DCUSA legal text amendments post M6 and required for M8

Introduction

This document includes the legal text amendments to cater for the transition to MHHS for changes made post M6 (catered for by DCP445) and required by M8 (code implementation date – September 2025).

The version of DCUSA used to produce this document is based on:

- DCUSA v17.1 issued on the 1st of April 2025; and
- includes any changes impacting this document that are approved awaiting implementation and occur before M8 as at the date of this document. These are:
 - DCP455 Implementation of Market-wide Half Hourly Settlement (MHHS)
 Arrangements; and
 - DCP433 Limitation for backdating of rebates/charges under Schedule 32.

DCUSA legal text amendments post M6 and required for M8

Amend Schedule 16 Paragraph 128 as follows

- For MPANs that are to be charged on an aggregated basis (as further described in Paragraph 132C), Use of System Charges will be via the Supercustomer approach which for non-MHHS MPANs uses data from the D0030 industry data flow and is based on Settlements Classes comprising:
 - (a) Line Loss Factor Class (LLFC);
 - (b) Profile Class (PC);
 - (c) Standard Settlement Configuration (SSC); and
 - (d) Time Pattern Regime (TPR),

and which for MHHS MPANS uses data from the REP-002B industry data flow based on DUoS Tariff ID.

Amend Schedule 32 Paragraph 6 as follows:

- 6.10 On or before 15 September of the Annual Allocation Review, the DNO/IDNO Party shall provide each Supplier Party with a list of each and every MPAN associated with a Non-Domestic Premises that is connected to the DNO/IDNO Party's Distribution System that has been reallocated to a New Charging Band as a result of the Annual Allocation Review, identifying the Old Charging Band and New Charging Band and the LLFC Id or for MHHS the DUOS Tariff ID to which each such MPAN has been allocated.
- 6.11 The New Charging Band will be effective from the later of 1 August of the prior year or the date on which the Old Charging Band was applied. Charging band reallocations are actioned by amending the LLFC Id or for MHHS the DUoS Tariff ID assigned to the MPAN, which must be completed by the DNO/IDNO Party before the date of the Final Reconciliation Settlement Run (as defined in the BSC) for 1 August of the prior year. 6.12

Commented [JL1]: Comment raised by a Party as part of their DCP445 voting response re reference to the correct message variant.

This was missed when the message was split into REP-002, REP-002A and REP-002B.

In the definition of "Supercustomer DUoS Report" it refers to REP-002B as should this paragraph.

Commented [JL2]: Added due to the approval of DCP433.

Note that DCP445 had an amendment to this paragraph but DCP433 re-phrased the sentence and relocated LLFC Id within it making the amendment by DCP445 no longer required.

 $\textbf{Commented [JL3]:} \ Added \ due \ to \ the \ approval \ of \ DCP433$

Commented [JL4]: Note, DCP439, if approved removes this sentence. The Authority has just sent back this change proposal