

DCUSA DCP 410 Change Declaration

Voting end date: 5pm, 9 December 2022

DCP 405	WEIGHTED VOTING				
	DNO	IDNO	SUPPLIER	CVA REGISTRANT	GAS SUPPLIER
CHANGE SOLUTION	Accept	n/a	n/a	n/a	n/a
IMPLEMENTATION DATE	Accept	n/a	n/a	n/a	n/a
RECOMMENDATION	<p>Change Solution – Accept.</p> <p>In respect of each Party Category that was eligible to vote, the sum of the Weighted Votes of the Groups in that Party Category which voted to accept the change solution was more than 50% in all Categories.</p> <p>Implementation Date – Accept.</p> <p>In respect of each Party Category that was eligible to vote, the sum of the Weighted Votes of the Groups in that Party Category which voted to accept the implementation date was more than 50% in all Categories.</p>				
PART ONE / PART TWO	<p>Part One – Authority Determination Required</p>				

PARTY	SOLUTION (A / R)	IMPLEMENTATION DATE (A / R)	WHICH DCUSA OBJECTIVE(S) IS BETTER FACILITATED?	COMMENTS
DNO PARTIES				
NORTHERN POWERGRID (NORTHEAST) PLC	Accept	Accept	Charging Objective 2 will be positively impacted for single sites that have changed capacity by more than 50% within the 24-month period to be used for the banding allocation exercise, as this will allow for fairer reassessment of the charging band for these customers.	No further comments.
NORTHERN POWERGRID (YORKSHIRE) PLC	Accept	Accept		
National Grid Electricity Distribution East Midlands	Accept	Accept	We agree with the WG that this change better facilitates Charging Objective 2.	No further comments.
National Grid Electricity Distribution West Midlands	Accept	Accept		
National Grid Electricity Distribution South West	Accept	Accept		
National Grid Electricity Distribution South Wales	Accept	Accept		
Eastern Power Networks	Accept	Accept	We believe that DCUSA Charging Objective 2 is better facilitated by this change as it will allow sites to be allocated to an appropriate residual charging band based on a fairer assessment of the average capacity/consumption which would facilitate competition among similar customers.	No further comments.
London Power Networks	Accept	Accept		
South Eastern Power Networks	Accept	Accept		
Electricity North West	Accept	Accept	We believe Charging Objective 2 would be better facilitated by this change as it enables sites to be allocated to a residual charging band using a fairer assessment of the sites average capacity.	No further comments.