## ELECTRICITY INDUSTRY ACT 2004 ELECTRICITY INDUSTRY (WHOLESALE ELECTRICITY - MARKET) REGULATIONS 2004 Wholesale Electricity Market Rules

#### IMO AMENDING RULES RC\_2008\_10 MADE ON 6 JUNE 2008 These Amending Rules commence at 08.00am on 1 July 2008

The following clauses are amended (deleted wording, new wording):

## Clause 2.30.1A

## 2.30.1A. For each Capacity Year the IMO may only accept an application under clause 2.30.1 once with respect to each Facility.

## Clause 2.30.4

2.30.4. The IMO must consult with System Management <u>and the relevant Network</u> <u>Operator</u> when assessing an application for Facility aggregation and inform the relevant Rule Participant whether the aggregation of the facilities is allowed.

## Clause 2.30.5

- 2.30.5. The IMO must only allow the aggregation of facilities if, in its opinion:
  - (a) the aggregation will not adversely impact on System Management's ability to maintain power system Security and Reliability;
  - (b) adequate control and monitoring equipment exists for the aggregated Facility;
  - (c) none of the Facilities within the aggregated facility are subject to an Ancillary Service Contract or Network Control Service Contract that requires that Facility not be part of an aggregated facility;-and
  - (d) with the exception of facilities aggregated under clause 2.30.3, the aggregated facilities are at the same location or have the same Loss Factor-<u>; and</u>
  - (e) <u>System Management and the IMO will continue to be provided with the</u> <u>same Standing Data for each individual facility as before the facilities</u> <u>were aggregated.</u>

# Clause 4.23A.4

<u>4.23A.4.</u> If at any time a Market Participant holds Capacity Credits with respect to Registered Facilities, for which the IMO has approved aggregation as a single aggregated facility in accordance with clause 2.30.7, then the IMO may reallocate the Certified Reserve Capacity, Capacity Credits and Reserve Capacity Obligation Quantities of the Registered Facilities to the aggregated facility subject to the conditions that:

- (a)the information submitted with the application for aggregation must<br/>demonstrate that the aggregated facility can at all times meet the sum<br/>of the full Reserve Capacity Obligation Quantities of the Registered<br/>Facilities;
- (b)the IMO must allocate to the aggregated facility the Certified ReserveCapacity, Capacity Credits and Reserve Capacity Obligation Quantity itcan provide based on information provided in the original application forCertified Reserve Capacity for the Registered Facilities;
- (c)after the re-allocation the Certified Reserve Capacity, the number of<br/>Capacity Credits and the Reserve Capacity Obligation Quantities of the<br/>aggregated facility must equal the sum of the Certified Reserve<br/>Capacities, the total number of Capacity Credits, and the sum of the<br/>Reserve Capacity Obligation Quantities originally held by the<br/>Registered Facilities; and
- (d) the Capacity Credits and the Reserve Capacity Obligation Quantities of the aggregated facility must at all times be capable of being disaggregated in accordance with clause 4.23A.3.