Please note that, although every effort has been made to ensure this translation is accurate and consistent, it is for informational purposes only. In case of any dispute or inconsistencies, the Dutch version is authentic.

Policy rule of the Minister of Economic Affairs of 4 July 2014, no. WJZ/14112617, on the imposition of administrative fines by the Netherlands Authority for Consumers and Markets (2014 ACM Fining Policy Rule, amended on July 1, 2016)

The Minister of Economic Affairs,

Considering Section 21 of the Framework Act on Autonomous Administrative Authorities, Section 4.21, paragraph 1 of the Public Procurement Act 2012, Section 3.8, paragraph 1 of the Public Procurement Act with regard to Defense and Security Matters, Section 77i of the Dutch Electricity Act 1998, Section 60ad of the Dutch Gas Act, Sections 12I, paragraph 3, and 12m, paragraphs 1 and 2 of the Establishment Act of the Netherlands Authority for Consumers and Markets (ACM), Sections 57, 70a, preamble and part a, 71, 73, 74, preamble and parts 1 through 5, under a, and 75, preamble and part a, of the Dutch Competition Act, Section 49, paragraphs 1 and 2 of the Postal Act 2009, Section 15.4, paragraphs 1 through 3 of the Dutch Telecommunications Act, Section 18, paragraph 6 of the Dutch Heat Act, Section 2.9, paragraph 1, part b in conjunction with Section 2.15 of the Dutch Act on Enforcement of Consumer Protection, Section 22 of the Act on the implementation of EU directives on energy efficiency, and Section IXC, paragraph 4, preamble and part a, and paragraph 5, preamble and part a of the Act of 23 November 2006 amending the Electricity Act 1998 and the Gas Act in connection with detailed rules regarding independent grid administration (Dutch Bulletin of Acts and Decrees 2006, 614);

Decides:

CHAPTER 1 DEFINITIONS

Article 1.1

1. In this policy rule, the following definitions apply:

ACM: the Netherlands Authority for Consumers and Markets, as referred to in Section 2 of the Establishment Act of the Netherlands Authority for Consumers and Markets;

Basic fine: the amount that serves as the basis for determining the level of an administrative fine that is to be imposed, based on:

a. A percentage of the relevant turnover, or

b. An amount within the range of the fine category linked to a violation;

relevant turnover: In all situations, the turnover in the last full calendar year in which the violation was committed, or the calendar year in which the largest part of the violation took place if the violation took place over multiple calendar years, multiplied by a factor of 1/12 for each month that the violation lasted, where a period shorter than one month will be rounded up to one month;

annual turnover: the turnover of the offender as referred to in Section 120 of the Establishment Act of the Netherlands Authority for Consumers and Markets;

TFEU: Treaty on the Functioning of the European Union.

2. If a violation lasted shorter than one year, the entire period that the violated lasted will be taken into account when determining the relevant turnover.

Article 1.2

- 1. The relevant turnover will be rounded off to the nearest EUR 1,000.
- 2. The administrative fine that has been set will be round down to the nearest EUR 500.

CHAPTER 2 CONSUMERS, ENERGY, COMPETITION, POSTAL SERVICES AND TELECOMMUNICATIONS

§ 2.1 General

Article 2.1

- If ACM establishes that an offender has committed multiple violations, it may, rather than imposing a fine for each individual violation, impose an administrative fine for these violations combined.
- 2. In derogation of the first paragraph, ACM imposes, in principle, a single administrative fine on practices that constitute a violation of both Section 6, paragraph 1 or Section 24, paragaph 1 of the Dutch Competition Act, and of Articles 101 or 102 of the TFEU.

Article 2.2

The level of the basic fine will, insofar applicable, in any case be based on:

- a) The seriousness of the violation;
- b) The circumstances in which the violation was committed; and
- c) The duration of the violation.
- § 2.2 Specific violations with a basic fine based on a percentage of the relevant turnover

Article 2.3

- 1. In the event of violation of Section 6, paragraph 1 and Section 24, paragraph 1 of the Dutch Competition Act, Articles 101 and 102 of the TFEU, and in situations where ACM is authorized to impose an administrative fine under Section 49, paragraphs 1 and 2 of the Postal Act 2009, and Section 15.4, paragraph 2 of the Dutch Telecommunications Act, ACM determines a basic fine based on the relevant turnover.
- 2. If ACM is unable to determine the relevant turnover based on the information provided by the offender, ACM may estimate this turnover.
- 3. In the event of an illegal agreement in connection with a tender process (bid-rigging), ACM may designate as relevant turnover, for each participant involved in such an agreement, the turnover or a proportionate part thereof that can be realized based on the bid for which the contract was awarded.
- 4. If the violation was committed by an association of undertakings, the relevant turnover of the constituent undertakings may be taken into account.
- 5. If ACM deduces from information at its disposal that the relevant turnover insufficiently reflects the actual economic value of the practice that is to be

- sanctioned, ACM may adjust the relevant turnover that is to be taken into account for said information.
- 6. As part of specific prevention, ACM may, in view of the offender's weight as expressed by the offender's total annual turnover in the financial year preceding the fining decision, raise the relevant turnover that is to be taken into account.

Article 2.4

ACM sets a basic fine between 0 and 50 percent of the offender's relevant turnover.

§ 2.3 Other violations with a basic fine based on a permillage of the total annual turnover

Article 2.5

1. If Article 2.3, paragraph 1 is not applicable, ACM determines the basic fine within the ranges of the following fining categories, if, according to a statutory provision, a maximum fine based on a percentage of the turnover can be imposed on an offender:

	Lower limit of the range		Upper limit of the range	
Category	Fixed amount	or ‰ of the turnover, whichever is higher	Fixed amount	or ‰ of the turnover, whichever is higher
category I	EUR 15,000	0.25 ‰	EUR 150,000	2.5 ‰
category II	EUR 75,000	0.5 ‰	EUR 300,000	5 ‰
category III	EUR 150,000	0.75 ‰	EUR 600,000	7.5 ‰
category IV	EUR 300,000	2.5 ‰	EUR 650,000	25 ‰
category V	EUR 400,000	5 ‰	EUR 700,000	50 ‰
category VI	EUR 500,000	7.5 ‰	EUR 800,000	75 ‰

- 2. In Annex 1, the provisions with regard to which an administrative fine can be imposed if they are violated, have each been classified into one or more of these fining categories.
- 3. If, according to ACM, the classification into a particular fining category as referred to in paragraph 2 does not provide for an appropriate fine in an invidual case, the higher or lower adjacent category may be applied.
- 4. The turnover that is taken into account for setting the maximum basic fine is determined as follows:
 - a. 100 (one hundred) percent of the annual turnover up to EUR 250,000,000 is

- taken into account;
- b. 10 (ten) percent of the annual turnover between EUR 250,000,000 and EUR 1,000,000,000 is taken into account; and
- c. 2 (two) percent of the annual turnover over EUR 1,000,000,000 is taken into account.

Article 2.6

- 1. When applying Article 2.5, paragraph 4, ACM uses as basis the turnover generated in the Netherlands.
- 2. In derogation of paragraph 1, ACM uses as basis the global turnover if, according to ACM, using the turnover generated in the Netherlands does not allow setting an appropriate fine.
- 3. Paragraph 2 does not apply to violations of the Postal Act 2009 or the Dutch Telecommunications Act.
- 4. With regard to the geographical allocation of the turnover, ACM adheres to the principles set out by the European Commission in its Consolidated version of the Commission Regulation (EC) No 802/2004 of 21 April 2004 implementing Council Regulation (EC) No 139/2004 on the control of concentrations between undertakings (OJ 2008, C 95).
- 5. If, according to ACM, the turnover insufficiently reflects the actual economic power of the offender, ACM may set the level of the basic fine in accordance with that economic power.
- 6. If ACM is unable to determine the relevant turnover on the basis of the information provided by the offender, ACM may estimate this turnover.
- 7. In the event of a violation of Section 34, paragraph 1 of the Dutch Competition Act, the turnover is determined by adding up the annual turnovers of each of the undertakings, or the parts thereof, involved in the concentration, if the concentration had not been realized yet in the year preceding the decision to impose the administrative fine.
- § 2.4 Imposing administrative fines on natural persons

Article 2.7

1. When imposing an administrative fine on a natural person for giving instructions with regard to or exercising de facto leadership over a violation, ACM may, when determining any aggravating or mitigating circumstances as referred to in Articles 2.9 and 2.10, take into account the extent of the natural person's involvement in the

committing of the violation, and the natural person's position within the market organization that employs or used to employ him or her. And ACM sets a starting point for the fine that is, at the least, related to the seriousness of the violation, and to the offender's income and wealth in order to come to an administrative fine that has a sufficiently deterrent effect both from a general preventive perspective as well as a specific preventive perspective.

- 2. In the case of any of the violations listed below, ACM sets the basic fine for natural persons within the following ranges:
 - a. EUR 0 EUR 50,000 for giving instructions with regard to or exercising de facto leadership over violations that fall in categories I and II;
 - b. EUR 40,000 EUR 250,000 for:
 - i. Giving instructions with regard to or exercising de facto leadership over violations that fall in category III;
 - Giving instructions with regard to or exercising de facto leadership over violations by a market organization with an annual turnover of less than EUR 10,000,000 of
 - 1. Provisions that fall in categories IV, V, and VI;
 - 2. Section 6 of the Dutch Competition Act or Article 101 of the TFEU;
 - c. EUR 80,000 EUR 500,000 for giving instructions with regard to or exercising de facto leadership over violations by a market organization with an annual turnover between EUR 10,000,000 and EUR 250,000,000 of:
 - i. Provisions that fall in categories IV, V, and VI;
 - ii. Section 6 of the Dutch Competition Act or Article 101 of the TFEU;
 - iii. Section 24 of the Dutch Competition Act or Article 102 of the TFEU;
 - iv. Section 13b through Section 13k of the Dutch Postal Act 2009; or
 - v. Provisions for which ACM is authorized to impose administrative fines under Section 15.4, paragraph 2 of the Dutch Telecommunications Act.
 - d. EUR 120,000 EUR 900,000 for giving instructions with regard to or exercising de facto leadership over:
 - i. Violations by market organizations with an annual turnover of over EUR 250,000,000 of:
 - 1. Provisions that fall in categories IV, V, and VI;
 - 2. Section 6 of the Dutch Competition Act or Article 101 of the TFEU;
 - 3. Section 24 of the Dutch Competition Act or Article 102 of the TFEU;
 - Section 13b through Section 13k of the Dutch Postal Act 2009;
 - 5. Provisions for which ACM is authorized to impose administrative fines under Section 15.4, paragraph 2 of the

Dutch Telecommunications Act.

- ii. Violations that fall within the range as referred to in this paragraph, under c, and where, in a concrete case, considering its special circumstances, fining within the range, as referred to in this paragraph, under c, as part of specific prevention, would not provide for an appropriate fine.
- 3. If, according to ACM, the classification into a particular fining category as referred to in paragraph 2 and 3 does not provide for an appropriate fine in a specific case, the higher or lower adjacent category may be applied.

§ 2.5 Aggravating and mitigating circumstances

Article 2.8

- 1. When setting the administrative fine, ACM takes into consideration any aggravating or mitigating circumstances.
- 2. ACM, in all reasonableness, determines the degree to which the circumstance in question results in an increase or decrease in the basic fine.

Article 2.9

- 1. Aggravating circumstances, in any event, include:
 - a. the circumstance that ACM or another competent authority, including the European Commission or a judicial body, has previously established irrevocably that the offender committed the same or a similar violation;
 - b. the circumstance that the offender hindered ACM's investigation;
 - c. the circumstance that the offender instigated or played a leading role in the committing of the violation;
 - d. the circumstance that the offender used or made provision for control methods or coercive methods for the continuation of the practice to be sanctioned.
- 2. In the event of a repeat offense as referred to in paragraph 1 under a, ACM increases the basic fine by 100%, unless the result would be unreasonable in view of the circumstances of the specific case.

Article 2.10

Mitigating circumstances, in any event, include:

- a) the circumstance that the offender, other than under the Leniency Policy Rule, provided ACM with a degree of cooperation that went beyond the offender's statutory obligation;
- b) the circumstance that the offender, of his own accord, provided full compensation to

the parties injured by the violation.

Article 2.11

When imposing an administrative fine on a natural person for giving instructions with regard to or exercising *de facto* leadership over a violation, ACM may, when determining any aggravating or mitigating circumstances as referred to in Articles 2.9 and 2.10, may take into account the extent of the natural person's involvement in the committing of the violation, and the natural person's position within the market organization that employs or used to employ him or her.

§ 2.6 Setting the administrative fine in exceptional circumstances

Article 2.12

In derogation of the previous articles, ACM may impose a symbolic administrative fine if it believes such is warranted by the special circumstances of the case.

CHAPTER 3 PUBLIC PROCUREMENT

Article 3.1

- This chapter applies to violations for which ACM, under Section 4.21, paragraph 1 of the Public Procurement Act 2012, or Section 3.8, paragraph 1 of the Public Procurement Act with regard to Defense and Security Matters, is authorized to impose administrative fines.
- 2. Chapter 2 does not apply to violations as referred to in the first paragraph.

Article 3.2

- 1. In this chapter, the following definitions apply:
 - Suspension period: the period, as referred to in Section 2.217, paragraph 1 or Section 2.131 of the Public Procurement Act 2012, or the term, as referred to in Section 2.118, paragraph 1 or Section 2.12 of the Public Procurement Act with regard to Defense and Security Matters, respectively.
 - II. Agreement: an agreement to which Section 4.15, paragraph 1 of the Public Procurement Act 2012, or Section 3.1, paragraph 1 of the Public Procurement Act with regard to Defense and Security Matters applies.

Article 3.3

- 1. The level of an administrative fine amounts to that part of the agreement that has not been rescinded, multiplied by the fining percentage.
- 2. The following are understood as 'not rescinded':
 - a. That part of the agreement that has not been rescinded;
 - b. That part of the agreement that has been rescinded, but the rescission of which has been rendered inoperative.
- 3. If the value of the agreement is higher than the value of the contract as previously estimated by the contracting authority or the special-industry company, that estimated value, when applying the first paragraph, is used for that part of the agreement that has not been rendered inoperative as a result of the rescission of the agreement.

Article 3.4

- 1. The value of the agreement is determined based on the following criteria:
 - a. The value of the agreement has been determined in a final ruling by a court;
 - b. If part a cannot be applied, the value of the agreement is calculated based on a final ruling by a court;
 - c. If part b cannot be applied, the value of the bid or of similar bids is an indication of the value of the agreement;

- d. If part c cannot be applied, the documents in possession of the contracting authority or the special-industry company relating to the tender process that is or was the basis for the agreement are an indication of the value of the agreement;
- e. If part d cannot be applied, the value of the agreement shall be determined on the basis of past use or usage of similar contracts by the contracting authority or the special-industry company;
- f. If part e cannot be applied, the value of the agreement shall be determined on the basis of statements of undertakings that usually carry out similar assignments.
- 2. The value of that part of the agreement that has not been rescinded shall be determined in the manner as described in paragraph 1.

Article 3.5

- 1. If the contracting authority or the special-industry company wrongfully failed to announce in advance the assignment, the fining percentage shall be 15 percent.
- 2. If the circumstances of a specific case so dictate, ACM may, in derogation of the first paragraph, set a lower fining percentage.
- 3. The fining percentage, as referred to in the first paragraph, shall, in any case, be set if a final ruling by a court reveals there are mitigating circumstances with regard to the absence of said advance announcement.
- 4. If a partial rescission of an agreement is based on Section 4.15, paragraph 1, under c of the Public Procurement Act 2012, or Section 3.2, paragraph 1, under c of the Public Procurement Act with regard to Defense and Security Matters, paragraphs 1 and 2 shall apply *mutatis mutandis* to the setting of the fining percentage.

Article 3.6

- 1. If the contracting authority or the special-industry company has concluded the agreement during the suspension period, the fining percentage shall be 10 percent.
- 2. If the circumstances of a specific case so dictate, ACM may, in derogation of the first paragraph, set a lower or higher fining percentage.
- 3. The fining percentage, as referred to in the first paragraph, shall, in any case, be increased, if a final ruling by a court reveals there are aggravating circumstances with regard to the failure to observe the suspension period.
- 4. The fining percentage, as referred to in the first paragraph, shall, in any case, be

reduced, if a final ruling by a court reveals there are mitigating circumstances with regard to the failure to observe the suspension period.

CHAPTER 4 TRANSITIONAL AND FINAL PROVISIONS

Article 4.1

To violations with regard to which a statement of objections had been drawn up before this policy rule came into effect, the Policy Rules of the Minister of Economic Affairs on the imposition of administrative fines by ACM shall continue to apply, as they were applicable immediately preceding that date.

Article 4.2

The Policy Rules of the Minister of Economic Affairs on the imposition of administrative fines by the Netherlands Authority for Consumers and Markets [of April 24, 2013] shall be repealed.

Article 4.3

This Policy Rule shall enter into force on August 1, 2014.

Article 4.4

This policy rule shall be referred to as: 2014 ACM Fining Policy Rule (*Boetebeleidsregel ACM 2014*).

This policy rule shall be published in the Dutch Government Gazette with its explanatory notes.

The Minister of Economic Affairs, H.G.J. Kamp

ANNEX BELONGING TO SECTION 2.5, PARAGRAPH 2, AND SECTION 2.7, PARAGRAPH **3 OF THE 2014 ACM POLICY RULE**

Section of the law	Category
Decision on display of prices for products	
Articles 2 through 5	II: in case of violation of articles 2, 3, 4,
	paragraph 1, article 5, paragraph 1 in
	conjunction with article 2, article 5,
	paragraph 1 in conjunction with article 3, and
	article 5, paragraph 2;
	III: in case of violation of article 4, paragraph
	2, and article 5, paragraph 1 in conjunction
	with article 4, paragraph 2.
Book 3 of the Dutch Civil Code	
Section 15a	III
Section 15b	III
Section 15d, paragraph 1	II
Section 15d, paragraph 1, under a	III
Section 15d, paragraph 1, under b	H^1
Section 15d, paragraph 1, under c	l ²
Section 15d, paragraph 1, under d	l ³
Section 15d, paragraph 1, under e	II ⁴
Section 15d, paragraph 1, under f	I ⁵
Section 15d, paragraph 2	III
Section 15d, paragraph 1	III ⁶
Section 15e, paragraph 1, under a	III
Section 15e, paragraph 1, under b	III
Section 15e, paragraph 1, under c	III
Section 15e, paragraph 1, under d	III ⁷

¹ See in the event of violation of this provision in the context of unfair commercial practices, this Annex under Section 6.193f

preamble and under a of the Dutch Civil Code.

See in the event of violation of this provision in the context of unfair commercial practices, this Annex under Section 6.193f preamble and under a of the Dutch Civil Code.

See in the event of violation of this provision in the context of unfair commercial practices, this Annex under Section 6.193f preamble and under a of the Dutch Civil Code. 4

See in the event of violation of this provision in the context of unfair commercial practices, this Annex under Section 6.193f preamble and under a of the Dutch Civil Code.

See in the event of violation of this provision in the context of unfair commercial practices, this Annex under Section 6.193f preamble and under a of the Dutch Civil Code.

6 See in the event of violation of this provision in the context of unfair commercial practices, this Annex under Section 6.193f

preamble and under a of the Dutch Civil Code.

See in the event of violation of this provision in the context of unfair commercial practices, this Annex under Section 6.193 for the event of violation of this provision in the context of unfair commercial practices, this Annex under Section 6.193 for the event of violation of this provision in the context of unfair commercial practices, this Annex under Section 6.193 for the event of violation of this provision in the context of unfair commercial practices, this Annex under Section 6.193 for the event of violation of this provision in the context of unfair commercial practices, this Annex under Section 6.193 for the event of unfair commercial practices, the event of thpreamble and under a of the Dutch Civil Code.

Section of the law	Category
Book 6 of the Dutch Civil Code	
Section 193b, paragraph 1	III or IV (for the relevant category, see the
, , , , , , , , , , , , , , , , , , ,	below provisions)
Section 193b, paragraph 2	III
Section 193b, paragraph 3	See further: Sections 193c through i
Section 193c, paragraph 1	III
Section 193c, paragraph 2	III
Section 193d, paragraph 2	III
Section 193d, paragraph 3	III
Section 193e, preamble and under a	III
Section 193e, preamble and under b	III
Section 193e, preamble and under c	III
Section 193e, preamble and under d	III
Section 193e, preamble and under e	III
Section 193f	III
Section 193g, preamble and under a	IV
Section 193g, preamble and under b	IV
Section 193g, preamble and under c	IV
Section 193g, preamble and under d	IV
Section 193g, preamble and under e	IV
Section 193g, preamble and under f	IV
Section 193g, preamble and under g	IV
Section 193g, preamble and under h	IV
Section 193g, preamble and under i	IV
Section 193g, preamble and under j	IV
Section 193g, preamble and under k	IV
Section 193g, preamble and under I	IV
Section 193g, preamble and under m	IV
Section 193g, preamble and under n	IV
Section 193g, preamble and under o	IV
Section 193g, preamble and under p	IV
Section 193g, preamble and under q	IV
Section 193g, preamble and under r	IV
Section 193g, preamble and under s	IV
Section 193g, preamble and under t	IV
Section 193g, preamble and under u	IV
Section 193g, preamble and under v	IV
Section 193g, preamble and under w	IV

Section of the law	Category
Book 6 of the Dutch Civil Code	•
Section 193h, paragraph 1	III
Section 193h, paragraph 2	III
Section 193i, preamble and under a	IV
Section 193i, preamble and under b	IV
Section 193i, preamble and under c	IV
Section 193i, preamble and under d	IV
Section 193i, preamble and under e	IV
Section 193i, preamble and under f	IV
Section 193i, preamble and under g	IV
Section 193i, preamble and under h	IV
Section 227a, paragraph 1	III
Section 227a, paragraph 2	III
Section 227a, paragraph 3	III
Section 227b, paragraph 1 under a	II
Section 227b, paragraph 1 under b	I
Section 227b, paragraph 1 under c	III
Section 227b, paragraph 1 under d	I
Section 227b, paragraph 1 under e	II
Section 227c, paragraph 1	III
Section 227c, paragraph 2	II
Section 227c, paragraph 3	II
Section 227c, paragraph 4	II
Section 227c, paragraph 5	III
Section 230b, preamble under 1	III
Section 230b, preamble under 2	1
Section 230b, preamble under 3	1
Section 230b, preamble under 4	I
Section 230b, preamble under 5	II
Section 230b, preamble under 6	II
Section 230b, preamble under 7	II
Section 230b, preamble under 8	II
Section 230b, preamble under 9	III
Section 230b, preamble under 10	III
Section 230b, preamble under 11	I
Section 230b, preamble under 12	II
Section 230b, preamble under 13	II

Section of the law	Category
Book 6 of the Dutch Civil Code	<i>。</i>
Section 230c, preamble under 1	II
Section 230c, preamble under 2	III
Section 230c, preamble under 3	III
Section 230c, preamble under 4	III
Section 230d, preamble under 1	VI
Section 230d, preamble under 2	VI
Section 230d, preamble under 3	VI
Section 230d, preamble under 4	VI
Section 230e	VI
Section 230j	VI
Section 230k, preamble under 1	VI
Section 230k, preamble under 2	III
Section 230l, preamble under a	VI
Section 230l, preamble under b	IV
Section 230l, preamble under c	IV
Section 230l, preamble under d	II
Section 230l, preamble under e	1
Section 230l, preamble under f	III
Section 230l, preamble under g	III
Section 230l, preamble under h	III
Section 230m, paragraph 1 preamble under a	III
Section 230m, paragraph 1 preamble under b	III
Section 230m, paragraph 1 preamble under c	III
Section 230m, paragraph 1 preamble under d	III
Section 230m, paragraph 1 preamble under e	III
Section 230m, paragraph 1 preamble under f	II
Section 230m, paragraph 1 preamble under g	III
Section 230m, paragraph 1 preamble under h	III
Section 230m, paragraph 1 preamble under i	II
Section 230m, paragraph 1 preamble under j	II
Section 230m, paragraph 1 preamble under k	II
Section 230m, paragraph 1 preamble under l	III
Section 230m, paragraph 1 preamble under	II
m	
Section 230m, paragraph 1 preamble under n	II

Section of the law	Category
Book 6 of the Dutch Civil Code	3 ,
Section 230m, paragraph 1 preamble under o	II
Section 230m, paragraph 1 preamble under p	II
Section 230m, paragraph 1 preamble under q	II
Section 230m, paragraph 1 preamble under r	III
Section 230m, paragraph 1 preamble under s	III
Section 230m, paragraph 1 preamble under t	II
Section 230n, paragraph 2	II (information is an integral part of the
	agreement) and II (changing information)
Section 230n, paragraph 3	III (under e) and II (under i)
Section 230o, paragraph 1	III
Section 230o, paragraph 2	III
Section 230o, paragraph 4	II
Section 230q, paragraph 2	III
Section 230r, paragraph 1	III
Section 230r, paragraph 2	II
Section 230s, paragraph 2	II
Section 230s, paragraph 5 preamble under a	II
part 1	
Section 230s, paragraph 5 preamble under a	II
part 2	
Section 230s, paragraph 5 preamble under b	II
part 1	
Section 230s, paragraph 5 preamble under b	II
part 2	
Section 230s, paragraph 5 preamble under b	II .
part 3	
Section 230s, paragraph 6	
Section 230t, paragraph 1	
Section 230t, paragraph 2	
Section 230t, paragraph 3	
Section 230t, paragraph 4	III
Section 230t, paragraph 5	III
Section 230u	
Section 230v, paragraph 1	
Section 230v, paragraph 2	
Section 230v, paragraph 3	
Section 230v, paragraph 4	II

Section of the law	Category
Book 6 of the Dutch Civil Code	
Section 230v, paragraph 5, sentence 1	III
Section 230v, paragraph 5, sentence 2	II
Section 230v, paragraph 6, sentence 1	III
Section 230v, paragraph 6, sentence 2 + 3	III
Section 230v, paragraph 7, under a	II
Section 230v, paragraph 7, under b	II
Section 230v, paragraph 8	III
Section 233, under a	II
Section 233, under b	II
Section 234	II
Section 236, preamble, under a	II
Section 236, preamble, under b	II
Section 236, preamble, under c	II
Section 236, preamble, under d	II
Section 236, preamble, under e	II
Section 236, preamble, under f	II
Section 236, preamble, under g	II
Section 236, preamble, under h	II
Section 236, preamble, under i	II
Section 236, preamble, under j	II
Section 236, preamble, under k	II
Section 236, preamble, under l	II
Section 236, preamble, under m	II
Section 236, preamble, under n	II
Section 236, preamble, under o	II
Section 236, preamble, under p	II
Section 236, preamble, under q	II
Section 236, preamble, under r	II
Section 236, preamble, under s	II
Section 237, preamble, under a	II
Section 237, preamble, under b	II
Section 237, preamble, under c	II
Section 237, preamble, under d	II
Section 237, preamble, under e	II

Section of the law	Category
Book 6 of the Dutch Civil Code	
Section 237, preamble, under f	II
Section 237, preamble, under g	II
Section 237, preamble, under h	II
Section 237, preamble, under i	II
Section 237, preamble, under j	II
Section 237, preamble, under k	II
Section 237, preamble, under l	II
Section 237, preamble, under m	II
Section 237, preamble, under n	II
Section 237, preamble, under o	II
Section 238, paragraph 1	II
Section 238, paragraph 2	II
Section 243	III
Section 246	II
Book 7 of the Dutch Civil Code	
Section 6a, paragraph 1	III
Section 6a, paragraph 2	II
Section 6a, paragraph 3	II
Section 6a, paragraph 4	III
Section 7, paragraph 2	III
Section 9, paragraph 4	II
Section 11, paragraph 1	II
Section 11, paragraph 2	II
Section 17	III
Section 18	III
Section 19	III
Section 19a, paragraph 3	II
Section 21	III
Section 22	II
Section 50b, paragraph 1	III
Section 50b, paragraph 2	III
Section 50b, paragraph 3	III
Section 50b, paragraph 4	III
Section 50b, paragraph 5	III
Section 50b, paragraph 6	III

Section of the law	Category
Book 7 of the Dutch Civil Code	
Section 50c, paragraph 1	II
Section 50c, paragraph 2	II
Section 50c, paragraph 3	Absence of under a: III, absence of under b: II,
	absence under a and b: III
Section 50c, paragraph 4	II
Section 50c, paragraph 5	II
Section 50c, paragraph 6	II
Section 50c, paragraph 7	III
Section 50c, paragraph 8	II
Section 50d, paragraph 1	III
Section 50d, paragraph 2	III
Section 50d, paragraph 3	III
Section 50e	III
Section 50f, paragraph 1	III
Section 50f, paragraph 2	
Section 50g, paragraph 1	II or III, depending on the classification of the
	section
Section 50g, paragraph 2	II
Section 50g, paragraph 3	II
Section 50g, paragraph 4	II
Section 50h	II or III, depending on the classification of the
	section
Section 133, preamble, under a	III
Section 133, preamble, under b	III
Section 134, paragraph 1, sentence 1	II
Section 134, paragraph 1, sentence 1	II
Section 134, paragraph 2, preamble under a	III
Section 134, paragraph 2, preamble under b	III
Section 134, paragraph 2, preamble under c	III
Section 134, paragraph 2, preamble under d	III
Section 134, paragraph 2, preamble under e	II
Section 134, paragraph 2, preamble under f	III
Section 134, paragraph 2, preamble under g	II
Section 134, paragraph 2, preamble under h	II
Section 134, paragraph 2, preamble under i	II
Section 134, paragraph 2, preamble under j	II
Section 135, paragraph 1	III
Section 135, paragraph 2	II

Section of the law	Category
Book 7 of the Dutch Civil Code	
Section 136	II
Section 137	III
Section 138	II
Section 139	II
Section 501, paragraph 1	III: when total amount of holiday is not listed, I, II or III when other information is not listed as referred to in Order in Council, see articles 1 through 4 of Information Decision on organized holidays, below:
Article 1, preamble, under a of Information	III
Decision on organized holidays	
Article 1, preamble, under b of Information Decision on organized holidays	1
Article 1, preamble, under c of Information Decision on organized holidays	I
Article 1, preamble, under d of Information Decision on organized holidays	I
Article 1, preamble, under e of Information Decision on organized holidays	I
Article 2, preamble, under a of Information Decision on organized holidays	II
Article 2, preamble, under b of Information Decision on organized holidays	II
Article 2, preamble, under c of Information Decision on organized holidays	11
Article 2, preamble, under d of Information Decision on organized holidays	I
Article 3, preamble, under a of Information Decision on organized holidays	I
Article 3, preamble, under b of Information Decision on organized holidays	I
Article 4, preamble, under a of Information Decision on organized holidays	1
Article 4, preamble, under b of Information Decision on organized holidays	1
Article 4, preamble, under c of Information Decision on organized holidays	I
Article 4, preamble, under d of Information Decision on organized holidays	I

Section of the law	Category
Book 7 of the Dutch Civil Code	
Section 501, paragraph 2	III: when total amount of holiday is not listed,
	I, II or III when other information is not listed
	as referred to in Order in Council, see articles
	1 through 4 of Information Decision on
	organized holidays, above.
Section 502, paragraph 1	III
Section 502, paragraph 2	III
Section 503	III
Section 504	III
Section 505	III
Section 506, paragraph 1	II
Section 507	III
Section 508, paragraph 1	III
Section 509	III
Section 510	III
Section 512, paragraph 1	III
Section 512, paragraph 2	II

Section of the law	Category
Dutch Electricity Act 1998	
Section 4a, paragraph 3	II
Section 9h	III
Section 10, paragraph 6	III
Section 10, paragraph 7	III
Section 10a, paragraph 1	VI
Section 10a, paragraph 2	VI
Section 10b, paragraph 2	VI
Section 10b, paragraph 3	VI
Section 10b, paragraph 4	VI
Section 10b, paragraph 5	VI
Section 11, paragraph 1	VI
Section 11a, paragraph 2	III
Section 11a, paragraph 3	VI
Section 11b, paragraph 1	IV
Section 11b, paragraph 2	IV
Section 11b, paragraph 3	II
Section 12, paragraph 1	1
Section 12, paragraph 2	III
Section 15, paragraph 8	III
Section 15a, paragraph 2	In accordance with the sections to which is
	referred in Section 15a, paragraph 2
Section 16, paragraph 1, part g	III
Section 16, paragraph 1, part k	III
Section 16, paragraph 1, part I	III
Section 16, paragraph 1, part a	VI
Section 16, paragraph 1, part b	VI
Section 16, paragraph 1, part c	VI
Section 16, paragraph 1, part d	VI
Section 16, paragraph 1, part e	VI
Section 16, paragraph 1, part f	VI
Section 16, paragraph 1, part g	III
Section 16, paragraph 1, part h	VI
Section 16, paragraph 1, part i	VI
Section 16, paragraph 1, part j	VI
Section 16, paragraph 1, part n	VI
Section 16, paragraph 1, part o	VI
Section 16, paragraph 1, part p	VI

Section of the law	Category
Dutch Electricity Act 1998	
Section 16, paragraph 2, part a	VI
Section 16, paragraph 2, part b	VI
Section 16, paragraph 2, part c	VI
Section 16, paragraph 2, part d	VI
Section 16, paragraph 2, part e	VI
Section 16, paragraph 2, part f	VI
Section 16, paragraph 4	IV
Section 16, paragraph 6	VI
Section 16Aa, paragraph 1	VI
Section 16Aa, paragraph 2	V, VI
Section 16Aa, paragraph 3	III
Section 16Aa, paragraph 4	III
Section 16a	III
Section 17, paragraph 1	VI
Section 17, paragraph 2	VI
Section 17, paragraph 4	III
Section 17a, paragraph 1	VI
Section 17a, paragraph 2	VI
Section 17a, paragraph 3	III
Section 17a, paragraph 4	III
Section 18, paragraph 1	VI
Section 18, paragraph 3	II
Section 18a, and Section 3 of Independent	IV, VI
Grid Administration Act	
Section 19a	IV
Section 19b	III
Section 19c	III
Section 19d	III
Section 19e	III
Section 20, paragraph 3	V
Section 21	V
Section 21, paragraph 9, second sentence	III
Section 23	V
Section 24, paragraph 1	V
Section 24, paragraph 2	III
Section 24, paragraph 3	V
Section 24a	III
Section 26ab	V

Section of the law	Category
Dutch Electricity Act 1998	
Section 26ac	V
Section 26ad, paragraph 1	V
Section 26ad, paragraph 2	V
Section 26ad, paragraph 3	V
Section 26ad, paragraph 4	V
Section 26ae, paragraph 1	V
Section 26ae, paragraph 2	V
Section 26ae, paragraph 3	V
Section 26ae, paragraph 4	V
Section 26ae, paragraph 5	V
Section 26ae, paragraph 6	V
Section 26ae, paragraph 7	V
Section 26ae, paragraph 9	V
Section 26ae, paragraph 12	III
Section 26ae, paragraph 14	III
Section 31, paragraph 1	V
Section 31b	IV
Section 36	IV, V
Section 37	IV, V
Section 38, paragraph 3	1
Section 39	III
Section 42, paragraph 3	1
Section 43	VI
Section 55	V
Section 56, paragraph 2	V
Section 57, paragraph 3	V
Section 57, paragraph 4	V
Section 68, paragraph 1	IV
Section 68, paragraph 2	II
Section 78, paragraph 2	III
Section 79	V
Section 84	V
Section 86, paragraph 1	IV
Section 86, paragraph 2	IV
Section 86, paragraph 4	IV
Section 86d	V
Section 86e	VI
Section 95a, paragraph 1	V

Section of the law	Category
Dutch Electricity Act 1998	
Section 95b, paragraph 1	V
Section 95b, paragraph 2	III
Section 95b, paragraph 5	VI
Section 95b, paragraph 8	III
Section 95ca	V
Section 95cb, paragraph 1	V
Section 95cb, paragraph 2	IV
Section 95cb, paragraph 5	V
Section 95cb, paragraph 6	V
Section 95e	III
Section 95f, paragraph 2	V
Section 95k	III
Section 95I	II
Section 95m	VI
Section 950	III
Dutch Gas Act	
Section 1h	III
Section 2, paragraph 5	III
Section 2, paragraph 6	III
Section 2a, paragraph 8	III
Section 2c, paragraph 2	VI
Section 2c, paragraph 3	VI
Section 3	VI
Section 3b, paragraph 1	VI
Section 3b, paragraph 2	VI
Section 3c, paragraph 1	IV
Section 3c, paragraph 2	IV
Section 3c, paragraph 3	II
Section 4, paragraph 1	1
Section 4, paragraph 2	III
Section 7	IV
Section 7a, paragraph 1	VI
Section 7a, paragraph 2	V
Section 7a, paragraph 3	III
Section 7a, paragraph 4	III
Section 8	V
Section 9a	V

Section of the law	Category
Dutch Gas Act	
Section 9b	IV
Section 10, paragraph 1	VI
Section 10, paragraph 2	III
Section 10, paragraph 3, part a	VI
Section 10, paragraph 3, part b	III
Section 10, paragraph 4	V
Section 10, paragraph 5	V
Section 10, paragraph 6	V
Section 10a, paragraph 1	VI
Section 10a, paragraph 2	V
Section 10a, paragraph 3	VI
Section 10b, paragraph 1	VI
Section 10b, paragraph 2	VI
Section 10b, paragraph 4	III
Section 10c, paragraph 1	VI
Section 10c, paragraph 2	VI
Section 10c, paragraph 3	III
Section 10c, paragraph 4	III
Section 10d, paragraph 1	VI
Section 10d, paragraph 3	II
Section 10e and Section 2 of Independent	IV, VI
Grid Administration Act	
Section 12a	V
Section 12b	V
Section 12e, paragraph 1	V
Section 12f	IV/V
Section 12g	IV/V
Section 12i, paragraph 3	I
Section 13b	V
Section 13c	V
Section 13e, paragraph 1	V
Section 13e, paragraph 2	V
Section 13e, paragraph 3	V
Section 13e, paragraph 4	V
Section 13e, paragraph 6	V
Section 13e, paragraph 7	V

Section of the law	Category
Dutch Gas Act	• .
Section 13e, paragraph 9	V
Section 13e, paragraph 12	III
Section 13e, paragraph 14	III
Section 17a	III
Section 18g, paragraph 1	IV
Section 18g, paragraph 3	V
Section 18g, paragraph 5	III
Section 23	V
Section 24, paragraph 2	V
Section 25, paragraph 3	V
Section 25, paragraph 4	V
Section 32	VI
Section 35a	IV
Section 35b	III
Section 35c	III
Section 35d	III
Section 35e	III
Section 37	V
Section 39, paragraph 2	V
Section 39h, paragraph 1	III
Section 40, paragraph 1	IV
Section 40, paragraph 2	1
Section 40, paragraph 3	IV
Section 40, paragraph 4	IV
Section 42	III
Section 43, paragraph 1	V
Section 44, paragraph 1	V
Section 44, paragraph 2	III
Section 44, paragraph 5	VI
Section 44, paragraph 8	III
Section 44a	V
Section 44b, paragraph 1	V
Section 44b, paragraph 2	IV
Section 44b, paragraph 5	V
Section 44b, paragraph 6	V
Section 47, paragraph 2	V
Section 51	IV

Section of the law	Category
Dutch Gas Act	
Section 52a, paragraph 3	II
Section 52b	VI
Section 52d	III
Section 56	III
Section 63	V
Section 66a	V
Section 66b	VI
Section 66c	V
Section 66d, paragraph 1	III
Section 66d, paragraph 3	III
Section 72	IV
Section 73, paragraph 4	V
Section 82, paragraph 1	III
Section 82, paragraph 3	III
Section 83	III
Establishment Act of ACM	
Section 12h, paragraph 5	IV
Section 12I, paragraph 2	III
Section 12m, paragraph 1, part a	III
Section 12m, paragraph 1, part b	V
Section 12m, paragraph 1, part c (Section	V
5:20 in conjunction with 5:15 Awb)	
Section 12m, paragraph 1, part c (Section	VI
5:20 in conjunction with 5:16 Awb)	
Section 12m, paragraph 1, part c (Section	V
5:20 in conjunction with 5:17 Awb)	
Section 12m, paragraph 1, part c (Section	IV
5:20 in conjunction with 5:18 Awb)	
Section 12m, paragraph 1, part c (Section	IV
5:20 in conjunction with 5:19 Awb)	
Section 12m, paragraph 1, part c (Section	IV
5:20 in conjunction with 5:15 and 5:17 Awb)	
Section 12m, paragraph 1, part d	IV
Dutch Competition Act	
Section 25b, paragraph 1	II
Section 25b, paragraph 2	II
Section 25e, first full sentence	II
Section 34, paragraph 1	V

Section of the law	Category
Dutch Competition Act	Ş ,
Section 35, paragraph 1	III
Section 39, paragraph 2, part a	V
Section 39, paragraph 2, part b	V
Section 40, paragraph 2	IV
Section 40, paragraph 3, part a	V
Section 40, paragraph 3, part b	V
Section 41, paragraph 1	V
Section 42, paragraph 2	III
Section 46, paragraph 2	IV
Section 46, paragraph 3	V
Section 46, paragraph 4	V
Section 75, first full sentence and part a	VI
Postal Act 2009	
Section 4	IV
Section 5	II
Section 8	IV
Section 9, paragraph 1	VI
Section 9, paragraph 2	VI
Section 9, paragraph 3	V
Section 9, paragraph 4	V
Section 10, paragraph 1	IV
Section 10, paragraph 2	III
Section 12, paragraph 1	III
Section 12, paragraph 2	II
Section 12, paragraph 3	III
Section 13	VI
Section 15, paragraph 5	V
Section 16, paragraph 5	VI
Section 16, paragraph 6	VI
Section 16, paragraph 7	VI
Section 16, paragraph 8	VI
Section 18	VI
Section 19, paragraph 1	I
Section 21	V

Section of the law	Category
Postal Act 2009	5 ,
Section 19, paragraph 1	1
Section 21	V
Section 22, paragraph 1	VI
Section 22, paragraph 2	VI
Section 23, paragraph 1	III
Section 23, paragraph 2	III
Section 24, paragraph 1	V/VI
Section 24, paragraph 2	V/VI
Section 24, paragraph 3	V/VI
Section 26	III
Section 27, paragraph 1	III
Section 27, paragraph 2	III
Section 28, paragraph 2	I
Section 32, paragraph 1	III
Section 32, paragraph 3	III
Section 36, paragraph 1	II
Section 36, paragraph 2	IV
Section 39, paragraph 2	III
Section 41	T
Section 61	V
Prices Act	
Section 2b	II or III (see for the applicable fining category,
	hereafter: Decision on pricing of products) ⁸
Section 3, insofar in connection with Section	II ⁹
2b	
Dutch Telecommunications Act	
Section 2.1, paragraph 1	II
Section 2.1, paragraph 5	IV
Section 2.3, paragraph 5	1
Section 3.24, paragraph 1	III
Section 3.24, paragraph 2	III

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⁸ See in the event of violation of this provision in the context of unfair commercial practices, this Annex under Section 6.193f preamble and under a of the Dutch Civil Code

preamble and under g of the Dutch Civil Code.

⁹ See in the event of violation of this provision in the context of unfair commercial practices, this Annex under Section 6.193f preamble and under g of the Dutch Civil Code.

Section of the law	Category
Dutch Telecommunications Act	category
Section 3.24, paragraph 3	III
Section 3.24, paragraph 4	III
Section 4.1, paragraph 4	III
Section 4.2, paragraph 11	III
Section 4.2a, paragraph 2	
Section 4.2b	· II
Section 4.9, paragraph 1	III
Section 4.9, paragraph 2	III
Section 4.9, paragraph 3, under a	III
Section 4.9, paragraph 3, under b	III
Section 4.10, paragraph 1	III
Section 4.10, paragraph 2	III
Section 4.10, paragraph 5	1
Section 4.10, paragraph 6	1
Section 4.10, paragraph 7	III
Section 5.2, paragraph 1	III
Section 5.2, paragraph 2	II
Section 5.2, paragraph 2	II
Section 5.2, paragraph 3	II
Section 5.2, paragraph 5	III
Section 5.2, paragraph 6	III
Section 5.2, paragraph 7	II
Section 5.2, paragraph 7	III
Section 5.2, paragraph 9	III
Section 5.3, paragraph 1	III
Section 5.3, paragraph 2	III
	III
Section 5.3, paragraph 5 Section 5.3, paragraph 6	III
Section 5.6, paragraph 1	1
	II
Section 5.8, paragraph 2	II
Section 5.8, paragraph 2	
Section 5.8, paragraph 4	II
Section 5.8, paragraph 5	II
Section 5.8, paragraph 5	II
Section 5.8, paragraph 6	III
Section 5.10	III
Section 5.11, paragraph 1	III

Section of the law	Category
Dutch Telecommunications Act	- Cato ₅ o. 7
Section 5.11, paragraph 2	III
Section 5.11, paragraph 3	III
Section 5.12, paragraph 1	III
Section 5.12, paragraph 2	III
Section 5.12, paragraph 3	III
Section 5.12, paragraph 4	III
Section 6.1, paragraph 1	III
Section 6.1, paragraph 2	III
Section 6.1, paragraph 3	II
Section 6.5, paragraph 1	III
Section 6.6	III
Section 7.1, paragraph 1	II
Section 7.1, paragraph 2	II
Section 7.1, paragraph 4	II
Section 7.1, paragraph 5	II
Section 7.1a, paragraph 1	II
Section 7.1a, paragraph 2	II
Section 7.1a, paragraph 3	III
Section 7.2, paragraph 1	III
Section 7.2, paragraph 2	III
Section 7.2, paragraph 3	III
Section 7.2a, paragraph 1	II
Section 7.2a, paragraph 2	II
Section 7.2a, paragraph 3	II
Section 7.2a, paragraph 4	II
Section 7.2a, paragraph 5	II
Section 7.2a, paragraph 6	II
Section 7.2a, paragraph 7	II
Section 7.3, paragraph 1	II
Section 7.3, paragraph 2	II
Section 7.3, paragraph 3	II
Section 7.3, paragraph 4	II
Section 7.3a, paragraph 1	II
Section 7.3a, paragraph 2	II
Section 7.3b, paragraph 1	III
Section 7.3b, paragraph 2	III
Section 7.3c, paragraph 2	II
Section 7.3c, paragraph 3	II

Dutch Heat Act	
Section 7.4, paragraph 1	-
Section 7.4, paragraph 2	1
Section 7.4, paragraph 3	<u> </u>
Section 7.4a, paragraph 1	III
Section 7.4a, paragraph 2	1
Section 7.4a, paragraph 3	III
Section 7.6, paragraph 1	II
Section 7.6, paragraph 2	II
Section 7.6a, paragraph 1	II
Section 7.6a, paragraph 2	II
Section 7.7	III
Section 8.5, paragraph 1	III
Section 8.5, paragraph 2	III
Section 8.5, paragraph 3	III
Section 8.7	=
Section 9.1, paragraph 1	III
Section 9.1, paragraph 2	III
Section 9.1, paragraph 3	III
Section 9.1, paragraph 4	III
Section 9.2, paragraph 2	III
Section 9.4, paragraph 5	II
Section 9.5, paragraph 1	II
Section 9.5, paragraph 2	II
Section 11.2a, paragraph 1	III
Section 11.2a, paragraph 2	III
Section 11.2a, paragraph 3	II
Section 11.2a, paragraph 4	III
Section 11.2	IV
Section 11.3, paragraph 1	IV
Section 11.3, paragraph 2	IV
Section 11.3, paragraph 3	III
Section 11.4, paragraph 1	II
Section 11.4, paragraph 1	
Section 11.4, paragraph 1	II
Section 11.5b, paragraph 1	
Section 11.5b, paragraph 2	1
Section 11.50, paragraph 2	ı

Section of the law	Category
Dutch Telecommunications Act	
Section 11.6, paragraph 1	II
Section 11.6, paragraph 2	II
Section 11.6, paragraph 3	II
Section 11.6, paragraph 4	II
Section 11.7, paragraph 1	II
Section 11.7, paragraph 3	II
Section 11.7, paragraph 4	II
Section 11.7, paragraph 5	III
Section 11.7, paragraph 9	III
Section 11.7, paragraph 10	III
Section 11.7, paragraph 12	III
Section 11.7a, paragraph 1	III
Section 11.9, paragraph 1	II
Section 11.9, paragraph 2	II
Section 11.10, paragraph 1	II
Section 11.10, paragraph 2	II
Section 11.10, paragraph 3	II
Section 11.10, paragraph 4	II
Section 11.10, paragraph 5	II
Section 11.10, paragraph 6	II
Section 11.10, paragraph 7	II
Section 11.11, paragraph 4	II
Section 11.11, paragraph 5	II
Section 12.1, paragraph 1	II
Section 12.1, paragraph 2	II
Section 12.2, paragraph 7	II
Section 12.4, paragraph 1	IV
Section 12.6	IV
Section 12.9, paragraph 2	1
Section 12.9, paragraph 3	II
Section 18.2	II
Section 18.4, paragraph 1	II
Section 18.4, paragraph 2	II
Section 18.6, paragraph 1	II
Section 18.10	II

Section of the law	Category
Dutch Telecommunications Act	<i>.</i>
Section 18.11, paragraph 1	II
Section 18.12, paragraph 1	II
Section 18.13, paragraph 2	II
Section 18.15, paragraph 1	I-IV
Section 18.15, paragraph 2	I-III
Section 18.15, paragraph 3	III
Section 18.18	IV
Section 18.21, paragraph 1	I-IV
Section 18.21, paragraph 3	1
Regulation 1008/2008 establishing common	
rules for the operation of air services in the	
Community (OC L 293)	
Article 23, paragraph 1	III
Article 23, paragraph 2	III
Dutch Heat Act	
Section 2	V
Section 5, paragraph 1	VI
Section 5, paragraph 4	VI
Section 9, paragraph 1	V
Section 13	III
Section 14	III
Section 17	V
Section 40	IV
Act on the implementation of EU directives	
on energy efficiency	
Section 2	IV
Section 4	IV
Section 5	IV
Section 6	IV
Section 7, paragraph 3	II

Section of the law	Category
Act of 23 November 2006 amending the Electricity Act 1998 and the Gas Act in connection with detailed rules regarding independent grid administration (Dutch Bulletin of Acts and Decrees 2006, 614)	
Section IXa, paragraph 1	V
Section IXb	VI
Section IXc, paragraph 1	III
Section IXc, paragraph 2	III