

DCUSA DCP 278 CHANGE DECLARATION**VOTING END DATE: 13 DECEMBER 2016**

DCP 278- ALLOCATION OF USERS TO THE ETTOS SECURE EMAIL SERVICE	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>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 DATE (A / R)	WHICH DCUSA OBJECTIVE(S) IS BETTER FACILITATED?	COMMENTS
DNO PARTIES				
Electricity North West	Accept	Accept	<p>General Objective 1 will be better facilitated as a reduction in theft enables DNOs to manage their network in a more economic and efficient manner.</p> <p>General Objective 3 will be better facilitated as the information provided to DNOs may result in the further detection of theft in conveyance (Standard Licence Condition 27).</p>	No comments provided
Southern Electric Power Distribution plc	Accept	Accept	<p>We believe that General Objective 3 is better facilitated, as the CP would enable efficient communication of ETTOS information between DCUSA parties, assisting DNO and IDNO Parties to tackle electricity theft in conveyance, which is a licence obligation.</p>	No comments provided
Scottish Hydro Electric Power Distribution plc	Accept	Accept		
Northern Powergrid Northeast Ltd	Accept	Accept	<p>General Objective 1 - The development, maintenance and operation by each of the DNO Parties and IDNO Parties of an efficient, co-ordinated, and economical Distribution</p>	No comments provided
Northern Powergrid Yorkshire plc	Accept	Accept		

			<p>System. We believe that General Objective 1 is better facilitated as reduced theft enables more accurate data consumption to be utilised by DNOs and gives more opportunity to manage their network in an efficient and economic manner. ETOS plays a significant role in managing theft and to utilise the full benefit adequate access rights are required by DNO, iDNO and Supplier Parties</p> <p>General Objective 3 - The efficient discharge by each of the DNO Parties and IDNO Parties of the obligations imposed upon them by their Distribution Licences. We believe that this is better facilitated as the provision of information relating to suspected theft to distributors may assist distributors in detecting theft in conveyance and meeting their requirements in Standard Licence Condition 27.</p>	
SP Distribution plc	Accept	Accept	<p>We believe that General Objectives 1 &3 will be better facilitated by this proposal.</p> <p>The reasons being that the better management of any investigation/or any detected incidence of Theft on the</p>	None
SP Manweb plc	Accept	Accept		

			<p>Network through co-ordination with other Industry parties will assist the DNO/iDNO in the better management of the system.</p> <p>In addition to this may also increase the detection of Theft in conveyance.</p>	
IDNO PARTIES				
n/a				
SUPPLIER PARTIES				
British Gas	Accept	Accept	<p>We agree that General Objective 1 is better facilitated as reduced theft enables more accurate data consumption to be utilised by DNOs and gives more opportunity to manage their network in an efficient and economic manner. ETOS plays a significant role in managing theft and to utilise the full benefit adequate access rights are required by DNO, iDNO and Supplier Parties.</p> <p>We also agree that General Objective 3 is better facilitated as the provision of information relating to suspected theft to distributors may assist distributors in detecting theft in conveyance and meeting their requirements in Standard Licence Condition 27.</p>	No comments provided

Utility Warehouse	Accept	Accept	We agreed that this improves the DCUSA Objectives 1 and 3 to better facilitate management of theft by providing a clear guidance of the allocation of ETOS users.	No comments provided
DISTRIBUTED GENERATOR PARTIES				
n/a				
GAS SUPPLIER PARTIES				
n/a				