



PERTH, FRIDAY, 31 MARCH 2006 No. 60

**SPECIAL**

PUBLISHED BY AUTHORITY JOHN A. STRIJK, GOVERNMENT PRINTER AT 5.15 PM

© STATE OF WESTERN AUSTRALIA

ELECTRICITY INDUSTRY ACT 2004

---

**ELECTRICITY INDUSTRY  
(WHOLESALE ELECTRICITY  
MARKET) REGULATIONS  
2004**

---

**WHOLESALE ELECTRICITY  
MARKET RULES**

---

**AMENDING RULES 2006**



**ELECTRICITY INDUSTRY ACT 2004**  
**ELECTRICITY INDUSTRY (WHOLESALE ELECTRICITY MARKET) REGULATIONS 2004**  
**WHOLESALE ELECTRICITY MARKET RULES**  
**Amending Rules 2006**

I, Francis Logan, Minister for Energy for the State of Western Australia, under regulation 6(2) of the *Electricity Industry (Wholesale Electricity Market) Regulations 2004* hereby make the following amending rules.

These amending rules are to come into force on 1 April 2006.

FRANCIS LOGAN, MLA, Minister for Energy.

Dated at Perth this 10th day of March 2006.

**1. Citation**

These rules may be cited as the Wholesale Electricity Market Rules Amending Rules 2006.

**2. Preface to Appendix 8 amended**

The Preface to Appendix 8 is amended as follows—

- (a) in the third paragraph by deleting after “Western Power” in the third place that it appears “as the market service provider”;
- (b) after the fifth paragraph the following new paragraph is inserted—
  - “ These rules were amended on 1 April 2006 to accommodate the disaggregation of Western Power Corporation into its four successor entities: the Electricity Generation Corporation (“**Generation**”); the Electricity Networks Corporation (“**Networks**”); the Electricity Retail Corporation; and, the Regional Power Corporation. Each reference to ‘market service provider’ was replaced by, as appropriate, a reference to—
  - (a) Generation;
  - (b) Networks; or
  - (c) both of Generation and Networks.

In addition, consequential amendments were made.

- (c) in the sixth paragraph—
  - (i) by deleting “ Western Power ” and inserting instead—  
“ Networks ”;
  - (ii) by inserting after “ TUAS market.”—  
“ In addition, Generation is subject to certain obligations relating to the operation of the TUAS market. ”;
  - (iii) by deleting “ Western Power’s ” and inserting instead—  
“ Generation’s and Networks’ ”;
- (d) in the final paragraph by deleting “ Western Power’s ” and inserting instead—  
“ Networks’ ”.

**3. Various references to “the market service provider” in Appendix 8 amended**

- (a) In each place in Appendix 8 listed in the Table to this sub-rule “ the *market service provider* ” is deleted and the following is inserted instead—  
“ *Networks* ”.

Table

Rule 1.1 (in the definitions of “administration fee”, “balancing price list”, “balancing spill electricity”, “balancing top-up electricity”, “high price list”, “liquids”, “liquids price list”, “maximum trading requirement”, “spill charge”, “SUR”, “trading price list”, “trading spill electricity”, “trading top-up electricity”, “TUR”).
Rule 2.2
Rule 2.4
Rule 2.5
Rule 2.6 (in each place where it occurs)
Rule 2.8
Rule 2.9 (in each place where it occurs)
Rule 2.10 (in each place where it occurs)
Rule 2.11 (in each place where it occurs)
Rule 2.12 (in each place where it occurs)
Rule 2.14 (in the second place where it occurs)
Rule 2.17 (in each place where it occurs)

Rule 3.1 (in each place where it occurs)
Rule 3.3
Rule 3.6 (in each place where it occurs)
Rule 3.7
Rule 3.8
Rule 3.9
Rule 3.12 (in each place where it occurs)
Rule 3.16
Rule 3.17 (in each place where it occurs)
Rule 3.18
Rule 3.19 (in each place where it occurs)
Rule 3.22
Rule 3.23
Rule 3.24
Rule 3.26
Rule 3.35 (in each place where it occurs)
Rule 3.39
Rule 3.42
Rule 5.9
Rule 5.13
Rule 5.15
Rule 5.16 (in the first place where it occurs)
Rule 5.17
Rule 6.9
Rule 6.11 (in the second place where it occurs)
Rule 8.13 (in each place where it occurs)
Rule 8.17
Rule 9.1
Rule 9.2
Rule 9.4 (in each place where it occurs)
Rule 9.5 (in each place where it occurs)
Rule 9.6
Rule 12.3
A1.12
A2.1 (in the first place where it occurs)
A2.5
A2.6
A2.8
A2.9
A2.19
A2.20
A2.24 (in the first place where it occurs)
Appendix 4, in Regulation 25(1)(c)
A5.1 (in the second, third and fourth places where it occurs)
A5.2
A5.4
A5.7

- (b) In each place in Appendix 8 listed in the Table to this sub-rule “ the *market service provider* ” is deleted and the following is inserted instead—

“ *Generation* ”.

Table

Rule 4.6
Rule 4.12 (in each place where it occurs)
Rule 5.2
Rule 11.1

- (c) In each place in Appendix 8 listed in the Table to this sub-rule “ the *market service provider* ” is deleted and the following is inserted instead—

“ *Generation or Networks* ”.

Table

Rule 6.14 (in each place where it occurs)
Rule 8.11
A2.10 (in the first place where it occurs)
A2.23

- (d) In each place in Appendix 8 listed in the Table to this sub-rule “ the *market service provider* ” is deleted and the following is inserted instead—

“ *Generation and Networks* ”.

Table

Rule 10.1
A2.12 (in the first place where it occurs)

- (e) In each place in Appendix 8 listed in the Table to this sub-rule “ the *market service provider* ” is deleted and the following is inserted instead—

“ *Generation, Networks* ”.

Table

Rule 8.1
Rule 8.14
Rule 11.5
Rule 12.5 (in each place where it occurs)
A2.14
A6.1

#### 4. Various references to “The market service provider” in Appendix 8 amended

- (a) In each place in Appendix 8 listed in the Table to this sub-rule “ The *market service provider* ” is deleted and the following is inserted instead—

“ *Networks* ”.

Table

Rule 3.2
Rule 3.4
Rule 3.15
Rule 3.19
Rule 3.20
Rule 3.21
Rule 3.22
Rule 3.30 (in each place where it occurs)
Rule 4.7
Rule 4.8
Rule 4.9
Rule 4.11 (in each place where it occurs)
Rule 5.10
Rule 6.2
Rule 6.3
Rule 6.4
Rule 6.6
Rule 6.7
Rule 6.8
Rule 6.11
Rule 6.12
A2.2
A2.5
A2.6
A2.9
A2.14
A2.16

---



---

A2.17

---

A5.3

---

A5.6

---

A5.10

- (b) In each place in Appendix 8 listed in the Table to this sub-rule “*The market service provider*” is deleted and the following is inserted instead—

“*Generation*”.

Table

---

Rule 4.2

---

Rule 4.3

#### 5. Various references to “the market service provider’s” in Appendix 8 amended

- (a) In each place in Appendix 8 listed in the Table to this sub-rule “*the market service provider’s*” is deleted and the following is inserted instead—

“*Networks*”.

Table

---

Rule 3.21

---

Rule 3.36

---

Rule 5.16 (in each place where it occurs)

---

A2.24 (in the first place where it occurs)

---

A5.2

- (b) In each place in Appendix 8 listed in the Table to this sub-rule “*the market service provider’s*” is deleted and the following is inserted instead—

“*Generation’s*”.

Table

---

Rule 1.1 (in the definition of “liquids”)

---

Rule 4.12 (in each place where it occurs)

---

Rule 5.1

- (c) In each place in Appendix 8 listed in the Table to this sub-rule “*the market service provider’s*” is deleted and the following is inserted instead—

“*Generation’s and Networks*”.

Table

---

A2.1

---

A2.24 (in the second place where it occurs)

#### 6. Various references to “Western Power” in Appendix 8 amended

- (a) In each place in Appendix 8 listed in the Table to this sub-rule “*Western Power*” is deleted and the following is inserted instead—

“*Networks*”.

Table

---

Before rule A1.5 (in the curly bracket note after the heading “Contact person”)

---

Appendix 3, in Regulation 22(4) (in the first place where it occurs)

---

Appendix 3, in Regulation 22(5) (in the first place where it occurs)

---

Appendix 3, in Regulation 23(1) (in each place where it occurs)

---

Appendix 3, in Regulation 25(2) (in each place where it occurs)

---

Appendix 3, in Regulation 25(3)

---

Appendix 4, in Regulation 24(4) (in the first place where it occurs)

---

Appendix 4, in Regulation 24(5) (in the first place where it occurs)

---

Appendix 4, in Regulation 25(1) (in each place where it occurs)

---

Appendix 4, in Regulation 27(2) (in the first place where it occurs)

---

Appendix 4, in Regulation 27(3)

- (b) In each place in Appendix 8 listed in the Table to this sub-rule “*Western Power*” is deleted and the following is inserted instead—

“*Generation*”.

Table

---

Appendix 3, in Regulation 22(4) (in the second place where it occurs)

---

Appendix 3, in Regulation 22(5) (in the second place where it occurs)

---

Appendix 4, in Regulation 24(1)

---

Appendix 4, in Regulation 24(4) (in the second place where it occurs)

---

Appendix 4, in Regulation 24(5) (in the second place where it occurs)

---

Appendix 4, in Regulation 27(2)(a)

---

### 7. Rule 1.1 in Appendix 8 amended

Rule 1.1 in Appendix 8 is amended as follows—

- (a) in the definition of “**administration fee**” by deleting “5.11” and inserting instead—  
“5.10”.
- (b) in the definition of “**balancing price list**” after “prepared” by inserting—  
“by *Generation*”;
- (c) after the definition of “**general default notice**” by inserting the following new definition—  
“*Generation*” means the Electricity Generation Corporation referred to in section 4(1)(a) of the *Electricity Corporations Act 2005*.”;
- (d) in the definition of “**high price list**” after “prepared” by inserting—  
“by *Generation*”;
- (e) in the definition of “**liquids price list**” after “prepared” by inserting—  
“by *Generation*”;
- (f) by deleting the definition of “**market service provider**”;
- (g) in the definition of “**member**” “by deleting” includes the *market service provider* “and inserting instead—  
“subject to rule 2.1, includes *Generation* and *Networks*”.
- (h) in the definition of “**negative assurance audit**” —
  - (i) by deleting “the *market service provider’s*”;
  - (ii) after “set out in A2.1” by inserting “by *Generation* or *Networks*”;
- (i) after the definition of “**network**” by inserting the following new definition—  
“**Networks**” means the Electricity Networks Corporation referred to in section 4(1)(a) of the *Electricity Corporations Act 2005*.”;
- (j) by relocating the definition of “**trading electricity**” to the appropriate alphabetical position after the definition of “**trading band**”;
- (k) in the definition of “**trading price list**” after “prepared” by inserting—  
“by *Generation*”.

### 8. Rule 2.1 in Appendix 8 amended

Rule 2.1 in Appendix 8 is amended as follows—

- (a) the heading to Rule 2.1 is deleted and the following new heading is inserted instead—  
“**Networks and Generation are members**”;
- (b) Rule 2.1 is deleted and the following new Rule is inserted instead—  
“2.1 After the commencement of the Wholesale Electricity Market Rules Amending Rules 2006—
  - (a) *Generation* is a *member* and a reference to a *member* includes *Generation*, except where the context requires otherwise; and
  - (b) *Networks* is a *member* and a reference to a *member* includes *Networks*, except where the context requires otherwise.

”.

### 9. Rule 2.13 in Appendix 8 amended

Rule 2.13 in Appendix 8 is amended as follows—

- (a) the heading to Rule 2.13 in Appendix 8 is amended after “*member*” by deleting “(other than the *market service provider*)”;
- (b) by deleting “to govern the relationships between the *market service provider* and another” and inserting instead—  
“in connection with a”.
- (c) by deleting “other” in each place where it occurs.

### 10. Rule 2.14 in Appendix 8 amended

Rule 2.14 in Appendix 8 is amended as follows—

- (a) by deleting “A” at the beginning of the rule and inserting instead—  
“Subject to rule 2.15, a”;
- (b) by deleting “(other than the *market service provider*)”.

**11. Rule 2.15 in Appendix 8 amended**

Rule 2.15 in Appendix 8 is amended as follows—

- (a) by deleting “The *market service provider* ” inserting instead—  
“Neither *Generation* nor *Networks*”.
- (b) after “may” by deleting “not”.

**12. Rules 3.2A and 3.2B inserted in Appendix 8**

After Rule 3.2 in Appendix 8 the following new rules 3.2A and 3.2B are inserted—

“3.2A *Generation* (acting as a reasonable and prudent person) must cooperate with *Networks* to facilitate the performance by *Networks* of its obligations under these rules and under agreements entered into with other *members* by *Networks* under these rules, including by—

- (a) preparing *price lists*, *residual imbalance tariff lists* and *replacement price lists* and providing them to *Networks* in a timely manner so that *Networks* is able to *publish* them under these rules; and
- (b) giving notice to *Networks* of any likely inability to meet all *members’ maximum trading requirements* in sufficient time for *Networks* to give notice to *members* under rule 3.15; and
- (c) supplying *top-up electricity* or accepting *spill electricity* in accordance with these rules.

3.2B *Networks* (acting as a reasonable and prudent person) must cooperate with *Generation* in order to facilitate the performance by *Generation* of its obligations under these rules, including by providing to *Generation*, in aggregated form and without any references to individual *members*, data provided to *Networks* under rules 3.12 and 3.25.

”.

**13. Rules 3.5A and 3.5B inserted in Appendix 8**

After Rule 3.5 in Appendix 8 the following new rules 3.5A and 3.5B are inserted—

“3.5A In accordance with rule 3.5B and otherwise on terms agreed between the parties—

- (a) *Networks* must pay to *Generation* the amounts paid to *Networks* by *members* under rule 3.3; and
- (b) *Generation* must pay to *Networks* the amounts *Networks* pays to *members* under rule 3.4.

3.5B *Networks* must issue a statement to *Generation* within 5 *business days* after the end of a month setting out the amount to be paid by *Networks* to *Generation* or *Generation* to *Networks*, as applicable, for the previous month under rule 3.5A, which statement must set out an amount calculated on an aggregate basis across all *members* and for *spill electricity*, *top-up electricity* and *residual imbalances*.

”.

**14. Rule 3.12 in Appendix 8 amended**

Rule 3.12 in Appendix 8 is amended by deleting “5.10” and inserting instead—

“5.9”.

**15. Rule 3.17(a)(ii) in Appendix 8 amended**

Rule 3.17(a)(ii) in Appendix 8 is amended as follows—

- (a) after “operating procedures;” by inserting—  
“and”;
- (b) after Rule 3.17(a)(ii) by inserting the following new paragraph—  
“(iii) any applicable procedures agreed under rule 10.2;”.

**16. Rule 3.19(d) in Appendix 8 amended**

Rule 3.19(d) in Appendix 8 is amended before “the price for the half hour” by inserting—

“(subject to *Generation* authorising *Networks* to agree the price for the half hour)”.

**17. The heading to Rule 3.20 in Appendix 8 amended**

The heading to Rule 3.20 is amended by deleting “market service provider” and inserting instead—

“**Networks**”.

**18. Rule 3.26 in Appendix 8 amended**

Rule 3.26 in Appendix 8 is amended by deleting “5.10(b)” and inserting instead—

“5.9(b)”.

**19. Rule 3.35 in Appendix 8 amended**

Rule 3.35 in Appendix 8 is amended as follows—

- (a) by deleting “To” at the beginning of the first sentence and inserting instead—  
“*Generation* may request *Networks* to make a determination under this rule, and if *Generation* does so, then to”;



- (b) by deleting “the *market service provider*” and inserting instead—  
“ *Networks*, after due consultation with *Generation* and acting ”;
- (c) after “*reasonable and prudent person*” by inserting—  
“ , ”;
- (d) after “ *SWIS* ” by deleting “ , then ”;
- (e) by deleting “ 5.17 ” and inserting instead—  
“ 5.16 ”.

**20. Rule 4.2 in Appendix 8 amended**

Rule 4.2 in Appendix 8 is amended—

- (a) after the words “must prepare, and” by inserting—  
“ *Networks* ”;
- (b) by deleting “ 5.10 ” and inserting instead—  
“ 5.9 ”.

**21. Rule 4.3 in Appendix 8 amended**

Rule 4.3 in Appendix 8 is amended after the words “must prepare, and” by inserting—

“ *Networks* ”.

**22. Rule 4.5(b) in Appendix 8 amended**

Rule 4.5(b) in Appendix 8 is amended as follows—

- (a) by deleting “ the *market service provider* and the *member* agree a different price ” and inserting instead—  
“ *Generation* authorises *Networks* to agree a different price with a *member* ”;
- (b) after “rule 3.19(d)” by inserting “ and *Networks* does so, ”.

**23. Rule 4.6 in Appendix 8 amended**

Rule 4.6(c) in Appendix 8 is amended after “has prepared and” by inserting—

“ *Networks* has ”.

**24. Rule 4.7 in Appendix 8 amended**

Rule 4.7 in Appendix 8 is amended after “may” by inserting—

“ , in accordance with the agreed procedures under rule 10.2, ”.

**25. Rule 4.8 in Appendix 8 amended**

Rule 4.8 in Appendix 8 is amended after “may” by inserting—

“ , in accordance with the agreed procedures under rule 10.2, ”.

**26. Rule 4.11 in Appendix 8 amended**

Rule 4.11 in Appendix 8 is amended after “time to time” by inserting—

“ after due consultation with *Generation*, ”.

**27. Rule 4.12 in Appendix 8 amended**

Rule 4.12 in Appendix 8 is amended—

- (a) by deleting “ 5.10 ” and inserting instead—  
“ 5.9 ”;
- (b) after “prepare and” by inserting—  
“ *Networks* must ”.

**28. Rule 5.3(b) in Appendix 8 amended**

Rule 5.3(b) in Appendix 8 is amended as follows—

- (a) after “operating cost of” by inserting—  
“ *Generation’s* ”;
- (b) by deleting “ by the *market service provider* ”.

**29. Rule 5.9(b) in Appendix 8 amended**

Rule 5.9(b) in Appendix 8 is amended after “be” by inserting—

“ prepared by *Generation* and ”.

**30. Rule 5.11 in Appendix 8 amended**

Rule 5.11 in Appendix 8 is amended by deleting everything after “ determined ” and inserting instead—

- “ (a) with a view to achieving the objective that neither *Networks* nor *Generation* are materially either economically advantaged or disadvantaged by administering these rules over the period to which the *administration fee* applies; and
- (b) having regard to the forecast short run marginal cost of administering these rules; and

- (c) subject to the following additional objectives—
- (i) recovering the reasonable costs referred to in rule 5.12 over the reasonably anticipated life of the *TUAS market* and its successors, from all reasonably anticipated users; and
  - (ii) not imposing an inappropriate barrier to entry for initial *members*.

”.

**31. Rule 5.13 in Appendix 8 amended**

Rule 5.13 in Appendix 8 is amended—

- (a) by deleting “ 5.12 ” in each place where it occurs and inserting instead—  
“ 5.11 ”;
- (b) by deleting “ 5.13 ” in each place where it occurs and inserting instead—  
“ 5.12 ”;
- (c) by deleting “ 5.14(a) ” and inserting instead—  
“ 5.13(a) ”.

**32. Rule 5.14 in Appendix 8 amended**

Rule 5.14 in Appendix 8 is amended after “is payable” by inserting—

“ by *members* to *Networks* ”.

**33. Rule 5.14A inserted in Appendix 8**

After Rule 5.14 in Appendix 8 the following new rule 5.14A is inserted—

“ 5.14A *Networks* must pay to *Generation*, on terms agreed between them, an amount in respect of the *administration fees* paid to *Networks* under rule 5.14 for a quarter (aggregated across all *members*). The amount is to be determined in accordance with rule 5.11.

”.

**34. Rule 6.1A inserted in Appendix 8**

After Rule 6.1 in Appendix 8 the following new rule 6.1A is inserted—

“ 6.1A Neither *Generation* nor *Networks* may be given a *payment default notice*, *general default notice* or *imbalance default notice* under this Chapter 6.

”.

**35. Rule 6.6 in Appendix 8 amended**

Rule 6.6 in Appendix 8 is amended by deleting “ (other than the *market service provider*) ”.

**36. Rule 6.11 in Appendix 8 amended**

Rule 6.11 in Appendix 8 is amended by deleting “ (other than the *market service provider*) ”.

**37. Rule 8.7 in Appendix 8 amended**

Rule 8.7 in Appendix 8 is amended as follows—

- (a) by deleting “ The ” and inserting instead—  
“ Unless the ”;
- (b) after “*arbitrator*” in the first place where it occurs by inserting—  
“ makes a decision under rule 8.5, the *arbitrator* ”.

**38. Heading to Chapter 10 in Appendix 8 amended**

The heading to Chapter 10 in Appendix 8 is amended by inserting at the end—

“ and agreed procedures ”.

**39. Rules 10.2 and 10.3 in Appendix 8 inserted**

After Rule 10.1 in Appendix 8 the following new Rules 10.2 and 10.3 are inserted—

**“ Agreed procedures**

10.2 *Generation* and *Networks* must establish by agreement and at all times maintain procedures for the operation of the *TUAS market* including procedures governing when *Networks* may declare a *high price day* or a *liquids event*, which must—

- (a) be consistent with these rules; and
- (b) be fair; and
- (c) be reasonable; and
- (d) be consistent with *good electricity industry practice*.

10.3 *Generation and Networks* must comply with the agreed procedures under rule 10.2.

”.

**40. Rule 11.1 in Appendix 8 amended**

Rule 11.1 in Appendix 8 is amended as follows—

- (a) in Rule 11.1(b)—
  - (i) by deleting “ 2 *appointees* ” and inserting instead—  
“ an *appointee* ”;
  - (ii) by deleting “ and ” after Rule 11.1(b);

(b) after Rule 11.1(b) the following new paragraph is inserted—

“ (ba) an *appointee* representing *Networks*; and

”.

**41. Rule 12.4 in Appendix 8 amended**

Rule 12.4 in Appendix 8 is amended by deleting “ or the *market service provider* ” and inserting instead—

“ , *Generation and Networks* ”.

**42. Rule 12.7 in Appendix 8 amended**

Rule 12.7 in Appendix 8 is amended by deleting “ or the *market service provider* ” and inserting instead—

“ , *Generation and Networks* ”.

**43. Rule 12.13 in Appendix 8 amended**

Rule 12.13 in Appendix 8 is amended by deleting “ either the *market service provider* ” and inserting instead—

“ *Generation, Networks* ”.

**44. Heading to Rule A2.1 in Appendix 8 amended**

The heading to Rule A2.1 in Appendix 8 is amended by deleting “ **the market service provider** ” and inserting instead—

“ **Generation and Networks** ”.

**45. Rule A2.4 in Appendix 8 amended**

Rule A2.4 in Appendix 8 is amended by deleting “ the *market service provider* ” and inserting instead—

“ *Generation or Networks or both* ”.

**46. Rule A2.9 in Appendix 8 amended**

Rule A2.9 in Appendix 8 is amended after “acting reasonably” by inserting—

“ and after due consultation with *Generation* ”.

**47. Rule A2.10 in Appendix 8 amended**

Rule A2.10 in Appendix 8 is amended as follows—

(a) by deleting “ the *market service provider* ” in the second place where it occurs and inserting instead—

“ each of *Generation and Networks* ”;

(b) in rule A2.10(a) in Appendix 8—

(i) after “waive all” by deleting “ of its ”;

(ii) after “rights” by inserting—

“ it might have ”;

(c) in rule A2.10(b) in Appendix 8 after “authorise” by inserting—

“ , to the extent that it is able to do so, ”.

**48. Heading to Rule A2.11 in Appendix 8 amended**

The heading to rule A2.11 in Appendix 8 is amended by deleting “ **The market service provider,** ” and inserting instead—

“ **Generation, Networks and** ”.

**49. Rule A2.11 in Appendix 8 is amended**

Rule A2.11 in Appendix 8 is amended by deleting “ The *market service provider* ” and inserting instead—

“ *Generation, Networks* ”.

**50. Rule A2.12 in Appendix 8 amended**

Rule A2.12 in Appendix 8 is amended after “Appendix 2” by deleting “ for the *market service provider* ”.

**51. Rule A2.23 in Appendix 8 amended**

Rule A2.23 in Appendix 8 is amended—

(a) by deleting “ the *market service provider's* ” and inserting instead—

“ *Generation's or Networks'* ”;

(b) after “as far as practicable” by deleting “ be ” and inserting instead—

“ , ”.

**52. Rule A2.24 in Appendix 8 amended**

Rule A2.24 in Appendix 8 is amended after “under clause A2.1.” in the second place where it occurs by inserting—

“ To avoid doubt, an interim *negative assurance audit* may be a final audit upon the cessation of the operation of these rules. ”.

**53. Regulation 22(1) in Appendix 3 to Appendix 8 amended**

Regulation 22(1) in Appendix 3 to Appendix 8 is amended after “A user” by inserting—  
 “ (other than *Generation*) ”.

**54. Various Regulations in Appendix 3 and Appendix 4 to Appendix 8 amended**

Each Regulation in Appendix 3 and Appendix 4 listed in the Table to this sub-rule is amended after “payable by the user” by inserting—  
 “ to *Networks* ”.

Table

Appendix 3, in Regulation 23(2)
Appendix 3, in Regulations 24(2) & 24(4)
Appendix 4, in Regulation 25(2)
Appendix 4, in Regulations 26(2) & 26(4)

**55. Rule A5.1 in Appendix 8 amended**

Rule A5.1 in Appendix 8 is amended by deleting “ (other than the *market service provider*) ”.

**56. Rule A5.6A in Appendix 8 inserted**

After Rule A5.6 in Appendix 8 the following new Rule A5.6A is inserted—

**“ Confidentiality**

A5.6A To the extent that *Networks* becomes aware of information about a *member* in connection with *Networks*' performance of its obligations under these rules, *Networks* must not disclose such information to *Generation* other than in an aggregated form which does not enable any identification of information in relation to any individual *member*.

”.

**57. Rule A5.8 in Appendix 8 amended**

Rule A5.8 in Appendix 8 is amended by deleting “ The *market service provider* ” and inserting instead—

“ *Networks*, in accordance with the agreed procedures under rule 10.2, ”.

**58. Rule A5.9 in Appendix 8 amended**

Rule A5.9 in Appendix 8 is amended by deleting “ The *market service provider* ” and inserting instead—

“ *Networks*, in accordance with the agreed procedures under rule 10.2, ”.

**59. Rule A6.51 in Appendix 8 amended**

Rule A6.51 in Appendix 8 is amended by deleting “ 8.6 ” and inserting instead—

“ 8.7 ”.

**60. Rule A6.52 in Appendix 8 amended**

Rule A6.52 in Appendix 8 is amended by deleting “ 8.6 ” and inserting instead—

“ 8.7 ”.

**61. Rule A6.53 in Appendix 8 amended**

Rule A6.53 in Appendix 8 is amended by deleting “ 8.6 ” and inserting instead—

“ 8.7 ”.

**62. Rule A6.56 in Appendix 8 amended**

Rule A6.56 in Appendix 8 is amended by deleting “The *market service provider*” and inserting instead—

“ *Generation* and *Networks* ”.

