ELECTRICITY INDUSTRY ACT 2004 ELECTRICITY INDUSTRY (WHOLESALE ELECTRICITY - MARKET) REGULATIONS 2004

Wholesale Electricity Market Rules

IMO AMENDING RULES RC_2008_29 MADE ON 16 January 2009 These Amending Rules commence at 08.00am on 1 February 2009

The following clauses are amended (deleted wording):

- 2.33.4. The Facility de-registration form prescribed by IMO must require that the applicant provide the following:
 - (a) the relevant non-refundable Application Fee;
 - (b) identification of the Registered Facility to which the application relates;
 - (c) Information as to whether the Registered Facility is being;
 - i. decommissioned; or
 - ii. moth-balled or placed in reserve shut-down, in which case information on the time required to return the Registered Facility to service should be included:
 - (d) a proposed date on which that Registered Facility is to cease to be registered in the name of that Rule Participant where that date must be;
 - not earlier than six months after the date of application if the Facility will cease operation; or
 - ii. the date the application is accepted in the event that the Facility has been rendered permanently inoperable; and or
 - iii. not earlier than one month after the date of application if the Facility is a Curtailable Load, which is associated with a Demand Side Programme and has been registered in accordance with clause 4.8.3; and
 - (e) such other information as the IMO considers it requires to process the application; and
 - (f) a statement that the information provided is accurate.