

DCP 458 – Amend DCP414 Process

Legal Text – Solution B

Amend Clause 19 (Charges) as follows:

Transitional Protection for Customers affected by BSC Modification P432 or MHHS

- 19.12 Part 4 of the CDCM contains transitional protection for Customers who may be affected by the implementation of BSC modification P432 or any other CT Metering Points catered for by MHHS. All DNO/IDNO Parties shall comply with Part 4 of the CDCM, including a DNO Party operating outside of its Distribution Services Area.
- 19.13 The User shall initiate the transition for all Customers covered under Clause 19.12. The Company shall conclude the transition for each Customer by allocating them to the correct site-specific tariff under the CDCM such that a Maximum Import Capacity is required (except for those domestic Customers who opt for an aggregated tariff under paragraph 132D of the CDCM).
- 19.14 The Company shall provide contact details to the User relating to agreeing the Maximum Import Capacity for the affected Customers. Prior to transition, tThe User shall confirm to the Company, using those contact details, the contact details of all the Customers impacted by P432, or any other CT Metering Points catered for by MHHS, used in providing the information to the Customer under Clause 19.15. The User shall also notify the Company, using those same contact details, on each and every occasion (if any) that there is a change of Customer at the Premises during the 12 months following the date on which the Premises is first migrated.
- 19.15 Prior to each Customer's transition (or on a change of Customer during the 12 months following first migration), the User shall (as a minimum) provide the Customer with the following information:
- 19.15.1 site address information, including MPAN and Meter Serial Number(s);
 - 19.15.2 reason for the correspondence;
 - 19.15.3 expected migration date;
 - 19.15.4 the Company's contact details (as provided by the Company under Clause 19.14); and
 - 19.15.5 explanation of the process, including that the Company's will set the Customer's enduring Maximum Import Capacity and charge capacity charges based on the site's highest peak import capacity over the 12-month transition periodassessment which may require the Customer to agree a Maximum Import Capacity.
- ~~19.16 When the assessment under Part 4 of the CDCM has been completed, the Company shall inform the Customer, using the contact details provided under Clause 19.14 of the rights the Customer has under the National Terms of Connection.~~

In Schedule 2B (National Terms of Connection), amend Clauses 12.13B and 12.13C of Section 3 as follows:

~~12.13B Clauses 12.13 and 12.13A shall not apply where Part 4 of Schedule 16 of the DCUSA applies to the Premises.~~

12.13~~BC~~ Where ~~no agreement on the Maximum Import Capacity is reached under~~ Part 4 of Schedule 16 of the DCUSA applies to the Premises (and unless and until the Parties agree a different capacity)~~the Company decides a value based on actual metering data plus headroom, then the amended~~ Maximum Import Capacity determined under such Part 4 shall apply for the purposes of this Agreement (and the Company shall have no liability to the Customer should ~~that~~ the capacity value chosen not be suitable and/or have an impact on the Connection Assets).

Amend Part 4 of Schedule 16 (CDCM) as follows:

Part 4 – Transitional Protection for Customers affected by BSC Modification P432 or MHHS

179 This Part 4 sets out the transitional protection for Customers who may be affected by BSC Modification P432, being Customers with CT metering which are required to become half-hourly settled by migrating to Measurement Class C or E, or any other CT Metering Points catered for by MHHS which are migrating to become half-hourly settled on a site-specific basis.

180 This Part 4 forms part of the CDCM, but also applies to IDNO Parties and to DNO Parties acting outside of their distribution services area.

181 Subject to paragraph 18~~23~~ below, where:

- (a) a Customer takes a supply of electricity at a Premises where the electricity conveyed to the Premises is recorded through a CT meter; and
- (b) the Metering Point for such Premises has been migrated to either Measurement Class C or E for BSC Modification P432 or required to become half-hourly settled for MHHS; and
- (c) the supplier has provided contact details for the Customer to the DNO/IDNO Party (in accordance with Clause 19.14 of the DCUSA) no later than three months after the date of first migration,

then, with effect from~~following~~ the date of the migration of the Premises, the Domestic Aggregated or CT tariff, or the Non-Domestic Aggregated or CT tariff as applicable shall be applied.

182 ~~Within effect from 6 months following the period of~~ 12 months ~~after from~~ the date of the first migration of a Premises, the DNO/IDNO Party shall allocate the Premises to a charging band based on the current price control residual band thresholds applying a MIC set by reference to the highest peak import capacity billed during the 12-month transition period (unless and until a different MIC is agreed by the DNO/IDNO Party)~~reasonably assess the capacity based on metered data and agree with the customer an appropriate MIC. In the event the DNO/IDNO and customer are unable to agree a MIC, it will be set on the highest peaked import capacity and the customer shall be informed of the new MIC (in accordance with the NTC notice provisions).~~

183 In this Part 4, the following definitions shall apply:

BSC Modification P432

means the modification to the BSC referred to as modification ‘P432, Half Hourly Settlement for CT Advanced Metering Systems’, which was approved by the Authority on 15 January 2024.

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