


<b>Proposal for a Capacity Market Rules Change</b>		 Making a positive difference for energy consumers
		<b>Reference number</b> (to be completed by Ofgem): <b>CP116</b>
<b>Name of Organisation(s) / individual(s):</b> E.ON / Steve Davies	<b>Date Submitted:</b> 15th January 2016	
<b>Type of Change:</b>  <input checked="" type="checkbox"/> Amendment  <input type="checkbox"/> Addition  <input type="checkbox"/> Revoke  <input type="checkbox"/> Substitution	<b>If applicable, whether you are aware of an alternative proposal already submitted which this proposal relates to:</b> No	
<b>What the proposal relates to and if applicable, what current provision of Rules the proposal relates to (please state provision number):</b>  Publication of the issue of a Termination Notice (Rule 6.10.2(a))		
<b>Description of the issue that the change proposal seeks to address:</b>  Where a Termination Notice is issued, in accordance with rule 6.10.2(a) there is no requirement for the delivery body to notify other parties that such a notice has been issued. The CM register is only updated once termination has occurred which could be up to 120 days after the initial notice was issued (initial 60 day period plus extension under rule 6.10.2(b)(i)).  In the interests of transparency, particularly where a party may be considering entering into a secondary trade with another party, the CM Register should capture where a Termination Notice has been issued.		
<b>If applicable, please state the proposed revised drafting (please highlight the change):</b>  Amend Rule 6.10.2(a) to include updating the CM Register:  “Where a Termination Noticed has been issued in accordance with this Rule 6.10.2(a) the Delivery Body must update the Capacity Register to reflect the issuing of a Termination Notice”		
<b>Analysis and evidence on the impact on industry and/or consumers including any risks to note when making the revision - including, any potential implications for industry codes:</b>  No negative impact. This change will create more transparency; in particular it will prevent parties entering into trades with other parties who are in the process of termination.		
<b>Details of Proposer (please include name, telephone number, email and organisation):</b>  Steve Davies 02476 183627 <a href="mailto:Stephen.davies@eon-uk.com">Stephen.davies@eon-uk.com</a> E.ON		

