

DCUSA DCP 324 CHANGE DECLARATION**VOTING END DATE: 10 SEPTEMBER 2018**

DCP 324- NATIONAL GRID LEGAL SEPARATION CHANGES TO THE DCUSA	WEIGHTED VOTING				
	DNO	IDNO	SUPPLIER	DISTRIBUTED GENERATOR	GAS SUPPLIER
CHANGE SOLUTION	Accept	n/a	Accept	n/a	n/a
IMPLEMENTATION DATE	Accept	n/a	Accept	n/a	n/a
RECOMMENDATION	<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 ONE / PART TWO	Part Two – Authority Determination <i>Not</i> Required				

PARTY	SOLUTION (A / R)	IMPLEMENTA TION DATE (A / R)	WHICH DCUSA OBJECTIVE(S) IS BETTER FACILITATED?	COMMENTS
DNO PARTIES				
SP Distribution plc	Accept	Accept	General Objective 2 is better facilitated for the reasons stated in the change report.	None.
SP Manweb plc	Accept	Accept		
Northern Powergrid (Yorkshire) plc	Accept	Accept	We feel that DCUSA objective 2 is better facilitated by this Change Proposal being that one of the reasons for the legal separation of the system operator and transmission owner within the National Grid Group is to enable a more competitive system.	
Northern Powergrid (Northeast) Ltd	Accept	Accept		
Western Power Distribution (East Midlands) plc	Accept	Accept	We agree with the change report that DCUSA General Objective Two is better facilitated by DCP 324.	n/a
Western Power Distribution (West Midlands) plc	Accept	Accept		
Western Power Distribution (South Wales) plc	Accept	Accept		
Western Power Distribution (South West) plc	Accept	Accept		
Electricity North West	Accept	Accept	We agree with the details in the change report in that this change better facilitates General Objective 2,	

			with one of the reasons for the legal separation of the system operator and transmission owner within the National Grid Group was to enable a more competitive system.	
Southern Electric Power Distribution plc	Accept	Accept	We believe that DCUSA General Objective 4 is better facilitated as the DCUSA must reflect material changes in industry structures and arrangements for efficient administration and implementation.	None.
Scottish Hydro Electric Power Distribution plc	Accept	Accept		
Eastern Power Networks	Accept	Accept	We support the view as laid out in the change report that DCUSA General Objective Two is better facilitated by DCP 324. This is as a result of the legal separation of the system operator and transmission owner within the National Grid Group which should enable a more competitive system.	
London Power Networks	Accept	Accept		
South Eastern Power Networks	Accept	Accept		
IDNO PARTIES				
N/A				
SUPPLIER PARTIES				
E.ON Energy Solutions	Accept	Accept	Objective 1	
British Gas	Accept	Accept	We agree that DCUSA General Objective Two is better facilitated by DCP 324 as one of the	

			identified reasons for the legal separation of the system operator and transmission owner within the National Grid Group is to enable a more competitive system.	
SSE Energy Supply Ltd	Accept	Accept	We agree that general objective 2. is better facilitated by this Change Proposal as one of the identified reasons for the legal separation of the system operator and transmission owner within the National Grid Group is to enable a more competitive system.	
SSE Electricity Ltd	Accept	Accept		
EDF Energy	Accept	Accept	EDF Energy feels that this change better promotes General objective 2 “The facilitation of effective competition in the generation and supply of electricity and (so far as is consistent with that) the promotion of such competition in the sale, distribution and purchase of electricity. “	
MVV Environment Services	Accept	Accept		
DISTRIBUTED GENERATOR PARTIES				
N/A				
GAS SUPPLIER PARTIES				

N/A