

Modification Proposal	
Modification number: 0008Y/2008 – Removal of p2/5 and IUS references	
House keeping changes to remove a reference to p2/5 in the current YEDL connection charging methodology and statement (section 3.6) and replace it with Engineering Recommendation P2/6. Also to remove references to IUS in sections 6.1 & 8.1.	
Date Submitted: 14 March 2008	Version number: 1.0
Date Approved:	Date Rejected:
Proposed Implementation Date: Next issue of the charging statement	
Details of Proposal:	
<p>CE Electric UK proposes to remove a reference to p2/5 in our current connection charging methodology and statement (section 3.6) and replace it with Engineering Recommendation P2/6. Also to remove references to IUS in sections 6.1 & 8.1. This change would apply to both Yorkshire Electricity Distribution plc (YEDL) and Northern Electric Distribution Ltd (NEDL).</p> <p>A change-tracked copy of our existing statement is attached for reference. This would be re-dated should you approve our proposed change.</p>	
Description of the changes:	
<p>It is proposed to modify the text in section 3.6 (security reinforcement) to read as follows: <i>“The reinforcement works will be driven by either thermal capacity or voltage, or both, and assessed against Engineering Recommendation P2/6”</i></p> <p>The following text from section 6.1 (connection work) will be deleted: <i>“The majority of connection work that we are required to carry out is undertaken on behalf of NEDL by a sub-contractor, Integrated Utility Services Ltd (IUS), an affiliated company. IUS is NEDL’s contractor for both non-contestable work and such contestable work as NEDL may be asked (and required by the Licence) to undertake”.</i></p> <p>The following text from section 8.1 (unmetered connections) will be deleted: <i>“Integrated Utility Services Ltd carries out street lighting new connection and service replacement work on behalf of YEDL”.</i></p> <p>A change-tracked copy of our existing statement is attached for reference.</p>	
Licence objectives:	
<p>The connection charging methodology and statement has the following objectives set out in standard licence condition 4B:</p> <p>(a) that compliance with the connection charging methodology facilitates the discharge by the</p>	

licensee of the obligations imposed on it under the Act and by this licence;

(b) that compliance with the connection charging methodology facilitates competition in the generation and supply of electricity, and does not restrict, distort, or prevent competition in the transmission or distribution of electricity;

(c) that compliance with the connection charging methodology results in charges which reflect, as far as is reasonably practicable (taking account of implementation costs), the costs incurred by the licensee in its distribution business; and

(d) that, so far as is consistent with sub-paragraphs (a), (b) and (c), the connection charging methodology, as far as is reasonably practicable, properly takes account of developments in the licensee's distribution business.

Why the proposal better meets the objectives:

The proposal removes/changes references from the statement that are no longer correct.
It should be noted that there are no consequential impacts on other industry documents.

Conclusions:

As this is merely a modification of our statement to remove references that are no longer valid we would like to introduce this change from the next issue of our charging statement currently planned for 1 April 2008. We would therefore ask Ofgem to consider this proposal and inform us of their decision.