

AusNet Transmission Group Pty Ltd

Information Sharing Protocol - Transmission

January 2024

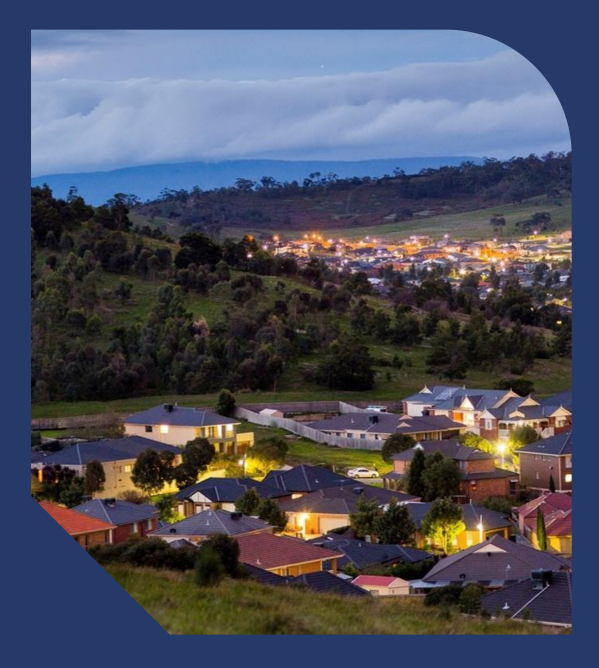


Table of contents

| 1. | Background | 2 |
|----|---|---|
| 2. | Information that will be shared | 3 |
| 3. | The terms on which information will be shared | 4 |
| 4. | How to request relevant information | 6 |



1. Background

This document is AusNet Transmission Group Pty Ltd's (**AusNet** or **TNSP**) information sharing protocol under clause 4.2.3(d) of the Australian Energy Regulator's Ring-fencing Guideline Electricity Transmission, Version 4, March 2023 (**Guideline**).

Terms defined in the **Guideline** have the same meaning here, unless they are otherwise defined.

Under the Guideline, TNSP must:

- a) establish, and make publicly available on its website, an information sharing protocol that sets how and when it will make information referred to in clause 4.2.3(a) of the **Guideline** available to **legal entities**; and
- b) establish, maintain and keep a register of all:
 - a. related electricity service providers; and
 - b. other legal entities who provide contestable electricity services but who are not affiliates of the TNSP,

who request access to information identified in clause 4.2.3(a) of the **Guideline**. The TNSP must make the register publicly available on its website.

2. Information that will be shared

Where TNSP shares ring-fenced information with, or ring-fenced information disclosed by the TNSP to a legal entity (that is not a related electricity service provider of the TNSP) for the purposes of research is then disclosed to a related electricity service provider of the TNSP in certain circumstances, the TNSP will share that ring-fenced information (including derived information that was shared or disclosed) (Relevant Ring-fenced Information) to a legal entity that:

- a) has requested that it be included on the **information register** under this policy, in accordance with this policy; and
- b) is competing, or seeking to compete, with the TNSP, or a related electricity service provider of the TNSP in relation to the provision of contestable electricity services (Relevant Legal Entity).

Ring-fenced information is information that:

- a) is not already publicly available;
- b) has been acquired or generated by **TNSP** in connection with its provision of prescribed transmission services; and
- c) is about electricity networks, electricity customers or electricity services, including information derived by the TNSP from such information, and such information provided to the TNSP by or in relation to a customer or prospective customer, but does not include aggregated financial information or performance information that does not relate to an identifiable customer or class of customer.

Pursuant to clause 4.2.3(c) of the Guideline, a TNSP is not required to provide Ring-fenced Information to a legal entity where the TNSP has disclosed that Ring-fenced Information in the circumstances set out in clause 4.2.2(a) to (e) of the Guideline.

Consequently, Ring-fenced Information will not be shared under this policy, where:

- a) it has been disclosed as required, or for the purposes of complying with, any law;
- b) explicit informed consent to the sharing or disclosure has been obtained from the customer, or prospective customer, to whom the information relates;
- c) the sharing or disclosure is necessary to enable **TNSP** to provide its transmission services or other services (including by acquiring other services);
- d) the information has been requested by or on behalf of a customer, or potential customer, of another **legal entity** and it is necessary to enable that entity to provide its non-regulated transmission services or other services to that customer (or potential customer); or
- e) the disclosure is solely for the purposes of providing assistance to another Network Service Provider to the extent necessary to respond to an event (such as emergency) that is beyond the other Network Service Provider's reasonable control.

In addition, the **TNSP** will not share or disclose information it has obtained through its dealings with a competitor (or potential competitor) of a **related electricity service provider** where the disclosure would, or would be likely to, provide an advantage to a **related electricity service provider**.

3. The terms on which information will be shared

TNSP will use its reasonable endeavours to provide the **Relevant Ring-fenced Information** by return email to a **Relevant Legal Entity** within 30 Business Days of the later of when:

- a) the Relevant Ring-fenced Information has first been relevantly shared or disclosed;
- b) TNSP is satisfied that the legal entity is a Relevant Legal Entity in the circumstances;
- c) TNSP is satisfied the information for which access has been requested, is Relevant Ring-Fenced Information; and
- d) the **legal entity** has made a request, via email <u>ringfencing@ausnetservices.com.au</u>, in accordance with the requirements of this policy.

All **Relevant Ring-fenced Information** is provided subject to the following terms and conditions and, by submitting a request to receive, or otherwise obtain access, to any **Relevant Ring-fenced Information**, and/or receiving, or otherwise, accessing any **Relevant Ring-fenced Information**, the **legal entity** will be deemed to have acknowledged, agreed and consented to, each of the matters set out in section 4, as well the following terms and conditions:

- e) to the extent permitted by law, neither the **TNSP** nor any of its related bodies corporate:
 - i. make any representation or warranty as to the accuracy, completeness, currency or reliability of the **Relevant Ring-fenced Information**;
 - ii. make any representation or warranty that the **Relevant Ring-fenced Information** has been audited, verified or prepared with reasonable care;
 - iii. make any representation or warranty that the **Relevant Ring-fenced Information** will match data provided by a retailer or from any other source;
 - iv. make any representation or warranty that the **Relevant Ring-fenced Information** is free from computer viruses, worms, trojan horses, spam or other harmful computer code, files, scripts, agents or programs which may affect a person's software or systems;
 - v. make any representation, guarantee or warranty about any products, services or advice provided by the by or to or any person that uses, relies on, is informed by, or relates to the **Relevant Ring-fenced Information**;
 - vi. accept any responsibility or liability for any interpretation, opinion, conclusion, decision, purchase of goods or services, or any other action or omission, that the **legal entity** or any other person may form, make, take or fail to take in reliance upon, or using, **Relevant Ring-fenced Information**;
 - vii. accept any responsibility to inform the **legal entity** or any other person of any matter arising or coming to their notice, attention or knowledge which may affect or qualify any **Relevant Ring-fenced Information**; or
 - viii. accept any responsibility or liability for any destruction, damage, loss to, or failure to supply, the Relevant Ring-fenced Information arising from a failure in data transmission or operation, error, malfunction or failure in relation to the legal entity any other person's computer, data or storage systems or telecommunications or digital communication systems, services or platforms;
- f) the legal entity accepts all risk, responsibility and liability for:
 - i. any use of, or reliance on, the **Relevant Ring-fenced Information** (or any derivative or copy) by it or any person that has received such information, directly or indirectly from, or through it;
 - ii. or in relation to the performance or receipt of any services, products or advice, by it or any other person directly or indirectly related to or based on, or relying upon, **Relevant Ring-fenced Information** (including any copy or derivative);
- g) without limiting its other obligations, the legal entity must ensure that any other person it provides to, or permits to access, directly or indirectly Relevant Ring-fenced Information, accepts and agrees to these terms and conditions, and those set out in section 4, in favour of the TNSP as if a reference to legal entity were a reference to it, he or she, and notify the TNSP prior to doing so, and, if requested by the TNSP, procure that the person enter into a direct agreement or deed with it;
- h) to the extent permitted by law, TNSP and its related bodies corporate do not accept any responsibility or liability for any loss, damage, cost or expense, whether direct or indirect (including but not limited to legal costs and defence of or settlement claims or consequential loss or damage) whatsoever and howsoever caused, whether by negligence or otherwise, which may be suffered or which may arise from any use of, or reliance on, Relevant Ring-fenced Information (including any copy or derivative), or the performance or receipt of any services,

products or advice directly or indirectly related to or based on, or relying upon, **Relevant Ring-fenced Information** (including any copy or derivative) and the **legal entity** releases **TNSP** and its related bodies corporate from all such responsibilities and liabilities.

4. How to request relevant information

Legal entities requesting access to Relevant Ring-fenced Information must submit a request via email to ringfencing@ausnetservices.com.au. The request must:

- identity the kind of information being requested;
- describe the kind of information requested in sufficient detail to enable other **legal entities** to make an informed decision about whether to also request that kind of information;
- full legal name, and, in the case of companies or other entities with unique identification numbers, such as Australian Company or Business Numbers, such unique identification numbers;
- include consent to the information provided with, or as part of, the request, being reproduced, and made available, in the register and otherwise stored, disclosed or used in accordance with **TNSP's** privacy policy;
- include acknowledgement and agreement that you will comply with:
 - clauses 4.2.1 and 4.2.2(a) to (d) of the Guideline (in relation to the Relevant Ring-fenced Information that is shared with you) as if you were the TNSP; and
 - pay the **TNSP's** reasonable costs of processing your request and/or sharing/providing you with access to the requested **Relevant Ring-fenced Information**;
 - with all other terms and conditions on which TNSP shares Relevant Ring-fenced Information with you (including with respect to disclaimers, releases, negative assurances or warranties);
- include acknowledgement and agreement that copyright in **Relevant Ring-fenced Information** is, and will remain, the legal and beneficial property of **TNSP**;
- and provide to the **TNSP** any other information, reasonably required by **TNSP**, from time to time in connection with the provision of the **Relevant Ring-fenced Information**.