

35A. PROVISION OF COST INFORMATION

~~35A.1 This Clause 35A shall only apply where the Company is a DNO Party.~~

~~35A.2 By the fifth Working Day of May, August, November and February in each year, the Company shall complete a copy of table 1 in Schedule 15 and send the completed table to the Secretariat.~~

~~35A.3 By the fifth Working Day of May, August, November and February in each year, the Company shall complete a copy of table 2 in Schedule 15 and send the completed table to the Secretariat.~~

~~35A.4 By the fifth Working Day of May, August, November and February in each year, the Company shall complete a copy of table 3 in Schedule 15 and send the completed table to the Secretariat.~~

~~35A.5 On each occasion that the Company sends a completed table to the Secretariat pursuant to Clause 35A.2, the Company shall also send an accompanying written commentary to assist in the understanding of the data presented within the table (including an explanation of the reasons behind any changes made to estimates since the last such table was prepared).~~

~~35A.6 The Secretariat shall, within three Working Days of receiving each table and commentary provided pursuant to this Clause 35A, publish such table and commentary on the Website.~~

~~35A.7 The Company shall ensure that, within 20 Working Days of sending a table 2 to the Secretariat in accordance with Clause 35A.3, a meeting is convened (which may be held by telephone conference) to which all Supplier Parties and IDNO Parties are invited. At such meeting, the Company shall provide an oral commentary to assist those attending to understand the data presented within the most recently submitted tables 1, 2 and 3 (including an explanation of the reasons behind any changes made to estimates since the last such tables were prepared). The Company shall ensure that the Supplier Parties and the IDNO Parties attending the meeting are given the opportunity to ask questions regarding the tables, and the Company shall use reasonable endeavours to provide a response to those questions.~~

35B. PRODUCTION OF THE ANNUAL REVIEW PACK

~~35B.1 This Clause 35B shall only apply where the Company is a DNO Party.~~

~~35B.2 The Annual Review Pack (or ARP) is to be published on behalf of each DNO Party, and refreshed where necessary, in accordance with this Clause 35B.~~

~~35B.3 By 31 December of each year, the Company shall complete the ARP and send the completed ARP to the Secretariat.~~

~~35B.4 By the third Working Day of January in each year, the Secretariat shall publish on the Website the completed ARP most recently received from each DNO Party.~~

~~35B.5 Where the Use of System Charges to be charged by the Company from April in any year differ from the indicative charges set out in the Company's ARP published pursuant to Clause 35B.4 in January of that year, then the Company shall (at least 40 days prior to the date from which such charges are to have effect) resubmit an updated ARP to the Secretariat.~~

~~35B.6 The Secretariat shall, within 5 days of receiving any updated ARP pursuant to Clause 35B.5, publish the updated ARP on the Website.~~

35X. PROVISION OF COST INFORMATION

35X.1 This Clause 35X shall only apply where the Company is a DNO Party.

35X.2 The Cost Information Review Pack (or CIRP) is to be published on behalf of each DNO Party, and refreshed where necessary, in accordance with this Clause 35X.

35X.3 By the final day of April, September and December in each year, the Company shall complete a copy of the CIRP, including Table 1 and Table 2 in Schedule 15 and send the completed table to the Secretariat.

Commented [AG1]: Dependent on whether DCP 437 is approved this could be Jan

35X.4 On each occasion that the Company sends a completed table to the Secretariat pursuant to Clause 35X.2, the Company shall also complete the accompanying written commentary in Table 1 and Table 2 to assist in the understanding of the data presented within the table (including an explanation of the reasons behind any changes made to estimates since the last such table was prepared).

35X.5 The Secretariat shall, within three Working Days of receiving the completed CIRP provided pursuant to this Clause 35X, publish such table and commentary on the Website.

35X.6 The Company shall ensure that, within 20 Working Days of sending a table 2 to the Secretariat in accordance with Clause 35X.3, a meeting is convened (which may be held by telephone conference) to which all Supplier Parties and IDNO Parties are invited. At such meeting, the Company shall provide an oral commentary to assist those attending to understand the data presented within the most recently submitted tables 1, 2 and 3 (including an explanation of the reasons behind any changes made to estimates since the last such tables were prepared). The Company shall ensure that the Supplier Parties and the IDNO Parties attending the meeting are given the opportunity to ask questions regarding the tables, and the Company shall use reasonable endeavours to provide a response to those questions.

35X.7 Where the Use of System Charges to be charged by the Company from April in any year differ from the indicative charges set out in the Company's CIRP published pursuant to Clause 35X.3 in January of that year, then the Company shall (at least 40 days prior to the date from which such charges are to have effect) resubmit an updated CIRP to the Secretariat.

35X.8 The Secretariat shall, within 5 days of receiving any updated CIRP pursuant to Clause

35X.7, publish the updated CIRP on the Website.