

Hi Ofgem,

Apologies for the response late in the day for the ECO2t consultation part 2.

There were three specific questions to be consulted on:

1. Do you agree that an LA declaration should be dated prior to the date of installation of the measure?

Yes - I agree.

2. Do you agree with our proposed administration of SWI in-fill?

Yes - I agree.

3. Do you agree with our proposed administration of evidencing that the Local Authority has published a statement of intent and that it includes the minimum required information?

Yes - I agree with the proposed administration, however I think it would be beneficial for Ofgem to standardise version control when LAs are updating the SoI. I think for each measure it should be clear which version of the SoI was published at the time the LA declaration was made. My interpretation of the draft guidance (paragraph 3.7) is that there will be no repercussions for suppliers in terms of revoked measures after an Ofgem audit of LAs, provided there was a published SoI and valid declaration. Is this the case?

One point to mention is that in the new Flexible eligibility insert, paragraph 3.3 I think there is a mistake - "declaration where it is let by the social landlord at or above market rate" - should this be below market rate?

Many thanks,

Hayden

Hayden Phyo
Regulatory Schemes Manager

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