

DCP 350 – ‘CREATION OF EMBEDDED CAPACITY REGISTERS’

Draft Legal Text

Add the following definitions in Section 1A (‘Definitions and Interpretations’) of the DCUSA:

Embedded Capacity Register	means a register for the purpose of collating site specific data items for sites whose import and/or export capacities are greater than 1MW and which relate to any Generator, Storage Facility or a Demand Site subject to a form of Demand Side Management, whether such sites are connected or are to be connected to the Distribution Network and whether such sites are considered (or as the case may be, not considered) a Distributed Energy Resource (DER).
-----------------------------------	--

Add the following new Clause 35C in Section 2A (‘Distributor to Supplier/Generator Relationships’) of the DCUSA:

35C. PROVISION OF AN EMBEDDED CAPACITY REGISTER

- 35C.1 This Clause 35C shall apply where the Company is a DNO Party or an IDNO Party.
- 35C.2 The Company shall hereby be obliged to create and henceforth maintain an “Embedded Capacity Register” or “ECR” (which by virtue of Schedule 31, shall be considered to have been created when first published in accordance with this Clause 35C).
- 35C.3 By the tenth Working Day of each month, the Company shall, using the latest available information it holds with respect to any sites that fall within the scope of the ECR, publish the details pertaining to such sites in its ECR on its website.
- 35C.4 For the purposes of Clause 35C.3, the latest available information with respect to sites within scope of the ECR, shall be construed as (but not limited to) meaning any:
- (a) applications pertaining to a request to:
 - i) alter the characteristics of the physical assets on site; and/or

ii) any contractual terms, conditions or agreements that an owner/operator of a site has entered into, exited from or altered in some way,

and which relate to an applicable data item held within the ECR for a site whose information is already maintained within the ECR

(b) applications received, which pertains to a site that is seeking a connection to the Company's Distribution System; and

(c) any necessary changes as a result of being notified that previously held information pertaining to a site was incorrect and the Company having been notified of the correct information,

35C.5 Where, in accordance with the provisions of Schedule 31, the Company has been notified that the structure/format of the ECR has been altered, the Company shall ensure that such alterations are made to its ECR, such that they are reflected in the next version that it is to publish as is required for the purposes of Clause 35C.3.

35C.6 Clause 35C.5, does not apply where, in accordance with the provisions of Schedule 31, the Company has been notified of a specific date by which it is to have implemented the alteration as so notified, and shall instead ensure that such alteration is made within the window of time that has been granted to it.

Add the following new Schedule 31 ('Embedded Capacity Register') of the DCUSA:

SCHEDULE 31 – EMBEDDED CAPACITY REGISTER'

1. INTRODUCTION

- 1.1 In accordance with Clause 35C, the “Embedded Capacity Register” or “ECR” is a document to be completed by each DNO Party and IDNO Party, which captures site specific data items for sites whose import and/or export capacities are greater than 1MW and which relate to any Generator, Storage Facility or a Demand Site subject to a form of Demand Side Management, whether such sites are connected or are to be connected to the Distribution Network and whether such sites are considered (or as the case may be, not considered) a Distributed Energy Resource (DER).

2. CONTENT OF THE EMBEDDED CAPACITY REGISTER

- 2.1 On the date on which this Schedule 31 comes into effect, the Panel shall instruct the Secretariat to upload the ECR version 1.0 to the Website, with such version being that which was jointly agreed upon by the majority of DNO/IDNO Parties at the creation of this Schedule 31. All versions published by the Secretariat on the Website shall be used as a template by each DNO/IDNO Party, which shall not be altered by a DNO/IDNO Party unless it is in accordance with paragraphs [3.1] to [3.6] below.
- 2.2 The Secretariat shall ensure that all Parties are informed of the specific location on the Website where the ECR template is held and the means by which they may have access to it.
- 2.3 For each site that meets the criteria to be included on an ECR, each DNO/IDNO Party shall use best endeavours to populate all data items and where data for a specific data item is not held for that site at that time then the DNO/IDNO Party will populate it with the words ‘data not available’.
- 2.4 Each DNO/IDNO Party shall populate the data items in accordance with and by referencing the definitions in the ECR and which are only to be amended by a DNO/IDNO Party if such amendment is in accordance with paragraphs [X.X] to [X.X] below.
- 2.5 To the extent that each DNO/IDNO Party holds such information or is applicable to them, it shall provide the relevant links or information for each of the following items:

- 2.5.1 contact details for use by anyone viewing the ECR, to be able to direct any questions to or to be able to notify the relevant Party as to any potential errors with respect to the details for a site so that any correction can be made;
- 2.5.2 the date the ECR was last updated;
- 2.5.3 links to any regional maps for each DNO region that is covered by the ECR; and
- 2.5.4 links to any heat maps produced by DNOs for any regions that are covered by the ECR.

3. AMENDMENTS TO THE EMBEDDED CAPACITY REGISTER

- 3.1 The Panel shall oversee the process by which the ECR template may be altered, such alteration may include the addition or removal of a specified data item within the register and/or to add, remove or alter the definition of a specified data item.
- 3.2 A Party may, at any time, apply to the Panel requesting that the ECR template be altered (such alteration as defined in paragraph 2.3 above) by notice in writing to the Panel Secretary.
- 3.3 Where the Panel Secretary receives such an application, it shall ensure that the matter is added to the agenda for the next Panel meeting occurring more than 10 Working Days after receipt of such application, and shall give notice to all the Parties at least 10 Working Days before the Panel meeting in question:
 - 3.3.1 setting out the identity of the Party by whom the request has been made;
 - 3.3.2 specifying the date on which the Panel is due to consider the matter; and
 - 3.3.3 inviting representations or objections with respect to the request before that time.
- 3.4 Where representations or objections are made in accordance with Paragraph 2.5.4, the Panel Secretary shall, as soon as reasonably practicable after receipt thereof and unless such representations or objections have been marked as confidential, provide these alongside the request itself via publication with the relevant meeting documentation on

the website, such that the Panel is able to make a decision with respect to a request to alter the ECR template.

- 3.5 The Panel may resolve, on the application of any Party, to accept the addition or removal of a specified data item within the register and/or to add, remove or alter the definition of a specified data item. In passing such a resolution, the Panel may impose such conditions as it sees fit, including but not limited to, specifying whether a transition period is necessary and the term of any such transition period.
- 3.6 Where the Panel passes a resolution in accordance with Paragraph 2.7, it shall instruct the Secretariat update and publish the ECR to the Website and to notify Parties that the Panel has passed a resolution to alter the ECR template. Such notification is to include:
 - 3.6.1 a description of how the ECR has been altered;
 - 3.6.2 detail any conditions imposed by the Panel; and
 - 3.6.3 a link to its location on the Website.