

DCUSA DCP 455 Change Declaration

Voting end date: 5 November 2025

DCP 455	WEIGHTED VOTING				
	DNO	IDNO	SUPPLIER	CVA REGISTRANT	GAS SUPPLIER
CHANGE SOLUTION	Accept	Accept	Accept	n/a	n/a
IMPLEMENTATION DATE	Accept	Accept	Accept	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 65% 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 65% in all Categories.</p>				
PART ONE / 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				
Northern Powergrid (Northeast) plc	Accept	Accept	We support the Proposer that DCUSA Charging Objective 3 is better facilitated by this change and for the reasoning set out in the change report.	N/a
Northern Powergrid (Yorkshire) plc	Accept	Accept		
National Grid Electricity Distribution South West plc	Accept	Accept	DCUSA Charging Objective 3	N/a
National Grid Electricity Distribution South Wales plc	Accept	Accept		
National Grid Electricity Distribution East Midlands plc	Accept	Accept		
National Grid Electricity Distribution West Midlands plc	Accept	Accept		
Electricity North West Limited	Accept	Accept	None	N/a
SP Distribution PLC	Accept	Accept	2. The facilitation of effective competition in the generation and supply of electricity and (so far as is consistent with that) the promotion of such competition in the sale, distribution and purchase of electricity. - Competition is more effective when the basis for credit is consistent across all DNOs,	N/a
SP Manweb PLC	Accept	Accept		

			<p>predictable and can be calculated unambiguously by Suppliers.</p> <p>4. The promotion of efficiency in the implementation and administration of the DCUSA - The implementation and administration of the DCUSA is more efficient when the basis for calculating credit cover is unambiguous and not open to challenge, thereby minimising the risk of burdensome queries and otherwise unnecessary disputes.</p>	
IDNO PARTIES				
The Electricity Network Company Limited	Accept	Accept	We are supportive of this change proposal as by aligning the calculation basis to CPIH which is used in ED2, it prevents a divergence in RAV between DCUSA and the PCFM and ensures consistency across users.	We are supportive of this change proposal.
SUPPLIER PARTIES				
EDF ENERGY CUSTOMERS LIMITED	Accept	Accept	The facilitation of effective competition in the generation and supply of electricity and (so far as is consistent therewith) the promotion of such competition in the sale, distribution and purchase of electricity The promotion of efficiency in the implementation and administration of the DCUSA	N/a
British Gas	Accept	Accept	We agree that Objective 3 is better facilitated as it aligns with Ofgem's switch from RPI indexation to CPIH indexation within the PCFM.	N/a
CVA REGISTRANT PARTIES				
Not Eligible				
GAS SUPPLIER PARTIES				
Not Eligible				