

No.	Issue Title	Issue Summary	Proposer
001	DCUSA References to the CRA	Paragraphs 25.6.3, 25.12, 25.13 and 25.1.3 of the DCUSA place obligations on DCUSA Parties to send Registration Notices relating to Energisation, or De-energisation or Re-energisation to the CRA. However the BSC requires such notices to be sent to the CDCA.	John Lucas, ELEXON
002	Handling of Extra Settlement Determinations	Under the BSC a post final settlement re-run cannot occur more than once. In circumstances where a recalculation is necessary, such as a Trading Dispute, an ESD is carried out. Under the ESD process additional settlement reports are not produced but an estimate of energy is calculated. DCUSA Paragraphs 19.5.4 and 19.10 appear to recognise that an ESD will not lead to production of settlement reports, and that any adjustment to Use of System Charges would therefore have to be estimated in a manner agreed between the Parties concerned but paragraph 20.4 appears to envisage that Use of System Charges could be recalculated in the usual way following an ESD. The Panel has agreed that that the term "Extra Settlement Determination" should be removed from drafting in 20.4.	John Lucas, ELEXON
006	Add additional wording to clause 37.2	Add " A copy of a notice served under this Clause 37.2 shall be sent to the Panel" to the end of 37.2. This is because the Panel can suspend voting rights under 37.3 if an event of default is continuing but there is currently no obligation to advise the Panel that one has started.	Peter Waymont (EDF Energy)
014	Replace reference to NTC	The reference to "NTC" in clause 17.3 of the DCUSA should be changed to "National Terms of Connection", as "NTC" is not defined in the DCUSA (only in the Schedule 2A wording which is to be included in supply contracts).	Gus Wood (Legal Advisor)

016	Amendment to Clause 8.8 - Costs of the DCUSA	approved in accordance with clause 8.9", but the reference to "8.9" should be to "8.7".	Gus Wood, Wragge & CO
19	Amendments to the Definitions and Interpretations Section	<p>my only comment, is really an extension to the scope of the</p> <p>Change number 14 really, in that there seem to be a number of acronyms used within DCUSA (eg NTC, MoCoPA,) which are not referenced within the Definitions and Interpretations section, and neither do they prefix the term that they refer to the first time that term is used. For clarity, I think DCUSA should be amended to insert the acronym alongside the full terminology (eg National Terms of Connection {NTC}) within the Definitions and Interpretations section. This change would ensure that when the acronym is used within DCUSA that readers</p>	Helen Lees, Npower