



Making a positive difference
for energy consumers

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Dear Louise,

Authority decision on Forbury Assets Limited's proposed Use of System Charging Methodology and Use of System Charging Statements

This letter sets out our¹ decision to approve the Use of System ("UoS") Charging Methodology and UoS Charging Statements for Forbury Assets Limited.

Background

Under standard licence condition ("SLC") 13.1 (a) of the Electricity Distribution Licence ("the Licence"), you (Forbury Assets Limited) are required to at all times have in force a UoS Charging Methodology which we have approved on the basis that it achieves the Relevant Objectives.² Under SLC 14 of the Licence, you are also required to ensure that the UoS Charging Statement prepared by you is at all times available in a form approved by the Authority.

Under amended standard licence condition ("ASLC") BA2 you must set domestic customers' UoS charges so that the standing charge, unit rate and other components of the charge do not exceed the UoS charges to equivalent domestic customers connected to a host Distribution Network Operator's ("DNO's") network. This constitutes a relative price control for Independent DNOs.

SLC 14 of the Licence requires that the UoS Charging Statement set out the basis on which charges will be made for the use of their distribution system. That statement must, at all times, be available in a form that we have approved.

On 15 May 2020 you submitted the following to us for approval:

- UoS Charging Methodology Statement effective 8 April 2020;
- UoS Charging Statement for the 2020/21 Regulatory Year; and
- UoS Charging Statement for the 2021/22 Regulatory Year.

¹ References to the "Authority", "Ofgem", "we" and "our" are used interchangeably in this document. The Authority refers to GEMA, the Gas and Electricity Markets Authority. The Office of Gas and Electricity Markets (Ofgem) supports GEMA in its day to day work. This decision is made by or on behalf of GEMA.

² These Relevant Objectives are set out in SLC 13.3 of the Distribution Licence:

<https://epr.ofgem.gov.uk/Content/Documents/Electricity%20Distribution%20Consolidated%20Standard%20Licence%20Conditions%20-%20Current%20Version.pdf>

Our decision

We have assessed both your proposed UoS Charging Statements and UoS Charging Methodology Statement against the Relevant Objectives and against the charging principles outlined in ASLC BA2, as well as the other requirements of the licence. On review, we have decided to approve your UoS Charging Methodology Statement, and the form of your UoS Charging Statements for the 2020/21 and 2021/22 Regulatory Years.

We have previously approved a UoS Charging Methodology for each DNO. Adopting the methodology of the host DNO provides a proxy to the "all the way"³ costs faced by customers connected to the DNO network. Replicating the host DNO charges also ensures compliance with ASLC BA2 which states your charges for domestic consumers cannot exceed those of the host DNO.

You should note that under SLC 13.2 of the Licence you must review your UoS Charging Methodology at least once every year and make such modifications (if any) as are necessary for the purpose of better achieving the Relevant Objectives. Under SLC 14.4 of the Licence you must periodically review the information set out in any charging statement and at least once in every Regulatory Year make any changes necessary to that statement.

If you have any questions surrounding the issues raised in this letter, please contact Tim Aldridge at Tim.Aldridge@ofgem.gov.uk or on 020 3263 9721.

Yours sincerely

Eleanor Wood, Head of Electricity Network Charging

Signed on behalf of the Authority and authorised for that purpose

³ These are the costs that the host DNO would levy on its own end users.