



SA Power Networks
Ring-fencing Guideline Compliance Report
For the period ended 31 December 2025

Liability limited by a scheme approved under Professional Standards Legislation.

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Executive Summary

1.1 Introduction

The Australian Energy Regulator (the “AER”) published the *Ring-fencing Guideline – Electricity Distribution* on 30 November 2016 under the National Electricity Rules (the “NER”) with amendments made on 17 October 2017, 3 November 2021 and 27 February 2025 (the “Guideline”). The Guideline requires functional separation of regulated and competitive business activities to promote competition in the provision of contestable electricity services.

Under clause 6.2.1c of the Guideline, Deloitte Touche Tohmatsu (“Deloitte”) has been engaged per the engagement letter between SA Power Networks and Deloitte dated 28 April 2026 as the qualified independent authority to provide a reasonable assurance opinion on whether SA Power Network’s Ring-fencing Compliance Report with respect to compliance with 6.2.1a of the Guideline is, in all material respects, fairly presented as evaluated against 6.2.1b of the Guideline for the period from 1 January 2025 to 31 December 2025.

1.2 Summary of Findings

The following table summarises observations and recommendations against the Obligations where an exception was identified. The rating of each Obligation has been applied in accordance with *Section 1.3*.

Management responses to the observations and recommendations are included in the Appendix to this report. This information does not form part of the Independent Assurance Report. The information included in the Appendix has not been subjected to the test procedures performed, accordingly, Deloitte does not express an opinion on it.

No.	Guidance Obligation Reference	Results of Testing	Recommendations	Rating	Breach
1	4.3.1 A DNSP must: (a) keep ring-fenced information confidential; and (b) only use ring-fenced information for the purpose for which it was acquired or generated.	SA Power Networks had three breaches of obligation to protect ring-fenced information during the reporting period. The first breach was identified in April 2025 when conducting our audit of the 2024 annual ring-fencing compliance. It was identified that one staff member had retained access to ring-fenced data despite no longer completing regulated work for SA Power Networks. This occurred as no system notification was triggered when the Enerven staff member changed functional teams while maintaining the same role.	We recommend management perform routine enquiries alongside their quarterly system access compliance checks to ascertain whether any changes have been made to IT application configuration profiles impacting user access. While enhanced notification controls have been implemented, we recommend formalising an end-to-end alert management process to support timely remediation and ongoing improvement of access controls.	Exception	Yes

No.	Guidance Obligation Reference	Results of Testing	Recommendations	Rating	Breach
		<p>Two further breaches were identified during SAPN’s routine quarterly compliance reviews. One breach resulted from human error, where an IT employee inadvertently provided access to ring-fenced data when resolving a user issue accessing unrestricted data. The other breach occurred when outdated device set up instructions were used to set up access for unrestricted GIS data on a new device.</p> <p>None of the staff had in performing their roles the capacity to use the GIS customer data to engage in conduct that would be in contravention of clause 4.1 of the Guideline.</p> <p>SA Power Networks immediately removed access for the Enerven staff involved. SA Power Networks also reinforced the ring-fencing obligations with the IT teams involved, revised their internal notification processes to alert their IT team to inappropriate access instances and reviewed set up documentation for new devices to ensure new devices are set up with the appropriate access.</p> <p>The three breaches were reported to the AER on 17 April 2025 and 18 December 2025.</p>			

1.3 Rating Applied

The ratings applied to the results of our testing are defined below based on Deloitte’s interpretation of the Guideline. The evaluation of the results of our tests as they relate to the Obligations is based on applying our professional judgement and considering the available facts and circumstances.

No Exception	Requirements of the Obligation have been met with no or only minor improvement opportunities. Any findings noted are considered minor and require routine efforts to correct in the normal course of business.
Exception	The requirements of the Obligation have not been fully met. Findings noted require remedial action.



Independent Reasonable Assurance Report to SA Power Networks

Opinion

We have undertaken a reasonable assurance engagement on SA Power Network's (the "Entity") Ring-fencing Compliance Report, with respect to compliance with 6.2.1a of the Guideline, as evaluated against 6.2.1b of the Guideline, in all material respects, for the period from 1 January 2025 to 31 December 2025.

In our opinion, the accompanying SA Power Networks' Ring-fencing Compliance Report with respect to compliance with 6.2.1a of the Guideline is, in all material respects, fairly presented as evaluated against 6.2.1b of the Guideline for the period from 1 January 2025 to 31 December 2025.

Basis for Opinion

We conducted our reasonable assurance engagement in accordance with Standard on Assurance Engagements ASAE 3100 *Compliance Engagements* ("ASAE 3100") issued by the Auditing and Assurance Standards Board.

We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter – Cost Allocation Methodology Regulatory Period Assessed

Without modifying our opinion, we draw attention to the regulatory period covered under Section 3.2.2 of the Guideline within this report being 1 January 2025 to 30 June 2025, which is different to the compliance period of 1 January 2025 to 31 December 2025. Compliance with the Cost Allocation Method for the remaining regulatory period from 1 July 2025 to 31 December 2025 will be covered under the Regulatory Information Notice (RIN) reporting for the 1 July 2025 to 30 June 2026 regulatory period. This approach is in line with Ring-Fencing guideline 6.2.1(d) which allows for a difference between the regulatory information notice period and the Ring-Fencing compliance period regarding the information in Section 3.2.2.

Our Independence and Quality Management

We have complied with the independence and relevant ethical requirements which are founded on fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional behaviour, including those contained in APES 110 *Code of Ethics for Professional Accountants (including Independence Standards)* issued by the Accounting Professional & Ethical Standards Board Limited.

Our firm applies Australian Auditing Standard ASQM 1 *Quality Management for Firms that Perform Audits or Reviews of Financial Reports and Other Financial Information, or Other Assurance or Related Services Engagements*, which requires the firm to design, implement and operate a system of quality management including policies or procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

Responsibilities of Management

Management are responsible for:

- a) providing the Ring-fencing Compliance Report with respect to the outcome of the evaluation of the compliance activity against 6.2.1a of the Guideline for the period from 1 January 2025 to 31 December 2025;



- b) the compliance activity undertaken to meet 6.2.1a of the Guideline;
- c) identifying suitable compliance requirements as specified in the Guideline as required by the AER;
- d) identifying risks that threaten compliance with 6.2.1a of the Guideline being met; and
- e) the identification, design and implementation of controls to enable compliance with 6.2.1a of the Guideline to be met and to monitor ongoing compliance.

Responsibilities of the Assurance Practitioner

Our responsibility is to express an opinion on SA Power Networks' Ring-fencing Compliance Report with respect to compliance with 6.2.1a of the Guideline, in all material respects, as evaluated against 6.2.1b of the Guideline for the period from 1 January 2025 to 31 December 2025. ASAE 3100 requires that we plan and perform our procedures to obtain reasonable assurance about whether SA Power Networks' Ring-fencing Compliance Report with respect to compliance with 6.2.1a of the Guideline is, in all material respects, fairly presented as evaluated against 6.2.1b of the Guideline for the period from 1 January 2025 to 31 December 2025.

An assurance engagement to report on the SA Power Networks' Ring-fencing Compliance Report with respect to compliance with 6.2.1a of the Guideline involves performing procedures to obtain evidence about the compliance activity and controls implemented to meet 6.2.1a of the Guideline. The procedures selected depend on our judgement, including the identification and assessment of risks of material deficiencies in the compliance framework or material misstatements in SA Power Networks' Ring-fencing Compliance Report.

Our procedures included, but were not limited to:

- Inquiring with SA Power Networks personnel regarding controls in place to enable SA Power Networks to comply with the Obligations;
- On a sample basis, observing the control being performed, and/or inspecting documentation to evidence the design, implementation and effectiveness of the controls;
- Inquiring with management whether they are compliant with the Obligations, and corroborating our inquiry with the results of our test procedures.
- Evaluating the content of the Ring-fencing Compliance Report, to determine whether it is fairly presented, with respect to the evaluation of the compliance activities against 6.2.1b of the Guideline.

Inherent Limitations

Because of the inherent limitations of an assurance engagement, together with the internal control structure it is possible that fraud, error, deficiencies in the compliance framework or misstatements in SA Power Networks' Ring-Fencing Compliance Report may occur and not be detected.

A reasonable assurance engagement for the period from 1 January 2025 to 31 December 2025 does not provide assurance on whether compliance with the Guideline will continue in the future.

Restricted Use

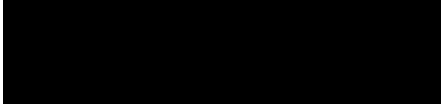
This report has been prepared for use by SA Power Networks for the purpose of meeting the reporting requirements to the AER. We disclaim any assumption of responsibility for any reliance on this report to any person other than SA Power Networks, or for any purpose other than that for which it was prepared. However, we understand that a copy of the report has been requested by the AER, in accordance with 6.2.1c of the Guideline. We agree that a copy of the report may be provided to



the AER for their information in connection with this purpose but only on the basis that we accept no duty, responsibility or liability to the AER in relation to the report. We accept no duty, responsibility or liability to any party, other than SA Power Networks, in connection with the report or this engagement.



DELOITTE TOUCHE TOHMATSU



Darren Hall

Partner

Chartered Accountants

Adelaide, 30 April 2026

Detailed Findings

The descriptions of the tests of compliance that were performed, findings relating to the tests of compliance or particular aspects of the engagement, our recommendations and conclusion of whether there has been a breach of the requirements of the Guideline are described below.

The rating of each Obligation has been applied in accordance with *Section 1.3*.

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
1	Legal separation	3.1 (a)	A DNSP must be a legal entity.	<p>Key Control(s):</p> <ul style="list-style-type: none"> SA Power Networks and Enerven are separate legal entities with separate registered Australian Business Number (ABN). <p>Test Performed:</p> <ul style="list-style-type: none"> Performed a search of the ASIC register for SA Power Networks and Enerven Energy Infrastructure's ABN to check that they are separate legal entities. Cross checked the registered ABN against the Distribution Network Services Provider Licence. Inspected the online ring-fencing training module for evidence that the legal separation obligation is explained in clear terms. 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
2	Legal separation	3.1 (b)	A DNSP may provide distribution services and transmission services, but must not provide other services.	<p>Key Control(s):</p> <ul style="list-style-type: none"> SA Power Networks and Enerven are separate legal entities with separate registered Australian Business Number (ABN). A separate affiliated entity, Enerven Energy Infrastructure, was established to perform "other services" outside distribution and transmission services which are performed by SA Power Networks. <p>Test Performed: In addition to the testing procedures performed for 3.1(a):</p> <ul style="list-style-type: none"> Tested a sample of SA Power Networks revenue transactions to detect instances of other services being provided by the DNSP. Tested a sample of Enerven revenue transactions to check that services are performed against the Enerven ABN. Tested the design and implementation of the Network Project Authority approval process for major SA Power Networks Projects. 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception
3	Separate accounts	3.2.1 (a)	A DNSP must establish and maintain appropriate internal accounting procedures to ensure that it can demonstrate the extent and nature of	<p>Key Control(s):</p> <ul style="list-style-type: none"> SAP accounting system which contains separate General Ledger accounts for recording transactions between SAPN and Enerven. 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
			<p>transactions between the DNSP and its affiliated entities.</p>	<ul style="list-style-type: none"> Monthly review of internal work order settlements performed by the Enerven Finance Team to ensure work orders between SAPN and Enerven have been settled correctly. <p>Test Performed:</p> <ul style="list-style-type: none"> Performed a process walk through to understand the process in place to maintain separate accounts and be able to demonstrate the extent of transactions between SA Power Networks and its affiliates. Reconciled the affiliate transactions disclosed in the Compliance report to the Enerven Statutory Trial Balance and challenged the completeness of these transactions. 			
4	Cost allocation and attribution	3.2.2 (a), (b)	<p>(a) A DNSP must allocate or attribute costs (including costs allocated or attributed to the DNSP by a parent entity) to distribution services in a manner that is consistent with the Cost Allocation Principles and its approved CAM, as if the Cost Allocation Principles and CAM otherwise applied to the allocation and attribution of costs between distribution services and non-distribution services.</p> <p>(b) A DNSP must only allocate or attribute costs to distribution</p>	<p>Key Control(s):</p> <ul style="list-style-type: none"> Costs are allocated using the AER’s approved SA Power Networks Cost Allocation Method (CAM), and half-yearly workbooks are prepared that show the direct attribution or allocation of corporate overheads between distribution and non-distribution services. <p>Test Performed:</p> <ul style="list-style-type: none"> Inspected the CAM to confirm that it addresses the allocation of costs between SAPN and Enerven. Performed procedures on a sample basis to check that costs have been 	<p>Based on the testing performed we have not identified any matters of exception against the obligation.</p> <p>Compliance with the CAM is assessed every regulatory period as part of the AER Regulatory Information Orders (RIOs). This was most recently conducted for 1 July 2024 – 30 June 2025 regulatory period with our conclusion submitted to AER in our</p>	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
			<p>services in accordance with clause 3.2.2(a), and must not allocate or attribute other costs to the distribution services it provides.</p>	<p>appropriately allocated per the cost allocation methodology as per AER approved CAM.</p>	<p>report dated 30 November 2025. The compliance with the CAM for the remaining period from 1 July 2025 – 31 December 2025 will be covered under the Regulatory Information Orders (RIO) for the 1 July 2025 – 30 June 2026 regulatory period. Our procedures on the CAM per the purpose of attesting compliance with the guideline therefore is limited to the period 1 January 2025 – 30 June 2025. This approach is in line with Ring-Fencing guideline 6.2.1 (d) which allows for a difference between the regulatory information notice period and the Ring-Fencing compliance period regarding the information in Section 3.2.2.</p>		
5	Cost allocation and attribution	3.2.2 (c)	<p>A DNSP must establish, maintain and keep records that demonstrate how it meets the obligations in clauses 3.2.2(a) and 3.2.2(b).</p>	<p>Key Control(s):</p> <ul style="list-style-type: none"> Costs are allocated using the AER’s approved SA Power Networks Cost Allocation Method (CAM), and half-yearly workbooks are prepared that 	<p>Based on the testing performed we have not identified any matters of exception against the obligation.</p>	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
				<p>show the direct attribution or allocation of corporate overheads between distribution and non-distribution services.</p> <p>Test Performed:</p> <ul style="list-style-type: none"> Inspected the CAM to confirm that it addresses the allocation of costs between SAPN and Enerven. Performed procedures on a sample basis to check that costs have been appropriately allocated per the cost allocation methodology as per AER approved CAM. 	<p>Consistent with our observation in 3.2.2 (a), (b), our procedures were limited to the regulatory period 1 January 2025 to 30 June 2025.</p>		
6	Obligation not to discriminate	4.1(b), (d)	<p>(b) A DNSP must not discriminate (either directly or indirectly) between a related electricity service provider and a competitor (or potential competitor) of a related electricity service provider in connection with the provision of:</p> <p>i. direct control services by the DNSP (whether to itself or to any other legal entity); and / or</p> <p>ii. contestable electricity services by any other legal entity.</p> <p>(d) A DNSP must not discriminate (either directly or indirectly) between any two legal entities, in connection with the supply of contestable</p>	<p>Key Control(s):</p> <ul style="list-style-type: none"> Review and approval of the call centre script in place. <p>Test Performed:</p> <ul style="list-style-type: none"> Inquired of management and reviewed procurement policies to gain an understanding of the processes in place where Enerven is a potential supplier in SAPN sourcing activity. Inquired of management whether Enerven tendered to provide services to SAPN during the year. As no new service agreements between SAPN and Enerven were entered into during the current period, procedures were performed over existing agreements, consistent with prior periods, including 	<p>Based on the testing performed we have not identified any matters of exception against the obligation noting the following.</p> <p>Procurement information access restrictions: Procurement staff members are a corporate service and are shared by SAPN and Enerven, as permitted under clause 4.2.2(b)(i)(c) of the Guideline. To perform their shared function, procurement staff</p>	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
			<p>electricity services by those legal entities, on the basis of the use by one or both of those legal entities of assets owned, operated or otherwise controlled (in whole or in part) by the DNSP.</p>	<p>inspection of the existing signed service agreements between SAPN and Enerven for evidence that they establish the basis on which services are performed between the entities.</p> <ul style="list-style-type: none"> • Inspected the signed service agreement for other suppliers providing the same services to SAPN as Enerven for evidence that the basis on which services are performed that has been established with Enerven are consistent with other suppliers. • Inspected the online ring-fencing training module for evidence that the obligation not to discriminate is explained in clear terms. • Obtained the training report indicating the employees who completed the training and the overall rate of completion. • Inspected SAPN call centre scripts to confirm that appropriate instructions are given in instances where a potential Enerven customer calls. • Inspected a sample of SAPN customer services calls to confirm they do not recommend Enerven as a provider and the call centre script is followed. 	<p>members have access to SAP and other IT systems that contain confidential information such as current contract files and agreements.</p> <p>When SAPN undertakes sourcing activity where Enerven is a potential supplier, a procurement team representative is appointed to support Enerven. The following process is required to be undertaken:</p> <ol style="list-style-type: none"> 1. Enerven will be treated like any supplier; 2. the Category Manager (i.e. procurement staff) undertaking the respective sourcing activity, where Enerven are bidding, cannot also support Enerven in their bid process; and 3. Enerven personnel, and procurement staff supporting the Enerven bidding process, will not have access to any competitors' tender responses, evaluation and/or negotiations outcomes. These procurement staff will 		

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
					<p>also be located at an Enerven office for the duration of the tender process.</p> <p>We understand that the AER is aware of this as evidenced by correspondence with SAPN in writing that the current process in place is sufficient in removing any immediate risk of discrimination. Refer to the details of our evaluation of this process in section 4.3.2 (a) (b) Protection of ring-fenced information below.</p>		
7	Offices, staff, branding and promotions	4.2.1(a)	A DNSP must use offices that are separate from any offices from which a related electricity service provider provides contestable electricity services.	<p>Key Control(s):</p> <ul style="list-style-type: none"> SA Power Networks has a separate office to Enerven. Annual review of the office and staff sharing registers. <p>Test Performed:</p> <ul style="list-style-type: none"> Performed a search of the SAPN and Enerven business addresses and visited each entity's offices to confirm that SAPN uses offices that are separate from the offices where Enerven provides contestable electricity services. 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
				<ul style="list-style-type: none"> Inspected SAPN’s policies in relation to offices, staff, branding and promotions. Obtained access logs to restricted areas in the SAPN office and reviewed whether any Enerven staff have accessed these areas during the year. Tested the design and implementation and operating effectiveness of the annual review of the office sharing register. 			
8	Staff sharing	4.2.2(a)	<p>A DNSP must ensure that its staff involved in the provision or marketing of direct control services are not also involved in the provision or marketing of contestable electricity services by a related electricity service provider.</p>	<p>Key Control(s):</p> <ul style="list-style-type: none"> Annual review of the office and staff sharing registers. <p>Test Performed:</p> <ul style="list-style-type: none"> Inquired regarding SAPN’s policies in relation to staff sharing. Inquired regarding the process of preparation of the annual staff sharing analysis. Selected a sample of staff that cannot be shared by SAPN and Enerven to determine whether they have not held an Enerven position or reported to an Enerven Manager. Selected a sample of staff that can be shared and assessed based on their position if it is appropriate for that position to be classified as “possible to share” and verified that this classification has been assessed in line with the Guideline. 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
				<ul style="list-style-type: none"> Tested the accuracy and completeness of the Staff Sharing Register. 			
9	Staff sharing	4.2.2(c)	The remuneration, incentives and other benefits (financial or otherwise) a DNSP provides to a member of its staff must not give the member of staff an incentive to act in manner that is contrary to the DNSP's Obligations under this Guideline.	<p>Key Control(s):</p> <ul style="list-style-type: none"> Annual review of the remuneration, incentive and other benefits included in the annual manager compliance questionnaires. <p>Test Performed:</p> <ul style="list-style-type: none"> Tested the design and implementation and operating effectiveness of the annual management compliance questionnaires, to test whether compliance with 4.2.2 (c) has been confirmed. Reviewed the remuneration structure for the reporting year ended 31 December 2025 to verify compliance with 4.2.2 (c). 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception
10	Branding and cross-promotion	4.2.3(a)	A DNSP: i. must use branding for its direct control services that is independent and separate from the branding used by a related electricity service provider for contestable electricity services, such that a reasonable person would not infer from the respective branding that the DNSP and	<p>Key Control(s):</p> <ul style="list-style-type: none"> All materials are reviewed and approved prior to being posted on SAPN website or social media platforms. Review and approval of the call centre script in place. <p>Test Performed:</p>	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
			<p>the related electricity service provider are related.</p> <p>ii. must not advertise or promote its direct control services and its contestable electricity services that are not direct control services together (including by way of cross-advertisement or cross-promotion.</p> <p>ii. must not advertise or promote contestable electricity services provided by a related electricity service provider other than the DNSP itself.</p>	<ul style="list-style-type: none"> • Inquired and inspected SAPN's policies relating to branding and cross promotion. • Tested the design and operating effectiveness of the annual review of the SAPN website and social media content. • Inspected the Enerven/SAPN website and social media for evidence of promotion of contestable service providers. • Selected a sample of updates to the SAPN website and a sample of social media posts made in the year and performed procedures to test that the appropriate approval was obtained. • Reviewed SAPN call centre script for evidence of promotion of contestable electricity services provided by Enerven. • Listened to a sample of customer calls to identify any cross-promotion of affiliated entities. • Selected a sample of customer complaints and queries and investigated for evidence of customer complaints regarding branding or cross-promoting. • Reviewed the training content and noted it covered the branding and cross-promotion requirements. • Inspected vehicles on a sample bases to confirm that branding did 			

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
				<p>not contain both Enerven and SAPN logos.</p> <ul style="list-style-type: none"> Inspected uniforms and email signatures on a sample basis for evidence of promotion of contestable service providers. 			
11	Office and staff registers	4.2.4 (a), (b)	<p>(a) A DNSP must establish, maintain and keep a register that identifies:</p> <p>(i) the offices to which it has not applied clause 4.2.1(a) by reason of clauses 4.2.1(b)i. or 4.2.1(b)iii.;</p> <p>(ii) the staff positions (including a description of the roles, functions and duties) of those staff positions to which it has not applied clause 4.2.2(a) by reason of clauses 4.2.2(b)i.a., 4.2.2(b)i.b., 4.2.2(b)iii. or 4.2.2(d);</p> <p>(iii) the staff positions referred to in clause 4.2.4(a)ii. which are held, or have been held within the previous three months, by a member of staff whose access to electricity information ceased upon, or in the 12 months prior to, commencing in that position, and the dates on which that member of staff commenced to</p>	<p>Key Control(s):</p> <ul style="list-style-type: none"> Review of the office and staff sharing registers. <p>Test Performed:</p> <ul style="list-style-type: none"> Observed that the office and staff register is publicly available on the SAPN website. Selected a sample to verify the data in the office and staff register against the results of the office/location and staff sharing analysis to test that the office and staff registers are appropriately maintained and updated. 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
			<p>hold and (if applicable) ceased to hold that position.</p> <p>(b) No later than 15 January, 15 April, 15 July and 15 October each year, a DNSP must publish, on its website, an updated version of each of the registers referred to in clause 4.2.4(a). The DNSP must ensure that the information published in each updated version is current to the end of the calendar month that is immediately prior to the required publication date for that updated version under this clause 4.2.4(b).</p>				
12	Protection of ring-fenced information	4.3.1	<p>A DNSP must:</p> <p>(a) keep ring-fenced information confidential; and</p> <p>(b) only use ring-fenced information for the purpose for which it was acquired or generated.</p>	<p>Key Control(s):</p> <ul style="list-style-type: none"> Approval of access for Enerven employees to applications containing confidential ring-fenced information. Quarterly review of IT user access to critical applications. Completion of induction checklist for staff movements from SAPN to Enerven. Review and approval of new applications to assess whether these contain ring-fenced data. <p>Test Performed:</p> <ul style="list-style-type: none"> Tested the design and implementation and operating 	<p>SA Power Networks had three breaches of obligation to protect ring-fenced information during the reporting period.</p> <p>The first breach was identified in April 2025 when conducting our audit of the 2024 annual ring-fencing compliance. It was identified that one staff member had retained access to ring-fenced data despite no longer completing regulated work for SA</p>	<p>We recommend management perform routine enquiries alongside their quarterly system access compliance checks to ascertain whether any changes have been made to IT application configuration profiles impacting user access. While enhanced notification controls have been</p>	Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
				<p>effectiveness of the key controls identified.</p> <ul style="list-style-type: none"> • Inquired and inspected SAPN Policies with regards to the protection of ring-fenced. • Obtained an IT user access listing for all SAPN critical applications and verified that there was no inappropriate access on a sample basis. • Tested the accuracy and completeness of the critical applications listing obtained. • Inspected the customer complaints register for evidence of customer complaints that indicate the disclosure of ring-fenced information. • For a sample of Enerven employees that have been granted access to critical applications obtained and assessed the business justification against the requirements of the Guideline. 	<p>Power Networks. This occurred as no system notification was triggered when the Enerven staff member changed functional teams while maintaining the same role.</p> <p>Two further breaches were identified during SAPN’s routine quarterly compliance reviews. One breach resulted from human error, where an IT employee inadvertently provided access to ring-fenced data when resolving a user issue accessing unrestricted data. The other breach occurred when outdated device set up instructions were used to set up access for unrestricted GIS data on a new device.</p> <p>None of the staff had in performing their roles the capacity to use the GIS customer data to engage in conduct that would be in contravention of clause 4.1 of the Guideline.</p>	<p>implemented, we recommend formalising an end-to-end alert management process to support timely remediation and ongoing improvement of access controls.</p> <p>Recommendations for other observations:</p> <p>Critical application access approval in ServiceNow We recommend that SAPN IT ensure that Business Owner approvals are obtained within the ServiceNow workflow for each access request from Enerven employees for access to critical applications.</p> <p>Justification of granting access to critical applications</p>	

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
					<p>SA Power Networks immediately removed access for the Enerven staff involved. SA Power Networks also reinforced the ring-fencing obligations with the IT teams involved, revised their internal notification processes to alert their IT team to inappropriate access instances and reviewed set up documentation for new devices to ensure new devices are set up with the appropriate access.</p> <p>The three breaches were reported to the AER on 17 April 2025 and 18 December 2025.</p> <p>Based on the testing performed we have made the following other observations:</p> <p>SAPN has had a strong focus on improving their IT environment to ensure proper segregation between Enerven and SAPN staff. In previous years it was</p>	<p>We recommend that SAPN IT implement a process to ensure that sufficient documentation of a business justification is required within the ServiceNow systems for traceability.</p> <p>Unclear access controls for SharePoint and Teams Sites</p> <p>We recommend that SAPN IT:</p> <ul style="list-style-type: none"> • Identify existing SharePoint and Teams sites that contain ring-fenced information; • Implement a process to identify new SharePoint and Teams sites containing ring-fenced information; • Include any sites identified with ring- 	

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
					<p>recommended that hard controls be implemented in SAP and non- SAP systems. While hard controls have now been implemented over the SAP application, SAPN continue to work towards implementing hard controls for all non-SAP applications.</p> <p>Critical application access approval in ServiceNow Our reviews have identified that access requests submitted by Enerven employees for access to critical applications were not approved by Business Owners of the applications. Through our reviews, we have not identified any instances of unauthorised access granted to Enerven users during the reporting period. We note that access requests were not automatically routed to appropriate critical application Business Owners, only Enerven Line Managers. As such,</p>	<p>fenced information in the quarterly access reviews.</p> <p>Induction checklist As noted, through discussion with management, we note that the induction checklists are in the process of being phased out and replaced with automatic notification alerts to relevant IT team members to alert them to team movements or inappropriate access.</p>	

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
					<p>access to critical applications could be granted to Enerven users without Business Owner approval, leading to a risk that approval is not obtained by the appropriate parties.</p> <p>Justification for granting access to critical applications While access was determined to be appropriate, our review identified a lack of written business justification for Enerven employees requesting access to critical applications with the respective ServiceNow requests.</p> <p>Unclear access controls for SharePoint and Teams Sites Microsoft SharePoint and Teams is used extensively within SA Power Networks for information and content sharing. When requesting a new site, there is currently no</p>		

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
					<p>requirement to identify whether sites should be Ring-fenced and, as such, whether it should have tighter restrictions on who may be granted access. We also note that a project remains ongoing from the prior year to remediate this finding.</p> <p>Induction checklist An induction checklist is completed for the induction of transferring workers and should be commenced prior to the worker transferring departments or teams. In our testing, we identified, for a sample of induction checklists, that these were not completed in a timely manner (i.e. were completed after the employee had transferred to Enerven) or were not completed at all. Through discussion with management, we note that the induction checklists are in the process of being phased</p>		

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
					<p>out and replaced with automatic notification alerts to relevant IT team members to alert them to team movements or inappropriate access. Whilst the control relating to induction checklists was deemed not to be effective in terms of design and implementation as well as operating effectiveness, the other key controls were deemed to be effective and we did not identify any Enerven staff with inappropriate access.</p> <p>Through our substantive testing which was performed on a sample basis no issues of inappropriate access were identified for ring-fenced systems.</p> <p>Given the nature of these observations, in conjunction with the substantive procedures performed, which did not identify any breaches, we do not consider these</p>		

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
					observations to constitute an exception.		
13	Disclosure of information	4.3.2	<p>A DNSP must not disclose ring-fenced information to any person, including a related electricity service provider, unless:</p> <p>(a) the DNSP has first obtained the explicit informed consent of the relevant customer, or prospective customer, to whom the ring-fenced information relates;</p> <p>(b) the disclosure is required by, or for the purpose of complying with any law;</p> <p>(c) the disclosure is necessary to enable the DNSP to provide its distribution services, its transmission services or its other services (including by acquiring services from other legal entities);</p> <p>(d) the information has been requested by or on behalf of a customer, or potential customer, of another legal entity, and the disclosure is necessary to enable the legal entity to provide its transmission services, contestable electricity services or other services to the customer or potential customer;</p> <p>(e) the disclosure is solely for the</p>	<p>Key Control(s):</p> <p>In addition to key controls identified under 4.3.1 (a) – (b) above:</p> <ul style="list-style-type: none"> Information sharing protocol and information sharing register is publicly available. <p>Test Performed:</p> <p>In addition to the testing procedures performed for 4.3.1 (a) - (b):</p> <ul style="list-style-type: none"> Inquired and inspected the SAPN Policies with regards to the disclosure of ring-fenced information. Performed inquiries to determine whether SAPN has disclosed any ring-fenced information in the year. Tested the accuracy and completeness of the information sharing register. Reviewed the customer queries and complaints register for evidence of customer complaints that indicate the disclosure of ring-fenced information. 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
			<p>purpose of providing assistance to the extent necessary to respond to an event (such as an emergency) that is beyond a Network Service Provider’s reasonable control;</p> <p>(f) the disclosure is solely for the purposes of research by a legal entity other than a related electricity service provider of the DNSP;</p> <p>(g) where another DNSP is an affiliated entity of the DNSP, the disclosure is to the part of that other DNSP that provides that other DNSP’s direct control services;</p> <p>(h) a related electricity service provider of the DNSP has requested the disclosure and the DNSP complies with clause 4.3.3 in relation to that ring-fenced information; or</p> <p>(i) another legal entity, other than a related electricity service provider of the DNSP, has requested the disclosure.</p>				
14	Sharing of information	4.3.3 (a) - (e)	<p>(a) Subject to clause 4.1(c)iv. and to this clause 4.3.3, where a DNSP shares ring-fenced information with a related electricity service provider, or where ring-fenced information that a DNSP has disclosed under clause 4.3.2(f) is then disclosed</p>	<p>Key Control(s):</p> <ul style="list-style-type: none"> Information sharing protocol and information sharing register is publicly available. <p>Test Performed:</p>	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
			<p>by any person to a related electricity service provider of the DNSP, the DNSP must provide access to that ring-fenced information (including the derived information) to other legal entities on an equal basis.</p> <p>(b) A DNSP is only required by clause 4.3.3(a) to provide information to a legal entity where:</p> <p>i. the legal entity has requested that it be included on the information register in respect of information of that kind; and</p> <p>ii. the legal entity is competing, or is seeking to compete, with the DNSP, or a related electricity service provider of the DNSP, in relation to the provision of contestable electricity services.</p> <p>(c) A DNSP is not required by clause 4.3.3(a) to provide information to a legal entity where the DNSP has disclosed the information in the circumstances set out in clauses 4.3.3(a) to (e).</p> <p>(d) Without limiting clause 4.3.4(a), a DNSP must establish an information sharing protocol that sets how and when it will</p>	<ul style="list-style-type: none"> • Reviewed the information sharing protocol for consistency with the requirements of the Ring-fencing guideline. • Sighted the information register is publicly available on the SA Power Networks website. • Enquired of the Management and confirmed that all information requests received were added to the information register. • Reviewed the emails received to the general Ring-fencing mailbox for evidence of instances that indicate that ring-fenced information had been shared. 			

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
			<p>make the information referred to in clause 4.3.3(a) available to legal entities and must make that protocol publicly available on its website.</p> <p>(e) Where a DNSP discloses information referred to in clause 4.3.4(a) to any other legal entity under this clause 4.3.4, it must do so on terms and conditions that require the other legal entity to comply with clause 4.3.2 and 4.3.3(a) to (d) in relation to that information as if the other legal entity was a DNSP.</p>				
15	Information register	4.3.4 (a) - (c)	<p>(a) A DNSP must establish, maintain and keep a register of all:</p> <ul style="list-style-type: none"> i. related electricity service providers; ii. other legal entities who provide contestable electricity services but who are not affiliates of the DNSP; who request access to information identified in clause 4.3.4(a), and must make the register publicly available on its website. <p>(b) For each legal entity that has requested that a DNSP provide access to information identified</p>	<p>Key Control(s):</p> <ul style="list-style-type: none"> • Information sharing register is publicly available. <p>Test Performed:</p> <ul style="list-style-type: none"> • Reviewed the information sharing protocol for consistency with the requirements of the Ring-fencing guideline. • Sighted the information register is publicly available on the SA Power Networks website. • Reviewed the emails received to the general Ring-fencing mailbox to verify that no disclosures of ring-fenced information were reported. 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
			<p>in clause 4.3.4(a), the DNSP's information register must:</p> <ul style="list-style-type: none"> i. identify the kind of information requested by the legal entity; and ii. describe the kind of information requested by the legal entity in sufficient detail to enable other legal entities to make an informed decision about whether to request that kind of information from the DNSP. <p>(c) A legal entity may request that the DNSP include it on the information register in relation to some or all of the kinds of information that the DNSP is required to provide under clause 4.3.4(a), and the DNSP must comply with that request.</p>	<ul style="list-style-type: none"> • Reviewed the customer queries and complaints register for evidence of customer complaints that indicate the disclosure of ring-fenced information. 			
16	Conduct of service providers	4.4.1 (a)	<p>A DNSP: (a) must ensure that any new or varied agreement between the DNSP and a service provider, for the provision of services to the DNSP that enable or assist the DNSP to supply direct control services, requires the service provider to comply, in providing those services, with:</p> <ul style="list-style-type: none"> i. clauses 4.1, 4.2.1, 4.2.2 and 4.3.2 of this Guideline; and ii. clause 4.2.3 of this Guideline in relation to the brands of the 	<p>Key Control(s):</p> <ul style="list-style-type: none"> • The standard terms and conditions for SAPN supply contracts include compliance with ring-fencing requirements. These standard terms and conditions are included in all new and amended contracts for suppliers involved in the provision of direct control services. <p>Test Performed:</p> <ul style="list-style-type: none"> • Inspected SAPN Standard Terms and Conditions and checked that it 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
			DNSP; as if the service provider was the DNSP.	<p>requires service providers to comply with clauses 4.1, 4.2.1, 4.2.2, 4.3.2 and 4.2.3 of the Guideline.</p> <ul style="list-style-type: none"> Selected a sample of suppliers with new contracts entered into in the year and confirmed that the Standard Terms and Conditions attached to the contract contained the requirement to comply with clauses 4.1, 4.2.1, 4.2.2, 4.3.2 and 4.2.3 of the Guideline. 			
17	Conduct of service providers	4.4.1 (b)	A DNSP: (b) must not, directly or indirectly, encourage or incentivise a service provider to engage in conduct which, if the DNSP engaged in the conduct itself, would be contrary to the DNSP's Obligations.	<p>Key Control(s):</p> <ul style="list-style-type: none"> The standard terms and conditions for SAPN supply contracts include compliance with ring-fencing requirements. These standard terms and conditions are included in all new and amended contracts for suppliers involved in the provision of direct control services. <p>Test Performed:</p> <ul style="list-style-type: none"> Inspected SAPN Standard Terms and Conditions and checked that it requires service providers to comply with clauses 4.1, 4.2.1, 4.2.2, 4.3.2 and 4.2.3 of the Guideline. Selected a sample of suppliers with new contracts entered into in the year and confirmed that the Standard Terms and Conditions attached to the contract contained the requirement to comply with clauses 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
				4.1, 4.2.1, 4.2.2, 4.3.2 and 4.2.3 of the Guideline.			
18	Waiver register	5.7 (a)	A DNSP must establish, maintain and keep a register of all waivers (including any variation of a waiver) and must make the register publicly available on its website.	<p>Key Control(s):</p> <ul style="list-style-type: none"> Waiver register is publicly available on the SAPN website. All existing waivers are reviewed three months prior to expiration and actioned accordingly. <p>Test Performed:</p> <ul style="list-style-type: none"> Observed that the waiver register is publicly available on SAPN's website. Verified the details contained on the waiver register against the waiver decisions published on the AER website. Challenged the completeness of the waiver register. 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception
19	Waiver register	5.7 (b)	The register established under clause 5.7(a) must include: i. the description of the conduct to which the waiver or interim waiver applies; and ii. the terms and conditions of the waiver or interim waiver; as set out in the AER's written decision, provided by the AER to the DNSP, to grant (or vary) the waiver or interim waiver.	<p>Key Control(s):</p> <ul style="list-style-type: none"> Waiver register is publicly available on the SAPN website. All existing waivers are reviewed three months prior to expiration and actioned accordingly. <p>Test Performed:</p> <ul style="list-style-type: none"> Observed that the waiver register is publicly available on SAPN's website. Verified the details contained on the waiver register against the waiver 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
				<p>decisions published on the AER website.</p> <ul style="list-style-type: none"> Challenged the completeness of the waiver register. 			
20	Maintaining compliance	6.1	<p>A DNSP must establish and maintain appropriate internal procedures to ensure it complies with its Obligations under this Guideline.</p>	<p>Key Control(s):</p> <ul style="list-style-type: none"> Annual compliance questionnaires completed by Managers. Mandatory training on ring-fencing requirements for all new starters. A mailbox is maintained by the Regulatory Team to report any potential breaches. <p>Test Performed:</p> <ul style="list-style-type: none"> Tested the design and implementation and operating effectiveness of the key controls identified. Obtained and reviewed the annual compliance questionnaires completed by Level 3 Managers. Reviewed the online ring-fencing training module for evidence that the ring-fencing obligations are explained in clear terms. Obtained the training report indicating the employees who completed the training and the overall rate of completion. Reviewed the emails received in the general ring-fencing mailbox for the year ended 31 December 2025. 	<p>Based on the testing performed we have not identified any matters of exception against the obligation.</p> <p>We do however note the following improvement opportunity:</p> <p>Through our testing we identified that while training is delivered for new staff members, this is not regularly refreshed and tested, especially when responsibilities of staff change. We also recommend ring-fencing obligations be included within SA Power Networks corporate induction day, to enable the Executive Leadership team to reinforce the importance for all new starters.</p>	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
				<ul style="list-style-type: none"> Obtained and reviewed the key compliance and breach reporting policies. 			
21	Annual compliance report	6.2.1 (a), (b) (c)	<p>a) A DNSP must prepare an annual ring-fencing compliance report each calendar year in accordance with this clause 6.2.1, and submit it to the AER in accordance with clause 6.2.2.</p> <p>b) The annual compliance report must identify and describe, in respect of the regulatory year to which the report relates:</p> <ul style="list-style-type: none"> i. the measures the DNSP has taken to ensure compliance with its obligations under this Guideline; ii. any breaches of this Guideline by the DNSP, or which otherwise relate to the DNSP; and iii. all other services provided by the DNSP in accordance with clause 3.1; and iv. the purpose of all transactions between the DNSP and an affiliated entity. <p>c) The annual compliance report must be accompanied</p>	<p>Key Control(s):</p> <ul style="list-style-type: none"> Annual Ring-Fencing Compliance report <p>Test Performed:</p> <ul style="list-style-type: none"> Reviewed the annual ring-fencing compliance report against the requirements of the AER Electricity Distribution Ring-Fencing Guideline – Compliance reporting best practice manual (version 3), including submission within four months. Obtained and reviewed the sign-off by the Head of Regulation on the final compliance report. 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
			by an assessment of compliance by a suitably qualified independent authority.				
22	Timing of Annual compliance reporting	6.2.2	(a) Subject to clause 7.2, a DNSP must submit its annual compliance report to the AER within four months of the end of the calendar year to which the compliance report relates. (b) A DNSP is not required to submit an annual compliance report for its regulatory year in which this Guideline commences."	Key Control(s): <ul style="list-style-type: none"> Annual Ring-Fencing Compliance report Test Performed: <ul style="list-style-type: none"> Reviewed the annual ring-fencing compliance report against the requirements of the AER Electricity Distribution Ring-Fencing Guideline – Compliance reporting best practice manual (version 3), including submission within four months. Obtained and reviewed the sign-off by the Head of Regulation on the final compliance report. 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception
23	Regulated stand-alone power systems reporting	6.2.3 (a), (b)	(a) A DNSP must establish, maintain and keep a register that identifies, for each regulated stand-alone power system used by the DNSP to provide other services: <ol style="list-style-type: none"> the local government area in which the regulated stand-alone power system is deployed; the number of premises served by the regulated stand-alone power system; the maximum demand, in kW, served by the regulated stand-alone power system; 	Key Control(s): <ul style="list-style-type: none"> Not applicable Test Performed: <ul style="list-style-type: none"> Inquired with Management and confirmed that no regulated stand-alone power systems are used by SAPN. 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
			<p>iv. the aggregated annual average energy consumption, in kWh, of the premises served by the regulated stand-alone power system;</p> <p>v. the revenue earned by the DNSP for providing other services by means of the regulated stand-alone power systems in the current calendar year; and</p> <p>vi. whether the DNSP has made a request, in writing, for the supply of the other services by another legal entity (other than an affiliated entity of the DNSP).</p> <p>(b) No later than 15 January, 15 April, 15 July and 15 October each year, a DNSP must publish, on its website, an updated version of the register referred to in clause 6.2.3(a). The DNSP must ensure that the information published in each updated version is current to the end of the calendar month that is immediately prior to the required publication date for that updated version under this clause 6.2.3(b).</p>				

No.	Category	Ref.	Guideline Obligation	Key Controls and Testing	Results of Testing	Recommendation	Rating
24	Compliance breaches	6.3	A DNSP must notify the AER in writing within 15 (fifteen) business days of becoming aware of a material breach of its obligations under this Guideline.	<p>Key Control(s):</p> <ul style="list-style-type: none"> • Annual compliance questionnaires completed by Managers. • Mandatory training on ring-fencing requirements for all new starters. • A mailbox is maintained by the Regulatory Team to report any potential breaches. <p>Test Performed:</p> <ul style="list-style-type: none"> • Tested the design and implementation and operating effectiveness of the key controls identified. • Obtained and reviewed the annual compliance questionnaires completed by Level 3 Managers. • Obtained the training report indicating the employees who completed the training and the overall rate of completion. • Reviewed the emails received in the general ring-fencing mailbox for the year ended 31 December 2025. • Obtained and reviewed the key SAPN breach reporting policies for appropriateness. 	Based on the testing performed we have not identified any matters of exception against the obligation.	Not applicable	No Exception

Appendix – Management Responses to Findings

Management Response(s)

The following table provides management response(s) against each identified exception. This information does not form part of the Independent Assurance Report. The information included in this appendix has not been subjected to the test procedures performed, accordingly, Deloitte does not express an opinion on it.

No.	Category	Ref.	Guidance Obligation	Results of Testing	Rating	Breach	Management Comment
2	Protection of ring-fenced information	4.3.1	A DNSP must: (a) keep ring-fenced information confidential; and (b) only use ring-fenced information for the purpose for which it was acquired or generated.	<p>SA Power Networks had three breaches of obligation to protect ring-fenced information during the reporting period.</p> <p>The first breach was identified in April 2025 when conducting our audit of the 2024 annual ring-fencing compliance. It was identified that one staff member had retained access to ring-fenced data despite no longer completing regulated work for SA Power Networks. This occurred as no system notification was triggered when the Enerven staff member changed functional teams while maintaining the same role.</p> <p>Two further breaches were identified during SAPN’s routine quarterly compliance reviews. One breach resulted from human error, where an IT employee inadvertently provided access to ring-fenced data when resolving a user issue accessing unrestricted data. The other breach occurred when outdated device set up instructions were used to set up access for unrestricted GIS data on a new device.</p> <p>None of the staff had in performing their roles the capacity to use the GIS customer data to engage in conduct that would be in contravention of clause 4.1 of the Guideline.</p>	Exception	Yes	<p>These breaches were identified as part of SA Power Networks standard quarterly system access checks. Upon identification access for the Enerven staff was immediately removed.</p> <p>We note, it is unlikely any of the staff would have been aware they could access ring-fenced GIS customer data. Furthermore, none of the staff had in performing their roles the capacity to use the GIS customer data to engage in conduct that would be in contravention of clause 4.1 of the Guideline.</p> <p>We also reinforced SA Power Networks’ ring-fencing obligations with the IT teams involved with additional dedicated ring-fencing training sessions provided.</p>

No.	Category	Ref.	Guidance Obligation	Results of Testing	Rating	Breach	Management Comment
				<p>SA Power Networks immediately removed access for the Enerven staff involved. SA Power Networks also reinforced the ring-fencing obligations with the IT teams involved, revised their internal notification processes to alert their IT team to inappropriate access instances and reviewed set up documentation for new devices to ensure new devices are set up with the appropriate access.</p> <p>The three breaches were reported to the AER on 17 April 2025 and 18 December 2025.</p>			