**DCP 343 ‘Use of a nominated calculation agent for the calculation of the LV mains split’**

**Amend Clause 42.12 as follows:**

## The User shall (if it is an IDNO Party) provide to the Nominated Calculation Agent such data concerning each of the User’s Systems as may reasonably be requested in order that the Nominated Calculation Agent can calculate the “HV split” (as defined in Schedule 29). The User shall provide such data no later than the end of October each year, and shall provide such data in such reasonable format as the Nominated Calculation Agent may request.

## **Amend Clause 42.13 as follows:**

## The Company shall (if it is a DNO Party):

### procure that the Nominated Calculation Agent is appointed on terms that require the Nominated Calculation Agent to keep the information disclosed to it pursuant to Clause 42.12 and this Clause 42.13 confidential, and to not use such information for any purpose other than calculation of the “HV split” (as defined in Schedule 29); and

### provide to the Nominated Calculation Agent such data concerning each of the Company’s Systems as may reasonably be requested in order that the Nominated Calculation Agent can calculate the “HV split” (as defined in Schedule 29). The Company shall provide such data no later than the end of October each year, and shall provide such data in such reasonable format as the Nominated Calculation Agent may request.

## **Amend Paragraph 33 of Schedule 29 as follows:**

1. The DNO Party will estimatethe proportion of its LV mains which LV-connected embedded networks are deemed to use by:
2. determining the total length of its LV mains used by LV-connected embedded networks;
3. dividing that total length by the number of end users on LV-connected embedded networks; and
4. dividing the result by the average length of LV mains by LV end user on the DNO Party’s own LV network.

**Amend Paragraph 34 of Schedule 29 as follows:**

1. The estimates will be based on network data submitted in the most recent RRP where possible, and customer counts as represented in Settlements data at the end of the most recent completed regulatory year. On request, the DNO Party must provide to each LDNO Party:
   * the number of customers used for that LDNO in the calculation of the number of end users on LV-connected embedded networks for the purpose of clause 33 (b); and
   * the combined total number of LDNO customers used for all LDNOs in the calculation of the number of end users on LV-connected embedded networks for the purpose of clause 33 (b).