

**DCUSA DCP REF CHANGE DECLARATION****VOTING END DATE: 11 NOVEMBER 2016**

DCP 275- CODE GOVERNANCE REVIEW 3 & SLC 22	WEIGHTED VOTING				
	DNO	IDNO	SUPPLIER	DISTRIBUTED GENERATOR	GAS SUPPLIER
CHANGE SOLUTION	Accept	Accept	Accept	n/a	n/a
IMPLEMENTATION DATE	Accept	Accept	Accept	n/a	n/a
RECOMMENDATION	<p><b>Part 2 Matter</b></p> <p><b>Change Solution</b> – Accept. For the majority of the Party Categories that were eligible to vote:</p> <ul style="list-style-type: none"> <li>the number of groups in each Party Category which voted to accept the proposal was more than 65% of the total number of Groups in that Party Category which voted; and</li> <li>the sum of the Weighted Votes of the Groups in each Party Category which voted to accept the proposal was more than 65%.</li> </ul> <p><b>Implementation Date</b> – Accept. For the majority of the Party Categories that were eligible to vote:</p> <ul style="list-style-type: none"> <li>the number of groups in each Party Category which voted to accept the implementation date was was more than 65% of the total number of Groups in that Party Category which voted; and</li> <li>the sum of the Weighted Votes of the Groups in each Party Category which voted to accept the implementation date was was more than 65%.</li> </ul>				
PART ONE / PART TWO	<b>Part Two</b> – Authority Determination Not Required				

PARTY	SOLUTION (A / R)	IMPLEMENTA TION DATE (A / R)	WHICH DCUSA OBJECTIVE(S) IS BETTER FACILITATED?	COMMENTS
<b>DNO PARTIES</b>				
SP Distribution	Accept	Accept	General Objective 3 is better facilitated as the proposed licence changes mean DCUSA must be modified in order for the DNOs to remain compliant.	No further comments provided
SP Manweb	Accept	Accept		
Eastern Electricity	Accept	Accept	Objective 3 as the DCP reflects changes in the Distribution Licenses	No further comments provided
London Electricity	Accept	Accept		
South Eastern Electricity	Accept	Accept		
Electricity North West	Accept	Accept	We agree with the proposer that this change better facilitates general objective 3 as the proposed changes to SLC 22 and SLC 22A mean DCUSA must be modified for Distributors to remain compliant.	No further comments provided
Southern Electric Power Distribution plc	Accept	Accept	General Objective 3 is better facilitated as the proposed changes are necessary from a compliance perspective, to ensure that the DCUSA text aligns with the distribution licences.	No further comments provided
Scottish Hydro Electric Power Distribution plc	Accept	Accept		
Northern Powergrid	Accept	Accept	We believe that General Objective Three is better facilitated by DCP 275 -	no
Northern Powergrid Northeast Ltd	Accept	Accept		

Northern Powergrid Yorkshire plc	Accept	Accept	as the proposed changes to SLC 22 and SLC 22A mean DCUSA must be modified in order for the Distributors to remain compliant.	
Western Power Distribution (East Midlands)	Accept	Accept	WPD agree with the Change Proposal in that this change better facilitates General Objective 3, The efficient discharge by the DNO Parties and IDNO Parties of obligations imposed upon them in their Distribution Licences.	None
Western Power Distribution (West Midlands)	Accept	Accept		
Western Power Distribution (South Wales)	Accept	Accept		
Western Power Distribution (South West)	Accept	Accept		
IDNO PARTIES				
ESP Electricity	Accept	Accept	We agree with the Proposer that DCUSA General Objective Three will be better facilitated by the introduction of this CP. As the Proposer identified the proposed changes to SLC 22 and SLC 22A mean DCUSA must be modified in order for us to remain compliant with them.	We have no further comments.
SUPPLIER PARTIES				
SSE Energy Supply	Accept	Accept	We believe that DCUSA General Objective 3. The efficient discharge by the DNO Parties and IDNO Parties of	NO

			obligations imposed upon them in their Distribution Licences is better facilitated by this DCP	
British Gas	Accept	Accept	We agree that General Objective Three - The efficient discharge by the DNO Parties and IDNO Parties of obligations imposed upon them in their Distribution Licences is better facilitated by DCP 275 as the proposed changes to SLC 22 and SLC 22A mean DCUSA must be modified in order for the Distributors to remain compliant.	No further comments provided
<b>DISTRIBUTED GENERATOR PARTIES</b>				
n/a				
<b>GAS SUPPLIER PARTIES</b>				
n/a				