

New South Wales

Energy Legislation Amendment (Retail Price Deregulation) Bill 2014

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The objects of this Bill are as follows:

- (a) to modify the operation of the *National Energy Retail Law (NSW)* (the *National Law*) so that the mandatory scheme requiring energy retailers to offer energy at a regulated price to certain small customers no longer applies in relation to the supply of electricity to those customers and to provide for transitional contract arrangements for those customers,
- (b) to provide for the monitoring of the performance and competitiveness of the retail electricity market for small customers in New South Wales,
- (c) to amend the *Electricity Supply Act 1995* and the *Electricity Supply (General) Regulation 2001* to update references and remove provisions as a consequence of the deregulation of retail electricity prices,
- (d) to provide for gas pricing order provisions to be retained and revived in the *Gas Supply Act 1996*.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act (except Schedule 5) on 1 July 2014 or the date of assent to the proposed Act, whichever is the later, and for proposed Schedule 5 to commence on the date of assent to the proposed Act.

Schedule 1 Amendment of National Energy Retail Law (Adoption) Act 2012 No 37

Schedule 1 [1] modifies the National Law so that provisions relating to regulated offer prices and contracts will apply only to the supply of gas rather than to both gas and electricity. **Schedule 1** [2]–[6] and [8] make consequential amendments.

Schedule 1 [7] omits a modification to the National Law that requires pricing conditions relating to regulated offer prices to be imposed on persons exempted from licensing requirements for the retail sale of electricity.

Schedule 1 [9] modifies the National Law by inserting proposed Part 9A. The proposed Part establishes a Market Monitor (to be prescribed by regulations) to monitor the performance and competitiveness of the retail electricity market in New South Wales for small customers and to report annually on it. The annual report is to include any steps necessary to improve the competitiveness of the market, whether there is a need for a detailed review of retail prices and profit margins in the market, the participation of small customers in the market, barriers in the market, competition between retailers and other matters. The annual report is to be tabled in Parliament. The Market Monitor must carry out a detailed review of retail prices and profit margins in the market, and other matters, (a **special review**) if requested to do so by the Minister. Regulations may be made with respect to reports by the Market Monitor, conferring functions on the Market Monitor that are related or ancillary to its review, reporting and monitoring functions and the conduct of special reviews. Regulations may also apply provisions of the *Independent Pricing and Regulatory Tribunal Act 1992* while the Independent Pricing and Regulatory Tribunal is prescribed as the Market Monitor.

Schedule 2 Amendment of National Energy Retail Law (Adoption) Regulation 2013

Schedule 2 [1] omits the prescription of the consumption threshold for electricity for a regulated offer customer as a consequence of the removal of the application of regulated offer provisions to electricity customers. **Schedule 2** [2] makes a consequential amendment.

Schedule 2 [3] omits a provision that specifies retailers as regulated offer retailers for electricity customers as a consequence of the removal of the application of regulated offer provisions to electricity customers.

Schedule 2 [4] prescribes the Independent Pricing and Regulatory Tribunal as the Market Monitor for the purposes of proposed Part 9A of the National Law and provides for the conduct of special reviews by the Market Monitor. It also enables the Market Monitor to require information to be provided for the purposes of a special review and protects certain confidential information that is provided. It will be an offence to refuse or fail to comply with a notice to provide information, to knowingly provide false information or give false evidence or to obstruct or interfere with the exercise of functions for the purposes of a special review.

Schedule 2 [5]–[7] update references.

Schedule 2 [8] inserts transitional provisions relating to the modifications to the regulated offer provisions of the National Law made by the proposed Act. A regulated offer customer for the supply of electricity will become a standing offer customer of the designated retailer for the customer on the terms and conditions (including standing offer prices) available on a standing offer contract between a small customer and the designated retailer.

Schedule 3 Amendment of Electricity Supply Act 1995 No 94

Schedule 3 [1]–[4], [19], [21] and [23] change references to certain customers who participate in the solar bonus scheme so as to reflect the removal of the category of regulated offer customers from the National Law. Schedule 1 [20] makes a consequential amendment.

Schedule 3 [5] and [6] omit provisions which enable the Independent Pricing and Regulatory Tribunal (the *Tribunal*) to investigate and report on and determine regulated retail tariffs or regulated retail charges for electricity. The amendment is consequential on the removal of regulated offer prices from the National Law. **Schedule 3** [7]–[10] and [24] make consequential amendments.

Schedule 3 [11] removes from the Tribunal its functions relating to monitoring regulated offer prices. **Schedule 3** [13] and [14] make consequential amendments.

Schedule 3 [12] omits a provision that requires the Minister to provide information to the Tribunal in relation to compliance with Tribunal determinations about regulated offer prices.

Schedule 3 [15] omits a requirement for the Tribunal to report on compliance with Tribunal determinations about regulated offer prices.

Schedule 3 [16] and [17] omit references to disputes or complaints concerning regulated offer customers to whom electricity is supplied from provisions setting out matters that an energy ombudsman scheme may deal with.

Schedule 3 [18] omits a reference to a dispute or complaint concerning a regulated offer customer from a provision that imposes a condition on a licence of an electricity distributor.

Schedule 3 [22] inserts savings and transitional provisions.

Schedule 4 Amendment of Electricity Supply (General) Regulation 2001

Schedule 4 [1] amends a provision that confers a right to apply to an energy ombudsman so as to remove the application of the provision to regulated offer customers for electricity.

Schedule 4 [2] and [3] remove references to regulated offer customers.

Schedule 4 [4] is consequential on the amendment made by Schedule 3 [9].

Schedule 5 Amendment of Gas Supply Act 1996 No 38

Schedule 5 [1] omits a provision which provided for gas pricing order provisions to cease to have effect on 30 June 2013.

Schedule 5 [2] changes a reference to arrangements relating to gas pricing.

Schedule 5 [3] revives the gas pricing order provisions as if they had not ceased to have effect. No gas pricing orders have been made under the provisions.



New South Wales

Energy Legislation Amendment (Retail Price Deregulation) Bill 2014

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Energy Legislation Amendment (Retail Price Deregulation) Bill 2014

No , 2014

A Bill for

An Act to amend the *National Energy Retail Law (Adoption) Act 2012*, the *Electricity Supply Act 1995* and regulations under those Acts with respect to the deregulation of the retail electricity market in New South Wales; and to amend the *Gas Supply Act 1996* to revive expired provisions.

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Energy Legislation Amendment (Retail Price Deregulation) Act 2014.	3
2	Com	mencement	4
	(1)	Except as provided by subsection (2), this Act commences on 1 July 2014 or on the date of assent to this Act, whichever is the later.	5 6
	(2)	Schedule 5 commences on the date of assent to this Act.	7

Scl	hedule 1		Amendment of National Energy Retail Law Adoption) Act 2012 No 37	1
[1]	Schedule 1	New	South Wales changes and additions to National Energy Retail Law	3
	Insert before	e secti	on 37A as inserted by item [17]:	4
	37AA App	licatio	on of Division	5
		This	Division applies only to the supply of gas by a retailer.	6
[2]	Schedule 1	[17]		7
	Omit "and n item.	nay re	late to electricity or gas, or both" from section 37A (3) as inserted by the	8 9
[3]	Schedule 1	[17]		10
	Omit "energ item.	y" wh	nerever occurring in sections 37B, 37C (3) and 37D (2) as inserted by the	11 12
	Insert instead	d "gas	3".	13
[4]	Schedule 1	[17]		14
	Omit section	137C	(2) as inserted by the item. Insert instead:	15
	(2)	in acc	regulated offer prices are the prices imposed by a regulated offer retailer cordance with any gas pricing order under Division 3 of Part 2 of the Gas ly Act 1996 or any voluntary pricing agreement for gas agreed between independent Pricing and Regulatory Tribunal and the regulated offer ler.	16 17 18 19 20
[5]	Schedule 1	[18]		21
	Omit "energ	y" fro	om section 54 (6A) as inserted by the item. Insert instead "gas".	22
[6]	Schedule 1	[19]		23
	Insert "for th	ne sup	ply of gas" after "arrangement" in section 55 (2A) as inserted by the item.	24
[7]	Schedule 1	[22]		25
	Omit the iter	m.		26
[8]	Schedule 1	[23]		27
	Omit the iter	m. Ins	sert instead:	28
	[23] Section custo		5 Contractual arrangements for sale of energy to transferred small	29 30
	Insert	after	section 145 (4):	31
	(4A)	Despite subsection (4), the prices applicable to a RoLR deemed small customer retail arrangement for the supply of gas are the regulated offer prices of the applicable regulated offer retailer, with any variations in accordance with or consequent on the applicable RoLR cost recovery scheme determined under Division 9.	32 33 34 35 36
			Note — This subsection is an additional New South Wales provision.	37

[9]		edule 1 [25A]			1
	Inser	t after Schedule 1 [[25]:		2
[2	25A]	Part 9A			3
		Insert after	Part 9	:	4
		Part 9A		onitoring of NSW retail electricity rket	5 6
		Note— The	provision	ons of this Part are additional New South Wales provisions.	7
		234A—Mar	ket Mo	nitor	8
		(1)		is Part, the <i>Market Monitor</i> is the person prescribed by the <i>V</i> regulations as the Market Monitor for the purposes of this	9 10 11
		(2)	comp	Market Monitor is to monitor the performance and petitiveness of the retail electricity market in New South es for small customers.	12 13 14
		(3)	perfo in N	Market Monitor is to report annually to the Minister on the ormance and competitiveness of the retail electricity market lew South Wales for small customers, including on the wing matters—	15 16 17 18
			(a)	the participation of small customers in the market and, if the Market Monitor thinks it appropriate, particular groups of small customers;	19 20 21
			(b)	prices of electricity for small customers in regional areas;	22
			(c)	any barriers to entry to or exit from, or expansion in, the market;	23 24
			(d)	the extent to which retailers are competing to attract and retain small customers;	25 26
			(e)	whether price movements and price and product diversity in the market are consistent with a competitive market;	27 28
			(f)	if the Market Monitor is of the opinion that it is required, steps necessary to improve the competitiveness of the market;	29 30 31
			(g)	whether there is a need for a detailed review of retail prices and profit margins in the market;	32 33
			(h)	any other matters the Market Monitor thinks appropriate.	34
		(4)	1 Jul	nnual report is to be prepared for each year commencing on y and the first annual report is to be for the year commencing y 2014.	35 36 37
		(5)		annual report is to be provided to the Minister not later than lovember following the end of the year to which the report es.	38 39 40
		(6)		Minister is to lay the annual report or cause it to be laid re both Houses of Parliament of this jurisdiction not later	41 42

than 30 days after receiving the report.

43

(7)	In preparing an annual report, the Market Monitor is to have regard only to the following—	1
	(a) information provided by the AEMC and the AER;	3
	(b) any publicly available information;	4
	(c) information provided by a retailer under subsection (8).	5
(8)	The Market Monitor may, by notice in writing served on a retailer, require the retailer to provide particulars to the Market Monitor of the number of market offer customers of the retailer, the market offer prices of those customers, the number of customers on each standing offer price offered by the retailer that has been publicly advertised and those standing offer prices.	7 8 9 10
234B—Spe	cial reviews by Market Monitor	12
(1)	to do so, carry out a detailed review of retail prices and profit margins in the retail electricity market in New South Wales for small customers, or any other matter related to that market, (a	13 14 15 16 17
(2)	to the Minister and may require the Market Monitor to consider	18 19 20 21
(3)	not limited to consideration of information of a kind referred to	22 23 24
234C—Rep	orts to Parliament	25
(1)	table a report required by this Part to be laid before the House, the Minister may present copies of the report to the Clerk of the	26 27 28 29
(2)	The report—	30
	``````````````````````````````````````	31 32
	(b) may be printed by authority of the Clerk of the House; and	33
	to be a report published by or under the authority of the	34 35 36
	(d) is to be recorded—	37
	`'	38
		40 41
		42 43

234D—Regu	ılatior	ns	1			
		The NSW regulations may make provision for or with respect to the following matters—				
	(a)	reports by the Market Monitor for the purposes of this Part;	4			
	(b)	conferring functions on the Market Monitor that are related or ancillary to its review, reporting and monitoring functions under this Part;	5 6 7			
	(c)	without limiting paragraph (b), providing for the conduct of a special review and conferring related functions on the Market Monitor, including powers to require retailers or other persons to provide information or other evidence for the purposes of a special review;	10 11 12			
	(d)	prohibiting or regulating the disclosure of information or the provision of evidence to the Market Monitor;	13 14			
	(e)	if the Independent Pricing and Regulatory Tribunal is prescribed as the Market Monitor, applying provisions (with or without modification) of the <i>Independent Pricing and Regulatory Tribunal Act 1992</i> or the <i>Electricity Supply Act 1995</i> to the exercise of functions by the Market Monitor under this Part	15 16 17 18 19			

Schedule 2			Amendment of National Energy Retail Law Adoption) Regulation 2013	1	
[1]	Clau	se 4 S	mall c	customers and regulated offer customers	3
	Omit	t clause	e 4 (2)	. Insert instead:	4
		(2)	of th	the purposes of the definition of <i>regulated offer customer</i> in section 37B ne National Law, the consumption threshold for a customer to be a lated offer customer is a rate of 1,000 gigajoules per year.	5 6 7
[2]	Clau	se 4 (3	3)		8
	Omi	t "ener	gy" w	herever occurring. Insert instead "gas".	9
[3]	Clau	se 6 R	egula	ted offer retailers	10
	Omi	t clause	e 6 (2)		11
[4]	Clau	ses 8	4–8E		12
	Inser	t after	clause	8:	13
	8A	Mark	et Mo	onitor	14
				Independent Pricing and Regulatory Tribunal is prescribed as the Market itor for the purposes of Part 9A of the National Law.	15 16
	8B	Pow	ers of	Market Monitor and conduct of special reviews	17
		(1)	In a	special review under Part 9A of the National Law, the Market Monitor:	18
			(a)	is to act with as little formality as possible, and	19
			(b)	may inform itself on any matter in any way it thinks fit and is not bound by the rules of evidence, and	20 21
			(c)	may receive information or submissions in the form of oral or written statements, and	22 23
			(d)	may consult with such persons as it thinks fit.	24
		(2)	semi	Market Monitor may, but is not required to, hold hearings or public inars, conduct workshops and establish working groups and task forces for purposes of a special review.	25 26 27
		(3)	The	Market Monitor must consult with retailers in a special review.	28
		(4)	If th adve hear	he Market Monitor holds hearings, it must give reasonable notice, by crtisement published in a newspaper circulating in the State, of the ings.	29 30 31
		(5)	and o	Market Monitor may call for written submissions and may specify a time date by which those submissions must be made. The Market Monitor may not the time for the making of submissions.	32 33 34
		(6)		earing may be held in public or in private, at the discretion of the Market itor, and may be conducted as determined by the Market Monitor.	35 36

8C	Provision of information, documents and evidence					
	(1)	For the purposes of a special review, the Chairperson of the Market Monitor may, by notice in writing served on an officer of a retailer or any other person, require the officer or person to do any one or more of the following:				
		(a)	to give to the Market Monitor, on or before a day specified in the notice, a statement setting out such information as is so specified,	5 6		
		(b)	to give to the Market Monitor, on or before a day specified in the notice, such documents as are so specified,	7 8		
		(c)	to attend a meeting or hearing of the Market Monitor to give evidence.	9		
	(2)	If doo Moni	cuments are given to the Market Monitor under this clause, the Market itor:	10 11		
		(a)	may take possession of, and make copies of or take extracts from, the documents, and	12 13		
		(b)	may keep possession of the documents for such period as is necessary for the purposes of the special review to which they relate, and	14 15		
		(c)	during that period must permit them to be inspected at all reasonable times by persons who would be entitled to inspect them if they were not in the possession of the Market Monitor.	16 17 18		
8D	Confi	identia	al information	19		
	(1)	If a person provides information ( <i>protected information</i> ) to the Market Monitor for the purposes of a special review on the understanding that the information is confidential and will not be divulged, the Market Monitor is required to ensure that the information is not divulged by it to any person, except:				
		(a)	with the consent of the person who provided the information, or	25		
		(b)	to the extent that the Market Monitor is satisfied that the information is not confidential in nature, or	26 27		
		(c)	to a member or officer of the Market Monitor.	28		
	(2)	If the Market Monitor is satisfied that protected information provided to the Market Monitor by a person needs to be divulged for the purposes of its report on the special review, and the exceptions in subclause (1) (a)–(c) are not applicable, the Market Monitor may notify the person that the Market Monitor proposes to divulge the information in its report after a specified period.				
	(3)	After the specified period, and despite subclause (1), the Market Monitor may divulge the information in its report.				
	(4)	confi funct	e Market Monitor is satisfied that it is desirable to do so because of the dential nature of any information provided to it in connection with its ions relating to a special review, it may give directions prohibiting or cting the divulging of the information.	36 37 38 39		
	(5)	A per	rson must not contravene a direction given under subclause (4).	40		
		Maxi	mum penalty: 100 penalty units.	41		
	(6)	meeti	ference in this clause to information includes information given at a ing or hearing of the Market Monitor and information contained in any ments given to the Market Monitor.	42 43 44		

	8E	Offe	Offences					
		(1)	A pe	erson must not, without reasonable excuse:	2			
			(a)	refuse or fail to comply with a notice served under clause 8C, or	3			
			(b)	refuse or fail to answer a question that the person is required to answer by the Chairperson at any meeting or hearing before the Market Monitor for the purposes of a special review.	4 5 6			
		(2)	the n	a reasonable excuse for the purposes of subclause (1) that to comply with notice or to answer the question might tend to incriminate a natural person take the person liable to any forfeiture or penalty.	7 8 9			
		(3)	A pe	erson must not:	10			
			(a)	give to the Market Monitor, whether orally or in writing, information that the person knows to be false or misleading in a material particular (unless the person informs the Market Monitor of that fact), or	11 12 13			
			(b)	at a meeting of or hearing before the Market Monitor, give evidence that the person knows to be false or misleading in a material particular.	14 15			
		(4)	other purp	erson must not hinder, obstruct or interfere with the Chairperson or any remember of the Market Monitor in the exercise of functions for the coses of a special review as Chairperson or other member.	16 17 18			
			Max	imum penalty: 100 penalty units.	19			
[5]	Clau	se 27	Credit	ts under solar bonus scheme	20			
	Inser	t "forn	ner" b	efore "regulated".	21			
[6]	Clause 44 Voluntary pricing agreements for gas							
	Omit	t "volu	ntary t	transitional pricing arrangement" from clause 44 (1).	23			
	Inser	t inste	ad "vo	sluntary pricing agreement".	24			
[7]	Clau	se 44	(2) an	d (3)	25			
	Omi	t "arraı	ngeme	nt" wherever occurring. Insert instead "agreement".	26			
[8]	Part 6, Division 7							
	Inser	Insert after Division 6:						
	Division 7 Provisions consequent on enactment of Energy Legislation Amendment (Retail Price Deregulation) Act 2014							
	50	Forn	ner re	gulated offer customers	32			
		(1)	being	clause applies to a customer who was, immediately before 1 July 2014, g the date of commencement of this clause, a regulated offer customer for supply of electricity to the customer.	33 34 35			
		(2)	and the cond	hat commencement, the customer is taken to be a standing offer customer the regulated offer contract is taken to be replaced by a contract between customer and the designated retailer for that customer on the terms and litions (including standing offer prices) applicable to a standard retail ract between a small customer and the designated retailer under the onal Law.	36 37 38 39 40 41			

(3)	A payment plan, or an arrangement as to a payment method, in force in relation to the customer immediately before that commencement continues to have effect in relation to the customer, subject to any subsequent agreement between the customer and the designated retailer or another retailer.					
(4)	A notice that was given, and was in operation, under the contract for the supply of electricity to the customer immediately before that commencement is taken to be a notice given under the standard retail contract.	5 6 7				
(5)	A hardship policy applicable to the customer immediately before that commencement continues to apply to the customer.	8 9				
(6)	Rule 36 of the <i>National Energy Retail Rules</i> applies to a change of tariff that occurs when a contract is replaced by another contract under this clause with the following modifications:					
	(a) a meter reading or metering data is not required to be obtained at the time the type of tariff changes,	13 14				
	(b) the customer's bill is to be based on an estimation of the customer's consumption of energy in accordance with rule 21 of those Rules and, for that purpose, the customer is taken to consent to the use of estimation by the retailer,	15 16 17 18				
	(c) the date from which the new type of tariff applies for the purposes of calculating the bill is 1 July 2014, being the date of commencement of this clause.	19 20 21				
Revi	al of provision	22				
	Section 145 (4) of the National Law has effect on and from 1 July 2014, being the date of commencement of this clause, as if Schedule 1 [23] to the Act, as					

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in force before that commencement, had not been made.

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Scł	nedule 3	Amendment of Electricity Supply Act 1995 No 94	1
[1]		A Distribution network service providers to allow small renewable energy s to feed-in to network	2
	Omit "regu	lated offer customer" wherever occurring in section 15A (3).	4
	Insert inste	ad "former regulated offer customer or small customer".	5
[2]	Section 15	5A (5), (6) (a) and (8G)	6
	Omit "regu	lated offer customer" wherever occurring.	7
	Insert inste	ad "former regulated offer customer".	8
[3]	Section 15	5A (7)	9
	Omit "regu	lated offer customers" wherever occurring.	10
	Insert inste	ad "former regulated offer customers or small customers".	11
[4]	Section 15	5A (8H)	12
	Insert after	section 15A (8G):	13
	(8H)	In this section:	14
		former regulated offer customer means a person who was, immediately before I July 2014, being the date of commencement of this subsection, a regulated offer customer within the meaning of this Act.	15 16 17
[5]	Section 43	EA Referrals for determinations	18
	Omit the se	ection.	19
[6]	Section 43 charges	EB Tribunal to determine regulated retail tariffs and regulated retail	20 21
	Omit the se	ection.	22
[7]	Section 43	EE Powers of Tribunal and conduct of special reviews	23
	Omit "regu	lated offer" from section 43EE (3).	24
[8]	Section 43	EF Provision of information, documents and evidence	25
	Omit "regu	lated offer" from section 43EF (1).	26
[9]	Section 43	EJ Provisions to cease to have effect	27
	Omit section	on 43EJ (1).	28
[10]	Section 43	EJ (2)	29
	Omit "(oth	er than sections 43EA–43EC)".	30
[11]	Section 87	Licence auditing functions of Tribunal	31
	Omit section	on 87 (1). Insert instead:	32
	(1)	The functions of the Tribunal under this Division are to monitor, and report to the Minister on, the extent to which distribution network service providers comply, or fail to comply, with the conditions imposed on licences held by them.	33 34 35 36

[12]	Section 87	7 (2A)		1
	Omit the su	ubsecti	on.	2
[13]	Section 87	'B Mai	ntenance and provision of records and information	3
	Omit section	on 87B	(1) and (4).	4
[14]	Section 87	C Offe	ences	5
	Omit section	on 87C	(1)–(4). Insert instead:	6
	(1)		erson must not, without reasonable excuse, refuse or fail to comply with a ce served under section 87B.	7 8
	(2)	the n	a reasonable excuse for the purposes of subsection (1) that to comply with notice might tend to incriminate a natural person or make the person liable by forfeiture or penalty.	9 10 11
	(3)	infor	erson must not give to the Tribunal, whether orally or in writing, mation that the person knows to be false or misleading in a material cular (unless the person informs the Tribunal of that fact).	12 13 14
	(4)	othe	erson must not hinder, obstruct or interfere with the Chairperson or any r member of the Tribunal in the exercise of functions for the purposes of on 87B as Chairperson or other member.	15 16 17
[15]	Section 88	3 Annu	al reports	18
	Omit section	on 88 (	1). Insert instead:	19
	(1)	the T whic comp	oon as practicable after 30 June (but on or before 31 October) in each year, Tribunal must prepare and forward to the Minister a report on the extent to the distribution network service providers have complied, or failed to ply, with the conditions imposed on the licences held by them during the nonths ending on 30 June in that year.	20 21 22 23 24
[16]	Section 96	B Ene	ergy ombudsman scheme	25
	Omit "or re	egulate	ed offer customers" from section 96B (1A) (c).	26
[17]	Section 96	B (1A)	) (e)	27
	Omit the pa	aragrap	oh. Insert instead:	28
		(e)	without limiting paragraph (d), disputes and complaints between regulated offer customers and regulated offer retailers or reticulators relating to regulated offer prices or pricing agreements under the <i>Gas Supply Act 1996</i> or the <i>National Energy Retail Law (NSW)</i> ,	29 30 31 32
[18]	Section 96	C Lice	ence conditions relating to approved energy ombudsman scheme	33
	Omit "or re	egulate	d offer customer" from section 96C (b).	34
[19]	Section 17	9A Co	ompensation not payable	35
	Insert "form	ner" be	efore "regulated offer" in section 179A (1A) (d).	36
[20]	Section 17	79A (1	A) (d)	37
	Insert "with	hin the	meaning of section 15A" after "complying generators".	38
[21]	Section 19	5 Rev	iew of solar bonus scheme by Minister	39
	Insert "form	ner" be	efore "regulated offer" in section 195 (1).	40

[22]	Schedule 6 Savings, transitional and other provisions		1	
	Insert at the end of the Schedule with appropriate Part and clause numbering:			
	Part	Provisions consequent on enactment of Energy Legislation Amendment (Retail Price Deregulation) Act 2014	3	
	Defi	nition	6	
		In this Part:	7	
		amending Act means the Energy Legislation Amendment (Retail Price Deregulation) Act 2014.	8	
	Licence auditing			
		The Tribunal is to continue to carry out its functions under sections 87 (1) (b) and 88 (1) (b), as in force before the repeal of those paragraphs by the amending Act, in respect of any period before those repeals and this Act applies to those functions as if the amending Act had not commenced.	11 12 13	
	Review of decisions			
	(1)	A person who was a regulated offer customer for the supply of electricity immediately before 1 July 2014, being the date of commencement of this clause, may make an application under section 96A in respect of any decision made before that commencement for which an application could have been made under an energy ombudsman scheme before that commencement. Section 96A continues to apply to any such application.	16 17 18 19 20 21	
	(2)	The provisions of an energy ombudsman scheme approved under section 96B and applicable to regulated offer customers for the supply of electricity immediately before that commencement continue to apply to a dispute or complaint between the regulated offer customer and a retailer about a matter that occurred before that commencement.	22 23 24 25 26	
[23]	Dictionary		27	
	Omit "regulated offer" from paragraph (a1) of the definition of <i>distribution system</i> .			
	Insert instead "former regulated offer customers or small".			
[24]	Dictionary, definitions of "regulated retail charge" and "regulated retail tariff"			
	Omit the definitions.			

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Scł	nedule 4 Amendment of Electricity Supply (General) Regulation 2001	1 2
[1]	Clause 12 Persons who may apply to energy ombudsman Omit "the Act," from clause 12 (1) (d).	3
[2]	Clause 148 Reporting and provision of information  Omit "regulated offer customer or other" from clause 148 (6) (d).	
[3]	Clause 151 Saving of rights of solar bonus scheme applicants who applied for connection to distribution network before 29/4/2011 and were connected on or before 30/6/2012	
	Omit "regulated offer customers or other" from clause 151 (2).	10
[4]	Clause 162 Date on which Division 5 of Part 4 ceases to have effect	11
	Omit "section 43EJ (1)". Insert instead "section 43EJ (2)".	12

Sch	nedule 5	Amendment of Gas Supply Act 1996 No 38	1
[1]	Section 28A Division to cease to have effect		
	Omit section 28A (1). Insert instead:		
	(1)	This Division ceases to have effect on the day prescribed by the regulations for the purposes of this section.	5
[2]	Section 75A Regulatory functions of Tribunal		
	Omit "voluntary transitional pricing arrangement" wherever occurring in section 75A (3A), (3B) and (3C) (b).		
	Insert instead "voluntary pricing agreement".		9
[3]	Schedule 2 Savings, transitional and other provisions		
	Insert at the end of the Schedule with appropriate Part and clause numbering:		
	Part	Provisions consequent on enactment of Energy	12
		Legislation Amendment (Retail Price Deregulation)	13
		Act 2014	14
	Revi	val of gas pricing orders provisions	15
		Division 3 of Part 2 of this Act (other than section 28A), as in force immediately before 30 June 2013, has effect on and from the date of assent to the <i>Energy Legislation Amendment (Retail Price Deregulation) Act 2014</i> as if section 28A (1) as then in force had not been made.	16 17 18