- Light load, max gen</li> </ul>
<b>Short circuit studies</b> <ul style="list-style-type: none"> <li>• Equipment ratings</li> </ul>	
<b>Protection coordination</b>	

<sup>17</sup> As a minimum these limits should be in line with the South African Grid Code (SAGC), Distribution Code and the SAGC Requirements for Renewable Power Plants



Note: where reverse feed will never take place (i.e. reverse feed blocking acceptable to the distributor is installed), only limited impact study may be required - covering voltage changes with load / generator rejection and voltage limits/regulation.

- **Grid Impact Study Specification Guide**

A grid impact study specification guide is available at the below link. This may be used by a municipal distributor to specify exactly what is required in such a study. It provides a checklist of parameters to be examined as well as description of the data needs for a simulation study.

<https://www.sseg.org.za/grid-impact-study-specification-guide/>



## 12. ANNEX B: New Owner/Account Holder Declaration

In the event of transfer of property and/or ownership, the below Declaration is to be signed by new owner / account holder:

Declaration regarding the SSEG system located at:			
Property Erf number:			
Physical address:			
Township / Suburb / Farm		Post code:	
Site GPS coordinates:	Latitude (dd mm ss)	<input type="text" value="S"/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/>	
	Longitude (dd mm ss)	<input type="text" value="E"/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/> <input type="text" value=""/>	
Name of owner/account holder:			
Electricity Account Number:			
Telephone Number:	Land:		
	Mobile:		
Email Address:			
<p><b>Acceptance of Terms and Conditions</b></p> <p><i>I, the Customer (Account Holder) acknowledge that I have read and understood the General Terms and Conditions: Contract for Connection of Embedded Generator and that by signing this declaration form, I agree to be bound by the General Terms and Conditions: Contract for Connection of Embedded Generator. I note that a copy of the General Terms and Conditions: Contract for Connection of Embedded Generator can be found on the Municipal website or is obtainable from the electricity department offices on request. Any amended terms and conditions found on the aforementioned website will form part of the terms and conditions of the General Terms and Conditions: Contract for Connection of Embedded Generator, to which terms I, the Customer, agree to be bound. The information provided in the SSEG Application Form accepted by the Municipality also forms part of the General Terms and Conditions: Contract for Connection of Embedded Generator.</i></p>			
<p><b>Customer (Account Holder) Signoff:</b></p>			
_____	_____	_____	
Name	Date	Signature	

The declaration must be submitted to the electricity department.

