

Draft Legal Text

DCP 174 'Qualification and application of LV Sub-Station Tariffs'

Amend table 5, note 3 in paragraph 141 of Schedule 16 (CDCM) as follows:

Note 3: LV Sub applies to customers connected to the DNO Party's network at a voltage of less than 1 kV at a substation with a primary voltage (the highest operating voltage present at the substation) of at least 1 kV and less than 22 kV, where the current transformer (CT) used for the customer's settlement metering is located at the substation. For these purposes, 'at the substation' means:

- a) an HV/LV substation with the metering CT in the same chamber as the substation transformer; or
- b) an HV/LV substation with the metering CT in a chamber immediately adjacent to the substation transformer chamber.

Amend table 5, note 5 in paragraph 141 of Schedule 16 (CDCM) as follows:

Note 5: ~~Notes 3 and 4~~ above for LV ~~and HV~~ substation tariffs will be applied if a customer or its supplier provides evidence demonstrating to the DNO Party's reasonable satisfaction, that the requirements of note 3 are met~~for new customers from 1 April 2010.~~

To determine whether such evidence is sufficient, the DNO Party will investigate and reach a decision based on the evidence supplied and any additional information that is available to it. Administration charges (to cover reasonable costs) may apply if a technical assessment or site visit is required. Where a DNO Party agrees that a customer should be moved to the LV substation tariff, the new tariff will be applied in the next calendar month following the DNO Party's decision.

Where a customer is already registered on ~~either~~ an LV ~~or HV~~ substation tariff they will remain so.

**Wragge & Co LLP
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