

Errata – re Appendix 5 (MSO Rules) of VENCorp's Revised Access Arrangement submitted 16 Sep 2002

12 November 2002

This errata relates to the document:

 "Appendix 5. Market and System Operations Rules for VENCorp's Access Arrangement, 16 September 2002"

submitted to the Commission as part of VENCorp's proposals for its Revised Access Arrangements, lodged on 28 March 2002 and updated 16 September pursuant to the Commission's draft decision of 14 August 2002.

These errata relate to comments inserted in the MSO Rules describing changes enacted by Gazette to implement full retail contestability, and align with the published version of the MSO Rules available on the website and currently subject to an approved authorisation by the Commission.

1. Clause 2.1(e)

The comment relating to changes to be made to clause 2.1 (e), and which does not form part of the rules, incorrectly referred to deletion of parts (2) and (3), whereas only part (2) has been deleted by the changes gazetted.

As submitted in Appendix 5 of the 16 September submission:

- (e) A person is not eligible to be registered as a *Market Participant* unless the person:
 - (1) is a resident in, or is permanently established in, Australia;

Clauses 2.1(e)(2) & (3) were deleted by notice placed in the Government Gazette dated XXXX

 is not under external administration (as defined in the Corporations Law) or under a similar form of administration under any laws applicable to that person in any jurisdiction;

As amended by this errata (changes highlighted):

- (e) A person is not eligible to be registered as a *Market Participant* unless the person:
 - (1) is a resident in, or is permanently established in, Australia;

Clauses 2.1(e)(2) was deleted by notice placed in the Government Gazette dated XXXX

 is not under external administration (as defined in the Corporations Law) or under a similar form of administration under any laws applicable to that person in any jurisdiction;



2. Clause 4.41(e)

The initial text and clause reference as follows: "(e) The key principles adopted in this clause 4.4 are:" in clause 4.41 (e) was erroneously deleted when inserting comment noting the change made by deletion of part (1)).

As submitted in Appendix 5 of the 16 September submission:

(d) This clause 4.4 sets out provisions relating to:
(7) standards of performance of <i>metering installations</i> .
Clause 4.4.1(e)(1) deleted by notice in the Government Gazette dated XXXX.
(2) subject to clause 4.4.1(e)(3), costs associated with a metering installation are to be borne by the responsible person, provided that the responsible person may

As amended by this errata (changes highlighted):

(d)	This clause 4.4 sets out provisions relating to:	
	(7) standards of performance of <i>metering installations</i> .	
(e)	The key principles adopted in this clause 4.4 are:	
Clause 4.4.1(lause 4.4.1(e)(1) deleted by notice in the Government Gazette dated XXXX.	
	(2) subject to clause 4.4.1(e)(3), costs associated with a <i>metering installation</i> are to be borne by the <i>responsible person</i> , provided that the <i>responsible person</i> may	