

DCUSA DCP 299 CHANGE DECLARATION**VOTING END DATE:** 14 JULY 2017

DCP 299	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>Part 2 Matter</p> <p>Change Solution – Accept. For the majority of the Party Categories that were eligible to vote:</p> <ul style="list-style-type: none"> 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 the sum of the Weighted Votes of the Groups in each Party Category which voted to accept the proposal was more than 65%. <p>Implementation Date – Accept. For the majority of the Party Categories that were eligible to vote:</p> <ul style="list-style-type: none"> the number of groups in each Party Category which voted to accept the implementation date was more than 65% of the total number of Groups in that Party Category which voted; and the sum of the Weighted Votes of the Groups in each Party Category which voted to accept the implementation date was more than 65%. 				
PART TWO	Part Two – Authority Determination Not Required				

PARTY	SOLUTION (A / R)	IMPLEMENTATION	WHICH DCUSA OBJECTIVE(S) IS BETTER FACILITATED?	COMMENTS
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		DATE (A / R)		
DNO PARTIES				
Northern Powergrid (Northeast) Ltd	Accept	Accept	No comments provided	No comments provided
Northern Powergrid (Yorkshire) plc	Accept	Accept		
Eastern Power Networks	Accept	Accept	General Objective 4 is better facilitated as this change will help to ensure the effective operation of ETTOS arrangements and provide Parties with clear reporting processes	No comments provided
London Power Networks	Accept	Accept		
South Eastern Power Networks	Accept	Accept		
Electricity North West	Accept	Accept	We agree with the Proposer and the Theft Issues Group that General Objective 4 is better facilitated as this change will help to ensure the effective operation of ETTOS arrangements and provide Parties with clear reporting processes.	No comments provided
Southern Electric Power Distribution plc	Accept	Accept	In our view, DCUSA Objective 4 is better facilitated as the CP improves communication of relevant information between parties who are jointly engaged in tackling potential electricity theft.	No.
Scottish Hydro Electric Power Distribution plc	Accept	Accept		
SP Distribution plc	Accept	Accept		No comments provided

SP Manweb plc	Accept	Accept	DCUSA General Objective 4 (the promotion and efficiency in implementation and administration of this agreement and the arrangements under it) is better facilitated by this change. For clarity we believe that this change allows for accurate reporting on the status of the incident being highlighted via Crimestoppers. There are instances where an MPAN has not been created, or cannot be found (e.g. due to an address update that has not been notified to the DNO) and further action will be required by the DNO in order to resolve.	
Western Power Distribution (East Midlands)	Accept	Accept	General Objective four - The promotion of efficiency in the implementation and administration of the DCUSA	No comments provided
Western Power Distribution (West Midlands)	Accept	Accept		
Western Power Distribution (South Wales)	Accept	Accept		
Western Power Distribution (South West)	Accept	Accept		
IDNO PARTIES				

	Accept	Accept	ESPE agree that Objective 4 is better facilitated as the legal text being introduced clarifies the process for distributors to report untraded MPANs to ETTOS service provider.	No
SUPPLIER PARTIES				
British Gas	Accept	Accept	We agree that General Objective 4 is better facilitated as this change will help to ensure the effective operation of ETTOS arrangements and provide Parties with clear reporting processes.	No comments provided
DISTRIBUTED GENERATOR PARTIES				
n/a				
GAS SUPPLIER PARTIES				
n/a				