# ELECTRICITY INDUSTRY PARTICIPATION CODE RECONCILIATION PARTICIPANT AUDIT REPORT

For

## **Plus Energy Limited**

Prepared by: Steve Woods

Date audit commenced: 1 February 2019

Date audit report completed: 4 March 2019

Audit report due date: 01-Mar-19

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## **EXECUTIVE SUMMARY**

This Electricity Industry Participation Code Reconciliation Participant audit was performed at the request of **Plus Energy Ltd (Plus Energy)**, to support their application for renewal of certification in accordance with clauses 5 and 7 of schedule 15.1.

Eleven non-compliances were identified, all relating to a small number of ICPs. Improvements have been made with the content of switch files. There were a small number of late files during this audit, but no problems were found with content.

A small number of new connections were conducted and there is still an issue with late notification from the field of the electrical connection details.

The date of the next audit is determined by the Electricity Authority and is dependent on the level of compliance during this audit. The table below provides some guidance on this matter and contains a future risk rating score of 17, which results in an indicative audit frequency of 12 months. Considering this result along with the fact that all issues have a low audit risk rating, I believe 18 months is a more appropriate recommendation.

The matters raised are shown in the table below:

## **AUDIT SUMMARY**

## **NON-COMPLIANCES**

Subject	Section	Clause	Non-Compliance	Controls	Audit Risk Rating	Breach Risk Rating	Remedial Action
Relevant information	2.1	11.2, 15.2	Some registry and submission related errors.	Moderate	Low	2	Identified
MEP arrangements	2.12	10.36	Arrangements not in place with seven MEPs.	Moderate	Low	2	Identified
Registry population	3.5	9 of schedule 11.1	Two status updates were not processed within five business days of the event on the Registry.	Moderate	Low	2	Identified
			The incorrect event date was used for one ICP.				
			One electrically connected ICP is still at the 1,12 status.				
	4.3	5 Schedule 11.3	3 late CS files.	Moderate	Low	2	Identified
Switching	4.7	9 Schedule 11.3	One late NT file.	Strong	Low	1	Identified
	4.15	17 and 18 Schedule 11.3	4 late AW files.	Moderate	Low	2	Identified

Indicative Audit Frequency						12 m	onths
	Future Risk Rating						7
HE reporting	13.3	10 of schedule 15.3	HE targets not met for some NSPs for the 3-month revisions.	Strong	Low	1	Identified
Creation of submission information	12.2	15.5 of part 15	Late submission for one ICP.	Strong	Low	1	Identified
HHR aggregates	11.4	15.8 of part 15	Aggregates file contains submission information.	Strong	Low	1	Disputed
Electricity supplied	11.3	15.7 of part 15	One electricity supplied file not sent for Jan 2018.	Moderate	Low	2	Identified
Meter reading targets	6.10	Clause 9(1) and (2) Schedule 15.2	3 ICPs not read within the 4-month window, exceptional circumstances not demonstrated.	Moderate	Low	2	Identified

Future risk rating	0	1-3	4-15	16-40	41-55	55+
Indicative audit frequency	36 months	24 months	18 months	12 months	6 months	3 months

## RECOMMENDATIONS

Subject	Section	Recommendation	Description

## ISSUES

Subject	Section	Recommendation	Description

## 1. ADMINISTRATIVE

## 1.1. Exemptions from Obligations to Comply With Code (Section 11)

## **Code reference**

Section 11 of Electricity Industry Act 2010.

## **Code related audit information**

Section 11 of the Electricity Industry Act provides for the Electricity Authority to exempt any participant from compliance with all or any of the clauses.

## **Audit observation**

I checked the Authority's website to identify any relevant exemptions.

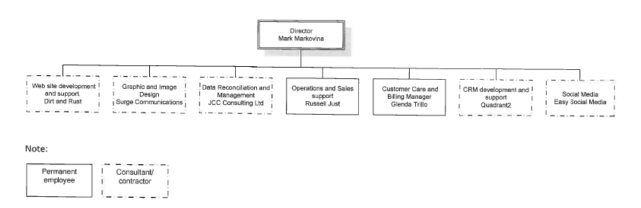
## **Audit commentary**

Plus Energy does not have any exemptions in place.

## 1.2. Structure of Organisation

Plus Energy Limited (PLUS) trading as Community Power

## Organisational chart February 2018



## 1.3. Persons involved in this audit

Auditor: Steve Woods

## **Veritek Limited**

## **Electricity Authority Approved Auditor**

Plus Energy personnel assisting in this audit were:

Name	Title
Russell Just	Operations and Sales Support
Glenda Trillo	Customer Care and Billing Manager
John Candy, JCC Consulting	Data Reconciliation and Management

## 1.4. Use of Agents (Clause 15.34)

#### **Code reference**

Clause 15.34

#### Code related audit information

A reconciliation participant who uses an agent

- remains responsible for the contractor's fulfillment of the participants Code obligations
- cannot assert that it is not responsible or liable for the obligation due to something the agent has or has not done

#### **Audit observation**

This area was examined by interview to confirm Plus Energy understands their obligations.

## **Audit commentary**

Plus Energy engages Wells for NHH meter reading and JC consulting for the performance of submission activities. All of the relevant tasks conducted by JC consulting were audited as part of this audit. Plus Energy understands their obligations in relation to this clause.

The Wells audit report was more than seven months old, therefore I checked with Wells whether any changes had occurred with their systems and processes. Wells confirmed there were no changes made during the audit period. I also checked a sample of five ICPs to confirm that the meter readings and meter reading notes were correctly loaded into Plus systems.

## 1.5. Hardware and Software

The main systems are as follows:

- Access Database (RM Tool) provided and run by JC Consulting for NHH and HHR submission;
- The CRM interfaces with the registry to collect data; and
- Registry population is conducted manually.

## 1.6. Breaches or Breach Allegations

There are no breach allegations recorded by the Electricity Authority during the audit period.

## 1.7. ICP Data

Plus Energy provided a list file as at January 2019 and the information is summarised by metering category and status in the tables below.

Metering Category	2018	2019
1	109	189
2	10	13
3	0	0
4	0	0
5	0	0

9	0	0
Blank	0	0

Status	Number of ICPs (2018)	Number of ICPs (2019)
Active (2,0)	118	202
Inactive - new connection in progress (1,12)	1	1
Inactive – vacant (1,4)	0	0
Inactive – AMI remote disconnection (1,7)	0	0
Inactive – de-energised due to meter disconnected (1,9)	0	0
Inactive – at pole fuse (1,8)	0	0
Inactive – de-energised at meter box fuse (1,10)	0	0
Inactive – at meter box switch (1,11)	0	0
Inactive – ready for decommissioning (1,6)	0	1
Inactive – reconciled elsewhere (1,5)	0	0
Decommissioned (3)	0	0

## 1.8. Authorisation Received

A letter of authorisation was not required or sought.

## 1.9. Scope of Audit

This Electricity Industry Participation Code Reconciliation Participant audit was performed at the request of Plus Energy, to support their application for renewal of certification in accordance with clauses 5 and 7 of schedule 15.1.

The audit was conducted in accordance with the Guideline for Reconciliation Participant Audits version 7.2.

Some or part of the functions Plus Energy is certified for are conducted by agents, as shown in the table below. The functions performed by JC Consulting were audited at the same time as those conducted by Plus Energy.

The table below shows the tasks under clause 15.38 of part 15 for which Plus Energy requires certification.

Tasks Requiring Certification Under Clause 15.38(1) of Part 15	Agents Involved in Performance of Tasks	MEPs
(a) - Maintaining registry information and performing customer and embedded generator switching		
(b) – Gathering and storing raw meter data	Wells – NHH data collection	AMS ARC Innovations Metrix The Lines Company (FCLM) SMCO
(c)(iii) - Creation and management of HHR & NHH volume information	JC Consulting	
(d) – Calculation of ICP days	JC Consulting	
(da) - delivery of electricity supplied information under clause 15.7	JC Consulting	
(db) delivery of information from retailer and direct purchaser half hourly metered ICPs under clause 15.8	JC Consulting	
(e) – Provision of submission information for reconciliation	JC Consulting	

ARC Innovations, AMS, FCLM, SMCO and Metrix provide NHH AMI register reads as MEPs, not as agents to Plus Energy. They are subject to their own audit regime.

## 1.10. Summary of previous audit

Plus Energy provided a copy of the last audit, conducted in March 2018 by Steve Woods of Veritek Limited. The status of the issues identified in that audit are recorded below:

## **Table of Non-Compliance**

Subject	Previous Report Section	Clause	Non-compliance	Status
Relevant information	2.1	11.2, 15.2	Some registry and submission related errors	Still existing
Registry population	3.5	9 of schedule 11.1	One status update was not processed within five business days of the event on the Registry. The incorrect event date was used.	Still existing
MEP nomination	3.11	10.22(1)(a)(i)	One late MEP nomination.	Cleared
	4.2	3 of schedule 11.3	An incorrect AN response code was provided for two ICPs with AMI metering. AA was applied instead of AD.	Cleared
	4.3	5 Schedule 11.3	Incorrect switch event meter reading or one ICP.	Cleared
Switching	4.8	10(1) of schedule 11.3	An incorrect AN response code was provided for three ICPs with AMI metering. AA was applied instead of AD.	Cleared
	4.10	11 of schedule 11.3	One CS file contained an inaccurate average daily consumption figure (3 instead of 6).  Two CS files contained incorrect switch event meter readings.	Cleared
Electricity supplied	11.3	15.7 of part 15	One electricity supplied error.	Cleared
HHR aggregates	11.4	15.8 of part 15	Aggregates file contains submission information.	Still existing
Creation of submission information	12.2	15.5 of part 15	Late submission for one ICP.	Still existing
HE reporting	13.3	10 of schedule 15.3	HE targets not met for two NSPs for the 3-month revisions.	Still existing

## **Table of Recommendations**

Subject	Section	Clause	Recommendation for Improvement	Status
Event logs	9.6	Regarding: Clause 17 of Schedule 15.2	Check whether ARC Innovations has a compliant event management process.	Cleared

## 2. OPERATIONAL INFRASTRUCTURE

## 2.1. Relevant information (Clause 10.6, 11.2, 15.2)

## **Code reference**

Clause 10.6, 11.2, 15.2

## **Code related audit information**

A participant must take all practicable steps to ensure that information that the participant is required to provide to any person under Part 15 is:

- a) complete and accurate
- b) not misleading or deceptive
- c) not likely to mislead or deceive.

If the participant becomes aware that in providing information under this Part, the participant has not complied with that obligation, the participant must, as soon as practicable, provide such further information as is necessary to ensure that the participant does comply.

## **Audit observation**

The process to find and correct incorrect information was examined and observed. The list file was examined to confirm that all information was correct and not misleading. The registry validation process was examined in detail in relation to the achievement of this requirement.

## **Audit commentary**

The audit identified a small number of areas where information was not complete and accurate and where addition steps can be taken to improve accuracy. The areas are as follows:

- many incorrect event dates for registry updates; and
- one ICP still at 1,12 and should be Active.

#### **Audit outcome**

## Non-compliant

Non-compliance	Description
Audit Ref: 2.1	Some registry and submission related errors.
With: Clauses 11.2 &	Potential impact: Low
15.2	Actual impact: Low
	Audit history: None
From: 01-Mar-18	Controls: Moderate
To: 13-Feb-19	Breach risk rating: 2
Audit risk rating	Rationale for audit risk rating
Low	The controls are recorded as moderate because they mitigate risk most of the time but there are still some improvements to make.
	There is a minor impact on settlement and other participants therefore the audit risk rating is low.

Actions taken to resolve the issue	Completion date	Remedial action status
The one ICP still at 1,12 has been made Active.	Feb 19	Identified
Preventative actions taken to ensure no further issues will occur	Completion date	
Additional training on event dates has been completed.	Feb 19	

## 2.2. Provision of information (Clause 15.35)

## **Code reference**

Clause 15.35

## **Code related audit information**

If an obligation exists to provide information in accordance with Part 15, a participant must deliver that information to the required person within the timeframe specified in the Code, or, in the absence of any such timeframe, within any timeframe notified by the Authority. Such information must be delivered in the format determined from time to time by the Authority.

#### **Audit observation**

Processes to provide information were reviewed and observed throughout the audit.

## **Audit commentary**

No late information was identified. Compliance is confirmed.

#### **Audit outcome**

Compliant

## 2.3. Data transmission (Clause 20 Schedule 15.2)

#### **Code reference**

Clause 20 Schedule 15.2

## **Code related audit information**

Transmissions and transfers of data related to metering information between reconciliation participants or their agents, for the purposes of the Code, must be carried out electronically using systems that ensure the security and integrity of the data transmitted and received.

## **Audit observation**

NHH readings are provided by Wells

Meter reading information is provided via SFTP. I observed the SFTP folders and traced a typical sample of five readings from the source into the billing system during the CS file checks.

## **Audit commentary**

AMI read data from MEPs is transmitted to Plus Energy via SFTP, which ensures the security and integrity of the data.

The sample of five NHH readings traced from the source files to the billing system matched.

## **Audit outcome**

Compliant

## 2.4. Audit trails (Clause 21 Schedule 15.2)

#### **Code reference**

Clause 21 Schedule 15.2

#### Code related audit information

Each reconciliation participant must ensure that a complete audit trail exists for all data gathering, validation, and processing functions of the reconciliation participant.

The audit trail must include details of information:

- provided to and received from the registry
- provided to and received from the reconciliation manager
- provided and received from other reconciliation participants and their agents.

The audit trail must cover all archived data in accordance with clause 18.

The logs of communications and processing activities must form part of the audit trail, including if automated processes are in operation.

Logs must be printed and filed as hard copy or maintained as data files in a secure form, along with other archived information.

The logs must include (at a minimum) the following:

- an activity identifier (clause 21(4)(a))
- the date and time of the activity (clause 21(4)(b))
- the operator identifier (clause 21(4)(c)).

## **Audit observation**

A complete audit trail was checked for all data gathering, validation and processing functions. I reviewed audit trails for a small sample of events. Large samples were not necessary because audit trail fields are expected to be the same for every transaction of the same type.

## **Audit commentary**

The logs for the following activities were reviewed.

- Meter readings: a compliant audit trail is recorded within the RM Tool
- Registry notifications: a compliant audit trail is recorded within the registry.
- **Switching files**: a compliant audit trail is recorded within the registry.
- Reconciliation reports: a compliant audit trail is recorded within the allocation portal.

## **Audit outcome**

Compliant

## 2.5. Retailer responsibility for electricity conveyed - participant obligations (Clause 10.4)

#### **Code reference**

Clause 10.4

#### **Code related audit information**

If a participant must obtain a consumer's consent, approval, or authorisation, the participant must ensure it:

- extends to the full term of the arrangement
- covers any participants who may need to rely on that consent.

#### **Audit observation**

I reviewed Plus Energy's current terms and conditions.

## **Audit commentary**

Plus Energy's current terms and conditions with their customers includes consent to access for authorised parties for the duration of the contract. The detail is in the "Access to your Premises" section.

#### **Audit outcome**

## Compliant

## 2.6. Retailer responsibility for electricity conveyed - access to metering installations (Clause 10.7(2),(4),(5) and (6))

## **Code reference**

Clause 10.7(2),(4),(5) and (6)

#### Code related audit information

The responsible reconciliation participant must, if requested, arrange access for the metering installation to the following parties:

- the Authority
- an ATH
- an auditor
- an MEP
- a gaining metering equipment provider.

The trader must use its best endeavours to provide access:

- in accordance with any agreements in place
- in a manner and timeframe which is appropriate in the circumstances.

If the trader has a consumer, the trader must obtain authorisation from the customer for access to the metering installation, otherwise it must arrange access to the metering installation.

The reconciliation participant must provide any necessary facilities, codes, keys or other means to enable the party to obtain access to the metering installation by the most practicable means.

#### **Audit observation**

I reviewed Plus Energy's current terms and conditions, and discussed compliance with these clauses.

## **Audit commentary**

Plus Energy's contract with their customers includes consent to access for authorised parties for the duration of the contract. Plus Energy confirmed that they have been able to arrange access for other parties when requested.

#### **Audit outcome**

Compliant

## 2.7. Physical location of metering installations (Clause 10.35(1)&(2))

## **Code reference**

Clause 10.35(1)&(2)

#### Code related audit information

A reconciliation participant responsible for ensuring there is a category 1 metering installation or category 2 metering installation must ensure that the metering installation is located as physically close to a point of connection as practical in the circumstances.

A reconciliation participant responsible for ensuring there is a category 3 or higher metering installation must:

- a) if practical in the circumstances, ensure that the metering installation is located at a point of connection; or
- b) if it is not practical in the circumstances to locate the metering installation at the point of connection, calculate the quantity of electricity conveyed through the point of connection using a loss compensation process approved by the certifying ATH.

## **Audit observation**

The registry list files for were reviewed to confirm whether metered ICPs had an MEP recorded.

Loss compensation processes were discussed.

## **Audit commentary**

The list file confirmed that all ICPs have a valid MEP recorded.

Loss compensation is not required for any Plus Energy ICPs.

## **Audit outcome**

Compliant

## 2.8. Trader contracts to permit assignment by the Authority (Clause 11.15B)

## **Code reference**

Clause 11.15B

## **Code related audit information**

A trader must at all times ensure that the terms of each contract between a customer and a trader permit:

- the Authority to assign the rights and obligations of the trader under the contract to another trader if the trader commits an event of default under paragraph (a) or (b) or (f) or (h) of clause 14.41 (clause 11.15B(1)(a)); and
- the terms of the assigned contract to be amended on such an assignment to—
- the standard terms that the recipient trader would normally have offered to the customer immediately before the event of default occurred (clause 11.15B(1)(b)(i)); or

- such other terms that are more advantageous to the customer than the standard terms, as the recipient trader and the Authority agree (clause 11.15B(1)(b)(ii); and
- the terms of the assigned contract to be amended on such an assignment to include a minimum term in respect of which the customer must pay an amount for cancelling the contract before the expiry of the minimum term (clause 11.15B(1)(c)); and
- the trader to provide information about the customer to the Authority and for the Authority to provide the information to another trader if required under Schedule 11.5 (clause 11.15B(1)(d)); and
- the trader to assign the rights and obligations of the trader to another trader (clause 11.15B(1)(e)).

The terms specified in sub-clause (1) must be expressed to be for the benefit of the Authority for the purposes of the Contracts (Privacy) Act 1982, and not be able to be amended without the consent of the Authority (clause 11.15B(2)).

## **Audit observation**

I reviewed Plus Energy's current terms and conditions.

## **Audit commentary**

Plus Energy's terms and conditions contain the appropriate clauses to achieve compliance with this requirement. This is contained in Section 27 "About this Contract".

#### **Audit outcome**

Compliant

## 2.9. Electrical connection of an ICP (Clause 10.32)

#### **Code reference**

Clause 10.32

## **Code related audit information**

A reconciliation participant must only request electrical connection of a point of connection if they:

- accept responsibility for the ICP and the obligations under Parts 10 and 11, and, under Part 15; and
- have an arrangement with an MEP to provide metering at the point of connection under Part 15.

#### **Audit observation**

The event detail report for the audit period was reviewed, which confirmed that Plus Energy had dealt with three new connections during the audit period. The electrical connection process for these ICPs was examined.

## **Audit commentary**

Plus Energy approved the electrical connection of all three ICPs and they have arrangements with the relevant MEPs.

#### **Audit outcome**

## Compliant

## 2.10. Metering certification (Clause 10.33(2))

#### **Code reference**

Clause 10.33(2)

#### **Code related audit information**

A reconciliation participant may energise or authorise the energisation of a connection only if the reconciliation participant has accepted responsibility for the point of connection if one or more certified metering installations are in place.

#### **Audit observation**

The event detail report for the audit period was reviewed, to identify new connections during the audit period. Three new connections were completed, and these were examined.

## **Audit commentary**

All three ICPs have current certification and Plus has accepted responsibility for them.

#### **Audit outcome**

Compliant

## 2.11. Arrangements for line function services (Clause 11.16)

#### **Code reference**

Clause 11.16

## **Code related audit information**

Before notifying the registry of any information in accordance with clause 11.7(2) or clause 11.18(4), a trader must ensure that it, or its customer, has made any necessary arrangements for the provision of line function services in relation to the relevant ICP.

Before notifying the registry of any information in accordance with clause 11.7(2) or clause 11.18(4), a trader must have entered into an arrangement with an MEP for each metering installation at the ICP.

#### **Audit observation**

A registry list file with history for the audit period was reviewed to identify all the networks Plus Energy traded on during the audit period. Arrangements for line function services with these networks were discussed.

## **Audit commentary**

Plus Energy confirmed there are arrangements in place with all networks they currently trade on.

## **Audit outcome**

Compliant

## 2.12. Arrangements for metering equipment provision (Clause 10.36)

## **Code reference**

Clause 10.36

## **Code related audit information**

A reconciliation participant must ensure it has an arrangement with the relevant MEP prior to accepting responsibility for an installation.

## **Audit observation**

A registry list file with history for the audit period was reviewed to identify all MEPs for Plus Energy ICPs during the audit period. Arrangements for MEP services with these MEPs were discussed.

## **Audit commentary**

The table below shows that Plus Energy does not have arrangements with seven MEPs but these MEPs have metering at ICPs where Plus Energy is the trader.

МЕР	Arrangement in place
ACCM	No
ARCS	Yes
стст	No
FCLM	Yes
LMGL	No
MTRX	Yes
NGCM	Yes
NPOW	No
SMCO	Yes
ТРСО	No
TRUM	No
WATA	No

## **Audit outcome**

Non-compliant

Non-compliance	Des	cription			
Audit Ref: 2.12	Arrangements not in place with seven N	ΛEPs.			
With: Clause 10.36	Potential impact: Medium				
	Actual impact: Low				
From: 01-Mar-18	Audit history: None				
To: 13-Feb-19	Controls: Moderate				
	Breach risk rating: 2				
Audit risk rating	Rationale for audit risk rating				
Low	The controls are recorded as moderate because they mitigate risk most of the time but there is room for improvement.				
	The impact on participants is minor, therefore the audit risk rating is low.				
Actions to	iken to resolve the issue	Completion date	Remedial action status		
Arrangements are in plac	e with these 7 MEPs	Feb 19	Identified		
Preventative actions t	aken to ensure no further issues will occur	Completion date	This clause requires specific clauses to be in		
	arrangements have been confirmed via P agreements being finalised.	Feb 19	the arrangement. This matter can be cleared once the agreements are finalised.		

## 3. MAINTAINING REGISTRY INFORMATION

## 3.1. Obtaining ICP identifiers (Clause 11.3)

## **Code reference**

Clause 11.3

## **Code related audit information**

The following participants must, before assuming responsibility for certain points of connection on a local network or embedded network, obtain an ICP identifier for the point of connection:

- a) a trader who has agreed to purchase electricity from an embedded generator or sell electricity to a consumer
- b) an embedded generator who sells electricity directly to the clearing manager
- c) a direct purchaser connected to a local network or an embedded network
- d) an embedded network owner in relation to a point of connection on an embedded network that is settled by differencing
- e) a network owner in relation to a shared unmetered load point of connection to the network owner's network
- f) a network owner in relation to a point of connection between the network owner's network and an embedded network.

ICP identifiers must be obtained for points of connection at which any of the following occur:

- a consumer purchases electricity from a trader 11.3(3)(a)
- a trader purchases electricity from an embedded generator 11.3(3)(b)
- a direct purchaser purchases electricity from the clearing manager 11.3(3)(c)
- an embedded generator sells electricity directly to the clearing manager 11.3(3)(d)
- a network is settled by differencing 11.3(3)(e)
- there is a distributor status ICP on the parent network point of connection of an embedded network or at the point of connection of shared unmetered load 11.3(3)(f).

#### **Audit observation**

The new connections process was examined to confirm compliance with the requirement to obtain ICP identifiers for points of connection to local or embedded networks.

#### **Audit commentary**

This requirement is well understood and managed by Plus Energy. Three new connections have been processed and they have ICPs as required by the Code.

#### **Audit outcome**

Compliant

## 3.2. Providing registry information (Clause 11.7(2))

#### **Code reference**

Clause 11.7(2)

#### Code related audit information

Each trader must provide information to the registry about each ICP at which it trades electricity in accordance with Schedule 11.1.

#### **Audit observation**

The new connection process was examined in in **section 2.9**. Timeliness of new connections is discussed in **section 3.5**.

The process to update the registry was reviewed for the three new connections processed.

## **Audit commentary**

I walked through the registry update process for the three new connections. The information on the registry is complete and accurate for two ICPs. One ICP is still at status 1,12 and electricity is not yet traded.

## **Audit outcome**

Compliant

## 3.3. Changes to registry information (Clause 10 Schedule 11.1)

#### **Code reference**

Clause 10 Schedule 11.1

#### Code related audit information

If information provided by a trader to the registry about an ICP changes, the trader must notify the registry of the change no later than five business days after the change.

## **Audit observation**

The new connection process is discussed in **section 3.5**, the reconnection process is discussed in **section 3.8**, and the disconnection process is discussed in **section 3.9**.

In this section, I have examined the event detail report for the audit period to determine the overall performance. There were only three updates and all three were examined.

## **Audit commentary**

The table below shows that the registry was updated within five business days for all ICPs. Some updates had incorrect event dates. This is discussed in **section 2.1**.

Event	Year	Total ICPs	ICPs Notified Within 5 Days	ICPs Notified Greater Than 5 Days	Average Notification Days	Percentage Compliant
Changes to active -	2018	2	2	0	2	100%
reconnections	2019	2	2	0	0.5	100%

Event	Year	Total ICPs	ICPs Notified Within 5 Days	ICPs Notified Greater Than 5 Days	Average Notification Days	Percentage Compliant
Change to de-	2018	0	-	-	-	-
energised	2019	1	1	0	0	100%
Change to de- energised NC in	2018	1	1	0	3	100%
progress (1,12)	2019	2	2	0	1	100%

## **Audit outcome**

## Compliant

## 3.4. Trader responsibility for an ICP (Clause 11.18)

## **Code reference**

Clause 11.18

#### **Code related audit information**

A trader becomes responsible for an ICP when the trader is recorded in the registry as being responsible for the ICP.

A trader ceases to be responsible for an ICP if:

- another trader is recorded in the registry as accepting responsibility for the ICP (clause 11.18(2)(a)); or
- the ICP is decommissioned in accordance with clause 20 of Schedule 11.1 (clause 11.18(2)(b)).
- if an ICP is to be decommissioned, the trader who is responsible for the ICP must (clause 11.18(3)):
  - o arrange for a final interrogation to take place prior to or upon meter removal (clause 11.18(3)(a)); and
  - o advise the MEP responsible for the metering installation of the decommissioning (clause 11.18(3)(b)).

A trader who is responsible for an ICP (excluding UML) must ensure that an MEP is recorded in the registry for that ICP (clause 11.18(4)).

A trader must not trade at an ICP (excluding UML) unless an MEP is recorded in the registry for that ICP (clause 11.18(5)).

## **Audit observation**

The new connection process was discussed and the list file, as at January 2019, was examined to confirm that all active metered ICPs have an MEP recorded. This analysis found all ICPs have a valid MEP recorded.

The process for the decommissioning of ICPs was examined.

## **Audit commentary**

Review of the registry list file found that all ICPs have a valid MEP recorded. Compliance is confirmed.

ICPs that are vacant and active, or inactive, are still maintained in the database.

Two ICPs were decommissioned and they were both read, and the MEPs were appropriately notified.

#### **Audit outcome**

Compliant

## 3.5. Provision of information to the registry (Clause 9 Schedule 11.1)

#### **Code reference**

Clause 9 Schedule 11.1

## **Code related audit information**

Each trader must provide the following information to the registry for each ICP for which it is recorded in the registry as having responsibility:

- a) the participant identifier of the trader, as approved by the Authority (clause 9(1)(a))
- b) the profile code for each profile at that ICP, as approved by the market administrator (clause 9(1)(b))
- c) the metering equipment provider for each category 1 metering or higher (clause 9(1)(c))
- d) the type of submission information the trader will provide to the RM for the ICP (clause 9(1)(ea)
- e) if a settlement type of UNM is assigned to that ICP, either:
  - the code ENG if the load is profiled through an engineering profile in accordance with profile class 2.1 (clause 9(1)(f)(i)); or
  - in all other cases, the daily average kWh of unmetered load at the ICP (clause 9(1)(f)(ii)).
  - the type and capacity of any unmetered load at each ICP (clause 9(1)(g))
  - the status of the ICP, as defined in clauses 12 to 20 (clause 9(1)(j))
  - except if the ICP exists for the purposes of reconciling an embedded network or the ICP has distributor status, the trader must provide the relevant business classification code applicable to the customer (clause 9(1)(k)).

The trader must provide information specified in (a) to (j) above within five business days of trading (clause 9(2)).

The trader must provide information specified in 9(1)(k) no later than 20 business days of trading (clause 9(3))

## **Audit observation**

I examined the event detail report for the audit period to determine the overall performance.

The new connection process was examined. I checked for ICPs with a variance between the active date and the initial electrical connection date, and I checked for ICPs with a variance between the active date and meter certification date.

#### **Audit commentary**

The table below shows that the registry was not updated within five business days for both new connections where the status was changed to Active.

Event	Year	Total ICPs	ICPs Notified Within 5 Days	ICPs Notified Greater Than 5 Days	Average Notification Days	Percentage Compliant
Changes to active- new connections	2018	1	0	1	21	0%
new connections	2019	2	0	2	11	0%

One of the registry updates had the incorrect event date used. ICP 0000570007NRAF2 was electrically connected on 19/07/18 but the event date used for the change to Active status is 23/07/18.

ICP 0000570508NR029 is also a new connection, which was electrically connected on 07/01/19 but the registry has not yet been changed to Active.

## **Audit outcome**

## Non-compliant

Non-compliance	Description					
Audit Ref: 3.5 With: Clause 9 of	Two status updates were not processed the Registry.	Two status updates were not processed within five business days of the event on the Registry.				
schedule 11.1	The incorrect event date was used for or	ne ICP.				
	One electrically connected ICP is still at t	he 1,12 status.				
From: 19-Jul-18	Potential impact: Low					
To: 13-Feb-19	Actual impact: Low					
	Audit history: Once					
	Controls: Moderate	Controls: Moderate				
	Breach risk rating: 2					
Audit risk rating	Rationale for audit risk rating					
Low	The controls are recorded as moderate because Plus Energy has monitoring in place but is having difficulty with the provision of information from the field.					
	Settlement did not occur for January 2019 for one ICP, therefore there is a minor impact. The audit risk rating is low.					
Actions to	aken to resolve the issue	Completion date	Remedial action status			
ICP 0000570007NRAF2 ha	as been made active.	Feb 19	Identified			
Preventative actions take	en to ensure no further issues will occur	Completion date				
Additional training has be	een completed on event dates.	Feb 19				

## 3.6. ANZSIC codes (Clause 9 (1(k) of Schedule 11.1)

#### **Code reference**

Clause 9 (1(k) of Schedule 11.1

#### **Code related audit information**

Traders are responsible to populate the relevant ANZSIC code for all ICPs for which they are responsible.

## **Audit observation**

The process to capture and manage ANZISC codes was examined. A registry list file was reviewed to check ANZSIC codes.

## **Audit commentary**

No missing or unknown ANZSIC codes were identified.

I checked a sample of 50 ANZSIC codes, 25 residential and 25 business and they all appear to be correct. I used google maps streetview functionality to conduct this check.

Processes are in place to review ANZSIC codes on switch in.

#### **Audit outcome**

Compliant

## 3.7. Changes to unmetered load (Clause 9(1)(f) of Schedule 11.1)

## **Code reference**

Clause 9(1)(f) of Schedule 11.1

## **Code related audit information**

If a settlement type of UNM is assigned to that ICP, the trader must populate:

the code ENG - if the load is profiled through an engineering profile in accordance with profile class 2.1 (clause 9(1)(f)(i)); or

the daily average kWh of unmetered load at the ICP - in all other cases (clause 9(1)(f)(ii)).

## **Audit observation**

Plus Energy does not have any unmetered load.

## **Audit commentary**

Plus Energy does not have any unmetered load.

#### **Audit outcome**

Not applicable

## 3.8. Management of "active" status (Clause 17 Schedule 11.1)

#### **Code reference**

Clause 17 Schedule 11.1

#### Code related audit information

The ICP status of "active" is be managed by the relevant trader and indicates that:

- the associated electrical installations are energised (clause 17(1)(a))
- the trader must provide information related to the ICP in accordance with Part 15, to the reconciliation manager for the purpose of compiling reconciliation information (clause 17(1)(b)).

Before an ICP is given the "active" status, the trader must ensure that:

- the ICP has only one customer, embedded generator, or direct purchaser (clause 17(2)(a))
- the electricity consumed is quantified by a metering installation or a method of calculation approved by the Authority (clause 17(2)(b)).

#### **Audit observation**

An event detail report for the audit period was reviewed, to identify all changes to active during the audit period.

The process for the management of ICP reconnection and new connections was examined. The event detail report for the audit period was analysed and the findings in relation to the timeliness of updates to registry are recorded in **section 3.3** and **3.5**.

#### **Audit commentary**

The status is updated to active when a new connection is completed, or an ICP is reconnected on switching in.

There were no examples of the incorrect use of the Active status.

## **Audit outcome**

Compliant

## 3.9. Management of "inactive" status (Clause 19 Schedule 11.1)

#### **Code reference**

Clause 19 Schedule 11.1

#### **Code related audit information**

The ICP status of "inactive" must be managed by the relevant trader and indicates that:

- electricity cannot flow at that ICP (clause 19(a)); or
- submission information related to the ICP is not required by the reconciliation manager for the purpose of compiling reconciliation information (clause 19(b)).

## **Audit observation**

An event detail report for the audit period was reviewed, to identify all changes to inactive during the audit period.

The process for the management of ICP disconnection was examined. The event detail report for the audit period was analysed and the findings in relation to the timeliness of updates to registry are recorded in **section 3.3**.

## **Audit commentary**

Plus Energy has not conducted any disconnection during the audit period.

One ICP is at de-energised - New Connection in progress (1,12) and this status is correctly used.

#### **Audit outcome**

Compliant

## 3.10. ICPs at new or ready status for 24 months (Clause 15 Schedule 11.1)

#### **Code reference**

Clause 15 Schedule 11.1

#### **Code related audit information**

If an ICP has had the status of "New" or "Ready" for 24 calendar months or more, the distributor must ask the trader whether it should continue to have that status and must decommission the ICP if the trader advises the ICP should not continue to have that status.

#### **Audit observation**

Whilst this is a Distributor's code obligation, I investigated whether any queries had been received from Distributors in relation to ICPs at the "New" or "Ready" status for more than 24 months and what process is in place to manage and respond to such requests.

## **Audit commentary**

A review of Plus Energy's records confirmed there are no ICPs at New or Ready.

## **Audit outcome**

Not applicable

## 3.11. Change of MEP (Clause 10.22(1)(a)(i))

## **Code reference**

Clause 10.22(1)(a)(i)

#### **Code related audit information**

If the MEP for an ICP which is not also an NSP changes, the trader must notify the registry of the gaining MEP in accordance with Part 11.

#### **Audit observation**

The process to manage a change of MEP on an existing ICP was examined.

An event detail report for the audit period was reviewed and identified four MEP changes.

The nomination date was compared to the metering event effective date to identify any ICPs that were not nominated within five business days.

## **Audit commentary**

When an MEP change is required, Plus Energy nominates the MEP on the registry and logs a job for meter replacement at the same time.

There were seven MEP nominations and, in all cases, the incorrect event date was used because it was left as the event date of the last trader event. None of the nominations were made late. Incorrect event dates are recorded in **section 2.1**.

## **Audit outcome**

Compliant

## 4. PERFORMING CUSTOMER AND EMBEDDED GENERATOR SWITCHING

I note that the switch breach reporting is in the process of being updated by Jade to align with the current code. Therefore, the switch breach report has been used to indicate non-compliance, but due to inaccuracies it is not always possible to give a definitive number of the volume of late files.

## 4.1. Inform registry of switch request for ICPs - standard switch (Clause 2 Schedule 11.3)

#### **Code reference**

Clause 2 Schedule 11.3

## **Code related audit information**

The standard switch process applies where a trader and a customer or embedded generator enters into an arrangement in which the trader commences trading electricity with the customer or embedded generator at a non-half hour or unmetered ICP at which another trader supplies electricity, or the trader assumes responsibility for such an ICP.

If the uninvited direct sale agreement applies to an arrangement described above, the gaining trader must identify the period within which the customer or embedded generator may cancel the arrangement in accordance with section 36M of the Fair Trading Act 1986. The arrangement is deemed to come into effect on the day after the expiry of that period.

A gaining trader must advise the registry of a switch no later than two business days after the arrangement comes into effect and include in its advice to the registry that the switch type is TR and 1 or more profile codes associated with that ICP.

#### **Audit observation**

The switch gain process was examined to determine when Plus Energy deems all conditions to be met. I checked the one ICP where the switch was backdated to confirm compliance.

Plus Energy does not use direct sale processes.

#### **Audit commentary**

ICP 0002201245EN740 switched to BCPL but BCPL did not have a use of system agreement with Eastland, so Plus was requested to take on the ICP, which they did. The NT was not sent within two business days of the switch date, but was sent within two business days of the request from BCPL.

## **Audit outcome**

Compliant

## 4.2. Losing trader response to switch request and event dates - standard switch (Clauses 3 and 4 Schedule 11.3)

#### **Code reference**

Clauses 3 and 4 Schedule 11.3

## **Code related audit information**

Within three business days after receipt of notification of a switch from the registry, the losing trader must establish a proposed event date. The event date must be no more than 10 business days after the date of receipt of such notification, and in any 12-month period, at least 50% of the event dates must be no more than five business days after the date of notification. The losing trader must then:

- provide acknowledgement of the switch request by (clause 3(a) of Schedule 11.3):

- providing the proposed event date to the registry and a valid switch response code (clause 3(a)(i) and (ii) of Schedule 11.3); or
- providing a request for withdrawal of the switch in accordance with clause 17 (clause 3(c) of Schedule 11.3).

When establishing an event date for clause 4, the losing trader must disregard every event date established by the losing trader for a customer who has been with the losing trader for less than two calendar months (clause 4(2) of Schedule 11.3).

#### **Audit observation**

An event detail report for the audit period was reviewed to identify AN files issued by Plus Energy during the audit period. A sample of three ANs (or all if less than three were available) with each acknowledgement code were reviewed to determine whether the codes had been correctly applied.

The switch breach history report for the audit period was reviewed and showed no late AN files.

The event detail report was analysed to assess compliance with the requirement to set event dates.

## **Audit commentary**

No late AN files for transfer switches were identified on the switch breach history report.

The event detail report found no event dates for transfer switches set greater than 10 days.

There were nine AN files sent during the audit period. The content of all AN files was reviewed and the response codes were all correct.

## **Audit outcome**

Compliant

## 4.3. Losing trader must provide final information - standard switch (Clause 5 Schedule 11.3)

#### **Code reference**

Clause 5 Schedule 11.3

## **Code related audit information**

If the losing trader provides information to the registry in accordance with clause 3(a) of Schedule 11.3 with the required information, no later than five business days after the event date, the losing trader must complete the switch by:

- providing event date to the registry (clause 5(a)); and
- provide to the gaining trader a switch event meter reading as at the event date, for each meter or data storage device that is recorded on the registry with accumulator of C and a settlement indicator of Y (clause 5(b)); and
- if a switch event meter reading is not a validated reading, provide the date of the last meter reading (clause 5(c)).

## Audit observation

An event detail report for the audit period was reviewed, to identify CS files issued by Plus Energy during the audit period.

Ten CS files were reviewed to determine whether the data provided was complete and accurate.

The switch breach history report for the audit period was reviewed to identify late CS files.

## **Audit commentary**

Three late CS files for transfer switches were identified on the switch breach history report. Plus Energy was relying on the registry switch breach report which provides incorrect results.

The accuracy of the content of CS files was confirmed by checking ten records in Plus Energy's database. The content checked included:

- correct identification of meter readings and correct date of meter readings;
- accuracy of meter readings;
- accuracy of register content; and
- accuracy of average daily consumption.

CS content was accurate for all files.

## **Audit outcome**

## Non-compliant

Non-compliance	Des	Description				
Audit Ref: 4.3	3 late CS files.					
With: Clause 5	Potential impact: Low					
Schedule 11.3	Actual impact: Low					
	Audit history: Once					
From: 01-Oct-18	Controls: Moderate					
To: 14-Nov-18	Breach risk rating: 2					
Audit risk rating	Rationale for audit risk rating					
Low	The controls are recorded as moderate because an attempt was made to monitor late files but reliance on the registry switch breach report is not advised.					
	The impact on settlement and participa is low.	nts is minor, there	efore the audit risk rating			
Actions ta	aken to resolve the issue	Completion date	Remedial action status			
We were relying on the reprovides for 10 days to co	egistry switch breach report which omplete switches.	Feb 19	Identified			
Preventative actions t	aken to ensure no further issues will occur	Completion date				
Additional training has be 10)	een completed on switches (3 days not	Feb 19				

## 4.4. Retailers must use same reading - standard switch (Clause 6(1) and 6A Schedule 11.3)

#### **Code reference**

Clause 6(1) and 6A Schedule 11.3

#### **Code related audit information**

The losing trader and the gaining trader must both use the same switch event meter reading as determined by the following procedure:

- if the switch event meter reading provided by the losing trader differs by less than 200 kWh from a value established by the gaining trader, the gaining trader must use the losing trader's validated meter reading or permanent estimate (clause 6(a)); or
- the gaining trader may dispute the switch meter reading if the validated meter reading or permanent estimate provided by the losing trader differs by 200 kWh or more (clause 6(b)).

If the gaining trader disputes a switch meter reading because the switch event meter reading provided by the losing trader differs by 200 kWh or more, the gaining trader must, within four calendar months of the actual event date, provide to the losing trader a changed switch event meter reading supported by two validated meter readings.

- the losing trader can choose not to accept the reading, however must advise the gaining trader no later than five business days after receiving the switch event meter reading from the gaining trader (clause 6A(a)); or
- if the losing trader notifies its acceptance or does not provide any response, the losing trader must use the switch event meter reading supplied by the gaining trader (clause 6A(b)).

#### **Audit observation**

No read change requests were sent or received during the audit period.

## **Audit commentary**

No read change requests were sent or received during the audit period.

#### **Audit outcome**

Not applicable

## 4.5. Non-half hour switch event meter reading - standard switch (Clause 6(2) and (3) Schedule 11.3)

## Code reference

Clause 6(2) and (3) Schedule 11.3

## Code related audit information

If the losing trader trades electricity from a non-half hour meter, with a switch event meter reading that is not from an AMI certified meter flagged Y on the registry: and

- the gaining trader will trade electricity from a meter with a half hour submission type in the registry (clause 6(2)(b);
- the gaining trader within five business days after receiving final information from the registry, may provide the losing trader with a switch event meter reading from that meter. The losing trader must use that switch event meter reading.

## **Audit observation**

The process for the management of read requests was examined.

The event detail report was analysed to identify all read change requests and acknowledgements during the audit period.

The switch breach history report for the audit period was reviewed, and no late read change requests or acknowledgements were identified for transfer switches.

## **Audit commentary**

No read change requests were sent or received during the audit period.

#### **Audit outcome**

Compliant

## 4.6. Disputes - standard switch (Clause 7 Schedule 11.3)

#### **Code reference**

Clause 7 Schedule 11.3

## **Code related audit information**

A losing trader or gaining trader may notify the other that it disputes a switch event meter reading, notified under clauses 1 to 6. Such a dispute must be resolved in accordance with clause 15.29 (with all necessary amendments).

## **Audit observation**

Confirm with Plus Energy whether any disputes have needed to be resolved in accordance with this clause.

## **Audit commentary**

Plus Energy confirms that no disputes have needed to be resolved in accordance with this clause.

## **Audit outcome**

Not applicable

## 4.7. Gaining trader informs registry of switch request - switch move (Clause 9 Schedule 11.3)

## **Code reference**

Clause 9 Schedule 11.3

#### Code related audit information

The switch move process applies where a gaining trader has an arrangement with a customer or embedded generator to trade electricity at an ICP using non half-hour metering or an unmetered ICP, or to assume responsibility for such an ICP, and no other trader has an agreement to trade electricity at that ICP, this is referred to as a switch move and the following provisions apply:

If the "uninvited direct sale agreement" applies, the gaining trader must identify the period within which the customer or embedded generator may cancel the arrangement in accordance with section 36M of the Fair Trading Act 1986. The arrangement is deemed to come into effect on the day after the expiry of that period.

In the event of a switch move, the gaining trader must advise the registry of a switch and the proposed event date no later than two business days after the arrangement comes into effect.

*In its advice to the registry the gaining trader must include:* 

- a proposed event date (clause 9(2)(a)); and
- that the switch type is "MI" (clause 9(2)(b); and

- one or more profile codes of a profile at the ICP (clause 9(2)(c)).

## **Audit observation**

The switch gain process was examined to determine when Plus Energy deems all conditions to be met. I checked the event detail report for any backdated NT files.

## **Audit commentary**

There were seven backdated NT files. The NT file for ICP 0000014300CEF90 was sent on 15/05/18 but the advice from the customer was on 17/04/18, therefore this does not achieve compliance. All other NT files were sent within two business days of customer contact.

## **Audit outcome**

## Non-compliant

Non-compliance	Description		
Audit Ref: 4.7	One late NT file.		
With: Clause 9	Potential impact: Low		
Schedule 11.3	Actual impact: Low		
	Audit history: None		
From: 17-Apr-18	Controls: Strong		
To: 15-May-18	Breach risk rating: 1		
Audit risk rating	Rationale for audit risk rating		
Low	The controls are recorded as moderate because they mitigate risk to an acceptable level.  The impact on settlement and participants is minor, therefore the audit risk rating is low.		
Actions taken to resolve the issue		Completion date	Remedial action status
No action required.		Feb 19	Identified
Preventative actions taken to ensure no further issues will occur		Completion date	
Employees have been reminded of the requirement to process switch requests within 2 days.		Feb 19	

## 4.8. Losing trader provides information - switch move (Clause 10(1) Schedule 11.3)

#### **Code reference**

Clause 10(1) Schedule 11.3

#### **Code related audit information**

10(1) Within five business days after receipt of notification of the switch move from the registry, if the losing trader accepts the event date proposed by the gaining trader, the losing trader must complete the switch by providing to the registry:

- confirmation of the switch event date; and
- a valid switch response code; and
- final information as required under clause 1; or
- 10(1)(b) If the losing trader does not accept the event date proposed by the gaining trader, the losing trader must acknowledge the switch request. Determine an event date that is not earlier than the gaining traders proposed date and that date can be no later than 10 business days after the date of the notification. Alternatively, the losing trader may provide a request for a withdrawal of the switch in accordance with clause 17.

### **Audit observation**

An event detail report for the audit period was reviewed to identify AN files issued by Plus Energy during the audit period. I checked all AN files to confirm the content was correct.

The switch breach history report for the audit period was reviewed and showed no late AN files.

#### **Audit commentary**

No late AN files for transfer switches were identified on the switch breach history report.

All AN file content was correct.

#### **Audit outcome**

Compliant

## 4.9. Losing trader determines a different date - switch move (Clause 10(2) Schedule 11.3 (2))

## **Code reference**

Clause 10(2) Schedule 11.3 (2)

#### **Code related audit information**

If the losing trader determines a different date, the losing trader must also complete the switch by providing to the registry as described in sub-clause (1)(a):

- the event date proposed by the losing trader; and
- a valid switch response code; and
- final information as required under clause 1.

### **Audit observation**

The event detail report was analysed to assess compliance with the requirement to meet the setting of event dates.

## **Audit commentary**

Review of the event detail report showed no ICPs had different dates set.

#### **Audit outcome**

## Compliant

## 4.10. Losing trader must provide final information - switch move (Clause 11 Schedule 11.3)

### **Code reference**

Clause 11 Schedule 11.3

### **Code related audit information**

If the losing trader has provided information to the registry in accordance with clause 10(a), within three business days after the later of the actual event date or date of receipt of the switch request, the losing trader must:

- provide the event date (clause 11(a)); and
- provide the switch event meter reading as at the event date for each meter or data storage device noted on the registry (clause 11(b)); and
- if switch event meter reading is not a validated meter reading, provide the date of the last reading of the meter or storage device (clause (11(c)).

## **Audit observation**

An event detail report was reviewed to identify CS files issued by Plus Energy during the audit period. Ten CS files were reviewed to determine whether the codes the data provided was complete and accurate.

The switch breach history report for the audit period was reviewed and showed no late CS files for move in switches.

## **Audit commentary**

The accuracy of the content of CS files was confirmed by checking ten records. The content checked included:

- correct identification of meter readings and correct date of meter readings;
- accuracy of meter readings;
- accuracy of register content; and
- accuracy of average daily consumption.

All file content was accurate. There were no late files.

#### **Audit outcome**

## 4.11. Gaining trader changes to switch meter reading - switch move (Clause 12 Schedule 11.3)

#### **Code reference**

Clause 12 Schedule 11.3

#### **Code related audit information**

The gaining trader may use the switch event meter reading supplied by the losing trader or may, at its own cost, obtain its own switch event meter reading. If the gaining trader elects to use this new switch event meter reading, the gaining trader must notify the losing trader of the switch event meter reading and the actual event date to which it refers as follows:

- if the switch meter reading established by the gaining trader differs by less than 200 kWh from that provided by the losing trader, both traders must use the switch event meter reading provided by the gaining trader (clause 12(2)(a)); or
- if the switch event meter reading provided by the losing trader differs by 200 kWh or more from a value established by the gaining trader, the gaining trader may dispute the switch meter reading. In this case, the gaining trader, within four calendar months of the actual event date, must provide to the losing trader a changed validated meter reading or a permanent estimate supported by two validated meter readings and the losing trader must either (clause 12(2)(b) and clause 12(3)):
- notify the gaining trader if it does not accept the switch event meter reading and the losing trader and the gaining trader must resolve the dispute in accordance with the disputes procedure in clause 15.29 (with all necessary amendments) (clause 12(3)(a)); or
- if the losing trader notifies its acceptance or does not provide any response, the losing trader must use the switch event meter reading supplied by the gaining trader (clause 12(3)(b)).

12(2A) If the losing trader trades electricity from a non-half hour meter, with a switch event meter reading that is not from an AMI certified meter flagged Y on the registry,

- the gaining trader will trade electricity from a meter with a half hour submission type in the registry (clause 12(2A)(b));
- the gaining trader no later than 5 business days after receiving final information from the registry, may provide the losing trader with a switch event meter reading from that meter. The losing trader must use that switch event meter reading (clause 12(2B)).

## **Audit observation**

No read change requests were sent or received during the audit period.

## **Audit commentary**

No read change requests were sent or received during the audit period.

## **Audit outcome**

## 4.12. Gaining trader informs registry of switch request - gaining trader switch (Clause 14 Schedule 11.3)

#### **Code reference**

Clause 14 Schedule 11.3

#### **Code related audit information**

The gaining trader switch process applies where a trader and a customer or embedded generator enters into an arrangement in which the trader commences trading electricity with the customer or embedded generator to trade electricity through or assume responsibility for:

- a half hour metering installation that is not a category 1 or 2 metering installation, that has an ICP with a submission type half hour on the registry and an AMI flag of "N"; or
- a half hour metering installation that has a submission flag of half hour and an AMI flag of "N" and is traded by the losing trader as non-half hour; or
- a non-half hour metering installation at an ICP with the losing trader trades through a half hour metering installation with an AMI flag of "N".

If the uninvited direct sale agreement applies to an arrangement described above, the gaining trader must identify the period within which the customer or embedded generator may cancel the arrangement in accordance with section 36M of the Fair Trading Act 1986. The arrangement is deemed to come into effect on the day after the expiry of that period.

A gaining trader must advise the registry of the switch and expected event date no later than 3 business days after the arrangement comes into effect.

14(2) The gaining trader must include in its advice to the registry:

- a) a proposed event date; and
- b) that the switch type is HH.

14(3) The proposed event date must be a date that is after the date on which the gaining trader advises the registry, unless clause 14(4) applies.

14(4) The proposed event date is a date before the date on which the gaining trader advised the registry, if:

14(4)(a) – the proposed event date is in the same month as the date on which the gaining trader advised the registry; or

14(4)(b) – the proposed event date is no more than 90 days before the date on which the gaining trader advises the registry and this date is agreed between the losing and gaining traders.

## **Audit observation**

The event detail report and switch breach report were analysed to identify all switch files sent during the audit period.

No gaining trader switches were completed by Plus Energy.

## **Audit commentary**

No gaining trader switches were completed by Plus Energy.

#### **Audit outcome**

## 4.13. Losing trader provision of information - gaining trader switch (Clause 15 Schedule 11.3)

#### **Code reference**

Clause 15 Schedule 11.3

## **Code related audit information**

Within three business days after the losing trader is informed about the switch by the registry, the losing trader must:

15(a) - provide to the registry a valid switch response code as approved by the Authority; or

15(b) - provide a request for withdrawal of the switch in accordance with clause 17.

## **Audit observation**

No gaining trader switches were completed by Plus Energy.

## **Audit commentary**

No gaining trader switches were completed by Plus Energy.

## **Audit outcome**

Not applicable

## 4.14. Gaining trader to notify registry - gaining trader switch (Clause 16 Schedule 11.3)

## **Code reference**

Clause 16 Schedule 11.3

## **Code related audit information**

The gaining trader must complete the switch no later than three business days, after receiving the valid switch response code, by advising the registry of the event date.

If the ICP is being de-energised or if metering equipment is being removed, the gaining trader must either-

16(a)- give the losing trader or MEP for the ICP an opportunity to interrogate the metering installation immediately before the ICP is de-energised or the metering equipment is removed; or

16(b)- carry out an interrogation and, no later than five business days after the metering installation is de-energised or removed, advise the losing trader of the results and metering component numbers for each data channel in the metering installation.

## **Audit observation**

No gaining trader switches were completed by Plus Energy.

## **Audit commentary**

No gaining trader switches were completed by Plus Energy.

#### **Audit outcome**

## 4.15. Withdrawal of switch requests (Clauses 17 and 18 Schedule 11.3)

#### **Code reference**

Clauses 17 and 18 Schedule 11.3

#### Code related audit information

A losing trader or gaining trader may request that a switch request be withdrawn at any time until the expiry of two calendar months after the event date of the switch.

If a trader requests the withdrawal of a switch, the following provisions apply:

- for each ICP, the trader withdrawing the switch request must provide the registry with (clause 18(c)):
  - the participant identifier of the trader making the withdrawal request (clause 18(c)(i));
     and
  - the withdrawal advisory code published by the Authority. (clause 18(c)(ii))
- within five business days after receiving a notification from the registry of a switch, the trader receiving the withdrawal must notify the registry that the switch withdrawal request is accepted or rejected. A switch withdrawal request must not become effective until accepted by the trader who received the withdrawal (clause 18(d))
- on receipt of a rejection notification from the registry, in accordance with clause 18(d), a trader may re-submit the switch withdrawal request for an ICP in accordance with clause 18(c). All switch withdrawal requests must be resolved within 10 business days after the date of the initial switch withdrawal request (clause 18(e))
- if the trader requests that a switch request be withdrawn, and the resolution of that switch withdrawal request results in the switch proceeding, within 2 business days after receipt of notification from the registry in accordance with clause 22(b), the losing trader must comply with clauses 3,5,10 and 11 (whichever is appropriate) and the gaining trader must comply with clause 16 (clause 18(f)).

## **Audit observation**

The event detail report was analysed to identify all switch withdrawal and acknowledgement files sent during the audit period.

All three withdrawal requests rejected by Plus Energy were reviewed.

The switch breach history report for the audit period was reviewed. No late notifications of withdrawal were identified during the audit period.

#### **Audit commentary**

There were two NW files sent by Plus Energy. Both withdrawal requests were for genuine reasons and had supporting information to prove this.

I reviewed all withdrawal requests rejected by Plus Energy and found all had been rejected for valid reasons. Accepted and rejected withdrawals had been processed as expected.

There were four late AW files identified by the switch breach history detail report.

#### **Audit outcome**

Non-compliant

Non-compliance	Description		
Audit Ref: 4.15	4 late AW files.		
With: Clauses 17 and	Potential impact: Low		
18 Schedule 11.3	Actual impact: Low		
	Audit history: None		
From: 13-Mar-18	Controls: Moderate		
To: 19-Sep-18	Breach risk rating: 2		
Audit risk rating	Rationale for audit risk rating		
Low	The controls are recorded as moderate because they mitigate risk most of the time but there is room for improvement.		
	The impact on participants is minor, therefore the audit risk rating is low.		
Actions taken to resolve the issue		Completion date	Remedial action status
No action required. There were valid reasons for all files.		Feb 19	Identified
Preventative actions taken to ensure no further issues will occur		Completion date	

## 4.16. Metering information (Clause 21 Schedule 11.3)

## **Code reference**

Clause 21 Schedule 11.3

## **Code related audit information**

For an interrogation or validated meter reading or permanent estimate carried out in accordance with Schedule 11.3:

21(a) - the trader who carries out the interrogation, switch event meter reading must ensure that the interrogation is as accurate as possible, or that the switch event meter reading is fair and reasonable

21(b) and (c) - the cost of every interrogation or switch event meter reading carried out in accordance with clauses 5(b) or 11(b) or (c) must be met by the losing trader. The costs in every other case must be met by the gaining trader.

## **Audit observation**

The meter reading process in relation to meter reads for switching purposes was examined. Examples to confirm this procedure have been examined as part of the sending of final information for switches and read requests made.

## **Audit commentary**

All meter readings used in the switching process are validated meter readings or permanent estimates. Plus Energy's policy regarding the management of meter reading expenses is compliant.

#### **Audit outcome**

## Compliant

## 4.17. Switch saving protection (Clause 11.15AA to 11.15AB)

#### **Code reference**

Clause 11.15AA to 11.15AB

## **Code related audit information**

A trader that buys electricity from the clearing manager may elect to have a switch saving protection by giving notice to the Authority in writing.

If a protected trader enters into an arrangement with a customer of another trader (the losing trader), or a trader enters into an arrangement with a customer of a protected trader, to commence trading electricity with the customer, the losing trader must not, by any means, initiate contact with the customer to attempt to persuade the customer to terminate the arrangement during the period from the receipt of the NT to the event date of the switch including by:

11.15AB(4)(a )- making a counter offer to the customer; or

11.15AB(4)(b) - offering an enticement to the customer.

### **Audit observation**

The Electricity Registry switch save protected retailer list was examined to confirm that Plus Energy is a save protected participant.

Win-back processes were examined to determine whether they are compliant.

I checked the event detail report for all withdrawn switches from the audit period, to identify any withdrawn switches with a CX code applied prior to the switch completion date in relation to any switch save protected retailers.

## **Audit commentary**

Plus Energy does not have a win-back process.

I checked the event detail report for all withdrawn switches from the audit period. There were five switches that were withdrawn with the code "CX" applied. All were sent after the switch completion date.

## **Audit outcome**

## 5. MAINTENANCE OF UNMETERED LOAD

## 5.1. Maintaining shared unmetered load (Clause 11.14)

#### **Code reference**

Clause 11.14

#### **Code related audit information**

The trader must adhere to the process for maintaining shared unmetered load as outlined in clause 11.14:

- 11.14(2) The distributor must notify the traders responsible for the ICPs across which the unmetered load is shared, of the ICP identifiers of the ICPs.
- 11.14(3) A trader who receives such a notification from a distributor must notify the distributor if it wishes to add or omit any ICP from the ICPs across which unmetered load is to be shared.
- 11.14(4) A distributor who receives such a notification of changes from the trader under (3) must notify the registry and each trader responsible for any of the ICPs across which the unmetered load is shared.
- 11.14(5) If a distributor becomes aware of any change to the capacity of a shared unmetered load ICP or if a shared unmetered load ICP is decommissioned, it must notify all traders affected by that change as soon as practicable after that change or decommissioning.
- 11.14(6) Each trader who receives such a notification must, as soon as practicable after receiving the notification, adjust the unmetered load information for each ICP in the list for which it is responsible to ensure that the entire shared unmetered load is shared equally across each ICP.
- 11.14(7) A trader must take responsibility for shared unmetered load assigned to an ICP for which the trader becomes responsible as a result of a switch in accordance with Part 11.
- 11.14(8) A trader must not relinquish responsibility for shared unmetered load assigned to an ICP if there would then be no ICPs left across which that load could be shared.
- 11.14(9) A trader can change the status of an ICP across which the unmetered load is shared to inactive status, as referred to in clause 19 of Schedule 11.1. In that case, the trader is not required to notify the distributor of the change. The amount of electricity attributable to that ICP becomes UFE.

#### **Audit observation**

A registry list file was reviewed for the audit period to confirm that Plus Energy has not supplied any ICPs with shared unmetered load.

I reviewed processes to identify shared unmetered load.

#### **Audit commentary**

Plus Energy does not supply any ICPs with shared unmetered load. Any new unmetered load will be identified through the registry checks at the time of switch in.

## **Audit outcome**

## 5.2. Unmetered threshold (Clause 10.14 (2)(b))

#### **Code reference**

Clause 10.14 (2)(b)

#### **Code related audit information**

The reconciliation participant must ensure that unmetered load does not exceed 3,000 kWh per annum, or 6,000 kWh per annum if the load is predictable and of a type approved and published by the Authority.

#### **Audit observation**

A registry list file was reviewed to confirm that Plus Energy has not supplied any ICPs with unmetered load.

## **Audit commentary**

A registry list file was reviewed to confirm that Plus Energy has not supplied any ICPs with unmetered load.

#### **Audit outcome**

Not applicable

## 5.3. Unmetered threshold exceeded (Clause 10.14 (5))

### **Code reference**

Clause 10.14 (5)

### **Code related audit information**

If the unmetered load limit is exceeded the retailer must:

- within 20 business days, commence corrective measure to ensure it complies with Part 10
- within 20 business days of commencing the corrective measure, complete the corrective measures
- no later than 10 business days after it becomes aware of the limit having been exceeded, advise each participant who is or would be expected to be affected of:
  - o the date the limit was calculated or estimated to have been exceeded
  - o the details of the corrective measures that the MEP proposes to take or is taking to reduce the unmetered load.

## **Audit observation**

A registry list file was reviewed to confirm that Plus Energy has not supplied any ICPs with unmetered load.

## **Audit commentary**

A registry list file was reviewed to confirm that Plus Energy has not supplied any ICPs with unmetered load.

## **Audit outcome**

## 5.4. Distributed unmetered load (Clause 11 Schedule 15.3, Clause 15.37B)

#### **Code reference**

Clause 11 Schedule 15.3, Clause 15.37B

### **Code related audit information**

An up-to-date database must be maintained for each type of distributed unmetered load for which the retailer is responsible. The information in the database must be maintained in a manner that the resulting submission information meets the accuracy requirements of clause 15.2.

A separate audit is required for distributed unmetered load data bases.

The database must satisfy the requirements of Schedule 15.5 with regard to the methodology for deriving submission information.

### **Audit observation**

A registry list file was reviewed to confirm that Plus Energy has not supplied any ICPs with unmetered load.

## **Audit commentary**

A registry list file was reviewed to confirm that Plus Energy has not supplied any ICPs with unmetered load.

### **Audit outcome**

## 6. GATHERING RAW METER DATA

6.1. Electricity conveyed & notification by embedded generators (Clause 10.13, Clause 10.24 and 15.13)

### **Code reference**

Clause 10.13, Clause 10.24 and 15.13

#### Code related audit information

A participant must use the quantity of electricity measured by a metering installation as the raw meter data for the quantity of electricity conveyed through the point of connection.

This does not apply if data is estimated or gifted in the case of embedded generation under clause 15.13.

A trader must, for each energised ICP that is not also an NSP, and for which it is recorded in the registry as being responsible, ensure that:

- there is one or more metering installations
- all electricity conveyed is quantified in accordance with the Code
- it does not use subtraction to determine submission information for the purposes of Part 15.

An embedded generator must give notification to the reconciliation manager for an embedded generating station, if the intention is that the embedded generator will not be receiving payment from the clearing manager or any other person through the point of connection to which the notification relates.

#### **Audit observation**

A registry list file was reviewed for the audit period to identify all ICPs with distributed generation. ICP details were checked to confirm consistency.

## **Audit commentary**

Review of the registry list identified seven active ICPs which had generation capacity recorded on the registry. All had correct metering, profiles and submission.

## **Audit outcome**

Compliant

# 6.2. Responsibility for metering at GIP (Clause 10.26 (6), (7) and (8))

## Code reference

Clause 10.26 (6), (7) and (8)

## **Code related audit information**

For each proposed metering installation or change to a metering installation that is a connection to the grid, the participant, must:

- provide to the grid owner a copy of the metering installation design (before ordering the equipment)
- provide at least three months for the grid owner to review and comment on the design
- respond within three business days of receipt to any request from the grid owner for additional details or changes to the design
- ensure any reasonable changes from the grid owner are carried out.

The participant responsible for the metering installation must:

- advise the reconciliation manager of the certification expiry date not later than 10 business days after certification of the metering installation
- become the MEP or contract with a person to be the MEP
- advise the reconciliation manager of the MEP identifier no later than 20 days after entering into a contract or assuming responsibility to be the MEP.

## **Audit observation**

Plus Energy is not responsible for any GIPs.

## **Audit commentary**

Plus Energy is not responsible for any GIPs.

#### **Audit outcome**

Not applicable

## 6.3. Certification of control devices (Clause 33 Schedule 10.7 and clause 2(2) Schedule 15.3)

#### **Code reference**

Clause 33 Schedule 10.7 and clause 2(2) Schedule 15.3

#### Code related audit information

The reconciliation participant must advise the metering equipment provider if a control device is used to control load or switch meter registers.

The reconciliation participant must ensure the control device is certified prior to using it for reconciliation purposes.

## **Audit observation**

A registry list file was reviewed to identify all ICPs with profiles reliant on control devices.

## **Audit commentary**

Plus Energy does not use any profiles reliant on certified control devices.

#### **Audit outcome**

Not applicable

## 6.4. Reporting of defective metering installations (Clause 10.43(2) and (3))

## **Code reference**

Clause 10.43(2) and (3)

#### Code related audit information

If a participant becomes aware of an event or circumstance that lead it to believe a metering installation could be inaccurate, defective, or not fit for purpose they must:

- advise the MEP
- include in the advice all relevant details.

#### **Audit observation**

Processes relating to defective metering were examined. No examples of defective metering were identified during the audit.

## **Audit commentary**

Defective meters are typically identified through the meter reading validation process, or from information provided by the meter read provider.

Upon identifying a possible defective meter, Plus Energy will raise a field services job to investigate. No defective meters were identified during the audit period, so it was not possible to review examples of this process.

#### **Audit outcome**

Compliant

## 6.5. Collection of information by certified reconciliation participant (Clause 2 Schedule 15.2)

## **Code reference**

Clause 2 Schedule 15.2

## **Code related audit information**

Only a certified reconciliation participant may collect raw meter data, unless only the MEP can interrogate the meter, or the MEP has an arrangement which prevents the reconciliation participant from electronically interrogating the meter:

- 2(2) The reconciliation participant must collect raw meter data used to determine volume information from the services interface or the metering installation or from the MEP.
- 2(3) The reconciliation participant must ensure the interrogation cycle is such that is does not exceed the maximum interrogation cycle on the registry.
- 2(4) The reconciliation participant must interrogate the meter at least once every maximum interrogation cycle.
- 2(5) When electronically interrogating the meter the participant must:
  - a) ensure the system is to within +/- 5 seconds of NZST or NZDST
  - b) compare the meter time to the system time
  - c) determine the time error of the metering installation
  - d) if the error is less than the maximum permitted error, correct the meter's clock
  - e) if the time error is greater than the maximum permitted error then:
    - i) correct the metering installation's clock
    - ii) compare the metering installation's time with the system time
    - iii) correct any affected raw meter data.
  - f) download the event log.
- 2(6) The interrogation systems must record:
  - the time
  - the date
  - the extent of any change made to the meter clock.

#### **Audit observation**

NHH readings are provided by Wells as an agent to Plus Energy and by MEPs who have their own compliance regime. I checked the compliance of Wells processes.

#### **Audit commentary**

The Wells report confirms data is collected from the services access interface. The Wells report is over seven months old, therefore I confirmed with Wells that no process or system changes had occurred

during the audit period. I also checked some Wells files to ensure they contained accurate data and that they contained condition code information.

## **Audit outcome**

Compliant

## 6.6. Derivation of meter readings (Clause 3(1), 3(2) and 5 Schedule 15.2)

## **Code reference**

Clause 3(1), 3(2) and 5 Schedule 15.2

#### **Code related audit information**

All meter readings must in accordance with the participants certified processes and procedures and using its certified facilities be sourced directly from raw meter data and, if appropriate, be derived and calculated from financial records.

All validated meter readings must be derived from meter readings.

A meter reading provided by a consumer may be used as a validated meter reading only if another set of validated meter readings not provided by the consumer are used during the validation process.

During the manual interrogation of each NHH metering installation the reconciliation participant must:

- a) obtain the meter register
- b) ensure seals are present and intact
- c) check for phase failure (if supported by the meter)
- d) check for signs of tampering and damage
- e) check for electrically unsafe situations

if the relevant parts of the metering installation are visible and it is safe to do so.

## **Audit observation**

Data collection processes for Wells were reviewed during their agent audits. I reviewed examples of meter reading notes sent to Plus Energy.

Processes for customer reads were discussed.

## **Audit commentary**

Wells has processes to conduct the checks required by this clause and a process is in place to pass on any meter reader's notes. I viewed these during the audit.

There were no examples of customer reads.

## **Audit outcome**

Compliant

# 6.7. NHH meter reading application (Clause 6 Schedule 15.2)

#### Code reference

Clause 6 Schedule 15.2

#### Code related audit information

For NHH switch event meter reads, for the gaining trader the reading applies from 0000 hours on the day of the relevant event date and for the losing trader at 2400 hours at the end of the day before the relevant event date.

In all other cases, All NHH readings apply from 0000hrs on the day after the last meter interrogation up to and including 2400hrs on the day of the meter interrogation.

### **Audit observation**

The process of the application of meter readings was examined.

## **Audit commentary**

AMI readings provided by Metrix, Smartco, ARC and AMS are all timestamped 23.59.59. Reads received from FCLM are timestamped with the time they were taken.

Reads received from Wells are date and time stamped with the time they were taken.

All reads received are applied as at 2400 hours on the day they were taken, with the exception of opening reads. Application of reads was reviewed as part of the historic estimate checks, discussed in **section 12.11**.

#### **Audit outcome**

Compliant

## 6.8. Interrogate meters once (Clause 7(1) and (2) Schedule 15.2)

#### **Code reference**

Clause 7(1) and (2) Schedule 15.2

## **Code related audit information**

Each reconciliation participant must ensure that a validated meter reading is obtained in respect of every meter register for every non half hour metered ICP for which the participant is responsible, at least once during the period of supply to the ICP by the reconciliation participant, and used to create volume information.

This may be a validated meter reading at the time the ICP is switched to, or from, the reconciliation participant.

If exceptional circumstances prevent a reconciliation participant from obtaining the validated meter reading, the reconciliation participant is not required to comply with clause 7(1).

## **Audit observation**

The process to manage missed reads was examined.

## **Audit commentary**

There were no ICPs switched out on estimates, all ICPs had a read during the period of supply. Plus Energy is proactive in this area to ensure compliance with the Code and to minimise the use of estimates.

#### **Audit outcome**

## 6.9. NHH meters interrogated annually (Clause 8(1) and (2) Schedule 15.2)

#### **Code reference**

Clause 8(1) and (2) Schedule 15.2

#### Code related audit information

At least once every 12 months, each reconciliation participant must obtain a validated meter reading for every meter register for non-half hour metered ICPs, at which the reconciliation participant trades continuously for each 12-month period.

If exceptional circumstances prevent a reconciliation participant from obtaining the validated meter reading, the reconciliation participant is not required to comply with clause 8(1).

#### **Audit observation**

The meter reading process was examined. Meter read frequency reports for the audit period were provided.

## **Audit commentary**

All ICPs were read at 12 months.

### **Audit outcome**

Compliant

## 6.10. NHH meters 90% read rate (Clause 9(1) and (2) Schedule 15.2)

#### **Code reference**

Clause 9(1) and (2) Schedule 15.2

### **Code related audit information**

In relation to each NSP, each reconciliation participant must ensure that for each NHH ICP at which the reconciliation participant trades continuously for each 4 months, for which consumption information is required to be reported into the reconciliation process. A validated meter reading is obtained at least once every four months for 90% of the non-half hour ICPs.

A report is to be sent to the market administrator providing the percentage, in relation to each NSP, for which consumption information has been collected no later than 20 business days after the end of each month.

If exceptional circumstances prevent a reconciliation participant from obtaining the validated meter reading, the reconciliation participant is not required to comply with clause 9(1).

## **Audit observation**

The meter reading process was examined. Meter read frequency reports for the previous six months were examined.

## **Audit commentary**

There were three ICPs not read at the four month point in the August and December 2018 reports. They were at NSPs with only one other ICP therefore the percentage attainment was 50%. In all cases, it was due to the ICPs not being added to the Wells meter reading rounds by Plus Energy for several months.

#### **Audit outcome**

Non-compliant

Non-compliance	Description		
Audit Ref: 6.10 With: Clause 9(1) and	3 ICPs not read within the 4-month window, exceptional circumstances not demonstrated.		
(2) Schedule 15.2	Potential impact: Low		
	Actual impact: Low		
From: 01-Aug-18	Audit history: None		
To: 31-Dec-18	Controls: Moderate		
	Breach risk rating: 2		
Audit risk rating	Rationale for audit risk rating		
Low	The controls are recorded as moderate because they mitigate risk most of the time but there is room for improvement.  The impact on settlement is minor, therefore the audit risk rating is low.		
Actions taken to resolve the issue		Completion date	Remedial action status
The ICPs concerned have been added to the Wells meter reading rounds.		Jan 19	Identified
Preventative actions taken to ensure no further issues will occur		Completion date	
Employee responsible has been remined of the need to add ICPs requiring manual reads to the Wells meter reading rounds in a timely manner.		Feb 19	

## 6.11. NHH meter interrogation log (Clause 10 Schedule 15.2)

## **Code reference**

Clause 10 Schedule 15.2

## **Code related audit information**

The following information must be logged as the result of each interrogation of the NHH metering:

10(a) - the means to establish the identity of the individual meter reader

10(b) - the ICP identifier of the ICP, and the meter and register identification

10(c) - the method being used for the interrogation and the device ID of equipment being used for interrogation of the meter.

10(d) - the date and time of the meter interrogation.

## **Audit observation**

NHH readings are provided by MEPs and by Wells. The data collection processes were reviewed as part of their MEP and agent audits.

Audit reports confirm compliance.

## **Audit commentary**

Compliance with this clause has been demonstrated by the agents and MEPs and is discussed in their audit reports.

## **Audit outcome**

Compliant

## 6.12. HHR data collection (Clause 11(1) Schedule 15.2)

#### **Code reference**

Clause 11(1) Schedule 15.2

## **Code related audit information**

Raw meter data from all electronically interrogated metering installations must be obtained via the services access interface.

This may be carried out by a portable device or remotely.

#### **Audit observation**

HHR data is collected by MEPs from the services access interface.

#### **Audit commentary**

HHR data is collected by MEPs from the services access interface.

### **Audit outcome**

Compliant

## 6.13. HHR interrogation data requirement (Clause 11(2) Schedule 15.2)

## **Code reference**

Clause 11(2) Schedule 15.2

### Code related audit information

The following information is collected during each interrogation:

11(2)(a) - the unique identifier of the data storage device

11(2)(b) - the time from the data storage device at the commencement of the download unless the time is within specification and the interrogation log automatically records the time of interrogation

11(2)(c) - the metering information, which represents the quantity of electricity conveyed at the point of connection, including the date and time stamp or index marker for each half hour period. This may be limited to the metering information accumulated since the last interrogation

11(2)(d) - the event log, which may be limited to the events information accumulated since the last interrogation

11(2)(e) - an interrogation log generated by the interrogation software to record details of all interrogations.

The interrogation log must be examined by the reconciliation participant responsible for collecting the data and appropriate action must be taken if problems are apparent or an automated software function flags exceptions.

#### **Audit observation**

All HHR data is collected by MEPs.

## **Audit commentary**

All HHR data is collected by MEPs.

## **Audit outcome**

Not applicable

## 6.14. HHR interrogation log requirements (Clause 11(3) Schedule 15.2)

### **Code reference**

Clause 11(3) Schedule 15.2

## **Code related audit information**

The interrogation log forms part of the interrogation audit trail and, as a minimum, must contain the following information:

11(3)(a) - the date of interrogation

11(3)(b) - the time of commencement of interrogation

11(3)(c) - the operator identification (if available)

11(3)(d) - the unique identifier of the meter or data storage device

11(3)(e) - the clock errors outside the range specified in Table 1 of clause 2

11(3)(f) - the method of interrogation

11(3)(g)- the identifier of the reading device used for interrogation (if applicable).

## **Audit observation**

All HHR data is collected by MEPs.

## **Audit commentary**

All HHR data is collected by MEPs.

## **Audit outcome**

## 7. STORING RAW METER DATA

## 7.1. Trading period duration (Clause 13 Schedule 15.2)

### **Code reference**

Clause 13 Schedule 15.2

#### Code related audit information

The trading period duration, normally 30 minutes, must be within  $\pm 0.1\%$  ( $\pm 2$  seconds).

#### **Audit observation**

All HHR data is collected by MEPs.

#### **Audit commentary**

All HHR data is collected by MEPs.

#### **Audit outcome**

Not applicable

## 7.2. Archiving and storage of raw meter data (Clause 18 Schedule 15.2)

## **Code reference**

Clause 18 Schedule 15.2

#### Code related audit information

A reconciliation participant who is responsible for interrogating a metering installation must archive all raw meter data and any changes to the raw meter data for at least 48 months, in accordance with clause 8(6) of Schedule 10.6.

Procedures must be in place to ensure that raw meter data cannot be accessed by unauthorised personnel.

Meter readings cannot be modified without an audit trail being created.

#### **Audit observation**

Processes to archive and store raw meter data were reviewed in the agents reports. I checked that meter readings cannot be modified without an audit trail.

### **Audit commentary**

The Wells report confirms compliance with this clause.

When this data reaches the RM submission tool, the level of security is also robust and unauthorised personnel cannot access raw meter data.

Compliance with clause 18(3) of schedule 15.2 was examined, which requires that "...meter readings cannot be modified without an audit trail being created." Readings cannot be modified without an audit trail being created.

## Audit outcome

# 7.3. Non-metering information collected / archived (Clause 21(5) Schedule 15.2)

## **Code reference**

Clause 21(5) Schedule 15.2

## **Code related audit information**

All relevant non-metering information, such as external control equipment operation logs, used in the determination of profile data must be collected, and archived in accordance with clause 18.

### **Audit observation**

Plus Energy does not deal with any non-metering information.

## **Audit commentary**

Plus Energy does not deal with any non-metering information.

#### Audit outcome

# 8. CREATING AND MANAGING (INCLUDING VALIDATING, ESTIMATING, STORING, CORRECTING AND ARCHIVING) VOLUME INFORMATION

## 8.1. Correction of NHH meter readings (Clause 19(1) Schedule 15.2)

#### **Code reference**

Clause 19(1) Schedule 15.2

## **Code related audit information**

If errors are detected during validation of non-half hour meter readings, one of the following must be undertaken:

19(1)(a) - confirmation of the original meter reading by carrying out another meter reading

19(1)(b) - replacement of the original meter reading by another meter reading (even if the replacement meter reading may be at a different date)

19(1)(c) - if the original meter reading cannot be confirmed or replaced by a meter reading from another interrogation, then an estimated reading is substituted, and the estimated reading is marked as an estimate and it is subsequently replaced in accordance with clause 4(2).

#### **Audit observation**

I conducted a walkthrough of this process to confirm compliance.

## **Audit commentary**

There were no switch read changes or corrections due to faulty metering. The process documentation contains appropriate processes which achieve compliance. The process documentation is compliant and this process was confirmed as compliant during the previous audit.

## **Audit outcome**

Compliant

## 8.2. Correction of HHR metering information (Clause 19(2) Schedule 15.2)

## **Code reference**

Clause 19(2) Schedule 15.2

## **Code related audit information**

If errors are detected during validation of half hour metering information the correction must be as follows:

19(2)(a) - if a check meter or data storage device is installed at the metering installation, data from this source may be substituted

19(2)(b) - in the absence of any check meter or data storage device, data may be substituted from another period if the total of all substituted intervals matches the total consumption recorded on the meter, if available, and the pattern of consumption is considered materially similar to the period in error.

## **Audit observation**

I checked four HHR estimate examples, including the audit trail and labelling. The same process is used for estimates and corrections.

## **Audit commentary**

The estimation process varies depending on the scenario being dealt with. For the examples checked the process used was creation of HHR data where the total kWh is known. In this case a typical profile for the customer type was used and it was scaled to match the total kWh.

All data is created in an Excel tool then it is imported into the RM tool and labelled as "E" for estimated. The RM tool contains a record of file name, date and time. Estimates are recorded at trading period level not daily level.

#### **Audit outcome**

Compliant

## 8.3. Error and loss compensation arrangements (Clause 19(3) Schedule 15.2)

## **Code reference**

Clause 19(3) Schedule 15.2

## **Code related audit information**

If error compensation and loss compensation are carried out as part of the process of determining accurate data, the compensation process must be documented and must comply with audit trail requirements.

#### **Audit observation**

Plus Energy does not have error or loss compensation arrangements.

## **Audit commentary**

Plus Energy does not have error or loss compensation arrangements.

## **Audit outcome**

Not applicable

## 8.4. Correction of HHR and NHH raw meter data (Clause 22(1) and (2) Schedule 15.2)

#### **Code reference**

Clause 22(1) and (2) Schedule 15.2

## **Code related audit information**

In correcting a meter reading in accordance with clause 19, the raw meter data must not be overwritten. If the raw meter data and the meter readings are the same, an automatic secure backup of the affected data must be made and archived by the processing or data correction application.

If data is corrected or altered, a journal must be generated and archived with the raw meter data file. The journal must contain the following:

22(2)(a) - the date of the correction or alteration

22(2)(b) - the time of the correction or alteration

22(2)(c) - the operator identifier of the reconciliation participant

22(2)(d) - the half-hour metering data or the non-half hour metering data corrected or altered, and the total difference in volume of such corrected or altered data

22(2)(e) - the technique used to arrive at the corrected data

22(2)(f) - the reason for the correction or alteration.

## **Audit observation**

Corrections are discussed in **sections 8.1** and **8.2**. Raw data is retained by the agents and MEPs and is not edited in any way by any process. Audit trails are discussed in **section 2.3**.

Raw meter data retention for MEPs was reviewed as part of their MEP audits.

## **Audit commentary**

There were no examples of corrections to raw meter data.

### **Audit outcome**

## 9. ESTIMATING AND VALIDATING VOLUME INFORMATION

## 9.1. Identification of readings (Clause 3(3) Schedule 15.2)

### **Code reference**

Clause 3(3) Schedule 15.2

#### **Code related audit information**

All estimated readings and permanent estimates must be clearly identified as an estimate at source and in any exchange of metering data or volume information between participants.

## **Audit observation**

Provision of estimated reads to other participants during switching was reviewed in **sections 4.3, 4.4, 4.10** and **4.11**.

## **Audit commentary**

Estimated readings are clearly identified as required by this clause.

#### **Audit outcome**

Compliant

## 9.2. Derivation of volume information (Clause 3(4) Schedule 15.2)

## **Code reference**

Clause 3(4) Schedule 15.2

## **Code related audit information**

Volume information must be directly derived, in accordance with Schedule 15.2, from:

3(4)(a) - validated meter readings

3(4)(b) - estimated readings

3(4)(c) - permanent estimates.

## **Audit observation**

A sample of submission data was reviewed in **section 12**, to confirm that volume was based on readings as required.

## **Audit commentary**

Review of submission data confirmed that it is based on readings as required by this clause.

## **Audit outcome**

## 9.3. Meter data used to derive volume information (Clause 3(5) Schedule 15.2)

#### **Code reference**

Clause 3(5) Schedule 15.2

#### **Code related audit information**

All meter data that is used for derive volume information must not be rounded or truncated from the stored data from the metering installation.

#### **Audit observation**

A sample of submission data was reviewed in section 12, to confirm that data is not rounded or truncated.

## **Audit commentary**

Data provided by the MEPs and agents is not rounded or truncated. Submission data is rounded to two decimal places.

### **Audit outcome**

Compliant

## 9.4. Half hour estimates (Clause 15 Schedule 15.2)

#### **Code reference**

Clause 15 Schedule 15.2

## **Code related audit information**

If a reconciliation participant is unable to interrogate an electronically interrogated metering installation before the deadline for providing submission information, the submission to the reconciliation manager must be the reconciliation participant's best estimate of the quantity of electricity that was purchased or sold in each trading period during any applicable consumption period for that metering installation.

The reconciliation participant must use reasonable endeavours to ensure that estimated submission information is within the percentage specified by the Authority.

## **Audit observation**

As recorded in **section 8.2**, compliance is achieved. The same process is used for estimation or correction.

## **Audit commentary**

As recorded in **section 8.2**, compliance is achieved. The same process is used for estimation or correction.

## **Audit outcome**

## 9.5. NHH metering information data validation (Clause 16 Schedule 15.2)

#### **Code reference**

Clause 16 Schedule 15.2

#### Code related audit information

Each validity check of non-half hour meter readings and estimated readings must include the following:

16(2)(a) - confirmation that the meter reading or estimated reading relates to the correct ICP, meter, and register

16(2)(b) - checks for invalid dates and times

16(2)(c) - confirmation that the meter reading or estimated reading lies within an acceptable range compared with the expected pattern, previous pattern, or trend

16(2)(d) - confirmation that there is no obvious corruption of the data, including unexpected 0 values.

#### **Audit observation**

I conducted a walkthrough of the validation processes.

## **Audit commentary**

Points "a" and "b" above are conducted by JC Consulting when data is loaded into the RM tool. Loading cannot occur unless there is an ICP, meter, register and date match. Point "d" is conducted in the RM Tool where negative and zero consumption examples are identified and reported to Plus Energy. I checked the most recent zero consumption report, which had been received and checked by Plus Energy.

Point "c" above is managed by Plus Energy where they manually check each invoice before it is sent to ensure it is reasonable. All invoices contain a graph to assist with this check.

## **Audit outcome**

Compliant

### Electronic meter readings and estimated readings (Clause 17 Schedule 15.2)

#### **Code reference**

Clause 17 Schedule 15.2

## **Code related audit information**

Each validity check of electronically interrogated meter readings and estimate readings must be at a frequency that will allow a further interrogation of the data storage device before the data is overwritten within the data storage device and before this data can be used for any purpose under the Code.

Each validity check of a meter reading obtained by electronic interrogation or an estimated reading must include:

17(4)(a) - checks for missing data

17(4)(b) - checks for invalid dates and times

17(4)(c) - checks of unexpected 0 values

17(4)(d) - comparison with expected or previous flow patterns

17(4)(e) - comparisons of meter readings with data on any data storage device registers that are available

17(4)(f) - a review of meter and data storage device event list. Any event that could have affected the integrity of metering data must be investigated.

### **Audit observation**

I checked the validation steps by conducting a walk-through of the process. I observed the AMI event logs where they were available.

## **Audit commentary**

JC Consulting check for missing data, invalid dates and times, unexpected zeros and register readings are compared to the sum of intervals. There is also an invoice review by Plus Energy to ensure there are no unexpected changes to the consumption patterns. All invoices contain a graph to assist with this check.

Event files were viewed in the SFTP server directories and there were no events present that needed further action. Some MEPs send event files whether there are events or not. Other MEPs only send event files if there is an event. During the previous audit, I recommended Plus Energy check with ARC innovations to confirm whether they have a compliant event management process. This recommendation has been resolved. ARC does have a compliant event management process.

#### **Audit outcome**

# 10. PROVISION OF METERING INFORMATION TO THE PRICING MANAGER IN ACCORDANCE WITH SUBPART 4 OF PART 13 (CLAUSE 15.38(1)(F))

## 10.1. Generators to provide HHR metering information (Clause 13.136)

#### **Code reference**

Clause 13.136

### **Code related audit information**

The generator (and/or embedded generator) must provide to the pricing manager and the grid owner connected to the local network in which the embedded generator is located, half hour metering information in accordance with clause 13.138 in relation to generating plant that is subject to a dispatch instruction:

- that injects electricity directly into a local network; or
- if the meter configuration is such that the electricity flows into a local network without first passing through a grid injection point or grid exit point metering installation.

#### **Audit observation**

Plus Energy does not have responsibilities for the provision of information to the grid owner.

## **Audit commentary**

Plus Energy does not have responsibilities for the provision of information to the grid owner.

#### **Audit outcome**

Not applicable

## 10.2. Unoffered & intermittent generation provision of metering information (Clause 13.137)

## **Code reference**

Clause 13.137

## **Code related audit information**

Each generator must provide the pricing manager and the relevant grid owner half-hour metering information for:

- any unoffered generation from a generating station with a point of connection to the grid 13.137(1)(a)
- any electricity supplied from an intermittent generating station with a point of connection to the grid 13.137(1)(b).

The generator must provide the pricing manager and the relevant grid owner with the half-hour metering information required under this clause in accordance with the requirements of Part 15 for the collection of that generator's volume information (clause 13.137(2)).

If such half-hour metering information is not available, the generator must provide the pricing manager and the relevant grid owner a reasonable estimate of such data (clause 13.137(3)).

## **Audit observation**

Plus Energy does not have responsibilities for the provision of information to the grid owner.

## **Audit commentary**

Plus Energy does not have responsibilities for the provision of information to the grid owner.

#### **Audit outcome**

Not applicable

## 10.3. Loss adjustment of HHR metering information (Clause 13.138)

#### **Code reference**

Clause 13.138

### **Code related audit information**

The generator must provide the information required by clauses 13.136 and 13.137,

13.138(1)(a)- adjusted for losses (if any) relative to the grid injection point or, for embedded generators the grid exit point, at which it offered the electricity

13.138(1)(b)- in the manner and form that the pricing manager stipulates

13.138(1)(c)- by 0500 hours on a trading day for each trading period of the previous trading day.

The generator must provide the half-hour metering information required under this clause in accordance with the requirements of Part 15 for the collection of the generator's volume information.

#### **Audit observation**

Plus Energy does not have responsibilities for the provision of information to the grid owner.

## **Audit commentary**

Plus Energy does not have responsibilities for the provision of information to the grid owner.

#### **Audit outcome**

Not applicable

## 10.4. Notification of the provision of HHR metering information (Clause 13.140)

### **Code reference**

Clause 13.140

#### Code related audit information

If the generator provides half-hourly metering information to the pricing manager or a grid owner under clauses 13.136 to 13.138, or 13.138A, it must also, by 0500 hours of that day, advise the relevant grid owner.

#### **Audit observation**

Plus Energy does not have responsibilities for the provision of information to the grid owner.

### **Audit commentary**

Plus Energy does not have responsibilities for the provision of information to the grid owner.

## **Audit outcome**

## 11. PROVISION OF SUBMISSION INFORMATION FOR RECONCILIATION

## 11.1. Buying and selling notifications (Clause 15.3)

#### **Code reference**

Clause 15.3

#### Code related audit information

Unless an embedded generator has given a notification in respect of the point of connection under clause 15.3, a trader must notify the reconciliation manager if it is to commence or cease trading electricity at a point of connection using a profile with a profile code other than HHR, RPS, UML, EG1, or PV1 at least five business days before commencing or ceasing trader.

The notification must comply with any procedures or requirements specified by the reconciliation manager.

### **Audit observation**

A registry list was reviewed for the audit period to confirm which profiles were used and whether trading notifications were provided.

## **Audit commentary**

There are no non-standard profiles used.

#### **Audit outcome**

Not applicable

## 11.2. Calculation of ICP days (Clause 15.6)

## **Code reference**

Clause 15.6

## **Code related audit information**

Each retailer and direct purchaser (excluding direct consumers) must deliver a report to the reconciliation manager detailing the number of ICP days for each NSP for each submission file of submission information in respect of:

15.6(1)(a) - submission information for the immediately preceding consumption period, by 1600 hours on the 4th business day of each reconciliation period

15.6(1)(b) - revised submission information provided in accordance with clause 15.4(2), by 1600 hours on the 13th business day of each reconciliation period.

The ICP days information must be calculated using the data contained in the retailer or direct purchaser's reconciliation system when it aggregates volume information for ICPs into submission information.

## **Audit observation**

The process for the calculation of ICP days was examined by checking HHR and NHH variances for the period March to October 2018 and investigating any discrepancies.

## **Audit commentary**

There were only two NSPs with small discrepancies. All were NHH records, and checks confirmed Plus Energy's ICP days were correct. The issue appears to be the timing of the production of the RM ICPCOMP report. The registry is used as the starting point for submission by the RM Tool, which assists in getting

the files accurate. No ICP days errors were detected, which is confirmed by there being no records in the ICPMISS reports for the audit period.

### **Audit outcome**

## Compliant

## 11.3. Electricity supplied information provision to the reconciliation manager (Clause 15.7)

## **Code reference**

Clause 15.7

### **Code related audit information**

A retailer must deliver to the reconciliation manager its total monthly quantity of electricity supplied for each NSP, aggregated by invoice month, for which it has provided submission information to the reconciliation manager, including revised submission information for that period as non-loss adjusted values in respect of:

15.7(a) - submission information for the immediately preceding consumption period, by 1600 hours on the 4th business day of each reconciliation period

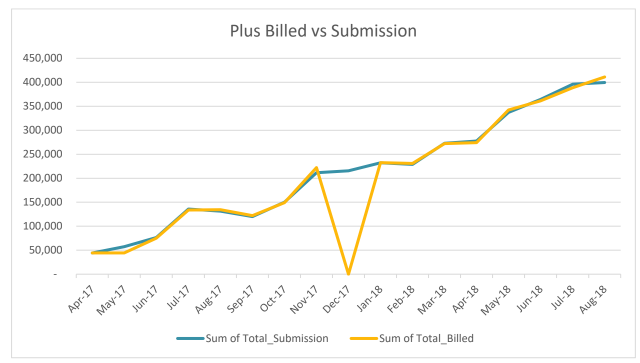
15.7(b) - revised submission information provided in accordance with clause 15.4(2), by 1600 hours on the 13th business day of each reconciliation period.

#### **Audit observation**

The process for the calculation of as billed volumes was examined by reviewing the GR130 reports for April 2017 onwards to confirm whether the relationship between billed and submitted data appears reasonable.

## **Audit commentary**

The billed totals have been "moved" back for one month to ensure a more reasonable comparison. The graph below shows that one electricity supplied revision file was not provided for one month. This will be resolved during the next revision. The content of the files was confirmed as correct.



# **Audit outcome**

# Non-compliant

Non-compliance	Description		
Audit Ref: 11.3	One electricity supplied file not sent for Jan 2018.		
With: Clause 15.7 of	Potential impact: Low		
part 15	Actual impact: Low		
	Audit history: Once		
From: 06-Feb-18	Controls: Moderate		
To: 13-Feb-19	Breach risk rating: 2		
Audit risk rating	Rationale for audit risk rating		
Low	The controls are recorded as moderate because the process for file creation and aggregation is correct, but there was one file not sent.		
	There is no impact on settlement or other participants therefore the audit risk rating is low.		
Actions taken to resolve the issue		Completion date	Remedial action status
The Billed Volumes for Jan 2018 were submitted however in error the wrong month was included on the file and it was sent as 201802. AV-120 file for the month in question was sent immediately the error was identified.		Feb 2019	Cleared
Preventative actions taken to ensure no further issues will occur		Completion date	
Existing processes have a checklist item to confirm AV-120 (and all other files) are sent and receipt confirmed.		In place	
This file appears to have been sent with the wrong settlement month. Processes and functionality have changed so that AV-120 files are now generated through he RM tool with common Month and Party settings for all files. Note this happened a year ago, all other files for that month were correctly submitted.			

## 11.4. HHR aggregates information provision to the reconciliation manager (Clause 15.8)

#### **Code reference**

### Clause 15.8

#### Code related audit information

A retailer or direct purchaser (excluding direct consumers) must deliver to the reconciliation manager its total monthly quantity of electricity supplied for each half hourly metered ICP for which it has provided submission information to the reconciliation manager, including:

15.8(a) - submission information for the immediately preceding consumption period, by 1600 hours on the 4th business day of each reconciliation period

15.8(b) - revised submission information provided in accordance with clause 15.4(2), by 1600 hours on the 13th business day of each reconciliation period.

#### **Audit observation**

I checked variances between revisions for the aggregates file and I checked the ICPMISS report to identify any potential errors. I also compared the HHR vols totals to the HHR aggs totals for three months to confirm accuracy.

## **Audit commentary**

The RM tool prepares a HHR Aggregates file at ICP level based on submission information.

Clause 15.8 states that the aggregates file should contain electricity supplied information rather than submission information and electricity supplied information is defined as shown below:

**electricity** supplied means, for any particular period, the information relating to the quantities of **electricity** supplied by **retailers** across **points of connection** to **consumers**, sourced directly from the **retailer**'s financial records, including quantities—

- (a) that are metered or unmetered; and
- (b) supplied through normal customer supply and billing arrangements; and
- (c) supplied under sponsorship arrangements; and
- (d) supplied under any other arrangement

This differs from the Reconciliation Manager Functional Specification. In Section 3 of the Reconciliation Manager Functional Specification, HHR Aggregates information is described as: "...HHR submission information that is aggregated per ICP for the whole month (not half-hourly)", which suggests an intention that this information should be sourced from submission information not electricity supplied information, which is covered by clause 15.7.

Type of information that is submission information	Description	Source	Classification in this document
information	electricity supplied information.		supplied
Monthly half-hour ICP aggregates	This is equivalent to the HHR submission information that is aggregated per ICP for the whole month (not half-hourly).	Purchasers (excluding direct consumers)	Monthly half-hour ICP <mark>aggregates</mark>

Data from the aggregates file is used to support other reporting by the Reconciliation Manager and will be of little value if it is based on Electricity Supplied data rather than submission data. Electricity Supplied data has a one month offset and invoicing is not required to occur within any specific timeframes.

Whilst the Code clearly states this file should be derived from financial records, I recommend Plus Energy liaises with the Authority regarding a Code change which will allow for the aggregates files used in the industry to remain unchanged.

The checks conducted did not find any discrepancies.

## **Audit outcome**

## Non-compliant

Non-compliance	Description		
Audit Ref: 11.4	Aggregates file contains submission information.		
With: Clause 15.8 of	Potential impact: None		
part 15	Actual impact: None		
	Audit history: None		
From: 01-Apr-17	Controls: Strong		
To: 13-Feb-19	Breach risk rating: 1		
Audit risk rating	Rationale for audit risk rating		
Low	The controls are recorded as strong because the aggregates file is correct compared to the functional specification.		
	There is no impact on settlement because the aggregates file is only used for reporting, therefore the audit risk rating is low.		
Actions taken to resolve the issue		Completion date	Remedial action status
As we understand this from the Auditor, we are processing this correctly and it's the code that the auditor is auditing against that is incorrect. I believe this was highlighted in our report last year as well but the code has yet to be corrected therefore the auditor is again recording this as non-compliant.			Disputed
Preventative actions taken to ensure no further issues will occur		Completion date	
No action required on our part. The EA needs to amend the code accordingly. We assume this effects all retailers and not just us.			

# 12. SUBMISSION COMPUTATION

# 12.1. Daylight saving adjustment (Clause 15.36)

#### **Code reference**

Clause 15.36

### **Code related audit information**

The reconciliation participant must provide submission information to the reconciliation manager that is adjusted for NZDT using one of the techniques set out in clause 15.36(3) specified by the Authority.

#### **Audit observation**

Daylight saving adjustment is conducted by JC Consulting in a compliant manner.

### **Audit commentary**

Daylight saving adjustment is conducted by JC Consulting in a compliant manner. I checked an HHR vols file to confirm this.

#### **Audit outcome**

Compliant

# 12.2. Creation of submission information (Clause 15.4)

#### **Code reference**

Clause 15.4

# **Code related audit information**

By 1600 hours on the 4th business day of each reconciliation period, the reconciliation participant must deliver submission information to the reconciliation manager for all NSPs for which the reconciliation participant is recorded in the registry as having traded electricity during the consumption period immediately before that reconciliation period (in accordance with Schedule 15.3).

By 1600 hours on the 13th business day of each reconciliation period, the reconciliation participant must deliver submission information to the reconciliation manager for all points of connection for which the reconciliation participant is recorded in the registry as having traded electricity during any consumption period being reconciled in accordance with clauses 15.27 and 15.28, and in respect of which it has obtained revised submission information (in accordance with Schedule 15.3).

# **Audit observation**

This clause relates to the timeliness of files and whether they include all ICPs. I checked ICPCOMP reporting to confirm whether all NHH ICPs were included and I checked the ICPMISS reports for the audit period to confirm the completeness of HHR files.

I checked the breach notifications to identify any late files

### Audit commentary

There were no late files and the ICPMISS and ICPCOMP files confirmed that all ICPs were submitted. In **section 3.5** I recorded that one ICP was not recorded as Active and therefore submission was not occurring for it.

# **Audit outcome**

Non-compliant

Non-compliance	Description				
Audit Ref: 12.2	Late submission for one ICP.				
With: Clause 15.5 of	Potential impact: Low				
part 15	Actual impact: Low				
	Audit history: None				
From: 01-Feb-19	Controls: Strong				
To: 13-Feb-19	Breach risk rating: 1				
Audit risk rating	Rationale for audit risk rating				
Low	The controls are recorded as strong because they mitigate risk to an acceptable level.				
	The impact on settlement is minor, therefore the audit risk rating is low.				
Actions taken to resolve the issue		Completion date	Remedial action status		
The ICP has been made active, meter reads occurring and all data is being submitted.		Feb 2019	Identified		
Preventative actions taken to ensure no further issues will occur		Completion date			
Additional training on builders supply installations has been completed.		Feb 2019			

# 12.3. Allocation of submission information (Clause 15.5)

### **Code reference**

Clause 15.5

#### Code related audit information

In preparing and submitting submission information, the reconciliation participant must allocate volume information for each ICP to the NSP indicated by the data held by the registry for the relevant consumption period at the time the reconciliation participant assembles the submission information. Volume information must be derived in accordance with Schedule 15.2.

However, if, in relation to a point of connection at which the reconciliation participant trades electricity, a notification given by an embedded generator under clause 15.13 for an embedded generating station is in force, the reconciliation participant is not required to comply with the above in relation to electricity generated by the embedded generating station.

#### **Audit observation**

I checked processes to ensure that information used to aggregate the reconciliation reports is consistent with the registry, and registry validation includes all relevant fields were reviewed.

The process to ensure that AV080 submissions are accurate was discussed and observed. The process for aggregating the AV080 was examined by a walk-through of the controls in place.

The GR170 to AV080 files for three months were compared, to confirm zeroing occurs.

# **Audit commentary**

HHR submission files use the registry as the starting point. The ICPMISS reports confirm submission is accurate.

The ICP level AV080 file is prepared from the registry records and includes all possible combinations of aggregation factors. Zeros are populated where there are not active ICPs for a combination. This ensures there are no issues with "zeroing" of combinations where there were ICPs, but they have had backdated registry changes to aggregation factors.

#### **Audit outcome**

Compliant

# 12.4. Grid owner volumes information (Clause 15.9)

# **Code reference**

Clause 15.9

### **Code related audit information**

The participant (if a grid owner) must deliver to the reconciliation manager for each point of connection for all of its GXPs, the following:

- submission information for the immediately preceding consumption period, by 1600 hours on the 4th business day of each reconciliation period (clause 15.9(a))
- revised submission information provided in accordance with clause 15.4(2), by 1600 hours on the 13th business day of each reconciliation period (clause 15.9(b)).

### **Audit observation**

Plus Energy is not a grid owner.

# **Audit commentary**

Plus Energy is not a grid owner.

# **Audit outcome**

Not applicable

# 12.5. Provision of NSP submission information (Clause 15.10)

# **Code reference**

Clause 15.10

# Code related audit information

The participant (if a local or embedded network owner) must provide to the reconciliation manager for each NSP for which the participant has given a notification under clause 25(1) Schedule 11.1 (which relates to the creation, decommissioning, and transfer of NSPs) the following:

- submission information for the immediately preceding consumption period, by 1600 hours on the 4th business day of each reconciliation period (clause 15.10(a))
- revised submission information provided in accordance with clause 15.4(2), by 1600 hours on the 13th business day of each reconciliation period (clause 15.10(b)).

# **Audit observation**

Plus Energy is not an embedded network owner.

# **Audit commentary**

Plus Energy is not an embedded network owner.

#### **Audit outcome**

Not applicable

# 12.6. Grid connected generation (Clause 15.11)

#### **Code reference**

Clause 15.11

#### Code related audit information

The participant (if a grid connected generator) must deliver to the reconciliation manager for each of its points of connection, the following:

- submission information for the immediately preceding consumption period, by 1600 hours on the
   4th business day of each reconciliation period (clause 15.11(a))
- revised submission information provided in accordance with clause 15.4(2), by 1600 hours on the 13th business day of each reconciliation period. (clause 15.11(b))

# **Audit observation**

Plus Energy does not have any grid connected generation.

### **Audit commentary**

Plus Energy does not have any grid connected generation.

### **Audit outcome**

Not applicable

# 12.7. Accuracy of submission information (Clause 15.12)

### **Code reference**

Clause 15.12

#### Code related audit information

If the reconciliation participant has submitted information and then subsequently obtained more accurate information, the participant must provide the most accurate information available to the reconciliation manager or participant, as the case may be, at the next available opportunity for submission (in accordance with clauses 15.20A, 15.27, and 15.28).

#### **Audit observation**

I conducted a walk-through of the process for revisions and I checked some specific changes at an ICP level to confirm revisions were conducted.

### **Audit commentary**

Review of submissions confirmed revisions were submitted as expected. Evidence was observed of revised consumption information where changes were made. Specifically, I checked seven balancing areas where there were large percentage differences between revisions. The reasons for the differences were that estimates were replaced with actuals.

## **Audit outcome**

#### Compliant

# 12.8. Permanence of meter readings for reconciliation (Clause 4 Schedule 15.2)

#### **Code reference**

Clause 4 Schedule 15.2

#### Code related audit information

Only volume information created using validated meter readings, or if such values are unavailable, permanent estimates, has permanence within the reconciliation processes (unless subsequently found to be in error).

Volume information created using estimated readings must be subsequently replaced at the earliest opportunity by the reconciliation participant by volume information that has been created using validated meter readings or permanent estimates by, at the latest, the month 14 revision cycle.

A permanent estimate may be used in place of a validated meter reading, but only if, despite having used reasonable endeavours; the reconciliation participant has been unable to obtain a validated meter reading.

#### **Audit observation**

I checked all 14-month revision files to confirm HE was 100%.

# **Audit commentary**

HE was 100% for all 14-month revision files.

### **Audit outcome**

Compliant

# 12.9. Reconciliation participants to prepare information (Clause 2 Schedule 15.3)

### **Code reference**

Clause 2 Schedule 15.3

# **Code related audit information**

If a reconciliation participant prepares submission information for each NSP for the relevant consumption periods in accordance with the Code, such submission information must comprise the following:

- half hour volume information for each ICP notified in accordance with clause 11.7(2) for which there is a category 3 or higher metering installation (clause 2(1)(a))
- for each ICP about which information is provided under clause 11.7(2) for which there is a category 1 or category 2 metering installation (clause 2(1)(b)):
  - a) half hour volume information for the ICP; or
  - b) non-half hour volumes information calculated under clauses 4 to 6 (as applicable).
  - c) unmetered load quantities for each ICP that has unmetered load associated with it derived from the quantity recorded in the registry against the relevant ICP and the number of days in the period, the distributed unmetered load database, or other sources of relevant information (clause 2(1)(c))

- to create non half hour submission information a reconciliation participant must only use information that is dependent on a control device if (clause 2(2)):
  - a) the certification of the control device is recorded on the registry; or
  - b) the metering installation in which the control device is location has interim certification
- to create submission information for a point of connection the reconciliation participant must apply to the raw meter data (clause 2(3):
  - a) for each ICP, the compensation factor that is recorded in the registry (clause 2(3)(a))
  - b) for each NSP the compensation factor that is recorded in the metering installations most recent certification report (clause 2(3)(b)).

#### **Audit observation**

The registry list file was reviewed for the audit period to confirm that Plus Energy supplies:

- HHR information;
- NHH information; and
- Generation information under the PV1 profile and HHR profile.

The accuracy of submission information was checked in numerous sections, plus I checked the accuracy of generation submissions.

### **Audit commentary**

The accuracy of submission information is discussed in a number of sections and compliance is recorded. All generation information is submitted using the PV1 or HHR profiles.

#### **Audit outcome**

Compliant

# 12.10. Historical estimates and forward estimates (Clause 3 Schedule 15.3)

# Code reference

Clause 3 Schedule 15.3

# **Code related audit information**

For each ICP that has a non-half hour metering installation, volume information derived from validated meter readings, estimated readings, or permanent estimates must be allocated to consumption periods using the following techniques to create historical estimates and forward estimates (clause 3(1)).

Each estimate that is a forward estimate or a historical estimate must clearly be identified as such (clause 3(2)).

If validated meter readings are not available for the purpose of clauses 4 and 5, permanent estimates may be used in place of validated meter readings (clause 3(3)).

# **Audit observation**

I reviewed six AV080 submissions for revisions 1 to 7, to confirm that historic estimates are included and identified. I also checked the ICP level information used to create AV080 reports.

The methodology to create forward estimates is reviewed in **section 12.11**.

# **Audit commentary**

All HE and FE is correctly identified.

### **Audit outcome**

# Compliant

# 12.11. Historical estimate process (Clause 4 and 5 Schedule 15.3)

#### **Code reference**

Clause 4 and 5 Schedule 15.3

#### **Code related audit information**

The methodology outlined in clause 4 of Schedule 15.3 must be used when preparing historic estimates of volume information for each ICP when the relevant seasonal adjustment shape is available.

If a seasonal adjustment shape is not available, the methodology for preparing an historical estimate of volume information for each ICP must be the same as in clause 4, except that the relevant quantities kWhPx must be prorated as determined by the reconciliation participant using its own methodology or on a flat shape basis using the relevant number of days that are within the consumption period and within the period covered by  $kWh_{Px}$ .

#### **Audit observation**

I concentrated on three scenarios for the analysis, as follows:

- 1. switch in during a month;
- 2. switch out during a month; and
- 3. status change to active.

The reason for selecting these scenarios is that they were the only ones used during the audit period, apart from continuous ICPs.

# **Audit commentary**

A manual calculation was conducted for three ICPs and these calculations confirmed the system generated result was correct.

### **Audit outcome**

Compliant

# 12.12. Forward estimate process (Clause 6 Schedule 15.3)

# **Code reference**

Clause 6 Schedule 15.3

### **Code related audit information**

Forward estimates may be used only in respect of any period for which an historical estimate cannot be calculated.

The methodology used for calculating a forward estimate may be determined by the reconciliation participant, only if it ensures that the accuracy is within the percentage of error specified by the Authority.

## **Audit observation**

The process to create forward estimates was reviewed.

Forward estimates were checked for accuracy by analysing the GR170 file for variances between revisions over the audit period.

#### **Audit commentary**

The forward estimate process is based on historic consumption or the average daily consumption from the losing trader's CS file is used. As a last resort a forward default estimate can be used.

There were no balancing areas with variances over 15% and over 100,000 kWh.

### **Audit outcome**

Compliant

# 12.13. Compulsory meter reading after profile change (Clause 7 Schedule 15.3)

# **Code reference**

Clause 7 Schedule 15.3

### **Code related audit information**

If the reconciliation participant changes the profile associated with a meter, it must, when determining the volume information for that meter and its respective ICP, use a validated meter reading or permanent estimate on the day on which the profile change is to take effect.

The reconciliation participant must use the volume information from that validated meter reading or permanent estimate in calculating the relevant historical estimates of each profile for that meter.

### **Audit observation**

I checked the event detail report to identify any profile changes.

## **Audit commentary**

There were some profile changes made during the audit period, from RPS to HHR and from HHR to RPS. In all cases, AMI meter readings were used at the time of the profile change.

## **Audit outcome**

Compliant

# 13. SUBMISSION FORMAT AND TIMING

# 13.1. Provision of submission information to the RM (Clause 8 Schedule 15.3)

#### **Code reference**

Clause 8 Schedule 15.3

### **Code related audit information**

Submission information provided to the reconciliation manager must be aggregated to the following level:

- NSP code (clause 8(a))
- reconciliation type (clause 8(b))
- profile (clause 8(c))
- loss category code (clause 8(d))
- flow direction (clause 8(e))
- dedicated NSP (clause 8(f))
- trading period for half hour metered ICPs and consumption period or day for all other ICPs (clause 8(g)).

# **Audit observation**

I checked the controls in place regarding aggregation factors and I checked the AV080 files against the GR170 files for five months to ensure there were no problems with "zeroing".

I also checked the ICPMISS reports to identify incorrect aggregation factors.

# **Audit commentary**

The controls in place confirm the correct aggregation factors are used. The other reports did not identify any issues.

# **Audit outcome**

Compliant

# 13.2. Reporting resolution (Clause 9 Schedule 15.3)

#### **Code reference**

Clause 9 Schedule 15.3

# **Code related audit information**

When reporting submission information, the number of decimal places must be rounded to not more than two decimal places.

If the unrounded digit to the right of the second decimal place is greater than or equal to five, the second digit is rounded up, and if the digit to the right of the second decimal place is less than five, the second digit is unchanged.

# **Audit observation**

Aggregation of the submission files was reviewed and as part of these checks I verified that the data provided for submission was correctly rounded.

# **Audit commentary**

Submissions are correctly rounded to two decimal places.

#### **Audit outcome**

# Compliant

# 13.3. Historical estimate reporting to RM (Clause 10 Schedule 15.3)

### **Code reference**

Clause 10 Schedule 15.3

### **Code related audit information**

By 1600 hours on the 13th business day of each reconciliation period the reconciliation participant must report to the reconciliation manager the proportion of historical estimates per NSP contained within its non-half hour submission information.

The proportion of submission information per NSP that is comprised of historical estimates must (unless exceptional circumstances exist) be:

- at least 80% for revised data provided at the month 3 revision (clause 10(3)(a))
- at least 90% for revised data provided at the month 7 revision (clause 10(3)(b))
- 100% for revised data provided at the month 14 revision (clause 10(3)(c)).

### **Audit observation**

The revision files were examined for nine separate months.

# **Audit commentary**

The revision files were examined for nine separate months, which showed that the targets were not met for some NSPs. The low proportion of HE is caused by lack of meter readings for a small number of ICPs.

Month	Revision 3 80% Met	Revision 7 90% Met	Revision 14 100% Met	Total
July 2017	14	100	14	14
Aug 2017	15	16	16	16
Sept 2017	17	17		17
Jan 2018	31	31	31	31
Feb 2018	32	32	32	32
March 2018	33	34	34	34
April 2018	36	37	37	37
May 2018	35	38	38	38
June 2018	36	39	39	39

# **Audit outcome**

# Non-compliant

Non-compliance	Description				
Audit Ref: 13.3	HE targets not met for some NSPs for the 3-month revisions.				
With: Clause 10 of	Potential impact: Medium				
schedule 15.3	Actual impact: Low				
	Audit history: Once				
From: 01-May-17	Controls: Strong				
To: 13-Feb-19	Breach risk rating: 1				
Audit risk rating	Rationale for audit risk rating				
Low	The controls are recorded as strong because there are sound processes in place and very few ICPs are unread.  There is a minor impact on settlement because the actual data is likely to be different to the estimated data, therefore the audit risk rating is low.				
Actions taken to resolve the issue		Completion date	Remedial action status		
All ICPs responsible for the proportion of non-attainment of HE per NSP have since been placed on monthly Wells reading rounds.		Jan 19	Identified		
Preventative actions taken to ensure no further issues will occur		Completion date			
The employee responsible has been remined of the requirement to add ICPs requiring manual reads to the Wells reading rounds in a timely manner.		Feb 19			

# **CONCLUSION**

Eleven non-compliances were identified, all relating to a small number of ICPs. Improvements have been made with the content of switch files. There were a small number of late files during this audit, but no problems were found with content.

A small number of new connections were conducted and there is still an issue with late notification from the field of the electrical connection details.

The date of the next audit is determined by the Electricity Authority and is dependent on the level of compliance during this audit. The table below provides some guidance on this matter and contains a future risk rating score of 17, which results in an indicative audit frequency of 12 months. Considering this result along with the fact that all issues have a low audit risk rating, I believe 18 months is a more appropriate recommendation.

### PARTICIPANT RESPONSE

We remain committed to operating in accordance with the code and while a small number of late files were identified during this audit, we are pleased that no problems were found with the content.

We have acted on the areas identified in this report, made corrections where required and carried out staff training on areas requiring attention and improvement.