

Housekeeping Change 1**Clause 1**

CDCA means the Central Data Collection Agent as defined in the Balancing and Settlement Code.

Disconnection Notice means, in relation to a Metering Point, a notice sent by the User to the Company pursuant to Clause 25 and which:

- (a) identifies the Metering Point to which the notice relates by reference to the Supply Number for that Metering Point; and
- (b) requests the Company to send a De-registration Notice to the MPAS Provider instructing it to De-register the Metering Point,

and means, in relation to a Metering System, the equivalent notice from the User to the Company requesting that the Company sends a notice by the User to the CRA instructing it to De-register the Metering System in accordance with the BSC.

Registration Notice means, in respect of:

- (a) a Metering Point, a notice sent to the MPAS Provider by either the User or the Company, as the case may be, instructing the MPAS Provider to change the status of that Metering Point in the way set out in the notice; and
- (b) a Metering System, a notice sent to the CRA or the CDCA (as applicable) by the User giving instructions the CRA to change the status of that Metering System in the way set out in the notice.

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Clause 25.6.3

25.6.3 (in respect of Metering Systems) when such De-energisation Works are complete, the User shall, in accordance with the BSC, instruct the ~~CRACDCA~~ to register the relevant Metering System as De-energised.

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Clauses 25.12 and 25.13

25.12 If the Company De-energises a Metering Point or Metering System pursuant to Clause 25.8 or 25.9 and such Metering Point remains De-energised for a period of three Working Days:

25.12.1 the Company shall forthwith instruct the User to send a Registration Notice to the MPAS Provider or to the ~~CRACDCA~~ (as applicable) instructing it to register the relevant Metering Point or Metering System as De-energised (but only, in the case of an Unmetered Supply, if the De-energisation Works have stopped the flow of electricity through the relevant Exit Point); and

25.12.2 within two Working Days of receiving an instruction from the Company pursuant to Clause 25.12.1, the User shall send such a Registration Notice to the MPAS Provider or to the ~~CRACDCA~~ (as applicable) and notify the relevant Meter Operator.

25.13 If the Company Re-energises a Metering Point or a Metering System pursuant to Clause 25.11:

25.13.1 if an instruction has been given by the Company under Clause 25.12.1, the Company shall forthwith instruct the User to send a Registration Notice to the MPAS Provider or to the ~~CRACDCA~~ (as applicable) instructing it to register the relevant Metering Point or Metering System as Energised (but only, in the case of an Unmetered

Supply, if the Re-energisation Works have allowed the flow of electricity through the relevant Exit Point); and

25.13.2 within two Working Days of receiving an instruction from the Company pursuant to Clause 25.13.1, the User shall send such a Registration Notice to the MPAS Provider or to the ~~CRACDCA~~ (as applicable).

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Clause 25.20

25.20 Subject to Clause 25.17, within five Working Days of receipt of the Disconnection Notice, the Company shall send a Registration Notice to the MPAS Provider or the CRA (as applicable) instructing it to register the Metering Point or Metering System (as the case may be) as de-registered.

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Clause 25.21.3

25.21.3 the Company shall notify the User as soon as the Re-energisation Works are complete and the User shall, within two Working Days of receiving such notification, send a Registration Notice to the MPAS Provider or the ~~CRACDCA~~ (as applicable) instructing it to register the relevant Metering Point or Metering System as Energised.

Housekeeping Change 2

Clause 20.4

20.4 Where a subsequent Daily Statement for any Settlement Day indicates that, as a result of a subsequent Reconciliation Run; or Post-Final Settlement Run, ~~or~~ ~~Extra Settlement Determination~~, the Use of System Charges in respect of that Settlement Day are different from those previously billed, the Company shall calculate such difference and the interest thereon and shall submit an account (the **Reconciliation Account**) in respect of such difference to the User as soon as is reasonably practicable after the end of each charging period. Such interest shall be calculated in accordance with the provisions of Schedule 3.

Housekeeping Change 6

Clause 54.2¹

54.2 For so long as an Event of Default is continuing, where a DG Party and/or a Supplier Party is a User under Section 2A, or where an IDNO Party or a DNO Party is a User under Section 2B, and, in either case, that Party is a Breaching Party pursuant to:

54.2.1 Clause 54.1.1 or 54.1.6, any Party to whom the obligations in question were owed shall be entitled to suspend its performance of the services described in Section 2 to the Breaching Party by notice in writing to the Breaching Party; and

54.2.2 any other provision of Clause 54.1, any Party shall be entitled to suspend its performance of the services described in Section 2 to the Breaching Party by notice in writing to the Breaching Party,

and the Breaching Party shall pay to the suspending Party an amount equal to any reasonable costs incurred by such Party as a result of such suspension.

Any Party serving a notice under this Clause 54.2 shall send a copy of the notice to the Panel.

¹ Please note that Housekeeping change 20 (below) also amends clause 54.2.

Housekeeping Change 14

Clause 17.3

- 17.3 The User shall ensure that, on each occasion on which it, or any Relevant Exempt Supplier, enters into a Contract (whether written, oral, or deemed), the wording set out in Schedule 2A is included within that Contract. The User shall ensure that such wording is presented in such a way as to create an effective contract (insofar as one can be created by presentation alone) between the Company and the relevant Customer or Generator on the terms and conditions of the ~~NTC~~National Terms of Connection.

Housekeeping Change 16

Clause 8.8

8.8 Upon receipt of an invoice or other statement relating to costs or expenses that have been approved in accordance with Clause 8.97, the Secretariat or DCUSA Ltd (as applicable) shall pay the amount stated in such invoice or other statement (together with VAT thereon, if applicable) to the person named in such invoice or other statement.

Housekeeping Change 19

Meter Operation Code of Practice Agreement <u>or</u> <u>MOCOPA</u>	means the <u>Meter Operation Code of Practice Agreement</u> of that name dated 8 September 1998.
Value Added Tax <u>or</u> <u>VAT</u>	means VAT as defined has the meaning given to that term in the Value Added Tax Act 1994, and any tax of a similar nature which may be substituted for or levied in addition to it.

Housekeeping Change 20**Clause 1**

Supplier/DG Party means a Supplier Party or a DG Party (and **Supplier/DG Parties** shall mean the Supplier Parties and the DG Parties collectively).

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Clause 15.3.1

15.3.1 only create rights and obligations between DNO Parties or IDNO Parties (on the one hand) and Supplier/DG Parties ~~or DG Parties~~ (on the other), and shall not create rights or obligations between DNO Parties/IDNO Parties and other DNO Parties/IDNO Parties or between Supplier ~~Parties~~/DG Parties and other Supplier ~~Parties~~/DG Parties;

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Clause 36.3.1

36.3.1 only create rights and obligations between DNO Parties/IDNO Parties and other DNO Parties/IDNO Parties, and shall not apply to Supplier/DG Parties ~~or DG Parties~~;

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Clause 54.2²

54.2 For so long as an Event of Default is continuing, where a Supplier/DG Party ~~and/or a Supplier Party~~ is a User under Section 2A, or where an IDNO Party or a DNO Party is a User under Section 2B, and, in either case, that Party is a Breaching Party pursuant to:

² Please note that Housekeeping change 6 (above) also amends clause 54.2.

54.2.1 Clause 54.1.1 or 54.1.6, any Party to whom the obligations in question were owed shall be entitled to suspend its performance of the services described in Section 2 to the Breaching Party by notice in writing to the Breaching Party; and

54.2.2 any other provision of Clause 54.1, any Party shall be entitled to suspend its performance of the services described in Section 2 to the Breaching Party by notice in writing to the Breaching Party,

and the Breaching Party shall pay to the suspending Party an amount equal to any reasonable costs incurred by such Party as a result of such suspension.

Housekeeping Change 21

Clause 19.9

19.9 Notwithstanding Clause 15.3, tThe Company may charge the User Use of System Charges calculated by reference to electricity assessed to have been supplied to a Customer while a customer of the User during a period in which the User was supplying electricity to that Customer in accordance with a last resort supply direction issued by the Authority in accordance with Condition 29 of the User's Supply Licence from the time that the direction takes effect. This right subsists from the date on which the last resort supply direction takes effect, and continues regardless of whether the Metering Point applying to the Customer is registered to the User in accordance with the Master Registration Agreement, until such time as the relevant Metering Point is registered to another supplier in accordance with the terms of the Master Registration Agreement.

Housekeeping Change 22

Clause 42.3

42.3 Subject to Clause 42.4, tThe User may propose an Alternative Solution in respect of the Connection Point. The Company and the User shall negotiate in good faith the terms of any such proposal. The proposal must allow for the accurate provision of the data referred to in Clause 42.1, and must include a mechanism for resolution of data disputes, and for the outcome of such disputes to be recognised in subsequent invoices. If agreement has not been reached within 20 Working Days, either of the Company or the User shall be entitled to refer the matter to the Authority, pursuant to Condition 4E of the Company's Distribution Licence. The Company and the User shall give effect to the determination of the Authority.

Housekeeping Change 23

Schedule 13, clause 7.4

- 7.4 Upon termination of this BCA the User shall allow the Company at its sole option to Disconnect, and to enter the User's premises in order to Disconnect, the Connection Point and shall pay to the Company all sums then due and payable or accrued due under this BCA and any costs incurred by the Company in Disconnecting the Connection Point and removing the Company's Connection Equipment and/or the User's Connection Equipment and re-instating the Company's Ppremises or those of any Affiliate.