

## Notes to CDCM Paragraph 144 – Proposed Amendments

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.

Note 4: not used.

Note 5: Where a customer or its supplier requests a DNO Party to confirm if a connection may be eligible for LV Substation tariff, the DNO Party will investigate and reach a decision, taking account of any supporting information, provided by the customer or supplier 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, but shall not be applied where the DNO Party agrees to the change of tariff request.

In all circumstances where a DNO Party agrees or decides that a customer should be moved to the LV substation tariff, the new tariff Charges will be applied in the next calendar month following the DNO Party's decision and shall be backdated to either the date the customer became eligible for the LV Substation tariff or to the maximum period specified by the Limitation Act (1980), whichever is the shorter. Where a customer is already registered on an LV substation tariff they will remain so.

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