Licensee Report June 2014

Introduction

Pursuant to paragraph 43.6 of Condition of the Standard Distribution Licence, and following the receipt of the annual report of the Compliance Officer, UK Power Networks is pleased to submit this report to the Authority in respect of:

Eastern Power Networks plc;
London Power Networks plc; and
South Eastern Power Networks plc.

This report covers the period from 1 April 2013 to 7 April 2014. This extended report covers the 1-7 April 2014 as the obligations in respect of both Conditions 42 and 43 ceased to have effect on the latter date. Accordingly this will be the last such report on this subject.

Managerial Separation

UK Power Networks (Operations) Ltd contains the three licensed distribution companies listed above. UK Power Networks (Operations) Ltd. contains all of the staff who carry out the work on the licensed assets, including pricing, finance, HR, internal communications, regulation and asset operation and management. UK Power Networks also employs staff who carry out similar work on commercial networks and controls are in place to maintain confidentiality between the two functions.

The head office for the licensees is at Newington House in London and this building, along with all other UK Power Networks sites are only accessible by UK Power Networks staff. The only building sharing taking place is the use of the cafeteria in Energy House (a UK Power Networks building in Crawley) by EDF Energy staff. Access is strictly controlled by swipe card to only allow access to the cafeteria part of the building by EDF Energy staff.
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**Implementation Responsibility**

The Chief Executive Officer of UK Power Networks has overall responsibility for ensuring compliance with Distribution Standard Licence Conditions appertaining to separation. Day-to-day responsibility has been delegated to the Head of Regulation and his team, via the Director of Strategy and Regulation & CFO. The team work closely with the Compliance Officer to ensure that the relevant licence requirements are met.

**Responsibility and Monitoring**

UK Power Networks believes that the successful management and implementation of controls associated with confidentiality of information are contingent on full ownership, responsibility and empowerment by relevant individuals across the business.

Monitoring of separation is inbuilt into the day-to-day activities of the Compliance Officer and the Head of Regulation’s team.

**New or Modified Systems**

No new IT systems have been introduced which could cause concern under licence condition 42.

**Staff Training**

This year compliance training has been provided on an as requested basis. New employees continue to be briefed on the importance and significance of confidentiality of information as part of the induction process. This is monitored through the completion of an induction checklist managed by HR and monitored by the Compliance Officer.

**Staff Movements**

As no affiliated suppliers now exist staff movements and quarantine are no longer monitored.
Complaints and Representations

No complaints or representations were made to the Compliance Officer during the period covered by this report.

Contacts

Any questions or comments on this report should be addressed to:

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