

# Electricity Industry Participation Code Amendment (Minor Code Amendments) (No 2) 2014

Pursuant to section 38 and section 39(3) of the Electricity Industry Act 2010, and having complied with section 39 of that Act, I make the following amendments to the Electricity Industry Participation Code 2010.

At Wellington on the 18<sup>th</sup> day of August 2014



Dr Thomas Brent Layton  
Chairperson  
Electricity Authority

Certified in order for signature:



Andrew Springett  
Senior Legal Counsel  
Electricity Authority

15 August 2014



Tony Dellow  
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15 August 2014

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## Amendment

- Title**  
This is the Electricity Industry Participation Code Amendment (Minor Code Amendments) (No 2) 2014.
- Commencement**  
This amendment comes into force on 19 September 2014.
- Code amended**  
This amendment amends the Electricity Industry Participation Code 2010.

**4 Clause 14.36 amended (Issue of invoices)**

- (1) In clause 14.36(4), after "**reconciliation manager** revised **reconciliation information**", insert ", or revised information under clause 15.20C,".
- (2) In clause 14.36(4)(a) and (b), replace "**reconciliation information**" with "information" in each place.

**5 Clause 15.29 amended (Volume information disputes)**

In clause 15.29(12)(b), after "whose **volume information**", insert "or **dispatchable load information**".

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**Explanatory Note**

*This note is not part of the amendment, but is intended to indicate its general effect.*

This amendment to the Electricity Industry Participation Code 2010 comes into force on 19 September 2014.

The amendment corrects errors in the drafting of a previous Code amendment. The amendment provides for the issue of invoices by the clearing manager if the clearing manager receives revised information under clause 15.20C, and for reconciliation participants to provide corrected dispatchable load information to the reconciliation manager to resolve a volume information dispute.

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Date of notification in the *Gazette*: 21 August 2014