

Annex 6 – CMP363 Original Legal Text

CMP363 changes shown in red

Green text from CMP336 – included for context and no changes proposed

Blue text was approved in CMP334 but moved from Section 11 to Section 14

14.15.144 For the purpose of determining the **Transmission Demand Residual Tariff** liability for a given **Final Demand Site**, the **Final Demand Site** will be allocated to a **Charging Band**.

- Allocation to a **Charging Band** for **NETS** connected **Final Demand Sites** will be in accordance with 14.15.143.2. The **Final Demand Site** will be allocated into a **Charging Band** where the **Final Demand Site's** gross **Consumption** value, is less than or equal to the maximum threshold for that **Charging Band**.
- Allocation to a **Charging Band** for **Embedded Final Demand Sites** will be in accordance with the methodology described in 14.15.142 and 14.15.143.1.

14.15.144a For ~~**NETS**~~ connected **Mixed Demand Sites** connected to the **NETS**, the provisions of 14.15.144 shall be applied to the **Mixed Demand Site's** gross **Consumption** except where a valid **Declaration** is provided by the **User**. This **Declaration** shall clearly identify the **Metering Systems** used to isolate and identify gross **Final Demand Consumption** from any other **Consumption** at the **Mixed Demand Site**. A **Mixed Demand Site's** gross **Final Demand Consumption** shall either be measured using meters installed at each **Final Demand** asset, or alternatively, be calculated as the difference between the **Mixed Demand Site's** gross **Consumption** as metered at the site boundary, and consumption metered at each asset which is does not consume **Final Demand**. Should a valid **Declaration** be provided, any **Consumption** not associated with **Final Demand** will be removed before the provisions of 14.15.144 are applied. Where it is unclear whether the **Consumption** is **Final Demand** or not, it will be treated as **Final Demand**.

14.15.144b For **Embedded Mixed Demand Sites**, the methodology described in 14.15.142 shall be used.

14.15.145 For the purpose of determining the **Transmission Demand Residual Tariff** liability for a given **Unmetered Supply**, the **Unmetered Supply** will be allocated to the appropriate **Residual Charging Group** in accordance with 14.15.137.

Declarations

14.15.152 A **Declaration** is a statement to be submitted by the **Registrant** of the relevant **BM Unit(s)** or **Single Site**, which:

- (a) is signed by one of the **Storage Facility Operator's** registered Directors that confirms that a **Electricity Storage Facility** fulfils the criteria set out in the definitions of **SVA Storage Facility** and **CVA Storage Facility** as applicable; and either
 - (i) for **SVA Storage Facility** only, is submitted in accordance with the **BSC** and contains other details that are required in accordance with **BSC** Section S; or
 - (ii) for **CVA Storage Facility** only, identifies the specific **BM Units** which only perform activities necessary for **Electricity Storage** and is submitted to **The Company**.

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- (b) is signed by one of the **Electricity Generation Facility's** registered Directors that confirms that the **Electricity Generation Facility** only perform activities necessary for **Electricity Generation** and is submitted to **The Company**.
- (c) is signed by one of the **Eligible Services Facility's** registered Directors that confirms the **Eligible Services Facility** can only perform activities necessary for **Eligible Services** and does not consume any **Active Power** other than for the provision of **Eligible Services** and is submitted to **The Company**.
- (d) is signed by one of the **Mixed Demand Site's** registered Directors that confirms the **Mixed Demand Site** contains both **Final Demand** and a **Generator** or **Electricity Storage Plant** and is submitted to **The Company**.

The validity of a **Declaration** for an **SVA Storage Facility** is determined in accordance with BSC Section S, and of a **Declaration** for a **CVA Storage Facility**, **Non-Final Demand Site** and **Eligible Services Facility** is determined by **The Company**.

14.15.153 A **Declaration** received by **The Company** will either be accepted or rejected within three **Business Days** and shall take effect on the effective date and time as notified to the **Registrant**. Any disagreement between **The Company** and the **Registrant** on the validity of a **Declaration** will be treated as a **Charging Dispute**.

14.15.154 Any **Declarations** that are accepted by **The Company** shall be valid in perpetuity. Should circumstance at the relevant **BM Unit(s)** or **Single Site** change in such a way that the **Declaration** is no longer accurate, it is the responsibility of the **User** to resubmit a revised **Declaration** as soon as possible to reflect the change in circumstance. **The Company** will validate any revised **Declarations** as per 14.15.153.

14.15.155 **The Company** shall, at its sole discretion and acting reasonably, have the right to audit and revalidate a previously approved **Declaration**. The **User** agrees to support and cooperate with any audit and/or revalidation as required (including access to site if required). An inaccurate **Declaration** shall immediately be deemed to be invalid and the provisions of this Section 14 applied to the relevant **BM Unit(s)** or **Single Site** to:

- (a) reflect no **Declaration** being in effect for the next calendar day; and
 - (i) retroactively apply **Transmission Network Use of System Charges** from the date of invalidity to the later of:
 - (ii) a previously valid **Declaration**; or
 - (iii) the **Final Reconciliation Statement** as per paragraph 3.13.7.