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14 July 2016

Dear Jonathan,

Statutory Consultation on proposed modifications of the Standard Conditions of the Electricity Distribution Licence to implement changes to the Priority Services Register

On behalf of Electricity North West Limited, thank you for the opportunity to respond to this consultation. Having reviewed the proposed modifications to the licence, I can confirm that we have no significant comments to make at this time.

There are a few minor typographical points that you may wish to consider as noted below:

Ref	Text	Comments
10.3	'eligible to become PSR customers'	Customers should be capitalised as PSR Customers is a defined term.
10.4(iii)	'or gas transporter'	Replace with 'Relevant Gas Transporter' as this is the defined term used in this condition.
10.9	'agree a password with that PSR customer'	Customer should be capitalised as part of a defined term. (Looks like this was missed on previous drafting).
Definitions	'whose gas distribution network the domestic customer's premises'	Domestic Customer's should be capitalised as a defined term.

If we can be of any further assistance, please do not hesitate to contact me.

Yours sincerely

Jen Carter
Regulation Manager