

DCP 440 – Consuming 'De-Energised' Sites

Legal Text

Amend paragraph 139 and delete paragraph 140 of Schedule 16 (CDCM) as follows:

139 ~~There will be no charges applied to correctly de-energised HH MPANs/sites as determined by the de-energisation status in MPAS~~Where a site is incorrectly identified in MPAS as having been de-energised (i.e. when non-zero metering advances are received for a period despite the site being identified as de-energised), then the DNO Party shall contact the supplier to request that the status is corrected.

- a) For non-MHHS Metering Points, and for MHHS Metering Points for Settlement Periods whilst they are not under MHHS arrangements, if a site is found to be energised, then once its status has been corrected in MPAS, charges will be back dated to the date of energisation as identified in MPAS.
- b) For MHHS Metering Points, charges will be applied. Once the status has been corrected in MPAS, any difference in charges will be back dated to cover the period in which the site was incorrectly identified as de-energised.

~~140 Where a site is incorrectly de-energised, i.e. when actual metering advances are received and the DNO Parties should contact suppliers to ensure the status is corrected. If a site is found to be energised charges will be back dated to the date of energisation.~~