# **Ergon Energy Corporation Ltd**

Ring-Fencing Guideline Compliance Report For the period 1 January 2022 to 31 December 2022



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## 1. Executive Summary

### 1.1 Introduction

The Australian Energy Regulator (the AER) published the Electricity Distribution Ring-Fencing Guideline on 30 November 2016 under the National Electricity Rules (the NER) with amendments made on 17 October 2017 (the Guideline). The Guideline requires functional separation of regulated and competitive business activities to promote competition in the provision of contestable electricity services.

Under clause 6.2.1c of the Guideline, OCM (O'Connor Marsden & Associates Pty Ltd) has been engaged per the engagement letter between Ergon Energy Corporation Limited (Ergon) and OCM dated 10 February 2023 as the qualified independent authority to provide reasonable assurance that Ergon's Ring-Fencing Annual Compliance Report has been prepared in compliance with 6.2.1a of the Guideline as evaluated against 6.2.1b of the Guideline, in all material respects, for the periods 1 January to 3 February 2022 (Version 2 of the Guideline) and 4 February to 31 December 2022 (Version 3 of the Guideline).

### 1.2 Summary of Findings

No exceptions were identified as a result of the procedures conducted during this review. Details of the procedures undertaken are provided in Section 2 Detailed Findings below. Testing relevant to both Version 2 and 3 of the Guideline is presented in white with additional requirements under Version 3 presented in orange.

### 1.3 Rating Applied

The ratings applied to the results of our testing are defined below based on OCM's interpretation of the Guideline. The evaluation of the results of our tests as they relate to the Obligation is based on applying our professional judgement and considering the available facts and circumstances.

| No Exception | Requirements of the Obligation have been met with no or only minor improvement opportunities. Any findings noted are considered minor and require routine efforts to correct in the normal course of business. |
|--------------|--|
| Exception    | The requirements of the Obligation have not been fully met. Findings noted require remedial action.  |





## Independent Assurance Report to the Directors of Ergon

#### Opinion

We have undertaken a reasonable assurance engagement on whether Ergon's Ring-Fencing Compliance Report has been prepared in compliance with 6.2.1a of the Ring-Fencing Guideline - Electricity Distribution (the Guideline) as evaluated against 6.2.1b of the Guideline in all material respects for the periods from 1 January to 3 February 2022 (Version 2 of the Guideline) and 4 February to 31 December 2022 (Version 3 of the Guideline). The Ring-Fencing Compliance Report will accompany this report, for the purpose of reporting to the Australian Energy Regulator (AER).

In our opinion, the Ergon's Ring-Fencing Compliance Report has been prepared in compliance with 6.2.1a of the Guideline as evaluated against 6.2.1b of the Guideline in all material respects for the periods from 1 January to 3 February 2022 (Version 2 of the Guideline) and 4 February to 31 December 2022 (Version 3 of the Guideline).

#### **Basis for Opinion**

We conducted our engagement in accordance with Standard on Assurance Engagements ASAE 3100 Compliance Engagements (ASAE 3100) issued by the Auditing and Assurance Standards Board.

We believe that the evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

#### Responsibilities of the Directors of Ergon

The Directors are responsible for:

- a) Providing a statement with respect to the outcome of the evaluation of the compliance activity against the requirements of the Guideline, which accompanies this independent assurance report;
- b) Identifying risks that threaten the 6.2.1b of the Guideline identified above being met;
- c) Identifying suitable compliance requirements in the Guideline as required by the AER; and
- d) Identifying, designing, and implementing controls to enable the requirements of the Guideline to be met and to monitor ongoing compliance.

#### Our Independence and Quality Control

We have complied with the independence and other relevant ethical requirements relating to assurance engagements and apply Auditing Standard ASQC 1 Quality Control for Firms that Perform Audits and Reviews of Financial Reports and Other Financial Information, Other Assurance Engagements and Related Services Engagements in undertaking this assurance engagement.



#### Assurance Practitioner's Responsibilities

Our responsibility is to express an opinion on whether Ergon's Ring-Fencing Compliance Report has been prepared in compliance with 6.2.1a of the Guideline as evaluated against 6.2.1b of the Guideline in all material respects for the periods from 1 January to 3 February 2022 (Version 2 of the Guideline) and 4 February to 31 December 2022 (Version 3 of the Guideline). ASAE 3100 requires that we plan and perform our procedures to obtain reasonable assurance about whether Ergon's Ring-Fencing Compliance Report has been prepared in compliance with 6.2.1a of the Guideline as evaluated against 6.2.1b of the Guideline in all material respects for the periods from 1 January to 3 February 2022 (Version 3 of the Guideline) and 4 February to 31 December 2022 (Version 3 of the periods from 1 January to 3 February 2022 (Version 2 of the Guideline) and 4 February to 31 December 2022 (Version 3 of the Guideline).

An assurance engagement to report on the Ergon's Ring-Fencing Compliance Report involves performing procedures to obtain evidence about the compliance activity and controls implemented to meet the requirements of the Guideline. The procedures selected depend on our judgement, including the identification and assessment of risks of material misstatement in the Ring-Fencing Compliance Report, as evaluated against 6.2.1b of the Guideline.

Our procedures included, but were not limited to:

- Inquiring with Ergon staff about measures they have put in place to enable Ergon to comply with the Obligations;
- On a sample basis, inspecting documentation to evidence the measures; and
- Inquiring with management whether they are compliant with the Obligations and corroborating our inquiry with the results of our procedures.

#### **Inherent Limitations**

Because of the inherent limitations of an assurance engagement, together with the internal control structure it is possible that fraud, error, or exception with compliance requirements may occur and not be detected.

A reasonable assurance engagement for the periods from 1 January to 3 February 2022 (Version 2 of the Guideline) and 4 February to 31 December 2022 (Version 3 of the Guideline) does not provide assurance on whether compliance with the Guideline will continue in the future.

#### **Restricted Use**

This report has been prepared for use by the Directors of Ergon for the purpose of meeting the reporting requirements to the AER. We disclaim any assumption of responsibility for any reliance on this report to any person other than Ergon, or for any purpose other than that for which it was prepared. However, we understand that a copy of the report has been requested by AER. We agree that a copy of the report may be provided to AER for their information in connection with this purpose but as will be made clear in the report, only on the basis that we accept no duty, responsibility, or liability to any party, other than you, in connection with the report or this engagement.



It is our understanding that the AER may publish a copy of our report on their website. We do not accept responsibility for the electronic presentation of our report on the AER's website. The security and controls over information on the web site is not evaluated or addressed by the independent assurance practitioner. The examination of the controls over the electronic presentation of the Ring-fencing Compliance Report on the AER's web site is beyond the scope of this engagement.

O'Connor Marsden and Associates Pty Ltd

**Catherine Blunt** 

April 2023, Brisbane



# 2. Detailed Findings

The descriptions of the tests of compliance that were performed, findings relating to the tests of compliance or aspects of the engagement, our recommendations and conclusions of whether there has been a breach of the requirements of the Guideline are described below.

The rating of each Obligation has been applied in accordance with Section 1.3.

| No. | Category            | Ref.    | Guideline Obligation              | Measures and Testing  | Results of Testing  | Recommendation                | Rating       |
|-----|---------------------|---------|-----------------------------------|---|---|-------------------------------|--------------|
| 1   | Legal<br>separation | 3.1 (a) | A DNSP must be a<br>legal entity. | <ul> <li>Measure(s):</li> <li>All EQL Group companies have<br/>separate ABNs and are registered<br/>with ASIC.</li> <li>Ergon Registered Australian<br/>Company Number (ACN).</li> </ul>                | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |
|     |                     | Tes     | Tests Performed:                  |   |   |                               |              |
|     |                     |         |                                   | <ul> <li>DNSP - We performed an ASIC search and ABN Lookup on Ergon Energy Corporation Limited using the ACN 50087646062 (trading name: Ergon Energy)</li> <li>Retail - We performed an ASIC</li> </ul> |   |                               |              |
|     |                     |         |                                   | search and ABN Lookup on Ergon<br>Energy Queensland Pty Ltd using<br>the ACN 11121177802 (trading<br>name: Ergon Energy Retail)   |   |                               |              |
|     |                     |         |                                   | <ul> <li>We performed an ASIC search and<br/>ABN Lookup on Yurika Pty Ltd<br/>using the ACN 19100214131<br/>(trading name: Energy Impact Pty<br/>Limited}</li> </ul>                                    |   |                               |              |
|     |                     |         |                                   | • The ACN number for Ergon<br>Energy verified against   |   |                               |              |



| No. | Category            | Ref.    | Guideline Obligation   | Measures and Testing   | Results of Testing  | Recommendation                | Rating       |
|-----|---------------------|---------|--|--|---|-------------------------------|--------------|
|     |                     |         |  | <ul> <li>distribution license.</li> <li>Ergon's ACN number verified<br/>against the Distribution Annual<br/>Planning Report 2022, which is<br/>found in the Ergon website<br/><u>https://www.Ergon.com.au/</u></li> </ul>  |   |                               |              |
|     |                     |         |  | <ul> <li>We inspected the Ergon's website<br/>and can confirm that the website<br/>segregates between Retail and<br/>Network (DNSP). It was explained<br/>that Ergon is part of Energy<br/>Queensland and that Ergon builds<br/>and maintains the electricity<br/>distribution network. The<br/>website also stated that Ergon is<br/>which is a subsidiary of Energy<br/>Queensland providing distribution<br/>services.</li> </ul> |   |                               |              |
|     |                     |         |  | <ul> <li>Parent Company - We performed<br/>an ASIC search and ABN Lookup<br/>on Energy Queensland Limited<br/>ABN 96 612 535 583 (Energy<br/>Queensland/EQL).</li> </ul>   |   |                               |              |
| 2   | Legal<br>separation | 3.1 (b) | A DNSP may provide<br>distribution services and<br>transmission services<br>but <b>must not provide</b><br>other services. | <ul> <li>Measure(s):</li> <li>Ergon constitution.</li> <li>Board paper templates include<br/>means for identifying Ring-<br/>Fencing papers.</li> </ul>  | Based on the testing performed we have not identified any matters of exception. | There are no recommendations. | No Exception |
|     |                     |         |  | <ul> <li>A separate affiliated entity Yurika<br/>was established to perform<br/>"other services" outside</li> </ul>  |   |                               |              |



| No. | Category | Ref.      | Guideline Obligation                           | Measures and Testing   | Results of Testing                 | Recommendation                | Rating       |
|-----|----------|-----------|--|--|------------------------------------|-------------------------------|--------------|
|     |          |           |  | distribution and transmission<br>services which are performed by<br>Ergon.   |                                    |                               |              |
|     |          |           |  | Tests Performed:   |                                    |                               |              |
|     |          |           |  | <ul> <li>We inspected Ergon's<br/>constitution.</li> </ul>   |                                    |                               |              |
|     |          |           |  | <ul> <li>We inspected Board papers<br/>across the period to determine<br/>whether Ring-fencing related<br/>meeting content was flagged<br/>appropriately.</li> </ul>   |                                    |                               |              |
|     |          |           |  | • From the population of feedback cases received within the period, we selected a sample to determine if the feedback cases were received on the basis Ergon has not provided contestable services to customers.   |                                    |                               |              |
|     |          |           |  | <ul> <li>From a population of legal<br/>agreements between Ergon and<br/>service providers we obtained a<br/>sample to determine whether the<br/>ring-fencing requirements for<br/>service providers had been<br/>included and agreements have<br/>been signed.</li> </ul> |                                    |                               |              |
| 3   | Separate | 3.2.1 (a) | A DNSP must establish                          | Measure(s):  | Based on the testing performed we  | There are no recommendations. | No Exception |
|     | accounts |           | and maintain                                   | Cost Allocation Methodology  | have not identified any matters of |                               |              |
|     |          |           | appropriate internal                           | (CAM) continues to incorporate   | exception.                         |                               |              |
|     |          |           | accounting procedures<br>to ensure that it can | Ring-fencing requirements.   |                                    |                               |              |
|     |          |           |  | Monthly variance analysis  |                                    |                               |              |



| No. | Category | Ref. | Guideline Obligation  | Measures and Testing   | Results of Testing | Recommendation | Rating |
|-----|----------|------|---|--|--------------------|----------------|--------|
|     |          |      | demonstrate the extent<br>and nature of<br>transactions between<br>the DNSP and its<br>affiliated entities. | <ul> <li>conducted.</li> <li>Monthly Journal transfers and<br/>reconciliation process. A monthly<br/>review of general ledger accounts<br/>is performed by the Financial<br/>Controller to confirm that no<br/>breaches in this requirement have<br/>occurred. A report of variances in<br/>produced monthly.</li> </ul> |                    |                |        |
|     |          |      |   | Tests Performed:   |                    |                |        |
|     |          |      |   | <ul> <li>We inspected the CAM to<br/>determine whether it addresses<br/>the allocation of costs between<br/>distribution services and non-<br/>distribution services.</li> <li>From the population of monthly<br/>reconciliation reports we selected<br/>a sample to determine whether</li> </ul>                        |                    |                |        |
|     |          |      |   | transactions were treated in<br>accordance with the CAM and not<br>in conflict with Guideline<br>requirements.   |                    |                |        |
|     |          |      |   | <ul> <li>We inspected the Ergon Energy<br/>and Energex Cost Allocation<br/>Method Version 1.b Date of<br/>Commencement 1 January 2022<br/>located on the Ergon website<br/>(Cost Allocation Method - Ergon<br/>Energy) to ensure it complies with<br/>the CAG (Cost Allocation<br/>Guideline).</li> </ul>                |                    |                |        |



| No. | Category                          | Ref.              | Guideline Obligation   | Measures and Testing  | Results of Testing  | Recommendation                | Rating       |
|-----|-----------------------------------|-------------------|--|---|---|-------------------------------|--------------|
| 4   | Cost allocation<br>andattribution | 3.2.2<br>(a), (b) | A DNSP must allocate<br>or attribute costs to<br>distribution services:<br>- in a manner that is<br>consistent with the<br>Cost Allocation<br>Principles and its<br>approved CAM, as if<br>the Cost Allocation<br>Principles and CAM<br>otherwise applied to<br>the allocation and<br>attribution of costs<br>between distribution<br>services and non-<br>distribution services.<br>- and must not allocate<br>or attribute other costs<br>to the distribution<br>services it provides. | <ul> <li>Measure(s):</li> <li>CAM continues to incorporate<br/>Ring-fencing requirements.</li> <li>Monthly variance analysis<br/>conducted.</li> <li>Monthly reconciliation of budget<br/>vs actual.</li> <li>A separate affiliated entity Yurika<br/>was established to perform<br/>"other services" outside<br/>distribution and transmission<br/>services which are performed by<br/>Ergon.</li> <li>Tests Performed:</li> <li>We inspected the CAM to<br/>determine whether it addresses<br/>the allocation of costs between<br/>distribution services.</li> <li>From the population of monthly<br/>reconciliation reports we selected<br/>a sample to determine whether<br/>transactions were treated in<br/>accordance with the CAM and not<br/>in conflict with Guideline<br/>requirements.</li> <li>From the population of feedback<br/>cases received within the period,<br/>we selected a sample to<br/>determine if the feedback cases<br/>were received on the basis Ergon</li> </ul> | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |



| No. | Category                              | Ref.      | Guideline Obligation   | Measures and Testing   | Results of Testing  | Recommendation                | Rating       |
|-----|---------------------------------------|-----------|--|--|---|-------------------------------|--------------|
|     |                                       |           |  | or the EQL Group has not<br>provided contestable services to<br>customers.   |   |                               |              |
| 5   | Cost allocation<br>and<br>attribution | 3.2.2 (c) | A DNSP must establish,<br>maintain and keep<br>records that<br>demonstrate how it<br>meets cost allocation<br>and attribution<br>Obligations.      | <ul> <li>Measure(s):</li> <li>CAM continues to incorporate ring-fencing requirements.</li> <li>Monthly variance analysis conducted.</li> <li>Monthly reconciliation of budget vs actual.</li> <li>Tests Performed:</li> <li>We inspected the CAM to determine that it addresses the allocation of costs between distribution services and non-distribution services.</li> <li>From the population of monthly reconciliation reports we selected a sample to determine whether transactions were treated in accordance with the CAM and not in conflict with Guideline requirements.</li> </ul> | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |
| 6   | Obligation<br>not to<br>discriminate  | 4.1(b)    | A DNSP must not<br>discriminate (either<br>directly or indirectly)<br>between a related<br>electricity service<br>provider and a<br>competitor (or | <ul> <li>Measure(s):</li> <li>Staff are located in offices based<br/>on their role and ring-fencing<br/>physical separation requirements.<br/>Ring-fencing physical separation<br/>is based on DNSP/Responsible<br/>Electricity Service Provider (RESP)<br/>role.</li> </ul>   | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |



| No. | Category | Ref. | Guideline Obligation   | Measures and Testing  | Results of Testing | Recommendation | Rating |
|-----|----------|------|--|---|--------------------|----------------|--------|
|     |          |      | potential competitor)<br>of a related electricity<br>service provider in<br>connection with the<br>provision of:<br>i. <b>direct control</b><br><b>services by the DNSP</b><br>(whether to itself or to<br>any other legal entity);<br>and / or<br>ii. <b>contestable</b><br><b>electricity services</b> by<br>any other legal entity. | <ul> <li>Call Quality Evaluations.</li> <li>EQL Ring Fencing training material.</li> <li>Contract templates are Ring Fencing compliant.</li> <li>Tests Performed:         <ul> <li>We inspected the office and accommodation arrangements to determine whether:                 <ul> <li>Ergon offices or accommodation are separate from its affiliate (or appropriate segregation is in place using electronic access controls).</li> <li>Secure floors and offices have been identified.</li> <li>From the population of procurement contracts executed during the period we selected a sample to determine whether Ring-fencing requirements for service providers have been included (where appropriate); and agreements have been signed and executed.</li> <li>From the population of call quality evaluations, we selected a sample to determine whether the</li> </ul> </li> </ul> </li> </ul> |                    |                |        |



| No. | Category                                      | Ref.     | Guideline Obligation   | Measures and Testing  | Results of Testing  | Recommendation                | Rating       |
|-----|---|----------|--|---|---|-------------------------------|--------------|
|     |   |          |  | <ul> <li>evaluations assessed for<br/>discriminatory behaviour<br/>between a related electricity<br/>service provider and a<br/>competitor.</li> <li>We inspected the EQL Business<br/>Procurement Rules document<br/>which has a specific section on<br/>ring-fencing. Procurements over<br/>\$500k go through the tender<br/>process; Queensland government<br/>tender website QT Tender</li> <li>We inspected the EQL Ring<br/>Fencing training material to<br/>determine whether it outlined<br/>that Ergon cannot discriminate<br/>(either directly or indirectly)<br/>between a related electricity<br/>service provider and a<br/>competitor.</li> </ul> |   |                               |              |
| 7   | Offices, staff,<br>branding and<br>promotions | 4.2.1(a) | A DNSP must use<br>offices that are<br>separate from any<br>offices from which a<br>related electricity<br>service provider<br>provides contestable<br>electricity services. | <ul> <li>Measure(s):</li> <li>Individual office security<br/>arrangements are based on type<br/>of offices (RESP only, DNSP only,<br/>mixed DNSP/RESP, regional).</li> <li>Staff re-located based on roles –<br/>DNSP / Corporate / RESP.</li> <li>Tests Performed:</li> <li>We inspected the office and<br/>accommodation arrangements to<br/>determine whether:</li> </ul>  | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |



| No. | Category      | Ref.     | Guideline Obligation   | Measures and Testing  | Results of Testing  | Recommendation                | Rating       |
|-----|---------------|----------|--|---|---|-------------------------------|--------------|
| 8   | Staff sharing | 4.2.2(a) | A DNSP must ensure   | <ul> <li>Ergon offices are<br/>separate from its affiliate<br/>(or appropriate<br/>segregation is in place<br/>using electronic access<br/>controls).</li> <li>Secure floors and offices<br/>have been identified.</li> <li>For the staff seconded over the<br/>period we inspected their physical<br/>access records across Ergon and<br/>the affiliate offices to determine<br/>whether they were restricted<br/>from entering secure floors or<br/>offices across Ergon's offices<br/>whilst on secondment at the<br/>affiliate.</li> <li>Measure(s):</li> </ul> | Based on the training register  | There are no recommendations. | No Exception |
|     |               |          | that its staff involved in<br>the provision or<br>marketing of direct<br>control services are not<br>also involved in the<br>provision or marketing<br>of contestable<br>electricity services by a<br>related electricity<br>service provider. | <ul> <li>EQL employee induction and<br/>training material includes Ring-<br/>Fencing awareness requirements.</li> <li>All role descriptions updated to<br/>ensure description does not<br/>include a requirement to<br/>undertake both RESP and DNSP<br/>activities.</li> <li>Tests Performed:</li> <li>We inspected the training<br/>material to determine whether it<br/>includes the obligation for a DNSP<br/>not to discriminate between a</li> </ul>  | provided - Ergon training<br>completion is 99.96% (2<br>employees are overdue). |                               | NO Exception |



| N | lo. | Category      | Ref.     | Guideline Obligation  | Measures and Testing  | Results of Testing  | Recommendation                | Rating         |
|---|-----|---------------|----------|---|---|---|-------------------------------|----------------|
| 9 | 1 . | Staff sharing | 4.2.2(c) | The remuneration,<br>incentives and other<br>benefits (financial or<br>otherwise) a DNSP<br>provides to a member of<br>its staff <b>must not give</b><br><b>the member of staff an</b><br><b>incentive to act in</b><br><b>manner that is contrary</b><br><b>to the DNSP's</b><br><b>Obligations</b> under this<br>Guideline. | <ul> <li>related electricity service provider<br/>and a competitor.</li> <li>We inspected a sample of Ergon<br/>role descriptions to determine<br/>whether their role did not require<br/>them to undertake both RESP and<br/>DNSP activities.</li> <li>Measure(s): <ul> <li>Performance Framework User<br/>Guide.</li> <li>Remuneration template is Ring-<br/>Fencing compliant based on staff<br/>position.</li> </ul> </li> <li>Tests Performed: <ul> <li>We inspected the Official<br/>Performance Framework User<br/>Guide to confirm that Leaders<br/>were not incentivised for growth<br/>in revenue for an unregulated<br/>service.</li> </ul> </li> <li>We inspected the program in<br/>place to oversee the allocation of<br/>KPIs across both Ergon and their<br/>affiliated entity to determine<br/>whether Ergon staff were not<br/>incentivised to refer opportunity<br/>to their affiliated entities.</li> <li>We inspected a populated<br/>incentive template of a EQL staff</li> </ul> | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No exceptions. |
|   |     |               |          |   | member to determine whether their incentives were contrary to   |   |                               |                |



| No. | Category                            | Ref.  | Guideline Obligation  | Measures and Testing   | Results of Testing  | Recommendation                | Rating        |
|-----|-------------------------------------|---|---|--|---|-------------------------------|---------------|
| 10  | Branding and<br>cross-<br>promotion | romotion i. must u<br>romotion for its<br>independent | A DNSP:<br>i. must use branding<br>for its direct control<br>services that is<br>independent and<br>separate from the<br>branding used by a   | <ul> <li>the DNSPs obligations.</li> <li>From the population of staff, we obtained a sample to test whether they were their performance measures provided incentive to act in manner that is contrary to the DNSP's Obligations.</li> <li>Measure(s):</li> <li>Ring-fencing training.</li> <li>Ring-fencing training register.</li> <li>DNSP/RESP fleet follow approved Ring-fencing Branding Guidelines.</li> <li>Contract templates have been</li> </ul> | Based on the training register<br>provided Ergon training completion<br>is 99.96% (2 employees are<br>overdue). | There are no recommendations. | No exceptions |
|     |                                     |   | related electricity<br>service provider for<br>contestable electricity<br>services, such that a<br>reasonable person<br>would not infer from  | <ul> <li>updated to reflect Ring-fencing<br/>requirements where applicable.</li> <li>EQL email signature guidelines<br/>are in available on the EQL Brand<br/>Centre.</li> <li>Tests Performed:</li> </ul>   |   |                               |               |
|     |                                     |   | the respective<br>branding that the<br>DNSP and the related<br>electricity service<br>provider are related.<br>ii. Must not advertise<br>or promote its direct<br>control services and<br>its contestable<br>electricity services | <ul> <li>We inspected training material to determine whether it outlined the branding and marketing requirements as per the Guideline.</li> <li>We inspected Ergon's website to determine there are no contestable electricity services being promoted or referenced on the website.</li> </ul>  |   |                               |               |



| No. | Category R | lef. | Guideline Obligation   | Measures and Testing  | Results of Testing | Recommendation | Rating |
|-----|------------|------|--|---|--------------------|----------------|--------|
|     |            |      | that are not direct<br>control services<br>together (including by<br>way of cross-<br>advertisement or<br>cross-promotion).<br>iii. must not advertise<br>or promote<br>contestable<br>electricity services<br>provided by a related<br>electricity service<br>provider other than<br>the DNSP itself. | <ul> <li>We inspected EQL's Branding<br/>Guidelines for Ring-fencing<br/>specific treatment of branding to<br/>determine whether Ergon<br/>promote the branding of their<br/>affiliates and included<br/>consideration of fleet.</li> <li>We inspected Schedule 6 – Ring<br/>Fencing Requirements for Service<br/>Providers to determine whether<br/>Ergon promote their affiliates.</li> <li>From the population of the<br/>Customer Feedback register, we<br/>selected a sample of feedback<br/>items received (via the<br/>Ombudsman and Ergon directly)<br/>over the audit period to<br/>determine whether their<br/>customers expressed confusion<br/>over the brands when provided<br/>with service from Ergon staff.</li> <li>We inspected the EQL email<br/>signature guidelines to determine<br/>whether DNSP staff signatures:         <ul> <li>Are independent of<br/>branding used by RESP;</li> <li>Do not advertise or<br/>promote its direct<br/>control services and its<br/>contestable electricity<br/>services, and</li> </ul> </li> </ul> |                    |                |        |



| No. | Category                                  | Ref.                      | Guideline Obligation  | Measures and Testing   | Results of Testing   | Recommendation                               | Rating                      |
|-----|---|---------------------------|---|--|--|--|-----------------------------|
| No. | Category<br>Office and<br>staff registers | Ref.<br>4.2.4<br>(a), (b) | A DNSP must<br>establish, maintain,<br>and keep a register<br>that identifies:<br>(a) the classes of<br>offices to which it has<br>not applied; and<br>(b) the nature of the<br>positions (including a<br>description of the<br>roles, functions, and<br>duties) of its members<br>of staff and must make<br>the register publicly<br>available on its website. | <ul> <li>Measures and Testing         <ul> <li>Do not advertise or promote contestable electricity services.</li> </ul> </li> <li>Staff sharing registers available on the Ergon website – Ergon-Energy-Staff-Sharing-Register</li> <li>Register updated as required.</li> <li>Staff sharing quick reference matrix available and easy to access on the EQL intranet.</li> <li>Staff system access records.</li> <li>Tests Performed:         <ul> <li>We conducted a search for the registers on the Ergon customerfacing website to determine whether they were in place in place. Staff Sharing Register found on Ergon website is Version 8 as at 25/01/2023. Quarterly reporting dates are stated on the "register 15 Jan, 15 April, 15 July, 15 Oct – though can be updated more frequently if required."</li> </ul></li></ul> | Results of Testing Based on the testing performed we have not identified any matters of exception. | Recommendation There are no recommendations. | Rating         No Exception |
|     |   |                           |   | <ul> <li>Office Sharing Register found on<br/>Ergon's website is Version 8 as at<br/>11/01/2023.</li> </ul>  |  |  |                             |
|     |   |                           |   | <ul> <li>We inspected the registers to<br/>determine information that<br/>identified:</li> </ul>   |  |  |                             |



| No. | Category  | Ref.              | Guideline Obligation  | Measures and Testing   | Results of Testing  | Recommendation                | Rating       |
|-----|---|-------------------|---|--|---|-------------------------------|--------------|
|     |   |                   |   | <ul> <li>the classes of offices to<br/>which it has not applied;<br/>and,</li> <li>the nature of the<br/>positions (including a<br/>description of the roles,<br/>functions and duties) of<br/>its members of staff.</li> <li>We inspected the staff sharing<br/>quick reference matrix and the<br/>clarity of instructions provided to<br/>determine whether a staff<br/>member working for the DNSP<br/>can be shared with the affiliate.</li> <li>For the staff seconded over the<br/>period we inspected their system<br/>access records across Ergon and<br/>the affiliate to determine whether<br/>they were not accessing secure<br/>and contestable electricity<br/>information across Ergon whilst<br/>on secondment at the affiliate.</li> </ul> |   |                               |              |
| 11  | VERSION 3<br>CHANGES<br>Office and<br>staff registers | 4.2.4<br>(a), (b) | <ul> <li>(a) A DNSP must</li> <li>establish, maintain,</li> <li>and keep a register</li> <li>that identifies:</li> <li>(i) the offices to<br/>which it has not<br/>applied; and</li> <li>(ii) the staff positions<br/>(including a</li> </ul> | <ul> <li>Measure(s):</li> <li>Staff sharing registers available on<br/>the Ergon website - Ergon-Energy-<br/>Staff-Sharing-Register</li> <li>Register updated as required.</li> <li>Staff sharing quick reference<br/>matrix available and easy to<br/>access on the EQL intranet.</li> <li>Staff system access records.</li> </ul>  | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |



| No. | Category Re | ef. | Guideline Obligation  | Measures and Testing   | Results of Testing | Recommendation | Rating |
|-----|-------------|-----|---|--|--------------------|----------------|--------|
|     |             |     | description of the<br>roles, functions,<br>and duties) of those<br>staff positions.<br>(iii) the staff positions<br>which are held, or<br>have been held<br>within the previous<br>3 months, by a<br>member of staff<br>whose access to<br>electricity<br>information ceased<br>upon, or in the 12<br>months prior to,<br>commencing in that<br>position, and the<br>dates on which that<br>member of staff<br>commenced to hold<br>and (if applicable)<br>ceased to hold that<br>position.<br>(b) No later than 15<br>January, 15 April, 15<br>July and 15 October<br>each year, a DNSP<br>must publish, on its<br>website, an updated | <ul> <li>Tests Performed:</li> <li>We conducted a search for the registers on the Ergon customerfacing website to determine whether they were in place in place. Staff Sharing Register found on Ergon website is Version 8 as at 25/01/2023. Quarterly reporting dates are stated on the "register 15 Jan, 15 April, 15 July, 15 Oct – though can be updated more frequently if required."</li> <li>Office Sharing Register found on Ergon's website is Version 8 as at 11/01/2023.</li> <li>We inspected the registers to determine information that identified: <ul> <li>the classes of offices to which it has not applied; and,</li> <li>the nature of the positions (including a description of the roles, functions, and duties) of its members of staff.</li> </ul> </li> <li>We inspected the staff sharing quick reference matrix and the clarity of instructions provided to determine whether a staff member working for the DNSP</li> </ul> |                    |                |        |



| No. | Category                                     | Ref.             | Guideline Obligation  | Measures and Testing   | Results of Testing  | Recommendation                | Rating       |
|-----|--|------------------|---|--|---|-------------------------------|--------------|
|     |  |                  | version of each of the<br>registers referred.<br>The DNSP must<br>ensure that the<br>information<br>published in each<br>updated version is<br>current to the end of<br>the calendar month<br>that is immediately<br>prior to the required<br>publication date for<br>that updated version. | <ul> <li>can be shared with the affiliate.</li> <li>For the staff seconded over the period we inspected their system access records across Ergon and the affiliate to determine whether they were accessing secure and contestable electricity information across Ergon whilst on secondment at the affiliate.</li> </ul>  |   |                               |              |
| 12  | Protection of<br>confidential<br>information | 4.3.2 (a)<br>(b) | A DNSP must:<br>(a) keep confidential<br>electricity information<br>confidential,<br>(b) only use<br>confidential<br>information for the<br>purpose for which it<br>was acquired or<br>generated  | <ul> <li>Measure(s):</li> <li>All commonly used SharePoint<br/>sites have been assessed to<br/>determine if they should be ring-<br/>fenced and action taken to<br/>remove RESP access where<br/>required and testing of access<br/>conducted.</li> <li>Procedures put in place requiring<br/>Ring-fencing assessment of new<br/>SharePoint sites.</li> <li>Document containing 1,543<br/>information sources assessed to<br/>determine Ring-fencing status<br/>and RESP access removed where<br/>required.</li> <li>Tests Performed:</li> </ul> | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |



| No | o. Category   | Ref.             | Guideline Obligation   | Measures and Testing  | Results of Testing  | Recommendation                | Rating       |
|----|---|------------------|--|---|---|-------------------------------|--------------|
| 12 | VERSION 3<br>CHANGES<br>Protection of<br>ring-fenced<br>information | 4.3.2 (a)<br>(b) | A DNSP must:<br>(c) keep ring-fenced<br>information<br>confidential. Only use<br>ring-fenced information<br>for the purpose for<br>which it was acquired<br>or generated | <ul> <li>We inspected the procedures<br/>required to be followed for Ring-<br/>Fencing assessment of a sample<br/>of new SharePoint sites to<br/>determine whether it addressed<br/>Guideline requirements regarding<br/>the treatment of confidential<br/>information.</li> <li>From the population of<br/>information sources, we tested<br/>whether all staff seconded and<br/>affiliate staff accessed secure<br/>information when not permitted.</li> <li>Measure(s):</li> <li>All commonly used SharePoint<br/>sites have been assessed to<br/>determine if they should be ring-<br/>fenced and action taken to<br/>remove RESP access where<br/>required and testing of access<br/>conducted.</li> <li>Procedures put in place requiring<br/>Ring-fencing assessment of new<br/>SharePoint sites.</li> <li>Document containing information<br/>sources assessed to determine<br/>ring-fencing status and RESP<br/>access removed where required.</li> <li>Tests Performed:</li> <li>We inspected the procedures<br/>required to be followed for Ring-</li> </ul> | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |



| No. | Category                  | Ref.   | Guideline Obligation  | Measures and Testing  | Results of Testing  | Recommendation                | Rating       |
|-----|---------------------------|--|---|---|---|-------------------------------|--------------|
| 13  | Disclosure of information | 4.3.3<br>(a)-(g)   | A DNSP must not<br>disclose confidential<br>electricity information<br>to any person, including   | <ul> <li>Fencing assessment of a sample<br/>of new SharePoint sites to<br/>determine whether it addressed<br/>Guideline requirements regarding<br/>the treatment of confidential<br/>information.</li> <li>From the population of<br/>information sources, we tested<br/>whether all staff seconded, and<br/>affiliate staff accessed secure<br/>information when not permitted.</li> <li>Measure(s):</li> <li>All commonly used SharePoint<br/>sites have been assessed to<br/>determine if they should be ring-<br/>fenced and action taken to</li> </ul> | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |
|     |                           | a related electricity<br>service provider, unless:<br>(a) the DNSP has first<br>obtained the explicit<br>informed consent of the | <ul> <li>remove RESP access where</li> <li>required and testing of access</li> <li>conducted.</li> <li>Procedures put in place requiring</li> <li>Ring-fencing assessment of new</li> </ul> |   |   |                               |              |
|     |                           |  | relevant customer, or prospective customer,   | <ul><li>SharePoint sites.</li><li>Document containing information</li></ul>   |   |                               |              |
|     |                           |  | to whom the<br>confidential information<br>relates.   | <ul> <li>Bocument containing information<br/>sources assessed to determine<br/>Ring-fencing status and RESP<br/>access removed where required.</li> </ul>   |   |                               |              |
|     |                           |  | (b) the <b>disclosure is</b><br>required by, or for the<br>purpose of complying   | <ul> <li>Monthly review of IT user access<br/>to monitor any inappropriate<br/>access to systems for Ergon staff.</li> </ul>  |   |                               |              |
|     |                           |  | with <b>any law</b> .<br>(c) the <b>disclosure is</b>   | <ul> <li>Information sharing protocol.</li> <li>Tests Performed:</li> </ul>   |   |                               |              |



| No. | Category Re | ef. | Guideline Obligation   | Measures and Testing  | Results of Testing | Recommendation | Rating |
|-----|-------------|-----|--|---|--------------------|----------------|--------|
|     |             |     | necessary to enable the<br>DNSP to provide its<br>distribution services, its<br>transmission services or<br>its other services<br>(including by acquiring<br>services from other legal<br>entities).<br>(d) the information has<br>been requested by or<br>on behalf of a<br>customer, or potential<br>customer, or potential<br>customer, of another<br>legal entity, and the<br>disclosure is necessary<br>to enable the legal<br>entity to provide its<br>transmission services,<br>contestable electricity<br>services or other<br>services to the customer<br>or potential customer.<br>(e) the disclosure is<br>solely for the purpose<br>of providing assistance<br>to another Network<br>Service Provider in<br>response to an event<br>(such as an emergency) | We inspected the procedures<br>required to be followed for Ring-<br>Fencing assessment of a sample<br>of new SharePoint sites to<br>determine whether it addressed<br>Guideline requirements regarding<br>the treatment of confidential<br>information.<br>From the information sources<br>population, we tested whether all<br>staff seconded and affiliate staff<br>accessed secure information<br>when not permitted.<br>We obtained an IT user access<br>listing for all Ergon systems that<br>contain confidential information<br>and compared to listing of Yurika<br>employee to determine whether<br>there is any inappropriate access.<br>We have reviewed the<br>information sharing protocol for<br>consistency with the<br>requirements of the Guideline. |                    |                |        |



| No. | Category   | Ref.             | Guideline Obligation   | Measures and Testing  | Results of Testing  | Recommendation                | Rating       |
|-----|--|------------------|--|---|---|-------------------------------|--------------|
|     |  |                  | that is beyond the other<br>Network Service<br>Provider's reasonable<br>control.<br>(f) the disclosure is<br>solely for the purposes<br>of research by a legal<br>entity other than a<br>related electricity<br>service provider of the<br>DNSP.<br>(g) a related electricity<br>service provider of the<br>DNSP has requested<br>the disclosure and the<br>DNSP complies with<br>clause 4.3.4 in relation<br>to that confidential<br>information. |   |   |                               |              |
| 13  | VERSION 3<br>CHANGES<br>Disclosure of<br>information | 4.3.3<br>(a)-(g) | A DNSP must not<br>disclose confidential<br>electricity information<br>to any person, including<br>a related electricity<br>service provider, unless:<br>(e) the DNSP has first<br>obtained the explicit<br>informed consent of the<br>relevant customer, or   | <ul> <li>Measure(s):</li> <li>All commonly used SharePoint sites have been assessed to determine if they should be ringfenced and action taken to remove RESP access where required and testing of access conducted.</li> <li>Procedures put in place requiring ring-fencing assessment of new SharePoint sites.</li> </ul> | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |



| No. | Category F | Ref. | Guideline Obligation  | Measures and Testing   | Results of Testing | Recommendation | Rating |
|-----|------------|------|---|--|--------------------|----------------|--------|
|     |            |      | prospective customer,<br>to whom the<br>confidential information<br>relates.<br>(f) the <b>disclosure is</b><br><b>required by</b> , or for the<br>purpose of complying<br>with <b>any law</b> .<br>(g) the <b>disclosure is</b><br><b>necessary to enable the</b><br><b>DNSP to provide its</b><br><b>distribution services</b> , its<br>transmission services, or<br>its other services<br>(including by acquiring<br>services from other legal<br>entities).<br>(h) the <b>information has</b><br><b>been requested by or</b><br><b>on behalf of a</b><br><b>customer</b> , or potential<br>customer, of another<br>legal entity, and the<br>disclosure is necessary<br>to enable the legal<br>entity to provide its<br>transmission services,<br>contestable electricity<br>services or other | <ul> <li>Document containing information sources assessed to determine ring-fencing status and RESP access removed where required.</li> <li>Monthly review of IT user access to monitor any inappropriate access to systems for Ergon staff.</li> <li>Information sharing protocol.</li> <li>Tests Performed:         <ul> <li>We inspected the procedures required to be followed for Ring-Fencing assessment of a sample of new SharePoint sites to determine whether it addressed Guideline requirements regarding the treatment of confidential information.</li> <li>From the information sources population, we tested whether all staff seconded, and affiliate staff accessed secure information when not permitted.</li> <li>We obtained an IT user access listing for all Ergon systems that contain confidential information and compared to listing of Yurika employees to determine whether there is any inappropriate access.</li> <li>We have reviewed the information sharing protocol for consistency with the</li> </ul> </li> </ul> |                    |                |        |



| No. | Category | Ref. | Guideline Obligation                          | Measures and Testing           | Results of Testing | Recommendation | Rating |
|-----|----------|------|---|--------------------------------|--------------------|----------------|--------|
|     |          |      | services to the customer                      | requirements of the Guideline. |                    |                |        |
|     |          |      | or potential customer.                        |                                |                    |                |        |
|     |          |      | (h) the <b>disclosure is</b>                  |                                |                    |                |        |
|     |          |      | solely for the purpose                        |                                |                    |                |        |
|     |          |      | of providing assistance                       |                                |                    |                |        |
|     |          |      | to another Network                            |                                |                    |                |        |
|     |          |      | Service Provider in                           |                                |                    |                |        |
|     |          |      | response to an event                          |                                |                    |                |        |
|     |          |      | (such as an emergency)                        |                                |                    |                |        |
|     |          |      | that is beyond the other                      |                                |                    |                |        |
|     |          |      | Network Service                               |                                |                    |                |        |
|     |          |      | Provider's reasonable                         |                                |                    |                |        |
|     |          |      | control.                                      |                                |                    |                |        |
|     |          |      | (i) the <b>disclosure is</b>                  |                                |                    |                |        |
|     |          |      | solely for the purposes                       |                                |                    |                |        |
|     |          |      | of research by a legal                        |                                |                    |                |        |
|     |          |      | entity other than a                           |                                |                    |                |        |
|     |          |      | related electricity                           |                                |                    |                |        |
|     |          |      | service provider of the                       |                                |                    |                |        |
|     |          |      | DNSP.   |                                |                    |                |        |
|     |          |      | (j) a related electricity                     |                                |                    |                |        |
|     |          |      | service provider of the                       |                                |                    |                |        |
|     |          |      | DNSP has requested                            |                                |                    |                |        |
|     |          |      | the disclosure and the                        |                                |                    |                |        |
|     |          |      | DNSP complies with                            |                                |                    |                |        |
|     |          |      | clause 4.3.4 in relation to that confidential |                                |                    |                |        |
|     |          |      | information.                                  |                                |                    |                |        |
|     |          |      |   |                                |                    |                |        |
|     |          |      | (i) another legal entity,                     |                                |                    |                |        |



| No. | Category    | Ref.      | Guideline Obligation   | Measures and Testing  | Results of Testing                            | Recommendation                | Rating       |
|-----|-------------|-----------|--|---|---|-------------------------------|--------------|
| 14  | Information | 4.3.5 (a) | other than a related<br>electricity service<br>provider of the DNSP<br>has requested the<br>disclosure.<br>(a) A DNSP <b>must</b>  | Measure (s):  | Based on the testing performed we             | There are no recommendations. | No Exception |
|     | register    | - (c)     | establish, maintain,<br>and keep a register of<br>all:<br>i. related<br>electricity service<br>providers.<br>ii. other legal entities<br>who provide<br>contestable electricity<br>services but who are<br>not affiliates of the<br>DNSP.<br>who request access to<br>information identified<br>in clause 4.3.4(a) and<br>must make the register<br>publicly available on its<br>website.<br>(b) For each legal entity<br>that has requested that<br>a DNSP provide access<br>to information<br>identified in clause | <ul> <li>Information Sharing Register<br/>available on the Ergon website -<br/>Ergon Information Sharing Register</li> <li>Information Request Form.</li> <li>Tests Performed:         <ul> <li>We inspected the Information<br/>Sharing Register to determine<br/>whether:                 <ul> <li>It was in place and that<br/>information disclosure is<br/>accurate and reflects<br/>recent information<br/>sharing.</li> <li>It is designed to meet<br/>the requirements of the<br/>Ring-fencing Guideline.</li> <li>It is publicly available on<br/>the Ergon website.</li> <li>It disclosed staff shared<br/>or seconded over the<br/>period.</li> <li>We inspected the Information<br/>Sharing Protocol to determine<br/>whether it sets out how and</li> <li>It sets out how and</li> </ul> </li> </ul> </li> </ul> | have not identified any matters of exception. |                               |              |



| No. | Category | Ref. | Guideline Obligation  | Measures and Testing   | Results of Testing | Recommendation | Rating |
|-----|----------|------|---|--|--------------------|----------------|--------|
|     |          |      | <ul> <li>4.3.4(a), the DNSP's information register must: <ul> <li>i. identify the kind of information requested</li> <li>by the legal entity; and</li> <li>ii. describe the kind of information requested</li> <li>by the legal entity in sufficient detail to enable other legal entities to make an informed decision about whether to request that kind of information from the DNSP.</li> <li>(c) A legal entity may request that the DNSP include it on the information register in relation to some or all of the kinds of information that the DNSP is required to provide under clause 4.3.4(a), and the DNSP must comply with that request.</li> </ul></li></ul> | <ul> <li>when it will make confidential information available to RESPs and other legal entities on an equal basis.</li> <li>We inspected Ergon's customerfacing website to determine whether its Information Register was available for download.</li> </ul> |                    |                |        |



| No | Category  | Ref.               | Guideline Obligation  | Measures and Testing   | Results of Testing  | Recommendation                | Rating       |
|----|---|--------------------|---|--|---|-------------------------------|--------------|
| 14 | VERSION 3<br>CHANGES<br>Information<br>register | 4.3.5 (a)<br>- (c) | <ul> <li>(a) A DNSP must</li> <li>establish, maintain and</li> <li>keep a register of all:</li> <li>iii. related</li> <li>electricityservice</li> <li>providers.</li> <li>iv.other legal entities</li> <li>who provide</li> <li>contestable electricity</li> <li>services but who are</li> <li>not affiliates of the</li> <li>DNSP; who request</li> <li>access to information</li> <li>identified in clause</li> <li>4.3.4(a) and must make</li> <li>the register publicly</li> <li>available on its website.</li> <li>(b) For each related</li> <li>electricity service</li> <li>provider or other legal</li> <li>entity that has</li> <li>requested that a DNSP</li> <li>provide access to</li> <li>information identified</li> <li>in clause 4.3.4(a), the</li> <li>DNSP's information</li> <li>register must:</li> <li>iii. identify the</li> <li>kind of information</li> </ul> | <ul> <li>Measure (s):</li> <li>Information Sharing Register<br/>available on the Ergon website -<br/>Ergon Information Sharing Register</li> <li>Information Request Form.</li> <li>Tests Performed:</li> <li>We inspected the Information<br/>Sharing Register to determine<br/>whether: <ul> <li>It was in place and that<br/>information disclosure is<br/>accurate and reflects<br/>recent information<br/>sharing.</li> <li>It is designed to meet<br/>the requirements of the<br/>Ring-fencing Guideline.</li> <li>It is publicly available on<br/>the Ergon website.</li> <li>It disclosed staff shared<br/>or seconded over the<br/>period.</li> </ul> </li> <li>We inspected the Information<br/>Sharing Protocol to determine<br/>whether it sets out how and<br/>when it will make confidential<br/>information available to RESPs<br/>and other legal entities on an<br/>equal basis.</li> <li>We inspected Ergon's customer-</li> </ul> | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |



| No. | Category   | Ref.      | Guideline Obligation               | Measures and Testing                       | Results of Testing                 | Recommendation                | Rating       |
|-----|------------|-----------|------------------------------------|--|------------------------------------|-------------------------------|--------------|
|     |            |           | requested by the legal             | facing website to determine                |                                    |                               |              |
|     |            |           | entity; and                        | whether its Information Register           |                                    |                               |              |
|     |            |           | iv.describe the kind of            | was available for download.                |                                    |                               |              |
|     |            |           | information requested              |  |                                    |                               |              |
|     |            |           | by the legal entity in             |  |                                    |                               |              |
|     |            |           | sufficient detail to               |  |                                    |                               |              |
|     |            |           | enable other legal                 |  |                                    |                               |              |
|     |            |           | entities to make an                |  |                                    |                               |              |
|     |            |           | informed decision                  |  |                                    |                               |              |
|     |            |           | about whether to                   |  |                                    |                               |              |
|     |            |           | request that kind of               |  |                                    |                               |              |
|     |            |           | information from the               |  |                                    |                               |              |
|     |            |           | DNSP.                              |  |                                    |                               |              |
|     |            |           | (c) A legal entity may             |  |                                    |                               |              |
|     |            |           | request that the DNSP              |  |                                    |                               |              |
|     |            |           | include it on the                  |  |                                    |                               |              |
|     |            |           | information register in            |  |                                    |                               |              |
|     |            |           | relation to some or all of         |  |                                    |                               |              |
|     |            |           | the kinds of information           |  |                                    |                               |              |
|     |            |           | that the DNSP is                   |  |                                    |                               |              |
|     |            |           | required to provide                |  |                                    |                               |              |
|     |            |           | under clause 4.3.4(a),             |  |                                    |                               |              |
|     |            |           | and the DNSP must comply with that |  |                                    |                               |              |
|     |            |           | request.                           |  |                                    |                               |              |
| 15  | Conduct of | 4.4.1 (a) | A DNSP:                            | Measure(s):                                | Based on the testing performed we  | There are no recommendations. | No Exception |
|     | service    |           | (a) <b>must ensure that</b>        | <ul> <li>Mandatory ring-fencing</li> </ul> | have not identified any matters of |                               |              |
|     | providers  |           | any new or varied                  | requirements are included in all           | exception.                         |                               |              |
|     |            |           | agreement between                  | service provider agreements -              |                                    |                               |              |
|     |            |           |                                    | Schedule 6 – Ring Fencing                  |                                    |                               |              |



| No. | Category           | Ref.      | Guideline Obligation   | Measures and Testing   | Results of Testing   | Recommendation                | Rating       |
|-----|--------------------|-----------|--|--|--|-------------------------------|--------------|
|     |                    |           | the DNSP and a service<br>provider, for the<br>provision of services to<br>the DNSP that enable or<br>assist the DNSP to<br>supply direct control<br>services, requires the<br>service provider to<br>comply, in providing<br>those services, with:<br>i. clauses 4.1, 4.2.1, 4.2.2<br>and 4.3.2 of this<br>Guideline; and<br>ii. clause 4.2.3 of this<br>Guideline in relation to<br>the brands of the DNSP;<br>as if the service provider<br>was the DNSP. | <ul> <li>Requirements for Service<br/>Providers.</li> <li>Contract templates have been<br/>updated to reflect ring-fencing<br/>requirements where applicable.</li> <li>Contracts register.</li> <li>Tests Performed: <ul> <li>We inspected "Schedule 6 – Ring-fencing Requirements for Service<br/>Providers" to determine whether<br/>it contained clauses or<br/>statements that provide direction<br/>to service providers of Ergon and<br/>its related bodies corporate on<br/>the obligations under the Ring-<br/>fencing Guideline that it must<br/>comply with under the terms of<br/>the Contract.</li> <li>From the population of Ergon's<br/>procurement contracts, we<br/>selected a sample of procurement<br/>contracts executed during the<br/>period to determine whether the<br/>ring-fencing requirements for<br/>service providers have been<br/>included (where appropriate) and<br/>determined whether the<br/>agreements have been signed and<br/>executed.</li> </ul> </li> </ul> |  |                               |              |
| 16  | Conduct of service | 4.4.1 (b) | A DNSP:<br>(b) <b>must not, directly</b>   | <ul> <li>Measure(s):</li> <li>Schedule 6 – Ring-fencing</li> </ul>   | Based on the testing performed we have not identified any matters of | There are no recommendations. | No Exception |



| No. | Category                 | Ref.             | Guideline Obligation   | Measures and Testing  | Results of Testing  | Recommendation                | Rating       |
|-----|--------------------------|------------------|--|---|---|-------------------------------|--------------|
|     | providers                |                  | or indirectly,<br>encourage or<br>incentivise a service<br>provider to engage in<br>conduct which, if the<br>DNSP engaged in the<br>conduct itself, would<br>be contrary to the<br>DNSP's Obligations. | <ul> <li>requirements for Service<br/>Providers.</li> <li>Contract templates have been<br/>updated to reflect ring-fencing<br/>requirements where applicable.</li> <li><b>Tests Performed:</b> <ul> <li>We inspected "Schedule 6 – Ring-fencing Requirements for Service<br/>Providers" to determine whether<br/>it contained clauses or<br/>statements that provide direction<br/>to service providers of Ergon and<br/>its related bodies corporate on<br/>the obligations under the Ring-<br/>fencing Guideline that it must<br/>comply with under the terms of<br/>the Contract.</li> <li>From the population of Ergon's<br/>procurement contracts, we</li> </ul> </li> </ul> | exception.  |                               |              |
| 17  | The AER will not grant a | 5.2 (a) -<br>(h) | A DNSP may apply in<br>writing to the AER for a  | <ul> <li>selected a sample of procurement<br/>contracts executed during the<br/>period to determine whether the<br/>ring-fencing requirements for<br/>service providers have been<br/>included (where appropriate) and<br/>determined whether the<br/>agreements have been signed and<br/>executed.</li> <li>Measure(s):</li> <li>Waiver Register created and</li> </ul>  | Based on the testing performed we<br>have not identified any matters of | There are no recommendations. | No Exception |
|     | waiver of an             |                  | waiver. An application   | available on Ergon customer-<br>facing website - <u>Ergon Energy</u>  | exception.  |                               |              |



| No. | Category  | Ref. | Guideline Obligation   | Measures and Testing  | Results of Testing | Recommendation | Rating |
|-----|---|------|--|---|--------------------|----------------|--------|
|     | Obligation<br>under this<br>Guideline<br>other than in<br>accordance<br>with this<br>clause 5 |      | for a waiver must<br>contain all information<br>and materials necessary<br>to support the DNSP's<br>application, including:<br>(a) the <b>Obligation in</b><br><b>respect</b> of which the<br>DNSP is applying for a<br>waiver.<br>(b) the <b>reasons why</b><br>the DNSP is applying for<br>the waiver.<br>(c) <b>details of the</b><br><b>service, or services,</b> in<br>relation to which the<br>DNSP is applying for the<br>waiver.<br>(d) the <b>proposed</b><br><b>commencement date</b><br><b>and expiry date</b> (if<br>any) of the waiver and<br>the reasons for those<br>dates.<br>(e) <b>details of the costs</b><br><b>associated with the</b><br><b>DNSP</b> complying with<br>the Obligation if the<br>waiver of the Obligation | <ul> <li>Waiver Register</li> <li>Tests Performed:</li> <li>We performed a search of Ergon's customer-facing website to determine whether a Waiver Register is publicly available.</li> <li>We inspected a sample of applications in the Waiver Register to determine whether for information relating to and supporting Clauses (a) to (h).</li> <li>We cross-checked the details contained on the waiver register against the waiver decisions published on the AER website.</li> </ul> |                    |                |        |



| No. | Category   | Ref.             | Guideline Obligation  | Measures and Testing   | Results of Testing  | Recommendation                | Rating       |
|-----|--|------------------|---|--|---|-------------------------------|--------------|
|     |  |                  | were refused.<br>(f) the regulatory<br>control period(s) to<br>which the waiver<br>would apply.<br>(g) any additional<br>measures the DNSP<br>proposes to undertake<br>if the waiver were<br>granted; and<br>(h) the reasons why<br>the DNSP considers<br>the waiver should be<br>granted with reference<br>to<br>the matters specified in<br>clause 5.3.2(a), including<br>the benefits, or likely<br>benefits, of the grant of<br>the waiver to electricity<br>consumers. |  |   |                               |              |
|     | VERSION 3<br>CHANGES<br>The AER will<br>not grant a<br>waiver of an<br>Obligation<br>under this<br>Guideline | 5.2 (a) -<br>(h) | A DNSP may apply in<br>writing to the AER for a<br>waiver. An application<br>for a waiver must<br>contain all information<br>and materials necessary<br>to support the DNSP's<br>application, including:  | <ul> <li>Measure(s):</li> <li>Waiver Register created and<br/>available on Ergon customer-<br/>facing website - <u>Ergon Energy</u><br/><u>Waiver Register</u></li> <li>Tests Performed:</li> <li>We performed a search of Ergon's<br/>customer-facing website to</li> </ul> | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |



| No. | Category   | Ref. | Guideline Obligation   | Measures and Testing   | Results of Testing | Recommendation | Rating |
|-----|--|------|--|--|--------------------|----------------|--------|
|     | other than in<br>accordance<br>with this<br>clause 5 |      | <ul> <li>(i) the Obligation in respect of which the DNSP is applying for a waiver.</li> <li>(j) the reasons why</li> <li>the DNSP is applying for the waiver.</li> <li>(k) details of the service, or services, in relation to which the DNSP is applying for the waiver.</li> <li>(l) the proposed commencement date and expiry date (if any) of the waiver and the reasons for those dates.</li> <li>(m) details of the costs associated with the DNSP complying with the Obligation if the waiver of the Obligation were refused.</li> <li>(n) the regulatory control period(s) to which the waiver would apply.</li> <li>(o) any additional</li> </ul> | <ul> <li>determine whether a Waiver<br/>Register is publicly available.</li> <li>We inspected a sample of<br/>applications in the Waiver<br/>Register to determine whether<br/>for information relating to and<br/>supporting Clauses (a) to (h).</li> <li>We cross-checked the details<br/>contained on the waiver register<br/>against the waiver decisions<br/>published on the AER website.</li> </ul> |                    |                |        |



| No. | Category           | Ref.    | Guideline Obligation   | Measures and Testing   | Results of Testing  | Recommendation                | Rating       |
|-----|--------------------|---------|--|--|---|-------------------------------|--------------|
|     |                    |         | measures the DNSP<br>proposes to undertake<br>if the waiver were<br>granted; and<br>(p) the reasons why<br>the DNSP considers<br>the waiver should be<br>granted with reference<br>to<br>the matters specified in<br>clause 5.3.2(a), including<br>the benefits, or likely<br>benefits, of the grant of<br>the waiver to electricity<br>consumers.<br>5.3A Class Waivers<br>5.3A.1 Initiation and<br>consideration of a class<br>waiver<br>5.3A.2 The AER's<br>assessment of a class<br>waiver |  |   |                               |              |
| 18  | Waiver<br>register | 5.7 (a) | A DNSP must establish,<br>maintain and keep a<br>register of all waivers<br>(including any variation<br>of a waiver) and must<br>make the register<br>publicly available on its  | <ul> <li>Measure(s):</li> <li>Waiver Register created and available on Ergon customer-facing website - Ergon Energy Waiver Register</li> <li>Tests Performed:</li> <li>We performed a search of Ergon's</li> </ul> | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |



| No. | Category                  | Ref.    | Guideline Obligation  | Measures and Testing   | Results of Testing  | Recommendation                | Rating       |
|-----|---------------------------|---------|---|--|---|-------------------------------|--------------|
| 19  | Waiver<br>register        | 5.7 (b) | website.<br>The register established<br>under clause 5.7(a)<br><b>must include:</b><br><b>i. the description of</b><br><b>the conduct</b> to which<br>the waiver or interim<br>waiver applies; and<br>ii. <b>the terms and</b><br><b>conditions of the</b><br><b>waiver or interim</b><br><b>waiver or interim</b><br><b>waiver;</b> as set out in the<br>AER's written decision,<br>provided by the AER to<br>the DNSP, to grant (or<br>vary) the waiver or<br>interim waiver. | <ul> <li>customer-facing website to<br/>determine whether a waiver<br/>register is publicly available.</li> <li>We cross-checked the details<br/>contained on the waiver register<br/>against the waiver decisions<br/>published on the AER website.</li> <li>Measure(s): <ul> <li>Waiver Register created and<br/>available on Ergon customer-<br/>facing website - <u>Ergon Energy</u><br/><u>Waiver Register</u></li> </ul> </li> <li>Tests Performed: <ul> <li>We performed a search of Ergon's<br/>customer-facing website to<br/>determine whether a waiver<br/>register is publicly available.</li> <li>We inspected the applications in<br/>the Waiver Register to determine<br/>whether for information relating<br/>to and supporting Clauses (a) to<br/>(h).</li> <li>We cross-checked the details<br/>contained on the waiver register<br/>against the waiver decisions<br/>published on the AER website.</li> </ul> </li> </ul> | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |
| 20  | Maintaining<br>compliance | 6.1     | A DNSP must establish<br>and maintain<br>appropriate internal<br>procedures to ensure it<br>complies with its   | <ul> <li>Measure(s):</li> <li>Ring-fencing Awareness training module has significant update and has been rolled out.</li> <li>Ring-fencing training added to</li> </ul>  | Based on the testing performed we have not identified any matters of exception.       | There are no recommendations. | No Exception |



| No. | Category | Ref. | Guideline Obligation                 | Measures and Testing   | Results of Testing | Recommendation | Rating |
|-----|----------|------|--------------------------------------|--|--------------------|----------------|--------|
|     |          |      | Obligations under this<br>Guideline. | <ul> <li>annual EQL Group compliance<br/>training requirements.</li> <li>Confidential Information Policy<br/>includes Ring-fencing obligations.</li> <li>Ring-fencing Breach Register is<br/>created, maintained and updated.</li> <li>Breach Materiality Calculator in<br/>place which assesses breaches to<br/>determine if material. Each<br/>breach is submitted with the<br/>outcomes of the materiality<br/>calculator.</li> <li>ring.fencing@energyq.com.au<br/>email address available for all staff<br/>to request clarifying advice on<br/>Ring-fencing issues.</li> </ul> |                    |                |        |
|     |          |      |                                      | <ul> <li>Tests Performed:</li> <li>We inspected the Confidential<br/>Information Policy to determine<br/>EQL Groups approach to the<br/>management and handling of<br/>Confidential Information.</li> <li>We inspected a copy of the Ring-<br/>fencing Breach Register to<br/>determine whether reportable<br/>breaches were classified as<br/>follows:         <ul> <li>Date of the breach;</li> <li>Reportable date of the<br/>breach;</li> </ul> </li> </ul>  |                    |                |        |



| No. | Category R | Ref. | Guideline Obligation | Measures and Testing   | Results of Testing | Recommendation | Rating |
|-----|------------|------|----------------------|--|--------------------|----------------|--------|
|     |            |      |                      | <ul> <li>The nature and cause of the breach;</li> <li>Impacts of the breach, and;</li> <li>Remediation activities to address the breach.</li> <li>We inspected a copy of the Reporting potential ring-fencing breaches Guidance for Energy Queensland staff to determine whether it provides guidance for EQL staff on how to identify, and escalate for investigation, potential breaches of the AER's Ring-fencing Guideline.</li> <li>From the population of Ring-Fencing business enquiries we inspected a sample of emails sent to ring.fencing@energyq.com.au to determine the types of enquiries made by employees and the responses provided to employees to support maintaining compliance with the obligations.</li> <li>From the population of Ergon's Complaints, we selected a sample to determine whether potential Ring-fencing reportable/missed breaches were contained in the register.</li> </ul> |                    |                |        |



| No | Category                       | Ref.                     | Guideline Obligation   | Measures and Testing   | Results of Testing  | Recommendation                | Rating       |
|----|--------------------------------|--------------------------|--|--|---|-------------------------------|--------------|
| 21 | Annual<br>compliance<br>report | 6.2.1<br>(a), (b)<br>(c) | A DNSP must prepare<br>an annual ring—<br>fencing compliance<br>report each regulatory<br>year.<br>The annual<br>compliance report<br>must identify and<br>describe, in respect of<br>the regulatory year to<br>which the report relates:<br>i. the measures the<br>DNSP has taken to<br>ensure compliance<br>with its Obligations<br>under this Guideline.<br>ii. any breaches of this<br>Guideline by the<br>DNSP, or which<br>otherwise relate to the<br>DNSP; and<br>iii. all other services<br>provided by the DNSP<br>in accordance with<br>clause 3.1; and<br>iv. the purpose of all<br>transactions between<br>the DNSP and an<br>affiliated entity. | <ul> <li>Measure(s):</li> <li>Annual Compliance Report 2022</li> <li>Annual Compliance Report 2022</li> <li>Annual Compliance Report 2020/21 expectations.</li> <li>Ring-fencing Breach Register is created, maintained, and updated.</li> <li>Breach Materiality Calculator in place which assesses breaches to determine if material. Each breach is submitted with the outcomes of the materiality calculator.</li> <li>Tests Performed:</li> <li>We inspected a copy of Ergon's Annual Compliance Report 2022 to determine it addresses points (i) to (iv) of the obligation and that the disclosures are consistent with our expectation based on the reasonable assurance procedures performed.</li> <li>We inspected the Annual Compliance Report 2020/21 to determine whether all open exceptions were addressed in the audit period.</li> <li>We inspected a copy of Ergon's Ring-fencing Breach Register to determine reportable breaches were classified as follows:</li> </ul> | Based on the testing performed we<br>have not identified any matters of<br>exception. | There are no recommendations. | No Exception |



| No. | Category                                  | Ref.            | Guideline Obligation  | Measures and Testing   | Results of Testing                            | Recommendation                | Rating       |
|-----|---|-----------------|---|--|---|-------------------------------|--------------|
|     |   |                 | The annual compliance<br>report must be<br>accompanied by an<br>assessment of<br>compliance by a<br>suitably qualified<br>independent authority.  | <ul> <li>Date of the breach;</li> <li>Reportable date of the breach;</li> <li>The nature and cause of the breach;</li> <li>Impacts of the breach, and;</li> <li>Remediation activities to address the breach.</li> <li>We inspected Ergon's Breach Materiality calculator to determine its suitability for supporting employees with identifying and subsequently reporting material breaches within 5 business days.</li> </ul> |   |                               |              |
| 21  | VERSION 3                                 | 6.2.1           | A DNSP must prepare   | Measure(s):  | Based on the testing performed we             | There are no recommendations. | No Exception |
|     | CHANGES<br>Annual<br>compliance<br>report | (a), (b)<br>(c) | an annual ring-<br>fencing compliance<br>report each calendar<br>year.<br>The annual<br>compliance report<br>must identify and<br>describe, in respect of<br>the regulatory year to<br>which the report relates:<br>v.the measures the<br>DNSP has taken to | <ul> <li>Annual Compliance Report 2022.</li> <li>Annual Compliance Report 2020/21 expectations.</li> <li>Ring-fencing Breach Register is created, maintained, and updated.</li> <li>Tests Performed:</li> <li>We inspected a copy of Ergon's Annual Compliance Report 2022 to determine it addresses points (i) to (iv) of the obligation and that the disclosures are consistent with our expectation</li> </ul>                | have not identified any matters of exception. |                               |              |



| No. | Category               | Ref. | Guideline Obligation  | Measures and Testing   | Results of Testing   | Recommendation                | Rating       |
|-----|------------------------|------|---|--|--|-------------------------------|--------------|
|     |                        |      | ensure compliance<br>with its Obligations<br>under this Guideline.<br>vi.any breaches of this<br>Guideline by the<br>DNSP, or which<br>otherwise relate to the<br>DNSP; and<br>vii.all other services<br>provided by the DNSP<br>in accordance with<br>clause 3.1; and<br>viii. the purpose of<br>all transactions<br>between the DNSP and<br>an affiliated entity.<br>The annual<br>compliance report<br>must be accompanied<br>by an assessment of<br>compliance by a<br>suitably qualified<br>independent authority. | <ul> <li>based on the reasonable<br/>assurance procedures performed.</li> <li>We inspected the Annual<br/>Compliance Report 2020/21 to<br/>determine whether all open<br/>exceptions were addressed in the<br/>audit period.</li> <li>We inspected a copy of Ergon's<br/>Ring-fencing Breach Register to<br/>determine reportable breaches<br/>were classified as follows: <ul> <li>Date of the breach;</li> <li>Reportable date of the<br/>breach;</li> <li>The nature and cause of<br/>the breach;</li> <li>Impacts of the breach,<br/>and;</li> <li>Remediation activities to<br/>address the breach.</li> </ul> </li> <li>We inspected Ergon's ring-fencing<br/>issue notification and assessment<br/>process and ring-fencing breach<br/>reporting protocol to determine<br/>its suitability for supporting<br/>employees with maintaining<br/>compliance with the obligations<br/>and reporting breaches within 15<br/>business days.</li> </ul> |  |                               |              |
| 22  | Compliance<br>breaches | 6.3  | A DNSP must <b>notify the</b><br>AER in writing within 5  | <ul><li>Measure(s):</li><li>Ring-fencing breach register is</li></ul>  | Based on the testing performed we have not identified any matters of | There are no recommendations. | No Exception |



| No. | Category | Ref. | Guideline Obligation   | Measures and Testing   | Results of Testing | Recommendation | Rating |
|-----|----------|------|--|--|--------------------|----------------|--------|
|     |          |      | (five) business days of<br>becoming aware of a<br>material breach of its<br>Obligations under this<br>Guideline. | <ul> <li>created, maintained and updated.</li> <li>Breach notification and reporting procedure in place.</li> <li>Customer feedback and Ombudsman enquiry.</li> <li>Breach Materiality Calculator in place which assesses breaches to determine if material. Each breach is submitted with the outcomes of the materiality calculator.</li> <li>Tests Performed:</li> <li>We inspected a copy of Ergon's Ring-fencing Breach Register for reportable breaches and identification of the reporting date of the breaches being within the acceptable mandated window to determine whether breaches and/or near misses were captured during the period.</li> <li>We inspected the Breach notification and reporting procedures to determine its suitability for supporting employees with maintaining compliance with the obligations and ensuring material breaches are reported within 5 days.</li> </ul> | exception.         |                |        |
|     |          |      |  | <ul> <li>We inspected compliance<br/>breaches during the period</li> </ul>   |                    |                |        |



| No | . Category                                     | Ref. | Guideline Obligation   | Measures and Testing   | Results of Testing  | Recommendation                | Rating       |
|----|--|------|--|--|---|-------------------------------|--------------|
| 22 | VERSION 3<br>CHANGES<br>Compliance<br>breaches | 6.3  | A DNSP must notify the<br>AER in writing within 15<br>(fifteen) business days<br>of becoming aware of a<br>breach of its Obligations<br>underthis Guideline. | <ul><li>created, maintained and updated.</li><li>Breach notification and reporting</li></ul> | Based on the testing performed we have not identified any matters of exception. | There are no recommendations. | No Exception |



| No. | Category | Ref. | Guideline Obligation | Measures and Testing   | Results of Testing | Recommendation | Rating |
|-----|----------|------|----------------------|--|--------------------|----------------|--------|
|     |          |      |                      | <ul> <li>captured during the period.</li> <li>We inspected the Breach<br/>notification and reporting<br/>procedures to determine its<br/>suitability for supporting<br/>employees with maintaining<br/>compliance with the obligations<br/>and ensuring breaches are<br/>reported within 15 days.</li> <li>We inspected compliance<br/>breaches during the period<br/>against feedback received by<br/>customers via the call centre and<br/>Ombudsman to determine<br/>whether Ring-fencing breaches<br/>were considered and<br/>subsequently reported in<br/>accordance with the Guideline.</li> </ul> |                    |                |        |