

DCP 339 Legal Text

Amend definition of ‘Other Charges’ in Clause 19.2.1 to exclude the recovery of approved Last Resort Supply Payment Claims

Amend Clause 19.2 of Section 2A as follows:

19.2 The “**Other Charges**” shall be:

19.2.1 the charges for (i) the provision of MPAS, and (ii) (where applicable) the provision of Legacy Meter Asset Provision and of Data Services, ~~and (iii) (where applicable) the provision of last resort supply payments~~ (all pursuant to the Company's obligations under, respectively, Condition 18, and Condition 36, ~~and Condition 38~~ of its Distribution Licence);

19.2.2 (to the extent not captured within Clause 19.1C) the charges for certain services ancillary to those for which Use of System Charges are levied and which are provided by the Company to the User pursuant to any of:

(A) the BSC and the CUSC; or

(B) the Master Registration Agreement; and

19.2.3 the charges for any other services provided by the Company to the User pursuant to:

(A) a provision of this Section 2A; or

(B) any other agreement between the Company and the User for the provision of such services which provides for payment pursuant to this Agreement.

Gowling WLG (UK) LLP

7 March 2019