

DCP011 – Amendments to Licence Condition 36

SECTION 1A – PRELIMINARY

1. DEFINITIONS AND INTERPRETATION

Accreditation	means accreditation of any relevant person and certification of that person's business processes by the Accreditation Authority, and Accredited and Accrediting shall be construed accordingly.
Accreditation Authority	means the Performance Assurance Board (as defined in the Balancing and Settlement Code, when Accrediting persons pursuant to Section J of the Balancing and Settlement Code).
Basic Metering Services	has the meaning given to that term in paragraph 2 of Condition 36 of the Distribution Licences.
Data Collector	<u>has the meaning given to that term in the Balancing and Settlement Code</u> means a person appointed to provide data retrieval and/or data processing services (the terms data retrieval and data processing being defined in paragraph 11 of Condition 36A of the Distribution Licence).
Meter Operation Services Agreement	means any agreement between the Meter Operator <u>Agent</u> and the User

(or, where applicable, the Connectee)
for the provision of meter operation
services to be provided by the Meter
Operator Agent.

Implementation Scheme

~~has the meaning given to that term in
the Balancing and Settlement Code.~~

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Legacy Basic Meter Asset Provision

~~has the meaning given to that term in
paragraph 3 of Condition 36 of the
Distribution Licences.~~

Meter Administrator

~~has the meaning given to that term in
the Balancing and Settlement
Code means a duly Accredited person
appointed by the User to administer an
Equivalent Meter pursuant to the
Unmetered Supplies Procedure.~~

~~Meter Operator~~

~~means a person appointed by the User
(or, where applicable, the Connectee)
to provide either or both of the
services described in paragraph 3 of
Condition 36 of the Distribution
Licence in relation to the relevant
Metering Point and Accredited by the
Accreditation Authority or deemed to
be Accredited pursuant to the terms of
the Implementation Scheme.~~

Qualification

~~has the meaning given to that term in
the Balancing and Settlement Code,
and **Qualified** shall be construed~~

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Relevant Charging Statement

[accordingly.](#)

means, as the case may require, any of the following:

- (a) the statement prepared by a Company in relation to charges for use of system for the time being in force pursuant to Condition 4A of its Distribution Licence;
- (b) the statement prepared by a Company in relation to charges for the provision of MPAS for the time being in force pursuant to Condition 14A of its Distribution Licence;
- (c) the statement prepared by a Company in relation to charges for [Legacy Basic Metering Asset Provision Services](#) and data services (as defined in the Distribution Licences) for the time being in force pursuant to Condition 36C of its Distribution Licence;
- (d) the statement prepared by a Company and for the time being in force pursuant to Condition 48 of its Distribution Licence in relation to charges in respect of losses incurred by a supplier in

complying with a last resort supply direction (as described in the Distribution Licence); and

- (e) any statement prepared by a Company and for the time being in force in relation to charges for any other services offered by the Company.

SECTION 2A – COMPANY / USER RELATIONSHIPS

18.2.2 the Company receiving confirmation that an AaccreditedQualified Meter Operator Agent, AaccreditedQualified Data Collector and AaccreditedQualified Data Aggregator (~~where that Exit Point or Entry Point relates to a Metering Point~~) or an Aaccredited Meter Operator Agent (~~where that Exit Point or Entry Point relates to a Metering System~~) have been appointed in relation to that Exit Point or Entry Point (except that no Meter Operator is required to be appointed in relation to an Unmetered Supply);

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18.3.4 where the User intends to provide an Unmetered Supply to a Customer which is to be submitted to Settlement on the basis of half-hourly data generated by an Equivalent Meter, a Qualified Meter Administrator having been and remaining appointed by the User in relation to that Exit Point; and

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18.3.5 the User being party to an agreements with the Company or a third party for provision of the services of ~~(i) basic-meter asset provision~~ in relation to that Exit Point and ~~(ii) basic-meter operation (within the meaning given to those terms in Condition 36 of the Distribution Licence)~~. In the event that the User is not a party to such an agreements, the Company shall be entitled to

provide such services and to pass on to and recover from the User the costs of so doing.

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19.2.2 the charges for (i) the provision of MPAS, (ii) (where applicable) the provision of [Legacy Basic Metering Asset Provision Services](#), (iii) the provision of data transfer services, and (iv) (where applicable) the provision of last resort supply payments (all pursuant to the Company's obligations under, respectively, Condition 14, Condition 36, Condition 36A, and Condition 48 of its Distribution Licence);

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25.12 If the Company De-energises a Metering Point or Metering System pursuant to Clause 25.8 or 25.9 and such Metering Point remains De-energised for a period of three Working Days:

25.12.1 the Company shall forthwith instruct the User to send a Registration Notice to the MPAS Provider or to the CRA (as applicable) instructing it to register the relevant Metering Point or Metering System as De-energised (but only, in the case of an Unmetered Supply, if the De-energisation Works have stopped the flow of electricity through the relevant Exit Point); and

25.12.2 within two Working Days of receiving an instruction from the Company pursuant to Clause 25.12.1, the User shall send such a Registration Notice to the MPAS Provider or to the CRA (as applicable) and notify the relevant Meter Operator [Agent](#).

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27.1 The User shall procure that the Meter Operator [Agent](#) appointed for each Metering Point supplied shall (where relevant) comply with the Meter Operation Code of Practice.

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- 29.6 The User shall procure that the Meter Operator [Agent](#), Data Collector and Data Aggregator appointed for each Metering Point supplied in relation to which the supply of electricity is measured by Non-Half-Hourly Metering Equipment (as defined in the Balancing and Settlement Code) for the purposes of Settlement shall provide the Company with any data required to be provided to the Distribution Business by the person appointed in that capacity in accordance with the timescales specified in the relevant provisions of the BSC.

SCHEDULES

SCHEDULE 5 – APPROVAL AND PERMISSION PROCEDURES

- 2.1 Subject to the provisions of Clause 25 and this Schedule 5, the User shall be entitled to procure the performance of Works on the Distribution System by a person who is not an employee of the Company. This Schedule 5 does not apply to work carried out by a Meter Operator [Agent](#) pursuant to the [relevant](#) Meter Operation Services Agreement.

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SCHEDULE 7 – EVENT LOG

18.2.2	...	Confirmation of appointment of Meter Operator Agent , Data Collector and Data Aggregator or Meter Operator Agent
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SCHEDULE 8 – DEMAND CONTROL

- 8.6 Where Paragraph 8.5 applies, the Company may also send a Compliance Notice to that Supplier, and a copy to the Authority, which notice shall require the Supplier:
- (a) to change at its own cost and within such period of time as the Company considers reasonable the SSCs in force at particular

Metering Points in the area designated in the Emergency SRN to the SSCs for the relevant Metering Points at the Effective Date of the relevant Firm SRN (or, where the Company reasonably believes that it is necessary, to such other SSCs as shall not have a materially adverse effect on Security of Supply); or

- (b) to take such other action as the Company considers reasonable, provided that where the Company requires changes to SSCs in an area which is not a Load Managed Area or to SSCs which have not been modified by the Supplier since the Effective Date of the current Load Managed Area Notice, then the cost of Meter Operator [Agent](#) visits required to affect such changes shall be at the Company's cost.