SPECIAL CONDITION A1 – Definitions and interpretation

- 1. Unless the context otherwise requires, words and expressions used in the standard conditions of this licence shall have the same meaning when used in these special conditions.
- 2. Special conditions A2 to F1 shall apply to the distribution services area (as defined in standard condition 1 (Definitions and interpretation)) of the licence.
- 3. Special condition G1 shall apply outside the distribution services area.

4.	In special conditions A2 to G1:		.{	Deleted: able
	"allow <u>ed</u> , demand revenue"	means the revenue calculated in accordance with the formula set out in paragraph 2 of special condition B1 (Restriction of distribution charges: demand use of system charges).		
		Inote: the term derived from this formula is only defined from the year commencing 1 April 2005 onwards in paragraph 2 (the same is also true of "allowed network generation revenue" below, where the formula referred to only applies to the relevant years from 1 April	{	Formatted
		2005 onwards): therefore, special condition E1 cannot be applied where it requires such data for years prior to 2005/06]	-{ {	Formatted Formatted
	"allowed meter operation revenue"	means the revenue calculated in accordance with the formula set out in paragraph 8 of special condition F1 (Restriction of basic metering charges).	{	Deleted: able
	"allowed network generation revenue"	means the revenue calculated in accordance with the formula set out in paragraph 2 of special condition D1 (Restriction of distribution charges: generation use of system charges).	{	Deleted: able

Appendix – draft price control licence modifications Office of Gas and Electricity Markets

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		,	Deleted: able
"allowed pass-through items"	means the items referred to in special condition B2 (Restriction of distribution	/	
	charges: allowed pass-through items)	200	Deleted: able
"average specified rate"	means the average of the daily base rates of Barclays Bank plc current from time to time during the period in respect of which the calculation falls to be made.		
"base demand revenue"	means the revenue calculated in accordance with the formula set out in paragraph 3 of special condition B1 (Restriction of distribution charges: demand use of system charges)		Deleted: has the meaning given
"basic meter asset provision charges"	means the charges levied by the licensee for basic meter asset provision in		
	accordance with paragraph 1 of standard		Deleted: 4
	condition 36C (Basis of Charges for		Deleted: c
	Basic Metering Services and Data		Deleted: b
	Services: Requirements for	,	Deleted: m
	<u>T</u> ransparency).	,",',	Deleted: s
"basic meter operation revenue"	means the revenue (measured on an		Deleted: d
•	accruals basis) derived by the licensee		Deleted: s
	from charges levied in respect of basic	N.	Deleted: r
	meter operation services in accordance		Deleted: t
	with paragraph 1 of standard condition		Deleted: 4
	36C (Basis of Charges for Basic Metering		Deleted: c
	Services and Data Services:		Deleted: b
	Requirements for Transparency).		Deleted: m
"business rates"	means, in England and Wales, the rates		Deleted: s
ousiness rates	payable by the licensee in respect of the	11, 1	Deleted: d
	electricity distribution hereditaments	'''	Deleted: s
	attributed to the licensee in the Central		Deleted: r
	Rating Lists (England and Wales)		Deleted: t
	compiled under section 52 of the Local		
	Government Finance Act 1988; and in		
	Scotland, the rates payable by the licensee		
	in respect of [insert definition]		

means special conditions A2 to F1

replaced in accordance with the

inclusive as from time to time modified or

"charge restriction conditions"

provisions of the Act.

(a)

"combined allowed distribution network revenue"

means the total <u>amount</u> of allowed demand revenue and allowed network generation revenue.

"combined distribution network revenue"

means the total amount of regulated demand revenue and network generation

"CT"

for the purposes of special condition F1 only (Restriction of basic metering charges), means current transformer.

[see our amended definition of C₁ in paragraph 3 of special condition B1]

"demand customer" means any energised or de-energised exit

point on the licensee's distribution system for which there is a valid metering point administration number (MPAN).

"demand use of system charges"

means charges levied by the licensee in accordance with paragraph 2 of standard condition 4A (Charges for Use of System) in respect of demand customers.

"DG"

for the purposes of special condition D2 only (Calculation of charge restriction adjustments arising from the incentive schemes for distributed generation and registered power zones), and whether on its own or as part of another defined term, means distributed generation.

"directly connected"

in relation to any premises, means so connected to the licensee's distribution system that the final connection to the premises is from that system (and "indirectly connected" means other than directly connected).

Deleted: "charging review date"

Deleted: means the date from which modifications to the charge restriction conditions have effect:¶ <#>whether before or after the date upon which the modifications are made:¶ <#>whether or not the same modifications are made in respect of each licensee; and¶ where such modifications have been proposed by the Authority following a review by the Authority of the charge restriction conditions (or that part to which the modifications relate) in relation to all distribution services providers

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Deleted: "customer numbers"

Deleted: means the total number of demand customers calculated on 30 September of the relevant year

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"distribution charges"	means charges levied

d by the licensee in respect of the provision of distribution

services.

"distributed generation"

means an installation comprising any plant or apparatus for the production of electricity which is connected directly to the licensee's distribution system or is connected to that system through an independent or private network (other than an onshore transmission system) which is directly or indirectly connected

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distribution system.

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to it.

"distribution losses"

means the amount, in units, being the difference between the units entering the licensee's distribution system and the units distributed.

"distribution services"

means all services provided by the licensee as part of its distribution business other than excluded services.

"distribution unit category"

means (as the case may be) HV units or LV1 units or LV2 units or LV3 units.

"EHV premises"

(b) (a) in relation to premises connected to the licensee's distribution system at 31 March 2005, those EHV premises notified in writing to the Authority by the licensee by 31 July 2005 in accordance with paragraph 9 of special condition D (Restriction of distribution charges), or special condition E in Scotland, of this licence in the form in which it was

in force on 31 March 2005; and

(b) in relation to premises connected to the licensee's distribution system which are either first connected or (having

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been previously connected) have had their connection materially altered on or after 1 April 2005, those premises connected to the licensee's distribution system at a voltage of 22 kilovolts or greater, or at a substation with a primary voltage of 66 kilovolts or higher.

"EHV units"

means units distributed by the licensee which are transported to EHV premises.

"entry point"

means that point at which units, whether metered or unmetered, enter the licensee's

distribution system.

"excluded services"

means those services provided by the licensee as part of its distribution business which, in accordance with special condition A2 (Scope of the charge restriction conditions), fall to be treated as excluded services.

"exit point"

means that point at which units, whether metered or unmetered, leave the licensee's distribution system (and, for the avoidance of doubt, includes points of connection to the licensee's distribution system).

"generation use of system charges"

means charges levied by the licensee in accordance with paragraph 2 of standard condition 4A (Charges for Use of System) in respect of distributed

generation.

"HV units"

means units (other than EHV units) distributed by the licensee which are delivered to exit points from the licensee's distribution system at a voltage

of 1000 volts or greater.

"incentive payment"

means the adjustment to allowed revenues, whether allowed demand revenue or allowed network generation

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	performance against the incentive schemes.	
"incentive schemes"	means the arrangements set out in special conditions C1, C2, C3 and D2, for adjusting allowed demand revenue and	Deleted: to C3 inclusive, and D2
	allowed network generation revenue in	Deleted: able
	respect of the licensee's performance in meeting predetermined targets for specified outputs.	Deleted: able
"LV units"	means units distributed by the licensee to exit points on the licensee's distribution system at a voltage of less than 1000 volts.	Deleted: from
"LV1 units"	means LV units which are distributed by the licensee outside off-peak periods;	Deleted: at specified peak times to
	(a) to demand customers' domestic premises or small premises (other than domestic premises); and	Deleted: demand customers' premises connected to the
	(b) where the appropriate demand use of system charges apply different rates in	licensee's distribution system at a voltage of less than 1000 volts
	off-peak periods as opposed to other	Deleted: night-time
	times of day (and, for the avoidance of	
	doubt, such charges include all those	Deleted: all
	specified as falling within the LV1 category in the statements provided by	
	the licensee in accordance with	
	paragraphs 7 and 8 of special condition	
	E1 (Restriction of distribution charges:	
	supplementary restrictions)).	
"LV2 units"	means LV units which are distributed by	
	the licensee to demand customers' domestic premises or small premises	
	(other than domestic premises) where the	
	appropriate demand use of system	
	charges are restricted to apply to specified	
	off-peak periods (and, for the avoidance	
	of doubt, such charges include all those	

revenue, representing the penalty or reward in respect of the licensee's

of doubt, such charges include all those

specified as falling within the L category in the statement provided by the licensee in accordance with paragraphs 7 and 8 of special condition E1 (Charge restriction conditions: supplementary restrictions)).

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Deleted: (a) during specified off-peak periods, where the appropriate use of system charges apply different rates in different periods; or

Deleted: (b) where the appropriate use of system charges are restricted to apply to specified off-peak periods,

Deleted: and, for the avoidance of doubt, such charges in either case include all those items specified in the statements provided by the licensee in accordance with paragraphs 7 and 8 of special condition E1 (Restriction of distribution charges: supplementary

"LV3 units"

units, for the avoidance of doubt including units distributed under the use of system charges specified as falling within the LV3 category in the statements provided by the licensee in accordance with paragraphs 7 and 8 of special condition E1 (Restriction of distribution charges: supplementary restrictions).

means LV units other than LV1 and LV2

means, in relation to any quantity of electricity distributed, as measured by a meter installed for such purpose.

means the revenue (measured on an accruals basis) derived by the licensee from generation use of system charges made for the provision of distribution services to owners or operators of distributed generation in the relevant year, after deduction of:

an amount equal to such part of the total amount payable in that relevant year to the transmission licensee (measured on an accruals basis) in respect of transmission connection point charges and remote transmission asset rentals, and which has been recovered from

"metered"

"network generation revenue"

distribution system users in that relevant year by the licensee in its generation use of system charges, as falls to be attributed to those users in that relevant year;

- (b) an amount equal to such part of the total amount payable in that relevant year to another authorised distributor (measured on an accruals basis) in respect of charges for the transportation of units, from that person's network, and which would otherwise be included in network generation revenue by reason of being recovered from distribution system users in that relevant year by the licensee in its generation use of system charges, as falls to be attributed to those users in that relevant year; and
- (c) value added tax (if any) and any other taxes based directly on the amounts so derived.

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transported

Deleted: "non-domestic rates'

Deleted: means in England and Wales, the rates payable by the licensee in respect of

Deleted: hereditaments on the Central Rating Lists (England and Wales) compiled under section 52 of the Local Government Finance Act 1988; and in Scotland, the rates payable by the licensee in respect of [insert definition]

"price control review date"

means the date from which modifications to the charge restriction conditions have effect:

- (a) whether before or after the date on which the modifications are made;
- (b) whether or not the same modifications are made in respect of each licensee; and
- (c) where such modifications have been proposed by the Authority following a review by the Authority of the charge restriction conditions (or that part to which the modifications relate) in relation to all distribution services providers.

for the purposes of special condition C2 only (Calculation of charge restriction

"quality of service rigs"

Appendix – draft price control licence modifications Office of Gas and Electricity Markets

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adjustments arising from performance in respect of quality of service), means the regulatory instructions and guidance for the time being in force in relation to the incentive scheme established under standard condition 49 (Quality of Service Incentive Scheme and Associated Information).

"registered power zone"

means an area comprising a collection of contiguously connected distribution system assets having one or more terminal points which together describe in full the boundary of that area with the total system and which has been registered with the Authority as a registered power zone in accordance with special condition D2 (Calculation of charge restriction adjustments arising from the incentive schemes for distributed generation and registered power zones).

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"regulated demand revenue"

means the revenue (measured on an accruals basis) derived by the licensee from demand use of system charges made for the provision of distribution services to demand customers in the relevant year, after deduction of:

- (a) an amount equal to such part of the total amount payable in that relevant year to the transmission licensee (measured on an accruals basis) in respect of transmission connection point charges and remote transmission asset rentals, and which has been recovered from distribution system users in that relevant year by the licensee in its demand use of system charges, as falls to be attributed to those users in that relevant year;
- (b) an amount equal to such part of the total amount payable in that relevant

year to another authorised distributor (measured on an accruals basis) in respect of charges in respect of units transported from that person's network, and which would otherwise be included in regulated demand revenue by reason of being recovered from distribution system users in that relevant year by the licensee in its demand use of system charges, as falls to be attributed to those users in that relevant year; and

(c) value added tax (if any) and any other taxes based directly on the amounts so derived.

"relevant year"

means a financial year commencing on or

after 1 April 1990.

"relevant year t"

means that relevant year for the purposes of which any calculation falls to be made under the charge restriction conditions.

"relevant year t-1"

means the relevant year preceding

relevant year t and similar expressions

shall be construed accordingly.

"remote transmission asset rental"

means any rent or other periodic payment payable by the licensee to a transmission licensee in respect of remote transmission assets forming part of the licensee's

distribution system.

"RPZ"

for the purposes of special condition D2 only (Calculation of charge restriction adjustments arising from the incentive schemes for distributed generation and registered power zones), and whether on its own or as part of another defined term, means registered power zone.

"transmission licensee"

means the holder of a transmission licence granted or treated as granted under section 6(1)(b) of the Act.

"transmission connection point

means charges levied by the transmission

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charges" licensee as connection charges by direct reference to the number or nature of the connections between the licensee's distribution system and the transmission Deleted: a system of the transmission licensee, and any associated use of system charges, and which are payable by the distribution business of the licensee. "unit" means a kilowatt hour. [are we sure about this, or should we consult the Ladybird Book of Electricity?] "units distributed" means the aggregate quantity of units distributed by the licensee through its distribution system in relevant year t as measured on leaving that system, whether metered or unmetered. "unmetered" Deleted: means in relation to any quantity of electricity entering or leaving the licensee's distribution system that is not measured by metering equipment, refers to the Deleted: of electricity quantity estimated as so doing. Deleted: measured on entering or leaving the licensee's distribution system, where no meter is installed and it is not reasonably practicable to measure 5. Any reference in these special conditions to: the quantity of electricity by such a (a) a provision thereof; Deleted: -(b) a provision of the standard conditions of electricity distribution Deleted: ¶

(c) a provision of the standard conditions of electricity supply licences;

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- (d) a provision of the standard conditions of electricity generation licences; or
- (e) a provision of the standard conditions of electricity transmission licences,

shall, if these or the standard conditions in question come to be modified, be construed, so far as the context permits, as a reference to the corresponding provision of these or the standard conditions in question as modified.

licences;

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6. Except where the context otherwise requires:

- (a) any reference in a special condition to a numbered paragraph or appendix (in each case with or without a letter) or to an annex identified by a letter is a reference to the paragraph, appendix, or annex bearing that number or (as the case may be) that letter in the special condition in which the reference occurs; and
- (b) any reference in a special condition to a paragraph is a reference to a paragraph of that special condition and any reference in a paragraph to a subparagraph is a reference to a sub-paragraph of that paragraph.

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SPECIAL CONDITION A2_, Scope of the charge restriction conditions

- 1. The purpose of this condition is to set out the principles under which services provided by the licensee may be treated as excluded services.
- Excluded services are those services provided by the licensee as part of its distribution business in respect of which such charges as are or may be levied may be treated as falling outside the scope of the charge restrictions otherwise imposed by or under this licence.
- 3. Subject to paragraph 4, the services which by virtue of this condition are excluded services for the purposes of the charge restriction conditions are those set out in Appendix 1 below (which is part of this condition).
- 4. No service provided by the licensee, within its distribution services area, as part of its distribution business may be treated as an excluded service insofar as it consists of the provision of services remunerated either under charges made for the use of system in accordance with paragraph 2 of standard condition 4A (Charges for Use of System), or under charges made for the provision of basic metering and data services in accordance with paragraph 2 of standard condition 36C (Basis of Charges for Basic Metering Services and Data Services: Requirements for Transparency).
- 5. Where the Authority, following consultation with the licensee and having particular regard to paragraph 4 and the matters set out in Appendix 1, is satisfied that any service treated by the licensee as an excluded service should not be so treated, it may issue a direction to that effect.
- 6. Where a direction is issued under paragraph 5, the service or services specified in the direction shall cease to be treated as excluded services by the licensee from the date of issue of the direction or such other date as may be specified therein.

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Appendix 1: Excluded services

- ES1. The service consisting of the distribution of units to EHV premises that were not connected to the licensee's distribution system before 1 April 2005, or to premises connected before 1 April 2005 that become EHV premises by virtue of having their connection materially altered.
- ES2. The service consisting of the carrying out of works for the provision, installation, operation, repair or maintenance of electric lines or of any switchgear or other electrical plant, but only insofar as such service is not remunerated through use of system charges or under charges made for the provision of basic metering and data services in accordance with paragraph 2 of standard condition 36C (Basis of Charges for Basic Metering Services and Data Services: Requirements for Transparency).
- ES3. The service consisting of the provision of connections to the licensee's distribution system, but only insofar as such service is not remunerated through use of system charges or under charges made for the provision of basic metering and data services in accordance with paragraph 2 of standard condition 36C (Basis of Charges for Basic Metering Services and Data Services: Requirements for Transparency).
- ES4. The service consisting of the provision of any revenue protection services pursuant to the terms of an agreement for use of system.
- ES5. The service consisting of the provision of any statement or report pursuant to:
 - (a) paragraph 7 of standard condition 4 (Use of System Charging Methodology)
 - (b) paragraph 8 of standard condition 4A (Charges for Use of System), or
 - (c) paragraph 13 or 15 of standard condition 4B (Connection Charging Methodology).
- ES6. The service consisting of the relocation of electric lines or electrical plant (including the carrying out of any works associated therewith) pursuant to any statutory obligation (other than under section 9(1) or section16 of the Act) imposed on the licensee.
- ES7. The service consisting of the moving of any electric lines, electrical plant, or meters forming part of the licensee's distribution system to accommodate the extension, redesign, or redevelopment of any premises on which the same are located or to which they are connected.

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- ES8. The service consisting of the provision of electric lines and electrical plant insofar as the same are required:
 - (a) for the specific purpose of enabling the provision of top-up or standby supplies or sales of electricity, or
 - (b) to provide a higher degree of security than is required for the purposes of complying with paragraph 1 of standard condition 5 (Distribution System Planning Standard and Quality of Service).
- ES9. The service consisting of the transportation of reactive energy to premises with a power factor of less than 0.95, but only insofar as the charges for such services reflect the costs imposed on the licensee and are levied on the basis of the metered or reasonably estimated value of kVAr or kVArh transported to each metering point or, in the case of an unmetered supply, on the basis of the value derived from information relating to the inventory associated therewith.

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- ES10. Any other service in relation to use of the licensee's distribution system insofar as it consists of the provision of a service (including electric lines or electrical plant) which is for the specific benefit of any third party who requests it and which is not made available by the licensee as a normal part of its distribution business within its distribution services area remunerated by use of system charges, or under charges made for the provision of basic metering and data services in accordance with paragraph 2 of standard condition 36C (Basis of Charges for Basic Metering Services and Data Services: Requirements for Transparency), or under any other charge in respect of the excluded services set out in paragraphs ES1 to ES9 and paragraph ES11.
- ES11. Any provision of a basic metering service (as set out at paragraph 3(b) of standard condition 36 (Requirement to Offer Terms for the Provision of Basic Metering Services)) insofar as it consists of a service (including one provided outside a contractual core time or timeband) that is not incorporated within the calculation of allowed meter operation revenue for the purposes of paragraph 2 of special condition F1 (Restriction of basic metering charges), or any provision of a metering service other than a basic metering service which is not remunerated by use of system charges or under any other charge in respect of an excluded service set out in paragraphs ES1 to ES10.

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SPECIAL CONDITION A3 - Arrangements for the recovery of uncertain costs

[note: nothing in this condition appears to deliver the definition of a single figure that the reference to it in the definition of UNC_i in special condition B2 requires]

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- 1. The purposes of this condition are to enable the licensee to propose, and to provide for the Authority to determine, adjustments to the charge restriction conditions so as to enable the licensee to recover the efficient costs incurred as a consequence of its compliance with obligations or requirements imposed pursuant to:
 - (a) regulations 17 and 18 of the Electricity Safety, Quality and Continuity Regulations 2002, in the circumstances set out in paragraph 2 below;

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- (b) any regulations which amend or replace the Electricity Safety, Quality and Continuity Regulations 2002; and
- (c) the New Roads and Street Works Act 1991 or the Traffic Management Act 2004.

Part 1: Application of the Electricity Safety, Quality and Continuity Regulations 2002

- 2. Where, in relation to costs incurred on or after 1 April 2005, and subject to paragraph 3, the licensee reasonably believes that its efficiently incurred costs in any one or more relevant years of complying with its obligations under regulations 17 and 18 of the Electricity, Safety, Quality and Continuity Regulations 2002, are, or are likely to be, a material amount, the licensee may, after 1 April 2008, by notice to the Authority, propose a relevant adjustment to the charge restriction conditions.
- 3. For the purposes of paragraph 2, costs incurred by the licensee in complying with any obligation under regulation 17 or 18 of the Electricity Safety, Quality and Continuity Regulations 2002 that was previously an obligation of the licensee under the Electricity Supply Regulations 1988 (including, in particular, costs incurred under regulation 18 for the purpose of averting an immediate danger to the public) are to be disregarded.
- 4. A relevant adjustment under paragraph 2 is one which, in the opinion of the licensee, would, if made, have the effect of enabling the licensee to recover the efficient costs incurred or likely to be incurred in relation to the obligations referred to in paragraph 1.
- 5. A notice served by the licensee in accordance with paragraph 2 must:

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	(a) state the obligations to which the notice relates;	Deleted: or requirements		
•	• • • • • • • • • • • • • • • • • • • •			
	(b) set out by reference to each such obligation the basis on which the licensee has	Deleted: or requirement		
	calculated the relevant adjustment; and			
	(c) state the date from which the licensee wishes the Authority to agree that the relevant			
	adjustment shall have effect ("the adjustment date"), not being earlier than 1 April	Deleted: request		
	2008.			
<u>6.</u>	_Where the licensee serves a notice under paragraph 2, the Authority:	Formatted: Bullets and Numbering		
		Numbering		
	(a) following consultation with the licensee;			
	(b) having particular regard to the purposes of this condition; and			
	(c) taking no account of the performance of the licensee under the charge restriction			
	conditions,			
ı				
	may, within three months of receiving such notice, determine the relevant adjustment to	Deleted: four		
	the charge restriction conditions in such manner as it considers appropriate.			
1 7	If the Authority has not determined the relevant adjustment within three months of	Formatted: Bullets and		
<u>/.</u>	If the Authority has not determined the relevant adjustment within three months of receiving a notice from the licensee under paragraph 2, and such a notice has not been	Numbering		
ĺ	withdrawn, the licensee may give notice to the Authority that the relevant adjustment	Deleted: four		
	shall take effect from the adjustment date for all relevant purposes under the charge	Deleted: then		
	restriction conditions.	Deleted: deliver a		
l	<u>restriction conditions</u>	Deleted: set out in the		
Pα	art 2: Application of any regulations made pursuant to section 29 of the Act which	adjustment request		
	nend or replace the Electricity Safety, Quality and Continuity Regulations 2002	Deleted: stated in that request.		
an	nend of Teplace the Electricity Salety, Quanty and Continuity Regulations 2002			
8.	Where, in relation to costs incurred after 1 April 2005, the licensee reasonably believes	Formatted: Bullets and		
<u> </u>	that its efficiently incurred costs in any one or more relevant years of complying with its	Numbering		
	obligations <u>under</u> any regulations made pursuant to section 29 of the Act which amend	Deleted: the		
	or replace the Electricity Safety, Quality and Continuity Regulations 2002 are, or are	Deleted: or requirements of		
ı	likely to be, a material amount, the licensee may, by notice to the Authority, propose a	Deleted: ,		
	relevant adjustment to the charge restriction conditions.			
	,			
9.	A relevant adjustment under paragraph & is one which, in the opinion of the licensee,	Formatted: Bullets and		
	would, if made, have the effect of enabling the licensee to recover the efficient costs	Numbering		
	incurred or likely to be incurred in relation to the obligations referred to in paragraph &	Deleted: 7		

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10. A notice served by the licensee in accordance with paragraph & must:

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(a) specify those of the obligations to which the notice relates;

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- (b) set out by reference to each such obligation the basis on which the licensee has calculated the relevant adjustment; and
- (c) state the date from which the licensee wishes the Authority to agree that the relevant adjustment shall have effect ("the adjustment date").

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11. Where the licensee serves a notice under paragraph 8, the Authority:

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(a) following consultation with the licensee;

- (b) having particular regard to the purposes of this condition; and
- (c) taking no account of the performance of the licensee under the charge restriction conditions.

may, within three months of receiving such notice, determine the relevant adjustment to the charge restriction conditions in such manner as it considers appropriate.

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12. If the Authority has not determined the relevant adjustment within three months of receiving a notice from the licensee under paragraph 8, and such a notice has not been withdrawn, the licensee may give notice to the Authority that the relevant adjustment shall take effect from the adjustment date for all relevant purposes of the charge restriction conditions.

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Part 3: Application of the <u>New Roads and Street Works Act 1991 and the Traffic Management Act 2004</u>

- 13. Where, in relation to costs incurred after 1 April 2005, the licensee reasonably believes that its efficiently incurred costs in any one or more relevant years of complying with requirements imposed (i) by regulations made under section 74A of the New Roads and Street Works Act 1991, or (ii) pursuant to the Traffic Management Act 2004 are, or are likely to be, a material amount, the licensee may, by notice to the Authority, propose a relevant adjustment to the charge restriction conditions.
- 14. A relevant adjustment under paragraph 13 is one which, in the opinion of the licensee, would, if made, have the effect of enabling the licensee to recover the efficient costs

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incurred or likely to be incurred in relation to the requirements referred to in paragraph Deleted: 1 .____ 15. A notice served by the licensee in accordance with paragraph 13 must: Formatted: Bullets and Numbering Deleted: 12 (a) specify those of the requirements to which the notice relates; (b) set out by reference to each such requirement the basis on which the licensee has calculated the relevant adjustment; and (c) state the date from which the licensee wishes the Authority to agree that the relevant adjustment shall have effect ("the adjustment date"). Deleted: traffic management Deleted: request 16. Where the licensee serves a notice under paragraph 13, the Authority: Formatted: Bullets and Numbering Deleted: 2 (a) following consultation with the licensee; (b) having particular regard to the purposes of this condition; and (c) taking no account of the performance of the licensee under the charge restriction conditions, Deleted: four Formatted: Bullets and may, within three months of receiving such notice, determine the relevant adjustment to Numbering the charge restriction conditions in such manner as it considers appropriate. Deleted: four Deleted: 12 17. If the Authority has not determined the relevant adjustment within three months of Deleted: then receiving a notice from the licensee under paragraph 13, and such a notice has not been Deleted: deliver a withdrawn, the licensee may give notice to the Authority that the relevant adjustment shall take effect from the adjustment date for all relevant purposes of the charge management adjustment request restriction conditions. Deleted: stated in that request Formatted: Bullets and Numberina Part 4: General provisions Formatted Deleted: ¶ 18. For the purposes of this condition: Deleted: the (a) a determination made under paragraph 6, 11 or 16 is to be regarded as the exercise by Deleted: 5 the Authority of a function falling within the meaning of section 3D(3)(a) of the Act; Deleted: 10 Deleted: 15 of this condition (b) indetermining a relevant adjustment to the charge restriction conditions under Deleted: determine paragraph 6, 11 or 16, the Authority may include in its determination adjustments in

respect of costs likely to be incurred by the licensee in subsequent relevant years:

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- (c) where the Authority's determination includes such adjustments, or an adjustment made by the licensee under paragraph 7, 12 or 17 has the effect of adjusting the charge restriction conditions in relation to subsequent relevant years (other than through the normal operation of the correction factor), the licensee may not propose any additional relevant adjustment under paragraph 2, 8 or 13 in respect of the same category of costs;
- (d) a "material amount" is an amount which exceeds, or is likely to exceed, 1 per cent of a base demand revenue for the relevant year commencing 1 April 2005 as determined in accordance with paragraph 3 of special condition B1 (Restriction of distribution charges: demand use of system charges) and which may arise under any of Parts 1, 2, and 3 of this condition or under any combination of such parts (in which case it shall be a material amount for the purposes of each relevant part); and
- (e) references to the Traffic Management Act 2004 are to be interpreted, in relation to Scotland, as references to the Transport (Scotland) Bill as enacted.

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SPECIAL CONDITION A4_, Duration of the charge restriction conditions

- 1. The purpose of this condition is to set out the process for the general disapplication of the charge restriction conditions.
- 2. Special conditions B1 to F1 shall apply so long as this licence continues in force but shall cease to have effect (in whole or in part, as the case may be) if the licensee delivers to the Authority a disapplication request made in accordance with paragraph 3 and:
 - (a) the Authority agrees in writing to the disapplication request; or
 - (b) the application of those conditions (in whole or in part) is terminated by notice given by the licensee in accordance with either paragraph 5 or paragraph 6.
- 3. A disapplication request pursuant to this condition shall:
 - (a) be in writing addressed to the Authority;
 - (b) specify those of the charge restriction conditions (or any part or parts thereof) to which the request relates; and
 - (c) state the date (being not earlier than the date specified in paragraph 4), from which the licensee wishes the Authority to agree that the specified charge restriction conditions shall cease to have effect ("the disapplication date").

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4. Save where the Authority <u>agrees</u> otherwise, no disapplication following delivery of a disapplication request pursuant to this condition shall have effect earlier than that date which is the later of:

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- (a) in respect of special conditions B1 to E1:
 - (i) a date not less than six months after the delivery of the disapplication request; and
 - (ii) 1 April 2010; or
- (b) in respect of special condition F1:
 - (i) a date not less than three months after the delivery of the disapplication request; and

(ii) 1 July 2005.

5.	Where, for a disapplication request in respect of special conditions B1 to E1, the	Deleted: If
•	Authority has not done both of the following:	
	· · ·	
	(a) given notice to the licensee that it intends to make a reference to the Competition	
	Commission under section 12 of the Act relating to the modification of special	
	conditions B1 to E1 (or any part or parts thereof) within the later of:	Formatted
I	conditions by to by to but the parts thereofy within the latter of	
	(i) three months of receiving a disapplication request, and	Deleted: aa
	, de la constant de l	Deleted: bb
	(ii) the beginning of the six-month period that ends with the disapplication	Deleted: before
_	date; and	
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	(b) made such a reference within six months of giving such notice,	
	the licensee may give notice to the Authority terminating the application of such of	Deleted: deliver a
	the charge restriction conditions (or any part or parts thereof) as are specified in the	
	disapplication request with effect from the disapplication date or a later date.	
6.	Where, for a disapplication request in respect of special condition F1, the Authority	Deleted: if
	has not done both of the following:	
	(a) given notice to the licensee that it intends to make a reference to the	
	Competition Commission under section 12 of the Act relating to the modification	
	of special condition F1 within three months of receiving a disapplication request;	Deleted: ,
•	and	
	(b) made such a reference within three months of giving such notice,	Deleted: ii
•	——————————————————————————————————————	Deleted:
	the licensee may give notice to the Authority terminating the application of special	Deleted: deliver
	condition F1 (or any part or parts thereof specified in the disapplication request) with	Deleted: such of the charge
	effect from the disapplication date or a later date.	restriction conditions
		Deleted:) as are

7. If the Competition Commission's report on a reference made by the Authority relating to the modification of the charge restriction conditions (or any part or parts thereof) specified in the disapplication request does not include a conclusion that the cessation of such conditions, in whole or in part, operates or may be expected to operate against the public interest, the licensee may within 30 days after the publication of the report by the Authority in accordance with section 13 of the Act

deliver to the Authority notice terminating the application of such conditions with effect from the disapplication date or later.
A disapplication request or notice served under this condition may be served in respect of a specified geographic area.

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8.

SPECIAL CONDITION B1 - Restriction of distribution charges: demand use of system charges

1. The purposes of this condition are to establish the charge restrictions that determine the level of allowed demand revenue that may be recovered from demand use of system charges by the licensee and to set out the obligation of the licensee in respect of those restrictions.

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Formula for allowed demand revenue (AD_t)

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2. The licensee in setting its demand use of system charges shall take all appropriate steps within its power to ensure that, in the relevant year t, regulated demand revenue does not exceed allowed demand revenue calculated in accordance with the following formula:

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where:

KD,

 AD_t means allowed demand revenue in the relevant year t. Deleted: able

BR, means the amount of base demand revenue in the relevant year t calculated in accordance with the formula set out in paragraph 3.

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 PT_t means the revenue adjustment, whether of a positive or negative value, made Deleted: of this condition

in the relevant year t in respect of allowed pass-through items as derived in accordance with special condition B2 (Restriction of distribution charges: allowed pass-through items).

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 IP_{t} means the amount of incentive revenue, whether of a positive or negative value, calculated for the relevant year t in accordance with special condition

B3 (Restriction of distribution charges: total incentive revenue adjustment).

means the correction factor, whether of a positive or negative value, calculated for the relevant year t in accordance with the formula set out in paragraph 4,

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Deleted: of this condition

Formula for base demand revenue (BR_t)

3. For the purposes of paragraph 2, BR_t is derived from the following formula:

$$BR_t = (PU \times GR_t + PE) \times PIAD_t - MG_t$$

where:

PU means the amount set against that term in the part of Annex A that applies to the licensee, and represents the allowed price control revenue in respect of the distribution of electricity to LV and HV customers.

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PE means the amount set against that term in the part of Annex A that applies to the licensee, and represents an allowed price control revenue in respect of the distribution of electricity to EHV customers connected prior to 1 April 2005.

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[note: both PU and PE are new concepts (compared to the current arrangements) and would benefit from a textual description (as suggested above) that would define their intended economic purpose]

GR_t is the growth term and in the relevant year commencing 1 April 2005 has the value of 1 and then in the relevant year commencing 1 April 2006 and each subsequent relevant year is derived from the following formula:

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 $GR_t = 0.5 \times \left[\frac{\sum P_{0i}.D_{it}}{\sum P_{0i}.D_{it-1}} + \frac{C_t}{C_{t-1}} \right] \times GR_{t-1}$

where:

 \sum means the summation across all distribution unit categories i as described in the definition of the term P_{0i} .

 P_{0i} means, in respect of each distribution unit category i set out against the licensee's name in Annex B, the corresponding value of P_0 that applies in respect of that category.

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D_{it} means the total number of units distributed in the relevant year tto premises within the distribution services area of the licensee, or to the distribution system of another licensee, which fall within the relevant distribution unit category *i*.

 C_t means the number of demand customers in the distribution services area of the licensee in the relevant year t, as calculated on 30 September of that year.

[note: see our associated deletion of the "customer numbers" definition in special condition A1]

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PIAD_t being the price index adjuster, in the relevant year commencing 1 April 2005 has the value of 1 and in each subsequent relevant year is derived from the following formula:

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$$PIAD_{t} = \left(1 + \frac{RPI_{t} - X}{100}\right) \times PIAD_{t-1}$$

where:

RPI_t means the percentage change (whether positive or negative) between, the arithmetic average of the Retail Price Index numbers published or determined with respect to each of the six months July to December (inclusive) in the relevant year t-1 and the arithmetic average of the Retail Price Index numbers published or determined with respect to the same months in relevant year t-2.

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X shall in relation to the relevant year commencing 1 April 2006 and every subsequent relevant year take the value zero, except in respect of EDF Energy Networks (SPN) plc where in the relevant year commencing 1 April 2006 and every subsequent relevant year it shall take the value –2.

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MG_t is the merger adjustment which is derived from the following formula:

$$MG_{t} = MR_{t} \times PIAM_{t}$$

where:

MR_t means the amount set against that term for each relevant year in the part of Annex C, that applies to the licensee.

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 $PIAM_t$ in the year commencing 1 April 2001 equals 1 and in all subsequent years is derived using the following formula:

$$PIAM_t = \left[1 + \frac{RPI_t}{100}\right] \times PIAM_{t-1}$$

Formula for the correction factor (KD_t)

4. For the purpose of paragraph 2, KD_t is derived, subject to paragraph 4 of special condition E1 (Restriction of distribution charges: supplementary restrictions), from the following formula:

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$$KD_{t} = (RD_{t-1} - AD_{t-1}) \times \left[1 + \frac{\left(I_{t} + PR_{t} \right)}{100} \right]$$

where:

- RD_{t-1} means the regulated demand revenue in the relevant year t-1, except in the relevant year commencing 1 April 2005 where RD_{t-1} shall be the amount of distribution revenue (as defined in special condition A (Definitions and interpretation), or in Scotland special condition B, of this licence in the form in which it was in force at 31 March 2005 and, for the avoidance of doubt, excluding EHV revenues) recovered by the licensee in the relevant year commencing 1 April 2004.
- AD_{t-1} means allowed demand revenue in the relevant year t-1, except in the relevant year commencing 1 April 2005 where AD_{t-1} shall be derived from the following formula:

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$$AD_{t-1} = M_{dt-1} \times D_{t-1}$$

where:

M_{dt-1} means the maximum average charge per unit distributed in the relevant year commencing 1 April 2004 arising from the application of the formula in paragraph 1 of special condition B (Restriction of distribution charges), or in Scotland special condition C, of this licence in the form in which it was in force at 31 March 2005.

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 D_{t-1} means the regulated quantity distributed in the relevant year commencing 1 April 2004, calculated in accordance with special condition A (Definitions and interpretation), or in Scotland special condition B, of this licence in the form in which it was in force at $\underline{31}$ March 2005.

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- I_t means the average specified rate (as defined in special condition A1 (Definitions and interpretation)) in the relevant year t.
- PR_t means the rate of interest that is applicable in accordance with paragraph 2 of special condition E1 (Restriction of distribution charges: supplementary restrictions).

1. IN THIS ANNEX, AND IN ALL SIMILAR TABULATIONS THROUGHOUT THESE SPECIAL CONDITIONS, WE WOULD EXPECT THE LICENSEES TO BE ARRANGED IN ALPHABETICAL ORDER

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2. ANY VALUE BELOW OR IN OTHER SIMILAR TABULATIONS THAT IS CONSIDERED TO BE INCORRECT WILL BE NOTIFIED TO OFGEM BY THE RELEVANT COMPANY

Annex A: Values for PU and PE by licensee

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Deleted: <u>Annex A to special</u> <u>condition B1 (Restriction of</u> <u>distribution charges: demand</u> <u>use of system charges)</u>

Licensee	PU (£m)	PE (£m)
Central Networks West plc		
Central Networks East plc		
United Utilities Electricity plc		
Northern Electric Distribution Limited		
Yorkshire Electricity Distribution plc		
Western Power Distribution (South West) plc		
Western Power Distribution (South Wales) plc		
EDF Energy Networks (LPN) plc		
EDF Energy Networks (SPN) plc		
EDF Energy Networks (EPN) plc		
SP Distribution Limited		
SP Manweb plc		
Scottish Hydro-Electric Power Distribution Limited		
Southern Electric Power Distribution plc		

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Annex B: Values for P0 weights by licensee

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Deleted: <u>Annex B to special</u> condition <u>B1</u> (Restriction of distribution charges: demand use of system charges)

Central Networks West plc

Unit category i	P_0
LV1	1.0397
LV2	0.1220
LV3	0.9286
HV	0.2503

Central Networks East plc

Unit category i	$\mathbf{P_0}$
LV1	0.7512
LV2	0.1690
LV3	0.5537
HV	0.1960

United Utilities Electricity plc

Unit category i	P_0
LV1	1.8789
LV2	0.2104
LV3	1.4180
HV	0.6297

Northern Electric Distribution Limited

Unit category i	$\mathbf{P_0}$
LV1	1.0512
LV2	0.1100
LV3	0.8205
HV	0.1580

Yorkshire Electricity Distribution plc

Unit category i	$\mathbf{P_0}$
LV1	0.7700

LV2	0.1200
LV3	0.6025
HV	0.1750

Western Power Distribution (South West) plc

Unit category i	P_0
LV1	1.8800
LV2	0.4100
LV3	1.2734
HV	0.2350

Western Power Distribution (South Wales) plc

Unit category i	P_0
LV1	1.8600
LV2	0.2700
LV3	1.3852
HV	0.2415

EDF Energy Networks (LPN) plc

Unit category i	P_0
LV1	1.0970
LV2	0.1360
LV3	0.6988
HV	0.2580

EDF Energy Networks (SPN) plc

Unit category i	P_0
LV1	0.7456
LV2	0.0929
LV3	0.5076
HV	0.2376

EDF Energy Networks (EPN) plc

Unit category i	P_0
-----------------	-------

LV1	1.0252
LV2	0.3010
LV3	0.9072
HV	0.2503

SP Distribution Limited

Unit category i	P_0
LV1	2.3041
LV2	0.2849
LV3	1.3996
HV	0.2150

SP Manweb plc

Unit category i	$\mathbf{P_0}$
LV1	1.5005
LV2	0.2636
LV3	1.4931
HV	0.1350

Scottish Hydro-Electric Power Distribution Limited

Unit category i	P_0
LV1	1.8824
LV2	0.8819
LV3	1.9542
HV	0.4900

Southern Electric Power Distribution plc

Unit category i	$\mathbf{P_0}$
LV1	1.2118
LV2	0.1806
LV3	1.0334
HV	0.2842

Annex C: Values for MR by licensee

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Deleted: <u>Annex C to special</u> condition B1 (Restriction of distribution charges: demand use of system charges)

Central Networks West plc

\mathbf{MR}_{t} (£m)

1 April 2005	3.120
1 April 2006	3.120
1 April 2007	3.120
1 April 2008	3.120
1 April 2009	0.000

thereafter zero

Central Networks East plc

\mathbf{MR}_{t} (£m)

3.276
3.276
3.276
3.276
0.000

thereafter zero

United Utilities Electricity plc

$\mathbf{MR}_{t}\left(\pounds \mathbf{m}\right)$

1 April 2005	0.00
1 April 2006	0.00
1 April 2007	0.00
1 April 2008	0.00
1 April 2009	0.00

thereafter zero

Northern Electric Distribution Limited

\mathbf{MR}_{t} (£m)

1 April 2005	0.00
1 April 2006	0.00
1 April 2007	0.00
1 April 2008	0.00
1 April 2009	0.00

thereafter zero

Yorkshire Electricity Distribution plc

$\mathbf{MR}_{t}\left(\mathbf{\pounds}\mathbf{m}\right)$

1 April 2005	0.00
1 April 2006	0.00
1 April 2007	0.00
1 April 2008	0.00
1 April 2009	0.00

thereafter zero

Western Power Distribution (South West) plc

$\mathbf{MR}_{t}\left(\mathbf{\pounds}\mathbf{m}\right)$

1 April 2005	0.00
1 April 2006	0.00
1 April 2007	0.00
1 April 2008	0.00
1 April 2009	0.00

thereafter zero

Western Power Distribution (South Wales) plc

$\mathbf{MR}_{t}\left(\mathbf{\pounds}\mathbf{m}\right)$

1 April 2005	0.00
1 April 2006	0.00

1 April 2007	0.00
1 April 2008	0.00
1 April 2009	0.00

thereafter zero

EDF Energy Networks (LPN) plc

 $\mathbf{MR}_{t}\left(\mathbf{\pounds}\mathbf{m}\right)$

1 April 2005	1.920
1 April 2006	1.920
1 April 2007	1.920
1 April 2008	0.000
1 April 2009	0.000

thereafter zero

EDF Energy Networks (SPN) plc

 $\mathbf{MR}_{t}\left(\mathbf{\pounds}\mathbf{m}\right)$

1 April 2005	1.703
1 April 2006	1.703
1 April 2007	1.703
1 April 2008	0.000
1 April 2009	0.000

thereafter zero

EDF Energy Networks (EPN) plc

 $\mathbf{MR}_{t}\left(\mathbf{\pounds}\mathbf{m}\right)$

1 April 2005	2.777
1 April 2006	2.777
1 April 2007	2.777
1 April 2008	0.000
1 April 2009	0.000
thereafter zero	

SP Distribution Limited

$\mathbf{MR}_{t}\left(\mathbf{\pounds}\mathbf{m}\right)$

1 April 2005	0.00
1 April 2006	0.00
1 April 2007	0.00
1 April 2008	0.00
1 April 2009	0.00

thereafter zero

SP Manweb plc

$\mathbf{MR}_{t}\left(\mathbf{\pounds}\mathbf{m}\right)$

1 April 2005	0.00
1 April 2006	0.00
1 April 2007	0.00
1 April 2008	0.00
1 April 2009	0.00

thereafter zero

Scottish Hydro-Electric Power Distribution Limited

$\mathbf{MR}_{t}\left(\pounds \mathbf{m}\right)$

1 April 2005	0.00
1 April 2006	0.00
1 April 2007	0.00
1 April 2008	0.00
1 April 2009	0.00

thereafter zero

Southern Electric Power Distribution plc

 $\mathbf{MR}_{t}\left(\mathbf{\pounds}\mathbf{m}\right)$

1 April 2005 0.00

1 April 2006	0.00
1 April 2007	0.00
1 April 2008	0.00
1 April 2009	0.00

thereafter zero

SPECIAL CONDITION B2 – Restriction of distribution charges: allowed pass-through items

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1. The purpose of this condition is to provide for adjustments to the charge restriction conditions to reflect certain costs that can be passed through to demand customers of the licensee's distribution system through allowed demand revenue.

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Formula for allowed pass through items (PT_t)

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2. For the purposes of paragraph 2 of special condition B1 (Restriction of distribution charges; demand use of system charges), PT_t is derived from the following formula;

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where:

LF_t means an amount (whether positive or negative), as derived from the formula in paragraph 3, representing a licence fee adjustment

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 RB_t means an amount (whether positive or negative), as derived from the formula in paragraph 4, representing a <u>business</u> rates adjustment.

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Deleted: non-domestic

HB_t means the amount received by the licensee, arising from any direction given by the Secretary of State in accordance with section 184 of the Energy Act 2004 in relation to assistance for high-cost distributors.

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MPT_t means an amount (whether positive or negative), as derived from the formula in paragraph 5 representing an adjustment for other pass-through items.

Deleted: of this condition,

UNC_t means an amount determined by the Authority in accordance with special condition A3 (Arrangements for the recovery of uncertain costs), representing an adjustment for uncertain costs.

Formula for the licence fee adjustment (LF_t)

3. For the purposes of paragraph 2, LF_t is an amount calculated in accordance with the following formula:

38

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$$LF_{t} = LP_{t} - LA_{t}$$

where:

- LP_t being an amount in respect of licence fee payments, means an amount equal to the payments made by the licensee, in the relevant year t, in accordance with its obligations set out in standard licence condition 3 (Payments by Licensee to the Authority).
- LA_t being the amount of the licence fee payments allowance, is derived from the following formula:

$$LA_t = PF \times PIAB_t$$

where:

PF <u>being the amount of the licence fee payments allowance in 2002/03 prices, means the amount given in the table appearing under that term in the part of Annex A that applies to the licensee.</u>

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PIAB_t being the price index adjuster, shall, in the relevant year commencing 1 April 2002, take the value of 1 and in each subsequent relevant year shall be derived from the following formula:

$$PIAB_{t} = \left[1 + \frac{RPI_{t}}{100}\right] \times PIAB_{t-1}$$

where RPI₁ is determined in accordance with paragraph 3 of special condition B1 (Restriction of distribution charges: demand use of system charges).

Formula for the business rates adjustment (RB_t)

4. For the purposes of paragraph 2, RB_t is calculated in accordance with the following formula:

$$RB_t = RP_t - RA_t$$

where:

RP_t is the amount payable by the licensee in respect of business rates.

RA_t being the business rates allowance, is derived from the following formula:

$$RA_t = RV_t \times PIAB_t$$

where:

RV_t being the business rates allowance in 2002/03 prices, means the amount set against that term for each relevant year in the part of Annex B_e that applies to the licensee.

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PIAB_t being the price index adjuster, shall be derived from the formula set out in paragraph 3.

Deleted: in the relevant year commencing 1 April 2002, take the value of 1 and in each subsequent relevant year shall

Deleted: to this condition.

Formula for the other pass-through items (MPT_t)

5. For the purposes of paragraph 2, MPT_t is calculated in accordance with the following formula:

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$$MPT_{t} = MPC_{t} + MPA_{t}$$

where:

MPC_t is the amount payable by the licensee in respect of costs incurred by the licensee in the relevant year t for items which the licensee considers should be treated as miscellaneous pass-through items not reflected in the term MPA_t and which have been directed by the Authority to be so treated following consultation with the licensee.

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MPA_t being the amount for pass-through items relating to settlement run-off costs and Shetland balancing costs, is derived from the following formula [which needs an ex rather than a full point to denote multiplication]:

$$MPA_t = (SRS_t + SA_t).PIAB_t$$

where:

SRS_t means the allowance for settlement run-off costs in relation to the transition to BETTA and shall, in the relevant year commencing 1 April 2005, take the value given in the table appearing under that term

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in Part 1 of Annex C that applies to the licensee, and thereafter shall take the value zero.

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 SA_t means the allowance for Shetland balancing costs and is the amount derived under the formula for that term set out in Part 2 of Annex $C_{\bullet,\bullet,\bullet}$ that applies to the licensee.

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Annex A: Values for PF by licensee

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Licensee	PF (£m)
Central Networks West plc	
Central Networks East plc	
United Utilities Electricity plc	
Northern Electric Distribution Limited	
Yorkshire Electricity Distribution plc	
Western Power Distribution (South West) plc	
Western Power Distribution (South Wales)	
plc	
EDF Energy Networks (LPN) plc	
EDF Energy Networks (SPN) plc	
EDF Energy Networks (EPN) plc	
SP Distribution Limited	
SP Manweb plc	
Scottish Hydro-Electric Power Distribution	
Limited	
Southern Electric Power Distribution plc	

Annex B: Values for RV by licensee

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Annex B

Deleted: to special condition B2 (Restriction of distribution charges: allowable pass-through items)

Central Networks West plc

\mathbf{RV}_{t} (£m)

1 April 2005	[xx]
1 April 2006	[xx]
1 April 2007	[xx]
1 April 2008	[xx]
1 April 2009	[xx]

thereafter [xx]

Central Networks East plc

\mathbf{RV}_{t} (£m)

[xx]
[xx]
[xx]
[xx]
[xx]

thereafter [xx]

United Utilities Electricity plc

\mathbf{RV}_{t} (£m)

1 April 2005	[xx]
1 April 2006	[xx]
1 April 2007	[xx]
1 April 2008	[xx]
1 April 2009	[xx]

thereafter [xx]

Northern Electric Distribution Limited

\mathbf{RV}_{t} (£m)

1 April 2005	[xx]
1 April 2006	[xx]
1 April 2007	[xx]
1 April 2008	[xx]
1 April 2009	[xx]

thereafter [xx]

Yorkshire Electricity Distribution plc

$\mathbf{RV}_{t}\left(\pounds\mathbf{m}\right)$

1 April 2005 [xx] 1 April 2006 [xx] 1 April 2007 [xx] 1 April 2008 [xx] 1 April 2009 [xx]

thereafter [xx]

Western Power Distribution (South West) plc

\mathbf{RV}_{t} (£m)

1 April 2005 [xx] 1 April 2006 [xx] 1 April 2007 [xx] 1 April 2008 [xx] 1 April 2009 [xx]

thereafter [xx]

Western Power Distribution (South Wales) plc

\mathbf{RV}_{t} (£m)

1 April 2005 [xx] 1 April 2006 [xx] 1 April 2007 [xx]

1 April 2008	[xx]
1 April 2009	[xx]

thereafter [xx]

EDF Energy Networks (LPN) plc

$\mathbf{RV}_{t}\left(\pounds m\right)$

1 April 2005	[xx]
1 April 2006	[xx]
1 April 2007	[xx]
1 April 2008	[xx]
1 April 2009	[xx]

thereafter [xx]

EDF Energy Networks (SPN) plc

$\mathbf{RV}_{t}\left(\mathbf{\pounds}\mathbf{m}\right)$

1 April 2005	[xx]
1 April 2006	[xx]
1 April 2007	[xx]
1 April 2008	[xx]
1 April 2009	[xx]

thereafter [xx]

EDF Energy Networks (EPN) plc

\mathbf{RV}_{t} (£m)

1 April 2005	[xx]
1 April 2006	[xx]
1 April 2007	[xx]
1 April 2008	[xx]
1 April 2009	[xx]

thereafter [xx]

SP Distribution Limited

$\mathbf{RV}_{t}\left(\mathbf{\pounds}\mathbf{m}\right)$

1 April 2005	[xx]
1 April 2006	[xx]
1 April 2007	[xx]
1 April 2008	[xx]
1 April 2009	[xx]

thereafter [xx]

SP Manweb plc

$\mathbf{RV}_{t}\left(\mathbf{\pounds}\mathbf{m}\right)$

1 April 2005	[xx]
1 April 2006	[xx]
1 April 2007	[xx]
1 April 2008	[xx]
1 April 2009	[xx]

thereafter [xx]

Scottish Hydro-Electric Power Distribution Limited

$\mathbf{RV}_{t}\left(\pounds m\right)$

1 April 2005	[XX]
1 April 2006	[xx]
1 April 2007	[xx]
1 April 2008	[xx]
1 April 2009	[xx]

thereafter [xx]

Southern Electric Power Distribution plc

$\mathbf{RV}_{t}\left(\mathbf{\pounds}\mathbf{m}\right)$

1 April 2005 [xx]

[xx]
[xx]
[xx]
[xx]

thereafter [xx]

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Annex C: Values for SRS (etc) by licensee

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Part 1

Licensee	SRS _t (£m)
Central Networks West plc	0.00
Central Networks East plc	0.00
United Utilities Electricity plc	0.00
Northern Electric Distribution Limited	0.00
Yorkshire Electricity Distribution plc	0.00
Western Power Distribution (South West) plc	0.00
Western Power Distribution (South Wales) plc	0.00
EDF Energy Networks (LPN) plc	0.00
EDF Energy Networks (SPN) plc	0.00
EDF Energy Networks (EPN) plc	0.00
SP Distribution Limited	X.XX
SP Manweb plc	0.00
Scottish Hydro-Electric Power Distribution Limited	X.XX
Southern Electric Power Distribution plc	0.00

Part 2

1. This Part 2 of Annex C applies solely to Scottish Hydro-Electric Power Distribution Limited.

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$$SA_t = TPC_t + LPSF_t + LPSC_t + EP_t - SH_t - SHB_t$$

where:

TPC_t means the cost of contracts with third party generators for supplying demand customers in Shetland in the relevant year t.

 $LPSF_t$ means the cost of fuel purchased for Lerwick Power Station (LPS) in relevant year t.

 $\label{eq:LPSCt} LPSC_t \quad \text{means the capital and operating cost allowance for LPS in relevant year t} \\ \text{calculated as follows:}$

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 $LPSC_{t} = LPSA \times PIAH_{t}$

where:

LPSA being the capital and operating cost allowance for LPS in 2002/03 prices, takes the value £5.2 million.

 $PIAH_t$ is the price index adjustment term in the relevant year t, which in the relevant year commencing 1 April 2002 has the value 1 and thereafter is given by the follow formula:

[note: PIAH_t is the same as PIAB_t, so why not simply use the latter? see also SHB_t below, which incorporates PIAH_t]

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$$PIAH_{t} = \left[1 + \frac{RPI_{t}}{100}\right] \times PIAH_{t-1}$$

EP_t means the cost of environmental permits in relevant year t_x

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SH_t means the income from units purchased by suppliers in respect of generation on Shetland for the relevant year t.

SHB_t means the amount <u>of</u> the allowance assumed in setting PU and PE in special condition B1 (Restriction of distribution charges: demand use of system charges), which is derived <u>from</u> the following formula:

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 $SHB_{t} = SHA \times PIAH_{t}$

where:

SHA takes the value £7 million.

[note: LPSA and SHB are adjusted for inflation twice – once in the definition of MPA_t in paragraph 5 of special condition B2 and again in the definitions of LPSC_t and SHB_t in this Part 2 of Annex C: this seems unlikely to be correct].

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SPECIAL CONDITION B3 – Restriction of distribution charges: <u>total</u> incentive revenue adjustment

1. The purpose of this condition is to establish the <u>total</u> amount of incentive payment that adjusts allowed demand revenue to reflect the performance of the licensee with respect to the following incentive schemes:

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- (a) the distribution losses incentive scheme provided for under special condition C1 (Calculation of charge restriction adjustments arising from the distribution losses incentive scheme);
- (b) the quality of service incentive scheme established pursuant to standard condition 49
 (Quality of Service Incentive Scheme and Associated Information) (also taking account of other aspects of quality performance provided for under special condition C2 (Calculation of charge restriction adjustments arising from performance in respect of quality of service)); and
- (c) the innovation funding incentive scheme established pursuant to standard condition 51 (Incentive Schemes and Associated Information for Distributed Generation, Innovation Funding, and Registered Power Zones).

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Formula for total incentive revenue (IP_t)

2. For the purposes of paragraph 2 of special condition B1 (Restriction of distribution charges: demand use of system charges), IP_t is derived in accordance with the following formula:

$$IP_{t} = IL_{t} + IQ_{t} + IFI_{t}$$

where:

IL_t is the <u>distribution</u> losses incentive adjustment, and in the relevant year t is derived in accordance with the formula set out in paragraph 2 of special condition C1 (<u>Calculation of charge restriction adjustments arising from the distribution losses incentive scheme).</u>

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IQt is the quality of performance incentive adjustment and in the relevant year t is derived from the formula set out in paragraph 2 of special licence condition C2 (Calculation of charge restriction adjustments arising from performance in respect of quality of service).

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is the innovation funding incentive adjustment and in the relevant year t is derived from the formula set out in paragraph 2 of special licence condition
 C3 (<u>Calculation of charge restriction adjustments arising from the innovation funding incentive scheme</u>).

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SPECIAL CONDITION C1 — Calculation of charge restriction adjustments arising from the distribution losses incentive scheme

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1. The purpose of this condition is to establish the amount of incentive that adjusts revenue allowances so as to reflect the performance of the licensee <u>under the scheme set out below</u> in respect of distribution losses.

Formula for the losses incentive adjustment (IL_t)

2. For the purposes of paragraph 2 of special condition B3 (Restriction of distribution charges: total incentive revenue adjustment), IL_t is calculated in accordance with the following formula:

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where:

LR is the distribution losses incentive rate, measured in pence per unit, and takes the value of 4.8p/kWh for units deemed to be physically distributed on or after 1 April 2005 and xxp/kWh for units deemed to be physically distributed before that date.

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Inote: the introduction of a dual rate is likely to lead to confusion alongside a regime of the kind envisaged in standard condition 50 for restating revenue returns: if a dual rate approach is to be adopted then a proper formula for the pre-2005/06 value is required here (including the correct inflation adjustment) and appropriate bridging words will be needed in any event as the formula for ILt does not apply before 1 April 2005.]

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PIAL_t being the price index adjuster, in the relevant year commencing 1 April 2004 takes the value 1, and in each subsequent relevant year is derived from the following formula:

$$PIAL_{t} = \left[1 + \frac{RPI_{t}}{100}\right] \times PIAL_{t-1}$$

 L_t means, in respect of the relevant year t, the adjusted distribution losses calculated in accordance with the methodological basis set out in paragraphs 3 to 5.

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AL $_{\rm t}$ means an amount representing the <u>benchmark</u> level of distribution losses in the relevant year t calculated, subject to paragraphs 6 to 8 below, in accordance with the following formula:

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$$AL_{t} = \frac{ALP}{100} \times AUD_{t}$$

where:

ALP is the allowed loss percentage and shall, unless the Authority has directed otherwise in accordance with paragraph 7, take the value set against the licensee's name in Annex A,

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 $\mathrm{AUD_{t}}$ means, in respect of the relevant year t, the adjusted units distributed as defined in paragraph 5.

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Basis of calculation of adjusted distribution losses (L_t)

- 3. Adjusted distribution losses shall be deemed to be the difference between adjusted system entry volumes and adjusted units distributed.
- 4. Adjusted system entry volumes will be equal to the sum of:

(a) all units metered on entering the licensee's distribution system;

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(b) all units deemed to be entering the licensee's distribution system by entry points that are unmetered; and

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(c) an amount (in units) representing the excess adverse effect on losses (DGA_t) of units entering the system at entry points (other than entry points which are connected to a transmission network) where the loss adjustment factor determined by the licensee is less than 0.997, as calculated by the following formula:

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$$DGA_t = \sum (LAF_{it} - 0.997) \times DGV_{it}$$

where:

$$LAF_{it} = \min(LAG_{it}, 0.997);$$

 DGV_{it} is the total number of units entering the distribution system at entry point i; and

LAG_{it} is the value, in the relevant year t, of the loss adjustment factor determined by the licensee as applicable to entry point i.

- 5. Adjusted units distributed shall be equal to the sum of:
 - a. all units distributed by the licensee metered at exit points on leaving the licensee's distribution system; and
 - b. all units deemed to be leaving the licensee's distribution system <u>at exit points that</u> are unmetered;

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c. <u>less</u>, in respect of Scottish Hydro-Electric Power Distribution Limited, those units deemed to be leaving the licensee's distribution at shared unmetered exit points.

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[note: opening and closing parentheses are required above].

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6. Subject to paragraph 7, the value of ALP set against the licensee's name in Annex A shall apply so long as this condition continues to be in force.

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7. The Authority, having due regard to the purpose of this condition, and being satisfied, following consultation with the licensee, that there has been a material change (whether an improvement or a deterioration) in the quality of the information used to derive the adjusted system entry volumes or adjusted units distributed, may, with the licensee's consent (which shall not be unreasonably withheld), direct the licensee to change the value of ALP to which paragraph 6 refers to a different value specified by the Authority.

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8. A change to the value of ALP in accordance with paragraph 7 may be directed by the Authority at any time during the year but shall not take effect before the beginning of the relevant year commencing immediately after the date of the direction.

Annex A: Values for ALP by licensee

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Name of licensee	ALP (%)
Central Networks West plc	4.96
Central Networks East plc	5.69
United Utilities Electricity plc	5.68
Northern Electric Distribution Limited	5.20
Yorkshire Electricity Distribution plc	5.90
Western Power Distribution (South West) plc	6.96
Western Power Distribution (South Wales) plc	4.94
EDF Energy Networks (LPN) plc	6.54
EDF Energy Networks (SPN) plc	6.54
EDF Energy Networks (EPN) plc	6.32
SP Distribution Limited	6.45
SP Manweb plc	7.52
Scottish Hydro-Electric Power Distribution	8.73
Limited	
Southern Electric Power Distribution plc	6.74

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<u>SPECIAL CONDITION C2 – Calculation of charge restriction adjustments</u> arising from performance in respect of quality of service

1. The purposes of this condition are to establish:

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- (a) a mechanism to provide for adjustments to the charge restriction conditions to reflect the performance of the licensee in achieving targets for quality of supply;
- (b) a mechanism to reward best practice by electricity distributors; and
- (c) a mechanism to make adjustments to revenue in relation to the normal and severe weather standards for supply restoration [and the standard for supply restoration for the Highlands and Islands.]
- 2. For the purposes of paragraph 2 of special condition B3 (Restriction of distribution charges: total incentive revenue adjustment) in the relevant year commencing on 1 April 2005, IQ, is the amount derived from the following formula:

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$$\begin{split} IQ_{t} = & \left[\left(1 + \frac{I_{t}}{100} \right) \times \left(Q_{t-1}[+Y] + za + zb \right) \right] + \left[\left(1 + \frac{I_{t}}{100} \right) \times \left(1 + \frac{I_{t-1}}{100} \right) Q_{t-2} \right] + \left[\left(1 + \frac{I_{t}}{100} \right) \times \left(1 + \frac{I_{t-1}}{100} \right) \times \left(1 + \frac{I_{t-1}}{100} \right) \times \left(1 + \frac{I_{t-1}}{100} \right) \times Q_{t-3} \right] \\ & + qf_{t} + qg_{t}[+qh_{t}] \end{split}$$

[Note that <u>Y</u>, the additional reward for out-performance, will apply only to <u>licensees</u>, that have failed either their CI or CML target and have still been deemed by Ofgem to be a frontier performer based on the benchmarking analysis]

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where:

 Q_{t-2} and Q_{t-3} shall take the value set against the licensee's name in Annex E. Q_{t-1} , za and zb are the adjustments to revenue to reflect the licensee's performance in the relevant year commencing <u>1</u> April 2004 and shall be calculated from the application of the provisions of special condition G [J in Scotland] (Incentive scheme: calculation of charge restriction adjustment) in place for that relevant year. [The paragraph above applies for all licensees other than YEDL]

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 $[\,Q_{t-1},\,$ za and zb are the adjustments to revenue to reflect the licensee's performance in the relevant year commencing April 2004 and shall be calculated from the application of the provisions of special condition G[J] in Scotland (Incentive scheme: calculation of charge restriction adjustment) in place for that relevant year, subject to

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the amendment that CMLIS, for that year shall be calculated using the following formula:

$$CMLIS_t = CMLA_t + CMLB_t + (c \times CMLC_t) + CMLD_t + (d \times CMLE_t) - 3$$

This version of the paragraph applies to YEDL to allow the roll-forward of planned interruptions]

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Y is an additional reward for outperformance where the licensee has failed to meet one of its interruption targets for the relevant year commencing 1 April 2004.

If, for the relevant year commencing 1 April 2004, $CIIS_t$ is less than or equal to TA_t and $CMLIS_t$ is less than or equal to TB_t , then Y shall be equal to zero.

If, for the relevant year commencing 1 April 2004, either CIIS_t is more than TA_t or CMLIS_t is more than TB_t, then Y shall be the amount derived from the following formula:

$$Y = min \left[\left(max \left(\frac{PICI}{15} \times \frac{RLOPA}{100} \times BPCR_{t}, 0 \right) \right), \frac{RLOPA}{100} \times BPCR_{t} \right]$$

[For SP Manweb, EDF(LPN), UU and Scottish Hydro]

$$Y = min \left[\left(max \left(\frac{PICML}{20} \times \frac{RLOPB}{100} \times BPCR_{t}, 0 \right) \right), \frac{RLOPB}{100}, BPCR_{t} \right]$$

[For WPD, South Wales, WPD South West, EPN and Southern]

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[For all other <u>licensees</u> there is no Y term]

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where each of the terms <u>and other items</u> in the formula shall be calculated from the application of the provisions of special condition G [J in Scotland] (Incentive scheme: calculation of charge restriction adjustment) of this licence in <u>the form in which it was in force</u>, for that year.

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qf, is defined as set out in paragraph 9

qg, is defined as set out in paragraph 10

[qh, is defined as set out in paragraph 10A]

- I_t means the average specified rate (which is defined under those words in special condition A1 (Definitions and interpretation)) in relevant year t.
- 3. For the purposes of paragraph 2 of special condition B3 (Restriction of distribution charges: total incentive revenue adjustment) in the relevant year commencing on 1 April 2006, IQ, shall be the amount derived from the following formula:

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$$IQ_t = qf_t + qg_t[+qh_t]$$

where:

qf, is defined as set out in paragraph 9

qg, is defined as set out in paragraph 10

[qh_t is defined as set out in paragraph 10A.]

In the relevant year commencing on 1 April 2007 and in each subsequent relevant year t, IQ₁ shall be the amount derived from the following formula:

$$IQ_{t} = \left[qa_{t-2} + qb_{t-2} + qc_{t-2} + qd_{t-2} + qe_{t-2}\right] \times \left[\left(1 + \frac{I_{t}}{100}\right) \times \left(1 + \frac{I_{t-1}}{100}\right)\right] + qf_{t} + qg_{t}[+qh_{t}]$$

where:

 I_t means the average specified rate (as defined in special condition A1 (Definitions and interpretation)) in relevant year t.

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4. For the purpose of paragraphs 3 and 5, and subject to paragraphs 11, 12 and 13:

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qa, means the adjustment to revenue in respect of performance in relevant year t in relation to the target for the number of customers interrupted per 100 customers in that year and shall be derived from the following formula:

$$qa_{t} = max \left[\left(min \left((TA_{t} - CIIS_{t}) \times PIA_{t} \times IRA_{t}, \frac{RLA}{100} \times BR_{t} \right) \right), -\frac{RLA}{100} \times BR_{t} \right]$$

where:

TA_t means the target for the number of customers interrupted for the relevant year t specified in the table in Annex A_s

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CIIS_t means the performance in respect of the number of customers interrupted in relevant year t and is derived from the formula:

$$CIIS_t = CIA_t + (a \times CIB_t) + (b \times CIC_t) + CID_t + (c \times CIE_t)$$

where:

- a takes the value of 0.5 and b and c are zero;
- CIA_t is the number of customers interrupted per year from unplanned incidents on the licensee's distribution system in the relevant year t and is derived from the formula in Appendix 2 of the quality of service rigs;

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CIB_t is the number of customers interrupted per year from prearranged incidents on the licensee's distribution system in the relevant year t and is derived from the formula in Appendix 2 of the quality of service rigs;

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CIC_t is the number of customers interrupted per year arising from incidents on the systems of the transmission company [transmission companies in Scotland] in the relevant year t and is derived from the formula in Appendix 2 of the quality of service rigs;

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CID_t is the number of customers interrupted per year arising from incidents on the systems of distributed generators in the relevant year t and is derived from the formula in Appendix 2 of the quality of service rigs;

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CIE_t is the number of customers interrupted per year arising from incidents on any other connected systems in the relevant year t

and is derived from the formula in Appendix 2 of the quality of service rigs;

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PIA_t [which appears to be the same as PIABt in special condition B2, so why not use a single term?] means the price index adjuster in relevant year t and is derived from the following formula:

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$$PIA_{t} = \left(1 + \frac{RPI_{t}}{100}\right) \times PIA_{t-1}$$

where, for the relevant year commencing 1 April 2002, PIA_t =1, and RPI_t is as defined in <u>paragraph 3 of</u> special condition B1 (Restriction of distribution charges: demand use of system charges);

IRA_t means the incentive rate for the number of customers interrupted specified for the relevant year t in the table in Annex A expressed in £ million in [2002/3] prices;

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- RLA means the maximum percentage of base demand revenue exposed to the number of customers interrupted and has the value 1.2;
- BR_t means base demand revenue and is as defined in <u>paragraph 3 of special</u> condition B1 (Restriction of distribution charges: demand use of system charges).
- 5. For the purposes of paragraph 3, and subject to paragraphs 11, 12 and 13:

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qb, means the adjustment to allowed demand revenue in respect of performance in relevant year t in relation to the target for the duration of customer interruptions in that year and shall be derived from the following formula:

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$$qb_{t} = max \left[\left(min \left((TB_{t} - CMLIS_{t}) \times PIA_{t} \times IRB_{t}, \frac{RLB}{100} \times BR_{t} \right) \right), -\frac{RLB}{100} \times BR_{t} \right]$$

provided that:

$$(qa_{t} + qb_{t} + qc_{t} + qd_{t} + qe_{t} + SWE_{t}) \ge -\frac{TRL}{100} \times BR_{t}$$

<u>[note: the inclusion of qe, within the cap seems inconsistent with the footnote]</u> on page 16 of Ofgem's final proposals document].

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otherwise qb, shall be determined by the following formula:

$$qb_t = -\frac{TRL}{100} \times BR_t - (qa_t + qc_t + qd_t + qe_t + SWE_t)$$

where:

TB_t means the target for the duration of customer interruptions for the relevant year t specified in the table in Annex A;

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CMLIS_t means the performance in respect of the duration of customer interruptions in relevant year t and is derived from the formula:

$$CMLIS_t = CMLA_t + (d \times CMLB_t) + (e \times CMLC_t) + CMLD_t + (f \times CMLE_t)$$

[The paragraph above applies to all <u>licensees</u> apart from YEDL]

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[CMLIS_t means the performance in respect of the duration of customer interruptions in relevant year t and for the relevant year commencing 1 April 2005 is derived from the formula:

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$$CMLIS_{t} = CMLA_{t} + (d \times (CMLB_{t} + 3.2)) + (e \times CMLC_{t}) + CMLD_{t} + (f \times CMLE_{t})$$

For each subsequent relevant year CMLIS, is derived from the following formula:

$$CMLIS_t = CMLA_t + (d \times CMLB_t) + (e \times CMLC_t) + CMLD_t + (f \times CMLE_t)$$

The paragraph above only applies to YEDL]

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where:

d takes the value 0.5 and e and f each have the value 0.10;

$CMLA_t$	is the duration of interruptions from unplanned incidents on the
	licensee's distribution system in the relevant year t and is derived from
	the formula in Appendix 2 of the quality of service rigs;

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CMLB_t is the duration of interruptions from pre-arranged incidents on the distribution system in the relevant year t and is derived from the formula in Appendix 2 of the quality of service rigs;

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CMLC_t is the duration of interruptions arising from incidents on the systems of the transmission company [transmission companies in Scotland] in the relevant year t and is derived from the formula in Appendix 2 of the quality of service rigs;

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CMLD_t is the duration of interruptions arising from incidents on the systems of distributed generators in the relevant year t and is derived from the formula in Appendix 2 of the quality of service rigs;

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CMLE_t is the duration of interruptions arising from incidents on any other connected systems in the relevant year t and is derived from the formula in Appendix 2 of the quality of service rigs;

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IRB_t means the incentive rate for the duration of customer interruptions specified for the relevant year t in the table in Annex A, expressed in £ million in 2002/03 prices;

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PIA_t [which appears to be the same as PIABt in special condition B2, so why not use a single term?] is defined as set out in paragraph 4above;

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TRL means the maximum percentage of base demand revenue exposed in terms of penalties under the relevant elements of IQ_t for the relevant year t and has the value of 4;

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- RLB means the maximum percentage of base demand revenue exposed to the duration of customer interruptions and has the value 1.8;
- BR_t means base demand <u>revenue</u> and is as defined in <u>paragraph 3 of</u> special condition B1 (Restriction of distribution charges: demand use of system charges);

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SWE, is defined as set out in paragraph 9.

6. For the purpose of paragraphs 3 and 5:

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qc_t means the adjustment to revenue in respect of the severe weather telephony incentive in relevant year t and shall be derived from the following formula:

$$qc_t = 0$$

7. For the purpose of paragraphs 3 and 5:

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qd_t means the adjustment to revenue in respect of overall surveyed performance in relevant year t in relation to the targets for the speed and quality of telephone response in that year.

In relevant year t, if APTR_t is greater than or equal to 4.5, qd_t shall be the amount derived from the following formula:

$$qd_t = 0.0005 \times BR_t$$

In relevant year t, if APTR_t is greater than or equal to 4.1 and less than 4.5, qd, shall take the value 0.

In relevant year t, if APTR $_{t}$ is less than 4.1, qd_{t} shall be the amount derived from the following formula:

$$qd_{t} = max \left[(APTR_{t} - 4.1) \times IRC_{t}, -\frac{RLD}{100} \times BR_{t} \right]$$

where:

APTR_t is the actual overall performance score for the licensee in relevant year t, based on all assessed attributes in the survey of quality and speed of telephone response provided to the Authority by the company carrying out that survey, as notified by the Authority to the licensee;

IRC_t means the penalty rate in the relevant year t for performance in respect of the speed and quality of telephone response and is derived from the following formula:

$$IRC_{t} = \frac{2 \times RLD}{100} \times BR_{t}$$

where:

RLD means the maximum percentage of base demand revenue exposed to penalties under the incentives for the quality and speed of telephone response and takes the value 0.25;

BR_t means base <u>demand</u> revenue and is as defined in <u>paragraph 3 of</u> specialcondition B1 (Restriction of distribution charges: demand use of system charges).

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8. For the purpose of paragraphs, 3 and 5:

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- means <u>such</u> positive adjustment <u>(if any)</u> to revenue in respect of the discretionary reward scheme for best practice in relation to priority customers, communication, and corporate social responsibility as may be determined by the Authority.
- 9. For the purpose of paragraphs 2, 3 and 5:
 - qf_t means the adjustment to revenue in respect of the standard of performance for supply restoration under severe weather conditions imposed on the licensee under regulation 6.

In relevant year t, qf, shall be the amount derived from the following formula:

$$qf_t = min[(SWPM_t - SWPD_t), 0] + max[(SWPD_t - \frac{RLE}{100} \times BR_t), 0]$$

where:

SWPD_t Is the total amount of the payments in relevant year t which either have been paid to customers or, where not paid, which customers would have been

entitled to claim for the licensee's failure to meet the standard of performance for supply restoration under severe weather conditions imposed on the licensee under regulation 6;

SWPM, is the total amount of payments that the licensee has made formally to customers in relevant year t in respect of failure to meet the standard of performance for restoration under severe weather conditions imposed on the licensee under regulation 6 or that has been paid to customers in the form of ex gratia payments for a severe weather event in relevant year t, and in calculating SWPM, a maximum of £200 of payments per customer for any given event in relevant year t may be taken into account.

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- RLE means the maximum percentage of base demand revenue exposed to the severe weather arrangements for relevant year t and has the value of 2.
- SWE_t means the licensee's total exposure to the severe weather arrangements in relevant year t and shall be derived from the following formula:

$$SWE_t = qf_t - min(SWPM_t, SWPD_t)$$

- 10. For the purpose of paragraphs 2 and 3:
 - qg_t means the adjustment to revenue in respect of the standard of performance for supply restoration imposed on the licensee under regulation 5 and shall be the amount derived from the following formula:

$$qg_{t} = min[(NCPM_{t} - NCPD_{t}),0]$$

where:

- NCPD_t is the total amount of the payments in relevant year t which either have been paid to customers or, where not paid, which customers would have been entitled to claim for the licensee's failure to meet the standard of performance for supply restoration imposed on the licensee under regulation 5;
- NCPM_t is the total amount of the payments that the licensee has made formally to customers in relevant year t in respect of failure to meet the standard of performance for supply restoration imposed on the

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licensee under regulation 5 or that has been paid to customers in the form of ex gratia payments in respect of such failure.

[The treatment of the Highlands and Islands is still subject to consultation. Paragraph 10A would only apply to SSE – Hydro]

[10A. For the purpose of paragraphs 2 and 3:

qh_t means the adjustment to revenue in respect of the standard of performance for supply restoration imposed on the licensee under regulation 7 and shall be the amount derived from the following formula:

$$qh_t = min[(HIPM_t - HIPD_t), 0]$$

where:

HIPD_t is the total amount of the payments in relevant year r which either have been paid to customers or, where not paid, which customers would have been entitled to claim for the licensee's failure to meet the standard of performance for supply restoration for the Highlands and Islands imposed on the licensee under regulation 7;

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HIPM, is the total amount of the payments that the licensee has made in relevant year t to customers in respect of failure to meet the standard of performance for supply restoration for the Highlands and Islands imposed on the licensee under regulation 7.]

11. Where the report of an examiner specifies that the level of accuracy of any specified information used for the purpose of any formula in this condition is less than the level of accuracy specified for such information in the quality of service rigs, the Authority may, after consulting the licensee and having regard to all relevant information and circumstances, and so as to mitigate any distortion arising from that inaccuracy, by notice to the licensee direct the data which shall be used in substitution for that information for the purposes of that formula,

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12. Where:

(a) the licensee considers that its performance in respect of any matter used for calculating CIIS, or CMLIS, has been affected by a severe weather event that meets the relevant exceptionality requirement defined in Annex B;

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(b) the licensee has notified the Authority of such event within 14 days of the date upon which the licensee considers that such effect has ceased or within 14 days of the end of the relevant year (whichever is the <u>earlier</u>);

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- (c) the examiner or the Authority has verified the impact of the event on performance; and
- (d) the Authority is satisfied that the severe weather event meets the relevant exceptionality requirement defined in Annex B.

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the licensee's performance used for calculating CIIS, or CMLIS, shall be adjusted so as to exclude the full verified impact of the event as directed by the Authority.

13. Where:

(a) the licensee considers that its performance in respect of any matter used for calculating CIIS, or CMLIS, has been affected by an event which does not meet the exceptionality requirement defined in Annex B, but does meet the exceptionality requirements defined in Annex C;

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(b) the licensee has notified the Authority of such event within 14 days of the date upon which the licensee considers that such effect has ceased or within 14 days of the end of the relevant year (whichever is the <u>earlier</u>);

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- (c) the examiner has reported to the Authority in respect of such event and its effect;
- (d) the licensee has provided such further information, if any, as the Authority may require; and
- (e) the Authority is satisfied that the event meets the exceptionality requirements defined in Annex C_{\bullet}

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the Authority may, having regard to whether the licensee has met the criteria for mitigating actions set out in Annex D_{v} and by notice to the licensee, direct that, for the purpose of calculating $CIIS_{t}$ or $CMLIS_{t}$, or both, all or part of the impact of the event which is in excess of the relevant threshold in successive three-month periods from the start of the event until its effect has ceased shall be excluded from the relevant year's performance of the licensee.

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- 14. A direction under paragraph 11, 12 or 13 shall not have effect unless, before it is made, the Authority has given notice to the licensee:
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- (a) setting out the terms of the proposed direction;
- (b) stating the reasons why it proposes to issue the direction; and
- (c) specifying the period (not being less than 14 days from the date of the notice) within which the licensee may make representations or objections,

and has considered any such representations or objections and given reasons for its decision.

15. A notice under paragraph 10 of standard condition 49 (Quality of Service Incentive Scheme and Associated Information) in relation to Appendix 2 of the quality of service rigs may not specify a date for the purposes of paragraph 10(a) of that condition which is other than a price control review date unless all distribution service providers have agreed that date.

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16. In this condition:

- (1) words and phrases defined for any of the purposes of standard condition 49 (Quality of Service Incentive Scheme and Associated Information), shall have the same meaning when used in this condition;
- (2) any reference to a numbered regulation is a reference to the regulation bearing that number in the Electricity (Standards of Performance) Regulations 2005 (SI 2005/0000). [CORRECT NUMBER REQUIRED]
- (3) words and expressions defined in special condition B1 (Restriction of distribution charges: demand use of system charges) which are used in this condition shall bear the same meaning as in special condition B1;
- (4) words and expressions defined in the <u>quality of service rigs</u>, which are used in this condition shall bear the same meaning as in that document; and
- **Deleted:** Regulatory Instructions and Guidance
- (5) where the terms "max" and "min" are used in any formula, for any two given amounts X and Y, "min (X,Y)" means X if X-Y is negative and otherwise Y, and "max (X,Y)" means Y if X-Y is negative and otherwise X.

[note: the above sub-paragraphs should be ordered alphabetically, not numerically]

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Annex A: Targets and incentive rates for interruptions

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Relevant year commencing:	1 April 2005	1 April 2006	1 April 2007	1 April 2008	1 April 2009
TA_t					
IRA _t (£ million 2002/3 prices)					
TB _t					
IRB _t (£ million 2002/3 prices)					

Annex B: Exceptionality requirement for severe weather events Deleted: -The relevant requirement for a severe weather event to be treated as exceptional for the purposes of paragraph 12 is that the number of incidents caused by the event at Deleted: 11 of this condition distribution higher voltage in any 24-hour period is equal to or greater than the severe weather exceptionality threshold, Deleted: or equal to Deleted: SWET where, for the purposes of this condition: Deleted: W the severe weather exceptionality threshold is equal to the number of incidents set Deleted: SWET is against the name of the licensee in the table below; Deleted: and Deleted: []; "distribution higher voltage" means nominal voltages of more than 1000 volts up to and Deleted: , including 132 kilovolts in England and Wales [up to but excluding 132 kilovolts in Scotland]; and "incidents" are as defined in the quality of service rigs. Deleted: Regulatory Instructions and Guidance **Deleted:** [SWET for each DNO is set out in the Table below. In the final version of the licence condition for each DNO the Licensee. **SWET** relevant number will be included.]¶ spell Deleted: DNO out Central Networks West plc 63 58 Central Networks East plc 47 United Utilities Electricity plc Northern Electric Distribution Limited 36 Yorkshire Electricity Distribution plc 35 Western Power Distribution (South West) plc 54 Deleted: -Deleted:) Western Power Distribution (South Wales) plc 46 Deleted: -EDF Energy Networks (LPN) plc 10 Deleted:) EDF Energy Networks (SPN) plc 46 EDF Energy Networks (EPN) plc 72 Deleted:) 79 SP Distribution Limited 61 SP Manweb plc Scottish Hydro-Electric Power Distribution 61

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Southern Electric Power Distribution plc

Annex C: Exceptionality requirements for other events

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For the purposes of paragraph 13, the exceptionality requirements for other events are:

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(a) that the occurrence of the event (including, without limitation, an event arising from an incident on a transmission network or other connected network, or from terrorism or vandalism) is outside the control of the licensee; and

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(b) that the event contributes more than the relevant threshold amount to CIIS, or CMLIS, in a three-month period,

where, in paragraph (b), the relevant threshold amounts for $CIIS_t$ and $CMLIS_t$ respectively are those set against the name of the licensee in the table below.

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DNO	CI threshold <u>amount</u>	CML threshold <u>amount</u>
Central Networks West plc	1.1	0.9
Central Networks East plc	1.0	0.8
United Utilities Electricity plc	1.1	0.9
Northern Electric Distribution Limited	1.6	1.3
Yorkshire Electricity Distribution plc	1.2	0.9
Western Power Distribution (South_West) plc	1.7	1.4
Western Power Distribution (South_Wales) plc	2.3	1.9
EDF Energy Networks (LPN) plc	1.1	0.9
EDF Energy Networks (SPN) plc	1.2	0.9
EDF Energy Networks (EPN) plc	0.7	0.6
SP Distribution Limited	1.3	1.0
SP Manweb plc	1.7	1.4
Scottish Hydro-Electric Power Distribution	3.7	2.9
Southern Electric Power Distribution plc	0.9	0.7

Annex D: Criteria for mitigating actions

For the purposes of paragraph 13, the criteria for mitigating actions are:

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- (a) <u>that</u> the licensee's actions (or lack of actions) were not contributory factors to the occurrence of the event; <u>and</u>
- (b) that the licensee took all appropriate steps within its power:
 - (i) to limit the number of customers interrupted by the event; and
 - (ii) to restore customers' supplies quickly and efficiently having due regard to safety and other legal obligations.

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the licensee took all reasonable

Annex E: Values for Q by licensee

For the purpose of calculating IQ_t for the relevant year commencing 1 April 2005, Q_{t-2} and Q_{t-3} for each licensee are as set out in the table below.

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	1	
	0	0
Licensee	Q_{t-3}	Q_{t-2}
Central Networks West plc	-£42,523	£54,025
Central Networks East plc	£78,531	-£249,159
United Utilities Electricity plc	-£530,583	£34,910
Northern Electric Distribution Limited	£128,076	£138,097
Yorkshire Electricity Distribution plc	£102,352	£96,044
Western Power Distribution (South West) plc	£113,704	£142,162
Western Power Distribution (South Wales) plc	£48,633	£91,263
EDF Energy Networks (LPN) plc	-£225,240	-£282,750
EDF Energy Networks (SPN) plc	-£16,002	-£55,071
EDF Energy Networks (EPN) plc	-£148,927	-£221,721
SP Distribution Limited	£49,620	£72,480
SP Manweb plc	£29,875	-£381,372
Scottish Hydro-Electric Power Distribution	£157,222	£197,028
Southern Electric Power Distribution plc	£171,883	£202,806

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<u>SPECIAL CONDITION C3 – Calculation of charge restriction adjustments arising from the innovation funding incentive scheme</u>

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- 1. The purpose of this condition is to provide for adjustments to allowed demand revenue to reflect the performance of the licensee in relation to its investment in innovation under the innovation funding incentive (IFI) scheme established pursuant to standard condition 51 (Incentive Schemes and Associated Information for Distributed Generation, Innovation Funding, and Registered Power Zones).
- 2. For the purposes of paragraph 2 of special condition B3 (Restriction of distribution charges: total incentive revenue adjustment), IFI_t is derived for the relevant year t from the formula:

$$IFI_t = ptri_t \times (\min(IFIE_t, ((0.005 \times CBR_t) + KIFI_t)))$$

where:

*IFIE*_t means the eligible IFI expenditure for the relevant year t as reported in the IFI annual report for that year <u>(provided that any such expenditure incurred between 1 October 2004 and 31 March 2005 inclusive shall be treated as if incurred in year 2005/06).</u>

CBR, means combined distribution network revenue in the relevant year t as defined in special condition A1 (<u>Definitions</u> and interpretation).

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 $ptri_t$ is the pass-through factor applicable for the relevant year t as specified below.

Relevant	2005/06	2006/07	2007/08	2008/09	2009/10
year t					
ptri _t	0.9	0.85	0.8	0.75	0.7

KIFI_t is the IFI carry-forward in relation to the incentive scheme as set out in the IFI annual report for relevant year t-1, and is calculated from the following formula:

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$$\textit{KIFI}_{t} = \begin{cases} 0.5 \times 0.005 \times \textit{CBR}_{t-1}, & \text{if } \textit{IFIE}_{t-1} \leq (0.5 \times 0.005 \times \textit{CBR}_{t-1}), \\ (0.005 \times \textit{CBR}_{t-1}) - \textit{IFIE}_{t-1}, & \text{if } \textit{IFIE}_{t-1} > (0.5 \times 0.005 \times \textit{CBR}_{t-1}) \text{ and } \textit{IFIE}_{t-1} \leq (0.005 \times \textit{CBR}_{t-1}), \\ 0, & \text{if } \textit{IFIE}_{t-1} > (0.005 \times \textit{CBR}_{t-1}); \end{cases}$$

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[we think that the above formula could be simplified to the following]:

 $KIFI_t = max[0, min((0.005 \times CBR_{t-1}) - IFIE_{t-1}, (0.5 \times 0.005 \times CBR_{t-1}))]$

where, for the year commencing 1 April 2005, $KIFI_{t-1}$ shall be zero. [but this value is not used: does it mean that KIFI, is zero in 2005/06 and takes the value given by the mega-formula in subsequent years?]

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3. For the purposes of the incentive scheme, the eligible IFI internal expenditure that qualifies as eligible IFI expenditure in relevant year t (IFIIE_t) shall not exceed the amount determined by the following formula:

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$$IFIIE_{t} \leq z \times IFIE_{t}$$

where:

IFIIE, is the eligible IFI internal expenditure that qualifies as eligible IFI expenditure in relevant year t; and

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- shall take the value, except insofar as the Authority consents otherwise, of 0.15.
- 4. For the purposes of this condition:

"eligible IFI internal expenditure"

means, that amount of eligible IFI expenditure spent or accrued on the internal resources of the

licensee:

"eligible IFI expenditure"

means the amount of expenditure spent or accrued by the licensee in respect of eligible

projects; and

"eligible IFI projects" means those projects that meet

such projects,

the requirements described for

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in each case above, all as more fully set out in the regulatory instructions and guidance for the time being in force under standard condition 51 (Incentive Schemes and Associated Information for Distributed Generation, Innovation Funding, and Registered Power Zones) in relation to the incentive schemes established under that condition.

<u>SPECIAL CONDITION D1</u> – Restriction of distribution charges:

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generation use of system charges

1. The purposes of this condition are to establish the <u>charge restrictions that</u> <u>determine the level of allowed network generation revenue that may be recovered from generation use of system charges by the licensee and to <u>set out the obligation of the licensee in respect of</u> those restrictions.</u>

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Formula for allowed network generation revenue (AG_t)

2. The licensee, in setting its generation use of system charges, shall take all appropriate steps within its power to ensure that, in the relevant year t, network generation revenue does not exceed allowed network generation revenue calculated in accordance with the following formula:

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$$AG_t = IG_t + RPZ_t - KG_t$$

where:

 AG_t means allowed network generation revenue in the relevant year t.

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is the incentive revenue for distributed generation and in the relevant year t is derived from the formula in paragraph 2 of special condition D2 (Calculation of charge restriction adjustments arising from the incentive schemes for distributed generation and registered power zones).

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RPZ_t is the incentive revenue for registered power zones and in the relevant year t is derived from the formula in paragraph 9 of special condition D2 (Calculation of charge restriction adjustments arising from the incentive schemes for distributed generation and registered power zones).

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means the correction factor in relevant year t, whether of a positive or negative value, calculated in accordance with the formula given in paragraph 3,

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Formula for the correction factor (KG_t)

3. For the purpose of paragraph 2, KG_t is derived from the following formula:

$$KG_t = (RG_{t-1} - AG_{t-1}) \times \left[1 + \frac{\left(I_t + PR_t\right)}{100}\right]$$

where:

 KG_t

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- means the network generation revenue in the <u>year preceding the</u> relevant year t except in the relevant year commencing 1 April 2005 where RG_{t-1}
 shall take the value 0.
- AG_{t-1} means allowed, network generation revenue in the <u>year preceding the</u> relevant year t, except in the relevant year commencing 1 April 2005 Deleted: -1 where AG_{t-1} shall take the value 0.
- I_t means the average specified rate (as defined in special condition A1 (Definitions and interpretation)) in the relevant year t.
- PR_t means the rate of interest that is applicable in accordance with paragraph 2 of special condition E1 (Charge restriction conditions: supplementary restrictions).

<u>SPECIAL CONDITION D2 – Calculation of charge restriction adjustments</u> <u>arising from the incentive schemes for distributed generation and registered</u> <u>power zones</u>

1. The purpose of this condition is to provide for adjustments to allowed network generation revenue to reflect the performance of the licensee in relation to the incentive schemes for distributed generation and registered power zones established pursuant to standard condition 51 (Incentive Schemes and Associated Information for Distributed Generation, Innovation Funding, and Registered Power Zones).

For the purposes of paragraph 2 of special condition D1 (Restriction of

distribution charges: generation use of system charges), IG, is the amount

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Inote: the GT_t term in the above formula seems extraneous and presumably should be removed, assuming that it has been superseded by the gt_t which is specified (anonymously) at paragraph 8]

3. For the purposes of paragraph 2, Gl_t means the total incentive payment in the relevant year t, derived from the following formula:

$$GI_t = PIAG_t \times gir \times \sum_{i=1}^{ng_t} gci_{it}$$

derived from the following formula:

 $IG_t = GI_t + GP_t + GO_t - GT_t$

[note: "ng" could be in excess of 100,000 sites in the longer term: we therefore recommend the substitution of a new formula that uses total incentivised capacity: for example...

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 $GI_t = PIAG_t \times gir \times gct$

where:

2.

PIAC_t (being the price index adjuster relating to DG) is as set out in paragraph 6:

gir is the incentive rate for the scheme, which takes the value of £1500 per MW of incentivised DG capacity, except in relation to Scottish Hydro-Electric Power Distribution Ltd where it shall take the value £2000 per MW;

is the <u>total number of installations</u> of relevant DG <u>directly or indirectly</u> connected to the licensee's distribution system <u>as at 31 March of</u> relevant year t; <u>[note: not needed if the alternative formula above is used]</u>

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is the incentivised DG capacity of <u>installation i of</u> relevant DG, that is <u>directly or indirectly</u> connected to the licensee's distribution system <u>as at</u> 31 March of relevant year t, expressed in MW; <u>[note: not needed if the alternative formula above is used]</u>

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- gc₄ is the total incentivised capacity of relevant DG that is directly or indirectly connected to the licensee's distribution system as at 31 March of relevant year t, expressed in MW.
- 4. For the purposes of paragraph 2, GP_t [which, as currently drafted, does not allow for the pass-through of any expenditure incurred in 2005/06 and is thus inconsistent with Ofgem's stated policy] means an amount representing the pass-through revenue in respect of the connection of distributed generation in the relevant year t, calculated using the following formula:

$$GP_{t} = PIAG_{t} \times \sum_{j=\max(y+1,t-P+1)}^{t} \left[\frac{1}{PIAG_{j}} \times \left(\frac{r}{1 - \frac{1}{(1+r)^{P}}} \right) \times gp_{j} \right]$$

[in line with our comments above, the lower bound of the summation should be changed to "y" (or to "max(y, t - P)" if the formula really does need to be applicable beyond 2020) and the upper bound should be changed to "t - 1": this, however, could lead to large over or under recovery problems, and is thus an issue which needs to be resolved with Ofgem]

where:

- PIAG (being the price index adjuster relating to DG) is as set out in paragraph 6:
- is the allowed pre-tax cost of capital, expressed in real terms, which, for the purpose of this condition, shall take the value of 6.9%;
- y is the value of t for the relevant year commencing 1 April 2005;

- *P* means the number of complete relevant years over which use of system capex is remunerated, which for the purposes of this condition takes the value of 15:
- means the amount of <u>adjusted</u> capex, subject to the pass-through arrangement of the incentive scheme, in the relevant year j and is derived from the following formula:

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$$gp_i = ptrg \times (gps_i + gpc_i) - gpc_i - gt_i$$

where:

ptrg is the pass-through rate and shall take the value of 0.8;

- gps_j is the amount, expressed in pounds sterling, of use of system capex for DG for relevant year j;
- gpc_j is the amount, expressed in pounds sterling, of shared connection capex for DG for relevant year j.
- is the amount of capex that is excluded from this calculation to reflect the early termination of any connection agreements and represents the present value of amounts that would otherwise be recovered through the above formula, as agreed with the Authority in accordance with paragraph &

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5. For the purpose of paragraph 2, GO_t is the adjustment to allowed network generation revenue in respect of the operational and maintenance costs of total capex for DG for relevant year t, which is derived using the following formula:

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 $Go_t = PIAG_t \times gor \times gct$ [note: see our comments above on summing across all relevant DG]

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where:

PIAG (being the price index adjuster relating to DG) is as set out in paragraph 6:

 ng_t is as defined in paragraph 3;

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gci_{it} is as defined in paragraph 3;

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gc, is as defined in paragraph 3; and

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gor is the allowed operational and maintenance rate for all relevant DG, and has a value of £1000 per MW of incentivised DG capacity.

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For the purposes of this condition, $PIAC_t$ is the price index adjustment in relevant year t as derived from the following formula:

$$PIAG_{t} = \left[1 + \frac{RPI_{t}}{100}\right] \times PIAG_{t-1},$$

where, for the relevant year commencing 1 April 2005, $PIAG_t = 1$, and RPI_t is defined as in paragraph 3 of special condition B1 (Restriction of distribution charges: demand use of system charges).

- 7. For the purposes of this condition, the incentive rate for the scheme, *gir*, shall take the value set out in paragraph 3 to this condition for each and every relevant year up to and including the relevant year commencing 1 April 2024 insofar as it is applied to incentivised DG capacity relevant to the licensee's distribution system from 1 April 2005 to 31 March 2010.
- 8. For the purpose of determining gt_i in paragraph 4, the licensee, with the consent of the Authority, may exclude capex in respect of those assets which have been initially treated as use of system capex for DG but in respect of which:

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(b) those assets have a value that has not been fully depreciated through generation use of system charges for 15 complete relevant years in accordance with paragraph 4.

system, or otherwise reducing the capacity required; and

the incentivised DG capacity utilising those assets has fallen as a result

of a relevant DG, or its agents, terminating its agreements for generator

use of system (or such parts of any other use of system agreement as may apply) and connection to an authorised distributor's distribution

- Deleted: of this condition.
- 9. For the purposes of paragraph 2 of special condition D1 (Restriction of distribution charges: generation use of system charges), RPZ_t (the registered power zones revenue), in relevant year t is derived from the formula:

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$$RPZ_t = PIAG_t \times giz \times gcz_t$$

where:

- PIAG (being the price index adjuster relating to DG) is as set out in paragraph 6:
- giz means the incremental incentive rate for connecting a relevant DG i within that area registered by the Authority as a registered power zone, and shall take a value of £3000 per MW of RPZ DG capacity;
- gcz_t is the amount of RPZ DG capacity, expressed in MW, connected to the licensee's distribution system in the relevant year within that area registered by the Authority as a registered power zone for the purposes of this condition.

10. For the purposes of this condition:

"incentivised DG	means the highest active electrical power that can		
capacity"	be generated (or the relevant incremental change		
	of this amount in cases involving the expansion of		
	existing distributed generation) by a relevant DG		
	for that relevant year, according to:		
	(a) the connection and use of system agreements		
	in force on 31 March of that relevant year in		
	relation to the relevant plant or apparatus; or		
	1		
	(b) the notification received by the licensee, on or		
	before 31 March of that relevant year, in any case		
	of generation covered by Engineering		
	Recommendation G83/1 (or any authorised		
	successor thereof),		
	in each case as connected as at 31 March of the		
	<u>relevant year.</u>		
"relevant DG"	means distributed generation (except for		
	distributed generation operating in parallel with		
	the licensee's distribution system for the purposes		
	of standby) which has a connection start date on or		
	after 1 April 2005 and has paid connection charges		
	(if any).		
"PD7 DC apposity"	means the sum of incentivised DG capacity of all		
"RPZ DG capacity"			
	relevant DG with a connection point to that part of		
	the licensee's distribution system that forms a		
	registered power zone.		

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Deleted: and is eligible for use of system charges (if any) in accordance with the use of system charging methodology in place on or after 1 April 2005.

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"shared connection capex for DG"	means that part of the total capex for DG that is to be recovered from generation connection charges, but exclusive of all costs relating to sole-use assets and, where appropriate, of the incremental costs in excess of the high-cost project threshold (as set out in the licensee's connection charging methodology statement in place on or after 1 April 2005).
"total capex for DG"	means the sum of all costs directly incurred by the licensee in relation to the installation or reinforcement of electrical lines or electrical plant necessary for the connection of relevant DG or any proposed or expected relevant DG for subsequent relevant years and for the avoidance of doubt includes the increase in the present value of costs resulting from the advancement in time, to within the relevant year, of the reinforcement of assets so as to facilitate the connection of the relevant DG.
"total incentivised DG capacity"	means the sum, for all relevant DG connected to the licensee's distribution system, of the incentivised DG capacity.
"use of system capex for DG"	means, that amount of total capex for DG that is not remunerated through connection charges.

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	<u>SPECIAL CONDITION E1 – Charge restriction conditions: supplementary restrictions</u>	<u>':</u>
	[note: as noted in our comments on special condition A1, for this condition	
	to apply from the relevant year commencing 1 April 2005, allowed revenues	
	must be defined for 2003/04 onwards: the current definitions do not appear	
	to provide for this]	
1.	The purpose of this condition is to set out the supplementary restrictions on distribution charges <u>levied by the licensee</u> .	
Re	strictions on over and under recoveries	
2.	For the purposes of paragraph 4 of special condition B1 (Restriction of distribution	
	charges: demand use of system charges) and paragraph 3 of special condition D1 (Restriction of distribution charges: generation use of system charges), the interest rate adjustment PR _t shall be determined as follows:	
	a. if, in respect of the relevant year t-1, the combined distribution network Deleted: I	
	revenue exceeds the combined allowed distribution network revenue by more than 2 per cent. PRt shall take the value 3; or	
	b. if, in respect of the relevant year t-1, the combined distribution network Deleted: I	
	revenue is less than the combined allowed distribution network revenue by ${}$ Deleted: able more than 2 per cent, PR_t shall take the value 0;	
	c. and otherwise, PR _t shall take the value 1.5.	
	[note: opening and closing parentheses are required above]	
Re	strictions on demand charges	
	If, in respect of any relevant year, regulated demand revenue exceeds allowed, Deleted: able demand revenue by more than 4 per cent, the licensee shall provide an explanation to the Authority and in the next following relevant year shall not, unless the Authority consents, increase demand use of system charges.	
4.	If, in respect of each of two successive relevant years, regulated demand revenue is less than 90 per cent of allowed demand revenue, the Authority, after consultation with the licensee, may direct that, in calculating KD _t for the purposes of paragraph 4 of special condition B1 (Restriction of distribution charges: demand use of Deleted: able System charges) in respect of the next following relevant year, there shall be	

substituted for RD_{t-1} in the formula at <u>that</u> paragraph such figure as the Authority may specify, not being less than RD_{t-1} and not more than $0.9.(AD_{t-1})$.

Deleted: 4 of special condition B1 (Restriction on distribution charges)

Restrictions on generation charges

5. If, in respect of any relevant year, network generation revenue exceeds allowed network generation revenue by more than 10 per cent, the licensee shall provide an explanation to the Authority and in the next following relevant year shall not, unless the Authority consents, increase generation use of system charges.

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6. If, in respect of <u>each of</u> two successive relevant years, network generation revenue is less than 75 per cent of allowed network generation revenue, the licensee shall provide an explanation to the Authority and in the next following relevant year shall not, unless the Authority consents, increase generation use of system charges by more than 20 per cent.

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Distribution unit categories

- 7. Not less than three months after the start of the relevant year commencing 1 April 2005, the licensee shall provide to the Authority in a statement details specifying separately those use of system charges in respect of which the licensee intends to treat the units distributed as falling within the definition of each of LV1 units and LV2 units and LV3 units respectively.
- 8. If the licensee introduces a category of use of system charges not identified in the statement provided to the Authority in accordance with paragraph 7, then the licensee shall provide a written statement to the Authority specifying the distribution unit categories that units distributed, in respect of those use of system charges introduced by the licensee, are to be treated as falling within.
- 9. Where the Authority is satisfied that a use of system charge or charges in respect of which the licensee has treated the units as falling within one of the distribution unit categories i should not be so treated, the Authority shall, after consultation with the licensee, issue a direction specifying the category into which the units should fall and shall specify the date from which they should be so treated, being a date not earlier than 1 April 2006.

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SPECIAL CONDITION F1 - Restriction of basic metering charges

1. The purposes of this condition are to establish the restrictions on charges for basic meter asset provision and basic meter operation services provided by the licensee and to set out the obligations of the licensee in respect of those restrictions.

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Part A: Basic meter asset provision

2. The licensee shall, in setting charges for basic meter asset provision in accordance with standard condition 36 (Requirement to Offer Terms for the Provision of Basic Metering Services), ensure that those charges do not exceed the limits imposed by paragraphs 3 to 7.

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Restraints on charges for single-phase single-rate credit meters

3. The licensee shall, in setting charges for the provision of a <u>single-phase</u> single-rate credit meter, ensure that the total charge is at no point greater than the value derived from the following formula: <u>[note: in the embedded formula below, SCRM, should be SRCM,]</u>

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$$SCRM_{r} = £1.12 \times PIT_{r}$$

where:

 $SRCM_t$ is the maximum amount that the licensee may charge <u>for the provision</u> of a single-phase single-rate credit meter in the relevant year t.

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 PIT_t shall be the value determined in accordance with paragraph 11,

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Restraints on charges for single-rate token prepayment meters

4. The licensee shall, in setting charges for the provision of a single-rate token prepayment meter, ensure that the total charge is at no point greater than the value derived from the following formula:

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$$SRTPPM_{t} = \left(\left[\left(\frac{TPPMAV}{LT_{t}} \right) \times \left[1 + \left[\left(1 + LTW_{t} \right) \times \left(\frac{6.9}{100} - \frac{6.9}{200} \times \frac{LTW_{t}}{LT_{t}} \right) \right] \right] \right] + \pounds 0.242 \right) \times PIT_{t}$$

where:

<u>SRTPI</u>	PM _t is the maximum amount that the licensee may charge for the		Formatted
	provision of a single-rate token prepayment meter in the relevant		
	year t.		Formatted
TPPM	ι		
	prepayment meter and shall take the value £59.00.		Deleted: -
LT_t	is the current expected life of a single-rate token prepayment		Deleted: -
LIt	meter, as calculated using the following formula:		Bolotou.
	meter, as calculated using the following formula:		
L	$T_t = 9.72 - LRTPPM_t$		
W	rhere:		
т	DTDDM moons the ellowed reduction in the expected exact life of a		
L	RTPPM _t means the allowed reduction in the expected asset life of a single-rate token prepayment meter since 1 April 2005 as		Deleted: -
	determined in accordance with paragraphs 14 to 18.		Deleted: by the Authority
	determined in accordance with paragraphs 14 to 16.	<[[]	Deleted: 12 of this condition
LTW_{t}	shall take the value of LT _t rounded down to the nearest integer.		Defected: 12 of this condition
PIT_t	shall be the value determined in accordance with paragraph 11,		Deleted: 10 of this condition
	charges for single-rate key prepayment meters,	,	Deleted: S
	see shall, in setting charges for the provision of a single-rate key pre-	Will have	Deleted: R
	neter, ensure that the total charge is at no point greater than the value	The state of	Deleted: K
derived fro	om the following formula:	11/1	Deleted: P
		1/7	Deleted: -
([(, ,	Deleted: M
$KPPM_{t} =$	$\left[\left(\frac{KPPMAV}{LK_t} \right) \times \left[1 + \left[\left(1 + LKW_t \right) \times \left(\frac{6.9}{100} - \frac{6.9}{200} \times \frac{LKW_t}{LK_t} \right) \right] \right] + £0.242 \right) \times PIT_t$		Deleted: (SRKPPM)¶
	$\begin{bmatrix} \begin{pmatrix} LK_t \end{pmatrix} & \begin{bmatrix} & & & \\ & & \end{pmatrix} & \begin{bmatrix} & & \\ & & \end{pmatrix} \end{bmatrix} \end{bmatrix}$		
where:			
SRKPPM	is the maximum amount that the licensee may charge for the provision of		Formatted
	a single-rate key prepayment meter in the relevant year t.	<[]	Formatted
•	a single rate key propayment meter in the relevant year t.	55	Formatted
KPPMAV	means the modern equivalent asset value of a single-rate key pre-	```	Formatted
	payment meter and shall take the value £60.31.		
$L K_t$	is the current expected life of a single-rate key prepayment meter, as		Deleted: -

$$LK_t = 9.34 - LRKPPM_t$$

where:

LRKPPM_t means the allowed reduction in the expected asset life of a single-rate key prepayment meter since 1 April 2005 as determined in accordance with paragraphs 14 to 18,

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shall take the value of LK_t rounded down to the nearest integer.

PIT_t shall be the value determined in accordance with paragraph 11, Deleted: 10 of this condition.

Restraints on charges for single-rate smartcard prepayment meters

6. The licensee shall, in setting charges for the provision of a single-rate smartcard prepayment meter, ensure that the total charge is at no point greater than the value derived from the following formula:

 $SRSPPM_{t} = \left[\left[\left(\frac{SPPMAV}{LS_{t}} \right) \times \left[1 + \left[\left(1 + LSW_{t} \right) \times \left(\frac{6.9}{100} - \frac{6.9}{200} \times \frac{LSW_{t}}{LS_{t}} \right) \right] \right] + £0.242 \right] \times PIT_{t}$

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where:

is the maximum amount that the licensee may charge for the SRSPPM_t provision of a single-rate smartcard prepayment meter in the relevant year t.

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SPPMAV means the modern equivalent asset value of a single-rate smartcard prepayment meter and shall take the value £62.77.

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 LS_t is the current expected life of a single-rate smartcard prepayment meter, as calculated using the following formula:

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 $LS_t = 7.00 - LRSPPM_t$

where:

LRSPPM_t

means the allowed reduction in the expected asset life of a single-rate smartcard prepayment meter since 1 April 2005 as determined in accordance with paragraphs 14 to 18.

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LSW_t shall the value of LS_t rounded down to the nearest integer.

PIT_t shall be the value determined in accordance with paragraph 10,

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Restraints on charges for all other types of meter provided under standard condition 36

7. The licensee shall, in setting charges for the provision of <u>types of meter other than</u> those covered by paragraphs 3 to 6, ensure that the total charge for <u>such provision</u> is at no point greater than the value derived from the following formula:

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 $MAPPC_{t} = \left[\frac{MEAP_{i}}{ELA_{i}} + DMEAP_{it} \times \frac{6 \cdot 9}{100} + 0 \cdot 242\right] \times PIT_{t}$

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where:

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MAPPC_i is the maximum amount that the licensee may charge for the provision of types of meter other than those covered by paragraphs 3 to 6 in the relevant year t.

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MEAP_i is the modern equivalent asset purchase price of the meter type i as at 1 June 2003 or the nearest determinable date after 1 June 2003.

 ELA_i is the current expected economic life of the meter type i.

DMEAP $_{it}$ is the value of the modern equivalent asset purchase price of the meter type i as at 1 June 2003, or nearest determinable date after 1 June 2003, depreciated to reflect the average age of the asset type in the relevant year t.

PIT_t shall take the value determined in accordance with paragraph 11,

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Inote: Ofgem's intention is that the formula above should represent "a price that reflects the modern equivalent asset value spread over the expected life of the meter plus a 6.9% pre-tax cost of capital and operating costs allocated on a per meter basis": so the formula (omitting subscripts for clarity) should surely read:

 $MAPPC = [MEAP/ELA + MEAP*6.9/200 + 0.242] \times PIT$

This is both a simpler and a more consistent approach.

8. The following types of meter shall (without limitation and subject to the right of the licensee to sub-divide any such type in order to facilitate cost-reflective charging) constitute those which are covered by the provisions of paragraph 7:

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- (a) multi-rate single phase credit meters,
- (b) multi-rate single phase prepayment meters
- (c) poly-phase single rate whole current meters
- (d) poly-phase multi-rate whole current meters, and
- (e) non-half-hourly CT meters

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Part B: Basic meter operation services

8. <u>9.</u>The licensee shall in setting its charges for the services of basic meter operation, provided by the licensee in accordance with standard condition 36 (Requirement to Offer Terms for the Provision of Basic Metering Services), take all appropriate steps within its power to ensure that basic meter operation revenue does not exceed allowed metering operation revenue calculated in accordance with the following formula:

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MOP_t means allowed meter operation revenue in the relevant year t, derived in accordance with the following formula:

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$$MOP_{t} = MOPR_{t} - RMA_{t}$$

where:

 $MOPR_t$

is the base meter operation revenue derived from the following formula:

$$MOPR_{t} = MRV \times PIT_{t}$$

where:

MRV [description required] shall take the value set against the term in Annex A,

Deleted: of this condition.

shall take the value determined in accordance with paragraph 11, Deleted: 10 of this condition. is the adjustment to the revenue associated with basic Formatted meter operation and is derived from the formula given in paragraph 10, Deleted: 9 9. 10. For the purposes of paragraph 9, RMA_t is derived from the following formula: Deleted: 8 $RMA_{t} = SCA_{t} + PCA_{t} + CTCA_{t}$ where: SCA_t is the revenue adjustment for changes in the level of single_phase _____ Deleted: chargeable activities and is calculated using the following formula: $SCA_t = (FSCA - SPCA_t) \times (21.37 \times PIT_t)$ where: FSCA [description required] shall take the value set against the term in Deleted: Annex A Deleted: of this ¶ SPCA_t is the number of single-phase chargeable activities undertaken in the relevant year t. PIT_t shall be the value determined in accordance with paragraph 11 of Deleted: 10 this condition. PCA_t is the revenue adjustment for changes in the level of poly-phase chargeable activities and is calculated using the following formula: $PCA_{t} = (FPCA - PPCA_{t}) \times (34.91 \times PIT_{t})$ where: FPCA [description required] shall take the value set against the term in Annex A.PPCA_t is the number of poly-phase chargeable Deleted: of this ¶ condition.¶ activities undertaken in the relevant year t.

PIT_t shall be the value determined in accordance with paragraph 11 of this condition.

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CTCA_t is the revenue adjustment for changes in the level of CT metering chargeable activities and is calculated using the following formula:

$$CTCA_t = (FCTA - CCA_t) \times (106.67 \times PIT_t)$$

where:

FCTA [description required] shall take the value set against the term in

Deleted: of this ¶ condition

CCA_t is the number of CT metering chargeable activities undertaken in the relevant year t.

PIT, shall take the value determined in accordance with paragraph 11 of this condition.

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10. 11. For the purposes of paragraph 3s to 10, the price index adjustment (PIT) will be calculated as follows:

$$PIT_{t} = \left(1 + \frac{RPI_{t}}{100}\right) \times PIT_{t-1}$$

where, in the relevant year commencing 1 April 2002 PIT_t shall take the value of

Part C: Excluded metering services

11.12. Charges for the provision of any basic metering service (as set out at paragraph 3(b) of standard condition 36 (Requirement to Offer Terms for the Provision of Basic Metering Services)), insofar as such provision consists of a service (including one provided outside a contractual core time or timeband) that is not incorporated within the calculation of MOPR_t for the purposes of paragraph 9, and charges in respect of the provision of any metering service other than a basic metering service, shall be set so as to enable the licensee to recover its reasonable costs, together with a reasonable return, in providing those services.

12. 13. For the avoidance of doubt, the following enhanced appointment services fall to

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be chargeable under the provisions of paragraph 12:

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Deleted: out of hours service appointments in time zone (b) out of hours service appointments in time zone 3 two-hour time banded appointments same-day appointments, and next-day appointments where time zone 2 covers any time on a working day from the end of contractual working hours until midnight from Monday to Saturday and time zone 3 covers any time on a working day from 11 pm to the start of contractual working hours and all day on Sunday or a non-working day. Part D: Determination of the reduction in asset life Deleted: ¶ 13.14. For the purposes of paragraphs 4 to 6, where the licensee considers that the Deleted: of this condition, expected asset life of: Formatted: Bullets and Numbering Deleted: a (a) a single-rate token prepayment meter Deleted: S Deleted: -(b) a single-rate key prepayment meter, or Deleted: : Deleted: S (c) a single-rate smartcard prepayment meter. Deleted: -Deleted:; has fallen below that level assumed for the purposes of establishing the relevant Deleted: S charge restriction, then the licensee may, by notice to the Authority, propose a Deleted: relevant reduction in the asset life for the purposes of this condition. Deleted:; Deleted: written 14.15. A relevant reduction under paragraph 14 is one which, in the opinion of the Deleted: the licensee, would, if made, have the effect of enabling the licensee to recover the Formatted: Bullets and efficient costs incurred or likely to be incurred in relation to basic meter asset Numbering provision. Deleted: 12 15.16.A notice served by the licensee in accordance with paragraph 14 must: Formatted: Bullets and Numbering Deleted: 12 specify the restriction to which the notice relates; (a)

(b) set out the basis on which the licensee has calculated the relevant reduction; and

(c) state the date from which the licensee wishes the Authority to agree that the relevant reduction shall have effect ("the reduction date").

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16.17. Where the licensee serves a notice under paragraph 14, the Authority:

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- (a) following consultation with the licensee; and
- (b) having particular regard to the purposes of this condition,

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may, within 28 days of receiving such notice, determine the relevant reduction in the expected asset life for the purposes of this condition in such manner as it considers appropriate.

17. 18. If the Authority has not determined the relevant reduction within 28 days of receiving a notice from the licensee under paragraph 14, and such a notice has not been withdrawn, the licensee may apply the relevant reduction with effect from the reduction date for all relevant purposes of this condition.

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Deleted: Means those activities involved in the following:¶ <#>Resealing a meter¶

<#>Installing a timeswitch or
teleswitch¶

<#>Reprogramming a meter where it is not part of a bulk reprogramme¶

<#>De-energising or Reenergising a meter¶
<#>An abortive, not including

cancelled visits, where the DNO is not provided with sufficient notice by the DNO to reorganise resources.¶

<#>Attending a visit by a DTI
inspector.¶

Regardless of the nature of the Non Half hourly meter upon which the work is performed.

Deleted: "modern equivalent asset purchase price"

Deleted: means the purchase price of a new meter of the same functionality of that type of meter

Deleted: Means, with the exception of deemed single phase activities and CT metering chargeable activities, those activities performed under contract as of 1 June 2003 in relation to poly-phase meter types.

18. 19. For the purposes of this condition:

"CT metering chargeable activities"	means, with the exception of single- phase activities and poly-phase chargeable activities, those activities performed and charged for under contract as at 1 June 2003 in relation to CT meter types.
"modern equivalent asset	in relation to any type of meter, means the
purchase price"	purchase price of a new meter of the same
	<u>functionality</u> as that type of meter.
*	x
"poly-phase chargeable	means, with the exception of single-phase
activities"	chargeable activities and CT metering
	chargeable activities, those activities performed
	and charged for under contract as at 1 June
	2003 in relation to poly-phase meter types,
"single-phase chargeable	
activities"	*
	means, with the exception of poly-phase
	chargeable activities and CT metering
	activities, those activities performed and
	charged for under contract as at 1 June 2003 as
	set out below in relation to single-phase meter

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	 resealing a meter installing a timeswitch or teleswitch reprogramming a meter where it is not part of a bulk reprogramming operation de-energising or re-energising a meter an abortive (excluding a cancelled) visit to premises in circumstances where the licensee has not been provided with sufficient notice to enable it to reorganise resources, and attending a visit to premises by a DTI inspector in each case regardless of the nature of the meter in relation to which the work is performed. 	romatteu
"single-phase single-rate credit meter"	means an induction type (or electronic) alternating current single-phase two-wire single-rate credit meter.	 Deleted: [to be defined]
"single-rate key prepayment	means a meter which uses an essential element	 Deleted: -
meter"	(the key) for transferring information from a point of sale for electricity credit to a unique prepayment meter and vice versa.	 Deleted: [to be defined]
"single-rate smartcard pre- payment meter"	means a meter which uses an essential element (the smartcard) for transferring information from a point of sale for electricity credit to a unique prepayment meter and vice versa. [but who is smart enough to define a smartcard?]	 Deleted: [to be defined]
"single-rate token pre- payment meter"	means a meter which uses an essential element (the token) for transferring information from a point of sale for electricity credit to a unique prepayment meter.	 Deleted: [to be defined]

[THE LICENSEES SHOULD BE NAMED CORRECTLY BELOW: SEE ALSO NOTES 1 AND 2 ON PAGE 28]

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Annex A: Values for MRV, FSCA, FPCA and FCTA by licensee

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Licensee	MRV _t	FSCA	FPCA	FCTA
	£million			
CN – Midlands	8.39	251,266	9,813	921
CN – East	8.74	275,625	14,095	967
Midlands				
United Utilities	6.20	191,806	7,491	703
CE – NEDL	7.52	273,618	3,418	1,111
CE – YEDL	7.42	253,623	9,905	930
WPD – South	6.06	211,362	6,883	674
West				
WPD – South	4.19	143,197	5,593	525
Wales				
EDF – LPN	7.95	221,137	10,165	3,891
EDF – SPN	8.73	270,969	11,972	4,404
EDF – EPN	10.78	377,151	13,390	1,009
SP Distribution	4.66	146,912	3,459	129
SP Manweb	3.66	108,320	3,906	1,574
SSE – Hydro	2.69	88,294	3,448	324
SSE – Southern	9.09	310,974	12,145	1,140

<u>SPECIAL CONDITION GL</u> – Restriction of distribution charges outside the distribution services area.

Deleted: Special condition G1

1. The purpose of this condition is to establish the charge restrictions that apply to charges for distribution use of system levied by the licensee in respect of its distribution business outside the distribution services area.

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- 2. The licensee shall make available and continue to make available charges for the provision of use of system to any authorised supplier using the licensee's network to supply domestic customers.
- 3. The licensee's distribution use of system charges in respect of <u>the</u> distribution of electricity to domestic customers may vary according to the distribution services area of the licensed distributor within which domestic premises are connected to the licensee's distribution system.
- 4. The licensee shall set those charges so that, except with the prior written consent of the Authority, the standing charge, unit rate and any other component thereof shall not exceed the distribution use of system charges to equivalent domestic customers.
- 5. For the purposes of this condition, the distribution use of system charges to equivalent domestic customers are the charges for distribution use of system levied by that licensed distributor which is subject to a distribution services direction specifying the distribution services area in which the domestic premises connected to the licensee's system are located.

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- 6. The Authority may specify, by direction, which of the charges for distribution use of system levied by the licensed distributor with distribution services obligations for the distribution services area are relevant for the purposes of determining the distribution use of system charges to equivalent domestic customers.
 - 7. These charging arrangements shall have effect within this licence until such time and in such circumstances as are described in paragraphs 8 to 13.

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8. This condition shall cease to have effect (in whole or in part, as the case may be) if the licensee delivers to the Authority a disapplication request made in accordance with paragraph 9, or notice is given to the Authority by the licensee in accordance with either paragraph 12 or paragraph 13,

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- 9. A disapplication request shall:
 - a. be in writing addressed to the Authority;

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December 2004

b. specify the paragraph or paragraphs of this condition to which the request relates; and

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c. state the date (being not earlier than the date specified in paragraph 11) from which the licensee wishes the Authority to agree that the conditions shall cease to have effect ("the disapplication date").

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[opening and closing parentheses are required above]

- 10. The licensee may withdraw a disapplication request at any time.
- 11. Save where the Authority otherwise consents in writing, no disapplication following delivery of a disapplication request pursuant to paragraph 9, shall have effect until a date being the later of:

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- a. not less than 18 months after delivery of the disapplication request; and
- b. 31 March 2007.

[opening and closing parentheses are required above]

- 12. If the Authority has not made a reference to the Competition Commission under section 12 of the Act relating to the modification of this condition or the part or parts thereof specified in the disapplication request before the beginning of the period of 12 months which will end with the disapplication date and the licensee has not withdrawn the disapplication request, the licensee may deliver a written notice to the Authority terminating the application of this condition or the part or parts thereof specified in the disapplication request with effect from the disapplication date or such earlier date to which the Authority has given its consent under paragraph 11.
- 13. If the Competition Commission's report on a reference made by the Authority relating to the modification of this condition or the part or parts thereof specified in the disapplication request does not include a conclusion that the cessation of such revenue restrictions in this condition, in whole or in part, operates or may be expected to operate against the public interest, the licensee may within 30 days after the publication of the report by the Authority in accordance with section 13 of the Act deliver to the Authority notice terminating the application of this condition or the part or parts thereof specified in the disapplication request with effect from the disapplication date.

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Deleted: This appendix sets out Ofgem's drafting of the legal text of the standard conditions that will 1.1. give effect to the revised price control framework. **Formatted** INOTE: THIS CONDITION 1 AS AMENDED IS NOW (WE BELIEVE) IN A FORM CONSISTENT WITH AN ASSUMED BETTA GO-LIVE DATE OF 1 APRIL 2005 Standard Condition 1. Definitions and Interpretation 1. In these standard conditions, unless the context otherwise requires: the "Act" means the Electricity Act 1989. "affiliate" in relation to the licensee means any holding company of the licensee, any subsidiary of the licensee, or any subsidiary of a holding company of the licensee, in each case within the meaning of sections 736, 736A and 736B of the Companies Act 1985. "Application Regulations" means the Electricity (Applications for Licences and Extensions and Restrictions of Licences) Regulations 2004, or any amendment or replacement thereof for the time being in force Deleted: or any such application regulations as may be amended pursuant to section 6A of the Act, "appropriate auditor" for the purposes of section C only, has the meaning given in paragraph 2 of standard Deleted: 8 condition 42 (Regulatory accounts) "appropriate time" for the purposes of standard condition 39 only (Restriction on Use of Certain Information and Independence of the Distribution Business), has Deleted: only

"auditors" means the licensee's auditors for the time being

holding office in accordance with the requirements of the Companies Act 1985.

the meaning given in that condition.

"authorised" in relation to any business or activity means

authorised by licence granted or treated as

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conditions

	exemption granted under section 5 thereof.	of the Act.
"authorised electricity operator"	been refused and any person transferring electricity to or from or across an interconnector, or who has made an application for use of an	application or Scottish ction or Scottish
the "Authority"	means the Gas and Electricity Markets Authority established under section 1 of the Utilities Act 2000.	
"basic meter asset provision"	for the purposes of Section C only, has the meaning given in sub-paragraph 3(a) of standard condition 36 (Requirement to Offer Terms for the Provision of Basic Metering Services).	s
"basic meter operation"	for the purposes of Section C only, has the meaning given in sub-paragraph 3(b) of standard condition 36 (Requirement to Offer Terms for the Provision of Basic Metering Services).	
"BETTA"	means the British electricity trading and transmission arrangements, being those arrangements which are provided for in Chapter 1, of Part 3 of the Energy Act 2004.	I
"BETTA go-live date"	means the date which the Secretary of State indicates in a direction shall be the BETTA golive date.	
"British Grid Systems Agreement"	for the purposes of standard condition 30B only (BETTA run-off arrangements scheme), has the Deleted: meaning given in that condition.	
"BSC"	for the purposes of Section B only, has the meaning given in standard condition 10 (Balancing and Settlement Code and NETA Implementation).	
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granted under section 6 of the Act or by

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	"BSC Framework Agreement"	for the purposes of standard condition 10 only (Balancing and Settlement Code and NETA Implementation), has the meaning given in that condition.	Deleted: only
	"bilateral agreement"	for the purposes of standard condition 26 only (Compliance with CUSC), has the meaning given in that condition.	Deleted: only
	"charge restriction conditions"	has the same meaning as in special condition A1 (Definitions and interpretation).	Deleted: shall have
	"competent authority"	for the purposes of standard condition 39 only (Restriction on Use of Certain Information and Independence of the Distribution Business), has the meaning given in that condition.	Deleted: only
	"confidential information"	for the purposes of standard condition 39 only (Restriction on Use of Certain Information and Independence of the Distribution Business), has the meaning given in that condition.	Deleted: only
	"connection charges"	means charges made or levied, or to be made or levied, by the licensee for the provision of connections or the modification or retention of existing connections to the licensee's distribution system at entry or exit points, whether or not such charges or any part of them are annualised, and may include, as appropriate, costs relating to any of the matters that are mentioned in paragraph 5 of standard condition 4B (Connection Charging Methodology).	
ı	"connection charging methodology"	means the principles on which and the methods by which, for the purposes of achieving the objectives referred to in paragraph 3 of standard condition 4B (Connection Charging Methodology), connection charges are determined.	Deleted: "construction agreement"
	"Consumer Council"	means the Gas and Electricity Consumer Council established under section 2 of the	Deleted: for the purposes of standard condition 26 (Compliance with CUSC) only, has the meaning given in that condition. Deleted: as

Utilities Act 2000.

"convenience customers" means customers supplied or requiring to be supplied at any premises which are directly Deleted: (i) connected to the licensee's distribution system but are situated within the distribution services Deleted: ; and (ii) area of a distribution services provider other than the licensee. "core industry documents" for the purposes of standard conditions 10 (Balancing and Settlement Code and NETA Implementation) and 11 (Change Co-ordination for BSC) only, has the meaning given in Deleted: NETA standard condition 10; and for the purposes of standard condition 26 only (Compliance with Deleted: only CUSC), has the meaning given in that condition. "cross-default obligation" for the purposes of standard condition 47 only Deleted: only (Indebtedness), has the meaning given in that condition. "CUSC" for the purposes of standard condition 26 only (Compliance with CUSC), has the meaning Deleted: only given in that condition. "CUSC Framework agreement" for the purposes of standard condition 26 only (Compliance with CUSC), has the meaning Deleted: only given in that condition. "customer" means any person supplied or requiring to be supplied with electricity at any premises in Great Deleted: shall Britain, but does not include any authorised electricity operator in its capacity as such. "data aggregation" has the meaning given in standard condition 36A (Requirement to Offer Terms for the Provision of Data Services). "data processing" has the meaning given in standard condition 36A (Requirement to Offer Terms for the Provision of Data Services). "data retrieval" has the meaning given in standard condition 36A (Requirement to Offer Terms for the Provision Appendix - draft price control licence modifications

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of Data Services).

"data services" for the purposes of Section C only, has the

meaning given in standard condition 36A

(Requirement to Offer Terms for the Provision

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of Data Services).

"data transfer service" for the purposes of Section C only, has the

meaning given in standard condition 32 (Interpretation of Section C (Distribution

Services Obligations)).

"declared net capacity" means, in relation to generation plant, the highest

generation of electricity at the main alternator terminals which can be maintained for an indefinite period of time without causing damage to the plant, less so much of that capacity as is consumed by the plant.

"de minimis activities" means activities undertaken by the de minimis

business.

"de minimis business" for the purposes of Section C only, has the

meaning given in sub-paragraph 4(a) of standard

condition 43 (Restriction on Activity and

Financial Ring Fencing)

"DG rigs" for the purposes of standard condition 51 only

(Incentive Schemes and Associated Information for Distributed Generation, Innovation Funding,

and Registered Power Zones), means the

regulatory instructions and guidance for the time

being in force in relation to the incentive schemes established under that condition.

"directly connected" in relation to any premises, means so

connected to the licensee's distribution system that the final connection to the premises is from that system (and "indirectly connected"

means other than directly connected).

"disposal" for the purposes of standard condition 29 only

(Disposal of Relevant Assets), has the meaning

given in that condition.

"distribution arrangements"

has the meaning given in standard condition 25 (Long Term Development Statement).

"distribution business"

means any business of the licensee or in relation to sub-paragraphs (a) and (b) below and except to the extent otherwise specified by the Authority in a direction to the licensee, any business of any affiliate or related undertaking of the licensee comprising:

- (a) the distribution of electricity through the licensee's distribution system, including any business in providing connections to such system; or
- (b) the provision of the services specified in sub-paragraphs (a) and (b) of paragraph 2 of standard condition 36A (Requirement to Offer Terms for the Provision of Data Services).

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or any business ancillary thereto.

[this definition needs reconsideration, e.g. in relation to standard condition 43, which, as currently worded, would prohibit the licensee from carrying out the activities associated with the provision of basic metering services which another part of the licence obliges the licensee to carry out: it also seems very odd that metering services comprise a distribution business activity (see below) but are not part of the licensee's distribution business.]

"distribution business activities"

means those activities undertaken by the licensee which comprise the following:

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- (a) distribution services;
- (b) de minimis activities;
- (c) excluded services; and
- (d) metering services.

"Distribution Code"	means a

means a distribution code required to be prepared by a licensed distributor pursuant to standard condition 9 (Distribution Code) and approved by the Authority as revised from time to time with the approval of the Authority.

"distribution licence"

means a licence granted or treated as granted

under section 6(1)(c) of the Act.

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"distribution services"

means services provided by the licensee other than excluded services, metering services, and

de minimis activities.

"distribution services area"

has the meaning given at sub-paragraph 5(b) of standard condition 2 (Application of Section C (Distribution Services Obligations)).

"Distribution Services Direction"

has the meaning given in standard condition 2 (Application of Section C (Distribution Services Obligations)).

"distribution services provider"

means a licensed distributor in whose licence Section C has effect.

"distribution system"

means the system consisting (wholly or mainly) of electric lines owned or operated by an authorised distributor and used for the distribution of electricity from grid supply points or generation sets or other entry points to the points of delivery to customers or authorised electricity operators or any transmission licensee, within Great Britain in its capacity as operator of its transmission system or of the GB

transmission system, and includes any remote transmission assets (owned by a transmission licensee within England and Wales) operated by such distributor and any electrical plant, meters and metering equipment owned or operated by such distributor in connection with the

distribution of electricity, but <u>does</u> not include any part of the GB transmission system.

"domestic customer"

means a customer supplied or requiring to be supplied with electricity at domestic premises

supplied or requires to be supplied at premises Deleted: other than domestic premises). "domestic premises" means premises at which a supply is taken wholly or mainly for domestic purposes. "Electricity Arbitration for the purposes of standard condition 39 only Association" (Restriction on Use of Certain Information and Independence of the Distribution Business), has Deleted: only the meaning given in that condition. "electricity supplier" means any person authorised to supply electricity. "estimated costs" for the purposes of standard condition 3 only (Payments by the Licensee to the Authority), has Deleted: only the meaning given in that condition. "excluded services" means those services provided by the licensee Deleted:, as part of its distribution business which in accordance with special condition A2 (Scope of the charge restriction conditions) fall to be treated as excluded services. "existing connection" means, in relation to any premises, an existing connection to the licensee's distribution system which does not require modification, or a new or modified connection to such system in respect of which all works have been completed, such that in either case electricity is able to be supplied to the premises in accordance with the terms of the relevant supply agreement. "external distribution activities" for the purposes of standard condition 39 only (Restriction on Use of Certain Information and Independence of the Distribution Business), has Deleted: only the meaning given in that condition. "financial year" subject to standard condition 42A (Change of Financial Year) (where applicable), means a period of 12 months beginning on 1 April of each year and ending on 31 March of the following calendar year.

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(but excluding such customer insofar as he is

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	"Fuel Security Code"	for the purposes of Section B only, has the meaning given in standard condition 16 (Security Arrangements).	
	"GB transmission system"	means the system consisting (wholly or mainly) of high voltage electric lines owned or operated by transmission licensees within Great Britain and used for the transmission of electricity from one generating station to a sub-station or to another generating station, or between substations or to or from any interconnector, and includes any electrical plant or meters owned or operated by any transmission licensee within Great Britain in connection with the transmission of electricity.	
	"generation set"	means any plant or apparatus for the production of electricity and where appropriate includes a generating station comprising more than one generation set.	Deleted: shall
	"Grid Code"	means a Grid Code which the system operator, is required to have in place pursuant to its transmission licence.	Deleted: a transmission licensee
	"grid supply point"	means any point at which electricity is delivered from the GB, transmission system to any distribution system.	Deleted: a
	"holding company"	means a company within the meaning of sections 736, 736A and 736B of the Companies Act 1985.	
	"indebtedness"	for the purposes of standard condition 47 <u>only</u> (Indebtedness), has the meaning given in that condition.	Deleted: only
 	"information"	includes any documents, accounts, estimates, returns, records, reports, or data in, any form or medium whatsoever (whether or not prepared specifically at the request of the Authority) of any description specified by the Authority.	Deleted: or Deleted: and Deleted: written, verbal or electronic form and information in Deleted: or the Consumer Council)
	"interconnection"	for the purposes of standard condition 30B only	

(BETTA Run-off Arrangements Scheme) means:

the 275 kV and 400 kV circuits between and including the associated switchgear at Harker sub-station in Cumbria and the associated switchgear at Strathaven sub-station in Lanarkshire;

the 275 kV transmission circuit between and including the associated switchgear at Cockenzie in East Lothian and the associated switchgear at Stella in Tyne and Wear; and

the 400 kV transmission circuit between and including the associated switchgear at Torness in East Lothian and the associated switchgear at Stella in Tyne and Wear,

all as existing at the date on which the transmission licence comes into force as from time to time maintained, repaired or renewed, together with any alteration, modification or addition (other than maintenance, repair or renewal) which is primarily designed to effect a permanent increase in one or more particular interconnection capacities as they exist immediately prior to such alteration, modification or addition and as from time to time maintained, repaired or renewed; and

the 132 kV transmission circuit between and including (and directly connecting) the associated switchgear at Chapelcross and the associated switchgear at Harker sub-station in Cumbria; and

the 132 kV transmission circuit between and including (and connecting, via Junction V) the associated switchgear at Chapelcross and the associated switchgear at Harker sub-station in Cumbria.

all as existing at the date on which the

transmission licence comes into force and as from time to time maintained, repaired or renewed.

"interconnector(s)"

means the electric lines and electrical plant and meters owned or operated by a transmission licensee solely for the transfer of electricity to or from the GB transmission system into or out of Great Britain.

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"investment"

for the purposes of Section C only, has the meaning given in standard condition 43 (Restriction on Activity and Financial Ring Fencing).

"investment grade issuer credit rating"

for the purposes of Section C only, has the meaning given in standard condition 46 (Credit Rating of Licensee).

"licensed distributor"

means any holder of a distribution licence.

"licensee's Distribution Code"

means the distribution code required to be prepared by the licensee pursuant to standard condition 9 (Distribution Code) and approved by the Authority as revised from time to time with the approval of the Authority.

"licensee's distribution system"

means the distribution system owned or operated by the licensee.

"licensee's transmission system"

means those parts of the GB transmission system which are owned or operated by a transmission licensee within its transmission area.

"Master Registration Agreement"

means the agreement of that title referred to and comprising such matters as are set out in standard condition 14 (Provision of the Metering Point Administration Service and Compliance with the Master Registration Agreement) and standard condition 37 (The Metering Point Administration Service and the Master Registration Agreement).

"metering equipment"

includes any electricity meter and any associated equipment which materially affects the operation

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of that meter.

"metering services"

means services relating to the provision, operation, and maintenance of metering equipment.

"Metering Point Administration Service"

means the service to be established, operated and maintained by the licensee in accordance with standard condition 14 (Provision of the Metering Point Administration Service and Compliance with the Master Registration Agreement).

"metering point administration services"

means the services of the Metering Point Administration Service established in accordance with standard condition 14 (Provision of the Metering Point Administration Service and Compliance with the Master Registration Agreement) or, where the context requires, in accordance with standard condition 37 (The Metering Point Administration Service and the Master Registration Agreement).

"Metering Point Administration Service operator"

has the meaning given in standard condition 38 (Establishment of a Data Transfer Service).

"non-domestic customer"

means a customer who is not a domestic

customer.

"non-GB trading and transmission arrangements"

for the purposes of standard condition 30B only (BETTA Run-off Arrangements Scheme), has the meaning given in that condition.

"other Distribution Codes"

means the distribution codes which the holders of a distribution licence (other than the licensee) are required to draw up and have approved by the Authority pursuant to standard condition 9 (Distribution Code) of their distribution licence, as from time to time revised with the approval of the Authority.

"owned"

in relation to an electricity meter or other property includes leased, and cognate

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customer' Deleted: means a customer who is not a domestic customer. **Formatted** Deleted: (Deleted:)

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"participating interest" has the meaning given by section 260 of the

Companies Act 1985 as amended by section 22

of the Companies Act 1989.

"permitted purpose" for the purposes of Section C only, has the

meaning given in standard condition 32 (Interpretation of Section C (Distribution

Services Obligations)).

"price control review information" for the purposes of standard condition 52 only

(Price Control Review Information), has the

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meaning given in that condition.

"quality of service rigs" for the purposes of standard condition 49 only

(Quality of Service Incentive Scheme and Associated Information), means the regulatory instructions and guidance for the time being in force in relation to the incentive scheme

established under that condition.

"regulatory instructions and

guidance"

for the purposes of Section C only, means any

instructions and guidance issued by the Authority in relation to the collection and

reporting of specified information.

"related undertaking" in relation to the licensee, means any

undertaking in which the licensee has a

participating interest.

"relevant asset" means any asset for the time being forming part

of the licensee's distribution system, any control centre for use in conjunction therewith, and any legal or beneficial interest in land upon which any of the foregoing is situated (which for the purposes of property located in Scotland means any estate, interest, servitude or other heritable or leasehold right in or over land including any leasehold interests or other rights to occupy or use such property and any contractual or personal rights relating to such property or the

acquisition thereof).

	"relevant documents"	(BE	ne purposes of standard condition 30B only FTA Run-off Arrangements Scheme), has neaning given in that condition.	Deleted: r
			// // // // // // // // // // // // //	Deleted: s
	"relevant duties"		ne purposes of standard condition 40 only	Deleted: only
			pointment of a Compliance Officer), has the	Deleted: only
		meai	ning given in that condition.	
	"relevant proportion"	for tl	ne purposes of standard condition 3 only	
			ments by the Licensee to the Authority), has	Deleted: only
		the n	neaning given in that condition.	
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	"relevant year"	for th	ne purposes of:	
		(i)	standard condition 3 only (Payments by	
			the Licensee to the Authority), has the	Deleted: only
			meaning given in that condition;	
ĺ		(ii)	standard condition 48 only (Last Resort	
		(/	Supply: Payment Claims), has the	Formatted
ı			meaning given in that condition; and	Deleted: only
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		(iii)	standard condition 50 only (Price	
			Control Revenue Reporting and	
			Associated Information), has the	Deleted: title) only,
			meaning given in that condition.	
	"relinquishment of operational	for tl	ne purposes of standard condition 29 only	
	control"	(Dis _l	posal of Relevant Assets), has the meaning	Deleted: only
		give	n in that condition.	
	"remote transmission assets"	meai	ns any electric lines, electrical plant or	
	10111000 11111111111111111111111111111		ers in England and Wales owned by a	
			mission licensee ("the owner transmission	Deleted: company
			see") which:	Deleted: company"
		()		
		(a)	are embedded in the licensee's distribution	
			system or the distribution system of any authorised distributor and are not directly	
			connected by lines or plant owned by the	
			owner transmission licensee to a sub-	Deleted: company
			station owned by the owner transmission	Deleted: company
			licensee; and	Deleted. company
		(b)	are by agreement between the owner	
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transmission <u>licensee</u> and the licensee or such authorised distributor operated under the direction and control of the licensee or such authorised distributor.

for the purposes of standard condition 50 only (Price Control Revenue Reporting and

Associated Information) means the regulatory instructions and guidance for the time being in

force under that condition.

"running-off" for the purposes of standard condition 30B only

(BETTA Run-off Arrangements Scheme), has

the meaning given in that condition.

"Scottish Grid code" means any grid code which any transmission

licensee other than the system operator is obliged to maintain pursuant to its licence.

"Scottish interconnection" for the purposes of standard condition 30B

only (BETTA Run-off Arrangements Scheme) means such part of the interconnection as is

situated in Scotland.

"Secretary of State's costs" for the purposes of standard condition 3 only

(Payments by Licensee to the Authority), has the

meaning given in that condition.

"Section C (system operator means a direction issued by the Authority or standard conditions) Direction"

(where appropriate) the Secretary of State in

accordance with standard condition A2 (Application of Section C) of the standard conditions for electricity transmission licences.

for the purposes of standard condition 39 only "separate business"

(Restriction on Use of Certain Information and Independence of the Distribution Business), has

the meaning given in that condition.

"Settlement Agreement for

"revenue reporting rigs"

Scotland"

has the meaning given in standard condition 12

(Settlement Agreement for Scotland).

"settlement purposes" means for the purposes of settlement as set out in

the Balancing and Settlement Code or the

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	Settlement .	Agreement fo	or Scotland
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	"specified information"	for the purposes of:	
		(a) standard condition 49 only (Quality of	Deleted: i
		Service Incentive Scheme and Associated	
		Information), has the meaning given in that	Deleted: only
Į.		condition;	
		(b) standard condition 50 only (Price Control	Deleted: ii
		Revenue Reporting and Associated	Deleted: Requirements
		Information), has the meaning given in that	Deleted: only
		condition; and	
		(c) standard condition 51 only (Incentive	Deleted: iii
		Schemes and Associated Information for	
		Distributed Generation, Innovation Funding, and	
		Registered Power Zones), has the meaning	Deleted: (title) only,
		given in that condition.	
	"standby"	means the periodic or intermittent supply or sale	
	•	of electricity:	
		(a) to an authorised electricity operator to make good any shortfall in the availability of electricity to that operator for the purposes of its supply of electricity to persons seeking such supply; or	
		(b) to a customer of the licensee to make good any shortfall between the customer's total supply requirements and those met either by its own generation or by electricity supplied by an electricity supplier other than the licensee.	Deleted: that
	"statutory accounts"	means the accounts that the licensee prepares under the Companies Act 1985 (as amended by the Companies Act 1989).	
	"subsidiary"	means a subsidiary within the meanings of sections 736, 736A and 736B of the Companies Act 1985.	
	"supply licence"	means a licence granted or treated as granted	Deleted: supply

under section 6(1)(d) of the Act.

"system operator" means the holder for the time being of a transmission licence in relation to which the Authority or (where appropriate) the Secretary of State has issued a Section C (system operator standard conditions) Direction and in which Section C remains in effect (whether or not subject to any terms included in the Section C (system operator standard conditions) Direction or to any subsequent variation of its terms to which the transmission licensee may be subject) for the purposes of standard condition 30B only "system operator agreement" (BETTA Run-off Arrangements Scheme), has the meaning given in that condition. "top-up" means the supply or sale of electricity on a continuing or regular basis: to an authorised electricity operator to (a) make good any shortfall in the availability of electricity to that operator for the purposes of its supply of electricity to persons seeking such supply; or to a customer of the licensee to make good any shortfall between the customer's total supply requirements and those met either by its own generation or by electricity supplied by an electricity supplier other than the licensee. "transmission licence" means a licence granted or treated as granted under section 6(1)(b) of the Act. "transmission licensee" means the holder for the time being of a transmission licence.

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Deleted: for the purposes of standard condition 30B (BETTA run-off arrangements scheme) only, has the meaning given in that condition.

Deleted: means the holder for the time being of a transmission licence in relation to which licence the Authority or the Secretary of State, where appropriate, has issued a Section C (system operator standard conditions) Direction and where Section C remains in effect (whether or not subject to any terms included in the Section C (system operator standard conditions) Direction or to any subsequent variation of its terms to which the transmission licensee may be subject).

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Deleted: "trading code"

Deleted: for the purposes of Section B only, has the meaning given in standard condition 12A (Compliance with Trading Code in Scotland).

Deleted: "transmission company"

Deleted: means a transmission licensee.

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Deleted: "transmission system"

Deleted: means a system consisting (wholly or mainly) of high voltage electric lines owned or operated by a transmission company and used for the transmission of electricity from one generating station to a substation or to another generating station, or between sub-stations or to or from any interconnector or Scottish interconnection in question and in relation to Scotland including any interconnector and Scottish interconnection, and includes any electrical plant and meters owned or operated by the transmission company in connection with the transmission of electricity but shall not include any remote transmission assets.

"ultimate controller"

means:

- (a) a holding company of the licensee which is not itself a subsidiary of another company; and
- (b) any person who (whether alone or with a person or persons connected with him) is in a position to control, or to exercise significant influence over, the policy of the licensee or of any holding company of the licensee by virtue of:
 - (i) rights under contractual arrangements to which he is a party or of which he is a beneficiary, or

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(ii) rights of ownership (including rights attached to or deriving from securities or rights under a trust) which are held by him or of which he is a beneficiary.

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(but excluding any director or employee of a corporate body in his capacity as such)

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and for the purposes of sub-paragraph (b), a person is connected with another person if he is party to any arrangement regarding the exercise of any such rights as are described in that paragraph.

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"undertaking"

has the meaning given by section 259 of the Companies Act 1985.

"unmetered supply"

means a supply of electricity to premises which is not, for the purpose of calculating the charges for electricity supplied to the customer at such premises, measured by metering equipment.

"use of system"

means use of the licensee's distribution system for the distribution of electricity by the licensee

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on behalf of any person.

"use of system charges"

means charges made or levied, or to be made or levied, by the licensee for the provision of services as part of the distribution business to any person, as more fully described in standard condition 4 (Use of System Charging Methodology) and 4A (Charges for Use of System), but does not include connection charges.

"use of system charging methodology"

means the principles on which and the methods by which, for the purposes of achieving the objectives referred to in paragraph 3 of standard condition 4 (Use of System Charging Methodology), use of system charges are determined.

2. Any words or expressions used in <u>Part 1 of the Act</u>, the Utilities Act 2000, or the Energy Act 2004 shall, unless the contrary intention appears, have the same meaning when used in the standard conditions.

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3. Except where the context otherwise requires, any reference to a numbered standard condition (with or without a letter) or schedule is a reference to the standard condition (with or without a letter) or schedule bearing that number in this licence, and any reference to a numbered paragraph (with or without a letter) is a reference to the paragraph bearing that number in the standard condition or schedule in which the reference occurs, and any reference to a section is a reference to that section in these standard conditions.

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- 4. These standard conditions shall have effect as if, in relation to a licence holder who is a natural person, for the words "it", "its" and "which" there were substituted the words "he", "him", "his", "who" and "whom", and cognate expressions shall be construed accordingly.
- 5. Except where the context otherwise requires, a reference in a standard condition to a paragraph is a reference to a paragraph of that standard condition and a reference in a paragraph to a sub-paragraph is a reference to a sub-paragraph of that paragraph.

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- 6. Any reference in these standard conditions to:
 - (a) a provision thereof;

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(b) a provision of the standard conditions of electricity supply licences;

(c) a provision of the standard conditions of electricity generation licences:

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(d) a provision of the standard conditions of electricity transmission licences,

shall, if these standard conditions or the standard conditions in question come to be modified, be construed, so far as the context permits, as a reference to the corresponding provision of these standard conditions or the other standard conditions in question as modified.

- 7. In construing these standard conditions, the heading or title of any standard condition or paragraph shall be disregarded.
- 8. Any reference in a standard condition to the purposes of that condition generally is a reference to the purposes of that standard condition as incorporated in this licence and as incorporated in each other licence under section 6(1)(c) of the Act (whenever granted) which incorporates it.
- 9. Where any obligation of the licence is required to be performed by a specified date or time, or within a specified period, and where the licensee has failed so to perform, such obligation shall continue to be binding and enforceable after the specified date or time, or after the expiry of the specified period (but without prejudice to all the rights and remedies available against the licensee by reason of the licensee's failure to perform by that date or time, or within that period).
- 10. Anything required by or under these standard conditions to be done in writing may be done by facsimile transmission of the instrument in question or by other electronic means and, in such case:

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(a) the original instrument or other confirmation in writing shall be delivered or sent by pre-paid first-class post as soon as is reasonably practicable; and

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- (b) where the means of transmission had been agreed in advance between the parties concerned, in the absence of and pending such confirmation, there shall be a rebuttable presumption that what was received duly represented the original instrument.
- 11. The definitions <u>set out</u> in this condition may include some definitions which are not used or not used exclusively in <u>sections A and B</u> (which <u>sections are incorporated in all distribution licences</u>). <u>Accordingly</u>:

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shall, for the purposes of this licence, be treated:

(i) as part of the standard condition or conditions (and the section) in which it is used, and.

(ii) as not having effect in the licence until such time as the standard condition in which the definition is used has effect within the licence in pursuance of standard condition 2 (Application of section C (Distribution Services Obligations);

and:

(a)

- (b) where any definition which is used in sections A and B is also used in one or more other sections:

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 - (i) that definition shall only be modifiable in accordance with the modification process applicable to each of the standard conditions in which it is used; and

where any definition is not used in sSections A and B, that definition

(ii) if any such standard condition is modified so as to omit that definition, then the reference to that definition in this condition shall automatically cease to have effect.

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Standard Condition 20. Payments in Relation to Standards of Performance

1. The licensee shall not enter into a use of system agreement with any electricity supplier that does not provide for the licensee, where it has not made payments directly to the customer in respect of its or another electricity distributor's performance pursuant to any provision of regulations made under section 39A of the Act ("the regulations"), to make payments in respect of its or another electricity distributor's performance to the electricity supplier for the benefit of any customer of that electricity supplier equivalent to such sums as would have been paid pursuant to any provision of the regulations.

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2. The licensee shall not enter into any agreement, either for connection to or use of the distribution system, with any other electricity distributor ("the other distributor") that does not provide:

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(a) for the licensee to make payments in respect of its performance pursuant to any provision of the regulations to the otherdistributor for onward transmission to a customer whose premises are directly connected to the other distributor's distribution system;

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for the licensee and the other distributor to agree the extent of (b) responsibility of each licensee (where relevant) in relation to any failure to meet a prescribed level of performance pursuant to any provision of the regulations;

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for the other distributor, where he is liable to make payments pursuant (c) to any provision of the regulations and that liability arises wholly or partly from any failure, act or omission on the part of the licensee, to recover from the licensee all or part of the cost of those payments as

appropriate, (including financing costs where any such payments have already been made to the customer or a supplier for onward transmission to the customer);

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(d) <u>for</u> the Authority, on <u>the</u> application of either licensee, <u>to settle any</u> dispute in such manner <u>as</u> appears to the Authority to be reasonable where:

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(i) the licensee has failed to agree with the other distributor the extent of responsibility of each licensee (where relevant) in relation to any failure to meet a prescribed level of performance pursuant to any provision of the regulations, as provided for by paragraph 2(b); or

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- (ii) the other distributor has been unable to recover from the licensee the costs that it considers are due under paragraph 2(c);
- (e) <u>for</u> the licensee to pay to <u>the other</u> distributor such costs (including, where appropriate, financing costs) as may be determined under paragraph 2(d) as soon as is reasonably practicable.

<u>Standard</u> Condition 36. Requirement to Offer Terms for the Provision of Basic Metering Services

- 1. This condition has effect on and after 1 April 2005.
- 2. Without prejudice to the provisions of paragraph 12, this condition sets out the obligations of the licensee relating to the provision of the services of basic meter asset provision and basic meter operation (collectively, the 'basic metering services').
- 3. For the purposes of this condition:
 - (a) the service of basic meter asset provision comprises the provision (in accordance with the requirements of paragraph 4 of metering equipment (which, at the discretion of the licensee, may be metering equipment which is owned by him or by any person other than the person making the application under paragraph 6); and
 - (b) the services of basic meter operation comprise the installation, commissioning, testing, repair, maintenance, removal, and replacement (in each case in accordance with the requirements of paragraph 4) of metering equipment.

4. In relation to the licensee's discharge of its obligations under <u>standard</u> conditions 36 to 36D;

- (a) the service of basic meter asset provision provided pursuant to paragraph 3(a) shall be of the same functionality as that of the service provided pursuant to paragraph 1(a) of standard condition 36B (Requirement to Offer Terms for the Provision of Distributor Metering and Data Services) of this licence in the form in which it was in force on 1 June 2003; and
- (b) the services of basic meter operation provided pursuant to paragraph 3(b), shall be of the same standard of performance, quality, and timeliness as that of the services provided pursuant to paragraph 1(b) of standard condition 36B (Requirement to Offer Terms for the Provision of Distributor Metering and Data Services) of this licence in the form in which it was in force on 1 June 2003.

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5. For the purposes of paragraph 4, what is meant in any particular case by "the same functionality" or "the same standard of performance, quality, and timeliness" shall be a question of fact.
6. On application made by any person, the licensee shall (subject to paragraph 9) offer to enter into an agreement for providing within its distribution services area such of the services described in paragraphs 3(a)

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7. In making an offer pursuant to this condition to enter into any agreement, the licensee shall set out:

and 3(b) as may be required.

- (a) the date by which the services required will be provided (time being of the essence, unless otherwise agreed between the parties);
- (b) the charges to be paid in respect of the services required, such charges (unless manifestly inappropriate) being:
 - (i) presented in such a way as to be referable to the statements prepared in accordance with paragraph 1 of standard condition 36C (Basis of Charges for Basic Metering Services and Data Services: Requirements for Transparency) or any revision thereof; and
 - (ii) set in conformity with the requirements of standard condition 36C (Basis of Charges for Basic Metering Services and Data Services: Requirements for Transparency); and
- such other detailed terms in respect of each of the services required as are or may be appropriate for the purposes of the agreement.
- 8. The licensee shall offer terms for agreements in accordance with paragraph 6 as soon as practicable and (except where the Authority consents to a longer period) in any event not more than 28 days after receipt by the licensee (or its agent) from any person of an application containing all such information as the licensee may reasonably require for the purpose of formulating the terms of the offer.
- 9. The licensee shall not be obliged pursuant to this condition to offer to enter or to enter into any agreement if to do so would be likely to involve the licensee in being:

- (a) in breach of its duties under section 9 of the Act;
- (b) in breach either of any regulations made under section 29 of the Act or of any other enactment relating to safety or standards that is applicable in respect of the distribution business;
- (c) in breach of any Grid Code or Distribution Code; or
- (d) in breach of the conditions.
- 10. The licensee shall undertake each of the services referred to in paragraph 3 in the most efficient and economic manner practicable having regard to the alternatives available and the other requirements of the licence and of the Act insofar as they relate to the provision of those services.
- 11. In providing any of the services referred to in paragraph 3, the licensee shall not restrict, distort, or prevent competition in the supply of electricity.
- 12. Where, in relation to any metering point within the licensee's distribution services area, a person (including, if that person is a company, an affiliate or a related undertaking of the company) who is party to an agreement with the licensee for the provision of the services of basic meter asset provision and basic meter operation pursuant to this condition appoints, in accordance with the provisions of the Master Registration Agreement, a provider other than the licensee of:
 - (a) the service described at paragraph 3(a); or

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(b) the services described at paragraph 3(b),

then, notwithstanding anything in this condition, the licensee shall be under no obligation thereafter to offer to enter into any such agreement with that person for the provision of that service or (as the case may be) those services in relation to that metering point or any other metering point which that person thereafter seeks to register.

[note: the paragraph 12 policy is unlikely to be workable without the above amendment]

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13. An appointment made in accordance with the provisions of the Master Registration Agreement, after 28 June 2004 and before this condition takes effect, of a provider other than the licensee of any of the services

provided pursuant to paragraph 1(a) or (b) of condition 36B (Requirement to Offer Terms for the Provision of Distributor Metering and Data Services) of this licence in the form in which it was in force on 1 June 2003 shall be treated, for the purposes of paragraph 12, as an appointment which did not have effect until 1 April 2005.

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- 14. For the avoidance of doubt, nothing in this condition:
 - (a) affects the continuing obligations of the licensee in respect of the provision of the services of basic meter asset provision and/or basic meter operation for each and every metering point within its distribution services area at which the circumstances specified in paragraph 12 do not apply; or
 - (b) prevents the licensee from offering to enter into and entering into an agreement with any person, whether on the application of that person under paragraph 6 or otherwise, for the provision of basic meter asset provision and/or basic meter operation of a functionality and/or standard of performance, quality and timeliness higher than that provided previously within the meaning of paragraph 4.
- 15. The obligations of the licensee in relation to the provision of:
 - (a) the service of basic meter asset provision (except for meters provided prior to 31 March 2007); and
 - (b) the services of basic meter operation;

pursuant to this condition shall cease to have effect on 31 March 2007 unless the Authority issues a direction for the purposes of this condition not less than six months before that date that it considers that the cessation of those obligations would be likely to be detrimental to the interests of consumers.

16. For the avoidance of doubt, references to "meter" in this condition and standard conditions 36A to 36D do not include references to any meter or metering equipment that is configured to record the quantity of electricity supplied to premises during each half-hour period of supply.

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<u>Standard</u> Condition 36A. Requirement to Offer Terms for the Provision of Data Services

- 1. The purpose of this condition is to set out the obligations of the licensee relating to the provision of data services.
- 2. For the purposes of this condition, data services comprise:
 - (a) metering point administration services pursuant to and in accordance with the provisions of the Master Registration Agreement; and
 - (b) data transfer services.
- 3. On application made by any person, the licensee shall (subject to paragraph 6) offer to enter into an agreement for the provision of data transfer services.
- 4. In making an offer pursuant to this condition to enter into any agreement, the licensee shall set out:
 - (a) the date by which the services required shall be provided (time being of the essence, unless otherwise agreed between the parties);
 - (b) the charges to be paid in respect of the services required, such charges (unless manifestly inappropriate) being:
 - (i) presented in such a way as to be referable to the statements prepared in accordance with paragraph 1 of standard condition 36C (Basis of Charges for Basic Metering Services and Data Services: Requirements for Transparency) or any revision thereof, and

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 (ii) set in conformity with the requirements of standard condition 36C (Basis of Charges for Basic Metering Services and Data Services: Requirements for Transparency); and

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- (c) such other detailed terms in respect of each of the services required as are or may be appropriate for the purposes of the agreement.
- 5. The licensee shall offer terms for agreements in accordance with paragraphs 2 and 3 as soon as practicable and (except where the Authority consents to a longer period) in any event not more than 28 days after receipt by the licensee (or its agent) from any person of an application

containing all such information as the licensee may reasonably require for the purpose of formulating the terms of the offer.

- 6. The licensee shall not be obliged pursuant to this condition to offer to enter or to enter into any agreement if to do so would be likely to involve the licensee in being:
 - (a) in breach of its duties under section 9 of the Act;
 - (b) in breach either of any regulations made under section 29 of the Act or of any other enactment relating to safety or standards applicable in respect of the distribution business;
 - (c) in breach of any Grid Code or Distribution Code; or
 - (d) in breach of the conditions.
- 7. The licensee shall undertake each of the services referred to in paragraph 2 in the most efficient and economic manner practicable having regard to the alternatives available and the other requirements of the licence and of the Act insofar as they relate to the provision of those services.
- 8. In the provision of any of the services referred to in paragraph 2, the licensee shall not restrict, distort or prevent competition in the supply of electricity.
- 9. The services referred to in paragraph 2 shall collectively be referred to as the data services. For the avoidance of doubt, data services as referred to in this licence exclude the services of data <u>aggregation</u>, data processing, and data <u>retrieval</u>.

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- 10. In this condition:
 - "data aggregation" means services comprising any or all of the following:

the collation and summation of meter reading data (whether actual or estimated) and of data in respect of the consumption of electricity at premises which receive an unmetered supply, and the delivery of such data to any person for settlement purposes.

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"data retrieval" means services comprising any or all of the following:

the retrieval and verification of meter reading data from electricity meters and the delivery of such data to any person for the purpose of data processing.

"data processing"

means services comprising any or all of the following:

the processing, validation and estimation of meter reading data, and the creation, processing and validation of data in respect of the consumption of electricity at premises which receive an unmetered supply, and the delivery of such data to any person for the purpose of data aggregation.

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"data retrieval"

means services comprising any or all of the following:

the retrieval and verification of meter reading data from electricity meters and the delivery of such data to any person for the purpose of data processing.

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aggregation" means services comprising any or all of the following:¶ the collation and summation of meter reading data (whether actual or estimated) and of data in respect of the consumption of electricity at premises which receive an unmetered supply, and the delivery of such data to any person for settlement purposes.¶

<u>Standard</u> Condition 36B. Non-Discrimination in the Provision of Basic Metering Services and Data Services

- 1. In providing any of the basic metering services and data services, the licensee shall not discriminate between any persons or class or classes of persons.
- 2. Without prejudice to paragraph 1, and subject to the provisions of standard condition 36C (Basis of Charges for Basic Metering Services and Data Services: Requirements for Transparency), the licensee shall not make charges for providing any of the basic metering services and data services to any person or class or classes of person which differ from the charges for such provision to any other person or class or classes of person except insofar as such differences reasonably reflect differences in the costs associated with such provision.

<u>Standard</u> Condition 36C. Basis of Charges for Basic Metering Services and Data Services: Requirements for Transparency

- 1. The licensee shall as soon as practicable prepare statements in a form approved by the Authority setting out the basis upon which charges will be made for the provision of each of the basic metering services and data services, in each case in such form and with such detail as shall be necessary to enable any person to make a reasonable estimate of the charges which the person would become liable to pay for the provision of such services and of the other terms, likely to have a material impact on the conduct of the person's business, upon which the service would be provided and (without prejudice to the foregoing) including the information set out in paragraph 2.
- 2. The statements referred to at paragraph 1 shall include a schedule of charges for each of the basic metering services and data services, together with an explanation of the methods by which and the principles on which such charges will be calculated.
- 3. The Authority may, upon the written request of the licensee, issue a direction relieving the licensee of its obligations under paragraph 1 to such extent and subject to such terms and conditions as the Authority may specify in that direction.
- 4. The licensee shall not in setting its charges for, or in setting the other terms that will apply to, the provision of any of the basic metering services and data services, restrict, distort, or prevent competition in the generation, distribution, or supply of electricity or in the provision of meter equipment, meter maintenance or data retrieval services.

5. The licensee:

- (a) shall, at least once in every year, review the information set out in the statements prepared in accordance with paragraph 1 in order to ensure that the information set out in them continues to be accurate in all material respects; and
- (b) may, with the approval of the Authority, from time to time alter the form of such statements.
- 6. The licensee shall send a copy of any statement prepared in accordance with paragraph 1, and of each revision of such statement, to the Authority.

- 7. The licensee shall give or send a copy of any statement prepared in accordance with paragraph 1, or (as the case may be) of the latest revision of such statement, to any person who requests a copy.
- 8. The licensee may make a charge for any statement given or sent pursuant to paragraph 7 of an amount which shall not exceed the amount specified in directions issued by the Authority for the purposes of this condition based on the Authority's estimate of the licensee's reasonable costs of providing such statement.

Standard Condition 36D. Functions of the Authority

1. If, after a period which appears to the Authority to be reasonable for the purpose, the licensee has failed to enter into an agreement with any person entitled or claiming to be entitled thereto pursuant to a request under standard condition 36 (Requirement to Offer Terms for the Provision of Basic Metering Services) and standard condition 36A(Requirement to Offer Terms for the Provision of Data Services), the Authority may, on the application of such person or the licensee, settle any terms of the agreement in dispute between the licensee and that person in such manner as appears to the Authority to be reasonable, having (insofar as relevant) regard in particular to the following considerations:

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(a) that the performance by the licensee of its obligations under the agreement should not cause it to be in breach of those provisions referred to at paragraph 9 of standard condition 36 (Requirement to Offer Terms for the Provision of Basic Metering Services) and paragraph 6 of standard condition 36A (Requirement to Offer Terms for the Provision of Data Services); and

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- (b) that the terms and conditions of the agreement so settled by the Authority and of any other agreements entered into by the licensee pursuant to a request under standard condition 36 (Requirement to Offer Terms for the Provision of Basic Metering Services) and standard condition 36A (Requirement to Offer Terms for the Provision of Data Services) should be in as similar a form as is practicable.
- 2. Insofar as any person entitled or claiming to be entitled to an offer under standard condition 36 (Requirement to Offer Terms for the Provision of Basic Metering Services) and condition 36A (Requirement to Offer Terms for the Provision of Data Services) wishes to proceed on the basis of the agreement as settled by the Authority pursuant to paragraph 1, the licensee shall forthwith enter into and implement such agreement in accordance with its terms.
- 3. If either party to such agreement proposes to vary the contractual terms of any agreement for the provision of any of the basic metering services or data services entered into pursuant to standard condition 36 (Requirement to Offer Terms for the Provision of Basic Metering

Services) or standard condition 36A (Requirement to Offer Terms for the Provision of Data Services) or this condition in any manner provided for under such agreement, the Authority may, at the request of that party, settle any dispute relating to such variation in such manner as appears to the Authority to be reasonable.

4. The Authority may (following consultation with the licensee) issue a direction relieving the licensee of its obligations under standard condition 36 (Requirement to Offer Terms for the Provision of Basic Metering Services) or standard condition 36A (Requirement to Offer Terms for the Provision of Data Services) relating to basic metering services or data services in respect of such parts of that condition and to such extent as may be specified in the direction.

Standard Condition 42, Regulatory Accounts

Part A: Application and purpose

1. The following paragraphs of this condition apply for the purpose of ensuring that the licensee maintains (and secures that any affiliate or related undertaking of the licensee maintains) such accounting records, other records, and reporting arrangements as are necessary to enable the licensee to prepare and publish regulatory accounts.

Part B: Preparation of accounts

- 2. For the purposes of this condition, but without prejudice to paragraph 4, the licensee must prepare regulatory accounts for each financial year ending on 31 March.
- 3. Unless the Authority otherwise consents, the licensee must:
 - (a) keep or cause to be kept for a period approved by the Authority, but not less than the period referred to in section 222(5)(b) of the Companies Act 1985 and in the manner referred to in that section, such accounting records and other records as are necessary so that the revenues, costs, assets, liabilities, reserves, and provisions of, or reasonably attributable to, each of the distribution business activities of the licensee are separately identifiable in the accounting records of the licensee (and of any affiliate or related undertaking of the licensee); and
 - (b) prepare, on a consistent basis from such accounting records in respect of each financial year, regulatory accounts comprising a profit and loss account (or, as appropriate, an income statement); a statement of total recognised gains and losses (or, as appropriate, a statement of changes in equity); a balance sheet; a cash flow statement, together with notes thereto stating the accounting policies adopted; and a directors' report, a corporate governance statement, and an operating and financial review.
- 5. Subject to paragraph 5, regulatory accounts and information in respect of a financial year prepared under sub-paragraph 3(b) shall, so far as reasonably practicable and unless otherwise approved by the Authority having regard to the purposes of this condition, have the same content and format as the statutory accounts of the licensee prepared under sections 226 and 226A or, where appropriate, section 226B of the Companies Act

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1985 and <u>shall</u> comply with all relevant accounting standards currently in force which have been issued or adopted by the Accounting Standards Board or, if <u>the regulatory accounts and information have been prepared</u> under section 226B of the Companies Act 1985, by the International Accounting Standards Board.

 5. Full FRS 8 disclosures in respect of related party transactions shall not be required to be made in the regulatory accounts and information if the licensee's statutory accounts do not include such disclosures.

Part C: Audit and delivery of accounts

- Unless the Authority otherwise consents, the licensee must:
 - (a) procure, in relation to its regulatory accounts prepared under subparagraph 3(b):
 - an audit by an appropriate auditor of such parts of those accounts as are specified in the Companies Act 1985 as being required to be so audited as if they were the statutory accounts of the licensee prepared under sections 226 and 226A or, as appropriate, section 226B of the Companies Act 1985 drawn up to 31 March, and

(ii) a report by that auditor, addressed to the Authority, stating whether in the auditor's opinion those accounts fairly present the financial position, financial performance, and cash flows of the licensee in accordance with the requirements of this condition; and

(b) deliver to the Authority those accounts and the auditor's report referred to in sub-paragraph (a)(ii), as soon as is reasonably practicable, and in any event prior to their publication under Part D and not later than 31 July following the end of the financial year to which the regulatory accounts relate.

The licensee <u>must take all appropriate steps within its power</u> to procure that, in relation to its regulatory accounts prepared under paragraph 3(b), the audit referred to in sub-paragraph 6(a)(i) shall verify and the auditors shall confirm to the Authority that the obligation to avoid discrimination and cross-subsidies specified in Article 19(4) of Directive 2003/54/EC of the European Parliament and of the European Council of 26 June 2003 has been respected.

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8. For the purposes of paragraph 5, the licensee must, at its own expense, enter into a contract of appointment with an appropriate auditor which includes a term requiring that the audit of the regulatory accounts of the licensee must be conducted by that auditor in accordance with all such relevant auditing standards in force on the last day of the financial year to which the audit relates as would be appropriate for accounts prepared in accordance with either section 226A or 226B of the Companies Act 1985.

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In this Part C, "appropriate auditor" means:

- (a) in the case of a licensee which is a company within the meaning of section 735 of the Companies Act 1985, a person appointed as auditor under Chapter V of Part XI of that Act;
- (b) in the case of any other licensee which is required by the law of a country or territory within the European Economic Area to appoint an auditor under provisions analogous to Chapter V of Part XI of that Act, a person so appointed; and
- (c) in any other case, a person who is eligible for appointment as a company auditor under sections 25 and 26 of the Companies Act 1989.

Part D: Publication of regulatory accounts

Unless the Authority otherwise directs after consulting the licensee, the licensee must publish its regulatory accounts:

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- (a) as a stand-alone document in accordance with this condition;
- (b) by 31 July following the end of the financial year to which the accounts relate:
- (c) on the website used by the licensee in its ordinary course of business (where the <u>accounts</u> should be reasonably accessible to any person requiring them); and

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(d) in any other manner which, in the opinion of the licensee, is necessary to secure adequate publicity for the accounts.

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- 11. A copy of the regulatory accounts must be provided free of charge:
 - (a) to the Consumer Council no later than the date on which the accounts are published; and

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(b) to any person requesting a copy.

Part E: Interpretation

- References in this condition to sections of the Companies Act 1985 are references to those provisions as amended, substituted, or inserted by the relevant provisions of the Companies Act 1989, and if such provisions of the Companies Act 1989 are not in force at the date on which this condition takes effect, it must be construed as if theywere in force at Deleted: such provisions such date.
- A consent under paragraph 3 or 5 may be given in relation to some or all requirements of that paragraph and subject to such conditions as the Authority considers appropriate or necessary having regard to the purposes of this condition

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Standard Condition 42A. Change of Financial Year

1. The definition of "financial year" in standard condition 1 (Definitions and Interpretation) shall, for the purpose only of the statutory accounts of the licensee, cease to apply to the licensee from the date at which the licensee sends a notice to the Authority for that purpose.

2. Such notice shall:

- (a) specify the date from which, for the purpose set out at paragraph 1, the current and subsequent financial years of the licensee shall run: and
- (b) continue in effect until revoked by the licensee issuing a further notice.
- 3. The licensee may, for the purpose only of its statutory accounts, change its financial year from that previously notified by sending to the Authority a new notice pursuant to paragraph 1 which specifies the licensee's new financial year-end.
- 4. Where the licensee sends the Authority a new notice, the previous notice shall be revoked, as provided by sub-paragraph 2(b), and the licensee's financial year-end shall change with effect from the date specified in the new notice.

5. The provisions of this condition shall not:

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- (a) apply to the financial year of the licensee as defined in standard condition 1 (Definitions and Interpretation) for the purpose of accounts or other information produced in compliance with standard conditions 42 (Regulatory Accounts), 50 (Price Control Revenue Reporting and Associated Information) and 52 (Price Control Review Information); or
- (b) affect the licensee's obligations in respect of the payment of licence fees under standard condition 3 (Payments by the Licensee to the Authority).

<u>Standard</u> Condition 43. Restriction on Activity and Financial Ring Fencing

- 1. Save as provided by paragraphs 3 and 4, the licensee shall not conduct any business or carry on any activity other than the distribution business.
- 2. The licensee shall not without the prior written consent of the Authority hold or acquire shares or other investments of any kind except:
 - (a) shares or other investments in a body corporate the sole activity of which is to carry on business for a permitted purpose; or
 - (b) shares or other investments in a body corporate which is a subsidiary of the licensee and incorporated by it solely for the purpose of raising finance for the distribution business; or
 - (c) investments acquired in the usual and ordinary course of the licensee's treasury management operations, subject to the licensee maintaining in force, in relation to those operations, a system of internal controls which complies with best corporate governance practice as required (or, in the absence of any such requirement, recommended [by whom?]) from time to time for listed companies in the United Kingdom.
- 3. Subject to the provisions of paragraph 2, nothing in this condition shall prevent:
 - (a) any affiliate in which the licensee does not hold shares or other investments from conducting any business or carrying on any activity;

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- (b) the licensee from holding shares as, or performing the supervisory or management functions of, an investor in respect of any body corporate in which it holds an interest consistent with the provisions of this licence;
- (c) the licensee from performing the supervisory or management functions of a holding company in respect of any subsidiary; or
- (d) the licensee from carrying on any business or conducting any activity to which the Authority has given its consent in writing.
- 4. Nothing in this condition shall prevent the licensee or an affiliate or related undertaking of the licensee in which the licensee holds shares or other investments (a "relevant associate") from conducting de minimis

business as defined in this paragraph so long as the limitations specified in this paragraph are complied with:

- (a) For the purpose of this paragraph, "de minimis business" means any business or activity carried on by the licensee or a relevant associate or relevant associates other than:
 - (i) the distribution business; and
 - (ii) any other business activity to which the Authority has given its consent in writing in accordance with paragraph 3(d).
- (b) The licensee or a relevant associate may carry on de minimis business provided that neither of the following limitations is exceeded, namely:
 - (i) the aggregate turnover of all the de minimis business carried on by the licensee and the equity share of the aggregate turnover of all the de minimis business carried on by all its relevant associates does not in any period of twelve months commencing on 1 April of any year exceed 2.5% of the aggregate turnover of the distribution business as shown by the most recent audited accounting statements of the licensee produced under paragraphs 3(b) and 6(a) of standard condition 42 (Regulatory Accounts); and

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(ii) the aggregate amount (determined in accordance with subparagraph (d) below) of all investments made by the licensee and all its relevant associates in their de minimis business does not at any time after the date at which this condition takes effect in this licence exceed 2.5% of the sum of share capital in issue, share premium, and consolidated reserves of the licensee as shown by its most recent audited historical cost financial statements then available.

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(c) For the purpose of sub-paragraph (b) above, "investment" means any form of financial support or assistance given by or on behalf of the licensee or a relevant associate for the de minimis business whether on a temporary or permanent basis and including (without limiting the generality of the foregoing) any commitment to provide any such support or assistance in the future.

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- (d) At any relevant time, the amount of an investment shall be the sum of:
 - (i) the value at which such investment was included in the audited historical cost balance sheet of the licensee or a relevant associate as at its latest accounting reference date to have occurred prior to the date at which this condition takes effect in this licence [sense?] (or, where the investment was not so included, zero);
 - (ii) the aggregate gross amount of all expenditure (whether of a capital or revenue nature) howsoever incurred by the licensee or the licensee's equity share of the aggregate gross amount of all expenditure (whether of a capital or revenue nature) howsoever incurred by a relevant associate in respect of such investment in all completed accounting reference periods since such accounting reference date; and
 - (iii) all commitments and liabilities (whether actual or contingent) of the licensee or a relevant associate relating to such investment outstanding at the end of the most recently completed accounting reference period,

less the sum of the aggregate gross amount of all income (whether of a capital or revenue nature) howsoever received by the licensee in respect of such investment in all completed accounting reference periods since the accounting reference date referred to in sub-paragraph_4(d)(i),

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5. For the purposes of paragraph 4, "equity share", in relation to any shareholding, means the nominal value of the equity shares held by the licensee in a relevant associate, as a percentage of the nominal value of the entire issued equity share capital of that relevant associate.

Standard Condition 44. Availability of Resources

- 1. The licensee shall at all times act in a manner calculated to secure that it has available to itself such resources, including (without limitation) management and financial resources, personnel, fixed and moveable assets, rights, licences, consents and facilities on such terms and with all such rights as shall ensure that it is at all times able:
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- (a) to properly and efficiently carry on the distribution business; and
- (b) to comply in all respects with its obligations under this licence and such obligations under the Act as apply to the distribution business including, without limitation, its duty to develop and maintain an efficient, co-ordinated and economical system of electricity distribution.
- 2. The licensee shall by 31 July of each year submit to the Authority a certificate, approved by a resolution of the board of directors of the licensee and signed by a director of the licensee pursuant to that resolution, in one of the following forms:
 - (a) "After making enquiries, and having taken into account in particular (but without limitation) any dividend or other distribution which might reasonably be expected to be declared or paid by the licensee, the directors of the licensee have a reasonable expectation that the licensee will have sufficient financial resources and financial facilities available to itself to enable the licensee to carry on the distribution business for a period of 12 months from the date of this certificate."
 - (b) "After making enquiries, and having taken into account in particular (but without limitation) any dividend or other distribution which might reasonably be expected to be declared or paid by the licensee, the directors of the licensee have a reasonable expectation, subject to what is said below, that the licensee will have sufficient financial resources and financial facilities available to itself to enable the licensee to carry on the distribution business for a period of 12 months from the date of this certificate. However, they would like to draw attention to the following factors which may cast doubt on the ability of the licensee to carry on the distribution business."
 - (c) "In the opinion of the directors of the licensee, the licensee will not have sufficient financial resources and financial facilities available

to itself to enable the licensee to carry on the distribution business for a period of 12 months from the date of this certificate."

3. The licensee shall submit to the Authority with that certificate a statement of the main factors which the directors of the licensee have taken into account in giving the certificate, together with confirmation of the availability of financial facilities, a working capital statement in the format required by the UK listing authority, and (if the most recent regulatory accounts of the licensee under standard condition 42 (Regulatory Accounts) have not been prepared on a "going concern" basis) a cashflow projection and the under-lying assumptions thereof for the next 12 months from the date of the certificate.

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- 4. The statement submitted to the Authority in accordance with paragraph 3 shall be approved by a resolution of the board of directors of the licensee and must be signed by a director of the licensee pursuant to that resolution.
- 5. The licensee shall inform the Authority in writing immediately if the directors of the licensee become aware of any circumstance which causes them no longer to have the reasonable expectation expressed in the most recent certificate given under paragraph 2.
- 6. The licensee shall require that each certificate provided for in paragraph 2 is accompanied by a report prepared by its auditors and addressed to the Authority stating whether or not the auditors are aware of any inconsistencies between, on the one hand, that certificate and the statement submitted with it and, on the other hand, any information which they obtained during their audit work on the regulatory accounts of the licensee prepared pursuant to standard condition 42 (Regulatory Accounts).

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7. The directors of the licensee shall not declare or recommend a dividend, nor shall the licensee make any other form of distribution within the meaning of section 263 of the Companies Act 1985, or redeem or repurchase any share capital of the licensee, unless prior to the declaration, recommendation or making of the distribution (as the case may be) the licensee has issued to the Authority a certificate complying with the following requirements of this paragraph:

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- (a) The certificate shall be in the following form:
 - "After making enquiries, the directors of the licensee are satisfied:

(i) that the licensee is in compliance in all material respects with all obligations imposed on it by standard condition 24 (Provision of Information to the Authority), standard condition 43 (Restriction on Activity and Financial RingFencing), standard condition 44 (Availability of Resources), standard condition 45 (Undertaking from Ultimate Controller), standard condition 46 (Credit Rating of the Licensee) and paragraph 1 of standard condition 47 (Indebtedness) of its licence; and

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- (ii) that the making of a distribution of [] on [] will not, either alone or when taken together with other circumstances reasonably foreseeable at the date of this certificate, cause the licensee to be in breach to a material extent of any of these obligations in the future."
- (b) The certificate shall be signed by a director of the licensee and must have been approved by a resolution of the board of directors of the licensee passed not more than 14 days before the date on which the declaration, recommendation or payment will be made.
- (c) Where the certificate has been issued in respect of the declaration or recommendation of a dividend, the licensee shall be under no obligation to issue a further certificate prior to payment of that dividend provided that such payment is made within six months of the issuing of that certificate.

Standard Condition 46. Credit Rating of the Licensee

- 1. The licensee shall use all reasonable endeavours to ensure that the licensee maintains at all times an investment grade issuer credit rating.
- 2. In this condition:

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"investment grade issuer credit rating" means:

- (a) an issuer rating of not less than BBB- by Standard & Poor's Ratings Group or any of its subsidiaries; or
- (b) a corporate rating of not less than Baa3 by Moody's Investors Service, Inc., or any of its subsidiaries; or

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- (c) an issuer senior unsecured debt rating of not less than BBBby Fitch Ratings Ltd or any of its subsidiaries; or
- (d) such higher rating as may be specified by those agencies from time to time as the lowest investment grade credit rating; or
- (e) an equivalent rating from any other reputable credit rating agency which, in the opinion of the Authority, notified in writing to the licensee, has comparable standing both in the United Kingdom and the United States of America.

Standard Condition 47. Indebtedness

- 1. In addition to the requirements of standard condition 29 (Disposal of Relevant Assets), the licensee shall not without the prior written consent of the Authority (following the disclosure by the licensee of all material facts):
 - (a) create or continue or permit to remain in effect any mortgage, charge, pledge, lien or other form of security or encumbrance whatsoever, undertake any indebtedness to any other person, or enter into any guarantee or any obligation otherwise than:
 - (i) on an arm's length basis;
 - (ii) on normal commercial terms;
 - (iii) for a permitted purpose; and
 - (iv) (if the transaction is within the ambit of standard condition 29 (Disposal of Relevant Assets)) in accordance with that condition;
 - (b) transfer, lease, license or lend any sum or sums, asset, right or benefit to any affiliate or related undertaking of the licensee otherwise than by way of:
 - (i) a dividend or other distribution out of distributable reserves;
 - (ii) repayment of capital;
 - (iii) payment properly due for any goods, services or assets provided on an arm's length basis and on normal commercial terms;
 - (iv) a transfer, lease, licence or loan of any sum or sums, asset, right or benefit on an arm's length basis, on normal commercial terms and made in compliance with the payment condition referred to in paragraph 2;
 - (v) repayment of or payment of interest on a loan not prohibited by sub-paragraph (a);
 - (vi) payments for group corporation tax relief or for the surrender of Advance Corporation Tax calculated on a basis not exceeding the value of the benefit received; or

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with paragraph 2 of standard condition 43 (Restriction on Activity and Financial Ring Fencing) made on an arm's length Deleted:; basis and on normal commercial terms, Deleted: in provided however that the provisions of paragraph 3 below shall prevail in any of the circumstances described or referred Deleted: 2 to therein. (c) enter into an agreement or incur a commitment incorporating a cross-default obligation; or Deleted: (d) (d) continue or permit to remain in effect any agreement or commitment incorporating a cross-default obligation subsisting at Formatted: Bullets and Numberina the date that this condition takes effect in this licence, save that the licensee may permit any cross-default obligation in existence at that date to remain in effect for a period not exceeding twelve months from that date, provided that the cross-default obligation is solely referable to an instrument relating to the provision of a loan or other financial facilities granted prior to that date and the terms on which those facilities have been made available as subsisting on that date Deleted: ; are not varied or otherwise made more onerous. Deleted: ¶ provided however that thethe provisions of sub-paragraphs (c) and (d) shall not prevent the licensee from giving any guarantee Deleted: of this paragraph permitted by and compliant with the requirements of sub-paragraph Deleted: : The payment condition referred to in sub-paragraph (b)(iv) of paragraph 1 Deleted: (f) Deleted: t is that the consideration due in respect of the transaction in question is paid in full when the transaction is entered into unless either: the counter-party to the transaction has and maintains until payment Formatted: Bullets and Numbering is made in full an investment grade issuer credit rating; or the obligations of the counter-party to the transaction are fully and Deleted: the (b) unconditionally guaranteed throughout the period during which any part of the consideration remains outstanding by a guarantor which has and maintains an investment grade issuer credit rating. Formatted: Bullets and Except with the prior consent of the Authority, the licensee shall not enter Numbering into or complete any transaction of a type referred to or described in sub-Deleted: 1

(vii) an acquisition of shares or other investments in conformity

paragraph (b) of paragraph 1 save in accordance with paragraph 5, if:

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	(a)	the licensee does not hold an investment grade issuer credit rating	
		within the meaning of standard condition 46 (Credit Rating of	Deleted: in
		Licensee); or	
	(b)	the licensee's issuer credit rating is BBB- by Standard & Poor's Ratings Group or Fitch Ratings Ltd or Baa3 by Moody's	
		Investors Service, Inc. or such issuer credit rating as may be	Deleted: .
ļ.		specified by any of these credit rating agencies from time to time	
		as the lowest investment grade credit rating and:	
		(i) is on review for possible downgrade; or	
		(ii) is on Credit_Watch or Rating Watch with a negative	Deleted: (ii)
		designation;	
		designation,	Deleted: or
		or, where neither (i) nor (ii) applies:	
		(iii) the rating outlook of the licensee as specified by any credit rating agency referred to in sub-paragraph (b) has been changed from stable or positive to negative.	
4.	In the	e case where the licensee holds different issuer credit ratings as	Deleted: 3
- -	define	ed in standard condition 46 (Credit Rating of Licensee), the lower west) of the licensee's issuer credit ratings will apply.	
<u>5</u> ,	Where	re paragraph 3 applies, the licensee may not without the prior	Deleted: 4
<u></u>		en consent of the Authority (following disclosure of all material	Deleted: 2
		transfer, lease, license or lend any sum or sums, asset, right or benefit	
		y affiliate or related undertaking of the licensee as described or	Deleted:
	referre	ed to in paragraph 1(b), otherwise than by way of:	Deleted: of this licence condition
•	(a)	payment properly due for any goods, services or assets in relation to commitments entered into prior to the date on which the	
		circumstances described in paragraph 3 arise, and which are	Deleted: 2
ı		provided on an arm's length basis and on normal commercial terms;	-
	(b)	a transfer, lease, licence or loan of any sum or sums, asset, right or	
		benefit on an arm's length basis, on normal commercial terms and	
		where the value of the consideration due in respect of the transaction in question is payable wholly in cash and is paid in full	
		when the transaction is entered into;	
		when the transaction is entered into,	
	(c)	repayment of or payment of interest on a loan not prohibited by sub-	
		paragraph (a) of paragraph 1 and which was contracted prior to the	Deleted: 1

date on which the circumstances in paragraph 3 arise, provided that such payment is not made earlier than the original due date for payment in accordance with its terms;

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(d) payments for group corporation tax relief or for the surrender of Advance Corporation Tax calculated on a basis not exceeding the value of the benefit received, provided that the payments are not made before the date on which the amounts of tax thereby relieved would otherwise have been due.

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6. In this condition:

"cross-default obligation"

means a term of any agreement or arrangement whereby the licensee's liability to pay or repay any debt or other sum arises or is increased or accelerated or is capable of arising, of increasing or of being accelerated by reason of a default (howsoever such default may be described or defined) by any person other than the licensee, unless:

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- (i) that liability can arise only as the result of a default by a subsidiary of the licensee,
- (ii) the licensee holds a majority of the voting rights in that subsidiary and has the right to appoint or remove a majority of its board of directors, and
- (iii) that subsidiary carries on business only for a purpose within paragraph (a) of the definition of permitted purpose set out in standard condition 32 (Interpretation of Section C (Distribution Services Obligations)).

"indebtedness"

means all liabilities now or hereafter due, owing or incurred, whether actual or contingent, whether solely or jointly with any other person and whether as principal or surety, together with any interest accruing thereon and all costs, charges, penalties and expenses incurred in connection therewith.

Condition 49. <u>Quality of Service</u>, Incentive Scheme and Associated Information

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Part A: General

(a) The purposes of this condition are to secure the collection of information on a common basis, and to an appropriate degree of accuracy, by the licensee so as to facilitate the establishment and operation of an incentive scheme ("the scheme") to improve the quality of service performance of the licensee.

1. 2.The licensee shall establish and maintain appropriate systems, processes and procedures to measure and record specified information from the dates specified in paragraph 4 and in accordance with the regulatory instructions and guidance (including any associated information specified therein) for the time being in force pursuant to this condition (the "quality of service rigs").

Part B: Quality of service rigs and specified information

2. 3. For the purposes of this condition:

"charge restriction conditions" shall have the same meaning as <u>set out in</u> special condition A1 (Definitions and interpretation);

"quality of service rigs" means the regulatory instructions and guidance issued by the Authority for the purposes of this condition as modified from time to time by direction under paragraph 9 and, subject to paragraph 13, may include:

(a)

- (b) <u>provisions with respect to</u> the meaning of words and phrases used in defining specified information;
- (c) requirements for the recording of information associated with specified information which are reasonably necessary to enable an examiner to determine the accuracy and reliability of specified information;
- (d) requirements as to the form and manner in which specified information shall be provided to the Authority; and

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<#>¶
<#>to facilitate the establishment
and operation of an incentive
scheme ("the scheme") to improve
the operation of the licensee;¶
<#>to monitor the quality of
service performance of the
licensee; and ¶
<#>to monitor any perverse
incentives arising from the
operation of the scheme and the
charge restriction conditions.¶

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guidance as to the establishment of different systems, processes, procedures and manners for providing and recording information and of standards for different classes of information; \(\preceq \ \ = \ \) a timetable for the development of

a timetable for the development of the systems, processes and procedures required to achieve the appropriate standards of accuracy and reliability with which specified information shall be recorded;

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		rmation shall be recorded and as to the standards of accuracy		Deleted: and
	and	reliability with which it shall be recorded;		Deleted. and
_		information" means information required for the purposes of		Deleted: a statement as to whether and to what extent e category of specified inform is required for the purposes of scheme;
the so	heme	and shall comprise:	`	Formatted: Bullets and Numbering
(a)	the 12 1	number of interruptions in the supply of electricity through licensee's distribution system which occur in each period of months commencing on 1 April in each calendar year and		
	nave	e a duration of <u>;</u>		Deleted: -
	(i)	less than three minutes, together (in respect of each interruption) with the number of customers whose supply was interrupted and the cause of that interruption; and		
	(ii)	three minutes or more, together (in respect of each interruption) with:		Deleted: -
		(aa) the number of customers whose supply of electricity was interrupted and the duration of the interruption;(bb) the source, voltage level and HV circuit; and(cc) the aggregate number of re-interruptions;		
(b)	und	elation to telephone calls made to the enquiry service operated er paragraph 1 of standard condition 6 (Safety and Security of plies Enquiry Service);	<u>.</u>	Deleted: –
	Sup	pines Enquiry Service)		20.000
	(i)	the speed of response for answering each call; and		(- · · ·
	(ii)	in the case of each call answered by a human operator:		Deleted: -
		(aa) the telephone number of the caller;(bb) the time of the call; and		
		(cc) if known, the name of the caller and whether the caller is or is not a domestic customer;		
(c)	(i)	the aggregate number and cause of faults occurring in specified classes or types of electrical plant or electric lines;		Deleted: :

(e) requirements as to the form and manner in which specified. Formatted: Bullets and

- (ii) a statement setting out the asset management strategy of the licensee in respect of the licensee's distribution system; and
- (iii) a statement of the reasons for any material increase or decrease in the number and cause of faults referred to in sub-paragraph (i) having regard to equivalent data held in respect of previous years; and
- (d) such other information as may from time to time be specified by the Authority, by direction to the licensee in accordance with paragraph 9.

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3. 4. The licensee shall collect specified information:

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- (a) <u>in respect of the matters specified in sub-paragraphs (a), (b) and (c) of the definition of specified information set out in paragraph 3, from and including 1 April 2001; and</u>
- (b) <u>in respect of any matter specified under sub-paragraph (d) of that definition, from the date specified in the direction given in accordance with paragraph 9.</u>

Part C: Information to be provided to the Authority.

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- 5. The licensee shall provide to the Authority:
 - (a) the information referred to in sub-paragraph (b)(ii) of the definition of specified information set out in paragraph 3 for each week within four days of the end of that week;

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- (b) the information referred to in sub-paragraphs (a), (b)(i) and (c) of that definition on or before 31 May 2002 and 30 April in each succeeding year (or such later date as the Authority may by notice specify) in respect of the period of 12 months expiring on the preceding 31 March; and
- the information referred to in sub-paragraph (d) of that definition in respect of such period and by such date as <u>is</u> specified in the relevant notice given under that sub-paragraph, <u>provided that the period for which such information is to be reported does not begin before the date from which the licensee is required to collect such information in accordance with that sub-paragraph.</u>

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Part D: Audit requirements

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6. The licensee shall permit a person or persons nominated by the Authority (in each case "an examiner") to examine the systems, processes and procedures referred to in paragraph 2 and their operation, the specified information, and the extent to which each complies and is in accordance with the quality of service rigs.

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- 7. The licensee shall (and shall procure, insofar as it is able to do so, that any affiliate of the licensee, any person by whom it procures the performance of the obligation in paragraph 2, and any auditor of such person or of the licensee shall) co-operate fully with an examiner so as to enable him to carry out, complete and report to the Authority on any examination carried out in accordance with paragraph 6.
- 8. The licensee's obligation under paragraph 7 to co-operate or procure co-operation with an examiner shall include, without limitation and insofar as may be necessary or expedient for such purpose, in each case subject to reasonable prior notice to the licensee:
 - (a) providing access to management, employees, agents or independent contractors of the licensee sufficient to enable the examiner to make any enquiries and to discuss any matters which he reasonably considers to be relevant to the carrying out of the examination;
 - (b) giving to the examiner access at reasonable hours to any premises occupied by the licensee or any other person in performing the obligations set out in this condition; and
 - (c) allowing the examiner at reasonable hours:
 - to inspect and make copies of, and take extracts from, any documents and records of the licensee maintained in relation to specified information (other than information which is subject to legal privilege);
 - (ii) to carry out inspections, measurements and tests on or in relation to any systems maintained and operated for or in relation to the requirements of this condition; and
 - (iii) to take onto such premises or onto or into any assets used for the purpose of the licensee such other persons and such

equipment as may be necessary or expedient for the purpose of carrying out the examination.

 The licensee's performance of its obligations under this Part D is conditional on the examiner's having entered into an agreement with the licensee to maintain confidentiality on reasonable terms.

Part E: Modification of the quality of service rigs

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10. Where the Authority considers that the quality of service rigs, should be modified to:

a) improve the presentation or style of the requirements;

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b) remove or reduce inconsistencies between distribution services providers in the application or interpretation of the requirements;

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- c) <u>further clarify the meaning of words and phrases used within the</u> requirements to define the information to be provided; <u>or</u>
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- d) improve the form or manner in which such information is to be provided under the requirements.

in such ways as are necessary to more effectively achieve the purposes of

this condition, the Authority may, subject to paragraphs 11 and 12

below, and to paragraph 15 of special condition C2 (Calculation of

charge restriction adjustments arising from performance in respect of

quality of service), modify the quality of service rigse by issuing a

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[note: opening parentheses are required above].

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9. 11.Before issuing a direction under paragraph 10, the Authority, by notice given to all distribution services providers, must:

direction for that purpose to all distribution services providers.

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a) state that it proposes to make a modification and set out the date on which it proposes that this should take effect;

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b) set out the <u>text of the modification</u>, the <u>purpose and effect of the modification</u>, and the reasons for proposing <u>it</u>; and

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c) specify the time (not being less that 28 days from the date of the notice) within which representations or objections with respect to the proposed modification may be made.

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and <u>must</u> consider any representations or objections which have been duly made and are not withdrawn, and give reasons for its decision.

[note: opening parentheses are required above]

- 12. Where any proposed modification of the quality of service rigs relates:
 - (a) to a requirement to provide specified information to a greater level of accuracy than was required previously; or
 - (b) to the introduction into those rigs of an additional category of specified information,

the Authority may only make that modification in accordance with the procedure under section 11A of the Act which would apply to the modification if it were a modification of this condition.

13. The provisions of the quality of service rigs may not exceed what is necessary to achieve the purposes of this condition or purport to have effect with respect to the interpretation of any other condition of this licence or the fulfilment by the licensee of any obligation imposed in respect of any matter which is the subject of any such condition.

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<#>relate to a requirement in the Regulatory Instructions and Guidance to provide specified information to a greater level of accuracy or the introduction of an additional category of information which is or is intended to be required for the purposes of the scheme; or ¶

<#>are not reasonably required for the purposes of more effectively achieving the principal purpose of this condition;¶

then the Authority may make such modifications in following a collective modification process as if it were modifying this licence condition under the provisions of section 11A of the Act.¶

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<u>Standard</u> Condition 50, Price Control Revenue Reporting and Associated Information

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Part A: General

1. The purposes of this condition are to secure the collection of specified information on a common basis, and to an appropriate degree of accuracy, by the licensee so as to enable the Authority to effectively monitor the compliance of the licensee with the charge restriction conditions.

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2. The licensee shall establish <u>and maintain</u> appropriate systems, processes and procedures to measure and record specified information from the dates specified in paragraph 4 and in accordance with <u>the regulatory instructions and guidance</u> (including any associated information specified therein) for the time being in force pursuant to this condition (the "revenue reporting rigs").

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Part B: Revenue reporting rigs and specified information

- 3. For the purposes of this condition:
- (a) "charge restriction conditions" shall have the same meaning as <u>set out</u> in special condition A1 (Definitions and interpretation);

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(b) "revenue reporting rigs" means the instructions and guidance issued by the Authority for the purposes of this condition as modified from time to time by a direction under paragraph 11 and, subject to paragraph 14, may include:

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- <u>provisions with respect to</u> the meaning of words and phrases used in defining specified information;
- requirements for the recording of specified information which are reasonably necessary to enable an appropriate auditor to determine the accuracy and reliability of specified information;
- requirements as to the form and manner in which specified information shall be provided to the Authority including the templates of returns; and
- <u>(iv)</u> requirements as to the <u>form and manner</u> in which specified information shall be recorded and as to the standards of accuracy and reliability with which it shall be recorded;

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"relevant year t" shall have the same meaning as set out in special Deleted: d condition A1 (Definitions and interpretation). "specified information" means information required for the purposes of (d) Deleted: all items referred to in special licence conditions A1 to F1 this condition and shall comprise: necessary to monitor, to an appropriate degree of accuracy, compliance with the charge (i) in relation to the restriction on demand use of system charges: restriction conditions, which will (1) regulated demand revenue; (2) units distributed; (3) distribution losses; and (4) allowed demand revenue and its associated terms as set Deleted: able out in special conditions B1 to C3; in relation to the restriction on generation use of system charges: (ii) (5) network generation revenue; and (6) allowed network generation revenue and its associated Deleted: able terms as set out in special conditions D1 to D2; (iii) in relation to the restriction on basic metering charges: (7) charges for basic meter asset provision; (8) meter operation revenue; and (9) allowed meter operation revenue and its associated terms Deleted: able as set out in special condition F1; (iv) a breakdown [nervous? quite likely after an Ofgem price control review]_of revenue that falls outside the charge restriction conditions under excluded services: a list of all de minimis items and associated income; and (v) (vi) such other information as is specified in the revenue reporting Deleted: Price control Revenue rigsor as may from time to time be specified by the Authority in a Reporting Regulatory Instructions and Guidance direction issued in accordance with paragraph 11.

4.

The licensee shall collect specified information:

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- (a) <u>in respect of the matters specified in sub-paragraphs (i) to (v) of paragraph 3(d)</u>, from and including 1 April 2005; and
- (b) <u>in respect of any matter specified under sub-paragraph</u>; (vi) of that <u>paragraph</u>;
 - (i) where such information is specified in the revenue reporting rigs on 1 April 2005, from and including 1 April 2005; and
 - (ii) where such information is specified by the Authority, in a direction issued, in accordance with paragraph 11, from the date specified in that direction, provided that the period for which such information is to be reported does not begin before the date from which the licensee is required to collect such information in accordance with paragraph 3(d)(vi),

Part C: Information to be provided to the Authority

- 5. The licensee shall provide to the Authority:
 - (a) the information specified in template [x] of the <u>revenue reporting</u> <u>rigs</u>, by no later than <u>31 July following</u> the end of the relevant year t;
 - (b) the information specified in template [y] of the revenue reporting rigs by no later than 1 April of the relevant year t; and
 - (c) the information specified in template [z] of the <u>revenue reporting</u> rigs by no later than 31 October of the relevant year t.

Part D: Audit requirements

- 6. The information referred to in paragraph 5(a) shall be accompanied by a report addressed to the Authority from an appropriate auditor, as defined in standard condition 42 (Regulatory Accounts), stating whether in his opinion (i) the information fairly presents each of the items referred to in the statement and (ii) the amounts presented are in accordance with the licensee's records which have been maintained in accordance with paragraph 2,
- 7. The licensee shall <u>require</u> that the report from the appropriate auditor, referred to in paragraph 6 is accompanied by a letter from that auditor to the Authority detailing the procedures that the auditor has followed in reaching <u>his</u> opinion.

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- 8. For the purposes of paragraph 6, the licensee shall at its own expense enter into a contract of appointment with the appropriate auditor which includes a term requiring that the audit be conducted in accordance with all such relevant auditing standards in force on the last day of the financial year to which the audit relates as would be appropriate.
- 9. The licensee shall (and <u>must</u> procure, insofar as it is able to do so, that any affiliate or related undertaking of the licensee shall) co-operate fully with the appropriate auditor so as to enable <u>him</u> to complete and report to the Authority on any audit carried out in accordance with paragraph 6.

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10. The licensee's performance of its obligations under this Part D is conditional on the appropriate auditor's having entered into an agreement with the licensee to maintain confidentiality on reasonable terms.

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Part E: Modification of the revenue reporting rigs.

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11. Where the Authority considers that the <u>revenue reporting rigs</u> should be modified to:

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(a) improve the presentation or style of the requirements;

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(b) remove or reduce inconsistencies between distribution services providers in the application or interpretation of the requirements;

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(c) further clarify the meaning of words and phrases used within the requirements to define the information to be provided; or

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(d) improve the form or manner in which such information is to be provided under the requirements.

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in such ways as <u>are necessary</u>to more effectively achieve the purposes of this condition, the Authority may, subject to paragraphs 12 and 13, modify the <u>revenue reporting rigs</u> by issuing a direction for that purpose

specified information,

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reasonably require so as

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Before issuing a direction under paragraph 11, the Authority, by notice

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(a) state that it proposes to make a modification and set out the date on which it proposes that this should take effect;

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to all distribution services providers.

given to all distribution services providers, must:

(b) set out the <u>text of the modification</u>, the <u>purpose and effect of the modification</u>, and the reasons for proposing <u>it</u>; and

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(c) specify the time (not being less that 28 days from the date of the notice) within which representations or objections with respect to the proposed modification may be made,

and <u>must</u> consider any representations or objections which have been duly made and are not withdrawn, <u>and give reasons for its decision</u>.

- 13. Where any proposed modification of the revenue reporting rigs relates:
 - (a) to a requirement to provide specified information to a greater level of accuracy than was required previously; or
 - (b) to the introduction into those rigs of an additional category of specified information,

the Authority may only make that modification in accordance with the procedure under section 11A of the Act which would apply to the modification if it were a modification of this condition.

12. 14. The provisions of the revenue reporting rigs may not exceed what is necessary to achieve the purpose of this condition or purport to have effect with respect to the interpretation of any other condition of this licence or the fulfilment by the licensee of any obligation imposed in respect of any matter which is the subject of any such condition.

Part **E**: Dealing with an event with a material impact on the consistency or accuracy of information

- 13. 15. Where the revenue reporting rigs do, not provide adequate or sufficient guidance in relation to the collection and reporting of specified items following:
 - (a) a change in industry processes or procedures on or after 1 April 2005 which has a significant effect on the calculation of one or more specified items; or
 - (b) a change in the processes or procedures of the licensee on or after 1

 April 2005 which has a significant effect on the calculation of one or more specified items.

the licensee shall request guidance from the Authority in relation to the treatment of such items.

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16. For the purposes of this condition, a "significant effect" is defined as a change to the calculation of one or more specified items such that:

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(a) its effect on the calculation of allowed demand revenueexceeds, or is likely to exceed, an amount which is equal to 1 per cent of base demand revenue: or

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(b) its effect on the calculation of allowed network generation revenue exceeds, or is likely to exceed, an amount which is equal to 0.5 per cent of base demand revenue

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17.On receipt of a request for guidance in accordance with paragraph 14. the Authority may:

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(a) having regard to whether the change to the calculation of one or

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more specified items has material implications for other distribution services providers; and

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(b) after consultation with the licensee and (where relevant) other distribution services providers.

by notice to the licensee and (where relevant) other distribution services providers direct how such specified items should be reported for the purposes of this condition.

Part G: Restating returns

18. This paragraph applies if, in relation to any preceding relevant year, information that has been provided to the Authority in respect of such a year under paragraph 5(a), or under paragraph 9 of special condition D (Information to be provided to the Authority in connection with the charge restriction conditions) (special condition E in Scotland) of this licence in the form in which it was in force on 31 March 2005, has been subject to adjustment, amendment, or correction (in each case, a "formal change") during a subsequent relevant year commencing on or after 1 April 2005

17. 19. Where paragraph 18 applies and the overall impact of the formal change in respect of any of the relevant years mentioned in that paragraph is equal to an amount greater than 1 per cent of base demand revenue in that relevant year, the licensee shall take all appropriate steps within its power, to make that formal change to the information previously provided to the Authority, in relation to the relevant year, and to provide, subject to paragraph 20, a statement to the Authority setting

out the revised amounts for the specified items directly or indirectly affected by the <u>formal change</u>,

17. 20. For the purposes of paragraph 19, the statement provided by the licensee shall restate information for all relevant years affected up to a maximum of the three complete relevant years immediately preceding the date on which the statement is submitted to the Authority.

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<u>Standard Condition 51. Incentive Schemes and Associated</u>
<u>Information for Distributed Generation, Innovation Funding and Registered Power Zones</u>

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Part A: General

- 1. The purposes of this condition are to secure the collection of information on a common basis, and to an appropriate degree of accuracy, by the licensee so as:
 - (a) to facilitate the establishment and operation of:
 - (i) the distributed generation incentive scheme ("scheme A") to incentivise the effective connection and utilisation of distributed generation by the licensee;
 - (ii) the innovation funding incentive scheme ("scheme B") to incentivise effective expenditure on innovation by the licensee; and

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- (iii) the registered power zone incentive scheme ("scheme C") to incentivise the development and implementation of innovative approaches to network operation and further enhance the effective connection and utilisation of distributed generation by the licensee; and
- (b) to monitor the performance of the licensee in respect of each of the above schemes.

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2. The licensee shall establish appropriate systems, processes and procedures to measure and record the specified information from the dates specified in paragraph 4 and in accordance with the regulatory instructions and guidance (including any associated information specified therein) for the time being in force pursuant to this condition (the "DG rigs").

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that arise from the operation of the schemes and the charge restriction conditions.

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Part B: DG rigs and specified information

- 3. For the purposes of this condition:
 - (a) "charge restriction conditions" shall have the same meaning as <u>set</u> <u>out</u> in special condition A1 (Definitions and interpretation);

(b) "DG rigs" means the instructions and guidance issued by the Authority for the purposes of this condition as modified from time to time by a direction under paragraph 9 and subject to paragraph 12, may include:

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Deleted: instructions and guidance as to the establishment of different systems, processes, procedures and manners for providing and recording information and of standards for different classes of information;

Deleted: a timetable for the development of the systems, processes and procedures required to achieve the appropriate standards of accuracy and reliability with which specified information shall be recorded;

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(vii) a statement as to whether

for the purposes of the schemes referred to in paragraph 1 of this

and to what extent each category of specified information is required

(i)

- (ii) provisions with respect to the meaning of words and phrases used in defining specified information;
- (iv) requirements for the recording of information associated with specified information which are reasonably necessary to enable an examiner to determine the accuracy and reliability of specified information;
- (v) requirements as to the form and manner in which specified information shall be provided to the Authority; and
- (vi) requirements as to the <u>form and</u> manner in which specified information shall be recorded and as to the standards of accuracy and reliability with which it shall be recorded.
- (c) "specified information" means <u>information required for the purposes</u> of schemes A, B and C and shall comprise:
 - (i) in relation to scheme A:
 - (aa) the total incentivised DG capacity;
 - (bb) total capex for DG;
 - (cc) use of system capex for DG;
 - (dd) shared connection capex for DG;
 - (ee) assets transferred out of DG capex to demand capex;
 - (ff) DG network unavailability;
 - (gg) DG network unavailability rebate payments; and
 - (hh) operational and maintenance costs for DG;

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- (ii) in relation to scheme B:
 - (aa) IFI carry forward;
 - (bb) eligible IFI expenditure;
 - (cc) eligible IFI internal expenditure;
 - (dd) combined distribution network revenue; and
 - (ee) the IFI annual report;

- (iii) in relation to scheme C:
 - (aa) a schedule of all RPZ projects planned, committed, under construction, or operational, detailing their starting year, generating capacity in MW, connection cost, and a summary of the innovation content of the RPZ;

(bb) for operating RPZs, a report of the performance achieved in the reporting year; and

(iv) such other information as may, from time to time, be specified by the Authority for the purposes of schemes A, B or C, by, direction to the licensee in accordance with paragraph 9.

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- (d) "reporting year" means the same as relevant year t as defined in special condition A1 (Definitions and interpretation).
- 4. The licensee shall collect specified information:

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- (a) <u>in respect of the matters specified in sub-paragraphs (c)(i), (c)(ii)</u> and (c)(iii) <u>of paragraph 3</u>, from and including 1 April 2005; and
- (b) <u>in respect of any matter specified under sub-paragraph (c)(iv) of that paragraph</u>, from the date specified in the direction that will have been given in accordance with paragraph 9.

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Part C: Information to be provided to the Authority

- 5. The licensee shall provide to the Authority:
 - (a) an estimate of the information referred to in sub-paragraph (aa) of paragraph 3(c)(ii), for each reporting year on or before [date month] for that year;
 - (b) the information referred to in sub-paragraphs (c)(i), (c)(ii) and (c)(iii) of paragraph 3, in respect of the period of 12 months expiring on the preceding 31 March, on or before 31 July of each subsequent year (or such later date as the Authority may by notice specify); and

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the information referred to in sub-paragraph (c)(iv) of paragraph 3 in respect of such period and by such date as is specified in the relevant direction given under paragraph 9, provided that the period for which such information is to be reported does not begin before the date from which the licensee is required to collect such information in accordance with paragraph 4(b).

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Part D: Audit requirements

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6. The licensee shall permit a person or persons nominated by the Authority (in each case "an examiner") to examine:

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- (a) the systems, processes and procedures referred to in paragraph 2 and their operation;
- (b) the specified information collected by the licensee; and
- (c) the extent to which each complies and is in accordance with the provisions of the DG rigs.

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7. The licensee shall (and must procure, insofar as it is able to do so, that any affiliate of the licensee, any person by whom it procures the performance of the obligation in paragraph 2 and any auditor of such person or of the licensee shall) co-operate fully with an examiner so as to enable him to carry out, complete and report to the Authority on any examination carried out in accordance with paragraph 6.

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The licensee's performance of its obligations under this Part D is conditional on the examiner's having entered into an agreement with the licensee to maintain confidentiality on reasonable terms.

Where the Authority considers that the DG rigs should be modified to:

Part E: Modification of the DG rigs

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a) improve the presentation or style of the requirements;

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c) further clarify the meaning of words and phrases used within the requirements to define the information to be provided; or

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b) remove or reduce inconsistencies between distribution services

providers in the application or interpretation of the requirements;

d) improve the form or manner in which such information is to be provided under the requirements.

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in such ways as are necessary to more effectively achieve the purposes of this condition, the Authority may, subject to paragraphs 10 and 11 below, modify the DG rigs, by issuing a direction for that purpose to all distribution services providers.

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Introduce additional categories of specified information or enlarge existing categories of specified information,

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- Before issuing a direction under paragraph 9, the Authority, by noticegiven to all distribution services providers, must:
 - a) state that it proposes to make a modification and set out the date on which it proposes that this should take effect;
 - b) set out the text of the modification, the purpose and effect of the modification, and the reasons for proposing it; and
 - c) specify the time (not being less than 28 days from the date of the notice) within which representations or objections with respect to the proposed modification may be made,

and must consider any representations or objections which have been duly made and are not withdrawn, and give reasons for its decision.

[note: opening parentheses are required above]

Where any proposed modification of the revenue reporting rigs relates:

- to a requirement to provide specified information to a greater level of accuracy than was required previously; or
- to the introduction into those rigs of an additional category of specified information,

the Authority may only make that modification in accordance with the procedure under section 11A of the Act which would apply to the modification if it were a modification of this condition.

12. The provisions of the DG rigs may not exceed what is necessary to 12. achieve the purposes of this condition or purport to have effect with respect to the interpretation of any other condition of this licence or the

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<#>relate to a requirement in the Distributed Generation, Innovation Funding Incentive, and Registered Power Zones: Regulatory Instructions and Guidance to provide specified information to a greater level of accuracy or the introduction of an additional category of information which is or is intended to be required for the purposes of the scheme; or ¶ <#>are not reasonably required for the purposes of more effectively achieving the principal purpose of this condition,¶

then the Authority may make such modifications following a collective modification process as if it were modifying this licence condition under section 11A of the Act.¶

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fulfilment by the licensee of an matter which is the subject of an	y obligation imposed in re y such condition.	espect of any
Appendix – draft price control licence modifications Office of Gas and Electricity Markets	170	December 2004

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 $purpose\P$

<#>This condition takes effect on 1 April 2005 and applies in respect of the price control review information of the licensee relating to the financial year commencing 1 April 2005 and each succeeding financial year for the purposes set out in paragraph 2.¶ <#>Those purposes are to: \P <#>ensure that the licensee maintains (and secures that any affiliate or related undertaking of the licensee maintains) such accounting records, other records, and reporting arrangements as are necessary to enable the licensee to prepare and submit price control review information reasonably requested in accordance with the requirements of this condition and any regulatory cost reporting instructions and guidance in force under it; and¶ <#>facilitate any review or modification by the Authority of the requirements of any of the charge restriction conditions of this licence ("a price control review").¶ Part B: Preparation of price control information¶

<#>Unless the Authority otherwise

- consents, the licensee must:¶ (a) keep or cause to be kept for a period approved by the Authority, but not less than the period referred to in section 222(5)(b) of the Companies Act 1985 and in the manner referred to in that section, such accounting and other records as may be specified so that the price control review information of, or reasonably attributable to, the distribution business activities of the licensee is separately identifiable in the accounting records of the licensee (and of any affiliate or related undertaking of
- (b) prepare and submit, on a consistent basis from such accounting records in respect of each financial year, price control review information, either separately or consolidated and in such manner and in respect of such financial year as may be required in the regulatory cost reporting instructions and guidance:¶ (i) such aspects of the lice

the licensee); and ¶

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[The relevant thresholds for CI and CML for each DNO are set out in the Table below. The appropriate values for each DNO will be included in the final version of their licence condition]

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Standard Condition 52: Price Control Review Information

Part A: Application and purpose

This condition takes effect on 1 April 2005 and applies in respect of the price control review information of the licensee relating to the financial year commencing 1 April 2005 and each succeeding financial year for the purposes set out in paragraph 2.

Those purposes are to:

ensure that the licensee maintains (and secures that any affiliate or related undertaking of the licensee maintains) such accounting records, other records, and reporting arrangements as are necessary to enable the licensee to prepare and submit price control review information reasonably requested in accordance with the requirements of this condition and any regulatory cost reporting instructions and guidance in force under it; and

facilitate any review or modification by the Authority of the requirements of any of the charge restriction conditions of this licence ("a price control review").

Part B: Preparation of price control information

Unless the Authority otherwise consents, the licensee must:

- (a) keep or cause to be kept for a period approved by the Authority, but not less than the period referred to in section 222(5)(b) of the Companies Act 1985 and in the manner referred to in that section, such accounting and other records as may be specified so that the price control review information of, or reasonably attributable to, the distribution business activities of the licensee is separately identifiable in the accounting records of the licensee (and of any affiliate or related undertaking of the licensee); and
- (b) prepare and submit, on a consistent basis from such accounting records in respect of each financial year, price control review information, either separately or consolidated and in such manner and in respect of such financial year as may be required in the regulatory cost reporting instructions and guidance:
 - (i) such aspects of the licensee's business; and of
 - (ii) the business of each affiliate or related undertaking that provide goods and services to the licensee.

Part C: Delivery of price control review information

Unless the Authority otherwise consents, the licensee must deliver the price control information to the Authority as soon as is reasonably practicable, and in any event not later than 31 July following the end of the financial year to which the price control review information relates.

The Authority may, in addition to any audit carried out in accordance with Condition 42, arrange for a review by a person nominated by the Authority (in each case "a reviewer"), of matters in the price control review information in respect of which the Authority requires clarification, and the licensee shall give to such person all such assistance as they may reasonably require.

The licensee shall (and shall procure, insofar as it is able to do so, that any affiliate of the licensee, any person by whom it procures the performance of the obligation in paragraph 2 and any auditor of such person or of the licensee shall) co-operate fully with an examiner so as to enable him to carry out, complete and report to the Authority on any examination carried out in accordance with paragraph 5.

Part D: Regulatory cost reporting instructions and guidance

For the purposes of this condition, "regulatory cost reporting instructions and guidance" means the common set of rules and instructions of that name issued by direction of the Authority in accordance with this condition and to be followed by the licensee and all other relevant electricity distributors in their preparation of price control review information.

A direction under this condition is only effective where the Authority:

- (a) has informed the licensee of its intention to issue the regulatory cost reporting instructions and guidance in a notice which: states the date on which it is proposed that the direction should take effect; sets out the contents of the regulatory cost reporting instructions and guidance which the Authority proposes to issue; and specifies the period (not being less than 28 days from the date of the notice) within which representations or objections with respect to those guidance may be made; and
 - (b) has considered any representations or objections which are duly made and not withdrawn, and given reasons for its decision.

Subject to paragraph 10, the regulatory cost reporting instructions and guidance may, in relation to any requirement of this condition, specify:

the meaning to be applied to words and phrases (other than those defined in this or any other condition of this licence);

the methodology for calculating or deriving numbers;

requirements as to the manner in which and the standards of accuracy and reliability with which information must be recorded;

requirements as to the form and the content of this information, and the manner in which information must be provided to the Authority; and

requirements as to those parts of the price control information which are to be considered by an appropriate auditor and the nature of that consideration,

and may specify which (if any) of the information provided under this condition is to be subject to publication.

Regulatory cost reporting instructions and guidance must be limited to what is necessary to achieve the purposes of this condition, and may not purport to have effect with respect to the interpretation of any other condition of this licence or the fulfilment by the licensee of any obligation imposed in respect of any matter which is the subject of any such condition.

Part E: Modification of the guidance

The Authority may modify, in whole or in part, any regulatory cost reporting instructions and guidance issued under this condition, in accordance with the following provisions of this Part.

Where the Authority considers that the regulatory cost reporting instructions and guidance should be modified in order to provide more accurate and comparable information for a price control review, it may do so where it:

has given notice to all relevant electricity distributors:

stating that it proposes to make the modification and setting out its effect, and specifying the period (not being less than 28 days from the date of the notice) within which representations or objections with respect to the proposed modification may be made; and

has considered any representations or objections which are duly made and not withdrawn, and given reasons for its decisions.

Part F: Interpretation

A consent under paragraph 3 or 4 may be given in relation to some or all requirements of those paragraphs and subject to such conditions as the Authority considers appropriate having regard to the purposes of this condition.

For the purposes of this condition:

'a reviewer' means a person nominated by the Authority to undertake a review of the price control review information prepared by the licensee, which may be an appropriate auditor or other competent person.

'price control review information' means the information required to be submitted by the licensee pursuant to this condition, and is to be interpreted in accordance with the regulatory cost reporting instructions and guidance; and

'relevant electricity distributor' means an electricity distributor in whose licence this condition has effect.