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# DP133

## ‘Consequential changes to SEC Section G’

### Modification Report

Version 0.1



## About this document

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This document is a draft Modification Report. It currently sets out the background, issue, and progression timetable for this modification, along with any relevant discussions, views and conclusions. This document will be updated as this modification progresses.

## Contents

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1. Summary.....	3
2. Issue.....	4
Appendix 1: Progression timetable .....	5
Appendix 2: Glossary .....	6

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## 1. Summary

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This proposal has been raised by Simon Crouch from Utiligroup.

Currently in the Smart Energy Code (SEC) Section G, G1.7 lists exclusions for Export Suppliers and Registered Supplier Agents (RSAs). There it states if you are a User who acts in either of those two User Roles, then SEC Section G's obligations don't apply except for the ones listed under G1.7. The "Shared Resources" section isn't currently listed under G1.7, which means Export Suppliers and RSAs can ignore those obligations whilst not being in breach of the SEC.

The solution is to add the "Shared Resources" Sections G5.25 – G5.28 to G1.7 so that Export Suppliers and RSAs are still obligated to follow these requirements as per the original intention of [SECMP0040 'Changes to how DCC Users schedule and carry out User Security Assessments after completion of the User Entry Process'](#).

## 2. Issue

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### What are the current arrangements?

Currently in SEC Section G, G1.7 lists exclusions for Export Suppliers and RSAs. There it states if you are a User who acts in either of those two User Roles, then SEC Section G's obligations don't apply except for the ones listed under G1.7.

[SECMP0040 'Changes to how DCC Users schedule and carry out User Security Assessments after completion of the User Entry Process'](#) implemented changes to SEC Section G which had impacts on Export Suppliers and RSAs.

### What is the issue?

With the existing arrangements, Export Suppliers and RSAs are not obligated to follow the full list of changes made under SECMP0040. As a result, the “Shared Resources” section in SEC Section G which covers G5.25 – G5.28 are not compulsory for Export Suppliers and RSAs to follow.

### What is the impact this is having?

The impact of this is that the “Shared Resources” obligations do not apply for Export Suppliers and RSAs. By not explicitly including these sections in the SECMP0040 legal text, the SEC allows this to continue until those entries are added to the list in G1.7.

## Appendix 1: Progression timetable

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After being raised on 22 May 2020, the Draft Proposal will be presented to the Change Sub-Committee (CSC) on 26 May 2020. It will then be presented to Panel on 19 June 2020 to go to the Report Panel.

Timetable	
Event/Action	Date
Draft Proposal raised	22 May 2020
Presented to CSC for initial comment	26 May 2020
Presented to Panel for approval	19 June 2020
Modification Report Consultation	22 June – 10 July 2020
Change Board vote	22 July 2020

## Appendix 2: Glossary

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This table lists all the acronyms used in this document and the full term they are an abbreviation for.

Glossary	
Acronym	Full term
CSC	Change Sub-Committee
RSA	Registered Supplier Agent
SEC	Smart Energy Code