

Proposal for a Capacity Market Rules Change



Making a positive difference
for energy consumers

Reference number (to be completed by
Ofgem): CP174

Name of Organisation(s) / individual(s):
RWEGeneration (UK)

Date Submitted:
11/11/2016

Type of Change:

- Amendment
- Addition
- Revoke
- Substitution

If applicable, whether you are aware of an alternative proposal already submitted which this proposal relates to:

[Click here to enter text.](#)

Proposal summary (short summary, suitable for published description on our website)

Amendment proposed to Rule 7.7.1 in order to clarify the ability of Applicants to pursue corrections to the Capacity Market Register following the prequalification of their CMUs.

What the proposal relates to and if applicable, what current provision of Rules the proposal relates to (please state provision number):

This proposal relates to Rule 7.7.1 of the Capacity Market Rules, and specifically to the ability of Applicants to ask for corrections of the Capacity Market Register.

Description of the issue that the change proposal seeks to address:

The current wording in Rule 7.7.1 suggests that only inaccuracies in relation to persons or in relation to a Capacity Committed CMU could be subject to corrections.

If applicable, please state the proposed revised drafting (please highlight the change):

Amendment proposed to Rule 7.7.1: “Where any person considers that an entry maintained in respect of it OR ITS APPLICATION or any PREQUALIFIED CMU FOR WHICH THEY ARE THE APPLICANT OR FOR ANY Capacity Committed CMU for which they are the Capacity Provider under this Chapter 7 is factually inaccurate, they may request to the Delivery Body that the entry be amended or deleted”.

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:

It does not seem that the procedure for corrections or amendments specified in Rule 7.7.1 would be available if an Applicant found inaccuracies in the CM Register in respect of its CMUs following their prequalification. Clarifying the scope of Rule 7.7.1 as proposed above would ensure that the CM Register remains accurate at all times which is of direct benefit to all stakeholders.

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

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