## **Proposal for a Capacity Market Rules** Change



Reference number (to be

		completed by Ofgem): CP133
Name of Organisation(s) / individual(s):	Date Submitted:	
Green Frog Power	15 January 2016	
Type of Change:	If applicable what	ner you are aware of an
Type of Change.		al already submitted which
☐ Amendment	this proposal relate	
☑ Addition		
□ Revoke		
☐ Substitution		
What the proposal relates to and if applicable, what current provision of Rules the proposal relates to (please state provision number):		
7.4 We propose an addition to the capacity register of the voluntary provision of contact information for the purpose of engaging in secondary trading.		
Description of the issue that the change proposal seeks to address:		
This Rule change will enable the development of a robust and liquid secondary trading market that will permit all capacity market participants to take part in. Because the generation market is so diverse, there are many different types of participants of varying sizes and degrees of penetration into the energy market.		
There is be an increasing number of capacity providers for whom engagement in this industry is a secondary business. These smaller capacity providers may not have all of the necessary contacts or information available to them to enable them to trade with the same ease as a larger company, where generation is the main business, and there are more resources devoted to industry engagement.		
We propose that that provision of this information remains voluntary for any parties that may have little or no interest in participating in secondary trading, or who may not wish to have contact details made public.		
If applicable, please state the proposed revised drafting (please highlight the change):		

- 7.4.1 (d) (xv) Whether the Applicant wishes to engage in the secondary trading market
- 7.4.1 (d) (xvi) the contact details for Applicants who wish to engage in the secondary trading market, and who also wish their contact details to be made public.

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:

We do not believe there would be any implications for industry codes.

Facilitating an active Secondary Trading market will enable consumers and industry participants to benefit from improved risk management options and the ensuing benefits to security of supply and the lower costs due to an improved risk profile for Capacity Providers.

**Details of Proposer** (please include name, telephone number, email and organisation):

Graz Macdonald Head of Regulatory and Policy Analysis +1 819 328 8366 graz@greenfrogpower.co.uk Green Frog Power