2013 No. 1046

The Energy Supply Company Administration Rules 2013

PART 4

Meetings and reports

CHAPTER 1

Creditors' meetings

The chair at meetings

23.—(1) At any meeting of creditors summoned by the energy administrator, either the energy administrator shall be chair, or a person nominated by the energy administrator in writing to act in the energy administrator's place.

- (2) A person so nominated must be either—
 - (a) one who is qualified to act as an insolvency practitioner in relation to the energy supply company; or
 - (b) an employee of the energy administrator or the energy administrator's firm who is experienced in insolvency matters.

(3) Where the chair holds a proxy which includes a requirement to vote for a particular resolution and no other person proposes that resolution—

- (a) the chair must propose it unless the chair considers that there is good reason for not doing so; and
- (b) if the chair does not propose it, the chair must as soon as reasonably practicable after the meeting notify the principal of the reason why not.