Dated: 23 September 2013

Smart Energy Code
Introduction

(A) This Code has been designated by the Secretary of State pursuant to the DCC Licence, and is subject to modification in accordance with the Secretary of State's statutory powers and the DCC Licence.

(B) The Parties comprise the DCC, Users (or prospective Users) of DCC’s Services, and persons holding certain Energy Licences that are obliged by those licences to accede to this Code (some of whom are Users of DCC’s Services).

(C) The Original Parties have agreed to give effect to, and to be bound by, this Code in accordance with the Framework Agreement.

(D) The other Parties have agreed to give effect to, and to be bound by, this Code in accordance with an Accession Agreement.

(E) SECCo is a company established to facilitate the operation of this Code. SECCo is not a Party (as defined), and only has rights and obligations under this Code where specified.
## Version Control

<table>
<thead>
<tr>
<th>Consolidated Version Number</th>
<th>Implementation Date</th>
<th>Reason for Change</th>
<th>Overview of Modifications incorporated</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.0</td>
<td>23 September 2013</td>
<td>Designation by The Secretary of State pursuant to section 88(1) of the Energy Act 2008</td>
<td>First Publication</td>
</tr>
<tr>
<td>2.0</td>
<td>31 March 2014</td>
<td>Modifications to SEC version 1.0 as directed by the Secretary of State pursuant to section 88(1) of the Energy Act 2008</td>
<td>Communications Hub Financing Provisions</td>
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<td>2.1</td>
<td>6 April 2014</td>
<td>Modifications to SEC version 2.0 as directed by the Secretary of State pursuant to section 88(1) of the Energy Act 2008</td>
<td>SEC2 amendments to sections of SEC already in force</td>
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<td>2.2</td>
<td>27 May 2014</td>
<td>Modification to SEC version 2.1 as directed by the SEC Panel pursuant to SECMP 0001</td>
<td>Updating the SEC to reflect abolition of the National Consumer Council</td>
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<td>3.0</td>
<td>31 July 2014</td>
<td>Modifications to SEC version 2.2 as directed by the Secretary of State pursuant to section 88(1) of the Energy Act 2008</td>
<td>Smart Metering System Requirements, Testing Service, Smart Metering Key Infrastructure and Appendices, Testing During Transition and SEC3 amendments to sections already in force</td>
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<td>4.0</td>
<td>14 January 2015</td>
<td>Modifications to SEC version 3.0 as directed by the Secretary of State pursuant to Section 88(1) of the Energy Act 2008</td>
<td>Security Governance, Assurance and Privacy, Communications Hubs, Enrolment and Adoption of SMETS1 meters and SEC4.0 amendments to sections already in force</td>
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<td>4.1</td>
<td>26 January 2015</td>
<td>Modifications to SEC version 4.0 as directed by the Secretary of State in accordance with SEC Section X3.1, SEC Section X5.4 and Condition 22 of the DCC Licence</td>
<td>Activation of Section H15, designation of the DCC Gateway Connection Code of Connection as a Subsidiary Document and consequential changes to sections already in force</td>
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<tr>
<td>4.2</td>
<td>18 March 2015</td>
<td>Modifications to SEC version 4.1 as directed by the Secretary of State pursuant to Section 88(1) of the Energy Act 2008</td>
<td>Party and RDP Signifiers, Party, User and RDP Identifiers and SEC4.2 amendments to sections already in force</td>
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<td>4.3</td>
<td>1 July 2015</td>
<td>Modifications to SEC version 4.2 as directed by the Secretary of State pursuant to Section 88(1) of the Energy Act 2008</td>
<td>SEC Schedule 7 providing a Specimen Enabling Agreement, DCC Services and SEC4.3 amendments to sections already in force</td>
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<td>4.4</td>
<td>14 September 2015</td>
<td>Modifications to SEC version 4.3 as directed by the Secretary of State in accordance with SEC Section</td>
<td>Designation of the CH Handover Support Materials as a Subsidiary Document and</td>
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<td>4.5</td>
<td>28 September 2015</td>
<td>Modifications to SEC version 4.4 as directed by the Secretary of State in accordance with SEC Section X5.4 and Condition 22 of the DCC Licence. Designation of the Enduring Testing Approach Document as a Subsidiary Document and consequential changes to sections already in force.</td>
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<tr>
<td>4.6</td>
<td>21 October 2015</td>
<td>Modifications to SEC version 4.5 as directed by the Secretary of State in accordance with SEC Section X5.4 and Condition 22 of the DCC Licence. Designation of the SMKI and Repository Test Scenarios Document and Subsidiary Document and consequential changes to sections already in force.</td>
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<tr>
<td>4.7</td>
<td>9 February 2016</td>
<td>Modifications to SEC version 4.6 as directed by the Secretary of State in accordance with SEC Section X5.4 and Condition 22 of the DCC Licence. Designation of the SMKI Registration Authority Policies and Procedure (SMKI RAPP) and SMKI Recovery Procedure and consequential changes to sections already in force.</td>
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<tr>
<td>4.8</td>
<td>10 February 2016</td>
<td>Modifications to SEC version 4.7 as directed by the Secretary of State pursuant to Section 88(1) of the Energy Act 2008. Modifications to SEC version 4.6 as directed by the Secretary of State in accordance with SEC Section X5.4 and Condition 22 of the DCC Licence. Designation of further Communications Hub provisions. Designation of SMKI and DCC Key Infrastructure provisions. Designation of the CH Installation and Maintenance Support Materials (CHIMSM) and consequential changes to sections already in force.</td>
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<tr>
<td>4.10</td>
<td>18 April 2016</td>
<td>Modifications to SEC version 4.9 as directed by the Secretary of State in accordance with SEC Section X6. Designation of provisions for Interim Device and User Testing (Section X9).</td>
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<td>4.11</td>
<td>6 June 2016</td>
<td>Modifications to SEC version 4.10 as directed by the Secretary of State pursuant to SEC Section X3.1, X5 and Condition 22.27 of the DCC Licence. Activation of Sections H1, H2 and H3.22. Designation of the DCCKI Certificate Policy and DCCKI Registration Authority Policies and Procedures.</td>
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<td>4.12</td>
<td>15 June 2016</td>
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<td>Date</td>
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<td>6 July 2016</td>
<td>Modifications to SEC version 4.12 as directed by the Secretary of State pursuant to SEC Section X3.1, X5, X6 and Condition 22 of the DCC Licence</td>
<td>Designation of Registration Data Interface Specification and Registration Data Interface Code of Connection. Re-designation of the SMKI Registration Authority Policies and Procedures, and the IKI Certificate Policy.</td>
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<tr>
<td>13 July 2016</td>
<td>Modifications to SEC version 4.13 as directed by the Secretary of State pursuant to Section 88(1) and 89 of the Energy Act 2008, and pursuant to SEC Sections X3.1, X5, X6</td>
<td>Designation of SEC Section Z - Alt HAN Arrangements. Designation of Appendix T - DCCKI Interface Design Specification, Appendix U- DCCKI Repository Interface Design Specification, and Appendix V - DCCKI CoCo and DCCKI Repository CoCo. SEC Appendices A, B and C deleted and re-designed. Amendments to SEC sections already in force.</td>
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<td>18 August 2016</td>
<td>Modifications to SEC version 4.14 as directed by the Secretary of State pursuant to Section 88 (1) and 89 of the Energy Act 2008, and pursuant to SEC Appendix J. Modification to SEC version 4.14 as directed by the SEC Panel pursuant to SECMP0017 with effect 17 August 2016.</td>
<td>Re-designation of an updated version of SEC Appendix J – Enduring Testing Approach Document. Amendments to SEC Section D6.3 to D6.4.</td>
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<td>20 October 2016</td>
<td>Modification to SEC version 4.15 as directed by the Secretary of State pursuant to Section X5 and Condition 22 of the DCC Licence.</td>
<td>Re-designation of SEC Appendix R: Common Test Scenarios Document.</td>
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<td>27 October 2016</td>
<td>Modification to SEC version 4.16 as directed by the Secretary of State pursuant to Section 88 (1) and 89 of the Energy Act 2008, and pursuant to SEC Appendix Z.</td>
<td>Designation of SEC Appendix Z: CPL Requirement Document. Activation of SEC Section F2.</td>
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<tr>
<td>8 November 2016</td>
<td>Modification to SEC version 4.17 as directed by the Secretary of State pursuant to Section 88 (1) and 89 of the Energy Act 2008.</td>
<td>Activation of SEC Sections: • F3 (Panel Dispute Resolution Role) • F4.9 (Power Outage Alerts) • H3 (DCC User Interface), but</td>
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Activation of multiple SEC Sections, re-designation, and incorporation of new Subsidiary Documents necessary for DCC Live.

Excluding H3.27
- H4 (Processing Service Requests)
- H5 (Smart Metering Inventory & Enrolment Services)
- H6 (Decommissioning, Withdrawal & Suspension of Devices)
- H8 (Service Management, SSI & Service Desk);
- H9 (Incident Management Policy)
- H10.9-H10.13 (Business Continuity)
- H11 (Parse and Correlate)
- H14.36 (DCC Internal System Change Testing)

Designation of new SEC Schedules:
- Schedule 8 GB Companion Specification
- Schedule 9 Smart Metering Equipment Technical Specifications
- Schedule 10 Communications Hub Technical Specifications

Designation of new SEC Appendices
- Appendix AA - Threshold Anomaly Detection Procedures
- Appendix AB - Service Request Processing Document
- Appendix AC - Inventory, Enrolment and Withdrawal Procedures
- Appendix AD - DCC User Interface Specification
- Appendix AE - DCC User Interface Code of Connection
- Appendix AF - Message Mapping Catalogue
- Appendix AG - Incident Management Policy
- Appendix AH - Self-Service Interface Design Specification
- Appendix AI - Self-Service Interface Code of Connection

Re-designation of SEC Appendices:
- Appendix E - DCC User Interface Services Schedule
- Appendix H - CH Handover Support Materials;
- Appendix I - CH Installation and Maintenance Support Materials;
| 5.1 | 14 December 2016 | Implementation of two Modifications Proposals approved via Change Board vote on 23 November 2016. | Implementation of Modification Proposals:  
- Amendment to Section L due to SECMP0022 “Expanding SMKI PMA membership and removing Alternate restrictions”  
- Amendments to Schedule 5 due to SECMP0020 “Removal of the confidential classification of the unique identifiers listed in SEC Schedule 5” |
| 5.2 | 21 December 2016 | Modification to SEC version 5.1 as directed by the Secretary of State pursuant to Section 88 (1) and 89 of the Energy Act 2008. | Redesignation of Appendix AC – Inventory, Enrolment and Withdrawal Procedures |
| 5.3 | 26 January 2017 | Modification to SEC version 5.2 as directed by the Secretary of State pursuant to section 88(1) of the Energy Act 2008. | Amendments to Section N: SMETS1 Meters, including the designation of a new Section N4A |
| 5.4 | 9 February 2017 | Modifications to SEC version 5.3 as directed by the Secretary of State pursuant to section 89 of the Energy Act 2008.  
Modifications as directed by the Secretary of State pursuant to SEC Section X5. | Amendments in relation to testing including: testing required to implement changes to the SEC; Enduring Registration Data Provider Entry Process Testing; changes to the Enduring Testing Approach Document (ETAD); provision of variant Communications Hubs for testing.  
Other Changes include amendments to the Ofgem Significant Code Review process; Privacy requirements; making certain transitional variations enduring; the definition of RDP Systems; changes to accommodate multiple versions of |
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<th>Action Description</th>
<th>Changes</th>
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<tr>
<td>5.5</td>
<td>15 March 2017</td>
<td>Implementation of a Modification Proposal approved via Change Board vote on 22 February 2017.</td>
<td>Amendment to Section G due to implementation of SECMP0026 “Changes to the Security Sub-Committee Nomination Process”.</td>
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<td>5.6</td>
<td>1 April 2017</td>
<td>Implementation of a Modification Proposal approved by the Authority on 17 January 2017.</td>
<td>Amendments to Sections A and J due to implementation of SECMP0016 “Consideration of “maximum credit value” in credit cover calculation”.</td>
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<td>5.7</td>
<td>11 May 2017</td>
<td>Implementation of a Modification Proposal approved via Change Board vote on the 19 April 2017.</td>
<td>Amendments to Section A and Appendix H due to implementation of SECMP0033 “CH Handover Support Materials”.</td>
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<tr>
<td>5.8</td>
<td>13 July 2017</td>
<td>Implementation of a Modification Proposal approved via Change Board vote on the 21 June 2017.</td>
<td>Amendments to Appendix B and Appendix S due to implementation of SECMP0035 “Updates to SEC Appendix B – Organisation ARL expiration date to be aligned to DCCKI ARL”.</td>
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<tr>
<td>5.9</td>
<td>21 July 2017</td>
<td>Modifications to SEC version 5.8 as directed by the Secretary of State pursuant to section 89 of the Energy Act 2008.</td>
<td>Re-designation of Appendix AC – Inventory Enrolment and Withdrawal Procedures (version 1.2); and Appendix AD – DCC User Interface Specification (version 1.1).</td>
</tr>
<tr>
<td>5.10</td>
<td>14 September 2017</td>
<td>Implementation of a Modification Proposal approved via the Change Board on the 23 August 2017.</td>
<td>Amendments to Section H due to implementation of SECMP0036 “Single User ID for Users acting in one or more User Roles”.</td>
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<tr>
<td>5.11</td>
<td>6 November 2017</td>
<td>Modifications to SEC version 5.10 as directed by the Secretary of State pursuant to Section 88(1) of the Energy Act 2008</td>
<td>Amendments to Appendix AH, Schedule 8 and Schedule 11 as directed by the Secretary of State.</td>
</tr>
<tr>
<td>5.12</td>
<td>22 November 2017</td>
<td>Implementation of a Modification Proposal approved via the Change Board on 25 October 2017.</td>
<td>Amendments to Section G due to implementation of SECMP0040 “Changes to how DCC Users schedule and carry out User Security Assessments after completion of the User Entry Process”.</td>
</tr>
<tr>
<td>5.13</td>
<td>1 February 2018</td>
<td>Modifications to SEC version 5.12 as directed by the Secretary of State pursuant to section 89 of the Energy Act 2008.</td>
<td>Amendments to Appendix H, Appendix I, Schedule 9 – SMETS1 v1.2, Schedule 9 – SMETS2 v2.0 and Schedule 11 – TS Applicability Tables.</td>
</tr>
<tr>
<td>Section</td>
<td>Date</td>
<td>Description</td>
<td>Amendments/Designations</td>
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<td>5.14</td>
<td>22 February 2018</td>
<td>Modifications to SEC version 5.13 as directed by the Secretary of State pursuant to Section 88(1) of the Energy Act 2008</td>
<td>Designation of Appendix AJ – SEC Variation Testing Approach Document</td>
</tr>
<tr>
<td>5.15</td>
<td>25 May 2018</td>
<td>Implementation of a Modification Proposal approved by the Authority on 1 May 2018.</td>
<td>Amendments to Section A, Section I, Section M and Appendix AG due to implementation of SECMP0045 “Incorporation of the requirements of the General Data Protection Regulations”.</td>
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<td>5.16</td>
<td>31 May 2018</td>
<td>Modifications to SEC version 5.15 as directed by the Secretary of State pursuant to Section 88(1) of the Energy Act 2008</td>
<td>Designation of Section P – Production Proving; and amendments to Section A, Section C, Section E, Section F, Section H, Section J, Section K, Section L and Section X as directed by the Secretary of State.</td>
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<tr>
<td>5.17</td>
<td>5 June 2018</td>
<td>Modifications to SEC version 5.16 as directed by the Secretary of State pursuant to SEC Section X5</td>
<td>Amendments to Schedule 8 – GBCS v3.0, Schedule 11 – TS Applicability Tables and Appendix AD – DUIS v2.0</td>
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<td>Designation of new SEC Schedule 8 – GBCS v2.1 and SEC Schedule 8 – GBCS v3.1 to sit alongside existing versions.</td>
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<tr>
<td>5.18</td>
<td>8 June 2018</td>
<td>Modifications to SEC version 5.17 as directed by the Secretary of State pursuant to SEC Section X5.</td>
<td>Amendments to Appendix J – Enduring Test Approach Document and Appendix R – Common Test Scenarios Document.</td>
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<tr>
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<td>Modifications to SEC version 5.17 as directed by the Secretary of State pursuant to SEC Section X5.</td>
<td>Amendments to Appendix B – Organisation Certificate Policy and Appendix M – SMKI Interface Design Specification.</td>
</tr>
<tr>
<td>5.19</td>
<td>25 June 2018</td>
<td>Modifications to SEC version 5.18 as directed by the Secretary of State pursuant to SEC Section X5.</td>
<td>Amendments to Appendix AJ – SEC Variation Testing Approach Document.</td>
</tr>
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<td>Version</td>
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<td>Description</td>
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<td>5.20</td>
<td>18 July 2018</td>
<td>Modifications to SEC version 5.19 as directed by the Secretary of State pursuant to Section 88(1) of the Energy Act 2008.</td>
<td>Amendments to Section A, Section B, Section C, Section F, Section G, Section H, Section I, Section L, Section N, Section T, Section X, Section Z and Schedule 7</td>
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<td>5.21</td>
<td>22 July 2018</td>
<td>Implementation of a Modification Proposal approved via Change Board vote on 22 July 2018.</td>
<td>Amendments to Section A and Section G due to implementation of SECMP0044 “User Security Assessment of a Shared Resource”.</td>
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<tr>
<td>5.22</td>
<td>18 September 2018</td>
<td>Modifications to SEC version 5.21 as directed by the Secretary of State pursuant to SEC Section X5.</td>
<td>Amendments to Section A and designation of Appendix AK – SEC Variation Testing Approach Document for SMETS1 Services.</td>
</tr>
<tr>
<td>5.23</td>
<td>4 October 2018</td>
<td>Modifications to SEC version 5.22 as directed by the Secretary of State pursuant to SEC Section X5.</td>
<td>Amendments to TS Applicability Tables.</td>
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<tr>
<td>6.0</td>
<td>28 October 2018</td>
<td>Modifications to SEC version 5.23 as directed by the Secretary of State pursuant to SEC Section X5.</td>
<td>Amendments to SEC Appendix AB – Service Request Processing Document and SEC Appendix E – DCC User Interface Services Schedule and consequential changes to SEC Section A – Definitions and Interpretation and SEC Schedule 11 – TS Applicability Tables.</td>
</tr>
<tr>
<td>6.1</td>
<td>1 November 2018</td>
<td>Implementation of Modification Proposals approved by the Authority or by Change Board vote.</td>
<td>Amendments to SEC Section A, Section D, Section F, Section G, Section H, Section J, Section M, Section X, Appendix E, Appendix S, Appendix W, Appendix AA, Appendix AD and Appendix AH, due to the implementation of Modification Proposals SECMP0008, SECMP0019, SECMP0027, SECMP0029, SECMP0034, SECMP0047, SECMP0050, SECMP0051 and SECMP0052</td>
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<td>6.2</td>
<td>8 November 2018</td>
<td>Implementation of Modification Proposals approved by the Authority or by Change Board vote.</td>
<td>Amendments to Section G, Schedule 9 and Schedule 11 due to the implementation of Modification Proposals SECMP0006, SECMP0048 and SECMP0065.</td>
</tr>
<tr>
<td>6.3</td>
<td>5 December 2018</td>
<td>Modifications to SEC version 6.2 as directed by the Secretary of State pursuant to SEC Section X5.</td>
<td>Amendments to SEC Schedule 11 – TS Applicability Tables.</td>
</tr>
<tr>
<td>6.4</td>
<td>21 January 2019</td>
<td>Re-designation of an amended version of the Inventory Enrolment and Decommissioning Procedures Document (IEDP) as directed by the Secretary of State pursuant to SEC Section X5.</td>
<td>Amendments and re-designation of Appendix AC</td>
</tr>
<tr>
<td>6.5</td>
<td>28 January 2019</td>
<td>Implementation of Modification Proposal approved by the Authority.</td>
<td>Amendments to SEC Section M and Section Z, due to the implementation of Modification Proposal SECMP0068</td>
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<td>6.6</td>
<td>14 February 2019</td>
<td>Modifications to SEC version 6.5 as directed by the Secretary of State pursuant to SEC Section X5.</td>
<td>Designation of Appendix AL – SMETS1 Transition and Migration Approach Document</td>
</tr>
<tr>
<td>6.7</td>
<td>28 February 2019</td>
<td>Implementation of Modification Proposals approved by the Authority or by Change Board vote.</td>
<td>Amendments to SEC Section A, Section D, Section F, Section G and Section Z, due to the implementation of Modification Proposals SECMP0009, SECMP0057, SECMP0059, SECMP0061 and SECMP0064. Corrections to Section L.</td>
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<tr>
<td>6.8</td>
<td>4 March 2019</td>
<td>Implementation of Modification Proposal approved by the Authority.</td>
<td>Amendments to SEC Section A, Section C, Section D, Section F, Section G, Section L, Section M, Section Z and Appendix AG, due to the implementation of Modification Proposal SECMP0049.</td>
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<tr>
<td>6.9</td>
<td>13 March 2019</td>
<td>Modifications to SEC version 6.8 as directed by the Secretary of State pursuant to SEC Section X5.</td>
<td>Re-designation of SEC Section A, Section F, Section G, Section H, Section I, Section L, Section N, Section P, Appendix J, Appendix R and Appendix Z.</td>
</tr>
<tr>
<td>6.10</td>
<td>15 April 2019</td>
<td>Re-designation of an amended version of the Common Test Scenarios Document (CTSD) as directed by the Secretary of State pursuant to SEC Section X5.</td>
<td>Amendments and re-designation of Appendix R.</td>
</tr>
<tr>
<td>6.11</td>
<td>23 April 2019</td>
<td>Implementation of Modification Proposal approved by the Authority.</td>
<td>Amendments to SEC Section A, Section H and Section M, due to the implementation of Modification Proposal SECMP0043.</td>
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<tr>
<td>6.12</td>
<td>26 April 2019</td>
<td>Implementation of Modification Proposal approved by the Change Board.</td>
<td>Amendments to SEC Section Z, due to the implementation of Modification Proposal SECMP0070.</td>
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<td>6.13</td>
<td>14 June 2019</td>
<td>Re-designation of an amended version of the SEC Variation Testing Approach Document for SMETS1 Services (SVTAD) as directed by the Secretary of State pursuant to SEC Section X5.</td>
<td>Amendments and re-designation of Appendix AK.</td>
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<tr>
<td>6.14</td>
<td>21 June 2019</td>
<td>Re-designation of an amended version of the SMETS1 Transition and Migration Approach Document as directed by the Secretary of State pursuant to SEC Section X5.</td>
<td>Amendments and re-designation of Appendix AL.</td>
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<td>4 July 2019</td>
<td>Modifications to SEC version 6.15 as directed by the Secretary of State pursuant to SEC Section X5 and for Modification Proposals approved by the Authority or by Change Board vote.</td>
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<tr>
<td>28 July 2019</td>
<td>Modifications to SEC version 6.16 as directed by the Secretary of State pursuant to SEC Section X5.</td>
</tr>
<tr>
<td>18 October 2019</td>
<td>Re-designation of an amended version of the SEC Technical Specification Applicability Tables (TSAT) as directed by the Secretary of State pursuant to SEC Section X5.</td>
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<tr>
<td>25 October 2019</td>
<td>Modification to SEC Appendix AK as directed by the DCC pursuant to Clause 4.2 of the SEC Variation Testing Approach Document for SMETS1 Services (SMETS1 SVTAD).</td>
</tr>
<tr>
<td>4 November 2019</td>
<td>Modifications to SEC version 6.19 as directed by the Secretary of State pursuant to SEC Section X5 and for Modification Proposals approved by the Authority or by Change Board vote.</td>
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</tbody>
</table>
# CONTENTS

**SMART ENERGY CODE CONTENTS**

**Introduction**

**Section A: Definitions and Interpretation**

A1   Definitions
A2   Interpretation
A3   Technical Specifications, the GB Companion Specification and the CPA Security Characteristics
A4   Derogation From SMETS1 General Installation End Date

**Section B: Accession**

B1   Accession
B2   DCC, User and RDP Identifiers

**Section C: Governance**

C1   SEC Objectives
C2   Panel
C3   Panel Members
C4   Elected Members
C5   Proceedings of the Panel
C6   Sub-Committees
C7   Code Administrator, Secretariat and SECCo
C8   Panel Costs and Budgets

**Section D: Modification Process**

D1   Raising Draft Proposals
D2   Modification Paths
D2A  The Change Sub-Committee
D3   Initial Assessment of Draft Proposals
D4   Authority Determinations
Withdrawal of a Proposal

Refinement Process

Report Phase

Change Board and Change Board Decision

Modification Proposal Decision

Authority-led Variations

Implementation

DCC Assessment Reporting

Section E: Registration Data

Reliance on Registration Data

Provision of Data

DCC Gateway Connections for Registration Data Providers

RDP Entry Process

Additional Registration Data

Section F: Smart Metering System Requirements

Technical Sub-Committee

Central Products List

Panel Dispute Resolution Role

Operational Functionality, Interoperability and Access

SMETS2+ Communications Hub Forecasts & Orders

Delivery and Acceptance of SMETS2+ Communications Hubs

Installation and Maintenance of SMETS2+ Communications Hubs

Removal and Return of SMETS2+ Communications Hubs

Categories of SMETS2+ Communications Hub Responsibility

SMETS2+ Test Communications Hubs

ALCS/HCALCS Labels List
Section G: Security

G1 Security: General Provisions
G2 System Security: Obligations on the DCC
G3 System Security: Obligations on Users
G4 Organisational Security: Obligations on Users and the DCC
G5 Information Security: Obligations on the DCC and Users
G6 Anomaly Detection Thresholds: Obligations on the DCC and Users
G7 Security Sub-Committee
G8 User Security Assurance
G9 DCC Security Assurance
G10 Shared Resources

Section H: DCC Services

H1 User Entry Process
H2 Registered Supplier Agents
H3 DCC User Interface
H4 Processing Service Requests
H5 Smart Metering Inventory and Enrolment Services
H6 Decommissioning and Suspension of Devices
H7 Elective Communication Services
H8 Service Management, Self-Service Interface and Service Desk
H9 Incident Management
H10 Business Continuity
H11 Parse and Correlate Software
H12 Intimate Communications Hub Interface Specification
H13 Performance Standards and Reporting
H14 Testing Services
Section I: Data Privacy

I1 Data Protection and Access to Data
I2 Other User Privacy Audits

Section J: Charges

J1 Payment of Charges
J2 Payment Default and Disputes
J3 Credit Cover
J4 Review and Forecasting of Charges

Section K: Charging Methodology

K1 Introduction
K2 Estimated Revenues
K3 Fixed Charge, Fixed CH Charge and Fixed Alt HAN Charge Calculations
K4 No longer used
K5 Determining Fixed Charges During the UITMR Period and During the COMR Period
K5A Determining Fixed Alt HAN Charges During the UITMR Period
K5B Determining Fixed Alt HAN Charges During the COMR Period
K6 Determining Fixed Charges After the COMR Period (Enduring)
K6A Determining Fixed CH Charges
K6B Determining Fixed Alt HAN Charges after the COMR Period (Enduring)
K7 Determining Explicit Charges
K8 Determining Elective Charges
K9 Within-Year Adjustments
K10 Calculating Monthly Payments
K11 Definitions
Section L: Smart Metering Key Infrastructure and DCC Key Infrastructure

L1 SMKI Policy Management Authority
L2 SMKI Assurance
L3 The SMKI Services
L4 The SMKI Service Interface
L5 The SMKI Repository Service
L6 The SMKI Repository Interface
L7 SMKI and Repository Entry Process Tests
L8 SMKI Performance Standards and Demand Management
L9 The SMKI Document Set
L10 The SMKI Recovery Procedure
L11 The Subscriber Obligations
L12 Relying Party Obligations
L13 DCC Key Infrastructure
L14 The S1SPMK Document Set

Section M: General

M1 Commencement and Duration
M2 Limitations of Liability
M3 Services FM and Force Majeure
M4 Confidentiality
M5 Intellectual Property Rights
M6 Party Details
M7 Dispute Resolution
M8 Suspension, Expulsion and Withdrawal
M9 Transfer of DCC Licence
M10 Notices
M11 Miscellaneous

Section N: SMETS1 Meters

N1 Definitions for this Section N
N2 SMETS1 Enrolment Projects Generally
N3 Initial Enrolment
N4 Initial Enrolment Project Feasibility Report
N4A Further Initial Enrolment Analysis
N5 Initial Enrolment Code Amendments
N6 Transition and Migration Approach Document

Section P: Production Proving

P1 Production Proving

Section T: Testing During Transition

T1 Device Selection Methodology
T2 Systems Integration Testing
T3 Interface Testing
T4 End-to-End Testing
T5 SMKI and Repository Testing
T6 Development of Enduring Testing Documents
T7 Ending of the Application of this Section T

Section X: Transition

X1 General Provisions Regarding Transition
X2 Effective Provisions at Designation
X3 Provisions to Become Effective Following Designation
X4 Governance Set-up Arrangements
X5 Incorporation of Certain Documents into this Code
X6 Transitional Variations
Transitional Incident Management Procedures
Developing CH Support Materials
Interim Device and User System Testing
Threshold Anomaly Detection Procedures
Secretary-of-State-Led Variations

Section Z: Alt HAN Arrangements

Z1 The Alt HAN Forum
Z2 The Alt HAN Company
Z3 Alt HAN Secretariat
Z4 Alt HAN Costs and Budgets
Z5 Transitional Provisions
Z6 Definitions

Annex AltHANCo

Schedules:

Schedule 1: Framework Agreement
Schedule 2: Accession Agreement
Schedule 3: Specimen Bilateral Agreement
Schedule 4: SECCo
Schedule 5: Accession Information
Schedule 6: Form of Letter of Credit
Schedule 7: Specimen Enabling Services Agreement
Schedule 8: Great Britain Companion Specification Version 1.0
Schedule 8: Great Britain Companion Specification Version 1.1
Schedule 8: Great Britain Companion Specification Version 2.0
Schedule 8: Great Britain Companion Specification Version 2.1
Schedule 8: Great Britain Companion Specification Version 3.0
Schedule 8: Great Britain Companion Specification Version 3.1
Schedule 8: Great Britain Companion Specification Version 3.2
Schedule 9: Smart Metering Equipment Technical Specifications 1 Version 1.2
Schedule 9: Smart Metering Equipment Technical Specifications 2 Version 2.0
Schedule 9: Smart Metering Equipment Technical Specifications 2 Version 3.0
Schedule 9: Smart Metering Equipment Technical Specifications 2 Version 3.1
Schedule 9: Smart Metering Equipment Technical Specifications 2 Version 4.0
Schedule 9: Smart Metering Equipment Technical Specifications 2 Version 4.1
Schedule 9: Smart Metering Equipment Technical Specifications 2 Version 4.2
Schedule 10: Communications Hub Technical Specifications
Schedule 10: Communications Hub Technical Specifications Version 1.1
Schedule 10: Communications Hub Technical Specifications Version 1.2
Schedule 10: Communications Hub Technical Specifications Version 1.3
Schedule 11: TS Applicability Tables

Appendices:
Appendix A: Device Certificate Policy
Appendix B: Organisation Certificate Policy
Appendix C: SMKI Compliance Policy
Appendix D: Registration Authority Policies and Procedures
Appendix E: DCC User Interface Services Schedule
Appendix F: Minimum Communication Services for SMETS1 Meters
Appendix G: DCC Gateway Connection Code of Connection
Appendix H: CH Handover Support Materials
Appendix I: CH Installation and Maintenance Support Materials
Appendix J: Enduring Testing Approach Document

Appendix K: SMKI and Repository Test Scenarios Document

Appendix L: SMKI Recovery Procedure

Appendix M: SMKI Interface Design Specification

Appendix N: SMKI Code of Connection

Appendix O: SMKI Repository Interface Design Specification

Appendix P: SMKI Repository Code of Connection

Appendix Q: IKI Certificate Policy

Appendix R: Common Test Scenarios Document

Appendix S: DCCKI Certificate Policy

Appendix T: DCCKI Interface Design Specification

Appendix U: DCCKI Repository Interface Design Specification

Appendix V: DCCKI CoCo and DCCKI Repository CoCo

Appendix W: DCCKI Registration Authority Policies and Procedures

Appendix X: Registration Data Interface Specification

Appendix Y: Registration Data Interface Code of Connection

Appendix Z: CPL Requirements Document

Appendix AA: Threshold Anomaly Detection Procedures

Appendix AB: Service Request Processing Document

Appendix AC: Inventory, Enrolment and Decommissioning Procedures

Appendix AD: DCC User Interface Specification

Appendix AD: DCC User Interface Specification Version 2.0

Appendix AD: DCC User Interface Specification Version 3.0

Appendix AE: DCC User Interface Code of Connection

Appendix AF: Message Mapping Catalogue

Appendix AF: Message Mapping Catalogue Version 2.0
Appendix AF: Message Mapping Catalogue Version 3.0

Appendix AG: Incident Management Policy

Appendix AH: Self Service Interface Access Control Specification

Appendix AI: Self Service Interface Code of Connection

Appendix AJ: SEC Variation Testing Approach Document

Appendix AK: SEC Variation Testing Approach Document for SMETS1 Services

Appendix AL: SMETS1 Transition and Migration Approach Document

Appendix AM: SMETS1 Supporting Requirements

A DEFINITIONS AND INTERPRETATION

A1. DEFINITIONS

A1.1 In this Code, except where the context otherwise requires, the expressions in the left hand column below shall have the meanings given to them in the right hand column below:

Acceptance Testing means testing of a software release undertaken by Users in order to determine whether the required specification for that software is met.

Access Control Broker means the DCC, acting in the capacity and exercising the functions of the Known Remote Party role identified as such in the GB Companion Specification.

Accession Agreement means an accession agreement entered into pursuant to Section B1 (Accession).

Acknowledgement means, in respect of a communication sent by a User to the DCC over the DCC User Interface, a communication by the DCC to the User via the DCC User Interface acknowledging receipt of the User’s communication.

Additional Interface Testing has the meaning given to that expression in Section T3.34 (Additional Interface Testing).

Additional Interface Testing Objective has the meaning given to that expression in Section T3.35 (Additional Interface Testing).

Additional Registration Data means Electricity Additional Registration Data and Gas Additional Registration Data.

Additional Release Services has the meaning given to that expression in Section X1.17 (Testing in respect of Additional Release Services).

Additional SIT has the meaning given to that expression in Section T2.25 (Additional Systems Integration Testing).
**Additional SIT Objective** has the meaning given to that expression in Section T2.26 (Additional Systems Integration Testing).

**Additional SMKI and Repository Testing** has the meaning given to that expression in Section T5.30 (Additional SMKI and Repository Testing).

**Additional SR Tests** has the meaning given to that expression in Section X1.17 (Testing in respect of Additional Release Services).

**Additional SRT Objective** has the meaning given to that expression in Section T5.31 (Additional SMKI and Repository Testing).

**Advanced Meter** in relation to:
(a) an Electricity Meter, has the meaning given to that expression in standard condition 39 of the Electricity Supply Licence; and
(b) a Gas Meter, has the meaning given to that expression in standard condition 33 of the Gas Supply Licence.

**Affected Party** has the meaning given to that expression in the definition of Force Majeure.

**Affiliate** means, in relation to any person, any holding company of that person, any subsidiary of that person or any subsidiary of a holding company of that person, in each case within the meaning of section 1159 of the Companies Act 2006.

**Alert** has the meaning given to ‘Alert’ in the GB Companion Specification.

**ALCS/HCALCS Labels List** has the meaning given to that expression on Section F11.1 (ALCS/HCALCS Labels List).

**Alt HAN Arrangements** has the meaning given to that expression in condition 22.20(e) (Principal contents within the Smart Energy Code) of the DCC Licence.

**Alt HAN Charges** means the Fixed Alt HAN Charges calculated in accordance with Section K5A or K6B (as applicable) taken together with the Explicit Charges in respect of the Explicit Charging Metrics at Section K7.5(t) and (u).
Alt HAN Forum means the body of that name established in accordance with Section Z.1.1 (Establishment of the Alt HAN Forum).

Alt HAN Services has the meaning given to that expression in Section Z6.1 (Definitions).

Alternate has the meaning given to that expression in Section C5.19 (Alternates).

Alternative Installation End Date has the meaning given to that expression in Section A4.2(c) (Derogations).

Alternative Solution has the meaning given to that expression in Section D6.16 (Alternative Solutions).

Anomalous Event means, in relation to any System, an activity or event that is not expected to occur in the course of the ordinary operation of that System.

Anomaly Detection Threshold means:
(a) in respect of a User ID used by a User in one or more of its User Roles, a number of communications within a period of time, where both that number and the period of time are set by the User in relation to that User ID;
(b) in respect of the DCC (including when acting as a SMETS1 Service Provider), either:
(i) a number of communications within a period of time, where both that number and the period of time are set by the DCC; or
(ii) a maximum or minimum data value within a communication, where that value is set by the DCC, in each case in accordance with the requirements of Section G6 applying (respectively) to the User or the DCC.

Applicability Period has the meaning given to that expression in Section A3.30(d) (GB Companion Specification and CPA Security Characteristics).

Applicant has the meaning given to that expression in Section B1.1 (Eligibility for Admission).

Application Association
has the meaning given to that expression in the Green Book (DLMS UA 1000-2 Ed. 8), published by the DLMS User Association.

**Application Fee**
has the meaning given to that expression in Section B1.5 (Application Fee).

**Application Form**
means a form requesting the information set out in Schedule 5 (and which must not request any further information), in such format as the Code Administrator may determine from time to time.

**Application Guidance**
has the meaning given to that expression in Section B1.4 (Application Form and Guidance).

**Application Server**
means a software framework that enables software applications to be installed on an underlying operating system, where that software framework and operating system are both generally available either free of charge or on reasonable commercial terms.

**Appropriate Permission**
means, in respect of a Communication Service or Local Command Service to be provided to a User in respect of a Smart Metering System at a premises that will result in the User obtaining Consumption Data, either:
(a) (where that User is the Import Supplier, Export Supplier, Gas Supplier, Electricity Distributor or Gas Transporter for that Smart Metering System) that the User does not need consent to access that Consumption Data in accordance with its Energy Licence, or that the User has consent (whether explicit or implicit) in accordance with the requirements of its Energy Licence; or
(b) (where that User is not the Import Supplier, Export Supplier, Gas Supplier, Electricity Distributor or Gas Transporter for that Smart Metering System) that the Energy Consumer has given the User Unambiguous Consent to obtain that Consumption Data and such consent has not been withdrawn.

**Appropriate Standard**
has the meaning given to that expression in Section G3.28(b) (SMETS1 Smart Metering Systems).

**Approved Budget**
has the meaning given to that expression in Section C8.13 (Approval of Budgets).
Approved Finance Party means, in respect of each Communications Hub Finance Facility, the person to whom the DCC accepts payment obligations under the Direct Agreement relating to that facility, and which has (from time to time) been notified by the DCC to the Authority and the Panel as meeting the requirements of this definition.

Associated means:
(a) in respect of a Smart Meter, that the Smart Meter is identified in the Smart Metering Inventory as being associated with a Communications Hub Function; and
(b) in respect of any Device other than a Smart Meter or a Communications Hub Function, that the Device is identified in the Smart Metering Inventory as being associated with a Smart Meter or with a Gas Proxy Function, and the expression “Associate” shall be interpreted accordingly.

Assurance Certificate has the meaning given to that expression in Section F2.4 (Background to Assurance Certificates).

Assurance Certification Body has the meaning given to that expression in Section F2.3 (Background to Assurance Certificates).

Authentication Key has the meaning given to that expression in the Green Book (DLMS UA 1000-2 Ed. 8), published by the DLMS User Association.

Authorised Business in relation to the DCC, has the meaning given in the DCC Licence.

Authorised Subscriber means SECCo, a Party or an RDP which is an Authorised Subscriber for the purposes of (and in accordance with the meaning given to that expression in) any of the Certificate Policies.

Authority means the Gas and Electricity Markets Authority as established under section 1 of the Utilities Act 2000.

Authority Determined Modification has the meaning given to that expression in Section D2.6 (Authority Determined Modifications).
Authority-initiated Modification has the meaning given to that expression in Section D2.4 (Authority-initiated Modifications).

Authority-Led Modification Report has the meaning given to that expression in Section D9A.5 (Authority-Led Modification Report).

Authority-Led Variations means variations to this Code proposed by the Authority pursuant to a direction under Section D9A (Authority-Led Variations).

Back-Up means, in relation to Data which is held on any System, the storage of a copy of that Data for the purpose of ensuring that the copy may be used (if required) to restore or replace the original Data; and “Backed-Up” is to be interpreted accordingly.

Bank Guarantee means an on demand bank guarantee in a form reasonably acceptable to the DCC from a bank with the Required Bank Rating which guarantee has not been breached or disclaimed by the provider and has at least one month left until it expires.

Batched Certificate Signing Request has the meaning given to that expression in Section L8.2 (SMKI Services: Target Response Times).

BCDR Procedure means the Business Continuity and Disaster Recovery Procedure.

Bilateral Agreement means an agreement entered into pursuant to Section H7 (Elective Communication Services) between the DCC and a User.

Business Architecture means the business architecture which is designed to enable Parties to use the Services and/or to enable Parties, Energy Consumers and those acting on behalf of Energy Consumers to access the functionality described in the Technical Specifications.

<table>
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<tr>
<th>Term</th>
<th>Definition</th>
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<tr>
<td>Business Continuity and Disaster Recovery Procedure</td>
<td>means that part of the Incident Management Policy which describes the business continuity and disaster recovery procedures applicable to the Services.</td>
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<tr>
<td>Business Continuity and Disaster Recovery Test</td>
<td>means a test of the operation of the DCC's disaster recovery and business continuity arrangements applicable to the Services.</td>
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<tr>
<td>Business Continuity and Disaster Recovery Test</td>
<td>means a document created by the DCC setting out its schedule for undertaking a Business Continuity and Disaster Recovery Test and the likely duration of any such test.</td>
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<td>Cash Deposit</td>
<td>means a deposit of funds by or on behalf of the User into a bank account in the name of the DCC, such that title in such funds transfers absolutely to the DCC.</td>
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<td>Central Products List</td>
<td>has the meaning given to that expression in Section F2.1 (Central Products List).</td>
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<td>Certificate</td>
<td>means a Device Certificate, DCA Certificate, Organisation Certificate, OCA Certificate, IKI Certificate or ICA Certificate (or, for the purposes of any Certificate Policy in which the term is defined, it shall have the meaning ascribed to it in that Certificate Policy).</td>
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<tr>
<td>Certificate Signing Request</td>
<td>means a request for a Certificate submitted by an Eligible Subscriber in accordance with the SMKI RAPP.</td>
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<td>Certified Cyber Professional (CPP)</td>
<td>means the scheme of that name which is administered by NCSC, or any successor to that scheme.</td>
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<tr>
<td>Certified Products List</td>
<td>means those entries on the Central Products List which identify SMETS2+ Device Models.</td>
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means NCSC (and any reference to CESG in the Code shall be read as a reference to NCSC).

**CH Batch Fault**

has the meaning given to that expression in Section F9.20 (Liquidated Damages for CH Batch Faults).

**CH Batch Fault Payment**

has the meaning given to that expression in Section F9.21 (Liquidated Damages for CH Batch Faults).

**CH Defect**

means, in respect of a Communications Hub, any fault or defect in relation to the Communications Hub (including any failure: to conform in all respects with, and be fit for the purposes described in, the CHTS; to be free from any defect in design, manufacture, materials or workmanship; and to comply with all applicable Laws and/or Directives including with respect to product safety), which is not caused by a breach of this Code by a Party other than the DCC.

**CH Fault Diagnosis**

has the meaning given to that expression in Section F9.7 (CH Fault Diagnosis).

**CH Handover Support Materials**

means, in respect of each Region, the SEC Subsidiary Document of that name set out in Appendix H and applying to that Region.

**CH Installation and Maintenance Support Materials**

means, in respect of each Region, the SEC Subsidiary Document of that name set out in Appendix I and applying to that Region.

**CH Order Management System**

means that part of the CH Ordering System described as the 'Order Management System' in the CH Handover Support Materials.

**CH Ordering System**

has the meaning given to that expression in Section F5.20 (CH Ordering System).

**CH Post-Installation DCC Responsibility**

has the meaning given to that expression in Section F9.6 (Categories of Responsibility).
CH Pre-Installation DCC Responsibility has the meaning given to that expression in Section F9.6 (Categories of Responsibility).


CH Type Fault has the meaning given to that expression in Section F9.16 (Liquidated Damages for CH Type Faults).

CH Type Fault Payment has the meaning given to that expression in Section F9.19 (Liquidated Damages for CH Type Faults).

CH User Responsibility has the meaning given to that expression in Section F9.6 (Categories of Responsibility).

Change Board has the meaning given to that expression in Section D8.1 (Establishment of the Change Board).

Change Board Member has the meaning given to that expression in Section D8.4 (Membership of the Change Board).

Change Sub-Committee means the Sub-Committee established, or to whom the Panel has allocated the function of being such a Sub-Committee, pursuant to Section D2A (The Change Sub-Committee).

Charges means the charges payable to the DCC pursuant to this Code (including pursuant to Bilateral Agreements).

Charging Methodology means the methodology for determining the Charges, as set out in Section K (Charging Methodology).

Charging Objectives has the meaning given to that expression in Section C1 (SEC Objectives).
means, from time to time, the statement prepared by DCC pursuant to Condition 19 of the DCC Licence that is in force at that time.

CHECK means the scheme of that name which is administered by NCSC, or any successor to that scheme.

Check Cryptographic Protection means, in respect of any electronic Data, to check the Digital Signature(s) or Message Authentication Code within those Data (as applicable) using:
(a) the Public Key contained in the certificate issued by the relevant Certificate Authority associated with the Private Key of the person or device that those Data identify, or imply has generated the Digital Signature;
(b) where applicable, the recipient’s relevant Private Key; and
(c) the relevant algorithm identified in the certificate policy under which the relevant certificates were issued (or, where such certificate or certificate policy does not exist, the appropriate algorithm).

CHTS means the Communications Hub Technical Specifications.

Citizens Advice means the National Association of Citizens Advice Bureaux.

Citizens Advice Scotland means the Scottish Association of Citizens Advice Bureaux.

Code means this Smart Energy Code (including its Schedules and the SEC Subsidiary Documents).

Code Administration Code of Practice means the document of that name as approved by the Authority from time to time.

Code Administration Code of Practice Principles means the principles set out as such in the Code Administration Code of Practice.

Code Administrator has the meaning given to that expression in Section C7.1 (Code Administrator).
means a performance measure set out in Section D11.3 (Code Performance Measures), Section H13.1 (Code Performance Measures) or Section L8.6 (Code Performance Measures).

**Command**

means a communication to a Device in the format required by the GB Companion Specification and which incorporates all Digital Signatures and/or Message Authentication Codes required by the GB Companion Specification (or, in respect of a SMETS1Device, means an Instruction).

**Commercial Activities**

includes, in particular, Energy Efficiency Services, Energy Management Services, Energy Metering Services, and Energy Price Comparison Services, in each case as defined in the DCC Licence and in relation to the Supply of Energy (or its use) under the Electricity Act and the Gas Act.

**Commissioned**

means, in respect of a Device, that:
(a) the Device has been commissioned in accordance with the Smart Metering Inventory Enrolment and Decommissioning Procedures or the Transition and Migration Approach Document; and
(b) the Device has not subsequently been Decommissioned or Suspended, and "Commission" is to be interpreted in accordance with (a) above. A Communications Hub shall be considered to be Commissioned where the Communications Hub Function that forms part of that Communications Hub is Commissioned.

**Common Test Scenarios Document**

means the SEC Subsidiary Document set out in Appendix R, which is originally to be developed pursuant to Section T6 (Development of Enduring Testing Documents).

**Communication Services**

means the Core Communication Services or the Elective Communication Services.

**Communications Hub**

means a physical device that includes a Communications Hub Function together with a Gas Proxy Function.

**Communications Hub Auxiliary Equipment**

means any additional, replacement or spare equipment or packaging (not forming part of a Communications Hub) that may be required by a Supplier Party in relation to the installation, maintenance or return of a Communications Hub, as listed by the DCC on the CH Ordering System from time to time.
Communications Hub Charges has the meaning given to the expression 'Fixed CH Charges' in Section K (Charging Methodology).

Communications Hub Finance Acceleration Event means, in respect of each Communications Hub Finance Facility, that:
(a) an acceleration of repayment of the indebtedness thereunder occurs such that it is immediately due and payable by the borrower in circumstances where the DCC is liable for the same under the Direct Agreement; or
(b) the DCC becomes liable under the Direct Agreement to immediately pay the unamortised asset value (and any associated finance costs in respect) of the Communications Hubs to which that facility relates.

Communications Hub Finance Charges means, in respect of each Communications Hub Finance Facility, the DCC’s charge to recover the applicable Communications Hub Finance Costs (being a subset of the Communications Hub Charges), in an amount each month determined by the DCC at the time it produces an Invoice for that month (having regard to the requirements of Condition 36.5 of the DCC Licence).

Communications Hub Finance Costs means, in respect of each Communications Hub Finance Facility, the costs the DCC incurs in procuring the provision (but not the maintenance) of the tranche of Communications Hubs to which that facility relates.

Communications Hub Finance Facility means a facility arranged by a DCC Service Provider with an Approved Finance Party relating exclusively to the funding of the costs associated with acquiring a tranche of Communications Hubs, including by way of a loan facility, an equity subscription, or an assignment or sale of receivables.

Communications Hub Forecast has the meaning given to that expression in Section F5.2 (Communications Hub Forecasts).

Communications Hub Function means either a SMETS1 CHF; or that part of a device installed (or to be installed) at a premises, which:
(a) consists of the components or other apparatus identified in; and
(b) as a minimum, has the functional capability specified by and complies with the other requirements of,
a Version of the CHTS (but excluding those provisions that are described as applying only to 'Gas Proxy Functions') which was within its Installation Validity Period on the date on which the device was installed.
Communications Hub Hot Shoe means equipment, other than a Smart Meter, to which a Communications Hub can be connected (provided the Communications Hub complies with the ICHIS).

Communications Hub Order has the meaning given to that expression in Section F5.7 (Communications Hub Orders).

Communications Hub Products means, in respect of a Valid Communications Hub Order, the Communications Hubs of the applicable Device Models that are the subject of that order and/or the Communications Hub Auxiliary Equipment that is the subject of that order.

Communications Hub Services means those Services described in Sections F5 (Communications Hub Forecasts & Orders), F6 (Delivery and Acceptance of Communications Hub), F7 (Installation and Maintenance of Communications Hubs), F8 (Removal and Return of Communications Hubs), and F9 (Categories of Communications Hub Responsibility).

Communications Hub Technical Specifications means the document(s) set out in Schedule 10.

Competent Authority means the Secretary of State, the Authority, and any local or regional or national agency, authority, department, inspectorate, minister, ministry, official or public or statutory person (whether autonomous or not) of the government of the United Kingdom (but only insofar as each has jurisdiction over the relevant Party, this Code or its subject matter).

Completion of Implementation has the meaning given to that expression in Section X1 (General Provisions Regarding Transition).

Compromised means:
(a) in relation to any System, that the intended purpose or effective operation of that System is compromised by the occurrence of any event which has an adverse effect on the confidentiality, integrity or availability of the System or of any Data that are stored on or communicated by means of it;
(b) in relation to any Device, that the intended purpose or effective operation of that Device is compromised by the occurrence of any event
which has an adverse effect on the confidentiality, integrity or availability of the Device or of any Data that are stored on or communicated by means of it;
(c) in relation to any Data, that the confidentiality, integrity or availability of that Data is adversely affected by the occurrence of any event;
(d) in relation to any Secret Key Material, that that Secret Key Material (or any part of it), or any Cryptographic Module within which it is stored, is accessed by, or has become accessible to, a person not authorised to access it;
(e) in relation to any Certificate, that any of the following Private Keys is Compromised:
   (i) the Private Key associated with the Public Key that is contained within that Certificate;
   (ii) the Private Key used by the relevant Certification Authority to Digitally Sign the Certificate; or
   (iii) where relevant, the Private Key used by the relevant Certification Authority to Digitally Sign the Certification Authority Certificate associated with the Private Key referred to in (ii);
(f) in relation to any DCCKI Certificate, that any of the following Private Keys is Compromised:
   (i) the Private Key associated with the Public Key that is contained within that DCCKI Certificate;
   (ii) the Private Key used by the DCCKICA to Digitally Sign the DCCKI Certificate; or
   (iii) where relevant, the Private Key used by the DCCKICA to Digitally Sign the DCCKICA Certificate associated with the Private Key referred to in (ii);
(g) in relation to any certificate issued under an S1SPKI (the ‘end certificate’), that any of the following Private Keys is Compromised:
   (i) the Private Key associated with the Public Key that is contained within that end certificate;
   (ii) any other Private Key that has been used to Digitally Sign any certificate that may be used to link the end certificate to the root certificate for that S1SPKI; and
   (h) in relation to any process or to the functionality of any hardware, firmware or software, that the intended purpose or effective operation of that process or functionality is compromised by the occurrence of any event which has an adverse effect on its confidentiality, integrity or availability,
   (and “Compromise” and “Compromising” are to be interpreted accordingly).

Confidential Information means, in respect of a Party other than DCC, the Data belonging or relating to that Party or that otherwise becomes available to the DCC as a result (whether directly or indirectly) of that Party being a party to this Code.

Confirm Validity means:
(a) where the person carrying out the check has not previously done so in relation to a particular certificate, to successfully confirm the certificate
path validation by using:
(i) the path validation algorithm specified in IETF RFC 5280; or
(ii) where the algorithm identified in IETF RFC 5280 is not appropriate for
the certificate for which validity is being confirmed, such other certificate
path validation as is appropriate in relation to that type of certificate; or
(b) where the person carrying out the check has previously carried out the
check in paragraph (a) in relation to a particular certificate, that the
certificate has not subsequently been revoked, and its validity period has
not expired.

Consignment means the expression in Section F5.9 (Communications
Hub Orders).

Consultation Summary means the expression in Section D6.14 (Working Group
Consultation).

Consumer Data means the expression in Section M5.6 (Consumer Data).

Consumer Member means the expression in Section C3.1 (Panel
Composition).

Consumer Prices Index means, in respect of any month, the consumer prices index (CPI) published
for that month by the Office of National Statistics.

Consumption Data means, in respect of a premises, the quantity of electricity or gas measured
by the Energy Meter as having been supplied to the premises.

Contingency Key Pair means Key Pair established by the DCC for the purposes of the replacement
of Root OCA Certificates on Devices after a Relevant Private Key has been
Compromised, and comprising:
a. a "Contingency Private Key", being the Private Key, which is part of
that Key Pair; and
b. a "Contingency Public Key", being the Public Key which is part of
that Key Pair and which is stored in the
WrappedApexContingencyKey field of the Root OCA Certificate
(being the field identified as such in the Root OCA Certificate Profile

Contingency Private Key
has the meaning given to that expression in sub-paragraph (a) of the definition of Contingency Key Pair in this Section A1.1.

**Contingency Public Key** has the meaning given to that expression in sub paragraph (b) of the definition of Contingency Key Pair in this Section A1.1.

**Contingency Symmetric Key** means the symmetric key used to decrypt the Contingency Public Key as set out in the GB Companion Specification.

**Core Communication Services** means the provision of the Services set out in the DCC User Interface Services Schedule, but excluding the Enrolment Services and Local Command Services.

**Correlate** means, in respect of one or more Pre-Commands received by a User from the DCC in respect of a Service Request sent by that User, carrying out a process to check that the relevant contents of the Pre-Command is substantively identical to that of the Service Request using either (at the User’s discretion):
(a) the Parse and Correlate Software; or
(b) equivalent software procured or developed by the User in accordance with Good Industry Practice,
and “Correlated” shall be interpreted accordingly.

**CoS Party** means the DCC when performing the tasks ascribed to the CoS Party in the Service Request Processing Document.

**Countersigned** means, in respect of any electronic Data, that such Data have had a Digital Signature applied to them by the DCC in circumstances in which the DCC is required to ‘Countersign’ the Data, as described in the DCC User Interface Specification (and “Countersign” and “Countersigning” are to be interpreted accordingly).

**Countersigned SMETS1 Alert** has the meaning given to that expression in the DCC User Interface Specification.

**Countersigned SMETS1 Response** has the meaning given to that expression in the DCC User Interface Specification.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Countersigned S1SP Alert</td>
<td>has the meaning given to that expression in the DCC User Interface Specification.</td>
</tr>
<tr>
<td>Countersigned Service Request</td>
<td>means a communication sent by the DCC to a SMETS1 Service Provider in the circumstances set out in the Service Request Processing Document.</td>
</tr>
<tr>
<td>CPA Assurance Maintenance Plan</td>
<td>means the document agreed with the NCSC that describes the components of a device which, if changed, will require a new CPA Certificate to be issued.</td>
</tr>
<tr>
<td>CPA Certificates</td>
<td>has the meaning given to that expression in Section F2.4 (Background to Assurance Certificates).</td>
</tr>
<tr>
<td>CPA Certificate Remedial Plan</td>
<td>means a remedial plan for resolving the security issues that have resulted in or arisen from (or will result in or arise from) the cancellation, withdrawal, or expiry without renewal, of a Device Model's CPA Certificate, as further described in the CPL Requirements Document.</td>
</tr>
<tr>
<td>CPA Security Characteristics</td>
<td>means the documents published from time to time on the NCSC website that set out the features, testing and deployment requirements necessary to obtain a CPA Certificate in respect of one or more of the following: (a) 'Gas Smart Metering Equipment'; (b) 'Electricity Smart Metering Equipment'; (c) 'Communications Hubs'; (d) 'HAN Connected Auxiliary Load Control Switches'.</td>
</tr>
<tr>
<td>CPL Requirements Document</td>
<td>means the SEC Subsidiary Document of that name set out as Appendix Z.</td>
</tr>
<tr>
<td>Credit Assessment Score</td>
<td>means, in respect of a Party, a credit assessment score in respect of that Party procured from one of the credit assessment companies named in Section J3.8 (Party’s Unsecured Credit Factor).</td>
</tr>
<tr>
<td>Credit Cover Requirement</td>
<td>has the meaning given to that expression in Section J3.2 (Calculation of Credit Cover Requirement).</td>
</tr>
</tbody>
</table>
Credit Cover Threshold means, in respect of each Regulatory Year, £2,000, multiplied by the Consumer Prices Index for the October preceding the start of that Regulatory Year, divided by the Consumer Prices Index for October 2014. The relevant amount will be rounded to the nearest pound.

Credit Support means one or more of a Bank Guarantee, Cash Deposit and/or Letter of Credit procured by a User pursuant to Section J3 (Credit Cover).

CREST means the not-for-profit company registered in the United Kingdom with company number 06024007.

Critical Command has the meaning given to that expression in the GB Companion Specification.

Critical Service Request means a Service Request which is identified as critical in the DCC User Interface Specification (or, in the case of Elective Communication Services, the relevant Bilateral Agreement).


Cryptographic Credential Token means a token compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time) and containing Secret Key Material, as issued in accordance with the SMKI RAPP.

Cryptographic Hash Function means an algorithm:
(a) the inputs to which it would be computationally infeasible to determine from knowledge of its outputs; and
(b) in relation to which it would be computationally infeasible to find an input which generates the same output as any other input.

Cryptographic Module means a set of hardware, software and/or firmware that is Separated from all other Systems and that is designed for:
(a) the secure storage of Secret Key Material; and
(b) the implementation of Cryptographic Processing without revealing Secret Key Material.
**Cryptographic Processing** means the generation, storage (other than of Secret Key Material used in relation to communications with a SMETS1 Device, where that Secret Key Material is encrypted) or use of any Secret Key Material.

**CSV file** has the meaning given to that expression in the Threshold Anomaly Detection Procedures.

**Data** means any information, data, knowledge, figures, methodologies, minutes, reports, forecasts, images or sounds (together with any database made up of any of these) embodied in any medium (whether tangible or electronic).

**Data Controller** has the meaning given to 'controller' in the Data Protection Legislation.

**Data Processor** has the meaning given to 'processor' in the Data Protection Legislation.

**Data Protection Legislation** means General Data Protection Regulation and any national legislation implementing the same and related statutory instruments.

**Data Retention Policy** means a document developed and maintained by a Party which sets out, in relation to Data held by that Party, the periods for which such Data will be held by it for the purpose of ensuring that it is able to satisfy its legal, contractual and commercial requirements in respect of the Data.

**Data Subject** has the meaning given to that expression in the Data Protection Legislation.

**Data Subject Rights** means the rights of Data Subjects under the Data Protection Legislation.

**DCA Certificate** has the meaning given to that expression in Annex A of the Device Certificate Policy.

**DCC** means, subject to Section M9 (Transfer of DCC Licence), the holder from time to time of the DCC Licence. In accordance with Section A2.1(I), references to the DCC shall (where applicable) include references to the DCC Service Providers with whom the DCC has contracted in order to secure performance of its obligations under this Code.
DCC Alert means the meaning given to that expression in the DCC User Interface Specification.

DCC Assessment means a DCC Preliminary Assessment or a DCC Impact Assessment.

DCC Gateway Bandwidth Option means a DCC Gateway HV Connection or a DCC Gateway LV Connection.

DCC Gateway Connection means, for a premises, the physical infrastructure by which a connection is (or is to be) made between that premises and the DCC Systems (and each DCC Gateway Connection shall form part of the DCC Systems).

DCC Gateway Connection Code of Connection means the SEC Subsidiary Document set out in Appendix G.

DCC Gateway Equipment means, for each premises and any DCC Gateway Connection provided at that premises, that part of the DCC Gateway Connection that is (or is to be) located within that premises.

DCC Gateway HV Connection means the high-volume technology solution by which the DCC provides DCC Gateway Connections, as further described in the DCC Gateway Connection Code of Connection.

DCC Gateway LV Connection means the low-volume technology solution by which the DCC provides DCC Gateway Connections, as further described in the DCC Gateway Connection Code of Connection.

DCC Gateway Party means a Party that is seeking or has been provided with a DCC Gateway Connection at its premises, or to whom the right to use that connection has been transferred in accordance with Section H15.16 (Use of a DCC Gateway Connection).

DCC ID means each identification number established by the DCC pursuant to Section H4.43 (DCC IDs).
DCC Impact Assessment means, in respect of analysis pursuant to Section D6.9 (Analysis by the DCC), a full and formal assessment by the DCC of the determined area for analysis.

DCC Independent Security Assessment Arrangements has the meaning given to that expression in Section G9.1 (The DCC Independent Security Assessment Arrangements).

DCC Independent Security Assurance Service Provider has the meaning given to that expression in Section G9.4 (The DCC Independent Security Assurance Service Provider).

DCC Individual Live System means, with regard to the DCC’s duty to Separate parts of the DCC Total System, a part of the DCC Total System which is used:
(a) for one of the purposes specified in paragraphs (a) to (g) of the definition of DCC Live Systems, where the part used for each such purpose shall be treated as an individual System distinct from:
(i) the part used for each other such purpose; and
(ii) any part used for a purpose specified in either paragraph (h) or (i) of the definition of DCC Live Systems; or
(b) by a SMETS1 Service Provider for the purpose specified in paragraph (h) of the definition of DCC Live Systems, where the part used by each SMETS1 Service Provider shall be treated as an individual System distinct from:
(i) the part used by each other SMETS1 Service Provider; and
(ii) any part used for a purpose specified in any of paragraphs (a) to (g), or paragraph (i), of the definition of DCC Live Systems; or
(c) by a DCO for the purpose specified in paragraph (i) of the definition of DCC Live Systems, where the part used by each DCO shall be treated as an individual System distinct from:
(i) the part used by each other DCO; and
(ii) any part used for a purpose specified in any of paragraphs (a) to (h) of the definition of DCC Live Systems.

DCC Interfaces means each and every one of the following interfaces:
(a) the DCC User Interface;
(b) the Registration Data Interface;
(c) the SMKI Repository Interface;
(d) the SMKI Services Interface;
(e) the Self-Service Interface; and
(f) the communications interfaces used for the purposes of accessing those Testing Services designed to be accessed via DCC Gateway Connections.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>DCC Internal Security Controls</td>
<td>means security controls applied by the DCC in relation to SMETS1 Service Requests in a manner consistent with the End-To-End Security Architecture.</td>
</tr>
<tr>
<td>DCC Internal Systems</td>
<td>means those aspects of the DCC Total System for which the specification or design is not set out in this Code.</td>
</tr>
<tr>
<td>DCC IT Supporting Systems</td>
<td>means, with regard to the DCC’s duty to Separate parts of the DCC Total System, those parts of the DCC Total System which are used to support the DCC Live Systems and DCC IT Testing and Training Systems.</td>
</tr>
<tr>
<td>DCC IT Testing and Training Systems</td>
<td>means, with regard to the DCC’s duty to Separate parts of the DCC Total System, those parts of the DCC Total System which are used to support the testing and training of DCC Personnel and third parties in relation to the provision of Services by the DCC.</td>
</tr>
<tr>
<td>DCC Key Infrastructure (or DCCKI)</td>
<td>means the public key infrastructure established by DCC to provide, amongst other things, transport layer security across DCC Gateway Connections.</td>
</tr>
<tr>
<td>DCC Licence</td>
<td>means the licences granted under section 6(1A) of the Electricity Act and section 7AB(2) of the Gas Act.</td>
</tr>
</tbody>
</table>
| DCC Live Systems | means those parts of the DCC Total System which are used for the purposes of:  
(a) (other than to the extent to which the activities fall within paragraph (b), (c), (f), (g), (h) or (i) below) processing (including Countersigning of SMETS1 Responses, SMETS1 Alerts and S1SP Alerts, but not Countersigning of SMETS1 Service Requests) Service Requests, Pre-Commands, Commands, Instructions, Service Responses and Alerts, holding or using Registration Data for the purposes of processing Service Requests and Signed Pre-Commands, and providing the Repository Service;  
(b) (other than to the extent to which the activity falls within paragraph (i) below) Threshold Anomaly Detection (other than that carried out by a DCO) and (other than to the extent to which the activity falls within paragraph (d), (f), (g), (h) or (i) below) Cryptographic Processing relating to the generation and use of a Message Authentication Code and Countersigning SMETS1 Service Requests;  
(c) discharging the obligations placed on the DCC in its capacity as CoS Party;  
(d) providing SMKI Services;  
(e) the Self-Service Interface;  
(f) creating, using, storing or destroying the Contingency Private Key, the |
Contingency Symmetric Key or the Recovery Private Key (except where each such key is being stored in an unusable form because it is or is being split into multiple parts as described in Appendix L (SMKI Recovery Procedure) or in the Organisation CPS;
(g) the Production Proving Systems;
(h) discharging the obligations of any SMETS1 Service Provider in its capacity as such; and
(i) discharging the obligations of any DCO in its capacity as such.

DCC Member has the meaning given to that expression in Section C3.1 (Panel Composition).

DCC Personnel means those persons who are engaged by the DCC, in so far as such persons carry out, or are authorised to carry out, any activity in relation to the Authorised Business.

DCC Preliminary Assessment means, in respect of analysis pursuant to Section D6.9 (Analysis by the DCC):
(a) a preliminary assessment by the DCC of the determined area for analysis; and
(b) the costs and expenses that the DCC will incur in undertaking a DCC Impact Assessment in respect of the determined area for analysis.

DCC Release Management Policy has the meaning given to that expression in Section H8.9 (Release Management).

DCC Security Assessment Report has the meaning given to that expression in Section G9.7(a) (DCC Security Assessment Reports and Responses).

DCC Security Assessment Response has the meaning given to that expression in Section G9.7(b) (DCC Security Assessment Reports and Responses).

DCC Service Provider means an External Service Provider, as defined in the DCC Licence (but always excluding the DCC itself).

DCC Service Provider Contract means, as between the DCC and each DCC Service Provider, any arrangement (however described) pursuant to which the DCC procures services for the purpose of providing the Services.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>DCC Systems</td>
<td>means the DCC Total System, including the SMETS1 SM WAN and the SMETS2+ SM WAN, but excluding all Communications Hubs.</td>
</tr>
<tr>
<td>DCC Total System</td>
<td>means the Systems used by the DCC and/or the DCC Service Providers in relation to the Services and/or this Code, including the DCC User Interface, the SMETS1 SM WAN, the SMETS2+ SM WAN and Communications Hubs except for those Communications Hubs which are: (a) SMETS1 CHs; (b) neither installed nor in the possession of the DCC; and/or (c) installed, but are not Commissioned.</td>
</tr>
<tr>
<td>DCC User Interface</td>
<td>means the communications interface designed to allow the communications referred to in Section H3.3 (Communications to be sent via the DCC User Interface) to be sent between the DCC and Users.</td>
</tr>
<tr>
<td>DCC User Interface Code of Connection</td>
<td>means the SEC Subsidiary Document of that name set out in Appendix AE.</td>
</tr>
<tr>
<td>DCC User Interface Services</td>
<td>means the Services described in the DCC User Interface Services Schedule.</td>
</tr>
<tr>
<td>DCC User Interface Services Schedule</td>
<td>means the SEC Subsidiary Document of that name set out in Appendix E.</td>
</tr>
<tr>
<td>DCC User Interface Specification</td>
<td>means the SEC Subsidiary Document set out in Appendix AD.</td>
</tr>
<tr>
<td>DCC Website</td>
<td>means the DCC’s publicly available website (or, where the Panel and the DCC so agree, the Website).</td>
</tr>
<tr>
<td>DCCKI Authorised Subscriber</td>
<td>means a Party or RDP which is a DCCKI Authorised Subscriber for the purposes of (and in accordance with the meaning given to that expression in) the DCCKI Certificate Policy.</td>
</tr>
<tr>
<td>DCCKI Authority Revocation List (or DCCKI ARL)</td>
<td>has the meaning given to that expression in the DCCKI Certificate Policy.</td>
</tr>
</tbody>
</table>
DCCKI Certificate has the meaning given to that expression in the DCCKI Certificate Policy.

DCCKI Certificate Policy means the SEC Subsidiary Document of that name set out in Appendix S.

DCCKI Certificate Revocation List (or DCCKI CRL) has the meaning given to that expression in the DCCKI Certificate Policy.

DCCKI Certificate Signing Request means a request for a DCCKI Certificate submitted by a DCCKI Eligible Subscriber in accordance with the DCCKI Certificate Policy and the DCCKI RAPP.

DCCKI Certification Authority (or DCCKICA) has the meaning given to that expression in the DCCKI Certificate Policy.

DCCKI Certification Practice Statement (or DCCKI CPS) has the meaning given to that expression in Section L13.37 (the DCCKI Certification Practice Statement).

DCCKI Code of Connection means the SEC Subsidiary Document of that name set out in Appendix V, which:
(a) has the purpose described in Section L13.14 (DCCKI Code of Connection); and
(b) is originally to be developed pursuant to Sections L13.15 to L13.16 (DCCKI Interface Document Development).

DCCKI Document Set has the meaning given to that expression in Section L13.33 (the DCCKI Document Set).

DCCKI Eligible Subscriber has the meaning given to that expression in Section L13.8 (DCCKI Eligible Subscribers).

DCCKI Infrastructure Certificate has the meaning given to that expression in the DCCKI Certificate Policy.
DCCKI Interface Design Specification means the SEC Subsidiary Document of that name set out in Appendix T, which:
(a) has the purpose described in Section L13.13 (DCCKI Interface Design Specification); and
(b) is originally to be developed pursuant to Sections L13.15 to L13.16 (DCCKI Interface Document Development).

DCCKI Participants means the DCC (acting in its capacity as the provider of the DCCKI Services), all DCCKI Subscribers and all DCCKI Relying Parties.

DCCKI PMA Functions has the meaning given to that expression in Section L13.54 (the DCCKI PMA Functions).

DCCKI Registration Authority means the DCC, acting in its capacity as such for the purposes of (and in accordance with the meaning given to that expression in) the DCCKI Certificate Policy.

DCCKI Registration Authority Policies and Procedures (or DCCKI RAPP) means the SEC Subsidiary Document of that name set out in Appendix W, which is originally to be developed pursuant to Sections L13.35 to L13.36 (the DCCKI Registration Authority Policies and Procedures: Document Development).

DCCKI Relying Party means a person who, pursuant to the Code, receives and relies upon a DCCKI Certificate.

DCCKI Repository has the meaning given to that expression in Section L13.17 (the DCCKI Repository).

DCCKI Repository Code of Connection means the SEC Subsidiary Document of that name set out in Appendix V, which:
(a) has the purpose described in Section L13.28 (DCCKI Repository Code of Connection); and
(b) is originally to be developed pursuant to Sections L13.29 to L13.30 (DCCKI Repository Interface Document Development).

DCCKI Repository Interface has the meaning given to that expression in Section L13.26 (the DCCKI Repository Interface).
DCCKI Repository Interface Design Specification means the SEC Subsidiary Document of that name set out in Appendix U, which:
(a) has the purpose described in Section L13.27 (DCCKI Repository Interface Design Specification); and
(b) is originally to be developed pursuant to Sections L13.29 to L13.30 (DCCKI Repository Interface Document Development).

DCCKI Repository Service has the meaning given to that expression in Section L13.18 (the DCCKI Repository Service).

DCCKI SEC Documents has the meaning given to that expression in Section L13.34 (the DCCKI SEC Documents).

DCCKI Service Interface has the meaning given to that expression in Section L13.12 (the DCCKI Service Interface).

DCCKI Services has the meaning given to that expression in Section L13.1 (the DCCKI Services).

DCCKI Subscriber means, in relation to any DCCKI Certificate, a Party or RDP which has been Issued with and accepted that Certificate, acting in its capacity as the holder of the Certificate.

DCCKICA Certificate has the meaning given to that expression in the DCCKI Certificate Policy.

DCO means the DCC when carrying out the role and activities ascribed to a DCO in this Code; and where the DCC carries out that role and those activities by processing communications which relate to different SMETS1 Service Providers, it shall be treated as being a separate DCO in respect of the communications relating to each such SMETS1 Service Provider.

Decommissioned means, in respect of a Device that has previously been Commissioned, that the Device has been decommissioned in accordance with Section H6.1 (Decommissioning).
**Default Interest Rate**
means, for any day, 8% above the base lending rate of the Bank of England at 13.00 hours on that day.

**Defaulting Party**
has the meaning given to that expression in Section M8.1 (Events of Default).

**Delivery Batch**
means all the Communications Hubs that were delivered pursuant to Section F6 (Delivery and 37 Acceptance of Communications Hubs) to a single location during a month (regardless of whether they were delivered pursuant to more than one Communications Hub Order by more than one Party).

**Delivery Date**
has the meaning given to that expression in Section F5.8 (Communications Hub Orders).

**Delivery Location**
has the meaning given to that expression in Section F5.8 (Communications Hub Orders).

**Delivery Month**
has the meaning given to that expression in Section F5.8 (Communications Hub Orders).

**Delivery Quantity**
has the meaning given to that expression in Section F5.8 (Communications Hub Orders).

**Delivery Window**
means, for each delivery of Communications Hub Products to a Delivery Location, the time period on the applicable Delivery Date within which the DCC is to deliver the Communications Hub Products, as established in accordance with the CH Handover Support Materials.

**Denial of Service Event**
means any unauthorised attempt to make any part of a System wholly or partially unavailable for use for a period of time.

**Deployed Products List**
means the list published by the Panel pursuant to Section F2.10 (Deployed Products List).

**Derogation**
has the meaning given to that expression at Section A4.2.
<table>
<thead>
<tr>
<th><strong>Designated Premises</strong></th>
<th>means Non-Domestic Premises defined as Designated Premises within the meaning given to that expression in the Electricity Supply Licences or the Gas Supply Licences.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Detailed Evaluation</strong></td>
<td>has the meaning given to that expression in Section H7.7 (Detailed Evaluation of Elective Communication Services).</td>
</tr>
<tr>
<td><strong>Device</strong></td>
<td>means one of the following individual devices: (a) an Electricity Smart Meter; (b) a Gas Smart Meter; (c) a Communications Hub Function; (d) a Gas Proxy Function; (e) a Pre-Payment Meter Interface Device; (f) a HAN Connected Auxiliary Load Control Switch; and (g) any Type 2 Device.</td>
</tr>
<tr>
<td><strong>Device Alert</strong></td>
<td>has the meaning given to that expression in the DCC User Interface Specification.</td>
</tr>
<tr>
<td><strong>Device and User System Tests</strong></td>
<td>has the meaning given to that expression in Section H14.31 (Device and User System Tests).</td>
</tr>
<tr>
<td><strong>Device Certificate</strong></td>
<td>has the meaning given to that expression in Annex A of the Device Certificate Policy.</td>
</tr>
<tr>
<td><strong>Device Certificate Policy</strong></td>
<td>means the SEC Subsidiary Document of that name set out in Appendix A.</td>
</tr>
<tr>
<td><strong>Device Certification Authority (or DCA)</strong></td>
<td>has the meaning given to that expression in Annex A of the Device Certificate Policy.</td>
</tr>
<tr>
<td><strong>Device Certification Practice Statement (or Device CPS)</strong></td>
<td>has the meaning given to that expression in Section L9.8 (the Device Certification Practice Statement).</td>
</tr>
<tr>
<td><strong>Device ID</strong></td>
<td>means: (a) in relation to a SMETS2+ Device, the unique number by which an individual Device can be identified, as allocated to that Device in accordance with the applicable version of the GB Companion Specification; or (b) in relation to a SMETS1 Device, the unique number complying with the</td>
</tr>
</tbody>
</table>
SMETS1 Supporting Requirements and by which the Device can be identified.

Device Log means, in respect of a SMETS2+ Device (excluding Type 2 Devices), the electronic record within that Device which records the other Devices from which that Device can receive Data via the HAN. In respect of a SMETS1 Device, it shall have the meaning in the SMETS1 Supporting Requirements.

Device Model means, in respect of a Communications Hub or a Device (other than a Communications Hub Function or a Gas Proxy Function), the Manufacturer, the model, the hardware version and the firmware version of the Communications Hub or Device.

Device Security Credentials means:
(a) in respect of any SMETS2+ Device (other than a Type 2 Device), the Device's active Device Certificates and the electronic record within that Device of information from any other Certificates required to be held on the Device in order to execute the functionality of that Device specified in the GB Companion Specification;
(b) in respect of a SMETS1 Device, the Device Security Credentials required by the SMETS1 Supporting Requirements.

Device Selection Methodology has the meaning given to that expression in Section T1.3 (Device Selection Methodology).

Device Type means, in respect of a Device, a generic description of the category of Devices into which the Device falls.

Digital Signature means, in respect of any electronic Data, a digital signature generated using:
(a) the entirety of those Data (excluding the digital signature itself and, to the extent specified in the code, any other parts of those Data);
(b) a Private Key; and
(c) the signature algorithm defined in the certificate profile in the certificate policy under which the certificate associated with that Private Key was issued or (where such certificate policy does not exist) the signature algorithm relevant to that certificate.

Digitally Signed
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Direct Agreement</td>
<td>means, in respect of each Communications Hub Finance Facility, any agreement entered into by the DCC in relation to that facility under which the DCC owes direct payment obligations.</td>
</tr>
<tr>
<td>Disaster</td>
<td>means an event that causes one or more of the 'DCC Disaster Impacts' listed in the BCDR Procedure.</td>
</tr>
<tr>
<td>Dispute</td>
<td>means any dispute or difference (of whatever nature) arising under, out of or in connection with this Code and/or any Bilateral Agreement.</td>
</tr>
<tr>
<td>DLMS Certificates</td>
<td>has the meaning given to that expression in Section F2.4 (Background to Assurance Certificates).</td>
</tr>
<tr>
<td>DLMS User Association</td>
<td>means the association of that name located in Switzerland (see - <a href="http://www.dlms.com">www.dlms.com</a>).</td>
</tr>
<tr>
<td>Domestic Premises</td>
<td>means premises at which a Supply of Energy is or will be taken wholly or mainly for domestic purposes, which is to be interpreted in accordance with Condition 6 of the relevant Energy Supply Licence.</td>
</tr>
<tr>
<td>Draft Budget</td>
<td>has the meaning given to that expression in Section C8.11 (Preparation of Draft Budgets).</td>
</tr>
<tr>
<td>Draft Proposal</td>
<td>has the meaning given to that expression in Section D1.2 (Modifications).</td>
</tr>
<tr>
<td>Dual Band Communications Hub</td>
<td>has the meaning given to that expression in the CHTS.</td>
</tr>
<tr>
<td>Dual Band Communications Hub Configuration Tables</td>
<td>means the technical document set out as an annex to Section F4 (Operational Functionality, Interoperability and Access for the DCC).</td>
</tr>
</tbody>
</table>
Due Date has the meaning given to that expression in Section J1.5 (Payment of Charges).

DUIS means the DCC User Interface Specification.

DUIS XML Schema means, in relation to any version of the DCC User Interface Specification, the version of the DUIS XML Schema contained within it, as specified in the defined term 'DUIS XML Schema' in that version of the DCC User Interface Specification.

EII DCCKICA Certificate has the meaning given to that expression in the DCCKI Certificate Policy.

EII DCCKICA Certificate Revocation List (or EII DCCKICA CRL) has the meaning given to that expression in the DCCKI Certificate Policy.

Elected Members has the meaning given to that expression in Section C3.1 (Panel Composition).

Elective Communication Services means the provision of communication services that are (or are to be) defined in a Bilateral Agreement (rather than the DCC User Interface Services Schedule) in a manner that involves communication via the SM WAN (provided that such services must relate solely to the Supply of Energy or its use).

Electricity Act means the Electricity Act 1989.

Electricity Additional Registration Data has the meaning given to that expression in Section E5.2 (Electricity Data).

Electricity Distribution Licence means a licence granted, or treated as granted, under section 6(1)(c) of the Electricity Act.

Electricity Distributor means, for a Smart Metering System or a Device, the holder of the Electricity Distribution Licence for the network to which the relevant premises are connected.
Electricity Meter means any meter that conforms to the requirements of paragraph 2 of schedule 7 to the Electricity Act and is used for the purpose of measuring the quantity of electricity that is supplied to premises.

Electricity Network Party means a Party that holds an Electricity Distribution Licence.

Electricity Smart Meter means either a SMETS1 ESME; or a device installed (or to be installed) at a premises, which:
(a) consists of the components or other apparatus identified in; and
(b) as a minimum, has the functional capability specified by and complies with the other requirements of,
the part(s) of the SMETS identified as applying to ‘Electricity Smart Metering Equipment’ (and, where applicable, the part(s) relevant to the Physical Device Type in question) in a Version of the SMETS which was within its Installation Validity Period on the date on which the device was installed.

Electricity Supplier Party means a Party that holds an Electricity Supply Licence (regardless of whether that Party also holds a Gas Supply Licence).

Electricity Supply Licence means a licence granted, or treated as granted, pursuant to section 6(1)(d) of the Electricity Act.

Eligible Subscriber has the meaning given to that expression in Section L3.15 (Eligible Subscribers).

Eligible User means, in respect of a Service set out in the DCC User Interface Services Schedule or an Elective Communication Service and (in either case) a Smart Metering System (or a Device forming, or to form, part of a Smart Metering System), one of the Users eligible to receive that Service in respect of that Smart Metering System (or such a Device), as further described in Section H3.8 (Eligibility for Services).

Eligible User Role means, in respect of a Service set out in the DCC User Interface Services Schedule or an Elective Communication Service, one of the User Roles that is capable of being an Eligible User in respect of that Service (determined without reference to a particular Smart Metering System or Device).
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Enabling Services</td>
<td>means one or more of the Enrolment Service, the Communications Hub Service, and the Other Enabling Services.</td>
</tr>
<tr>
<td>Encrypt</td>
<td>means, in respect of Section H4 (Processing Service Requests), the process of encoding Data using the methods set out for that purpose in the GB Companion Specification; and “Encrypted” shall be interpreted accordingly.</td>
</tr>
<tr>
<td>End-to-End Security Architecture</td>
<td>means a document that describes how the security controls in respect of smart metering relate to the architecture of the End-to-End Smart Metering System.</td>
</tr>
<tr>
<td>End-to-End Smart Metering System</td>
<td>means the DCC Total System, all Enrolled Smart Metering Systems, all User Systems and all RDP Systems.</td>
</tr>
<tr>
<td>End-to-End Technical Architecture</td>
<td>means the DCC Systems and the Smart Metering Systems together, including as documented in the Technical Code Specifications.</td>
</tr>
<tr>
<td>End-to-End Testing</td>
<td>means the testing described in Section T4 (End-to-End Testing).</td>
</tr>
<tr>
<td>End-to-End Testing Approach Document</td>
<td>has the meaning given to that expression in Section T4.4 (End-to-End Testing Approach Document).</td>
</tr>
<tr>
<td>Enduring Testing Approach Document</td>
<td>means the SEC Subsidiary Document set out in Appendix J, which is originally to be developed pursuant to Section T6 (Development of Enduring Testing Documents).</td>
</tr>
<tr>
<td>Energy Code</td>
<td>means a multilateral code or agreement maintained pursuant to one or more of the Energy Licences.</td>
</tr>
<tr>
<td>Energy Consumer</td>
<td>means a person who receives, or wishes to receive, a Supply of Energy at any premises in Great Britain.</td>
</tr>
<tr>
<td>Energy Licence</td>
<td>means a licence that is granted, or treated as granted, under section 6 of the Electricity Act or under section 7, 7A or 7AB of the Gas Act.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
</tr>
<tr>
<td>-----------------------------------------</td>
<td>---------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Energy Meter</td>
<td>means an Electricity Meter or a Gas Meter.</td>
</tr>
<tr>
<td>Energy Supply Licence</td>
<td>means an Electricity Supply Licence or a Gas Supply Licence.</td>
</tr>
<tr>
<td>Enrolment</td>
<td>means, in respect of a Smart Metering System, the act of enrolling that</td>
</tr>
<tr>
<td></td>
<td>Smart Metering System in accordance with the Enrolment Service (and the</td>
</tr>
<tr>
<td></td>
<td>words “Enrol” and “Enrolled” will be interpreted accordingly).</td>
</tr>
<tr>
<td>Enrolment Service</td>
<td>means the Service described in Section H5 (Enrolment Services and the</td>
</tr>
<tr>
<td></td>
<td>Smart Metering Inventory).</td>
</tr>
<tr>
<td>Equivalent Steps</td>
<td>means in relation to a SMETS1 Device and/or a SMETS1 Service Request,</td>
</tr>
<tr>
<td></td>
<td>those steps that are required to be taken such that:</td>
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<tr>
<td></td>
<td>(a) the relevant Device is, or Data relating to it, are configured or</td>
</tr>
<tr>
<td></td>
<td>reconfigured; or</td>
</tr>
<tr>
<td></td>
<td>(b) Data that are stored on, or in relation to or generated by, that</td>
</tr>
<tr>
<td></td>
<td>Device are retrieved,</td>
</tr>
<tr>
<td></td>
<td>so as to have an effect that is equivalent to that which would occur</td>
</tr>
<tr>
<td></td>
<td>were a Service Request of the same Service Reference Variant as the</td>
</tr>
<tr>
<td></td>
<td>SMETS1 Service Request to be Successfully Executed on a SMETS2+ Device</td>
</tr>
<tr>
<td></td>
<td>equivalent to the SMETS1 Device (taking into account the different design</td>
</tr>
<tr>
<td></td>
<td>functionality of the SMETS1 Device and, where relevant, any specific</td>
</tr>
<tr>
<td></td>
<td>requirements for alternative processing set out in the SMETS1 Supporting</td>
</tr>
<tr>
<td></td>
<td>Requirements), and such that the appropriate SMETS1 Response(s) and</td>
</tr>
<tr>
<td></td>
<td>SMETS1 Alert(s) can be generated.</td>
</tr>
<tr>
<td>EU Regulations</td>
<td>means any retained EU Law.</td>
</tr>
<tr>
<td>EUI-64 Compliant</td>
<td>means a 64-bit globally unique identifier governed by the Institute of</td>
</tr>
<tr>
<td></td>
<td>Electrical and Electronics Engineers.</td>
</tr>
<tr>
<td>Event of Default</td>
<td>has the meaning given to that expression in Section M8.1 (Events of</td>
</tr>
<tr>
<td></td>
<td>Default).</td>
</tr>
<tr>
<td>Export MPAN</td>
<td>means an MPAN for a Metering Point relating to the export of electricity</td>
</tr>
<tr>
<td></td>
<td>from a premises.</td>
</tr>
</tbody>
</table>
Export Supplier means, for a Smart Metering System or a Device and any period of or point in time, the Supplier Party Registered during that period of or at that point in time in respect of the Export MPAN relating to that Smart Metering System or Device (but excluding Smart Metering Systems or Devices for which there is no related Import MPAN, in which circumstance such Registered Supplier Party is deemed to be the Import Supplier in accordance with the definition thereof).

Fast-Track Modifications has the meaning given to that expression in Section D2.8 (Fast-Track Modifications).

File Signing Certificate has the meaning given to that expression in the IKI Certificate Policy.

File Signing Software means software provided by the DCC for the purposes of enabling a Party to apply a Digital Signature to a CSV File.

Firmware Hash means the result of the application of a hash function, such function being a repeatable process to create a fixed size and condensed representation of a message using the SHA-256 algorithm as specified in the US Government’s Federal Information Processing Standards document 180-4.

Firmware Information Repository means a table established and maintained by the Panel that details firmware updates, releases, Manufacturer contact details and other firmware information.

Follow-up Security Assessment has the meaning given to that expression in Section G8.19 (Categories of Security Assurance Assessment).

Force Majeure means, in respect of any Party (the Affected Party), any event or circumstance which is beyond the reasonable control of the Affected Party, but only to the extent such event or circumstance (or its consequences) could not have been prevented or avoided had the Affected Party acted in accordance with Good Industry Practice. Neither lack of funds nor strikes or other industrial disturbances affecting only the employees of the Affected Party and/or its contractors shall be interpreted as an event or circumstance beyond the Affected Party’s control.

Forum Sub-Group has the meaning given to that expression in Section Z6.1 (Definitions).
Framework Agreement means an agreement in the form set out in Schedule 1.

Full Privacy Assessment has the meaning given to that expression in Section 12.12 (Categories of Assessment).

Full User Security Assessment has the meaning given to that expression in Section G8.16 (Categories of Security Assurance Assessment).

Future-Dated Services has the meaning given to that expression in Section H3.11 (Categories of Services).

Gas Act means the Gas Act 1986.

Gas Additional Registration Data has the meaning given to that expression in Section E5.4 (Gas Data).

Gas Meter means a meter that conforms to the requirements of section 17(1) of the Gas Act for the purpose of registering the quantity of gas supplied through pipes to premises.

Gas Network Party means a Party that holds a Gas Transporter Licence.

Gas Proxy Function means either a SMETS1 GPF; or a Device installed (or to be installed) at a premises, which:
(a) consists of the components or other apparatus identified in; and
(b) as a minimum, has the functional capability specified by and complies with the other requirements of,
a Version of the CHTS (but only those provisions that are described as applying to 'Gas Proxy Functions') which was within its Installation Validity Period on the date on which the device was installed.

Gas Smart Meter means either a SMETS1 GSME; or a device installed (or to be installed) at a premises, which:
(a) consists of the components or other apparatus identified in; and
(b) as a minimum, has the functional capability specified by and complies
with the other requirements of,
the part(s) of the SMETS identified as applying to ‘Gas Smart Metering Equipment’ in a version of the SMETS which was within its Installation Validity Period on the date on which the device was installed.

**Gas Supplier**
means, for a Smart Metering System or a Device and any period of or point in time, the Supplier Party Registered during that period of or at that point in time in respect of the MPRN relating to that Smart Metering System or Device.

**Gas Supplier Party**
means a Party that holds a Gas Supply Licence (regardless of whether that Party also holds an Electricity Supply Licence).

**Gas Supply Licence**
means a licence granted, or treated as granted, pursuant to section 7A(1) of the Gas Act.

**Gas Transporter**
means, for a Smart Metering System or a Device, the holder of the Gas Transporter Licence for the network to which the relevant premises are connected.

**Gas Transporter Licence**
means a licence granted, or treated as granted, under section 7 of the Gas Act (but not the licence in respect of the National Transmission System, as defined in the UNC).

**GB Companion Specification (or GBCS)**
means the document of that name set out in Schedule 8.

**GBCS Payload**
means the content of a Pre-Command, Signed Pre-Command, Service Response or Device Alert which is set out in the format required by the GB Companion Specification.

**General Data Protection Regulation**
means EU Regulation 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data.

**General Installation End Date**
has the meaning given to that expression in Section A3.13.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>General SEC Objectives</td>
<td>has the meaning given to that expression in Section C1 (SEC Objectives).</td>
</tr>
<tr>
<td>Good Industry Practice</td>
<td>means, in respect of a Party, the exercise of that degree of skill, diligence, prudence and foresight which would reasonably and ordinarily be expected from a skilled and experienced person engaged in a similar type of undertaking as that Party under the same or similar circumstances.</td>
</tr>
<tr>
<td>HAN</td>
<td>means, for each Smart Metering System, the home area network created by the Communications Hub Function forming part of that Smart Metering System.</td>
</tr>
<tr>
<td>HAN Connected Auxiliary Load Control Switch</td>
<td>means a device installed (or to be installed) at a premises, which: (a) consists of the components or other apparatus identified in; and (b) as a minimum, has the functional capability specified by and complies with the other requirements of, a Version of the HCALCS Technical Specification which was within its Installation Validity Period on the date on which the device was installed.</td>
</tr>
<tr>
<td>HAN Requirements</td>
<td>means the requirements with respect to the HAN provided for in the Energy Licences and this Code.</td>
</tr>
<tr>
<td>HAN Variants</td>
<td>means the variations of SMETS2+ Communications Hub that are necessary to enable communication via each HAN Interface (as defined in the CHTS).</td>
</tr>
<tr>
<td>Hash</td>
<td>means the result of the application of a hash function, such function being a repeatable process to create a fixed size and condensed representation of a message using the SHA-256 algorithm as specified in the US Government’s Federal Information Processing Standards document 180-4.</td>
</tr>
<tr>
<td>HCALCS</td>
<td>means a HAN Connected Auxiliary Load Control Switch.</td>
</tr>
</tbody>
</table>
HCALCS Technical Specification means the part(s) of the SMETS identified as applying to 'HAN Connected Auxiliary Load Control Switches'.

ICA Certificate has the meaning given to that expression in the IKI Certificate Policy.

ICHIS means the Intimate Communications Hub Interface Specifications.

ID Allocation Procedure means the document of that name developed and maintained in accordance with Section B2.2 (ID Allocation Procedure).

IETF RFC 5280 has the meaning given to that expression in the GB Companion Specification.

IHD means a device provided (or to be provided) at a premises, which is either a SMETS1 IHD; or:
(a) consists of the components or other apparatus identified in; and
(b) as a minimum, has the functional capability specified by and complies with the other requirements of,
a Version of the IHD Technical Specification which was within its Installation Validity Period on the date on which the device was provided, and which a User acting in the role of Import Supplier or Gas Supplier has joined, or is seeking to join, to an Electricity Smart Meter or Gas Proxy Function (as applicable).

IHD Technical Specification means the part(s) of the SMETS identified as applying to 'IHDs'.

IKI Authority Revocation List (or IKI ARL) has the meaning given to that expression in the IKI Certificate Policy.

IKI Certificate has the meaning given to that expression in the IKI Certificate Policy.

IKI Certificate Policy means the SEC Subsidiary Document of that name set out in Appendix Q.

IKI Certificate Revocation List (or IKI CRL) has the meaning given to that expression in the IKI Certificate Policy.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>IKI Certification Practice Statement (or IKI CPS)</td>
<td>has the meaning given to that expression in Section L9.20 (the IKI Certification Practice Statement).</td>
</tr>
<tr>
<td>IKI File Signing Certificate</td>
<td>means an IKI Certificate issued by the IKI File Signing Certification Authority.</td>
</tr>
<tr>
<td>IKI File Signing Certification Authority</td>
<td>has the meaning given to that expression in the IKI Certificate Policy.</td>
</tr>
<tr>
<td>Import MPAN</td>
<td>means an MPAN for a Metering Point relating to the import of electricity to a premises.</td>
</tr>
<tr>
<td>Import Supplier</td>
<td>means, for a Smart Metering System or a Device and any period of or point in time: (a) the Supplier Party Registered during that period of or at that point in time in respect of the Import MPAN relating to that Smart Metering System or Device; or (b) where there is no related Import MPAN for that Smart Metering System or Device, the Supplier Party Registered during that period of or at that point in time in respect of the Export MPAN relating to that Smart Metering System or Device.</td>
</tr>
<tr>
<td>Incident</td>
<td>means an actual or potential interruption to (or reduction in the quality or security of) the Services, as further described in the Incident Management Policy.</td>
</tr>
<tr>
<td>Incident Category</td>
<td>has the meaning given to that expression in Section H9.1 (Incident Management Policy).</td>
</tr>
<tr>
<td>Incident Management</td>
<td>means a framework of processes designed to identify, raise, allocate responsibility for, track and close Incidents.</td>
</tr>
<tr>
<td>Incident Management Log</td>
<td>has the meaning given to that expression in Section H9.3 (Incident Management Log).</td>
</tr>
<tr>
<td>Incident Management Policy</td>
<td>means the SEC Subsidiary Document of that name set out in Appendix AG.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
</tr>
<tr>
<td>-------------------------------------------</td>
<td>------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Incident Parties</td>
<td>has the meaning given to that expression in Section H9.1 (Incident Management Policy).</td>
</tr>
<tr>
<td>Independent Assurance Scheme</td>
<td>has the meaning given to that expression in Part 2.1 of the SMKI Compliance Policy (DCC: Duty to Submit to an Independent Assurance Scheme).</td>
</tr>
<tr>
<td>Independent Privacy Auditor</td>
<td>has the meaning given to that expression in Section I2.1 (Procurement of the Independent Privacy Auditor).</td>
</tr>
<tr>
<td>Independent SMKI Assurance Service Provider</td>
<td>has the meaning given to that expression in Part 3.1 of the SMKI Compliance Policy (DCC: Duty to Procure Independent Assurance Services).</td>
</tr>
<tr>
<td>Independent S1SPKM Assurance Service Provider</td>
<td>has the meaning given to that expression in the S1SPKM Compliance Policy (DCC: Duty to Procure Independent Assurance Services).</td>
</tr>
<tr>
<td>Independent Time Source</td>
<td>has the meaning given to that expression in Section G2.46(b) (Network Time).</td>
</tr>
<tr>
<td>Information Classification Scheme</td>
<td>means a methodology for: (a) the appropriate classification of all Data that are processed or stored on a System by reference to the potential impact of those Data being Compromised; and (b) determining the controls to be applied to the processing, storage, transfer and deletion of each such class of those Data.</td>
</tr>
<tr>
<td>Information Commissioner</td>
<td>means the Commissioner as defined in the Data Protection Legislation.</td>
</tr>
<tr>
<td>Infrastructure Key Infrastructure (or IKI)</td>
<td>means the public key infrastructure established by the DCC for the purpose, among other things, of authenticating communications between: (a) Parties and the OCA and DCA; and (b) Parties and the DCC, where those Parties are required in accordance with this Code to provide files to the DCC that have been Digitally Signed using the Private Key associated with the Public Key that is contained within a File Signing Certificate.</td>
</tr>
</tbody>
</table>
Insolvency Type Event means, in respect of a Party, that that Party:
(a) is unable to pay its debts as they fall due, or is deemed to be unable to pay its debts within the meaning of section 123 of the Insolvency Act 1986 (but as if the reference in such section to “£750” was replaced with “£10,000”);
(b) calls a meeting for the purpose of passing a resolution for its winding-up, or such a resolution is passed;
(c) presents, or has presented in respect of it, a petition for a winding-up order;
(d) has an application to appoint an administrator made in respect of it, or a notice of intention to appoint an administrator is filed in respect of it;
(e) has an administrator, administrative receiver, or receiver appointed over all or a substantial part of its business, undertaking, property or assets;
(f) takes any steps in connection with proposing a company voluntary arrangement or a company voluntary arrangement is passed in relation to it; or
(g) suffers or undergoes any procedure analogous to any of those specified above, including in respect of a Party who is a natural person or in any jurisdiction outside the UK in which a Party is incorporated.

Installation End Date has the meaning given to that expression in Section A3.12(b) (The Installation Validity Period).

Installation Start Date has the meaning given to that expression in Section A3.12(a) (The Installation Validity Period).

Installation Validity Period has the meaning given to that expression in Section A3.11 (The Installation Validity Period).

Instruction means, in respect of a SMETS1 Device, a communication generated by the SMETS1 Service Provider or a DCO following receipt of a SMETS1 Service Request by the DCC that is designed to instruct the Device to execute the functionality necessary to permit the DCC to take the necessary Equivalent Steps.

Intellectual Property Rights means patents, trade marks, trade names, service marks, rights in designs, copyright (including rights in computer software), logos, rights in internet domain names, and moral rights, database rights, rights in know-how, and other intellectual property rights (in each case, whether registered or unregistered or subject to an application for registration), and includes any and all rights or forms of protection having equivalent or similar effect anywhere in the world.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interface Testing</td>
<td>means the testing described in Section T3 (Interface Testing).</td>
</tr>
<tr>
<td>Interface Testing Approach Document</td>
<td>has the meaning given to that expression in Section T3.8 (Interface Testing Approach Document).</td>
</tr>
<tr>
<td>Interface Testing Objective</td>
<td>has the meaning given to that expression in Section T3.2 (Interface Testing Objective).</td>
</tr>
<tr>
<td>Interim Election</td>
<td>has the meaning given to that expression in Section C4.2 (Election of Elected Members).</td>
</tr>
<tr>
<td>Interoperability Checker Service</td>
<td>has the meaning given to that expression in Section H16.6 (Obligations of the DCC).</td>
</tr>
<tr>
<td>Interoperability Data</td>
<td>has the meaning given to that expression in Section H16.2 (The Responsibility of Supplier Parties).</td>
</tr>
<tr>
<td>Intimate Communications Hub Interface Specifications</td>
<td>means the specifications described as such and originally developed by the DCC pursuant to schedule 3 of the DCC Licence, as amended from time to time in accordance with Section H12.9 (Amendments to the ICHIS).</td>
</tr>
<tr>
<td>Inventory Enrolment and Decommissioning Procedures</td>
<td>means the SEC Subsidiary Document of that name set out as Appendix AC.</td>
</tr>
<tr>
<td>Invoice</td>
<td>has the meaning given to that expression in Section J1.2 (Invoicing of Charges).</td>
</tr>
<tr>
<td>Issue in relation to:</td>
<td>(a) a Device Certificate or DCA Certificate, has the meaning given to that expression in Annex A of the Device Certificate Policy;</td>
</tr>
<tr>
<td></td>
<td>(b) an Organisation Certificate or OCA Certificate, has the meaning given to that expression in Annex A of the Organisation Certificate Policy;</td>
</tr>
<tr>
<td></td>
<td>(c) an IKI Certificate or ICA Certificate has the meaning given to that expression in the IKI Certificate Policy;</td>
</tr>
</tbody>
</table>
(d) a DCCKI Certificate (including any DCCKICA Certificate) has the meaning given to that expression in the DCCKI Certificate Policy.

Issuing DCA has the meaning given to that expression in Annex A of the Device Certificate Policy.

Issuing DCA Certificate has the meaning given to that expression in Annex A of the Device Certificate Policy.

Issuing ICA has the meaning given to that expression in the IKI Certificate Policy.

Issuing ICA Certificate has the meaning given to that expression in the IKI Certificate Policy.

Issuing OCA has the meaning given to that expression in Annex A of the Organisation Certificate Policy.

Issuing OCA Certificate has the meaning given to that expression in Annex A of the Organisation Certificate Policy.

Key Pair means a Private Key and its mathematically related Public Key, where the Public Key may be used to Check Cryptographic Protection in relation to a communication that has been Digitally Signed using the Private Key.

Known Remote Party has the meaning given to that expression in the GB Companion Specification.

Large Supplier Party means a Supplier Party that is not a Small Supplier Party.

Laws and Directives means any law (including the common law), statute, statutory instrument, regulation, instruction, direction, rule, condition or requirement (in each case) of any Competent Authority (or of any authorisation, licence, consent, permit or approval of any Competent Authority).

Lead Supplier means, in respect of a Communications Hub:
(a) where there is only one Responsible Supplier for the Communications
Hub Function which forms part of that Communications Hub, that Responsible Supplier; or (b) where there is more than one Responsible Supplier for the Communications Hub Function which forms part of that Communications Hub, the Import Supplier for the Communications Hub Function.

**Letter of Credit**
means an unconditional irrevocable standby letter of credit in substantially the form set out in Schedule 6 from a bank with the Required Bank Rating which letter of credit has not been breached or disclaimed by the provider.

**Liability**
includes any loss, liability, damages, costs (including legal costs), expenses and claims.

**Local Command Services**
means the sending of Commands to a User via the DCC User Interface where the User has opted in the Service Request for the Command to be sent in that way.

**Maintenance**
includes repair, replacement, upgrade or modification.

**Maintenance End Date**
has the meaning given to that expression in Section A3.20(b) (The Maintenance Validity Period).

**Maintenance Start Date**
has the meaning given to that expression in Section A3.20(a) (The Maintenance Validity Period).

**Maintenance Validity Period**
has the meaning given to that expression in Section A3.19 (The Maintenance Validity Period).

**Major Incident**
means an Incident that is categorised as a major incident in accordance with the Service Management Standards, as further described in the Incident Management Policy.

**Major Security Incident**
means, in relation to any System, any event which results, or was capable of resulting, in that System being Compromised to a material extent.

**Malicious Software**
means any software program or code intended to destroy, interfere with, corrupt, or cause undesired effects on Data, software, files, programs or codes (whether or not its operation is immediate or delayed, and whether it is introduced wilfully, negligently or without knowledge of its existence).

**Manufacturer** means, in respect of any Device Model, the person:
(a) that manufactures some or all of the Devices of that Device Model; or
(b) on whose behalf some or all of those Devices are manufactured for onward sale or other provision.

**Manufacturer Image** has the meaning given to that expression in the GB Companion Specification.

**MA-S Registry Entry** means a publicly registered 36-bit identifier of that name issued by the Institute of Electrical and Electronics Engineers Standards Association.

**Material Risk** means, in respect of any Maintenance of the DCC Systems, that such Maintenance poses either: (a) a material risk of disruption; or (b) a risk of material disruption.

**Maximum Credit Value** has the meaning given to that expression in Section J3.3B (Party's Maximum Credit Value).

**Mesh Communications Hub** has the meaning given to that expression in the CH Support Materials.

**Message** has the meaning given to that expression in the GB Companion Specification.

**Message Authentication Code** has the meaning given to that expression in the GB Companion Specification (or, where used in the context of a communication not specified by the GB Companion Specification, the meaning associated with the relevant cryptographic algorithm used to generate it).

**Message Code** has the meaning given to that expression in the SMETS1 Supporting Requirements.
Message Mapping Catalogue means the SEC Subsidiary Document of that name set out in Appendix AF.

Meter Asset Manager has the meaning given to that expression in the SPAA.

Meter Operator has the meaning given to that expression in the MRA.

Metering Point has the meaning given to that expression in the MRA.

Minimum Monthly Charge means, in respect of each Regulatory Year, £25.00, multiplied by the Consumer Prices Index for the October preceding the start of that Regulatory Year, divided by the Consumer Prices Index for October 2014. The relevant amount will be rounded to the nearest pound.

Minimum Service Level means, in respect of each Performance Measure, the number or percentage intended to represent the minimum level of performance for the activity which is the subject of the Performance Measure, as set out in:
(a) Section D11.3 (Code Performance Measures);
(b) Section H13.1 (Code Performance Measures);
(c) the Reported List of Service Provider Performance Measures; or
(d) Section L8.6 (Code Performance Measures).

Modification Proposal is the term applied to a Draft Proposal once the Panel has agreed it should be progressed further in accordance with Section D3.11 (Initial Consideration by the Panel).

Modification Register has the meaning given to that expression in Section D1.8 (Modification Register).

Modification Report has the meaning given to that expression in Section D7.1 (Modification Report).

Modification Report Consultation has the meaning given to that expression in Section D7.8 (Modification Report Consultation).

Monthly Service Metric has the meaning set out in the DCC User Interface Services Schedule.
**Monthly Service Threshold** has the meaning set out in the DCC User Interface Services Schedule.

**MPAN** means, in respect of a Smart Metering System (or Electricity Meter), the Supply Number (or each of the Supply Numbers) allocated under the MRA to the Metering Point(s) at which the import or export of electricity is recorded by that Smart Metering System (or Electricity Meter).

**MPRN** means, in respect of a Smart Metering System (or Gas Meter), the Supply Meter Point Reference Number allocated by the relevant Gas Network Party to the Supply Meter Point at which the supply of gas is recorded by that Smart Metering System (or Gas Meter).

**MRA** means the Master Registration Agreement established pursuant to the Electricity Distribution Licences.

**NCSC** means the UK Government’s National Cyber Security Centre (or any successor organisation).

**Network Enhancement Plan** means a plan by the DCC to undertake works to improve SMETS2+ SM WAN connectivity for a cohort of Communications Hubs installed within a particular geographic area (in either the south Region or the central Region), where the DCC has obtained reasonable evidence to justify that the works are required in order to improve SM WAN connectivity.

**Network Party** means a Party that is either an Electricity Network Party or a Gas Network Party.

**Network Time** has the meaning given to that expression in Section G2.45(a) (Network Time).

**Never** means a date-time used to denote the timing of an action that must never happen. For Service Requests, in accordance with DUIS, this date-time shall be 00:00:00 on 31st December 3000.

**New Party** means a Party that is a Party pursuant to an Accession Agreement.
Non-Critical Service Request means a Service Request which is not identified as critical in the DCC User Interface Services Schedule (or, in the case of Elective Communication Services, the relevant Bilateral Agreement).

Non-Critical Service Response means a Service Response in respect of a Non-Critical Service Request.

Non-Default Interest Rate means, for any day, the base lending rate of the Bank of England at 13.00 hours on that day.

Non-Device Service Request means a Service Request in respect of a Service identified as a non-device service in the DCC User Interface Services Schedule (or, in the case of Elective Communication Services, the relevant Bilateral Agreement).

Non-Domestic Premises means premises other than Domestic Premises.

OCA Certificate has the meaning given to that expression in Annex A of the Organisation Certificate Policy.

On-Demand Services has the meaning given to that expression in Section H3.11 (Categories of Services).

OPR Exceptional Event means Force Majeure for which the DCC is the Affected Party and which occurs in relation to the matters which are subject to OPR Reporting.

OPR Reporting means reporting in respect of the operational performance regime under schedule 4 of the DCC Licence (the Operational Performance Regime).

Organisation Authority Revocation List (or Organisation ARL) has the meaning given to that expression in Annex A of the Organisation Certificate Policy.

Organisation Certificate has the meaning given to that expression in Annex A of the Organisation Certificate Policy.
Organisation Certificate Policy means the SEC Subsidiary Document of that name set out in Appendix B.

Organisation Certificate Revocation List (or Organisation CRL) has the meaning given to that expression in Annex A of the Organisation Certificate Policy.

Organisation Certification Authority (or OCA) has the meaning given to that expression in Annex A of the Organisation Certificate Policy.

Organisation Certification Practice Statement (or Organisation CPS) has the meaning given to that expression in Section L9.14 (the Organisation Certification Practice Statement).

Original Party means a Party that is a Party pursuant to the Framework Agreement.

OTA Header has the meaning given to that expression in the GB Companion Specification.

Other Enabling Services means the Services other than the Enrolment Services, the Communications Hub Services and the Communication Services.

Other SEC Party means a Party that is not the DCC, is not a Network Party, and is not a Supplier Party.

Other User means, for a Smart Metering System or a Device and any period of or point in time, a User that is not acting in the User Role of Import Supplier, Export Supplier, Gas Supplier, Electricity Distributor, Gas Transporter or Registered Supplier Agent (regardless of whether in fact that User is a Responsible Supplier or the Electricity Distributor or the Gas Transporter or the Registered Supplier Agent during that period of or at that point in time).

Panel means the body established as such in accordance with Section C2.1 (Establishment of the Panel).
Panel Chair has the meaning given to that expression in Section C3.1 (Composition of the Panel).

Panel Member has the meaning given to that expression in Section C3.1 (Composition of the Panel).

Panel Objectives has the meaning given to that expression in Section C2.2 (Panel Objectives).

Parent Company Guarantee means a guarantee in such form as the DCC may reasonably approve from an Affiliate of the User in question which guarantee has not been breached or disclaimed by the guarantor and has at least one month left until it expires. Where the guarantor is incorporated outside of the United Kingdom, the guarantee will only be validly given where supported by a legal opinion regarding capacity and enforceability in a form reasonably satisfactory to the DCC.

Parse and Correlate Software has the meaning given to that expression in Section H11.1 (Provision of Parse and Correlate Software).

Parse and Correlate Applicability Matrix has the meaning given to that expression in Section A3.39 (The Parse and Correlate Applicability Matrix).

Party means, from time to time, a person that has agreed to be bound by this Code (either pursuant to the Framework Agreement or an Accession Agreement), and (without prejudice to Section M8.14 (Consequences of Ceasing to be a Party)) that has not at that time ceased to be so bound in accordance with Section M8 (but excluding SECCo).

Party Category means, as the context requires, one of the following categories:
(a) the Large Supplier Parties collectively;
(b) the Small Supplier Parties collectively;
(c) the Electricity Network Parties collectively;
(d) the Gas Network Parties collectively; and
(e) the Other SEC Parties collectively.

Party Data has the meaning given to that expression in Section M5.10 (Party Data).
Party Details means, in respect of each Party, the information relating to that Party and corresponding to the heads of information set out in the Application Form from time to time.

Party Signifier means an identification number allocated to a Party (or SECCo) by the Code Administrator pursuant to Section B1.17 (Party Signifiers), which uniquely identifies that Party (or SECCo) under the Code.

Path 1 Modification has the same meaning as “Authority-initiated Modification”.

Path 2 Modification has the same meaning as “Authority Determined Modification.”

Path 3 Modification has the same meaning as “Self-Governance Modification.”

Performance Measurement Methodology means a documented methodology for establishing the performance against each Performance Measure, which may include sampling and/or test communications.

Performance Measurement Period means, in respect of each Performance Measure, the applicable period over which the Service Level for that Performance Measure is to be measured, as set out in:
(a) Section D11.3 (Code Performance Measures);
(b) Section H13.1 (Code Performance Measures);
(c) the Reported List of Service Provider Performance Measures; or
(d) Section L8.6 (Code Performance Measures).

Performance Measures means the Code Performance Measures and such Service Provider Performance Measures as are specified in the Reported List of Service Provider Performance Measures.

Permitted Communication Service means, in respect of a User and a Smart Metering System (or a Device forming, or to form, part of that Smart Metering System):
(a) a service that results in the sending of a Command to a Device (other than the Communications Hub Function) for which the User is the Responsible Supplier (except where, were the Command to be sent as a Core Communication Service, it would be a Critical Command requiring another User’s Digital Signature);
(b) a service that only results in the sending of a Command to a Device which is the same as a Command which results from a Service listed in the
DCC User Interface Services Schedule for which that User is an Eligible User; or
(c) a service which the Panel has (on the application of the User) approved as a permitted communication service.

**Personal Data**
has the meaning given to that expression in the Data Protection Legislation.

**Personnel Authentication Certificate**
has the meaning given to that expression in Annex A of the DCCKI Certificate Policy.

**Personnel Authentication Certificate Application**
has the meaning given to that expression in Annex A of the DCCKI Certificate Policy.

**Physical Device Type**
means, in respect of a device, its type which may be only one of: a Communications Hub; a SMETS1 ESME; a Single Element Electricity Metering Equipment (as defined in SMETS); a Twin Element Electricity Metering Equipment (as defined in SMETS); a Polyphase Electricity Metering Equipment (as defined in SMETS), a Gas Smart Meter; a Pre-Payment Meter Interface Device; a HAN Connected Auxiliary Load Control Switch; an IHD; or a Type 2 Device (Other).

**Planned Maintenance**
means, in respect of a month, Maintenance of the DCC Systems planned prior to the start of that month and which will disrupt, or poses a Material Risk of disruption to, provision of the Services (and, where it will disrupt, or poses a Material Risk of disruption to, the provision of the Services in relation to Devices associated with Communications Hubs, at least 100,000 Communications Hubs are affected).

**Point-to-Point Alt HAN Equipment**
has the meaning given to that expression in accordance with standard condition 55 of the Electricity Supply Licence (Smart Metering – The Alt HAN Arrangements) and standard condition 49 of the Gas Supply Licence (Smart Metering – The Alt HAN Arrangements).

**Post Commissioning Information**
has the meaning given to that expression in the Inventory Enrolment and Decommissioning Procedures.

**PPM Installation End Date**
has the meaning given to that expression in Section A3.14.
PPMID means a Prepayment Meter Interface Device.

PPMID Technical Specification means the part(s) of the SMETS identified as applying to 'Pre-Payment Meter Interface Devices'.

Pre-Command means a communication (other than a Service Response, DCC Alert or Device Alert) to be sent from the DCC to a User or to the CoS Party that includes a GBCS Payload and which has been Digitally Signed by the DCC in accordance with the DCC User Interface Specification.

Preliminary Assessment has the meaning given to that expression in Section H7.4 (Preliminary Assessment of Elective Communication Services).

Pre-Payment Meter means an Energy Meter operating in a mode which requires a customer to pay charges in advance.

Pre-Payment Meter Interface Device means either a SMETS1 PPMID; or a device installed (or to be installed) at a premises, which:
(a) consists of the components or other apparatus identified in; and
(b) as a minimum, has the functional capability specified by and complies with the other requirements of,

a Version of the PPMID Technical Specification which was within its Installation Validity Period on the date on which the device was installed.

Principal User Security Obligations has the meaning given to that expression in Section G1.7 (Obligations on Users).

Principal Version in relation to:
(a) a Technical Specification, has the meaning given to that expression in Section A3.5(a) (Versions of the Technical Specifications); and
(b) the GBCS or CPA Security Characteristics, has the equivalent meaning, in accordance with and subject to the provisions of Section A3.27 (GB Companion Specification and CPA Security Characteristics).

Privacy Assessment means a Full Privacy Assessment, Random Sample Privacy Assessment or User Privacy Self-Assessment.
<table>
<thead>
<tr>
<th>Terms</th>
<th>Definitions</th>
</tr>
</thead>
<tbody>
<tr>
<td>Privacy Assessment Report</td>
<td>has the meaning given to that expression in Section I2.19 (The Privacy Assessment Report).</td>
</tr>
<tr>
<td>Privacy Assessment Response</td>
<td>has the meaning given to that expression in Section I2.21 (The Privacy Assessment Response).</td>
</tr>
<tr>
<td>Privacy Controls Framework</td>
<td>means the document of that name developed and maintained by the Panel in accordance with Section I2.15 (The Privacy Controls Framework).</td>
</tr>
<tr>
<td>Privacy Self-Assessment</td>
<td>has the meaning given to that expression in Section I2.14 (Categories of Assessment).</td>
</tr>
<tr>
<td>Privacy Self-Assessment Report</td>
<td>has the meaning given to that expression in Section I2.26 (The User Privacy Self-Assessment Report).</td>
</tr>
<tr>
<td>Private Key</td>
<td>means the private part of an asymmetric Key Pair used for the purposes of public key encryption techniques</td>
</tr>
<tr>
<td>Privileged Person</td>
<td>means a member of DCC Personnel who is authorised to carry out activities which involve access to resources, or Data held, on the DCC Total System and which are capable of being a means by which the DCC Total System, any User Systems, any RDP Systems or any Device are Compromised to a material extent.</td>
</tr>
<tr>
<td>Problem</td>
<td>means the underlying cause of one or more Incidents, as further described in the Incident Management Policy.</td>
</tr>
<tr>
<td>Processing</td>
<td>has the meaning given to that expression in the Data Protection Legislation (and “Process” and &quot;Processes&quot; shall be interpreted accordingly).</td>
</tr>
<tr>
<td>Product Recall or Technology Refresh</td>
<td>has the meaning given to that expression in Section F9.6 (Categories of Responsibility).</td>
</tr>
<tr>
<td>Production Proving</td>
<td>means the activities which the DCC is permitted to undertake by Section P (Production Proving).</td>
</tr>
</tbody>
</table>
**Production Proving Devices** has the meaning given to that expression in Section P1.4 (Production Proving Devices).

**Production Proving Function** means the DCC when undertaking Production Proving, and specifically those activities expressly stated in this Code to be undertaken by the Production Proving Function.

**Production Proving MPXNs** has the meaning given to that expression in Section P1.8 (Production Proving MPXNs).

**Production Proving Registration Data** has the meaning given to that expression in Section P1.11 (Production Proving Registration Data).

**Production Proving Systems** means the Systems used by the DCC in its capacity as the Production Proving Function.

**Proposed Solution** means the variation under a Modification Proposal that is proposed and can be subsequently changed by the Proposer in accordance with Section D6.15 (Alternative Solutions).

**Proposer** has the meaning given to that expression in Section D1.3 (Persons Entitled to Submit Draft Proposals).

**Prototype Communications Hub** means a device that as closely achieves compliance with the CHTS as is reasonably practicable from time to time, which is provided (or to be provided) for the purpose of testing as described in Section F10 (Test Communications Hubs).

**Public Key** means the public part of an asymmetric Key Pair used for the purposes of public key encryption techniques.

**Random Sample Privacy Assessment** has the meaning given to that expression in Section I2.13 (Categories of Assessment).
RDP means Registration Data Provider.

RDP Entry Process Tests has the meaning given to that expression in Section E4.2 (RDP Entry Process Tests).

RDP ID means, in respect of an RDP acting in its capacity as such (including a Network Party where it is deemed to have nominated itself for that role), one of the unique identification numbers accepted by the DCC in respect of that RDP under Section E2.16 (Security Obligations and RDP IDs).

RDP Signifier means an identification number allocated to an RDP by the Code Administrator pursuant to Section B1.19 (RDP Signifiers), which uniquely identifies that RDP under the Code.

RDP Systems means any Systems:
(a) which are operated by or on behalf of an Electricity Distributor or Gas Transporter responsible for providing (or procuring the provision of) Registration Data in respect of a particular MPAN or MPRN; and
(b) which are used in whole or in part for:
(i) the collection, storage, Back-Up, processing or communication of that Registration Data prior to, or for the purposes of, its provision to the DCC over the Registration Data Interface;
(ii) generating Data for communication to the OCA, ICA or DCCKICA, or receiving Data from the OCA, ICA or DCCKICA (including any Systems which store or use Secret Key Material for such purposes), and any other Systems from which the Systems described in paragraphs (a) and (b) are not Separated.

Recoverable Costs has the meaning given to that expression in Section C8.2 (SEC Costs and Expenses).

Recovery Certificate has the meaning given to that expression in Section L10.30(d)(ii) (Definitions).

Recovery Costs has the meaning given to that expression in Section L10.17 (Recovery Costs).
has the meaning given to that expression in Section L10.14 (Recovery Events).

Recovery Key Pair has the meaning given to that expression in Section L10.30(d) (Definitions).

Recovery Private Key has the meaning given to that expression in Section L10.30(d)(i) (Definitions).

Refinement Process has the meaning given to that expression in Section D6 (Refinement Process).

Region means each of the regions of Great Britain that are subject to different DCC Service Provider Contracts, and the region into which a premises (or future potential premises) falls shall be:
(a) identified insofar as reasonably practicable in a document published by the DCC (or the Panel on behalf of the DCC) from time to time; or
(b) where a premises (or future potential premises) is not so identified, confirmed by the DCC on application of any Party or in response to the resolution of an Incident regarding the fact that a premises (or future potential premises) is not so identified,
and once a premises has been identified by the DCC as being in a particular region, the DCC shall not identify that premises as being in a different region (unless agreed by the Supplier Party or Supplier Parties Registered for the MPAN and/or MPRN at the premises and the Network Party or Network Parties for the network(s) to which the premises is, or is intended to be, connected).

Registered means Registered, as defined in the MRA or the SPAA, as applicable (and “Registration” shall be interpreted accordingly).

Registered Supplier Agent means, for a Smart Metering System or a Device and any period of or point in time, the User that is:
(a) in the case of electricity, appointed as the Meter Operator in respect of the MPAN relating to that Smart Metering System or Device; or
(b) in the case of gas, appointed as the Meter Asset Manager in respect of the MPRN relating to that Smart Metering System or Device,
(in either case) during that period of or at that point in time.

Registration Authority
means the DCC, acting in its capacity as such for the purposes of (and in accordance with the meaning given to that expression in any) the Certificate Policies.

Registration Data
has the meaning given to that expression in Section E1 (Reliance on Registration Data).

Registration Data Interface
means the communications interface designed to allow the communications referred to in Section E (Registration Data) to be sent between the DCC and the Registration Data Providers.

Registration Data Interface
Code of Connection
means the SEC Subsidiary Document of that name set out in Appendix Y.

Registration Data Interface
Documents
means the Registration Data Interface Code of Connection and Registration Data Interface Specification.

Registration Data Interface
Specification
means the SEC Subsidiary Document of that name set out in Appendix X.

Registration Data Provider
means, in respect of each Network Party, the person nominated as such in writing to the DCC from time to time by that Network Party, on the basis that more than one Party may specify the same Registration Data Provider, and that the Network Party shall be deemed to have so nominated itself in the absence of any other nomination.

Regulatory Year
means a period of twelve months beginning at the start of 1 April in any calendar year and ending at the end of 31 March in the next following calendar year.

Related Person
means, in relation to an individual, that individual's spouse, civil partner, parent, grandparent, sibling, child, grandchild or other immediate family member; any partner with whom that individual is in partnership; that individual's employer; any Affiliate of such employer; any person by whom that individual was employed in the previous 12 months; and any company (or Affiliate of a company) in respect of which that individual (individually or collectively with any member of his immediate family) controls more than 20% of the voting rights.
Release Management means the process adopted for planning, scheduling and controlling the build, test and deployment of releases of IT updates, procedures and processes.

Relevant Device has the meaning given to that expression in Section L10.30(a) (Definitions).

Relevant Instruments means:
(a) the Electricity Act and the Gas Act;
(b) the Data Protection Legislation;
(c) the Energy Licences; and
(d) the Energy Codes.

Relevant Private Key has the meaning given to that expression in Section L10.30(c) (Definitions).

Relevant Subscriber has the meaning given to that expression in Section L10.30(b).

Relying Party means a person who, pursuant to the Code, receives and relies upon a Certificate.

Relying Party Obligations means the provisions in respect of Relying Parties set out at Section L12 of the Code (the Relying Party Obligations).

Remote Party has the meaning given to that expression in GBCS.

Remote Party Role has the meaning given to that expression, and comprises the values allowed for the ASN.1 type RemotePartyRole identified, in the GB Companion Specification, and additionally comprises the values set out in Table 1 in Annex A to Section L (Smart Metering Key Infrastructure and DCC Key Infrastructure).

Remote Party Role Code means the integer value for the Remote Party Role specified in the GB Companion Specification or Table 1 in Annex A to Section L (Smart Metering Key Infrastructure and DCC Key Infrastructure), as applicable.
Replacement Meter means an Energy Meter that replaces an Energy Meter previously installed at the same premises.

Replay has the meaning given to that expression in the SMETS1 Supporting Requirements.

Report Phase has the meaning given to that expression in Section D7.1 (Modification Report).

Reported List of Service Provider Performance Measures means the document which:
(a) is initially provided to Parties, the Panel and the Authority by the Secretary of State, bears the title 'Reported List of Service Provider Performance Measures' and identifies itself as being produced for the purposes of Section H13 (Performance Standards and Reporting); and
(b) specifies a number of Service Provider Performance Measures together (in each case) with the applicable Service Level Requirement, Target Service Level, Minimum Service Level and Performance Measurement Period, as it may be modified from time to time in accordance with Section H13.2 (Service Provider Performance Measures).

Required Bank Rating means that a person has one or more long-term Recognised Credit Ratings of at least (based, where the person has more than one such rating, on the lower of the ratings):
(a) “A-” by Standard & Poor’s Financial Services LLC;
(b) “A3” by Moody’s Investors Services Inc; and/or
(c) “A-” by Fitch Ratings Limited; and/or
(d) “A(low)” by DBRS Ratings Limited.

Response for SMETS2+ Devices, has the meaning given to that expression in the GB Companion Specification; and otherwise, it shall mean a Service Response or a Pre-Command as the context implies.

Responsible Supplier means, in respect of a Smart Metering System (or any Device forming, or intended to form, part of a Smart Metering System) which relates to:
(a) an MPAN, the Import Supplier for that Smart Metering System; and/or
(b) an MPRN, the Gas Supplier for that Smart Metering System.

Restricted Communication Service means, in respect of any User requesting an Elective Communication Service, a service which is not a Permitted Communication Service.
<table>
<thead>
<tr>
<th>Expression</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Risk Treatment Plan</td>
<td>has the meaning given to that expression in Section G7.19(e) (Duties and Powers of the Security Sub-Committee).</td>
</tr>
<tr>
<td>Root DCA</td>
<td>has the meaning given to that expression in Annex A of the Device Certificate Policy.</td>
</tr>
<tr>
<td>Root DCA Certificate</td>
<td>has the meaning given to that expression in Annex A of the Device Certificate Policy.</td>
</tr>
<tr>
<td>Root DCCKICA Certificate</td>
<td>has the meaning given to that expression in the DCCKI Certificate Policy.</td>
</tr>
<tr>
<td>Root ICA</td>
<td>has the meaning given to that expression in the IKI Certificate Policy.</td>
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<td>has the meaning given to that expression in Annex A of the Organisation Certificate Policy.</td>
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<tr>
<td>Scheduled Election</td>
<td>has the meaning given to that expression in Section C4.2 (Election of the Elected Members).</td>
</tr>
<tr>
<td>Scheduled Services</td>
<td>has the meaning given to that expression in Section H3.11 (Categories of Services).</td>
</tr>
<tr>
<td>SEC Arrangements</td>
<td>has the meaning given to that expression in the DCC Licence.</td>
</tr>
<tr>
<td>SEC Materials</td>
<td>has the meaning given to that expression in Section M5.1 (SEC Materials).</td>
</tr>
</tbody>
</table>
SEC Objectives means, in respect of the Charging Methodology only, the Charging Objectives and, in all other cases, the General SEC Objectives.

SEC Release means a package of one or more approved Modification Proposals which is implemented in accordance with the SEC Release Management Policy.


SEC Release Management Policy means the document established under Section D10.7 (SEC Release Management Policy) and which contains the information listed in Section D10.8.

SEC Release Testing Approach Document means a document established under Section D10.18 (SEC Release Testing Approach Document) and which contains the information listed in Section D10.19 in relation to the testing to be undertaken by the DCC with regards to a SEC Release.

SEC Variation Testing Approach Documents means the SEC Subsidiary Documents set out in Appendix AJ, Appendix AK and Appendix AN.

SECCo has the meaning given to that expression in Schedule 4.

Secret Key Material means any Private Key, Shared Secret, Symmetric Key, SMETS1 Symmetric Key or other functionally equivalent cryptographic material (and any associated input parameter) that is generated and maintained by a Party or RDP for the purposes of complying with its obligations under, or in relation to, this Code, but excluding:
(a) any such material (and associated input parameters) to the extent that it is maintained on Devices;
(b) any Digital Signature; and
(c) any output of a Cryptographic Hash Function operating on an input communication.

Secretariat has the meaning given to that expression in Section C7.6 (Secretariat).
Secretary of State has the meaning given to that expression in the Interpretation Act 1978.

Secure has the meaning given to that expression in Section G3.28(a) (SMETS1 Smart Metering Systems).

Security Check means the vetting of personnel, carried out to a level that is identified by that name, under and in accordance with the HMG National Security Vetting Procedures.

Security Controls Framework has the meaning given to that expression in Section G7.19(a) (Duties and Powers of the Security Sub-Committee).

Security Obligations and Assurance Arrangements means:
(a) in the case of the DCC Total System, those requirements set out in Sections G2, G4 to G7 and G9;
(b) in the case of User Systems, those requirements set out in Sections G3 to G8;
(c) in the case of Smart Metering Systems comprising SMETS2+ Devices, those requirements set out in:
   (i) the Commercial Product Assurance Security Characteristics (as defined in the GB Companion Specification); and
   (ii) the provisions of Sections G3 (System Security: Obligations on Users) to G8 (User Security Assurance) which are applicable to such Smart Metering Systems;
(d) in the case of SMETS1 Smart Metering Systems:
   (i) those security requirements set out in the relevant Version of the SMETS ; and
   (ii) those requirements set out in the provisions of Sections G3 to G8 which are applicable to such Smart Metering Systems; and
(e) in the case of RDP Systems, those requirements set out in Section E2.14 (Security Obligations).

Security Requirements means a document that:
(a) identifies the security controls that are considered appropriate to mitigate the security risks relating to the End-to-End Smart Metering System; and
(b) indicates those provisions having effect (or being proposed to have effect) in or under the Security Obligations and Assurance Arrangements or any Energy Licences which require that such security controls are established and maintained.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Security Risk Assessment</td>
<td>means a document that identifies, analyses and evaluates the security risks which relate to the End-to-End Smart Metering System.</td>
</tr>
<tr>
<td>Security Sub-Committee</td>
<td>means the Sub-Committee established pursuant to Section G7 (Security Sub-Committee).</td>
</tr>
<tr>
<td>Security Sub-Committee (Network) Members</td>
<td>has the meaning given to that expression in Section G7.8 (Membership of the Security Sub-Committee).</td>
</tr>
<tr>
<td>Security Sub-Committee (Other User) Member</td>
<td>has the meaning given to that expression in Section G7.10 (Membership of the Security Sub-Committee).</td>
</tr>
<tr>
<td>Security Sub-Committee (Shared Resource Provider Member)</td>
<td>has the meaning given to that expression in Section G7.12 (Membership of the Security Sub-Committee).</td>
</tr>
<tr>
<td>Security Sub-Committee (Supplier) Members</td>
<td>has the meaning given to that expression in Section G7.6 (Membership of the Security Sub-Committee).</td>
</tr>
<tr>
<td>Security Sub-Committee Chair</td>
<td>has the meaning given to that expression in Section G7.5 (Membership of the Security Sub-Committee).</td>
</tr>
<tr>
<td>Security Sub-Committee Member</td>
<td>has the meaning given to that expression in Section G7.3 (Membership of the Security Sub-Committee).</td>
</tr>
<tr>
<td>Self-Governance Modification</td>
<td>has the meaning given to that expression in Section D2.7 (Self-Governance Modifications).</td>
</tr>
<tr>
<td>Self-Service Interface</td>
<td>has the meaning given to that expression in Section H8.15 (Self-Service Interface).</td>
</tr>
<tr>
<td>Self-Service Interface Code of Connection</td>
<td>means the SEC Subsidiary Document of that name set out in Appendix Al.</td>
</tr>
</tbody>
</table>
Self-Service Interface Access Control Specification means the SEC Subsidiary Document of that name set out in Appendix AH.

Separate means, in relation to any System, software or firmware, to establish controls which are appropriately designed to ensure that no communication may take place between it and any other System, software or firmware (as the case may be) except to the extent that such communication is for a necessary purpose having regard to the intended operation of the System, software or firmware (and “Separated” and “Separation” are to be interpreted accordingly).

Sequenced Services has the meaning given to that expression in Section H3.13 (Sequenced Services).

Service Desk has the meaning given to that expression in Section H8.19 (Service Desk).

Service Level means, in respect of each Performance Measure and each Performance Measurement Period:
(a) where that Performance Measure relates to an activity that is performed on a number of separate occasions:
   (i) the number of occasions during the Performance Measurement Period on which that activity was performed in accordance with the relevant Service Level Requirement, expressed as a percentage of, or a number in relation to:
   (ii) the total number of occasions during the Performance Measurement Period on which that activity was performed;
(b) where that Performance Measure relates to an activity that is performed over a period of time:
   (i) the period of time during the Performance Measurement Period on which that activity was performed, expressed as a percentage of:
   (ii) the period of time during the Performance Measurement Period on which that activity would have been performed if it had been performed in accordance with the relevant Service Level Requirement, provided that in each case the DCC may establish the Service Level for a Performance Measure in accordance with the Performance Measurement Methodology.

Service Level Requirements means:
(a) in respect of each Code Performance Measure, the Target Response Time, Target Resolution Time or Target Availability Time (applicable in accordance with the table at Section D11.3 (Code Performance Measures), at Section H13.1 (Code Performance Measures) or at Section L8.6 (Code Performance Measures)); or
(b) in respect of each Service Provider Performance Measure, the standard to which the relevant DCC Service Provider is obliged by its DCC Service Provider Contract to perform the activity that is the subject of the Service Provider Performance Measure.

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Service Management Service Request</td>
<td>means a query raised by a Party via the Self-Service Interface and/or the Service Desk.</td>
</tr>
<tr>
<td>Service Management Standards</td>
<td>means the Information Technology Infrastructure Library (ITIL®) standards for IT services management, as issued and updated by the Cabinet Office from time to time.</td>
</tr>
<tr>
<td>Service Provider Performance Measures</td>
<td>means the performance measures (however described and from time to time) for each DCC Service Provider under each DCC Service Provider Contract.</td>
</tr>
<tr>
<td>Service Reference Variant</td>
<td>means a reference assigned to a Service Request in accordance with the DCC User Interface Specification.</td>
</tr>
<tr>
<td>Service Request</td>
<td>means a request for one of the Services listed in the DCC User Interface Services Schedule (or, in the case of Elective Communication Services, provided for in the relevant Bilateral Agreement).</td>
</tr>
<tr>
<td>Service Request Processing Document</td>
<td>means the SEC Subsidiary Document of that name set out in Appendix AB.</td>
</tr>
<tr>
<td>Service Response</td>
<td>means, in respect of a Service Request sent by a User, one or more communications in response to that Service Request from the DCC to the User (not being a Pre-Command).</td>
</tr>
<tr>
<td>Services</td>
<td>means the services provided, or to be provided, by the DCC pursuant to Sections F5 (Communications Hub Forecasts and Orders) to F10 (Test Communications Hubs), Section H (DCC Services), Section L (Smart Metering Key Infrastructure and DCC Key Infrastructure) or Section N6 (Transition and Migration Approach Document), including pursuant to Bilateral Agreements.</td>
</tr>
</tbody>
</table>
**Services FM**

means, in respect of any Services, the occurrence of any of the following:

(a) war, civil war, riot, civil commotion or armed conflict;
(b) terrorism (being the use or threat of action designed to influence the government or intimidate the public or for the purpose of advancing a political, religious or ideological cause and which involves serious violence against a person or serious damage to property, endangers a person’s life, creates a serious risk to the public or is designed to seriously interfere with or disrupt an electronic system);
(c) nuclear, chemical or biological contamination;
(d) earthquakes, fire, storm damage or severe flooding (if in each case it affects a significant geographical area); and/or
(e) any blockade or embargo (if in each case it affects a significant geographical area).

**Services IPR**

has the meaning given to that expression in Section M5.14 (Services IPR).

**Shared Resource Provider**

has the meaning given to that expression in Section G10.2 (Meaning of Shared Resources).

**Shared Resource User**

has the meaning given to that expression in Section G10.7 (Additional Obligations following User Security Assessments).

**Shared Resources**

has the meaning given to that expression in Section G10.1 (Meaning of Shared Resources).

**Shared Secret**

means a parameter that is (or may be) derived from a Private Key and a Public Key which are not from the same Key Pair in accordance with the GB Companion Specification.

**Shared Solution Alt HAN Equipment**

has the meaning given to that expression in accordance with standard condition 55 of the Electricity Supply Licence (Smart Metering – The Alt HAN Arrangements) and standard condition 49 of the Gas Supply Licence (Smart Metering – The Alt HAN Arrangements).

**Signed Pre-Command**

means a communication containing the Digitally Signed GBCS Payload of a Pre-Command that has been Digitally Signed by a User or the CoS Party.

**Significant Code Review**

means a review of one or more matters by the Authority which the Authority considers is:
(a) related to this Code (whether on its own or together with other Energy Codes); and
(b) likely to be of significance in relation to the Authority’s principal objective and/or general duties (as set out in section 3A of the Electricity Act and section 4AA of the Gas Act), and statutory functions, and concerning which the Authority has issued a notice that the review will constitute a significant code review.

**Significant Code Review Phase** means, in respect of each Significant Code Review, the period from the date on which the Authority issues the notice stating that the matter is to constitute a Significant Code Review (including where the Authority issues a direction under Section D5.7 (Significant Code Review: Backstop Direction) or proposes an Authority-Led Variation by issuing a direction under Section D9A.2 (Authority Power to Develop a Proposed Variation)), and ending on the earlier of:

(a) the date on which the Authority, or DCC at the direction of the Authority, submits a Draft Proposal in respect of any variations arising out of a Significant Code Review;
(b) where the Authority has proposed an Authority-Led Variation, the date on which the Authority makes a decision in accordance with Section D9A.11 (Authority Decision);
(c) the date on which the Authority issues a conclusion that no modification is required to this Code as a result of the Significant Code Review; or
(d) the date 28 days after the date on which the Authority issues its conclusion document in respect of the Significant Code Review.

**SIMCH Aerial** means an aerial and any other equipment required to enable a Special Installation Mesh Communications Hub to connect to the SMETS2+ SM WAN.

**SIT Approach Document** has the meaning given to that expression in Section T2.5 (SIT Approach Document).

**SIT Objective** has the meaning given to that expression in Section T2.2 (SIT Objective).

**SM WAN** means the SMETS1 SM WAN or the SMETS2+ SM WAN.

**SM WAN Coverage Database** means the information made available via the Self-Service Interface pursuant to Section H8.16(f) (and which is also available via the CH Ordering System).
Small Supplier Party means a Supplier Party which, at the time at which it is necessary to assess the status of the Party, supplies electricity and/or gas to fewer than 250,000 (two hundred and fifty thousand) Domestic Premises.

Smart Card Token has the meaning given to that expression in Annex A of the DCCKI Certificate Policy.

Smart Meter means either an Electricity Smart Meter or a Gas Smart Meter (as the context requires).

Smart Metering Equipment Technical Specifications means the document(s) set out in Schedule 9.

Smart Metering Equipment Technical Specifications 1 means the document(s) set out in Schedule 9 with a Principal Version number of 1.

Smart Metering Inventory means an electronic database of Devices which records (as a minimum) the following information in respect of each Device:
(a) its Device Type;
(b) its Device ID;
(c) its Device Model (provided that no firmware version is needed for Type 2 Devices);
(d) for Devices other than Type 2 Devices, its SMI Status, and the date from which that status has applied;
(e) for Devices other than Type 2 Devices, its SMI Status history;
(f) where it is a Smart Meter which has been installed, the related MPAN or MPRN and the Communications Hub Function with which that Smart Meter is associated; and
(g) where it is a Device (other than a Smart Meter or a Communications Hub Function), the Smart Meter or Gas Proxy Function with which that Device is associated.

Smart Metering Key Infrastructure (or SMKI) means the public key infrastructure established by DCC for the purpose, among other things, of providing secure communications between Devices and Users.

Smart Metering System means either:
(a) an Electricity Smart Meter together with the Communications Hub Function with which it is Associated, together with the Type 1 Devices (if any) that may from time to time be Associated with that Electricity Smart
(b) a Gas Smart Meter together with the Communications Hub Function with which it is Associated and an Associated Gas Proxy Function, together with the Type 1 Devices (if any) that may from time to time be Associated with that Gas Proxy Function.

Smart Mode has the meaning given to that expression at Section H16.12 (Definition).

SMETS means the Smart Metering Equipment Technical Specifications.

SMETS1 means the Smart Metering Equipment Technical Specifications 1.

SMETS1 Alert has the meaning given to that expression in the DCC User Interface Specification.

SMETS1 CH means a physical device comprising a SMETS1 CHF and a SMETS1 GPF.

SMETS1 CHF means that part of a SMETS1 ESMS or SMETS1 GSMS which incorporates the wide area network interface and controls which Devices can communicate via the associated home area network interface.

SMETS1 Critical Service Request means a Critical Service Request which is targeted at a SMETS1 Device and is a SMETS1 Service Request.

SMETS1 Cryptographic Key Management Policy means any SEC Subsidiary Document of that name set out in Appendix [TBC], which is originally to be developed pursuant to Section L14.7 (The SMETS1 Cryptographic Key Management Policy: Document Development) and Section L14.8 (Document Development: Process).

SMETS1 Device means one of the following: (a) a SMETS1 ESME; (b) a SMETS1 GSME; (c) a SMETS1 CHF; (d) a SMETS1 GPF; (e) a SMETS1 PPMID; (f) a SMETS1 IHD; and (g) any other device operating on a home area network created by a SMETS1 CHF.

SMETS1 Device Model means the Device Model of a Device which complies with the requirements of SMETS1 (or which, in combination with other Devices, complies with the requirements of SMETS1).
SMETS1 Eligible Product Combinations has the meaning given to that expression in Section F2.10A (SMETS1 Lists).

SMETS1 ESME means that part of a SMETS1 ESMS that is not a SMETS1 CH.

SMETS1 ESMS has the meaning given to the expression 'ESMS' in SMETS1.

SMETS1 Future Dated Critical Service Request means a SMETS1 Critical Service Request which contains an execution date-time which is in the future according to the DCC’s time.

SMETS1 GPF means that part of a SMETS1 GSMS that is not a SMETS1 CHF and is powered by mains electricity. For the avoidance of doubt, a SMETS1 GPF excludes any SMETS1 GSME.

SMETS1 GSME means that part of a SMETS1 GSMS that is not a SMETS1 CH.

SMETS1 GSMS has the meaning given to the expression 'GSMS' in SMETS1.

SMETS1 IHD has the meaning given to the expression 'IHD' in SMETS1.

SMETS1 Installation means a SMETS1 CHF installed in respect of an Energy Consumer’s premises, the SMETS1 GPF which is part of the same SMETS1 CH, the SMETS1 ESME with which the SMETS1 CHF can communicate, and the set of other Devices (if any) which are authorised to communicate over the HAN to which the CHF controls access. The set of other Devices within a SMETS1 Installation shall include at most one SMETS1 GSME, at most one SMETS1 PPMID, at most one SMETS1 IHD and at most one SMETS1 CAD.

SMETS1 Pending Product Combinations Tests has the meaning given to that expression in Section H14.36A (SMETS1 Pending Product Combinations Tests).

SMETS1 Pending Product Combinations has the meaning given to that expression in Section F2.10A (SMETS1 Lists).
<table>
<thead>
<tr>
<th>Definition</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SMETS1 PPMID</td>
<td>means a SMETS1 IHD that is capable of upgrading its Firmware in response to an Instruction sent over the SMETS1 SM WAN.</td>
</tr>
<tr>
<td>SMETS1 Response</td>
<td>has the meaning given to that expression in the DCC User Interface Specification.</td>
</tr>
<tr>
<td>SMETS1 Service Provider</td>
<td>means the DCC when carrying out the role and activities ascribed to a SMETS1 Service Provider in this Code; and where the DCC relies on the services of more than one DCC Service Provider for the purposes of carrying out that role and those activities, it shall be treated as being a separate SMETS1 Service Provider to the extent of its reliance on the services of each such DCC Service Provider.</td>
</tr>
<tr>
<td>SMETS1 Service Provider PKI (or S1SPKI)</td>
<td>means any public key infrastructure established (or to be established) for the purpose, among other things, of providing secure communications between the DCC and SMETS1 Devices.</td>
</tr>
<tr>
<td>SMETS1 Service Request</td>
<td>has the meaning given to that expression in the DCC User Interface Specification.</td>
</tr>
<tr>
<td>SMETS1 Smart Metering System</td>
<td>means a Smart Metering System comprising SMETS1 Devices.</td>
</tr>
<tr>
<td>SMETS1 SMS</td>
<td>means a SMETS1 Smart Metering System.</td>
</tr>
<tr>
<td>SMETS1 SMSO</td>
<td>means a smart meter system operator that provides (or used to provide) some or all of the data and/or communications services in respect of SMETS1 Devices.</td>
</tr>
<tr>
<td>SMETS1 SM WAN</td>
<td>means the means by which the DCC sends, receives and conveys communications to and from some or all SMETS1 CHFs (which may differ between SMETS1 CHFs).</td>
</tr>
<tr>
<td>SMETS1 Supported Service Request</td>
<td>has the meaning given to that expression in the DCC User Interface Specification.</td>
</tr>
</tbody>
</table>
SMETS1 Supporting Requirements means the SEC Subsidiary Document set out in Appendix AM.

SMETS1 Symmetric Key means an Authentication Key or a symmetric key which is in either case used to process communications with SMETS1 Devices.

SMETS1 Symmetric Key Arrangement means any arrangement that is established (or is to be established) for the purpose, among other things, of providing secure communications between the DCC and SMETS1 Devices by means of using SMETS1 Symmetric Keys.

SMETS2+ Communications Hub means a Communications Hub which is not a SMETS1 CH.

SMETS2+ Device means a Device which is not a SMETS1 Device.

SMETS2+ Device Model means a Device Model which is not a SMETS1 Device Model.

SMETS2+ SM WAN means the means by which the DCC sends, receives and conveys communications to and from SMETS2+ Communications Hub Functions (which may differ from Region to Region).

S1SP means the SMETS1 Service Provider.

S1SP Alert has the meaning given to that expression in the DCC User Interface Specification.

S1SPKI Certificate Policy (or S1SPKI CP) means any SEC Subsidiary Document of that name set out in Appendix [TBC], which is originally to be developed pursuant to Section L14.5 (The S1SPKI Certificate Policies: Document Development) and Section L14.8 (Document Development: Process).

S1SPKI Certification Practice Statement (or S1SPKI CPS) has the meaning given to that expression in Section L14.9 (The S1SPKI Certification Practice Statement).
S1SPKI Registration Authority Policies and Procedures (or S1SPKI RAPP) means any SEC Subsidiary Document of that name set out in Appendix [TBC], which is originally to be developed pursuant to Section L14.6 (The S1SPKI Registration Authority Policies and Procedures: Document Development) and Section L14.8 (Document Development: Process).

S1SPKM Compliance Policy means the SEC Subsidiary Document of that name set out in Appendix [TBC].

S1SPKM Document Set has the meaning given to that expression in Section L14.3 (The S1SPKM Document Set).

S1SPKM SEC Documents has the meaning given to that expression in Section L14.4 (The S1SPKM SEC Documents).

SMI Status means the status indicator of each Device recorded within the Smart Metering Inventory, which indicator may (as a minimum) be set to any one of the following:
(a) 'pending', indicating that the Device has not yet been Commissioned;
(b) 'installed not commissioned', indicating that the Device is ready to be Commissioned, but has not yet been Commissioned;
(c) 'commissioned', indicating that the Device has been Commissioned;
(d) 'decommissioned', indicating that the Device has been Decommissioned;
(e) 'suspended', indicating that the Device has been Suspended;
(f) 'whitelisted', indicating that a Device has been added to the Device Log of a Communications Hub Function but that communications between the Device and the Communications Hub Function may not yet have been established;
(g) 'recovery', indicating that the processing of communications destined for the Device has been disabled (other than for communications originated by the DCC) in accordance with the SMKI Recovery Procedure; or
(h) 'recovered', indicating that the Data comprising the Device Security Credentials have successfully been updated using Data from one or more OCA Certificates and/or Organisation Certificates for which DCC is the Subscriber as further described in the SMKI Recovery Procedure.

SMKI and Repository Entry Process Tests means the tests described in Section H14.22 (SMKI and Repository Entry Process Tests).
SMKI and Repository Test Scenario Document means the SEC Subsidiary Document of that name set out in Appendix K, which is originally to be developed pursuant to Section T6 (Development of Enduring Testing Documents).

SMKI and Repository Testing means the testing described in Section T5 (SMKI and Repository Testing).

SMKI Code of Connection means the SEC Subsidiary Document of that name set out in Appendix N, which:
(a) has the purpose described in Section L4.5 (SMKI Code of Connection); and
(b) is originally to be developed pursuant to Sections L4.6 to L4.7 (SMKI Interface Document Development).

SMKI Compliance Policy means the SEC Subsidiary Document of that name set out in Appendix C.

SMKI Document Set has the meaning given to that expression in Section L9.3 (the SMKI Document Set).

SMKI Independent Assurance Scheme has the meaning given to that expression in Part 2.1 of the SMKI Compliance Policy (DCC: Duty to Submit to an SMKI Independent Assurance Scheme).

SMKI Interface Design Specification means the SEC Subsidiary Document of that name set out in Appendix M, which:
(a) has the purpose described in Section L4.4 (SMKI Interface Design Specification); and
(b) is originally to be developed pursuant to Sections L4.6 to L4.7 (SMKI Interface Document Development).

SMKI Participants means the DCC (acting in its capacity as the provider of the SMKI Services), all Authorised Subscribers and all Relying Parties.

SMKI PMA means the Sub-Committee of that name established pursuant to Section L1 (SMKI Policy Management Authority).

SMKI PMA (Network) Member has the meaning given to that expression in Section L1.8 (Membership of the SMKI PMA).
SMKI PMA (Supplier) Members has the meaning given to that expression in Section L1.6 (Membership of the SMKI PMA).

SMKI PMA Chair has the meaning given to that expression in Section L1.5 (Membership of the SMKI PMA).

SMKI PMA Member has the meaning given to that expression in Section L1.3 (Membership of the SMKI PMA).

SMKI Recovery Key Guidance has the meaning given to that expression in Section L10.9 (The SMKI Recovery Key Guidance).

SMKI Recovery Procedure means the SEC Subsidiary Document of that name set out in Appendix L, which:
(a) has the purpose described in Section L10.1 (The SMKI Recovery Procedure); and
(b) is originally to be developed pursuant to Sections L10.7 to L10.8 (SMKI Recovery Procedure: Document Development).

SMKI Registration Authority Policies and Procedures (or SMKI RAPP) means the SEC Subsidiary Document of that name set out in Appendix D, which is originally to be developed pursuant to Sections L9.5 to L9.6 (the Registration Authority Policies and Procedures: Document Development).

SMKI Repository has the meaning given to that expression in Section L5.1 (the SMKI Repository).

SMKI Repository Code of Connection means the SEC Subsidiary Document of that name set out in Appendix P, which:
(a) has the purpose described in Section L6.5 (SMKI Repository Code of Connection); and
(b) is originally to be developed pursuant to Sections L6.6 to L6.7 (SMKI Repository Interface Document Development).

SMKI Repository Interface has the meaning given to that expression in Section L6.3 (the SMKI Repository Interface).
SMKI Repository Interface Design Specification means the SEC Subsidiary Document of that name set out in Appendix O, which
(a) has the purpose described in Section L6.4 (SMKI Repository Interface Design Specification); and
(b) is originally to be developed pursuant to Sections L6.6 to L6.7 (SMKI Repository Interface Document Development).

SMKI Repository Service has the meaning given to that expression in Section L5.2 (the SMKI Repository Service).

SMKI SEC Documents has the meaning given to that expression in Section L9.4 (the SMKI SEC Documents).

SMKI Service Interface has the meaning given to that expression in Section L4.3 (the SMKI Service Interface).

SMKI Services has the meaning given to that expression in Section L3.1 (the SMKI Services).

SMKI Specialist means an individual (rather than a body corporate, association or partnership) to be appointed and remunerated under a contract with SECCo, who:
(a) has experience and expertise in public key infrastructure arrangements;
(b) is sufficiently independent of any particular Party or RDP, or class of Parties or RDPs, and of the Independent SMKI Assurance Service Provider; and
(c) is chosen by the SMKI PMA Chair from time to time.

SOC2 means the Service Organisation Control 2 standard, as defined by the American Institute of Certified Public Accountants.

Solution Architecture Information means a description of the overall technical architecture of the DCC Systems (or any part thereof) in more detail than the Technical Architecture Document so as to describe the individual components of the DCC Systems (including hardware and software) and how they interface with the User Systems.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>SPAA</td>
<td>means the Supply Point Administration Agreement established pursuant to the Gas Supply Licences.</td>
</tr>
<tr>
<td>Special Installation Mesh Communications Hub</td>
<td>means a WAN Variant (in the central Region and the south Region) which is distinguishable from a standard Mesh Communications Hub by the existence of an additional external aerial port.</td>
</tr>
<tr>
<td>Special Second-Fuel Installation</td>
<td>means, in the case of a premises for which there is both an Electricity Smart Meter and a Gas Smart Meter, where on the installation of the second of those two meters to be installed it was necessary to replace the Communications Hub relating to the first of those two meters to be installed because that Communications Hub was not able to serve the second of those two meters to be installed (with the consequence that the Communications Hub that is replaced is removed from the premises and returned to the DCC).</td>
</tr>
<tr>
<td>Special WAN-Variant Installation</td>
<td>means that the DCC requests (in accordance with the Incident Management Policy) that a Supplier Party replaces an installed Communications Hub with a Communications Hub of a different WAN Variant to the installed Communications Hub, with the consequence that the Communications Hub that is replaced is removed from the premises and returned to the DCC.</td>
</tr>
<tr>
<td>Specimen Accession Agreement</td>
<td>means the specimen form of agreement set out in Schedule 2.</td>
</tr>
<tr>
<td>Specimen Bilateral Agreement</td>
<td>means the specimen form of agreement set out in Schedule 3.</td>
</tr>
<tr>
<td>Specimen Enabling Services Agreement</td>
<td>means the form of specimen agreement set out in Schedule 7 (Specimen Enabling Services Agreement).</td>
</tr>
<tr>
<td>SRT Approach Document</td>
<td>has the meaning given to that expression in Section T5.5 (SRT Approach Document).</td>
</tr>
<tr>
<td>SRT Objective</td>
<td>has the meaning given to that expression in Section T5.2 (SRT Objective).</td>
</tr>
</tbody>
</table>
SSI Baseline Requirements Document means a document produced and maintained by the DCC in accordance with the Self-Service Interface Access Control Specification.

SSI Change Governance Process means a document established under Section H8.15A (Self-Service Interface) and contains the governance arrangements for making changes to the Self-Service Interface.

Stage 1 Assurance Report has the meaning given to that expression in Part 4.4 of the SMKI Compliance Policy (Nature of the Initial Assessment).

Stage 2 Assurance Report has the meaning given to that expression in Part 4.6 of the SMKI Compliance Policy (Nature of the Initial Assessment).

Statement of Service Exemptions means a statement of that name developed by the DCC in accordance with Condition 17 of the DCC Licence.

Sub-Committee has the meaning given to that expression in Section C6 (Sub-Committees).

Sub GHz Alert Has the meaning given to 'Sub GHz Alert' in the GB Companion Specification.

Sub GHz Available Channels Has the meaning given to 'Sub GHz Available Channels' in the GB Companion Specification.

Subject in relation to a Certificate, has the meaning given to that expression in the relevant Certificate Policy.

Sub-Processor means, in respect of a Party which Processes Personal Data obtained pursuant to this Code as a Data Processor, any person which Processes such Personal Data on behalf of such Party.

Subscriber means, in relation to any Certificate, SECCo, a Party or an RDP which has been Issued with and accepted that Certificate, acting in its capacity as the holder of the Certificate.
Subscriber Obligations means the provisions in respect of Subscribers set out at Section L11 of the Code (the Subscriber Agreement Obligations).

Sub-Version in relation to:
(a) a Technical Specification, has the meaning given to that expression in Section A3.5(b) (Versions of the Technical Specifications); and
(b) the GBCS or CPA Security Characteristics, has the equivalent meaning, in accordance with and subject to the provisions of Section A3.27 (GB Companion Specification and CPA Security Characteristics).

Successfully Executed means:
(a) in respect of a Command and a Device, that the action that a Command of the relevant type is designed to effect in respect of a Device of the relevant Device Type has been effected on the Device;
(b) in respect of a Service Request and a Device, that the associated Command has been Successfully Executed on the Device as described in (a) above (or, in the case of Service Requests that are not designed to result in a Command, that the action that a Service Request of the relevant type is designed to effect has been effected); or
(c) in respect of a SMETS1 Service Request and a Device, that the Equivalent Steps have been successfully carried out.

Successor Licensee has the meaning given to that expression in Section M9.2 (Application and Interpretation of Section M9).

Supplementary Remote Party has the meaning given to that expression in the GB Companion Specification.

Supplier Party means a Party that is an Electricity Supplier Party and/or a Gas Supplier Party.

Supply Meter Point has the meaning given to that expression in the UNC.

Supply Meter Point Reference Number has the meaning given to that expression in the UNC.

Supply Number has the meaning given to that expression in the MRA.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Supply of Energy</td>
<td>means either or both of the supply of gas pursuant to the Gas Act and the supply of electricity pursuant to the Electricity Act (in each case within the meaning that is given to the expression “supply” in the respective Act).</td>
</tr>
<tr>
<td>Supply Sensitive Check</td>
<td>means a check carried out by a User in relation to a Supply Sensitive Service Request in order to confirm the intention of the User that the associated Command(s) should be executed on the relevant Device, having regard to the reasonably foreseeable effect that the Command(s) could have on the quantity of gas or electricity that is supplied to a consumer at premises.</td>
</tr>
<tr>
<td>Supply Sensitive Service Request</td>
<td>means any Service Request in respect of which it is reasonably foreseeable that the associated Command(s), if it were to be executed on the relevant Device, could affect (either directly or indirectly) the quantity of gas or electricity that is supplied to a consumer at premises.</td>
</tr>
<tr>
<td>Suspended</td>
<td>means, in respect of a Device, that the Device has been suspended (or deemed suspended) in accordance with Section H6.10 (Suspension); and the word “Suspension” shall be interpreted accordingly.</td>
</tr>
<tr>
<td>Symmetric Key</td>
<td>means the Contingency Symmetric Key and any key derived from a Shared Secret in accordance with the GB Companion Specification.</td>
</tr>
<tr>
<td>System</td>
<td>means a system for generating, sending, receiving, storing (including for the purposes of Back-Up), manipulating or otherwise processing electronic communications, including all hardware, software, firmware and Data associated therewith.</td>
</tr>
<tr>
<td>System Development Lifecycle</td>
<td>means, in relation to any System, the whole of the life of that System from its initial concept to ultimate disposal, including the stages of development, design, build, testing, configuration, implementation, operation, maintenance, modification and decommissioning.</td>
</tr>
<tr>
<td>Systems Integration Testing</td>
<td>means the testing described in Section T2 (Systems Integration Testing).</td>
</tr>
<tr>
<td>Tailored Assurance Service (CTAS)</td>
<td>means the scheme of that name which is administered by NCSC, or any successor to that scheme.</td>
</tr>
</tbody>
</table>
Target Availability Period means, in relation to the Self-Service Interface, a period of time in respect of each month, expressed in minutes and calculated as:
(a) the total number of minutes in that month, minus
(b) the number of minutes during which the relevant DCC Service Provider has, acting in compliance with Sections H8.2 and H8.3 (Maintenance of the DCC Systems), arranged for the Self-Service Interface to be unavailable during that month for the purposes of Planned Maintenance.

Target Resolution Time has the meaning given to that expression in Section H9.1 (Incident Management Policy).

Target Response Time has the meaning given to that expression in Section H3.14 (Target Response Times) or L8 (SMKI Performance Standards and Demand Management).

Target Service Level means, in respect of each Performance Measure, the number or percentage intended to represent a reasonable level of performance for the activity which is the subject of the Performance Measure, as set out in:
(a) Section D11.1 (Code Performance Measures);
(b) Section H13.1 (Code Performance Measures);
(c) the Reported List of Service Provider Performance Measures; or
(d) Section L8.6 (Code Performance Measures).

TCH Participant has the meaning given to that expression in Section F10.5 (Provision of Test Communications Hubs).

Technical Architecture and Business Architecture Sub-Committee means the Sub-Committee established pursuant to Section F1 (Technical Architecture and Business Architecture Sub-Committee).


Technical Code Specifications means the Technical Specifications, the GB Companion Specification, the DCC Gateway Connection Code of Connection, the DCC User Interface Code of Connection, the DCC User Interface Specification, the Self-Service Interface Access Control Specification, the SSI Baseline Requirements Document, the Self-Service Interface Code of Connection, the Registration
Data Interface Documents, the Message Mapping Catalogue, the Incident Management Policy, the DCC Release Management Policy, the SEC Release Management Policy, the SMKI Interface Design Specification, the SMKI Code of Connection, the SMKI Repository Interface Design Specification, the SMKI Repository Code of Connection, and the SMETS1 Supporting Requirements.

**Technical Specification** means each of the CHTS and the SMETS.

**Test Certificate** means a certificate that simulates the function of a Certificate for the purpose of testing pursuant to this Code.

**Test Communications Hub** means:
(a) until such date as the DCC may determine (or such earlier date as the Secretary of State may designate for the purposes of this definition), a Prototype Communications Hub; and
(b) after such date, a device that is equivalent to a SMETS2+ Communications Hub but which contains such variations in functionality as the DCC reasonably considers appropriate to enable the device to be used for the purposes of testing, which device is provided (or to be provided) for the purpose of testing as described in Section F10 (Test Communications Hubs).

**Test Repository** means a repository that simulates the function of the SMKI Repository for the purpose of testing pursuant to this Code.

**Test Stubs** means Systems and actions which simulate the behaviour of Devices and User Systems.

**Testing Issue** means, in respect of any tests:
(a) anything that is preventing the execution of the tests; or
(b) once commenced or executed, the test has an unexpected or unexplained outcome or response.

**Testing Objectives** means one or more of the SIT Objective and the Interface Testing Objective.

**Testing Participant** means, in respect of each Testing Service, the persons (whether or not they are Parties) who are entitled to undertake such tests, as described in
Section H14 (Testing Services), together with any other persons identified as such in Section T (Testing During Transition).

**Testing Service** has the meaning given to that expression in Section H14.1 (General Testing Requirements).

**Threshold Anomaly Detection** means the DCC processes which:
(a) in respect of any User ID used by a User in one or more of its User Roles, detect whether the total number of communications (in general or of a particular type) sent, received or processed by the DCC in relation to that User ID exceeds the relevant Anomaly Detection Threshold;
(b) in respect of the DCC (including when acting as a DCO or a SMETS1 Service Provider), detect whether:
   (i) the total number of communications of a particular type generated, sent, received or processed by the DCC in relation to all Users and the CoS Party exceeds the relevant Anomaly Detection Threshold; and
   (ii) a data value within a communication of a particular type sent, received or processed by the DCC in relation to a User exceeds or is less than the relevant Anomaly Detection Threshold; and
(c) (other than in the case of Threshold Anomaly Detection applied by a DCO) quarantine those communications that, in the case of paragraph (a) or (b)(i) above, are in excess of the relevant Anomaly Detection Threshold or, in the case of paragraph (b)(ii) above, contain a data value that exceeds or is less than the relevant Anomaly Detection Threshold.

**Threshold Anomaly Detection Procedures** means the SEC Subsidiary Document of that name set out in Appendix AA, which has the purpose described in Section G6.1 (Threshold Anomaly Detection Procedures).

**Transform** means, in respect of a Service Request in relation to a Device, the conversion of that Service Request into one or more corresponding Commands (less any required Message Authentication Code or Digital Signatures), where such correspondence is identified in the DCC User Interface Specification in respect of particular types of Service Request and particular Device Types; and “Transformed” shall be interpreted accordingly.

**Transition and Migration Approach Document** means the SEC Subsidiary Document set out in Appendix [TBC].

**Transition Objective** has the meaning given to that expression in Section X1 (General Provisions Regarding Transition).
Transport Layer Security means TLS 1.2 as defined in the Internet Engineering Task Force (IETF) Request for Change (RFC) 5246 or any equivalent to that document which updates or replaces it from time to time.

TS Applicability Tables means the document set out in Schedule 11 which has the content described at Section A3.33 (The TS Applicability Tables).

Type 1 Device means a HAN Connected Auxiliary Load Control Switch or a Pre-Payment Meter Interface Device.

Type 2 Device has the meaning given to that expression in the SMETS (or given to the expression 'Consumer Device' in the SMETS1).

Type 2 Device (Other) means a Type 2 Device that is not an IHD.

UKAS means the United Kingdom Accreditation Service

Unambiguous Consent means the explicit and informed consent of an Energy Consumer given to a User to undertake a specified action, and that consent shall not be treated as having been given explicitly unless the Energy Consumer has:
(a) of his or her own volition, communicated to the User a request for it to undertake that action; or
(b) in response to a specific request by the User for him or her to indicate consent to it undertaking that action, taken a positive step amounting to a clear communication of that consent.

UNC means the Uniform Network Code established pursuant to the Gas Transporter Licences.

Unique Transaction Reference Number (UTRN) has, where used in relation to a SMETS2+ Device, the meaning given to that expression in the GB Companion Specification; or, where used in relation to SMETS1 Device, has the meaning set out in SMETS1.

Unknown Remote Party
for SMETS2+ Devices, has the meaning given to that expression in the GB Companion Specification; and, for SMETS1 Devices, has the meaning set out in the SMETS1 Supporting Requirements.

**Unplanned Maintenance** means, in respect of a month, Maintenance of the DCC Systems that was not planned prior to the start of that month and which disrupts, will disrupt, or poses a Material Risk of disruption to, provision of the Services (and, where it disrupts, will disrupt, or poses a Material Risk of disruption to, the provision of the Services in relation to Devices associated with Communications Hubs, at least 100,000 Communications Hubs are affected).

**Unsecured Credit Factor** has the meaning given to that expression in Section J3.4 (Party’s Unsecured Credit Factor).

**Unsecured Credit Limit** has the meaning given to that expression in Section J3.3A (Party’s Unsecured Credit Limit).

**Upgrade Image** shall have the meaning given to that expression in the SMETS1 Supporting Requirements.

**UPRN** means the unique property reference number (if any) recorded in respect of a premises so as to link the MPAN(s) and MPRN for that premises.

**Urgent DCC Assessment** means a DCC Assessment in respect of an Urgent Modification Proposal.

**Urgent Proposal** has the meaning given to that expression in Section D4.6 (Urgent Proposals).

**User** means a Party that has completed the User Entry Process (and, in respect of Services available in accordance with this Code to Users acting only in one or more User Roles, a Party that has completed the User Entry Process for that User Role).

**User Entry Process** means the process described in Section H1 (User Entry Process).
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>User ID</td>
<td>means, in respect of a User and a User Role, one of the unique identification numbers accepted by the DCC in respect of that User and that User Role under Section H1.6 (User Roles and User IDs).</td>
</tr>
<tr>
<td>User Independent Security Assurance Service Provider</td>
<td>has the meaning given to that expression in Section G8.1 (Procurement of the Independent Security Assurance Service Provider).</td>
</tr>
<tr>
<td>User Personnel</td>
<td>means those persons who are engaged by a User, in so far as such persons carry out, or are authorised to carry out, any activity in relation to the business of the User in the exercise of rights and compliance with obligations under this Code.</td>
</tr>
<tr>
<td>User Privacy Self-Assessment</td>
<td>has the meaning given to that expression in Section I2.12 (Categories of Assessment).</td>
</tr>
<tr>
<td>User Privacy Self-Assessment Report</td>
<td>has the meaning given to that expression in Section I2.24 (The User Privacy Self-Assessment Report).</td>
</tr>
<tr>
<td>User Role</td>
<td>means, in respect of the Service set out in the DCC User Interface Services Schedule and Elective Communication Services, one of the categories of User that is capable of being an Eligible User in respect of those Services (determined without reference to a particular Smart Metering System), and which comprise the following categories (construed without reference to a particular Smart Metering System): Import Supplier, Export Supplier, Gas Supplier, Electricity Distributor, Gas Transporter, Registered Supplier Agent and Other User.</td>
</tr>
<tr>
<td>User Security Assessment</td>
<td>means either a Full User Security Assessment or a Verification User Security Assessment.</td>
</tr>
<tr>
<td>User Security Assessment Methodology</td>
<td>means a methodology to be applied (as the case may be): (a) by the User Independent Security Assurance Service Provider in carrying out any User Security Assessment; or (b) by a User, in carrying out any User Security Self-Assessment, in each case in accordance with the provisions of the Security Controls.</td>
</tr>
</tbody>
</table>
Framework applicable to the relevant category of security assurance assessment.

**User Security Assessment Report** has the meaning given to that expression in Section G8.22 (User Security Assessments: General Procedure).

**User Security Assessment Response** has the meaning given to that expression in Section G8.24 (User Security Assessments: General Procedure).

**User Security Self-Assessment** has the meaning given to that expression in Section G8.18 (Categories of Security Assurance Assessment).

**User Systems** means any Systems (excluding any Devices) which are operated by or on behalf of a User and used in whole or in part for:
(a) constructing Service Requests;
(b) sending Service Requests over the DCC User Interface;
(c) receiving, sending, storing, using or otherwise carrying out any processing in respect of any Pre-Command or Signed Pre-Command;
(d) receiving Service Responses or Alerts over the DCC User Interface;
(e) generating Data for communication to the OCA, DCA, ICA or DCCKICA, or receiving Data from the OCA, DCA, ICA or DCCKICA (including any Systems which store or use Secret Key Material for such purposes) but excluding communications in relation to Devices that do not have an SMI Status of "commissioned" or "installed not commissioned"; and/or
(f) generating any Unique Transaction Reference Number, and any other Systems from which the Systems used in whole or in part for the purposes set out in paragraphs (a) to (f) are not Separated.

**UTC (Coordinated Universal Time)** means the prime standard by which clocks and time are regulated.

**Valid Communications Hub Order** means the Consignment or Consignments which arise from a Communications Hub Order that has been accepted by the DCC under Section F5.16 or F5.17 (DCC: Duties in relation to Communications Hub Orders), and which have not been cancelled by the ordering Party in accordance with Section F5.19 (Non-Standard Cancellation of Consignments).

**Validity Period** has the meaning given to that expression in any of the Certificate Policies or the DCCKI Certificate Policy.
Value at Risk has the meaning given to that expression in Section J3.3 (Party’s Value at Risk).

VAT means VAT, as defined in the Value Added Tax Act 1994, and any tax of a similar nature which may be substituted for or levied in addition to it.

Verification User Security Assessment has the meaning given to that expression in Section G8.17 (Categories of Security Assurance Assessment).

Verify means, in respect of a Service Request or Signed Pre-Command, to confirm that it meets all the applicable requirements of the DCC User Interface Specification.

Version in relation to:
(a) a Technical Specification, has the meaning given to that expression in Section A3.2 (Versions of the Technical Specifications); and
(b) the GBCS or CPA Security Characteristics, has the meaning given to that expression in Section A3.26 (GB Companion Specification and CPA Security Characteristics),
and in each case includes both the Principal Version and Sub-Version of that document.

Volume Scenarios means the capacity levels to which the DCC Systems will be tested.

Voting Group means, in respect of each Party Category, each Party that falls into that Party Category collectively with that Party’s Affiliates (if any) who also fall into that Party Category.

WAN Variants means the variations of SMETS2+ Communications Hub that are necessary to enable communications via the SMETS2+ SM WAN in each Region (and each part thereof that is not subject to the Statement of Service Exemptions).

Website means a dedicated website established at the direction of the Panel for the purposes of this Code.
Wide Area Network (WAN) Provider means the DCC, acting in the capacity and exercising the functions of the Known Remote Party role identified as such in the GB Companion Specification.

Working Day means any day other than a Saturday, a Sunday, Christmas Day, Good Friday, or a day that is a bank holiday within the meaning of the Banking and Financial Dealings Act 1971.

Working Group has the meaning given to that expression in Section D6.2 (Establishment of a Working Group).

Working Group Terms of Reference has the meaning given to that term in Section D6.2 (Establishment of a Working Group).

Zigbee Alliance means the association of that name administered by ZigBee Alliance Inc (2400 Camino Ramon, Suite 375, San Ramon, CA 94583, USA) (see www.zigbee.org).

A2. INTERPRETATION

A2.1 In this Code, unless the context otherwise requires, any reference to:

(a) a “person” includes a reference to an individual, a body corporate, an association, a partnership or a Competent Authority;

(b) the singular includes the plural, and vice versa;

(c) a gender includes every gender;

(d) a Section or Schedule is a reference (respectively) to the section of, or schedule to, this Code which bears the relevant letter, number or letter and number;

(e) a numbered Paragraph or a numbered Clause is a reference to the paragraph or clause of the Schedule or Appendix in which such reference occurs;

(f) a numbered Condition (with or without a letter) is a reference to the licence condition bearing that number (and, where relevant, letter) in the Energy Licence indicated (and, save in the case of the DCC Licence, is a reference to the standard licence conditions of that Energy Licence);

(g) writing (or similar) includes all methods of reproducing words in a legible and non-transitory form (including email);
(h) a day, week or month is a reference (respectively) to a calendar day, a week starting on a Monday, or a calendar month;

(i) a time is a reference to that time in the UK;

(j) any statute or statutory provision includes any subordinate legislation made under it, any provision which it has modified or re-enacted, and any provision which subsequently supersedes or re-enacts it (with or without modification);

(k) an agreement, code, licence or other document is to such agreement, code, licence or other document as amended, supplemented, novated or replaced from time to time;

(l) a Party shall include reference to that Party’s respective successors, (in the case of the DCC) to the person to whom the DCC may novate its rights and obligations pursuant to Section M9 (Transfer of DCC Licence), and (as the context permits) reference to the respective persons to whom that Party may sub-contract or otherwise delegate its rights and/or obligations under this Code in accordance with Section M11.8 and M11.9 (which shall include, in the case of the DCC, reference to the DCC Service Providers);

(m) any premises of a Party shall include references to any premises owned or occupied by that Party and (as the context permits) by the respective persons to whom that Party may sub-contract or otherwise delegate its rights and/or obligations under this Code in accordance with Section M11.8 and M11.9 (which shall include, in the case of the DCC, reference to the DCC Service Providers);

(n) a Competent Authority or other public organisation includes a reference to its successors, or to any organisation to which some or all of its functions and responsibilities have been transferred; and

(o) an expression that is stated to have the meaning given to it in an Energy Licence (other than the DCC Licence) is a reference to that expression as defined in the standard licence conditions for the Energy Licence indicated.

A2.2 The headings in this Code are for ease of reference only and shall not affect its interpretation.

A2.3 In this Code, the words preceding “include”, “including” or “in particular” are to be construed without limitation to the generality of the words following those expressions.

A2.4 The language of this Code is English. All notices and other communications sent between any of the Parties, the Panel, SECCo, the Code Administrator and the Secretariat shall be in English.

A2.5 Except where expressly stated to the contrary, in the event of any conflict between the provisions of this Code, the following order of precedence shall apply:

(a) the Sections, as among which Section X (Transition) shall take precedence; then

(b) the Schedules; then

(c) the SEC Subsidiary Documents.

A2.6 Except to the extent that any provision of Section T (Testing During Transition) otherwise provides (in which case that provision shall take precedence), Section A2.7 shall apply, during the period prior to Completion of Implementation, where initial capital letters are used for any expression in this Code that
either is not defined in this Code or the definition of which cannot be given effect by reference to the provisions of this Code.

A2.7 Any expression of the type referred to in Section A2.6 shall be interpreted as having the meaning given to that expression in the decision or consultation document concerning the intended future definition of such expression most recently published by the Secretary of State prior to the date on which this Section A2.7 comes into force.

A2.8 Where no time period is specified for performance of any obligation under this Code, the obligation shall be performed as soon as reasonably practicable.

A2.9 Where any expression is defined both in Section A1 (Definitions) and in any Technical Specification:

(a) the definition in the Technical Specification shall take precedence for the purposes of the Technical Specification; and

(b) the definition in Section A1 shall take precedence for all other purposes

A2.10 For the purposes of Section A2.9, where the meaning of an expression is explained in any glossary (or equivalent section) contained within a Technical Specification, it shall be treated as an expression that is defined in that Technical Specification.

A2.11 Where any Data is:

(a) embedded as a file within the electronic copy of any Technical Specification, the DCC User Interface Services Schedule or the Message Mapping Catalogue; and/or

(b) represented within the tangible copy of that document as being so embedded,

it shall be treated for all the purposes of this Code as an integral part of the content of that document.

A3. TECHNICAL SPECIFICATIONS, THE GB COMPANION SPECIFICATION AND THE CPA SECURITY CHARACTERISTICS

Introduction

A3.1 This Section A3 makes provision in relation to:

(a) the maintenance in this Code of different versions of each of the Technical Specifications;

(b) the relationship between each version of a Technical Specification and:

(i) the GB Companion Specification; and

(ii) the CPA Security Characteristics; and

(c) the interpretation of the Code in respect of the Technical Specifications, GB Companion Specification, and CPA Security Characteristics.
Versions of the Technical Specifications

A3.2 Each Technical Specification may exist in more than one version (a "Version").

A3.3 Each Version of a Technical Specification shall consist of two elements:

(a) a Principal Version; and

(b) a Sub-Version of that Principal Version.

A3.4 Each Version of a Technical Specification shall be identified by a numerical reference in a form equivalent to ‘SMETS v 1.2’, where:

(a) the number before the decimal point identifies the Principal Version; and

(b) the number after the decimal point identifies the Sub-Version.

A3.5 In respect of any Technical Specification:

(a) the expression “Principal Version” shall be interpreted in accordance with Sections A3.6 to A3.7; and

(b) the expression “Sub-Version” shall be interpreted in accordance with Sections A3.8 to A3.9.

The Principal Version

A3.6 Where a Technical Specification is amended in a manner that is entirely prospective, that amendment shall be made by creating a new Principal Version, and:

(a) for this purpose a prospective amendment means one that does not require any change to be made to any Device or apparatus which is already installed;

(b) in consequence a new Principal Version shall be taken to indicate amendments which have no retrospective effect.

A3.7 The first Principal Version of a Technical Specification shall be allocated the number 1, and subsequent Principal Versions of that Technical Specification shall be allocated sequential numbers in the chronological order in which they are created.

The Sub-Version

A3.8 Where any Principal Version of a Technical Specification is amended in a manner that is intended to have retrospective effect, that amendment shall be made by creating a new Sub-Version, and for these purposes:

(a) a Sub-Version means a new form of the Principal Version to which it relates;

(b) an amendment with retrospective effect means one that requires a change to be made to Devices or apparatus which are already installed.
A3.9 The initial form of a Principal Version of a Technical Specification shall be allocated the Sub-Version number of zero, and subsequent Sub-Versions shall be allocated sequential numbers, beginning with 1, in the chronological order in which they are created.

The Installation Validity Period

A3.10 Any Version of a Technical Specification may be assigned an Installation Validity Period.

A3.11 An “Installation Validity Period” means the period of time during which any Device or apparatus satisfying the requirements of that Version of the Technical Specification may be installed or provided.

A3.12 An Installation Validity Period shall:

(a) commence on the “Installation Start Date” that is identified in relation to that Version of the Technical Specification in the TS Applicability Tables; and

(b) end on any “Installation End Date” determined in accordance with Sections A3.13 to A3.16.

The Installation End Date

A3.13 In the case of each Version of the SMETS with a Principal Version number of 1, the Installation End Date shall, except where Section A3.14 or Section A3.15 applies, be the date which is identified in relation to that Version of the SMETS in the TS Applicability Tables as the “General Installation End Date”.

A3.14 This section applies on the installation or provision by or on behalf of a Supplier Party of any Replacement Meter and ancillary Device or apparatus where:

(a) the Energy Meter that is being replaced is not part of a Smart Metering System; and

(b) the Replacement Meter is, in accordance with the terms of a contract between the Supplier Party and the Energy Consumer at the premises at which it is installed, to be operated as a Pre-Payment Meter for at least an initial period from the date of its installation,

in which case the Installation End Date in respect of any Version of the SMETS with a Principal Version number of 1 shall be the date which is identified in relation to that Version of the SMETS in the TS Applicability Tables as the “PPM Installation End Date”.

A3.15 This Section applies where a Derogation is granted to a Supplier Party in accordance with Section A4 (Derogation from SMETS1 General Installation End Date) and has not been revoked, in which case:

(a) for the purposes of the installation or provision by or on behalf of that Supplier Party of any Device or apparatus; and

(b) in so far as any conditions of that Derogation are satisfied,

the Installation End Date shall be the Alternative Installation End Date specified in the Derogation.

A3.16 In the case of each Version of the SMETS with a Principal Version number greater than 1, the Installation End Date shall be the date that may be identified in relation to that Version of the Technical Specification in the TS Applicability Tables.
The Installation End Date of any Version of a Technical Specification may be later than the Installation Start Date of a Version that succeeds it, so that:

(a) two or more Versions may be within their Installation Validity Periods at the same time; and

(b) any Device or apparatus to which each such Version relates may be installed or provided in accordance with any such Version that is within its Installation Validity Period at that time.

The Maintenance Validity Period

Each Version of a Technical Specification shall be assigned a Maintenance Validity Period.

A "Maintenance Validity Period" means the period of time during which a Device or other apparatus may be maintained in accordance with the requirements of that Version of the Technical Specification.

A Maintenance Validity Period shall:

(a) commence on the “Maintenance Start Date” that is identified in relation to that Version of the Technical Specification in the TS Applicability Tables; and

(b) end on any “Maintenance End Date” that may be identified in relation to that Version of the Technical Specification in the TS Applicability Tables.

The Maintenance End Date of any Version of a Technical Specification may be later than the Maintenance Start Date of a Version that succeeds it, so that:

(a) two or more Versions may be within their Maintenance Validity Periods at the same time; and

(b) any Device or apparatus to which each such Version relates may be maintained in accordance with any such Version that is within its Maintenance Validity Period at that time.

Versions in the Code

The Schedule of the Code in which any Technical Specification is set out shall consist of a number of parts, each of which shall correspond to and comprise a Version of that Technical Specification, so that (for example) CHTS v 2.1 shall be set out at Schedule 10 Part 2.1.

Each Version of a Technical Specification shall be retained in the relevant Schedule to the Code at all times during which it remains within its Installation Validity Period (if any) and/or its Maintenance Validity Period.

Where, in respect of any Version of a Technical Specification:

(a) no Installation Validity Period has been assigned, or any Installation Validity Period that was assigned has expired; and

(b) the Maintenance Validity Period has expired,

that Version shall be deemed automatically to be deleted from the Code on the day immediately following whichever is the later of its Installation End Date (if any) or Maintenance End Date, and the part of the Schedule in which it is set out shall then automatically be marked ‘Not Used’.
A3.25 The Code Administrator shall at all times maintain on the Website copies of those Versions of each Technical Specification which have been deleted from the Code in accordance with Section A3.24, together with a record of the Installation Start and End Dates (if any) and the Maintenance Start and End Dates relating to each such Version.

**GB Companion Specification and CPA Security Characteristics**

A3.26 The GB Companion Specification and the CPA Security Characteristics may each exist in more than one version (a “Version”).

A3.27 The provisions of Sections A3.3 to A3.9 shall apply to the GBCS and CPA Security Characteristics:

(a) as if references in those Sections to a Technical Specification were references to each of those documents; and

(b) in respect of the CPA Security Characteristics, so that:

(i) any reference in those Sections to the creation of a new Version by an amendment that requires a change to be made to a Device or apparatus which is already installed shall be read as if it were a reference to an amendment requiring the Device Model of a Device or apparatus which is already installed to be certified, on the expiry of its CPA Certificate, against the new Version of the CPA Security Characteristics; and

(ii) Section A3.39 shall be interpreted accordingly.

A3.28 The provisions of Sections A3.22 to A3.25 shall apply to the GBCS as if references in those Sections:

(a) to a Technical Specification were references to the GBCS;

(b) to an Installation Validity Period or Maintenance Validity Period were to an Applicability Period; and

(c) to an Installation Start or End Date, or a Maintenance Start or End Date, were to the first and last dates of the Applicability Period.

A3.29 Each Technical Specification requires that the Device or other apparatus to which it relates must be compatible with a relevant Version of the GBCS.

A3.30 For these purposes:

(a) the relevant Version of the GBCS in relation to any Version of a Technical Specification shall be deemed to be that which is specified in relation to it in the TS Applicability Tables;

(b) more than one Version of the GBCS may be relevant to a Version of a Technical Specification at the same time;

(c) a Version of the GBCS may be relevant to more than one Version of a Technical Specification at the same time;

(d) a Version of the GBCS shall be relevant to a Version of a Technical Specification only during such period of time (in each case, an “Applicability Period”) as may be specified in the TS Applicability Tables.
A3.31 Each Version of the GBCS requires that the Device or other apparatus must be certified as compliant with a relevant Version of the CPA Security Characteristics.

A3.32 For these purposes:

(a) the relevant Version of the CPA Security Characteristics in relation to any Version of the GBCS shall be deemed to be that which is specified in relation to it in the TS Applicability Tables;

(b) more than one Version of the CPA Security Characteristics may be relevant to a Version of the GBCS at the same time;

(c) a Version of the CPA Security Characteristics may be relevant to more than one Version of the GBCS at the same time.

The TS Applicability Tables

A3.33 There shall be a document to be known as the “TS Applicability Tables”, which shall be set out at Schedule 11 to the Code following its initial designation in accordance with Section X5 (Incorporation of Certain Documents into this Code) by the Secretary of State in reliance on Section X5.4 (Other Technical Specifications), and shall:

(a) in relation to each Technical Specification, list each of the Versions of that Technical Specification that have been produced;

(b) in relation to each such Version of that Technical Specification, identify:

(i) any Installation Start Date that has been assigned to it;

(ii) in the case of each Version of the SMETS with a Principal Version number of 1, the General Installation End Date that has been assigned to it;

(iii) in the case of each other Version of the SMETS, any Installation End Date that has been assigned to it (or a statement that no such date has yet been determined);

(iv) the Maintenance Start Date;

(v) the Maintenance End Date (or a statement that no such date has yet been determined);

(vi) the relevant Version(s) of the GBCS;

(vii) any Applicability Period relating to any such relevant Version of the GBCS; and

(c) in relation to each Version of the GBCS, identify the relevant Version(s) of the CPA Security Characteristics.

A3.34 The TS Applicability Tables shall be amended to ensure that it remains accurate and up-to-date:

(a) on the designation or re-designation of a Technical Specification or the GBCS in accordance with Section X5 (Incorporation of Certain Documents into this Code), by the Secretary of State in reliance on Section X5.6 (Supplementary Provisions); and
as part of any modification of the Code which creates a new Version of any Technical Specification or of the GBCS in accordance with Section D (Modification Process).

A3.35 Where the TS Applicability Tables is amended (including by the means described in Section A3.34) the amendment may have retrospective effect, which is to say that any date specified in the TS Applicability Tables by virtue of that amendment may be a date which falls before the date on which the amendment was made.

A3.36 The information set out in the TS Applicability Tables shall be regarded as conclusive for all purposes of any question as to the:

(a) Installation Validity Period of any Version of a Technical Specification other than in any case where both:

(i) it is a Version of the SMETS with a Principal Version number of 1; and

(ii) a Derogation has been granted to any Supplier Party in accordance with Section A4 (Derogation from SMETS1 General Installation End Date), and has not been revoked, specifying an Alternative Installation End Date in respect of that Version of the SMETS;

(b) Maintenance Validity Period of any Version of a Technical Specification;

(c) relevant Version(s) of the GBCS in relation to any Version of a Technical Specification;

(d) Applicability Period of any Version of the GBCS; and

(e) relevant Version(s) of the CPA Security Characteristics in relation to any version of the GBCS.

DCC User Interface Specification and Message Mapping Catalogue

A3.37 The DCC User Interface Specification may exist in more than one version.

A3.38 Where there is more than one version of the DCC User Interface Specification:

(a) each such version shall contain a different version of the DUIS XML Schema (but a version of the DCC User Interface Specification may be modified, and its version number updated, without any corresponding change to the DUIS XML Schema);

(b) there shall be, in respect of each such version, one or more corresponding versions of the Message Mapping Catalogue;

(c) a User may submit any Service Request, in respect of which it is an Eligible User, in accordance with any version of the DCC User Interface Specification;

(d) in accordance with the requirements of each version of the DCC User Interface Specification, each such Service Request must identify the version of the DUIS XML Schema in accordance with which it has been submitted;

(e) any obligation on the DCC or any User in relation to any Service Request or associated communication shall be interpreted by reference to the provisions of the version of the DCC User Interface Specification that contains the DUIS XML Schema that is identified in that Service Request;
the obligation on the DCC at Section H11.1 (Parse and Correlate Software) to provide Parse and Correlate Software shall be interpreted as an obligation to provide a separate version of the Parse and Correlate Software in respect of each version of the DCC User Interface Specification (and each corresponding version of the Message Mapping Catalogue); and

any other obligation on the DCC under this Code in relation to the Parse and Correlate Software shall be read as an obligation applying separately in respect of each such version of that software.

The Parse and Correlate Applicability Matrix

A3.39 There shall be a document to be known as the “Parse and Correlate Applicability Matrix”, which shall include:

(a) a list of each of the versions of the Parse and Correlate Software that have been released; and

(b) in relation to each such version of the Parse and Correlate Software:

(i) its version number;

(ii) the version(s) of the DCC User Interface Specification to which that version of the Parse and Correlate Software relates, and the version of the DUIS XML Schema which that version of the DCC User Interface Specification contains;

(iii) the version(s) of the Message Mapping Catalogue to which that version of the Parse and Correlate Software relates;

(iv) the version(s) of the GBCS to which that version of the Parse and Correlate Software relates.

A3.40 The Code Administrator shall:

(a) maintain the Parse and Correlate Applicability Matrix to ensure that it remains accurate and up-to-date;

(b) ensure that the latest version of the Parse and Correlate Applicability Matrix is published and available on the Website.

A3.41 The DCC shall ensure that the Code Administrator is provided with such information as it requires for the purpose of complying with Section A3.40.

Interpretation

A3.42 References in this Section A3 to amendments of a Technical Specification which do (or do not) require changes to be made to any Device or apparatus which is already installed shall be interpreted as references to the effect of those amendments on the duties of:

(a) Electricity and Gas Supplier Parties in accordance with the standard conditions of the Energy Supply Licences; and

(b) the DCC in accordance with the conditions of the DCC Licence.

A3.43 Where:
(a) any provision of this Code relates to a Device or any communication to or from a Device; and

(b) the application of that provision requires that reference is made to a Version of a Technical Specification,

the Version of that Technical Specification which shall be treated as applicable for that purpose shall be the one identified as pertaining to the Device Model of that Device in the Central Products List.

A3.44 The references in this Code to 'Smart Metering Equipment Technical Specifications' and 'Technical Specifications' shall be deemed not to include reference to Versions of the SMETS with a Principal Version number of 1; except in the following provisions: the definitions of 'Principal Version', 'Sub-Version' and 'Version' in Section A1 (Definitions); Sections A2 (Interpretation), A3 (Technical Specifications, the GB Companion Specification and the CPA Security Characteristics); and A4 (Derogation from SMETS1 Generation Installation End Date); and Section N (SMETS1 Meters).

A4. DEROGATION FROM SMETS1 GENERAL INSTALLATION END DATE

Introduction

A4.1 This Section A4 makes provision for the Secretary of State to grant to any Supplier Party, on the application of that Party, a derogation from the General Installation End Date applicable to Versions of the SMETS with a Principal Version number of 1.

Part A. Derogations

A4.2 For the purposes of this Section A4, a “Derogation” means a direction issued by the Secretary of State:

(a) to the Supplier Party which applied for it;

(b) in respect of a Version of the SMETS with a Principal Version number of 1;

(c) specifying a date subsequent to the General Installation End Date in respect of that Version of the SMETS (the “Alternative Installation End Date”), which will constitute the Installation End Date, in those cases which the PPM Installation End Date does not apply, for the purposes of the installation or provision of Devices or apparatus by or on behalf of the Supplier Party in accordance with any conditions of the Derogation;

(d) specifying any such conditions to which the Derogation is subject.

Part B. Power to Grant a Derogation

A4.3 The Secretary of State may grant a Derogation to any Supplier Party where:

(a) that Supplier Party has applied for a Derogation in accordance with Part D;

(b) that application complies with any requirements as to form or content set out in a statement issued in accordance with Part E;

(c) in the opinion of the Secretary of State, that application satisfies any criteria set out in a statement issued in accordance with Part E; and
(d) the Supplier Party has complied with all such other requirements as may apply to it in accordance with Part E.

Part C. Conditions of a Derogation

A4.4 A Derogation may be subject to such conditions (if any) as the Secretary of State thinks reasonable in all the circumstances of the case.

A4.5 The conditions to which a Derogation is subject may in particular include conditions which, in respect of the period that begins immediately after the General Installation End Date and ends on the Alternative Installation End Date of the Version of the SMETS to which the Derogation relates:

(a) place a limit on the quantity of Devices or apparatus which may be installed or provided by or on behalf of the Supplier Party to which the Derogation is granted;

(b) restrict the type of Devices or apparatus that may be installed or provided by or on behalf of that Supplier Party;

(c) make provision as to the circumstances in, or premises at, which such Devices or apparatus may be installed or provided by or on behalf of that Supplier Party;

(d) place requirements on that Supplier Party to take, or refrain from taking, any specified action in relation to the installation or provision of any Devices or apparatus.

Part D. Applications for a Derogation

A4.6 Any Supplier Party may apply to the Secretary of State for a Derogation.

A4.7 The Secretary of State may determine, and in that case shall give all Supplier Parties a notice of, a date by which any application for a Derogation must be received by him.

A4.8 A Supplier Party may not apply for a Derogation after any date that is determined and included in a notice given in accordance with Section A4.7.

Part E. Statement of Requirements

A4.9 The Secretary of State may determine, and publish a statement of:

(a) the criteria against which any application for a Derogation is to be assessed by him;

(b) any requirements as to the form and content of any such application;

(c) any information or evidence which must be provided by a Supplier Party on making such an application;

(d) any timetable which applies to steps to be taken by the Supplier Party or by the Secretary of State in respect of such an application;

(e) such other matters which relate to the making of any such application or to the process for assessing it as the Secretary of State may consider appropriate;
such matters which relate to the decision whether to grant a Derogation on the receipt of an application, or to the conditions to be applied to that Derogation, as the Secretary of State may consider appropriate.

A4.10 A Supplier Party which applies for a Derogation shall:

(a) comply with any requirements applicable to it which are set out in a statement published in accordance with Section A4.9; and

(b) provide to the Secretary of State, by such time and in such form as he may reasonably specify in a notice given to that Supplier Party, such additional information or evidence as he may at any time reasonably require for the purpose of assessing the application.

Part F. Actions before this Section Comes into Force

A4.11 Where, prior to the coming into effect of this Section A4:

(a) a Supplier Party makes any application:

(i) that it would be entitled to make under this Section A4 after it has come into force; and

(ii) in respect of that application, has complied with the requirements of this Section A4 as if they had already come into force;

(b) the secretary of state takes any action that he would be entitled to take under this section A4 after it has come into force,

each of those sections shall be treated as actions taken and having effect under this Section A4 after it comes into force.

Part G. Amendments after this Section Comes into Force

A4.12 Where the Secretary of State has determined, and given all Supplier Parties notice of, a date in accordance with Section A4.7, he may subsequently (whether before or after that date has passed) determine and give all Supplier Parties notice of a later date.

A4.13 Any date determined and included in a notice given in accordance with Section A4.12 shall have effect for the purposes of Section A4.7 in replacement for the date that was previously determined by the Secretary of State.

A4.14 The Secretary of State may at any time:

(a) amend any statement published in accordance with Section A4.9, in which case the amended statement shall have effect for the purposes of Section A4.10 in replacement for the one that was previously published;

(b) in respect of the Derogation granted to any Supplier Party, vary:

(i) the Alternative Installation End Date, by specifying a date later than that previously specified;

(ii) any conditions to which the Derogation is subject, by imposing new or amended conditions.
A4.15 The Secretary of State may exercise the powers set out at Sections A4.12 and A4.14 on more than one occasion.

Part H. Revocation of Derogations

A4.16 The Secretary of State may at any time, by notice to the Supplier Party to which it was granted, revoke any Derogation granted by him in accordance with this Section A4.

Part I. Effect of a Derogation

A4.17 Where a Derogation is granted to a Supplier Party in accordance with this Section A4 and has not been revoked, then:

(a) for the purposes of the installation or provision by or on behalf of that Supplier Party of any Device or apparatus; and

(b) in so far as any conditions of that Derogation are satisfied, the Alternative Installation End Date specified in the Derogation shall have effect in accordance with Section A3.15 (The Installation End Date).

Part J. Publication of Derogations

A4.18 Where the Code Administrator is provided by the Secretary of State with a copy of a Derogation that has been granted by him to a Supplier Party, it shall:

(a) maintain a copy of that Derogation on the Website;

(b) if it is notified by the Secretary of State that the Derogation has been amended and provided by him with a copy of the amended Derogation, publish and maintain a copy of that amended Derogation on the Website;

(c) if it is notified by the Secretary of State that the Derogation has been revoked, publish on the Website, together with that Derogation, a statement of the fact that it has been revoked and the date of its revocation.

A4.19 For the purposes of Section A4.18, any reference to a copy of a Derogation provided to the Code Administrator by the Secretary of State shall, where that copy has been redacted by the Secretary of State to exclude any commercially sensitive information, be treated as a reference to the copy of that Derogation in its redacted form.
B1. **Eligibility for Admission**

B1.1 Any person who applies to be admitted as a Party (an *Applicant*) shall be entitled to be admitted as a Party, subject to and in accordance with the provisions of this Section B1.

B1.2 An Applicant may not be admitted as a Party if:

   (a) it is already a Party; or

   (b) it was expelled from this Code in accordance with Section M8 (Suspension, Expulsion and Withdrawal) within the 12 months preceding the date of its application (or such shorter period as the Panel may determine from time to time).

**Application Form and Guidance**

B1.3 The Code Administrator shall create an Application Form, and publish such form on the Website.

B1.4 The Code Administrator shall establish and publish on the Website a guide for Applicants describing, and providing guidance in respect of, the process set out in this Section B1 (the *Application Guidance*).

**Application Fee**

B1.5 The Panel shall determine (and publish on the Website) a fee from time to time (the *Application Fee*) to be payable by Applicants to SECCo. The Panel shall set the Application Fee at a level intended to recover the reasonable costs incurred by or on behalf of the Panel (including amounts payable to the Code Administrator) in administering the process set out in this Section B1.

B1.6 The Code Administrator shall include within the Application Guidance details of the methods by which the Application Fee may be paid.

**Accession Process**

B1.7 An Applicant shall submit to the Code Administrator a duly completed Application Form (together with any supporting documents required by that form), and the Application Fee (by a method of payment provided for in the Application Guidance).

B1.8 As soon as reasonably practicable following receipt of an Application Form and the Application Fee
from an Applicant, the Code Administrator shall:

(a) notify the Applicant if it is ineligible to be admitted as a Party in accordance with Section B1.2;

(b) where the Applicant is not ineligible, check that the Application Form has been duly completed and that any supporting documentation requested has been provided, and notify the Applicant of any omissions; and

(c) where there are no such omissions, notify the Applicant and the Panel that the Applicant is to be admitted as a Party subject to execution of an Accession Agreement.

Accession Agreement

B1.9 Where an Applicant is to be admitted as a Party in accordance with Section B1.8(c), the Code Administrator shall prepare two counterparts of the Accession Agreement for the Applicant (in substantially the form of the Specimen Accession Agreement), and send them to the Applicant.

B1.10 An Applicant that wishes to proceed with its accession to this Code should sign (but not date) both counterparts of the Accession Agreement, and return them to the Code Administrator.

B1.11 Upon return to the Code Administrator of the two counterparts of the Accession Agreement as envisaged by Section B1.10, the Panel shall procure that (as soon as reasonably practicable thereafter) SECCo:

(a) signs each counterpart on behalf of itself and all the Parties (as it is authorised to do under Section B1.14); and

(b) dates each counterpart with the date of such execution.

B1.12 The Code Administrator shall return one signed and dated counterpart of the Accession Agreement to the Applicant, and retain the other counterpart for the Panel’s records.

Accession

B1.13 An Applicant will accede to this Code and become a Party with effect from the date of its executed Accession Agreement. The Code Administrator shall give notice of each Applicant’s accession to the Applicant, to each other Party and to the Authority. Such notice will confirm the Applicant’s Party Details.

SECCo Authority to enter into Accession Agreements

B1.14 Subject to and in accordance with this Section B1, each Party hereby irrevocably and unconditionally authorises SECCo to execute and deliver, on behalf of such Party, any and all Accession Agreements that are substantially in the form of the Specimen Accession Agreement and that have been signed by an Applicant.
Disputes Regarding Admission

B1.15 Where an Applicant disagrees with any decision of the Code Administrator pursuant to Section B1.8, the Applicant may refer the matter to the Panel for determination.

B1.16 Where an Applicant disagrees with any decision of the Panel made pursuant to Section B1.15, the Applicant may refer the matter to the Authority for its determination, which shall be final and binding for the purposes of this Code.

Party Signifiers

B1.17 On an Applicant acceding to this Code and becoming a Party, the Panel shall as soon as reasonably practicable thereafter issue to it a Party Signifier.

B1.18 The Code Administrator shall notify the DCC of each Party Signifier issued to a Party in accordance with Section B1.17.

RDP Signifiers

B1.19 The Panel shall issue to a Registration Data Provider (other than a Gas Network Party or Electricity Network Party which is deemed to be an RDP, acting in its capacity as such) an RDP Signifier:

(a) as soon as reasonably practicable after receipt of a request from that RDP for it to do so; or

(b) in any event prior to issuing an RDP ID, following receipt of an application from that RDP for it to do so.

B1.20 The Code Administrator shall notify the DCC of each RDP Signifier issued to an RDP in accordance with Section B1.19.

MRA and UNC Identifiers

B1.21 The Panel shall, as soon as reasonably practicable after a person becomes a Party, notify the DCC of the unique identifiers (if any) by which such person is identified under the MRA or the UNC, as set out in the Party Details contained in the relevant Accession Agreement. The Panel shall, as soon as reasonably practicable after a Party notifies any change or addition to such unique identifiers under Section M6 (Party Details), notify the DCC of such change or addition.

SECCo

B1.22 The provisions of Sections B1.17 and B1.18 (Party Signifiers) shall apply to SECCo as if it was a Party and as if it had been an Applicant.

B2. DCC, USER AND RDP IDENTIFIERS
Panel: Duty to Obtain MA-S Registry Entries

B2.1 The Panel shall obtain one or more MA-S Registry Entries to the extent necessary for the purpose of establishing and issuing EUI-64 Compliant identifiers for use as User IDs, RDP IDs and/or DCC IDs in accordance with the provisions of this Section B2.

ID Allocation Procedure

B2.2 The Panel shall develop and maintain a document to be known as the "ID Allocation Procedure", which shall:

(a) make provision for the Panel to establish and issue Party and RDP Signifiers, each of which must be unique under this Code but which need not be EUI-64 Compliant;

(b) make provision for the Panel to establish EUI-64 Compliant identifiers by the concatenation of:

(i) the assigned value of an MA-S Registry Entry obtained by it; and

(ii) a unique extension identifier created by it;

(c) describe the numbering convention to be used by the Panel for the purpose of creating those unique extension identifiers;

(d) set out the application procedure to be followed by any Party which wishes to be issued with an EUI-64 Compliant identifier for use as a User ID or DCC ID, or by any RDP which wishes to be issued with an EUI-64 Compliant identifier for use as an RDP ID; and

(e) set out the procedure to be followed by the Panel in issuing an EUI-64 Compliant identifier to any Party or RDP for such purposes.

B2.3 In developing the ID Allocation Procedure, the Panel shall act in conjunction with the DCC and such other Parties and RDPs as have indicated a wish to be involved, and shall consult with and have regard to the views of all Parties and RDPs.

B2.4 The Panel shall keep the ID Allocation Procedure under review from time to time, and in particular when requested to do so by any Party or RDP, in order to ensure that it remains fit for purpose. Before making any change to the ID Allocation Procedure the Panel shall consult with and have regard to the views of all Parties and RDPs.

Issue of DCC, User and RDP IDs

B2.5 Where:
the DCC wishes to be issued with an EUI-64 Compliant identifier for use as a DCC ID;

(b) another Party wishes to be issued with an EUI-64 Compliant identifier for use as a User ID; or

(c) an RDP wishes to be issued with an EUI-64 Compliant identifier for use as an RDP ID,

it shall, in accordance with the provisions of the ID Allocation Procedure, apply to the Panel for the issue of that identifier.

B2.6 No Party or RDP may apply to the Panel for the issue of an EUI-64 Compliant identifier other than for one of the purposes specified in Section B2.5.

B2.7 On receiving an application from a Party or RDP in accordance with Section B2.5, the Panel shall issue an EUI-64 Compliant identifier in accordance with the provisions of the ID Allocation Procedure.

Issue of Party and RDP Signifiers

B2.8 The Panel shall issue Party and RDP Signifiers to the Code Administrator from time to time, in accordance with the provisions of the ID Allocation Procedure, for their allocation by the Code Administrator to new Parties pursuant to Section B1.17 (Party Signifiers) and to RDPs pursuant to Section B1.19 (RDP Signifiers).

Record of Signifiers and IDs Issued

B2.9 The Panel shall:

(a) maintain an up to date record of the Party and RDP Signifiers and the EUI-64 Compliant identifiers issued by it pursuant to this Section B2 (and, where applicable, the mapping between them), and make that record available to all Parties and RDPs; and

(b) notify the DCC of any EUI-64 Compliant identifier that it has issued to:

(i) a Party for use as a User ID and the corresponding Party Signifier of that Party; or
(ii) an RDP for use as an RDP ID and the corresponding RDP Signifier of that RDP.

Network Party Subscriber Obligation

B2.10 Each Network Party shall, as soon as reasonably practicable after its accession to this Code, ensure that it becomes a Subscriber for those Organisation Certificates which pertain to it and that are required by Responsible Suppliers for the purposes of complying with their obligations under Clause 5 (Post-Commissioning Obligations in Relation to SMETS2+ Devices) and Clause 6 (Post Commissioning Obligations in Relation to SMETS1 Devices) of the Inventory Enrolment and Withdrawal Procedures.
C1. SEC OBJECTIVES

General SEC Objectives

C1.1 The objectives of this Code otherwise than in respect of the Charging Methodology are set out in Condition 22 of the DCC Licence (such objectives being the General SEC Objectives). For ease of reference, the General SEC Objectives are set out below using the terminology of this Code (but in the case of any inconsistency with the DCC Licence, the DCC Licence shall prevail):

(a) the first General SEC Objective is to facilitate the efficient provision, installation, and operation, as well as interoperability, of Smart Metering Systems at Energy Consumers’ premises within Great Britain;

(b) the second General SEC Objective is to enable the DCC to comply at all times with the General Objectives of the DCC (as defined in the DCC Licence), and to efficiently discharge the other obligations imposed upon it by the DCC Licence;

(c) the third General SEC Objective is to facilitate Energy Consumers’ management of their use of electricity and gas through the provision to them of appropriate information by means of Smart Metering Systems;

(d) the fourth General SEC Objective is to facilitate effective competition between persons engaged in, or in Commercial Activities connected with, the Supply of Energy;

(e) the fifth General SEC Objective is to facilitate such innovation in the design and operation of Energy Networks (as defined in the DCC Licence) as will best contribute to the delivery of a secure and sustainable Supply of Energy;

(f) the sixth General SEC Objective is to ensure the protection of Data and the security of Data and Systems in the operation of this Code;

(g) the seventh General SEC Objective is to facilitate the efficient and transparent administration and implementation of this Code;

(h) the eighth General SEC Objective is to facilitate the establishment and operation of the Alt HAN Arrangements.

Transition Objective

C1.2 As provided for in Condition 22 of the DCC Licence, during the period prior to the Completion of Implementation, the General SEC Objectives must be read and given effect (so far as it is possible to do
so) in a way that is compatible with achieving the Transition Objective.

C1.3 The objectives of this Code in respect of the Charging Methodology only (such objectives being the Charging Objectives) comprise the “First Relevant Policy Objective”, the “Second Relevant Policy Objective” and the “Third Relevant Policy Objective” as set out in Condition 18 of the DCC Licence. For ease of reference, the First Relevant Policy Objective, the Second Relevant Policy Objective and the Third Relevant Policy Objective are set out in Sections C1.4, C1.5 and C1.6 using the terminology of this Code (but in the case of any inconsistency with the DCC Licence, the DCC Licence shall prevail).

C1.4 The First Relevant Policy Objective:

(a) applies in respect of Charges (other than Charges for Elective Communications Services); and

(b) requires the Charging Methodology to ensure that such Charges do not distinguish (whether directly or indirectly):

(i) between Energy Consumers at Domestic Premises in different parts of Great Britain; or

(ii) between Energy Consumers at Designated Premises in different parts of Great Britain.

C1.5 The Second Relevant Policy Objective applies in relation to SMETS1 Meters. The Second Relevant Policy Objective is that, subject to compliance with the First Relevant Policy Objective, the Charging Methodology must (other than in respect of Elective Communication Services) (in each of the following cases, as far as is reasonably practicable in all of the circumstances of the case, having regard to the costs of implementing the Charging Methodology):

(a) result in Charges that are the same for SMETS1 Meters as they are for Smart Metering Systems, save that no Charges for Communications Hub Services will apply to SMETS1 Meters;

(b) notwithstanding (a) above (where the Costs of Communications for a SMETS1 Meter exceeds the Costs of Communications for a Smart Metering System, and where an Original Supplier for the Energy Supplier Contract relating to that SMETS1 Meter is (and has at all times since the adoption of the Energy Supplier Contract been) a supplier of electricity and/or gas to the premises at which that SMETS1 Meter is installed), result in Charges that ensure that the excess Costs of Communications are recovered from the Original Supplier from time to time (in addition to the
C1.6 The Third Relevant Policy Objective is that, subject to compliance with the First and Second Relevant Policy Objectives, the Charging Methodology must result in Charges that:

(a) facilitate effective competition in the Supply of Energy (or its use) under the Electricity Act and the Gas Act;

(b) do not restrict, distort, or prevent competition in Commercial Activities that are connected with the Supply of Energy under the Electricity Act and the Gas Act;

(c) do not deter the full and timely installation by Energy Suppliers of Smart Metering Systems at Energy Consumers’ premises in accordance with their obligations under the Energy Supply Licence; and

(d) do not unduly discriminate in their application and are reflective of the costs incurred by the DCC, as far as is reasonably practicable in all of the circumstances of the case, having regard to the costs of implementing the Charging Methodology.

C1.7 The Charging Methodology will achieve the Third Relevant Policy Objective if it is compliant with the provisions of Section C1.6 in the round, weighing them as appropriate in each particular case.

C2. PANEL

Establishment of the Panel

C2.1 The Panel is hereby established. The Panel shall:

(a) pursue the objectives, undertake the duties, and have the powers, set out in Sections C2.2 to C2.4;

(b) be composed of the Panel Members described in Section C3 (Panel Members), some of whom will be elected in accordance with Section C4 (Elected Members); and

(c) conduct its activities in accordance with the procedures set out in Section C5 (Proceedings of the Panel).

Panel Objectives

C2.2 The Panel shall, in all its activities, always act in a manner designed to achieve the following objectives (the Panel Objectives):
(a) that this Code is given full and prompt effect in accordance with its terms and conditions;

(b) that this Code is given effect in such a manner as will facilitate achievement of the SEC Objectives;

(c) that this Code is given effect in a fair manner without undue discrimination between the Parties or any classes of Party; and

(d) that the Panel conducts its affairs in an open and transparent manner.

**Panel Duties**

C2.3 Without prejudice to any other tasks, duties or obligations imposed on the Panel in this Code, the Panel shall, subject to and in accordance with the other provisions of this Code:

(a) oversee the process by which Applicants apply to become a Party, as set out in Section B (Accession);

(b) manage the Code Administrator and Secretariat, and oversee their performance;

(c) develop, consult upon, and report upon its performance against three-year budgets and work plans in accordance with Section C8 (Panel Costs and Budgets);

(d) oversee and co-ordinate the process for assessing Draft Proposals and Modification Proposals, and implement successful Modification Proposals, each as set out in Section D (Modification Process);

(e) manage and co-ordinate arrangements for the resolution of certain Disputes under or in relation to this Code, as set out in Section M7.3 (Reference to the Panel or its Sub-Committees);

(f) manage and co-ordinate the suspension of Parties’ rights under this Code, as set out in Section M8 (Suspension, Expulsion and Withdrawal);

(g) manage and co-ordinate the withdrawal or expulsion of Parties from this Code, as set out in Section M8 (Suspension, Expulsion and Withdrawal);

(h) by no later than 30 Working Days following the end of each Regulatory Year prepare and publish a report on the implementation of this Code and the activities of the Panel during that Regulatory Year, including so as to evaluate whether this Code continues to meet the SEC Objectives (and in respect of the Alt HAN Arrangements the Panel shall be entitled to rely on and report any information provided to it by the Alt HAN Forum for that purpose);
(i) at the written request of the Authority at any time, undertake a review of such parts of this Code as the Authority may specify to evaluate whether this Code continues to meet the SEC Objectives;

(j) at the written request of the Authority, collect and provide to the Authority (or publish in such manner as the Authority may direct) such information regarding the SEC Arrangements as the Authority may reasonably request (and each Party shall provide to the Panel such information as the Panel reasonably requires in order to enable the Panel to comply with any such request of the Authority);

(k) hold a general meeting during the month of July each year, which each Panel Member will (subject to unforeseen circumstances) attend, at which a representative of each Party shall be entitled to attend and speak, and at which the Panel will endeavour to answer any reasonable questions submitted to the Secretariat in advance of the meeting;

(l) establish (and, where appropriate, revise from time to time) joint working arrangements with the panels, committees and administrators responsible for the governance and operation of other Energy Codes, in order to facilitate the timely:

   (i) identification, co-ordination, making and implementation of changes to other Energy Codes consequent on a Draft Proposal or Modification Proposal (and vice versa); and

   (ii) identification and coordinated resolution of Disputes and disputes under other Energy Codes (in circumstances where there is an interaction between the Dispute and one or more disputes under the other Energy Codes);

(m) establish joint working arrangements with the Information Commissioner pursuant to which the Panel shall notify the Information Commissioner of matters in which the Panel believes the Information Commissioner may have an interest; and

(n) periodically commission a review of the effectiveness of the End-to-End Technical Architecture and the Business Architecture by the Technical Architecture and Business Architecture Sub-Committee, as further described in Section F1 (Technical Architecture and Business Architecture Sub-Committee).

Panel Powers

C2.4 Without prejudice to any other rights or powers granted to the Panel in this Code, the Panel shall, subject to and in accordance with the other provisions of this Code, have the power to:

(a) appoint and remove the Code Administrator and the Secretariat in accordance with Section C7 (Code Administrator, Secretariat and SECCo);

(b) appoint and remove professional advisers;
(c) consider, approve and authorise the entering into by SECCo of contracts in accordance with Section C7 (Code Administrator, Secretariat and SECCo);

(d) constitute Sub-Committees in accordance with Section C6 (Sub-Committees);

(e) consider, approve and authorise the licensing, sub-licensing, or any other manner of dealing with the Intellectual Property Rights in the SEC Materials, for any use which does not hinder, delay or frustrate, in any way whatsoever, the SEC Objectives;

(f) direct SECCo to become a Subscriber for IKI Certificates, on behalf of the Panel and for the purpose of Digitally Signing the Central Products List; and

(g) do anything necessary for, or reasonably incidental to, the discharge of its duties under this Code.

### C3. PANEL MEMBERS

#### Panel Composition

C3.1 The Panel shall be composed of the following categories of persons (each a Panel Member, and the Panel Members referred to in Sections C3.1(a) to (e) being the Elected Members):

(a) two persons elected by the Large Supplier Parties;

(b) two persons elected by the Small Supplier Parties;

(c) one person elected by the Electricity Network Parties;

(d) one person elected by the Gas Network Parties;

(e) two persons elected by the Other SEC Parties;
(f) one person nominated by the DCC in accordance with Section C3.3 (the DCC Member);

(g) two persons nominated in accordance with Section C3.4 (the Consumer Members);

(h) one person appointed in accordance with Section C3.5 (the Panel Chair); and

(i) any additional person appointed by the Panel Chair in accordance with Section C3.6.

C3.2 Each Panel Member must be an individual (and cannot be a body corporate, association or partnership). No one person can hold more than one office as a Panel Member.

DCC Member

C3.3 The DCC Member shall be one person nominated by the DCC by notice to the Secretariat. The DCC may replace such person from time to time by prior notice to the Secretariat.

Consumer Members

C3.4 The Consumer Members shall be two persons nominated by Citizens Advice or Citizens Advice Scotland by notice to the Secretariat from time to time. Citizens Advice or Citizens Advice Scotland may replace each such person from time to time by prior notice to the Secretariat.

Appointment of the Panel Chair

C3.5 The Panel Chair shall be appointed in accordance with such process as the Panel may determine, as modified from time to time by the Panel; provided that such process as modified must be designed to ensure that:

(a) the candidate selected is sufficiently independent of any particular Party or class of Parties;

(b) the appointment is conditional on the Authority approving the candidate;

(c) the Panel Chair is appointed for a three-year term (following which he or she can apply to be re-appointed);
(d) the Panel Chair is remunerated at a reasonable rate;

(e) the Panel Chair’s appointment is subject to Section C3.8 and terms equivalent to those set out in Section C4.6 (Removal of Elected Members); and

(f) provision is made for the Panel Chair to continue in office for a reasonable period following the end of his or her term of office in the event of any delay in appointing his or her successor.

Panel Chair Appointee

C3.6 Where at any time:

(a) no person is currently appointed as a Panel Member pursuant to this Section C3.6; and

(b) the Panel Chair (having consulted with the other Panel Members) considers that there is a class or category of person having an interest in the SEC Arrangements whose interests are not adequately represented in the composition of the Panel at that time, and whose interests would be better represented if a particular person were appointed as an additional Panel Member,

the Panel Chair may (having consulted with the other Panel Members) appoint that particular person as a Panel Member by notice to the Secretariat. The Panel Chair may (having consulted with the other Panel Members), at any time thereafter by notice to the Secretariat, remove that person from the office of Panel Member.

Duties of Panel Members

C3.7 A person appointed as Panel Member, when acting in that capacity, shall:

(a) act independently, not as a delegate, and without undue regard to the interests, of any Related Person;

(b) exercise reasonable skill and care to the standard reasonably expected of a director of a company under the Companies Act 2006; and

(c) act in a manner designed to facilitate the performance by the Panel of its duties under this Code.
Panel Member Confirmation

C3.8 Each Panel Member must confirm in writing to SECCo (for the benefit of SECCo and each Party) that that person:

(a) agrees to act as a Panel Member in accordance with this Code, including the requirements of Section C3.7; and

(b) agrees to accept appointment as a director of SECCo, and to act in such capacity in accordance with this Code; and

(c) will be available as reasonably required throughout his or her term of office, both to attend Panel meetings and to undertake work outside those meetings as may reasonably be required,

and must further complete any and all forms required to be completed by law in order for that person to become a director of SECCo.

C3.9 The appointment of a person who would otherwise be a Panel Member shall lapse (and the relevant office shall become vacant) if that person does not comply with the requirements of Section C3.8 within 20 Working Days after a request from the Secretariat to do so.

Notification of Related Persons

C3.10 Each Panel Member shall, at the time of his appointment and upon any relevant change in circumstance, disclose, in writing to the Panel, the name of each Related Person who is a Party, a DCC Service Provider or is otherwise likely to be materially affected by the SEC Arrangements (other than in the capacity of Energy Consumer).

C3.11 Without prejudice to the generality of Section C3.10, where a Panel Member changes employer, the Panel Member shall (as soon as reasonably practicable after such change) notify the Secretariat of such change in writing. The Secretariat shall then notify the Parties of such change in employer.

Protections for Panel Members and Others

C3.12 SECCo shall indemnify, and keep indemnified:

(a) each Panel Member (whether as a Panel Member or as a director of SECCo);
(b) each Reserve (whether acting as an Alternate or otherwise);

(c) each person who serves on a Sub-Committee or Working Group; and

(d) each Party, or an Affiliate of a Party, as employer of any person referred to in Sections C3.12(a) to (c),

from and against any and all costs (including legal costs), charges, expenses, damages or other liabilities properly incurred or suffered by that person or employer in relation to the exercise of the person’s powers duties or responsibilities under this Code, including where such powers duties or responsibilities are exercised negligently. The persons and employers shall be entitled to enforce their rights under this Section C3.12 pursuant to Section M11.5 (Third Party Rights).

C3.13 The indemnity set out in Section C3.12 shall not apply to any costs, charges, expenses, damages or other liabilities that are:

(a) costs and expenses expressly stated to be incapable of recovery by the Panel under Section C8 (Panel Costs and Budgets); or

(b) suffered or incurred or occasioned by the wilful default, fraud or bad faith of the relevant person.

C4. ELECTED MEMBERS

Elected Members

C4.1 The Elected Members shall be elected in accordance with the process set out in Section C4.2. Each Elected Member shall serve as a Panel Member until his or her retirement in accordance with Section C4.4, or until he or she is removed from office in accordance with Section C3.9, C4.5 or C4.6.

Election of Elected Members

C4.2 The process set out in this Section C4.2 shall apply in respect of the election of each Elected Member. This process shall apply in respect of Elected Member vacancies arising by virtue of a Panel Member’s retirement in accordance with Section C4.4 (a Scheduled Election), or a Panel Member being removed from office in accordance with Section C3.9, C4.5 or C4.6 (an Interim Election). In each case, the following process shall apply:

(a) each Elected Member is to be elected by a Party Category as described in Section C3.1;

(b) each Voting Group within a Party Category is entitled to cast one vote in the election of the Panel Member(s) to be elected by that Party Category;
(c) the Secretariat shall publish on the Website and send to each Party within the relevant Party Category an invitation for nominations for candidates for the role of Elected Member for that Party Category;

(d) in the case of Scheduled Elections, the invitation for nomination of candidates shall be published and sent by the Secretariat at least 35 Working Days ahead of the date on which the relevant Panel Member’s term of office expires;

(e) in the case of Interim Elections, the invitation for nomination of candidates shall be published and sent by the Secretariat by no later than 5 Working Days after the date on which the relevant Panel Member was removed from office;

(f) the invitation for nomination of candidates shall request nominations within 15 Working Days after the date of the invitation;

(g) the eligible candidates for election shall be those persons who are (at the time of their nomination) capable of becoming and remaining Panel Members in accordance with Sections C3.2 and C4.6, and whose nominations (whether nominated by themselves or a third party) are received by the Secretariat within the period of time set out in the request for nominations;

(h) where the Secretariat receives a nomination for a candidate that the Secretariat does not consider to be an eligible candidate in accordance with Section C4.2(g), the Secretariat shall notify that person that this is the case as soon as reasonably practicable after receipt of the nomination (and, in any event, by no later than 2 Working Days following the expiry of the period of time set out in the request for nominations);

(i) where a candidate disputes the Secretariat’s notification under Section C4.2(h), the candidate shall have 2 Working Days following receipt of such notification to refer the matter to the Panel Chair for final determination (which determination shall be made by the Panel Chair by no later than 5 Working Days following the expiry of the period of time set out in the request for nominations);

(j) 6 Working Days following the expiry of the period of time set out in the request for nominations, the Secretariat shall give notice to each Party within the relevant Party Category of the names of each eligible candidate (together with any supporting information provided to the Secretariat with his or her nomination);

(k) at the same time as the Secretariat issues such notice, where there are more eligible candidates for a Party Category than there are positions to be filled as Elected Members for that Party Category, the Secretariat shall invite the Voting Groups comprising that Party Category to vote for their preferred eligible candidate;

(l) each such Voting Group shall be entitled to cast one vote, and shall cast such vote by means of a system established by the Panel which ensures that each Voting Group casts only one vote, and which allows 10 Working Days following the invitation pursuant to Section C4.2(k) for such vote to be cast;

(m) the successful candidate or candidates elected as a result of the votes cast in accordance with this Section C4.2 shall be determined in accordance with Section C4.3;
the Secretariat shall not publish details of the votes cast by each Voting Group, but shall disclose such details to the Panel Chair for scrutiny;

as soon as reasonably practicable following the election of an Elected Member in accordance with this Section C4.2, the Secretariat shall publish on the Website and notify each Party of the identity of the person who has been so elected; and

each person elected as a Panel Member in accordance with this Section C4.2 shall commence his or her office as a Panel Member: (i) in the case of Scheduled Elections, simultaneously with the retirement of the relevant Panel Member; or (ii) in the case of Interim Elections, simultaneously with the notification by the Secretariat pursuant to Section C4.2(o).

C4.3 As a result of the process set out in Section C4.2:

(a) where there are the same number of eligible candidates for a Party Category as there are positions to be filled as Elected Members for that Party Category, all of the eligible candidates shall be elected as Elected Members;

(b) where there are more eligible candidates for a Party Category than there are positions to be filled as Elected Members for that Party Category, the eligible candidate(s) that received the most votes in accordance with Section C4.2(l) shall be elected as Elected Members (and, in the case of a tie, the Secretariat shall determine the Elected Member by drawing lots, to be witnessed by the Panel Chair); or

(c) where there are fewer eligible candidates for a Party Category than there are positions to be filled as Elected Members for that Party Category (including where there are no eligible candidates), the Authority will (at its discretion) be entitled to nominate an Elected Member for that Party Category. Where this Section C4.3(c) applies, the Panel shall be entitled (at any time thereafter) to determine that a further Interim Election should be held in accordance with Section C4.2 in respect of that Party Category.

Retirement of Elected Members

C4.4 Subject to earlier removal from office of an Elected Member in accordance with Section C3.9, C4.5 or C4.6 and without prejudice to his or her ability to stand for re-election, each Elected Member shall retire (at which point his or her office shall become vacant) as follows:

(a) not used;

(b) the Elected Members elected in accordance with this Section C4.2, shall retire two years after the date on which they first took office; and

(c) any Elected Member nominated by the Authority pursuant to Section C4.3(c), shall retire on the
Authority determining (at its discretion) that such person should be removed from office, or on the successful election of a replacement Elected Member in an election pursuant to Section C4.3(c).

Removal of Elected Members

C4.5 An Elected Member may:

(a) resign his or her office by 10 Working Days’ notice in writing to the Panel Chair;

(b) be removed from office by the Panel Chair on notice to the Panel if the Elected Member fails to attend (either in person or via his or her Alternate) at least 50% of the Panel meetings held in any period of 12 months; or

(c) be removed from office by the other Panel Members (acting unanimously) if such other Panel Members consider that the Elected Member is in breach of the confirmation given by that Elected Member pursuant to Section C3.8 (Panel Member Confirmation).

C4.6 An Elected Member shall automatically be removed from office if he or she:

(a) dies;

(b) is admitted to hospital in pursuance of an application under the Mental Health Act 1983 or the Mental Health (Care and Treatment) (Scotland) Act 2003, or an order is made by a court with competent jurisdiction in matters concerning mental disorder for his detention or for the appointment of a receiver, curator bonis or other person with respect to his property or affairs;

(c) becomes bankrupt or makes any arrangement or composition with his creditors;

(d) becomes prohibited by law from being a director of a company under the Companies Act 2006; and/or

(e) is convicted of an indictable criminal offence.

C5. PROCEEDINGS OF THE PANEL
Meetings of the Panel

C5.1 The Panel shall hold meetings with such frequency as it may determine or the Panel Chair may direct, but in any event shall meet when necessary to meet its responsibilities under Section D (Modification Process) and at least once every two months.

C5.2 The location and timing of each meeting shall be determined by the Panel. Panel Members shall endeavour to attend each meeting in person, but attendance by telephone conference or other technological means shall be permitted (provided that each of the Panel Members attending the meeting acknowledges that he or she can communicate with each other).

C5.3 Subject to the other provisions of this Code, the Panel may regulate the conduct of its meetings as it sees fit.

Quorum

C5.4 No business shall be transacted at any meeting of the Panel unless a quorum is present at that meeting. The quorum for each Panel meeting shall be one half of all Panel Members appointed at the relevant time, at least one of whom must be the Panel Chair.

Meeting Notice and Papers

C5.5 Each meeting that the Panel determines, or the Panel Chair directs, is to be held shall be convened by the Secretariat. Such meeting shall be convened on at least 5 Working Days’ advance notice (or such shorter period as the Panel may approve). Such notice must be given to:

(a) the Panel Members (and any appointed Alternates);

(b) each of the persons referred to in Section C5.13;

(c) the Parties; and

(d) any other person that the Panel determines, or the Panel Chair directs, should be invited to the meeting.

C5.6 The notice of each Panel meeting shall contain or be accompanied by the following:
(a) the time, date and location of the meeting;

(b) the arrangements for those wishing to attend the meeting by telephone conference or other technological means; and

(c) an agenda and supporting papers.

C5.7 The accidental omission to give notice of a meeting to, or the non-receipt of notice of a Panel meeting by, a person entitled to receive notice shall not invalidate the proceedings of that meeting.

Panel Chair

C5.8 The Panel Chair shall preside at every meeting of the Panel. If the Panel Chair is unable to attend a Panel meeting, the Panel Chair shall ensure that his or her Alternate attends the meeting as Panel Chair.

C5.9 The Panel Chair shall not be entitled to vote unless there is a deadlock, in which case the Panel Chair shall have the casting vote.

Voting

C5.10 Subject to Section C5.9, each Panel Member shall be entitled to attend, and to speak and vote at, every meeting of the Panel.

C5.11 All decisions of the Panel shall be by resolution. In order for a resolution of the Panel to be passed at a meeting, a simple majority of those Panel Members voting at that meeting must vote in favour of that resolution.

C5.12 A resolution in writing signed by or on behalf of all the Panel Members shall be as valid and effective as if it had been passed at a meeting of the Panel duly convened and held. Such a resolution may be signed in any number of counterparts.

Attendance by other persons

C5.13 One representative from each of the following persons shall be entitled to attend and speak (but not vote) at any meeting of the Panel:

(a) the Secretary of State;
(b) the Authority; and

(c) any other person that the Panel determines, or the Panel Chair directs, should be invited to attend.

C5.14 Any Party shall be entitled to send a representative to attend a Panel meeting provided that Party gives the Secretariat at least 3 Working Days’ notice in advance of such meeting (or such shorter period of notice as the Panel Chair may approve). Such a representative shall be entitled to attend and (at the Panel Chair’s invitation) speak at (but in no circumstances vote at) the meeting.

C5.15 The Panel Chair may (at his or her discretion on grounds of confidentiality) exclude from any part of a Panel meeting persons admitted pursuant to Section C5.13(c) or C5.14.

Minutes of Panel Meetings

C5.16 The Secretariat shall, following each Panel meeting (and in any event at or before the next Panel meeting), circulate copies of the minutes of that meeting to each person who was entitled to receive a notice of that meeting. The Panel may determine that certain parts of a meeting are confidential, in which case those matters will not be included in the minutes circulated to persons other than the Panel, the Secretary of State and the Authority.

C5.17 If any Panel Member disagrees with any item of the minutes, he shall notify the Secretariat of those items with which he or she disagrees, and the Secretariat shall incorporate those items upon which there is disagreement into the agenda for the next following meeting of the Panel.

C5.18 The Secretariat shall maintain a record of all resolutions voted on by the Panel, indicating how each Panel Member voted on each resolution, and shall make such record available on request to any Party.

Alternates

C5.19 Each Panel Member may, from time to time by notice in writing to the Secretariat, appoint another natural person to act as his or her alternate (an Alternate). The Panel Chair must appoint a person to act as his or her Alternate.

C5.20 Each such Alternate must, before his or her appointment as such can become valid, have provided the confirmations referred to in Sections C3.8(a) and (c) (Panel Member Confirmation).

C5.21 Where a Panel Member does not attend at a Panel meeting, the Panel Member’s Alternate shall be entitled to attend (and count, in his capacity as Alternate, towards the quorum at) that meeting, and to exercise and discharge all the functions, powers and duties of the Panel Member at that meeting.

C5.22 Each Panel Member may, by notice in writing to the Secretariat, remove or replace the person appointed from time to time by that Panel Member as his or her Alternate. An Alternate shall immediately cease to be an Alternate on the occurrence of any of the events set out in Section C4.5 (Removal of Elected Members) in respect of the Alternate. Where an Alternate’s appointor ceases to be
a Panel Member for any reason, the Alternate’s role as such shall also cease.

C5.23 Unless the context otherwise requires, any reference in this Code to a Panel Member shall be construed as including a reference to that Panel Member’s Alternate.

Conflicts of interest

C5.24 Given the duty of each Panel Member to act independently, as set out in C3.7 (Duties of the Panel), conflicts of interest should not regularly arise.

C5.25 Notwithstanding Section C5.24, where a decision of the Panel will have particular consequences for a particular Party or class of Parties, each Panel Member shall consider whether that decision presents a conflict of interest (whether because such Party or Parties comprise Related Persons of the Panel Member or otherwise).

C5.26 Where a Panel Member considers that a decision does present a conflict of interest, the Panel Member shall absent him or herself from the Panel meeting for that decision and abstain from the vote regarding that decision. Furthermore, where the Panel Chair considers that a decision does present a conflict of interest for a Panel Member, the Panel Chair may require the Panel Member to absent him or herself from the Panel meeting for that decision and to abstain from the vote regarding that decision.

C6. **SUB-COMMITTEES**

Sub-Committees

C6.1 The Panel may establish committees (Sub-Committees) for the purposes of doing or assisting the Panel in doing anything to be done by the Panel pursuant to this Code. The Panel shall establish those Sub-Committees expressly provided for in this Code.

C6.2 The Panel may establish a Sub-Committee on a standing basis or for a fixed period or a finite purpose.

C6.3 The Panel may decide that any Sub-Committee (other than one whose establishment is expressly provided for in this Code) is to be dissolved. Those Sub-Committees expressly provided for in this Code are to remain established for so long as they are provided for in this Code.

C6.4 Subject to Section C6.5, the Panel may delegate to any Sub-Committee such of the duties, powers and functions of the Panel as the Panel may specify. The Panel shall delegate to any Sub-Committee expressly provided for in this Code all of the duties, powers, and functions of the Panel relating to the functions of that Sub-Committee described in this Code.

Working Groups

C6.5 The Panel may not establish Sub-Committees to undertake the functions expressly reserved to Working Groups under Section D (Modification Process). Working Groups are to be subject to the requirements of Section D6 (Refinement Process), which may impose requirements by reference to this Section C6.
Membership

C6.6 Each Sub-Committee expressly provided for in this Code shall be composed of such persons as are determined in accordance with the provisions of this Code (if any) that prescribe such membership (and otherwise in accordance with Section C6.7).

C6.7 Subject to Section C6.6:

(a) each Sub-Committee shall be composed of such persons of suitable experience and qualifications as the Panel shall decide and as are willing to serve thereon, and which may include any Panel Member;

(b) before establishing each Sub-Committee, the Panel shall invite (by such means as it considers appropriate) applications from individuals who wish to serve on that Sub-Committee;

(c) once a Sub-Committee has been established, the Panel may admit such additional persons to, or remove any person from, that Sub-Committee as the Panel considers appropriate (including on the application of any Party or any member of the Sub-Committee).

C6.8 Each person serving on a Sub-Committee shall, when acting in that capacity:

(a) act independently, not as a delegate, and without undue regard to the interests, of any Related Person; and

(b) act in a manner designed to facilitate the performance by the Panel of its duties under this Code.

Member Confirmation

C6.9 Unless the Panel otherwise directs, a person who is to serve on a Sub-Committee shall not do so unless he or she has first provided a written confirmation to SECCo (for the benefit of SECCo and each Party) that that person:

(a) agrees to serve on the Sub-Committee in accordance with this Code, including the requirements of Section C6.8; and

(b) will be available as reasonably required throughout his or her term of office, both to attend Sub-Committee meetings and to undertake work outside those meetings as may reasonably be required.

Terms of Reference and Procedural Requirements
C6.10 The Panel shall set out in writing the duties, powers, and functions of the Panel that it has delegated to each Sub-Committee. The Panel shall also specify in the same document the terms of reference and procedural rules that are to be followed by the Sub-Committee (which may be revised from time to time by the Panel); provided that, in the case of Sub-Committees expressly provided for in this Code, the Panel must specify terms of reference and procedural rules consistent with the requirements (if any) expressly set out in this Code.

C6.11 Save to the extent otherwise specified by the Panel in accordance with Section C6.10, each Sub-Committee shall conduct its business in accordance with the requirements applying to the Panel in accordance with Section C5 (Proceedings of the Panel).

C6.12 No Sub-Committee may further delegate any of its duties, powers and functions unless expressly authorised to do so by the terms of reference and procedural rules specified in accordance with Section C6.10.

Decisions of Sub-Committees

C6.13 Resolutions of Sub-Committees shall only have binding effect as decisions of the Panel if the Panel has formally delegated the decision-making powers to the Sub-Committee.

C6.14 The Panel shall be deemed to have delegated its decision-making powers to each Sub-Committee expressly provided for in this Code, insofar as such decision-making powers relate to the functions of the Sub-Committee. The delegation of decision-making powers to any other Sub-Committee shall require the unanimous agreement of all Panel Members at the meeting at which the decision to delegate such powers is agreed.

C6.15 For the avoidance of doubt, the delegation to a Sub-Committee of any duties, powers and functions of the Panel shall not relieve the Panel of its general responsibility to ensure that such duties, powers and functions are exercised in accordance with this Code.

C7. CODE ADMINISTRATOR, SECRETARIAT AND SECCO

Code Administrator

C7.1 The Panel may, from time to time, appoint and remove, or make arrangements for the appointment and removal of, one or more persons to be known as the Code Administrator.

C7.2 The Code Administrator shall perform those tasks and functions expressly ascribed to it under this Code, and any other tasks and functions as the Panel may assign to the Code Administrator from time to time. In particular, the Code Administrator shall:

(a) comply with the Code Administration Code of Practice and perform its tasks and functions in a manner consistent with the Code Administration Code of Practice Principles (provided that the requirements of this Code shall apply in the event of any inconsistencies between this Code and the requirements of the Code Administration Code of Practice);

(b) in conjunction with the other persons named as code administrators in the Code Administration
Code of Practice, review and where appropriate propose to the Authority that amendments be made to the Code Administration Code of Practice (subject always to the Authority’s approval of those amendments);

(c) report to the Panel on any inconsistencies between this Code and the requirements of the Code Administration Code of Practice;

(d) support the process by which Applicants apply to become a Party, as set out in Section B (Accession);

(e) support the process for Modifications, as set out in Section D (Modification Process);

(f) facilitate a process whereby Parties can submit a Draft Proposal to the Code Administrator to have that potential variation developed, refined and discussed prior to the Party deciding whether to formally progress this as a Modification Proposal (whether through the Change Board or another forum);

(g) support the process by which Parties become Users, as set out in Section H1 (User Entry Process);

(h) act as a critical friend in providing assistance and support to Parties (and prospective Parties) in relation to the other tasks and functions to be performed by the Code Administrator, with a view to providing particular assistance and support to small Parties and the Consumer Members;

(i) without prejudice to the generality of Section C7.2(i), provide support and assistance to the Proposer of a Draft Proposal, including assistance in understanding this Code so as to properly frame any subsequent Modification Proposal;

(j) advise the Panel (and Sub-Committees and Working Groups) as to, and in respect of, the matters of which it is necessary or appropriate that the Panel (or the Sub-Committee or Working Group) should be aware in order to discharge their functions in accordance with this Code; and

(k) provide or procure such information in connection with the implementation of this Code as the Panel may require.

C7.3 The Panel shall be responsible for ensuring that the Code Administrator undertakes its tasks and functions in respect of this Code. In particular, the Panel shall ensure that the arrangements under which the Code Administrator is appointed oblige the Code Administrator to undertake such tasks and functions on terms no less onerous than those provided for by this Code.

C7.4 Subject to the other requirements of this Section C7, the Code Administrator shall be appointed by the Panel on such terms and conditions and in return for such remuneration as the Panel sees fit.

C7.5 In no event shall the Code Administrator be a Party, an Affiliate of a Party, an employee of a Party, an employee of an Affiliate of a Party, a DCC Service Provider, an Affiliate of a DCC Service Provider, an employee of a DCC Service Provider, or an employee of an Affiliate of a DCC Service Provider.
Secretariat

C7.6 The Panel may, from time to time, appoint and remove, or make arrangements for the appointment and removal of, one or more persons to be known as the **Secretariat**.

C7.7 The Secretariat shall perform those tasks and functions expressly ascribed to it under this Code, and any other tasks and functions as the Panel may assign to the Secretariat from time to time. In particular, the Secretariat shall:

(a) support the election of Elected Members, as set out in Section C4 (Elected Members);

(b) support the proceedings of the Panel (and Sub-Committees and Working Groups), as set out in Section C5 (Proceedings of the Panel);

(c) provide or procure such facilities and services in connection with the operation of the Panel (and Sub-Committees and Working Groups) as the Panel may require;

(d) maintain each Party’s Party Details, as set out in Section M6 (Party Details);

(e) procure the creation, hosting and maintenance of the Website; and

(f) make an accurate and up-to-date copy of this Code available on the Website.

C7.8 The Panel shall be responsible for ensuring that the Secretariat undertakes its tasks and functions in respect of this Code. In particular, the Panel shall ensure that the arrangements under which the Secretariat is appointed oblige the Secretariat to undertake such tasks and functions on terms no less onerous than those provided for by this Code.

C7.9 Subject to the other requirements of this Section C7, the Secretariat shall be appointed by the Panel on such terms and conditions and in return for such remuneration as the Panel sees fit.

C7.10 In no event shall the Secretariat be a Party, an Affiliate of a Party, an employee of a Party, an employee of an Affiliate of a Party, a DCC Service Provider, and Affiliate of a DCC Service Provider, an employee of a DCC Service Provider, or an employee of an Affiliate of a DCC Service Provider.

SECCo
C7.11 SECCo shall be established in accordance with Schedule 4.

C7.12 SECCo shall act as a corporate vehicle in relation to the business of the Panel, including:

(a) entering into any contractual arrangements in order to give effect to any resolution of the Panel which it is necessary or desirable to implement by means of a binding contract; and

(b) becoming a Subscriber for IKI Certificates as directed by the Panel for the purpose of exercising any function of the Panel under this Code.

C8. PANEL COSTS AND BUDGETS

General

C8.1 The costs and expenses incurred by (or on behalf of) the Panel in exercising its powers and performing its duties in respect of this Code shall be incurred by SECCo, and the DCC shall provide SECCo with the funds necessary to meet such costs and expenses.

SEC Costs and Expenses

C8.2 The costs and expenses capable of recovery under this Section C8 (the Recoverable Costs) shall be all the reasonable costs and expenses incurred:

(a) subject to Section C8.3, by the Panel Members in their capacity as such (including in their capacity as directors of SECCo);

(b) subject to Section C8.3, by those serving on Sub-Committees (but not, for the avoidance of doubt, Working Groups) in their capacity as such;

(c) by SECCo under or in connection with this Code; or

(d) by SECCo under or in connection with contracts that SECCo has entered into in accordance with this Code, including the contracts for:

(i) the appointment of the Code Administrator and the Secretariat;
(ii) the appointment of the Panel Chair;

(iii) the appointment of any person serving on a Sub-Committee expressly provided for in this Code where that person is expressly stated to be remunerated; and

(iv) the appointment of advisers,

(in each case) provided that such costs or expenses are provided for in, or otherwise consistent with, an Approved Budget.

C8.3 Subject to the terms of those contracts referred to in Sections C8.2(d):

(a) each Panel Member and each person serving on a Sub-Committee shall be entitled to recover all reasonable travel expenses properly incurred by them in their roles as such (and the Panel shall establish a policy that sets out guidelines regarding what constitutes reasonable travel expenses); and

(b) no Panel Member or person serving on a Sub-Committee shall be entitled to a salary in respect of their role as such, or to any payment in respect of time they incur in their role as such.

Reimbursing Panel Members

C8.4 Where a Panel Member or person serving on a Sub-Committee wishes to recover any Recoverable Costs, he or she shall submit evidence of the Recoverable Costs in question to the Panel (or a named person approved by the Panel) for approval. The cost or expense in question shall only be approved to the extent that it is a Recoverable Cost, and only if the evidence is submitted in a timely manner (and in any event on or before the 20th Working Day following the end of the relevant Regulatory Year). Once approved, the evidence of the Recoverable Cost shall be submitted to SECCo for payment.

C8.5 Within 20 Working Days following receipt of evidence of a Recoverable Cost that has been approved in accordance with Section C8.4, SECCo shall pay the relevant amount to the relevant person.

SEC Costs to be Reimbursed by DCC

C8.6 The Recoverable Costs incurred by SECCo shall be reimbursed to SECCo by the DCC.

C8.7 SECCo may periodically invoice the DCC for the Recoverable Costs incurred, or reasonably expected to be incurred, by SECCo; provided that SECCo shall deduct from such Recoverable Costs amounts that SECCo has received by way of Application Fee payments and any amounts that represent previous
overpayments by the DCC (due to the inaccuracy of SECCo estimates, or otherwise).

C8.8 The DCC shall pay each invoice submitted by SECCo in accordance with Section C8.7 within 10 Working Days of receipt of such invoice by the DCC.

C8.9 It is acknowledged that the DCC is entitled to recover amounts paid by it to SECCo in accordance with this Section C8 through the Charges (subject to the requirements of the DCC Licence).

C8.10 In the event that the DCC does not pay SECCo in accordance with Section C8.8, and subject to prior approval from the Authority, SECCo may invoice the Parties who hold Energy Licences for the unpaid amount (and those Parties shall pay the invoiced amounts to SECCo as if they were Charges). Where this Section C8.10 applies, the amount to be paid by each Party shall be determined in accordance with a methodology approved by the Authority, and all amounts paid shall be reimbursed by SECCo to the relevant Party (plus interest at the Non-Default Interest Rate) at such time as the Authority may determine.

Draft Budgets and Work Plans

C8.11 The Panel shall, during January of each year, prepare and circulate to all the Parties a draft budget for the next three Regulatory Years commencing thereafter (a Draft Budget).

C8.12 Each Draft Budget shall set out the Panel’s good-faith estimate of the Recoverable Costs that it anticipates will be incurred (or committed to) during the relevant Regulatory Years, and shall be accompanied by a detailed work plan showing the activities and projects to which the relevant costs and expenses relate. Each Draft Budget must provide for limits (both individually and in the aggregate) on costs and expenses not expressly provided for in the budget which can be incurred without having to amend the budget.

Approval of Budgets

C8.13 In respect of the Draft Budget circulated in January for the next Regulatory Year commencing thereafter, the Panel shall:

(a) arrange for the circulation to all the Parties of the comments received from the Parties regarding the Draft Budget in the 20 Working Days following its circulation;

(b) consider and respond to those comments, and circulate its responses to all the Parties;

(c) to the extent that it considers it appropriate to do so, amend the Draft Budget and/or the accompanying work plan in the light of those comments;

(d) approve the Draft Budget (subject to any such amendments) and publish that budget and the accompanying work plan on the Website; and

(e) specify a date in such publication (being not less than 15 Working Days following the date of publication) from which such budget will (subject to Section C8.14) become the Approved Budget.
for the relevant Regulatory Year.

**Appeal of Budget**

C8.14 Each of the Parties or Citizens Advice or Citizens Advice Scotland may appeal to the Authority the Panel’s approval of a budget as the Approved Budget for a Regulatory Year. Any such appeal will only be validly made if notified to the Authority within 10 Working Days following the publication of such Draft Budget pursuant to Section C8.13(e), and if copied to the Panel. In the event an appeal is validly made, the Panel shall arrange for a copy of the appeal to be circulated to all the Parties, and:

(a) the Authority may give notice that it dismisses the appeal where it considers that the appeal is trivial or vexatious or has no reasonable prospect of success, in which case the budget approved by the Panel shall remain the Approved Budget; or

(b) the Authority may give notice that it will further consider the appeal, in which case the budget approved by the Panel shall remain the Approved Budget pending and subject to any interim directions issued by the Authority, and:

(i) where the Authority determines that the budget approved by the Panel is consistent with the General SEC Objectives, then such budget shall remain the Approved Budget; or

(ii) where the Authority determines that the budget approved by the Panel is not consistent with the General SEC Objectives, then either (as directed by the Authority):

(A) such budget shall be amended in such manner as the Authority may direct, and such budget as so amended will be Approved Budget; or

(B) the Panel shall produce a further Draft Budget and re-commence the process set out in Section C8.13.

**Amendments to Budgets**

C8.15 The Approved Budget relating to each Regulatory Year may be amended by the Panel from time to time (whether before during or after that Regulatory Year, and including in respect of Recoverable Costs already incurred), provided that the Panel has first:

(a) circulated and invited comments on the proposed amendments in accordance with Section C8.13 as if it were a Draft Budget; and

(b) circulated and considered any comments received on the proposed amendments within 20 Working Days of such circulation on the same basis as is referred to in Section C8.13.

**Reports**

C8.16 The Panel shall, as soon as is reasonably practicable following the end of each Regulatory Year, produce
and circulate to Parties a report on the costs and expenses incurred (or committed to) during that Regulatory Year and the activities and projects to which those costs and expenses relate.

Audit

C8.17 The Panel shall arrange for the monies paid by and to SECCo pursuant to this Section C8 during each Regulatory Year to be audited by a firm of chartered accountants on an annual basis in order to verify whether the requirements of this Section C8 have been met.

C8.18 The Panel shall send a copy of such auditor’s report to all the Parties within 10 Working Days of its receipt by the Panel.
D MODIFICATION PROCESS

D1. RAISING DRAFT PROPOSALS

Modifications

D1.1 This Code may only be varied in accordance with the provisions of this Section D.

D1.2 Each variation of this Code must commence with a proposal made in accordance with the provisions of this Section D1 (a Draft Proposal) or a direction under Section D9A (Authority-Led Variations).

Persons Entitled to Submit Draft Proposals

D1.3 A Draft Proposal may be submitted by any of the following persons (the Proposer):

(a) a Party;
(b) Citizens Advice or Citizens Advice Scotland;
(c) any person or body that may from time to time be designated in writing by the Authority for the purpose of this Section D1.3;
(d) the Authority or the DCC acting at the direction of the Authority, but in each case only in respect of variations to this Code which are in respect of a Significant Code Review; and
(e) the Panel (where all Panel Members at the relevant meeting vote unanimously in favour of doing so), but only in respect of variations to this Code which are intended to give effect to:
   (i) recommendations contained in a report published by the Panel pursuant to Section C2.3(i) (Panel Duties);
   (ii) recommendations contained in a report published by the Code Administrator pursuant to Section C7.2(c) (Code Administrator);
   (iii) Fast-Track Modifications (as described in Section D2.8 (Fast-Track Modifications)); and/or
   (iv) consequential changes to this Code required as a result of changes proposed or already made to one or more other Energy Codes.

Form of the Draft Proposal

D1.4 The Proposer must submit a Draft Proposal to the Code Administrator.

D1.5 The Code Administrator shall from time to time publish a prescribed form for submitting a Draft Proposal on the Website. The prescribed form must require the provision by the Proposer of all of the information set out in Section D1.7, and any other information that the Panel may reasonably approve.

D1.6 Each Proposer must use the prescribed form when submitting a Draft Proposal.

Content of the Proposal

D1.7 A Draft Proposal must contain the following information:
(a) the name of the Proposer;
(b) the name and contact details of an employee or representative of the Proposer who will act as a principal point of contact in relation to the proposal;
(c) the date on which the proposal is submitted;
(d) a description in sufficient detail of the nature of the proposed variation to this Code and of its intended purpose and effect;
(e) a statement of whether, in the opinion of the Proposer, the Modification Proposal should be a Self-Governance Modification;
(f) a statement of whether the Proposer considers, in the light of any guidance on the topic issued by the Authority from time to time, that the Modification Proposal should be treated as an Urgent Proposal (and, if so, its reasons for so considering);
(g) a statement of whether or not the Modification Proposal is intended to be a Fast-Track Modification;
(h) a statement of the reasons why the Proposer believes that this Code would, if the proposed variation were made, better facilitate the achievement of the SEC Objectives than if that variation were not made;
(i) a statement of whether the Proposer believes that there would be a material impact on Greenhouse Gas Emissions as a result of the proposed variation being made; and
(j) a statement of whether the Proposer believes the Draft Proposal should be submitted directly to the Panel.

**Modification Register**

D1.8 The Secretariat shall establish and from time to time maintain a register (the *Modification Register*) of all current and past Draft Proposals and Modification Proposals.

D1.9 The Modification Register shall contain, in respect of each Draft Proposal submitted pursuant to this Section D1 and Modification Proposal subsequently raised pursuant to Section D3:

(a) a unique reference number by which the Draft Proposal or Modification Proposal can be identified;
(b) a brief summary of the Modification Proposal and its purpose and effect;
(c) not used;
(d) the stage of the process set out in this Section D that the Draft Proposal or Modification Proposal has reached;
(e) following the Panel's determination pursuant to Section D3 that the Draft Proposal should be progressed as a Modification Proposal:
   (i) whether the proposal is a Self-Governance Modification;
   (ii) whether the proposal is a Fast-Track Proposal; and
(iii) the timetable applying in respect of the Modification Proposal;

(f) whether the Authority has determined the Modification Proposal to be an Urgent Proposal;

(g) not used;

(h) not used;

(i) once it has been made, the decision of the Panel (in the case of Fast-Track Modifications) or of the Change Board (in the case of all other Modification Proposals); and

(j) such other matters relating to the Draft Proposal or Modification Proposal as the Panel may reasonably determine from time to time.

D1.10 The Secretariat shall ensure that the Modification Register is updated at regular intervals so that the information it contains in relation to each Draft Proposal and Modification Proposal is, so far as is reasonably practicable, accurate and up-to-date.

D1.11 The Secretariat shall ensure that the Modification Register is published on the Website, and that a copy of the Modification Register is sent to each Party at least once every month.

Representations from Parties

D1.12 Each Party shall be free to make written representations from time to time regarding each Draft Proposal or Modification Proposal. Such representations should be made to the Code Administrator in the first instance. The Code Administrator shall:

(a) in the case of Fast-Track Modifications, bring such representations to the attention of the Panel;

(b) in the case of Modifications Proposals (other than Fast-Track Modifications) which are not following the Refinement Process, consider such representations when producing the Modification Report;

(c) in the case of Modifications Proposals (other than Fast-Track Modifications) which are following the Refinement Process, bring such representations to the attention of the relevant Working Group; and

(d) in the case of Draft Proposals, bring such representations to the attention of the Change Sub-Committee.

D2. MODIFICATION PATHS

General

D2.1 Each Modification Proposal will follow one of four modification paths (as described in this Section D2). The modification path to be followed in respect of a Modification Proposal will depend upon the nature of the variation proposed in the Modification Proposal.

D2.2 The Panel’s determination (whether under Section D3.12 or subsequently) of whether a Modification Proposal is a Self-Governance Modification shall be conclusive unless and until any contrary determination is made by the Authority in accordance with Section D4 (Authority Determinations).

D2.3 Where the Panel raises a Fast-Track Modification, such Modification Proposal shall be treated as a Fast-
Track Modification unless and until any contrary determination is made by the Authority in accordance with Section D4 (Authority Determinations).

Authority-initiated Modification

D2.4 A Draft Proposal submitted pursuant to Section D1.3(d), by either the Authority or the DCC at the direction of the Authority, shall have the status of an Authority-initiated Modification.

D2.5 The DCC shall submit a Draft Proposal in respect of any variations arising out of a Significant Code Review that the DCC is directed to submit by the Authority.

Authority Determined Modifications

D2.6 Unless it is an Authority-initiated Modification, a Modification Proposal that proposes variations to this Code that satisfy one or more of the following criteria shall have the status of an Authority-initiated Modification:

(a) the variations are likely to have a material effect on existing or future Energy Consumers;

(b) the variations are likely to have a material effect on competition in the Supply of Energy or Commercial Activities connected with the Supply of Energy;

(c) the variations are likely to have a material effect on the environment, on access to or privacy of Data, on security of the Supply of Energy, and/or on the security of Systems and/or Smart Metering Systems;

(d) the variations are likely to have a material effect on the arrangements set out in Section C (Governance) or this Section D; and/or

(e) the variations are likely to unduly discriminate in their effects between one Party (or class of Parties) and another Party (or class of Parties).

Self-Governance Modification

D2.7 A Modification Proposal that is not an Authority-initiated Modification, an Authority Determined Modification or a Fast Track Modification shall have the status of a Self-Governance Modification.

Fast-Track Modifications

D2.8 A Modification Proposal submitted to correct typographical errors or other minor factual inaccuracies or inconsistencies in this Code that do not constitute material changes shall have a status of a Fast-Track Modification.

D2A THE CHANGE SUB-COMMITTEE

Establishment of the Change Sub-Committee

D2A.1 The Panel shall establish a Sub-Committee as described in this Section D2A, to be known as the Change Sub-Committee. Save as expressly set out in this Section D2A, the Change Sub-Committee shall be subject to the provisions concerning Sub-Committees set out in Section C6 (Sub-Committees).

D2A.2 The Panel may discharge the requirements of Section D2A.1 by allocating the function of the Change Sub-Committee to another Sub-Committee. If the Panel elects to do this, all references to the Change Sub-
Committee in this Code shall be treated as references to this other Sub-Committee.

Function of the Change Sub-Committee

D2A.3 The function of the Change Sub-Committee shall be to facilitate the development, refinement and discussion of Draft Proposals prior to their progression as Modification Proposals.

D3. INITIAL ASSESSMENT OF DRAFT PROPOSALS

Invalid Draft Proposals

D3.1 The Code Administrator shall refuse (and may only refuse) to accept the submission of a Draft Proposal that is not submitted:

(a) by a person entitled to submit Draft Proposals in accordance with Section D1.3 (Persons Entitled to Submit Draft Proposals); and/or

(b) in the form, and containing the content, required by Sections D1.6 (Form of the Proposal) and D1.7 (Content of the Proposal).

D3.2 Where the Code Administrator refuses to accept the submission of a Draft Proposal, it shall notify the Panel and the Proposer of that refusal as soon as is reasonably practicable, setting out the grounds for such refusal.

D3.3 Where the Panel is notified that the Code Administrator has refused to accept the submission of a Draft Proposal, the Panel may instruct the Code Administrator to accept the submission of that proposal (and Section D3.4 shall apply as if the Code Administrator had not refused to accept the Modification Proposal).

Initial Comment by the Code Administrator

D3.4 Unless the Code Administrator has refused to accept the submission of the Draft Proposal, the Code Administrator shall, within the time period reasonably necessary to allow the Change Sub-Committee to comply with the time periods set out in Section D3.6 or the Panel to comply with the time periods set out in Section D3.10, submit to the Change Sub-Committee or the Panel as applicable:

(a) each Draft Proposal; and

(b) without altering the Draft Proposal in any way and without undertaking any detailed evaluation of the Draft Proposal, the Code Administrator’s written views on the matters that the Change Sub-Committee is to consider under Sections D3.7 and D3.8 or Panel is to consider under Sections D3.11 and D3.12.

Initial Consideration by the Change Sub-Committee

D3.5 The Change Sub-Committee shall consider each Draft Proposal that:

(a) has not been requested by the Proposer to be treated as an Urgent Proposal; and

(b) has not been requested by the Proposer to be submitted directly to the Panel (or where it has been requested by the Proposer to be submitted directly to the Panel, the Panel has determined pursuant to Section D3.11 that the Draft Proposal should be referred to the Change Sub-Committee for
D3.6 The Change Sub-Committee shall consider each Draft Proposal and the accompanying documents referred to in Section D3.4 at the next Change Sub-Committee meeting occurring more than 6 Working Days after the submission of the Draft Proposal.

D3.7 In considering each Draft Proposal, the Change Sub-Committee shall:

(a) provide views and comments to the Proposer on the scope of their Draft Proposal and any potential solution(s) put forward, and support the development of the Draft Proposal;

(b) if available, provide views and comments on any draft legal text submitted with the Draft Proposal;

(c) at its discretion, seek the views and input of the DCC and/or other Parties on the Draft Proposal; and

(d) make a recommendation to the Panel on whether the Draft Proposal should be progressed in parallel with any other Draft Proposals or Modification Proposals.

D3.8 At each meeting where it considers a Draft Proposal, the Change Sub-Committee shall determine whether the Draft Proposal:

(a) should remain with the Change Sub-Committee for further work and analysis, and if so what the timetable for this work shall be; or

(b) should be referred to the Panel for consideration on whether it should be progressed as a Modification Proposal, and if so recommend what the proposed progression timetable should be.

Initial Consideration by the Panel

D3.9 The Panel shall consider each Draft Proposal that:

(a) has been requested by the Proposer to be treated as an Urgent Proposal;

(b) has been requested by the Proposer to be submitted directly to the Panel; or

(c) has been referred to the Panel by the Change Sub-Committee following completion of its assessment.

D3.10 The Panel shall consider each Draft Proposal and the accompanying documents referred to in Section D3.4:

(a) in the case of Draft Proposals expressed by the Proposer to be urgent, within 5 Working Days after the proposal’s submission; and

(b) in respect of all other Draft Proposals, at the next Panel meeting occurring more than 6 Working Days after the submission or referral (as applicable) of the Draft Proposal.

D3.11 In considering each Draft Proposal pursuant to Section D3.9, the Panel shall determine:

(a) whether to refuse the Draft Proposal in accordance with Section D3.14;

(b) whether the Draft Proposal should be referred to the Change Sub-Committee for further
assessment; or

(c) whether the Draft Proposal should be progressed as a **Modification Proposal**.

**D3.12** Where the Panel determines that a Draft Proposal should be progressed as a Modification Proposal, the Panel shall determine:

(a) not used;

(b) whether the Modification Proposal should be a Self-Governance Modification (taking into account the view expressed by the Proposer in the Draft Proposal and as described in Section D2), unless the Modification Proposal is an Authority-initiated Modification;

(c) whether the Authority should be asked to consider whether the Modification Proposal should be treated as an Urgent Proposal (and, where the Proposer has expressed the Modification Proposal to be urgent, the Panel shall so ask the Authority);

(d) in the case of Fast-Track Modifications, whether the Modification Proposal should be progressed and approved as a Fast-Track Modification (and such approval shall require the unanimous approval of all the Panel Members present at the relevant meeting, otherwise the Modification Proposal shall be progressed as though it is not a Fast-Track Modification);

(e) whether, in accordance with Section D3.15, it is necessary for the Modification Proposal to go through the Refinement Process, or whether it can progress straight to the Report Process;

(f) the timetable to apply in respect of the Modification Proposal, in accordance with the criteria set out in Section D3.16; and

(g) whether the Modification Proposal should be considered together with any other current Modification Proposal(s) (whether because they complement or contradict one another or for any other reason), in which case the Modification Proposals in question shall be considered by the same Working Group.

**D3.13** The Secretariat shall, as soon as reasonably practicable following the Panel’s determination under Sections D3.11 and D3.12 in respect of each Draft Proposal or Modification Proposal, confirm that determination to the Proposer and update the Modification Register.

**Refusal by the Panel**

**D3.14** The Panel may not refuse an Authority-initiated Modification. Otherwise, the Panel may choose to refuse a Draft Proposal if that Draft Proposal has substantively the same effect as another Draft Proposal or Modification Proposal which was submitted by a Proposer on an earlier date and which:

(a) has not been refused, approved, rejected or withdrawn pursuant to this Section D at the time of the Panel’s decision under this Section D3.14; or

(b) was refused or rejected pursuant to this Section D on a date falling within the period of two months immediately preceding the time of the Panel’s decision under this Section D3.14.

**Determining whether the Refinement Process should be followed**

**D3.15** The Panel shall determine whether each Modification Proposal must go through the Refinement Process, or whether it can progress straight to the Report Process. The Panel shall ensure that the
following Modification Proposals are subject to the Refinement Process:

(a) those submitted by the Panel itself (other than Fast-Track Modifications);

(b) those that the Panel considers are likely to have an impact on the ability of the DCC to discharge its duties and comply with its obligations under the Relevant Instruments;

(c) those that the Panel considers are likely to require changes to DCC Systems, User Systems and/or Smart Metering Systems, and/or testing as part of implementation; or

(d) any other Modification Proposals, unless the Panel considers them to be clearly expressed and concerned solely with:

(i) insubstantial or trivial changes that are unlikely to be controversial (including typographical errors and incorrect cross-references); and/or

(ii) giving effect to variations that are mandated by the Relevant Instruments in circumstances where there is little or no discretion as to how they are to be given effect.

Timetable

D3.16 The Panel shall determine the timetable to be followed in respect of each Modification Proposal. In particular, the Panel shall:

(a) in the case of Authority-initiated Modifications, determine a timetable consistent with any relevant timetable issued by the Authority;

(b) in the case of Urgent Proposals, determine a timetable that is (or amend the existing timetable so that it becomes) consistent with any relevant timetable issued by the Authority; and

(c) (subject to Sections D3.16(a) and (b)) specify the date by which the Modification Report is to be finalised; being as soon as reasonably practicable after the Panel’s decision in respect of such timetable (having regard to the complexity, importance and urgency of the Modification Proposal).

D3.17 The Panel may, whether at its own initiation or on the application of another person, determine amendments to the timetable applying from time to time to each Modification Proposal; provided that any such amendment is consistent with Section D3.16. The Secretariat shall, as soon as reasonably practicable following any Panel determination under this Section D3.17, confirm that determination to the Proposer and the Change Board and update the Modification Register.

D3.18 The Panel, the Code Administrator, the Secretariat, any relevant Working Group, the Change Board and the Parties shall each (insofar as within its reasonable control) complete any and all of the respective tasks assigned to them in respect of a Modification Proposal in accordance with the timetable applying to that Modification Proposal from time to time (including as provided for in Section D4.9).

D3.19 In determining or amending a timetable under Sections D3.10 and D3.11, the Panel may specify a time period for delivery of a DCC Assessment that differs from the standard time period set out in Section D6.10B (Analysis by the DCC). Without limitation, the Panel may specify a different time period in respect of Urgent DCC Assessments.

D4. AUTHORITY DETERMINATIONS

Authority Determination of Modification Path
D4.1 This Section D4.1 applies in respect of each Modification Proposal that the Panel has determined to be an Authority Determined Modification or a Self-Governance Modification. The Authority may:

(a) at its own initiation, or on the application of a Party or Citizens Advice or Citizens Advice Scotland; and

(b) having consulted with the Panel,

determine that the Modification Proposal should properly (in accordance with Section D2) be considered (in the case of an Authority Determined Modification) to be a Self-Governance Modification or be considered (in the case of a Self-Governance Modification) to be a Path 2 Modification. Any such determination shall be final and binding for the purposes of this Code.

Referral of Disputes to the Authority

D4.2 Where the Panel:

(a) refuses a Draft Proposal pursuant to Section D3 (Initial Assessment of Draft Proposals);

(b) determines that the Modification Proposal is an Authority-initiated Modification, an Authority Determined Modification or a Self-Governance Modification where such determination differs from the view of the Proposer expressed in the Draft Proposal; and/or

(c) determines a timetable (or an amendment to the timetable) in respect of the Modification Proposal which the Proposer considers inconsistent with the requirements of Section D3 (Initial Assessment of Draft Proposals),

then the Proposer may refer the matter to the Authority for determination in accordance with Section D4.3.

D4.3 The Proposer may only refer a matter to the Authority pursuant to Section D4.2 where such referral is made within 10 Working Days of the Proposer being notified by the Secretariat of the relevant matter. The Proposer shall send to the Panel a copy of any referral made pursuant to this Section D4.3.

D4.4 Where the Authority, after having consulted with the Panel, considers that the Panel’s decision that is the subject of a matter referred to the Authority by a Proposer in accordance with Section D4.3 was made otherwise than in accordance with Section D3, then the Authority may determine the matter. Any such determination shall be final and binding for the purposes of this Code.

Authority Determination in respect of Urgent Proposals

D4.5 Where a Proposer has expressed a Draft Proposal to be urgent and/or where the Panel considers a Modification Proposal to be urgent, the Panel shall ask the Authority whether the Modification Proposal should be treated as an Urgent Proposal.

D4.6 A Modification Proposal shall only be an Urgent Proposal where the Authority directs the Panel to treat the Modification Proposal as an Urgent Proposal (whether following a referral by the Panel pursuant to Section D4.5, or at the Authority’s own initiation).

D4.7 An Urgent Proposal shall be progressed:

(a) in accordance with any timetable specified by the Authority from time to time, and the Panel shall not be entitled to vary such timetable without the Authority’s approval; and
(b) subject to any deviations from the procedure set out in this Section D as the Authority may direct (having consulted with the Panel).

Authority Determination in respect of Significant Code Reviews

D4.8 During a Significant Code Review Phase:

(a) the Panel shall report to the Authority on whether or not the Panel considers that any Draft Proposal or Modification Proposal on which the Change Board had not voted prior to the commencement of the Significant Code Review (whether submitted before or after the commencement of the Significant Code Review) falls within the scope of the Significant Code Review;

(b) the Panel may (subject to Section D4.8(d)) suspend the progress of any Draft Proposal or Modification Proposal that the Panel considers to fall within the scope of that Significant Code Review;

(c) the Authority may (subject to Section D4.8(d)) direct the Panel to suspend the progress of any Draft Proposal or Modification Proposal that the Authority considers to fall within the scope of that Significant Code Review (and the Panel shall comply with such directions); and

(d) the Authority may direct the Panel to cease the suspension of any Draft Proposal or Modification Proposal that has been suspended pursuant to this Section D4.8 (and the Panel shall comply with such directions). Any and all suspensions pursuant to this Section D4.8 shall automatically cease at the end of the Significant Code Review Phase.

D4.9 The commencement and cessation of suspensions in respect of a Modification Proposal pursuant to Section D4.8 shall have the effect of modifying the timetable applying to that Modification Proposal.

D5. WITHDRAWAL OF A PROPOSAL

Right to Withdraw

D5.1 Subject to Section D5.2, the Proposer for a Draft Proposal or a Modification Proposal may withdraw the Draft Proposal or Modification Proposal on notice to the Secretariat at any time prior to the decision of the Change Board under Section D8.14(b) in respect of that Draft Proposal or Modification Proposal.

D5.2 In the case of Authority-initiated Modifications, the Proposer may only withdraw the Draft Proposal or the Modification Proposal where the Proposer provides evidence that the Authority has given its consent to such withdrawal. The Proposer may not withdraw a Modification Proposal following any direction by the Authority to the Panel pursuant to Section D9.3 (Send-Back Process).

D5.3 As soon as is reasonably practicable after receiving any notice in accordance with Section D5.1, the Secretariat shall notify the Parties that the Proposer has withdrawn its support and shall update the Modification Register accordingly.

Adoption of Withdrawn Proposals

D5.4 Where, within 10 Working Days of the Secretariat sending notice under Section D5.3, the Secretariat receives notice from a Party that it is prepared to adopt the Draft Proposal or the Modification Proposal, such Party shall (for all purposes in respect of this Code) be deemed thereafter to be the Proposer for the Draft Proposal or the Modification Proposal (and, where the Secretariat receives more than one
such notice, the first such notice shall have priority over the others).

D5.5 Where Section D5.4 applies, the Draft Proposal or the Modification Proposal shall not be withdrawn, and the Secretariat shall notify the Parties and update the Modification Register.

Withdrawn Proposals

D5.6 Subject to Section D5.5, a Draft Proposal or a Modification Proposal that has been withdrawn in accordance with Section D5.1 shall cease to be subject to the process set out in this Section D.

Significant Code Review: Backstop Direction

D5.7 Where one or more Draft Proposal or Modification Proposals that are Authority initiated Modifications have been raised, the Authority may issue a direction under this Section D5.7 that requires the withdrawal of those Draft Proposal or Modification Proposals, including any connected Alternative Solutions. Where the Authority so directs:

(a) the Significant Code Review Phase shall re-commence; and

(b) the Proposer for each such Modification Proposal shall be deemed to have withdrawn the Draft Proposal(s) or Modification Proposal(s), and Sections D5.3 and D5.4 shall not apply to the withdrawn Draft Proposal(s) or Modification Proposal(s).

D6. REFINEMENT PROCESS

Application of this Section

D6.1 This Section D6 sets out the Refinement Process. This Section D6 only applies in respect of a Modification Proposal where it is determined that the Modification Proposal is to be subject to the Refinement Process in accordance with Section D3 (Initial Consideration of Modification Proposals). The Refinement Process never applies to Fast-Track Modifications.

Establishment of a Working Group

D6.2 Where this Section D6 applies, the Panel shall establish a group of persons (a Working Group) for the purposes set out in Section D6.8. Such Working Groups shall be formed and operate in accordance with terms of reference as agreed by the Panel and published on the Website (the “Working Group Terms of Reference”). The Panel shall consult with Parties before it first establishes the Working Group Terms of Reference, and before it makes any changes to the Working Group Terms of Reference.

D6.3 Not used.

D6.4 Not used.

D6.5 Not used.

D6.6 Not used.

D6.7 Except to the extent inconsistent with this Section D6, the provisions of Section C6 (Sub-Committees) shall apply in respect of each Working Group as if that Working Group was a Sub-Committee.

Purpose of Refinement Process
D6.8 The purpose of the Refinement Process is to:

(a) consider and (to the extent necessary) clarify the likely effects of the Modification Proposal, including to identify the Parties, Party Categories, Energy Consumers and other persons likely to be affected by the Modification Proposal;

(b) evaluate and (to the extent necessary) develop and refine the content of the Modification Proposal;

(c) evaluate and (to the extent necessary) amend the proposed implementation timetable of the Modification Proposal including (where relevant) so as to ensure consistency with the SEC Release Management Policy (provided that the proposed implementation timetable of an Authority-initiated Modification cannot be so amended);

(d) consider (to the extent the Working Group considers necessary) the impact which the Modification Proposal would have, if approved, on the matters referred to in Section D6.9;

(e) consider whether the DCC should, as part of the proposal's implementation (if the Modification Proposal is approved), be required to undertake testing of the DCC Total System and/or provide testing services; and (if so) ensure that the Modification Proposal includes amendments to this Code which provide a robust testing solution (or, if it is not yet reasonably practicable to document the testing solution, which provide a process for developing the testing solution);

(f) seek (to the extent the Working Group considers necessary) the Technical Architecture and Business Architecture Sub-Committee's views of the impact which the Modification Proposal would have, if approved, on the DCC Systems and Smart Metering Systems; provided that the Working Group shall always seek such views:
   (i) in respect of proposals to modify the Technical Code Specifications; and/or
   (ii) where the Technical Architecture and Business Architecture Sub-Committee has notified the Working Group that the Technical Architecture and Business Architecture Sub-Committee wishes to express a view;

(g) seek (to the extent the Working Group considers necessary) the Security Sub-Committee's views on the Modification Proposal; provided that the Working Group shall always seek such views:
   (i) in respect of proposals to modify the Security Obligations and Assurance Arrangements; and/or
   (ii) where the Security Sub-Committee has notified the Working Group that the Security Sub-Committee wishes to express a view;

(h) seek (to the extent the Working Group considers necessary) the SMKI PMA's views on the Modification Proposal; provided that the Working Group shall always seek such views:
   (i) in respect of proposals to modify the SMKI SEC Documents; and/or
   (ii) where the SMKI PMA has notified the Working Group that the SMKI PMA wishes to express a view;

(i) seek (to the extent the Working Group considers necessary) the Alt HAN Forum's views on the Modification Proposal; provided that the Working Group shall always seek such views:
in respect of proposals to modify Section Z (The Alt HAN Arrangements);

(ii) in respect of proposals to modify any SEC Subsidiary Document which relates to Section Z (The Alt HAN Arrangements);

(iii) in respect of proposals to modify Section K (Charging Methodology) which are likely to affect the Alt HAN Charges; and/or

(iv) where the Alt HAN Forum (or a Forum Sub-Group acting on its behalf) has notified the Working Group that it wishes to express a view;

(j) consider whether, if the Modification Proposal is approved, this Code would better facilitate the achievement of the SEC Objectives than if the Modification Proposal was rejected;

(k) consider whether it is likely that there would be a material impact on Greenhouse Gas Emissions as a result of the Modification Proposal being approved, and (if so) assessing such impact (which assessment shall be conducted in accordance with any guidance on the evaluation of Greenhouse Gas Emissions issued by the Authority from time to time); and

(l) consider whether, if the Modification Proposal is approved, changes are likely to be required to other Energy Codes as a result.

Analysis by the DCC

D6.9 In considering the matters referred to in Section D6.8(d) and (e), each Working Group for a Modification Proposal shall consider whether one or more DCC Assessments should be undertaken in respect of the Modification Proposal. At the request from time to time of a Working Group for a Modification Proposal, the DCC shall prepare a DCC Preliminary Assessment and/or a DCC Impact Assessment for one or more (in whole or in part) of the following areas for analysis, as determined by the Working Group:

(a) whether the DCC should, as part of the proposal’s implementation (if that Modification Proposal were to be approved), be required to undertake testing of the DCC Total System and/or provide testing services; and (if so) the DCC’s proposals for the scope, phases, timetable and participants for such testing (or, to the extent it is not yet reasonably practicable to determine such matters, its proposals for the process pursuant to which such matters should be developed);

(b) how the ability of the DCC to discharge its duties and comply with its obligations under the Relevant Instruments would be affected if that Modification Proposal were to be approved; and/or

(c) the extent to which changes would be required to DCC Systems if the Modification Proposal were to be approved; and/or

(d) the DCC’s best estimate of the likely implementation and operating costs associated with the changes that would be required to DCC Systems if the Modification Proposal were to be approved, and any consequential impact on the Charges.

D6.10 Within 5 Working Days (unless otherwise agreed with the Working Group) after receiving notice from the Working Group of the requirement for a DCC Assessment, the DCC shall confirm if there is any additional information it reasonably needs (and shall provide a description of such required additional information) to complete the DCC Assessment or shall otherwise confirm that the request for a DCC Assessment has been accepted. The Code Administrator, within 5 Working Days (unless otherwise agreed with the Working Group), shall provide any information so requested (where it has such
information), or shall otherwise co-ordinate efforts to obtain such information from the Working Group

D6.10A Where additional information is requested in accordance with Section D6.10 or this D6.10A, the DCC shall, within 5 Working Days after receiving such additional information, confirm if there is still more additional information it reasonably needs (and provide a description of such required additional information) to complete the DCC Assessment or shall otherwise confirm that the request for a DCC Assessment has been accepted.

D6.10B The DCC shall complete each DCC Assessment and present it to the Code Administrator within 15 Working Days (for DCC Preliminary Assessments) or 40 Working Days (for DCC Impact Assessments) measured in each case from acceptance by the DCC under Section D6.10 or D6.10A; subject to amendments to the timetable made by the Panel under Section D3.11 (Timetable) or agreed by the relevant Working Group in accordance with Section D6.10C.

D6.10C Where the DCC considers at any time that it will not be able to complete a DCC Assessment within the time period required by Section D6.10B, the DCC may apply to the relevant Working Group to request an amendment to the DCC Assessment timescales. The DCC shall provide the Working Group with reasons in respect of any such request, and shall propose a revised timescale for delivery with an explanation of how it is to be achieved. Any such amendment proposed by the DCC shall only be effective if agreed by the Working Group. The Working Group may not agree an amendment which would require a deviation from the then current timetable applying to the Modification Proposal under Sections D3.10 and D3.11 (Timetable).

D6.10D Where the DCC wishes to amend a DCC Assessment timescale which requires a deviation from the then current timetable applying to the Modification Proposal under Sections D3.10 and D3.11 (Timetable) or where the relevant Working Group does not agree to an amendment under Section D6.10C, then the DCC may apply to the Panel to request an amendment to the DCC Assessment timescale in accordance with Section D3.11 (Timetable). The DCC shall give reasons in respect of any such request, which must also be notified to the Working Group so that members of the Working Group can also make submissions to the Panel if they wish to do so.

D6.10E Prior to requesting a DCC Impact Assessment, the Working Group shall refer the Modification Proposal to the Change Board for it to determine whether a DCC Impact Assessment should be requested. The Working Group shall not request a DCC Impact Assessment unless the Change Board has determined, following a vote as referred to in Section D8.14A, that it shall be requested.

D6.11 In considering whether the approval of a Modification Proposal would better facilitate the achievement of the SEC Objectives than the rejection of the Modification Proposal, the Working Group shall have regard to any and all DCC Assessments provided by the DCC.

**Working Group Consultation**

D6.12 Each Working Group established pursuant to this Section D6 in respect of a Modification Proposal shall consider any representations made to it by Parties from time to time regarding the subject-matter of the Modification Proposal.

D6.13 Each Working Group established pursuant to this Section D6 in respect of a Modification Proposal shall undertake at least one formal consultation in respect of the Modification Proposal seeking views on the matters set out in Section D6.8. The Working Group shall consult with the Parties, Citizens Advice or Citizens Advice Scotland and (where appropriate) any interested third parties (including, where relevant, Energy Consumers and/or those who represent or advise Energy Consumers).

D6.14 Each Working Group established pursuant to this Section D6 in respect of a Modification Proposal shall
publish on the Website, and bring to the Parties’ attention, a document (the Consultation Summary) containing the following:

(a) the final consultation draft of the Modification Proposal, including in particular the legal text of the proposed variation and the proposed implementation timetable;

(b) all consultation responses received and not marked as confidential; and

(c) a statement of whether the Working Group considers that the approval of the Modification Proposal would better facilitate the achievement of the SEC Objectives than the rejection of the Modification Proposal (and if so why).

Alternative Solutions

D6.15 The Proposer shall have full ownership of the Proposed Solution to a Modification Proposal, and may direct changes to this variation at any time during the Refinement Process as long as any revised solution continues to achieve the purpose of the Modification Proposal.

D6.16 The Working Group may raise one or more Alternative Solution(s) where the majority of the Working Group considers that there is more than one variation to this Code that could achieve the purpose of the Modification Proposal (and that each such variation would, if made, better facilitate the achievement of the SEC Objectives than if that variation were not made).

D6.17 References in this Section D to a Modification Proposal shall (except where the context otherwise requires) be deemed to include reference to the Proposed Solution and any Alternative Solution(s) raised in accordance with Section D6.16.

D7. REPORT PHASE

Modification Report

D7.1 The Code Administrator shall, in respect of each Modification Proposal, prepare a written report on the proposal (the Modification Report); provided that no Modification Report shall be required for Fast-Track Modifications. This stage of the process is referred to as the Report Phase.

D7.2 The Code Administrator shall prepare the Modification Report for each Modification Proposal:

(a) where the Refinement Process has been followed, in accordance with the instructions of the relevant Working Group; or

(b) where the Refinement Process has not been followed, on the basis of the Modification Proposal and in consultation with the Proposer.

Content of the Modification Report

D7.3 The Modification Report for each Modification Proposal shall:

(a) be addressed and delivered to the Panel;

(b) set out the legal text of the proposed variation to this Code (and, where applicable, set out the alternative legal text of the Alternative Proposal);

(c) specify the proposed implementation timetable (including the proposed implementation date);
(d) specify the likely effects of the proposed variation if it is implemented;

(e) specify, in the opinion of the Working Group (or, where the Refinement Process was not followed, the Code Administrator), which Party Categories are likely to be affected by the Modification Proposal;

(f) specify whether, if the Modification Proposal is approved, this Code would better facilitate the achievement of the SEC Objectives than if the Modification Proposal was rejected;

(g) specify whether it is likely that there would be a material impact on Greenhouse Gas Emissions as a result of the Modification Proposal being approved, and (if so) assessing such impact (which assessment shall be conducted in accordance with any guidance on the evaluation of Greenhouse Gas Emissions issued by the Authority from time to time);

(h) specify whether, if the Modification Proposal is approved, changes are likely to be necessary to other Energy Codes, and whether changes have been proposed in respect of the affected Energy Codes; and

(i) where the Modification Proposal was subject to the Refinement Process prior to the Report Phase:

   (i) include the Consultation Summary produced by the Working Group in respect of the Modification Proposal;

   (ii) specify whether, if the Modification Proposal is approved, the implementation of the Modification Proposal is likely to require changes to DCC Systems, User Systems and/or Smart Metering Systems; and (if so) the likely development, capital and operating costs associated with such changes and any consequential impact on the Charges;

   (iii) specify whether, if the Modification Proposal is approved, the DCC is to be required, as part of the Modification Proposal's implementation, to undertake testing of the DCC Total System and/or provide testing services; and (if so) how such testing is dealt with in the Modification Proposal;

   (iv) include a summary of any views provided by the Technical Architecture and Business Architecture Sub-Committee, the Security Sub-Committee, the SMKI PMA or the Alt HAN Forum in respect of the Modification Proposal pursuant to Section D6.8 (Purpose of the Refinement Process); and

   (v) include a summary and copies of any and all DCC Assessments provided by the DCC pursuant to Section D6.9 (Analysis by the DCC).

Consideration of the Modification Report

D7.4 Upon completion of the Modification Report, the Code Administrator will place such report on the agenda for the next meeting of the Panel. Where the Refinement Process was followed, a member of the relevant Working Group shall attend that Panel meeting, and may be invited to present the findings of the Working Group to the Panel and/or answer the questions of Panel Members in respect of the Modification Report.

D7.5 The Panel shall consider each Modification Report and shall determine whether to:

(a) return the Modification Report back to the Working Group (or, where there was no Refinement Process, the Code Administrator) for further clarification or analysis (in which case, the Panel shall
determine the timetable and terms of reference of such further analysis); or

(b) allow the Modification Report to proceed to the Modification Report Consultation.

D7.6 The Panel shall not make any statement regarding whether it believes the Modification Proposal should be successful.

D7.7 Where the Panel determines that a Modification Report is to proceed to the Modification Report Consultation, the Panel shall determine:

(a) the timetable for such Modification Report Consultation, including the period for which the consultation is to remain open (which cannot be more than 15 Working Days); and

(b) the Party Categories that the Panel considers are likely to be affected by the Modification Proposal.

Modification Report Consultation

D7.8 Where the Panel determines that a Modification Report is to proceed to the Modification Report Consultation, the Code Administrator shall arrange for a consultation seeking the views of Parties (other than the DCC) on the Modification Report (the Modification Report Consultation). The Code Administrator shall:

(a) invite consultation responses in accordance with the timetable determined by the Panel and in the form referred to in Section D7.9;

(b) collate the responses received during the consultation, and add those responses to the Modification Register; and

(c) place the Modification Report on the agenda for the next meeting of the Change Board following the collation of such consultation responses.

D7.9 Each Modification Report Consultation shall allow for each Party (other than the DCC) that wishes to respond to the consultation to respond by way of a form that provides for a response in one of the following manners (where applicable, in respect of the Proposed Solution Proposal and the Alternative Solution(s) separately):

(a) ‘no interest’ where the Party considers that it and its Party Category are unlikely to be affected by the Modification Proposal;

(b) ‘abstain’ where the Party wishes to abstain for reasons other than as described in Section D7.9(a);

(c) ‘approve’ where the Party considers that making the variation would better facilitate the achievement of the SEC Objectives than if the variation was rejected; or

(d) ‘reject’ where the Party considers that not making the variation would better facilitate the achievement of the SEC Objectives than if the variation was approved,

(e) and which prompts the Party to give a reason for its response by reference to the SEC Objectives.

D7.10 Each Party’s response to a Modification Report Consultation will only be validly given if made on the forms provided and received on or before the deadline for responses.

D8. CHANGE BOARD AND CHANGE BOARD DECISION
Establishment of the Change Board

D8.1 The Panel shall establish a Sub-Committee as described in this Section D8, to be known as the **Change Board**. Save as expressly set out in this Section D8, the Change Board shall be subject to the provisions concerning Sub-Committees set out in Section C6 (Sub-Committees).

Function of the Change Board

D8.2 The function of the Change Board shall be to:

(a) decide whether a Modification Proposal is ready for a DCC Impact Assessment to be requested;

(b) consider each Modification Report and the responses received in response to the Modification Report Consultation;

(c) decide whether to approve or reject the Modification Proposal in the form set out in the Modification Report (and, where there is at least one Alternative Solution, confirm whether the approval or rejection relates to the Proposed Solution or to an Alternative Solution); and

(d) decide whether to approve or reject a proposed Authority-Led Variation.

Effect of the Change Board Decision

D8.3 The effect of the Change Board decision shall:

(a) in the case of Authority-initiated Modifications, Authority-Determined Modifications and Authority-Led Variations, be to recommend to the Authority that the variation be approved or rejected; or

(b) in the case of Self-Governance Modifications, be to approve or reject the variation.

Membership of the Change Board

D8.4 The following persons shall serve on the Change Board (each being a **Change Board Member**):

(a) one person nominated jointly by Citizens Advice and Citizens Advice Scotland;

(b) one person appointed by each of the Voting Groups within the Party Category representing the Large Supplier Parties;

(c) three persons appointed by the Party Category representing the Small Supplier Parties;

(d) three persons appointed by the Party Categories representing Electricity Network Parties and the Gas Network Parties collectively; and

(e) three persons appointed by the Party Category representing the Other SEC Parties.

D8.5 Each Voting Group, Party Category or Party Categories (as applicable) referred to in each sub-section of Section D8.4 shall nominate its appointee(s) to serve as Change Board Member(s) to the Secretariat. Each Change Board Member shall serve for a term of one year, and shall be capable of being reappointed at the end of that term. The relevant Voting Group, Party Category or Party Categories may (on notice to the Secretariat) establish a rota whereby more than one person shares the office of Change Board Member.
D8.6 It shall be for the Parties within the relevant Party Category or Party Categories (as applicable) referred to in each sub-section of Section D8.4 to determine how they agree between themselves on the identity of each person to be appointed as a Change Board Member on their behalf. In the event that the Parties within such Party Category or Party Categories cannot so agree, the Secretariat shall seek the preference of the Parties within the relevant Party Category or Party Categories (as applicable) and the person preferred by the majority of those Parties that express a preference (on a one-vote-per-Party basis) shall be appointed as a Change Board Member. In the absence of a majority preference the relevant Change Board Member position shall remain unfilled.

D8.7 The Panel shall only be entitled to remove a Change Board Member from office where such Change Board Member is repeatedly absent from meetings to an extent that frustrates the proceedings of the Change Board. The Voting Group by which a Change Board Member was appointed pursuant to Section D8.4(b) shall be entitled to remove that Change Board Member by notice in writing to the Secretariat. The Party Category or Party Categories (as applicable) referred to in each other sub-section of Section D8.4 shall be entitled to remove the Change Board Member appointed by them from office by notice in writing to the Secretariat; provided that the majority of the Parties within the relevant Party Category or Party Categories (as applicable) must approve such removal.

Duties of Change Board Members

D8.8 The Consumer Member serving on the Change Board will, when acting as a Change Board Member, act in a manner consistent with the statutory functions of Citizens Advice or Citizens Advice Scotland. Each other Change Board Member will act in the interests of the Voting Group, Party Category or Party Categories (as applicable) by which the Change Board Member was appointed.

D8.9 In giving effect to his or her duties under Section D8.8, each Change Board Member (other than the Consumer Member) shall:

(a) be guided (but not bound) by the responses to the Modification Report Consultation given by Parties within the Voting Group, Party Category, or Party Categories (as applicable) by which such Change Board Member was appointed;

(b) seek to clarify with the relevant Party any responses to the Modification Report Consultation that are not clear to the Change Board Member, or which the Change Board Member considers to be based on a misunderstanding of the facts;

(c) seek to act in the best interests of the majority, whilst representing the minority view (and, where a majority is not significant, the Change Board Member should consider whether abstention from the vote best represents the interests of the Change Board Member’s constituents); and

(d) be entitled to vote or abstain without regard to the Panel’s indication of which Party Categories the Panel considered to be affected by the Modification Proposal.

D8.10 The confirmation to be given by each Change Board Member to SECCo in accordance with Section C6.9 (Member Confirmation) shall refer to Section D8.8 in place of Section C6.8.

Proceedings of the Change Board

D8.11 The Code Administrator shall chair the Change Board meetings. The chair shall have no vote (casting or otherwise).

D8.12 The quorum for Change Board meetings shall be:
(a) at least three persons appointed by the Large Supplier Parties;

(b) at least one person appointed by the Small Supplier Parties;

(c) at least two persons appointed by the Electricity Network Parties and Gas Network Parties collectively; and

(d) at least one person appointed by the Other SEC Parties,

(e) provided that fewer (or no) appointees from a Party Category shall be required where that Party Category has not appointed that many (or any) Change Board Members; and further provided that no appointees from a Party Category shall be required where the Panel indicated pursuant to Section D7.7(b) that that Party Category was not likely to be affected by the Modification Proposal in question.

D8.13 In addition to those persons referred to in Section C5.13, representatives of the DCC shall be entitled to attend and speak (but not vote) at each meeting of the Change Board.

The Change Board Vote

D8.14 In respect of each Modification Report referred to the Change Board, the Change Board shall vote:

(a) whether to determine that the Modification Report should be returned to the Working Group (or, where there was no Refinement Process, the Code Administrator) for further clarification or analysis; and if not

(b) whether to approve the Proposed Solution or any Alternative Solution set out in the Modification Report (on the basis that the Change Board may only approve one of them).

D8.14A In respect of each request for a DCC Impact Assessment submitted by a Working Group pursuant to Section D6.10E, the Change Board shall vote on whether to request the DCC Impact Assessment or whether to return the Modification Proposal to the Working Group for further work.

D8.15 A vote referred to in Sections D8.14 or D8.14A shall take the form of a vote by:

(a) the Consumer Member serving on the Change Board;

(b) the Change Board Members appointed by the Voting Groups within the Party Category representing the Large Supplier Parties (whose collective vote shall be determined in accordance Section D8.16);

(c) the Change Board Members appointed by the Party Category representing the Small Supplier Parties (whose collective vote shall be determined in accordance with Section D8.16);

(d) the Change Board Members appointed by the Party Categories representing Electricity Network Parties and the Gas Network Parties (collectively) (whose collective vote shall be determined in accordance with Section D8.16); and

(e) the Change Board Members appointed by the Party Category representing the Other SEC Parties (whose collective vote shall be determined in accordance with Section D8.16),

(f) and a vote pursuant to Sections D8.14 or D8.14A shall only be successfully passed if the majority of the votes cast in accordance with this Section D8.15 are cast in favour. For the avoidance of doubt:
an abstention shall be treated as if no vote was cast; where there are no Change Board Members present from within the categories referred to in each of Sections D8.15(a) to (e) they shall be deemed to have abstained; and a tie amongst the votes cast shall not be a vote in favour.

D8.16 Each of the collective votes by Change Board Members referred to in Section D8.15(b) to (e) shall be determined by a vote among the relevant Change Board Members, such vote to be undertaken on the basis:

(a) of one vote per Change Board Member; and

(b) that the majority of those Change Board Members that are present must vote in favour in order for the collective vote to be considered a vote in favour (and, for the avoidance of doubt, a tie amongst the votes cast shall not be a vote in favour).

D8.17 In casting his or her vote, each Change Board Member must record the reason for his or her vote, and where voting on whether or not to approve a variation must explain whether the making of the variation would better facilitate the achievement of the SEC Objectives than if the variation was rejected.

Communicating the Change Board Vote

D8.18 Following the vote of the Change Board in respect of each Modification Report, the Code Administrator shall update the Modification Register to include the outcome of the vote and the reasons given by the Change Board Members pursuant to Section D8.17.

D8.19 Where the outcome of the Change Board vote is to determine that the Modification Report should be returned for further clarification or analysis (as referred to in Section D8.14(a)), the Working Group (or, where there was no Refinement Process, the Code Administrator) shall update the Modification Report to include such clarification or analysis, and this shall be returned to the Panel at the next suitable meeting.

D8.20 Where the Change Board votes on whether to approve a variation set out in a Modification Report (as referred to in Section D8.14(b)), the Code Administrator shall communicate the outcome of that vote to the Authority and the Panel, and shall send copies of the following to the Authority:

(a) the Modification Report;

(b) the Modification Report Consultation and the responses received in respect of the same; and

(c) the outcome of the Change Board vote, including the reasons given by the Change Board Members pursuant to Section D8.17.

D8.21 Where the outcome of the Change Board vote referred to in Section D8.14A is a decision that a DCC Impact Assessment should not be requested, the Change Board shall specify the further work it believes is required in order for it to reconsider whether a DCC Impact Assessment should be requested. The Proposer may appeal the decision to the Panel. Where, following an appeal made to it, the Panel determines that a DCC Impact Assessment is not to be requested, the Panel shall specify the further work it believes is required in order for the Change Board to reconsider whether a DCC Impact Assessment should be requested. Once this further work has been completed, the Working Group may re-refer the Modification Proposal to the Change Board to determine whether a DCC Impact Assessment should be requested.

D9. MODIFICATION PROPOSAL DECISION
General

D9.1 The final decision as to whether or not to approve a Modification Proposal shall depend upon whether the Modification Proposal is:

(a) an Authority-initiated Modification or an Authority Determined Modification;

(b) a Self-Governance Modification; or

(c) a Fast-Track Modification.

Authority-initiated Modifications and Authority Determined Modifications

D9.2 An Authority-initiated Modification or an Authority Determined Modification shall only be approved where the Authority determines that the Modification Proposal shall be approved (which determination shall, without prejudice to section 173 of the Energy Act 2004, be final and binding for the purposes of this Code). In making such determination, the Authority will have regard to:

(a) its objectives and statutory duties under the Electricity Act and the Gas Act;

(b) whether or not the approval of the variation would better facilitate the achievement of the SEC Objectives than if the variation was rejected;

(c) the decision of the Change Board in respect of the Modification Proposal, which shall be considered to constitute a recommendation by the Parties as to whether or not to approve the Modification Proposal; and

(d) such other matters as the Authority considers appropriate.

Send-Back Process

D9.3 Where the Authority considers that it is unable to form an opinion in relation to a Modification Proposal submitted to it, then it may issue a direction to the Panel specifying any additional steps that the Authority requires in order to form such an opinion (including drafting or amending the proposed legal text, revising the proposed implementation timetable, and/or revising or providing additional analysis and/or information). Where the Authority issues a direction to the Panel pursuant to this Section D9.3:

(a) the decision of the Change Board in respect of the Modification Proposal shall be null and void;

(b) the Panel shall send the Modification Proposal back to the relevant Working Group (or shall establish a Working Group) to consider the matters raised by the Authority, and to prepare a revised Modification Report;

(c) the Panel shall revise the timetable applying to the Modification Proposal; and

(d) the Secretariat shall update the Modification Register to record the status of the Modification Proposal.

Self-Governance Modifications

D9.4 A Self-Governance Modification shall only be approved where the Change Board votes to approve the Modification Proposal, subject to the following:
(a) any Party that disagrees with the decision of the Change Board, may (within 10 Working Days following the publication of that decision) refer the matter to the Panel, and the Panel shall determine whether it wishes to reverse the decision of the Change Board;

(b) any Party that disagrees with the decision of the Panel pursuant to Section D9.4(a), may (within 10 Working Days following the publication of that decision) refer the matter to the Authority, and the Authority shall determine whether the Modification Proposal should be rejected or approved in accordance with Section D9.2 (which determination shall, without prejudice to section 173 of the Energy Act 2004, be final and binding for the purposes of this Code); and

(c) accordingly, where the consequence of the Panel’s or the Authority’s determination is that the Modification Proposal is to be rejected (where it has previously been approved) the Modification Proposal shall be cancelled and not implemented (or, if already implemented, shall be reversed).

Fast-Track Modifications

D9.5 In the case of a Fast-Track Modification, any decision of the Panel under Section D3.6 to approve the Modification Proposal shall be final, subject to the following:

(a) any Party that disagrees with the Modification proposal being approved as a Fast-Track Modification, may (within 15 Working Days following the publication of that decision) object to the decision; and

(b) where an objection is received, the Panel’s decision on the Modification proposal shall be cancelled and the Modification proposal shall be returned to the Panel at its next meeting. The Panel shall then revise its determination under Section D3.6 as though the Modification Proposal is not a Fast-Track Modification.

D9A AUTHORITY-LED VARIATIONS

Authority Power to Develop a Proposed Variation

D9A.1 The Authority may develop a proposed variation to this Code in respect of a Significant Code Review, in accordance with the procedures set out in this Section D9A.

D9A.2 The Authority may commence a Significant Code Review Phase by issuing a direction under this Section D9A.2, or may issue a direction under this Section D9A.2 at any time during a Significant Code Review Phase. The Authority’s direction under this Section D9A.2 will set out the scope and/or subject matter of the Significant Code Review.

Authority-Led Consultation

D9A.3 The Authority will, in such manner as it considers appropriate, consult on the merits of the proposed Authority-Led Variation with the Parties, Citizens Advice, Citizens Advice Scotland, and any other persons whose interests are materially affected by this Code.

Authority-Led Modification Report

D9A.4 The Authority may submit its proposed Authority-Led Variation to the Code Administrator, together with such supplemental information as the Authority considers appropriate.

D9A.5 Upon receipt of the Authority’s proposal under Section D9A.4, the Code Administrator shall prepare a
written report on the proposal (the “Authority-Led Modification Report”). The Authority-Led Modification Report must be consistent with the information provided by the Authority under Section 9A.4, and shall:

(a) be addressed and delivered to the Panel;

(b) set out the legal text of the proposed variation to this Code;

(c) specify the proposed implementation timetable (including the proposed implementation date);

(d) specify the likely effects of the proposed variation if it is implemented;

(e) specify which Party Categories are likely to be affected by the proposed variation;

(f) specify whether the implementation of the proposed variation will require changes to DCC Systems, User Systems and/or Smart Metering Systems; and (if so) the likely development, capital and operating costs associated with such changes and any consequential impact on the Charges;

(g) specify whether, if the proposed variation is approved, this Code would better facilitate the achievement of the SEC Objectives than if the proposed variation was rejected;

(h) specify whether it is likely that there would be a material impact on Greenhouse Gas Emissions as a result of the proposed variation being approved, and (if so) assessing such impact (which assessment shall be conducted in accordance with any guidance on the evaluation of Greenhouse Gas Emissions issued by the Authority from time to time); and

(i) specify whether, if the proposed variation is approved, changes are likely to be necessary to other Energy Codes, and whether changes have been proposed in respect of the affected Energy Codes.

D9A.6 Upon completion of the Authority-Led Modification Report, the Code Administrator will place such report on the agenda for the next meeting of the Panel, which shall refer the report to the Change Board.

**Change Board and Change Board Decision**

D9A.7 In respect of each Authority-Led Modification Report referred to the Change Board, the Change Board shall vote whether to approve the Authority-Led Variation.

D9A.8 Each vote as referred to in Section D9A.7 shall take the form of a vote in accordance with Sections D8.15 to D8.17 (The Change Board Vote). The Authority’s Significant Code Review conclusions document and/or the Authority’s proposal submitted in accordance with Section D9A.4 shall not fetter the procedures or voting rights referred to in Section D8 (Change Board and Change Board Decision).

D9A.9 Following the vote of the Change Board in respect of the Authority-Led Variation, the Code Administrator shall populate the Modification Register to include the outcome of the vote and the reasons given by the Change Board Members pursuant to Section D8.17 (The Change Board Vote).

D9A.10 The Code Administrator shall communicate the outcome of the Change Board vote to the Authority and the Panel, and shall send copies of the following to the Authority:

(j) the Authority-Led Modification Report; and

(k) the outcome of the Change Board vote, including the reasons given by the Change Board Members pursuant to Section D8.17 (The Change Board Vote).
Authority Decision

D9A.11 An Authority-Led Variation shall be approved only where the Authority determines that the proposed variation shall be approved (which determination shall, without prejudice to section 173 of the Energy Act 2004, be final and binding for the purposes of this Code). In making such determination, the Authority will have regard to:

(l) its objectives and statutory duties under the Electricity Act and the Gas Act;
(m) whether or not the approval of the variation would better facilitate the achievement of the SEC Objectives than if the variation was rejected;
(n) the decision of the Change Board in respect of the variation, which shall be considered to constitute a recommendation by the Parties as to whether or not to approve the variation; and
(o) such other matters as the Authority considers appropriate.

Send-Back Process

D9A.12 Where the Authority considers that it is unable to form an opinion in relation to a proposed Authority-Led Variation, then it may issue a direction to the Panel specifying any additional steps that the Authority requires in order to form such an opinion. Where the Authority issues a direction to the Panel pursuant to this Section D9A.12:

(p) the decision of the Change Board in respect of the variation shall be null and void;
(q) the Panel shall seek to address the matters raised by the Authority, and shall (where necessary) have an updated Authority-Led Modification Report produced; and
(r) the Secretariat shall update the Modification Register to record the status of the proposed variation.

Implementation

D9A.13 Where an Authority-Led Variation has been approved in accordance with Section D9A.11, Section D10 (Implementation) shall apply.

D10. IMPLEMENTATION

General

D10.1 Once a Modification Proposal has been approved in accordance with Section D9 (Modification Proposal Decision) or an Authority-Led Variation has been approved in accordance with Section D9A.11 (Authority Decision), the Panel shall ensure that this Code is varied in accordance with the Modification Proposal or Authority-Led Variation, as set out in this Section D10. Authority-Led Variations are to be treated as Authority-initiated Modifications for the purposes of this Section D10 (and references to Modification Proposals shall be interpreted accordingly).

Implementation

D10.2 The Panel shall, at the next Panel meeting after a Modification Proposal has been approved:

(a) determine what actions are required in order to ensure that the approved variation to this Code is
made in accordance with the approved implementation timetable; and

(b) set a timetable for the completion of each of those actions.

D10.3 It shall be the duty of the Panel to ensure that the actions which are required to secure that an approved variation to this Code is made in accordance with the approved implementation timetable are taken.

D10.4 Each Party shall co-operate with the Panel to the extent required to ensure that such variation is made with effect from such date.

Subsequent Amendment to Implementation Timetable

D10.5 Where, having regard to representations received from the Code Administrator or from any Party, the Panel considers that it is not reasonably practicable to make the approved variation to this Code in accordance with the approved implementation timetable:

(a) the Panel may request the Authority to direct that a new implementation timetable be substituted for the first such timetable; and

(b) where the Authority makes such a direction following a request by the Panel, the implementation timetable directed by the Authority shall have effect in substitution for the first such timetable, and the requirements of this Section D10 shall be defined by relation to that later date.

D10.6 Without prejudice to the generality of Section D10.5, the Panel shall make a request to the Authority under that Section where:

(a) the decision of the Authority to approve the relevant Modification Proposal is subject to an appeal pursuant to section 173 of the Energy Act 2004 or is challenged by judicial review; and

(b) the Panel considers that it is appropriate in the circumstances for the timetable to be delayed given such appeal or challenge.

SEC Release Management Policy

D10.7 The implementation of an approved Modification Proposal will take place as part of a SEC Release. The Panel shall ensure that the implementation of a SEC Release is undertaken in accordance with a policy for determined by the Panel (the “Panel SEC Release Management Policy”).

D10.8 The Panel shall ensure that the SEC Release Management Policy:

(a) includes a mechanism for allocating Modification Proposals into SEC Releases;

(b) defines a mechanism by which the Panel shall co-ordinate and oversee the content; and

(c) defines a mechanism by which notice is to be given to Users prior to the implementation of a SEC Release;

(d) defines a mechanism by which the Panel shall review the main components of the forecast and actual costs of a SEC release and, if requested by the Authority, how the Panel, shall provide a report on this to the Authority; and

(e) defines a mechanism by which the Panel shall determine that the SEC Release shall be put into live operation.
D10.9  The Panel shall make the Panel Release Management Policy available to the DCC and Users on the SEC Website. The Panel shall consult with the DCC and Users before it first establishes the Panel Release Management Policy, and before it makes any changes to the Panel Release Management Policy.

D10.10 The DCC shall co-operate with the Panel in planning and implementing SEC Releases in accordance with the SEC Release Management Policy and shall provide any information reasonably requested by the Panel for this purpose.

D10.11 The Panel may appoint, or require DCC to appoint, an external auditor to monitor the DCC’s implementation process, plans and progress in support of a SEC Release, and shall approve any such external auditor’s terms of reference. The DCC must co-operate with any external auditor that is appointed, including (but not limited to) allowing access to such records, test results, test laboratories and test witnessing as the external auditor may reasonably require.

SEC Release Implementation Document


D10.13 The Panel shall ensure that each SEC Release Implementation Document:

(a) defines the content of the SEC Release;

(b) defines the timescales associated with implementing the content of the SEC Release, including timescales for the commencement and completion of DCC and User testing phases;

(c) defines how the DCC shall report progress towards readiness;

(d) defines the testing that will be undertaken by the DCC for the SEC Release;

(e) defines the required User testing and how the DCC shall support Users to test the changes that make up the SEC Release; and

(f) defines the SEC Release go-live criteria that shall be agreed by the Panel in accordance with the SEC Release Management Policy.

D10.14 The DCC shall provide any information reasonably requested by the Panel that is required for inclusion in the SEC Release Implementation Document for a SEC Release.

D10.15 The Panel shall approve the SEC Release Implementation Document and any subsequent amendments.

D10.16 The DCC shall be required to undertake the implementation and testing activities for a SEC Release as set out in the relevant SEC Release Implementation Document once approved by the Panel.

D10.17 Any Party that wishes to appeal the Panel approval of the SEC Release Implementation Document may do so within 10 Working Days following the publication of the decision to approve. Any appeal referred to the Authority, must specify the reasons for the appeal. The Authority shall determine what action to take with the appeal (which determination shall, without prejudice to section 173 of the Energy Act 2004, be final and binding for the purposes of this Code).

SEC Release Testing Approach Document

D10.18 The DCC, on request of the Panel, shall produce a document setting out how the requirements of
Sections D10.13(d) and (e) will be satisfied (the “SEC Release Testing Approach Document”). A SEC Release Testing Approach Document shall be considered as part of the SEC Release Implementation Document for the relevant SEC Release.

D10.19 The DCC shall ensure that each SEC Release Testing Approach Document:

(a) defines the testing objectives, including the assurance to be achieved;

(b) defines the testing strategy that will be followed; and

(c) sets out the consequences of the testing strategy, including costs and risks in business terms.


D11. DCC ASSESSMENT REPORTING

Reporting on DCC Assessments

D11.1 The DCC shall report to the Panel each month on the status of all DCC Assessments which are ongoing or that have been completed since the last such report. The DCC shall include in each such report any additional details reasonably requested by the Panel since the last such report.

D11.2 Such reports shall include details of whether the required timescales for completion of the DCC Assessments are likely to be (or have been) met. Where there is any delay, the DCC shall set out a clear explanation of the reasons for such delay, the likely delivery timescales, and the actions being taken by the DCC to minimise the delay.

Code Performance Measures

D11.3 Each of the following performance measures constitute a Code Performance Measure (to which the following Target Service Level and Minimum Service Level will apply, measured over the following Performance Measurement Period):

<table>
<thead>
<tr>
<th>No.</th>
<th>Code Performance Measure</th>
<th>Performance Measurement Period</th>
<th>Target Service Level</th>
<th>Minimum Service Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>9</td>
<td>Out of the DCC Assessments required to be completed during the Performance Measurement Period, how many were completed within the required timescales.</td>
<td>Monthly</td>
<td>100%</td>
<td>100%</td>
</tr>
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E REGISTRATION DATA

E1. RELIANCE ON REGISTRATION DATA

DCC

E1.1 The DCC shall, from time to time, use and rely upon the Data provided to it pursuant to Section E2 as most recently updated pursuant to Section E2 (the Registration Data) or pursuant to Section E5 (the Additional Registration Data); provided that the DCC shall be allowed up to three hours from receipt to upload such Data to the DCC Systems.

E1.2 Without prejudice to the generality of Section E1.1, the DCC shall use and rely upon the Registration Data and, where applicable, the Additional Registration Data when:

(a) assessing a User’s eligibility to receive certain Services (as described in Section H4 (Processing Service Requests)); and

(b) calculating the Charges payable by a Party.

E1.3 The DCC shall have no liability to any Party where it provides (or does not provide) a Service in circumstances where it should not (or should) have done so, to the extent that the same arises due to inaccuracies in the Registration Data or the Additional Registration Data that are not caused by the DCC.

Panel

E1.4 The Panel shall periodically request from the DCC any Registration Data and Additional Registration Data reasonably required by the Panel in relation to the proper exercise of its duties, powers and functions, including the Registration Data required by the Panel to establish into which Party Category a Party falls. Where aggregated or anonymised data (or similar) is sufficient for the Panel’s needs, the Panel shall request, and the DCC shall provide, the data in such format.

E1.5 The DCC shall provide to the Panel any Registration Data and Additional Registration Data requested by the Panel in accordance with Section E1.4.

E1.6 The Panel (and the Secretariat) shall, from time to time, use and rely upon the Registration Data and the Additional Registration Data most recently provided to the Panel pursuant to Section E1.5.

E2. PROVISION OF DATA

Responsibility for Providing Electricity Registration Data

E2.1 The Electricity Network Party in respect of each MPAN relating to its network shall provide (or procure that its Registration Data Provider provides) the following information to the DCC in respect of that MPAN (insofar as such information is recorded in the relevant registration systems). The information in question is the following:

(a) the identity of the Electricity Network Party for the MPAN;
whether or not the MPAN has a status that indicates that it is 'traded' (as identified in the MRA), and the effective date of that status;

c) the identity of each person which has been (at any time within the 24 months preceding the date on which the Registration Data is provided), is, or is due to become Registered in respect of the MPAN, including (to the extent applicable) the date on which each such person became or ceased to be (or is to become or ceased to be) Registered in respect of the MPAN;

d) the identity of each person which has been (at any time within the 24 months preceding the date on which the Registration Data is provided), is, or is due to become the Meter Operator in respect of the MPAN, including (to the extent applicable) the date on which each such person became or ceased to be (or is to become or ceased to be) Meter Operator in respect of the MPAN;

e) the address, postcode and UPRN for the Metering Point to which the MPAN relates;

(f) the direction of energy flow to or from the Metering Point to which the MPAN relates (and the date from which that direction of flow has been effective);

g) the profile class (as defined in the MRA) assigned to the MPAN, and each and every other (if any) profile class assigned to the MPAN at any time within the 24 months preceding the date on which the Registration Data is provided (including the date from and to which such profile class was effective); and

(h) details of whether an objection has been received regarding a change to the person who is to be Registered in respect of the MPAN, and whether that objection has been removed or upheld, or has resulted in the change to the person who is to be Registered being withdrawn (as at the date on which the Registration Data is provided).

Responsibility for Providing Gas Registration Data

E2.2 The Gas Network Party in respect of each Supply Meter Point on its network shall provide (or procure that its Registration Data Provider provides) the following information to the DCC in respect of that Supply Meter Point (insofar as such information is recorded in the relevant registration systems). The information in question is the following:

(a) the identity of the Registration Data Provider for the Supply Meter Point;

(b) the identity of the Gas Network Party for the network to which the Supply Meter Point relates, and the identity of the Gas Network Party for any network to which the Supply Meter Point related at any time within the 24 months preceding the date on which the Registration Data is provided (and the date from and to which that was the case);

(c) the MPRN for the Supply Meter Point;

(d) whether or not the Supply Meter Point has a status that indicates that gas is offtaken at that point (as identified in the UNC), and, where that status has changed since the Registration Data was last provided, notification to that effect;

(e) the identity of each person which has been (at any time within the 24 months preceding the date on which the Registration Data is provided), is, or is due to become Registered in respect of the Supply Meter Point, including (to the extent applicable) the date on which each such person
became or ceased to be (or is to become or ceased to be) Registered in respect of the Supply Meter Point;

(f) the identity of each person which has been (at any time within the 24 months preceding the date on which the Registration Data is provided), is, or is due to become the Meter Asset Manager in respect of the Supply Meter Point, including (to the extent applicable) the date on which each such person became or ceased to be (or is to become or ceased to be) Meter Asset Manager in respect of the Supply Meter Point;

(g) the address, postcode and UPRN for the Supply Meter Point; and

(h) whether the Supply Meter Point serves a Domestic Premises or Non-Domestic Premises.

Obligation on DCC to Provide Data

E2.3 The DCC shall provide the information set out in Section E2.4 to the Registration Data Provider nominated by each Electricity Network Party and each Gas Network Party (as such information is further described in the Registration Data Interface Documents).

E2.4 The information to be provided by the DCC:

(a) to each Electricity Network Party’s Registration Data Provider is:

(i) whether there is an Enrolled Smart Metering System associated with each of the MPANs relating to the Electricity Network Party’s network (and the date of its Enrolment); and

(ii) the identity of the person which the DCC believes to be Registered in respect of each of the MPANs relating to the Electricity Network Party’s network; and

(b) to each Gas Network Party’s Registration Data Provider is whether there is an Enrolled Smart Metering System associated with each of the Supply Meter Points on the Gas Network Party’s network (and the date of its Enrolment).

Frequency of Data Exchanges

E2.5 A full set of the Data to be exchanged under this Section E2 shall be provided on or before the date on which this Section E2.5 comes into full force and effect (or, in the case of Registration Data Providers nominated after this Section E2.5 comes into full force and effect, shall be provided in accordance with Section E4 (RDP Entry Process)). Thereafter, the Data to be exchanged under this Section E2 shall (subject to Section E2.8) be provided by way of incremental updates to Data previously provided (so that only Data that has changed is updated).

E2.6 The incremental updates to Data to be provided in accordance with this Section E2 shall be updated at the frequency and/or time required in accordance with the Registration Data Interface Documents.

E2.7 Each Electricity Network Party and each Gas Network Party shall ensure that its Registration Data Provider shall:

(a) where a full set of the Registration Data Provider’s Registration Data has been requested, take all reasonable steps (including working outside of normal business hours where reasonably necessary)
to provide the DCC with such data as soon as reasonably practicable following such request (and in any event within the shorter of three Working Days or four days); or

(b) where a subset of the Registration Data Provider’s Registration Data has been requested, provide the DCC with the requested Data in accordance with the Registration Data Interface Documents.

**Registration Data Interface**

E2.8 The DCC shall maintain the Registration Data Interface in accordance with the Registration Data Interface Specification, and make the interface available to the Registration Data Providers to send and receive Data via the DCC Gateway Connections in accordance with the Registration Data Interface Code of Connection.

E2.9 The DCC shall ensure that the Registration Data Interface is available at all times (subject to Planned Maintenance undertaken in accordance with Section H8.3).

E2.10 Each Electricity Network Party and each Gas Network Party shall ensure that its Registration Data Provider shall (when acting in such capacity) comply with the applicable obligations set out in the Registration Data Interface Documents and the Incident Management Policy.

E2.11 For the avoidance of doubt, the DCC shall comply with the applicable obligations set out in the Registration Data Interface Documents and the Incident Management Policy (as it is obliged to do in respect of all applicable provisions of this Code).

**Registration Data Refreshes**

E2.12 The Registration Data Interface Documents shall provide for the means, processes and timetables for requesting and providing full and partial refreshes of the Registration Data Provider’s Registration Data as required by Section E2.7.

E2.13 Where the DCC identifies any omissions or manifest errors in the Registration Data, the DCC shall seek to resolve any such omissions or manifest errors in accordance with the Incident Management Policy. In such circumstances, the DCC may continue (notwithstanding Section E1.1) to rely upon and use any or all of the Registration Data that existed prior to its receipt of the incremental update that included any such omission or manifest error, unless the Incident Management Policy provides for an alternative course of action.

**Security Obligations and RDP IDs**

E2.14 Each Electricity Network Party and each Gas Network Party shall ensure that its Registration Data Provider (being the Network Party itself where that is deemed to be the case in accordance with the definition of Registration Data Provider) shall (when acting in its capacity as the Network Party’s Registration Data Provider) comply with the obligations expressed to be placed on Users and identified in Section E2.15 as if, in the case of each such obligation:

(a) references to User were references to such Registration Data Provider; and

(b) references to User Systems were references to the RDP Systems of that Registration Data Provider.

E2.15 The obligations identified in this Section E2.15 are those obligations set out at:
(a) Sections G3.2 to G3.3 (Unauthorised Activities: Duties to Detect and Respond);

(b) Sections G3.8 to G3.9 (Management of Vulnerabilities);

(c) Sections G5.14 to G5.18 (Information Security: Obligations on Users), save that for this purpose the reference:

(i) in Section G5.18(b)(i) to "Sections G3 and G4" shall be read as if it were to "Sections G3.2 to G3.3 and G3.8 to G3.9"; and

(ii) in Section G5.18(b)(iii) to "Sections G5.19 to G5.24" shall be read as if it were to "Section G5.19(d)".

E2.16 Each Electricity Network Party and each Gas Network Party shall ensure that its Registration Data Provider (being the Network Party itself where that is deemed to be the case in accordance with the definition of Registration Data Provider) shall (when acting in its capacity as the Network Party’s Registration Data Provider):

(a) Digitally Sign any communication containing Registration Data which is sent to the DCC using a Private Key associated with an Organisation Certificate for which that RDP is the Subscriber, in accordance with the requirements of the Registration Data Interface Specification;

(b) for that purpose, propose to the DCC one or more EUI-64 Compliant identification numbers, issued to it by the Panel, to be used by that RDP when acting in its capacity as such (save that it may use the same identification number when acting as an RDP for more than one Network Party).

E2.17 The DCC shall accept each identification number proposed by each Registration Data Provider for the purposes set out in Section E2.16 (and record such numbers as identifying, and use such numbers to identify, such RDP when acting as such); provided that the DCC shall only accept the proposed number if it has been issued by the Panel.

Disputes

E2.18 Any Dispute regarding compliance with this Section E2 may be referred to the Panel for its determination, which shall be final and binding for the purposes of this Code; save that Disputes regarding compliance with Section E2.14 shall be subject to the means of Dispute resolution applying to the provisions of Section G (Security) referred to in Section E2.15 (as set out in Section G).

E3. DCC GATEWAY CONNECTIONS FOR REGISTRATION DATA PROVIDERS

Provision of a DCC Gateway Connection for RDPs

E3.1 Registration Data Providers may request DCC Gateway Connections, and the DCC shall offer to provide such connections, in accordance with Sections H15.4 and H15.6 to H15.12 (as if Registration Data Providers were Parties), save that a Registration Data Provider shall not specify which DCC Gateway Bandwidth Option it requires, and shall instead specify which (if any) other Registration Data Providers it intends to share the connection with pursuant to Section E3.4.

E3.2 The DCC shall provide DCC Gateway Connections to the premises of Registration Data Providers in accordance with Sections H15.13 to H15.15 (as if Registration Data Providers were Parties), save that no Charges shall apply.
E3.3 The DCC shall ensure that the DCC Gateway Connection it provides to the premises of Registration Data Providers pursuant to this Section E3 is of a sufficient bandwidth to meet the purposes for which such connection will be used by the Registration Data Provider, and any other Registration Data Providers notified to the DCC in accordance with Section E3.1 or E3.4 (provided, in the case of those notified in accordance with Section E3.4, that the DCC may object to the transfer or sharing where it reasonably believes that the connection will not be of sufficient bandwidth to meet the needs of all of the Registration Data Providers in question).

E3.4 Each Registration Data Provider may transfer or share its rights in respect of the DCC Gateway Connection provided to its premises pursuant to this Section E3 in accordance with Sections H15.16 and H15.17 (as if Registration Data Providers were Parties), save that such rights may only be transferred to or shared with other Registration Data Providers for the purposes of accessing the Registration Data Interface.

E3.5 Once a DCC Gateway Connection has been established:

(a) the Registration Data Provider that requested it (or to whom it has been transferred in accordance with Section E3.4) and the DCC shall each comply with the provisions of the DCC Gateway Connection Code of Connection applicable to the DCC Gateway Bandwidth Option utilised at the connection; and

(b) the DCC shall make the connection available to such Registration Data Provider until: (i) the DCC is notified by such Registration Data Provider that it wishes to cancel the connection; or (ii) such Registration Data Provider ceases to be a Registration Data Provider for one or more Network Parties.

DCC Gateway Equipment at RDP Premises

E3.6 The DCC and each Registration Data Provider shall comply with the provisions of Sections H15.20 to H15.28 in respect of the DCC Gateway Equipment installed (or to be installed) at a Registration Data Provider’s premises (as if Registration Data Providers were Parties), save that Section H15.28 shall be construed by reference to Section E3.5(b).

Interpretation

E3.7 Given the application of certain provisions of Section H15 to Registration Data Providers in accordance with this Section E3, defined terms used in Section H15 and/or the DCC Gateway Connection Code of Connection shall be construed accordingly (including DCC Gateway Party by reference to the Registration Data Provider which requested the connection, or to whom the right to use the connection has been transferred pursuant to Sections E3.4 and H15.16). Given that Registration Data Providers do not specify the DCC Gateway Bandwidth Option that they require (and that the DCC instead determines the most appropriate bandwidth), references in Section H15 to the bandwidth requested by a Party shall be construed accordingly.

Liability of and to the Network Parties

E3.8 Each Network Party shall ensure that its Registration Data Provider (being the Network Party itself where that is deemed to be the case in accordance with the definition of Registration Data Provider) shall comply with the obligations expressed to be placed on Registration Data Providers under or pursuant to this Section E3.
E3.9 Where more than one Network Party nominates the same Registration Data Provider, each of those Network Parties shall be jointly and severally liable for any failure by that Registration Data Provider to comply with the obligations expressed to be placed on Registration Data Providers under or pursuant to this Section E3.

E3.10 The DCC acknowledges that it is foreseeable that Network Parties will have made arrangements with their Registration Data Providers such that breach by the DCC of this Section E3 will cause the Network Parties to suffer loss for which the DCC may be liable (subject to Section M2 (Limitations of Liability)).

Disputes

E3.11 Where a Registration Data Provider wishes to raise a dispute in relation to its request for a DCC Gateway Connection, then the dispute may be referred to the Panel for determination. Where that Registration Data Provider or the DCC disagrees with any such determination, then it may refer the matter to the Authority for its determination, which shall be final and binding for the purposes of this Code.

E4. RDP ENTRY PROCESS

Overview

E4.1 Before Data is exchanged between the DCC and a Registration Data Provider under Section E2 (Provision of Data) for the first time, the Registration Data Provider must successfully complete the RDP Entry Process Tests.

RDP Entry Process Tests

E4.2 The "RDP Entry Process Tests" are, in respect of an RDP, tests to demonstrate that the DCC and the RDP are capable of exchanging Data under Section E2 (Provision of Data), as such tests are further described in the Enduring Testing Approach Document. An RDP which successfully completed Systems Integration Testing shall be deemed to have successfully completed the RDP Entry Process Tests.

E4.3 Each RDP that has not (and is not deemed to have) successfully completed the RDP Entry Process Tests shall be entitled to undertake RDP Entry Process Tests. Each RDP that has been nominated by one or more Network Parties for which the RDP was not nominated at the time that it successfully completed the RDP Entry Process Tests (or was deemed to do so) shall be entitled to undertake RDP Entry Process Tests in relation to such Network Parties. Each RDP is only obliged to successfully complete the RDP Entry Process Tests once.

E4.4 Each RDP that undertakes RDP Entry Process Tests shall:

(a) do so in accordance with Section H14 (Testing Services) and the Enduring Testing Approach Document; and

(b) be a Testing Participant for the purposes of RDP Entry Process Tests (and the provisions of Section H14 shall apply accordingly, including in respect of Testing Issues).

E4.5 The RDP will have successfully completed the RDP Entry Process Tests once the DCC considers that both it and the RDP have demonstrated that they have satisfied the applicable requirements set out in the Enduring Testing Approach Document.
Where requested by the RDP, the DCC shall provide written confirmation to the RDP confirming whether or not the DCC considers that the RDP Entry Process Tests have been successfully completed.

Where the DCC is not satisfied that the RDP Entry Process Tests have been successfully completed, the RDP may refer the matter to the Panel for its determination. Where the RDP disagrees with any such determination of the Panel, then the RDP may refer the matter to the Authority for its determination (which shall be final and binding for the purposes of this Code).

**Liability of and to the Network Parties**

Each Network Party shall ensure that its Registration Data Provider (being the Network Party itself where that is deemed to be the case in accordance with the definition of Registration Data Provider) shall comply with the obligations expressed to be placed on Registration Data Providers under or pursuant to this Section E4. An RDP need not enter into an Enabling Services Agreement (and Section H14.7 shall not apply to RDPs).

Where more than one Network Party nominates the same Registration Data Provider, each of those Network Parties shall be jointly and severally liable for any failure by that Registration Data Provider to comply with the obligations expressed to be placed on Registration Data Providers under or pursuant to this Section E4.

The DCC acknowledges that it is foreseeable that Network Parties will have made arrangements with their Registration Data Providers such that breach by the DCC of this Section E4 will cause the Network Parties to suffer loss for which the DCC may be liable (subject to Section M2 (Limitations of Liability)).

**E5. ADDITIONAL REGISTRATION DATA**

**Electricity Data**

Each Electricity Network Party shall with effect from calendar month October 2020 provide (or procure that its Registration Data Provider provides) to the DCC by no later than the last day of each calendar month (the 'relevant calendar month') the data referred to in Section E5.2 in respect of each Electricity Supplier Party.

The data to be provided to the DCC by the Electricity Network Party in accordance with Section E5.1 is the number of Metering Points on its network that relate to Designated Premises at which:

(a) the Electricity Supplier Party is Registered on the 15th day of the relevant calendar month; and

(b) the quantity of electricity supplied to the premises is measured by an Electricity Meter that is an Advanced Meter,

(Electricity Additional Registration Data).

**Gas Data**

Each Gas Network Party shall with effect from calendar month October 2020 provide (or procure that its Registration Data Provider provides) to the DCC by no later than the last day of each calendar month (the 'relevant calendar month') the data referred to in Section E5.4 in respect of each Gas Supplier Party.
E5.4 The data to be provided to the DCC by the Gas Network Party in accordance with Section E5.3 is the number of Supply Meter Points on its network that relate to Designated Premises at which:

(a) the Gas Supplier Party is Registered on the 15th day of the relevant calendar month; and

(b) the quantity of gas supplied to the premises is measured by a Gas Meter that is an Advanced Meter,

(Gas Additional Registration Data).
F SMART METERING SYSTEM REQUIREMENTS

F1. TECHNICAL SUB-COMMITTEE

Establishment of the Technical Sub-Committee

F1.1 The Panel shall establish a Sub-Committee in accordance with the requirements of this Section F1, to be known as the "Technical Architecture and Business Architecture Sub-Committee".

F1.2 Save as expressly set out in this Section F1, the Technical Architecture and Business Architecture Sub-Committee shall be subject to the provisions concerning Sub-Committees set out in Section C6 (Sub-Committees).

F1.3 Membership of the Technical Architecture and Business Architecture Sub-Committee shall be determined by the Panel:

(a) having regard to the need to provide an appropriate level of technical and business architecture expertise in the matters that are the subject of the Technical Architecture and Business Architecture Sub-Committee’s duties; and

(b) otherwise in accordance with Section C6.7 (Membership).

Duties of the Technical Architecture and Business Architecture Sub-Committee

F1.4 The Technical Architecture and Business Architecture Sub-Committee shall undertake the following duties on behalf of the Panel:

(a) to provide the Panel, the Change Sub-Committee, the Change Board and Working Groups with technical and business architecture support and advice in respect of Draft Proposals and Modification Proposals that provide for variations to the Technical Code Specifications (or variations to other parts of this Code that affect the End-to-End Technical Architecture and/or the Business Architecture);

(b) to provide the Panel, the Change Sub-Committee, the Change Board and Working Groups with technical and business architecture support and advice in respect of Draft Proposals and Modification Proposals that are identified as likely (if approved) to require changes to the End-to-End Technical Architecture and/or to the Business Architecture;

(c) to provide the Authority (on request) with such information as the Authority may request regarding the technical aspects of any Notification (or potential Notification);

(d) to provide the Panel with technical and business architecture support and advice in respect of Disputes for which the Panel is required to make a determination, insofar as such Disputes relate to the Technical Code Specifications (or other parts of this Code that affect the End-to-End Technical Architecture and/or the Business Architecture);

(e) to review (where directed to do so by the Panel) the effectiveness of the End-to-End Technical Architecture (including so as to evaluate whether the Technical Code Specifications continue to meet the SEC Objectives), and report to the Panel on the outcome of such review (such report to
include any recommendations for action that the Technical Architecture and Business Architecture Sub-Committee considers appropriate);

(f) to review (where directed to do so by the Panel) the effectiveness of the Business Architecture (including their assessment against the SEC Objectives), in consultation with Parties and Competent Authorities (but without engaging directly with Energy Consumers), and report to the Panel on the outcome of such review (such report to include any recommendations for action that the Technical Architecture and Business Architecture Sub-Committee considers appropriate);

(g) to review (where directed to do so by the Panel) the effectiveness of the HAN Requirements (including their assessment against the SEC Objectives), in consultation with Parties and Competent Authorities (but without engaging directly with Energy Consumers), and report to the Authority and the Panel on the outcome of such review;

(h) to support the Panel in the technical and business architecture aspects of the annual report which the Panel is required to prepare and publish under Section C2.3(h) (Panel Duties);

(i) to develop and thereafter maintain the Technical Architecture Document and the Business Architecture Document, and arrange for their publication on the Website;

(j) to provide the Panel with support and advice in respect of any other matter (not expressly referred to in this Section F1.4) which is concerned with the End-to-End Technical Architecture and/or the Business Architecture;

(k) (to the extent to which it reasonably considers that it is necessary to do so) to liaise and exchange information with, provide advice to, and seek the advice of the Alt HAN Forum on matters that relate to the End-to-End Technical Architecture and/or the Business Architecture; and

(l) to perform any other duties expressly ascribed to the Technical Architecture and Business Architecture Sub-Committee elsewhere in this Code.

F1.5 In undertaking its duties under Section F1.4(e) to (g), the Technical Architecture and Business Architecture Sub-Committee shall not review the Alt HAN Arrangements but may have regard to any impact of the provision of Alt HAN Services on the End-to-End Technical Architecture and/or the Business Architecture.

F1.6 The Technical Architecture and Business Architecture Sub-Committee shall establish a process whereby the Code Administrator monitors Draft Proposals and Modification Proposals with a view to identifying (and bringing to the Technical Architecture and Business Architecture Sub-Committee’s attention) those proposals that are likely to affect the End-to-End Technical Architecture and/or the Business Architecture. The Code Administrator shall comply with such process.

F1.7 The Panel shall make each report produced pursuant to Section F1.4 available to the Parties, subject to any redactions it considers necessary to avoid a risk of Compromise to the DCC Total System, User Systems, RDP Systems and/or Devices.

DCC Obligations

F1.8 The DCC shall provide all reasonable assistance and information to the Technical Architecture and Business Architecture Sub-Committee in relation to the performance of its duties as it may reasonably
request, including by providing the Technical Architecture and Business Architecture Sub-Committee with any requested Solution Architecture Information.

**Provision of Information in respect of HAN Requirement Reviews**

F1.9 Each Party shall provide to the Technical Architecture and Business Architecture Sub-Committee all such information as it may reasonably request in relation to its reviews of the HAN Requirements.

**F2. CENTRAL PRODUCTS LIST**

Central Products List

F2.1 The Panel shall establish and maintain a list (the "Central Products List") of:

(a) the SMETS2+ Device Models for which the Panel has received all the Assurance Certificates required for the Physical Device Type relevant to that Device Model (known as the Certified Products List); and

(b) in the case of SMETS1 Device Models, those Device Models for which the Panel has received all the information required in accordance with the CPL Requirements Document (which does not require any certification of SMETS1 Devices under the CPA or any other assurance scheme).

F2.2 The Panel shall ensure that the Central Products List identifies the Data required in accordance with the CPL Requirements Document, and that the Central Products List is updated to add and remove Device Models in accordance with the CPL Requirements Document (including as described in Section F2.7A).

F2.2A Where a Party disagrees with any decision of the Panel to add, remove, not remove, reinstate, or not reinstate a SMETS1 Device Model to or from the Central Products List, that Party may refer the matter to the Authority for its determination, which shall be final and binding for the purposes of this Code.

**Background to Assurance Certificates**

F2.2B For SMETS1 Device Models, there are no required Assurance Certificates for any of the Physical Device Types.

F2.3 The Technical Specification relevant to the Physical Device Type sets out which Physical Device Types require Assurance Certificates from one or more of the following persons (each being an "Assurance Certification Body"):

(a) the ZigBee Alliance;

(b) the DLMS User Association; and

(c) NCSC.

F2.4 The following Assurance Certification Bodies issue the following certificates in respect of Device Models of the relevant Physical Device Types (each being, as further described in the applicable Technical Specification, an "Assurance Certificate"):

(a) the ZigBee Alliance issues certificates which contain the ZigBee certified logo and interoperability icons;
(b) the DLMS User Association issues certificates which include the conformance tested service mark ("DLMS Certificates"); and

(c) NCSC issues commercial product assurance scheme certificates ("CPA Certificates").

F2.5 An Assurance Certificate will not be valid unless it expressly identifies the Device Model(s) and the relevant Physical Device Type to which it applies. An Assurance Certificate will not be valid if it specifies an expiry date that falls more than 6 years after its issue.

**Expiry of CPA Certificates**

F2.6 As CPA Certificates will contain an expiry date, the following Parties shall ensure that a replacement CPA Certificate is issued in respect of Device Models for the following Physical Device Types before the expiry of such CPA Certificate (to the extent Device Models of the relevant Physical Device Type require CPA Certificates in accordance with the applicable Technical Specification):

(a) the DCC for Communications Hubs; and

(b) the Import Supplier and/or Gas Supplier (as applicable) for Device Models of all other Physical Device Types.

F2.7 The Panel shall notify the Parties on or around the dates occurring 12 and 6 months prior to the date on which the CPA Certificate for any Device Model is due to expire. The Panel shall also provide to the Parties any notice concerning CPA Certificates which the NCSC asks the Panel to provide to the Parties.

**Consequence of Expiry, Withdrawal or Cancellation of Assurance Certificates**

F2.7A Where:

(a) a CPA Certificate for a Device Model expires or is withdrawn or cancelled by the NCSC, then the Security Sub-Committee shall determine whether to remove that Device Model from the Central Products List in accordance with the CPL Requirements Document, which may provide for a CPA Certificate Remedial Plan to be imposed;

(b) any other type of Assurance Certificate for a Device Model is withdrawn or cancelled by the Assurance Certification Body that issued the certificate, then the Panel shall remove that Device Model from the Central Products List.

F2.7B Where a Party disagrees with any decision of the Security Sub-Committee made in accordance with the CPL Requirements Document:

(a) to remove or not remove a Device Model from the Central Products List;

(b) to not approve the Party’s CPA Certificate Remedial Plan (where the Security Sub-Committee has determined that a CPA Certificate Remedial Plan is to be imposed on the Party),

that Party may refer the matter to the Authority for its determination, which shall be final and binding for the purposes of this Code.
Publication and Use by the DCC

F2.8 Subject to the requirements of the CPL Requirements Document, the Panel shall (within one Working Day after being required to add or remove Device Models to or from the Central Products List in accordance with the CPL Requirements Document):

(a) provide the updated Central Products List to the DCC (by way of an extract containing such subset of the information contained within the Central Products List as the DCC reasonably requires from time to time);

(b) publish a copy of the updated Central Products List on the Website; and

(c) notify the Parties that the Central Products List has been updated.

F2.9 Subject to the requirements of the CPL Requirements Document, the DCC shall, from time to time, use and rely upon the Central Products List most recently received by the DCC from the Panel at that time, provided that the DCC shall be allowed up to 24 hours from receipt to make any modifications to the Smart Metering Inventory that are necessary to reflect the updated Central Products List.

Deployed Products List

F2.10 The DCC shall create, keep reasonably up-to-date and provide to the Panel (and the Panel shall publish on the Website) a list (the "Deployed Products List") of all the combinations of different Device Models that comprise a Smart Metering System (together with Associated Type 2 Devices) that exist from time to time (to the extent recorded by the Smart Metering Inventory).

SMETS1 Lists

F2.10A The DCC shall create, keep up-to-date and provide to the Panel (and the Panel shall publish on the Website) lists of:

(a) each combination of SMETS1 Device Models and communication services provider in relation to which the DCC has demonstrated through testing (which may include testing of a different combination that the DCC considers to be substantively equivalent) that it is able to successfully process SMETS1 Service Requests and relevant SMETS1 Alerts (the "SMETS1 Eligible Product Combinations"), including the date on which each entry was first added to the list; and

(b) each combination of SMETS1 Device Models and communication services provider) in relation to which the DCC is at that time:

(i) considering whether testing or development is required to demonstrate the capability; or

(ii) developing and/or testing the capability,

to successfully process SMETS1 Service Requests and relevant SMETS1 Alerts (the "SMETS1 Pending Product Combinations"), provided that the DCC shall not add a Device Model combination to the SMETS1 Pending Product Combinations where the relevant Testing Participant has indicated pursuant to clause 9 (SMETS1 Pending Product Combinations Tests) of the Enduring Testing Approach Document that such information should be treated as confidential.
The obligation of the DCC under Section F2.10A(a) shall only apply once the DCC is first permitted under the Transition and Migration Approach Document to add a combination of Device Models to the SMETS1 Eligible Product Combinations.

**Technical Specification Compatibility**

F2.11 The Panel shall create, keep reasonably up-to-date and publish on the Website a matrix specifying:

(a) which Versions of each Technical Specification are compatible with which Versions of the other Technical Specification; and

(b) which Versions of each part(s) of the SMETS are compatible with which Versions of each other part(s) of the SMETS.

F2.12 For the purposes of Section F2.11:

(a) 'compatible' means:

(i) in respect of a Version of one Technical Specification, that Devices or apparatus which comply with that Version are designed to inter-operate with Devices or apparatus that comply with the specified Version of the other Technical Specification; and

(ii) in respect of a Version of one part(s) of the SMETS, that Devices or apparatus which comply with that Version are designed to inter-operate with Devices or apparatus that comply with the specified Version of each of the other part(s) of the SMETS;

(b) each reference to a Version of a Technical Specification shall be read as being to that Version taken together with any relevant Version of the GB Companion Specification (as identified in the TS Applicability Tables), so that if there is more than one relevant Version of the GB Companion Specification for any Version of a Technical Specification, the matrix shall make separate provision for each of them;

(c) a 'part(s) of the SMETS' means each of the following:

(i) the part(s) identified in the SMETS as applying to 'Electricity Smart Metering Equipment';

(ii) the part(s) identified in the SMETS as applying to 'Gas Smart Metering Equipment';

(iii) the PPMID Technical Specification;

(iv) the HCALCS Technical Specification; and

(v) the IHD Technical Specification; and

(d) the matrix need not specify:

(i) which Versions of the part(s) of the SMETS identified as applying to 'Electricity Smart Metering Equipment' are compatible with which Versions of the part(s) of the SMETS identified as applying to 'Gas Smart Metering Equipment'; and

(ii) which Versions of the part(s) of the SMETS identified as applying to 'Gas Smart Metering Equipment' are compatible with which Versions of:
(A) the part(s) of the SMETS identified as applying to 'Electricity Smart Metering Equipment'; or

(B) the HCALCS Technical Specification.

F2.13 The Panel shall, as soon as reasonably practicable after it makes a change to such matrix, notify all the Parties that a change has been made.

Firmware Information Repository

F2.14 The Panel shall establish and maintain a list of firmware releases, updates, and corresponding Manufacturer contact details (the “Firmware Information Repository”).

F2.15 The Panel shall ensure that the Firmware Information Repository contains a minimum of three fields:

(a) A number which uniquely identifies a record on the Central Products List, which is a mandatory field;

(b) Manufacturer contact details, which is a mandatory field, to include email address, telephone number and business address; and

(c) A free text field for release notes that Manufacturers can record against, which is a mandatory field for completion but the content is at the discretion of the Manufacturers.

F2.16 The Firmware Information Repository will be updated alongside the Central Products List, with the number which uniquely identifies a record on the Central Products List providing a cross reference.

F2.17 The Party or any other person submitting Device details for addition to the Central Products List shall also supply the details listed in F2.15 for the same Device.

F3. PANEL DISPUTE RESOLUTION ROLE

F3.1 Where a Party considers that a device which is required under the Energy Licences to meet the requirements of the Technical Specifications does not meet the applicable requirements of the Technical Specifications, then that Party may refer the matter to the Panel for its determination. For the purposes of this Section F3, the relevant licence requirements are Condition 39 of the Electricity Supply Licences, Condition 33 of the Gas Supply Licences, and Condition 17, Part E of the DCC Licence.

F3.2 The devices to which this Section F3 applies need not form part of Enrolled Smart Metering Systems.

F3.3 The DCC shall retain evidence to demonstrate that the Communications Hubs (as defined in the DCC Licence) meet the DCC’s obligations under the DCC Licence to ensure compliance with the CHTS. The DCC shall make that evidence available to the Panel or the Authority on request.

F3.4 Save to the extent the DCC is responsible under Section F3.3, each Supplier Party shall retain evidence to demonstrate that the Devices for which it is responsible under the Energy Licences for ensuring Technical Specification compliance do so comply. Each Supplier Party shall make that evidence available to the Panel or the Authority on request.

F3.5 Where the Panel determines that any device or devices that were intended to meet the requirements of a Technical Specification do not meet the applicable requirements of the Technical Specification, the Panel may (to the extent and at such time as the Panel sees fit, having regard to all the circumstances and any representations made by any Competent Authority or any Party) require the relevant Supplier
Party or the DCC (as applicable under Section F3.3 or F3.4) to give effect to a reasonable remedial plan designed to remedy and/or mitigate the effect of such non-compliance within a reasonable timescale.

F3.6 Where a Party disagrees with any decision of the Panel made pursuant to Section F3.5, that Party may refer the matter to the Authority for its determination, which shall be final and binding for the purposes of this Code.

F3.7 Subject to any determination by the Authority pursuant to Section F3.6, where the Panel requires a Supplier Party to give effect to a remedial plan in accordance with Section F3.5 and where that Supplier Party fails in a material respect to give effect to that remedial plan, then such failure shall constitute an Event of Default for the purposes of Section M8 (Suspension, Expulsion and Withdrawal).

F3.8 For the avoidance of doubt, no decision of the Panel pursuant to this Section F3 is intended to fetter the discretion of the Authority to enforce any breach of any Energy Licence.

F4. OPERATIONAL FUNCTIONALITY, INTEROPERABILITY AND ACCESS

Operational Functionality

F4.1 The Responsible Supplier for each Enrolled Smart Metering System shall ensure that the Smart Metering System (excluding the Communications Hub Function) is not configured in a way that restricts the minimum functions that the Smart Metering System is required to be capable of providing in order that the DCC can provide the Services in accordance with this Code.

F4.1A The Lead Supplier for a SMETS1 CH shall take all reasonable steps to ensure that the SMETS1 CHF forming part of that SMETS1 CH is not configured in a way that restricts the minimum functions that any Smart Metering System of which the SMETS1 CHF forms part is required to be capable of providing in order that the DCC can provide the Services in accordance with this Code.

F4.1B Subject to Section F4.1C, where the Lead Supplier for a SMETS1 CH upgrades the firmware for or replaces the SMETS1 CHF and/or SMETS1 GPF comprising that SMETS1 CH, then the Lead Supplier shall take reasonable steps to ensure that the upgraded/replacement SMETS1 CHF and/or SMETS1 GPF is compatible with any and all other Devices that formed part of a Smart Metering System of which the SMETS1 CHF and/or SMETS1 GPF that have been upgraded/replaced also formed part. For the purposes of this Section F4.1B, ‘compatible’ means that the Devices are of Device Models identified as a combination of Device Models in the then current SMETS1 Eligible Product Combinations.

F4.1C The obligation under Section F4.1B is subject to the Lead Supplier’s obligations under its Energy Supply Licence with respect to the installation and maintenance of Smart Metering Systems (as defined in its Energy Supply Licence).

Interoperability of SMETS2+ Communications Hubs with DCC Systems

F4.2 Pursuant to the DCC Licence, the DCC has certain obligations to ensure that SMETS2+ Communications Hubs are interoperable with the DCC Systems.

F4.3 Save to the extent the DCC is responsible as described in Section F4.2, the Responsible Supplier for each Enrolled Smart Metering System (but not SMETS1 SMSs) shall ensure that all the Devices forming part of that Smart Metering System are interoperable with the DCC Total System to the extent necessary to enable those Devices to respond to Commands received from or via the DCC in accordance with the requirements defined in the GB Companion Specification.
F4.4 The DCC and each Supplier Party shall:

(a) ensure that testing has been undertaken to demonstrate its compliance with the obligations set out in or referred to in Section F4.2 or F4.3 (as applicable); and

(b) retain evidence of such testing, and make such evidence available to the Panel and the Authority on request.

Remote Access by DCC

F4.5 Subject to Section F4.5A, the Responsible Supplier for each Enrolled Smart Metering System shall ensure that the DCC is allowed such remote access to the Smart Metering System as is reasonably necessary to allow the DCC to provide the Services and any other services permitted by the DCC Licence in respect of that Smart Metering System (including the right to send communications to, to interrogate, and to receive communications and obtain Data from that Smart Metering System).

F4.5A In the case of SMETS1 CHs, the Supplier Party or Supplier Parties which own or are renting the SMETS1 CH (which may or may not be the Responsible Supplier) shall be obliged to comply with Section F4.5 in respect of the SMETS1 CH.

Physical Access to Devices by Parties

F4.6 Where a Party is expressly required or permitted by this Code to interfere with a SMETS2+ Communications Hub, then the DCC hereby consents to the Party interfering with that Communications Hub in that way (and shall ensure that all persons with a legal interest in the Communications Hub have also so consented).

F4.7 Where a User is expressly required by this Code to interfere with a Device forming part of a Smart Metering System (other than the Devices comprising a SMETS2+ Communications Hub), then the Party which owns that Device (or has made arrangements with its owner for its provision) hereby consents to the User interfering with that Device in that way (and shall ensure that all persons with a legal interest in that Device have also so consented).

Communications with Communications Hubs by DCC over the SM WAN

F4.8 Except where expressly permitted or obliged by this Code, the DCC shall ensure that the only Devices with which it communicates over the SM WAN are those listed in the Smart Metering Inventory. Where a Communications Hub Function or Gas Proxy Function has an SMI Status of 'suspended', the DCC shall only initiate a communication with that Device (where it is the target device) if following the successful execution of such communication the DCC can reasonably expect that the associated Communication Hub’s Device Model will become one that is listed on the Central Product List.

F4.9 Where the DCC receives an Alert from a Communications Hub Function indicating that no power supply has been available to that Communications Hub Function for a period of at least three minutes, the DCC shall send a copy of the Alert to the Import Supplier (if any) and Electricity Distributor (if any) for that Communications Hub Function.

SMETS2+ Communications Hub Procurement

F4.10 The DCC shall publish on the DCC Website the physical dimensions of the Communications Hub Device Models that are made available from time to time pursuant to the Communications Hub Services.
F4.11 Within the relevant period established in accordance with this Section F4.11, the DCC shall consult the other Parties regarding the physical dimensions of the Communications Hub Device Models first made available pursuant to the Communications Hub Services (and shall give due consideration to any consultation responses received when considering the Communications Hubs to be made available in the future). For the purposes of this Section F4.11, the relevant period is the period of 18 months (or such shorter period as the Panel may determine) after the date from which Smart Meters are capable of being Commissioned pursuant to Section H5 (Smart Metering Inventory and Enrolment Services).

F4.12 Prior to committing to the procurement of any Communications Hubs comprising:

(a) HAN Variants and/or WAN Variants that have not previously been made available pursuant to the Communications Hub Services; and/or

(b) Communications Hubs with physical dimensions that differ from the physical dimensions of any Communications Hubs that are (at the time of such proposed procurement) made available pursuant to the Communications Hub Services,

the DCC shall consult the other Parties regarding the physical dimensions of the Communications Hubs to be procured (and shall give due consideration to any consultation responses received).

F4.13 Prior to committing to any arrangements (or any changes to arrangements) for the financing of any Communications Hub procurement, the DCC shall, to the extent such arrangements (or changes) might reasonably be expected to have a material effect on one or more of the other Parties, consult with the other Parties regarding the same. Such consultation shall include the DCC's explanation of how the arrangements (or changes) are consistent with the requirements of the DCC Licence and this Code.

F4.14 In respect of each Dual Band Communications Hub that the DCC delivers pursuant to Section F6 (Delivery and Acceptance of Communications Hubs), the DCC shall ensure that the data items stored on the Communications Hub are (at the time of delivery) configured in accordance with the requirements of the DCC Dual Band Communications Hub Configuration Table.

F4.15 In respect of each Smart Metering System which includes a Dual Band Communications Hub, the Lead Supplier from time to time shall ensure that the data items stored on the Communications Hub are (at all times) configured in accordance with the requirements of the Lead Party Dual Band Communications Hub Configuration Table.

Preventing Unauthorised Access to Data

F4.16 The DCC and each other Party that is responsible from time to time for the risk of loss or destruction of or damage to a SMETS2+ Communications Hub shall take reasonable steps to ensure that Personal Data held on that Communications Hub is protected from unauthorised access during such period of responsibility.

F4.17 The Lead Supplier from time to time for each SMETS1 CH shall take reasonable steps to ensure that Personal Data held on that SMETS1 CH is protected from unauthorised access.

Annex to Section F4 - Dual Band Communications Hub Configuration Tables

Each data item in the first column is to be configured in accordance with third column.
### DCC Dual Band Communications Hub Configuration Table

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<thead>
<tr>
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</tr>
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<tr>
<td>Maximum Sub GHz Channel Changes Per Week</td>
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</tr>
<tr>
<td>GSME Curfew</td>
<td>GBCS v2.0 Table 10.6.2.3</td>
<td>5 hours</td>
</tr>
<tr>
<td>Channel Quieter Threshold</td>
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</tr>
<tr>
<td>Channel Noisier Threshold</td>
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<td>3 dB</td>
</tr>
<tr>
<td>Non GSME Poor Communications Percentage Threshold</td>
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<tr>
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### Lead Party Dual Band Communications Hub Configuration Table

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<tr>
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<tr>
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<td>Local CH Retry Percentage</td>
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<td>30%</td>
</tr>
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</table>

## F5. SMETS2+ COMMUNICATIONS HUB FORECASTS & ORDERS

All references to "Communications Hubs" in this Section F5 are references to "SMETS2+ Communications Hubs".

### Availability of CH Variants

F5.1 The DCC shall ensure that Communications Hub Device Models are made available to be ordered by Parties under this Section F5 such that the Parties can order Communications Hubs that provide for each and every combination of HAN Variant and WAN Variant; save that:

(a) this Section F5 does not apply to Special Installation Mesh Communications Hubs (and all references in this Section F5 to Communications Hubs shall be deemed to exclude Special Installation Mesh Communications Hubs); and

(b) the DCC need not provide a 'Variant 450 Communications Hub' (as defined in the CH Installation and Maintenance Support Materials) that operates only with a HAN frequency within the 2400 – 2483.5 MHz harmonised frequency band (as further described in the CHTS).

### Temporary CH Ordering and Delivery Rules

F5.1A The provisions of the Section F5 (and the definitions defined by reference to this Section F5) shall apply in accordance with (and subject to) any and all variations applied from time to time under a document to be known as the "Temporary CH Ordering and Delivery Rules". The DCC shall produce and obtain the Panel's approval of the Temporary CH Ordering and Delivery Rules, setting out the variations to this Section F5 that are reasonably required as a consequence of COVID-19. The DCC may from time to time amend the Temporary CH Ordering and Delivery Rules subject to the Panel's approval, and in accordance with any procedure for amendments set out in the rules. The Temporary CH Ordering and Delivery Rules shall automatically cease to apply from the start of 1 January 2022.

### Communications Hub Forecasts

F5.2 For the purposes of this Section F5, a "Communications Hub Forecast" means an estimate of the future requirements of a Party for the delivery to it of Communications Hubs by the DCC, which:
(a) is submitted by that Party to the DCC;
(b) covers the period identified in Section F5.3; and
(c) complies with the requirements of Section F5.4.

F5.3 Each Communications Hub Forecast shall cover the period of 24 months commencing with the sixth month after the end of the month in which the forecast is submitted to the DCC.

F5.4 Each Communications Hub Forecast shall:

(a) comprise a forecast of the number of Communications Hubs that the Party requires to be delivered to it in each month of the period to which it relates;
(b) set out that forecast for each such month by reference to:
   (i) the aggregate number of Communications Hubs to be delivered;
   (ii) the number of Communications Hubs to be delivered in respect of each Region; and
   (iii) (for the first 10 months of the period to which the forecast relates) the number of Communications Hubs of each HAN Variant to be delivered in respect of each Region; and
(c) include such further information and be provided in such form as may be set out in the CH Handover Support Materials at the time of its submission.

Parties: Duty to Submit Communications Hub Forecasts

F5.5 Each Supplier Party, and each other Party that intends to order Communications Hubs in the future, shall:

(a) submit a Communications Hub Forecast to the DCC by no later than the 5th Working Day prior to the last Working Day of each month;
(b) submit each Communications Hub Forecast via the CH Ordering System;
(c) take reasonable steps to ensure that the information contained in each Communications Hub Forecast is accurate and up to date; and
(d) ensure that it submits a forecast that will enable it to submit a Communications Hub Order that meets the requirements of Section F5.12.

F5.6 A Party that has not submitted a Communications Hub Forecast for a Region during a month in accordance with this Section F5 shall be deemed to have submitted a forecast which specified:

(a) for the first 23 months of the period covered by the forecast, the same number of Communications Hubs as the Party forecast for the corresponding month in its previous forecast;
(b) for the first 9 months of the period covered by the forecast, the same number of each HAN Variant as the Party forecast for the corresponding month in its previous forecast;
(c) for the 10th month of the period covered by the forecast, the number of each HAN Variant that results from applying the same proportions of each HAN Variant as applies to the 9th month of the period pursuant to paragraph (b) above; and

(d) for the 24th month of the period covered by the forecast, zero Communications Hubs.

Communications Hub Orders

F5.7 For the purposes of this Section F5, a “Communications Hub Order” means an order by a Party for the delivery to it of Communications Hubs and/or Communications Hub Auxiliary Equipment by the DCC, which:

(a) is submitted by that Party to the DCC; and

(b) satisfies the requirements of Section F5.8.

F5.8 Each Communications Hub Order shall (subject to any further requirements set out in the CH Handover Support Materials):

(a) relate to a single Region, and identify the Region to which it relates;

(b) relate to the delivery of Communications Hubs and/or Communications Hub Auxiliary Equipment in the 5th month after the end of the month in which that Communications Hub Order is submitted to the DCC (the “Delivery Month”);

(c) specify the addresses of the location or locations (each a “Delivery Location”) at which the delivery of the Communications Hubs and/or Communications Hub Auxiliary Equipment is required, each of which locations must be in Great Britain but need not be in the Region to which the relevant Communications Hub Order relates;

(d) specify, in accordance with Section F5.12, the number (if any) of Communications Hubs of each Device Model to be delivered to each Delivery Location (in each case, a “Delivery Quantity”);

(e) specify the preferred date within the Delivery Month on which the delivery to each Delivery Location is required (provided that the actual delivery date within the Delivery Month for each Delivery Location (in each case, a “Delivery Date”) shall be determined in accordance with the CH Handover Support Materials);

(f) specify the number and type of the Communications Hub Auxiliary Equipment (if any) to be delivered to each Delivery Location; and

(g) include such further information and be provided in such form as may be set out in the CH Handover Support Materials at the time of its submission.

F5.9 In respect of each Communications Hub Order submitted in respect of a Region, the Communications Hubs and/or Communications Hub Auxiliary Equipment to be delivered to each Delivery Location on each Delivery Date shall be a “Consignment”.

F5.10 In order for a Communications Hub Order to be a compliant order, the order must comply with the requirements of this Section F5.10. A Party is not obliged to submit a compliant order, but a non-compliant order may be amended by the DCC in accordance with Section F5.17. The requirements of this Section F5.10 are, for each Communications Hub Order submitted by a Party in respect of a Region,
that the aggregate (for all Consignments) of the Delivery Quantities of each HAN Variant for the Delivery Month must be:

(a) greater than or equal to the higher of:

(i) 50% of the number of Communications Hubs of that HAN Variant forecast for that Delivery Month and Region in the Communications Hub Forecast submitted by that Party in the 10th month prior to the start of the Delivery Month; and

(ii) 80% of the number of Communications Hubs of that HAN Variant forecast for that Delivery Month and Region in the Communications Hub Forecast submitted by the Party in the 7th month prior to the start of the Delivery Month; and

(b) less than or equal to the lower of:

(i) 120% of the number of Communications Hubs of that HAN Variant forecast for that Delivery Month and Region in the Communications Hub Forecast submitted by that Party in the 7th month prior to the start of the Delivery Month; and

(ii) 150% of the number of Communications Hubs of that HAN Variant forecast for that Delivery Month and Region in the Communications Hub Forecast submitted by that Party in the 10th month prior to the start of the Delivery Month.

F5.11 For the purposes of Section F5.10, in calculating, by reference to earlier forecast numbers:

(a) the minimum aggregate of the Delivery Quantities, any fractions of a number shall be rounded down; and

(b) the maximum aggregate of the Delivery Quantities, any fractions of a number shall be rounded up.

F5.12 For each Party’s Communications Hub Order relating to a Region, the aggregate of the Delivery Quantities (for all Device Models taken together) that may be specified for each Consignment may not (unless such number is zero) be less than the minimum delivery quantity set out in the CH Handover Support Materials at the time at which the relevant Communications Hub Order is submitted.

Parties: Rights and Duties in relation to Communications Hub Orders

F5.13 Each Party other than the DCC:

(a) may submit one Communications Hub Order in relation to each Region in any month;

(b) shall submit a Communications Hub Order in relation to a Region in a month if the aggregate of the Delivery Quantities for one or more Device Models required for a compliant order in accordance with Section F5.10 is greater than zero; and

(c) where it fails to submit an order where it is required to do so in accordance with Section F5.13(b), shall be deemed to have submitted a Communications Hub Order for a Delivery Quantity of Communications Hubs of each Device Model equal to the minimum aggregate Delivery Quantity required in respect of that Device Model for a compliant order in accordance with Section F5.10 (and the remaining details of such deemed order shall be determined by the DCC in accordance with the CH Handover Support Materials).
F5.14 Each Party shall ensure that any Communications Hub Order which it elects or is required to submit in any month is submitted by no later than the 5th Working Day prior to the last Working Day of that month.

F5.15 Each Party shall submit its Communications Hub Orders via the CH Ordering System.

DCC: Duties in relation to Communications Hub Orders

F5.16 Where the DCC receives a Communications Hub Order from a Party via the CH Ordering System, the DCC shall:

(a) promptly acknowledge receipt of that order; and

(b) within five Working Days of its receipt of the order, notify the Party either that:

(i) the order satisfies the requirements of Section F5.8, is a compliant order in accordance with Section F5.10 and was submitted in accordance with Section F5.14 (and is therefore accepted); or

(ii) the order does not satisfy some or all of the conditions in (i) above (and is therefore subject to Section F5.17).

F5.17 Where this Section F5.17 applies in respect of a Party’s Communications Hub Order, the DCC shall (having regard to the nature, extent and effect of the Party’s breach of this Section F5 and/or of the order’s non-compliance under Section F5.10, and having regard to the requirements of the DCC Licence) take all reasonable steps to accommodate the order (in whole or part, or subject to amendments). The DCC shall, by the end of the month in which such order is received by the DCC, notify the Party (in each case giving reasons for its decision) that:

(a) the order is accepted in its entirety;

(b) the order is accepted in part or subject to amendment; or

(c) the order is rejected.

DCC Policy

F5.18 The DCC shall develop and make available via the DCC Website a policy describing the circumstances in which it will accept (in whole or part, or subject to amendments) or reject Communications Hub Orders as described in Section F5.17.

Non-Standard Cancellation of Consignments

F5.19 Each Party that has had a Communications Hub Order accepted by the DCC may cancel one or more of the Consignments arising from that Communications Hub Order; provided that the Party must notify the DCC of such cancellation at least 48 hours in advance of the Delivery Date for the Consignment. A Party which cancels one or more Consignments in accordance with this Section F5.19 shall be liable to reimburse the DCC for all reasonable costs and expenses incurred by the DCC as a result of such cancellation. The DCC shall notify the Party of such costs and expenses as soon as reasonably practicable after notice of the cancellation is given. Such compensation shall be included in the next Invoice to be produced by the DCC following its calculation. The DCC shall, where requested not less than 10 Working Days in advance of the Delivery Date, provide a non-binding estimate of the costs and
expenses it is likely to incur in the event that a Party opts to cancel a Consignment (such estimate to be provided not less than 5 Working Days in advance of the Delivery Date). The DCC shall take all reasonable steps to ensure the estimate is accurate.

**CH Ordering System**

F5.20 Subject to Section F5.23, the DCC shall make one or more systems (the CH Ordering System) available to other Parties, which Parties can access remotely (via such means, and subject to any security requirements, as are set out in the CH Support Materials).

F5.21 The DCC shall ensure that the CH Ordering System is available in advance of the time from which other Parties are obliged to submit Data via the CH Ordering System, and at all times thereafter (subject to Planned Maintenance undertaken in accordance with Section H8.3).

F5.22 The DCC shall ensure that the CH Ordering System allows each Party to:

(a) submit details of its forecasts, orders and returns of Communications Hubs and/or Communications Hub Auxiliary Equipment, as required in accordance with this Section F5, Sections F6 (Delivery and Acceptance of Communications Hubs) and F8 (Removal and Return of Communications Hub), and the CH Support Materials;

(b) view Data regarding the status of such submissions (but only its own submissions), and (where relevant) receive responses from the DCC regarding such submissions; and

(c) view the SM WAN Coverage Database.

**CH Order Management System Accounts**

F5.23 The DCC may, as further described in the CH Support Materials:

(a) limit the number of accounts via which each Party is able to access the CH Order Management System without paying any additional Charges; and

(b) allow each Party additional accounts via which it is able to access the CH Order Management System, subject to such Party agreeing to pay the applicable Charges.

**F6. DELIVERY AND ACCEPTANCE OF SMETS2+ COMMUNICATIONS HUBS**

All references to "Communications Hubs" in this Section F6 are references to "SMETS2+ Communications Hubs".

**Delivery**

F6.1 The DCC shall ensure that the applicable numbers of Communications Hub Products are delivered in accordance with Valid Communications Hubs Orders to the relevant Delivery Location on the relevant Delivery Date during the relevant Delivery Window.

F6.2 The DCC shall ensure that the Communications Hub Products are delivered in accordance with the delivery requirements set out in the CH Handover Support Materials.
F6.3 The Party assigned responsibility for doing so under the CH Handover Support Materials shall ensure that the Communications Hub Products are unloaded from the delivery vehicle at the Delivery Location in accordance with Good Industry Practice and the CH Handover Support Materials.

F6.4 Delivery of Communications Hub Products pursuant to this Code shall occur on removal of the Communications Hub Products from the delivery vehicle at the Delivery Location (subject to any additional requirements in the CH Handover Support Materials).

F6.5 Risk of loss or destruction of or damage to the Communications Hub Products shall transfer to the Party which submitted the Communications Hub Order on commencement of their unloading at the Delivery Location (where not unloaded by the DCC) or on completion of their unloading at the Delivery Location (where unloaded by the DCC).

F6.6 Notwithstanding delivery, legal and beneficial ownership of the Communications Hub Products shall at all times (for the purposes of this Code) remain vested in the DCC, subject only to Section F7.10 (Ownership of and Responsibility for Communications Hub Auxiliary Equipment).

**Confirmation of Delivery**

F6.7 The Party which submitted the Valid Communications Hub Order shall confirm whether or not a delivery of Communications Hub Products has been made in compliance with the order within five days after the applicable Delivery Date (such confirmation to be submitted in accordance with and contain the information specified in the CH Handover Support Materials and via the CH Ordering System).

F6.8 Where a Party fails to submit a confirmation in accordance with Section F6.7, the Party shall be deemed to have confirmed that a delivery of Communications Hub Products has been made in compliance with the relevant order.

F6.9 The only grounds for non-compliance under Section F6.7 are that:

(a) no delivery was made to the relevant Delivery Location on the relevant Delivery Date, or the delivery was made but contained fewer Communications Hub Products of the applicable Device Model or type than the DCC was obliged to deliver;

(b) the delivery contained more Communications Hub Products of the applicable Device Model or type than the DCC was obliged to deliver to the relevant Delivery Location on the relevant Delivery Date;

(c) the delivered Communications Hub Products are (or reasonably appear on a visual inspection to be) damaged or have been (or reasonably appear on a visual inspection to have been) tampered with (and such damage or tampering occurred prior to their delivery to the Party as described in Section F6.4); and/or

(d) the Party is otherwise entitled to reject the Communications Hub Products in accordance with the CH Handover Support Materials.

**Rejected Communications Hub Products**

F6.10 Where a Party notifies the DCC under Section F6.7 that a delivery is non-compliant in accordance with Sections F6.9(b), (c) and/or (d), the Party thereby rejects the Communications Hub Products in question.
Where Section F6.10 applies, the Party to which the rejected Communications Hub Products were delivered shall make those Communications Hub Products available for collection by the DCC in accordance with the CH Handover Support Materials.

The Party assigned responsibility for doing so under the CH Handover Support Materials shall ensure that the rejected Communications Hub Products are loaded on to the DCC’s vehicle in accordance with Good Industry Practice and the CH Handover Support Materials. Risk of loss or destruction of or damage to such Communications Hub Products shall transfer to the DCC on commencement of such loading (where loaded by the DCC) or on completion of such loading (where not loaded by the DCC).

**Replacement Communications Hub Products**

Where a Party notifies the DCC under Section F6.7 that a delivery is non-compliant in accordance with Sections F6.9(a), (c) and/or (d), the DCC shall ensure that replacement Communications Hub Products of the applicable Device Model or type and in the number necessary to make up the shortfall are delivered to the relevant Delivery Location as soon as reasonably practicable thereafter.

Where Section F6.13 applies, the DCC shall (via the CH Ordering System) notify the Party of the dates on which the DCC is able to deliver such replacement Communications Hub Products, and this Section F6 shall apply as if:

(a) the replacement Communications Hub Products to be delivered pursuant to this Section F6.14 were the subject of a Valid Communications Hub Order; and

(b) the date selected by the Party, out of the dates so notified by the DCC, was the Delivery Date for that order.

**Access to Delivery Location**

The Party which submitted the Communications Hub Order shall ensure that each of the DCC and its sub-contractors and its and their agents is allowed access to the Delivery Location for the purposes of exercising the DCC’s rights and performing the DCC’s obligations under this Section F6.

The DCC shall ensure that each person that accesses a Delivery Location pursuant to Section F6.15 shall do so in compliance with Good Industry Practice and the site rules and reasonable instructions of the relevant Party (or its representatives).

**Non-Standard Delivery Options**

Each Party which submits a Communications Hub Order may specify non-standard delivery instructions where and to the extent provided for in the CH Handover Support Materials. Subject to such Party agreeing to pay any applicable Charges, the DCC shall comply with such delivery instructions.

**Failure to Accept Delivery**

Where the Party which submitted a Valid Communications Hub Order breaches its obligations under this Section F6 and/or the CH Handover Support Materials and as a result the DCC is not able to deliver the Communications Hub Products in accordance with this Code, that Party shall be liable to reimburse the DCC for all reasonable costs and expenses incurred by the DCC as a result. The DCC shall notify the Party of such costs and expenses as soon as reasonably practicable after the event. Such compensation shall be included in the next Invoice to be produced by the DCC following its calculation.
Special Installation Mesh Communications Hubs

F6.19 Special Installation Mesh Communications Hubs are not ordered under Section F5 (Communications Hub Forecasts & Orders). Consequently, Special Installation Mesh Communications Hubs are not delivered under this Section F6. All references in this Section F6 to Communications Hubs shall be deemed to exclude Special Installation Mesh Communications Hubs.

Timing of CHTS Compliance

F6.20 The DCC is obliged under the DCC Licence to deliver Communications Hubs that are within their Installation Validity Period and is thereafter subject to licence obligations relating to their maintenance. Nothing in this Section F6 (or elsewhere in this Code) is intended to require the DCC to ensure CHTS compliance at the time of a Communications Hub's installation.

F7. INSTALLATION AND MAINTENANCE OF SMETS2+ COMMUNICATIONS HUBS

All references to "Communications Hubs" in this Section F7 are references to "SMETS2+ Communications Hubs".

Installation

F7.1 Each Supplier Party that installs a Communications Hub shall ensure that such Communications Hub is installed in accordance with the CH Installation and Maintenance Support Materials.

F7.2 Where:

(a) a Supplier Party is installing a Communications Hub for a premises; and

(b) the Supplier Party knows (or should reasonably know) that the premises will also require a Communications Hub Function to form part of a Smart Metering System with a Smart Meter for which the Supplier Party is not a Responsible Supplier,

then that Supplier Party shall, to the extent that it is reasonably able to do so, install a Communications Hub such that the Communications Hub Function will be capable of forming part of a Smart Metering System with both the Smart Meter for which it is a Responsible Supplier and the Smart Meter for which it is not a Responsible Supplier.

F7.3 On completion of the installation of a Communications Hub in accordance with Section F7.1, risk of loss or destruction of or damage to the Communications Hub shall cease to vest in the Party which ordered the Communications Hub (or, in the case of Special Installation Mesh Communications Hubs, shall cease to vest in the Supplier Party which took delivery of the Communications Hub).

Risk in the Communications Hubs following Installation

F7.4 Following completion of installation of a Communications Hub, risk of loss or destruction of or damage to the Communications Hub shall vest in the same or a different Party as follows:

(a) where the Communications Hub is removed from a premises by a Supplier Party, then the risk of loss or destruction of or damage to that Communications Hub shall vest in that Supplier Party such that that Supplier Party is responsible for all such risk since installation of the Communication Hub until such risk transfers to the DCC under Section F8.11 (Acceptance of a Returned Communications Hub); or
(b) where a Communications Hub is lost or destroyed following completion of its installation at a premises and before commencement of its removal from a premises by a Supplier Party, then the Supplier Party that is obliged to notify the DCC of a Communications Hub’s loss or destruction under Section F8.17(b) (Loss or Destruction of Communications Hubs) shall be deemed to bear the risk of such loss or destruction.

Special Installation Mesh Communications Hubs

F7.4A Where it is determined in accordance with the CH Installation and Maintenance Support Materials that a Supplier Party is required to install a Special Installation Mesh Communications Hub in respect of a premises, then the following provisions shall apply:

(a) the DCC shall (subject to Section F7.5) deliver a Special Installation Mesh Communications Hub to the Supplier Party at the premises;

(b) the DCC shall ensure that the Special Installation Mesh Communications Hub that is delivered is of the HAN Variant that the Supplier Party requests;

(c) delivery, risk and ownership of the Special Installation Mesh Communications Hub shall be subject to the same principles as are described in Sections F6.5 and F6.6 (Delivery) by reference to the Supplier Party to which the Communications Hub is handed by the DCC and completion of such hand over (as completion of handover is further described in the CH Handover Support Materials);

(d) following delivery of a Special Installation Mesh Communications Hub as referred to in this Section F7.4A, the Special Installation Mesh Communications Hub shall be subject to the provisions of this Section F7 and of Sections F8 (Removal and Return of Communications Hubs) and F9 (Categories of Communications Hub Responsibility), save as otherwise expressly provided;

(e) in addition to the application of Section F8 (Removal and Return of Communications Hubs), a Supplier Party may return a Special Installation Mesh Communications Hub to the DCC while the Supplier Party and the DCC are still at the premises to which the Communications Hub was delivered, by handing the Communications Hub to the DCC (and the DCC shall accept handover of the Communications Hub, at which point risk of loss or destruction of or damage to the Communications Hub shall transfer to the DCC);

(f) without prejudice to the other obligations of the DCC and the Responsible Suppliers under this Code in respect of Communications Hubs installed at premises, where a Responsible Supplier reasonably determines that an Incident is likely to require replacement or repair of the SIMCH Aerial, then the DCC shall (subject to Section F7.5) attend the premises and (where necessary) undertake such replacement or repair; and

(g) each SIMCH Aerial shall be subject to Section F7.9 as if it was Communications Hub Auxiliary Equipment, save that no Party other than the DCC may replace or repair a SIMCH Aerial.

Special Installations & Modifications

F7.5 Where the CH Installation and Maintenance Support Materials require the DCC to undertake works on behalf of a Supplier Party, and where such works require the consent or agreement of any person other than the Supplier Party or the DCC (including where the consent or agreement of the Energy Consumer and/or any landlord or other owner of premises is required), then that Supplier Party shall ensure that
such consent or agreement is obtained in advance (and the DCC shall provide all information reasonably requested by the Supplier Party in relation to it obtaining such consent or agreement).

F7.6 A Supplier Party responsible under Section F7.5 for obtaining a consent or agreement in relation to works shall take reasonable steps to obtain such consent or agreement in a form that permits the installation, operation, repair, modification, replacement and removal of the equipment.

F7.7 Where the DCC attends any premises and/or undertakes any works in reliance on a consent or agreement obtained (or required to be obtained) by a Supplier Party under Section F7.5, the DCC shall do so:

(a) as the contractor of that Supplier Party;

(b) in accordance with Good Industry Practice, the applicable consent or agreement obtained pursuant to Section F7.5 (and notified to the DCC), and the site rules and reasonable instructions of the owner and/or occupier of the relevant premises;

(c) in compliance with all Laws and/or Directives applicable to the Supplier Party or its representatives (and notified to the DCC), including the requirements of the Supplier Party’s Energy Licence concerning Supplier Party representatives who attend premises; and

(d) in compliance with all reasonable requests of the Supplier Party.

F7.8 Not used

Ownership of and Responsibility for Communications Hub Auxiliary Equipment

F7.9 In respect of those types of Communications Hub Auxiliary Equipment that are designed to be installed at premises, such Communications Hub Auxiliary Equipment shall be deemed to form part of the Communications Hub, and the provisions of this Section F7 and of Sections F8 (Removal and Return of Communications Hubs) and F9 (Categories of Communications Hub Responsibility) shall be construed accordingly.

F7.10 In respect of those types of Communications Hub Auxiliary Equipment to which Section F7.9 does not apply:

(a) legal and beneficial ownership of such Communications Hub Auxiliary Equipment shall vest in the Party that ordered it on risk in such equipment transferring to that Party under Section F6.5 (Delivery); and

(b) legal and beneficial ownership of such Communications Hub Auxiliary Equipment shall (where applicable) revert to the DCC on risk in such equipment transferring to the DCC under Section F6.12 (Rejected Communications Hub Products).

CH Support Materials Compliance and Access to Premises

F7.11 The DCC shall reply to any reasonable request from a Party for information pertaining to compliance by the DCC with the CH Support Materials.

F7.12 Each Party shall reply to any reasonable request from the DCC for information pertaining to compliance by that Party with the CH Support Materials.
F7.13 Where the DCC wishes to attend a premises at which a Communications Hub is installed in order to assess a Party's compliance with the CH Support Materials in respect of that Communications Hub, the DCC may request access from the Responsible Supplier for the Smart Metering System(s) of which the Communications Hub forms part (or, where there is more than one such Responsible Supplier, from either or both of them as further described in the CH Support Materials).

F7.14 Where a Responsible Supplier consents to a request under Section F7.13, the Responsible Supplier shall take all reasonable steps to obtain the consent of the Energy Consumer to the DCC attending the premises.

F7.15 Where a Responsible Supplier does not consent to a request under Section F7.13, the DCC may refer the matter to the Panel. The Panel shall determine whether it is reasonably necessary for the DCC to attend the premises in order to assess (in general) a Party's compliance with the CH Support Materials. Where the Panel determines that it is, the Responsible Supplier shall take all reasonable steps to obtain the consent of the Energy Consumer to the DCC attending the premises.

F7.16 Where the Energy Consumer's consent is obtained pursuant to Section F7.14 or F7.15, the Responsible Supplier and the DCC shall follow the relevant procedure for attending the premises set out in the CH Support Materials.

F7.17 Where the DCC attends any premises in reliance on a consent obtained by a Supplier Party pursuant to Section F7.14 or F7.15, the DCC shall do so:

(a) as the contractor of that Supplier Party;
(b) in accordance with Good Industry Practice, the applicable consent (as notified to the DCC), and the site rules and reasonable instructions of the owner and/or occupier of the relevant premises;
(c) in compliance with all Laws and/or Directives applicable to the Supplier Party or its representatives (and notified to the DCC), including the requirements of the Supplier Party’s Energy Licence concerning Supplier Party representatives who attend premises; and
(d) in compliance with all reasonable requests of the Supplier Party.

Resolution of SMETS2+ SM WAN Coverage Incidents

F7.18 Where a Communications Hub is installed at a premises in accordance with this Code but does not connect to the SM WAN, and the SM WAN Coverage Database indicated (at any time during the 30 days prior to the date of installation) that the SM WAN is (or would be) available in the area in which the premises is located on the installation date, then the DCC shall (within 90 days after having been notified in accordance with the CH Installation and Maintenance Support Materials):

(a) provide a response to the installing Supplier Party that either (i) confirms that the SM WAN is now available in the relevant area such that Communications Hubs installed at premises in that area can be expected to be able to connect to the SM WAN; or (ii) provides reasons why the SM WAN is not so available; and
(b) (subject to Section F7.20) ensure that, in the case of at least 99% of all Communications Hubs for which the DCC is required to give such a response in each calendar quarter, the SM WAN is made available in the relevant area such that Communications Hubs installed at premises in that area can be expected to be able to connect to the SM WAN (but excluding for this purpose those locations
where SM WAN connectivity is affected by problems with access pursuant to Section F7.5 which arise otherwise than as a result of the DCC’s breach of this Code).

F7.19 Where a Communications Hub is installed at a premises in accordance with this Code but does not connect to the SM WAN (in circumstances where Section F7.18 does not apply), and the SM WAN Coverage Database is updated after installation to indicate that the premises is within an area in which the SM WAN is available, then (provided the DCC has been notified of the installation in accordance with the CH Installation and Maintenance Support Materials) the DCC shall (within 90 days after such update occurs):

(a) provide a response to the Supplier Party which installed the Communications Hub that either (i) confirms that the SM WAN is now available in the relevant area such that Communications Hubs installed at premises in that area can be expected to be able to connect to the SM WAN; or (ii) provides reasons why the SM WAN is not so available; and

(b) (subject to Section F7.20) ensure that, in the case of at least 99% of all Communications Hubs for which the DCC is required to give such a response in each calendar quarter, the SM WAN is available in the relevant area such that Communications Hubs installed at premises in that area can be expected to be able to connect to the SM WAN (but excluding for this purpose those locations where SM WAN connectivity is affected by problems with access pursuant to Section F7.5 which arise otherwise than as a result of the DCC’s breach of this Code).

F7.20 Until 1 January 2021, Sections F7.18(b) and F7.19(b) do not apply to Communications Hubs installed at premises within a geographic area that is subject to a Network Enhancement Plan. Such Communications Hubs shall, until 1 January 2021, be excluded from the calculations under Sections F7.18(b) and F7.19(b).

F7.21 Within a reasonable period of time following each calendar quarter that ends prior to 1 January 2021, the DCC shall produce a report which identifies:

(a) any new Network Enhancement Plans that have been created during that quarter, any Network Enhancement Plans that were completed during that quarter, and any ongoing Network Enhancement Plans; and

(b) for each such Network Enhancement Plan:

(i) an overview of the geographic area that is subject to the plan;

(ii) the premises (by postcode) that fall within that area; and

(iii) the scheduled date for completion of the planned works (or, where applicable, the actual date of completion).

F7.22 A copy of the report produced under Section F7.21 shall be provided by the DCC to the Parties, the Panel, the Authority and (on request) the Secretary of State.

F8. REMOVAL AND RETURN OF SMETS2+ COMMUNICATIONS HUBS

All references to "Communications Hubs" in this Section F8 are references to "SMETS2+ Communications Hubs". 
Product Recall / Technology Refresh

F8.1 The DCC’s rights under this Section F8.1 are in addition to (and separate from) the rights of the DCC (and the obligations of the other Parties) to remove and/or return Communications Hubs under other provisions of this Code (including pursuant to the Incident Management Policy and the CH Support Materials). The DCC has the right to request (in reliance on this Section F8.1) that Parties return to the DCC one or more Communications Hubs. Following receipt of such a request:

(a) in respect of Communications Hubs that have been delivered but have not yet been installed at premises, the Party which ordered those Communications Hubs shall return them to the DCC;

(b) in respect of Communications Hubs that have been installed at premises and not yet removed from that premises, the Lead Supplier for those Communications Hubs shall remove them from the premises and return them to the DCC (and this obligation shall apply whether or not such Lead Supplier is a User); and

(c) in respect of Communications Hubs that have been removed from a premises and not yet returned to the DCC, the Supplier Party that removed the Communications Hub from the premises shall return them to the DCC.

F8.2 Where Section F8.1 applies, the DCC shall provide to Supplier Parties all such information as they or their Energy Consumers reasonably require in respect of the situation. Those Supplier Parties to whom Section F8.1(b) applies shall issue to affected Energy Consumers such information as is provided by the DCC concerning the situation.

Removal of Communications Hubs

F8.3 Each Supplier Party that:

(a) is a Responsible Supplier for the Communications Hub Function forming part of a Communications Hub, is entitled to remove that Communications Hub from the premises at which it is installed (but must install a replacement Communications Hub);

(b) Decommissions a Communications Hub Function, shall remove the Communications Hub of which the Communications Hub Function forms part from the premises at which it is installed; and

(c) is a Responsible Supplier for the Communications Hub Function forming part of a Communications Hub, may also be obliged under another provision of this Code to remove a Communications Hub, including where it is obliged to do so in accordance with the Incident Management Policy or the CH Support Materials.

F8.4 Where a Supplier Party removes a Communications Hub from a premises, it shall do so in accordance with the CH Installation and Maintenance Support Materials.

F8.5 Where a Communications Hub is removed by a Supplier Party from a premises at which it was previously installed, then the risk of loss or destruction of or damage to that Communications Hub shall vest in that Supplier Party as set out in Section F7.4(a) (Risk in the Communications Hubs following Installation).
Return of Communications Hubs

F8.6 Where a Communications Hub is removed by a Supplier Party from a premises at which it was previously installed, the Supplier Party shall return the Communications Hub to the DCC within 90 days after the date of its removal. This obligation to return a Communications Hub only applies where the Communications Hub Function which forms part of that Communications Hub has at any time had an SMI Status of 'installed not commissioned' or 'commissioned'.

F8.7 A Party that wishes to return a Communications Hub to the DCC shall be entitled to do so at any time. A Party that ceases to be a Party shall return to the DCC all the Communications Hubs that have been delivered to that Party and not yet installed at premises or reported as lost or destroyed.

F8.8 The DCC shall publish on the CH Ordering System the following information:

(a) the addresses of no more than two locations in respect of each Region to which Communications Hubs can be returned (which locations must be in Great Britain), making clear which Device Models may be returned to which locations;

(b) the operating hours of each such location during which returns can be made (which operating hours must be reasonable); and

(c) any changes to the information required to be published under (a) and (b) above, for which at least four months’ advance notice must be given (unless the Panel approves a shorter period).

F8.9 A Party required or opting to return one or more Communications Hubs to the DCC shall:

(a) notify the DCC of the number of Communications Hubs to be returned, of the location to which they are to be returned (being one of the locations published for the relevant Region in accordance with Section F8.8), of the date on which they are to be returned, and of any further information required in accordance with the CH Installation and Maintenance Support Materials;

(b) return those Communications Hubs to the location and on the date notified in accordance with (a) above during the applicable operating hours for that location published in accordance with Section F8.8;

(c) otherwise comply with the return requirements set out in the CH Installation and Maintenance Support Materials; and

(d) be liable to pay the applicable Charges in the event that it returns one or more Communications Hubs to the wrong returns location.

Acceptance of Returned Communications Hubs

F8.10 The Party assigned responsibility for doing so under the CH Handover Support Materials shall ensure that the returned Communications Hubs are unloaded from the vehicle in which they have been returned, and that they are unloaded in accordance with Good Industry Practice and the CH Installation and Maintenance Support Materials.

F8.11 Risk of loss or destruction of or damage to returned Communications Hubs shall transfer to the DCC on commencement of such unloading (where unloaded by the DCC) or on completion of such unloading (where not unloaded by the DCC).
Access to Returns Locations

F8.12 The DCC shall ensure that each Party (and its sub-contractors and its and their agents) is allowed access to the locations published pursuant to Section F8.8 for the purposes of exercising the Party’s rights and performing the Party’s obligations under this Section F8.

F8.13 The relevant Party shall ensure that any person that accesses a location pursuant to Section F8.14 shall do so in compliance with Good Industry Practice and the site rules and reasonable instructions of the DCC (or its representatives).

Reconditioning or Disposal of Communications Hubs by the DCC

F8.14 The DCC shall take all reasonable steps to recondition and redeploy each Communications Hub that is returned to the DCC (having regard to the requirements of the DCC Licence).

F8.15 Before a Communications Hub that has been returned to the DCC is delivered to a Party pursuant to Section F6 (Delivery and Acceptance of Communications Hubs), the DCC shall ensure that all Data relating to one or more Energy Consumers is permanently erased from that Communications Hub in accordance with the standard referred to in Section G2.18 (Management of Data).

F8.16 Unless the Communications Hub is reconditioned and redeployed in accordance with Sections F8.14 and F8.15, the DCC shall ensure that each Communications Hubs that has been returned to the DCC is disposed of in accordance with Good Industry Practice and the standard referred to in Section G2.18 (Management of Data).

Loss or Destruction of Communications Hubs

F8.17 Where a Communications Hub has been lost or destroyed (save where such loss or destruction occurs while the risk of loss or destruction was the responsibility of the DCC), the following Party shall notify the DCC of such loss or destruction (via the CH Ordering System):

(a) where such loss or destruction occurs prior to completion of the Communications Hub’s installation at a premises by a Supplier Party, the Party that ordered that Communications Hub (or, in the case of Special Installation Mesh Communications Hubs, the Supplier Party which took delivery of the Communications Hub);

(b) where such loss or destruction occurs after completion of such installation and before commencement of the Communications Hub’s removal from a premises by a Supplier Party, the Supplier Party responsible under the Incident Management Policy for resolving the relevant Incident; or

(c) where such loss or destruction occurs after commencement of the Communications Hub’s removal from a premises by a Supplier Party, the Supplier Party which undertook such removal.

F8.18 Where a Communications Hub is lost or destroyed following completion of its installation at a premises by a Supplier Party and before commencement of its removal from a premises by a Supplier Party, then the Supplier Party that is obliged to notify the DCC of such loss or destruction under Section F8.17(b) shall be deemed to bear the risk of such loss or destruction as described in Section F7.4(b) (Risk in the Communications Hubs following Installation Installation).
F9. CATEGORIES OF SMETS2+ COMMUNICATIONS HUB RESPONSIBILITY

All references to "Communications Hubs" in this Section F9 are references to "SMETS2+ Communications Hubs".

Overview

F9.1 The reason for the return of each returned Communications Hub, or for its loss or destruction, shall be determined in accordance with this Section F9.

F9.2 The Party which returns a Communications Hub to the DCC shall specify the reason for the Communications Hub’s return. The Party which notifies the DCC of a Communications Hub’s loss or destruction shall specify the reason it was lost or destroyed. In any such case, such Party shall specify the reason in accordance with the CH Support Materials.

F9.3 The reason specified by the relevant Party pursuant to Section F9.2 shall be subject to any contrary determination in accordance with this Section F9.

F9.4 The reason for the return of a Communications Hub, as finally determined in accordance with this Section F9, shall be used to determine the applicable category of responsibility (as described in Section F9.4), which is then used for the purposes of calculating the Charges (or adjustments to the Charges in accordance with this Section F9).

Reasons

F9.5 The reasons that apply for the purposes of this Section F9 are as follows:

(a) [not used];

(b) return of a Communications Hub to the DCC due to a Special Second-Fuel Installation;

(c) return of a Communications Hub to the DCC due to a Special WAN-Variant Installation;

(d) loss or destruction of or damage to a Communications Hub, which occurred while the relevant Party was responsible for such risk and which was caused otherwise than by a breach of this Code by the DCC or a CH Defect;

(e) return of a Communications Hub to the DCC, other than where another reason under this Section F9.5 applies;

(f) that the Communications Hub has a CH Defect;

(g) loss or destruction of or damage to a Communications Hub caused by a breach of this Code by the DCC;

(h) rejection of a Communications Hub in accordance with Section F6.10 (Rejected Communications Hub Products); and

(i) return of a Communications Hub to the DCC where requested by the DCC under Section F8.1 (Product Recall / Technology Refresh).
Categories of Responsibility

F9.6 For the purposes of this Section F9 and the Charging Methodology:

(a) each of the reasons described in Sections F9.5(d) and (e) constitute a “CH User Responsibility”, and where the Party required to do so under Section F9.2 fails to specify a reason in accordance with that Section the reason shall be deemed to be a CH User Responsibility;

(b) each of the reasons described in Sections F9.5(f) and (g) (where they apply prior to completion of the installation of the Communications Hub at a premises in accordance with the CH Installation and Maintenance Support Materials) and Section F9.5(h) constitute a “CH Pre-Installation DCC Responsibility”;

(c) each of the reasons described in Sections F9.5(f) and (g) (where they apply following completion of the installation of the Communications Hub at a premises in accordance with the CH Installation and Maintenance Support Materials) constitute a “CH Post-Installation DCC Responsibility”;

(d) the reason described in Sections F9.5(i) constitute a “Product Recall or Technology Refresh”; and

(e) the reasons described in Sections F9.5(b) and (c) do not need to be categorised, as they do not directly give rise to a Charge or an adjustment to the Charges under this Section F9.

CH Fault Diagnosis

F9.7 The DCC has the right to examine and test returned Communications Hubs and to investigate the cause of any damage to or loss or destruction of Communications Hubs to verify whether the reason given by a Party pursuant to Section F9.2 is correct (being “CH Fault Diagnosis”).

F9.8 The DCC shall undertake CH Fault Diagnosis in accordance with the process for the same described in the CH Installation and Maintenance Support Materials (which may include sampling and extrapolation of results based on sampling).

F9.9 The DCC shall, within 10 days after the return of Communications Hubs or notification of their loss or destruction by a Party, notify that Party (via the CH Ordering System) if the DCC intends to undertake any CH Fault Diagnosis in respect of those Communications Hub.

F9.10 In the absence of a notification in accordance with Section F9.9, the reason given by a Party in accordance with Section F9.2 in respect of the Communications Hubs in question shall be deemed to be correct.

F9.11 Provided the DCC has first given notice in accordance with Section F9.9, where the DCC disputes the reason given by a Party pursuant to Section F9.2 in respect of any Communications Hubs, the DCC shall provide to the Party a report setting out the DCC’s analysis of why the reason given by the Party is not correct.

F9.12 Where the DCC does not provide a report to the Party in accordance with Section F9.11 within 35 days after the DCC’s notice to a Party under Section F9.9, the reason given by the Party in accordance with Section F9.2 in respect of the Communications Hubs in question shall be deemed to be correct.
F9.13  Unless the Party notifies the DCC of the Party’s objection to the DCC’s analysis within 35 days after receipt of a report in accordance with Section F9.11, the analysis set out in the report shall be deemed to be correct.

F9.14  Where the Party notifies the DCC of an objection within the time period required by Section F9.13, then either of them may refer the matter to the Panel for determination (which determination shall be final and binding for the purposes of this Code). Where the Panel is unable to determine the reason for a Communications Hub’s return, then the reason given by the relevant Party under Section F9.2 shall be deemed to be correct.

Reporting on DCC Faults

F9.15  The DCC shall report to the Panel and the other Parties on the number of Communications Hubs for which the reason for return, loss or destruction is determined in accordance with this Section F9 to have been a CH Pre-Installation DCC Responsibility or a CH Post-Installation DCC Responsibility. The DCC shall report in respect of successive periods of three months (starting with the month in which Communications Hubs are first delivered pursuant to this Section F). Such report shall include a supporting explanation of the circumstances that gave rise to such instances of CH Pre-Installation DCC Responsibility or CH Post-Installation DCC Responsibility. Where the DCC is disputing (under CH Fault Diagnosis) whether an instance of CH Pre-Installation DCC Responsibility or CH Post-Installation DCC Responsibility has arisen, the DCC shall not include those instances until the matter is finally resolved (under CH Fault Diagnosis).

Compensation for CH Type Faults

F9.16  Where the reason for a Communications Hub’s return, loss or destruction is determined in accordance with this Section F9 to have been a CH Post-Installation DCC Responsibility, then a “CH Type Fault” shall be said to have occurred in respect of that Communications Hub (at the time of such return or notification, and in respect of the Party making such return or notification).

F9.17  Section F9.18 shall apply in respect of a Region and a calendar year, where the number of CH Type Faults relating to that Region and occurring during that calendar year exceeds 0.5% of the total number of Communications Hubs that are installed at premises within that Region as at the end of that calendar year.

F9.18  Where this Section F9.18 applies in respect of a Region and a calendar year, the DCC shall be liable to pay to Parties collectively an amount of liquidated damages equal to the positive amount (if any) calculated as follows:

(a) £50.00; multiplied by

(b) the Consumer Prices Index for April of that calendar year, divided by the Consumer Prices Index for September 2013; multiplied by

(c) (i) the number of CH Type Faults relating to that Region and occurring during that calendar year; less (ii) 0.5% of the total number of Communications Hubs that are installed at premises within that Region as at the end of that calendar year; less (iii) the number of CH Type Faults relating to that Region and occurring during that calendar year for which the DCC is liable to pay a CH Batch Fault Payment.
F9.19 The aggregate amount (if any) payable by the DCC under Section F9.18 in respect of a Region and a calendar year shall be payable by the DCC to each Party (the amount payable to each Party being a “CH Type Fault Payment”) pro-rated in proportion to:

(a) the number of CH Type Faults (across all Regions) which occurred in respect of that Party during that calendar year, less the number of CH Type Faults (across all Regions) which occurred in respect of that Party during that calendar year for which the DCC is liable to pay a CH Batch Fault Payment; as compared to

(b) the total number of CH Type Faults (across all Regions) which occurred in respect of all Parties during that calendar year, less the number of CH Type Faults (across all Regions) which occurred in respect of all Parties during that calendar year for which the DCC is liable to pay a CH Batch Fault Payment.

Compensation for Batch Faults

F9.20 A “CH Batch Fault” shall occur in respect of a Delivery Batch where:

(a) the number of CH Type Faults which occur in respect of a Communications Hub forming part of that Delivery Batch, and which occur within 12 months following completion of the installation of that Communications Hub; exceeds

(b) 10% of the number of Communications Hubs comprising that Delivery Batch.

F9.21 Where a CH Batch Fault occurs in respect of a Delivery Batch, the DCC shall be liable to pay to each Party an amount of liquidated damages (being a “CH Batch Fault Payment”) equal to:

(a) £50.00; multiplied by

(b) the Consumer Prices Index for April of that calendar year, divided by the Consumer Prices Index for September 2013; multiplied by

(c) the number of CH Type Faults which occurred in respect of that Party and a Communications Hub which formed part of that Delivery Batch, and which occur within 12 months following completion of the installation of that Communications Hub.

Payment of Type Fault and Batch Fault Compensation

F9.22 The DCC shall include each CH Type Fault Payment and each CH Batch Fault Payment payable to a Party as a credit in favour of that Party under the DCC’s Invoices (so as to reduce the Charges payable by that Party).

Compensation for Product Recall or Technology Refresh

F9.23 Where the reason for a Communications Hub’s return is determined in accordance with this Section F9 to have been a Product Recall or Technology Refresh, then the DCC shall (notwithstanding Section M2.8 (Exclusion of Other Liabilities)) be liable to each other Party for the reasonable costs and expenses incurred by that Party in:

(a) any corrective action taken by that Party in accordance with this Code or other Laws and/or Directives (including any withdrawal or recall activities); and/or
(b) notifying or warning Energy Consumers of any corrective action taken by the DCC and/or any other Party (and providing Energy Consumers with relevant information regarding such corrective action).

Damage Caused by Defective Communications Hubs

F9.24 Where a CH Defect causes loss of or damage to physical property (including loss of or damage to Systems, and loss or corruption of Data), such loss or damage shall be deemed to have been caused by a breach of this Code by the DCC, including for the purposes of M2.5 (Damage to Physical Property).

Exclusive Remedies for Site Visits

F9.25 Notwithstanding Sections F9.24 and M2.6(a) (Recovery of Loss which is Expressly Permitted), no Party shall be entitled to recover from the DCC any costs or expenses incurred in attending a premises for the purposes of repairing or replacing any Devices damaged or destroyed as a result of a CH Defect. This Section F9.25 is without prejudice to the CH Type Fault Payments, CH Batch Fault Payments, and compensation under Section F9.23 in respect of Product Recall or Technology Refresh.

Exclusive Remedy for Damaged or Lost Communications Hubs

F9.26 No Party shall have any liability to the DCC for damage to, or loss or destruction of, Communications Hubs. This Section F9.26 is without prejudice to the Charges payable in respect of the Communications Hub Services.

F10. **SMETS2+ TEST COMMUNICATIONS HUBS**

Overview

F10.1 Unless expressly stated otherwise, the references in this Code to Communications Hubs do not include Test Communications Hubs.

F10.2 Without limiting the generality of Section F10.1, because Test Communications Hubs are not to be treated as Communications Hubs, Test Communications Hubs shall:

(a) not be included in Communications Hub Forecasts or Communications Hub Orders;

(b) not be subject to Sections F5 (Communications Hub Forecasts & Orders) to F9 (Categories of Communications Hub Responsibility);

(c) not be (or be capable of being) Commissioned; and

(d) only be populated with Test Certificates (and not actual Organisation Certificates or Device Certificates).

Prototype Communications Hubs

F10.3 Where the DCC provides a Prototype Communications Hub as a Test Communications Hub (in accordance with the definition of Test Communications Hub), the DCC shall provide details of the manner in which the Prototype Communications Hub does not comply with CHTS. For the purposes of this Section F10.3 and the definition of Prototype Communications Hub, until such time as the CHTS
forms part of this Code, the references to the CHTS shall be construed by reference to the draft of the CHTS that the Secretary of State directs from time to time for the purposes of this Section F10.3.

### Provision of Test Communications Hubs

**F10.4** The DCC shall, from the relevant date set out in the End-to-End Testing Approach Document, provide Test Communications Hubs to other Parties and to any other person that requests them (in each case in accordance with the other provisions of this Section F10). The DCC shall take reasonable steps to provide Test Communications Hubs from an earlier date. Where the DCC is able to make Test Communications Hubs available from an earlier date, the DCC shall publish a notice to that effect on the DCC Website.

**F10.5** Where a person that is not a Party wishes to order Test Communications Hubs, the DCC shall offer terms upon which Test Communications Hubs may be ordered. Such offer shall be provided as soon as reasonably practicable after receipt of the request, and shall be based on the Specimen Enabling Services Agreement (subject only to such variations from such specimen form as are reasonable in the circumstances). A person that is bound by an agreement entered into with the DCC pursuant to this Section F10.5 shall be a "TCH Participant". The DCC shall not provide Test Communications Hubs to a person that is not a Party or a TCH Participant.

**F10.6** The DCC shall allow Parties and TCH Participants to order and return Test Communications Hubs via a reasonable means.

**F10.7** The DCC shall publish on the DCC Website a guide describing the process by which Parties and other persons may obtain and return Test Communications Hubs.

### Ordering, Delivery, Rejection and Returns

**F10.8** Where a Party or a TCH Participant has ordered one or more Test Communications Hubs via the means described in Section F10.6:

1. **(a)** the person that ordered the Test Communications Hubs shall be liable to pay the applicable Charge;

2. **(b)** the DCC shall deliver the Test Communications Hubs to the location in Great Britain requested by the person that ordered the Test Communications Hubs, on the date requested by that person (provided that the DCC shall have no obligation to deliver Test Communications Hubs earlier than the date 18 weeks after the date on which the Test Communications Hubs were ordered);

3. **(c)** delivery of the Test Communications Hubs shall occur on their removal from the delivery vehicle at the delivery location;

4. **(d)** legal and beneficial ownership of (and responsibility for loss or destruction of or damage to) the Test Communications Hubs shall vest in the person that ordered them on commencement of their unloading at the delivery location (where not unloaded by the DCC) or on completion of their unloading at the delivery location (where unloaded by the DCC);

5. **(e)** the person that ordered the Test Communications Hubs shall be entitled to reject a delivery and arrange for the return of the rejected Test Communications Hubs to the DCC on the following basis (and only where notified to the DCC within five days of the delivery date):
(i) to the extent the delivery contained more Test Communications Hubs than were ordered; and/or

(ii) to the extent the Test Communications Hub Products are (or reasonably appear on a visual inspection to be) damaged or have been (or reasonably appear on a visual inspection to have been) tampered with (and such damage or tampering occurred prior to their delivery);

(f) the person that ordered the Test Communications Hubs shall be entitled to return them to the DCC where a CH Defect arises within 6 months following their delivery, but not thereafter (for which purpose, the definition of CH Defect shall be construed by reference to the requirements for Test Communications Hubs rather than those for Communications Hubs);

(g) a person wishing to return a Test Communications Hub to the DCC pursuant to (e) or (f) above shall return it to the DCC in accordance with the relevant rules applicable to Communications Hubs under Section F8 (Removal and Return of Communications Hubs); and

(h) legal and beneficial ownership of (and responsibility for loss or destruction of or damage to) the Test Communications Hubs rejected or returned pursuant to this Section F10.8 shall revert to the DCC on completion of their unloading at the returns location (where not unloaded by the DCC) or on commencement of their unloading at the returns location (where unloaded by the DCC).

F10.9 The rejection and/or return of Test Communications Hubs by a Party or TCH Participant pursuant to Section F10.8 is relevant in determining the Charges payable by that Party or TCH Participant. Where the DCC wishes to do so, it may undertake physical and electronic analysis in respect of Test Communications Hubs rejected or returned, in which case the process for CH Fault Diagnosis shall apply, but:

(a) by reference to the reason for rejection and/or return given pursuant to Section F10.6 (rather than by reference to the reason given pursuant to Section F9 (Categories of Communications Hub Responsibility)); and

(b) without the DCC’s ability to apply sampling and extrapolation to the extent that such an ability is set out in the CH Installation and Maintenance Support Materials.

Use of Test Communications Hubs

F10.10 The Party or TCH Participant that ordered a Test Communications Hub shall (unless or until it is returned pursuant to Section F10.8) ensure that the Test Communications Hub shall:

(a) only be used by Parties or TCH Participant for the purposes of tests undertaken under this Code, or for the purposes of testing Devices or Systems to be used in relation to this Code; and

(b) be used and maintained in accordance with Good Industry Practice, and the requirements of this Code applicable to Test Communications Hubs.

F10.11 Where a CH Defect in a Test Communications Hub (for which purpose, the definition of CH Defect shall be construed by reference to the requirements for Test Communications Hubs rather than those for Communications Hubs) causes loss of or damage to physical property (including loss of or damage to Systems, and loss or corruption of Data), such loss or damage shall be deemed to have been caused by a breach of this Code by the DCC, including for the purposes of M2.5 (Damage to Physical Property).
Availability of Test CH Variants

F10.12 The DCC shall ensure that the Test Communications Hubs made available pursuant to this Section F10 represent SMETS2+ Communications Hubs that provide for each and every combination of HAN Variant and WAN Variant; subject to Section F10.15.

F10.13 The DCC shall not be obliged to make one or more Test Communications Hub variants available pursuant to this Section F10 where it is not cost effective to do so (having regard to the obligations of Supplier Parties under this Code, including under Section F4.4 (Interoperability with DCC Systems)).

F10.14 Where the DCC seeks to rely on Section F10.13 in respect of one or more variants, the DCC shall publish notice of that fact on the DCC Website, including within such notice the DCC’s justification for why it is not cost effective to make that variant available pursuant to this Section F10. Where a Party disagrees with the DCC’s justification in respect of one or more variants, that Party may refer the matter to the Panel to determine whether the DCC’s justification is valid. Where the DCC or any other Party disagrees with the Panel’s determination, the DCC or such other Party may refer the matter to the Authority for its determination (which shall be final and binding for the purposes of this Code).

F10.15 Where the DCC seeks to rely on Section F10.13 in respect of one or more variants, the DCC shall not be obliged to make the Test Communications Hub variant available pursuant to this Section F10 until either:

(a) the Panel has determined that the DCC is obliged to make the variant available, and the DCC has not referred the matter to the Authority within 20 Working Days following the Panel’s determination; or

(b) the Authority has determined that the DCC is obliged to make the variant available.

F11. ALCS/HCALCS LABELS LIST

ALCS/HCALCS Labels List

F11.1 The Panel will establish and maintain a list of ALCS/HCALCS labels which provide a standardised naming convention for all possible ALCS and HCALCS (the "ALCS/HCALCS Labels List").

F11.2 The Panel will agree updates to the ALCS/HCALCS Labels List as proposed by Parties.

F11.3 Within one working day after the ALCS/HCALCS Labels List is updated, the Panel will:

(a) Publish a copy of the updated list on the website; and

(b) Notify the Parties that the list has been updated.
SECURITY

G1. SECURITY: GENERAL PROVISIONS

Interpretation

G1.1 Sections G2 to G9 shall be interpreted in accordance with the following provisions of this Section G1.

Transitional Period for Updated or Replacement Standards

G1.2 Section G1.3 applies where:

(a) the DCC or any User is required, in accordance with any provision of Sections G2 to G9, to ensure that it, or that any of its policies, procedures, systems or processes, complies with:

(i) any standard, procedure or guideline issued by a third party; and

(ii) any equivalent to that standard, procedure or guideline which updates or replaces it from time to time; and

(b) the relevant third party issues an equivalent to that standard, procedure or guideline which updates or replaces it.

G1.3 Where this Section G1.3 applies, the obligation on the DCC or User (as the case may be):

(a) shall be read as an obligation to comply with the updated or replaced standard, procedure or guideline from such date as is determined by the Panel (having considered the advice of the Security Sub-Committee) in respect of that document; and

(b) prior to that date shall be read as an obligation to comply (at its discretion) with either:

(i) the previous version of the standard, procedure or guideline; or

(ii) the updated or replaced standard, procedure or guideline.

G1.4 Any date determined by the Panel in accordance with Section G1.3 may be the subject of an appeal by the DCC or any User to the Authority (whose decision shall be final and binding for the purposes of this Code).

Obligations on Users

G1.5 Obligations which are expressed to be placed on a User shall, where that User performs more than one User Role, be read as applying to it separately in respect of each of its User Roles.

G1.6 For the purposes of Section G1.5, where any Network Party is deemed to have nominated itself as a Registration Data Provider (in accordance with the definition of Registration Data Provider), its role as a Registration Data Provider shall be treated as if it were an additional category of User Role.
Exclusion for Export Suppliers and Registered Supplier Agents

G1.7 Where a User acts in the User Role of 'Export Supplier' or 'Registered Supplier Agent', it is not to be subject to any of the obligations expressed to be placed on Users except for those obligations set out at:

(a) Sections G3.2 to G3.3 (Unauthorised Activities: Duties to Detect and Respond);
(b) Sections G3.8 to G3.9 (Management of Vulnerabilities);
(c) Sections G5.14 to G5.18 (Information Security: Obligations on Users), save that for this purpose the reference:
   (i) in Section G5.18(b)(i) to "Sections G3 and G4" shall be read as if it were to "Sections G3.2 to G3.3 and G3.8 to G3.9"; and
   (ii) in Section G5.18(b)(iii) to "Sections G5.19 to G5.24" shall be read as if it were to "Section G5.19(d)"; and
(d) G6 (Anomaly Detection Thresholds: Obligations on the DCC and Users).

Disputes

G1.8 Where, in any dispute between a Party and a User, a question arises as to whether that User has complied with any of its obligations under Sections G3 to G6:

(a) that question may be referred by either of them to the Panel for its determination; and
(b) where either of them disagrees with any such determination of the Panel, then it may refer the matter to the Authority in accordance with Section M7 (Dispute Resolution).

G1.9 Section G1.8:

(a) shall be without prejudice to the provisions of Section M8.2 (Notification of an Event of Default); and
(b) shall not apply in respect of any other question in dispute between a Party and a User relating to or arising from the question of whether the User has complied with any of its obligations under Sections G3 to G6.

SMETS1 Smart Metering Systems

G1.10 Any reference in Sections G2 to G9 to:

(a) a SMETS1 SMS shall be treated as being a reference to an Enrolled SMETS1 SMS only;
(b) a Smart Metering System shall be treated as including a SMETS1 SMS only if it is an Enrolled SMETS1 SMS;
(c) a Device shall be treated as including a SMETS1 Device only if it forms part of or is ancillary to an Enrolled SMETS1 SMS.
The SMETS1 CSP System

G1.11 Section G1.12 applies to the DCC in respect of those parts of the DCC Total System which:

(a) comprise those Systems used by any DCC Service Provider in order to support the provision of Communications Services by the DCC in relation to SMETS1 Devices; and

(b) do not constitute those Systems used by the DCC in its role as a SMETS1 Service Provider or as a DCO that do not also support the provision of Communications Services by the DCC in relation to SMETS2+ Devices,

and, for the purposes of Section G1.12, those parts of the DCC Total System shall be known as the "SMETS1 CSP System".

G1.12 Where this Section G1.12 applies, the DCC may comply with its obligations under the provisions listed in Section G1.13 by, in each case, ensuring that the records, processes or procedures described in that provision are, in respect of the SMETS1 CSP System, compliant with:

(a) the standard specified in that provision; or

(b) an alternative standard or methodology that reflects Good Industry Practice in respect of the subject matter of the standard specified in that provision, and that is capable of verification as such by the DCC Independent Security Assurance Service Provider in accordance with Section G9.

G1.13 The provisions listed in this Section G1.13 are the provisions at Sections G2.13, G2.18, G2.26, G2.27, G4.6 and G5.7.

G2. SYSTEM SECURITY: OBLIGATIONS ON THE DCC

Unauthorised Activities: Duties to Detect and Respond

G2.1 The DCC shall take reasonable steps:

(a) to ensure that the DCC Systems are capable of detecting any unauthorised connection that has been made to them, and any unauthorised attempt to connect to them, by any other System; and

(b) if the DCC Systems detect such a connection or attempted connection, to ensure that the connection is terminated or the attempted connection prevented (as the case may be).

G2.2 The DCC shall take reasonable steps:

(a) to ensure that the DCC Total System is capable of detecting any unauthorised software that has been installed or executed on it and any unauthorised attempt to install or execute software on it;

(b) if the DCC Total System detects any such software or such attempt to install or execute software, to ensure that the installation or execution of that software is prevented; and

(c) where any such software has been installed or executed, to take appropriate remedial action.

G2.3 The DCC shall:
(a) take reasonable steps to ensure that:

(i) the DCC Total System is capable of identifying any deviation from its expected configuration; and

(ii) any such identified deviation is rectified; and

(b) for these purposes maintain at all times an up-to-date list of all hardware, and of all software and firmware versions and patches, which form part of the configuration of the DCC Total System.

G2.4 The DCC shall take reasonable steps to ensure that the DCC Total System:

(a) is capable of identifying any unauthorised or unnecessary network port, protocol, communication, application or network service;

(b) causes or permits to be open at any time only those network ports, and allows only those protocols, which are required at that time for the effective operation of that System, and blocks all network ports and protocols which are not so required; and

(c) causes or permits at any time only the making of such communications and the provision of such applications and network services as are required at that time for the effective operation of that System.

G2.5 The DCC shall take reasonable steps to ensure that each component of the DCC Total System is, at each point in time, enabled only with the functionality that is necessary for it effectively to fulfil its intended role within the DCC Total System at that time.

G2.6 The DCC shall:

(a) ensure that the DCC Total System records all system activity (including all attempts to access resources, or Data held, on it) in audit logs;

(b) ensure that the DCC Total System detects any attempt by any person to access resources, or Data held, on it without possessing the authorisation required to do so; and

(c) take reasonable steps to ensure that the DCC Total System prevents any such attempt at unauthorised access.

G2.7 The DCC shall take reasonable steps to ensure that the DCC Total System is capable of detecting any instance of Data leaving it by any means (including in particular by network transfers and the use of removable media) without authorisation.

Adverse Events: Duties to Detect and Prevent

G2.8 The DCC shall take reasonable steps to ensure that:

(a) the DCC Total System detects any Denial of Service Event; and

(b) any unused or disabled component or functionality of the DCC Total System is incapable of being a means by which that System is Compromised.

G2.9 The DCC shall use its best endeavours to:
(a) ensure that the DCC Total System is not Compromised;
(b) where the DCC Total System is Compromised, minimise the extent to which it is Compromised and any adverse effect arising from it having been Compromised; and
(c) ensure that the DCC Total System detects any instance in which it has been Compromised.

Security Incident Management

G2.10 The DCC shall ensure that, where the DCC Total System detects any:
(a) unauthorised event or deviation of a type referred to in Sections G2.1 to G2.7; or
(b) event which results, or was capable of resulting, in the DCC Total System being Compromised,
the DCC takes all of the steps required by the DCC Information Security Management System.

G2.11 The DCC shall, on the occurrence of a Major Security Incident in relation to the DCC Total System, promptly notify the Panel and the Security Sub-Committee.

System Design and Operation

G2.12 The DCC shall, at each stage of the System Development Lifecycle, have regard to the need to design and operate the DCC Total System so as to protect it from being Compromised.

Management of Vulnerabilities

G2.13 The DCC shall ensure that an organisation which is a CHECK service provider carries out assessments that are designed to identify any vulnerability of the DCC Systems to Compromise:
(a) in respect of each DCC System, on at least an annual basis;
(b) in respect of each new or materially changed component or functionality of the DCC Systems, prior to that component or functionality becoming operational; and
(c) on the occurrence of any Major Security Incident in relation to the DCC Systems.

G2.14 The DCC shall ensure that it carries out assessments that are designed to identify any vulnerability of the DCC Systems to Compromise:
(a) in respect of each DCC System, on at least an annual basis;
(b) in respect of each new or materially changed component or functionality of the DCC Systems, prior to that component or functionality becoming operational; and
(c) on the occurrence of any Major Security Incident in relation to the DCC Systems.

G2.15 Where, following any assessment of the DCC Systems in accordance with Section G2.13 or G2.14, any such vulnerability has been detected, the DCC shall:
(a) take reasonable steps to ensure that the cause of the vulnerability is rectified, or the potential impact of the vulnerability is mitigated, as soon as is reasonably practicable; and
in the case of a material vulnerability, promptly notify the Security Sub-Committee of the steps being taken to rectify its cause or mitigate its potential impact (as the case may be) and the time within which they are intended to be completed.

**Management of Data**

G2.16 Where the DCC carries out a Back-Up of any Data held on the DCC Total System, it shall ensure that the Data which are Backed-Up are:

(a) protected in accordance with the Information Classification Scheme, including when being transmitted for the purposes of Back-Up; and

(b) stored on media that are located in physically secure facilities, at least one of which facilities must be in a different location to that part of the DCC Total System on which the Data being Backed-Up is ordinarily held.

G2.17 The DCC shall develop and maintain, and hold all Data in accordance with, a DCC Data Retention Policy.

G2.18 The DCC shall ensure that where, in accordance with the DCC Data Retention Policy, any Data are no longer required for the purposes of the Authorised Business, they are securely deleted in compliance with:

(a) HMG Information Assurance Standard No. 5:2011 (Secure Sanitisation); or

(b) any equivalent to that HMG Information Assurance Standard which updates or replaces it from time to time.

**DCC Total System: Duty to Separate**

G2.19 The DCC shall take reasonable steps to ensure that any software or firmware installed on the DCC Total System for the purposes of security is Separated from any software or firmware that is installed on that System for any other purpose.

G2.20 The DCC shall ensure that:

(a) all DCC Systems which form part of the DCC Total System are Separated from any other Systems;

(b) the DCC IT Testing and Training Systems and DCC IT Supporting Systems are Separated from the DCC Live Systems; and

(c) subject to the provisions of Sections G2.21 and G2.22, each DCC Individual Live System is Separated from each other such System.

G2.21 The DCC Individual Live System referred to at paragraph (c) of the definition of DCC Live Systems in Section A1 (Definitions) need not be Separated from the DCC Individual Live System referred to at paragraph (a) of that definition to the extent that it uses that System referred to at paragraph (a) solely for the purposes of confirming the relationship between:

(a) an MPAN or MPRN and any Party Details;

(b) an MPAN or MPRN and any Device; or
any Party Details and any User ID.

G2.22 Any System of the type referred to at paragraph (b) of the definition of DCC Individual Live System in Section A1 (Definitions) need not be Separated from that part of the DCC Total System which is used to convey communications between it and SMETS1 CHs.

DCC Live Systems: Independence of User Systems

G2.23 The DCC shall ensure that no individual is engaged in:

(a) the development of bespoke software or firmware, or the customisation of any software or firmware, for the purpose of its installation on any part of the DCC Live Systems; or

(b) the development, design, build, testing, configuration, implementation, operation, maintenance, modification or decommissioning of any part of the DCC Live Systems,

unless that individual satisfies the requirements of Section G2.24.

G2.24 An individual satisfies the requirements of this Section only if, at any time at which that individual is engaged in any activity described in Section G2.23, he or she:

(a) is not at the same time also engaged in:

(i) the development of bespoke software or firmware, or the customisation of any software or firmware, for the purpose of its installation on any User Systems; or

(ii) the development, design, build, testing, configuration, implementation, operation, maintenance, modification or decommissioning of any User Systems; and

(b) has not been engaged in any activity described in paragraph (a) for a period of time which the DCC reasonably considers to be appropriate, having regard to the need to ensure the management of risk in accordance with the DCC Information Security Management System.

G2.25 The DCC shall ensure that no resources which form part of the DCC Live Systems also form part of any User Systems.

Monitoring and Audit

G2.26 The DCC shall ensure that all system activity audit logs are reviewed regularly in accordance with the DCC Information Security Management System.

G2.27 The DCC shall ensure that all such system activity recorded in audit logs is recorded in a standard format which is compliant with:

(a) British Standard BS 10008:2008 (Evidential Weight and Legal Admissibility of Electronic Information), or any equivalent to that British Standard which updates or replaces it from time to time; and

(b) in the case of activity on the DCC Systems only, CESG Good Practice Guide 18:2012 (Forensic Readiness), or any equivalent to that CESG Good Practice Guide which updates or replaces it from time to time.
G2.28 The DCC shall monitor the DCC Systems in compliance with:

(a) CESG Good Practice Guide 13:2012 (Protective Monitoring); or

(b) any equivalent to that CESG Good Practice Guide which updates or replaces it from time to time.

G2.29 The DCC shall take reasonable steps to ensure that the DCC Systems are capable of detecting Anomalous Events, in particular by reference to the:

(a) sending or receipt (as the case may be) of Service Requests, Pre-Commands, Signed Pre-Commands, Commands, Instructions to SMETS1 Devices, Service Responses and Alerts;

(b) audit logs of each component of the DCC Total System;

(c) error messages generated by each device which forms part of the DCC Total System;

(d) Incident Management Log compiled in accordance with Section H9; and

(e) patterns of traffic over the SMETS1 SM WAN and the SMETS2+ SM WAN.

G2.30 The DCC shall:

(a) take reasonable steps to ensure that the DCC Systems detect all Anomalous Events; and

(b) ensure that, on the detection of any Anomalous Event, it takes all of the steps required by the DCC Information Security Management System.

Manufacturers: Duty to Notify and Be Notified

G2.31 Where the DCC becomes aware of any material security vulnerability in, or likely cause of a material adverse effect on the security of, any hardware, software or firmware which forms part of the DCC Total System, it shall:

(a) wherever it is reasonably practicable to do so notify the manufacturer of the hardware or the developer of the software or firmware (as the case may be);

(b) take reasonable steps to ensure that the cause of the vulnerability or likely cause of the material adverse effect is rectified, or its potential impact is mitigated, as soon as is reasonably practicable; and

(c) promptly notify the Security Sub-Committee of the steps being taken to rectify the cause of the vulnerability or likely cause of the material adverse effect, or to mitigate its potential impact (as the case may be), and the time within which those steps are intended to be completed.

G2.32 The DCC shall not be required to notify a manufacturer or developer in accordance with Section G2.31(a) where it has reason to be satisfied that the manufacturer or developer is already aware of the matter that would otherwise be notified.

G2.33 The DCC shall, wherever it is reasonably practicable to do so, establish with the manufacturers of the hardware and developers of the software and firmware which form part of the DCC Total System arrangements designed to ensure that the DCC will be notified where any such manufacturer or
developer (as the case may be) becomes aware of any material security vulnerability in, or likely cause of a material adverse effect on the security of, such hardware, software or firmware.

G2.34 Any arrangements established in accordance with Section G2.33 may provide that the manufacturer or developer (as the case may be) need not be required to notify the DCC where that manufacturer or developer has reason to be satisfied that the DCC is already aware of the matter that would otherwise be notified under the arrangements.

Parse and Correlate Software: Duty to Notify

G2.35 Where the DCC becomes aware of any material security vulnerability in, or likely cause of a material adverse effect on the security of, any version of the Parse and Correlate Software, it shall notify the Users and (wherever it is reasonably practicable to do so) the developer of the software.

G2.36 The DCC shall not be required to notify a developer or User in accordance with Section G2.35 where it has reason to be satisfied that the developer or User is already aware of the matter that would otherwise be notified.

Cryptographic Credential Tokens and Smart Card Tokens

G2.37 Before supplying any Cryptographic Credential Token or Smart Card Token to any person in accordance with the provisions of this Code, the DCC shall ensure that the version of the software which forms part of that Cryptographic Credential Token or Smart Card Token:

(a) operates so as to generate Public Keys each of which is part of a Key Pair that has been generated using random numbers which are such as to make it computationally infeasible to regenerate that Key Pair even with knowledge of when and by means of what equipment it was generated; and

(b) has been adequately tested for the purpose of ensuring that it fulfils its intended purpose.

G2.38 The DCC shall, wherever it is reasonably practicable to do so, establish with the manufacturers of the hardware and developers of the software and firmware which form part of any Cryptographic Credential Tokens or Smart Card Tokens to be supplied by it in accordance with the provisions of this Code, arrangements designed to ensure that the DCC will be notified where any such manufacturer or developer (as the case may be) becomes aware of any material security vulnerability in, or likely cause of a material adverse effect on the security of, such hardware, software or firmware.

G2.39 Where the DCC becomes aware of any material security vulnerability in, or likely cause of a material adverse effect on the security of, any hardware, software or firmware which form part of any Cryptographic Credential Token or Smart Card Token which has been supplied by it in accordance with the provisions of this Code, it shall notify the Subscribers for Certificates associated with the use of Cryptographic Credential Tokens or Smart Card Tokens and (wherever it is reasonably practicable to do so) the manufacturer of the hardware or (as the case may be) developer of the software or firmware.

File Signing Software

G2.40 Before supplying any File Signing Software to any person in accordance with the provisions of this Code, the DCC shall ensure that the version of that File Signing Software which is being supplied has been subject to a software code review, by an individual or organisation with the professional competence to carry out such a review, for the purpose of identifying any vulnerabilities in the code that were not intended as a feature of its design.
G2.41 The DCC shall, wherever it is reasonably practicable to do so, establish with the developer of the File Signing Software to be supplied by it in accordance with the provisions of this Code, arrangements designed to ensure that the DCC will be notified where that developer becomes aware of any material security vulnerability in, or likely cause of a material adverse effect on the security of, such software.

G2.42 Where the DCC becomes aware of any material security vulnerability in, or likely cause of a material adverse effect on the security of, any File Signing Software which has been supplied by it in accordance with the provisions of this Code, it shall notify each person to whom it has provided that software and (wherever it is reasonably practicable to do so) the developer of the software.

G2.43 The DCC shall ensure that where it provides File Signing Software to any person, that software is provided in a format such that it can be confirmed, on receipt by the person to whom it is provided, as:

(a) having been provided by the DCC; and

(b) being authentic, such that any tampering with the software would be apparent.

Cryptographic Processing

G2.44 The DCC shall ensure that all Cryptographic Processing which:

(a) is for the purposes of complying with its obligations as CoS Party;

(b) results in the application of a Message Authentication Code to any message in order to create a Command to be sent to a SMETS2+ Device;

(c) is carried out by a DCO and involves the use for a SMETS1 Symmetric Key;

(d) involves the use of a DCC Private Key to establish any Transport Layer Security for the purposes of communicating with a SMETS1 Device;

(e) (other than in any of the circumstances set out in Section G2.44A) is carried out by a SMETS1 Service Provider and involves the use of a SMETS1 Symmetric Key; or

(f) (other than in any of the circumstances set out in Section G2.44B) involves the use of a Private Key to create a Digital Signature which is intended to be part of a Command that can be processed by a SMETS2+ Device,

is carried out within Cryptographic Modules which are compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

G2.44A For the purposes of Section G2.44(e), the circumstances set out in this Section G2.44A shall be those in which one of the following occurs:

(a) Cryptographic Processing is carried out by a SMETS1 Service Provider to generate a Command to "add credit" (as specified in a Version of the SMETS with a Principal Version number of 1) to a SMETS1 Device;

(b) a SMETS1 Symmetric Key is used by a SMETS1 Service Provider to generate an Instruction where the target Device is identified in the SMETS1 Supporting Requirements as a Category 1 Device for the purposes of this paragraph (b);
(c) a SMETS1 Symmetric Key is used by a SMETS1 Service Provider where:

(i) that Symmetric Key is valid only for the duration of a single Application Association; and

(ii) the target Device is identified as a Category 2 Device for the purposes of this sub-paragraph in the SMETS1 Supporting Requirements; and

(d) any use of a SMETS1 Symmetric Key by a SMETS1 Service Provider that is:

(i) required to establish a session for Transport Layer Security with a SMETS1 Device;

(ii) generated as part of the establishment of the session; and

(iii) destroyed at the termination of that same session.

G2.44B For the purposes of Section G2.44(f), the circumstances set out in this Section G2.44B shall be where:

(a) in relation to a Recovery Private Key, there is a period of time during which that Recovery Private Key is unusable for the purposes set out in G2.44 because of it being split into multiple parts as described in Appendix L (SMKI Recovery Procedure); and

(b) in relation to the Contingency Private Key, there is a period of time during which the Contingency Private Key is unusable for the purposes set out in G2.44 because of it being split into multiple parts as described in Appendix L (SMKI Recovery Procedure).

G2.45 The DCC shall ensure that any and all Cryptographic Processing undertaken under or pursuant to this Code which does not fall within the scope of Section G2.44 is carried out within Cryptographic Modules established in accordance with its Information Classification Scheme.

Network Time

G2.46 For the purposes of Section G2.47:

(a) the "Network Time" means one or more time sources maintained by the DCC from which all Commissioned Communications Hub Functions synchronise time; and

(b) the "Independent Time Source" means a time source that is:

(i) accurate;

(ii) not maintained by the DCC; and

(iii) determined in a manner that is independent of any part of the DCC Total System.

G2.47 The DCC shall ensure that:

(a) the DCC Total System is capable of detecting any instance in which the Network Time materially differs from the Independent Time Source; and

(b) if the DCC Total System detects such a material difference, the DCC takes all of the steps required by the DCC Information Security Management System to rectify the inaccuracy of its Network Time.
Integrity of Communication over the SM WAN

G2.48 The DCC shall take reasonable steps to ensure that all communications which are transmitted over the SM WAN are protected so that the Data contained in them remains confidential, and their integrity is preserved, at all times during transmission to and from Communications Hubs.

G2.49 The DCC shall not process any communication received over the SM WAN, or send to any Party any communication over the SM WAN, where it is aware that the Data contained in that communication has been Compromised.

G3. SYSTEM SECURITY: OBLIGATIONS ON USERS

Unauthorised Activities: Duties to Detect and Respond

G3.1 Each User shall:

(a) take reasonable steps to ensure that:

(i) its User Systems are capable of identifying any deviation from their expected configuration; and

(ii) any such identified deviation is rectified; and

(b) for these purposes maintain at all times an up-to-date list of all hardware, and of all software and firmware versions and patches, which form part of the configuration of those User Systems.

G3.2 Each User shall take reasonable steps:

(a) to ensure that its User Systems are capable of detecting any unauthorised software that has been installed or executed on them and any unauthorised attempt to install or execute software on them;

(b) if those User Systems detect any such software or such attempt to install or execute software, to ensure that the installation or execution of that software is prevented; and

(c) where any such software has been installed or executed, to take appropriate remedial action.

G3.3 Each User shall:

(a) ensure that its User Systems record all attempts to access resources, or Data held, on them;

(b) ensure that its User Systems detect any attempt by any person to access resources, or Data held, on them without possessing the authorisation required to do so; and

(c) take reasonable steps to ensure that its User Systems prevent any such attempt at unauthorised access.

Security Incident Management

G3.4 Each User shall ensure that, on the detection of any unauthorised event of the type referred to at Sections G3.1 to G3.3, it takes all of the steps required by its User Information Security Management System.
G3.5 Each User shall, on the occurrence of a Major Security Incident in relation to its User Systems, ensure that the Panel and the Security Sub-Committee are promptly notified.

**System Design and Operation**

G3.6 Each User shall, at each stage of the System Development Lifecycle, have regard to the need to design and operate its User Systems so as to protect them from being Compromised.

**Management of Vulnerabilities**

G3.7 Each Supplier Party shall ensure that either a tester who has achieved CREST certification or an organisation which is a CHECK service provider carries out assessments that are designed to identify any vulnerability of its User Systems to Compromise:

(a) in respect of each of its User Systems, on at least an annual basis;

(b) in respect of each new or materially changed component or functionality of its User Systems, prior to that component or functionality becoming operational; and

(c) on the occurrence of any Major Security Incident in relation to its User Systems.

G3.8 Each User shall ensure that it carries out assessments that are designed to identify any vulnerability of its User Systems to Compromise:

(a) in respect of each of its User Systems, on at least an annual basis;

(b) in respect of each new or materially changed component or functionality of its User Systems, prior to that component or functionality becoming operational; and

(c) on the occurrence of any Major Security Incident in relation to its User Systems.

G3.9 Each User shall ensure that:

(a) in respect of any new or materially changed component or functionality of its User Systems which comprises (or includes) a System that is being incorporated into its User Systems for the first time:

(i) it notifies the Security Sub-Committee prior to that System becoming an operational part of its User Systems;

(ii) together with that notification it provides to the Security Sub-Committee an adequate description of the System, of the purpose for which it will be used, and of the nature of its relationship to the other component parts of the User Systems; and

(iii) that System does not become an operational part of its User Systems unless and until the Security Sub-Committee has authorised the User to bring it into operation (for which purpose, following any such review or assessment as it may consider appropriate, the Security Sub-Committee shall be entitled to give or withhold authorisation by means of notice to the User); and

(b) where, following any assessment of its User Systems in accordance with Section G3.7 or G3.8, any material vulnerability has been detected, a User shall ensure that it:
(i) takes reasonable steps to ensure that the cause of the vulnerability is rectified, or the potential impact of the vulnerability is mitigated, as soon as is reasonably practicable; and

(ii) promptly notifies the Security Sub-Committee of the steps being taken to rectify its cause or mitigate its potential impact (as the case may be) and the time within which they are intended to be completed.

Management of Data

G3.10 Each User shall:

(a) develop and maintain, and hold all Data in accordance with, a User Data Retention Policy; and

(b) when any Data held by it cease to be retained in accordance with the User Data Retention Policy, ensure that they are securely deleted in accordance with its Information Classification Scheme.

User Systems: Duty to Separate

G3.11 Each User shall take reasonable steps to ensure that any software or firmware that is installed on its User Systems for the purposes of security is Separated from any software or firmware that is installed on those Systems for any other purpose.

User Systems: Independence of DCC Live Systems

G3.12 Each User shall ensure that no individual is engaged in:

(a) the development of bespoke software or firmware, or the customisation of any software or firmware, for the purpose of its installation on any part of its User Systems; or

(b) the development, design, build, testing, configuration, implementation, operation, maintenance, modification or decommissioning of any part of its User Systems,

unless that individual satisfies the requirements of Section G3.13.

G3.13 An individual satisfies the requirements of this Section only if, at any time at which that individual is engaged in any activity described in Section G3.12, he or she:

(a) is not at the same time also engaged in:

(i) the development of bespoke software or firmware, or the customisation of any software or firmware, for the purpose of its installation on any part of the DCC Live Systems; or

(ii) the development, design, build, testing, configuration, implementation, operation, maintenance, modification or decommissioning of any part of the DCC Live Systems; and

(b) has not been engaged in any activity described in paragraph (a) for a period of time which the User reasonably considers to be appropriate, having regard to the need to ensure the management of risk in accordance with its User Information Security Management System.

G3.14 Each User shall ensure that no resources which form part of its User Systems also form part of the DCC Live Systems.
Monitoring

G3.15 Each Supplier Party shall take reasonable steps to ensure that its User Systems are capable of detecting Anomalous Events, in particular by reference to the:

(a) sending or receipt (as the case may be) of Service Requests, Pre-Commands, Signed Pre-Commands, Service Responses and Alerts;

(b) audit logs of each Device for which it is the Responsible Supplier; and

(c) error messages generated by each Device for which it is the Responsible Supplier.

G3.16 Each Supplier Party shall:

(a) take reasonable steps to ensure that its User Systems detect all Anomalous Events; and

(b) ensure that, on the detection by its User Systems of any Anomalous Event, it takes all of the steps required by its User Information Security Management System.

Manufacturers: Duty to Notify and Be Notified

G3.17 Where a User becomes aware of any material security vulnerability in, or likely cause of a material adverse effect on the security of:

(a) any hardware, software or firmware which forms part of its User Systems; or

(b) (where applicable) any Smart Metering System (excluding a Communications Hub Function or Gas Proxy Function which forms part of a SMETS2+ Device) for which it is the Responsible Supplier,

it shall comply with the requirements of Section G3.18.

G3.18 The requirements of this Section are that the User shall:

(a) wherever it is reasonably practicable to do so notify the manufacturer of the hardware or Device or the developer of the software or firmware (as the case may be);

(b) take reasonable steps to ensure that the cause of the vulnerability or likely cause of the material adverse effect is rectified, or its potential impact is mitigated, as soon as is reasonably practicable; and

(c) ensure that the Security Sub-Committee is promptly notified of the steps being taken to rectify the cause of the vulnerability or likely cause of the material adverse effect, or to mitigate its potential impact (as the case may be), and the time within which those steps are intended to be completed.

G3.19 A User shall not be required to notify a manufacturer or developer in accordance with Section G3.18(a) where it has reason to be satisfied that the manufacturer or developer is already aware of the matter that would otherwise be notified.

G3.20 Each User shall, wherever it is practicable to do so, establish with:

(a) the manufacturers of the hardware and developers of the software and firmware which form part of its User Systems; and
(b) (where applicable) any Smart Metering System (excluding a Communications Hub Function or Gas
Proxy Function which forms part of a SMETS2+ Device) for which it is the Responsible Supplier,
arrangements designed to ensure that the User will be notified where any such manufacturer or developer
(as the case may be) becomes aware of any material security vulnerability in, or likely cause of a material
adverse effect on the security of, such hardware, software, firmware or Device.

G3.21 Any arrangements established in accordance with Section G3.20 may provide that the manufacturer or
developer (as the case may be) need not be required to notify the User where that manufacturer or
developer has reason to be satisfied that the User is already aware of the matter that would otherwise
be notified under the arrangements.

Cryptographic Processing

G3.22 Each User shall ensure that it carries out Cryptographic Processing only within Cryptographic Modules
established in accordance with its Information Classification Scheme.

User Systems: Physical Location

G3.23 Each User which is an Eligible User in relation to any Supply Sensitive Service Request shall ensure that:

(a) any Cryptographic Module which constitutes a component of its User Systems and in which:

(i) any Private Key that is used to Digitally Sign Pre-Commands is held;

(ii) Pre-Commands are Digitally Signed; and

(iii) any SMETS1 Service Request that constitutes a Critical Service Request is Digitally Signed; and

(b) any functionality of its User Systems which is used to apply Supply Sensitive Checks,
is located, operated, configured, tested and maintained in the United Kingdom by User Personnel who are
located in the United Kingdom.

G3.24 Each User to which Section G3.23 applies shall ensure that the components and the functionality of its
User Systems to which that Section refers are operated from a sufficiently secure environment in
accordance with the provisions of Section G5.17.

Supply Sensitive Check

G3.25 Each User which is an Eligible User in relation to any Supply Sensitive Service Request shall ensure that:

(a) it applies a Supply Sensitive Check prior to Digitally Signing a Pre-Command or SMETS1 Service
Request in respect of any Supply Sensitive Service Request;

(b) it both applies that Supply Sensitive Check and Digitally Signs the relevant Pre-Command or
SMETS1 Service Request in the United Kingdom; and

(c) the relevant Pre-Command or SMETS1 Service Request has been processed only in the United
Kingdom between the application of the Supply Sensitive Check and the Digital Signature.
SMETS1 Smart Metering Systems

G3.26 Each Supplier Party shall use its best endeavours to ensure that each SMETS1 SMS for which it is the Responsible Supplier is at all times Secure.

G3.27 Each Supplier Party shall retain documentary evidence sufficient to demonstrate its compliance with the obligation at Section G3.26.

G3.28 For the purposes of Section G3.26:
   (a) a SMETS1 SMS is “Secure” if it is designed, installed, operated and supported so as to ensure, to an Appropriate Standard, that it is not subject to any event which results, or is capable of resulting, in any Device of which it is comprised being Compromised to a material extent; and
   (b) an "Appropriate Standard" means a high level of security that is in accordance with good industry practice within the energy industry in Great Britain, and is capable of verification as such by the User Independent Security Assurance Service Provider in accordance with Section G8.

G4. ORGANISATIONAL SECURITY: OBLIGATIONS ON USERS AND THE DCC

Obligations on Users

G4.1 Each User shall:
   (a) ensure that each member of its User Personnel who is authorised to access Data held on its User Systems holds a security clearance which is appropriate to the role performed by that individual and to the Data which he or she is authorised to access; and
   (b) annually review the security clearance held by each such individual and ensure that it continues to be appropriate to the role performed by that individual and to the Data which he or she is authorised to access.

G4.2 Each User shall comply with Section G4.3 in respect of any of its User Personnel who are authorised to carry out activities which:
   (a) involve access to resources, or Data held, on its User Systems; and
   (b) are capable of Compromising the DCC Total System, any User Systems, any RDP Systems or any Device in a manner that could affect (either directly or indirectly) the quantity of gas or electricity that is supplied to a consumer at premises.

G4.3 Each User shall ensure that any of its User Personnel who are authorised to carry out the activities identified in Section G4.2:
   (a) where they are located in the United Kingdom are subject to security screening in a manner that is compliant with:
      (i) British Standard BS 7858:2012 (Security Screening of Individuals Employed in a Security Environment – Code of Practice); or
      (ii) any equivalent to that British Standard which updates or replaces it from time to time; and
where they are not located in the United Kingdom are subject to security screening in a manner that is compliant with:

(i) the British Standard referred to in Section G4.3(a); or
(ii) any comparable national standard applying in the jurisdiction in which they are located.

Obligations on the DCC

G4.4 The DCC shall:

(a) ensure that each member of DCC Personnel who is authorised to access Data held on the DCC Total System holds a security clearance which is appropriate to the role performed by that individual and to the Data to which he or she is authorised to access; and

(b) annually review the security clearance held by each such individual and ensure that it continues to be appropriate to the role performed by that individual and to the Data to which he or she is authorised to access.

G4.5 The DCC shall comply with Section G4.6 in respect of any of the DCC Personnel who are authorised to carry out activities which:

(a) involve access to resources, or Data held, on the DCC Total System; and

(b) are capable of Compromising the DCC Total System, any User Systems, any RDP Systems or any Device.

G4.6 The DCC shall ensure that any of the DCC Personnel who are authorised to carry out the activities identified in Section G4.5:

(a) where they are located in the United Kingdom are subject to security screening in a manner that is compliant with:

(i) British Standard BS 7858:2012 (Security Screening of Individuals Employed in a Security Environment – Code of Practice); or

(ii) any equivalent to that British Standard which updates or replaces it from time to time; and

(b) where they are not located in the United Kingdom are subject to security screening in a manner that is compliant with:

(i) the British Standard referred to in Section G4.6(a); or

(ii) any comparable national standard applying in the jurisdiction in which they are located.

G4.7 The DCC shall ensure that each member of DCC Personnel who is a Privileged Person has passed a Security Check before being given any access to Data held on the DCC Total System.

G4.8 Where the DCC is required to ensure that any two Systems forming part of the DCC Total System are Separated, it shall either:

(a) ensure that no person is a Privileged Person in relation to both of those Systems; or
to the extent that any person is a Privileged Person in relation to both Systems, it establishes additional controls sufficient to ensure that the activities of that person cannot become a means by which any part of the DCC Live Systems is Compromised to a material extent.

G5. INFORMATION SECURITY: OBLIGATIONS ON THE DCC AND USERS

Information Security: Obligations on the DCC

G5.1 The DCC shall establish, maintain and implement processes for the identification and management of the risk of Compromise to the DCC Total System, and such processes shall comply with:

(a) the standard of the International Organisation for Standards in respect of information security risk management known as ISO/IEC 27005:2011 (Information Technology – Security Techniques – Information Security Risk Management); or

(b) any equivalent to that standard of the International Organisation for Standards which updates or replaces it from time to time

G5.2 The DCC shall carry out an assessment of such processes for the identification and management of risk:

(a) on at least an annual basis;

(b) on any occasion on which it implements a material change to the DCC Total System; and

(c) on the occurrence of any Major Security Incident in relation to the DCC Total System.

G5.3 Where the DCC is required in accordance with the DCC Licence to obtain and hold ISO 27001 certification, it shall:

(a) establish, give effect to, maintain, and comply with a set of policies and procedures to be known as the DCC Information Security Management System;

(b) ensure that the DCC Information Security Management System:

(i) is so designed as to ensure that the DCC complies with its obligations under Sections G2 and G4;

(ii) meets the requirements of Sections G5.4 to G5.13; and

(iii) provides for security controls which are proportionate to the potential impact of each part of the DCC Total System being Compromised, as determined by means of processes for the management of information risk; and

(c) review the DCC Information Security Management System on at least an annual basis, and make any changes to it following such a review in order to ensure that it remains fit for purpose.

The DCC Information Security Management System

G5.4 The DCC Information Security Management System shall incorporate an information security policy which makes appropriate provision in respect of:
measures to identify and mitigate risks to the security of Data stored on or communicated by means of the DCC Total System, including measures relating to Data handling, retention and protection; and

the establishment and maintenance of an Information Classification Scheme in relation to the DCC Total System.

G5.5 The DCC Information Security Management System shall specify the approach of the DCC to:

(a) information security, including its arrangements to review that approach at planned intervals;
(b) human resources security;
(c) physical and environmental security; and
(d) ensuring that the DCC Service Providers establish and maintain information, human resources, and physical and environmental security measures which are equivalent to those of the DCC.

G5.6 The DCC Information Security Management System shall incorporate a set of asset management procedures which shall make provision for the DCC to establish and maintain a register of the physical and information assets on which it relies for the purposes of the Authorised Business (including a record of the member of DCC Personnel who has responsibility for each such asset).

G5.7 The DCC Information Security Management System shall incorporate procedures that comply with:

(a) HMG Security Procedures – Telecommunications Systems and Services, Issue Number 2.2 (April 2012), in respect of the security of telecommunications systems and services; or
(b) any equivalent to those HMG Security Procedures which update or replace them from time to time.

G5.8 The DCC Information Security Management System shall incorporate procedures that comply with:

(b) any equivalents to those standards of the International Organisation for Standards which update or replace them from time to time.

G5.9 The DCC Information Security Management System shall incorporate a policy on access control, which includes provision in respect of:

(a) measures to restrict access to Data that is stored on or communicated by means of the DCC Total System to those who require such Data and are authorised to obtain it;
(b) the designation of appropriate levels of identity assurance in respect of those who are authorised to access such Data;
(c) the specification of appropriate levels of security clearance in respect of those who are authorised to access such Data;
(d) procedures for granting, amending and removing authorisations in respect of access to such Data;
procedures for granting and reviewing security clearances for DCC Personnel; and

measures to ensure that the activities of one individual may not become a means by which the DCC Total System is Compromised to a material extent.

G5.10 The DCC Information Security Management System shall incorporate procedures on the management of information security incidents which comply with:

(a) the standard of the International Organisation for Standards in respect of security incident management known as ISO/IEC 27035:2011 (Information Technology – Security Techniques – Information Security Incident Management); or

(b) any equivalent to that standard of the International Organisation for Standards which updates or replaces it from time to time.

G5.11 The DCC Information Security Management System shall incorporate procedures on the management of information security incidents which in particular make provision for:

(a) the allocation of clearly defined roles and responsibilities to DCC Personnel;

(b) the manner in which such incidents will be monitored, classified, reported and managed;

(c) a communications plan in relation to all communications with respect to such incidents; and

(d) the use of recovery systems in the case of serious incidents.

G5.12 The DCC Information Security Management System shall incorporate procedures on the management of business continuity that comply with:

(a) the following standards of the International Organisation for Standards in respect of business continuity:

   (i) ISO/IEC 22301:2012 (Societal Security – Business Continuity Management Systems – Requirements); and

   (ii) ISO/IEC 27031:2011 (Information Technology – Security Techniques – Guidelines for Information and Communications Technology Readiness for Business Continuity); and

(b) the Business Continuity Institute Good Practice Guidelines 2013; or

(c) in each case, any equivalents to those standards or guidelines which update or replace them from time to time.

G5.13 The DCC Information Security Management System shall incorporate procedures in relation to the secure management of all Secret Key Material of the DCC, which shall in particular make provision for:

(a) the security of that Secret Key Material throughout the whole of its lifecycle from its generation to its destruction;

(b) the manner in which that Secret Key Material will be registered, ordered, generated, labelled, distributed, installed, superseded and renewed; and
(c) the verifiable destruction of that Secret Key Material.

Information Security: Obligations on Users

G5.14 Each User shall establish, maintain and implement processes for the identification and management of the risk of Compromise to:

(a) its User Systems;

(b) any security functionality used for the purposes of complying with the requirements of this Section G in relation to its User Systems;

(c) any Data, Systems or processes on which it relies for the generation, initiation or processing of Service Requests, Service Responses, Alerts or Data communicated over the Self-Service Interface;

(d) any Smart Metering Systems for which it is the Responsible Supplier; and

(e) any communications links established between any of its Systems and the DCC Total System, and any security functionality used in respect of those communications links or the communications made over them.

G5.15 Each User shall ensure that such processes for the identification and management of risk comply with:

(a) the standard of the International Organisation for Standards in respect of information security risk management known as ISO/IEC 27005:2011 (Information Technology – Security Techniques – Information Security Risk Management); or

(b) any equivalent to that standard of the International Organisation for Standards which updates or replaces it from time to time.

G5.16 Each User shall carry out an assessment of such processes for the identification and management of risk:

(a) on at least an annual basis;

(b) on any occasion on which it implements a material change to:

(i) its User Systems;

(ii) any security functionality used for the purposes of complying with the requirements of this Section G in relation to its User Systems;

(iii) any other Systems or processes on which it relies for the generation, initiation or processing of Service Requests, Service Responses, Alerts or Data communicated over the Self-Service Interface; or

(iv) any Smart Metering Systems for which it is the Responsible Supplier; and

(c) on the occurrence of any Major Security Incident in relation to its User Systems.
Each User shall comply with the following standard of the International Organisation for Standards in respect of the security, reliability and resilience of its information assets and processes and its User Systems:

(a) ISO/IEC 27001:2013 (Information Technology – Security Techniques – Information Security Management Systems); or

(b) any equivalent to that standard which updates or replaces it from time to time.

Each User shall:

(a) establish, give effect to, maintain, and comply with a set of policies and procedures to be known as its User Information Security Management System;

(b) ensure that its User Information Security Management System:

   (i) is so designed as to ensure that it complies with its obligations under Sections G3 and G4;

   (ii) is compliant with the standard referred to at Section G5.17;

   (iii) meets the requirements of Sections G5.19 to G5.24; and

   (iv) provides for security controls which are proportionate to the potential impact of each part of its User Systems being Compromised, as determined by means of processes for the management of information risk; and

(c) review its User Information Security Management System on at least an annual basis, and make any changes to it following such a review in order to ensure that it remains fit for purpose.

The User Information Security Management System

Each User Information Security Management System shall incorporate an information security policy which makes appropriate provision in respect of:

(a) measures to identify and mitigate risks to the security of Data stored on or communicated by means of the User Systems, including measures relating to Data handling, retention and protection;

(b) the establishment and maintenance of an Information Classification Scheme in relation to the User Systems;

(c) the management of business continuity; and

(d) the education, training and awareness of User Personnel in relation to information security.

Each User Information Security Management System shall specify the approach of the User to:

(a) information security, including its arrangements to review that approach at planned intervals;

(b) human resources security;

(c) physical and environmental security; and
(d) ensuring that any person who provides services to the User for the purpose of ensuring that the User is able to comply with its obligations under this Code must establish and maintain information, human resources, and physical and environmental security measures which are equivalent to those of the User.

G5.21 Each User Information Security Management System shall incorporate a set of asset management procedures which shall make provision for the User to establish and maintain a register of the physical and information assets on which it relies for the purposes of complying with its obligations under this Code.

G5.22 Each User Information Security Management System shall incorporate a policy on access control, which includes provision in respect of:

(a) measures to restrict access to Data that is stored on or communicated by means of the User Systems to those who require such Data and are authorised to obtain it;

(b) procedures for granting, amending and removing authorisations in respect of access to such Data; and

(c) measures to ensure that the activities of one individual may not become a means by which the User Systems are Compromised to a material extent.

G5.23 Each User Information Security Management System shall incorporate procedures on the management of information security incidents which comply with:

(a) the standard of the International Organisation for Standards in respect of security incident management known as ISO/IEC 27035:2011 (Information Technology – Security Techniques – Information Security Incident Management); or

(b) any equivalent to that standard of the International Organisation for Standards which updates or replaces it from time to time.

G5.24 Each User Information Security Management System shall incorporate procedures in relation to the secure management of all Secret Key Material of the User, which shall in particular make provision for:

(a) the security of that Secret Key Material throughout the whole of its lifecycle from its generation to its destruction;

(b) the manner in which that Secret Key Material will be registered, ordered, generated, labelled, distributed, installed, superseded and renewed; and

(c) the verifiable destruction of that Secret Key Material.

Shared Resources

G5.25 Sections G5.26 to G5.28 apply in relation to a User where:

(a) any resources which form part of the User Systems of that User (are Shared Resources); and

(b) by virtue of those Shared Resources:
(i)  the User Systems of that User are capable of being a means by which the User Systems of another User are Compromised (or vice versa); or

(ii)  the potential extent to which the User Systems of either User may be Compromised, or the potential adverse effect of any Compromise to the User Systems of either User, is greater than it would have been had those User Systems not employed the Shared Resources.

G5.26  Where this Section applies, a User which begins to employ User Systems which consist in whole or in part of Shared Resources:

(a)  shall notify the Security Sub-Committee as soon as reasonably practicable after first doing so; and

(b)  where those Shared Resources are provided to the User by a Shared Resource Provider, shall include in that notification:

(i)  the name and contact details of the Shared Resource Provider; and

(ii)  a description of the services provided by the Shared Resource Provider to the User in relation to its User Systems.

G5.27  Where this Section applies, and where a User is entitled to send Critical Service Requests to the DCC, the User shall notify the Security Sub-Committee of the total number of Smart Metering Systems comprising Devices in respect of which such Critical Service Requests are capable of being sent from its User Systems:

(a)  as soon as reasonably practicable after it first begins to employ User Systems which consist in whole or in part of Shared Resources; and

(b)  at intervals of six months thereafter.

G5.28  Where this Section applies:

(a)  the requirement at Section G5.18(b)(iv) shall be read as a requirement on a User to ensure that its User Information Security Management System provides for security controls that are proportionate to the potential impact of a Compromise to each part of all of the User Systems of each User which employs the Shared Resources; and

(b)  where the Shared Resources are provided to a User by a Shared Resource Provider:

(i)  the provisions of paragraph (a) apply to the Shared Resource Provider in respect of its own User Information Security Management System in the same manner as they apply to each User to which the Shared Resources are provided; and

(ii)  both the User and the Shared Resource Provider shall ensure that their User Information Security Management Systems are compatible with each other in respect of all the matters referred to in Sections G5.19 to G5.24.
Threshold Anomaly Detection Procedures

G6.1 The "Threshold Anomaly Detection Procedures" shall be a SEC Subsidiary Document of that name which:

(a) shall describe the means by which:

(i) each User shall be able securely to notify the DCC of the Anomaly Detection Thresholds set by that User, and of any exceptions that are applicable to each such Anomaly Detection Threshold;

(ii) the DCC shall be able securely to notify each User when a communication relating to that User is quarantined, or deleted from the DCC Systems, by the DCC; and

(iii) each such User shall be able securely to notify the DCC whether it considers that a communication which has been quarantined should be deleted from the DCC Systems or processed by the DCC;

(b) shall determine the standard of security at which Users and the DCC must be able to notify each other in order for such notifications to be considered, for the purposes of paragraph (a), to have been given 'securely';

(c) may make provision relating to the setting by Users and the DCC of Anomaly Detection Thresholds, including the issue of guidance by the DCC in relation to the appropriate level at which Anomaly Detection Thresholds should be set by Users; and

(d) may make provision relating to the actions to be taken by Users and the DCC in cases in which an Anomaly Detection Threshold has been exceeded, which:

(i) in the case of any SMETS1 Service Request which contains a data value that is inconsistent with a maximum or minimum set in accordance with paragraph (b)(ii) of the definition of Anomaly Detection Threshold in Section A1 (Definitions), shall include the deletion by the DCC of that Service Request and notification of the User that the deletion has taken place; and

(ii) in any other case, may include provision for communications to be quarantined and remedial action to be taken.

Anomaly Detection Thresholds: Obligations on Users

G6.2 Each User shall comply with any requirements of the Threshold Anomaly Detection Procedures which are applicable to it.

G6.3 Each User which is an Eligible User in relation to any one or more individual Services listed in the DCC User Interface Services Schedule:

(a) shall, in respect of each User ID used by it in any User Role by virtue of which it is such an Eligible User, set Anomaly Detection Thresholds in respect of:
(i) the sum total of the number of Critical Commands and the number of SMETS1 Service Requests that are Critical Service Requests which relate to each such Service Reference Variant; and

(ii) the total number of Service Requests relating to each such Service Reference Variant in respect of which, if the relevant Device were a SMETS2+ Device, there are Service Responses that would contain Data of a type which is Encrypted in accordance with the GB Companion Specification; and

(b) may, at its discretion, set other Anomaly Detection Thresholds.

G6.4 Where a User sets any Anomaly Detection Threshold in accordance with Section G6.3, it shall:

(a) set that Anomaly Detection Threshold at a level designed to ensure that it will function, when used for the purposes of Threshold Anomaly Detection, as an effective means of detecting any Compromise to any relevant part of its User Systems;

(b) before doing so:

(i) take into account any guidance issued by the DCC as to the appropriate level of the Anomaly Detection Threshold; and

(ii) have regard in particular to the forecast number of Service Requests provided by the User to the DCC in accordance with Section H3.22 (Managing Demand for User Interface Services); and

(c) after doing so, notify the DCC of that Anomaly Detection Threshold.

Anomaly Detection Thresholds: Obligations on the DCC

G6.5 The DCC shall comply with any requirements of the Threshold Anomaly Detection Procedures which are applicable to it.

G6.6 The DCC:

(a) shall, for each individual Service Reference Variant listed in the DCC User Interface Services Schedule, set an Anomaly Detection Threshold in respect of:

(i) the sum total of the number of Critical Commands and the number of SMETS1 Service Requests that are Critical Service Requests which relate to that Service Reference Variant; and

(ii) the total number of Service Requests relating to that Service Reference Variant in respect of which, if the relevant Device were a SMETS2+ Device, there would be Service Responses containing Data of a type which is Encrypted in accordance with the GB Companion Specification;

(b) shall set an Anomaly Detection Threshold in respect of a data value that has been agreed with the Security Sub-Committee within each Signed Pre-Command relating to that Service Reference Variant and SMETS1 Service Request;
shall set an Anomaly Detection Threshold in respect of the total number of each type of Critical Command that is not related to a Service Reference Variant listed in Appendix E (the DCC User Interface Services Schedule); and

may, at its discretion, set other Anomaly Detection Thresholds.

Where the DCC sets any Anomaly Detection Threshold in accordance with Section G6.6, it shall:

(a) set that Anomaly Detection Threshold at a level designed to ensure that it will function, when used for the purposes of Threshold Anomaly Detection, as an effective means of detecting any Compromise to any relevant part of the DCC Total System or of any User Systems; and

(b) before doing so consult, and take into account the opinion of, the Security Sub-Committee as to the appropriate level of the Anomaly Detection Threshold.

The DCC shall notify the Security Sub-Committee of:

(a) each Anomaly Detection Threshold that it sets; and

(b) each Anomaly Detection Threshold that is set by a User and notified to the DCC in accordance with Section G6.4(c).

Where the DCC is consulted by a User in relation to an Anomaly Detection Threshold which that User proposes to set, the DCC shall:

(a) provide to the User its opinion as to the appropriate level of that Anomaly Detection Threshold; and

(b) in doing so, have regard to the need to ensure that it will function, when used for the purposes of Threshold Anomaly Detection, as an effective means of detecting any Compromise to any relevant part of the User Systems of that User.

The DCC and each User shall, in relation to each Anomaly Detection Threshold that it sets:

(a) keep the Anomaly Detection Threshold under review, having regard to the need to ensure that it continues to function, when used for the purposes of Threshold Anomaly Detection, as an effective means of detecting any Compromise to any relevant part of the DCC Total System and/or User Systems (as the case may be);

(b) for this purpose have regard to any opinion provided to it by the Security Sub-Committee from time to time as to the appropriate level of the Anomaly Detection Threshold; and

(c) where the level of that Anomaly Detection Threshold is no longer appropriate, set a new Anomaly Detection Threshold in accordance with the relevant provisions of this Section G6.
Establishment of the Security Sub-Committee

G7.1 The Panel shall establish a Sub-Committee in accordance with the requirements of this Section G7, to be known as the “Security Sub-Committee”.

G7.2 Save as expressly set out in this Section G7, the Security Sub-Committee shall be subject to the provisions concerning Sub-Committees set out in Section C6 (Sub-Committees).

Membership of the Security Sub-Committee

G7.3 The Security Sub-Committee shall be composed of the following persons (each a “Security Sub-Committee Member”):

(a) the Security Sub-Committee Chair (as further described in Section G7.5);
(b) eight Security Sub-Committee (Supplier) Members (as further described in Section G7.6);
(c) two Security Sub-Committee (Network) Members (as further described in Section G7.8);
(d) one Security Sub-Committee (Other User) Member (as further described in Section G7.10);
(e) one Security Sub-Committee (Shared Resource Provider) Member (as further described in Section G7.12);
(f) one representative of the DCC (as further described in Section G7.15).

G7.4 Each Security Sub-Committee Member must be an individual (and cannot be a body corporate, association or partnership). No one person can hold more than one office as a Security Sub-Committee Member at the same time.

G7.5 The “Security Sub-Committee Chair” shall be such person as is (from time to time) appointed to that role by the Panel in accordance with a process designed to ensure that:

(a) the candidate selected is sufficiently independent of any particular Party or class of Parties;
(b) the Security Sub-Committee Chair is appointed for a [three-year] term (following which he or she can apply to be re-appointed);
(c) the Security Sub-Committee Chair is remunerated at a reasonable rate;
(d) the Security Sub-Committee Chair’s appointment is subject to Section C6.9 (Member Confirmation), and to terms equivalent to Section C4.6 (Removal of Elected Members); and
(e) provision is made for the Security Sub-Committee Chair to continue in office for a reasonable period following the end of his or her term of office in the event of any delay in appointing his or her successor.
G7.6 Each of the eight “Security Sub-Committee (Supplier) Members” shall (subject to any directions to the contrary made by the Secretary of State for the purpose of transition on the incorporation of this Section G7 into this Code):

(a) be appointed in accordance with Section G7.7, subject to compliance by the appointed person with Section C6.9 (Member Confirmation);

(b) retire two years after his or her appointment (without prejudice to his or her ability to be nominated for a further term of office); and

(c) be capable of being removed from office in accordance with Sections C4.5 and C4.6 (Removal of Elected Members), for which purpose those Sections shall be read as if references to “Elected Member” were to “Security Sub-Committee (Supplier) Member”, references to “Panel” were to “Security Sub-Committee”, references to “Panel Chair” were to “Security Sub-Committee Chair”, and references to “Panel Members” were to “Security Sub-Committee Members”.

G7.7 Each of the eight Security Sub-Committee (Supplier) Members shall (subject to Section G7.14) be appointed in accordance with a process:

(a) by which six Security Sub-Committee (Supplier) Members will be elected by Large Supplier Parties, and two Security Sub-Committee (Supplier) Members will be elected by Small Supplier Parties; and

(b) that is otherwise the same as that by which Elected Members are elected under Sections C4.2 and C4.3 (as if references therein to “Panel” were to “Security Sub-Committee”, references to “Panel Chair” were to “Security Sub-Committee Chair”, references to “Panel Members” were to “Security Sub-Committee Members”, and references to provisions of Section C or D were to the corresponding provisions set out in or applied pursuant to this Section G7).

G7.8 Each of the two “Security Sub-Committee (Network) Members” shall (subject to any directions to the contrary made by the Secretary of State for the purpose of transition on the incorporation of this Section G7 into this Code):

(a) be appointed in accordance with Section G7.9, subject to compliance by the appointed person with Section C6.9 (Member Confirmation);

(b) retire two years after his or her appointment (without prejudice to his or her ability to be nominated for a further term of office); and

(c) be capable of being removed from office in accordance with Sections C4.5 and C4.6 (Removal of Elected Members), for which purpose those Sections shall be read as if references to “Elected Member” were to “Security Sub-Committee (Network) Member”, references to “Panel” were to “Security Sub-Committee”, references to “Panel Chair” were to “Security Sub-Committee Chair”, and references to “Panel Members” were to “Security Sub-Committee Members”.

G7.9 Each of the two Security Sub-Committee (Network) Members shall (subject to Section G7.14) be appointed in accordance with a process:

(a) by which one Security Sub-Committee (Network) Member will be elected by the Electricity Network Parties and one Security Sub-Committee (Network) Member will be elected by the Gas Network Parties; and
(b) that is otherwise the same as that by which Elected Members are elected under Sections C4.2 and C4.3 (as if references therein to “Panel” were to “Security Sub-Committee”, references to “Panel Chair” were to “Security Sub-Committee Chair”, references to “Panel Members” were to “Security Sub-Committee Members”, and references to provisions of Section C or D were to the corresponding provisions set out in or applied pursuant to this Section G7).

G7.10 The “Security Sub-Committee (Other User) Member” shall (subject to any directions to the contrary made by the Secretary of State for the purpose of transition on the incorporation of this Section G7 into this Code):

(a) be appointed in accordance with Section G7.11, subject to compliance by the appointed person with Section C6.9 (Member Confirmation);

(b) retire two years after his or her appointment (without prejudice to his or her ability to be nominated for a further term of office); and

(c) be capable of being removed from office in accordance with Sections C4.5 and C4.6 (Removal of Elected Members), for which purpose those Sections shall be read as if references to “Elected Member” were to “Security Sub-Committee (Other User) Member”, references to “Panel” were to “Security Sub-Committee”, references to “Panel Chair” were to “Security Sub-Committee Chair”, and references to “Panel Members” were to “Security Sub-Committee Members”.

G7.11 The Security Sub-Committee (Other User) Member shall (subject to Section G7.14) be appointed in accordance with a process:

(a) by which he or she is elected by those Other SEC Parties which are Other Users; and

(b) that is otherwise the same as that by which Elected Members are elected under Sections C4.2 and C4.3 (as if references therein to “Panel” were to “Security Sub-Committee”, references to “Panel Chair” were to “Security Sub-Committee Chair”, references to “Panel Members” were to “Security Sub-Committee Members”, and references to provisions of Section C or D were to the corresponding provisions set out in or applied pursuant to this Section G7).

G7.12 The “Security Sub-Committee (Shared Resource Provider) Member” shall:

(a) be appointed in accordance with Section G7.13, subject to compliance by the appointed person with Section C6.9 (Member Confirmation);

(b) retire two years after his or her appointment (without prejudice to his or her ability to be nominated for a further term of office); and

(c) be capable of being removed from office in accordance with Sections C4.5 and C4.6 (Removal of Elected Members), for which purpose those Sections shall be read as if references to “Elected Member” were to “Security Sub-Committee (Shared Resource Provider) Member”, references to “Panel” were to “Security Sub-Committee”, references to “Panel Chair” were to “Security Sub-Committee Chair”, and references to “Panel Members” were to “Security Sub-Committee Members”.

G7.13 The Security Sub-Committee (Shared Resource Provider) Member shall (subject to Section G7.14) be appointed in accordance with a process:
G7.14 The following shall apply in respect of all candidates nominated or re-nominated for election as a Security Sub-Committee (Supplier) Member, Security Sub-Committee (Network) Member, Security Sub-Committee (Other User) Member or Security Sub-Committee (Shared Resource Provider) Member:

(a) the Security Sub-Committee may, by no later than 5 Working Days following the expiry of the period of time set out in the request for nominations, reject a candidate (by notifying the candidate of such rejection) where the Security Sub-Committee determines that the candidate does not satisfy one or more of the following requirements:

(i) the candidate must have been nominated by a company or other organisation, and the individual who submitted the nomination on behalf of the organisation must hold a senior position within the organisation;

(ii) the organisation which nominated the candidate must have confirmed that it is satisfied that the candidate has the relevant security expertise in relation to the category of membership of the Security Sub-Committee for which the candidate has been nominated;

(iii) the organisation which nominated the candidate must have confirmed that the candidate has successfully completed a BS7858 security assessment (or a security assessment named by such organisation which the organisation confirms to be equivalent); and

(iv) the candidate must have sufficient security expertise in relation to the category of membership of the Security Sub-Committee for which the candidate has been nominated;

(b) a candidate who is rejected under paragraph (a) above shall not (subject to paragraph (c) below) be an eligible candidate for the relevant election;

(c) where a candidate disputes a rejection notification under paragraph (a) above, the candidate shall have 3 Working Days following receipt of such notification to refer the matter to the Panel for its final determination of whether the candidate satisfies the requirements set out in paragraph (a) above; and

(d) where necessary, the Secretariat shall delay giving notice of the names of eligible candidates pending expiry of the time periods set out in paragraph (a) and/or (c) or determination by the Panel under paragraph (c) (as applicable).

G7.15 The DCC may nominate one person to be a Security Sub-Committee Member by notice to the Secretariat from time to time. The DCC may replace its nominee from time to time by prior notice to the Secretariat. Such nomination or replacement shall be subject to compliance by the relevant person with Section C6.9 (Member Confirmation).
Proceedings of the Security-Sub Committee

G7.16 Without prejudice to the generality of Section C5.13(c) (Attendance by Other Persons) as it applies pursuant to Section G7.17:

(a) a representative of the Secretary of State and a representative of the Authority shall be:

(i) invited to attend each and every Security Sub-Committee meeting;

(ii) entitled to speak at such Security Sub-Committee meetings without the permission of the Security Sub-Committee Chair; and

(iii) provided with copies of all the agenda and supporting papers available to Security Sub-Committee Members in respect of such meetings;

(b) the Security Sub-Committee Chair shall invite to attend Security Sub-Committee meetings any persons that the Security Sub-Committee determines it appropriate to invite in order to be provided with expert advice on security matters.

G7.17 Subject to Section G7.16, the provisions of Section C5 (Proceedings of the Panel) shall apply to the proceedings of the Security Sub-Committee, for which purpose that Section shall be read as if references to “Panel” were to “Security Sub-Committee”, references to “Panel Chair” were to “Security Sub-Committee Chair”, and references to “Panel Members” were to “Security Sub-Committee Members”.

Duties and Powers of the Security Sub-Committee

G7.18 The Security Sub-Committee:

(a) shall perform the duties and may exercise the powers set out in Sections G7.19 to G7.23; and

(b) shall perform such other duties and may exercise such other powers as may be expressly ascribed to the Security Sub-Committee elsewhere in this Code.

Document Development and Maintenance

G7.19 The Security Sub-Committee shall:

(a) develop and maintain a document, to be known as the “Security Controls Framework”, which shall:

(i) set out the appropriate User Security Assessment Methodology to be applied to different categories of security assurance assessment carried out in accordance with Section G8 (User Security Assurance); and

(ii) be designed to ensure that such security assurance assessments are proportionate, consistent in their treatment of equivalent Users and equivalent User Roles, and achieve appropriate levels of security assurance in respect of different Users and different User Roles;

(b) carry out reviews of the Security Risk Assessment:
The Security Sub-Committee shall:

(a) periodically, and in any event at least once each year, review the Security Obligations and Assurance Arrangements in order to identify whether in the opinion of the Security Sub-Committee they continue to be fit for purpose;

(b) exercise such functions as are allocated to it under, and comply with the applicable requirements of Section G8 (User Security Assurance) and Section G9 (DCC Security Assurance);

(c) provide the Panel with support and advice in respect of issues relating to the actual or potential non-compliance of any Party with the requirements of the Security Obligations and Assurance Arrangements;

(d) keep under review the NCSC CPA Certificate scheme in order to assess whether it continues to be fit for purpose in so far as it is relevant to the Code, and suggest modifications to the scheme provider to the extent to which it considers them appropriate;

(e) to the extent to which it considers it appropriate, in relation to any User (or, during the first User Entry Process, Party) which has produced a User Security Assessment Response that sets out any steps that the User proposes to take in accordance with Section G8.24(b):

(i) liaise with that User (or Party) as to the nature and timetable of such steps;

(ii) either accept the proposal to take those steps within that timetable or seek to agree with that User (or Party) such alternative steps or timetable as the Security Sub-Committee may consider appropriate; and

(iii) take advice from the User Independent Security Assurance Service Provider; and
where the Security Sub-Committee considers it appropriate, request the User Independent Security Assurance Service Provider to carry out a Follow-up Security Assessment;

(f) provide advice to the Panel on the scope and output of the independent security assurance arrangements of the DCC in relation to the design, building and testing of the DCC Total System;

(g) provide advice to the Panel on the scope and output of the SOC2 assessment of the DCC Total System;

(h) provide advice to the Panel in relation to the appointment of the User Independent Security Assurance Service Provider, monitor the performance of the person appointed to that role and provide advice to the Panel in respect of its views as to that performance; and

(i) provide advice and information to the Authority in relation to any actual or potential non-compliance with the CPA Security Characteristics of any Device or apparatus in respect of which a CPA Certificate is issued or required.

Monitoring and Advice

G7.21 The Security Sub-Committee shall:

(a) provide such reasonable assistance to the DCC and Users as may be requested by them in relation to the causes of security incidents and the management of vulnerabilities on their Systems;

(b) monitor the (actual and proposed) Anomaly Detection Thresholds of which it is notified by the DCC, consider the extent to which they act as an effective means of detecting any Compromise to any relevant part of the DCC Total System or of any User Systems, and provide its opinion on such matters to the DCC;

(c) provide the Panel with support and advice in respect of Disputes for which the Panel is required to make a determination, insofar as such Disputes relate to the Security Obligations and Assurance Arrangements;

(d) provide the Panel, the Change Sub-Committee, the Change Board and any relevant Working Group with support and advice in relation to any Draft Proposal or Modification Proposal which may affect the security of the End-to-End Smart Metering System or the effective implementation of the security controls that are identified in the Security Requirements;

(e) advise the Authority of any modifications to the conditions of Energy Licences which it considers may be appropriate having regard to the residual security risks identified from time to time in the Risk Treatment Plan;

(f) respond to any consultations on matters which may affect the security of the End-to-End Smart Metering System or the effective implementation of the security controls that are identified in the Security Requirements;

(g) act in cooperation with, and send a representative to, the SMKI PMA, the Technical Architecture and Business Architecture Sub-Committee and any other Sub-Committee or Working Group which requests the support or attendance of the Security Sub-Committee;

(h) (to the extent to which it reasonably considers that it is necessary to do so) liaise and exchange information with, provide advice to, and seek the advice of the At HAN Forum on matters relating
to the Alt HAN Arrangements which may affect the security of the End-to-End Smart Metering System or the effective implementation of the security controls that are identified in the Security Requirements;

(i) provide such further support and advice to the Panel as it may request; and

(j) provide the Authority with such information and documents as it may reasonably request in relation to any matter referred by a Party to the Authority for determination pursuant to Section F2.7B.

Modifications

G7.22 The Security Sub-Committee shall establish a process under which the Code Administrator monitors Draft Proposals and Modification Proposals with a view to identifying (and bringing to the attention of the Security Sub-Committee) those proposals that:

(a) are likely to affect the Security Obligations and Assurance Arrangements; or

(b) are likely to relate to other parts of the Code but may have a material effect on the security of the End-to-End Smart Metering System,

and the Code Administrator shall comply with such process.

G7.23 Notwithstanding Section D1.3 (Persons Entitled to Submit Draft Proposals):

(a) the Security Sub-Committee shall be entitled to submit Draft Proposals in respect of the Security Obligations and Assurance Arrangements where the Security Sub-Committee considers it appropriate to do so; and

(b) any Security Sub-Committee Member shall be entitled to submit Draft Proposals in respect of the Security Obligations and Assurance Arrangements where he or she considers it appropriate to do so (where the Security Sub-Committee has voted not to do so).

G7.24 Notwithstanding and subject to the provisions of the Working Group Terms of Reference, the Security Sub-Committee shall be entitled to nominate a representative to be a member of any Working Group.

G7.25 For the purposes of Section D7.1 (Modification Report):

(a) written representations in relation to the purpose and effect of a Modification Proposal may be made by:

(i) the Security Sub-Committee; and/or

(ii) any Security Sub-Committee Member (either alone or in addition to any representations made by other Security Sub-Committee Members and/or the Security Sub-Committee collectively); and

(b) notwithstanding Section D7.3 (Content of the Modification Report), the Code Administrator shall ensure that all such representations, and a summary of any evidence provided in support of them, are set out in the Modification Report prepared in respect of the relevant Modification Proposal.
G8. USER SECURITY ASSURANCE

Procurement of the User Independent Security Assurance Service Provider

G8.1 The Panel shall procure the provision of security assurance services:

(a) of the scope specified in Section G8.3;

(b) from a person who:

(i) is suitably qualified in accordance with Section G8.4;

(ii) is suitably independent in accordance with Section G8.7; and

(iii) satisfies the capacity requirement specified in Section G8.11,

and that person is referred to in this Section G8 as the “User Independent Security Assurance Service Provider”.

G8.2 The Panel may appoint more than one person to carry out the functions of the User Independent Security Assurance Service Provider.

Scope of Security Assurance Services

G8.3 The security assurance services specified in this Section G8.3 are services in accordance with which the User Independent Security Assurance Service Provider shall:

(a) carry out User Security Assessments at such times and in such manner as is provided for in this Section G8;

(b) produce User Security Assessment Reports in relation to Users that have been the subject of a User Security Assessment;

(c) receive and consider User Security Assessment Responses and carry out any Follow-up Security Assessments at the request of the Security Sub-Committee;

(d) otherwise, at the request of, and to an extent determined by, the Security Sub-Committee, carry out an assessment of the compliance of any User with its obligations under Sections G3 to G6 where:

(i) following either a User Security Self-Assessment or Verification User Security Assessment, any material increase in the security risk relating to that User has been identified; or

(ii) the Security Sub-Committee otherwise considers it appropriate for that assessment to be carried out;

(e) review the outcome of User Security Self-Assessments;

(f) at the request of the Security Sub-Committee, provide to it advice in relation to:

(i) the compliance of any User with its obligations under Sections G3 to G6 or any CPA Certificate Remedial Plan; and
changes in security risks relating to the Systems, Data, functionality and processes of any User which fall within Section G5.14 (Information Security: Obligations on Users);

at the request of the Panel, provide to it advice in relation to the suitability of any remedial action plan for the purposes of Section M8.4 of the Code (Consequences of an Event of Default);

at the request of the Security Sub-Committee Chair, provide a representative to attend and contribute to the discussion at any meeting of the Security Sub-Committee; and

undertake such other activities, and do so at such times and in such manner, as may be further provided for in this Section G8.

Suitably Qualified Service Provider

G8.4 The User Independent Security Assurance Service Provider shall be treated as suitably qualified in accordance with this Section G8.4 only if it satisfies:

(a) one or more of the requirements specified in Section G8.5; and

(b) the requirement specified in Section G8.6.

G8.5 The requirements specified in this Section G8.5 are that the User Independent Security Assurance Service Provider:

(a) is a CTAS provider;

(b) is accredited by UKAS as meeting the requirements for providing audit and certification of information security management systems in accordance with ISO/IEC 27001:2013 (Information Technology – Security Techniques – Information Security Management Systems) or any equivalent to that standard which updates or replaces it from time to time; and/or

(c) holds another membership, accreditation, approval or form of professional validation that is in the opinion of the Panel substantially equivalent in status and effect to one or more of the arrangements described in paragraphs (a) and (b).

G8.6 The requirement specified in this Section G8.6 is that the User Independent Security Assurance Service Provider:

(a) employs consultants who are members of the Certified Cyber Professional (CPP) scheme at the ‘Lead’ or ‘Senior Practitioner’ level in either the ‘Security and Information Risk Advisor’ or ‘Information Assurance Auditor’ roles; and

(b) engages those individuals as its lead auditors for the purposes of carrying out all security assurance assessments in accordance with this Section G8.

Independence Requirement

G8.7 The User Independent Security Assurance Service Provider shall be treated as suitably independent in accordance with this Section G8.7 only if it satisfies:

(a) the requirements specified in Section G8.9; and
(b) the requirement specified in Section G8.10.

G8.8 For the purposes of Sections G8.9 and G8.10:

(a) a "Relevant Party" means any Party in respect of which the User Independent Security Assurance Service Provider carries out functions under this Section G8; and

(b) a "Relevant Service Provider" means any service provider to a Relevant Party from which that Party acquires capability for a purpose related to its compliance with its obligations as a User under Sections G3 to G6.

G8.9 The requirements specified in this Section G8.9 are that:

(a) no Relevant Party or any of its subsidiaries, and no Relevant Service Provider or any of its subsidiaries, holds or acquires any investment by way of shares, securities or other financial rights or interests in the User Independent Security Assurance Service Provider; and

(b) no director of any Relevant Party, and no director of any Relevant Service Provider, is or becomes a director or employee of, or holds or acquires any investment by way of shares, securities or other financial rights or interests in, the User Independent Security Assurance Service Provider; and

(c) the User Independent Security Assurance Service Provider does not hold or acquire a participating interest (as defined in section 421A of the Financial Services and Markets Act 2000) in any Relevant Party or any Relevant Service Provider, (but for these purposes references to a Relevant Service Provider shall not include the User Independent Security Assurance Service Provider where it acts in that capacity).

G8.10 The requirement specified in this Section G8.10 is that the User Independent Security Assurance Service Provider is able to demonstrate to the satisfaction of the Panel that it has in place arrangements to ensure that it will at all times act independently of any commercial relationship that it has, has had, or may in future have with a Relevant Party or Relevant Service Provider (and for these purposes a 'commercial relationship' shall include a relationship established by virtue of the User Independent Security Assurance Service Provider itself being a Relevant Service Provider to any Relevant Party).

Capacity Requirement

G8.11 The capacity requirement specified in this Section G8.11 is that the User Independent Security Assurance Service Provider must be capable of meeting the Panel's estimate of the demand for its security assurance services throughout the period in relation to which those services are being procured.

Compliance of the User Independent Security Assurance Service Provider

G8.12 The Panel shall be responsible for ensuring that the User Independent Security Assurance Service Provider carries out its functions in accordance with the provisions of this Section G8.

Users: Duty to Cooperate in Assessment

G8.13 Each User shall do all such things as may be reasonably requested by the Security Sub-Committee, or by any person acting on behalf of or at the request of the Security Sub-Committee (including in particular the User Independent Security Assurance Service Provider), for the purposes of facilitating an
assessment of that User’s compliance with its obligations under Sections G3 to G6 or any CPA Certificate Remedial Plan.

G8.14 For the purposes of Section G8.13, a User shall provide the Security Sub-Committee (or the relevant person acting on its behalf or at its request) with:

(a) all such Data as may reasonably be requested, within such times and in such format as may reasonably be specified;

(b) all such other forms of cooperation as may reasonably be requested, including in particular:

(i) access at all reasonable times to such parts of the premises of that User as are used for, and such persons engaged by that User as carry out or are authorised to carry out, any activities related to its compliance with its obligations under Sections G3 to G6; and

(ii) such cooperation as may reasonably be requested by the Independent Security Assessment Services Provider for the purposes of carrying out any security assurance assessment in accordance with this Section G8.

Categories of Security Assurance Assessment

G8.15 For the purposes of this Section G8, there shall be the following four categories of security assurance assessment:

(a) a Full User Security Assessment (as further described in Section G8.16);

(b) a Verification User Security Assessment (as further described in Section G8.17);

(c) a User Security Self-Assessment (as further described in Section G8.18); and

(d) a Follow-up Security Assessment (as further described in Section G8.19).

G8.16 A “Full User Security Assessment” shall be an assessment carried out by the User Independent Security Assurance Service Provider in respect of a User to identify the extent to which that User is compliant with each of its obligations under Sections G3 to G6 in each of its User Roles.

G8.17 A “Verification User Security Assessment” shall be an assessment carried out by the User Independent Security Assurance Service Provider in respect of a User to identify any material increase in the security risk relating to the Systems, Data, functionality and processes of that User falling within Section G5.14 (Information Security: Obligations on Users) since the last occasion on which a Full User Security Assessment was carried out in respect of that User.

G8.18 A “User Security Self-Assessment” shall be an assessment carried out by a User, the outcome of which is reviewed by the User Independent Security Assurance Service Provider, to identify any material increase in the security risk relating to the Systems, Data, functionality and processes of that User falling within Section G5.14 (Information Security: Obligations on Users) since the last occasion on which a User Security Assessment was carried out in respect of that User.

G8.19 A “Follow-up Security Assessment” shall be an assessment carried out by the User Independent Security Assurance Service Provider, following a User Security Assessment, in accordance with the provisions of Section G8.29.
For the purposes of Sections G8.17 and G8.18, a Verification Security Assessment and User Security Self-Assessment shall each be assessments carried out in respect of a User having regard in particular to:

(a) any changes made to any System, Data, functionality or process falling within the scope of Section G5.14 (Information Security: Obligations on Users);

(b) where the User is a Supplier Party, any increase in the number of Enrolled Smart Metering Systems for which it is the Responsible Supplier; and

(c) where the User is a Network Party, any increase in the number of Enrolled Smart Metering Systems for which it is the Electricity Distributor or the Gas Transporter.

User Security Assessments: General Procedure

User Security Assessment Methodology

Each User Security Assessment carried out by the User Independent Security Assurance Service Provider shall be carried out in accordance with the User Security Assessment Methodology applicable to the relevant category of assessment.

The User Security Assessment Report

Following the completion of a User Security Assessment, the User Independent Security Assurance Service Provider shall, in discussion with the User to which the assessment relates, produce a written report (a "User Security Assessment Report") which shall:

(a) set out the findings of the User Independent Security Assurance Service Provider on all the matters within the scope of the User Security Assessment;

(b) in the case of a Full User Security Assessment:

(i) specify any instances of actual or potential non-compliance of the User with its obligations under Sections G3 to G6 which have been identified by the User Independent Security Assurance Service Provider; and

(ii) set out the evidence which, in the opinion of the User Independent Security Assurance Service Provider, establishes each of the instances of actual or potential non-compliance which it has identified; and

(c) in the case of a Verification User Security Assessment:

(i) specify any material increase in the security risk relating to that User which the User Independent Security Assurance Service Provider has identified since the last occasion on which a Full User Security Assessment was carried out in respect of that User; and

(ii) set out the evidence which, in the opinion of the User Independent Security Assurance Service Provider, establishes the increase in security risk which it has identified.

The User Independent Security Assurance Service Provider shall submit a copy of each User Security Assessment Report to the Security Sub-Committee and to the User to which that report relates.
The User Security Assessment Response

G8.24 Following the receipt by any User of a User Security Assessment Report which relates to it, the User shall as soon as reasonably practicable, and in any event by no later than such date as the Security Sub-Committee may specify:

(a) produce a written response to that report (a "User Security Assessment Response") which addresses the findings set out in the report; and

(b) submit a copy of that response to the Security Sub-Committee and the User Independent Security Assurance Service Provider.

G8.25 Where a User Security Assessment Report:

(a) following a Full User Security Assessment, specifies any instance of actual or potential non-compliance of a User with its obligations under Sections G3 to G6; or

(b) following a Verification User Security Assessment, specifies any material increase in the security risk relating to a User since the last occasion on which a Full User Security Assessment was carried out in respect of that User,

the User shall ensure that its User Security Assessment Response includes the matters referred to in Section G8.26.

G8.26 The matters referred to in this Section are that the User Security Assessment Response:

(a) indicates whether the User accepts the relevant findings of the User Independent Security Assurance Service Provider and, where it does not, explains why this is the case;

(b) sets out any steps that the User has taken or proposes to take in order to remedy and/or mitigate the actual or potential non-compliance or the increase in security risk (as the case may be) specified in the User Security Assessment Report; and

(c) identifies a timetable within which the User proposes to take any such steps that have not already been taken.

G8.27 Where a User Security Assessment Response sets out any steps that the User proposes to take in accordance with Section G8.26(b), the Security Sub-Committee (having considered the advice of the User Independent Security Assurance Service Provider) shall review that response and either:

(a) notify the User that it accepts that the steps that the User proposes to take, and the timetable within which it proposes to take them, are appropriate to remedy and/or mitigate the actual or potential non-compliance or increase in security risk (as the case may be) specified in the User Security Assessment Report; or

(b) seek to agree with the User such alternative steps and/or timetable as would, in the opinion of the Security Sub-Committee, be more appropriate for that purpose.

G8.28 Where a User Security Assessment Response sets out any steps that the User proposes to take in accordance with Section G8.26(b), and where those steps and the timetable within which it proposes to
take them are accepted by the Security Sub-Committee, or alternative steps and/or an alternative
timetable are agreed between it and the User in accordance with Section G8.27, the User shall:

(a) take the steps that have been accepted or agreed (as the case may be) within the timetable that has
been accepted or agreed (as the case may be); and

(b) report to the Security Sub-Committee on:

(i) its progress in taking those steps, at any such intervals or by any such dates as the Security
Sub-Committee may specify;

(ii) the completion of those steps in accordance with the timetable; and

(iii) any failure to complete any of those steps in accordance with the timetable, specifying the
reasons for that failure.

Follow-up Security Assessment

G8.29 Where a User Security Assessment Response sets out any steps that the User proposes to take in
accordance with Section G8.26(b), and where those steps and the timetable within which it proposes to
take them are accepted by the Security Sub-Committee, or alternative steps and/or an alternative
timetable are agreed between it and the User in accordance with Section G8.27, the User Independent
Security Assurance Service Provider shall, at the request of the Security Sub-Committee (and by such
date as it may specify), carry out a Follow-up Security Assessment of the relevant User to:

(a) identify the extent to which the User has taken the steps that have been accepted or agreed (as the
case may be) within the timetable that has been accepted or agreed (as the case may be); and

(b) assess any other matters related to the User Security Assessment Response that are specified by
the Security Sub-Committee.


G8.30 The User Independent Security Assurance Service Provider:

(a) may in its discretion, and shall where directed to do so by the Security Sub- Committee:

(i) in relation to a User which acts in more than one User Role, determine that a single User
Security Assessment may be carried out in relation to that User in respect of any two or more
such User Roles; and

(ii) in carrying out any User Security Assessment, take into account any relevant security
accreditation or certification held by the relevant User; and

(b) shall, where any Shared Resources which have not been provided by a Shared Resource Provider
form part of the User Systems of more than one User, have regard to information obtained in
relation to such Shared Resources in the User Security Assessment of one such User when carrying
out a User Security Assessment of any other such User.
Initial Full User Security Assessment: User Entry Process

G8.31 Sections G8.33 to G8.39 set out the applicable security requirements referred to in Section H1.10(c) (User Entry Process Requirements).

G8.32 For the purposes of Sections G8.33 to G8.39, any reference in Sections G3 to G6 or the preceding provisions of this Section G8 to a 'User' (or to any related expression which applies to Users), shall be read as including a reference (or otherwise applying) to any Party seeking to become a User by completing the User Entry Process for any User Role.

Initial Full User Security Assessment

G8.33 For the purpose of completing the User Entry Process for a User Role, a Party wishing to act as a User in that User Role shall be subject to a Full User Security Assessment in respect of the User Role.

Panel: Setting the Assurance Status

G8.34 Following the completion of that initial Full User Security Assessment, the Security Sub-Committee shall ensure that copies of both the User Security Assessment Report and User Security Assessment Response are provided to the Panel.

G8.35 Following the receipt by it of the User Security Assessment Report and User Security Assessment Response, the Panel shall promptly consider both documents and (having regard to any advice of the Security Sub-Committee) set the assurance status of the Party, in relation to its compliance with each of its obligations under Sections G3 to G6 in the relevant User Role, in accordance with Section G8.36.

G8.36 The Panel shall set the assurance status of the Party as one of the following:

(a) approved;

(b) approved, subject to the Party:

(i) taking such steps as it proposes to take in its User Security Assessment Response in accordance with Section G8.26(b); or

(ii) both taking such steps and being subject to a Follow-up Security Assessment by such date as the Panel may specify,

(c) deferred and:

(i) the Party having first taken such steps as it proposes to take in its User Security Assessment Response in accordance with Section G8.26(b) and been subject to a Follow-up Security Assessment; and

(ii) the Panel having determined that it is satisfied, on the evidence of the Follow-up Security Assessment, that such steps have been taken; or

(d) rejected and:
the Party shall have a second Full User Security Assessment to address any issues identified by the Panel as being, in the opinion of the Panel, not adequately addressed in that response as submitted to the Security Sub-Committee; and

(ii) upon completion of the second Full User Security Assessment the Panel will reconsider the assurance status in accordance with Section G8.35.

Approval

G8.37 For the purposes of Sections H1.10(c) and H1.11 (User Entry Process Requirements):

(a) a Party shall be considered to have successfully demonstrated that it meets the applicable security requirements of this Section G8 when:

(i) the Panel has set its assurance status to 'approved' in accordance with either Section G8.36(a) or (b); or

(ii) the Panel has set its assurance status to 'deferred' in accordance with Section G8.36(c) and the requirements specified in that Section have been met; and

(b) the Panel shall notify the Code Administrator as soon as reasonably practicable after the completion of either event described in paragraph (a)(i) or (ii).

Obligations on an Approved Party

G8.38 Where the Panel has set the assurance status of a Party to 'approved subject to' specified in Section G8.36(b), the Party shall take the steps to which that approval is subject in accordance with that section.

Disagreement with Panel Decisions

G8.39 Where a Party disagrees with any decision made by the Panel in relation to it under Section G8.36, it may appeal that decision to the Authority and the determination of the Authority shall be final and binding for the purposes of the Code.

Security Assurance Assessments: Post-User Entry Process

G8.40 Within 12 months after completion of the User's initial Full User Security Assessment (or after the Follow-up Security Assessment where there was one), for the purposes of the User Entry Process, a User shall schedule a User Security Assessment with the User Independent Security Assurance Provider in accordance with the provisions of Sections G8.41 to G8.47. The initial Full User Security Assessment will be deemed complete when the Panel set an assurance status of:

(a) approved; or

(b) approved, subject to the User:

(i) taking such steps as the User proposes to take in its User Security Assessment Response in accordance with Section G8.26(b); or
(ii) both taking the steps referred to in (i) above and being subject to a Follow-up Security Assessment by such date as the Panel may specify.

Supplier Parties

G8.41 Where a User is a Supplier Party and either:

(a) the number of Domestic Premises supplied with electricity and/or gas through one or more Smart Metering Systems for which it is the Responsible Supplier exceeds 250,000; or

(b) the number of Non-Domestic Premises supplied with electricity and/or gas through one or more Smart Metering Systems for which it is the Responsible Supplier exceeds 50,000; or

(c) \((5N) + D > 250,000\)

Where N is the number of Non-Domestic Premises and D is the number of Domestic Premises supplied with electricity and/or gas through one or more Smart Metering Systems for which it is the Responsible Supplier, the User Security Assessment required by Section G8.40 shall be a Full User Security Assessment and the User shall schedule a further Full User Security Assessment within 12 months after each Full User Security Assessment.

G8.42 Where a User is a Supplier Party of electricity and/or gas to Domestic Premises and/or Non-Domestic Premises through one or more Smart Metering Systems for which it is the Responsible Supplier but does not meet any of the criteria specified under Section G8.41, the User Security Assessment required by Section G8.40 shall be a Verification User Security Assessment and the User shall:

(a) within 12 months after each Verification User Security Assessment schedule a User Security Self-Assessment; and

(b) within 12 months after each User Security Self-Assessment, schedule a Full User Security Assessment with the User Independent Security Assurance Service Provider; and

(c) within 12 months after each Full User Security Assessment, schedule a Verification User Security Assessment with the User Independent Security Assurance Service Provider.

G8.43 In assessing for the purposes of Sections G8.41 and G8.42 the number of Domestic Premises and Non-Domestic Premises supplied with electricity and/or gas through one or more Smart Metering Systems for which a User is the Responsible Supplier, that number shall, where any Shared Resources which are not provided by a Shared Resource Provider form part of both its User Systems and the User Systems of another User, be deemed to include any Domestic Premises or Non-Domestic Premises supplied with electricity and/or gas through one or more Smart Metering Systems for which that other User is the Responsible Supplier.

Network Parties

G8.44 Where a User is a Network Party and the number of Domestic Premises supplied with electricity and/or gas through one or more Smart Metering Systems for which it is the Electricity Distributor and/or the Gas Transporter exceeds 250,000, the User Security Assessment required by Section G8.40 shall be a Verification User Security Assessment and the User shall:
(a) within 12 months after previous Verification User Security Assessment, schedule a second Verification User Security Assessment with the User Independent Security Assurance Provider;

(b) within 12 months after each second successive Verification User Security Assessment, schedule a Full User Security Assessment with the User Independent Security Assurance Service Provider; and

(c) within 12 months after each Full User Security Assessment, schedule a Verification User Security Assessment with the User Independent Security Assurance Service Provider.

G8.45 Where a User is a Network Party and the number of Domestic Premises supplied with electricity and/or gas through one or more Smart Metering Systems for which it is the Electricity Distributor and/or the Gas Transporter is equal to or less than 250,000, the User Security Assessment required by Section G8.40 shall be a Verification User Security Assessment and the User shall:

(a) within 12 months after each Verification User Security Assessment, schedule a User Security Self-Assessment;

(b) within 12 months after each User Security Self-Assessment, schedule a Full User Security Assessment with the User Independent Security Assurance Service Provider; and

(c) within 12 months after each Full User Security Assessment, schedule a Verification User Security Assessment with the User Independent Security Assurance Service Provider.

G8.46 In assessing for the purposes of Sections G8.44 and G8.45 the number of Domestic Premises supplied with electricity and/or gas through one or more Smart Metering Systems for which a User is the Electricity Distributor and/or the Gas Transporter, that number shall, where any Shared Resources form part of both its User Systems and the User Systems of another User, be deemed to include any Domestic Premises supplied with electricity and/or gas through one or more Smart Metering Systems for which that other User is the Electricity Distributor and/or the Gas Transporter.

Other Users

G8.47 Where a User is neither a Supplier Party nor a Network Party, Section G8.40 requires the User to schedule a User Security Verification Assessment and the User shall:

(a) within 12 months after the previous User Security Verification Assessment, schedule a User Security Self-Assessment;

(b) within 12 months after the User Security Self-Assessment schedule a Full User Security Assessment with the User Independent Security Assurance Service Provider; and

(c) within 12 months after each Full User Security Assessment, schedule a User Security Verification Assessment.

Interpretation

G8.48 Section G8.49 applies where:

(a) pursuant to Sections G8.41 to G8.43, it is necessary to determine, in relation to any Supplier Party, the number of Domestic Premises and Non-Domestic Premises that are supplied with electricity
and/or gas through one or more Smart Metering Systems for which it is the Responsible Supplier; or

(b) pursuant to Sections G8.44 to G8.46, it is necessary to determine, in relation to any Network Party, the number of Domestic Premises that are supplied with electricity and/or gas through one or more Smart Metering Systems for which it is the Electricity Distributor and/or the Gas Transporter.

G8.49 Where this Section applies:

(a) the determination referred to in Section G8.48 shall be made at the time at which the nature of each annual security assurance assessment for the relevant User falls to be ascertained; and

(b) the DCC shall provide all reasonable assistance that may be requested by that User or the Security Sub-Committee for the purposes of making that determination.

User Security Self-Assessment

G8.50 Where, in accordance with the requirements of this Section G8, a User is subject to a User Security Self-Assessment in any year, that User shall:

(a) carry out the User Security Self-Assessment during in accordance with the User Security Assessment Methodology that is applicable to User Security Self-Assessments; and

(b) ensure that the outcome of the User Security Self-Assessment is documented and is submitted to the User Independent Security Assurance Service Provider for review by no later than the date which is 12 months after the date of the completion of the previous User Security Assessment or (if more recent) User Security Self-Assessment.

Users: Obligation to Pay Explicit Charges

G8.51 Each User shall pay to the DCC all applicable Charges in respect of:

(a) all User Security Assessments and Follow-up Security Assessments carried out in relation to it by the User Independent Security Assurance Service Provider;

(b) the production by the User Independent Security Assurance Service Provider of any User Security Assessment Reports following such assessments; and

(c) all related activities of the User Independent Security Assurance Service Provider in respect of that User in accordance with this Section G8.

G8.52 Expenditure incurred in relation to Users in respect of the matters described in Section G8.51 shall be treated as Recoverable Costs in accordance with Section C8 (Panel Costs and Budgets).

G8.53 For the purposes of Section G8.51 the Panel shall, at such times and in respect of such periods as it may (following consultation with the DCC) consider appropriate, notify the DCC of:

(a) the expenditure incurred in respect of the matters described in Section G8.51 that is attributable to individual Users, in order to facilitate Explicit Charges designed to pass-through the expenditure to such Users pursuant to Section K7 (Determining Explicit Charges); and
any expenditure incurred in respect of the matters described in Section G8.51 which cannot reasonably be attributed to an individual User.

Events of Default

G8.54 In relation to an Event of Default which consists of a material breach by a User of any of its obligations under Sections G3 to G6, the provisions of Sections M8.2 to M8.4 shall apply subject to the provisions of Sections G8.55 to G8.60.

G8.55 Where in accordance with Section M8.2 the Panel receives notification that a User is in material breach of any requirements of Sections G3 to G6, it shall refer the matter to the Security Sub-Committee.

G8.56 On any such referral the Security Sub-Committee may investigate the matter in accordance with Section M8.3 as if the references in that Section to the “Panel” were to the “Security Sub-Committee”.

G8.57 Where the Security Sub-Committee has:

(a) carried out an investigation in accordance with Section M8.3; or

(b) received a report from the User Independent Security Assurance Service Provider, following a User Security Assessment, concluding that a User is in actual or potential non-compliance with any of its obligations under Sections G3 to G6,

the Security Sub-Committee shall consider the information available to it and, where it considers that actual non-compliance with any obligations under Sections G3 to G6 has occurred, shall refer the matter to the Panel for it to determine whether that non-compliance constitutes an Event of Default.

G8.58 Where the Panel determines that an Event of Default has occurred, it shall:

(a) notify the relevant User and any other Party it considers may have been affected by the Event of Default; and

(b) determine the appropriate steps to take in accordance with Section M8.4.

G8.59 Where the Panel is considering what steps to take in accordance with Section M8.4, it may request and consider the advice of the Security Sub-Committee.

G8.60 Where the Panel determines that a User is required to give effect to a remedial action plan in accordance with Section M8.4(d) that plan must be approved by the Panel (having regard to any advice of the Security Sub-Committee).

Shared Resource Providers

G8.61 Section G8.62 applies where:

(a) Shared Resources are provided to a User by a Shared Resource Provider; and

(b) any User Security Assessment is carried out in respect of that Shared Resource Provider.

G8.62 Where this Section applies:
(a) the outcome of the User Security Assessment (including for these purposes any actions or decisions described at Sections G8.22 to G8.29) shall be treated as applying to the User, in respect of the Shared Resources, in the same manner as it is applicable to the Shared Resource Provider; and

(b) in any User Security Assessment which takes place in respect of the User, the User Independent Security Assessment Service Provider shall, with regard to matters relating to the Shared Resources, rely on the outcome of the most recent User Security Assessment in respect of the Shared Resource Provider and shall not be required to repeat that assessment.

G8.63 For the purposes of Section G8.40, where a Shared Resource Provider provides Shared Resources to Users which are:

(a) Supplier Parties, the provisions of Sections G8.41 and G8.42 shall apply to the Shared Resource Provider as if it was a Supplier Party and the Smart Metering Systems for which those Supplier Parties are the Responsible Suppliers were Smart Metering Systems for which it is the Responsible Supplier;

(b) Network Parties, the provisions of Sections G8.44 to G8.46 shall apply to the Shared Resource Provider as if it was a Network Party and the Smart Metering Systems for which those Network Parties are the Electricity Distributor and/or Gas Transporter were Smart Metering Systems for which it is the Electricity Distributor and/or Gas Transporter;

(c) Other Users, the provisions of Section G8.47 shall apply to the Shared Resource Provider as if it was an Other User.

CPA Certificate Remedial Plan Preparation

G8.64 Where a User is a Supplier Party, the User shall ensure that it has in place (and periodically reviews) a policy for creating and managing compliance with CPA Certificate Remedial Plans.

G9. DCC SECURITY ASSURANCE

The DCC Independent Security Assessment Arrangements

G9.1 The DCC shall establish, give effect to, maintain and comply with arrangements, to be known as the "DCC Independent Security Assessment Arrangements", which shall:

(a) have the purpose specified in Section G9.2; and

(b) make provision for the DCC to take the actions specified in Section G9.3.

G9.2 The purpose specified in this Section G9.2 shall be the purpose of procuring SOC2 assessments of:

(a) all security risk assessments undertaken by the DCC in relation to itself and any DCC Service Providers;

(b) the effectiveness and proportionality of the security controls that are in place in order to identify and mitigate security risks in relation to the DCC Total System; and

(c) the DCC's compliance with:
the requirements of Condition 8 (Security Controls for the Authorised Business) of the DCC Licence;

(ii) the requirements of Sections G2 and G4 to G6 or any CPA Certificate Remedial Plan;

(iii) such other requirements relating to the security of the DCC Total System as may be specified by the Panel (having considered the advice of the Security Sub-Committee) from time to time.

G9.3 The actions specified in this Section G9.3 shall be actions taken by the DCC to:

(a) procure the provision of security assurance services by the DCC Independent Security Assurance Service Provider (as further described in Section G9.4);

(b) ensure that the DCC Independent Security Assurance Service Provider carries out SOC2 assessments for the purpose specified in Section G9.2:

(i) annually;

(ii) on any material change to the DCC Total System; and

(iii) at any other time specified by the Panel;

(c) consult with the Panel, and obtain its approval, in respect of the scope of each such assessment before that assessment is carried out;

(d) procure that the DCC Independent Security Assurance Service Provider produces a DCC Security Assessment Report following each such assessment that has been carried out;

(e) ensure that the Panel and the Security Sub-Committee are provided with a copy of each such DCC Security Assessment Report;

(f) produce a DCC Security Assessment Response in relation to each such report; and

(g) provide to the Panel and the Security Sub-Committee a copy of each DCC Security Assessment Response and, as soon as reasonably practicable thereafter, a report on its implementation of any action plan that is set out in that DCC Security Assessment Response.

The DCC Independent Security Assurance Service Provider

G9.4 For the purposes of Section G9.3, the "DCC Independent Security Assurance Service Provider" shall be a person who is appointed by the DCC to provide security assurance services and who:

(a) is qualified to perform SOC2 assessments;

(b) has been approved by the Security Sub-Committee, following consultation with it by the DCC, as otherwise being suitably qualified to provide security assurance services for the purposes of this Section G9; and

(c) satisfies the independence requirement specified in Section G9.5.

G9.5 The independence requirement specified in this Section G9.5 is that the DCC Independent Security Assurance Service Provider must be independent of the DCC and of each DCC Service Provider from
whom the DCC may acquire capability for any purpose related to its compliance with the obligations referred to at Section G9.2(c) (but excluding any provider of corporate assurance services to the DCC).

G9.6 For the purposes of Section G9.5, the DCC Independent Security Assurance Service Provider is to be treated as independent of the DCC (and of a relevant DCC Service Provider) only if:

(a) neither the DCC nor any of its subsidiaries (or such a DCC Service Provider or any of its subsidiaries) holds or acquires any investment by way of shares, securities or other financial rights or interests in the DCC Independent Security Assurance Service Provider;

(b) no director of the DCC (or of any such DCC Service Provider) is or becomes a director or employee of, or holds or acquires any investment by way of shares, securities or other financial rights or interests in, the DCC Independent Security Assurance Service Provider;

(c) the DCC Independent Security Assurance Service Provider does not hold or acquire a participating interest (as defined in section 421A of the Financial Services and Markets Act 2000) in the DCC (or in any such DCC Service Provider); and

(d) the DCC Independent Security Assurance Service Provider is able to demonstrate to the satisfaction of the Panel that it has in place arrangements to ensure that it will at all times act independently of any commercial relationship that it has or may in future have with the DCC.

DCC Security Assessment Reports and Responses

G9.7 For the purposes of this Section G9:

(a) a "DCC Security Assessment Report" means a written report produced by the DCC Independent Security Service Provider following a SOC2 assessment carried out by it for the purpose specified in Section G9.2, which:

(i) sets out the findings of the DCC Independent Security Assurance Service Provider on all the matters within the scope of that assessment;

(ii) specifies any instances of actual or potential non-compliance of the DCC with the obligations referred to at Section G9.2(c) which have been identified by the DCC Independent Security Assurance Service Provider; and

(iii) sets out the evidence which, in the opinion of the DCC Independent Security Assurance Service Provider, establishes each of the instances of actual or potential non-compliance which it has identified; and

(b) a "DCC Security Assessment Response" means a written response to a DCC Security Assessment Report which is produced by the DCC, addresses the findings set out in the report and, where that report specifies any instances of actual or potential non-compliance of the DCC with the obligations referred to at Section G9.2(c):

(i) indicates whether the DCC accepts the relevant findings of the DCC Independent Security Assurance Service Provider and, where it does not, explains why this is the case;
(ii) sets out any steps that the DCC has taken or proposes to take in order to remedy and/or mitigate the actual or potential non-compliance specified in the DCC Security Assessment Report; and

(iii) identifies a timetable within which the DCC proposes to take any such steps that have not already been taken.

Events of Default

G9.8 In relation to an Event of Default which consists of a material breach by the DCC of any of the obligations referred to at Section G9.2(c), the provisions of Sections M8.2 to M8.4 shall apply subject to the provisions of Sections G9.9 to G9.15.

G9.9 For the purposes of Sections M8.2 to M8.4 as they apply pursuant to Section G9.8, an Event of Default shall (notwithstanding the ordinary definition thereof) be deemed to have occurred in respect of the DCC where it is in material breach of any of the obligations referred to at Section G9.2(c) (provided that Sections M8.4(e), (f) and (g) shall never apply to the DCC).

G9.10 Where in accordance with Section M8.2 the Panel receives notification that the DCC is in material breach of any of the obligations referred to at Section G9.2(c), it shall refer the matter to the Security Sub-Committee.

G9.11 On any such referral the Security Sub-Committee may investigate the matter in accordance with Section M8.3 as if the references in that Section to the "Panel" were to the "Security Sub-Committee".

G9.12 Where the Security Sub-Committee has:

(a) carried out an investigation in accordance with Section M8.3; or

(b) received a DCC Security Assessment Report concluding that the DCC is in actual or potential non-compliance with any of the obligations referred to at Section G9.2(c),

the Security Sub-Committee shall consider the information available to it and, where it considers that actual non-compliance with any of the obligations referred to at Section G9.2(c) has occurred, shall refer the matter to the Panel for it to determine whether that non-compliance constitutes an Event of Default.

G9.13 Where the Panel determines that an Event of Default has occurred, it shall:

(a) notify the DCC and any other Party it considers may have been affected by the Event of Default; and

(b) determine the appropriate steps to take in accordance with Section M8.4.

G9.14 Where the Panel is considering what steps to take in accordance with Section M8.4, it may request and consider the advice of the Security Sub-Committee.

G9.15 Where the Panel determines that the DCC is required to give effect to a remedial action plan in accordance with Section M8.4(d) that plan must be approved by the Panel (having regard to any advice of the Security Sub-Committee).
CPA Certificate Remedial Plan Preparation

G9.16 The DCC shall ensure that it has in place (and periodically reviews) a policy for creating and managing compliance with CPA Certificate Remedial Plans.

G10. SHARED RESOURCES

G10.1 Where any resources which form part of the User Systems of a User also form part of the User Systems of any one or more other Users, those resources shall be known as “Shared Resources”.

G10.2 For the purposes of this Part G, a “Shared Resource Provider” shall mean any Party which makes available Shared Resources to one or more Users, for use by them or on their behalf, in accordance with any agreement entered into or arrangement made with each such User.

Shared Resources which constitute the entirety of User Systems

G10.3 A User may not employ Shared Resources which:

(a) are made available to it by one other person; and

(b) constitute the entirety of its User Systems,

unless those Shared Resources are provided by a Shared Resource Provider.

Obligations on Shared Resource Providers

G10.4 Each Shared Resource Provider shall:

(a) maintain a list of every User to which it makes available Shared Resources in accordance with an agreement or arrangement of the type described in Section G10.2;

(b) revise that list from time to time to ensure that it remains accurate and up to date at all times;

(c) submit to the Security Sub-Committee a copy of that list and of any revision to it, so that the Security Sub-Committee is in possession of a copy of that list that is accurate and up to date at all times.

G10.5 For the purposes of Sections G1 to G5 and G7 to G9, unless the context otherwise requires, a Shared Resource Provider shall be treated as if it were a User, and:

(a) any reference to a User shall be deemed to include a reference to that Shared Resource Provider;

(b) subject to Section G10.6, obligations in those Sections which are expressed to apply to a User shall apply to that Shared Resource Provider;

(c) references in those obligations to User Systems shall be deemed, for the purpose of their application to the Shared Resource Provider, to be references to the Shared Resources which it provides; and

(d) the role of the Shared Resource Provider shall be treated as if it were an additional category of User Role.
Continuing Obligations of Users

G10.6  Section G10.5 shall have effect without prejudice to the duty of Users to comply with the obligations at Sections G1 to G5 and G7 to G9, so that, where a Shared Resource Provider provides a User with Shared Resources constituting its User Systems, both it and the User shall be jointly and severally liable for any failure to comply with an obligation which relates to those Shared Resources, subject to:

(a)  Section G5.28 which has effect for determining the obligations of, and the relationship between, the User and the Shared Resource Provider in relation to their respective User Information Security Management Systems; and

(b)  Sections G8.61 to G8.63 which have effect for determining:

(i)  when the Shared Resource Provider is required to schedule either a User Security Assessment or User Security Self-Assessment; and

(ii)  how the outcome of a User Security Assessment in respect of the Shared Resource Provider is applicable to a User to which that Shared Resource Provider is providing Shared Resources.

Additional Obligations following User Security Assessments

G10.7  Section G10.8 applies, following a User Security Assessment that has been carried out in respect of a Shared Resource Provider, in relation to the information to be provided to each User with which, at that time, the Shared Resource Provider has an agreement or arrangement of the type described in Section G10.2 (a "Shared Resource User").

G10.8  Where this paragraph applies:

(a)  the User Independent Security Assurance Service Provider shall (in addition to its obligation at Section G8.23) submit a copy of the User Security Assessment Report to each Shared Resource User;

(b)  the Shared Resource Provider shall (in addition to its obligation at Section G8.24) submit a copy of its User Security Assessment Response to each Shared Resource User;

(c)  the Security Sub-Committee shall (in addition to its obligation at Section G8.27) notify each Shared Resource User of any steps accepted or agreed (as the case may be) with the Shared Resource Provider; and

(d)  the Shared Resource Provider shall (in addition to its obligation at Section G8.28(b)) provide each Shared Resource User with a copy of any report that is submitted from time to time to the Security Sub-Committee in accordance with Section G8.28(b).

Interpretation

G10.9  For the purposes of Sections G1 to G5 and G7 to G9, unless the context otherwise requires, any expressions which are:

(a)  defined in those Sections by reference to a User or User Systems; or

(b)  defined in Section A by reference to a User or User Systems, and used in those Sections,
shall be interpreted so that any reference to a User is deemed to include a reference to a Shared Resource Provider, and any reference to User Systems is deemed, in the case of a Shared Resource Provider, to be a reference to the Shared Resources provided by it.
H DCC SERVICES

H1. USER ENTRY PROCESS

Eligibility Generally

H1.1 Many of the Services described in this Section H are described as being available only to Users. A Party is not entitled to receive those Services until that Party has become a User by completing the User Entry Process.

H1.2 Only persons that are Parties are eligible to complete the User Entry Process and to become Users.

User Role Eligibility

H1.3 The Services provided over the DCC User Interface are available only to Users within certain User Roles. A Party wishing to act as a User in one or more User Roles must first complete the User Entry Process for that User Role.

User IDs

H1.4 When accessing Services a User must operate in a particular User Role using the applicable User ID.

H1.5 A Party wishing to act as a User in one or more User Roles shall propose to the DCC one or more identification numbers, issued to it by the Panel, to be used by that Party when acting in each such User Role. Each such identification number must be EUI-64 Compliant, and the same identification number cannot be used for more than one User Role, save that a Party may use the same identification number when acting in the combined User Roles of either, ‘Import Supplier’ and ‘Gas Supplier’ or ‘Import Supplier’, ‘Export Supplier’ and ‘Gas Supplier’.

H1.6 The DCC shall accept each identification number proposed by each Party in respect of each of its User Roles (and record such numbers as identifying, and use such numbers to identify, such Party in such User Role); provided that the DCC shall only accept the proposed number if it has been issued by the Panel, and if (at the time of the Party’s proposal) the Party:

(a) holds for the User Role of ‘Import Supplier’ or ‘Export Supplier’, an Electricity Supply Licence;
(b) holds for the User Role of ‘Gas Supplier’, a Gas Supply Licence;
(c) holds for the User Role of ‘Electricity Distributor’, an Electricity Distribution Licence;
(d) holds for the User Role of ‘Gas Transporter’, a Gas Transportation Licence; and
(e) is for the User Role of ‘Registered Supplier Agent’, identified in the Registration Data as a Meter Operator or a Meter Asset Manager for at least one MPAN or MPRN.

H1.7 A Party may from time to time replace or withdraw its User ID for each of its User Roles on notice to the DCC; provided that any such replacement shall be subject to acceptance by the DCC in accordance with Section H1.6.
User Entry Guide

H1.8 The Code Administrator shall establish and publish on the Website a guide to the User Entry Process. Such guide shall:

(a) identify the persons that a Party is required to contact to commence the steps required pursuant to the User Entry Process for each User Role; and

(b) include a recommendation that each Party undertakes a privacy impact assessment:

(i) in accordance with the Information Commissioner’s guidance concerning the same; and

(ii) where the Party is completing the User Entry Process for the User Role of Other User, having regard to any guidance issued by the Secretary of State and/or the Authority in respect of matters relating to the Processing of Personal Data that are comprised in any Data of a type referred to in Sections I1.2 to I1.4,

but there shall be no obligation under this Code to do so.

User Entry

H1.9 Where a Party wishing to become a User in a particular User Role commences the User Entry Process, it must notify the Code Administrator that it has done so (and in respect of which User Role).

User Entry Process Requirements

H1.10 The User Entry Process for each User Role requires that the Party has:

(a) received confirmation from the DCC of its acceptance of at least one User ID for the Party and that User Role in accordance with Section H1.6;

(b) successfully completed the User Entry Process Tests for that User Role in accordance with Section H14 (Testing Services);

(c) successfully demonstrated in accordance with the procedure set out in Section G8 (User Security Assurance) that the Party meets the applicable security requirements required by that Section;

(d) (in the case only of the User Role of Other User) successfully demonstrated in accordance with the procedure set out in Section I2 (Other User Privacy Audits) that the Party meets the applicable privacy requirements required by that Section; and

(e) provided the Credit Support or additional Credit Support (if any) that the DCC requires that Party to provide, to be calculated by the DCC in accordance with Section J3 (Credit Cover) as if that Party were a User for that User Role (which calculation will include the DCC’s reasonable estimates of the Charges that are likely to be incurred by that Party in that User Role in the period until the first Invoice for that Party is due to be paid by that Party in that User Role).

H1.11 A Party will have successfully completed the User Entry Process for a particular User Role once the Code Administrator has received confirmation from the body responsible for each of the requirements set out in Section H1.10 that the Party has met each and every requirement set out in Section H1.10, and once the Code Administrator has confirmed the same to the Party.
H1.12 Once a Party has successfully completed the User Entry Process for a particular User Role, the Code Administrator shall confirm the same to the DCC and the Panel. A Party who has successfully completed the User Entry Processes in one User Role shall not be considered to be a User in relation to any other User Role until it has completed the User Entry Processes in relation to such other User Role.

Disputes Regarding User Entry Process

H1.13 Where a Party wishes to raise a dispute in relation to its application to become a User, and to the extent that the dispute relates to:

(a) the matters described in Section H1.10(b), then the dispute shall be determined in accordance with the applicable dispute resolution procedure set out in Section H14 (Testing Services);

(b) the matters described in Section H1.10(c), then the dispute shall be determined in accordance with the dispute resolution procedure set out in Section G8 (User Security Assurance);

(c) the matters described in Section H1.10(d), then the dispute shall be determined in accordance with the dispute resolution procedure set out in Section I2 (Other User Privacy Audits);

(d) the matters described in Section H1.10(e), then the dispute shall be determined in accordance with Section J3.15 (Disputes); or

(e) any matters other than those referred to above, then the dispute may be referred to the Panel for determination.

H1.14 Where a Party disagrees with any decision of the Panel made pursuant to Section H1.13(e), then that Party may refer the matter to the Authority for its determination, which shall be final and binding for the purposes of this Code.

Ceasing to be a User in a User Role

H1.15 Where a User wishes to cease acting as a User in a User Role, the User shall notify the Code Administrator in writing of the date from which the User wishes to cease acting as a User in that User Role.

H1.16 Where a User notifies the Code Administrator in accordance with Section H1.15, the User shall cease to be a User in the specified User Role with effect from the date specified in such notification.

H1.17 The Code Administrator shall, as soon as reasonably practicable after receipt of a notification from a User in accordance with Section H1.15, notify the Panel and the DCC of the date from which that User will cease to be a User in the specified User Role.

H1.18 Following any notification received from the Code Administrator under Section H1.17 in respect of a User and a User Role, the DCC shall cease to treat that User as a User in that User Role; provided that the DCC shall be allowed up to 24 hours from receipt of such notification to update the DCC Systems.
H2. REGISTERED SUPPLIER AGENTS

Rights and Obligations of Registered Supplier Agents

H2.1 Registered Supplier Agents are Parties to this Code in their own right, and as such have rights and obligations as Other SEC Parties or as Users acting in the User Role of Registered Supplier Agent.

Responsibility for Registered Supplier Agents

H2.2 It is acknowledged that the following Services (as described in the DCC User Interface Services Schedule) are only available to Users acting in the User Role of Registered Supplier Agent by virtue of their appointment by the Responsible Supplier as a Meter Operator or Meter Asset Manager in respect of the relevant MPAN or MPRN:

(a) Read Device Configuration;
(b) Read Event or Security Log;
(c) Read Supply Status; and
(d) Read Firmware Version.

H2.3 Without prejudice to the rights and obligations of each Registered Supplier Agent (as described in Section H2.1), the Supplier Party described in Section H2.4 shall ensure that each Registered Supplier Agent that sends Service Requests for the Services described in Section H2.2 shall only do so for the purposes of providing services to that Supplier Party in a manner consistent with that Supplier Party’s Energy Supply Licence.

H2.4 The Supplier Party referred to in Section H2.3 is, in respect of a Service relating to a Smart Metering System or Device, the Responsible Supplier for that Smart Metering System or Device.

H2.5 Nothing in this Code obliges Supplier Parties to contract with Meter Operators and/or Meter Asset Managers in order to procure from the Meter Operator and/or Meter Asset Manager services that result in the need for the Meter Operator and/or Meter Asset Manager to send Service Requests.

H2.6 Each Supplier Party shall be responsible for controlling the ability of the Registered Supplier Agent to send the Service Requests referred to in Section H2.2 in circumstances where that Supplier Party would be liable under Section H2.3.

H3. DCC USER INTERFACE

Obligation to Maintain DCC User Interfaces

H3.1 The DCC shall maintain the DCC User Interface in accordance with the DCC User Interface Specification, and make it available via DCC Gateway Connections to Users to send and receive communications in accordance with the DCC User Interface Specification and the DCC User Interface Code of Connection.

H3.2 The DCC shall ensure that the DCC User Interface is available at all times (subject to Planned Maintenance undertaken in accordance with Section H8.3).
Communications to be sent via DCC User Interface

H3.3 The DCC and each User shall use the DCC User Interface for the following communications:

(a) Service Requests from a User to the DCC;
(b) Signed Pre-Commands from a User to the DCC;
(c) Acknowledgements from the DCC to a User;
(d) Pre-Commands from the DCC to a User;
(e) Service Responses from the DCC to a User;
(f) Device Alerts and DCC Alerts from the DCC to a User;
(g) Commands from the DCC to the User pursuant to the Local Command Services; or
(h) any other communications expressly required in this Code to be sent via the DCC User Interface.

H3.4 The communications required to be sent via the DCC User Interface under Section H3.3 shall only be validly sent for the purposes of this Code if sent in accordance with this Section H3, Section H4 (Processing Service Requests) and the DCC User Interface Specification.

H3.5 No Party may use the DCC User Interface for any purpose other than to meet the requirements of Section H3.3. Only the DCC and Users may use the DCC User Interface.

Eligibility for Services Over the DCC User Interface

H3.6 A User shall not send a Service Request in respect of a Smart Metering System (or a Device forming, or to form, part of a Smart Metering System) unless it is an Eligible User for that Service and Smart Metering System (save that a User may send a Service Request in circumstances where it is not an Eligible User in order to rectify errors, as further described in the Service Request Processing Document).

H3.7 Whether or not a User is an Eligible User for the following Services is determined as follows:

(a) for Enrolment Services, Core Communication Services and Local Command Services, the entitlement is described in Section H3.8; or
(b) for Elective Communication Services, the entitlement is described in the relevant Bilateral Agreement.

H3.8 Subject to Sections H3.9 to H3.10A (inclusive), the following Users are entitled to receive the following Services in respect of a Smart Metering System (or a Device forming, or to form, part of that Smart Metering System):

(a) the Import Supplier for that Smart Metering System is entitled to those Services described in the DCC User Interface Services Schedule as being available to the ‘Import Supplier’;
(b) the Export Supplier for that Smart Metering System is entitled to those Services described in the DCC User Interface Services Schedule as being available to the ‘Export Supplier’;
(c) the Gas Supplier for that Smart Metering System is entitled to those Services described in the DCC User Interface Services Schedule as being available to the ‘Gas Supplier’;

(d) the Electricity Distributor for that Smart Metering System is entitled to those Services described in the DCC User Interface Services Schedule as being available to the ‘Electricity Distributor’;

(e) the Gas Transporter for that Smart Metering System is entitled to those Services described in the DCC User Interface Services Schedule as being available to the ‘Gas Transporter’;

(f) the Registered Supplier Agent for that Smart Metering System is entitled to those Services described in the DCC User Interface Services Schedule as being available to the ‘Registered Supplier Agent’;

(g) any User acting in the User Role of Other User is entitled to those Services described in the DCC User Interface Services Schedule as being available to an ‘Other User’; and

(h) in respect of certain Services (where specified in the DCC User Interface Services Schedule) and where an electricity Smart Metering System and a gas Smart Metering System share a Communications Hub Function, the Import Supplier is entitled to those Services in respect of the gas Smart Metering System.

H3.9 Subject to Sections H3.10 and H3.10A, a User’s eligibility for a Service in respect of a Smart Metering System (or a Device forming, or to form, part of that Smart Metering System) is also dependent upon the status of that Smart Metering System (or such a Device), such that:

(a) the Responsible Supplier may send Service Requests in respect of Devices that have an SMI Status of ‘pending’, ‘whitelisted’, ‘installed not commissioned’, ‘commissioned’, or ‘suspended’;

(b) Users that are not the Responsible Supplier may only send Service Requests in respect of Devices that have an SMI Status of ‘installed not commissioned’ or ‘commissioned’; and

(c) Communication Services are not available in respect of a Smart Metering System until it has been Enrolled.

H3.10 Certain Services are available on the basis of Eligible User Role (rather than a User’s status as an Eligible User in respect of a particular Smart Metering System or Device). In respect of these Services, references in the DCC User Interface Services Schedule to ‘Electricity Import Supplier’, ‘Electricity Export Supplier’, ‘Gas Import Supplier’, ‘Electricity Network Operator’, ‘Gas Network Operator’, ‘Registered Supplier Agent’ and ‘Other Users’ are to the corresponding User Roles. The Services in question are those described in the DCC User Interface Services Schedule as:

(a) ‘Request WAN Matrix’;

(b) ‘Device Pre-notifications’;

(c) ‘Read Inventory’;

(d) ‘Communications Hub Status Update - Install Success’;

(e) ‘Communications Hub Status Update - Install No SM WAN’;
H3.10A Certain Services (or certain functionality in respect of certain Services) may be identified in the DCC User Interface Services Schedule as not being available in respect of SMETS1 Devices in general or in relation to particular SMETS1 Device Models. Where this is the case, Users are not Eligible Users for the Services (or affected functionality) that are identified as being unavailable in such circumstances.

**Categories of Service**

H3.11 Enrolment Services, Local Command Services and Core Communication Services fall into the following categories (and corresponding categories may be established in respect of Elective Communication Services under Bilateral Agreements):

(a) Services identified in the DCC User Interface Services Schedule to be available as ‘on-demand’ services, and which a User requests on such basis (“On-Demand Services”);

(b) Services identified in the DCC User Interface Services Schedule to be available as ‘future-dated’ services, and which a User requests on such basis specifying the relevant time and date for execution (“Future-Dated Services”); and

(c) Services identified in the DCC User Interface Services Schedule to be available as ‘scheduled’ services, and which a User requests on such basis specifying the initial time and date for execution as well as the frequency at which execution is to recur (“Scheduled Services”).

H3.12 The DCC shall only accept a Service Request for a Future-Dated Service or a Scheduled Service that has an execution date that is later than the time on the date at which the Service Request is received by the DCC. No User may request a Future-Dated Service that has an execution date of more than 30 days after the date on which the Service Request is sent to the DCC.

**Sequenced Services**

H3.13 An On-Demand Service or a Future-Dated Service may also be requested on the basis that it is only to be provided following the successful execution of a specified Service Request (“Sequenced Services”).

**Target Response Times**

H3.14 The DCC shall (subject to Section H3.15) undertake the following activities within the following time periods (each such time period being, in respect of each such activity, the “Target Response Time” for that activity, subject to Section H3.15):

(a) Transforming Critical Service Requests into Pre-Commands and sending to the relevant User, within 3 seconds from receipt of the Service Request;

(b) sending a User a Service Response in respect of a Non-Critical Service Request for an On-Demand Service that is not a Sequenced Service, within the applicable time period set out in the DCC User Interface Services Schedule measured from receipt of the Service Request from the User;
(c) sending a User a Service Response in respect of a Critical Service Request for an On-Demand Service that is not a Sequenced Service, within the applicable time period set out in the DCC User Interface Services Schedule measured from receipt of the Signed Pre-Command from the User;

(d) sending a User a Service Response in respect of a Service Request for an On-Demand Service that is a Sequenced Service, within the applicable time period set out in the DCC User Interface Services Schedule measured from the receipt by the DCC of the Service Response for the Service Request upon which the Sequenced Service is dependent;

(e) sending a User a Service Response in respect of a Service Request for a Future-Dated Service that is not a Sequenced Service or for a Scheduled Service, within the applicable time period set out in the DCC User Interface Services Schedule measured from the time and date for execution specified in the Service Request;

(f) sending a User a Service Response in respect of a Service Request for a Future-Dated Service that is a Sequenced Service, within the applicable time period set out in the DCC User Interface Services Schedule measured from the receipt by the DCC of the Service Response for the Service Request upon which the Sequenced Service is dependent;

(g) (except for the Alerts referred to in (h) below and any Alerts consolidated in accordance with the Alert Management Mechanism) sending a User an Alert, within 60 seconds measured from the Alert being communicated to (Device Alerts) or generated by (Non-Device Alerts) the Communications Hub Function; or

(h) for the Services Request ‘Update Device Configuration (Billing Calendar)’, in addition to the above response times applicable to the Service Response confirming the configuration, periodic Alerts will be generated as a result of such configuration, for which the response time for sending the Alert to the User shall be within 24 hours from the relevant data having been communicated to the Communications Hub Function.

H3.15 The Target Response Times set out in Section H3.14 shall not apply to activities in respect of SMETS1 Devices, and the Target Response Times for activities in respect of SMETS1 Devices shall instead be determined in accordance with the DCC User Interface Services Schedule. For the purposes of Section H3.14 and activities in respect of SMETS2+ Devices:

(a) the concepts of ‘sending’ and ‘receipt’ are to be interpreted in accordance with the explanation of those concepts in the DCC User Interface Specification;

(b) any time during which an anomalous communication is quarantined by the DCC in accordance with Section H4 (Processing Service Requests) shall be disregarded for the purpose of measuring Response Times; and

(c) the time taken by the Communications Hub Function in communicating with the other Devices forming part of a Smart Metering System shall be disregarded.

Inherent Restrictions Linked to Technical Specifications

H3.16 The Services set out in the DCC User Interface Services Schedule are available only insofar as the minimum functionality of Devices as described in the Technical Specifications (or, to the extent required to support that minimum functionality, the GB Companion Specification or SMETS1 Supporting Requirements) allows for such Services. Any Services required in respect of additional functionality of
Devices should be requested as Elective Communication Services. This Section H3.16 does not apply in respect of Services to which Non-Device Service Requests apply.

Change of Tenancy

H3.17 As soon as reasonably practicable after a Responsible Supplier for an Enrolled Smart Metering System relating to a premises becomes aware of a change of occupancy at that premises, that Responsible Supplier shall send a ‘Restrict Access for Change of Tenancy’ Service Request to the DCC in relation to the Smart Meter and any Gas Proxy Function forming part of that Smart Metering System (except where the out-going Energy Consumer has indicated that they wish historic information on the Smart Metering System to remain available to be viewed).

Cancellation of Future-Dated and Scheduled Services

H3.18 As soon as reasonably practicable after receipt by the DCC of a Service Response from a Smart Metering System in respect of a ‘Restrict Access for Change of Tenancy’ Service Request, the DCC shall cancel any and all Service Requests for Future-Dated Services or Scheduled Services in respect of any Device forming part of that Smart Metering System for which the Command has not yet been sent and which are being processed on behalf of an Other User (and shall notify the relevant User of such cancellation via the DCC User Interface).

H3.19 [Not used]

H3.20 The DCC shall cancel any and all Service Requests for Future-Dated Services or Scheduled Services for which the Command has not yet been sent and which are due to be undertaken in respect of a Device after the Decommissioning or Suspension of that Device (and shall notify the relevant User of such cancellation via the DCC User Interface).

Managing Demand for DCC User Interface Services

H3.21 By the 15th Working Day of the months of January, April, July and October, each User shall provide the DCC with a forecast of the number of Service Requests that the User will send in each of the 8 months following the end of the month in which such forecast is provided. Such forecast shall contain a breakdown of the total number of Service Requests by reference to each Service listed in the DCC User Interface Services Schedule and the category of Service (i.e. Future Dated, On Demand or Scheduled).

H3.22 A Party that is not a User but expects to submit Service Requests to the DCC at any time during any period referred to in Section H3.21 shall comply with Section H3.21 as if it were a User.

H3.23 The DCC shall monitor and record the aggregate number of Service Requests sent by each User in total, and also the aggregate number of Service Requests sent by each User in respect of each Service listed in the DCC User Interface Services Schedule.

H3.24 By no later than the 10th Working Day following the end of each month, the DCC shall provide:

(a) each User with a report that sets out the number of Service Requests sent by that User during that month (in total and broken down by reference to each Service listed in the DCC User Interface Services Schedule), and comparing the actual numbers sent against the numbers most recently forecast for the applicable month;
each User with a report setting out the current value (calculated at the end of the previous month) for every Monthly Service Metric for that User and a comparison of the current value against the relevant Monthly Service Threshold; and

(c) a report to the Panel that sets out:

(i) the aggregate number of Service Requests sent by all Users collectively during that month (in total and broken down by reference to each Service listed in the DCC User Interface Services Schedule), and comparing the actual numbers for that month sent against the numbers most recently forecast for the applicable month;

(ii) where the total number of Service Requests sent by any User during that month is less than or equal to 90% or greater than or equal to 110% of the User’s most recent monthly forecast for the applicable month, the identity of each such User and the number of Service Requests sent by each such User (in total and broken down by reference to each Service listed in the DCC User Interface Services Schedule); and

(iii) where the measured value of any Monthly Service Metric for any User and that month is greater than or equal to 110% of Monthly Service Threshold, the identity of that User and the values of such Monthly Service Metrics during that month.

H3.25 The Panel shall publish the reports provided to it pursuant to Section H3.24(c) on the Website; provided that, in respect of the report concerning under-forecasting or over-forecasting by a User as referred to in Section H3.24(c)(ii), the Panel:

(a) may decide not to publish one or more parts of that report where the Panel considers that the under-forecasting or over-forecasting was reasonable in the circumstances (including where it arose as a result of matters beyond the User’s reasonable control); and

(b) shall not publish any parts of that report where there would have been no under-forecasting or over-forecasting by that User of the total number of Service Requests sent by that User during the relevant month (to be assessed on the basis of a direct comparison between actual and forecast without applying the 10% tolerance provided for in Section H3.24(c)(ii)) if the following Service Requests were excluded from the assessment:

(i) Service Request 2.2 (Top Up Device);

(ii) Service Request 7.4 (Read Supply Status); and

(iii) Service Requests published by the Panel pursuant to Section H3.26.

H3.26 The Panel shall maintain and publish a list of Service Requests (if any) that are subject to Section H3.25(b)(iii). A Service Request shall only be added or removed from the list on the application of one or more Users, and where the Panel considers the addition or removal to be reasonable in circumstances. The Panel shall publish the list from time to time on the Website, and shall give the DCC and each User advance notice of any changes to the list.

H3.27 The DCC shall, on or around each anniversary of the date on which it first started providing Services over the DCC User Interface, review (and report to the Panel on) each Monthly Service Metric and associated Monthly Service Threshold to establish whether they are still an appropriate mechanism to
illustrate User behaviour that may utilise a significant element of the capacity requirements of the Services.

H3.28 The DCC shall not be considered to be in breach of this Code with regard to the obligation to achieve Target Response Times if, during the month in question, the aggregate Service Requests sent by all Users exceeds 110% of the aggregate demand most recently forecast for that month by all Users pursuant to Section H3.22 (provided that the DCC shall nevertheless in such circumstances take reasonable steps to achieve the Target Response Times).

H4. PROCESSING SERVICE REQUESTS

Introduction

H4.1 The request by Users, and the provision by the DCC, of certain Services is achieved by means of the sending of communications in accordance with Section H3.3 (Communications to be Sent via the DCC User Interface) and this Section H4. The Services in question are:

(a) Enrolment Services;
(b) Local Command Services;
(c) Core Communication Services; and
(d) Elective Communication Services.

Processing Obligations

H4.2 Each User and the DCC shall each comply with the applicable obligations set out in the Service Request Processing Document concerning the secure processing of the communications required to be sent via the DCC User Interface.

DCC IDs

H4.3 The DCC shall obtain and use EUI-64 Compliant identification numbers for the purposes of its communications under this Code. Where it is expedient to do so, the DCC may use different identification numbers to identify different DCC roles.

H4.4 The DCC shall:

(a) where Section G (Security) requires it to Separate one part of the DCC Systems from another part of the DCC Systems, use different identification numbers for the purposes of its communications from each such part of the DCC Systems; and

(b) use different identification numbers for the purposes of becoming a Subscriber for different Organisation Certificates or OCA Certificates with different Remote Party Role Codes.

H5. SMART METERING INVENTORY AND ENROLMENT SERVICES

Overview of Enrolment

H5.1 Enrolment of a Smart Metering System occurs:
(a) in the case of electricity, on the Commissioning of the Electricity Smart Meter forming part of that Smart Metering System; or

(b) in the case of gas, on the Commissioning of both the Gas Smart Meter and the Gas Proxy Function forming part of that Smart Metering System.

H5.2 No Device that is to form part of a Smart Metering System (other than the Communications Hub Function) can be Commissioned before the Communications Hub Function that is to form part of that Smart Metering System has been Commissioned.

H5.3 No Device can be Commissioned:

(a) unless it is listed on the Smart Metering Inventory; and

(b) other than for Type 2 Devices, if it is listed with an SMI Status of ‘decommissioned’.

Statement of Service Exemptions

H5.4 In accordance with Condition 17 of the DCC Licence (and notwithstanding any other provision of this Section H5), the DCC is not obliged to Commission Communications Hub Functions (or therefore to Enrol Smart Metering Systems) where it is exempted from the requirement to do so in accordance with a Statement of Service Exemptions.

Smart Metering Inventory

H5.5 The DCC shall establish and maintain the Smart Metering Inventory in accordance with the Inventory, Enrolment and Decommissioning Procedures.

H5.6 Each User and the DCC shall each comply with the applicable obligations set out in the Inventory, Enrolment and Decommissioning Procedures, which must include obligations concerning:

(a) the addition and removal of Devices to and from the Smart Metering Inventory; and

(b) changes to the SMI Status of the Devices recorded on the Smart Metering Inventory from time to time.

Enrolment of Smart Metering Systems

H5.7 Each User and the DCC shall each comply with the applicable obligations set out in the Inventory, Enrolment and Decommissioning Procedures Document, which must include obligations concerning:

(a) steps to be taken before a Device that is listed on the Smart Metering Inventory is installed and/or Commissioned at a premises;

(b) steps to be taken in order to Commission such a Device;

(c) steps to be taken following the Commissioning of such a Device; and

(d) steps to be taken on the removal and/or replacement of any Device forming part of a Smart Metering System.
SMETS1

H5.8 A SMETS1 Smart Metering System is eligible to be Enrolled when the combination of SMETS1 Devices of which it is comprised form all or part of a SMETS1 Installation for which all the Devices are of Device Models which either:

(a) comprise a combination of Device Models listed on the SMETS1 Eligible Product Combinations; or

(b) could as a result of the application of an existing firmware upgrade or upgrades become a combination of Device Models listed on the SMETS1 Eligible Product Combinations.

H5.9 The DCC shall only be required to Enrol SMETS1 Smart Metering Systems, or process Service Requests in respect of SMETS1 Smart Metering Systems, that comprise a combination of Device Models that is listed on the SMETS1 Eligible Product Combinations.

H5.10 The Inventory, Enrolment and Decommissioning Procedures Document may also set out circumstances in which the Panel may direct the DCC not to Commission a SMETS1 Device (or purported SMETS1 Device).

H6. DECOMMISSIONING AND SUSPENSION OF DEVICES

Decommissioning

H6.1 Where a Device other than a Type 2 Device is no longer to form part of a Smart Metering System, then that Device should be Decommissioned. A Device may be Decommissioned because it has been uninstalled and/or is no longer operating (whether or not it has been replaced, and including where the Device has been lost, stolen or destroyed).

H6.2 Only the Responsible Supplier(s) for a Communications Hub Function, Smart Meter, Gas Proxy Function or Type 1 Device may Decommission such a Device; provided that only the Lead Supplier may Decommission a SMETS1 CHF.

H6.3 Where a Responsible Supplier (or, in the case of a SMETS1 CHF, the Lead Supplier) becomes aware that a Device has been uninstalled and/or is no longer operating, that User shall send a Service Request requesting that it is Decommissioned.

H6.4 On successful processing of a Service Request from a User in accordance with Section H6.3, the DCC shall:

(a) set the SMI Status of the Device to ‘decommissioned’;

(b) where relevant, amend the Smart Metering Inventory so that the Device is no longer Associated with any other Devices; and

(c) where the Device in question is a Communications Hub Function, notify any and all Responsible Suppliers (other than the Responsible Supplier that procured such Decommissioning) for that Communications Hub Function of such Decommissioning.

H6.5 Where the DCC receives a Service Request from a User that does not satisfy the requirements of Section H6.2, the DCC shall reject the Service Request.
On the Decommissioning of a Communications Hub Function, the other Devices forming part of a Smart Metering System should also be Decommissioned; provided that the Devices forming part of a Smart Metering System (other than the Gas Proxy Function) may remain Commissioned notwithstanding the Decommissioning of the Communications Hub Function if a replacement Communications Hub Function is Commissioned within a reasonable period.

Suspension

Where a Device’s Device Model is removed from the Central Products List, that Device shall be Suspended and the DCC shall set the SMI Status of the Device to ‘suspended’.

Where a Communications Hub Device Model is removed from the Central Products List, both the Communications Hub Function and the Gas Proxy Function shall be deemed to be Suspended (and Section H6.10 shall apply accordingly).

Ancillary Obligations

Each User and the DCC shall each comply with the obligations set out in the Inventory, Enrolment and Decommissioning Procedures concerning Decommissioning and Suspension of Devices (and the Smart Metering Systems of which such Devices form part), including (where applicable) notifying other Users of such Decommissioning and Suspension.

ELECTIVE COMMUNICATION SERVICES

Eligible Smart Metering Systems

Elective Communication Services can only be provided in respect of Smart Metering Systems that have been Enrolled.

Entitlement to Elective Communication Services

Only a User is entitled to receive Elective Communication Services. A Party that is not a User is not entitled to receive Elective Communication Services.

A User shall not be entitled to request or receive (and the DCC shall not provide to such User) any Elective Communication Services that would constitute a Restricted Communication Service.

Preliminary Assessment of Elective Communication Services

Notwithstanding Section H7.1 and H7.2, any Party may request an initial evaluation of the technical feasibility and likely Charges for a proposed Elective Communication Service (a “Preliminary Assessment”).

Requests for a Preliminary Assessment shall be made in such format as the DCC may specify from time to time, and shall be submitted to the DCC.
The DCC shall respond to requests for a Preliminary Assessment in accordance with the time period prescribed by Condition 17 of the DCC Licence, and shall either (in accordance with Condition 17 of the DCC Licence):

(a) provide an initial evaluation of the technical feasibility and the likely Charges for a proposed Elective Communication Service; or

(b) give notice that a further and more detailed evaluation of the request is required.

Detailed Evaluation of Elective Communication Services

Any Party that has requested a Preliminary Assessment and obtained a response as described in Section H7.6(b) may request a more detailed evaluation of the technical feasibility and likely Charges for a proposed Elective Communication Service (a “Detailed Evaluation”).

Requests for a Detailed Evaluation shall be made in such format as the DCC may specify from time to time, and shall be submitted to the DCC. Following receipt of any such request (or purported request), the DCC shall:

(a) where the request is incomplete or the DCC reasonably requires further information in order to assess the request, notify the Party that this is the case and provide reasonable assistance to the Party in re-submitting its request;

(b) once the DCC has received all the information it reasonably requires in order to assess the request, confirm the applicable Charges payable in respect of the Detailed Evaluation; and

(c) once the Party has agreed to pay the applicable Charges, provide the Detailed Evaluation to the requesting Party (in accordance with the time period prescribed by Condition 17 of the DCC Licence).

Request for an Offer for an Elective Communication Service

Any Party that has requested a Preliminary Assessment in respect of a proposed Elective Communication Service, and obtained a response as described in Section H7.6(a), may request a formal offer for that proposed Elective Communication Service.

Any Party that has requested and obtained a Detailed Evaluation in respect of a proposed Elective Communication Service may request a formal offer for that proposed Elective Communication Service.

Following a request pursuant to Section H7.9 or H7.10, the DCC shall (in accordance with the time period prescribed by Condition 17 of the DCC Licence):

(a) make an offer to provide the Elective Communication Service in question; or

(b) notify the Party that the DCC is not willing to make such an offer (provided that the DCC may only do so where the DCC is not obliged to make such an offer in accordance with Condition 17 of the DCC Licence).
Formal Offer

H7.12 An offer to provide the Elective Communication Service made by the DCC pursuant to this Section H7 shall:

(a) include details of the Charges that would apply to the Elective Communication Service, as determined in accordance with the Charging Methodology;

(b) where the proposed Charges have been calculated (in accordance with the Charging Methodology) on the assumption that one or more other Parties accept offers made pursuant to this Section H7, provide for two alternative sets of Charges, one of which is contingent on acceptance of all the other such offers and one of which is not; and

(c) include an offer by the DCC to enter into a Bilateral Agreement with the Party requesting the Elective Communication Service.

H7.13 Each Bilateral Agreement must:

(a) be based on the Specimen Bilateral Agreement, subject only to such variations from such specimen form as are reasonable in the circumstances;

(b) not contradict or seek to override any or all of this Section H or Sections G (Security), I (Data Privacy), J (Charges), L (Smart Metering Key Infrastructure) or M (General);

(c) where reasonably necessary in accordance with the Charging Methodology, provide for Charges that include or comprise a standing charge that is payable by the recipient of the Elective Communication Service regardless of whether or not the Elective Communication Service is requested or provided;

(d) where reasonably necessary in accordance with the Charging Methodology, require the recipient of the Elective Communication Service to pay compensation to DCC in the event of the early termination of the Bilateral Agreement (except in the case of termination as envisaged by Section H7.13(e));

(e) allow the recipient of the Elective Communication Services to terminate the Bilateral Agreement without paying compensation to the extent that such compensation is intended to recover investments made for the purposes of providing the Elective Communication Service where (and to the extent that) the DCC subsequently offers a Service listed in the DCC User Interface Services Schedule that relies upon such investments (and each Bilateral Agreement must provide for disputes regarding this provision to be subject to an initial Panel determination, but to ultimately be determined by arbitration); and

(f) where reasonably necessary, require the recipient of the Elective Communication Services to provide credit support in respect of its obligation to pay the compensation referred to in Section H7.13(d).

H7.14 The parties to each Bilateral Agreement shall ensure that the Bilateral Agreement describes the Elective Communication Services in a manner consistent with the description of the Core Communication Services in this Code, including so as to identify (to the extent appropriate) equivalents of the following concepts: Service Requests; Non-Device Service Requests; Pre-Commands; Signed Pre-Commands; Commands; Services Responses; Alerts; and Target Response Times. To the extent that an Elective Communication Service comprises equivalents of such concepts, references to such concepts in this...
Code shall be construed as including the equivalent concepts under each Bilateral Agreement (and the DCC and the relevant User under the Bilateral Agreement shall comply with Sections H3 (DCC User Interface) and H4 (Processing Service Requests) in respect of the same). For the purposes of each Elective Communication Service (unless the Panel otherwise determined on a User’s application):

(a) the applicable Service Request shall be deemed to be a Critical Service Request, unless it results only in the sending of a Command to a Device that would arise were a Non-Critical Service Request listed in the DCC User Interface Service Schedule to be requested;

(b) other than in the case of SMETS1 Service Requests, the applicable Service Request (and any associated Pre-Command) shall be deemed to contain Data that requires Encryption, unless it contains only Data described in the GB Companion Specification as capable of being sent without Encryption.

H7.15 Elective Communication Services shall be provided in accordance with this Code and the applicable Bilateral Agreement. In the event of any inconsistency between this Code and a Bilateral Agreement, the provisions of this Code shall prevail.

H7.16 The DCC shall not agree to any variations to a Bilateral Agreement that would cause that agreement to become inconsistent with the requirements of this Section H7.

**Disputes Regarding Offers for Elective Communication Services**

H7.17 Where the requirements of Condition 20 of the DCC Licence are met, a Party that has requested an offer for a proposed Elective Communication Service may refer a dispute regarding such request to the Authority for determination under and in accordance with that Condition.

**Publication of Details of Elective Communication Services**

H7.18 Once the DCC has commenced provision of an Elective Communication Service pursuant to a Bilateral Agreement, the DCC shall notify the Code Administrator of the date on which the provision of such service commenced (but shall not provide any details regarding such agreement to the Code Administrator).

H7.19 The DCC shall, on or around the date falling six months after it commenced provision of an Elective Communication Service pursuant to a Bilateral Agreement, provide to the Code Administrator the following details:

(a) a brief description of the Elective Communication Service;

(b) the frequency with which, and (where stated) the period during which, the Elective Communication Service is to be provided; and

(c) the Target Response Time within which the Elective Communication Service is to be provided.

H7.20 The Code Administrator shall arrange for the publication on the Website of the details provided to it pursuant to Section H7.19. The Code Administrator shall monitor and report to the Panel on whether the DCC has provided details pursuant to Section H7.18 in respect of Elective Communication Services of which the Code Administrator is notified under Section H7.18.
Without prejudice to the DCC’s obligations under Section H7.19, the existence and contents of each Bilateral Agreement shall constitute Confidential Information which the DCC is obliged to keep confidential in accordance with Section M4 (Confidentiality).

H8. SERVICE MANAGEMENT, SELF-SERVICE INTERFACE AND SERVICE DESK

General

H8.1 The DCC shall provide the Services in a manner that is consistent with:

(a) the Service Management Standards; or

(b) any other methodology for service management identified by the DCC as being more cost efficient than the Service Management Standards, and which has been approved by the Panel for such purpose.

Maintenance of the DCC Systems

H8.2 The DCC shall (insofar as is reasonably practicable) undertake Maintenance of the DCC Systems in such a way as to avoid any disruption to the provision of the Services (or any part of them).

H8.3 Without prejudice to the generality of Section H8.2, the DCC shall (unless the Panel agrees otherwise and subject to any contrary provisions in the SEC Subsidiary Documents applying in relation to the SMETS1 SM WAN and/or the Systems of the SMETS1 Service Providers):

(a) undertake Planned Maintenance of the DCC Systems only between 20.00 hours and 08.00 hours;

(b) limit Planned Maintenance of the Self-Service Interface to no more than four hours in any month; and

(c) limit Planned Maintenance of the DCC Systems generally (including of the Self-Service Interface) to no more than six hours in any month.

H8.4 At least 20 Working Days prior to the start of each month, the DCC shall make available to Parties, to Registration Data Providers and to the Technical Architecture and Business Architecture Sub-Committee a schedule of the Planned Maintenance for that month (subject to any contrary provisions in the SEC Subsidiary Documents applying in relation to the SMETS1 SM WAN and/or the Systems of the SMETS1 Service Providers). Such schedule shall set out (as a minimum) the following:

(a) the proposed Maintenance activity (in reasonable detail);

(b) the parts of the Services that will be disrupted (or in respect of which there is a Material Risk of disruption) during each such Maintenance activity;

(c) the time and duration of each such Maintenance activity; and

(d) any associated risk that may subsequently affect the return of normal Services.

H8.5 The Panel may (whether or not at the request of a Party and subject to any contrary provisions in the SEC Subsidiary Documents applying in relation to the SMETS1 SM WAN and/or the Systems of the SMETS1 Service Providers) request that the DCC reschedules any Planned Maintenance set out in a monthly schedule provided pursuant to Section H8.4. In making any such request, the Panel shall
provide the reasons for such request to the DCC in support of the request. The DCC will take all reasonable steps to accommodate any such request.

H8.6 As soon as reasonably practicable after the DCC becomes aware of any Unplanned Maintenance, the DCC shall notify the Technical Architecture and Business Architecture Sub-Committee, Parties and (insofar as they are likely to be affected by such Unplanned Maintenance) Registration Data Providers of such Unplanned Maintenance (and shall provide information equivalent to that provided in respect of Planned Maintenance pursuant to Section H8.4).

H8.7 During the period of any Planned Maintenance or Unplanned Maintenance, the DCC shall provide Parties and (insofar as they are likely to be affected by such maintenance) Registration Data Providers with details of its duration and the expected disruption to Services to the extent they differ from the information previously provided.

DCC Internal System Changes

H8.8 Where the DCC is proposing to make a change to DCC Internal Systems, the DCC shall:

(a) undertake an assessment of the likely impact on:

(i) Parties in respect of any potential disruption to Services; and/or

(ii) RDPs in relation to the sending or receipt of data pursuant to Section E (Registration Data), that may arise as a consequence of the Maintenance required to implement the contemplated change;

(b) where such assessment identifies that there is a Material Risk of disruption to Parties and/or RDPs, consult with Parties and/or RDPs (as applicable) and with the Technical Architecture and Business Architecture Sub-Committee regarding such risk;

(c) provide the Parties and RDPs the opportunity to be involved in any testing of the change to the DCC Internal Systems prior to its implementation; and

(d) undertake an assessment of the likely impact of the contemplated change upon the security of the DCC Total System, Smart Metering Systems, and the Systems of Parties and/or RDPs.

Release Management

H8.9 The DCC shall ensure that it plans, schedules and controls the building, testing and deployment of releases of IT updates, procedures and processes in respect of the DCC Internal Systems and/or the Parse and Correlate Software in accordance with a policy for Release Management (the “DCC Release Management Policy”).

H8.10 The DCC shall ensure that the DCC Release Management Policy:

(a) defines the scope of the matters that are to be subject to the policy in a manner consistent with the Service Management Standards;

(b) includes a mechanism for setting priorities for different types of such matters;

(c) defines periods of change-freeze where no such matters may be implemented; and
defines periods of notice to be given to Parties and RDPs prior to the implementation of such matters.

H8.11 The DCC shall make the DCC Release Management Policy available to Parties, RDPs and the Technical Architecture and Business Architecture Sub-Committee. The DCC shall consult with Parties, RDPs and the Technical Architecture and Business Architecture Sub-Committee before making any changes to the DCC Release Management Policy.

H8.12 The DCC’s obligation under Section H8.11 is in addition to its obligations in respect of Planned Maintenance and changes to DCC Internal Systems to the extent that the activity in question involves Planned Maintenance or changes to DCC Internal Systems.

Self-Service Interface and Service Desk: General

H8.13 Each User shall take reasonable steps to access the information it needs, and to seek to resolve any queries it may have, via the Self-Service Interface in the first instance. A User shall only contact the Service Desk where it cannot reasonably obtain the information it needs, or resolve its query, via the Self-Service Interface.

H8.14 A Party that is not a User will be unable to access the Self-Service Interface, but may contact the Service Desk.

Self-Service Interface

H8.15 The DCC shall maintain and keep up-to-date an interface (the Self-Service Interface) which:

(a) complies with the specification required by the Self-Service Interface Access Control Specification and the SSI Baseline Requirements Document;

(b) is made available to Users in accordance with the Self-Service Interface Code of Connection via DCC Gateway Connections; and

(c) allows each User to access the information described in Section H8.16 as being accessible to that User (and also allows other Users to access that information to the extent permitted by the first User in accordance with the Self-Service Interface Access Control Specification).

H8.15A Any changes to the Self-Service Interface shall be processed by the DCC in accordance with the “SSI Change Governance Process”. Any changes to the SSI Change Governance Process shall be prepared and consulted upon by the DCC and approved by the Panel.

H8.16 The Self-Service Interface must (as a minimum) allow the following categories of User to access the following:

(a) the Smart Metering Inventory, which shall be available to all Users and capable of being searched by reference to the following (provided that there is no requirement for the DCC to provide information held on the inventory in respect of Type 2 Devices other than IHDs):

(i) the Device ID, in which case the User should be able to extract all information held in the inventory in relation to (I) that Device, (II) any other Device Associated with the first Device, (III) any Device Associated with any other such Device; and (IV) any Device with which any of the Devices in (I), (II) or (III) is Associated;
(ii) the MPAN or MPRN, in which case the User should be able to extract all information held in the inventory in relation to the Smart Meter to which that MPAN or MPRN relates, or in relation to any Device Associated with that Smart Meter or with which it is Associated;

(iii) post code and premises number or name, in which case the User should be able to extract all information held in the inventory in relation to the Smart Meters for the MPAN(s) and/or MPRN linked to that post code and premises number or name, or in relation to any Device Associated with those Smart Meters or with which they are Associated;

(iv) the UPRN (where this has been provided as part of the Registration Data), in which case the User should be able to extract all information held in the inventory in relation to the Smart Meters for the MPAN(s) and/or MPRN linked by that UPRN, or in relation to any Device Associated with those Smart Meters or with which they are Associated;

(b) a record of the Service Requests and Signed Pre-Commands sent by each User, and of the Acknowledgments, Pre-Commands, Service Responses and Alerts received by that User (during a period of no less than three months prior to any date on which that record is accessed), which shall be available only to that User;

(c) a record, which (subject to the restriction in Section 11.4 (User Obligations)) shall be available to all Users:

(i) of all ‘Read Profile Data’ and ‘Retrieve Daily Consumption Log’ Service Requests in relation to each Smart Meter (or Device Associated with it) that were sent by any User during a period of no less than three months prior to any date on which that record is accessed; and

(ii) including, in relation to each such Service Request, a record of the type of the Service Request, whether it was successfully processed, the time and date that it was sent to the DCC, and the identity of the User which sent it;

(d) the Incident Management Log, for which the ability of Users to view and/or amend data shall be as described in Section H9.4 (Incident Management Log);

(e) the CH Order Management System, which shall be available to all Users;

(f) any and all information in respect of the SMETS1 SM WAN as the DCC is required to make available under the Self-Service Interface Access Control Specification and the SSI Baseline Requirements Document, which shall be made available to all Users; and the following information in respect of the SMETS2+ SM WAN, which shall be available to all Users (and which shall be capable of interrogation by post code and postal outcode):

(i) whether a Communications Hub Function installed in a premises at any given location:

(A) is expected to be able to connect to the SM WAN;

(B) is expected to be able to connect to the SM WAN from a particular date before 1 January 2021, in which case the date shall be specified; or

(C) cannot be confirmed as being able to connect to the SM WAN before 1 January 2021;
any known issues giving rise to poor connectivity at any given location (and any information regarding their likely resolution); and

any requirement to use a particular WAN Variant (and, where applicable, in combination with any particular Communications Hub Auxiliary Equipment) for any given location in order that the Communications Hub will be able to establish a connection to the SM WAN;

additional information made available by the DCC to assist with the use of the Services and diagnosis of problems, such as service status (including information in respect of Planned Maintenance and Unplanned Maintenance) and frequently asked questions (and the responses to such questions), which shall be available to all Users; and

anything else expressly required by a provision of this Code.

Without prejudice to the requirements of Sections H8.16(b) and (c), to the extent that the Self-Service Interface does not allow a User to access a record of the information referred to in those Sections in respect of the preceding 7 years, then:

subject (in the case of the information referred to in Section H8.16(c)) to the restriction in Section I1.4 (User Obligations), that User shall be entitled to request such information from the DCC; and

the DCC shall provide such information to that User as soon as reasonably practicable following such request.

The DCC shall ensure that the Self-Service Interface is available at all times (subject to Planned Maintenance undertaken in accordance with Section H8.3).

The DCC shall ensure that a team of its representatives (the Service Desk) is available to be contacted as follows:

the Service Desk shall be contactable via the following means (to be used by Parties and Registration Data Providers, to the extent available to them, in the following order of preference, save as otherwise provided for in the Incident Management Policy):

the Self-Service Interface;

a dedicated email address published on the DCC Website; and

a dedicated telephone number published on the DCC Website;

the Service Desk can be used by Parties to seek resolution of queries relating to the Services (provided that Users shall seek resolution via the Self-Service Interface in the first instance); and

the Service Desk can be used by Incident Parties that are not Users to raise Incidents (or by Users, where the Incident Management Log is not available via the Self-Service Interface, to raise or provide information in respect of Incidents), which the DCC shall then reflect in the Incident Management Log.

The DCC shall ensure that the Service Desk is available at all times, and shall provide alternative arrangements (a different telephone number and email address) where the usual Service Desk in not...
available. Where a different telephone number and email address is to be used, the DCC shall publish details of the alternative number and address at least 20 Working Days in advance.

H9. INCIDENT MANAGEMENT

Incident Management Policy

H9.1 The Incident Management Policy must (as a minimum) make provision for the following matters:

(a) raising an Incident by recording it in the Incident Management Log;
(b) categorisation of Incidents into 5 categories of severity ("Incident Category 1, 2, 3, 4 and 5" respectively, such that Incident Category 1 is the most severe and Incident Category 5 the least);
(c) prioritisation of Incidents, and (in those cases where the DCC is responsible for resolving an Incident) the time period within which an Incident in each Incident Category should be resolved (the "Target Resolution Time");
(d) prioritising and timescale for closure of Problems;
(e) allocation of responsibility for Incidents and Problems in accordance with Section H9.2;
(f) identification of other interested persons who are to be kept informed regarding Incidents;
(g) courses of action to be undertaken in seeking to resolve Incidents and close Problems, including the need to update the Incident Management Log to record activity carried out (or planned to be carried out);
(h) rules for the escalation of Incidents;
(i) rules for the declaration of a Major Incident, and for the appointment of managers to coordinate resolution of Major Incidents;
(j) rules for the closure of a resolved Incident;
(k) rules for opening and closing Problem records by the DCC;
(l) rules for reopening closed Incidents; and
(m) describe the roles and responsibilities of the following persons in respect of different types of Incident: Users, Eligible Subscribers, DCC Gateway Parties and Registration Data Providers (such persons being the "Incident Parties").

Incident and Problem Management Responsibility

H9.2 The Incident Management Policy must allocate responsibility for resolution of Incidents and closure of Problems in accordance with the following principles:

(a) where an Incident Party becomes aware of an Incident that is not yet logged on the Incident Management Log (or, if logged, is incorrectly logged as closed), and:
(i) where such Incident is reasonably capable of being resolved via the Self- Service Interface or via a Service Request which that Incident Party has the right to send, that Incident Party shall exercise such rights with a view to resolving the Incident;

(ii) where the CH Support Materials are relevant to the Incident and require the Incident Party to take any steps prior to raising an Incident, that Incident Party shall take such steps with a view to resolving the Incident; or

(iii) where the Incident Party is a Supplier Party and it is already at the premises when it first becomes aware of the Incident, and to the extent the Incident is either: (A) caused by a SMETS1 CH for which the Incident Party is the Lead Supplier; or (B) caused by a SMETS2+ Communications Hub and not capable of being resolved via communications over the SM WAN, then (in either case) that Incident Party shall be responsible for resolving that Incident;

(b) subject to Section H9.2(a), the DCC shall be responsible for resolving Incidents and closing Problems to the extent they are caused by:

(i) the DCC Systems;

(ii) the Parse and Correlate Software; or

(iii) a SMETS2+ Communications Hub, and are capable of being resolved via communications over the SM WAN;

(c) subject to Section H9.2(a), the Lead Supplier for a Communications Hub shall be responsible for resolving Incidents and closing Problems to the extent they are caused by that Communications Hub where either: (A) it is a SMETS1 CH; or (B) the Incident or Problem is not capable of being resolved or closed via communications over the SM WAN;

(d) subject to Section H9.2(a), the Responsible Supplier for a Smart Metering System shall be responsible for resolving Incidents and closing Problems to the extent caused by Devices (other than the Communications Hub) forming part of that Smart Metering System;

(e) in the case of Incidents arising in respect of the exchange of Data under Section E (Registration Data):

(i) the relevant Registration Data Provider shall be responsible for resolving those Incidents arising on its side of the Registration Data Interface; and

(ii) the DCC shall be responsible for resolving all other such Incidents; and

(f) in the case of Incidents other than those referred to elsewhere in this Section H9.2, the Incident Party assigned responsibility in accordance with the Incident Management Policy shall be responsible for resolving the Incident.

Incident Management Log

H9.3 The DCC shall maintain and keep up-to-date an electronic log (the Incident Management Log) that records the following in respect of each Incident:
(a) a unique reference number (to be allocated to each Incident that is identified by, or reported to, the DCC);

(b) the date and time that the Incident was identified by, or reported to, the DCC;

(c) the nature of the Incident and the location at which it occurred;

(d) whether the Incident was identified by the DCC, or otherwise the person that reported the Incident to the DCC;

(e) the categorisation of the Incident in accordance with the Incident Management Policy;

(f) the person to whom the Incident has been allocated for resolution;

(g) the course of action to be taken, or taken, to resolve the Incident;

(h) the DCC’s Good Industry Practice assessment of which Incident Parties and/or Services are affected by the Incident;

(i) details of any communications with Incident Parties in respect of the Incident;

(j) comments regarding any mitigating circumstances regarding the Incident;

(k) the potential impact of the Incident on the DCC’s ability to meet the Target Service Levels;

(l) the current status of the Incident, and (once applicable) the date and time that the Incident was closed; and

(m) a reference to any related Problem logged.

H9.4 The following shall apply in respect of the Incident Management Log:

(a) (subject to paragraphs (c) and (d) below) the DCC shall provide Users with the ability to view and amend the Incident Management Log via the Self Service Interface;

(b) (subject to paragraphs (c) and (d) below) the DCC shall provide Incident Parties that are not Users with the ability to obtain information from, and report information which the DCC shall then add to, the Incident Management Log via the Service Desk;

(c) only the following Incident Parties shall be entitled to view or obtain information from the Incident Management Log in respect of an Incident:

(i) the Incident Party that raised the Incident;

(ii) the Incident Party that is assigned responsibility for resolving the Incident;

(iii) (subject to any further rules in the Incident Management Policy) the following persons:

(A) the Lead Supplier for each Communications Hub that is affected by the Incident;

(B) the Responsible Supplier for each Smart Metering System that is affected by the Incident;
the Electricity Distributor or Gas Transporter (as applicable) for each Smart Metering System that is affected by the Incident;

the DCC Gateway Party for, and any Party notified to the DCC in accordance with Section H15.17 (Use of a DCC Gateway Connection) as entitled to use, a DCC Gateway Connection shall be able to view matters relating to any Incident affecting that DCC Gateway Connection;

the Registration Data Providers entitled to use a DCC Gateway Connection as provided for in Section E3 (DCC Gateway Connections for Registration Data Providers) shall be able to view matters relating to any Incident affecting that DCC Gateway Connection; and

any other Incident Party that is reasonably likely to be affected by the Incident;

only the following Incident Parties shall be entitled to amend and report information to be added to the Incident Management Log:

the Incident Party that raised the Incident;

the Incident Party that is assigned responsibility for resolving the Incident; and

(subject to any further rules in the Incident Management Policy) the following persons:

the Lead Supplier for each Communications Hub that is affected by the Incident (but such amending and reporting shall be limited to matters relating to the Communications Hub Function); and

the Responsible Supplier(s) for each Smart Metering System that is affected by the Incident (but such amending and reporting shall exclude matters relating to the Communications Hub Function); and

to the extent that an Incident Party does not have the necessary rights in accordance with paragraph (d) above to amend the Incident Management Log, an Incident Party shall report the matter to the DCC, which shall then amend the Incident Management Log to reflect such matters.

Access to data regarding Problems

Where an Incident refers to a Problem, the DCC or any Incident Party may request that the person assigned responsibility for the Problem supplies to the DCC or Incident Party making the request reasonable information regarding the Problem, provided that information in respect of any other Incident shall only be supplied to an Incident Party where that Incident Party would be allowed access to that information in accordance with Section H9.4.

Addition of Incidents to the Incident Management Log

Where an Incident Party becomes aware of an Incident that is not yet logged on the Incident Management Log (or, if logged, is incorrectly logged as closed):

(where the Incident Party is a User) to the extent such Incident is reasonably capable of being resolved via the Self-Service Interface or via a Service Request which that User has the right to send, then the User shall exercise such rights with a view to resolving the Incident;
(b) where the Incident Party is an RDP) to the extent such Incident is reasonably capable of being resolved by re-submitting a subset of Registration Data in accordance with the Registration Data Interface Documents, then the RDP shall re-submit such Data; or

(c) where neither paragraph (a) nor (b) above apply (or to the extent the Incident is not resolved despite compliance with paragraph (a) or (b) above), then the Incident Party shall add the Incident to the Incident Management Log (or, if incorrectly logged as closed, reopen the Incident) via the Self-Service Interface (or, in the case of non-Users, the Service Desk).

H9.7 Where the DCC becomes aware of an Incident that is not yet logged on the Incident Management Log (or, if logged, is incorrectly logged as closed), then the DCC shall add the Incident to the Incident Management Log (or, if incorrectly logged as closed, reopen the Incident).

Resolving Incidents and Closing Problems

H9.8 Where an Incident has been added to the Incident Management Log (or reopened) pursuant to Section H9.6 or H9.7, then (until such time as that Incident is closed) the DCC and each relevant Incident Party shall each take all the steps allocated to them under and in accordance with the Incident Management Policy in respect of an Incident of the relevant type, so as to:

(a) in the case of Incidents for which an Incident Party is responsible, resolve the Incident as soon as reasonably practicable; or

(b) in the case of Incidents for which the DCC is responsible, resolve the Incident in accordance with the applicable Target Resolution Time.

H9.9 Where a Problem has been assigned to the DCC or an Incident Party, then (until such time as that Problem is closed) the DCC and each relevant Incident Party shall each take all the steps allocated to it under and in accordance with the Incident Management Policy so as to close the Problem in accordance with priority for resolution and closure set out in the Incident Management Policy.

Major Incident Notification and Reports

H9.10 Where an Incident Party is identified as responsible for resolution of an Incident, and where that Incident Party considers (or should reasonably have considered) that the Incident constitutes a Major Incident, then such Incident Party shall notify the DCC of such fact (in accordance with the Incident Management Policy).

H9.11 Where the DCC becomes aware of a Major Incident, the DCC shall notify all Incident Parties that are likely to be affected by such Major Incident (in accordance with the Incident Management Policy).

H9.12 In the event of a Major Incident:

(a) where the DCC is responsible for resolving that Incident, each Incident Party shall provide the DCC with all reasonable assistance as the DCC may request; and

(b) where an Incident Party is responsible for resolving that Incident, the DCC and all other Incident Parties shall provide all reasonable assistance to the Incident Party responsible for resolving that Incident as such Incident Party may request,
(in each case) in relation to the resolution of that Incident, including as set out in the Incident Management Policy.

H9.13 Within two Working Days following resolution of a Major Incident, the DCC or the Incident Party responsible for resolving that Major Incident shall (subject to any contrary provisions in the SEC Subsidiary Documents applying in relation to the SMETS1 SM WAN and/or the Systems of the SMETS1 Service Providers) provide a summary report to the Panel in respect of that Major Incident. Such summary report must include (as a minimum):

(a) the nature, cause and impact (and likely future impact) of the Major Incident (including, where the DCC is responsible for resolving the Major Incident, details of the impact the Major Incident had on provision of the Services and over what period, and details of any Data that may have been lost); and

(b) the action taken in the resolution of the Major Incident.

H9.14 Within 20 Working Days following resolution of a Major Incident, the DCC or Incident Party responsible for resolving that Major Incident shall (subject to any contrary provisions in the SEC Subsidiary Documents applying in relation to the SMETS1 SM WAN and/or the Systems of the SMETS1 Service Providers) conduct a review regarding that Major Incident and its resolution, and shall report to the Panel and the Authority (and, on request, the Secretary of State) on the outcome of such review. Such report must include (as a minimum):

(a) a copy of the summary report produced in respect of the Major Incident pursuant to Section H9.13;

(b) (where the DCC is responsible for resolving the Major Incident) any Services which were not restored within the Target Resolution Time for the Major Incident;

(c) (where the DCC is responsible for resolving the Major Incident) where any Services were not restored within the Target Resolution Time, the reason why this was the case and the steps the DCC is taking to prevent the re-occurrence of such an event;

(d) a review of the response to the Major Incident and its effectiveness;

(e) any failures by Incident Parties to comply with their obligations under Energy Licences and/or this Code that caused or contributed to the Major Incident or its consequences;

(f) (where the DCC is responsible for resolving the Major Incident) whether there is likely to be a reduction (and, to the extent reasonably capable of being determined at that time, the amount of the anticipated reduction) in the DCC’s External Costs (as defined in the DCC Licence) arising as a consequence of the DCC Service Providers failing to achieve a restoration of any Services within the Target Resolution Time; and

(g) any Modifications that could be made to this Code to mitigate against future Incidents and/or their consequences.

H9.15 The Panel shall make each report produced by the DCC pursuant to Section H9.14 available to the other Parties, subject to any redactions it considers necessary to avoid a risk of Compromise to the DCC Total System, User Systems, RDP Systems and/or Devices.

Disputes
Where Disputes arise between the Incident Parties regarding whether or not the DCC and/or an Incident Party has complied with its obligations under this Section H9, then such Dispute shall be subject to determination by the Panel (which determination shall be final and binding).

H10. BUSINESS CONTINUITY

Emergency Suspension of Services

H10.1 Section H10.2 applies in respect of any Party or RDP which has an established DCC Gateway Connection where, by virtue of the action or failure to act of that Party or RDP, or of any event occurring on or in relation to the Systems of that Party or RDP:

(a) the DCC Systems are being Compromised to a significant extent; or
(b) the DCC has reason to believe that there is an immediate threat of the DCC Systems being Compromised to a significant extent.

H10.2 Where this Section H10.2 applies, the DCC may, to the extent that it is necessary to do so in order to avoid or mitigate the potential impact of any Compromise to the DCC Systems, temporarily suspend:

(a) in respect of a Party whose actions or Systems are giving rise to the actual or threatened Compromise:
   (i) the provision (in whole or in part) of the Services to that Party;
   (ii) the rights of that Party to receive (in whole or in part) the Services; and/or
   (iii) the ability of that Party to use any DCC Gateway Connection; or
(b) in respect of an RDP whose actions or Systems are giving rise to the actual or threatened Compromise, the ability of that RDP to use any DCC Gateway Connection.

H10.3 Where the DCC commences any temporary suspension of the provision of Services or rights, or of the ability to use a DCC Gateway Connection in accordance with Section H10.2, it shall promptly (and in any event within 24 hours) notify the Panel of the suspension and the reasons for it, and shall provide the Panel with such information relating to the suspension as may be requested.

H10.4 Where the Panel receives a notification in accordance with Section H10.3, it shall promptly consider the circumstances of the suspension, and:

(a) shall either confirm the suspension, or determine that the suspension is to cease to have effect (in which case the suspended Services, rights or ability to use any DCC Gateway Connection shall be reinstated); and
(b) may in either case give such directions as it considers appropriate:
   (i) to the DCC in relation to the continuing suspension or the reinstatement of the Services, rights or ability to use any DCC Gateway Connection (as the case may be); and/or
(ii) to the Party or RDP whose Services, rights or ability to use any DCC Gateway Connection were suspended by the DCC, for the purpose ofremedying any actual or potential cause of Compromise to the DCC Systems or for preventing its recurrence.

H10.5 The DCC shall comply with any direction given to it by the Panel in accordance with Section H10.4, and shall provide such reasonable support and assistance to the Party or RDP whose Services, rights or ability to use any DCC Gateway Connection were suspended by the DCC as that Party or RDP may request for the purpose ofremedying any actual or potential cause of Compromise to the DCC Systems or for preventing its recurrence.

H10.6 A Party shall comply with any direction given to it by the Panel in accordance with Section H10.4.

H10.7 Each Electricity Network Party and each Gas Network Party shall ensure that its RDP shall (when acting in its capacity as the Network Party’s RDP) comply with any direction given to it by the Panel in accordance with Section H10.4.

H10.8 Where the DCC or any Party or RDP which is directly affected by a decision of the Panel made pursuant to Section H10.4 disagrees with that decision, it may refer the matter to the Authority for its determination, which shall be final and binding for the purposes of this Code.

The Business Continuity and Disaster Recovery Procedure

H10.9 Subject to Section H10.10, the DCC shall comply with the requirements of the Business Continuity and Disaster Recovery Procedure for the purposes of ensuring so far as reasonably practicable that:

(a) there is no significant disruption to the provision of any of the Services by the DCC; and

(b) where there is any such significant disruption, the provision of those Services is restored as soon as is reasonably practicable.

H10.10 Where, in the case of Disasters, taking a different course of action to following the BCDR Procedure would (in accordance with Good Industry Practice) be a more effective course of action in order to achieve the objectives set out in Section H10.9, then the DCC may take such steps to achieve such objectives (rather than complying with the BCDR Procedure). Where the DCC takes a course of action that does not comply with the BCDR Procedure, the DCC must inform the Panel as soon as possible thereafter of the steps taken and the reasons why the DCC considered that they were more effective.

Business Continuity and Disaster Recovery Tests

H10.11 The DCC shall (subject to any contrary provisions in the SEC Subsidiary Documents applying in relation to the SMETS1 SM WAN and/or the Systems of the SMETS1 Service Providers):

(a) from time to time, and at least once each year, carry out a Business Continuity and Disaster Recovery Test in order to assess whether the Business Continuity and Disaster Recovery Procedure remains suitable for achieving the objectives described at Section H10.9; and

(b) following any such test, report to the Panel and the Authority on the outcome of the test, and on any proposals made by the DCC in relation to the Business Continuity and Disaster Recovery Procedure having regard to that outcome.
H10.12 Each Party shall provide the DCC with any such assistance and co-operation as it may reasonably request for the purpose of carrying out a Business Continuity and Disaster Recovery Test and confirming the operation of the Business Continuity and Disaster Recovery Procedure.

H10.12A Before notifying the Parties of each Business Continuity and Disaster Recovery Test, the DCC shall consult with the Parties and the Technical Architecture and Business Architecture Sub-Committee regarding the Business Continuity and Disaster Recovery Test Schedule to ensure that (insofar as is reasonably practicable) the Business Continuity and Disaster Recovery Test is undertaken in such a way as to minimise any disruption to the provision of the Services (or any part of them). The DCC shall complete all necessary consultation prior to notifying Parties.

H10.12B The DCC shall notify each Party of its intention to carry out a Business Continuity and Disaster Recovery Test and provide each Party with a Business Continuity and Disaster Recovery Test Schedule at least 60 Working Days before the date on which such test is due to start. Where the DCC needs to amend the Business Continuity and Disaster Recovery Test Schedule following such notification and it is not reasonably practicable to give 60 Working Days' notice, it will provide such notice as far in advance as is reasonably practicable.

**Business Continuity and Disaster Recovery Targets**

H10.13 The DCC shall, on the occurrence of a Disaster (subject to any contrary provisions in the SEC Subsidiary Documents applying in relation to the SMETS1 SM WAN and/or the Systems of the SMETS1 Service Providers):

(a) take all reasonable steps to ensure that any and all affected Services are restored in accordance with the Target Resolution Time for a Major Incident;

(b) ensure that all affected Services are restored within eight hours of the occurrence of that Disaster (except in the case of a Disaster that directly affects a DCC Gateway Connection and where: (i) the DCC Gateway Party for that DCC Gateway Connection has not procured a backup DCC Gateway Connection; and (ii) the DCC can reasonably demonstrate that the Services could have been restored within eight hours if the DCC Gateway Party had procured a backup DCC Gateway Connection); and

(c) ensure in any event that Services are restored such that the loss of Data arising as a consequence of the Disaster is not in excess of that prescribed by the relevant Service Provider Performance Measures.

**H11. PARSE AND CORRELATE SOFTWARE**

**Provision of Parse and Correlate Software**

H11.1 On receipt of a request to do so from any person, the DCC shall supply to that person a copy of the most recently released version of computer software (the “Parse and Correlate Software”) which:

(a) has the functionality specified in Section H11.2;

(b) has the characteristics specified in Section H11.3; and

(c) is provided in the format specified in Section H11.4.
H11.2 The functionality specified in this Section H11.2 is that the software must enable any User to:

(a) convert the relevant content of all Service Responses and Device Alerts (in each case only where generated from a Response or Alert originating from a SMETS2+ Device) into the format that is consistent with that set out in respect of them in the Message Mapping Catalogue; and

(b) confirm that the content of any Pre-Command is substantively identical to the content of its associated Critical Service Request.

H11.3 The characteristics specified in this Section H11.3 are that:

(a) the software is written using the Java programming language; and

(b) the software is capable of operating on the version of the Java Virtual Machine/Run-time Environment prevailing at the time at which the design of that version of the software was finalised.

H11.4 The format specified in this Section H11.4 is that the software:

(a) is provided as both:

   (i) an executable file which includes everything required to enable the software to be installed on the systems of the person to whom it is provided in such a manner as not to have a material adverse effect on the operation of other software deployed within the same system environment; and

   (ii) source software code; and

(b) can be confirmed, on receipt by the person to whom it is provided:

(c) as having been provided by the DCC; and

   (i) as being authentic, such that any tampering with the software would be apparent.

Maintenance of the Parse and Correlate Software

H11.5 The DCC shall:

(a) maintain the Parse and Correlate Software supplied by it to any person so as to ensure that it at all times continues to have the functionality specified in Section H11.2; and

(b) for that purpose develop and release to such persons, where it is reasonably necessary from time to time, new versions of the Parse and Correlate Software which shall have the characteristics specified in Section H11.3 and be provided in the format specified in Section H11.4.

Development of the Parse and Correlate Software

H11.6 When proposing to develop any version of the Parse and Correlate Software, the DCC shall consult with Users, having regard in particular to their views in relation to:

(a) the need for a new version of the software;
the potential impact of the proposed new version of the software on the security of the DCC Total System, User Systems and Smart Metering Systems;

c) the design of the software generally; and

d) the required operational performance of the proposed version of the software on a standard system configuration specified by the DCC for the purposes of the consultation.

H11.7 Following any consultation with Users, the DCC shall inform all Users of the design of the version of the Parse and Correlate Software that it intends to develop.

H11.8 Before supplying any version of the Parse and Correlate Software to any person, the DCC shall:

a) ensure that that version of the software has been adequately tested for the purpose of ensuring that it satisfies the requirements of Sections H11.2 to H11.4;

b) provide suitable opportunities for Acceptance Testing of that version of the software;

c) take reasonable steps to ensure that any User who wishes to participate in that Acceptance Testing is able to do so; and

d) ensure that the version of the software has been subject to a software code review, by an individual or organisation with the professional competence to carry out such a review, for the purpose of identifying any vulnerabilities in the code that were not intended as a feature of its design.

Provision of Support and Assistance to Users

H11.9 The DCC shall, having consulted with Users, determine two Application Servers in respect of which it will provide support for the executable file referred to in Section H11.4(a)(i).

H11.10 Any User may appeal to the Panel a decision of the DCC made under Section H11.9, in which case:

a) the Panel shall determine the Application Servers in respect of which the DCC must provide support; and

b) the determination of the Panel shall be final and binding for the purposes of this Code.

H11.11 The DCC shall make available to each person to whom any version of the Parse and Correlate Software is provided a copy of an installation guide and release notes relevant to that version.

H11.12 Requests by any User for the DCC to provide that User with further assistance in relation to its use or implementation of the Parse and Correlate Software shall be made in such format as the DCC may specify from time to time, and shall be submitted to the DCC. Following receipt of any such request (or purported request), the DCC shall:

a) where the request is incomplete or the DCC reasonably requires further information in order to assess the request, notify the User that this is the case and provide reasonable assistance to the User in re-submitting its request;

b) once the DCC has received all the information it reasonably requires in order to assess the request, confirm the reasonable terms upon which the DCC will provide the requested assistance (which
terms may not be inconsistent with the provisions of this Code) and the Charges payable in respect of the same; and

(c) once the Party has agreed to such terms and to pay such Charges, provide the requested assistance to the User in accordance with such terms.

H11.13 Section H11.12 does not apply to the provision of assistance that is the responsibility of the DCC in accordance with the Incident Management Policy. The assistance referred to in Section H11.12 may include in particular assistance in respect of:

(a) the development and testing of, and the provision of support for, a version of the Parse and Correlate Software which is capable of operating on a version of the Java Virtual Machine/Run-time Environment other than that prevailing at the time at which the design of the most recently released version of the Parse and Correlate Software was finalised;

(b) the development and testing of, and the provision of support for, a version of the Parse and Correlate Software which meets any other User-specific requirements; and

(c) the provision, in respect of more than two Application Servers, of support for the executable file referred to in Section H11.4(a)(i).

Separation of Resources

H11.14 The DCC shall ensure that no staff or other resources of its own or of any third party which are directly used in the development of the Parse and Correlate Software are resources which are also used in the development or provision of the Transform functionality.

Right to Use the Parse and Correlate Software

H11.15 The DCC shall ensure that any person shall have the right to use the Parse and Correlate Software source software code on a non-proprietary and royalty-free basis, except insofar as royalties are due in respect of any Intellectual Property Rights the use of which is mandated by the Code.

H12. INTIMATE COMMUNICATIONS HUB INTERFACE SPECIFICATION

Maintenance of the ICHIS

H12.1 The DCC shall maintain the ICHIS and ensure that the ICHIS meets the requirements of Section H12.2 and H12.3. The ICHIS is not relevant to SMETS1 CHs.

H12.2 The requirements of this Section H12.2 are that the ICHIS describes a specification for the physical interface (including the electrical and data connection) between:

(a) the Communications Hub (which shall incorporate the male components of the physical interface); and

(b) either a Smart Meter or a Communications Hub Hot Shoe (which shall, in either case, incorporate the female components of the physical interface).
H12.3 The requirement of this Section H12.3 is that the specification described by the ICHIS only requires the use of tangible and intangible property (including physical components and Intellectual Property Rights) that is readily available on a reasonable and non-discriminatory basis.

Publication of the ICHIS

H12.4 The DCC shall publish the ICHIS on the DCC Website, and ensure that all persons are free to use the ICHIS without charge (whether for the purposes of this Code or otherwise); provided that the DCC shall limit its liability to persons other than the Parties on the same terms as apply in respect of the ICHIS under Section M2 (Limitations of Liability).

Consultation Regarding ICHIS

H12.5 The DCC shall keep the ICHIS under review to ascertain whether the ICHIS remains fit for the purposes envisaged by this Code. The DCC may from time to time at its discretion (and shall where directed to do so by the Panel) consult with Parties as to whether they consider that the ICHIS remains fit for the purposes envisaged by this Code.

H12.6 Following each consultation pursuant to Section H12.5, the DCC shall publish on the DCC Website (and notify all Parties of) a report on the outcome of such consultation, setting out:

(a) the process undertaken in respect of such consultation;
(b) whether (and, if so, how and from what implementation date) the DCC proposes to amend the ICHIS as a result of such consultation;
(c) a detailed summary of the consultation responses received from Parties, identifying in particular those responses that raised objections to the position adopted by the DCC;
(d) the DCC’s rationale for the position it has adopted;
(e) the costs and expenses that are likely to arise as a result of the position adopted by the DCC (including the costs and expenses likely to arise as a result of any modifications that will be required to be made to Smart Meters, Communications Hubs and Communications Hub Hot Shoes); and
(f) the steps it has taken (including any testing or prototype development) to ensure that the ICHIS (if amended as proposed) remains fit for the purposes envisaged by this Code.

Referral to the Authority

H12.7 Within 10 Working Days following notification by the DCC to a Party of a report published in accordance with Section H12.6, that Party may refer the report to the Authority to consider whether the consultation to which that report relates was undertaken in accordance with the DCC’s obligations under this Code or whether the notice period provided for implementation of the amendment was reasonable given the circumstances.

H12.8 Where the Authority determines that the relevant consultation was not undertaken in accordance with the DCC’s obligations under this Code or that the notice period provided for implementation of the amendment was not reasonable given the circumstances, the DCC shall repeat the consultation and comply with any directions made by the Authority in respect of the same. Where the Authority
determines both (where both of the following were referred to the Authority) or either (where only one of the following was so referred) that:

(a) the relevant consultation was undertaken in accordance with the DCC’s obligations under this Code; and/or

(b) the notice period provided for implementation of the amendment was reasonable given the circumstances,

the consultation and proposed course of action shall stand.

Amendments to the ICHIS

H12.9 No amendment may be made to the ICHIS unless:

(a) the DCC has first undertaken such prototype development and testing in respect of the proposed amendment as the DCC reasonably considers necessary to ensure that the ICHIS is fit for the purposes envisaged by this Code;

(b) the DCC has first consulted with Parties regarding the proposed amendment and proposed date of implementation, published a report on the outcome of such consultation, and notified the Parties of such publication (all in accordance with Section H12.6); and

(c) such report has not been referred to the Authority in accordance with Section H12.7, or the Authority has determined both (where both of the following were so referred) or either (where only one of the following was so referred) that:

(i) the relevant consultation was undertaken in accordance with the DCC’s obligations under this Code; and/or

(ii) the notice period provided for implementation of the amendment was reasonable given the circumstances.

H13. PERFORMANCE STANDARDS AND REPORTING

Code Performance Measures

H13.1 Each of the following performance measures constitute a Code Performance Measure (to which the following Target Service Level and Minimum Service Level will apply, measured over the following Performance Measurement Period):

<table>
<thead>
<tr>
<th>No.</th>
<th>Code Performance Measure</th>
<th>Performance Measurement Period</th>
<th>Target Service Level</th>
<th>Minimum Service Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Percentage of On-Demand Service Responses delivered within the applicable Target Response Time.</td>
<td>monthly</td>
<td>99%</td>
<td>96%</td>
</tr>
<tr>
<td>2</td>
<td>Percentage of Future-Dated Service Responses delivered within the applicable Target Response Time.</td>
<td>monthly</td>
<td>99%</td>
<td>96%</td>
</tr>
<tr>
<td></td>
<td>Percentage of Alerts delivered within the applicable Target Response Time. Alerts consolidated in accordance with the Alert Management Mechanism will not be counted.</td>
<td>monthly</td>
<td>99%</td>
<td>96%</td>
</tr>
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</tr>
<tr>
<td>4</td>
<td>Percentage of Incidents which the DCC is responsible for resolving and which fall within Incident Category 1 or 2 that are resolved in accordance with the Incident Management Policy within the Target Resolution Time.</td>
<td>monthly</td>
<td>100%</td>
<td>85%</td>
</tr>
<tr>
<td>5</td>
<td>Percentage of Incidents which the DCC is responsible for resolving and which fall within Incident Category 3, 4 or 5 that are resolved in accordance with the Incident Management Policy within the Target Resolution Time.</td>
<td>monthly</td>
<td>90%</td>
<td>80%</td>
</tr>
<tr>
<td>6</td>
<td>Percentage of time (in minutes) when the Self-Service Interface is available to be accessed by all Users during the Target Availability Period.</td>
<td>monthly</td>
<td>99.5%</td>
<td>98%</td>
</tr>
</tbody>
</table>

**Service Provider Performance Measures**

**H13.2** The DCC may modify the Reported List of Service Provider Performance Measures where it has:

(a) undertaken reasonable consultation with the Parties regarding the proposed modification;

(b) given due consideration to, and taken into account, any consultation responses received; and

(c) provided to the Panel, the Parties, the Authority and (on request) the Secretary of State a statement of its reasons for the modification together with copies of any consultation responses received.

and as soon as reasonably practicable following any such modification, the DCC shall provide an up-to-date copy of the Reported List of Service Provider Performance Measures to the Panel, the Parties, the Authority and (on request) the Secretary of State.

**H13.3** Prior to agreeing any changes to the DCC Service Provider Contracts that will alter the Service Provider Performance Measures, the DCC shall:

(a) undertake reasonable consultation with the Panel and Parties regarding such changes;

(b) give due consideration to, and take into account, any consultation responses received; and

(c) provide to the Panel, the Parties, the Authority and (on request) the Secretary of State a statement of its reasons for proposing to agree such changes.

**Reporting**

**H13.4** The DCC shall, within 25 Working Days following the end of each Performance Measurement Period, produce a report setting out the Service Levels achieved in respect of each Performance Measure. Such report must identify:
(a) those Performance Measures (if any) for which the Service Level was less than the Target Service Level and/or the Minimum Service Level;

(b) where a Service Level is less than the Target Service Level, the reason for the Service Level achieved;

(c) where a Service Level is less than the Minimum Service Level, the steps the DCC is taking to prevent the re-occurrence or continuation of the reason for the Service Level achieved; and

(d) any anticipated reductions in the DCC’s Internal Costs and/or External Costs (as both such expressions are defined in the DCC Licence) arising as a consequence of the DCC Service Providers failing to achieve the Target Service Levels in respect of the Service Provider Performance Measures.

H13.5 A copy of the report produced pursuant to Section H13.4:

(a) shall be provided by DCC, immediately following its production, to the Panel, the Parties, the Authority and (on request) the Secretary of State; and

(b) may be provided by the Panel, at its discretion, to any other person.

Performance Measurement Methodology

H13.6 The DCC shall:

(a) establish and periodically review the Performance Measurement Methodology in accordance with Good Industry Practice and in consultation with the Panel, the Parties and the Authority; and

(b) as soon as reasonably practicable following any modification which it may make to the Performance Measurement Methodology, provide an up to date copy of the Performance Measurement Methodology to the Panel, the Parties, the Authority and (on request) the Secretary of State.

OPR Exceptional Events

H13.7 Sections H13.7 to H13.14 shall apply only to the extent that the OPR Reporting established under the DCC Licence applies by reference to reporting under this Code. OPR Exceptional Events shall not apply in respect of Performance Measure reporting under Section H13.4.

H13.8 For the purposes of OPR Reporting, in measuring performance for each Performance Measure, the DCC shall exclude from the Service Level calculation any and all instances of delayed or non-performance for which the DCC has relief for an OPR Exceptional Event by virtue of Section H13.12.

H13.9 The DCC may claim relief for the purposes of OPR Reporting in respect of the Performance Measures to the extent this is due to OPR Exceptional Events. Where the DCC also wishes to claim relief in respect of its obligations under this Code, the DCC must also separately claim relief for Services FM under Section M3 (Services FM and Force Majeure).

H13.10 The DCC cannot claim an OPR Exceptional Event has occurred:
(a) in relation to any wilful act, neglect or failure to take reasonable precautions against the relevant OPR Exceptional Event by the DCC or its servants, agents, employees or contractors (including the DCC Service Providers);

(b) in relation to any circumstances resulting from a failure or delay by any other person in the performance of that other person's obligations under a contract with the DCC other than this Code (unless that other person is itself prevented from or delayed in complying with its obligations as a result of OPR Exceptional Events); and/or

(c) as a result of any shortage of labour, material or other resources unless caused by circumstances which are themselves OPR Exceptional Events,

and in any event, the DCC shall not be entitled to relief for the purposes of OPR Reporting if and to the extent that it is required to comply with the BCDR Procedure in accordance with Sections H10.9 and H10.10 (the Business Continuity and Disaster Recovery Procedure) but has failed to do so (unless this failure is also due to OPR Exceptional Events affecting the operation of the BCDR Procedure).

H13.11 The DCC shall, as soon as reasonably practicable (and in any event within five (5) days of the occurrence of the OPR Exceptional Event), give to the Users that were due to receive the affected Services and to the Panel full details of the OPR Exceptional Event and any relief for the purposes of OPR Reporting which the DCC wishes to claim in connection with the OPR Exceptional Event.

H13.12 The DCC shall be entitled to relief for the purposes of OPR Reporting in respect of OPR Exceptional Events to the extent that the Panel agrees following consultation with any relevant Sub-Committee that the requirements of Sections H13.9 and H13.10 are met, and that:

(a) the DCC could not have avoided the occurrence of the OPR Exceptional Event (or its consequences or likely consequences) by taking steps which the DCC was required to take (or procure) under this Code and any Bilateral Agreement or might reasonably be expected to have taken;

(b) the OPR Exceptional Event directly caused the non-performance of the Services for which relief is claimed;

(c) the time lost and/or relief from the obligations under this Code and any Bilateral Agreement claimed by the DCC could not reasonably be expected to be mitigated or recovered by the DCC acting in accordance with Good Industry Practice; and

(d) the DCC is taking all steps in accordance with Good Industry Practice to overcome or minimise the consequences of the OPR Exceptional Event on the performance of the Services.

H13.13 The Panel shall reach a determination as to whether the DCC is entitled to relief for the purposes of OPR Reporting in respect of an OPR Exceptional Event in accordance with Section H13.12 within 10 Working Days after the DCC notifies the Panel of the OPR Exceptional Event under Section H13.11.

H13.14 The DCC shall notify the affected Users and the Panel as soon as reasonably practicable after the OPR Exceptional Event ceases or no longer causes the DCC to be unable to comply with its obligations under this Code and/or any Bilateral Agreement in respect of the Services.
H14. TESTING SERVICES

General Testing Requirements

H14.1 The DCC shall provide the following testing services (the “Testing Services”):

(a) User Entry Process Tests;
(b) SMKI and Repository Entry Process Tests;
(c) Device and User System Tests;
(d) Modification Proposal implementation testing (as described in Section H14.34);
(e) DCC Internal Systems change testing (as described in Section H14.36);
(f) RDP Entry Process Tests; and
(g) SMETS1 Pending Product Combinations Tests.

H14.2 The DCC shall make the Testing Services available, and shall provide the Testing Services:

(a) in accordance with the Enduring Testing Approach Document and Good Industry Practice; and
(b) between 08:00 hours and 18.00 hours Monday to Friday, and at any other time that it is reasonably practicable to do so (including where any DCC Service Provider has agreed to provide services at such time).

H14.3 The DCC shall act reasonably in relation to its provision of the Testing Services and shall facilitate the completion (in a timely manner) of tests pursuant to the Testing Services by each such person which is entitled to do so in accordance with this Section H14. Each Testing Participant shall comply with the Enduring Testing Approach Document with respect to the relevant Testing Services. The DCC shall publish on the DCC Website a guide for Testing Participants describing which persons are eligible for which Testing Services, and on what basis (including any applicable Charges).

H14.4 To the extent it is reasonably practicable to do so, the DCC shall allow persons who are eligible to undertake tests pursuant to the Testing Services to undertake those tests concurrently, or shall (otherwise) determine, in a non-discriminatory manner, the order in which such persons will be allowed to undertake such tests. Where any Testing Participant disputes the order in which persons are allowed to undertake tests pursuant to this Section H14.4, then the Testing Participant may refer the matter to the Panel. Where the DCC or any Testing Participant wishes to do so, it may refer the Panel’s decision on such matter to the Authority for its determination (which shall be final and binding for the purposes of this Code).

H14.5 Each Party which undertakes tests pursuant to the Testing Services shall do so in accordance with Good Industry Practice. To the extent that such tests involve a Party accessing the DCC’s premises, the Party shall do so in compliance with the site rules and reasonable instructions of the DCC.

H14.6 The DCC shall be liable for any loss of or damage to the equipment of Testing Participants (fair wear and tear excepted) that occurs while such equipment is within the DCC’s possession or control.
pursuant to the Testing Services; save to the extent that such loss or damage is caused by a breach of this Code (or the equivalent agreement under Section H14.7) by the Testing Participant.

H14.7 Where (in accordance with this Section H14) a person that is not a Party is eligible to undertake a category of Testing Services as a Testing Participant, the DCC shall not provide those Testing Services to that person unless it is bound by an agreement entered into with the DCC pursuant to this Section H14.7. Where a person who is a Testing Participant (but not a Party) requests a Testing Service, the DCC shall offer terms upon which such Testing Service will be provided. Such offer shall be provided as soon as reasonably practicable after receipt of the request, and shall be based on the Specimen Enabling Services Agreement (subject only to such variations from such specimen form as are reasonable in the circumstances).

General: Forecasting

H14.8 Each Testing Participant shall provide the DCC with as much prior notice as is reasonably practicable of that Testing Participant’s intention to use any of the following Testing Services: User Entry Process Tests, SMKI and Repository Entry Process Tests, Device and User System Tests and SMETS1 Pending Product Combinations Tests.

General: Systems and Devices

H14.9 The DCC shall provide such facilities as are reasonably required in relation to the Testing Services, including providing:

(a) for access to the Testing Services either at physical test laboratories and/or remotely;

(b) a reasonable number of Test Communications Hubs for use by Testing Participants at the DCC’s physical test laboratories which represent each and every combination of HAN Variant and WAN Variant; and

(c) a reasonable number of Devices (other than SMETS2+ Communications Hubs) for use by Testing Participants at the DCC’s physical test laboratories, which Devices are to be:

(i) in the case of SMETS1 Devices as further described or set out in the Enduring Testing Approach Document; or

(ii) except for SMETS1 Devices, of the same Device Models as those selected pursuant to the Device Selection Methodology and/or such other Device Models as the Panel approves from time to time (provided that, where Test Stubs (or other alternative arrangements) were used then such Tests Stubs (or other alternative arrangements) will be used in place of Devices until the DCC agrees with the Panel which Device Models to use).

H14.10 Without prejudice to Sections H14.9(b) and (c), the DCC shall allow Testing Participants to use Devices they have procured themselves when using the Testing Services. The DCC shall make storage facilities available at the DCC’s physical test laboratories for the temporary storage by Testing Participants of such Devices (for no more than 30 days before and no more than 30 days after completion of the Testing Service for which such Devices may be expected to be used). The DCC shall ensure that such storage facilities are secure and only capable of access by persons authorised by the relevant Testing Participant.

H14.10A The DCC may require a Testing Participant to remove its Devices from a DCC physical test laboratory in accordance with the requirements set out in the Enduring Testing Approach Document. Any dispute
between the DCC and a Testing Participant regarding the removal of such Devices (or the right to re-commence testing) may be referred to the Panel for its determination (which determination shall be final and binding for the purposes of this Code).

General: SMKI Test Certificates

H14.11 The following shall apply in relation to Test Certificates:

(a) the DCC shall, in accordance with the Enduring Testing Approach Document, issue and make available to Testing Participants copies of such Test Certificates as are reasonably necessary for the purposes of the Testing Participants undertaking Testing Services and testing pursuant to Section T (Testing During Transition);

(b) the DCC shall only use Test Certificates for the purposes envisaged by this Section H14.11 (and shall not use actual Certificates when providing the Testing Services or undertaking tests pursuant to Section T (Testing During Transition), except to such extent as is approved, and subject to any conditions imposed, by the SMKI PMA);

(c) each Testing Participant to which Test Certificates are made available pursuant to this Section H14.11 shall only use those Test Certificates for the purposes for which such Test Certificates are made available (and shall not use actual Certificates when undertaking the tests referred to in this Section H14.11);

(d) each Testing Participant to which Test Certificates are made available pursuant to this Section H14.11 shall be entitled to make those certificates available to others provided that such others only use them for the purposes for which such certificates were made available to the Testing Participant;

(e) DCC shall ensure that the Test Certificates are clearly distinguishable from actual Certificates;

(f) the DCC shall act in accordance with Good Industry Practice in providing the Test Certificates;

(g) each Testing Participant shall act in accordance with Good Industry Practice in using the Test Certificates; and

(h) each Testing Participant hereby, subject to Section M2.1 (Unlimited Liabilities):

(i) waives all rights, remedies and claims it would otherwise have (whether for breach of contract, in tort or delict or otherwise) against the DCC in respect of the Test Certificates;

(ii) undertakes not to bring any claim against the DCC in respect of the Test Certificates; and

(iii) where it makes the Test Certificates available to others, undertakes to ensure that no such others bring any claim against the DCC in respect of such Test Certificates.

User Entry Process Tests

H14.12 Parties seeking to become Users in accordance with Section H1 (User Entry Process) are entitled to undertake User Entry Process Tests.
In respect of a Party seeking to become eligible as a User in a particular User Role, the purpose of the User Entry Process Tests is to test the capability of that Party and the Party’s Systems to interoperate with the DCC and the DCC System, to the extent necessary in order that the Party:

(a) has established a connection to the DCC User Interface via the Party’s chosen DCC Gateway Connection;

(b) can use the DCC User Interface for the purposes set out in Section H3.3 (Communications to be sent via DCC User Interface) in respect of the Services for which Users in that User Role are eligible; and

(c) can use the Self-Service Interface for the purposes set out in Section H8 (Service Management, Self-Service Interface and Service Desk).

The User Entry Process Tests will:

(a) test the sending of communications from the proposed User System via the DCC System to be received by Devices and from Devices via the DCC System to be received by the proposed User System, recognising that such tests may involve a simulation of those Systems rather than the actual Systems;

(b) be undertaken in accordance with the Common Test Scenarios Document; and

(c) be undertaken using Devices selected and provided by the DCC as referred to in Sections H14.9(b) and (c).

Only Parties who the DCC considers meet any entry requirements (for a particular User Role) set out in the Common Test Scenarios Document shall be entitled to undertake the User Entry Process Tests for that User Role.

Where the DCC is not satisfied that a Party meets such entry requirements (for a particular User Role), that Party may refer the matter to the Panel for its determination. Where the Party disagrees with any such determination of the Panel, then the Party may refer the matter to the Authority for its determination (which shall be final and binding for the purposes of this Code).

Each Party seeking to undertake the User Entry Process Tests shall develop its own test scripts and demonstrate how those test scripts meet the requirements of the relevant scenarios set out in the Common Test Scenarios Document. Each Party shall obtain the DCC’s approval that such test scripts meet those requirements before the User Entry Process Tests can commence. Any disputes regarding the approval of such test scripts may be referred to the Panel for determination (which determination shall be final and binding for the purposes of this Code).

Each Party will have the right to determine the sequencing of the tests that comprise the User Entry Process Tests; save to the extent that a particular sequence is mandated in the Common Test Scenarios Document.

The DCC or the Party undertaking the User Entry Process Tests may suspend testing in accordance with the requirements set out in the Common Test Scenarios Document. Any dispute between the DCC and a Party regarding the suspension (or consequent resumption) of such testing may be referred to the Panel for its determination. Where the DCC or the Party disagrees with any such determination of the
Panel, then the DCC or the Party may refer the matter to the Authority for its determination (which determination shall be final and binding for the purposes of this Code).

H14.19 A Party will have successfully completed the User Entry Process Tests (for a particular User Role), once the DCC considers that the Party has demonstrated that it has satisfied the requirements set out in the Common Test Scenarios Document for that User Role. Where requested by a Party, the DCC shall provide written confirmation to the Party confirming whether or not the DCC considers that the Party has successfully completed the User Entry Process Tests (for a particular User Role).

H14.20 Where Systems have been proven to meet the requirements of this Code as part of one Party’s successful completion of the User Entry Process Tests or tests under Section H14.32 that are equivalent to all or part of the User Entry Process Tests (and where the substance of the relevant part of the User Entry Process Tests have not changed in the interim), then:

(a) any Party that has use of those Systems shall be entitled to submit proof to the DCC that this is the case when seeking to meet any applicable entry and/or exit requirements set out in the Common Test Scenarios Document; and

(b) the DCC shall take into account such proof when considering whether such Party meets such entry and/or exit requirements.

H14.21 Where the DCC is not satisfied that a Party has successfully completed the User Entry Process Tests (for a particular User Role), that Party may refer the matter to the Panel for its determination. Where the Party disagrees with any such determination of the Panel, then the Party may refer the matter to the Authority for its determination (which shall be final and binding for the purposes of this Code).

SMKI and Repository Entry Process Tests

H14.22 Each Party or Registration Data Provider seeking to complete the entry process described in Section L7 (SMKI and Repository Entry Process Tests) is entitled to undertake the SMKI and Repository Entry Process Tests to become either or both of:

(a) an Authorised Subscriber under either or both of the Organisation Certificate Policy and/or the Device Certificate Policy; and/or

(b) eligible to access the SMKI Repository.

H14.23 The SMKI and Repository Entry Process Tests will be undertaken in accordance with the SMKI and Repository Test Scenarios Document.

H14.24 A Testing Participant seeking to undertake the SMKI and Repository Entry Process Tests for the purposes of either or both of Section H14.22(a) and/or (b) shall notify the DCC of the purposes for which it is undertaking those tests. Only Testing Participants that meet any applicable entry requirements set out in the SMKI and Repository Tests Scenarios Document shall be entitled to undertake those SMKI and Repository Entry Process Tests for the purposes described in Section H14.22(a) and/or (b).

H14.25 Where the DCC is not satisfied that a Testing Participant meets such entry requirements, that Testing Participant may refer the matter to the Panel for its determination. Where the Testing Participant disagrees with any such determination of the Panel, then the Testing Participant may refer the matter to the Authority for its determination (which shall be final and binding for the purposes of this Code).
H14.26 Each Testing Participant seeking to undertake the SMKI and Repository Entry Process Tests shall
develop its own test scripts and demonstrate how those test scripts meet the requirements of the
relevant scenarios set out in the SMKI and Repository Tests Scenarios Document (for the purposes
described in Section H14.22(a) and/or (b), as applicable). Each Testing Participant shall obtain the
DCC’s approval that such test scripts meet those requirements before the SMKI and Repository Entry
Process Tests can commence. Any disputes regarding the approval of such test scripts may be referred
to the Panel for determination (which determination shall be final and binding for the purposes of this
Code).

H14.27 Each Testing Participant seeking to undertake the tests will have the right to determine the sequencing
of the tests that comprise the SMKI and Repository Entry Process Tests; save to the extent that a
particular sequence is mandated in the SMKI and Repository Tests Scenarios Document.

H14.27A The DCC or the Testing Participant undertaking the SMKI and Repository Entry Process Tests may
suspend testing in accordance with the requirements set out in the SMKI and Repository Test Scenarios
Document. Any dispute between the DCC and a Testing Participant regarding the suspension (or
consequent resumption) of such testing may be referred to the Panel for its determination. Where the
DCC or the Testing Participant disagrees with any such determination of the Panel, then the DCC or the
Testing Participant may refer the matter to the Authority for its determination (which determination
shall be final and binding for the purposes of this Code).

H14.28 A Testing Participant will have successfully completed the SMKI and Repository Entry Process Tests (for
the purposes described in Section H14.22(a) and/or (b), as applicable), once the DCC considers that the
Testing Participant has demonstrated that it has satisfied the requirements set out in the SMKI and
Repository Tests Scenarios Document for those purposes. Where requested by a Testing Participant,
the DCC shall provide written confirmation to the Testing Participant confirming whether or not the
DCC considers that the Testing Participant has successfully completed the SMKI and Repository Entry
Process Tests (for the purposes described in Section H14.22(a) and/or (b), as applicable).

H14.29 Where Systems have been proven to meet the requirements of this Code as part of one Testing
Participant's successful completion of the SMKI and Repository Entry Process Tests or tests under
Section H14.32 that are equivalent to all or part of the SMKI and Repository Entry Process Tests (and
where the substance of the relevant part of the SMKI and Repository Entry Process Tests have not
changed in the interim), then:

(a) any Testing Participant that has use of those Systems shall be entitled to submit proof to the DCC
that this is the case when seeking to meet any applicable entry and/or exit requirements set out in
the SMKI and Repository Tests Scenarios Document; and

(b) the DCC shall take into account such proof when considering whether such Testing Participant
meets such entry and/or exit requirements.

H14.30 Where the DCC is not satisfied that a Testing Participant has successfully completed the SMKI and
Repository Entry Process Tests (for the purposes described in Section H14.22(a) and/or (b), as
applicable), that Testing Participant may refer the matter to the Panel for its determination. Where the
Testing Participant disagrees with any such determination of the Panel, then the Testing Participant
may refer the matter to the Authority for its determination (which shall be final and binding for the
purposes of this Code).
Device and User System Tests

H14.31 This Section H14.31 shall only apply in respect of SMETS1 Devices from 31 August 2018 or any such later date as the Secretary of State may direct further to a recommendation from the DCC to the Secretary of State following a consultation on a proposed date by the DCC with all SEC Parties and the SEC Panel. The DCC shall provide a service to enable Testing Participants:

(a) to test the interoperability of SMETS2+ Devices (other than those comprising Communications Hubs) with the DCC Systems and with the Test Communications Hubs provided as part of the Testing Services, such that those Devices are able to respond to Commands received from or via the DCC in accordance with the requirements defined in the GB Companion Specification;

(b) to test the interoperability of SMETS1 Devices with the DCC Systems, such that those Devices are able to respond to Instructions received from or via the DCC such that the necessary Equivalent Steps are taken (provided that such service need only be provided by the DCC in respect of combinations of SMETS1 Device Models that are listed on the SMETS1 Eligible Product Combinations);

(c) to test the interoperability of User Systems with the DCC Systems, including via the DCC User Interface and the Self-Service Interface;

(d) to test simultaneously the interoperability of User Systems and SMETS2+ Devices (other than those comprising Communications Hubs) with the DCC Systems and with the Test Communications Hubs provided as part of the Testing Services; and

(e) to test simultaneously the interoperability of User Systems and SMETS1 Devices (excluding combinations of SMETS1 Devices that are not listed on the SMETS1 Eligible Product Combinations) with the DCC Systems,

which Testing Services, except in respect of (c) above, shall (subject to the Testing Participant agreeing to pay any applicable Charges, as further described in the Enduring Testing Approach Document) include the provision of a connection to a simulation of the SMETS2+ SM WAN for the purpose of such tests as further described in the Enduring Testing Approach Document (save to the extent the connection is required where the DCC is relieved from its obligation to provide Communication Services pursuant to the Statement of Service Exemptions). For the avoidance of doubt, the DCC shall not be obliged by this Section H14.31 to provide a connection to a simulation of the SMETS1 SM WAN. References to particular Systems in this Section H14.31 may include a simulation of those Systems (rather than the actual Systems).

H14.32 Each Party is eligible to undertake Device and User System Tests. Any Manufacturer (whether or not a Party) is eligible to undertake those Device and User System Tests described in Section H14.31(a) and (b); provided that, in the case of any such tests that require the use of a DCC Gateway Connection, the Manufacturer must be a Party. Any person providing (or seeking to provide) goods or services to Parties or Manufacturers in respect of Devices is eligible to undertake those Device and User System Tests described in Section H14.31(a) and (b); provided that, in the case of any such tests that require the use of a DCC Gateway Connection, the person must be a Party. A Party undertaking the Device and User System Tests described in Section H14.31(c) is entitled to undertake tests equivalent to any or all of the User Entry Process Tests and SMKI and Repository Entry Process Tests, in respect of which:

(a) the DCC shall, at the Party’s request, assess whether the test results would meet the requirements of all or part of the applicable User Entry Process Tests and/or SMKI and Repository Entry Process Tests;
(b) the DCC shall, at the Party's request, provide a written statement confirming the DCC's assessment of whether the test results would meet the requirements of all or part of the applicable tests; and

(c) the Party may, where it disputes the DCC's assessment, refer the matter to the Panel for its determination (which shall be final and binding for the purposes of this Code).

H14.33 The DCC shall, on request by a Testing Participant, take all reasonable steps to offer additional support to that Testing Participant (subject to such Testing Participant agreeing to pay any applicable Charges) in understanding and resolving issues associated with:

(a) the DCC Total System and the results of such Testing Participant's Device and User System Tests;

(b) where the Testing Participant is a Party, the Systems of the Testing Participant that are (or are intended to be) User Systems; and/or

(c) communications between the DCC and any Device or between Devices which comprise (or which the Testing Participant intends will comprise) a Smart Metering System.

H14.33A The additional Testing Services provided for in Section H14.33 are without prejudice to the DCC's obligations in respect of Testing Issues, Incidents and Problems.

Modification Implementation Testing

H14.34 Where an approved Modification Proposal provides for the DCC to provide testing services as part of the Modification Proposal's implementation, then such testing shall be undertaken as a Testing Service pursuant to this Section H14.34.

H14.35 The Parties which are eligible, or obliged, to participate in such testing shall be determined in accordance with Section D(Modification Process), and either set out in this Code or established via a process set out in this Code.

DCC Internal System Change Testing

H14.36 Where, pursuant to Section H8.8 (DCC Internal Systems Changes), a Party or an RDP is involved in testing of changes to the DCC Internal Systems, then such testing shall not be subject to the requirements of Section H14.3, Section H14.4 and Sections H14.6 to H14.11 (inclusive), but such Party or RDP may nevertheless raise a Testing Issue in respect of the tests (and the references to Testing Participant in Sections H14.37 to H14.44 shall be interpreted accordingly).

SMETS1 Pending Product Combinations Tests

H14.36A This Section H14.36A shall only apply in respect of SMETS1 Devices from 31 August 2018 or any such later date as the Secretary of State may direct further to a recommendation from the DCC to the Secretary of State following a consultation on a proposed date by the DCC with all SEC Parties and the SEC Panel. The DCC shall provide services (the "SMETS1 Pending Product Combinations Tests") whereby a Party or a Manufacturer (being the relevant Testing Participant) can from time to time request that the DCC determines whether or not testing is required and, where it determines that testing is required, tests one or more combinations of SMETS1 Device Models and communication services provider that are not at that time listed on the SMETS1 Eligible Product Combinations in order to demonstrate whether the DCC is able to successfully process SMETS1 Service Requests and relevant SMETS1 Alerts in respect of them (subject to Section H14.36C(c)).
Where requested in accordance with Section H14.36A, the DCC shall undertake, and facilitate the Testing Participant's participation in, the SMETS1 Pending Product Combinations Tests in respect of the requested combination(s) of SMETS1 Device Models as soon as reasonably practicable. The DCC shall then notify the relevant Testing Participant whether the DCC is able to successfully process SMETS1 Service Requests and relevant SMETS1 Alerts in respect of them, without needing to make material changes to the DCC Systems and/or modifications to this Code.

Where the DCC notifies a Testing Participant that the DCC is not able to successfully process SMETS1 Service Requests and relevant SMETS1 Alerts in respect of a combination of SMETS1 Device Models without needing to make material changes to the DCC Systems and/or modifications to this Code, then the DCC shall:

(a) provide the relevant Testing Participant with reasonable details of the reasons why the DCC is not able to do so, and of the changes to the DCC Systems and/or modifications to this Code which would be required in order to enable the DCC to do so (in each case, to the extent that the DCC has been able to identify such reasons and changes and/or modifications, having taken reasonable steps to identify them);

(b) provide the relevant Testing Participant with such reasonable support as they may request in understanding the issues identified by the DCC;

(c) not be obliged to provide SMETS1 Pending Product Combinations Tests to the same Testing Participant in respect of the same combination of SMETS1 Device Models unless and until the relevant changes have been made to the DCC System and/or the relevant modifications have been made to this Code; and

(d) make available in accordance with the Enduring Testing Approach Document such details regarding the relevant combination of SMETS1 Device Models as is required in accordance with the Enduring Testing Approach Document.

Where the DCC is able to successfully process SMETS1 Service Requests and relevant SMETS1 Alerts in respect of a combination of SMETS1 Device Models without needing to make material changes to the DCC Systems and/or modifications to this Code, then the DCC shall add that combination of Device Models to the SMETS1 Eligible Product Combinations.

The DCC and the relevant Testing Participant in respect of the SMETS1 Pending Product Combinations Tests shall comply with any and all additional obligations concerning SMETS1 Pending Product Combinations Tests set out in the Enduring Testing Approach Document.

General: Testing Issue Resolution Process

Each Testing Participant undertaking tests pursuant to this Section H14 is entitled to raise a Testing Issue in respect of those tests. Each Testing Participant shall take reasonable steps to diagnose and resolve a Testing Issue before raising it in accordance with this Section H14.

A Testing Participant that wishes to raise a Testing Issue shall raise it with the relevant DCC Service Provider (as identified by the DCC from time to time) in accordance with a reasonable and not unduly discriminatory procedure, which is to be established by the DCC and provided to the Panel from time to time (which the Panel shall publish on the Website).
H14.39 Where a Testing Participant raises a Testing Issue, the DCC shall ensure that the relevant DCC Service Provider shall (as soon as reasonably practicable thereafter):

(a) determine the severity level and priority status of the Testing Issue;

(b) inform the Testing Participant of a reasonable timetable for resolution of the Testing Issue consistent with its severity level and priority status; and

(c) provide its determination (in accordance with such timetable) to the Testing Participant on the actions (if any) to be taken to resolve the Testing Issue.

H14.40 Pursuant to H14.39, the DCC shall share with categories of Testing Participant any information (provided that the identities of the Testing Participant and, where relevant, the Device’s Manufacturer are anonymised) relating to the Testing Issue which is likely to be of use to those categories of Testing Participants (provided that no such information should be shared to the extent it poses a risk of Compromise to the DCC Total System, User Systems, RDP Systems and/or Devices).

H14.41 Where a Testing Participant is dissatisfied with any of the determinations under Section H14.39 (or the speed with which any such determination is made), the Testing Participant may refer the matter to the DCC. On such a referral to the DCC, the DCC shall (as soon as reasonably practicable thereafter):

(a) consult with the Testing Participant and any other person as the DCC considers appropriate;

(b) either, depending on the subject matter of the disagreement:

(i) direct the DCC Service Provider to more quickly provide its determination of the matters set out in Section H14.39(a), (b) and/or (c); or

(ii) make the DCC’s own determination of the matters set out in Section H14.39(a), (b) and/or (c);

(c) notify the Panel of the DCC’s direction or determination under (b) above; and

(d) share with categories of Testing Participant any information (provided that the identities of the Testing Participant and, where relevant, the Device’s Manufacturer are anonymised) relating to the Testing Issue which is likely to be of use to those categories of Testing Participants (provided that no such information should be shared to the extent it poses a risk of Compromise to the DCC Total System, User Systems, RDP Systems and/or Devices).

H14.42 Where the Testing Participant (or any Party) disagrees with the DCC’s determination pursuant to Section H14.41 of the matters set out at Section H14.39(c) (but not otherwise), then the Testing Participant (or Party) may request that the DCC refers the matter to the Panel for its consideration (provided that the identities of the Testing Participant and, where relevant, the Device’s Manufacturer are anonymised).

H14.43 Where a matter is referred to the Panel for its consideration pursuant to Section H14.42, the Panel shall consider the matter further to decide upon the actions (if any) to be taken to resolve the Testing Issue, unless the matter relates to testing undertaken pursuant to Section T (Testing During Transition), in which case the Panel shall notify the Secretary of State and shall consider the matter further and make such a decision only where, having received such a notification, the Secretary of State so directs. Where the Panel considers the matter further, it may conduct such further consultation as it considers appropriate before making such a decision. Such a decision may include a decision that:
(a) an aspect of the Code could be amended to better facilitate achievement of the SEC Objectives;

(b) an aspect of the DCC Systems is inconsistent with the requirements of this Code;

(c) an aspect of one or more Devices is inconsistent with the requirements of this Code; or

(d) an aspect of the User Systems or the RDP Systems is inconsistent with the requirements of this Code.

H14.44 The Panel shall publish each of its decisions under Section H14.43 on the Website; provided that the identities of the Testing Participant and (where relevant) the Device's Manufacturer are anonymised, and that the Panel shall remove or redact information where it considers that publishing such information would be prejudicial to the interests of one or more Parties, or pose a risk of Compromise to the DCC Total System, User Systems, RDP Systems and/or Devices.

H14.45 A decision of the Panel under Section H14.43 is merely intended to facilitate resolution of the relevant Testing Issue. A decision of the Panel under Section H14.43 is without prejudice to any future decision by the Change Board and/or the Authority concerning a Modification Proposal, by the Secretary of State in exercising its powers under section 88 of the Energy Act 2008, by the Authority concerning the DCC’s compliance with the DCC Licence, or by the Panel under Section M8 (Suspension, Expulsion and Withdrawal).

H15. DCC GATEWAY CONNECTIONS

Obligation to Maintain DCC Gateway Connections

H15.1 The DCC shall maintain each DCC Gateway Connection and make it available subject to and in accordance with the provisions of this Section H15.

H15.2 The DCC shall ensure that each DCC Gateway Connection is available at all times (subject to Planned Maintenance undertaken in accordance with Section H8.3).

H15.3 No Party may use a DCC Gateway Connection for any purposes other than accessing, and sending and receiving Data via, the DCC Interfaces (and subject to the provisions of this Code applicable to each DCC Interface).

Requests for DCC Gateway Connections

H15.4 Each Party other than the DCC may request (in accordance with this Section H15 and as further described in the DCC Gateway Code of Connection) as many DCC Gateway Connections as the Party wishes, in each case using the DCC Gateway Bandwidth Option of the Party’s choice.

H15.5 In order to assist a Party in determining which DCC Gateway Bandwidth Option to request (or, in the case of connections using a DCC Gateway HV Connection, the size of the bandwidth required), the DCC shall (on request) provide any Party with information regarding the size of the different message types that can be sent via the DCC User Interface.

H15.6 Within 5 Working Days following receipt of any request from a Party for a DCC Gateway Connection at a premises, the DCC shall:
(a) where the request does not include all the information required in accordance with the DCC Gateway Connection Code of Connection, notify the Party that this is the case and provide reasonable assistance to the Party in re-submitting its request; or

(b) undertake a desk-based assessment as described in the DCC Gateway Connection Code of Connection, and provide a response to the Party in respect of that premises under Section H15.7, H15.8 or H15.9 (as applicable).

H15.7 In the case of a request for a DCC Gateway LV Connection, and where the DCC's desk-based assessment indicates that a physical site assessment is not required, the DCC shall provide an offer to the Party setting out:

(a) the DCC’s reasonable estimate of the likely bandwidth of the connection once made;

(b) the date from which the DCC will provide the connection;

(c) the connection Charges and annual Charges that will apply in respect of the connection; and

(d) the connection period for which the connection will be made available.

H15.8 In the case of a request for a DCC Gateway LV Connection, and where the DCC’s desk-based assessment indicates that a physical site assessment is required, the DCC shall notify the requesting Party that this is the case, and (unless the DCC is not reasonably able to do so without undertaking a physical site assessment, and subject to further information which may become available as a result of the physical site assessment) notify the Party of:

(a) the DCC’s reasonable estimate of the likely bandwidth of the connection once made;

(b) the date from which the DCC will provide the connection;

(c) the connection Charges and annual Charges that will apply in respect of the connection; and

(d) the connection period for which the connection will be made available.

H15.9 In the case of a request for a DCC Gateway HV Connection, the DCC shall notify the Party that a physical site assessment is required, and (unless the DCC is not reasonably able to do so without undertaking a physical site assessment, and subject to further information which may become available as a result of the physical site assessment) notify the Party of:

(a) the date from which the DCC will provide the connection;

(b) the connection Charges and annual Charges that will apply in respect of the connection; and

(c) the connection period for which the connection will be made available.

Physical Site Assessments

H15.10 In the case of a notice to a Party under Section H15.8 or H15.9, the Party has 30 days following receipt of such notice to confirm to the DCC that the Party wishes the DCC to proceed with the physical site assessment. In the absence of such confirmation, the Party shall be deemed to have opted not to proceed.
H15.11 Where the DCC has received a confirmation in accordance with Section H15.10, then the DCC shall, within 30 days thereafter, complete the physical site assessment. The Party requesting the connection shall ensure that the DCC has such access to the Party's premises as the DCC may reasonably require in order to undertake such site assessment. The DCC shall ensure that all persons exercising such rights of access do so in compliance with the applicable site rules and reasonable instructions of those in control of the premises.

H15.12 The DCC shall, within 10 Working Days after completing a physical site assessment pursuant to Section H15.11, provide an offer to the Party that requested a connection at that premises setting out:

(a) any supplementary conditions which will apply in respect of the connection (in addition to the provisions of this Code) required as a consequence of matters identified in the site assessment;

(b) (in the case of DCC Gateway LV Connections) the DCC's reasonable estimate of the likely bandwidth of the connection once made;

(c) the date from which the DCC will provide the connection;

(d) the connection Charges and annual Charges that will apply in respect of the connection; and

(e) the connection period for which the connection will be made available.

Initial Provision of a DCC Gateway Connection

H15.13 In the case of an offer to a Party under Section H15.7 or H15.12, the Party has 30 days following receipt of such offer to confirm to the DCC that the Party accepts that offer. In the absence of such confirmation, the Party shall be deemed to have opted not to accept the offer (which shall lapse).

H15.14 Where a Party accepts an offer as described in Section H15.13, the DCC shall take all reasonable steps to provide the requested DCC Gateway LV Connection or DCC Gateway HV Connection by the date set out in the accepted offer (subject to payment of any applicable Charges).

H15.15 In the event that the DCC will be delayed in providing the requested DCC Gateway Connection, the DCC shall notify the relevant Party of the delay (including reasons for the delay) and of the revised connection date (being as soon a reasonably practicable thereafter), and shall take all reasonable steps to provide the requested connection by that revised date.

Use of a DCC Gateway Connection

H15.16 Subject to Section H15.3, the Party that requested a DCC Gateway Connection at a premises shall be entitled to use that connection for as long as the DCC is obliged to make it available in accordance with Section H15.18 (provided that such Party may transfer its right in respect of that DCC Gateway Connection to another Party on both such Parties giving notice to the DCC referring to this Section H15.16).

H15.17 The DCC Gateway Party may notify the DCC of the other Parties (if any) that are (subject to Section H15.3) entitled to share (or no longer entitled to share) use of that DCC Gateway Connection, and in respect of which DCC Interfaces.
Ongoing Provision of a DCC Gateway Connection

H15.18 Once a DCC Gateway Connection has been established at a premises on behalf of a DCC Gateway Party:

(a) the DCC shall make the connection available to the DCC Gateway Party in accordance with this Code until the DCC Gateway Party notifies the DCC that the Party wishes to cancel the connection (on not less than three months' prior notice);

(b) the DCC shall give the DCC Gateway Party four months' advance notice of the date on which the period of connection referred to in the accepted connection offer is due to expire (or of the date on which any period of extension pursuant to paragraph (c) below is due to expire), and shall at the same time confirm the annual Charges that will apply if the connection is not cancelled;

(c) on the expiry of a period referred to in paragraph (b) above, unless the DCC Gateway Party cancels the connection in accordance with paragraph (a) above, the period of connection shall be extended for a year (which will give rise to an additional annual Charge);

(d) the DCC Gateway Party and the DCC shall comply with the provisions of the DCC Gateway Connection Code of Connection applicable to the DCC Gateway Bandwidth Option utilised at the connection (and the DCC may limit the use of the connection where the DCC Gateway Party fails to do so and where this is provided for in the DCC Gateway Connection Code of Connection);

(e) the DCC shall, on request, provide the DCC Gateway Party with a report on the performance of its connection as further set out in the DCC Gateway Connection Code of Connection; and

(f) in the case of DCC Gateway HV Connections, the DCC Gateway Party may increase or decrease the bandwidth of its connection in accordance with (and subject to the limitation provided in) the DCC Gateway Code of Connection (provided that, in the case of decreases, the applicable Charges may not alter as a result).

H15.19 The cancellation of any DCC Gateway Connection pursuant to Section H15.18(a), is without prejudice to:

(a) the right of the DCC Gateway Party to apply for another connection under Section H15.4; and

(b) the obligation of the DCC Gateway Party to pay the applicable Charges for the full duration of the period of connection referred to in the accepted connection offer or any period of extension under Section H15.18(c).

DCC Gateway Equipment

H15.20 In first providing a DCC Gateway Connection at a premises, the DCC shall procure that the DCC Gateway Equipment is installed at the relevant premises, and that the DCC Gateway Equipment is installed in accordance with Good Industry Practice and all applicable Laws and Directives.

H15.21 Following its installation at a premises, the DCC shall ensure that the DCC Gateway Equipment is operated and maintained in accordance with Good Industry Practice, and that it complies with all applicable Laws and Directives. The DCC shall maintain a record of the DCC Gateway Equipment installed at each DCC Gateway Party’s premises from time to time, and of the point of its connection to that Party’s Systems.
H15.22 The DCC Gateway Party at whose premises the DCC Gateway Equipment is (or is to be) installed shall provide the DCC with such access to that premises as the DCC may reasonably require in order to allow it to undertake the installation, maintenance, relocation or removal of the DCC Gateway Equipment. The DCC shall ensure that all persons exercising such rights of access do so in compliance with the site rules and reasonable instructions of the DCC Gateway Party.

H15.23 The DCC Gateway Party at whose premises the DCC Gateway Equipment is (or is to be) installed shall be entitled to witness and inspect the installation, maintenance, relocation or removal of the DCC Gateway Equipment. No such witnessing or assessment shall relieve the DCC of its obligations under this Code.

H15.24 Each DCC Gateway Party shall ensure that no damage is deliberately or negligently caused to the DCC Gateway Equipment installed at its premises (save that such a Party may take emergency action in accordance with Good Industry Practice to protect the health and safety of persons or to prevent imminent damage to property).

H15.25 The DCC Gateway Equipment shall (as between the DCC and each other Party) remain the property of the DCC. The DCC Gateway Equipment is installed at the DCC’s risk, and no other Party shall have liability for any loss of or damage to the DCC Gateway Equipment unless and to the extent that such loss or damage arose as a result of that Party’s breach of this Code (including that Party’s obligations under Section H15.24).

H15.26 No Party other than the DCC shall hold itself out as the owner of the DCC Gateway Equipment, or purport to sell or otherwise dispose of the DCC Gateway Equipment.

H15.27 Where a DCC Gateway Party wishes to alter the location of the DCC Gateway Equipment at the Party’s premises, then that Party shall make a request to the DCC, and the DCC shall either (in accordance with any provisions of the DCC Gateway Connection Code of Connection concerning the same):

(a) notify such Party that it is entitled to relocate the DCC Gateway Equipment within the Party’s premises, in which case the Party may move such equipment (and, where it does so, it shall do so in accordance with Good Industry Practice and all applicable Laws and Directives); or

(b) notify such Party that the DCC Gateway Equipment must be relocated by the DCC, in which case the DCC shall (subject to payment of any applicable Charges) move the DCC Gateway Equipment in accordance with Good Industry Practice and all applicable Laws and Directives.

H15.28 Where the DCC’s obligation to make a DCC Gateway Connection available ends in accordance with Section H15.18(a) or the DCC Gateway Party for a DCC Gateway Connection ceases to be a Party in accordance with Section M8 (Suspension, Expulsion and Withdrawal), then the DCC shall, within 30 days thereafter:

(a) cease to make that DCC Gateway Connection available; and

(b) remove the DCC Gateway Equipment from the relevant premises in accordance with Good Industry Practice and all applicable Laws and Directives.

DCC Gateway Connection Disputes

H15.29 Where a DCC Gateway Party wishes to raise a dispute in relation to its request for a DCC Gateway Connection (or the extension of its period of connection or increases or decreases in the bandwidth of its connection, in each case under Section H15.18), then the dispute may be referred to the Panel for
determination. Where that Party or the DCC disagrees with any such determination, then it may refer the matter to the Authority for its determination, which shall be final and binding for the purposes of this Code.

H16. INTEROPERABILITY CHECKER SERVICE

The Responsibility of Supplier Parties

H16.1 Each Supplier Party shall ensure that Energy Consumers at premises supplied by it with electricity and/or gas shall:

(a) have access to the information described in Section H16.2;
(b) be able to access that information in the manner described in Section H16.4; and
(c) have such access in such manner during the period determined in accordance with Section H16.5.

H16.2 The information described in this Section (the "Interoperability Data") is, in respect of each premises, information as to:

(a) whether the supply of electricity or the supply of gas (as determined by the request made by the Energy Consumer) to the premises is made through an Enrolled Smart Metering System; and
(b) where either the supply of electricity or the supply of gas is made through an enrolled Smart Metering System:
   (i) whether the supply of other fuel is also made through an Enrolled Smart Metering System;
   (ii) the name of the Electricity Supplier or the name of the Gas Supplier (or both as the case may be);
   (iii) whether any such Enrolled Smart Metering System is a SMETS1 Smart Metering System or a SMETS2 Smart Metering System; and
   (iv) where any such Enrolled Smart Metering System is a SMETS1 Smart Metering System, the name of each electricity and/or gas supplier (as the case may be) which has notified the DCC that it is its policy, if it commences to supply premises at which a Smart Metering System of that type is installed, to operate that Smart Metering System in Smart Mode.

H16.3 For the purposes of Section H16.2(b)(iv), the name of the electricity or gas supplier shall include, where applicable, any brand name that the electricity or gas supplier has notified to the DCC as a brand name that it uses in any communications with or to Energy Consumers.

H16.4 The Interoperability Data in respect of any premises shall be able to be accessed by each Energy Consumer at those premises on the request of that Energy Consumer, by means of remote communications, and free of charge.

H16.5 The Interoperability Data shall be capable of being accessed by an Energy Consumer:

(a) from any such date as may be specified in a direction issued by the Secretary of State to all Supplier Parties and the DCC;
until any such date as may be specified in a further direction issued by the Secretary of State to all Supplier Parties and the DCC,

and for these purposes the Secretary of State may exercise the power to give a direction under Sections H16.5(a) and (b) more than once.

**Provision of Data by Suppliers to the DCC**

**H16.6** For the purpose of establishing a record of the Interoperability Data referred to in Section H.16.2(b)(iv), each Supplier Party may provide the DCC, in such manner and in such form as may be specified by the DCC, with a statement which:

(a) is in respect of each type of Smart Metering System which at that time constitutes an Enrolled SMETS1 Smart Metering System at any premises;

(b) indicates whether the policy of that Supplier Party, if it commenced (at the date of the statement) to supply premises at which that type of Smart Metering System was installed, would be, subject to any exceptions identified by the Licensee in the statement, to operate it in Smart Mode; and

(c) is accurate and up to date.

**H16.7** Where a Supplier Party provides a statement to the DCC in accordance with Section H16.6, it may also notify the DCC of any brand name (including where it works in partnership with a White Label Tariff Provider any brand name of the White Label Tariff Provider) it uses when engaging in activities that are directed at, or incidental to identifying and communicating with, Energy Consumers in relation to the supply of electricity or gas.

**Obligations of the DCC**

**H16.8** On behalf of all Supplier Parties, and for the purpose of ensuring that each Supplier Party can discharge its responsibility under Section H16.1, the DCC shall provide a service to be known as the "Interoperability Checker Service", being a service:

(a) by means of which the Interoperability Data in respect of each premises to which gas and/or electricity is supplied shall be made available to Energy Consumers at those premises so that it may be accessed by each Energy Consumer on request and free of charge by means of remote communications; and

(b) that is provided during the period determined in accordance with Section H16.5.

**H16.9** For the purpose of providing the Interoperability Checker Service in accordance with Section H16.8, the DCC shall enter into an agreement in accordance with Sections H16.10 to H16.12 with either:

(a) Citizens Advice and Citizens Advice Scotland; or

(b) such other person as may, in substitution for those named in paragraph (a), be specified in a direction issued by the Secretary of State to the DCC.

**H16.10** The agreement referred to in Section H16.9 shall be an agreement under which the person identified in that Section shall, by means of:
(a) one or more dedicated pages on a website; or
(b) a dedicated smartphone or tablet application,

maintained by it or on its behalf, agree to provide a facility through which Energy Consumers may request and obtain the Interoperability Data via remote communications.

H16.11 The agreement referred to in Section H16.9 shall, as a minimum, contain terms which require that the facility provided under that agreement is designed to ensure that:

(a) any person requesting Interoperability Data shall be able to obtain the such data only on providing information that reasonably establishes that he or she is an Energy Consumer at the premises to which the Interoperability Data relates;
(b) appropriate safeguards are in place to ensure that Interoperability Data may be accessed only by individual Energy Consumers, and may not be accessed by means of software capable of making automated requests in respect of multiple premises;
(c) no Interoperability Data, or any information provided by Energy Consumers for the purposes of requesting the Interoperability Data, may be accessed, retained or processed by the person providing the facility:
   (i) in such a manner as may be used to provide, or used in conjunction with the provision of, any other service by that person to an Energy Consumer; or
   (ii) for any purpose other than ensuring the effective provision of the facility.

H16.12 A copy of the agreement entered into by the DCC in accordance with Section H16.9 shall, as soon as practicable after it has been entered into, be submitted by the DCC to the Secretary of State.

H16.13 The DCC shall have no liability to any Party where it provides (or does not provide) the Interoperability Checker Service in circumstances where it should not (or should) have done so, to the extent that the same arises due to inaccuracies in the Interoperability Data that are not caused by the DCC.

**Provision of Data by the DCC to Suppliers**

H16.14 The DCC shall provide Supplier Parties, in such manner and in such form as may be determined from time to time by the DCC, with a statement that sets out each particular type of SMETS1 Smart Metering System which at that time is or can become an Enrolled SMETS1 Smart Metering System.

**Definitions**

H16.15 For the purposes of this Section H16:

| Smart Mode | means, in respect of a Smart Metering System of a particular type, that a Supplier Party does or will, on a regular basis, send communications to and receive communications from that Smart Metering System by means of the DCC's Communications Services. |

57
I DATA PRIVACY

11. DATA PROTECTION AND ACCESS TO DATA

Without Prejudice

11.1 The obligations of the DCC and each User under this Section 11 are without prejudice to any other obligations they each may have under the Data Protection Legislation and other Relevant Instruments, including any such obligations they each may have concerning Processing of Personal Data.

User Obligations

Consumption Data

11.2 Each User undertakes that it will not request, in respect of a Smart Metering System, a Communication Service or Local Command Service that will result in it obtaining Consumption Data, unless:

(a) the User has the Appropriate Permission in respect of that Smart Metering System; and

(b) (where that User is not the Import Supplier, Export Supplier, Gas Supplier, Electricity Distributor or Gas Transporter for that Smart Metering System) the User has, at the point of obtaining Appropriate Permission and at such intervals as are reasonably determined appropriate by the User for the purposes of ensuring that the Energy Consumer is regularly updated of such matters, notified the Energy Consumer in writing of:

(i) the time periods (by reference to length) in respect of which the User obtains or may obtain Consumption Data;

(ii) the purposes for which that Consumption Data is, or may be, used by the User; and

(iii) the Energy Consumer’s right to object or withdraw consent (as the case may be) to the User obtaining or using that Consumption Data, and the process by which the Energy Consumer may object or withdraw consent.

Service Requests

11.3 Each User undertakes that it will not send either a 'Join Service' or 'Unjoin Service' Service Request (respectively to join a Type 2 Device to, or unjoin it from, any Smart Meter or Device Associated with a Smart Meter) unless:

(a) the User is the Responsible Supplier for the Smart Meter or Associated Device to which the Service Request is sent, and sends that Service Request for the purpose of complying with an obligation under its Energy Supply Licence; or

(b) the Energy Consumer at the premises at which the Smart Meter is located has given the User Unambiguous Consent, which has not been withdrawn, to (as the case may be):

(i) join that Type 2 Device to the Smart Meter or Associated Device, and the User has clearly informed the Energy Consumer before obtaining such Unambiguous Consent that a
consequence of joining the Type 2 Device may be that Data relating to the Energy Consumer will be shared with third parties; or

(ii) unjoin it from the Smart Meter or Associated Device, save that the Responsible Supplier for a Smart Metering System at the premises need not obtain such Unambiguous Consent where it has reasonable grounds to believe that the Type 2 Device has Compromised or is likely to Compromise any Device forming part of that Smart Metering System (and the Responsible Supplier shall, where it unjoins a Type 2 Device in such circumstances, take all reasonable steps to inform the Energy Consumer that it has done so).

Access to Records

I1.4 Each User undertakes that it will not access (pursuant to Section H8.16) or request (pursuant to Section H8.17) the information described in Section H8.16(c), unless:

(a) the Energy Consumer at the premises at which the relevant Smart Meter is located has given the User Unambiguous Consent to do so and such consent has not been withdrawn; and

(b) the information is accessed solely for the purpose of its provision to that Energy Consumer.

Good Industry Practice

I1.5 Each User shall put in place and maintain arrangements designed in accordance with Good Industry Practice to ensure that each person from whom it has obtained consent pursuant to Section I1.2 to I1.4 is the Energy Consumer.

Processing of Personal Data by the DCC

I1.6 It is acknowledged that, in providing the Services to a User, the DCC may act in the capacity of ‘Data Processor’ on behalf of that User in respect of the Personal Data for which that User is the ‘Data Controller’.

I1.6A The Personal Data which the DCC will Process as a Data Processor on behalf of Users will relate to Energy Consumers, and will include Personal Data which is included within messages sent and received by the DCC via the DCC User Interface or the Self-Service Interface, and/or which is included within messages sent or received by the DCC to or from Communications Hubs. The nature of such Personal Data will be that which is required or permitted to be included in such messages as described in this Code. The full description of the subject matter, the nature and purpose of the processing, and the type of personal data is as described by this Code as a whole.

I1.7 The DCC undertakes for the benefit of each User in respect of the Personal Data for which that User is the ‘Data Controller’ to:

(a) only Process that Personal Data for the purposes permitted by the DCC Licence and this Code (subject to paragraph (d) below);

(b) only Process that Personal Data for so long as it is required to do so by the DCC Licence and this Code;

(c) undertake the Processing of that Personal Data in accordance with the DCC Licence and this Code, (to the extent consistent with the DCC Licence and this Code) on the documented instructions of the User, and (subject to the foregoing requirements of this Section I1.7(c)) not in a manner that
the DCC knows (or should reasonably know) is likely to cause the User to breach its obligations under the Data Protection Legislation (subject to paragraph (d) below);

(d) if the DCC is aware that, or is of the opinion that, any requirement of paragraph (a) (b) or (c) above infringes the Data Protection Legislation, the DCC shall immediately inform the User of this giving details of the infringement or potential infringement (unless the DCC is prohibited from doing so by any of its other obligations under Laws and Directives);

(e) ensure that the DCC’s personnel who are authorised to Process Personal Data are under enforceable obligations of confidentiality and are required only to Process that Personal Data in accordance with the DCC’s obligations under the DCC Licence and this Code;

(f) having regard to the state of the art, the costs of implementation and the nature, scope, context and purposes of Processing as well as the risk of varying likelihood and severity for the rights and freedoms of Data Subjects, implement appropriate technical and organisational measures to protect that Personal Data in particular from accidental or unlawful loss, destruction, alteration or unauthorised disclosure of, or access to personal data transmitted, stored or otherwise Processed (such measures to at least be in accordance with Good Industry Practice and the requirements of Section G (Security));

(g) taking into account the nature of the Processing assist the User with its obligations to comply with Data Subjects’ requests and Data Subjects’ rights under the Data Protection Legislation in respect of that Personal Data through, insofar as is possible, the use of appropriate technical and organisational measures;

(h) taking into account the nature of the Processing and the information available to the DCC, assist the User in ensuring compliance with the User’s obligations in Articles 32-36 of the General Data Protection Regulation (or its national equivalent), including:

(i) notifying the User without undue delay if the DCC becomes aware of a breach of the Data Protection Legislation in relation to the Personal Data (including in the event of unauthorised access to such Personal Data); and

(ii) providing full details of the relevant breach where caused by the DCC or any Sub-Processor without undue delay or, where necessary, in phases but always without further undue delay;

(i) provide reasonable assistance to the User in complying with any enquiry made, or investigation or assessment initiated, by the Information Commissioner or any other Competent Authority in respect of the Processing of that Personal Data pursuant to this Code;

(j) promptly notify the User in the event that the DCC Processes any of that Personal Data otherwise than in accordance with this Code (including in the event of unauthorised access to such Personal Data);

(k) notify the User of any complaint relating to the DCC’s obligations under the Data Protection Legislation in respect of the Processing of that Personal Data pursuant to this Code;

(l) after the end of the provision of the Services to which the Processing of that Personal Data relates, at the written election of the User, either securely destroy the Personal Data or return it to the User together with all copies (save to the extent that the DCC is required by Laws and Directives to retain a copy of the Personal Data); and
(m) permit the Independent Privacy Auditor (on the instruction of SECCo on behalf of Users collectively), on giving reasonable prior notice of its intention to audit,

(n) to audit the DCC's compliance with this Section I1.7 during normal business hours, and shall make available to the Independent Privacy Auditor all information, systems and staff reasonably necessary for the Independent Privacy Auditor to conduct such audit. The number of audits shall be limited to no more than once in every twelve (12) calendar month period unless more frequent audits are required under the Data Protection Legislation or the Panel has grounds to suspect there has or is likely to be a breach of the Data Protection Legislation. Where practicable, DCC shall be provided with an opportunity to comment upon the scope of an audit in advance and any audit shall be carried out in such a way that interruption to DCC's operations is minimised as far as is reasonably possible.

DCC's Sub-Processors

I1.8 The DCC shall ensure that its Sub-Processor(s) are subject to written contractual obligations in respect of the Processing of Personal Data which are at least equivalent to the obligations imposed on the DCC under the DCC Licence and this Code, including obligations which provide sufficient guarantees from the Sub-Processor that the Processing meets the requirements stated at any time in the Data Protection Legislation.

I1.9 Each User hereby gives its general authorisation to the DCC to engage Sub-Processor(s) who are appointed in accordance with the DCC Licence and does not object to the engagement by the DCC of any Sub-Processor provided that in engaging the Sub-Processor the DCC complies with the DCC Licence and this Code and publishes on its Website the identity of the Sub-Processor(s) from time to time. Each User hereby consents to Processing by each such Sub-Processor who is appointed in accordance with the DCC Licence and this Code.

Records

I1.10 The DCC and each User will each maintain in accordance with Good Industry Practice all such records and other information as is necessary to enable the DCC and each such User to demonstrate that it is complying with its respective obligations under Sections I1.2 to I1.9.

I1.11 The DCC shall make available to each User all information reasonably necessary to demonstrate compliance by the DCC with Sections I1.6 to I1.9, but only insofar as such information relates to the Personal Data for which that User is the Data Controller.

General Compliance with Data Protection Legislation

I1.12 Each of the DCC, SECCo, and each User undertakes to comply with its obligations under the Data Protection Legislation in respect of Personal Data they Process as a Data Controller or Data Processor pursuant to this Code.

Permission for Gas Supplier to Store Data on Shared SMETS1 Installation

I1.13 In the case of a SMETS1 GSME which forms part of the same SMETS1 Installation as a SMETS1 ESME, and where the Gas Supplier for the SMETS1 GSME is a different person to the Import Supplier for the SMETS1 ESME, the Import Supplier hereby agrees to permit the Gas Supplier to store Data on the SMETS1 GPF which forms part of that SMETS1 Installation in the manner envisioned by SMETS1.
12. OTHER USER PRIVACY AUDITS

Procurement of the Independent Privacy Auditor

12.1 The Panel shall procure the provision of privacy audit services:

(a) of the scope specified in Section 12.3;

(b) from a person who:

(i) is suitably qualified, and has the necessary experience and expertise, to provide those services; and

(ii) is suitably independent in accordance with Section 12.4,

and that person is referred to in this Section 12 as the “Independent Privacy Auditor”.

12.2 The Panel may appoint more than one person to carry out the functions of the Independent Privacy Auditor.

Scope of Privacy Audit Services

12.3 The privacy audit services specified in this Section 12.3 are services in accordance with which, for the purpose of providing reasonable assurance that Other Users are complying with their obligations under Sections I1.2 to I1.5 (User Obligations), the Independent Privacy Auditor shall:

(a) carry out Privacy Assessments at such times and in such manner as is provided for in this Section 12;

(b) produce Privacy Assessment Reports in relation to Other Users that have been the subject of a Privacy Assessment;

(c) receive and consider Privacy Assessment Responses;

(d) otherwise, at the request of, and to an extent determined by, the Panel carry out an assessment of the compliance of any Other User with its obligations under Sections I1.2 to I1.5;

(e) provide to the Panel such advice and support as may be requested by it from time to time, including in particular advice in relation to the suitability of any remedial action plan for the purposes of Section M8.4 of the Code (Consequences of an Event of Default);

(f) provide to the Authority such advice and support as it may request in relation to any disagreements with a decision of the Panel in respect of which the Authority is required to make a determination in accordance with this Section 12; and

(g) undertake such other activities, and do so at such times and in such manner, as may be further provided for in this Section 12.
Independence Requirement

I2.4 The Independent Privacy Auditor shall be treated as suitably independent in accordance with this Section I2.4 only if it satisfies:

(a) the requirements specified in Section I2.6; and

(b) the requirement specified in Section I2.7.

I2.5 For the purposes of Sections I2.6 and I2.7:

(a) a “Relevant Party” means any Party in respect of which the Independent Privacy Auditor carries out functions under this Section I2; and

(b) a “Relevant Service Provider” means any service provider to a Relevant Party from which that Party acquires capability for a purpose related to its compliance with its obligations as an Other User under Section I1.2 to I1.5.

I2.6 The requirements specified in this Section I2.6 are that:

(a) no Relevant Party or any of its subsidiaries, and no Relevant Service Provider or any of its subsidiaries, holds or acquires any investment by way of shares, securities or other financial rights or interests in the Independent Privacy Auditor;

(b) no director of any Relevant Party, and no director of any Relevant Service Provider, is or becomes a director or employee of, or holds or acquires any investment by way of shares, securities or other financial rights or interests in, the Independent Privacy Auditor; and

(c) the Independent Privacy Auditor does not hold or acquire a participating interest (as defined in section 421A of the Financial Services and Markets Act 2000) in any Relevant Party or any Relevant Service Provider,

(but for these purposes references to a Relevant Service Provider shall not include the Independent Privacy Auditor where it acts in that capacity).

I2.7 The requirement specified in this Section I2.7 is that the Independent Privacy Auditor is able to demonstrate to the satisfaction of the Panel that it has in place arrangements to ensure that it will at all times act independently of any commercial relationship that it has, has had, or may in future have with a Relevant Party or Relevant Service Provider (and for these purposes a ‘commercial relationship’ shall include a relationship established by virtue of the Independent Privacy Auditor itself being a Relevant Service Provider to any Relevant Party).

Compliance of the Independent Privacy Auditor

I2.8 The Panel shall be responsible for ensuring that the Independent Privacy Auditor carries out its functions in accordance with the provisions of this Section I2.

Other Users: Duty to Cooperate in Assessment

I2.9 Each Other User shall do all such things as may be reasonably requested by the Panel, or by any person acting on behalf of or at the request of the Panel (including in particular the Independent Privacy
Auditor), for the purposes of facilitating an assessment of that Other User’s compliance with its obligations under Sections I1.2 to I1.5.

I2.10 For the purposes of Section I2.9, an Other User shall provide the Panel (or the relevant person acting on its behalf or at its request) with:

(a) all such Data as may reasonably be requested, within such times and in such format as may reasonably be specified;

(b) all such other forms of cooperation as may reasonably be requested, including in particular:

(i) access at all reasonable times to such parts of the premises of that Other User as are used for, and such persons engaged by that Other User as carry out or are authorised to carry out, any activities related to its compliance with its obligations under Sections I1.2 to I1.5; and

(ii) such cooperation as may reasonably by requested by the Independent Privacy Auditor for the purposes of carrying out any Privacy Assessment in accordance with this Section I2.

Categories of Assessment

I2.11 For the purposes of this Section I2, there shall be the following three categories of privacy assessment:

(a) a Full Privacy Assessment (as further described in Section I2.12);

(b) a Random Sample Privacy Assessment (as further described in Section I2.13); and

(c) a Privacy Self-Assessment (as further described in Section I2.14).

I2.12 A “Full Privacy Assessment” shall be an assessment carried out by the Independent Privacy Auditor in respect of an Other User to identify the extent to which that Other User:

(a) is compliant with each of its obligations under Sections I1.2 to I1.5; and

(b) has in place the systems and processes necessary for ensuring that it complies with each such obligation.

I2.13 A “Random Sample Privacy Assessment” shall be an assessment carried out by the Independent Privacy Auditor in respect of an Other User to identify the extent to which the Other User is compliant with each of its obligations under Sections I1.2 to I1.5 in relation to a limited (sample) number of Energy Consumers.

I2.14 A “Privacy Self-Assessment” shall be an assessment carried out by an Other User to identify the extent to which, since the last occasion on which a Privacy Assessment was carried out in respect of that Other User by the Independent Privacy Auditor, there has been any material change:

(a) in the arrangements that the Other User has in place to comply with its obligations under Sections I1.2 to I1.5; or

(b) in the quantity of Consumption Data being obtained by the Other User.
The Privacy Controls Framework

I2.15 The Panel shall develop and maintain a document to be known as the "Privacy Controls Framework" which shall:

(a) set out arrangements designed to ensure that Privacy Assessments are carried out appropriately for the purpose of providing reasonable assurance that Other Users are complying with (or, for the purposes of Section H1.10(d) (User Entry Process Requirements), are capable of complying with) their obligations under Sections I1.2 to I1.5; and

(b) for that purpose, in particular, specify the principles and criteria to be applied in the carrying out of any Privacy Assessment, including principles designed to ensure that Privacy Assessments take place on a consistent basis across all Other Users; and

(c) make provision for determining the timing, frequency and selection of Other Users for the purposes of Random Sample Privacy Assessments.

I2.16 In developing the Privacy Controls Framework, and prior to making any subsequent change to it, the Panel shall consult with and have regard to the views of all Parties, Citizens Advice and Citizens Advice Scotland, and the Authority.

I2.17 The Panel shall ensure that an up to date copy of the Privacy Controls Framework is made available to all Parties and is published on the Website.

Privacy Assessments: General Procedure

Privacy Controls Framework

I2.18 Each Privacy Assessment carried out by the Independent Privacy Auditor or an Other User shall be carried out in accordance with the Privacy Controls Framework.

The Privacy Assessment Report

I2.19 Following the completion of a Full Privacy Assessment or Random Sample Privacy Assessment, the Independent Privacy Auditor shall, in discussion with the Other User to which the assessment relates, produce a written report (a "Privacy Assessment Report") which shall:

(a) set out the findings of the Independent Privacy Auditor on all the matters within the scope of the Privacy Assessment;

(b) specify any instances of actual or potential non-compliance of the Other User with its obligations under Sections I1.2 to I1.5 which have been identified by the Independent Privacy Auditor;

(c) set out the evidence which, in the opinion of the Independent Privacy Auditor, establishes each of the instances of actual or potential non-compliance which it has identified.

I2.20 The Independent Privacy Auditor shall submit a copy of each Privacy Assessment Report to the Panel and to the Other User to which that report relates.
The Privacy Assessment Response

I2.21 Following the receipt by any Other User of a Privacy Assessment Report which relates to it, the Other User shall as soon as reasonably practicable, and in any event by no later than such date as the Panel may specify:

(a) produce a written response to that report (a "Privacy Assessment Response") which addresses the findings set out in the report; and

(b) submit a copy of that response to the Panel and the Independent Privacy Auditor.

I2.22 Where a Privacy Assessment Report specifies any instance of actual or potential non-compliance of an Other User with its obligations under Sections I1.2 to I1.5, the Other User shall ensure that its Privacy Assessment Response includes the matters referred to in Section I2.23.

I2.23 The matters referred to in this Section are that the Privacy Assessment Response:

(a) indicates whether the Other User accepts the relevant findings of the Independent Privacy Auditor and provides an explanation of the actual or potential non-compliance that has been identified; and

(b) sets out any steps that the Other User proposes to take in order to remedy and/or mitigate the actual or potential non-compliance, and identifies a timetable within which the Other User proposes to take those steps.

I2.24 Where a Privacy Assessment Response sets out any steps that an Other User proposes to take in accordance with Section I2.23(b), the Panel (having considered the advice of the Independent Privacy Auditor) shall review that response and either:

(a) notify the Other User that it accepts that the steps that the Other User proposes to take, and the timetable within which it proposes to take them, are appropriate to remedy and/or mitigate the actual or potential non-compliance specified in the Privacy Assessment Report; or

(b) seek to agree with the Other User such alternative steps and/or timetable as would, in the opinion of the Panel, be more appropriate for that purpose.

I2.25 Where a Privacy Assessment Response sets out any steps that an Other User proposes to take in accordance with Section I2.23(b), and where those steps and the timetable within which it proposes to take them are accepted by the Panel, or alternative steps and/or an alternative timetable are agreed between it and the Other User in accordance with Section I2.24, the Other User shall:

(a) take the steps that have been accepted or agreed (as the case may be) within the timetable that has been accepted or agreed (as the case may be); and

(b) report to the Panel:

(i) on its progress in taking those steps, at any such intervals or by any such dates as the Panel may specify;

(ii) on the completion of those steps in accordance with the timetable; and
on any failure to complete any of those steps in accordance with the timetable, specifying the reasons for that failure.

The Privacy Self-Assessment Report

I2.26 Following the completion of a Privacy Self-Assessment, the Other User which carried out that self-assessment shall as soon as reasonably practicable produce a written report (a "Privacy Self-Assessment Report") which shall set out the findings of the Other User, and describe the nature of any material change, since the last occasion on which a Privacy Assessment was carried out in respect of the Other User by the Independent Privacy Auditor, in respect of:

(a) the arrangements that the Other User has in place to comply with its obligations under Sections I1.2 to I1.5; or

(b) the quantity of Consumption Data being obtained by the Other User.

I2.27 A Other User which produced a Privacy Self-Assessment Report shall:

(a) ensure that the report is accurate, complete and not misleading; and

(b) submit a copy of the report to the Panel and the Independent Privacy Auditor.

I2.28 Within the period of time specified in the Privacy Controls Framework following the receipt by it of a Privacy Self-Assessment Report, the Independent Privacy Auditor shall either:

(a) notify the Other User that it accepts that report; or

(b) inform the Other User that it will be subject to an additional Privacy Assessment of such nature by such date as the Panel may specify.

Initial Full Privacy Assessment: User Entry Process

I2.29 Sections I2.31 to I2.36 set out the applicable privacy requirements referred to in Section H1.10(d) (User Entry Process Requirements).

I2.30 For the purposes of Sections I2.31 to I2.36, any reference in Sections I1.2 to I1.5 or the preceding provisions of this Section I2 to a 'User' or 'Other User' (or to any related expression which applies to Users), shall be read as including a reference (or otherwise applying) to any Party seeking to become a User by completing the User Entry Process for the User Role of Other User.

Initial Full Privacy Assessment

I2.31 For the purpose of completing the User Entry Process for the User Role of Other User, a Party wishing to act in that User Role shall be subject to a Full Privacy Assessment.

Panel: Setting the Assurance Status

I2.32 Following the receipt by it of the Privacy Assessment Report and Privacy Assessment Response produced after the initial Full Privacy Assessment, the Panel shall promptly consider both documents and set the assurance status of the Party, in relation to its compliance with each of its obligations under Sections I1.2 to I1.5, in accordance with Section I2.33.
The Panel shall set the assurance status of the Party as one of the following:

(a) approved;

(b) approved, subject to the Party:
   (i) taking such steps as it proposes to take in its Privacy Assessment Response in accordance with Section I2.23(b); or
   (ii) both taking such steps and being subject to a further Privacy Assessment of such nature and by such date as the Panel may specify;

(c) provisionally approved, subject to:
   (i) the Party having first taken such steps as it proposes to take in its Privacy Assessment Response in accordance with Section I2.23(b) and been subject to a further Privacy Assessment; and
   (ii) the Panel having determined that it is satisfied, on the evidence of the further Privacy Assessment, that such steps have been taken; or

(d) deferred, subject to:
   (i) the Party amending its Privacy Assessment Response to address any issues identified by the Panel as being, in the opinion of the Panel, not adequately addressed in that response as submitted to Panel; and
   (ii) the Panel reconsidering the assurance status in accordance with Section I2.32 in the light of such amendments to the Privacy Assessment Response.

Approval

For the purposes of Sections H1.10(d) and H1.11 (User Entry Process Requirements):

(a) a Party shall be considered to have successfully demonstrated that it meets the applicable privacy requirements of this Section I2 when:
   (i) the Panel has set its assurance status to 'approved' in accordance with either Section I2.33(a) or (b); or
   (ii) the Panel has set its assurance status to 'provisionally approved' in accordance with Section I2.33(c) and the requirements specified in that Section have been met; and

(b) the Panel shall notify the Code Administrator as soon as reasonably practicable after the completion of either event described in paragraph (a)(i) or (ii).

Obligations on an Approved Party

Where the Panel has set the assurance status of a Party to 'approved' subject to one of the requirements specified in Section I2.33(b), the Party shall take the steps to which that approval is subject.
Disagreement with Panel Decisions

I2.36 Where a Party disagrees with any decision made by the Panel in relation to it under Section I2.33, it may appeal that decision to the Authority and the determination of the Authority shall be final and binding for the purposes of the Code.

Privacy Assessments: Post-User Entry Process

I2.37 Following its initial Full Privacy Assessment for the purposes of the User Entry Process, an Other User shall be subject to annual Privacy Assessments as follows:

(a) in the first year after the year of its initial Full Privacy Assessment, to a Privacy Self-Assessment;
(b) in the immediately following year, to a Privacy Self-Assessment;
(c) in the next following year, to a Full Privacy Assessment; and
(d) in each year thereafter, to a category of Privacy Assessment which repeats the same annual sequence as that of paragraphs (a) to (c),

but these requirements shall be subject to the provisions of Section I2.38.

I2.38 An Other User:

(a) may, on the instruction of the Panel, or otherwise in accordance with the provisions of the Privacy Controls Framework, be subject to a Full Privacy Assessment or Random Sample Privacy Assessment at any time; and
(b) where it is subject to such a Privacy Assessment in a year in which it would otherwise have been required to carry out a Privacy Self-Assessment in accordance with Section I2.37, shall not be required to carry out that self-assessment in that year.

Privacy Self-Assessment

I2.39 Where, in accordance with the requirements of this Section I2, an Other User is subject to a Privacy Self-Assessment in any year, that Other User shall:

(a) carry out the Privacy Self-Assessment during that year;
(b) do so in accordance with the Privacy Controls Framework; and
(c) ensure that the outcome of the Privacy Self-Assessment is documented and is submitted to the Independent Privacy Auditor for review by no later than the date which is 13 months after the date of the commencement of the previous Full Privacy Assessment or (if more recent) Privacy Self-Assessment.

Other Users: Obligation to Pay Explicit Charges

I2.40 Each Other User shall pay to the DCC all applicable Charges in respect of:
(a) all Privacy Assessments (other than Random Sample Privacy Assessments) carried out in relation to it by the Independent Privacy Auditor;

(b) the production by the Independent Privacy Auditor of any Privacy Assessment Reports following such assessments; and

(c) all related activities of the Independent Privacy Auditor in respect of that Other User in accordance with this Section I2.

I2.41 Expenditure incurred in relation to Other Users in respect of the matters described in Section I2.40, and in respect of Random Sample Privacy Assessments, shall be treated as Recoverable Costs in accordance with Section C8 (Panel Costs and Budgets).

I2.42 For the purposes of Section I2.40 the Panel shall, at such times and in respect of such periods as it may (following consultation with the DCC) consider appropriate, notify the DCC of:

(a) the expenditure incurred in respect of the matters described in Section I2.40 that is attributable to individual Other Users, in order to facilitate Explicit Charges designed to pass-through the expenditure to such Other Users pursuant to Section K7 (Determining Explicit Charges); and

(b) any expenditure incurred in respect of:

(i) the matters described in Section I2.40 which cannot reasonably be attributed to an individual Other User; and

(ii) Random Sample Privacy Assessments.
J  CHARGES

J1.  PAYMENT OF CHARGES

Charges

J1.1 Each Party shall pay the Charges to the DCC, which Charges shall be determined in accordance with the Charging Statement applicable from time to time.

Invoicing of Charges

J1.2 Following the end of each month in which one or more Parties incurs Charges in accordance with the Charging Statement, the DCC shall prepare and submit to each such Party one or more invoices or one or more invoices with a separate accompanying statement (in either case, an “Invoice”) showing:

(a) in respect of all Charges other than the Communications Hub Finance Charges:

(i) the date by which payment is due pursuant to Section J1.5;

(ii) a breakdown (in reasonable detail) of the Charges incurred by that Party in that month;

(iii) subject to Section J1.4, the amount of VAT payable on the above amounts;

(iv) any adjustment required pursuant to Section J1.9; and

(v) the total amount payable by that Party in respect of the above; and

(b) in respect of Communications Hub Finance Charges (such that there is a separate Invoice for the charges relating to each Approved Finance Party):

(i) the date by which payment is due pursuant to Section J1.5;
(ii) a breakdown (in reasonable detail) of the Charges incurred by that Party in that month;

(iii) subject to Section J1.4, the amount of VAT payable on the above amounts;

(iv) any adjustment required pursuant to Section J1.9; and;

(v) the total amount payable by that Party in respect of the above.

J1.3 The DCC is not obliged to issue an Invoice to a Party in respect of a month under Section J1.2 where the aggregate Charges incurred by that Party in respect of that month are less than the Minimum Monthly Charge (inclusive of VAT). Where the DCC opts not to issue an Invoice to Party in respect of a month in reliance on this Section J1.3, the DCC shall carry forward the Charges incurred in respect of that month and aggregate them with the Charges incurred by that Party in respect of the following month for the purposes of Section J1.2. Notwithstanding the other provisions of this Section J1.3, the DCC must, in respect of each Party that has incurred Charges in respect of a Regulatory Year, issue at least one Invoice to that Party in respect of that Regulatory Year.

J1.4 The Charges stated in each Invoice shall be stated exclusive of VAT, which shall be added if appropriate at the rate prevailing at the relevant tax point. A Party shall only be required to pay VAT where the DCC provides an appropriate VAT invoice.

Payment of Charges

J1.5 Each Party shall pay the amount set out in an Invoice issued to it by the DCC by the “Due Date” for payment; being the later of:

(a) 5 Working Days following receipt of such invoice; and

(b) 8 Working Days following the end of the month to which such invoice relates.

J1.6 Without prejudice to a Party’s right to dispute the Charges in accordance with Section J2 (Payment Default and Disputes), each Party shall pay the amount set out in each Invoice addressed to it by the Due Date for such payment regardless of any such dispute. Nevertheless, where the DCC agrees that an Invoice contains a manifest error, the DCC shall cancel that Invoice (which will not therefore be payable) and promptly issue a replacement Invoice.
J1.7 Payments shall be made in pounds sterling by transfer of funds to the credit of the account specified in the Invoice, and shall not be deemed to be made until the amount is available as cleared funds. Each payment shall identify within its reference the Invoice number to which that payment relates. The paying Party shall be responsible for all banking fees associated with the transfer of funds. The DCC shall specify a different account for amounts payable by way of the Communications Hub Finance Charges relating to each Approved Finance Party (separately from amounts payable in relation to each other Approved Finance Party and/or all other Charges). The accounts specified by the DCC for the purposes of amounts payable by way the Communications Hub Finance Charges may be accounts held in the name of the relevant Approved Finance Party.

Estimation of Charges

J1.8 If any information that the DCC requires in order to prepare an Invoice is not available at the time that Invoice is prepared, then the DCC may prepare that Invoice based on its reasonable estimate of that information.

Adjustment of Charges

J1.9 Where:

(a) the DCC prepared an Invoice based on its estimate of any information, and the actual information subsequently becomes available to the DCC;

(b) there is a change to the information used by the DCC to prepare an Invoice (including following a reconciliation or amendment of Registration Data); or

(c) it is agreed (or determined), in accordance with Section J2.4 (Resolution of Payment Default), that there was an error in an Invoice,

then the DCC shall include an adjustment in the next Invoice for the relevant Party to be produced thereafter (or, where no Invoice is due to be produced, the DCC shall produce a separate Invoice for such purpose).

J1.10 Each adjustment to be included pursuant to Section J1.9 shall be:

(a) the difference between the amount included in the previous Invoice, and the amount that should have been included (being, as applicable, either an additional amount payable to the DCC, or a credit in favour of the relevant Party); plus
interest on the amount of such difference calculated from day-to-day from the Due Date of the previous Invoice to (but excluding) the Due Date of the Invoice in which such adjustment is to be included (compounded monthly).

**Interest Rate**

J1.11 The interest rate applying for the purposes of Section J1.10 shall be the Non-Default Interest Rate.

**Further Supporting Information**

J1.12 The DCC shall, where requested by a Party, provide such additional information as that Party may reasonably request regarding the calculation of the Charges payable by that Party.

**J2. PAYMENT DEFAULT AND DISPUTES**

**Notification of Payment Failure**

J2.1 Where a Party fails to pay an amount set out in an Invoice by the relevant Due Date, then the DCC shall, on the Working Day following the Due Date, issue a notice to that Party:

(a) setting out the unpaid amount; and

(b) referring to the matters set out in Sections J2.2, J2.4, J2.5, J3.16 (where applicable), and M8.1(c) (Events of Default).

**Default Interest**

J2.2 Where a Party fails to pay an amount set out in an Invoice by the relevant Due Date, then that Party shall pay interest on that amount at the Default Interest Rate calculated from day-to-day from the Due Date to (but excluding) the date on which payment is made (compounded monthly).

**Notification of Payment Disputes**

J2.3 Where a Party wishes to dispute any amount set out in an Invoice addressed to it, then that Party shall nevertheless pay the full amount set out in the Invoice by the Due Date, and shall give notice to the DCC of the disputed amount and the reason for the dispute. A Party may not give notice under this Section J2.3 (or otherwise dispute an amount set out in an Invoice) more than 12 months after the Due Date for that Invoice.

**Resolution of Payment Disputes**
J2.4 Where a Party disputes, in accordance with Section J2.3, any amount set out in an Invoice addressed to it, then:

(a) such Party and the DCC shall each in good faith negotiate to resolve the dispute amicably and as soon as reasonably practicable after it arises;

(b) the DCC shall provide all such evidence in support of its position as the disputing Party may reasonably request, and the DCC shall provide such evidence within 5 Working Days after such request;

(c) no earlier than 1 Working Day after receipt from the DCC of the information requested under Section J2.4(b) (or, where the DCC does not comply with such request, on the expiry of the period referred to in that Section), the disputing Party may refer the dispute to the Panel, in which case each of the DCC and the disputing Party shall be entitled to provide written submissions in support of its position;

(d) where a dispute is referred to the Panel in accordance with Section J2.4(c), the Panel shall convene a meeting and determine the dispute within 10 Working Days of the reference being made (to which meeting representatives of the disputing Party and the DCC may be invited in accordance with Section C (Governance)); and

(e) where the Panel determines that there has been an overpayment to the DCC, the DCC shall include an adjustment in accordance with Section J1.9(c) to address such overpayment (or comply with any direction of the Panel to repay the relevant amount together with interest at the rate that would have applied had the adjustment been made in accordance with Section J1.9(c)).

J2.5 Section J2.4, and any determination by the Panel pursuant thereto, are without prejudice to the following rights of the Parties:

(a) where the amount set out in an Invoice addressed to a Party is disputed on the grounds of whether or not the Charges were calculated and levied in accordance with the Charging Methodology and the Charging Statement, then either of that Party or the DCC may refer the matter to the Authority for determination pursuant to Condition 20 of the DCC Licence; or

(b) where the amount set out in an Invoice addressed to a Party is disputed on any other grounds, then either of that Party or the DCC may refer the matter to arbitration in accordance with Section M7 (Dispute Resolution).

Pursuing Non-Payment

J2.6 Where the DCC has served a notice in accordance with Section J2.1 in respect of Charges payable by a Party, and such Charges have not been paid within three (3) Working Days following that notice, the DCC shall:

(a) as required by Section M8.2 (Notification of Events of Default), notify the Panel that an Event of Default has occurred in respect of that Party under Section M8.1(c); and
(b) the DCC shall take all reasonable steps and proceedings (in consultation with the Panel) to pursue and recover the unpaid amount (together with interest), and the DCC shall take all reasonable steps to gain agreement from the Panel for the DCC’s approach, and the DCC shall continue with such steps and proceedings unless and until the Panel (whether on the application of the DCC or otherwise) determines that it would not be worthwhile to do so in the circumstances (having regard to, amongst other things, the DCC’s duties under part D of Condition 11 of the DCC Licence).

J2.7 Any Party may appeal the decision of the Panel under Section J2.6 to the Authority, and the DCC shall comply with any decision of the Authority in respect of such matter (which shall be final and binding, but without prejudice to the Panel’s ability to make a further decision under Section J2.6 following a material change in circumstances).

Records

J2.8 Without prejudice to any other requirements under Laws or Directives, the DCC shall maintain records of each Invoice (together with reasonable supporting evidence for the Charges levied in the Invoice) for a period of at least 18 months following the date of the Invoice.

J3. CREDIT COVER

Obligation to Provide Credit Support

J3.1 Each Party shall procure that one or more of the following forms of Credit Support is delivered to the DCC, and thereafter maintained, such that the aggregate value of such Credit Support is equal to or greater than that Party’s Credit Cover Requirement (as notified by the DCC to the Party from time to time):

(a) a Bank Guarantee;

(b) a Letter of Credit; and/or

(c) a Cash Deposit.

Calculation of Credit Cover Requirement

J3.2 The DCC shall calculate each Party’s “Credit Cover Requirement” from time to time (and at least once a week) as follows:

(a) the Party’s Value at Risk; minus
(b) the Party’s Unsecured Credit Limit,

provided that, where a Party’s Credit Cover Requirement would otherwise be equal to or less than the Credit Cover Threshold, the Party’s Credit Cover Requirement shall be deemed to be zero. Except where the Party’s Credit Cover Requirement is zero (or deemed to be zero), the DCC shall notify each Party of the Credit Cover Requirement calculated in respect of that Party (and of the Value at Risk, Maximum Credit Value, Unsecured Credit Factor, and Unsecured Credit Limit used in that calculation).

Party’s Value at Risk

J3.3 Each Party’s “Value at Risk” shall be calculated as the sum of:

(a) the Charges (inclusive of VAT) set out in Invoices addressed to, but not yet paid by, the Party; plus

(b) the Charges (inclusive of VAT) that the DCC reasonably estimates are likely to be incurred by the Party in the period until the next Invoice for that Party is due to be produced by the DCC.

Party’s Unsecured Credit Limit

J3.3A Each Party’s “Unsecured Credit Limit” is equal to:

(a) the Party’s Maximum Credit Value; multiplied by

(b) the Party’s Unsecured Credit Factor.

Party’s Maximum Credit Value

J3.3B Each Party’s “Maximum Credit Value” is the amount recommended by one of the credit assessment companies identified in Section J3.8 as the maximum amount a creditor should have outstanding to the Party at any one time (subject to Section J3.9(d)). To the extent that a Party’s Unsecured Credit Factor is determined by reference to its guarantor’s Recognised Credit Rating or Credit Assessment Score (as described in Sections J3.6 or J3.7), then the guarantor’s Maximum Credit Value (rather than the Party’s) shall be used to calculate the Party’s Unsecured Credit Limit.

Party’s Unsecured Credit Factor
J3.4 Each Party’s “Unsecured Credit Factor” shall be determined in accordance with Section J3.5, J3.6 or J3.7 (as applicable); provided that, where a Party has failed to pay the Charges set out in an Invoice by the Due Date on 3 or more occasions during the 12 months preceding the date on which the Unsecured Credit Factor is being determined, then the Party’s Unsecured Credit Factor shall be zero.

J3.5 Where a Party has one or more Recognised Credit Ratings, the Party’s Unsecured Credit Factor shall be determined on the basis of that Recognised Credit Rating from time to time as follows (based, where the Party has more than one such rating, on the lower of the ratings):

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<thead>
<tr>
<th>DBRS</th>
<th>Moody’s</th>
<th>Fitch</th>
<th>Standard and Poor’s</th>
<th>Unsecured Credit Factor (%)</th>
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<td>AA</td>
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<tr>
<td>AA</td>
<td>R-1 M</td>
<td>Aa2</td>
<td>P-1</td>
<td>AA</td>
</tr>
<tr>
<td>AA (low)</td>
<td>R-1 M</td>
<td>Aa2</td>
<td>P-1</td>
<td>AA-</td>
</tr>
<tr>
<td>A (high)</td>
<td>R-1 L</td>
<td>A1</td>
<td>P-1</td>
<td>A+</td>
</tr>
<tr>
<td>A</td>
<td>R-1 L</td>
<td>A2</td>
<td>P-1</td>
<td>A</td>
</tr>
<tr>
<td>A (low)</td>
<td>R-1 L</td>
<td>A3</td>
<td>P-2</td>
<td>A-</td>
</tr>
<tr>
<td>BBB (high)</td>
<td>R-2 H</td>
<td>Baa1</td>
<td>P-2</td>
<td>BBB+</td>
</tr>
<tr>
<td>BBB</td>
<td>R-2 M</td>
<td>Baa2</td>
<td>P-3</td>
<td>BBB</td>
</tr>
<tr>
<td>BBB (low)</td>
<td>R-2 L</td>
<td>Baa3</td>
<td>P-3</td>
<td>BBB-</td>
</tr>
<tr>
<td>BBB (high)</td>
<td>-</td>
<td>Ba1</td>
<td>-</td>
<td>BB+</td>
</tr>
<tr>
<td>BBB</td>
<td>-</td>
<td>Ba2</td>
<td>-</td>
<td>BB</td>
</tr>
<tr>
<td>BBB (low)</td>
<td>-</td>
<td>Ba3</td>
<td>-</td>
<td>BB-</td>
</tr>
</tbody>
</table>

J3.6 Where a Party’s obligations are guaranteed by a Parent Company Guarantee, and where the provider of that Parent Company Guarantee has a Recognised Credit Rating, the Party’s Unsecured Credit Factor
shall be determined in accordance with Section J3.5; save that:

(a) Section J3.5 shall apply on the basis of the Recognised Credit Rating of the guarantor under the Parent Company Guarantee (rather than of the Party); and

(b) where the Parent Company Guarantee is capped at an amount lower than the Party’s Value at Risk, then the Party’s Unsecured Credit Factor shall be the weighted average of the amounts determined under Sections J3.6(a) and either (as applicable) J3.5 or J3.7(a) (such average to be weighted by reference to the Parent Company Guarantee cap and the amount by which the Party’s Value at Risk exceeds such cap).

J3.7 To the extent that neither Section J3.5 nor J3.6 applies to a Party, the Party’s Unsecured Credit Factor shall be determined:

(a) where a Party’s obligations are not guaranteed by a Parent Company Guarantee, on the basis of the Party’s Credit Assessment Score;

(b) where a Party’s obligations are guaranteed by a Parent Company Guarantee and that guarantee is capped at an amount higher than the Party’s Value at Risk, on the basis of the guarantor’s Credit Assessment Score; or

(c) where a Party’s obligations are guaranteed by a Parent Company Guarantee and that guarantee is capped at an amount lower than the Party’s Value at Risk, on the basis of the weighted average of the Party’s Credit Assessment Score and the guarantor’s Credit Assessment Score (weighted by reference to the Parent Company Guarantee cap and the amount by which the Party’s Value at Risk exceeds such cap).

J3.8 For the purposes of Section J3.7, the Party’s (and/or its guarantor’s) “Credit Assessment Score” (and therefore its Unsecured Credit Factor) shall be determined in accordance with the table set out below. In accordance with Section J3.3B, a Party’s Maximum Credit Value is also determined by reference to the assessment of one of the credit assessment companies referred to below. Each Party shall be entitled to choose which of the listed credit assessment companies, and which of the listed products, is used for the purposes of establishing its Credit Assessment Score and Maximum Credit Value.

<table>
<thead>
<tr>
<th>Check It (ICC) Credit Score Report</th>
<th>Dun &amp; Bradstreet / N2 Check Comprehensive Report</th>
<th>Equifax</th>
<th>Experian Bronze, Silver or Gold Report</th>
<th>Graydons Level 1, Level 2, or Level 3 Report</th>
<th>Unsecured Credit Factor (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>95-100</td>
<td>5A1/</td>
<td>A+</td>
<td>95-100</td>
<td>1A</td>
<td>10</td>
</tr>
<tr>
<td>90-94</td>
<td>5A2/4A1</td>
<td>A / A-</td>
<td>90-94</td>
<td>1B/2A</td>
<td>9.5</td>
</tr>
<tr>
<td>80-89</td>
<td>5A3/4A2/3A1</td>
<td>B+</td>
<td>80-89</td>
<td>1C/2B/3A</td>
<td>9</td>
</tr>
</tbody>
</table>

9
Credit Assessment Reports

J3.9 The following shall apply in respect of each Party’s Maximum Credit Value and (where Section J3.7 applies in respect of a Party) Credit Assessment Score:

(a) subject to Section J3.9(e), the cost of obtaining the Maximum Credit Value and (where applicable) the Credit Assessment Score in respect of a Party (and/or its guarantor) shall be met by the Party;

(b) subject to Section J3.9(e), a revised Maximum Credit Value and (where applicable) the Credit Assessment Score in respect of a Party (and/or its guarantor) shall be obtained as often as the Party reasonably requires and at least once every 12 months;

(c) where Section J3.7 applies and no valid Credit Assessment Score exists in respect of a Party (or its guarantor), the Party’s Unsecured Credit Factor shall be deemed to be zero;

(d) where no valid Maximum Credit Value exists in respect of a Party (or its guarantor), the Party’s Maximum Credit Value shall be deemed to be zero; and

(e) where a Party’s Value at Risk is equal to or less than the Credit Cover Threshold, the DCC shall not obtain a Maximum Credit Value or Credit Assessment Score in respect of that Party (and Sections J3.9(a) and J3.9(b) shall not apply).

Increase or Decrease in Credit Cover Requirement

J3.10 On notifying a Party of its Credit Cover Requirement pursuant to Section J3.2, the DCC shall also specify the value of the Credit Support provided to the DCC on behalf of the Party at that time. Where the value of the Credit Support is less than the Party’s Credit Cover Requirement, the Party shall, within two Working Days after receipt of such notification, procure that additional Credit Support is provided to the DCC on the Party’s behalf so that the aggregate value of all such Credit Support is equal to or greater than the Party’s Credit Cover Requirement.

J3.11 The DCC shall, within five Working Days after a request from a Party to do so, return that Party’s Credit
Support (or any part of it) to that Party; provided that the DCC shall never be obliged to return Credit Support to the extent that such return would reduce the aggregate value of the Party’s Credit Support below the Party Credit Cover Requirement.

J3.12 Additions and reductions in Credit Support pursuant to Section J3.10 and J3.11 may (without limitation) be achieved by amending the terms of existing Credit Support or exchanging Credit Support.

J3.13 For the avoidance of doubt, where a Bank Guarantee, Letter of Credit or Parent Company Guarantee provided on behalf of a Party ceases to satisfy the requirements of the definitions of Bank Guarantee, Letter of Credit or Parent Company Guarantee (respectively), then the value of such Credit Support or of the Party’s Unsecured Credit Factor (as applicable) shall be calculated as if no such document had been provided (and the DCC shall return such document to the Party within 5 Working Days after a request to do so).

Breach of Credit Cover Obligations

J3.14 Where a Party fails to procure that Credit Support (or additional Credit Support) is provided to the DCC on the Party’s behalf in accordance with this Section J3, then the DCC shall issue a notice to that Party:

(a) setting out that fact; and

(b) referring to the matters set out in Section M8.1(d) (Events of Default).

Disputes

J3.15 Where a Party disputes the amount of Credit Support requested of it pursuant to this Section J3, that Party shall nevertheless procure that such amount of Credit Support is provided to the DCC, pending resolution of such dispute. In the case of such a dispute:

(a) such Party and the DCC shall each in good faith negotiate to resolve the dispute amicably and as soon as reasonably practicable after it arises;

(b) the DCC shall provide all such evidence in support of its position as the disputing Party may reasonably request, and the DCC shall provide such evidence within 5 Working Days after such request;

(c) no earlier than 1 Working Day after receipt from the DCC of the information requested under Section J3.15(b) (or, where the DCC does not comply with such request, on the expiry of the period referred to in that Section), the disputing Party may refer the dispute to the Panel, in which case each of the DCC and the disputing Party shall be entitled to provide written submissions in support of its position;

(d) where a dispute is referred to the Panel in accordance with Section J3.15(c), the Panel shall convene a meeting and determine the dispute within 10 Working Days of the reference being made (to which meeting representatives of the disputing Party and the DCC may be invited in accordance
with Section C (Governance)); and

(e) the disputing Party and the DCC shall each give effect to any determination of the Panel pursuant to this Section J3.15, which shall be final and binding for the purposes of this Code.

Use of Credit Support

J3.16 Where a Party fails to pay the Charges set out in an Invoice addressed to that Party by the Due Date for that Invoice, and where the DCC has issued a notice to that Party pursuant to Section J2.1 (Notification of Payment Failure), the DCC shall (in addition to any other remedies available to it) on the Working Day following service of such notice:

(a) claim an amount equal to the unpaid Charges plus interest (or, if lower, as much as is available to be claimed) under any Bank Guarantee or Letter of Credit provided on behalf of that Party;

(b) remove an amount equal to the unpaid Charges plus interest (or, if lower, as much as is available to be removed) from any Cash Deposit account; or

(c) undertake a combination of the above in respect of a total amount equal to the unpaid Charges plus interest (or, if lower, as much as is available to be claimed or removed).

J3.17 The DCC shall notify the Party as soon as reasonably practicable after the DCC takes any action pursuant to Section J3.16.

J3.18 The DCC shall only exercise its rights in respect of a Party’s Credit Support in accordance with Section J3.16.

J3.19 Any amount received by the DCC pursuant to the exercise of its rights in respect of a Party’s Credit Support shall discharge the Party’s payment obligations to the extent of the amount so received, and reduce the value of the Credit Support to the same extent.

Cash Deposit

J3.20 Interest that accrues on the funds deposited in a Cash Deposit account shall be added to and form part of such deposit.

J3.21 It is agreed that all right, title and interest in and to the Cash Deposit vests in the DCC absolutely free and clear of any liens, claims, charges, encumbrances or other security interests (but without prejudice to the DCC’s obligation to return an equivalent amount of money to the Party subject to and in accordance with Section J3.11).

Letters of Credit and Bank Guarantees

J3.22 Where a Party has procured that Credit Support is delivered to the DCC in the form of a Letter of Credit or Bank Guarantee, and where that Letter of Credit or Bank Guarantee has 20 Working Days or less left until it expires, the DCC shall give notice of that fact to the Party (which notice must refer to the matters set out in Section J3.23).
Where the DCC has given notice to a Party pursuant to Section J3.22, and where the Party has not (within 10 Working Days after such notice) procured that replacement Credit Support of equivalent value is provided to the DCC (to take effect on or before expiry of the current Letter of Credit or Bank Guarantee), then the DCC shall:

(a) prior to the expiry of the Letter of Credit or Bank Guarantee, claim the entire undrawn value of the Letter of Credit or Bank Guarantee; and

(b) hold any amount so claimed as if it had been paid to the DCC as a Cash Deposit.

J4. REVIEW AND FORECASTING OF CHARGES

Review of Charges

J4.1 The Charges payable from time to time are set out in the Charging Statement applicable at that time.

J4.2 The DCC shall only amend the Charges from time to time in accordance with the DCC Licence. The DCC shall only amend the Charges once in each calendar year, such amendments to have effect from the start of each Regulatory Year (save for amendments permitted or required in accordance with Condition 19.11 of the DCC Licence). This Section J4.2 is without prejudice to the requirements of Condition 19 of the DCC Licence, and (unless the Authority gives consent under Condition 19.10 of the DCC Licence) the DCC shall give notice of any proposed changes to Parties pursuant to Condition 19.9 of the DCC Licence.

Indicative Charging Statements

J4.3 Within the first five Working Days of April, July, October and January in each year, the DCC shall create and publish on the DCC Website an indicative Charging Statement for the first Regulatory Year due to start thereafter, setting out indicative Charges for that Regulatory Year based on the information available to the DCC at the start of the month of publication.

Indicative Budgets

J4.4 Within the first five Working Days of April, July, October and January in each year, the DCC shall create and publish on the DCC Website a budget for the second and third Regulatory Years due to start thereafter, setting out indicative figures for each such Regulatory Year based on the information available to the DCC at the start of the month of publication.

J4.5 Each such budget will contain indicative values for the following (as each such expression is defined in the Charging Methodology):
<table>
<thead>
<tr>
<th>Acronym</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>EAR&lt;sub&gt;t&lt;/sub&gt;</td>
<td>Estimated Allowed Revenue</td>
</tr>
<tr>
<td>EFR&lt;sub&gt;t&lt;/sub&gt;</td>
<td>Estimated Fixed Revenue</td>
</tr>
<tr>
<td>EESR&lt;sub&gt;t&lt;/sub&gt;</td>
<td>Estimated Elective Services Revenue</td>
</tr>
<tr>
<td>EECR&lt;sub&gt;t&lt;/sub&gt;</td>
<td>Estimated Explicit Charges Revenue</td>
</tr>
<tr>
<td>NFR&lt;sub&gt;t&lt;/sub&gt;</td>
<td>National Fixed Revenue</td>
</tr>
<tr>
<td>AHFR&lt;sub&gt;t&lt;/sub&gt;</td>
<td>Alt HAN Fixed Revenue</td>
</tr>
<tr>
<td>RFR&lt;sub&gt;rt&lt;/sub&gt;</td>
<td>Regional Fixed Revenue</td>
</tr>
<tr>
<td>EC&lt;sub&gt;it&lt;/sub&gt;</td>
<td>Explicit Charge for each Explicit Charging Metric</td>
</tr>
<tr>
<td>RCHFR&lt;sub&gt;rt&lt;/sub&gt;</td>
<td>Regional Communications Hub Fixed Revenue</td>
</tr>
<tr>
<td>RCHDR&lt;sub&gt;brt&lt;/sub&gt;</td>
<td>Regional Communications Hub Device Revenue</td>
</tr>
</tbody>
</table>

Working Model

J4.6 The DCC shall publish a working model which allows Parties to estimate their indicative Charges based on their view of input data relevant under the Charging Methodology, and which allows Parties to test potential modifications to the Charging Methodology. The DCC shall publish such model in an open-access or off-the-shelf software format, and hereby authorises the Parties to use and modify the model for the purposes set out in this Section J4.6 (subject to the relevant software licence). Such model shall not form part of the Charging Methodology.

Invoicing Timetable

J4.7 The DCC shall, from time to time, publish an indicative timetable of the dates on which the DCC intends to submit invoices pursuant to Section J1.2.

Minimum Monthly Charge and Credit Cover Threshold

J4.8 The DCC shall publish, with the indicative Charging Statement published in January and with the actual Charging Statement for each Regulatory Year, the values of the Minimum Monthly Charge and the Credit Cover Threshold for that Regulatory Year.
K  CHARGING METHODOLOGY

K1.  INTRODUCTION

K1.1 This Section K constitutes the Charging Methodology that the DCC is required to have in force in accordance with the DCC Licence.

K1.2 The Charges payable to the DCC by the other Parties from time to time are those Charges set out in the Charging Statement at that time, which are payable in accordance with Section J.

K1.3 The DCC is obliged under the DCC Licence to prepare the Charging Statement in accordance with this Charging Methodology.

K1.4 This Charging Methodology is subject to modification in accordance with Section D (Modification Process), by reference to the Charging Objectives. This Section K is included in this Code in order to allow for such modification. This Section K is not intended to, and does not, create any contractual obligations between the Parties.

K1.5 This Charging Methodology provides for Fixed Charges, Fixed CH Charges, Fixed Alt HAN Charges, Explicit Charges and Elective Charges. The methodology for calculating:

(a)  Fixed Charges differ as between:

   (i)  the UITMR Period and the COMR Period (as set out in Section K5); and
   (ii) the period which falls after the COMR Period (as set out in Section K6);

(b)  Fixed Alt HAN Charges differ as between:

   (i)  the UITMR Period; and
   (ii) the period which falls during and after the COMR Period (as set out in Sections K5A, K5B and K6B respectively).

K1.6 The DCC shall act reasonably and in a manner consistent with the Charging Objectives in undertaking all calculations and estimations required pursuant to this Charging Methodology.

K1.7 The expressions used in this Charging Methodology shall have the meanings given to them in Section K11.

K2.  ESTIMATED REVENUES

Estimated Allowed Revenue

K2.1 In respect of each Regulatory Year, the DCC shall estimate the Allowed Revenue for that Regulatory Year. Such estimate for each Regulatory Year shall be the "Estimated Allowed Revenue" for that Regulatory Year.
Estimated Elective Service Revenue

K2.2 In respect of each Regulatory Year, the DCC shall estimate the amount that will be payable to it in respect of the provision of Elective Communication Services during that Regulatory Year. Such estimation shall be based on the Charges payable under the relevant Bilateral Agreements, the DCC’s estimate of the frequency at which the DCC will provide such Services (to the extent such Charges are payable on that basis), and any other relevant factors.

K2.3 The DCC’s estimate in accordance with Section K2.2 for each Regulatory Year shall be the “Estimated Elective Service Revenue” for that Regulatory Year.

Estimated Explicit Charges Revenue

K2.4 In respect of each Regulatory Year, the DCC shall estimate the amount that will be payable to it in respect of the Explicit Charging Metrics during that Regulatory Year, based on the Explicit Charges (calculated in accordance with Section K7) and the DCC’s estimate of the frequency at which the Explicit Charging Metrics will occur during that year.

K2.5 The DCC’s estimate in accordance with Section K2.4 for each Regulatory Year shall be the “Estimated Explicit Charges Revenue” for that Regulatory Year.

Estimated Fixed Revenue

K2.6 In respect of each Regulatory Year \( (t) \), the “Estimated Fixed Revenue” shall be calculated as follows:

\[
EFR_t = EAR_t - EESR_t - EECR_t
\]

Where:

\[
EFR_t = \text{the Estimated Fixed Revenue for the Regulatory Year } t
\]

\[
EAR_t = \text{the Estimated Allowed Revenue for the Regulatory Year } t
\]

\[
EESR_t = \text{the Estimated Elective Services Revenue for the Regulatory Year } t
\]

\[
EECR_t = \text{the Estimated Explicit Charges Revenue for the Regulatory Year } t.
\]

K3. FIXED CHARGE, FIXED CH CHARGE AND FIXED ALT HAN CHARGE CALCULATIONS

Introduction

K3.1 The DCC will determine the Fixed Charges, the Fixed CH Charges and the Fixed Alt HAN Charges for each Regulatory Year using the Estimated Fixed Revenue determined in accordance with Section K2, which is to be translated into:

(a) Fixed Charges in accordance with Section K5 (if the Regulatory Year occurs during either the UITMR Period or the COMR Period) or Section K6 (if the Regulatory Year occurs after the COMR Period);
Fixed CH Charges in accordance with Section K6A (which are payable in respect of Smart Metering Systems); and

Fixed Alt HAN Charges in accordance with Sections K5A, K5B and K6B (depending upon whether the Regulatory Year occurs during the UITMR Period or during or after the COMR Period).

K3.2 The Fixed Charges and Fixed Alt HAN Charges are payable in respect of:

(a) during the UITMR Period, Mandated Smart Metering Systems for Domestic Premises and Enrolled Smart Metering Systems for Non-Domestic Premises;

(b) during the COMR Period, Mandated Smart Metering Systems for Domestic Premises, and Mandated Non-Domestic Smart Metering Systems for Non-Domestic Premises; and

(c) after the COMR Period, Enrolled Smart Metering Systems (whether for Domestic Premises or Non-Domestic Premises),

and each reference in this Section K3 (or in the definitions of defined terms used directly or indirectly in this Section K3) to 'Smart Metering Systems' shall accordingly be construed as a reference to Mandated Smart Metering Systems, Mandated Non-Domestic Smart Metering Systems or Enrolled Smart Metering Systems (as applicable).

K3.3 As further described in this Section K3, the Fixed Charges potentially differ so as to distinguish between Smart Metering Systems for Domestic Premises and for Non-Domestic Premises, and between persons within different Charging Groups.

Domestic or Non-Domestic Premises

K3.4 The Charging Objectives require the DCC to impose Fixed Charges and Fixed CH Charges in respect of Smart Metering Systems: (a) for Domestic Premises that do not distinguish (whether directly or indirectly) between Domestic Premises located in different parts of Great Britain; and (b) for Non-Domestic Premises that do not distinguish (whether directly or indirectly) between Non-Domestic Premises located in different parts of Great Britain. However, consistent with the Charging Objectives, the methodology provides for different means of calculating the Fixed Alt HAN Charges depending upon whether a Smart Metering System is for Domestic Premises or for Non-Domestic Premises. The DCC shall estimate the numbers of Domestic Premises and Non-Domestic Premises based on Registration Data (using profile class in the case of Smart Metering Systems associated with an MPAN and market sector code in the case of Smart Metering Systems associated with an MPRN, or some other sensible proxy to the extent that the Registration Data does not readily identify whether a premises is a Domestic Premises and Non-Domestic Premises).

Cost-reflectivity

K3.5 One of the Charging Objectives is that the Charges are cost reflective (insofar as reasonably practicable in the circumstances of the case, having regard to the cost of implementing the methodology and subject to the objective referred to in Section K3.4). Consistent with the Charging Objectives, the methodology provides (subject to Section K3.4) for:

(a) the Fixed Charges in respect of a Smart Metering System to be set proportionately to the costs and expenses of providing the Services (other than the Communications Hub Services, the Elective
Communication Services and the Explicit Charging Metrics) in respect of that Smart Metering System by Charging Group;

(b) the Fixed CH Charges in respect of a Smart Metering System to be set proportionately to the costs and expenses of providing the Communications Hub Services (other than the Explicit Charging Metrics) in respect of that Smart Metering System by Charging Group; and

(c) the Fixed Alt HAN Charges in respect of a Smart Metering System to be set proportionately to the costs of reimbursing AltHANCo for the Alt HAN Costs (other than the Explicit Charging Metrics) in respect of that Smart Metering System by Charging Group,
in each case as set out in the remainder of this Section K3.

Regions

K3.6 The costs and expenses of providing the Services (ignoring the Elective Communication Services and ignoring the costs and expenses designed to be recovered pursuant to the Explicit Charges) in respect of a Smart Metering System for a premises may vary depending upon the Region in which such premises is located. For the reasons described in Section K3.4, the Fixed Charges and Fixed CH Charges in respect of Smart Metering Systems will not differ by Region.

K3.7 In order to provide a degree of transparency of costs, the DCC must split the Estimated Fixed Revenue for Regulatory Year (t) between:

(a) revenue relating to the cost and expenses of providing the Services that should be recovered on a uniform basis across all the Regions (the National Fixed Revenue);

(b) revenue relating to the reimbursement of Alt HAN Costs (the Alt HAN Fixed Revenue); and

(c) revenue relating to the cost and expenses of providing the Services that should be recovered on a basis that differentiates between Regions (for each Region, the Regional Fixed Revenue).

K3.8 In order to provide a degree of transparency of costs, the DCC shall apportion the Estimated Fixed Revenue between:

(a) the National Fixed Revenue, the Alt HAN Fixed Revenue and the Regional Fixed Revenue for each Region so as to reflect the relative proportion of the cost and expenses that the DCC incurs across all Regions or in particular Regions in providing the Services and in reimbursing the Alt HAN Costs (ignoring the Communications Hub Services, the Test CH Services and the Elective Communication Services and ignoring the costs and expenses designed to be recovered pursuant to the Explicit Charges);

(b) the Regional Communications Hub Fixed Revenue for each Region so as to reflect the cost and expenses that the DCC incurs in providing, in respect of that Region, the Communications Hub Services and the Test CH Services (ignoring the incremental costs and expenses incurred in providing individual Communications Hubs, and also ignoring the costs and expenses designed to be recovered pursuant to the Explicit Charges); and

(c) the Regional Communications Hub Device Revenue for each Region so as to reflect the incremental cost and expenses that the DCC incurs in providing, in respect of that Region, each individual
Communications Hub of each HAN Variant which is available for that Region (ignoring the costs and expenses designed to be recovered pursuant to the Explicit Charges), in each case, so that any revenue restriction correction factor adjustment contained within the Estimated Fixed Revenue is apportioned between (a), (b) or (c) above on the basis of the extent to which it arose in relation either to the Services referred to in (a), (b) or (c) respectively.

K3.9 The apportionment described in Sections K3.7 and K3.8 shall be such that:

\[ EFR_t = NFR_t + AHFR_t + \sum_{r} RFR_{r,t} + \sum_{r} RCHFR_{r,t} + \sum_{r} RCHDR_{h,r,t} \]

Where:

- \( EFR_t \) is the Estimated Fixed Revenue (estimated in accordance with Section K2) for Regulatory Year (t).
- \( NFR_t \) is the National Fixed Revenue (estimated in accordance with Section K3.7 and K3.8) for Regulatory Year (t).
- \( AHFR_t \) is the Alt HAN Fixed Revenue (estimated in accordance with Section K3.7 and K3.8) for Regulatory Year (t).
- \( RFR_{r,t} \) is the Regional Fixed Revenue (estimated in accordance with Section K3.7 and K3.8) within each Region (r) for Regulatory Year (t).
- \( RCHFR_{r,t} \) is the Regional Communications Hub Fixed Revenue (estimated in accordance with Section K3.7 and K3.8) within each Region (r) for Regulatory Year (t).
- \( RCHDR_{h,r,t} \) is the Regional Communications Hub Device Revenue (estimated in accordance with Section K3.7 and K3.8) for each HAN Variant (h) within each Region (r) for Regulatory Year (t).

**Charging Groups**

K3.10 The methodology recognises the following five categories for Smart Metering Systems. The Fixed Charges are payable by Parties in all five categories (each a Charging Group). The Fixed CH Charges are payable by Parties in only the first three categories (each a CH Charging Group). The Fixed Alt HAN Charges are payable by Parties in only the first and third categories (each an Alt HAN Charging Group):

(a) the Import Suppliers (Charging Group g1);
(b) the Export Suppliers (Charging Group g2);
(c) the Gas Suppliers (Charging Group g3);
(d) the Electricity Distributors (Charging Group g4); and
(e) the Gas Transporters (Charging Group g5).
Application of Charging Group Weighting Factors

K3.11 For the reasons described in Section K3.5, the Fixed Charges, Fixed CH Charges and Fixed Alt HAN Charges payable by each Charging Group may need to differ. This is achieved through the Charging Group, CH Charging Group and Alt HAN Charging Group Weighting Factors.

K3.12 The Weighting Factors are designed:

(a) to reflect the relative proportion of the costs and expenses likely to be incurred by the DCC in providing the Services and in reimbursing the Alt HAN Costs (ignoring the Elective Communication Services and ignoring the costs and expenses designed to be recovered pursuant to the Explicit Charges) to the persons in each Charging Group;

(b) to specify the ratio of the costs and expenses to be incurred in respect of each Smart Metering System (without regard to the number of Smart Metering Systems); and

(c) so that the sum of the Charging Group, CH Charging Group and Alt HAN Charging Group Weighting Factors shall in each case be equal to one (1).

K3.13 For Fixed Charges, the “Charging Group Weighting Factors” to apply to each Charging Group in respect of each Regulatory Year are to be determined by the DCC in accordance with Section K3.12, and set out in the Charging Statement for that Regulatory Year. The DCC shall make such determination based on its estimate of the demand of persons within each Charging Group for each of the Services other than the Elective Communication Services. Prior to the start of the UITMR Period, such estimates of demand will be based on assumptions for the Regulatory Year starting on 1st April 2021. Once data on usage becomes available the estimates will be determined as the average of the previous two full Regulatory Years of actual data plus the DCC’s forecasts for the two Regulatory Years ahead.

K3.14 For Fixed CH Charges, the “CH Charging Group Weighting Factors” to apply to each CH Charging Group in respect of each Regulatory Year are to be determined by the DCC on the basis of the relative proportion of their Charging Group Weighting Factors, such that:

\[
\beta_{gt} = \frac{\alpha_{gt}}{\sum_{g=1}^{\infty} \alpha_{gt}}
\]

Where:

\[
\beta_{gt} = \text{the CH Charging Group Weighting Factor for applicable to Regulatory Year (t) and each Charging Group (g)}
\]

\[
\alpha_{gt} = \text{the Charging Group Weighting Factor applicable to Regulatory Year (t) and each Charging Group (g)}
\]

K3.15 For Fixed Alt HAN Charges, the “Alt HAN Charging Group Weighting Factors” to apply to each Alt HAN Charging Group in respect of each Regulatory Year are to be determined by the DCC on the basis of an expectation of equal use of Alt HAN services per Enrolled Smart Metering System by Import Suppliers and Gas Suppliers, such that:
0.5 where \( g = 1 \) or 3
0 where \( g = 2, 4 \) or 5.

Where:

\( \gamma_{gt} = \) the Alt HAN Charging Group Weighting Factor for applicable to Regulatory Year (t) and each Charging Group (g).

Determining Fixed CH Charges

K3.16 In determining the Fixed CH Charges, the DCC shall have regard to the need, for the purposes of making a prudent estimate in accordance with Condition 36.5 of the DCC Licence, to provide for the availability at all times of a contingency fund in respect of the Communications Hub Finance Charges relating to each Communications Hub Finance Facility that is equal to the DCC’s estimate of three months of the Communications Hub Finance Costs relating to that facility.

Description of Approach to Determining Fixed Alt HAN Charges for Smart Metering Systems for Domestic Premises and Non-Domestic Premises during the UITMR Period and during and after the COMR Period

K3.17 The “Alt HAN Cost Domestic Allocation” is a factor between zero and one that is determined by the DCC based on information provided by AltHANCo to reflect the proportion of usage of Alt HAN Equipment in Domestic Premises expressed as a fraction of the total usage across both Domestic Premises and Non-Domestic Premises and is represented by \( t \) for Regulatory Year (t) such that:

\[
\mu_t = \frac{DAHU_t}{DAHU_t + NAHU_t}
\]

Where:

\( DAHU_t \) is the number of MPANs and MPRNs associated with the use of Alt HAN Equipment in Domestic Premises, derived by the DCC from the data provided to it by AltHANCo in accordance with Section Z4.35 (Provision of Information to the DCC) and available to it one month prior to the issue of the most recent Charging Statement and the Registration Data prevailing at that time.

\( NAHU_t \) is the number of MPANs and MPRNs associated with the use of Alt HAN Equipment in Non-Domestic Premises, derived by the DCC from the data provided to it by AltHANCo in accordance with Section Z4.35 (Provision of Information to the DCC) and available to it one month prior to the issue of the most recent Charging Statement and the Registration Data prevailing at that time.
K4. NO LONGER USED

K5. DETERMINING FIXED CHARGES DURING THE UITMR PERIOD AND DURING THE COMR PERIOD

Introduction

K5.1 The DCC will determine the Fixed Charges for each Regulatory Year during the UITMR Period and during the COMR Period in accordance with this Section K5, using:

(a) the National Fixed Revenue, the Regional Fixed Revenue and the Regional Communications Hub Fixed Revenue for that Regulatory Year determined in accordance with Section K3;

(b) (in the case of the UITMR Period only) an estimate, in accordance with this Section K5, of the number of Smart Metering Systems for Non-Domestic Premises that will have been (and remain) Enrolled as at the beginning of that Regulatory Year;

(c) an estimate, in accordance with this Section K5, of the number of Mandated Smart Metering Systems for Domestic Premises that will exist as at the beginning of that Regulatory Year;

(d) the Charging Group Weighting Factors and other relevant matters described in Section K3; and

(e) (in the case of the COMR Period only) an estimate, in accordance with this Section K5, of the number of Mandated Non-Domestic Smart Metering Systems for Non-Domestic Premises that will exist as at the beginning of that Regulatory Year.

Estimates: Non-Domestic Premises (UITMR Period)

K5.2 In respect of Regulatory Years occurring during the UITMR Period:

(a) the DCC must estimate the total number of Smart Metering Systems for Non-Domestic Premises that will have been (and remain) Enrolled as at the beginning of that Regulatory Year;

(b) the DCC must estimate the number of persons in each Charging Group for such Smart Metering Systems;

(c) the DCC must break down its estimate pursuant to Section K5.2(b) by reference to the number of Smart Metering Systems in each Region; and

(d) the estimate pursuant to Section K5.2(c) in respect of a Regulatory Year (t), each Charging Group (g) and each Region (r), shall be represented as $RE_{NGMR_{tg}r}$.

Estimates: Non-Domestic Premises (COMR Period)

K5.2A In respect of Regulatory Years occurring during the COMR Period:

(a) the DCC must estimate the aggregate number of Mandated Non-Domestic Smart Metering Systems that will exist as at the beginning of that Regulatory Year;

(b) the DCC must estimate the number of persons in each Charging Group for such Mandated Non-Domestic Smart Metering Systems;
(c) the DCC must break down its estimate pursuant to Section K5.2A(b) by reference to the number of Mandated Non-Domestic Smart Metering Systems in each Region; and

(d) the estimate pursuant to Section K5.2A(c) in respect of a Regulatory Year (t), each Charging Group (g) and each Region (r), shall be represented as $RENMS_{gr}^t$.

Estimates: Domestic Premises

K5.3 In respect of Regulatory Years occurring during the UITMR Period and the COMR Period:

(a) the DCC must estimate the aggregate number of Mandated Smart Metering Systems that will exist as at the beginning of that Regulatory Year;

(b) the DCC must estimate the number of persons in each Charging Group for such Mandated Smart Metering Systems;

(c) the DCC must break down its estimate pursuant to Section K5.3(b) by reference to the number of Mandated Smart Metering Systems in each Region; and

(d) the estimate pursuant to Section K5.3(c) in respect of a Regulatory Year (t), each Charging Group (g) and each Region (r), shall be represented as $REDSMS_{gr}^t$.

Determining the Fixed Charges

K5.4 For each Regulatory Year (t), the DCC will determine the Fixed Charge payable in respect of each month (or part month) of Regulatory Year (t) by each person within each Charging Group (g) in respect of:

(a) (during the UITMR Period) each Enrolled Smart Metering System for a Non-Domestic Premises; or

(b) (during the COMR period) each Mandated Non-Domestic Smart Metering System for a Non-Domestic Premises; and

(c) (in either case) each Mandated Smart Metering System for a Domestic Premises, as follows:

$$RFC_{gr}^t = \frac{NFR + \sum_{r} RFR_{r}}{NM_i} \times \sum_{r} \left(\alpha_{gr} \times \sum_{g} RESMS_{gr}^t\right)$$

$$+ \sum_{r} \frac{RCHFR_{r}}{NM_i} \times \sum_{g} \left(\beta_{gr} \times \sum_{g} RESMS_{gr}^t\right)$$

Where:

$\alpha_{gt}$ = the Charging Group Weighting Factor (as set out in Section K3) applicable to Regulatory Year (t) and each Charging Group (g)

$\beta_{gt}$ = the CH Charging Group Weighting Factor (as set out in Section K3) applicable to Regulatory Year (t) and each Charging Group (g)
\[ NSM_{t} = \text{the number of months (or part months) in Regulatory Year (t)} \]
\[ NFR_{t} = \text{the National Fixed Revenue (estimated in accordance with Section K3) for Regulatory Year (t)} \]
\[ RFR_{t,r} = \text{the Regional Fixed Revenue (estimated in accordance with Section K3) for Regulatory Year (t) and Region (r)} \]
\[ RCSTR_{t,r} = \text{the Regional Communications Hub Fixed Revenue (estimated in accordance with Section K3) for Regulatory Year (t) and Region (r)} \]
\[ \forall g \forall r \quad RESM_{g,r} = REDMS_{g,r} + RENSMS_{g,r} \]
\[ RENSMS_{g,r} = \text{either:} \]
\[ \quad \text{i. (during the UITMR Period) the estimate pursuant to Section K5.2(d) for Regulatory Year (t), each Charging Group (g) and each Region (r); or} \]
\[ \quad \text{ii. (during the COMR Period) the estimate pursuant to Section K5.2A(d) for Regulatory Year (t), each Charging Group (g) and each Region (r).} \]
\[ RESM_{g,r} = \text{the estimate pursuant to Section K5.3(d) for Regulatory Year (t), each Charging Group (g) and each Region (r).} \]

K5.5 [Not used]

(UITMR Period only) Calculating number of ESMSs for Fixed Charge Payment: Non-Domestic Premises

K5.6 Following the end of each month (or part month) occurring during each Regulatory Year during the UITMR Period, the DCC will:

(a) determine the actual number of Smart Metering Systems for Non-Domestic Premises that have been (and remain) Enrolled as at the end of the 15th day of that month (or, in the case of a part month that ends on or prior to the 15th day of that month, at the end of that part month), whether Enrolled during that month or previously;

(b) calculate the number of persons within each Charging Group for those Enrolled Smart Metering Systems; and

(c) break down these calculations by reference to each Party.

K5.7 The calculations in accordance with Section K5.6 of the number of Enrolled Smart Metering Systems for Non-Domestic Premises as at the end of each month (m) during Regulatory Year (t) within each Charging Group (g) broken down by reference to each Party (p), shall be represented as \[ ANSMS_{pm} \].

Calculating number of MSMSs for Fixed Charge Payment: Domestic Premises

K5.8 Following the end of each month (or part month) occurring during each Regulatory Year during the UITMR Period and during the COMR Period, the DCC will:

(a) determine (insofar as it is able) the actual number of Mandated Smart Metering Systems for Domestic Premises as at the end of the 15th day of that month (or, in the case of a part month that ends on or prior to the 15th day of that month, at the end of that part month);
(b) calculate the number of persons within each Charging Group for those Mandated Smart Metering Systems; and

(c) break down these calculations by reference to each Party.

K5.9 The calculations in accordance with Section K5.8 of the number of Mandated Smart Metering Systems as at the end of each month (or part month) \( (m) \) during Regulatory Year \( (t) \) within each Charging Group \( (g) \) broken down by reference to each Party \( (p) \) shall be represented as \( \text{ADSMS}_{pgmt} \).

(COMR Period only) Calculating number of MNSMSs for Fixed Charge Payment: Non-Domestic Premises

K5.10 Following the end of each month (or part month) occurring during each Regulatory Year during the COMR Period, the DCC will:

(a) determine (insofar as it is able) the actual number of Mandated Non-Domestic Smart Metering Systems for Non-Domestic Premises as at the end of the 15th day of that month (or, in the case of a part month that ends on or prior to the 15th day of that month, at the end of that part month);

(b) calculate the number of persons within each Charging Group for those Mandated Non-Domestic Smart Metering Systems; and

(c) break down these calculations by reference to each Party.

K5.11 The calculations in accordance with Section K5.10 of the number of Mandated Non-Domestic Smart Metering Systems as at the end of each month (or part month) \( (m) \) during Regulatory Year \( (t) \) within each Charging Group \( (g) \) broken down by reference to each Party \( (p) \) shall be represented as \( \text{ANSMS}_{pgmt} \).

K5A DETERMINING FIXED ALT HAN CHARGES DURING THE UITMR PERIOD

Introduction

K5A.1 The DCC will determine the Fixed Alt HAN Charges for each Regulatory Year during the UITMR Period in accordance with this Section K5A, using:

(a) the Alt HAN Fixed Revenue for that Regulatory Year estimated in accordance with Section K3;

(b) an estimate, in accordance with Section K5, of the number of Smart Metering Systems for Non-Domestic Premises that will have been (and remain) Enrolled as at the beginning of that Regulatory Year;

(c) an estimate, in accordance with Section K5, of the number of Mandated Smart Metering Systems for Domestic Premises that will exist as at the beginning of that Regulatory Year; and

(d) the Alt HAN Charging Group Weighting Factors and other relevant matters described in Section K3.

Determining the Fixed Alt HAN Charges (UITMR Period)

K5A.2 For each Regulatory Year \( (t) \), the DCC will determine the Fixed Alt HAN Charges payable in respect of each month (or part month) of Regulatory Year \( (t) \) by each person within each Alt HAN Charging Group \( (g) \) in
respect of each Mandated Smart Metering System and each Enrolled Smart Metering System for a Non-Domestic Premises (RAHFCgt), as follows:

\[
RAHFC_{gt} = \frac{AHR_{t}}{NM_{t}} \times \frac{\gamma_{gt}}{\sum_{g} V_{gt} \times \sum_{r} RESMS_{gr}}
\]

Where:

- \( \gamma_{gt} \) = the Alt HAN Charging Group Weighting Factor (as set out in Section K3) applicable to Regulatory Year (t) and each Charging Group (g);
- \( NM_{t} \) = the number of months (or part months) in Regulatory Year (t);
- \( AHR_{t} \) = the Alt HAN Fixed Revenue (estimated in accordance with Section K3) for Regulatory Year (t);
- \( \forall g,r \) RESMS_{gr} = REDSMS_{gr} + RENSMS_{gr}
- \( RENSMS_{gr} \) = the estimate pursuant to Section K5.2(d) for Regulatory Year (t), each Charging Group (g) and each Region (r);
- \( REDSMS_{gr} \) = the estimate pursuant to Section K5.3(d) for Regulatory Year (t), each Charging Group (g) and each Region (r).

K5B DETERMINING FIXED ALT HAN CHARGES DURING THE COMR PERIOD

Introduction

K5B.1 The DCC will determine the Fixed Alt HAN Charges for each Regulatory Year during the COMR Period in accordance with this Section K5B, using:

- (e) the Alt HAN Fixed Revenue for that Regulatory Year estimated in accordance with Section K3;
- (f) an estimate, in accordance with Section K5, of the number of Mandated Non-Domestic Smart Metering Systems for Non-Domestic Premises that will exist as at the beginning of that Regulatory Year;
- (g) an estimate, in accordance with Section K5, of the number of Mandated Smart Metering Systems for Domestic Premises that will exist as at the beginning of that Regulatory Year; and
- (h) the Alt HAN Charging Group Weighting Factors and other relevant matters described in Section K3.

Determining the Fixed Alt HAN Charges (COMR Period)

K5B.2 For each Regulatory Year (t), the DCC will determine the Fixed Alt HAN Charges payable in respect of each month (or part month) of Regulatory Year (t) by each person within each Alt HAN Charging Group (g) in respect of each Mandated Smart Metering System and each Mandated Non-Domestic Smart Metering System (RAHFC_{gt}), as follows:
Where:

\[ R_{AHFC} = \frac{AHFR}{NM_t} \times \sum_{g} \left( \gamma_{g} \times \sum_{r} RESTS_{g,r} \right) \]

Where:

\[ \gamma_{g} = \text{the Alt HAN Charging Group Weighting Factor (as set out in Section K3) applicable to Regulatory Year (t) and each Charging Group (g);} \]

\[ NM_t = \text{the number of months (or part months) in Regulatory Year (t);} \]

\[ AHFR_t = \text{the Alt HAN Fixed Revenue (estimated in accordance with Section K3) for Regulatory Year (t);} \]

\[ \forall g \forall r \quad RESTS_{g,r} = RESTS_{g,r} + RESTS_{g,r} \]

\[ RESTS_{g,r} = \text{the estimate pursuant to Section K5.2A(d) for Regulatory Year (t), each Charging Group (g) and each Region (r);} \]

\[ RESTS_{g,r} = \text{the estimate pursuant to Section K5.3(d) for Regulatory Year (t), each Charging Group (g) and each Region (r).} \]

**K6. DETERMINING FIXED CHARGES AFTER THE COMR PERIOD (ENDURING)**

**Introduction**

K6.1 The DCC will determine the Fixed Charges for each Regulatory Year following the COMR Period in accordance with this Section K6, using:

(a) the National Fixed Revenue, the Regional Fixed Revenue and the Regional Communications Hub Fixed Revenue for that Regulatory Year determined in accordance with Section K3;

(b) an estimate, in accordance with this Section K6, of the number of Smart Metering Systems that will have been (and remain) Enrolled as at the beginning of that Regulatory Year; and

(c) the Charging Group Weighting Factors and other relevant matters described in Section K3.

**Estimates**

K6.2 In respect of Regulatory Years occurring after the COMR Period, the DCC will estimate the number of Smart Metering Systems that will have been (and remain) Enrolled as at the beginning of that Regulatory Year. The DCC shall undertake such estimates for Domestic Premises and Non-Domestic Premises separately (being EDSMS and ENSMS respectively). For each such Regulatory Year (t), the DCC will estimate the average number of persons within each Charging Group (g) for such Smart Metering Systems, and break down such estimates by reference to the Region (r) in which the premises is located, such that:

\[ \forall g \forall r \quad EMS_{g,r} = EDSMS_{g,r} + ENSMS_{g,r} \]

Where:
= the DCC’s estimate of the number of persons within each Charging Group (g) for Smart Metering Systems for Domestic Premises that will have been (and remain) Enrolled as at the beginning of that Regulatory Year (t), broken down by Region (r); and

= the DCC’s estimate of the number of persons within each Charging Group (g) for Smart Metering Systems for Non-Domestic Premises that will have been (and remain) Enrolled as at the beginning of that Regulatory Year (t), broken down by Region (r).

Determining the Fixed Charges

K6.3 For each Regulatory Year (t), the DCC will determine the Fixed Charge payable in respect of each month (or part month) of Regulatory Year (t) by each person within each Charging Group (g) in respect of each Enrolled Smart Metering System for a Non-Domestic Premises and for a Domestic Premises (EFCgt) as follows:

\[ EFC_{gt} = \left\{ \frac{NFR_t + \sum_{g=1}^{G} RFR_{r,t}}{NM_t} \times \sum_{g=1}^{G} (a_{g,t} \times \sum_{r=1}^{R} ENSMS_{gr}) + \sum_{g=1}^{G} RCHFR_{r,t} \right\} \times \sum_{r=1}^{R} (\beta_{g,t} \times \sum_{r=1}^{R} ENSMS_{gr}) \]

Where:

- \( \alpha_{g,t} \): the Charging Group Weighting Factor (as set out in Section K3) applicable to Regulatory Year (t) and each Charging Group (g)
- \( \beta_{g,t} \): the CH Charging Group Weighting Factor (as set out in Section K3) applicable to Regulatory Year (t) and each Charging Group (g)
- \( NM_t \): the number of months (or part months) in Regulatory Year (t)
- \( NFR_t \): the National Fixed Revenue (determined in accordance with Section K3) for Regulatory Year (t)
- \( ENSMS_{gr} \): the estimated number of persons within each Charging Group (g) for Enrolled Smart Metering Systems determined in accordance with Section K6.2 for Regulatory Year (t) and each Region (r)
- \( RFR_{r,t} \): the Regional Fixed Revenue (determined in accordance with Section K6.2 for Regulatory Year (t) and each Region (r)
- \( RCHFR_{r,t} \): the Regional Communications Hub Fixed Revenue (estimated in accordance with Section K3) for Regulatory Year (t) and Region (r)

K6.4 [Not used]

Calculating number of ESMSs for Fixed Charge Payment

K6.5 Following the end of each month (or part month) during each Regulatory Year occurring after the COMR Period, the DCC will:

(a) determine the actual number of Smart Metering Systems that have been (and remain) Enrolled as at the end of the 15th day of that month (or, in the case of a part month that ends on or prior to the
15th day of that month, at the end of that part month), whether Enrolled during that month or previously, and shall do so for Domestic Premises and for Non-Domestic Premises separately;

(b) calculate the number of persons within each Charging Group for such Enrolled Smart Metering Systems; and

(c) break down these calculations by reference to Parties (p), and (in the case of Smart Metering Systems for Non-Domestic Premises only) by reference to the Region in which such premises are located.

K6.6 The calculations in accordance with Section K6.5 of the number of Enrolled Smart Metering Systems as at the end of each month (or part month) (m) during Regulatory Year (t) within each Charging Group (g) broken down by reference to each Party (p), and (in the case of Non-Domestic Premises only) by reference to each Region (r), shall:

(a) in respect of Domestic Premises, be represented as $\text{ADSMS}_{pgmt}$; and

(b) in respect of Non-Domestic Premises, be represented as $\text{ANSMS}_{pgmt}$.

K6A DETERMINING FIXED CH CHARGES

Introduction

K6A.1 The DCC will determine the Fixed CH Charges for each Regulatory Year during the UITMR Period or during or after the COMR Period in accordance with this Section K6A, using:

(a) the Regional Communications Hub Device Revenue for that Regulatory Year determined in accordance with Section K3;

(b) an estimate, in accordance with this Section K6A, of the average number of Smart Metering Systems that there will be during that Regulatory Year; and

(c) the CH Charging Group Weighting Factors and other relevant matters described in Section K3.

Estimates

K6A.2 In respect of each Regulatory Year occurring during the UITMR Period or during or after the COMR Period, the DCC will estimate the average number of Smart Metering Systems that there will be during the Regulatory Year. The DCC shall undertake such estimates for Domestic Premises and Non-Domestic Premises separately (being $\text{EDCH}$ and $\text{ENCH}$ respectively). For each such Regulatory Year (t), the DCC will estimate the average number of persons within each CH Charging Group (g) for such Smart Metering Systems, and break down such estimates by reference to the Region (r) in which the premises is located and the HAN Variant (h) forming part of each such Smart Metering System, such that:

$$\forall g \forall r \forall h \text{ECH}_{ghrt} = \text{EDCH}_{ghrt} + \text{ENCH}_{ghrt}$$

Where:
Determining the Fixed CH Charges

K6A.3 For each Regulatory Year (t), the DCC will determine the Fixed CH Charge payable in respect of each month (or part month) of Regulatory Year (t) by each person within each CH Charging Group (g) in respect of each Smart Metering System incorporating each HAN Variant (h) for a Non-Domestic Premises or for a Domestic Premises (CHCghr) as follows:

Where:

\[
CHC_{ghr} = \frac{\sum_{r} RCHDR_{hr}}{NM_{t}} \times \beta_{gt} \times \sum_{g} ECH_{ghr}
\]

\(\beta_{gt}\) = the CH Charging Group Weighting Factor (as set out in Section K3) applicable to Regulatory Year (t) and each Charging Group (g)

\(NM_{t}\) = the number of months (or part months) in Regulatory Year (t)

\(RCHDR_{hr}\) = the Regional Communications Hub Device Revenue (determined in accordance with Section K3) for Regulatory Year (t), HAN Variant (h) and Region (r)

\(ECH_{ghr}\) = the estimated number of persons within each Charging Group (g) for Smart Metering Systems determined in accordance with Section K6A.2 for Regulatory Year (t), HAN Variant (h) and each Region (r).

K6A.4 [Not used]

Calculating number of CHs for Fixed CH Charge Payment

K6A.5 Following the end of each month (or part month) during each Regulatory Year occurring during the UITMR Period or during or after the COMR Period, the DCC will:

(d) determine the actual number of Smart Metering Systems that there are as at the end of the 15th day of that month (or, in the case of a part month that ends on or prior to the 15th day of that month, at the end of that part month), and shall do so for Domestic Premises and for Non-Domestic Premises separately;

(e) calculate the number of persons within each CH Charging Group for such Smart Metering Systems; and
(f) break down these calculations by reference to Parties (p), and (for transparency in the case of Smart Metering Systems for Non-Domestic Premises only) by reference to the Region in which such premises are located.

K6A.6 The calculations in accordance with Section K6A.5 of the number of Smart Metering Systems as at the end of each month (or part month) (m) during Regulatory Year (t) within each Charging Group (g) broken down by reference to each Party (p), and (for transparency in the case of Non-Domestic Premises only) by reference to each Region (r) and HAN Variant (h), shall:

(g) in respect of Domestic Premises, be represented as \( ADCH_{pghm} \); and

(h) in respect of Non-Domestic Premises, be represented as \( ANCH_{pghm} \).

**K6B DETERMINING FIXED ALT HAN CHARGES AFTER THE COMR PERIOD (ENDURING)**

K6B.1 The DCC will determine the Fixed Alt HAN Charges for each Regulatory Year after the COMR Period in accordance with this Section K6B, using:

(i) the Alt HAN Fixed Revenue, for that Regulatory Year estimated in accordance with Section K3;

(j) an estimate, in accordance with Section K6, of the number of Smart Metering Systems that there will have been (and remain) Enrolled at the beginning of that Regulatory Year; and

(k) the Alt HAN Charging Group Weighting Factors and other relevant matters described in Section K3.

**Determining the Alt HAN Fixed Charges: Domestic**

K6B.2 For each Regulatory Year (t) following the COMR Period, the DCC will determine the Alt HAN Fixed Charges payable in respect of each month (or part month) of Regulatory Year (t) by each person within each Alt HAN Charging Group (g) in respect of each Enrolled Smart Metering System for a Domestic Premises (\( DAHFC_{gt} \)) as follows:

\[
DAHFC_{gt} = \frac{AHFR_t \times \sum_{g} \frac{\mu_t \times Y_{gt}}{NM_t \times \sum_{r} EDSMS_{gr}}}{\sum_{g} \sum_{r} EDSMS_{gr}}
\]

Where:

\( \mu_t \) = the Alt HAN Central Cost Domestic Allocation applicable to Regulatory Year (t) (set out in Section K3);

\( Y_{gt} \) = the Alt HAN Charging Group Weighting Factor (as set out in Section K3) applicable to Regulatory Year (t) and each Charging Group (g);

\( NM_t \) = the number of months (or part months) in Regulatory Year (t);

\( EDSMS_{gr} \) = the estimated number of persons within each Charging Group (g) for Enrolled Smart Metering Systems for Domestic Premises determined in accordance with Section K6.2 for Regulatory Year (t) and each Region (r);

\( AHFR_t \) = the Alt HAN Fixed Revenue (estimated in accordance with Section K3) for Regulatory Year (t).
Determining the Alt HAN Fixed Charges: Non-Domestic

K6B.3 For each Regulatory Year (t) following the COMR Period, the DCC will determine the Alt HAN Fixed Charges payable in respect of each month (or part month) of Regulatory Year (t) by each person within each Alt HAN Charging Group (g) in respect of each Enrolled Smart Metering System for a Non-Domestic Premises as follows:

\[ NAHFC_{gt} = \frac{AHFR_t}{NM_t} \times \frac{(1 - \mu_t) \times \gamma_{gt}}{\sum_{g'} \gamma_{gt} \times \sum_{r} ENSMS_{gr}} \]

Where:

- \( \mu_t \) = the Alt HAN Central Cost Domestic Allocation (set out in Section K3);
- \( \gamma_{gt} \) = the Alt HAN Charging Group Weighting Factor (as set out in Section K3) applicable to Regulatory Year (t) and each Charging Group (g);
- \( NM_t \) = the number of months (or part months) in Regulatory Year (t);
- \( ENSMS_{gr} \) = the estimated number of persons within each Alt HAN Charging Group (g) for Enrolled Smart Metering Systems for Non-Domestic Premises determined in accordance with Section K6.2 for Regulatory Year (t) and each Region (r);
- \( AHFR_t \) = the Alt HAN Fixed Revenue (estimated in accordance with Section K3) for Regulatory Year (t).

K7. DETERMINING EXPLICIT CHARGES

Introduction

K7.1 The Explicit Charges for each Regulatory Year are payable in respect of the Explicit Charging Metrics for that Regulatory Year.

K7.2 The Explicit Charging Metrics from time to time are as set out in this Section K7.

K7.3 Part of the rationale for Explicit Charging Metrics is to allow the DCC to closely reflect the charges it pays to the DCC Service Providers in respect of certain services, to SECCo in respect of certain Recoverable Costs, and to AltHANCo in respect of the Alt HAN Costs, so as to minimise the risks for the DCC associated with uncertainty regarding the frequency with which such services are to be provided or such Alt HAN Costs are incurred. The Explicit Charging Metrics may comprise any or all of the Core Communication Services and of the Enabling Services (so they are a sub-set of all Services other than the Elective Communication Services) and of the Alt HAN Costs. The Explicit Charging Metrics represent those Core Communication Services, Enabling Services and Alt HAN Costs that are to be charged for separately from the Fixed Charges, Fixed CH Charges and Fixed Alt HAN Charges.
K7.4 The DCC will determine the Explicit Charges for each Regulatory Year in accordance with this Section K7.

Explicit Charging Metrics

K7.5 The Explicit Charging Metrics for each Party and the Charging Period for each month are as follows:

(a) ('security assessments') an obligation to pay arising during that Charging Period in respect of that Party pursuant to Section G8.51 (Users: Obligation to Pay Charges) in relation to User Security Assessments, Follow-up Security Assessments, User Security Assessment Reports or the activities of the Independent Security Assurance Service Provider;

(b) ('privacy assessments') an obligation to pay arising during that Charging Period in respect of that Party pursuant to Section I2.40 (Users: Obligation to Pay Charges) in relation to Full Privacy Assessments, Random Sample Privacy Assessments, Privacy Assessment Reports or the activities of the Independent Privacy Auditor;

(c) ('LV gateway connection') an obligation to pay arising during that Charging Period in accordance with an offer for a DCC Gateway LV Connection accepted by that Party pursuant to Section H15 (DCC Gateway Connections), including where the obligation to pay is preserved under Section H15.19(b) (Ongoing Provision of a DCC Gateway Connection);

(d) ('HV gateway connection') an obligation to pay arising during that Charging Period in accordance with an offer for a DCC Gateway HV Connection accepted by that Party pursuant to Section H15 (DCC Gateway Connections), including where the obligation to pay is preserved under Section H15.19(b) (Ongoing Provision of a DCC Gateway Connection);

(e) ('gateway equipment relocation') an obligation to pay arising during that Charging Period as a result of a request by that Party to relocate DCC Gateway Equipment under Section H15.27 (DCC Gateway Equipment);

(f) ('elective service evaluations') an obligation to pay arising during that Charging Period under the terms and conditions accepted by that Party for a Detailed Evaluation in respect of potential Elective Communication Services pursuant to Section H7.8 (Detailed Evaluations of Elective Communication Services);

(g) ('P&C support') an obligation to pay arising during that Charging Period under the terms and conditions accepted by that Party in relation to that Party's use or implementation of the Parse and Correlate Software pursuant to Section H11.12 (Provision of Support & Assistance to Users);

(h) ('SM WAN for testing') an obligation to pay arising during that Charging Period from the acceptance by that Party of the charges offered by the DCC to provide a connection to a simulation of the SM WAN pursuant to Section H14.31 (Device and User System Testing);

(i) ('additional testing support') an obligation to pay arising during that Charging Period from the acceptance by that Party of the charges offered by the DCC to provide additional testing support to that Party pursuant to Section H14.33 (Device and User System Testing);

(j) ('communication services') the number of each of the Services identified in the DCC User Interface Services Schedule which have been provided to that Party during that Charging Period;
(k) ('CH non-standard delivery') an obligation to pay arising during that Charging Period as a result of the request by that Party for non-standard Communications Hub Product delivery requirements pursuant to Section F6.17 (Non-Standard Delivery Options);

(l) ('CH stock level charge') the number (to be measured at the end of that Charging Period) of Communications Hubs that have been delivered to that Party under Section F6 (Delivery and Acceptance of Communications Hubs) and for which none of the following has yet occurred: (i) identification on the Smart Metering Inventory as ‘installed not commissioned’ or ‘commissioned’; (ii) rejection in accordance with Section F6.10 (Confirmation of Delivery); (iii) delivery to the DCC in accordance with Section F8 (Removal and Return of Communications Hubs); or (iv) notification to the DCC in accordance with Section F8 (Removal and Return of Communications Hubs) that the Communications Hub has been lost or destroyed;

(m) [not used];

(n) ('CH auxiliary equipment') the number of each of the types of Communications Hub Auxiliary Equipment which have been delivered to that Party during that Charging Period under Section F6 (Delivery and Acceptance of Communications Hubs), and which have not been (and are not) rejected in accordance with Section F6.10 (Rejected Communications Hub Products) or (in the case of the Communications Hub Auxiliary Equipment to which Section 7.8 applies (Ownership of and Responsibility for Communications Hub Auxiliary Equipment)) returned, or notified as lost or destroyed, for a reason which is a CH Pre-Installation DCC Responsibility;

(o) ('CH returned and redeployed') the number of Communications Hubs which have been returned by that Party during that Charging Period for a reason which is a CH User Responsibility, and which have been (or are intended to be) reconditioned for redeployment pursuant to Section F8 (Removal and Return of Communications Hubs);

(p) ('CH returned not redeployed') the number of Communications Hubs which have been returned, or notified as lost or destroyed, by that Party during that Charging Period for a reason which is a CH User Responsibility, and which have not been (and are not intended to be) reconditioned for redeployment pursuant to Section F8 (Removal and Return of Communications Hubs);

(q) ('CH wrong returns location') an obligation to pay arising during that Charging Period as a result of the return by that Party of Communications Hubs to the wrong returns location as referred to in Section F8.9 (Return of Communications Hubs);

(r) ('test comms hubs') the number of Test Communications Hubs delivered to that Party during that Charging Period, and which have not been (and are not) returned to the DCC in accordance with Section F10.8 (Ordering, Delivery, Rejection and Returns);

(s) ('additional CH Order Management System accounts') the number of additional CH Order Management System accounts made available to that Party during that Charging Period in accordance with Section F5.23 (CH Order Management System Accounts);

(t) ('shared solution Alt HAN Equipment') the number (as measured at the end of that Charging Period) of Smart Metering Systems associated with an MPAN at premises supplied with electricity by that Party, or with an MPRN at premises supplied with gas by that Party, that are using or (except where the Alt HAN Inventory records that Party as having elected to use Opted-out Alt HAN Equipment at that time) capable of using installed Central Shared Solution Alt HAN Equipment;
(u) ‘point-to-point Alt HAN Equipment’ the number of Smart Metering Systems (as measured at the end of that Charging Period) associated with an MPAN at premises supplied with electricity by that Party, or with an MPRN at premises supplied with gas by that Party, that are using or (except where the Alt HAN Inventory records that Party as having elected to use Opted-out Alt HAN Equipment at that time) capable of using installed Central Point-to-Point Alt HAN Equipment; and

(v) ‘stock level point-to-point Alt HAN Equipment’ the number of items of Central Point-to-Point Alt HAN Equipment (as measured at the end of that Charging Period) delivered to that Party but not installed.

Explicit Charges

K7.6 The DCC will determine the Explicit Charges for each Explicit Charging Metric and each Regulatory Year:

(a) in the case of the Explicit Charging Metrics referred to in Section K7.5(a) and (b) (‘security assessments’ and ‘privacy assessments’), so as to pass-through to each Party the relevant expenditure incurred by the Panel in respect of the Explicit Charging Metric as notified by the Panel to the DCC for the purpose of establishing such Charges;

(b) (subject to Section K7.6(a)) in a manner consistent with the Charging Objectives referred to in Sections C1.4, C1.5 and C1.6(a), (b), and (c);

(c) (subject to Section K7.6(a) and the Charging Objective referred to in Section C1.4) on a non-discriminatory and cost reflective basis so as to recover the incremental cost to the DCC (including under the DCC Service Provider Contracts) associated with the occurrence of that Explicit Charging Metric (and disregarding any costs and expenses that would be incurred whether or not that Explicit Charging Metric occurred);

(d) in the case of the Explicit Charging Metrics referred to in Section K7.5(c) and (‘LV gateway connection’ and ‘HV gateway connection’), the Explicit Charges may comprise an initial connection charge and an ongoing annual charge (which annual charge may be payable monthly or less frequently);

(e) in the case of the Explicit Charging Metrics referred to in Section K7.5(j) (‘communication services’), in accordance with (c) above; save that (where the cost of implementing an Explicit Charge for one or more of the Services referred to in that Section would be disproportionate to the cost-reflective incremental cost) the Explicit Charge for those Services may be set at zero;

(f) in the case of the Explicit Charging Metrics referred to in Sections K7.5(l), (n), (o) and (p) (‘CH stock level charge’, ‘CH auxiliary equipment’, ‘CH returned and redeployed’, and ‘CH returned not redeployed’), so as to ensure they are uniform across each month of a Regulatory Year and across each Region and do not make any distinction linked to use at Domestic Premises or Non-Domestic Premises;

(g) in the case of the Explicit Charging Metric referred to in Sections K7.5(l), (o) and (p) (‘CH stock level charge’, ‘CH returned and redeployed’ and ‘CH returned not redeployed’), on the basis that there can be different charges for each HAN Variant;

(h) so that the Explicit Charging Metric referred to in Section K7.5(o) (‘CH returned and redeployed’) for each HAN Variant is not more than the Explicit Charging Metric for that HAN Variant referred to in Section K7.5(p) (‘CH returned not redeployed’);
in the case of the Explicit Charging Metric referred to in Section K7.5(p) (‘CH returned not redeployed’), in accordance with (c) above, for which purpose the incremental cost to DCC shall include any early termination fee payable in relation to the Communications Hub, or (if applicable) the net present value of the ongoing costs likely to be incurred by the DCC notwithstanding the fact that the Communications Hub has been removed, lost or destroyed;

(i) in the case of the Explicit Charging Metric referred to in Sections K7.5(r) (‘test comms hubs’), on the basis that there can be different charges for different types of Test Communications Hubs (including by reference to the HAN Variant to which they correspond); and

(j) in the case of the Explicit Charging Metrics referred to in Section K7.5(t), (u) and (v) (‘shared solution Alt HAN Equipment’, ‘point-to-point Alt HAN Equipment’ and ‘stock level point-to-point Alt HAN Equipment’), so as to pass-through to each Party the relevant costs of AltHANCo in respect of the Explicit Charging Metric as notified by AltHANCo to the DCC for the purpose of establishing such Charges.

K7.7 This Section K7.7 applies only in respect of the Explicit Charging Metrics referred to in Sections K7.5(f) and (g) (‘elective service evaluation’ and ‘P&C support’). Where the DCC is simultaneously considering requests for an Explicit Charging Metric from two or more Parties, and where it would be advantageous to all such Parties for the DCC to do so, the DCC shall offer the Explicit Charging Metrics both conditionally on all the Parties taking up the Explicit Charging Metric and without such condition. In respect of the Explicit Charges to apply in respect of the conditional offer, the DCC shall calculate the Explicit Charges for each Party on the assumption that the other Parties accept the offers, and shall accordingly apportion any common costs between the Parties on a non-discriminatory and cost-reflective basis.

Second-Comer Contributions

K7.8 This Section K7.8 applies only in respect of the Explicit Charging Metrics referred to in Sections K7.5(f) and (g) (‘elective service evaluation’ and ‘P&C support’). Subject to Section K7.10, where:

(a) the DCC makes an offer in respect of any proposed Explicit Charging Metric to a person (the “subsequent person”); and

(b) prior to such offer being made to the subsequent person, another person (the “initial contributor”) was obliged to pay Explicit Charges designed to recover any costs (the “relevant costs”) that would otherwise (in accordance with this Charging Methodology) have been recoverable from the subsequent person,

then the DCC shall make an offer to the subsequent person that requires that subsequent person to pay by way of Explicit Charges such a contribution to the relevant costs as may be reasonable in all the circumstances.

K7.9 Subject to Section K7.10, where an offer made by the DCC that includes an element of relevant costs is accepted by the subsequent person, the DCC shall (following payment by the subsequent person) offer such rebate to the initial contributor as may be reasonable in all the circumstances.

K7.10 Sections K7.8 and K7.9 shall not apply:

(a) where the relevant costs are less than £20,000;
(b) where the relevant costs are between £20,000 and £500,000 (inclusive), and the initial contributor’s offer for the Explicit Charging Metric was accepted more than 5 years before the offer to the subsequent contributor is made;

(c) where the relevant costs are more than £500,000, and the initial contributor’s offer for the Explicit Charging Metric was accepted more than 10 years before the offer to the subsequent contributor is made; and/or

(d) where the initial contributor no longer exists or cannot be contacted by the DCC following reasonable enquiry.

K7.11 All references to an initial contributor in this Section K7 shall, in respect of any subsequent person, be interpreted so as to include any person that was previously a subsequent person in respect of the relevant costs in question and that paid Explicit Charges designed to recover an element of those relevant costs.

K8. DETERMINING ELECTIVE CHARGES

Introduction

K8.1 The Elective Charges for each Regulatory Year are payable in accordance with the relevant Bilateral Agreement.

K8.2 The terms and conditions of each Bilateral Agreement (including those in respect of the Elective Charges payable thereunder) are to be agreed or determined in accordance with Section H7 (Elective Communication Services) and the DCC Licence.

Determining the Elective Charges

K8.3 Where the DCC makes any offer to enter into a Bilateral Agreement in respect of an Elective Communication Service, the DCC shall offer Elective Charges in respect of each such Elective Communication Service determined by the DCC:

(a) in a manner consistent with the Charging Objectives referred to in Sections C1.6(a), (b), and (c);

(b) in a non-discriminatory and cost-reflective manner, so as to recover the total costs to the DCC (including under the DCC Service Provider Contracts) associated with that Bilateral Agreement (including so as to recover a reasonable proportion of any standing costs that would be incurred whether or not that Elective Communication Service was provided); and

(c) so that such proportion of such standing costs is recovered by way of a standing charge that is payable whether or not the service is requested or provided.

K8.4 Where the DCC is simultaneously considering requests for a formal offer to provide Elective Communication Services from two or more Parties, and where it would be advantageous to all such Parties for the DCC to do so, the DCC shall make the offer both conditionally on all the Parties accepting the offer and without such condition. In respect of the Elective Charges to apply in respect of the conditional offer, the DCC shall calculate the Elective Charges for each Party on the assumption that the other Parties accept the offers, and shall accordingly apportion any common costs between the Parties on a non-discriminatory and cost-reflective basis.
Although this Code in no way binds the Authority it is acknowledged that any determination by the Authority of the Elective Charges in respect of a Bilateral Agreement will be undertaken as envisaged by the DCC Licence, including by reference to those matters set out in Sections K8.3 and K8.4.

Second-Comer Contributions

Subject to Section K8.8, where:
(a) the DCC makes an offer in respect of any proposed Elective Communications Service to a person (the “subsequent person”); and

(b) prior to such offer being made to the subsequent person, another person (the “initial contributor”) was obliged to pay Elective Charges designed to recover any costs (the “relevant costs”) that would otherwise (in accordance with this Charging Methodology) have been recoverable from the subsequent person,

then the DCC shall make an offer to the subsequent person that requires that subsequent person to pay by way of Elective Charges such a contribution to the relevant costs as may be reasonable in all the circumstances.

Subject to Section K8.8, where an offer made by the DCC that includes an element of relevant costs is accepted by the subsequent person, the DCC shall (following payment by the subsequent person) offer such rebate to the initial contributor as may be reasonable in all the circumstances.

Sections K8.6 and K8.7 shall not apply:
(a) where the relevant costs are less than £20,000;

(b) where the relevant costs are between £20,000 and £500,000 (inclusive), and the initial contributor’s offer for the Elective Communication Service was accepted more than 5 years before the offer to the subsequent contributor is made;

(c) where the relevant costs are more than £500,000, and the initial contributor’s offer for the Elective Communication Service was accepted more than 10 years before the offer to the subsequent contributor is made; and/or

(d) where the initial contributor no longer exists or cannot be contacted by the DCC following reasonable enquiry.

All references to an initial contributor in this Section K8 shall, in respect of any subsequent person, be interpreted so as to include any person that was previously a subsequent person in respect of the relevant costs in question and that paid Elective Charges designed to recover an element of those relevant costs.

WITHIN-YEAR ADJUSTMENTS

Introduction

The revenue restriction contained in the DCC Licence allows the DCC to carry forward any under or over recovery in respect of one Regulatory Year to the following Regulatory Year. Therefore, there is no absolute need for the DCC to alter the Charges part way through a Regulatory Year.
K9.2 Nevertheless, subject to compliance with Condition 19 of the DCC Licence, the DCC may alter the Charges part way through a Regulatory Year, including in one of the following two ways:

(a) where this Charging Methodology is amended and the amendment has effect part way through a Regulatory Year; or

(b) where the requirements of this Section K9 are met, by applying within-year adjustments for the matters set out in this Section K9.

**Amending this Charging Methodology**

K9.3 Where the Authority consents in accordance with Condition 19 of the DCC Licence, the DCC may recalculate the Charges in accordance with this Charging Methodology (including so as to take into account any modification of this Charging Methodology). In such circumstances, the references herein to a Regulatory Year shall be interpreted as meaning the remaining period of such Regulatory Year from the time at which the modified Charges in question are to apply.

**Within-Year Adjustment for Bad Debt**

K9.4 Where a Party fails to pay to the DCC an amount due by way of Charges such that an Event of Default has occurred, and provided the DCC has complied with its obligations under Section J (Charges) in respect of the same, the DCC may (where it reasonably considers it appropriate to do so, taking into account the matters referred to in Section K9.1) determine the Unrecovered Bad Debt Payment \( UBDP_{peu} \) to be paid by every Compliant Party \( p \) in respect of that Event of Default \( e \) in one or more subsequent months \( m \) of such Regulatory Year \( t \) as the DCC may determine. \( UBDP_{peu} \) shall be calculated as follows:

\[
UBDP_{peu} = \frac{UBP_e \times DS_{pe}}{BM_e}
\]

Where:

- \( UBP_e \) is the amount owing in respect of the Event of Default \( e \) or such smaller amount as DCC decides to recover over the remainder of the Regulatory Year \( t \)
- \( DS_{pe} \) is the share of the debt owing in respect of the Event of Default \( e \) to be paid by each Compliant Party \( p \), which is to be calculated as follows.

\[
DS_{pe} = \frac{TMP_{pe}}{\sum_{p'} TMP_{p'}}
\]

where \( TMP_{pe} \) is the total amount paid or payable by way of Charges by each Compliant Party \( p \) in respect of the 12 months preceding the month in respect of which the Event of Default \( e \) occurred.
\[ \sum_{p} \text{represents a sum over all Compliant Parties for the Event of Default.} \]

K9.5 Where the DCC:

(a) has levied a charge for an Unrecovered Bad Debt Payment; and

(b) subsequently recovers from the defaulting Party any or all of the unpaid debt to which the Unrecovered Bad Debt Payment related,

then the DCC shall return the money it has recovered from the defaulting Party to the Compliant Parties in proportion to their contributions to \( UBDP_{pmt} \). In order to return such money, the DCC shall include a negative \( UBDP_{pmt} \) amount in the Charges for the month following the month in which the DCC received payment (or part payment) from the defaulting Party.

**Within-Year Adjustment for Liability Events**

K9.6 If a Liability Event arises, the DCC may (where it reasonably considers it appropriate to do so, taking into account the matters referred to in Section K9.1 and having consulted with the Authority and the Panel) determine the **Liability Payment** \( LP_{plmt} \) to be paid by (or, in the case of negative Liability Sums, paid to) every other Party \( p \) in respect of that Liability Event \( l \) in one or more subsequent months \( m \) of such Regulatory Year \( t \) as the DCC may determine shall be calculated as follows:

\[
LP_{plmt} = \frac{TLP_{l} \times LS_{pl}}{BM_{l}}
\]

Where:

- \( BM_{l} \) is the number of months in the balance of the Regulatory Year over which the DCC decides it is to recover the amount owing in respect of the Liability Event
- \( TLP_{l} \) is the Liability Sum arising in respect of the Liability Event \( l \) or such smaller amount as DCC decides to recover over the remainder of the Regulatory Year \( t \)
- \( LS_{pl} \) is the share of the liability owing in respect of the Liability Event \( l \) to be paid by (or, in the case of negative Liability Sums, paid to) each Party \( p \), which is to be calculated as follows.

\[
LS_{pl} = \frac{TMP_{pl}}{\sum_{p} TMP_{pl}}
\]

where \( TMP_{pl} \) is the total amount paid or payable by way of Charges by each Party \( p \) in respect of the 12 months preceding the month in which the Liability Sum for the Liability Event \( l \) is payable to or by the DCC.
Within-Year Adjustment for Communications Hub Finance Acceleration Events

K9.7 For the purposes of Section K9.6:

(a) a Communications Hub Finance Acceleration Event is a Liability Event;

(b) the amount due and payable by the DCC as a result of a Communications Hub Finance Acceleration Event is a Liability Sum to the extent the DCC estimates that such amount will be recoverable by the DCC as Allowed Revenue;

(c) the reference to “Charges” in the definition of $L_{S,p}$ shall (in the case of a Communications Hub Finance Acceleration Event) be interpreted as a reference to “Communications Hub Charges”; and

(d) the amount payable by each Party in respect of such Liability Event shall (for the purposes of invoicing and payment under Section J (Charges) or Section M11.5(b) (Third Party Rights)) be treated as an amount due by way of Communications Hub Finance Charges relating to the Communications Hub Finance Facility in respect of which the Communications Hub Finance Acceleration Event has occurred.

K10. CALCULATING MONTHLY PAYMENTS

Introduction

K10.1 The monthly payment of Charges payable by each Party shall be calculated in accordance with this Section K10, based on:

(a) the Fixed Charges determined in accordance with Section K5 or K6 (as applicable);

(b) the Fixed CH Charges determined in accordance with Section K6A;

(c) the Fixed Alt HAN Charges determined in accordance with Section K5A, K5B or K6B (as applicable);

(d) the Explicit Charges determined in accordance with Section K7;

(e) the Elective Charges determined in accordance with Section K8; and

(f) any within-year adjustments determined in accordance with Section K9.

Calculating Fixed Charges

K10.2 The Fixed Charges, Fixed CH Charges and Fixed Alt HAN Charges payable by each person in respect of any month (or part month) during a Regulatory Year shall be calculated following the end of that month based on the calculations in accordance with Section K5, K5A, K5B, K6, K6A or K6B (as applicable).

K10.3 The Fixed Charges and Fixed CH Charges are payable by the persons in each Charging Group, and the Fixed Alt HAN Charges are payable by the persons in the Alt HAN Charging Groups. The Fixed Charges and Fixed CH Charges payable by any Party that is not in a Charging Group shall be zero, and the Fixed Alt HAN Charges payable by any Party that is not in an Alt HAN Charging Group shall be zero.
Calculating Explicit Charges and Elective Charges Payments

K10.4 The Explicit Charges payable by each Party in respect of any month (or part month) during a Regulatory Year shall be calculated following the end of that month based on the Explicit Charging Metrics incurred by that Party during the Charging Period for that month.

K10.5 The Elective Charges payable by each Party in respect of any month (or part month) during a Regulatory Year shall be calculated following the end of that month based on the relevant Bilateral Agreement.

Calculating Monthly Payments (UITMR Period)

K10.6 No longer used.

K10.7 For each month (or part month) \((m)\) during a Regulatory Year \((t)\) during the UITMR Period, the rollout monthly payment \((RMP)\) in respect of the Charges payable by each Party \((p)\) shall be calculated as follows:

\[
RMP_{pmt} = \sum_{g} \left( RFC_{gt} \times \left( ADSMS_{pgmt} + \sum_{r} ANSMS_{pgmt} \right) \right) \\
+ \sum_{g,h} \left( CHC_{ght} \times \left( ADCH_{ght} + \sum_{r} ANCH_{ght} \right) \right) \\
+ \sum_{g} \left( RAHFC_{gt} \times ADSMS_{pgmt} \right) + \sum_{g} \left( RAHFC_{gt} \times ANSMS_{pgmt} \right) \\
+ \sum_{i=1}^{n} \left( EC_{i} \times ECM_{pmt} \right) + TEP_{pmt} + \sum_{e=m}^{m} UBDP_{pmt} + \sum_{l=m}^{m} LP_{pmt}
\]

Where:

- \(RFC_{gt}\) = the Fixed Charges payable in respect of months (or part months) during Regulatory Year \((t)\) by persons in Charging Group \((g)\) in respect of Mandated Smart Metering Systems for Domestic Premises and Enrolled;
- \(ADSMS_{pgmt}\) = the amount described as such in Section K5.9;
- \(ANSMS_{pgmt}\) = the amount described as such in Section K5.7;
- \(CHC_{ght}\) = the Fixed CH Charge payable in respect of months (or part months) during Regulatory Year \((t)\) by persons in CH Charging Group \((g)\), for HAN Variant \((h)\) in respect of Smart Metering Systems for both Non-Domestic Premises and Domestic Premises;
- \(ANCH_{ght}\) = the amount described in Section K6A.6;
- \(ADCH_{ght}\) = the amount described in Section K6A.6;
\[ RAHF_{gt} = \text{the Fixed Alt HAN Charge payable in respect of months (or part months) during Regulatory Year (t) by persons in Alt HAN Charging Group (g) in respect of Mandated Smart Metering Systems for Domestic Premises and Smart Metering Systems for Non-Domestic Premises calculated in accordance with Section K5A;} \]

\[ EC_{it} = \text{the Explicit Charge for an Explicit Charging Metric (i) and a Regulatory Year (t);} \]

\[ ECM_{gpmnt} = \text{the Explicit Charging Metrics incurred by a Party (p) during the Charging Period for that month (m) in a Regulatory Year (t);} \]

\[ TEP_{pmt} = \text{the total amount payable by a Party (p) in respect of Elective Charges and a month (m) in a Regulatory Year (t);} \]

\[ UBDP_{pmt} = \text{the Unrecovered Bad Debt Payment in respect of a month (m) in a Regulatory Year (t) and each Event of Default (e), as calculated in accordance with Section K9;} \]

\[ LP_{pmlnt} = \text{the Liability Payment in respect of a month (m) in a Regulatory Year (t) and each Liability Event (l), as calculated in accordance with Section K9.} \]

\section*{Calculating Monthly Payments (COMR Period)}

K10.7A For each month (or part month) (m) during a Regulatory Year (t) during the COMR Period, the rollout monthly payment \( RMP \) in respect of the Charges payable by each Party (p) shall be calculated as follows:

\[
RMP_{pmt} = \sum_{g} \left( RFC_{gt} \times \left( ADSMS_{pmt} + \sum_{r} ANSMS_{pmt} \right) \right) + \sum_{g \neq h} \left( CHC_{gh} \times \left( ADCH_{gt} + \sum_{r} ANCH_{gh} \right) \right) + \sum_{g} \left( RAHF_{gt} \times ADSMS_{pmt} \right) + \sum_{g} \left( RAHF_{gt} \times \sum_{r} ANSMS_{pmt} \right) + \sum_{i=1}^{m} \left( EC_{i} \times ECM_{pmt} \right) + TEP_{pmt} + \sum_{e \in m} UBDP_{pmt} + \sum_{l \in m} LP_{pmlnt}
\]

Where:

\[ RFC_{gt} = \text{the Fixed Charges payable in respect of months (or part months) during Regulatory Year (t) by persons in Charging Group (g) in respect of Mandated Smart Metering Systems for Domestic Premises and Mandated Non-Domestic Smart Metering Systems for Non-Domestic Premises, calculated in accordance with Section K5;} \]

\[ ADSMS_{pmt} = \text{the amount described as such in Section K5.9;} \]

\[ ANSMS_{pmt} = \text{the amount described as such in Section K5.11;} \]
Calculating Monthly Payments (Enduring)

K10.8 For each month (or part month) (m) during a Regulatory Year (t) after the COMR Period, the monthly payment (MP) in respect of the Charges payable by each Party (p) shall be calculated as follows:

Where:

$$MP_{pm} = \sum_{g} \left[ EFC_{gt} \times ADSMS_{pgmt} + \sum_{r} ANSMS_{pgmt} \right] + \sum_{g} \left[ CHC_{ght} \times ADCH_{ght} + \sum_{r} ANCH_{ght} \right] + \sum_{g} \left( DAHFC_{gt} \times ADSMS_{pgmt} \right) + \sum_{g} \left( NAHFC_{gt} \times \sum_{r} ANSMS_{pgmt} \right) + \sum_{i=1}^{n} \left( ECF_{i} \times ECM_{pmt} \right) + TEP_{pm} + \sum_{eem} UBDP_{pm} + \sum_{lem} LP_{pmlt}$$

Where:

$$EFC_{gt}$$ = the Fixed Charges payable in respect of months (or part months) during Regulatory Year (t) by persons in CH Charging Group (g) in respect of Enrolled Smart Metering Systems for both Non-Domestic Premises and Domestic Premises, calculated in accordance with Section K6;

$$ANCH_{ght}$$ = the amount described in Section K6A.6;

$$ADCH_{ght}$$ = the amount described in Section K6A.6;

$$RAHFC_{gt}$$ = the Fixed Alt HAN Charge payable in respect of months (or part months) during Regulatory Year (t) by persons in Alt HAN Charging Group (g) in respect of Mandated Smart Metering Systems for Domestic Premises and Mandated Non-Domestic Smart Metering Systems for Non-Domestic Premises calculated in accordance with Section K5B;

$$EC_{p}$$ = the Explicit Charge for an Explicit Charging Metric (i) and a Regulatory Year (t);

$$ECM_{gmt}$$ = the Explicit Charging Metrics incurred by a Party (p) during the Charging Period for that month (m) in a Regulatory Year (t);

$$TEP_{pm}$$ = the total amount payable by a Party (p) in respect of Elective Charges and a month (m) in a Regulatory Year (t);

$$UBDP_{pm}$$ = the Unrecovered Bad Debt Payment in respect of a month (m) in a Regulatory Year (t) and each Event of Default (e), as calculated in accordance with Section K9;

$$LP_{pmlt}$$ = the Liability Payment in respect of a month (m) in a Regulatory Year (t) and each Liability Event (l), as calculated in accordance with Section K9.
The amount described as such in Section K6.7;

The amount described as such in Section K6.7;

The Fixed CH Charge payable in respect of months (or part months) during Regulatory Year (t) by persons in CH Charging Group (g), for HAN Variant (h) in respect of Smart Metering Systems for both Non-Domestic Premises and Domestic Premises;

The amount described in Section K6A.6;

The amount described in Section K6A.6;

The Domestic Fixed Alt HAN Charge payable in respect of months (or part months) during Regulatory Year (t) by persons in Alt HAN Charging Group (g) in respect of Enrolled Smart Metering Systems for Domestic Premises calculated in accordance with Section K6B;

The Non-Domestic Fixed Alt HAN Charge payable in respect of months (or part months) during Regulatory Year (t) by persons in Alt HAN Charging Group (g) in respect of Enrolled Smart Metering Systems for Non-Domestic Premises calculated in accordance with Section K6B;

The Explicit Charge for an Explicit Charging Metric (i) and a Regulatory Year (t);

The Explicit Charging Metrics incurred by a Party (p) during the Charging Period for that month (m) in a Regulatory Year (t);

The total amount payable by a Party (p) in respect of Elective Charges and a month (m) in a Regulatory Year (t);

The Unrecovered Bad Debt Payment in respect of a month (m) in a Regulatory Year (t) and each Event of Default (e), as calculated in accordance with Section K9;

The Liability Payment in respect of a month (m) in a Regulatory Year (t) and each Liability Event (l), as calculated in accordance with Section K9.

K11. DEFINITIONS

K11.1 In this Charging Methodology, except where the context otherwise requires, the expressions in the left hand column below shall have the meanings given to them in the right hand column below:

Advanced Meter has the meaning given to that expression in:

a. with respect to the supply of electricity, standard licence condition 39 of the Electricity Supply Licence;

b. with respect to the supply of gas, standard licence condition 33 of the Gas Supply Licence.

Allowed Revenue has the meaning given to that expression in the revenue restriction conditions of the DCC Licence.

Alt HAN Charging Group has the meaning given to that expression in Section K3.10.

has the meaning given to that expression in Section K3.15.
Alt HAN Charging Group
Weighting Factors

Alt HAN Cost Domestic Allocation has the meaning given to that expression in Section K3.17.

Alt HAN Costs has the meaning given to that expression in Section Z6.1.

Alt HAN Fixed Revenue has the meaning given to that expression in Section K3.7.

Alt HAN Inventory has the meaning given to that expression in Section Z6.1.

AltHANCo has the meaning given to that expression in Section Z6.1.

Central Point-to-Point Alt HAN Equipment has the meaning given to that expression in Section Z6.1.

Central Shared Solution Alt HAN Equipment has the meaning given to that expression in Section Z6.1.

Charging Group has the meaning given to that expression in Section K3.10.

Charging Group Weighting Factor has the meaning given to that expression in Section K3.13.

Charging Period means, in respect of each month (the ‘current month’), the period from the start of the 16th day of the previous month to the end of the 15th day of the current month.

CH Charging Group has the meaning given to that expression in Section K3.9.

CH Charging Group Weighting Factor has the meaning given to that expression in Section K3.14.

COMR Period means the period, during which mass rollout of Smart Metering Systems is to be completed, which for these purposes:

a. commences immediately following the end of the UITMR Period; and

b. ends at the end of 31 March falling in the year determined for such purposes by the Secretary of State following consultation with the Authority, Parties, and the Panel.

Compliant Party means, in respect of any Event of Default giving rise to an Unrecovered Bad Debt Payment, all of the Parties other than: (a) the Defaulting Party in respect of that Event of Default; and (b) the Defaulting Party in respect of any other Event of Default giving rise to an Unrecovered Bad Debt Payment that is
calculated under Section K9.4 during the same month as the Unrecovered Bad Debt Payment to which reference is first made in this definition.

**Designated Premises** has the meaning given to that expression in:

a. with respect to the supply of electricity, standard licence condition 1 (Definitions for standard conditions) of the Electricity Supply Licence;
b. with respect to the supply of gas, standard licence condition 1 (Definitions for standard conditions) of the Gas Supply Licence.

**Elective Charges** means the Charges payable in respect of Elective Communication Services.

**Enrolled Smart Metering System** means a Smart Metering System that has been Enrolled.

**Estimated Allowed Revenue** has the meaning given to that expression in Section K2.1.

**Estimated Elective Service Revenue** has the meaning given to that expression in Section K2.3.

**Estimated Explicit Charges Revenue** has the meaning given to that expression in Section K2.5.

**Estimated Fixed Charges Revenue** has the meaning given to that expression in Section K2.6.

**Explicit Charges** means the Charges calculated in accordance with Section K7, and payable in respect of the Explicit Charging Metrics.

**Explicit Charging Metrics** has the meaning given to that expression in Section K7.

**Fixed Alt HAN Charges** means the Charges calculated in accordance with Section K5A, K5B or K6B (as applicable).

**Fixed CH Charges** means the Charges calculated in accordance with Section K6A.

**Fixed Charges** means the Charges calculated in accordance with Section K5 or K6 (as applicable).

**HAN Variant** for the purposes of this Section K there shall be only two HAN Variants: Single Band and Dual Band, as further described in Appendix I (CH Installation and Maintenance Support Materials).

**Liability Event** means an event as a result of which either:

(a) the DCC has a net liability to the DCC Service Providers collectively (excluding in respect of charges arising in the ordinary course of events); or
(b) the DCC Service Providers collectively have a net liability to the DCC (excluding in respect of service credits or liquidated damages arising from poor service performance).

**Liability Sum**

means, in respect of a Liability Event as a result of which:
(a) the DCC owes a net liability to the DCC Service Providers collectively, the amount of such net liability (having taken into account amounts recoverable by the DCC in respect of that Liability Event otherwise than pursuant to this Charging Methodology, including amounts recoverable from other Parties as a result of any breach of this Code by such Parties which caused or contributed to that Liability Event), but only to the extent that the DCC estimates that such net liability will be recoverable by the DCC as Allowed Revenue; or
(b) the DCC Service Providers collectively owe a net liability to the DCC, the net amount actually received by the DCC in respect of such net liability (having taken into account amounts owed by the DCC to other Parties and to third parties in respect of that Liability Event otherwise than pursuant to this Charging Methodology), but only to the extent that the DCC estimates that such net liability will reduce the Allowed Revenue that the DCC could otherwise recover by way of the Charges (which net amount will be expressed as a negative number).

**Liability Payment**

has the meaning given to that expression in Section K9.6 (expressed as a negative number in the case of negative Liability Sums).

**Mandated Non-Domestic Smart Metering System**

means, from time to time, each MPAN or MPRN associated with a Designated Premises (regardless of whether or not a Smart Metering System has been installed or Enrolled), but excluding:

a. those MPANs and MPRNs associated with premises in respect of which the DCC is exempted from the requirement to Enrol Smart Metering Systems in accordance with the Statement of Service Exemptions;
b. those MPANs that do not have the status of “traded” (as identified in the MRA) and those MPRNs that do not have a status that indicates that gas is off-taken at the supply point (as identified in the UNC);
c. those MPANs associated with a Designated Premises at which there is installed an Advanced Meter pursuant to the provisions of standard condition 39 of the Electricity Supply Licence; and
d. those MPRNs associated with a Designated Premises at which there is installed an Advanced Meter pursuant to the provisions of standard condition 33 of the Gas Supply Licence.

**Mandated Smart Metering System**

means, from time to time, each MPAN or MPRN associated with a Domestic Premises (regardless of whether or not a Smart Metering System has been installed or Enrolled), but excluding:

(a) those MPANs and MPRNs associated with premises in respect of which the DCC is exempted from the requirement to Enrol Smart Metering Systems in accordance with the Statement of Service Exemptions; and
(b) those MPANs that do not have the status of “traded” (as identified in the MRA) and those MPRNs that do not have a status that indicates that gas is off-taken at the supply point (as identified in the UNC).

National Fixed Revenue has the meaning given to that expression in Section K3.7.

Opted-out Alt HAN Equipment has the meaning given to that expression in Section Z6.1.

Regional Communications Hub Device Revenue has the meaning given to that expression in Section K3.9.

Regional Communications Hub Fixed Revenue has the meaning given to that expression in Section K3.9.

Regional Fixed Revenue has the meaning given to that expression in Section K3.9.

Regulatory Year means (subject to Section K9.3) a period of twelve months beginning at the start of 1 April in any calendar year and ending at the end of 31 March in the next following calendar year.

Test CH Services means the Services provided under Section F10 (Test Communications Hubs).

UITMR Period means the period, covering User integration testing and the mass rollout period, which for these purposes: (a) commences at the start of the month in which the DCC is first obliged to make regular monthly payments to one or more of the DCC Service Providers; and (b) ends on 31 March 2021.

Unrecovered Bad Debt Payment has the meaning given to that expression in Section K9.4.

Weighting Factor means the Charging Group Weighting Factor, the CH Charging Group Weighting Factor or the Alt HAN Charging Group Weighting Factor.
L1. SMKI POLICY MANAGEMENT AUTHORITY

Establishment of the SMKI PMA

L1.1 The Panel shall establish a Sub-Committee in accordance with the requirements of this Section L1, to be known as the “SMKI PMA”.

L1.2 Save as expressly set out in this Section L1, the SMKI PMA shall be subject to the provisions concerning Sub-Committees set out in Section C6 (Sub-Committees).

Membership of the SMKI PMA

L1.3 The SMKI PMA shall be composed of the following persons (each an “SMKI PMA Member”):

(a) the SMKI PMA Chair (as further described in Section L1.5);
(b) four SMKI PMA (Supplier) Members (as further described in Section L1.6);
(c) two SMKI PMA (Network) Member (as further described in Section L1.8); and
(d) one representative of the Security Sub-Committee and one representative of the Technical Architecture and Business Architecture Sub-Committee (in each case as further described in Section L1.10); and
(e) one SMKI Specialist (appointed as described in the definition of that expression in Section A1 (Definitions)).

L1.4 Each SMKI PMA Member must be an individual (and cannot be a body corporate, association or partnership). No one person can hold more than one office as an SMKI PMA Member at the same time.

L1.5 The “SMKI PMA Chair” shall be such person as is (from time to time) appointed to that role by the Panel in accordance with a process designed to ensure that:

(a) the candidate selected is sufficiently independent of any particular Party or class of Parties;
(b) the SMKI PMA Chair is appointed for a three-year term (following which he or she can apply to be re-appointed);
(c) the SMKI PMA Chair is remunerated at a reasonable rate;
(d) the SMKI PMA Chair’s appointment is subject to Section C6.9 (Member Confirmation), and to terms equivalent to Section C4.6 (Removal of Elected Members); and
(e) provision is made for the SMKI PMA Chair to continue in office for a reasonable period following the end of his or her term of office in the event of any delay in appointing his or her successor.
L1.6 Each of the four “SMKI PMA (Supplier) Members” shall (subject to any directions to the contrary made by the Secretary of State for the purpose of transition on the incorporation of this Section L1 into this Code):

(a) be appointed in accordance with Section L1.7, subject to compliance by the appointed person with Section C6.9 (Member Confirmation);

(b) retire 2 years after his or her appointment (without prejudice to his or her ability to be nominated for a further term of office); and

(c) be capable of being removed from office in accordance with Sections C4.5 and C4.6 (Removal of Elected Members), for which purpose those Sections shall be read as if references to “Elected Member” were to “SMKI PMA (Supplier) Member”, references to “Panel” were to “SMKI PMA”, references to “Panel Chair” were to “SMKI PMA Chair”, and references to “Panel Members” were to “SMKI PMA Members”.

L1.7 Each of the four SMKI PMA (Supplier) Members shall be appointed in accordance with a process:

(a) by which three SMKI PMA (Supplier) Members will be elected by Large Supplier Parties, and one SMKI PMA (Supplier) Member will be elected by Small Supplier Parties;

(b) by which any person (whether or not a Supplier Party) shall be entitled to nominate candidates to be elected as an SMKI PMA (Supplier) Member; and

(c) that is otherwise the same as that by which Elected Members are elected under Sections C4.2 and C4.3 (as if references therein to “Panel” were to “SMKI PMA”, references to “Panel Chair” were to “SMKI PMA Chair”, references to “Panel Members” were to “SMKI PMA Members”, and references to provisions of Section C or D were to the corresponding provisions set out in or applied pursuant to this Section L1).

L1.8 The two “SMKI PMA (Network) Members” shall (subject to any directions to the contrary made by the Secretary of State for the purpose of transition on the incorporation of this Section L1 into this Code):

(a) be appointed in accordance with Section L1.9, subject to compliance by the appointed person with Section C6.9 (Member Confirmation);

(b) retire 2 years after his or her appointment (without prejudice to his or her ability to be nominated for a further term of office); and

(c) be capable of being removed from office in accordance with Sections C4.5 and C4.6 (Removal of Elected Members), for which purpose those Sections shall be read as if references to “Elected Member” were to “SMKI PMA (Network) Members”, references to “Panel” were to “SMKI PMA”, references to “Panel Chair” were to “SMKI PMA Chair”, and references to “Panel Members” were to “SMKI PMA Members”.

L1.9 The two SMKI PMA (Network) Member shall be appointed in accordance with a process:

(a) by which one SMKI PMA (Network) Member will be elected by the Electricity Network Parties and one SMKI PMA (Network) Member will be elected by the Gas Network Parties; and

(b) that is otherwise the same as that by which Elected Members are elected under Sections C4.2 and C4.3 (as if references therein to “Panel” were to “SMKI PMA”, to “Panel Chair” were to “PMA Chair”,

2
to “Panel Members” were to “SMKI PMA Members”, and to provisions of Section C or D were to the corresponding provisions set out in or applied pursuant to this Section L1).

L1.10 The Security Sub-Committee and the Technical Architecture and Business Architecture Sub-Committee shall each nominate one of their members to be an SMKI PMA Member by notice to the Secretariat from time to time. The Security Sub-Committee or the Technical Architecture and Business Architecture Sub-Committee (as applicable) may each replace its nominee from time to time by prior notice to the Secretariat. Such nomination or replacement shall be subject to compliance by the relevant person with Section C6.9 (Member Confirmation). Until each such Sub-Committee exists, the Panel shall nominate a person to act as a representative of that Sub-Committee (and may from time to time replace such person).

L1.11 Each SMKI PMA Member must ensure that he or she reads the SMKI Document Set when first appointed, and subsequently from time to time, so that he or she is familiar with its content.

Proceedings of the SMKI PMA

L1.12 Each SMKI PMA Member shall be entitled to appoint an Alternate in accordance with Section C5.19 (as it applies pursuant to Section L1.15); provided that:

(a) the SMKI PMA Chair will be deemed to have nominated the SMKI Specialist to act as Alternate for the SMKI PMA Chair; and

(b) where the SMKI Specialist is unavailable, the SMKI PMA Chair must nominate another person to act as Alternate for the SMKI PMA Chair (which person may not be another SMKI PMA Member, and which person must be sufficiently independent of any particular Party or class of Parties).

L1.13 No business shall be transacted at any meeting of the SMKI PMA unless a quorum is present at that meeting. The quorum for each such meeting shall be four of the SMKI PMA Members, at least one of whom must be the SMKI PMA Chair (or his or her Alternate).

L1.14 Without prejudice to the generality of Section C5.13(c) (Attendance by Other Persons) as it applies pursuant to Section L1.15:

(a) a representative of the DCC shall be invited to attend each and every SMKI PMA meeting (which representative shall be entitled to speak at SMKI PMA meetings without the permission of the SMKI PMA Chair); and

(b) other persons who may be invited to attend SMKI PMA meetings may include:

(i) the Independent SMKI Assurance Service Provider;

(ii) one or more representatives of Device Manufacturers; or

(iii) a specialist legal adviser.

L1.15 Subject to Sections L1.12, L1.13 and L1.14, the provisions of Section C5 (Proceedings of the Panel) shall apply to the proceedings of the SMKI PMA, for which purpose that Section shall be read as if references to “Panel” were to “SMKI PMA”, references to “Panel Chair” were to “SMKI PMA Chair”, and references to “Panel Members” were to “SMKI PMA Members”.

3
L1.16 Notwithstanding Section C3.12 (Protections for Panel Members and Others), that Section shall not apply to the SMKI Specialist in any circumstances and the SMKI Specialist shall have no rights under that Section.

Duties of the SMKI PMA

L1.17 The SMKI PMA shall undertake the following duties:

(a) to approve the Device CPS, Organisation CPS and the IKI CPS, and any changes to those documents, in accordance with Sections L9;

(b) to propose variations to the SMKI SEC Documents, as further described in Section L1.19;

(c) to periodically review (including where directed to do so by the Panel) the effectiveness of the SMKI Document Set (including so as to evaluate whether the SMKI Document Set remains consistent with the SEC Objectives), and report to the Panel on the outcome of such review (such report to include any recommendations for action that the SMKI PMA considers appropriate);

(d) as soon as reasonably practicable following the incorporation of each of the following documents into this Code, its re-incorporation, or its modification in accordance with section 88 of the Energy Act 2008, to review that document in accordance with paragraph (c) above:

(i) the SMKI Compliance Policy;

(ii) the SMKI RAPP;

(iii) the Device Certificate Policy;

(iv) the Organisation Certificate Policy;

(v) the IKI Certificate Policy;

(vi) the SMKI Recovery Procedure,

and (where the SMKI PMA considers it appropriate to do so) submit one or more Draft Proposals in respect of those documents;

(e) to periodically review the effectiveness of the DCCKI Document Set and to:

(i) notify DCC where it considers that changes should be made to the DCCKI Document Set in order to ensure that DCC meets its obligations under Section G (Security) (such notification to include any recommendation for action that the SMKI PMA considers appropriate); and

(ii) copy any such notification to the Security Sub-Committee and, except to the extent that it is appropriate to redact information for security purposes, to other SEC Parties;

(f) as soon as reasonably practicable following the incorporation of each of the following documents into this Code, its re-incorporation, or its modification in accordance with section 88 of the Energy Act 2008, to review that document in accordance with paragraph (e) above:

(i) the DCCKI RAPP;
the DCCKI Certificate Policy;

to review the DCCKI CPS, and any amendments proposed to be made to it by the DCC, in accordance with Section L13 (DCC Key Infrastructure);
as part of its review of the SMKI Compliance Policy pursuant to paragraph (d) above, to consider whether SMKI Participants which are subject to assurance assessments pursuant to the SMKI Compliance Policy should be liable to meet the costs (or a proportion of the costs) of undertaking such assessments, and (where the SMKI PMA considers it appropriate to do so) submit one or more Draft Proposals as referred to in paragraph (d) above;
in relation to any incident in which a Relevant Private Key is (or is suspected of being) Compromised, to decide, in accordance with the SMKI Recovery Key Guidance, whether or not to require the use of the Recovery Private Key or Contingency Private Key (including in the latter case the use of the Contingency Symmetric Key);
to exercise the functions allocated to it under the SMKI Recovery Procedure, and in particular to exercise any power to nominate Parties for such purposes (and in accordance with such procedures) as may be set out in the SMKI Recovery Procedure;
to provide the Panel, the Change Sub-Committee, the Change Board and Working Groups with support and advice in respect of Draft Proposals and Modification Proposals that provide for variations to the SMKI SEC Documents, the DCCKI SEC Documents, or the S1SPKM SEC Documents;
to provide assurance in accordance with Section L2 (SMKI Assurance);
to provide the Panel with support and advice in respect of Disputes for which the Panel is required to make a determination, insofar as such Disputes relate to the SMKI Document Set, the DCCKI Document Set or the S1SPKM Document Set;
to provide the Panel and Sub-Committees with general advice and support with respect to the SMKI Services, the SMKI Repository Service, the DCCKI Services, the DCCKI Repository Service, each S1SPKI and each SMETS1 Symmetric Key Arrangement;
to exercise such functions as are allocated to it under, and to comply with all the applicable requirements of, the SMKI Document Set in accordance with Section L9.1;
in respect of each S1SPKI CPS, to review, and either to approve or determine not to reject (subject to such amendments as it may direct), or to reject:
ad a draft of that document, in accordance with Section L14.11;
any proposed amendment to that document, in accordance with Section L14.13;
to periodically review the effectiveness of the S1SPKM Document Set and to:
notify DCC where it considers that changes should be made to the S1SPKM Document Set (such notification to include any recommendation for action that the SMKI PMA considers appropriate); and

copy any such notification to the Security Sub-Committee;
as soon as reasonably practicable following the incorporation of each of the following documents into this Code, its re-incorporation, or its modification in accordance with section 88 of the Energy Act 2008, to review that document in accordance with paragraph (q) above:

(i) each S1SPKI Certificate Policy;

(ii) each S1SPKI RAPP;

(iii) each SMETS1 Cryptographic Key Management Policy;

(iv) the S1SPKM Compliance Policy; and

(s) to perform any other duties expressly ascribed to the SMKI PMA elsewhere in this Code.

L1.18 The SMKI PMA shall establish a process whereby the Code Administrator monitors Draft Proposals and Modification Proposals with a view to identifying (and bringing to the SMKI PMA’s attention) those proposals that are likely to affect the SMKI SEC Documents. The Code Administrator shall comply with such process.

Modification of the SMKI SEC Documents and S1SPKM SEC Documents by the SMKI PMA

L1.19 Notwithstanding Section D1.3 (Persons Entitled to Submit Draft Proposals):

(a) the SMKI PMA shall be entitled to submit Draft Proposals in respect of any of the SMKI SEC Documents or S1SPKM SEC Documents where the SMKI PMA considers it appropriate to do so; and

(b) any SMKI PMA Member shall be entitled to submit Draft Proposals in respect of any of the SMKI SEC Documents or S1SPKM SEC Documents where he or she considers it appropriate to do so (where the SMKI PMA has voted not to do so).

L2. SMKI ASSURANCE

SMKI Compliance Policy

L2.1 The SMKI PMA shall exercise the functions allocated to it by the SMKI Compliance Policy.

L2.2 The DCC shall procure all such services as are required for the purposes of complying with its obligations under the SMKI Compliance Policy.

SMKI Participants: Duty to Cooperate in Assessment

L2.3 Each SMKI Participant shall do all such things as may be reasonably requested by the SMKI PMA, or by any person acting on behalf of or at the request of the SMKI PMA (including in particular the Independent SMKI Assurance Service Provider), for the purposes of facilitating an assessment of that SMKI Participant’s compliance with any applicable requirements of the SMKI Document Set.

L2.4 For the purposes of Section L2.3, an SMKI Participant shall provide the SMKI PMA (or the relevant person acting on its behalf or at its request) with:

(a) all such Data as may reasonably be requested, within such times and in such format as may reasonably be specified; and
(b) all such other forms of cooperation as may reasonably be requested, including in particular access
at all reasonable times to:

(i) such parts of the premises of that SMKI Participant as are used for; and

(ii) such persons engaged by that SMKI Participant as carry out, or are authorised to carry out,

any activities related to its compliance with the applicable requirements of the SMKI Document Set.

Events of Default

L2.5 In relation to an Event of Default which consists of a material breach by an SMKI Participant of any
applicable requirements of the SMKI Document Set, the provisions of Sections M8.2 (Notification of an
Event of Default) to M8.4 (Consequences of an Event of Default) shall apply subject to the provisions of
Sections L2.6 to L2.13.

L2.6 For the purposes of Sections M8.2 to M8.4 as they apply pursuant to Section L2.5, an Event of Default
shall (notwithstanding the ordinary definition thereof) be deemed to have occurred in respect of the
DCC where it is in material breach of any applicable requirements of the SMKI Document Set (provided
that Sections M8.4(e), (f) and (g) shall never apply to the DCC).

L2.7 Where in accordance with Section M8.2 the Panel receives notification that an SMKI Participant is in
material breach of any applicable requirements of the SMKI Document Set, it shall refer the matter to
the SMKI PMA. On any such referral, the SMKI PMA may investigate the matter in accordance with
Section M8.3 as if the references in that Section to the “Panel” were to the “SMKI PMA”.

L2.8 Where the SMKI PMA has:

(a) carried out an investigation in accordance with Section M8.3; or

(b) received a report from the Independent SMKI Assurance Service Provider, following an assessment
by it of the compliance of any SMKI Participant with the applicable requirements of the SMKI
Document Set, concluding that the SMKI Participant has not complied with those requirements,

the SMKI PMA shall consider the information available to it and shall determine whether any non-compliance
with the SMKI Document Set has occurred and, if so, whether that non-compliance constitutes an Event of
Default.

L2.9 Where the SMKI PMA determines that an Event of Default has occurred, it shall:

(a) notify the relevant SMKI Participant and any other Party it considers may have been affected by the
Event of Default; and

(b) refer the matter to the Panel for the Panel to determine the appropriate steps to take in accordance
with Section M8.4.

L2.10 Where the Panel is considering what steps to take in accordance with Section M8.4, it shall request and
consider the advice of the SMKI PMA.

L2.11 Where the Panel determines that an SMKI Participant is required to give effect to a remedial action plan
in accordance with Section M8.4(d) that plan must be approved by the SMKI PMA.
L2.12 Where, in accordance with Section L2.11, the SMKI PMA has approved a remedial action plan in relation to the provision by the DCC of the SMKI Services, the Panel shall ensure that the approved plan (being redacted only in so far as necessary for the purposes of security) is made available to all Parties.

L2.13 Where, in accordance with Section L2.11, the SMKI PMA has approved a remedial action plan in relation to:

(a) the DCC acting in a capacity other than as the provider of the SMKI Services, the Panel may arrange for a version of the approved plan (or parts of that plan) to be made available to all the Parties; or

(b) any other SMKI Participant, the Panel may arrange for an anonymised version of the approved plan (or parts of that plan) to be made available to all the Parties,

but (in each case) only where the Panel considers that such dissemination is necessary for the purposes of security.

Emergency Suspension of SMKI Services

L2.14 Where the SMKI PMA has reason to believe that there is any immediate threat of the DCC Total System, any User Systems, any Smart Metering Systems or any RDP Systems being Compromised to a material extent by the occurrence of an event arising in relation to the SMKI Services, it may instruct the DCC immediately to suspend:

(a) the provision (in whole or in part) of the SMKI Services and/or any other Services which rely on the use of Certificates;

(b) the rights of any SMKI Participant to receive (in whole or in part) the SMKI Services and/or any other Services which rely on the use of Certificates,

and thereafter to retain that suspension in effect until such time as the SMKI PMA instructs the DCC to reinstate the provision of the relevant Services or the rights of the SMKI Participant (as the case may be).

L2.15 Where the SMKI PMA takes any steps under Section L2.14, it:

(a) shall immediately thereafter notify the Authority;

(b) shall comply with any direction given to it by the Authority in relation to such steps; and

(c) may notify all the Parties of some or all of such steps (without identifying the SMKI Participant), but only where the Panel considers that such notification is necessary for the purposes of security.

L2.16 Any Party which is affected by the SMKI PMA taking any steps under Section L2.14 may appeal the decision to do so to the Authority, and the DCC shall comply with any decision of the Authority in respect of the matter (which shall be final and binding for the purposes of this Code).

L3. THE SMKI SERVICES

The SMKI Services

L3.1 For the purposes of this Section L3, the “SMKI Services” means all of the activities undertaken by the DCC in its capacity as:
(a) the Device Certification Authority;
(b) the Organisation Certification Authority; or
(c) the IKI Certification Authority,
in each case in accordance with the applicable requirements of the Code.

**Authorised Subscribers**

**General Provisions**

L3.2 For the purposes of this Section L3:

(a) any Party which has successfully completed the SMKI and Repository Entry Process Tests for the purposes of Section H14.22(a) in respect of any of the Certificate Policies;
(b) any RDP which has successfully completed the SMKI and Repository Entry Process Tests for the purposes of Section H14.22(a) in respect of the Organisation Certificate Policy; and
(c) SECCo in respect of the IKI Certificate Policy,

may apply to become an Authorised Subscriber in accordance with, and by following the relevant procedures set out in, that Certificate Policy and the SMKI RAPP.

L3.3 The DCC shall authorise SECCo, any Party or any RDP to submit a Certificate Signing Request, and so to become an Authorised Subscriber, where SECCo, that Party or that RDP has successfully completed the relevant procedures and satisfied the criteria set out in the relevant Certificate Policy and the SMKI RAPP.

L3.4 The DCC shall provide any SMKI Services that may be requested by an Authorised Subscriber where the request is made by that Authorised Subscriber in accordance with the applicable requirements of the SMKI SEC Documents.

L3.5 The DCC shall ensure that in the provision of the SMKI Services it acts in accordance with Good Industry Practice.

**Registration Data Providers**

L3.6 Where a Registration Data Provider (other than an Electricity Network Party or Gas Network Party which is deemed to be an RDP, acting in its capacity as such) has become an Authorised Subscriber, the Network Party that nominated that Registration Data Provider shall ensure that the RDP complies with all of its obligations in that capacity under this Section L.

L3.7 Where a Registration Data Provider has been nominated as such by more than one Network Party:

(a) that RDP shall not, by virtue of acting in the capacity of an RDP for different Network Parties, be required to become a Subscriber for different Organisation Certificates;
(b) to the extent to which that RDP can be clearly identified as acting on behalf of one Network Party, that Network Party shall be subject to the requirements of Section L3.6 in respect of the actions of the RDP;

(c) to the extent to which that RDP cannot be clearly identified as acting on behalf of one Network Party, each of the Network Parties which nominated that RDP shall be subject to the requirements of Section L3.6 in respect of the actions of the RDP.

Determinations by the Panel

L3.8 Where the DCC has notified SECCo, a Party or an RDP that has applied to become an Authorised Subscriber that the DCC does not consider that it has satisfied the criteria set out in the relevant Certificate Policy and the SMKI RAPP for that purpose, SECCo, that Party or that RDP (as the case may be) may refer the matter to the Panel for determination.

L3.9 Following any reference made to it under Section L3.8, the Panel:

(a) shall determine whether the relevant applicant satisfies the criteria set out in the relevant Certificate Policy and the SMKI RAPP; and

(b) where the Panel determines that the relevant applicant meets those criteria, it shall notify the DCC, and the applicant shall (subject to any other requirements of the relevant Certificate Policy or the SMKI RAPP) become an Authorised Subscriber.

L3.10 Subject to the provisions of Section L3.11, any such determination of the Panel shall be final and binding.

L3.11 Nothing in Sections L3.8 to L3.10 shall be taken to prevent SECCo, any Party or any RDP from making a new application to DCC to become an Authorised Subscriber, in accordance with Section L3.2, at any time.

Changes in Circumstance

L3.12 Where SECCo, a Party or an RDP which is an Authorised Subscriber becomes aware of a change in circumstance which would be likely, if it were to make a new application to the DCC to become an Authorised Subscriber, to affect whether it would satisfy the criteria set out in the relevant Certificate Policy and the SMKI RAPP for that purpose, it shall as soon as is reasonably practicable notify the DCC of that change in circumstance.

L3.13 Where the DCC receives a notification from an Authorised Subscriber in accordance with Section L3.12, or otherwise becomes aware of a change in circumstance of the nature referred to in that Section, it shall:

(a) assess whether that Authorised Subscriber continues to satisfy the relevant criteria to be an Authorised Subscriber as set out in the relevant Certificate Policy and the SMKI RAPP; and

(b) where it determines that the Authorised Subscriber does not continue to satisfy the relevant criteria, notify the Authorised Subscriber which, subject to Section L3.14, shall cease to be an Authorised Subscriber in accordance with the Certificate Policy.

L3.14 Where the DCC has notified an Authorised Subscriber in accordance with Section L3.13(b):
(a) the provisions of Section L3.8 to L3.11 shall apply as if the person notified had made an unsuccessful application to become an Authorised Subscriber in respect of the relevant Certificate Policy; and

(b) where the relevant Certificate Policy is the Organisation Certificate Policy, the DCC shall, subject to any determination made by the Panel in accordance with Section L3.9, revoke any Organisation Certificates for which that person is the Subscriber;

(c) where the relevant Certificate Policy is the IKI Certificate Policy, the DCC shall, subject to any determination made by the Panel in accordance with Section L3.9, take such steps in relation to any IKI Certificates for which that person is the Subscriber as may be set out in that Certificate Policy or in the SMKI RAPP.

Eligible Subscribers

L3.15 An Authorised Subscriber:

(a) shall be known as an “Eligible Subscriber” in respect of a Certificate if it is entitled to become a Subscriber for that Certificate; and

(b) will be entitled to become a Subscriber for a Certificate only if it is identified as an Eligible Subscriber in respect of that Certificate in accordance with the following provisions of this Section L3.

Device Certificates

L3.16 A Party which is an Authorised Subscriber in accordance with the Device Certificate Policy will be an Eligible Subscriber in respect of a Device Certificate only where that Subject of that Device Certificate is one that is identified with that Party in the table immediately below.

<table>
<thead>
<tr>
<th>Party</th>
<th>Subject</th>
</tr>
</thead>
<tbody>
<tr>
<td>The DCC</td>
<td>Either: (a) a Communications Hub Function; or (b) a Gas Proxy Function.</td>
</tr>
<tr>
<td>An Import Supplier</td>
<td>Either: (a) an Electricity Smart Meter; or (b) a Type 1 Device.</td>
</tr>
<tr>
<td>A Gas Supplier</td>
<td>Either: (a) a Gas Smart Meter; (b) a Gas Proxy Function; or (c) a Type 1 Device.</td>
</tr>
<tr>
<td>Any other Party</td>
<td>Either: (a) an Electricity Smart Meter (b) a Gas Smart Meter; or (c) a Type 1 Device, but only in so far as the SMI Status of that Device is not set to ‘commissioned’ or ‘installed not commissioned’.</td>
</tr>
<tr>
<td>The DCC acting as the Production Proving Function</td>
<td>Any Production Proving Device.</td>
</tr>
</tbody>
</table>
DCA Certificates

L3.17 Where the DCC (acting in its capacity as Root DCA or Issuing DCA) is an Authorised Subscriber in accordance with the Device Certificate Policy:

(a) it (and only it) will be an Eligible Subscriber in respect of DCA Certificates;

(b) (save for the purposes of the replacement of the Root DCA Certificate) it will be an Eligible Subscriber only in respect of a single Root DCA Certificate.

Organisation Certificates

L3.18 Where the DCC, a Network Party or another Party which is (or is to become) a User, or any RDP, is an Authorised Subscriber in accordance with the Organisation Certificate Policy, that person will be an Eligible Subscriber in respect of an Organisation Certificate only where:

(a) if the Subject of that Certificate is:

(i) either the DCC (acting pursuant to its powers or duties under the Code) or a DCC Service Provider, that person is the DCC; or

(ii) not the DCC, that person is the Subject of the Certificate; and

(b) if the value of the X520OrganizationalUnitName field in that Certificate is a Remote Party Role corresponding to that listed in the table immediately below, either:

(i) that person is the DCC, and it is identified with that Remote Party Role in the second column of that table and the Certificate Signing Request originates from the individual System referred in the paragraph of the definition of DCC Live Systems identified in the fourth column of that table; or

(ii) that person is identified with that Remote Party Role in the second column of that table, and the value of the subjectUniqueID field in the Certificate is a User ID or RDP ID associated with any such User Role or with an RDP as may be identified in the third column of that table.

<table>
<thead>
<tr>
<th>Remote Party Role</th>
<th>Party</th>
<th>User Role or RDP</th>
<th>DCC Live Systems definition paragraph</th>
</tr>
</thead>
<tbody>
<tr>
<td>root</td>
<td>The DCC</td>
<td>[Not applicable]</td>
<td>(d)</td>
</tr>
<tr>
<td>recovery</td>
<td>The DCC</td>
<td>[Not applicable]</td>
<td>(f)</td>
</tr>
<tr>
<td>transitionalCoS</td>
<td>The DCC</td>
<td>[Not applicable]</td>
<td>(c)</td>
</tr>
<tr>
<td>wanProvider</td>
<td>The DCC</td>
<td>[Not applicable]</td>
<td>(a)</td>
</tr>
<tr>
<td>accessControlBroker</td>
<td>The DCC</td>
<td>[Not applicable]</td>
<td>(b)</td>
</tr>
<tr>
<td>issuingAuthority</td>
<td>The DCC</td>
<td>[Not applicable]</td>
<td>(a)</td>
</tr>
<tr>
<td>networkOperator</td>
<td>A Network Party</td>
<td>[Not applicable]</td>
<td></td>
</tr>
<tr>
<td>Supplier</td>
<td>Other</td>
<td>Either: (a) Electricity Distributor; or (b) Gas Transporter.</td>
<td>Either: (a) Import Supplier; or (b) Gas Supplier.</td>
</tr>
<tr>
<td>----------</td>
<td>-------</td>
<td>-----------------------------------------------------------</td>
<td>---------------------------------------------------</td>
</tr>
<tr>
<td>supplier</td>
<td>other</td>
<td>A Supplier Party</td>
<td>An RDP or any Party other than the DCC</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>pPPXmlSign</th>
<th>pPRDPFileSign</th>
<th>s1SPxmlSigning</th>
<th>commissioningPartyFileSigning</th>
</tr>
</thead>
<tbody>
<tr>
<td>The DCC</td>
<td>The DCC</td>
<td>The DCC</td>
<td>The DCC</td>
</tr>
<tr>
<td>[Not Applicable]</td>
<td>[Not Applicable]</td>
<td>[Not Applicable]</td>
<td>[Not Applicable]</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>requestingPartyFileSigning</th>
<th>s1SPMigrationSigning</th>
<th>commissioningPartyXmlSigning</th>
</tr>
</thead>
<tbody>
<tr>
<td>The DCC</td>
<td>The DCC</td>
<td>The DCC</td>
</tr>
<tr>
<td>[Not Applicable]</td>
<td>[Not Applicable]</td>
<td>[Not Applicable]</td>
</tr>
</tbody>
</table>

**OCA Certificates**

L3.19 Where the DCC (acting in its capacity as Root OCA or Issuing OCA) is an Authorised Subscriber in accordance with the Organisation Certificate Policy:

(a) it (and only it) will be an Eligible Subscriber in respect of OCA Certificates;

(b) (save for the purposes of the replacement of the Root OCA Certificate) it will be an Eligible Subscriber only in respect of a single Root OCA Certificate.

**IKI Certificates**

L3.20 Where SECCo or any Party or RDP is an Authorised Subscriber in accordance with the IKI Certificate Policy, it will be an Eligible Subscriber in respect of an IKI Certificate in the circumstances set out in the IKI Certificate Policy.
ICA Certificates

L3.21 Where the DCC (acting in its capacity as Root ICA or Issuing ICA) is an Authorised Subscriber in accordance with the IKI Certificate Policy:

(a) it (and only it) will be an Eligible Subscriber in respect of ICA Certificates;

(b) (save for the purposes of the replacement of the Root ICA Certificate) it will be an Eligible Subscriber only in respect of a single Root ICA Certificate.

Certificates for Commissioning of Devices

L3.22 The DCC shall:

(a) prior to the commencement of Interface Testing, or by such later date as may be specified by the Secretary of State, establish and lodge in the SMKI Repository; and

(b) subsequently maintain,

such of its Certificates as are necessary to facilitate the installation at premises of Devices that are capable of being Commissioned.

L3.23 For the purposes of Section L3.22, the DCC shall ensure that the Certificates which are established, lodged in the SMKI Repository and subsequently maintained include at least the following:

(a) the Root OCA Certificate;

(b) the Issuing OCA Certificate;

(c) the Root DCA Certificate;

(d) the Issuing DCA Certificate;

(e) the Recovery Certificate;

(f) the DCC (access-Control-Broker) - digitalSignature Certificate;

(g) the DCC (access-Control-Broker) – keyAgreement Certificate;

(h) the DCC (wanProvider) Certificate; and

(i) the DCC (transitionalCoS) Certificate.

L3.24 For the purposes of Sections L3.23(e) - (i), the Certificates which are referred to in those paragraphs mean Organisation Certificates in respect of which, in each case:

(a) the value of the KeyUsage field is that identified in relation to the Certificate in the second column of the table immediately below;

(b) the value of the X520OrganizationalUnitName field corresponds to the Remote Party Role identified in relation to the Certificate in the third column of that table; and
the Certificate is used for the purposes of discharging the obligations of the DCC in the role identified in relation to it in the fourth column of that table.

<table>
<thead>
<tr>
<th>Certificate</th>
<th>keyUsage Value</th>
<th>Remote Party Role</th>
<th>DCC Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recovery Certificate</td>
<td>digitalSignature</td>
<td>recovery</td>
<td>The role of the DCC under the SMKI Recovery Procedure.</td>
</tr>
<tr>
<td>DCC (Access Control Broker) - digitalSignature Certificate</td>
<td>digitalSignature</td>
<td>accessControlBroker</td>
<td>AccessControlBroker</td>
</tr>
<tr>
<td>DCC (Access Control Broker) – keyAgreement Certificate</td>
<td>keyAgreement</td>
<td>accessControlBroker</td>
<td>AccessControlBroker</td>
</tr>
<tr>
<td>DCC (wanProvider) Certificate</td>
<td>digitalSignature</td>
<td>wanProvider</td>
<td>wanProvider</td>
</tr>
<tr>
<td>DCC (transitionalCoS) Certificate</td>
<td>digitalSignature</td>
<td>transitionalCoS</td>
<td>The role of the DCC as CoS Party</td>
</tr>
</tbody>
</table>

**Definitions**

L3.25 For the purposes of this Section L3:

(a) “keyUsage” means the field referred to as such in the Organisation Certificate Policy;

(b) “X520OrganizationalUnitName” and “subjectUniqueID” mean those fields which are identified as such in the Organisation Certificate Profile at Annex B of the Organisation Certificate Policy; and

(c) “accessControlBroker” and “wanProvider”, when used in relation to the roles of the DCC, mean those roles which are identified as such, and have the meanings given to them, in the GB Companion Specification.

**L4. THE SMKI SERVICE INTERFACE**

**DCC: Obligation to Maintain the SMKI Service Interface**

L4.1 The DCC shall maintain the SMKI Service Interface in accordance with the SMKI Interface Design Specification and make it available, for sending and receiving communications in accordance with the SMKI Code of Connection, via DCC Gateway Connections, to:

(a) Authorised Subscribers; and

(b) (where applicable) Parties for the purpose of undertaking SMKI Entry Process Testing.
The DCC shall ensure that the SMKI Service Interface is available at all times (subject to Planned Maintenance undertaken in accordance with Section H8.3):

(a) from the date on which the DCC is first obliged to provide the SMKI Services in accordance with Section L3 (The SMKI Services); and

(b) prior to that date, on such dates and to such extent as is necessary for the purpose of facilitating SMKI Entry Process Testing.

The SMKI Service Interface

For the purposes of this Section L4, the “SMKI Service Interface” means a communications interface designed to allow communications to be sent between an Authorised Subscriber and the DCC for the purposes of the SMKI Services.

SMKI Interface Design Specification

For the purposes of this Section L4, the “SMKI Interface Design Specification” shall be a SEC Subsidiary Document of that name which:

(a) shall specify the technical details of the SMKI Service Interface;

(b) shall include the protocols and technical standards that apply to the SMKI Service Interface;

(c) shall base those technical standards on PKIX/IETF/PKCS open standards, where:

(i) PKIX is the Public Key Infrastructure for X.509 Certificates, being an IETF set of standards for certificate and certificate revocation list profiles as specified in IETF RFC 5280;

(ii) the IETF is the Internet Engineering Task Force; and

(iii) PKCS is the Public Key Cryptography Standard;

(d) may set out the procedure by which an Authorised Subscriber and the DCC may communicate over the SMKI Service Interface, and may in particular specify any requirements on:

(i) an Authorised Subscriber which accesses, or is seeking to access, the SMKI Service Interface;

(ii) the DCC in relation to the provision of means of access to the SMKI Service Interface and/or any steps which must be taken by it in relation to communications made by an Authorised Subscriber and received by it over the SMKI Service Interface; and

(e) may specify limits on the use of the SMKI Service Interface, including in particular limits on the time or extent of its use, or conditions which must be satisfied for the purposes of its use at a specified time or to a specified extent.

SMKI Code of Connection

For the purposes of this Section L4, the “SMKI Code of Connection” shall be a SEC Subsidiary Document of that name which:
(a) sets out the way in which an Authorised Subscriber may access the SMKI Service Interface;

(b) may specify limits on the use of the SMKI Service Interface, including in particular limits on the time or extent of its use, or conditions which must be satisfied for the purposes of its use at a specified time or to a specified extent;

(c) specifies the procedure by which an Authorised Subscriber and the DCC may communicate over the SMKI Service Interface; and

(d) includes a description of the way in which the mutual authentication and protection of communications taking place over the SMKI Service Interface will operate.

**SMKI Interface Document Development**

**L4.6** The DCC shall develop drafts of the SMKI Interface Design Specification and SMKI Code of Connection:

(a) in accordance with the process set out at Section L4.7; and

(b) so that the drafts are available by no later than the date which falls six months prior to the commencement of Systems Integration Testing or such later date as may be specified by the Secretary of State.

**L4.7** The process set out in this Section L4.7 for the development of drafts of the SMKI Interface Design Specification and SMKI Code of Connection is that:

(a) the DCC shall, in consultation with the Parties and such other persons as it considers appropriate, produce a draft of each document;

(b) where a disagreement arises with any person who is consulted with regard to any proposal as to the content of either document, the DCC shall endeavour to reach an agreed proposal with that person consistent with the purposes of the document;

(c) the DCC shall send a draft of each document to the Secretary of State as soon as is practicable after it is produced, and shall when doing so provide to the Secretary of State:

(i) a statement of the reasons why the DCC considers that draft document to be fit for purpose;

(ii) copies of the consultation responses received; and

(iii) a summary of any disagreements that arose during consultation and that have not been resolved by reaching an agreed proposal; and

(d) the DCC shall comply with any requirements in a direction given to it by the Secretary of State in relation to either draft document, including in particular:

(i) any requirement to produce and submit to the Secretary of State a further draft of either document; and

(ii) any requirement as to the process to be followed by the DCC (and the time within which that process shall be completed) prior to submitting a further such draft.
L5. THE SMKI REPOSITORY SERVICE

The SMKI Repository

L5.1 For the purposes of this Section L5, the “SMKI Repository” means a System for storing and (subject to the provisions of this Section) making available copies of the following:

(a) all Device Certificates;
(b) all DCA Certificates;
(c) all Organisation Certificates;
(d) all OCA Certificates;
(e) the IKI Certificates (to the extent required by the SMKI RAPP);
(f) any other IKI Certificates, and any ICA Certificates, which the DCC may from time to time consider appropriate;
(g) all versions of the Device Certificate Policy;
(h) all versions of the Organisation Certificate Policy;
(i) all versions of the IKI Certificate Policy;
(j) all versions of the SMKI RAPP;
(k) all versions of the SMKI Recovery Procedure;
(l) all versions of the SMKI Compliance Policy;
(m) the latest version of the Organisation CRL;
(n) the latest version of the Organisation ARL;
(o) such other documents or information (excluding any other public key infrastructure certificate) as may be specified by the SMKI PMA from time to time; and
(p) such other documents or information (excluding any other public key infrastructure certificate) as the DCC, in its capacity as the provider of the SMKI Services, may from time to time consider appropriate.

The SMKI Repository Service

L5.2 The DCC shall establish, operate, maintain and make available the SMKI Repository in accordance with the provisions of this Section L5 (the “SMKI Repository Service”).

L5.3 The DCC shall ensure that the documents and information described in Section L5.1 may be lodged in the SMKI Repository:
(a) by itself, for the purpose of providing the SMKI Services or complying with any other requirements placed on it under the Code; and

(b) (except in the case of Certificates, the CRL and the ARL) by the SMKI PMA, or by the Code Administrator acting on its behalf, for the purpose of fulfilling its functions under the Code.

L5.4 The DCC shall ensure that no person may lodge documents or information in the SMKI Repository other than in accordance with Section L5.3.

L5.5 The DCC shall ensure that the SMKI Repository may be accessed for the purpose of viewing and/or obtaining a copy of any document or information stored on it by:

(a) any Party or RDP which reasonably requires such access in accordance, or for any purpose associated, with the Code;

(b) the Panel (or the Code Administrator acting on its behalf); and

(c) the SMKI PMA (or the Code Administrator acting on its behalf).

L5.6 The DCC shall ensure that no person may access documents or information in the SMKI Repository other than in accordance with Section L5.5 except where L5.6A applies.

L5.6A Any changes, alterations, modifications, deletions or replacement of any information or documentation contained in the SMKI Repository must be expressly approved by the SMKI PMA.

SMKI PMA: Role in relation to the SMKI Repository

L5.7 The SMKI PMA shall lodge each of the following documents in the SMKI Repository promptly upon the SMKI Repository Service first becoming available or (if later) the incorporation of that document into the Code:

(a) the Device Certificate Policy;

(b) the Organisation Certificate Policy;

(c) the IKI Certificate Policy; and

(d) the SMKI Compliance Policy.

L5.8 The SMKI PMA shall lodge in the SMKI Repository the modified version of each document referred to in Section L5.7 promptly upon any modification being made to that document in accordance with the Code.

L5.9 The SMKI PMA may require the DCC to lodge in the SMKI Repository such other documents or information as it may from time to time direct.

L5.10 Subject to Section L5.3, the SMKI PMA may lodge in the SMKI Repository such other documents or information as it may from time to time consider appropriate.
Parties: Duties in relation to the SMKI Repository

L5.11 Neither any Party nor RDP, or the SMKI PMA, may access the SMKI Repository for the purpose of viewing and/or obtaining a copy of any document or information stored on it except to the extent that it reasonably requires such access in accordance, or for any purpose associated, with the Code.

L6. THE SMKI REPOSITORY INTERFACE

DCC: Obligation to Maintain the SMKI Repository Interface

L6.1 The DCC shall maintain the SMKI Repository Interface in accordance with the SMKI Repository Interface Design Specification and make it available, via DCC Gateway Connections, to:

(a) the Parties and RDPs;
(b) the Panel (or the Code Administrator on its behalf); and
(c) the SMKI PMA (or the Code Administrator on its behalf),

to send and receive communications in accordance with the SMKI Repository Code of Connection and (where applicable) for the purpose of SMKI Entry Process Testing.

L6.2 The DCC shall ensure that the SMKI Repository Interface is available at all times (subject to Planned Maintenance undertaken in accordance with Section H8.3):

(a) from the date on which the DCC is first obliged to provide the SMKI Services in accordance with Section L3 (The SMKI Services); and

(b) prior to that date, on such dates and to such extent as is necessary for the purpose of facilitating SMKI Entry Process Testing.

The SMKI Repository Interface

L6.3 For the purposes of this Section L6, the “SMKI Repository Interface” means a communications interface designed to allow communications to be sent from and received by the SMKI Repository for the purposes of the SMKI Repository Service.

SMKI Repository Interface Design Specification

L6.4 For the purposes of this Section L6, the “SMKI Repository Interface Design Specification” shall be a SEC Subsidiary Document of that name which:

(a) specifies the technical details of the SMKI Repository Interface; and

(b) includes the protocols and technical standards that apply to the SMKI Repository Interface.

SMKI Repository Code of Connection

L6.5 For the purposes of this Section L6, the “SMKI Repository Code of Connection” shall be a SEC Subsidiary Document of that name which:
(a) sets out the way in which the Parties, the RDPs, the Panel and the SMKI PMA may access the SMKI Repository Interface;

(b) may specify limits on the use of the SMKI Repository Interface, including in particular limits on the time or extent of its use, or conditions which must be satisfied for the purposes of its use at a specified time or to a specified extent;

(c) specifies the procedure by which the Parties, the RDPs, the Panel and the SMKI PMA may communicate over the SMKI Repository Interface; and

(d) includes a description of the way in which the authentication and protection of communications taking place over the SMKI Repository Interface will operate.

SMKI Repository Interface Document Development

L6.6 The DCC shall develop drafts of the SMKI Repository Interface Design Specification and SMKI Repository Code of Connection:

(a) in accordance with the process set out at Section L6.7; and

(b) so that the drafts are available by no later than the date which falls six months prior to the commencement of Systems Integration Testing or such later date as may be specified by the Secretary of State.

L6.7 The process set out in this Section L6.7 for the development of drafts of the SMKI Repository Interface Design Specification and SMKI Repository Code of Connection is that:

(a) the DCC shall, in consultation with the Parties and such other persons as it considers appropriate, produce a draft of each document;

(b) where a disagreement arises with any person who is consulted with regard to any proposal as to the content of either document, the DCC shall endeavour to reach an agreed proposal with that person consistent with the purposes of the document;

(c) the DCC shall send a draft of each document to the Secretary of State as soon as is practicable after it is produced, and shall when doing so provide to the Secretary of State:

(i) a statement of the reasons why the DCC considers that draft document to be fit for purpose;

(ii) copies of the consultation responses received; and

(iii) a summary of any disagreements that arose during consultation and that have not been resolved by reaching an agreed proposal; and

(d) the DCC shall comply with any requirements in a direction given to it by the Secretary of State in relation to either document, including in particular:

(i) any requirement to produce and submit to the Secretary of State a further draft of either document; and
any requirement as to the process to be followed by the DCC (and the time within which that process shall be completed) prior to submitting a further such draft.

L7. **SMKI AND REPOSITORY ENTRY PROCESS TESTS**

**Eligibility Generally**

L7.1 A Party or RDP shall not be entitled to:

(a) apply to become an Authorised Subscriber for the purposes of any Certificate Policy; or

(b) access the SMKI Repository,

until that Party or RDP has successfully completed the SMKI and Repository Entry Process Tests for the purposes of paragraph (a) or (b) above (as applicable).

L7.2 Only persons that are Parties or RDPs are eligible to complete the SMKI and Repository Entry Process Tests.

**SMKI and Repository Entry Guide**

L7.3 The DCC shall establish and arrange for the publication on the Website of a guide to the SMKI and Repository Entry Process Tests, which shall identify any information that a Party or RDP is required to provide in support of its application to complete the SMKI and Repository Entry Process Tests (whether for the purposes of Section L7.1(a) or (b) or both).

**SMKI and Repository Entry Process Tests**

L7.4 A Party or RDP that wishes to complete the SMKI and Repository Entry Process Tests (whether for the purposes of Section L7.1(a) or (b) or both) must apply to the DCC in compliance with any requirements identified in the guide referred to in Section L7.3.

L7.5 On receipt of an application from a Party or RDP pursuant to Section L7.4, the DCC shall process that Party’s or RDP’s application to complete the SMKI and Repository Entry Process Tests in accordance with this Section L7.

**SMKI and Repository Entry Process Test Requirements**

L7.6 A Party or RDP wishing to:

(a) become an Authorised Subscriber for the purposes of any Certificate Policy must have successfully completed the SMKI and Repository Entry Process Tests for that purpose; or

(b) access the SMKI Repository must have successfully completed the SMKI and Repository Entry Process Tests for that purpose.

L7.7 A Party or RDP will have successfully completed the SMKI and Repository Entry Process Tests for a particular purpose once that Party or RDP has received confirmation from the DCC that it has met the relevant requirements of Section L7.6.
L7.8 Once a Party or RDP has successfully completed the SMKI and Repository Entry Process Tests for a particular purpose, the DCC shall confirm the same to the Panel.

Network Parties and RDPs

L7.9 Each Network Party shall ensure that its Registration Data Provider (being the Network Party itself where that is deemed to be the case in accordance with the definition of Registration Data Provider) shall, when acting in its capacity as the Network Party's RDP to undertake the SMKI and Repository Entry Process Tests, comply with the obligations expressed to be placed on RDPs under Section H14 (Testing Services) and the SMKI and Repository Test Scenarios Document.

L7.10 Where more than one Network Party nominates the same Registration Data Provider, each of those Network Parties shall be jointly and severally liable for any failure by that RDP, when acting in its capacity as the Network Parties' RDP to undertake the SMKI and Repository Entry Process Tests, to comply with any of the obligations expressed to be placed on RDPs under Section H14 (Testing Services) and the SMKI and Repository Test Scenarios Document.

L8. SMKI PERFORMANCE STANDARDS AND DEMAND MANAGEMENT

SMKI Services: Target Response Times

L8.1 The DCC shall undertake the following activities within the following time periods (each such time period being, in respect of each such activity, the “Target Response Time” for that activity):

(a) in response to a single Certificate Signing Request, sending to an Eligible Subscriber either an Organisation Certificate or Device Certificate within 30 seconds of receipt of the Certificate Signing Request from that Eligible Subscriber over the SMKI Service Interface; and

(b) in response to a Batched Certificate Signing Request, sending to an Eligible Subscriber the number of Device Certificates that were requested:

(i) where the receipt of the Batched Certificate Signing Request from that Eligible Subscriber over the SMKI Service Interface occurred between the hours of 08:00 and 20:00 on any day, by no later than 08:00 on the following day; or

(ii) where the receipt of the Batched Certificate Signing Request from that Eligible Supplier over the SMKI Service Interface did not occur between the hours of 08:00 and 20:00, within 24 hours of the time of that receipt.

L8.2 For the purposes of Section L8.1, a “Batched Certificate Signing Request” is a single communication containing Certificate Signing Requests for the Issue of more than one but no more than 50,000 Device Certificates.

L8.3 For the purposes of Section L8.1, the concepts of ‘sending’ and ‘receipt’ are to be interpreted in accordance with the explanation of those concepts in the SMKI Interface Design Specification.

SMKI Repository Service: Target Response Time

L8.4 The DCC shall send to a Party, an RDP, the Panel or the SMKI PMA (as the case may be) a copy of any document or information stored on the SMKI Repository within 3 seconds of receipt of a request for
that document from that person or body over the SMKI Repository Interface (and that time period shall be the “Target Response Time” for that activity).

L8.5 For the purposes of Section L8.4, the concepts of ‘sending’ and ‘receipt’ are to be interpreted in accordance with the explanation of those concepts in the SMKI Repository Interface Design Specification.

**Code Performance Measures**

L8.6 Each of the following performance measures constitute a Code Performance Measure (to which the following Target Service Level and Minimum Service Level will apply, measured over the following Performance Measurement Period):

<table>
<thead>
<tr>
<th>No.</th>
<th>Code Performance Measure</th>
<th>Performance Measurement Period</th>
<th>Target Service Level</th>
<th>Minimum Service Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>7</td>
<td>Percentage of Certificates delivered within the applicable Target Response Time for the SMKI Services.</td>
<td>monthly</td>
<td>99%</td>
<td>96%</td>
</tr>
<tr>
<td>8</td>
<td>Percentage of documents stored on the SMKI Repository delivered within the applicable Target Response Time for the SMKI Repository Service.</td>
<td>monthly</td>
<td>99%</td>
<td>96%</td>
</tr>
</tbody>
</table>

**SMKI Services: Managing Demand**

L8.7 Each Party which is an Authorised Subscriber in accordance with the Device Certificate Policy shall:

(a) as soon as reasonably practicable after becoming an Authorised Subscriber; and
subsequently by the 15th Working Day of the months of March, June, September and December in each year,

provide the DCC with a forecast of the number of Certificate Signing Requests that the Authorised Subscriber will send in each of the 8 months following the end of the month in which such forecast is provided. Such forecast shall contain a breakdown of the total number of Certificate Signing Requests in respect of Device Certificates between those which request the Issue of a single Device Certificate and those which are Batched Certificate Signing Requests.

L8.8 The DCC shall monitor and record the aggregate number of Certificate Signing Requests sent by each Authorised Subscriber in total.

L8.9 By no later than the 10th Working Day following the end of each month, the DCC shall provide:

(a) each Authorised Subscriber with a report that sets out the number of Certificate Signing Requests sent by that Authorised Subscriber in respect of Device Certificates during that month (in total and broken down between those which request the Issue of a single Device Certificate and those which are Batched Certificate Signing Requests), and comparing the actual numbers sent against the numbers most recently forecast for the applicable month; and

(b) (in so far as there were one or more Parties or RDPs which were Authorised Subscribers during the applicable month) a report to the Panel that sets out:

(i) the aggregate number of Certificate Signing Requests in respect of Device Certificates sent by all Authorised Subscribers collectively during that month (in total and broken down between those which request the Issue of a single Device Certificate and those which are Batched Certificate Signing Requests), and comparing the actual numbers for that month sent against the numbers most recently forecast for the applicable month; and

(ii) where the number of Certificate Signing Requests in respect of Device Certificates sent by any Authorised Subscriber during that month is greater than or equal to 110% of the Authorised Subscriber’s most recent monthly forecast for the applicable month, the identity of each such Authorised Subscriber and the number of Certificate Signing Requests in respect of Device Certificates sent by each such Authorised Subscriber (in total and broken down between those which request the Issue of a single Device Certificate and those which are Batched Certificate Signing Requests)

L8.10 The Panel shall publish each report provided to it pursuant to Section L8.9(b) on the Website, save that the Panel may decide not to publish one or more parts of a report concerning under-forecasting as referred to in Section L8.9(b)(ii) where the Panel considers that the under-forecasting was reasonable in the circumstances (including where it arose as a result of matters beyond the Authorised Subscriber’s reasonable control).

L8.11 The DCC shall, as soon as is reasonably practicable, submit a Draft Proposal containing rules that it considers appropriate to enable the prioritisation by the DCC of Certificate Signing Requests in respect of Device Certificates sent over the SMKI Service Interface in circumstances in which the aggregate demand for the Issue of Device Certificates cannot be satisfied within the applicable Target Response Times.

L8.12 The DCC shall not be considered to be in breach of this Code with regard to the obligation to achieve the Target Response Times set out at Section L8.1 if, during the month in question, the aggregate Certificate Signing Requests in respect of Device Certificates sent by all Authorised Subscribers exceeds
110% of the aggregate demand most recently forecast for that month by all Authorised Subscribers pursuant to Section L8.7 (provided that the DCC shall nevertheless in such circumstances take reasonable steps to achieve the Target Response Times).

L9. THE SMKI DOCUMENT SET

Obligations on the SMKI PMA

L9.1 The SMKI PMA shall exercise the functions that are allocated to it under and (in so far as they apply to it) comply with the requirements of the SMKI Document Set.

Obligations on SMKI Participants

L9.2 Each SMKI Participant shall (in so far as they apply to it) comply with the requirements of the SMKI SEC Documents.

The SMKI Document Set

L9.3 For the purposes of this Section L, the "SMKI Document Set" means:

(a) the SMKI SEC Documents;
(b) the Device CPS;
(c) the Organisation CPS; and
(d) the IKI CPS.

The SMKI SEC Documents

L9.4 For the purposes of this Section L, the "SMKI SEC Documents" means the provisions of the Code comprising:

(a) the following SEC Subsidiary Documents:
   (i) the Device Certificate Policy;
   (ii) the Organisation Certificate Policy;
   (iii) the IKI Certificate Policy;
   (iv) the SMKI Compliance Policy;
   (v) the SMKI RAPP;
   (vi) the SMKI Recovery Procedure;
   (vii) the SMKI Interface Design Specification;
   (viii) the SMKI Code of Connection;
   (ix) the SMKI Repository Interface Design Specification;
the SMKI Repository Code of Connection;

the SMKI and Repository Test Scenarios Document;

the provisions of Sections L1 to L12; and

every other provision of the Code which relates to the provision or the use of the SMKI Services or the SMKI Repository Service or to any matters directly arising from or affecting the provision or the use of those Services.

The Registration Authority Policies and Procedures: Document Development

L9.5  The DCC shall develop a draft of the SMKI RAPP:

(a) to make provision for such matters as are specified in the Certificate Policies as being matters provided for in the SMKI RAPP;

(b) to make provision for such other matters as are necessary or appropriate in relation to the exercise of its functions as the Registration Authority;

(c) to make provision for such matters as are necessary or appropriate in relation to Test Certificates that are being made available to Testing Participants;

(d) to make such provision as the DCC may consider appropriate in relation to the means by which the identity and authorisation of individuals and Parties may be verified for the purposes of the DCCKI Services (in addition to any such provision made in respect of the SMKI Services);

(e) in accordance with the process set out at Section L9.6; and

(f) so that the draft is available by no later than the date which falls six months prior to the commencement of Systems Integration Testing or such later date as may be specified by the Secretary of State.

L9.6  The process set out in this Section L9.6 for the development of a draft of the SMKI RAPP is that:

(a) the DCC shall, in consultation with the Parties and such other persons as it considers appropriate, produce a draft of the SMKI RAPP;

(b) where a disagreement arises with any person who is consulted with regard to any proposal as to the content of the SMKI RAPP, the DCC shall endeavour to reach an agreed proposal with that person consistent with the purposes of the SMKI RAPP specified in Section L9.5;

(c) the DCC shall send a draft of the SMKI RAPP to the Secretary of State as soon as is practicable after it is produced, and shall when doing so provide to the Secretary of State:

(i) a statement of the reasons why the DCC considers that draft to be fit for purpose; and

(ii) a summary of any disagreements that arose during consultation and that have not been resolved by reaching an agreed proposal; and

(d) the DCC shall comply with any requirements in a direction given to it by the Secretary of State in relation to the draft of the SMKI RAPP, including in particular:
(i) any requirement to produce and submit to the Secretary of State a further draft of the
document; and

(ii) any requirement as to the process to be followed by the DCC (and the time within which that
process shall be completed) prior to submitting a further such draft.

The Device Certification Practice Statement

L9.7 The DCC shall establish, give effect to, maintain and comply with a document which shall be known as
the “Device CPS”.

L9.8 The Device CPS shall be a document which:

(a) sets out the policies and procedures of the DCC designed to ensure that it will comply with the
requirements of the Device Certificate Policy;

(b) incorporates the detailed operating procedures to be used by the DCC for the purposes of its
compliance with the requirements of that Policy;

(c) incorporates such other provisions as may be required by or in accordance with that Policy or any
other part of the Code; and

(d) is approved by the SMKI PMA as appropriate for these purposes.

L9.9 For the purposes of the approval of the Device CPS by the SMKI PMA in accordance with Section
L9.8(d):

(a) the DCC shall submit an initial draft of the Device CPS to the SMKI PMA by no later than the date
which falls three months prior to the commencement of Systems Integration Testing or such later
date as may be agreed by the SMKI PMA;

(b) the SKMI PMA shall review the initial draft of the Device CPS and shall:

(i) approve the draft, which shall become the Device CPS; or

(ii) state that it will approve the draft subject to the DCC first making such amendments to the
document as it may direct; and

(c) the DCC shall make any amendments to the draft Device CPS that may be directed by the SMKI
PMA, and the amended draft shall become the Device CPS.

L9.10 The DCC shall keep the Device CPS under review, and shall in particular carry out a review of the Device
CPS whenever (and to the extent to which) it may be required to so by the SMKI PMA.

L9.11 Following any review of the Device CPS:

(a) the DCC may propose amendments to it, which it shall submit to the SMKI PMA for its approval;
and

(b) those amendments may be made only to the extent to which the SMKI PMA has approved them.

L9.12 Both the DCC and the SMKI PMA shall treat the Device CPS as confidential.
The Organisation Certification Practice Statement

L9.13 The DCC shall establish, give effect to, maintain and comply with a document which shall be known as the "Organisation CPS".

L9.14 The Organisation CPS shall be a document which:

(a) sets out the policies and procedures of the DCC designed to ensure that it will comply with the requirements of the Organisation Certificate Policy;

(b) incorporates the detailed operating procedures to be used by the DCC for the purposes of its compliance with the requirements of that Policy;

(c) incorporates such other provisions as may be required by or in accordance with that Policy or any other part of the Code; and

(d) is approved by the SMKI PMA as appropriate for these purposes.

L9.15 For the purposes of the approval of the Organisation CPS by the SMKI PMA in accordance with Section L9.14(d):

(a) the DCC shall submit an initial draft of the Organisation CPS to the SMKI PMA by no later than the date which falls three months prior to the commencement of Systems Integration Testing or such later date as may be agreed by the SMKI PMA;

(b) the SKMI PMA shall review the initial draft of the Organisation CPS and shall:

(i) approve the draft, which shall become the Organisation CPS; or

(ii) state that it will approve the draft subject to the DCC first making such amendments to the document as it may direct; and

(c) the DCC shall make any amendments to the draft Organisation CPS that may be directed by the SMKI PMA, and the amended draft shall become the Organisation CPS.

L9.16 The DCC shall keep the Organisation CPS under review, and shall in particular carry out a review of the Organisation CPS whenever (and to the extent to which) it may be required to so by the SMKI PMA.

L9.17 Following any review of the Organisation CPS:

(a) the DCC may propose amendments to it, which it shall submit to the SMKI PMA for its approval; and

(b) those amendments may be made only to the extent to which the SMKI PMA has approved them.

L9.18 Both the DCC and the SMKI PMA shall treat the Organisation CPS as confidential.

The IKI Certification Practice Statement

L9.19 The DCC shall establish, give effect to, maintain and comply with a document which shall be known as the “IKI CPS”.
L9.20 The IKI CPS shall be a document which:

(a) sets out the policies and procedures of the DCC designed to ensure that it will comply with the requirements of the IKI Certificate Policy;

(b) incorporates the detailed operating procedures to be used by the DCC for the purposes of its compliance with the requirements of that Policy;

(c) incorporates such other provisions as may be required by or in accordance with that Policy or any other part of the Code; and

(d) is approved by the SMKI PMA as appropriate for these purposes.

L9.21 For the purposes of the approval of the IKI CPS by the SMKI PMA in accordance with Section L9.20(d):

(a) the DCC shall submit an initial draft of the IKI CPS to the SMKI PMA by no later than the date which falls one month prior to the commencement of Systems Integration Testing or such later date as may be agreed by the SMKI PMA;

(b) the SMKI PMA shall review the initial draft of the IKI CPS and shall:

(i) approve the draft, which shall become the IKI CPS; or

(ii) state that it will approve the draft subject to the DCC first making such amendments to the document as it may direct; and

(c) the DCC shall make any amendments to the draft IKI CPS that may be directed by the SMKI PMA, and the amended draft shall become the IKI CPS.

L9.22 The DCC shall keep the IKI CPS under review, and shall in particular carry out a review of the IKI CPS whenever (and to the extent to which) it may be required to so by the SMKI PMA.

L9.23 Following any review of the IKI CPS:

(a) the DCC may propose amendments to it, which it shall submit to the SMKI PMA for its approval; and

(b) those amendments may be made only to the extent to which the SMKI PMA has approved them.

L9.24 Both the DCC and the SMKI PMA shall treat the IKI CPS as confidential.

Enquiries in relation to the SMKI Document Set

L9.25 The DCC shall respond within a reasonable time to any reasonable request for information made by a Party or RDP in relation to the SMKI Services, the SMKI Repository Services or the SMKI Document Set, but excluding any request for a copy of any document or information which can be accessed through the SMKI Repository.
L10. THE SMKI RECOVERY PROCEDURE

The SMKI Recovery Procedure

L10.1 For the purposes of this Section L10, the "SMKI Recovery Procedure" shall be a SEC Subsidiary Document of that name which sets out, in relation to any incident in which a Relevant Private Key is (or is suspected of being) Compromised:

(a) the mechanism by which Parties and RDPs may notify the DCC and the DCC may notify Parties, RDPs and the SMKI PMA that the Relevant Private Key has been (or is suspected of having been) Compromised;

(b) procedures relating to the use of the Recovery Private Key and Contingency Private Key (and the use of the Contingency Symmetric Key) where such use has been required in accordance with a decision of the SMKI PMA;

(c) procedures relating to:

(i) the distribution of new Root OCA Certificates and Organisation Certificates to Devices; and

(ii) the coordination of the submission of Certificate Signing Requests by Eligible Subscribers following the replacement of any OCA Certificate;

(d) steps to be taken by the DCC, the Parties (or any of them, whether individually or by Party Category), RDPs, the SMKI PMA (or any SMKI PMA Members) and the Panel (or any Panel Members), including in particular in respect of:

(i) notification of the Compromise (or suspected Compromise); and

(ii) the process for taking steps to avoid or mitigate the adverse effects of, or to recover from, the (actual or suspected) Compromise, which steps may differ depending on the Relevant Private Key that has been (or is suspected of having been) Compromised and the nature and extent of the (actual or suspected) Compromise and the adverse effects arising from it; and

(e) arrangements to be made preparatory to and for the purpose of ensuring the effective operation of the matters described in paragraphs (a) to (d), and the associated technical solutions employed by the DCC, including for their periodic testing.

L10.2 The SMKI Recovery Procedure:

(a) shall make provision for the use of the Recovery Private Key and Contingency Private Key (and the use of the Contingency Symmetric Key) only where such use has been required in accordance with a decision of the SMKI PMA;

(b) shall make provision for the DCC, if it has reason to believe that the use of the Recovery Private Key or Contingency Private Key (including in the latter case the use of the Contingency Symmetric Key) is likely to be required by the SMKI PMA, to take or instruct any Party, any SMKI PMA Member or any Panel Member to take such preparatory steps in respect of that use as it considers appropriate; and

(c) may make provision:
(i) that, in specified circumstances, certain requirements of the SMKI Recovery Procedure, or of decisions made under and in accordance with the provisions of the SMKI Recovery Procedure, may take precedence over the other provisions of the Code;

(ii) for the operation of procedures which, in specified circumstances, require that decisions over whether or not to take certain steps are referred to the SMKI PMA for its determination;

(iii) for the SMKI PMA to require any Party to nominate individuals for the purpose of performing specified tasks.

L10.3 Where the DCC follows any of the procedures specified in the SMKI Recovery Procedure, it shall, as soon as is reasonably practicable, notify the SMKI PMA of the steps that it has taken and provide such additional supporting information as the SMKI PMA reasonably requests.

SMKI Recovery Procedure: Obligations

L10.4 The DCC, each Party, the SMKI PMA (and SMKI PMA Members) and the Panel (and Panel Members) shall comply, in so far as applicable to it (or them), with any requirements set out in the SMKI Recovery Procedure.

L10.5 Any SMKI PMA Member or Panel Member who is appointed by (respectively) the SMKI PMA or Panel to carry out a specific role in respect of the SMKI Recovery Procedure must take reasonable steps to act in accordance with any instructions given to him by the SMKI PMA or Panel (as the case may be) in relation to the way in which that role is to be carried out.

L10.6 The DCC shall reimburse the reasonable costs of any Party which that Party can demonstrate were incurred by it solely and directly in consequence of actions taken by it to support the maintenance of the procedures and arrangements set out in the SMKI Recovery Procedure, and which it would not otherwise have incurred.

SMKI Recovery Procedure: Document Development

L10.7 The DCC shall develop a draft of the SMKI Recovery Procedure:

(a) in accordance with the process set out at Section L10.8; and

(b) so that the draft is available by no later than the date which falls six months prior to the commencement of Systems Integration Testing or such later date as may be specified by the Secretary of State.

L10.8 The process set out in this Section L10.8 for the development of a draft of the SMKI Recovery Procedure is that:

(a) the DCC shall, in consultation with the Parties, the SMKI PMA and such other persons as it considers appropriate, produce a draft of the SMKI Recovery Procedure;

(b) where a disagreement arises with any person who is consulted with regard to any proposal as to the content of the SMKI Recovery Procedure, the DCC shall endeavour to reach an agreed proposal with that person consistent with the purposes of the SMKI Recovery Procedure specified in Section L10.1;
the DCC shall send a draft of the SMKI Recovery Procedure to the Secretary of State as soon as is practicable after it is produced, and shall when doing so provide to the Secretary of State:

(i) a statement of the reasons why the DCC considers that draft to be fit for purpose; and

(ii) a summary of any disagreements that arose during consultation and that have not been resolved by reaching an agreed proposal; and

the DCC shall comply with any requirements in a direction given to it by the Secretary of State in relation to the draft of the SMKI Recovery Procedure, including in particular:

(i) any requirement to produce and submit to the Secretary of State a further draft of the document; and

(ii) any requirement as to the process to be followed by the DCC (and the time within which that process shall be completed) prior to submitting a further such draft.

**The SMKI Recovery Key Guidance**

L10.9 For the purposes of this Section L10, the "SMKI Recovery Key Guidance" shall be a document of that name which makes such provision as is appropriate, in relation to any incident in which a Relevant Private Key is (or is suspected of being) Compromised, for any one or more of the following:

(a) any factors which shall be taken into account by the SMKI PMA in deciding whether or not to require the use of the Recovery Private Key or Contingency Private Key (including in the latter case the use of the Contingency Symmetric Key);

(b) any other factors which may in particular be taken into account by the SMKI PMA for the purposes of that decision;

(c) any weighting or order of priority which shall, or may, be given by the SMKI PMA to any of the factors referred to in paragraphs (a) and (b); and

(d) any criteria that are to be applied by the SMKI PMA, any approach that is to be followed by it, or any steps that are to be taken by it, prior to making a decision whether or not to require the use of the Recovery Private Key or Contingency Private Key (including in the latter case the use of the Contingency Symmetric Key).

**Recovery Key Guidance: Obligations**

L10.10 The SMKI PMA:

(a) shall act in accordance with the SMKI Recovery Key Guidance in making any decision whether or not to require the use of the Recovery Private Key or Contingency Private Key (including in the latter case the use of the Contingency Symmetric Key); and

(b) may request such information and assistance from the DCC, the Security Sub-Committee or any Party as it reasonably considers appropriate for the purposes of making any such decision or ensuring that it will be prepared to make any such decision that may fall to be made by it at a future date.
L10.11 The DCC, each other Party, and the Security Sub-Committee shall promptly provide the SMKI PMA with such information and assistance as may be requested in accordance with Section L10.10.

L10.12 The DCC shall, where requested to do so, reimburse the reasonable costs of any Party associated with the provision of assistance in accordance with Section L10.11.

Recovery Key Guidance: Document Development

L10.13 The SMKI PMA shall:

(a) develop the SMKI Recovery Key Guidance, and for that purpose:

(i) consult with the DCC, the Security Sub-Committee, the Parties, the Secretary of State and the Authority; and

(ii) have regard to the views of each person consulted by it prior to determining the content of the document;

(b) periodically review the SMKI Recovery Key Guidance, and in particular carry out a review whenever (and to the extent to which) it may be required to do so by the Panel or the Authority;

(c) where, following any review, it proposes to amend the SMKI Recovery Key Guidance:

(i) consult the DCC, the Security Sub-Committee, the Parties and the Authority in relation to the proposed amendments; and

(ii) have regard to the views of each person consulted by it prior to making any amendments to the document; and

(d) publish the SMKI Recovery Key Guidance, as initially determined by it and on each amendment made to that document from time to time.

Recovery Events and Recovery Costs

Recovery Events

L10.14 For the purposes of this Section L10, a "Recovery Event" is an event that shall be taken to have occurred when the circumstances described in either Section L10.15 or L10.16 exist.

L10.15 The circumstances described in this Section L10.15 are that:

(a) the DCC has notified the SMKI PMA that a Relevant Private Key has been (or is suspected of having been) Compromised; and

(b) in consequence of that (actual or suspected) Compromise, the SMKI PMA has decided to require the use of the Recovery Private Key or Contingency Private Key (including in the latter case the use of the Contingency Symmetric Key) in accordance with the SMKI Recovery Procedure.

L10.16 The circumstances described in this Section L10.16 are that:
the DCC has notified the SMKI PMA that a Relevant Private Key has been (or is suspected of having been) Compromised;

(b) the SMKI PMA has been provided with (or otherwise obtained) evidence that:

(i) attempts have been made, by means of sending appropriate Commands, to replace the Data comprising part of the Device Security Credentials of Relevant Devices which derive from any Organisation Certificate or OCA Certificate which is (or is suspected of being) Compromised; or

(ii) it was not feasible or appropriate for any such attempt to be made; and

(c) the SMKI PMA has decided not to require the use of the Recovery Private Key or Contingency Private Key (including in the latter case the use of the Contingency Symmetric Key).

Recovery Costs

L10.17 For the purposes of this Section L10, the "Recovery Costs" shall be such costs as are reasonably incurred in consequence of a Recovery Event (and which would not otherwise have incurred) by any Party:

(a) in respect of the use of the Recovery Private Key or Contingency Private Key (including in the latter case the use of the Contingency Symmetric Key) in accordance with the requirement of the SMKI PMA; and

(b) in taking such action as is necessary, where the Recovery Private Key or Contingency Private Key (including in the latter case the Contingency Symmetric Key) has not been used or has been used unsuccessfully, to replace:

(i) Relevant Devices for which that Party is the Responsible Supplier; or

(ii) the Data comprising part of the Device Security Credentials of such Relevant Devices which derive from any Organisation Certificate or OCA Certificate which is (or is suspected of being) Compromised.

Payment of Recovery Costs by the DCC

L10.18 Where any Party incurs Recovery Costs, it may submit to the DCC a request to be recompensed in respect of those costs.

L10.19 Where any Party wishes to submit a request in accordance with Section L10.18, it shall:

(a) within three months of the Recovery Event, notify the DCC of its intention to do so;

(b) unless, at the same time as notifying the DCC of that intention it also notifies the DCC of the total amount of the costs in respect of which it requests to be recompensed:

(i) provide to the DCC at that time its best estimate of the likely amount of those costs; and

(ii) at least once in every subsequent period of three months, until such time as it notifies the DCC of the total amount of the costs in respect of which it requests to be recompensed, provide to the DCC an updated best estimate of the likely amount of those costs; and
as soon as possible, and in any event within three months of the date on which it ceases to incur Recovery Costs, notify the DCC of the total amount of the costs in respect of which it requests to be recompensed.

L10.20 A Party giving notice to the DCC in accordance with Section L10.19 shall:

(a) subject to paragraph (b), provide to the DCC such evidence in respect of the amount of the Recovery Costs incurred by that Party:

(i) as the DCC may reasonably require;

(ii) by such dates as the DCC may reasonably specify; or

(b) where the Panel considers the matter either of its own motion or on a referral by the Party or the DCC, provide to the DCC such evidence relating to the amount of the costs incurred by that Party:

(i) as the Panel may determine is reasonably required;

(ii) by such dates as the Panel may reasonably specify.

L10.21 The evidence referred to in Section L10.20 may include in particular, if the DCC or the Panel (as the case may be) determines that it is reasonably required, the report of an independent auditor verifying that the amount requested by a Party represents a fair and accurate statement of the Recovery Costs incurred by that Party.

L10.22 On receipt by it of a request from a Party to be recompensed in respect of Recovery Costs, the DCC shall, where it is satisfied that the amount of the costs requested by that Party is adequately supported by the evidence provided to it in accordance with Section L10.20, pay to the Party that amount.

L10.23 Where the DCC has any question whether the evidence provided to it by a Party is adequate to support the amount of the costs requested:

(a) it shall refer that question to the Panel for its determination; and

(b) the Panel shall determine that question by directing that the DCC shall pay to the Party the full amount requested or only part of that amount (in a sum that is specified by the Panel), or shall make no payment to that Party.

L10.24 Where the amount of the Recovery Costs requested by any Party is (whether alone or taken together with amounts requested by any other Parties in relation to the same Recovery Event) for a sum exceeding that which is determined from time to time by the Panel, following consultation with the Parties and the Authority, for the purposes of this Section L10.24:

(a) the DCC may refer to the Panel, for its determination, the question of the dates on which the payments of the amounts requested shall be made;

(b) the Panel shall determine the dates on which those payments shall be made, and may in particular determine that:

(i) different Parties shall be paid at different times; and
any amount which is to be paid to a Party shall be paid in instalments at different times; and

(c) the Panel shall consider whether to submit any Draft Proposal in relation to the Charging Methodology (taking into account whether it is proposed by the Authority to make any adjustment to the allowable revenues of the DCC, or by the DCC to amend the Charging Statement).

Breach of the Code by the Relevant Subscriber

L10.25 Where a Recovery Event occurs, and where the Relevant Subscriber is the DCC, the DCC shall be deemed to be in breach of:

(a) where the (actual or suspected) Compromise is to an Organisation Certificate, Section L11.9 (Organisation and IKI Certificates: Protection of Private Keys); or

(b) where the (actual or suspected) Compromise is to an OCA Certificate, Part 6.2.1 of the Organisation Certificate Policy (Cryptographic Module Standards and Controls).

L10.26 Where a Recovery Event occurs, and where the Relevant Subscriber is any Party other than the DCC, that Party shall be deemed to be in breach of Section L11.9 (Organisation and IKI Certificates: Protection of Private Keys), unless the (actual or suspected) Compromise to the Relevant Private Key which gave rise to the Recovery Event was due to the (actual or suspected) Compromise of an OCA Certificate.

L10.27 Where a Relevant Subscriber is, by virtue of Section L10.25 or L10.26, deemed to be in breach of a provision of this Code, it shall cease to be so deemed (and no such breach shall be treated as having occurred) where:

(a) within three months of the date of the Recovery Event it refers the matter to the Panel;

(b) following that referral it demonstrates to the reasonable satisfaction of the Panel, that the (actual or suspected) Compromise to the Relevant Private Key which gave rise to the Recovery Event was not due to its breach of Section L11.9 or of Part 6.2.1 of the Organisation Certificate Policy (as the case may be); and

(c) the Panel determines accordingly that no such breach occurred.

L10.28 In all circumstances other than those described in Section L10.27, and subject to the provisions of Section L10.29, where a breach is deemed to have occurred in accordance with Section L10.25 or L10.26, that shall be treated as a final and binding determination of its occurrence for the purposes of this Code.

Appeal to the Authority

L10.29 Any decision made by the Panel in accordance with Section L10.20, L10.23, L10.24 or L10.27 may be appealed to the Authority, whose decision shall be final and binding for the purposes of this Code.

Definitions

L10.30 For the purposes of this Section L10:

(a) a "Relevant Device" means a Device:
(i) which has, or had immediately prior to a Recovery Event, an SMI Status of 'commissioned'; and

(ii) the Device Security Credentials of which are populated with, or are reasonably believed immediately prior to a Recovery Event to have been populated with, Data from an Organisation Certificate or OCA Certificate which has been (or is suspected of having been) Compromised as a result of an (actual or suspected) Compromise to the Relevant Private Key which gave rise to the Recovery Event;

(b) the "Relevant Subscriber" means, where a Recovery Event has occurred, the Subscriber for an Organisation Certificate or OCA Certificate which has been (or is suspected of having been) Compromised as the result of an (actual or suspected) Compromise to the Relevant Private Key which gave rise to the Recovery Event;

(c) a "Relevant Private Key" means:

(i) the Contingency Symmetric Key;

(ii) a Private Key which is associated with a Public Key contained in any Organisation Certificate or OCA Certificate, Data from which is used to populate the Device Security Credentials of a Device comprising part of an Enrolled Smart Metering System;

(iii) a Private Key which is associated with a Public Key contained in any Organisation Certificate, Data from which is used to populate part of any Device Security Credentials held by an S1SP;

(iv) a Private Key which was used as part of the process of Issuing any OCA Certificate or Organisation Certificate referred to in paragraph (ii) or (iii) above;

(v) a Private Key which is used to Digitally Sign any XML Document, and which is associated with a Public Key that is contained within any Organisation Certificate; or

(vi) a Private Key which is associated with a Public Key contained in any certificate issued in accordance with an S1SPKI Certificate Policy, and which is determined by the SMKI PMA as being a Private Key for the purposes of this paragraph; and

(d) a "Recovery Key Pair" means a Key Pair established by the DCC for the purposes of the replacement of Organisation Certificates on Devices after a Relevant Private Key has been Compromised, and:

(i) a "Recovery Private Key" means the Private Key which is part of that Key Pair; and

(ii) a "Recovery Certificate" means an Organisation Certificate Issued by the OCA and containing the Public Key which is part of that Key Pair.

L11. THE SUBSCRIBER OBLIGATIONS

Certificate Signing Requests

L11.1 Each Eligible Subscriber shall ensure that all of the information contained in each Certificate Signing Request made by it is true and accurate.

L11.2 No Eligible Subscriber may make a Certificate Signing Request which contains:
(a) any information that constitutes a trade mark, unless it is the holder of the Intellectual Property Rights in relation to that trade mark; or

(b) any confidential information which would be contained in a Certificate Issued in response to that Certificate Signing Request.

L11.3 Each Eligible Subscriber shall ensure that either:

(a) where appropriate, in the case of a Certificate Signing Request for the Issue of an IKI Certificate, that Certificate Signing Request has been generated using a Cryptographic Credential Token that was provided by the DCC to the Eligible Subscriber in accordance with the SMKI RAPP; or

(b) in every other case, the Public Key that is included within a Certificate Signing Request is part of a Key Pair that has been generated using random numbers which are such as to make it computationally infeasible to regenerate that Key Pair even with knowledge of when and by means of what equipment it was generated.

L11.4 No Eligible Subscriber may make a Certificate Signing Request for the Issue of:

(a) a Device Certificate or DCA Certificate which contains the same Public Key as a Public Key which that Eligible Subscriber knows to be contained in any other Device Certificate or DCA Certificate;

(b) an Organisation Certificate or OCA Certificate which contains the same Public Key as a Public Key which that Eligible Subscriber knows to be contained in any other Organisation Certificate or OCA Certificate (except in the case of the Root OCA Certificate to the extent to which it is expressly permitted in accordance with the Organisation Certificate Policy); or

(c) an IKI Certificate or ICA Certificate which contains the same Public Key as a Public Key which that Eligible Subscriber knows to be contained in any other IKI Certificate or ICA Certificate.

Subscribing for or Rejecting Organisation Certificates

L11.5 Where any Organisation Certificate is Issued to an Eligible Subscriber in response to a Certificate Signing Request, that Eligible Subscriber shall:

(a) establish whether the information contained in that Certificate is consistent with information that was contained in the Certificate Signing Request;

(b) if it identifies that the Certificate contains any information which is untrue or inaccurate:

(i) reject that Certificate; and

(ii) immediately inform the DCC that it rejects the Certificate and give to the DCC its reasons for doing so; and

(c) where it does not reject the Certificate, become a Subscriber for that Certificate.

Subscribing for or Rejecting Device Certificates

L11.6 Where any Device Certificate is Issued to an Eligible Subscriber in response to a Certificate Signing Request, that Eligible Subscriber shall:
(a) take reasonable steps to establish whether the information contained in that Certificate is consistent with information that was contained in the Certificate Signing Request;

(b) if it identifies that the Certificate contains any information which is untrue or inaccurate:
   (i) reject that Certificate; and
   (ii) immediately inform the DCC that it rejects the Certificate and give to the DCC its reasons for doing so; and

(c) where it does not reject the Certificate, become a Subscriber for that Certificate.

Subscribing for or Rejecting IKI Certificates

L11.7 Where any IKI Certificate is Issued to an Eligible Subscriber in response to a Certificate Signing Request, that Eligible Subscriber shall:

(a) establish whether the information contained in that Certificate is consistent with information that was contained in the Certificate Signing Request;

(b) if it identifies that the Certificate contains any information which is untrue or inaccurate:
   (i) reject that Certificate;
   (ii) immediately inform the DCC that it rejects the Certificate and give to the DCC its reasons for doing so; and

(c) where it does not reject the Certificate, become a Subscriber for that Certificate.

Use of Certificates and Key Pairs

L11.8 Each Subscriber shall ensure that it does not use any Certificate, Public Key contained within a Certificate, or Private Key associated with a Public Key contained in a Certificate, that is held by it other than for the purposes of creating, sending, receiving and processing communications sent to and from Devices and the DCC pursuant to the Code.

Organisation and IKI Certificates: Protection of Private Keys

L11.9 Each Subscriber shall (in addition, if it is the DCC, a User or an RDP, to its obligations under Section G (Security)) take reasonable steps to ensure that no Compromise occurs to any:

(a) Private Key which is associated with a Public Key contained in an Organisation Certificate or IKI Certificate for which it is the Subscriber; or

(b) Secret Key Material associated with that Private Key.

Organisation Certificates: Expiry of Validity Period

L11.10 Each Subscriber shall, prior to the expiry of the Validity Period of an Organisation Certificate or OCA Certificate for which it is the Subscriber:
request a replacement for that Certificate by applying for the Issue of a new Organisation Certificate or OCA Certificate in accordance with the provisions of the Organisation Certificate Policy; and

(b) ensure that any Data from that Certificate which are used to populate the Device Security Credentials of any Device are replaced by Data from the new Certificate Issued to it by the OCA.

**L12. RELYING PARTY OBLIGATIONS**

**Relying Parties**

L12.1 For the purposes of this Section L12, a ‘Relying Party’ in relation to an Organisation Certificate, OCA Certificate, IKI Certificate or ICA Certificate means any Party or RDP which relies on the Certificate for the purposes of creating, sending, receiving or processing communications sent to and from a Device or another Party or RDP pursuant to this Code.

L12.2 For the purposes of Section L12.1, a Relying Party shall be deemed to include:

(a) in the case of a Device which relies on a Certificate, the Responsible Supplier for that Device; and

(b) in the case of a Communications Hub Function or Gas Proxy Function which relies on a Certificate, the DCC.

**Duties in relation to Organisation Certificates, OCA Certificates, IKI Certificates and ICA Certificates**

L12.3 Each Relying Party shall:

(a) before relying on any Organisation Certificate:

(i) Check Cryptographic Protection in respect of the Organisation CRL on the SMKI Repository; and

(ii) where that Certificate is shown on the Organisation CRL as having been revoked, not rely on the Certificate;

(b) before relying on any OCA Certificate:

(i) Check Cryptographic Protection in respect of the Organisation ARL on the SMKI Repository; and

(ii) where that Certificate is shown on the Organisation ARL as having been revoked, not rely on the Certificate;

(c) before relying on any IKI Certificate:

(i) Check Cryptographic Protection in respect of the IKI CRL; and

(ii) where that Certificate is shown on the IKI CRL as having been revoked, not rely on the Certificate;

(d) before relying on any ICA Certificate:

(i) Check Cryptographic Protection in respect of the IKI ARL; and
(ii) where that Certificate is shown on the IKI ARL as having been revoked, not rely on the Certificate.

L12.4 No Relying Party may rely on an Organisation Certificate or IKI Certificate where the Validity Period of that Certificate has expired.

L12.5 No Relying Party may rely on an Organisation Certificate, OCA Certificate, IKI Certificate or ICA Certificate where it suspects that the Certificate has been Compromised.

L12.6 Each Relying Party shall take reasonable steps, by means of appropriate Systems, to verify Digital Signatures, Check Cryptographic Protection, Confirm Validity and perform other appropriate cryptographic operations before relying on any Organisation Certificate, OCA Certificate, IKI Certificate or ICA Certificate.

L13. DCC KEY INFRASTRUCTURE

The DCCKI Services

The DCCKI Services

L13.1 For the purposes of this Section L13, the “DCCKI Services” means all of the activities undertaken by the DCC in its capacity as the DCCKI Certification Authority in accordance with the applicable requirements of the Code.

DCCKI Authorised Subscribers

L13.2 Any Party or RDP may apply to become a DCCKI Authorised Subscriber in accordance with, and by following the relevant procedures set out in, the DCCKI Certificate Policy and the DCCKI RAPP.

L13.3 The DCC shall authorise any Party or RDP to submit a DCCKI Certificate Signing Request, or any User to submit a Personnel Authentication Certification Application, and so to become a DCCKI Subscriber, where that person has successfully completed the relevant procedures and satisfied the criteria set out in the DCCKI Certificate Policy and the DCCKI RAPP.

L13.4 The DCC shall provide any DCCKI Services that may be requested by a DCCKI Authorised Subscriber where the request is made by that DCCKI Authorised Subscriber in accordance with the applicable requirements of the DCCKI SEC Documents.

L13.5 The DCC shall ensure that in the provision of DCCKI Services it acts in accordance with Good Industry Practice.

Registration Data Providers

L13.6 Where a Registration Data Provider (other than an Electricity Network Party or Gas Network Party which is deemed to be an RDP, acting in its capacity as such) has become a DCCKI Authorised Subscriber, the Network Party that nominated that Registration Data Provider shall ensure that the RDP complies with all of its obligations in that capacity under this Section L13.

L13.7 Where a Registration Data Provider has been nominated as such by more than one Network Party:
(a) to the extent to which that RDP can be clearly identified as acting on behalf of one Network Party, that Network Party shall be subject to the requirements of Section L13.6 in respect of the actions of the RDP;

(b) to the extent to which that RDP cannot be clearly identified as acting on behalf of one Network Party, each of the Network Parties which nominated that RDP shall be subject to the requirements of Section L13.6 in respect of the actions of the RDP.

DCCKI Eligible Subscribers

L13.8 A DCCKI Authorised Subscriber:

(a) shall be known as a "DCCKI Eligible Subscriber" in respect of a DCCKI Certificate if it is entitled to become a DCCKI Subscriber for that DCCKI Certificate; and

(b) will be entitled to become a DCCKI Subscriber for a DCCKI Certificate only if it is identified as a DCCKI Eligible Subscriber in respect of that DCCKI Certificate in accordance with the provisions of the DCCKI Certificate Policy and the DCCKI RAPP.

DCCKI Subscribers

L13.9 A Party or RDP shall be entitled to become a DCCKI Subscriber in accordance with, and by following the relevant procedures set out in, the DCCKI Certificate Policy and the DCCKI RAPP.

The DCCKI Service Interface

DCC: Obligation to Maintain the DCCKI Service Interface

L13.10 The DCC shall maintain the DCCKI Service Interface in accordance with the DCCKI Interface Design Specification and make it available, to DCCKI Authorised Subscribers, for sending and receiving communications in accordance with the DCCKI Code of Connection.

L13.11 The DCC shall ensure that the DCCKI Service Interface is available at all times (subject to Planned Maintenance undertaken in accordance with Section H8.3):

(a) from the date on which the DCC is first obliged to provide the DCCKI Services in accordance with this Section L13; and

(b) prior to that date, on such dates and to such extent as is necessary for the purpose of facilitating Entry Process Testing.

The DCCKI Service Interface

L13.12 For the purposes of this Section L13, the “DCCKI Service Interface” means a communications interface designed to allow communications to be sent between a DCCKI Authorised Subscriber and the DCC for the purposes of the DCCKI Services.

DCCKI Interface Design Specification

L13.13 For the purposes of this Section L13, the “DCCKI Interface Design Specification” shall be a SEC Subsidiary Document of that name which:
(a) shall specify the technical details of the DCCKI Service Interface;

(b) shall include the protocols and technical standards that apply to the DCCKI Service Interface;

(c) shall base those technical standards on PKIX/IETF/PKCS open standards, where:
   
   (i) PKIX is the Public Key Infrastructure for X.509 Certificates, being an IETF set of standards for certificate and certificate revocation list profiles as specified in IETF RFC 5280;
   
   (ii) the IETF is the Internet Engineering Task Force; and
   
   (iii) PKCS is the Public Key Cryptography Standard; and

(d) may set out the procedure by which a DCCKI Authorised Subscriber and the DCC may communicate over the DCCKI Service Interface, and may in particular specify any requirements on:
   
   (i) a DCCKI Authorised Subscriber which accesses, or is seeking to access, the DCCKI Service Interface;
   
   (ii) the DCC in relation to the provision of means of access to the DCCKI Service Interface and/or any steps which must be taken by it in relation to communications made by a DCCKI Authorised Subscriber and received by it over the DCCKI Service Interface.

**DCCKI Code of Connection**

L13.14 For the purposes of this Section L13, the “**DCCKI Code of Connection**” shall be a SEC Subsidiary Document of that name which:

(a) shall set out the way in which DCCKI Authorised Subscribers may access the DCCKI Service Interface;

(b) shall specify the procedure by which DCCKI Authorised Subscribers and the DCC may communicate over the DCCKI Service Interface;

(c) shall include a description of the way in which the mutual authentication and protection of communications taking place over the DCCKI Service Interface will operate; and

(d) may specify any requirements on a DCCKI Authorised Subscriber which accesses, or is seeking to access, the DCCKI Service.

**DCCKI Interface Document Development**

L13.15 The DCC shall develop drafts of the DCCKI Interface Design Specification and DCCKI Code of Connection:

(a) in accordance with the process set out at Section L13.16; and

(b) so that the drafts are available by no later than the commencement of Systems Integration Testing or 2 March 2015 (whichever is earlier), or such later date as may be specified by the Secretary of State.
The process set out in this Section L13.16 for the development of drafts of the DCCKI Interface Design Specification and DCCKI Code of Connection is that:

(a) the DCC shall, in consultation with the Parties, RDPs and such other persons as it considers appropriate, produce a draft of each document;

(b) where a disagreement arises with any person who is consulted with regard to any proposal as to the content of either document, the DCC shall endeavour to reach an agreed proposal with that person consistent with the purposes of the document;

(c) the DCC shall send a draft of each document to the Secretary of State as soon as is practicable after it is produced, and shall when doing so provide to the Secretary of State:

(i) a statement of the reasons why the DCC considers that draft document to be fit for purpose; and

(ii) a summary of any disagreements that arose during consultation and that have not been resolved by reaching an agreed proposal; and

(d) the DCC shall comply with any requirements in a direction given to it by the Secretary of State in relation to either draft document, including in particular:

(i) any requirement to produce and submit to the Secretary of State a further draft of either document; and

(ii) any requirement as to the process to be followed by the DCC (and the time within which that process shall be completed) prior to submitting a further such draft.

The DCCKI Repository Service

The DCCKI Repository

For the purposes of this Section L13, the “DCCKI Repository” means a System for storing and (subject to the provisions of this Section) making available copies of the following:

(a) all DCCKI Infrastructure Certificates;

(b) the Root DCCKICA Certificate and the EII DCCKICA Certificate;

(c) all versions of the DCCKI Certificate Policy;

(d) the latest version of the DCCKI RAPP;

(e) the latest version of the EII DCCKICA CRL;

(f) the latest version of the DCCKI ARL; and

(g) such other documents or information as the DCC, in its capacity as the provider of the DCCKI Services, may from time to time consider appropriate.
The DCCKI Repository Service

L13.18 The DCC shall establish, operate, maintain and make available the DCCKI Repository in accordance with the provisions of this Section L13 (the “DCCKI Repository Service”).

L13.19 The DCC shall ensure that the documents and information described in Section L13.17 may be lodged in the DCCKI Repository by itself for the purpose of providing the DCCKI Services or complying with any other requirements placed on it under the Code.

L13.20 The DCC shall ensure that no person may lodge documents or information in the DCCKI Repository other than in accordance with Section L13.19.

L13.21 The DCC shall ensure that the DCCKI Repository may be accessed for the purpose of viewing and/or obtaining a copy of any document or information stored on it by any Party or RDP which reasonably requires such access in accordance, or for any purpose associated, with the Code.

L13.22 The DCC shall make available a copy of any document stored on the DCCKI Repository to the Panel or the SMKI PMA (or the Code Administrator acting on their behalf) following receipt of a reasonable request to do so.

Parties: Duties in relation to the DCCKI Repository

L13.23 No Party or RDP may access the DCCKI Repository for the purpose of viewing and/or obtaining a copy of any document or information stored on it except to the extent that it reasonably requires such access in accordance, or for any purpose associated, with the Code.

The DCCKI Repository Interface

DCC: Obligation to Maintain the DCCKI Repository Interface

L13.24 The DCC shall maintain the DCCKI Repository Interface in accordance with the DCCKI Repository Interface Design Specification and make it available to the Parties and to RDPs to send and receive communications in accordance with the DCCKI Repository Code of Connection and (where applicable) for the purpose of Entry Process Testing.

L13.25 The DCC shall ensure that the DCCKI Repository Interface is available at all times (subject to Planned Maintenance undertaken in accordance with Section H8.3):

(a) from the date on which the DCC is first obliged to provide the DCCKI Services in accordance with this Section L13; and

(b) prior to that date, on such dates and to such extent as is necessary for the purpose of facilitating Entry Process Testing.

The DCCKI Repository Interface

L13.26 For the purposes of this Section L13, the “DCCKI Repository Interface” means a communications interface designed to allow communications to be sent from and received by the DCCKI Repository for the purposes of the DCCKI Repository Service.
DCCKI Repository Interface Design Specification

L13.27 For the purposes of this Section L13, the “DCCKI Repository Interface Design Specification” shall be a SEC Subsidiary Document of that name which:

(a) specifies the technical details of the DCCKI Repository Interface; and

(b) includes the protocols and technical standards that apply to the DCCKI Repository Interface.

DCCKI Repository Code of Connection

L13.28 For the purposes of this Section L13, the “DCCKI Repository Code of Connection” shall be a SEC Subsidiary Document of that name which sets out the way in which the Parties and RDPs may access the DCCKI Repository Interface.

DCCKI Repository Interface Document Development

L13.29 The DCC shall develop drafts of the DCCKI Repository Interface Design Specification and DCCKI Repository Code of Connection:

(a) in accordance with the process set out at Section L13.30; and

(b) so that the drafts are available by no later than the commencement of Systems Integration Testing or 2 March 2015 (whichever is earlier), or such later date as may be specified by the Secretary of State.

L13.30 The process set out in this Section L13.30 for the development of drafts of the DCCKI Repository Interface Design Specification and DCCKI Repository Code of Connection is that:

(a) the DCC shall, in consultation with the Parties, RDPs and such other persons as it considers appropriate, produce a draft of each document;

(b) where a disagreement arises with any person who is consulted with regard to any proposal as to the content of either document, the DCC shall endeavour to reach an agreed proposal with that person consistent with the purposes of the document;

(c) the DCC shall send a draft of each document to the Secretary of State as soon as is practicable after it is produced, and shall when doing so provide to the Secretary of State:

(i) a statement of the reasons why the DCC considers that draft document to be fit for purpose; and

(ii) a summary of any disagreements that arose during consultation and that have not been resolved by reaching an agreed proposal; and

(d) the DCC shall comply with any requirements in a direction given to it by the Secretary of State in relation to either draft document, including in particular:

(i) any requirement to produce and submit to the Secretary of State a further draft of either document; and
any requirement as to the process to be followed by the DCC (and the time within which that process shall be completed) prior to submitting a further such draft.

The DCCKI Document Set

Obligations on the SMKI PMA

L13.31 The SMKI PMA shall exercise the functions that are allocated to it under and (in so far as they apply to it) comply with the requirements of the DCCKI Document Set.

Obligations on DCCKI Participants

L13.32 Each DCCKI Participant shall (in so far as they apply to it) comply with the requirements of the DCCKI SEC Documents.

The DCCKI Document Set

L13.33 For the purposes of this Section L13, the “DCCKI Document Set” means:

(a) the DCCKI SEC Documents; and

(b) the DCCKI CPS.

The DCCKI SEC Documents

L13.34 For the purposes of this Section L13, the “DCCKI SEC Documents” means the provisions of the Code comprising:

(a) the following SEC Subsidiary Documents:

(i) the DCCKI Certificate Policy;

(ii) the DCCKI RAPP;

(iii) the DCCKI Interface Design Specification;

(iv) the DCCKI Code of Connection;

(v) the DCCKI Repository Interface Design Specification;

(vi) the DCCKI Repository Code of Connection;

(b) the provisions of this Section L13; and

(c) every other provision of the Code which relates to the provision or the use of the DCCKI Services or the DCCKI Repository Service or to any matters directly arising from or affecting the provision or the use of those Services.

The DCCKI Registration Authority Policies and Procedures: Document Development

L13.35 The DCC shall develop a draft of the DCCKI RAPP:
(a) to make provision for such matters as are specified in the DCCKI Certificate Policy as being matters provided for in the DCCKI RAPP;

(b) to make provision for such other matters as are necessary or appropriate in relation to the exercise of its functions as the DCCKI Registration Authority;

(c) in accordance with the process set out at Section L13.36; and

(d) so that the draft is available by no later than the commencement of Systems Integration Testing or 2 March 2015 (whichever is earlier), or such later date as may be specified by the Secretary of State.

L13.36 The process set out in this Section L13.36 for the development of a draft of the DCCKI RAPP is that:

(a) the DCC shall, in consultation with the Parties, RDPs and such other persons as it considers appropriate, produce a draft of the DCCKI RAPP;

(b) where a disagreement arises with any person who is consulted with regard to any proposal as to the content of the DCCKI RAPP, the DCC shall endeavour to reach an agreed proposal with that person consistent with the purposes of the DCCKI RAPP specified in Section L13.35;

(c) the DCC shall send a draft of the DCCKI RAPP to the Secretary of State as soon as is practicable after it is produced, and shall when doing so provide to the Secretary of State:

(i) a statement of the reasons why the DCC considers that draft to be fit for purpose; and

(ii) a summary of any disagreements that arose during consultation and that have not been resolved by reaching an agreed proposal; and

(d) the DCC shall comply with any requirements in a direction given to it by the Secretary of State in relation to the draft of the DCCKI RAPP, including in particular:

(i) any requirement to produce and submit to the Secretary of State a further draft of the document; and

(ii) any requirement as to the process to be followed by the DCC (and the time within which that process shall be completed) prior to submitting a further such draft.

The DCCKI Certification Practice Statement

L13.37 The DCC shall establish, give effect to, maintain and comply with a document which shall be known as the “DCCKI CPS”.

L13.38 The DCCKI CPS shall be a document which:

(a) sets out the policies and procedures of the DCC designed to ensure that it will comply with the requirements of the DCCKI Certificate Policy;

(b) incorporates the detailed operating procedures to be used by the DCC for the purposes of its compliance with the requirements of that Policy;

(c) incorporates such other provisions as may be required by or in accordance with that Policy or any other part of the Code;
(d) is reviewed by the SMKI PMA to assess whether it is appropriate for these purposes; and
(e) is approved by the individual(s) carrying out the DCCKI PMA Functions as being appropriate for these purposes.

L13.39 For the purposes of the review of the DCCKI CPS by the SMKI PMA in accordance with Section L13.38(d), the DCC shall submit an initial draft of the DCCKI CPS to the SMKI PMA by no later than the commencement of Systems Integration Testing or 2 March 2015 (whichever is earlier), or such later date as may be agreed by the SMKI PMA.

L13.40 The DCC shall keep the DCCKI CPS under review, and shall in particular carry out a review of the DCCKI CPS:

(a) whenever (and to the extent to which) it may be required to so by the SMKI PMA or the individual(s) carrying out the DCCKI PMA Functions; and
(b) following receipt of a notification from the SMKI PMA in accordance with Section L1.17(e) (Duties of the SMKI PMA).

L13.41 Following:

(a) any review of the DCCKI CPS, the DCC may propose amendments to it, which it shall submit to:
   (i) the SMKI PMA for its review; and
   (ii) the individual(s) carrying out the DCCKI PMA Functions for his (or their) approval;
(b) a review carried out in accordance with Section L13.40(b), the DCC shall report to the SMKI PMA any remedial steps taken or proposed to be taken in order for it to continue to meet its obligations under Section G (Security).

Enquiries in relation to the DCCKI Document Set

L13.42 The DCC shall respond within a reasonable time to any reasonable request for information made by a Party or RDP in relation to the DCCKI Services, the DCCKI Repository Service or the DCCKI Document Set, but excluding any request for a copy of any document or information which can be accessed through the DCCKI Repository.

The DCCKI Subscriber Obligations

DCCKI Certificate Signing Requests and Personnel Authentication Certificate Applications

L13.43 Each DCCKI Eligible Subscriber shall ensure that all of the information contained in each DCCKI Certificate Signing Request and each Personnel Authentication Certificate Application made by it is true and accurate.

L13.44 No DCCKI Eligible Subscriber may make a DCCKI Certificate Signing Request or Personnel Authentication Certificate Application which contains:

(a) any information that constitutes a trade mark, unless it is the holder of the Intellectual Property Rights in relation to that trade mark; or
any confidential information which would be contained in a DCCKI Certificate Issued in response to that DCCKI Certificate Signing Request or Personnel Authentication Certificate Application.

Subscribing for or Rejecting DCCKI Certificates

L13.45 Where any DCCKI Certificate is Issued to a DCCKI Eligible Subscriber in response to a DCCKI Certificate Signing Request, or any Personnel Authentication Certificate is Issued to a DCCKI Eligible Subscriber in response to a Personnel Authentication Certificate Application, that DCCKI Eligible Subscriber shall:

(a) establish whether the information contained in that DCCKI Certificate or Personnel Authentication Certificate is consistent with information that was contained in the DCCKI Certificate Signing Request or Personnel Authentication Certificate Application (as the case may be);

(b) if it identifies that the DCCKI Certificate or Personnel Authentication Certificate contains any information which is untrue or inaccurate immediately inform the DCC that it rejects the DCCKI Certificate or Personnel Authentication Certificate and give to the DCC its reasons for doing so; and

(c) in the absence of any such rejection, become a DCCKI Subscriber for that DCCKI Certificate or Personnel Authentication Certificate.

Use of DCCKI Certificates

L13.46 Each DCCKI Subscriber shall ensure that it does not use any DCCKI Certificate held by it other than for the purposes of creating, sending, receiving and processing communications sent to and from the DCC pursuant to the Code.

DCCKI Certificates: Protection of Private Keys

L13.47 Each DCCKI Subscriber shall (in addition, if it is the DCC, a User or an RDP, to its obligations under Section G (Security)) take reasonable steps to ensure that no Compromise occurs to any:

(a) Private Key which is associated with a Public Key contained in a DCCKI Certificate for which it is the DCCKI Subscriber; or

(b) Secret Key Material associated with that Private Key.

The DCCKI Relying Party Obligations

DCCKI Relying Parties

L13.48 For the purposes of this Section L13, a “DCCKI Relying Party” in relation to a DCCKI Certificate or DCCKICA Certificate, means any Party or RDP which relies on the Certificate for the purposes of creating, sending, receiving or processing communications sent to and from the DCC or another Party or RDP pursuant to this Code.

Duties in relation to DCCKI Certificates and DCCKICA Certificates

L13.49 Each DCCKI Relying Party shall:

(a) before relying on any DCCKI Certificate:
Check Cryptographic Protection in respect of the EII DCCKICA CRL (or, in the case of DCC only, any DCCKI Certificate Revocation List relevant to that DCCKI Certificate) on the DCCKI Repository, in accordance with IETF RFC 5280; and

where that DCCKI Certificate is shown on the EII DCCKICA CRL (or, in the case of DCC only, any DCCKI Certificate Revocation List relevant to that DCCKI Certificate) as having been revoked, not rely on the DCCKI Certificate; and

(b) before relying on any DCCKICA Certificate:

(i) Check Cryptographic Protection in respect of the DCCKI ARL on the DCCKI Repository, in accordance with IETF RFC 5280; and

(ii) where that DCCKICA Certificate is shown on the DCCKI ARL as having been revoked, not rely on the DCCKICA Certificate.

L13.50 No DCCKI Relying Party may rely on a DCCKI Certificate where the Validity Period of that DCCKI Certificate has expired.

L13.51 No DCCKI Relying Party may rely on a DCCKI Certificate or DCCKICA Certificate where it suspects that the DCCKI Certificate has been Compromised.

L13.52 Each DCCKI Relying Party shall take reasonable steps, by means of appropriate Systems, to verify Digital Signatures, Check Cryptographic Protection, Confirm Validity and perform other appropriate cryptographic operations before relying on any DCCKI Certificate or DCCKICA Certificate.

The DCCKI PMA Functions

Performance of the DCCKI Functions

L13.53 The DCC shall make arrangements which shall ensure that:

(a) a senior member of DCC Personnel;

(b) a senior member of the personnel of a DCC Service Provider; or

(c) a number of individuals, each of whom falls within either paragraph (a) or (b), acting together,

shall carry out the DCCKI PMA Functions. The DCCKI PMA Functions

L13.54 For the purpose of this Section L13, the “DCCKI PMA Functions” shall mean the activities of:

(a) approving the DCCKI CPS, and any amendments to it;

(b) periodically:

(i) reviewing the effectiveness of the DCCKI Document Set (including so as to evaluate whether the DCCKI Document Set remains consistent with the SEC Objectives); and

(ii) identifying any changes that should be made to the DCCKI Document Set in order to ensure that the DCC meets its obligations under Section G (Security);
as soon as is reasonably practicable following the incorporation of each of the following documents into this Code, its re-incorporation, or its modification in accordance with section 88 of the Energy Act 2008, carrying out in relation to it the activities specified in paragraph (a) above:

(i) the DCCKI Certificate Policy;

(ii) the DCCKI RAPP;

(d) on receipt by the DCC of a notification from the SMKI PMA in accordance with Section L1.17(e) (Duties of the SMKI PMA), carrying out in relation to the DCCKI Document Set the activities specified in paragraph (a) above, having regard in particular to any recommendation for action made by the SMKI PMA; and

(e) performing any other duties expressly described as DCCKI PMA Functions elsewhere in this Code.

The Duties of the DCC

L13.55 Where the individual(s) carrying out the DCCKI PMA Functions notifies the DCC of any matter, or makes any recommendation with regard to the compliance by the DCC with its obligations under Section G (Security) (including in particular any recommendation for the modification of the DCCKI Document Set for the purpose of ensuring such compliance), the DCC shall:

(a) consider and take into account the matter notified, or recommendation made, to it; and

(b) where, having done so, it considers that it would be appropriate to make a change to the:

(i) DCCKI SEC Documents, submit a Draft Proposal for that purpose; and

(ii) DCCKI CPS, propose amendments to it in accordance with Section L13.42.

L13.56 The DCC shall ensure that the SMKI PMA and Security Sub-Committee shall each be provided with such of the following information as it may request:

(a) any notification or recommendation made to the DCC by the individual(s) carrying out the DCCKI PMA Functions; and

(b) copies of all agenda and supporting papers available at any meeting between individuals acting together to carry out the DCCKI PMA Functions, insofar as those agenda and papers are reasonably relevant to the functions of the SMKI PMA or Security Sub-Committee (as the case may be).

L13.57 The DCC shall ensure that, where it receives any report with regard to its ISO 27001 certification and part of that report relates to any matters concerned with the DCCKI Services, it will as soon as reasonably practicable provide those parts of that report to the SMKI PMA.

L14. THE S1SPKM DOCUMENT SET

Obligations on the SMKI PMA

L14.1 The SMKI PMA shall exercise the functions that are allocated to it under and (in so far as they apply to it) comply with the requirements of the S1SPKM Document Set.
Obligations on the DCC

L14.2 The DCC shall (in so far as they apply to it) comply with the requirements of the S1SPKM Document Set.

The S1SPKM Document Set

L14.3 For the purposes of this Section L14, the "SMETS1 Service Provider Key Management Document Set" (or "S1SPKM Document Set") means:

(a) the S1SPKM SEC Documents; and

(b) each S1SPKI CPS.

The S1SPKM SEC Documents

L14.4 For the purposes of this Section L14, the "SMETS1 Service Provider Key Management SEC Documents" (or "S1SPKM SEC Documents") means the provisions of the Code comprising:

(a) the following SEC Subsidiary Documents:
   (i) each S1SPKI Certificate Policy;
   (ii) each S1SPKI RAPP;
   (iii) each SMETS1 Cryptographic Key Management Policy;
   (iv) the SMKI Recovery Procedure;
   (v) the S1SPKM Compliance Policy;

(b) the provisions of this Section L14; and

(c) every other provision of the Code which relates to the establishment, provision or use of any the S1SPKI, or to any matters directly arising from or affecting the establishment, provision or use of the S1SPKI.

The S1SPKI Certificate Policies: Document Development

L14.5 The DCC shall develop a draft of one or more S1SPKI Certificate Policies:

(a) so that each such S1SPKI CP shall be in equivalent form, and have content which corresponds, to the Organisation Certificate Policy; and

(b) in accordance with the process set out at Section L14.8.

The S1SPKI Registration Authority Policies and Procedures: Document Development

L14.6 The DCC shall develop a draft of one or more S1SPKI Registration Authority Policies and Procedures:

(a) so that there shall be an S1SPKI RAPP in respect of each S1SPKI CP;
so that each such S1SPKI RAPP shall make provision for such matters as are specified in the related S1SPKI CP as being matters to be provided for in that S1SPKI RAPP;

in accordance with the process set out at Section L14.8.

The SMETS1 Cryptographic Key Management Policy: Document Development

The DCC shall, in respect of each SMETS1 Symmetric Key Arrangement, develop a draft of a SMETS1 Cryptographic Key Management Policy, which shall:

be in accordance with the requirements of "A10.1.2 – Key Management" of ISO 27001;

set out the policy on the use, protection and duration of the Symmetric Keys throughout their entire lifecycle;

make provision for managing those Symmetric Keys throughout their entire lifecycle, including in particular provision for generating, storing, archiving, distributing, retiring and destroying them;

specify secure procedures and methods for:

(i) generating Symmetric Keys for different cryptographic systems and different applications;
(ii) distributing Symmetric Keys to intended recipients;
(iii) activating the Symmetric Keys when received;
(iv) storing Symmetric Keys and providing access to them for authorised users;
(v) changing or updating Symmetric Keys, including provision for how and when they will be changed or updated;
(vi) dealing with Compromised Symmetric Keys;
(vii) revoking Symmetric Keys, including provision for how and when they are to be withdrawn or deactivated;
(viii) recovering Symmetric Keys that are lost or corrupted;
(ix) backing-up or archiving Symmetric Keys;
(x) destroying Symmetric Keys; and
(xi) the logging and auditing of key management related activities; and

be developed in accordance with the process set out at Section L14.8.

Document Development: Process

The process set out in this Section L14.8 for the development of a draft of any S1SPKI CP, S1SPKI RAPP and SMETS1 Cryptographic Key Management Policy, is that, in respect of each such document:
(a) the DCC shall, as soon as reasonably practicable after the coming into effect of this Section L14, in consultation with the Parties and such other persons as it considers appropriate, produce a draft of the document;

(b) where a disagreement arises with any person who is consulted with regard to any proposal as to the content of the document, the DCC shall endeavour to reach an agreed proposal with that person consistent with the purposes of the document specified in Section L14.5, L14.6 or L14.7 (as the case may be);

(c) the DCC shall send a draft of the document to the Secretary of State as soon as is practicable after it is produced, and shall when doing so provide to the Secretary of State:

   (i) a statement of the reasons why the DCC considers that draft to be fit for purpose; and

   (ii) a summary of any disagreements that arose during consultation, identifying in particular any that have not been resolved by reaching an agreed proposal; and

(d) the DCC shall comply with any requirements in a direction given to it by the Secretary of State in relation to the draft of the document, including in particular:

   (i) any requirement to produce and submit to the Secretary of State a further draft of the document; and

   (ii) any requirement as to the process to be followed by the DCC (and the time within which that process shall be completed) prior to submitting a further such draft.

The S1SPKI Certification Practice Statement

L14.9 The DCC shall establish, give effect to, maintain and comply with one or more documents, each of which shall be known as an “S1SPKI Certification Practice Statement” (or “S1SPKI CPS”), so that there shall be an S1SPKI CPS in respect of each S1SPKI CP

L14.10 Each S1SPKI CPS shall be a document which:

(a) sets out the policies and procedures of the DCC designed to ensure that it will comply with the requirements of the related S1SPKI Certificate Policy;

(b) incorporates the detailed operating procedures to be used by the DCC for the purposes of its compliance with the requirements of that Policy;

(c) incorporates such other provisions as may be required by or in accordance with that Policy or any other part of the Code; and

(d) has been reviewed by the SMKI PMA and either approved by it or not rejected (whether or not following the making of such amendments as may be directed by the SMKI PMA) in accordance with the provisions of Section L14.11(b).

L14.11 For the purposes of the review of an S1SPKI CPS by the SMKI PMA in accordance with Section L14.10(d):
(a) the DCC shall submit an initial draft of the document to the SMKI PMA as soon as reasonably practicable after the coming into effect of this Section L14;

(b) the SKMI PMA shall review the initial draft of the document and shall:

(i) approve the draft;

(ii) determine that the draft is not rejected;

(iii) reject the draft; or

(iv) notify the DCC that it will either approve the draft or determine that the draft is not rejected subject to the DCC first making such amendments to the document as it may direct; and

(c) the DCC shall make any amendments to the draft document that may be directed by the SMKI PMA in accordance with sub-paragraph (b)(iv).

L14.12 The DCC shall keep each S1SPKI CPS under review, and shall in particular carry out a review of an S1SPKI CPS:

(a) whenever (and to the extent to which) it may be required to so by the SMKI PMA; and

(b) following receipt of a notification from the SMKI PMA in accordance with Section L1.17(q) (Duties of the SMKI PMA).

L14.13 Following:

(a) any review of an S1SPKI CPS, the DCC may propose amendments to that document, and:

(i) any such amendments shall be submitted by the DCC to the SMKI PMA for its review; and

(ii) following the review by the SMKI PMA, the provisions of Sections L14.11(b) and (c) shall apply in respect of those amendments as they applied to the initial draft of the S1SPKI CPS; and

(b) a review carried out in accordance with Section L14.12(b), the DCC shall report to the SMKI PMA any remedial steps taken or proposed to be taken in order for it to continue to meet its obligations under Section G (Security).

L15. S1SPKM ASSURANCE

S1SPKM Compliance Policy

L15.1 The SKMI PMA shall exercise the functions allocated to it by the S1SPKM Compliance Policy.

L15.2 The DCC shall procure all such services as are required for the purposes of complying with its obligations under the S1SPKM Compliance Policy.

The DCC: Duty to Cooperate in Assessment

L15.3 The DCC shall do all such things as may be reasonably requested by the SMKI PMA, or by any person acting on behalf of or at the request of the SMKI PMA (including in particular the Independent S1SPKM
Assurance Service Provider), for the purposes of facilitating an assessment of the DCC’s compliance with any applicable requirements of the S1SPKM Document Set.

L15.4 For the purposes of Section L15.3, the DCC shall provide the SMKI PMA (or the relevant person acting on its behalf or at its request) with:

(a) all such Data as may reasonably be requested, within such times and in such format as may reasonably be specified; and

(b) all such other forms of cooperation as may reasonably be requested, including in particular access at all reasonable times to:

(i) such parts of the premises of the DCC as are used for; and

(ii) such DCC Personnel as carry out, or are authorised to carry out,

any activities related to its compliance with the applicable requirements of the S1SPKM Document Set.

Events of Default

L15.5 In relation to an Event of Default which consists of a material breach by the DCC of any applicable requirements of the S1SPKM Document Set, the provisions of Sections M8.2 (Notification of an Event of Default) to M8.4 (Consequences of an Event of Default) shall apply subject to the provisions of Sections L15.6 to L15.12.

L15.6 For the purposes of Sections M8.2 to M8.4 as they apply pursuant to Section L15.5, an Event of Default shall (notwithstanding the ordinary definition thereof) be deemed to have occurred in respect of the DCC where it is in material breach of any applicable requirements of the S1SPKM Document Set (provided that Sections M8.4(e), (f) and (g) shall never apply to the DCC).

L15.7 Where in accordance with Section M8.2 the Panel receives notification that the DCC is in material breach of any applicable requirements of the S1SPKM Document Set, it shall refer the matter to the SMKI PMA. On any such referral, the SMKI PMA may investigate the matter in accordance with Section M8.3 as if the references in that Section to the “Panel” were to the “SMKI PMA”.

L15.8 Where the SMKI PMA has:

(a) carried out an investigation in accordance with Section M8.3; or

(b) received a report from the Independent S1SPKM Assurance Service Provider, following an assessment by it of the compliance of the DCC with the applicable requirements of the S1SPKM Document Set, concluding that the DCC has not complied with those requirements,

the SMKI PMA shall consider the information available to it and shall determine whether any non-compliance with the SMKI Document Set has occurred and, if so, whether that non-compliance constitutes an Event of Default.

L15.9 Where the SMKI PMA determines that an Event of Default has occurred, it shall:

(a) notify the DCC and any other Party it considers may have been affected by the Event of Default; and
(b) refer the matter to the Panel for the Panel to determine the appropriate steps to take in accordance with Section M8.4.

L15.10 Where the Panel is considering what steps to take in accordance with Section M8.4, it shall request and consider the advice of the SMKI PMA.

L15.11 Where the Panel determines that the DCC is required to give effect to a remedial action plan in accordance with Section M8.4(d) that plan must be approved by the SMKI PMA.

L15.12 Where, in accordance with Section L15.11, the SMKI PMA has approved a remedial action plan in relation to the DCC, the Panel may arrange for a version of the approved plan (or parts of that plan) to be made available to all the Parties, but only where the Panel considers that such dissemination is necessary for the purposes of security.

Annex A to Section L

Table 1: Remote Party Roles and associated Remote Party Role Codes in addition to those specified in the GB Companion Specification

<table>
<thead>
<tr>
<th>Remote Party Role</th>
<th>Remote Party Role Code</th>
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<tbody>
<tr>
<td>pPPXmlSign</td>
<td>128</td>
</tr>
<tr>
<td>pPRDPFileSign</td>
<td>129</td>
</tr>
<tr>
<td>s1SPxmlSigning</td>
<td>126</td>
</tr>
<tr>
<td>commissioningPartyFileSigning</td>
<td>132</td>
</tr>
<tr>
<td>requestingPartyFileSigning</td>
<td>131</td>
</tr>
<tr>
<td>s1SPMigrationSigning</td>
<td>130</td>
</tr>
<tr>
<td>commissioningPartyXmlSigning</td>
<td>133</td>
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M GENERAL

M1. COMMENCEMENT AND DURATION

Commencement

M1.1 This Code shall take effect from the effective date designated by the Secretary of State pursuant to Condition 22 of the DCC Licence.

Duration

M1.2 Once this Code comes into effect, it shall remain in effect:

(a) in respect of the DCC, until the DCC ceases to be a Party in accordance with Section M9 (Transfer of the DCC Licence); and

(b) in respect of each Party other than the DCC, until (subject to Section M8.14) such Party ceases to be a Party in accordance with Section M8 (Suspension, Expulsion and Withdrawal).

M2. LIMITATIONS OF LIABILITY

Unlimited Liabilities

M2.1 Nothing in this Code or any Bilateral Agreement shall exclude or limit a Party’s Liability:

(a) for death or personal injury resulting from the negligence of that Party;

(b) for fraud or fraudulent misrepresentation;

(c) to pay the Charges and any interest accruing in respect of the Charges in accordance with this Code; or

(d) for any other type of Liability which cannot by law be excluded or limited.
Exclusion of Indirect Loss

M2.2 No Party shall in any circumstances be liable to another Party for loss arising as a result of a breach of this Code and/or any Bilateral Agreement that does not directly result from such breach and that was not reasonably foreseeable as likely to occur in the ordinary course of events.

Confidentiality and Intellectual Property Rights

M2.3 Each Party’s Liability for breaches of Section M4 (Confidentiality) shall be:

(a) in the case of any breach of Section M4.20 (Confidentiality of DCC Data) relating to Data that has been clearly by the DCC as ‘confidential’, unlimited (save as provided in Section M2.2); and

(b) in the case of any other breach of Section M4, limited to £1,000,000 (one million pounds) in respect of each incident or series of related incidents, save as provided in Section M2.3A).

M2.3A The Liability of the DCC for a breach of Section M4.1 (Prohibition on disclosure and use by DCC) shall, where the amount of that Liability is recoverable by the DCC from a DCC Service Provider in accordance with the terms of a DCC Service Provider Contract, be:

(a) unlimited if the amount of the Liability that is recoverable from the DCC Service Provider is unlimited; or

(b) limited to any amount in which the Liability that is recoverable from the DCC Service Provider is limited, or to £1,000,000 (one million pounds) in respect of each incident or series of related incidents, whichever is the greater,

but, for the purposes of this Section, no regard shall be had to any limitation in a DCC Service Provider Contract which is expressed to be set by reference to any amount specified in or calculated under this Code.

M2.4 Each Party’s Liability for any breach of Section M5 (Intellectual Property Rights) shall be unlimited (save as provided in Section M2.2).

Damage to Physical Property

M2.5 Subject to Section M2.1, each Party’s Liability for loss of or damage to physical property (including loss of or damage to Systems, and loss or corruption of Data) arising as a result of a breach by that Party of this Code and/or any Bilateral Agreement shall be limited as follows:

(a) the Liability of the DCC shall be limited to £1,000,000 (one million pounds) in respect of each incident or series of related incidents; and

(b) the Liability of each Party other than the DCC shall be limited to £1,000,000 (one million pounds) in respect of each incident or series of related incidents,
for which purposes:

(c) where a defect in the design, manufacture, materials or workmanship of two (or more) Devices causes loss of or damage to physical property (including loss of or damage to Systems, and loss or corruption of Data), the defect in each such Device shall constitute a separate unrelated incident; and

(d) where a Party’s Liability exceeds £1,000,000 (one million pounds) and is limited under this Section M2.5 and that Liability is in respect of loss or damage suffered by more than one other Party, each such other Party shall be entitled to recover a proportion of the £1,000,000 (one million pounds) calculated by reference to the amount of any loss and damage suffered by it expressed as a fraction of the total amount of loss and damage suffered by such other Parties collectively.

Recovery of Loss which is Expressly Permitted

M2.6 It is expressly agreed that a Party may recover the following losses arising as a result of a breach of this Code (and without intending to limit recovery of any other Liability that may arise as a result of such breach):

(a) (subject to Sections F9.25 (Exclusive Remedies for Site Visits) and M2.5) where such breach causes the loss of, or damage to, a Smart Metering System (or any part of it), the Import Supplier, Export Supplier and/or Gas Supplier (as applicable) for that Smart Metering System shall be entitled to recover the reasonable costs and expenses (including reasonable labour costs) incurred in attending the relevant premises for the purpose of repairing or replacing that Smart Metering System (or the relevant part of it);

(b) in the case of breaches of Section F6 (Delivery and Acceptance of Communications Hubs) and/or the CH Handover Support Materials, the DCC shall be entitled to recover the reasonable costs and expenses referred to in Section F6.18 (Failure to Accept Delivery);

(c) where such breach causes an Organisation Certificate to be Compromised or issued otherwise than in accordance with the relevant Certificate Policy (and, in either case, the Subscriber wishes it to be replaced), the reasonable costs and expenses (including reasonable labour costs) incurred in replacing any or all such Compromised Certificates held on Devices (but not the costs and expenses of replacing Device Certificates), limited to £1,000,000 (one million pounds) in respect of each incident or series of related incidents); and

(d) where such breach (including a breach which is deemed to occur in accordance with Section L10.26 (Breach of the Code by the Relevant Subscriber)) gives rise to a Recovery Event such that the DCC incurs (or is required to make payments in respect of) Recovery Costs under Section L10 (the SMKI Recovery Procedure), the DCC shall be entitled to recover the Recovery Costs that it has incurred (or been required so to pay), limited to £1,000,000 (one million pounds) in respect of each Recovery Event.

Exclusion of Loss of Profit etc.
M2.7 Subject to Sections M2.1 and M2.6 and save in the case of a breach referred to in Section M2.3(b) or M2.4, no Party shall in any circumstances be liable to another Party for any of the following losses arising as a result of a breach of this Code and/or any Bilateral Agreement:

(a) loss of profit;

(b) loss of revenue;

(c) loss of use;

(d) loss of contract;

(e) loss of goodwill; or

(f) loss resulting from the liability of such other Party to a third party for any of the matters referred to in paragraphs (a) to (e) above.

Exclusion of Other Liabilities

M2.8 Subject to Sections M2.1 and M2.6 and save in the case of a breach of those provisions referred to in Section M2.3 or M2.4, no Party shall be liable to any other Party for loss arising from any breach of this Code and/or any Bilateral Agreement other than for losses that are subject to Section M2.5. This Section M2.8 is without prejudice to the operation of the Charging Methodology, and the payments required under Section F9.22 (Payment of Type Fault and Batch Fault Compensation) or F9.23 (Compensation for Product Recall or Technology Refresh).

M2.9 The rights and remedies provided by this Code and/or any Bilateral Agreement are exclusive and not cumulative, and exclude and are in place of all substantive (but not procedural) rights or remedies provided by common law or statute in respect of the subject matter of this Code and/or any Bilateral Agreement, including any rights that any Party may possess in tort (or delict).

M2.10 Subject to Section M2.1, each of the Parties hereby waives to the fullest extent possible all such rights and remedies provided by common law or statute (and releases the other Parties to the same extent from all Liabilities or obligations provided by common law or statute in respect of the subject matter of this Code and/or any Bilateral Agreement).

Statutory Rights
For the avoidance of doubt, nothing in this Section M2 shall exclude or restrict or otherwise prejudice or affect any of:

(a) the rights, powers, duties and obligations of any Party which are conferred or created by the Relevant Instruments; or

(b) the rights, powers and duties of the Authority or the Secretary of State.

Other Matters

Each of the sub-clauses of this Section M2 shall be construed as a separate and severable contract term, and if one or more of such sub-clauses is held to be invalid, unlawful or otherwise unenforceable, then the other or others of such sub-clauses shall remain in full force and effect and shall continue to bind the Parties.

In respect of all substantive (but not procedural) rights or remedies provided by common law or statute (including in tort or delict, but without prejudice to contractual rights or remedies) in respect of loss of or damage to physical property (including loss of or damage to Systems, and loss or corruption of Data) arising in relation to the subject matter of this Code and/or any Bilateral Agreement, it is agreed that:

(a) each Party hereby waives and releases (to the fullest extent possible at law) such rights and remedies in respect of such loss or damage as such Party may otherwise have against the contractors, employees and agents of each other Party (including the DCC Service Providers) in their capacity as such;

(b) the DCC shall ensure that each DCC Service Provider (when acting in its capacity as such) waives and releases (to the fullest extent possible at law) such rights and remedies in respect of such loss or damage as such DCC Service Provider may otherwise have against the Parties other than DCC in their capacity as such (and/or against the contractors, employees and agents of such Parties in their capacity as such);

(c) the waiver and release referred to in Section M2.13(a) is to be enforceable by the persons stated therein to have the benefit thereof in accordance with Section M11.5 (Third Party Rights); and

(d) the DCC shall ensure that the waiver and release referred to in Section M2.13(b) is enforceable by the persons stated therein to have the benefit thereof under the Contracts (Rights of Third Parties) Act 1999.

Each Party shall be under a duty to mitigate its loss.
M2.15 Each Party hereby acknowledges and agrees that the provisions of this Section M2 are fair and reasonable having regard to the circumstances.

Conduct of Indemnity Claims

M2.16 Where this Code provides that one Party (the “Indemnifier”) is to indemnify another Party (the “Indemnified Party”) against third party claims, the Indemnified Party shall:

(a) promptly notify the Indemnifier of any such claim, and provide it with details in relation to the same and all relevant documentation excluding that which attracts legal privilege;

(b) consult with the Indemnifier with respect to the subject matter of the claim and the manner in which the Indemnified Party intends to deal with the same, keep the Indemnifier promptly advised of developments concerning the same, and have due regard to the Indemnifier’s views in relation to the same;

(c) not settle, compromise or make any admission of liability concerning any such claim, without the prior written consent of the Indemnifier (such consent not to be unreasonably withheld or delayed); and

(d) where the Indemnifier so requests, allow the Indemnifier (or such person as the Indemnifier may nominate) to conduct all negotiations and proceedings regarding the claim (at the Indemnifier’s cost), in which case the Indemnifier shall ensure that the claim is diligently defended in accordance with any reasonable instructions of the Indemnified Party and not settled or compromised without the Indemnified Party’s consent (such consent not to be unreasonably withheld or delayed).

SECCo

M2.17 The provisions of this Section M2 (and the definitions used in this Section) shall apply to SECCo as if SECCo was a Party, but shall not limit SECCo’s liability under Section C3.12 (Protections for Panel Members and Others).

M2.18 Nothing in this Section M2 shall limit the DCC’s liability to reimburse SECCo in respect of Recoverable Costs.

M3. SERVICES FM AND FORCE MAJEURE

Force Majeure affecting the Services - Services FM

M3.1 The concept of Services FM applies in respect of the obligations of the DCC to provide the Services pursuant to this Code (including pursuant to any Bilateral Agreement).

M3.1A The concept of Services FM is in addition to the concept of OPR Exceptional Events which applies under and in accordance with Sections H13.7 to H13.14 (OPR Exceptional Events). It is possible for an event or
circumstance to constitute both an OPR Exceptional Event and Services FM, in which case the DCC may seek relief under both Sections H13.7 to H13.14 (OPR Exceptional Events) and this Section M3. Notwithstanding any other provision of this Section M3, relief for the purposes of OPR Reporting will only arise under and in accordance with the process for OPR Exceptional Events in Sections H13.7 to H13.14 (OPR Exceptional Events).

M3.2 The DCC may claim relief from Liability for non-performance of its obligations in respect of the Services to the extent this is due to Services FM. To the extent that performance of the DCC’s obligations is unaffected by the Services FM, the provisions of this Code and any Bilateral Agreement will continue to apply.

M3.3 The DCC cannot claim Services FM has occurred:

(a) in relation to any wilful act, neglect or failure to take reasonable precautions against the relevant Services FM event by the DCC or its servants, agents, employees or contractors (including the DCC Service Providers);

(b) in relation to any circumstances resulting from a failure or delay by any other person in the performance of that other person’s obligations under a contract with the DCC other than this Code (unless that other person is itself prevented from or delayed in complying with its obligations as a result of Services FM); and/or

(c) as a result of any shortage of labour, material or other resources unless caused by circumstances which are themselves Services FM, and in any event, the DCC shall not be entitled to relief if and to the extent that it is required to comply with the BCDR Procedure in accordance with Sections H10.9 and H10.10 (the Business Continuity and Disaster Recovery Procedure) but has failed to do so (unless this failure is also due to Services FM affecting the operation of the BCDR Procedure).

M3.4 The DCC shall, as soon as reasonably practicable (and in any event within five (5) days of the occurrence of the Services FM), give to the Users that were due to receive the affected Services and to the Panel full details of the Services FM and any relief the DCC wishes to claim in connection with the Services FM.

M3.5 The DCC shall be entitled to relief in respect of Services FM to the extent that the Panel agrees following consultation with any relevant Sub-Committee (or it is subsequently determined by arbitration) that the requirements of Sections M3.2 and M3.3 are met, and that:

(a) the DCC could not have avoided the occurrence of the Services FM (or its consequences or likely consequences) by taking steps which the DCC was required to take (or procure) under this Code and any Bilateral Agreement or might reasonably be expected to have taken;

(b) the Services FM directly caused the non-performance of the Services for which relief is claimed;

(c) the time lost and/or relief from the obligations under this Code and any Bilateral Agreement claimed by the DCC could not reasonably be expected to be mitigated or recovered by the DCC acting in accordance with Good Industry Practice; and
the DCC is taking all steps in accordance with Good Industry Practice to overcome or minimise the consequences of the Services FM on the performance of the Services.

M3.5A The Panel shall reach a determination as to whether the DCC is entitled to relief in respect of Services FM in accordance with Section M3.5 within 10 Working Days after the DCC notifies the Panel of the Services FM under Section M3.4.

M3.6 If the DCC is entitled to relief in respect of Services FM in accordance with Section M3.5, then:

(a) the DCC shall be relieved of Liability under this Code and any Bilateral Agreement in respect of the Services to the extent to which that Liability would otherwise have arisen solely as a result of the Services FM; and

(b) for the avoidance of doubt, the Charges (but not, for the avoidance of doubt, the Fixed Charges) payable by a User shall be reduced to the extent that the DCC does not provide the Services to that User as a result of the Services FM (and shall be calculated on the basis of the Services that are actually provided).

M3.7 The DCC shall notify the affected Users and the Panel as soon as reasonably practicable after the Services FM ceases or no longer causes the DCC to be unable to comply with its obligations under this Code and/or any Bilateral Agreement in respect of the Services. Following such notification, the Services shall continue to be performed in accordance with the terms and conditions existing immediately before the occurrence of the Services FM.

M3.8 The DCC hereby irrevocably and unconditionally waives all and any rights to claim any extension or allowance of time or other relief from performance of its obligations other than to the extent caused by Services FM (but without prejudice to the process applying to OPR Exceptional Events. Each User hereby irrevocably and unconditionally waives all and any rights to claim compensation (including for breach of contract or in tort) for failure by the DCC to provide the Services to the extent caused by Services FM.

Force Majeure

M3.9 The concept of Force Majeure applies in respect of:

(a) all obligations of the DCC pursuant to this Code and any Bilateral Agreement other than the obligations of the DCC to provide the Services; and

(b) all obligations of the other Parties pursuant to this Code and any Bilateral Agreement,

all such obligations together being in this Section M3 the “Relevant Obligations”. For clarity, OPR Exceptional Events (which are defined by reference to Force Majeure) also apply in respect of the DCC claiming relief in respect of its obligations to provide the Services for the purposes of OPR Reporting under Sections H13.7 to H13.14 (OPR Exceptional Events).

M3.10 Subject to Section M3.11, the Affected Party will not be in breach of this Code and/or any Bilateral
Agreement or otherwise liable for any failure or delay in performance of any Relevant Obligations to the extent such failure or delay is caused by Force Majeure.

M3.11 An Affected Party may only rely upon Section M3.10 in respect of a failure or delay in performance of any Relevant Obligations to the extent that the Affected Party and the Party or Parties to whom the Affected Party owes the Relevant Obligations agree (or it is determined by arbitration) that the Affected Party:

(a) notified the Party or Parties to whom the Affected Party owes those Relevant Obligations of the matters constituting Force Majeure as soon as reasonably practicable following their occurrence;

(b) kept such Party or Parties fully informed as to the matters relating to the Force Majeure; and

(c) took all reasonable steps in accordance with Good Industry Practice to overcome the Force Majeure and/or minimise the consequences of the Force Majeure on the performance of the Relevant Obligations.

M3.12 The Affected Party shall notify the Party or Parties to whom the Affected Party owes the Relevant Obligations as soon as reasonably practicable after the Force Majeure ceases or no longer causes the Affected Party to be unable to comply with the Relevant Obligations.

M3.13 Each Party hereby irrevocably and unconditionally waives all and any rights to claim any extension or allowance of time or other relief from performance of the Relevant Obligations other than to the extent caused by Force Majeure. Each Party hereby irrevocably and unconditionally waives all and any rights to claim compensation (including for breach of contract or in tort) for, or to seek to expel the Affected Party from this Code for, any failure by the Affected Party to comply with the Relevant Obligations to the extent caused by Force Majeure.

SECCo

M3.14 The provisions of this Section M3 (and the definitions used in this Section) shall apply to SECCo as if SECCo was a Party.

M4. CONFIDENTIALITY

Prohibition on disclosure and use by DCC

M4.1 Subject to Sections M4.3 and M4.4, the DCC shall not disclose another Party’s Confidential Information to, or authorise access to another Party’s Confidential Information by, any person.

M4.2 Subject to Section M4.3, the DCC shall not use a Party’s Confidential Information for any purpose other than the purpose for which it was provided (or otherwise made available) to the DCC, and in any event for any purpose other than the purposes of this Code.

Circumstances in which disclosure or use by the DCC are permitted
M4.3 The restrictions on disclosure and authorisation of access in Section M4.1 and on use in Section M4.2 shall not apply to the disclosure or use of, or authorisation of access to, a Party’s Confidential Information to the extent:

(a) expressly permitted or required by the DCC Licence;

(b) necessary for the exercise by the DCC of any of its obligations under the Electricity Act, the Gas Act, the DCC Licence, or this Code;

(c) made or given in accordance with the Authority’s prior written consent;

(d) such Confidential Information is already available in the public domain other than as a result of a breach by the DCC of this Section M4 and/or the DCC Licence; or

(e) such Confidential Information is already lawfully in the possession of the DCC otherwise than as a result (whether directly or indirectly) of a breach of this Code and/or the DCC Licence (but without prejudice to any obligations to which the DCC is subject in respect of the use or disclosure of such Confidential Information under the arrangements relating to such lawful possession).

M4.4 The restrictions on disclosure and authorisation of access in Section M4.1 shall not apply to the disclosure of, or authorisation of access to, a Party’s Confidential Information to the extent:

(a) made or given in order to comply with the DCC’s duties under Laws and Directives or the rules of any recognised stock exchange; provided that, in so far as is reasonably practicable in accordance with such Laws and Directives or rules, the DCC shall provide that Party with prior notice of such proposed disclosure or authorisation of access; or

(b) made or given to the employees, other agents, contractors or advisers of the DCC to the extent such persons require such Confidential Information for the purpose of performing their roles as such; provided that such persons are subject to restrictions on the disclosure or use of, or authorisation of access to, such Confidential Information equivalent to those under this Section M4, and provided that the DCC shall be liable for any disclosure, authorisation or use by such persons otherwise than in accordance with this Section M4. This Section M4.4(b) is without prejudice to Section M4.5.

Restriction of disclosure to DCC employees who are leaving

M4.5 The DCC shall not (having regard to the nature and effective life of the Confidential Information in question) continue to disclose Confidential Information to (or authorise access to Confidential Information by) an employee or other agent of the DCC who has notified DCC of his or her intention to become engaged as an employee or agent of:
(a) any other Party; or

(b) a broker or consultant who is known to provide services in relation to the Supply of Energy and/or Commercial Activities,

save where the DCC could not, in all the circumstances, reasonably be expected to refrain from divulging to such employee or other agent Confidential Information which is required for the proper performance of his or her duties.

DCC Practices, Systems and Procedures

M4.6 The DCC shall put in place and at all times maintain managerial and operational practices, systems, and procedures designed to ensure that it complies with this Section M4.

Provision of Information to the Panel

M4.7 Each Party agrees, subject to any confidentiality provision binding on it, to provide to the Panel (or its Sub-Committees and/or Working Groups, including via the Code Administrator, the Secretariat or SECCo) all Data reasonably requested by the Panel (or its Sub-Committees and/or Working Groups, including via the Code Administrator, the Secretariat or SECCo) in order that they may properly carry out their duties and functions under this Code.

Confidentiality and the Panel

M4.8 Where a Party wishes its Party Data to remain confidential, it shall:

(a) in the case of the DCC (in so far as it acts in accordance with Sections M4.22 to M4.24), clearly mark such Party Data as either 'confidential' or 'controlled'; and

(b) in the case of any other Party, clearly mark such Party Data as 'confidential'.

M4.9 Where a Party does not clearly mark its Party Data as 'confidential', or (in the case of the DCC only)'controlled', the Panel (or its Sub-Committees or Working Groups, the Code Administrator, the Secretariat or SECCo, as applicable) may treat such Party Data as not being confidential (and shall have no confidentiality obligation in respect of the same).

M4.10 Subject to Section M4.11, the Panel shall not (and shall also ensure that its Sub- Committees and Working Groups, the Code Administrator, the Secretariat and SECCo shall not) disclose, or authorise access to, any Party Data provided (or otherwise made available) to them by a Party where that Party has clearly marked such Party Data as 'confidential' or (in the case of the DCC only) 'controlled' in
accordance with Section M4.8.

M4.11 The restrictions in Section M4.10 on disclosures of, or authorisation of access to, Party Data shall not apply to the extent:

(a) made or given in accordance with duties under Laws and Directives or instructions of the Authority;

(b) such Party Data is already available in the public domain other than as a result of a breach by the Panel (or its Sub-Committees or Working Groups, the Code Administrator, the Secretariat or SECCo); or

(c) such Party Data is already lawfully in the possession of the Panel (or its Sub-Committees or Working Groups, the Code Administrator, the Secretariat or SECCo) otherwise than as a result (whether directly or indirectly) of this Code and/or the DCC Licence (but without prejudice to any obligations in respect of the use or disclosure of such Party Data under the arrangements relating to such lawful possession).

M4.12 The Parties acknowledge that, in order for the Panel (and its Sub-Committees and Working Groups, the Code Administrator, the Secretariat and SECCo) to properly carry out their duties and functions under this Code, the Panel may decide (or be obliged) to keep Data as confidential, and not disclose that Data to the Parties. The Panel shall take reasonable steps to keep such instances to a minimum.

Panel Information Policy

M4.13 The Panel shall establish and maintain a policy for classifying, labelling, handling and storing Party Data received by it (and its Sub-Committees and Working Groups, the Code Administrator, the Secretariat and SECCo) pursuant to the provisions of Section G (Security), Section I (Data Privacy), and Section L (Smart Metering Key Infrastructure) and its related SEC Subsidiary Documents.

M4.14 The Panel (and its Sub-Committees and Working Groups, the Code Administrator, the Secretariat and SECCo) shall act in accordance with the policy established and maintained in accordance with Section M4.13.

Confidentiality of DCC Data

M4.15 Where Data belonging to the DCC, or relating to the DCC or the Services, is disclosed (or otherwise becomes available) to another Party under or in relation to this Code, and where the DCC wishes such Data to remain confidential, the DCC shall (in so far as it acts in accordance with Sections M4.22 to M4.24) clearly mark such Data as either 'confidential' or 'controlled' and where the DCC does not do so, the other Parties may treat such Data as not being confidential (and shall have no confidentiality obligation in respect of the same).

M4.16 Where a Party wishes to dispute whether or not Data which the DCC has marked as 'controlled' may be given that designation in accordance with Section M4.23, that Party may refer the matter to arbitration
in accordance with Section M7 (Dispute Resolution).

M4.17 Where a Party wishes to be able to receive from the DCC Data which the DCC marks as 'confidential', that Party shall:

(a) provide to the DCC a list containing the names and contact details of one or more individuals who are authorised by it to receive such Data; and

(b) where it wishes to change the names and/or contact details of the individuals on the list, provide an updated version of the list to the DCC a reasonable time in advance of the update taking effect.

M4.18 Where a Party has provided to the DCC in accordance with Section M4.17 the names and contact details of one or more individuals who are authorised by it to receive Data marked by the DCC as 'confidential', the DCC shall not disclose such Data to that Party except by sending it or making it available to all of those named individuals.

M4.19 Where a Party has not provided to the DCC the names and contact details of one or more individuals who are authorised by it to receive Data marked by the DCC as 'confidential':

(a) the DCC shall be under no obligation to, and shall not, disclose any such Data to that Party; and

(b) paragraph (a) shall be deemed to take precedence over any contrary provision of this Code, and any such provision shall be read as if it incorporated no requirement to disclose any Data marked by the DCC as 'confidential'.

M4.20 Each Party other than the DCC shall not disclose, or authorise access to, Data that is clearly marked by the DCC as either 'confidential' or 'controlled', in accordance with Section M4.15, provided that such restrictions on disclosure and access shall not apply to the extent that:

(a) the disclosure is made or given in accordance with duties under Laws and Directives or instructions of the Authority;

(b) such Data is already available in the public domain other than as a result of a breach of this Code by a Party;

(c) such Data is already lawfully in the possession of the Party otherwise than as a result (whether directly or indirectly) of this Code and/or the DCC Licence (but without prejudice to any obligations in respect of the use or disclosure of such Data under the arrangements relating to such lawful possession); or

(d) such Data is clearly marked by the DCC as 'confidential', but the DCC has disclosed it to the Party by sending or making it available to an individual not named in a list provided by the Party under Section M4.17, or by using contact details different to those specified in that list, and:

(i) the disclosure or access occurs as a direct consequence of that breach by the DCC of Section M4.18; and
(ii) if the Party was made or otherwise became aware of that breach by the DCC, it had taken all reasonable steps to avoid the disclosure or access.

Use of DCC Data

M4.21 The Parties other than the DCC may only use the Data belonging to the DCC, or relating to the DCC or the Services, which is disclosed (or otherwise becomes available) to them under or in relation to this Code for the purpose of performing their obligations or exercising their rights under this Code (or for any other use that is expressly authorised by the DCC in writing).

DCC Classification of Data

M4.22 For the purposes of Sections M4.8 and M4.15, the DCC may only mark Data as 'confidential' where:

(a) that Data relates to a DCC Service Provider providing services pursuant to a DCC Service Provider Contract which was referred to in paragraph 1.5 of schedule 1 to the DCC Licence on its grant;

(b) the DCC is subject to an existing obligation under the DCC Service Provider Contract referred to in paragraph (a) to ensure that that Data remains confidential;

(c) the DCC's Liability for breaching the obligation referred to in paragraph (b) is unlimited; and

(d) the DCC is not prohibited from marking that Data as 'confidential' under Section M4.24.

M4.23 For the purposes of Sections M4.8 and M4.15, the DCC may only mark Data as 'controlled' where:

(a) the uncontrolled disclosure of, or uncontrolled authorised access to, that Data could reasonably be considered to be prejudicial to the DCC (or any DCC Service Provider); and

(b) the DCC is not prohibited from marking that Data as 'controlled' under Section M4.24.

M4.24 The DCC shall not mark Data as either 'confidential' or 'controlled' where or to the extent that:

(a) the DCC is expressly required to place that Data in the public domain in order to comply with its duties under Laws and Directives;

(b) it is necessary for the exercise by the DCC of any of its obligations under the Electricity Act, the Gas Act, the DCC Licence, or this Code to place that Data in the public domain; or

(c) that Data is already in the public domain other than as a result of a breach by the Parties or the Panel of this Section M4 and/or the DCC Licence.

Onward Supply of Supplier Party Data
M4.25 Where the DCC is obliged under a condition of the DCC Licence to disclose to a third party for a specified purpose information relating to a Supplier Party, that Supplier Party shall, where requested to do so, consent to the further disclosure of that information by that third party to the extent such further disclosure is necessary to fulfil that specified purpose.

Injunctive Relief

M4.26 The Parties agree that damages may not be an adequate remedy in the event of breach of this Section M4, and that a Party may seek injunctive relief in respect of any breach or potential breach of this Section M4.

M5. INTELLECTUAL PROPERTY RIGHTS

SEC Materials

M5.1 Section M5.2 applies in respect of this Code and any and all documents, materials, reports, charts and tables, diagrams and specifications, and any and all other works, inventions, ideas, designs or proposals (in whatever form, and including Draft Proposals and Modification Proposals) arising out of or in connection with the central administration, operation and development of this Code, including any and all associated drafts and working papers (collectively, the “SEC Materials”); provided that the SEC Materials shall not include the Consumer Data or the Services IPR.

M5.2 The Parties agree that, as between the Parties, any and all Intellectual Property Rights subsisting in the SEC Materials and the whole of the title to the SEC Materials will:

(a) be owned by SECCo; and

(b) automatically and immediately vest in SECCo upon their creation or acquisition.

M5.3 Where a Party other than SECCo acquires (by operation of Laws and Directives or otherwise) any Intellectual Property Rights in the SEC Materials, then that Party:

(a) (as far as is permitted by law) hereby assigns such Intellectual Property Rights to SECCo with full title guarantee, by way of present assignment of future Intellectual Property Rights; and

(b) (to the extent such assignment is not permitted) shall (and shall procure that any of its employees, agents or contractors shall) do all acts and things and execute all documents that may be reasonably necessary to transfer such Intellectual Property Rights to SECCo with full title guarantee (and pending such assignment shall hold such rights on trust for SECCo).

M5.4 SECCo hereby grants to each of the other Parties (for so long as they remain a Party) a royalty-free, non-exclusive, non-transferable licence to use the SEC Materials for the sole purpose of participating as a Party (including exercising its rights and performing its obligations as a Party). Each licence granted to
a Party under this Section M5.4 includes the right of that Party to grant sub-licences to its agents, contractors and advisers provided that they are granted solely in respect of that Party’s participation as a Party (and the SEC Materials are used for no other purpose).

**M5.5** SECCo hereby grants to each of the Panel Members, any Sub-Committee or Working Group members, the Code Administrator and the Secretariat (for so long as they each remain such) a royalty-free, non-exclusive, non-transferable licence to use the SEC Materials for the sole purpose of performing their roles as such. Each licence granted to a person under this Section M5.5 includes the right of that person to grant sub-licences to its agents, contractors and advisers provided that they are granted solely in respect of that person’s performance of the role for which the licence was granted (and the SEC Materials are used for no other purpose).

**Consumer Data**

**M5.6** Section M5.7 applies in respect of the Data that is obtained by the DCC (or its employees, other agents or contractors) as a result of providing Services to that User, including the Data contained in requests for Services and that is obtained as a result of communicating with Smart Metering Systems pursuant to this Code on behalf of a User (such Data being the “Consumer Data” of that User).

**M5.7** As between the DCC and each User, any and all Intellectual Property Rights subsisting in the Consumer Data of that User shall be owned by that User (and the DCC shall make no claims in respect of such Intellectual Property Rights).

**M5.8** Each User, in respect of its Consumer Data, hereby grants to the DCC a royalty-free, non-exclusive, non-transferable licence to use that Consumer Data for the sole purpose of DCC exercising its rights and performing its obligations under the Electricity Act, the Gas Act, the DCC Licence and this Code. Each licence granted to the DCC under this Section M5.8 includes the right of the DCC to grant sub-licences to its agents, contractors and advisers provided that they are granted solely in respect of the DCC’s rights and obligations under the Electricity Act, the Gas Act, the DCC Licence and this Code (and the Consumer Data is used for no other purpose).

**M5.9** Each User, in respect of its Consumer Data, shall ensure that the DCC (and its agents, contractors and advisers) can use that Consumer Data in the manner envisaged by Section M5.8, and shall indemnify the DCC in respect of any Liabilities suffered or incurred by the DCC (or its agents, contractors or advisers) as a result of claims brought by persons alleging that the use of that Consumer Data in the manner envisaged by Section M5.8 has infringed any Intellectual Property Rights.

**Party Data**

**M5.10** Section M5.11 applies in respect of the Data (other than SEC Materials and Consumer Data) that is provided (or otherwise made available) pursuant to this Code to the Panel (or its Sub-Committees and/or Working Groups, including via the Code Administrator, the Secretariat or SECCo) by or on behalf of a Party (such Data being the “Party Data” of that Party).

**M5.11** As between the Panel (including its Sub-Committees and/or Working Groups, the Code Administrator, the Secretariat and SECCo) and each Party, any and all Intellectual Property Rights subsisting in the Party Data of that Party shall be owned by that Party (and none of the Panel, its Sub-Committees, its Working Groups, the Code Administrator, the Secretariat or SECCo shall make any claims in respect of
such Intellectual Property Rights).

M5.12 Without prejudice to Section M4.10 (Confidentiality and the Panel), each Party, in respect of its Party Data, hereby grants to SECCo, the Panel Members, any Sub-Committee or Working Group members, the Code Administrator and the Secretariat a royalty-free, non-exclusive, non-transferable licence to use that Party Data for the sole purpose of performing their roles as such. Each licence granted to a person under this Section M5.12 includes the right of that person to grant sub-licences to its agents, contractors and advisers provided that they are granted solely in respect of that person’s performance of the role for which the licence was granted (and the Party Data is used for no other purpose).

M5.13 Without prejudice to Section M4.10, each Party, in respect of its Party Data, shall ensure that SECCo, the Panel Members, any Sub-Committee or Working Group members, the Code Administrator and the Secretariat (and their agents, contractors and advisers) can use that Party Data in the manner envisaged by Section M5.12, and shall indemnify the SECCo, the Panel Members, any Sub-Committee or Working Group members, the Code Administrator and the Secretariat in respect of any Liabilities suffered or incurred by them (or their agents, contractors or advisers) as a result of claims brought by persons alleging that the use of that Party Data in the manner envisaged by Section M5.12 has infringed any Intellectual Property Rights.

Services IPR

M5.14 Section M5.15 applies in respect of the Intellectual Property Rights created by, arising from or that are associated with:

(a) the activities undertaken by the DCC for the purposes of carrying on its Authorised Business (as defined in the DCC Licence) in accordance with the DCC Licence; or

(b) the operation of a DCC Service Provider Contract in accordance with its provisions,

such Intellectual Property Rights being the “Services IPR”.

M5.15 As between the DCC and each User, the Services IPR shall be owned by the DCC (and no User shall make any claims in respect of the Services IPR).

M5.16 The DCC hereby grants to each User a royalty-free, non-exclusive, non-transferable licence to use the Services IPR for the sole purpose of receiving (and to the extent necessary to receive) the Services. Each licence granted by the DCC under this Section M5.16 includes the right of the User to grant sub-licences to its agents, and contractors provided that they are granted solely for the purpose of the User receiving (and to the extent necessary for the User to receive) the Services (and that the Services IPR is used for no other purpose).

M5.17 The DCC shall ensure that each User (and its agents and contractors) can use the Services IPR in the manner envisaged by Section M5.16, and shall indemnify each User in respect of any Liabilities suffered or incurred by that User (or its agents or contractors) as a result of claims brought by persons alleging
that the use of that Services IPR in the manner envisaged by Section M5.16 has infringed any Intellectual Property Rights.

General

M5.18 For the avoidance of doubt, the use by a Party of Intellectual Property Rights licensed to it under this Section M5 otherwise than in accordance with such licence shall constitute a breach of this Code.

M5.19 The Parties agree that damages may not be an adequate remedy in the event of breach of this Section M5, and that a Party may seek injunctive relief in respect of any breach or potential breach of this Section M5.

SECCo

M5.20 The provisions of this Section M5 (and the definitions used in this Section) shall apply to SECCo as if SECCo was a Party.

M6. PARTY DETAILS

Provision of the Party Details

M6.1 Each Party’s original Party Details shall be provided as part of its Framework Agreement counterpart or its Accession Agreement (as applicable).

Amendments to Party Details

M6.2 Each Party may amend its Party Details by notice to the Secretariat from time to time, and each Party shall ensure that its Party Details remain up-to-date.

Publication

M6.3 The Secretariat shall maintain a record of each Party’s Party Details, and shall publish that record on the Website (other than those elements of the Party Details that are identified in Schedule 5 as being confidential).

M6.4 As soon as reasonably practicable after each person becomes a Party, or following notification of an amendment to a Party’s Party Details in accordance with Section M6.2, the Secretariat shall update the record referred to in Section M6.3.

M6.5 The Secretariat shall take reasonable steps to identify any errors or omissions in each Party’s Party Details, and shall notify the relevant Party of any such errors or omissions.

M7. DISPUTE RESOLUTION
Duty to Seek to Resolve

M7.1 Where a Dispute arises between two or more Parties, each such Party shall seek to resolve the Dispute amicably within a reasonable timescale through negotiation in good faith.

Reference to the Authority

M7.2 Any Dispute of a nature that is expressly stated in this Code or in the Electricity Act or the Gas Act or in the Energy Licences to be subject to determination by the Authority shall be subject to determination by the Authority (which shall be final and binding for the purposes of this Code). For the purposes of Condition 20.3(c) of the DCC Licence, disputes of the nature referred to in Condition 20 of the DCC Licence in respect of the following Other Enabling Services shall be subject to determination by the Authority pursuant to that condition:

(a) requests by TCH Participants for Test Communications Hubs pursuant to Section F10 Test Communications Hubs;  
(b) requests by Parties for Detailed Evaluations pursuant to Section H7.7 (Detailed Evaluations of Elective Communication Services);  
(c) requests by Parties for the provision of further assistance in respect of the Parse and Correlate Software pursuant to Section H11.12 (Provision of Support and Assistance to Users);  
(d) requests by Testing Participants for the provision of a connection to a simulation of the SM WAN for the purposes of testing pursuant to Section H14.31 (Device and User System Tests);  
(e) requests by Testing Participants for the provision of additional testing support pursuant to Section H14.33 (Device and User System Tests); and  
(f) requests by Parties for DCC Gateway Connections pursuant to Section H15 (DCC Gateway Connections).

Reference to the Panel or its Sub-Committees

M7.3 Any Dispute of a nature that is expressly stated in this Code or a Bilateral Agreement to be subject to determination by the Panel (or one of its Sub-Committees) shall be subject to determination by the Panel (or that Sub-Committee). The Panel shall ensure that any such Dispute is determined within a reasonable period of time after its referral to the Panel (or its Sub-Committee).

M7.4 Unless such determination by the Panel (or one of its Sub-Committees) is expressly stated in this Code or a Bilateral Agreement to be final and binding, such disputes shall (following the Panel’s or Sub-Committee’s determination) be subject to final determination by the Authority (where this is expressly stated to be the case) or as referred to in Section M7.5.

Arbitration
M7.5 Subject to Sections M7.2, M7.3 and M7.4, any Dispute shall be subject to determination by arbitration in accordance with Section M7.6 (subject to Section M7.13).

M7.6 Where this Section M7.6 applies:

(a) the Party seeking to initiate the arbitration shall give a written notice to the other Party or Parties involved in the Dispute, stating that the matter is to be referred to arbitration and setting out a brief summary of the Dispute;

(b) the Party seeking to initiate the arbitration shall send a copy of that notice to the Panel;

(c) to the extent consistent with this Section M7.6, the arbitration shall be subject to the Arbitration Act 1996 and the rules of the London Court of International Arbitration (the LCIA);

(d) the arbitrator shall be a person appointed by agreement between the Parties involved in the Dispute, or (in the absence of agreement within 10 Working Days following the notice under Section M7.6(a)) appointed by the LCIA;

(e) (unless otherwise agreed by the Parties involved in the Dispute) the arbitration proceedings shall take place in London and in the English language;

(f) the Parties involved in the Dispute agree to keep the arbitration process (and the decision or anything said, done or produced in or in relation to the arbitration process) confidential, except as may be required by Laws and Directives and provided that representatives of the Panel may attend the arbitration and receive a copy of the decision;

(g) the Panel shall treat the decision and all other information relating to the arbitration as confidential, and Section M4.10 (Confidentiality and the Panel) shall apply to the decision and such information;

(h) the arbitrator shall have the power to make provisional awards as provided for in Section 39 of the Arbitration Act 1996; and

(i) subject to any contrary award by the arbitrator, each Party involved in the Dispute shall bear its own costs in relation to the arbitration and an equal share of the fees and expenses of the arbitrator.

M7.7 The decision of the arbitrator pursuant to a reference in accordance with Section M7.6 shall be final and binding on each of the Parties to the arbitration, except where there is a serious irregularity (as defined in section 68(2) of the Arbitration Act 1996) or a Party successfully appeals the arbitral award on a point of law in accordance with section 69 of the Arbitration Act 1996. Each Party shall comply with such decision provided that (for the avoidance of doubt) the arbitrator shall not have the power to modify this Code.

DCC Service Provider Disputes

M7.8 If any Dispute that is subject to determination by arbitration involves the DCC, and the DCC considers that the Dispute relates to a dispute it has under or in relation to one or more of the DCC Service
Provider Contracts, then the DCC may join the relevant DCC Service Provider or DCC Service Providers to the arbitration, so that the arbitrator hears and determines the disputes under or in relation to the DCC Service Provider Contracts simultaneously with the Dispute. The Parties other than the DCC hereby consent to such joining of disputes.

**M7.9** Where the DCC is aware of any dispute arising under or in relation to one or more DCC Service Provider Contracts that may reasonably relate to a Dispute or potential Dispute that would be subject to arbitration, then the DCC may give notice of that dispute to the Panel and to any or all of the other Parties.

**M7.10** Where the DCC gives notice to a Party under Section M7.9, such notice shall only be valid if the DCC gives reasonable detail of such dispute and expressly refers to the waiver that may potentially be given by that Party under Section M7.12.

**M7.11** Within 30 Working Days after the DCC has given a valid notification to a Party under Section M7.9 in respect of a dispute under or in relation to a DCC Service Provider Contract, that Party should give notice to the DCC of any Dispute that that Party wishes to bring in relation to that dispute. Where that Dispute is to be resolved by arbitration, the DCC may then exercise its rights under Section M7.8.

**M7.12** Where the DCC gives notice to a Party in accordance with Section M7.9, and where that Party does not give notice to the DCC in accordance with Section M7.11, then that Party shall be deemed to have waived any right it may have to bring a claim against the DCC in respect of the subject matter of the dispute in question (and shall, notwithstanding Section M2 (Limitations of Liability), indemnify the DCC in full against any Liabilities incurred by the DCC as a consequence of that Party bringing any such claim).

**Claims by Third Parties**

**M7.13** Subject to Section M7.14, if any person who is not a Party to this Code brings any legal proceedings in any court against any Party and that Party considers such legal proceedings to raise or involve issues that are or would be the subject matter of a Dispute or potential Dispute that would (but for this Section M7.13) be subject to arbitration, then (in lieu of arbitration) the court in which the legal proceedings have been commenced shall hear and determine the legal proceedings and the Dispute between such person and the Parties.

**M7.14** If any person who is not a Party to this Code brings any legal proceedings in any court against any Party and that Party considers such legal proceedings to raise or involve issues that are the subject matter of a Dispute that is already subject to an ongoing arbitration, then Section M7.13 shall only apply where the arbitrator in that arbitration determines that such legal proceedings raise or involve issues that are the subject matter of the Dispute.

**Injunctive Relief**

**M7.15** Nothing in this Section M7 shall prevent a Party seeking interim or interlocutory remedies in any court in relation to any breach of this Code.

**SECCo**
The provisions of this Section M7 (and the definitions used in this Section) shall apply to SECCo as if SECCo was a Party.

M8. SUSPENSION, EXPULSION AND WITHDRAWAL

Events of Default

M8.1 An “Event of Default” shall have occurred in respect of any Party other than the DCC (the “Defaulting Party”) if one or more of the following occurs in respect of the Defaulting Party:

(a) the Defaulting Party has committed a material breach of Section I1.2 (User Obligations);

(b) the Defaulting Party has failed in a material respect to comply with an enforcement notice served by the Information Commissioner pursuant to the Data Protection Legislation, whether such failure has been notified to the Panel by the Information Commissioner or the Panel has otherwise become aware of such failure;

(c) the DCC has served a notice on the Defaulting Party in accordance with Section J2.1 (Notification of Payment Failure) in respect of Charges payable by the Defaulting Party, and such Charges have not been paid within three (3) Working Days following that notice;

(d) the DCC has issued a notice to the Defaulting Party in accordance with Section J3.14 (Breach of Credit Cover Obligations) in respect of Credit Support required to be procured by the Defaulting Party, and such Credit Support has not been provided within three (3) Working Days following that notice;

(e) the Defaulting Party has not paid any amount other than in respect of the Charges (failures in respect of which are subject to Section M8.1(c)) which the Defaulting Party is due to have paid under this Code, and does not remedy such failure within five (5) Working Days after a notice requiring it to do so (which notice must refer to this Section M8);

(f) the Defaulting Party has made a material misrepresentation in its Application Form;

(g) the Defaulting Party is in material breach of any of its material obligations under this Code and/or any Bilateral Agreement (other than those that are subject to another paragraph of this Section M8.1) and the Defaulting Party has failed to remedy the breach (or to desist from the breach and mitigate its effects insofar as it is reasonably practicable to do so) within 20 Working Days after a notice requiring it to do so (which notice must describe the breach in reasonable detail and refer to this Section M8); and/or

(h) the Defaulting Party suffers an Insolvency Type Event.

Notification of an Event of Default

M8.2 Where the DCC or the Code Administrator or the Secretariat becomes aware that an Event of Default has occurred in respect of a Party, then the DCC or the Code Administrator or the Secretariat (as
applicable) shall notify the Panel of such occurrence. Where any Party other than the DCC becomes aware that an Event of Default has occurred in respect of another Party, the Party that has become so aware may notify the Panel of such occurrence.

Investigation of an Event of Default

M8.3 Where the Panel has reason to believe that an Event of Default may have occurred in respect of a Party, then the Panel may investigate the circumstances relating to such potential Event of Default. Each Party shall provide all reasonable Data and cooperation as the Panel may reasonably request in respect of any such investigation.

Consequences of an Event of Default

M8.4 Where an Event of Default occurs in respect of a Defaulting Party and while that Event of Default is continuing, the Panel may take one or more of the following steps (in each case to the extent and at such time as the Panel sees fit, having regard to all the circumstances of the Event of Default and any representations made by any Competent Authority or any Party, provided that the Panel must always take the steps referred to in Section M8.4(a) and (b)):

(a) notify the Authority that such Event of Default has occurred in respect of the Defaulting Party;
(b) notify the Defaulting Party that such Event of Default has occurred in respect of it;
(c) notify each other Party that such Event of Default has occurred in respect of the Defaulting Party;
(d) require the Defaulting Party to give effect to a reasonable remedial action plan designed to remedy and/or mitigate the effects of the Event of Default within a reasonable timescale (a material breach of which plan shall in itself constitute an Event of Default);
(e) suspend one or more of the Defaulting Party’s rights referred to in Section M8.5 (following such prior consultation with the Defaulting Party as the Panel considers appropriate);
(f) instruct the DCC to suspend (in which case the DCC shall, within one Working Day thereafter, suspend) one or more of the Defaulting Party’s rights referred to in Section M8.6 (following such prior consultation with the Defaulting Party as the Panel considers appropriate); and/or
(g) expel the Defaulting Party from this Code subject to and in accordance with Section M8.10.

Suspension of Rights

M8.5 The rights referred to in Section M8.4(e) are:

(a) the right of the Defaulting Party (and each other member of its Voting Group) to vote in Panel Member elections under Section C4 (Panel Elections);
(b) the right of the Defaulting Party to raise new Draft Proposals under Section D (Modifications); and
(c) the right of the Defaulting Party to influence the appointment of a Change Board Member, so that:

(i) in the case of a Supplier Party, the Change Board Member appointed by the Voting Group of which that Supplier Party forms part shall be suspended; or

(ii) in the case of any Party other than a Supplier Party, the Secretariat shall ignore the views of that Party when considering any request to appoint or remove a Change Board Member appointed by the Party Category of which that Party forms part.

M8.6 The rights referred to in Section M8.4(f) are:

(a) the right of the Defaulting Party to receive Core Communication Services or Local Command Services in the ‘Other User’ User Role;

(b) (subject to the Authority's approval) the right of the Defaulting Party to receive Core Communication Services or Local Command Services in any User Role other than the ‘Other User’ User Role;

(c) (subject to the Authority’s approval) the right of the Defaulting Party to receive any or all Elective Communication Services;

(d) (subject to the Authority’s approval) the right of the Defaulting Party to initiate Enrolment of Smart Metering Systems; and

(e) (subject to the Authority’s approval) the right of the Defaulting Party to request or receive any or all Services other than those referred to elsewhere in this Section M8.6.

M8.7 The suspension of any or all of the Defaulting Party’s rights referred to in Section M8.5 or M8.6 shall be without prejudice to the Defaulting Party’s obligations and Liabilities under and in relation to this Code (whether accruing prior to, during, or after such suspension). Without prejudice to the generality of the foregoing, the Defaulting Party shall continue to be liable for all Charges that it is or becomes liable to pay under this Code.

M8.8 Where the Panel has, pursuant to Section M8.4(e) and/or (f), suspended a Party’s rights, then the Panel may at any time thereafter end such suspension (provided that, in the case of rights that the Panel cannot suspend without the Authority’s approval, the Panel may not end such suspension without the Authority’s approval).

Ceasing to be a Party

M8.9 A Party that holds an Energy Licence that requires that Party to be a party to this Code:

(a) cannot be expelled from this Code by the Panel unless the Authority has approved such expulsion (and, in the case of any such approval, Section M8.10(a) shall apply as if the Party did not hold an Energy Licence that requires it to be a party to this Code); and

(b) cannot voluntarily cease to be a Party while that Energy Licence remains in force.
M8.10 A Party that does not hold an Energy Licence that requires that Party to be a party to this Code:

(a) may (while an Event of Default is continuing in respect of that Party) be expelled from this Code with effect from such time on such date as the Panel may resolve (where the Panel considers it reasonable to do so in the circumstances); and

(b) may give notice to the Panel of that Party’s intention to voluntarily cease to be a Party and of the time on the date from which it wishes to cease to be a Party. The Panel shall, following receipt of such a notice, resolve that that Party shall cease to be a Party with effect from the time on the date notified.

M8.11 The Panel shall notify the Authority and each remaining Party in the event that any person is expelled from this Code or voluntarily ceases to be a Party.

Appeal to the Authority

M8.12 Where the Panel resolves to suspend the rights of a Party and/or to expel a Party pursuant to this Section M, then that Party may at any subsequent time apply to the Authority to have such suspension lifted or to be reinstated as a Party. The Parties and the Panel shall give effect to any decision of the Authority pursuant to such application, which shall be final and binding for the purposes of this Code.

Consequences of Ceasing to be a Party

M8.13 Where the Panel makes a resolution in respect of a Party in accordance with Section M8.10, then with effect from the time on the date at which such resolutions are effective:

(a) that Party’s accession to this Code shall be terminated, and it shall cease to be a Party; and

(b) subject to Section M8.14, that Party shall cease to have any rights or obligations under this Code or any Bilateral Agreement.

M8.14 The termination of a Party’s accession to this Code shall be without prejudice to:

(a) those rights and obligations under this Code and/or any Bilateral Agreement that may have accrued prior to such termination; or

(b) those provisions of this Code or any Bilateral Agreement that are expressly or by implication intended to survive such termination, including Sections A (Definitions and Interpretation), J (Charges), M2 (Limitations of Liability), M5 (Intellectual Property Rights), M7 (Dispute Resolution), M10 (Notices), and M11 (Miscellaneous).

M9. TRANSFER OF DCC LICENCE

Introduction
This Section M9 is included in accordance with Condition 22 of the DCC Licence, and provides for the transfer of (amongst other things) the DCC’s interest in this Code to a Successor Licensee.

Application and Interpretation of this Section M9

This Section M9 shall only apply where two persons hold a DCC Licence at the same time. In such circumstances:

(a) “Transfer Date” has the meaning given to that expression in Condition 43 of the earlier of the two DCC Licences;

(b) until the Transfer Date, the holder of the earlier DCC Licence shall be “the DCC” for the purposes of this Code, and the holder of the later DCC Licence shall be “the Successor Licensee”; and

(c) from the Transfer Date, all references in this Code to “the DCC” shall be references to the holder of the later DCC Licence.

Novation Agreement

Where this Section M9 applies, the DCC and the Successor Licensee shall each enter into a novation agreement in a form approved by the Authority.

Such novation agreement will, with effect from the Transfer Date, novate to the Successor Licensee all rights and obligations of the DCC under the agreements referred to in Section M9.5 (including all rights obligations and liabilities of the DCC that may have accrued in respect of the period prior to the Transfer Date).

Such novation agreement shall be in respect of the following agreements:

(a) the Framework Agreement;

(b) all Accession Agreements; and

(c) all Bilateral Agreements.

The DCC shall enter into such novation agreement in (to the extent applicable) its own right, and also (to the extent applicable) on behalf of the Parties (which shall include SECCo) that are counterparties to the agreements referred to in Section M9.5.

DCC Authority to enter into Accession Agreements

Each Party (which shall include SECCo) hereby irrevocably and unconditionally authorises the DCC to execute and deliver, on behalf of such Party, a novation agreement as envisaged by this Section M9.

Co-operation
M9.8 Each Party shall do all such things as the Panel may reasonably request in relation to the novation of the agreements referred to in Section M9.5 from the DCC to the Successor DCC.

M10. NOTICES

Communication via Specified Interfaces

M10.1 This Code requires certain communications to be sent via certain specified means, including as described in:

(a) Section E2 (Provision of Registration Data);

(b) Section H3 (DCC User Interface);

(c) Section H8 (Service Management, Self-Service Interface and Service Desk) and;

(d) Section L4 (The SMKI Service Interface) and L5 (The SMKI Repository Interface).

Other Notices

M10.2 Save as referred to in Section M10.1, any notice or other communication to be made by one Party to another Party under or in connection with this Code or any Bilateral Agreement shall be in writing and shall be:

(a) delivered personally or by courier;

(b) sent by first class prepaid post; or

(c) sent by fax or email.

M10.3 All notices and communications as described in Section M10.2 shall be sent to the physical address, fax number or email address specified for such purpose in the relevant Party’s Party Details. Where no fax or email address is specified for a particular type of notice or communication, notice may not be given in that manner.

M10.4 Subject to Section M10.5, all notices and communications as described in Section M10.2 shall be deemed to be received by the recipient:

(a) if delivered personally or by courier, when left at the address set out for such purpose in the relevant Party’s Party Details;

(b) if sent by first class prepaid post, two Working Days after the date of posting;

(c) if sent by fax, upon production by the sender’s equipment of a transmission report indicating that the fax was sent to the fax number of the recipient in full without error; and
if sent by email, one hour after being sent, unless an error message is received by the sender in respect of that email before that hour has elapsed.

M10.5 Any notice that would otherwise be deemed to be received on a day that is not a Working Day, or after 17.30 hours on a Working Day, shall be deemed to have been received at 9.00 hours on the next following Working Day.

The Panel, Code Administrator, Secretariat and SECCo

M10.6 Notices between a Party and any of the Panel, the Code Administrator, the Secretariat or SECCo shall also be subject to this Section M. Notices to any of the Panel, the Code Administrator, the Secretariat or SECCo shall be sent to the relevant address given for such purpose, from time to time, on the Website (or, in the absence of any such address, to SECCo’s registered office).

Process Agent

M10.7 Any Party (being a natural person) who is not resident in Great Britain or (not being a natural person) which is not incorporated in Great Britain shall, as part of its Party Details, provide an address in Great Britain for service of process on its behalf in any proceedings under or in relation to this Code and/or any Bilateral Agreement. Where any such Party fails at any time to provide such address, such Party shall be deemed to have appointed SECCo as its agent to accept such service of process on its behalf.

M11. MISCELLANEOUS

Entire Code

M11.1 This Code and any document referred to herein represents the entirety of the contractual arrangements between the Parties in relation to the subject matter of this Code. This Code and any document referred to herein supersedes any previous contract between any of the Parties with respect to the subject matter of this Code.

M11.2 Each Party confirms that, except as provided in this Code and without prejudice to any claim for fraudulent misrepresentation, it has not relied on any representation, warranty or undertaking which is not contained in this Code or any document referred to herein.

Severability

M11.3 If any provision of this Code shall be held to be invalid or unenforceable by a judgement or decision of any Competent Authority, that provision shall be deemed severable and the remainder of this Code shall remain valid and enforceable to the fullest extent permitted by law.

Waivers

M11.4 The failure by any Party to exercise, or the delay by any Party in exercising, any right, power, privilege or remedy provided under this Code or by law shall not constitute a waiver thereof nor of any other right, power, privilege or remedy. No single or partial exercise of any such right, power, privilege or remedy
shall preclude any future exercise thereof or the exercise of any other right, power, privilege or remedy.

Third Party Rights

M11.5 The following persons shall be entitled to enforce the following rights in accordance with the Contracts (Rights of Third Parties) Act 1999:

(a) the person referred to in Sections C3.12 (Protections for Panel Members and Others) and M2.13(a) (Other Matters) shall be entitled to enforce the respective rights referred to in those Sections;

(b) the Approved Finance Party for each Communications Hub Finance Facility shall be entitled to exercise and/or enforce the following rights of the DCC in respect of the Communications Hub Finance Charges relating to that facility where a Communications Hub Finance Acceleration Event has occurred in respect of that Communications Hub Finance Facility and the Authority has determined that the DCC is unwilling or unable to do so:

(i) the right to calculate the amount of the Communications Hub Finance Charges arising as a result of that event (provided in such circumstances that the Approved Finance Party must demonstrate to the satisfaction of the Authority that the amount of the charges so calculated will in aggregate be no more than the amount contractually due and payable (but unpaid) by the DCC to the Approved Finance Party in respect of that event);

(ii) the right to invoice the Users in respect of the Communications Hub Finance Charges arising as a result of the Communications Hub Finance Acceleration Event (whether in the amount calculated by the DCC in accordance with this Code, or in the amount calculated by the Approved Finance Party and approved by the Authority under Section M11.5(b)); and/or

(iii) the right to enforce payment by the Users in accordance with this Code of the amount of Communications Hub Finance Charges invoiced in accordance with this Code,

and the payment of any amount by a User to an Approved Finance Party pursuant to this Section M11.5(b) shall satisfy that User’s obligation to pay that amount to the DCC; and

(c) AltHANCo (as defined in Section Z (Alt HAN Arrangements)) shall be entitled to enforce all rights which are conferred upon it under Section Z4 (Alt HAN Costs and Budgets), and shall (notwithstanding Section M11.8) be entitled to assign the benefit of these rights.

M11.6 Subject to Section M11.5, the Parties do not intend that any of the terms or conditions of this Code will be enforceable by a third party (whether by virtue of the Contracts (Rights of Third Parties) Act 1999 or otherwise).

M11.7 Notwithstanding that a person who is not a Party has the right to exercise and/or enforce particular rights in accordance with Section M11.5, the Parties may vary or terminate this Code in accordance with its terms without requiring the consent of any such person.

Assignment and Sub-contracting
M11.8 Without prejudice to a Party’s right to appoint agents to exercise that Party’s rights, no Party may assign any of its rights under this Code without the prior written consent of the other Parties.

M11.9 Any Party may sub-contract or delegate the performance of any or all of its obligations under this Code to any appropriately qualified and experienced third party, but such Party shall at all times remain liable for the performance of such obligations (and for the acts and omissions of such third party, as if they were the Party’s own). It is expressly acknowledged that the DCC has sub-contracted a number of its obligations under this Code to the DCC Service Providers.

Agency

M11.10 Nothing in this Code shall create, or be deemed to create, a partnership or joint venture or relationship of employer and employee or principal and agent between the Parties and no employee of one Party shall be deemed to be or have become an employee of another Party.

M11.11 No Party shall:

(a) pledge the credit of another Party;

(b) represent itself as being another Party, or an agent, partner, employee or representative of another Party; or

(c) hold itself out as having any power or authority to incur any obligation of any nature, express or implied, on behalf of another Party.

Derogations

M11.12 A Party that holds an Energy Licence shall not be obliged to comply with its obligations under this Code to the extent to which such Party has the benefit of a derogation from the obligation to do so granted by the Authority under such Energy Licence.

Law and Jurisdiction

M11.13 This Code and any dispute or claim arising out of or in connection with it (including non-contractual claims) shall be governed by, and construed in accordance with, the laws of England and Wales.

M11.14 In relation to any dispute or claim arising out of or in connection with this Code (including in respect of non-contractual claims), each Party (subject to Section M7 (Dispute Resolution)) irrevocably agrees to submit to the exclusive jurisdiction of the courts of England and Wales and of Scotland. For the avoidance of doubt, the foregoing shall not limit a Party’s right to enforce a judgment or order in any other jurisdiction.

SECCo

M11.15 The provisions of this Section M11 (and the definitions used in this Section) shall apply to SECCo as if SECCo was a Party.
N1. DEFINITIONS FOR THIS SECTION N

N1.1 In this Section N, unless the context otherwise requires, the expressions in the left-hand column below shall have the meanings given to them in the right-hand column below:

**Adoption**
means, in respect of a Communications Contract, to novate (with or without amendment) some or all of the Supplier Party’s rights and obligations under the contract (to the extent arising after the date of novation) to the DCC; and “Adopt”, “Adopting” and “Adopted” shall be interpreted accordingly.

**Adoption Criteria**
means the non-exhaustive criteria (including those set out in Section N3.7) against which the DCC will analyse and report upon the feasibility and cost of Adopting a Communications Contract in order to facilitate the provision by the DCC of the Minimum SMETS1 Services in respect of the Eligible Meters that are the subject of that contract.

**Communications Contract**
means, in respect of an Energy Meter, the contract or contracts (or the relevant parts thereof) pursuant to which the Supplier Party has (or, following installation, will have) the right to receive communication services in respect of that Energy Meter.

**Eligible Meter**
means, in respect of each Supplier Party, an Energy Meter which is:
(a) either a SMETS1 Meter or subject to an upgrade plan which will result in it being a SMETS1 Meter prior to its Enrolment; and
(b) installed at premises (or planned to be installed at premises) for which that Supplier Party is an energy supplier.

**Enrolment**
means, in respect of a SMETS1 Meter, the establishment by the DCC of communications with the SMETS1 Meter such that the DCC can (on an ongoing basis) provide the SMETS1 Services in respect of the SMETS1
Meter (and the words “Enrol” and “Enrolled” will be interpreted accordingly).

**Initial Enrolment**

means the Enrolment of some or all of the Eligible Meters which were included within the scope of the Initial Enrolment Project Feasibility Report or within the scope of any additional analysis pursuant to Section N4A (Further Initial Enrolment Analysis).

**Initial Enrolment Code Amendments**

has the meaning given to that expression in Section N3.1 (Overview of Initial Enrolment).

**Initial Enrolment Project Feasibility Report**

has the meaning given to that expression in Section N3.1 (Overview of Initial Enrolment).

**Minimum SMETS1 Services**

means those communication services described in Appendix F (Minimum Communication Services for SMETS1 Meters).

**SMETS1 Meter**

means an Energy Meter that has (as a minimum) the functional capability specified by and complies with the other requirements of SMETS1 (but not a version of the SMETS with a Principle Version of 2 or more).

**SMETS1 Services**

means those communication services described in Section N2.2 (SMETS1 Services).

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**N1.2** To the extent that Section A1.1 (Definitions) contains the same defined expressions as are set out in Section N1.1, the defined expressions in Section A1.1 shall not apply to this Section N.

**N1.3** The expressions used in this Section N that are to have the meanings given in Section A1.1 (Definitions) and which have a meaning which relates directly or indirectly to the provision of Services in connection with Smart Metering Systems shall be interpreted by reference to the purposes of this Section N.
(including the purpose of establishing the feasibility, cost and means of providing the SMETS1 Services in connection with the SMETS1 Meters).

N2. **SMETS1 ENROLMENT PROJECTS GENERALLY**

**Overview**

N2.1 This Section N2 sets out certain matters which will apply to all projects to Enrol SMETS1 Meters, regardless of whether this is pursuant to the Initial Enrolment Code Amendments or any subsequent Modification Proposal.

**SMETS1 Services**

N2.2 The communication services to be provided in respect of particular SMETS1 Meters (the "SMETS1 Services") shall:

(a) be set out in the amendments to this Code (or where any such amendments have been proposed but not yet made, in such proposed amendments to this Code) pursuant to which those SMETS1 Meters become eligible for Enrolment; or

(b) prior to any such amendments being proposed, be determined in accordance with the Secretary of State's directions from time to time under Section N4A (Further Initial Enrolment Analysis).

N2.3 Not used

N2.4 Not used

N2.5 Not used

N2.6 Not used

N2.7 Not used

**Testing**

N2.8 Before Enrolling one or more SMETS1 Meters of a particular type, the DCC shall ensure that it has tested the DCC Systems and its processes to demonstrate that it is capable of discharging its obligations and exercising its rights under this Code (as amended pursuant to the Initial Enrolment Code Amendments or any subsequent Modification Proposal) in respect of that type of SMETS1 Meter.

N2.9 In discharging its obligations under Section N2.8, the DCC must prepare and follow an approach to testing that is (to the extent that it is appropriate to do so given the purpose for which the testing is being undertaken) consistent with the approach to testing set out in Section T (Testing During Transition). Where Section T has ceased to apply, this Section N2.9 shall be taken to refer to the provisions of Section T that applied immediately before it ceased to apply.
Security

N2.10 In producing the Initial Enrolment Project Feasibility Report or analysing and reporting on any subsequent Modification Proposal relating to the Enrolment of SMETS1 Meters, the DCC shall:

(a) prepare a risk assessment detailing the security risks associated with operating and using the SMETS1 Services;

(b) detail the measures (including Systems) proposed in order to ensure that the level of security risk to the DCC Total System, Enrolled Smart Metering Systems and/or User Systems will not be materially increased as a consequence of the provision of the SMETS1 Services; and

(c) prepare a risk treatment plan outlining the residual risks which exist once the measures referred to above have been taken.

N2.11 For the purposes of Section N2.10, the expressions Enrolled Smart Metering Systems, DCC Total System, and User Systems shall, when assessing the security risks that will apply as a consequence of the provision of the SMETS1 Services in respect of SMETS1 Meters, be interpreted so as to also include (respectively) those SMETS1 Meters and all additional Systems of the DCC and Users that would be used in relation to those SMETS1 Services.

In discharging its obligations under Section N2.10, the DCC shall consult with the Security Sub-Committee, and shall document the extent to which the views of the Security Sub-Committee have been taken into account.

N3. INITIAL ENROLMENT

Overview of Initial Enrolment

N3.1 This Section N3 together with Sections N4, N4A and N5 sets out the process by which the DCC will:

(a) analyse, evaluate and report (the “Initial Enrolment Project Feasibility Report”) to the Secretary of State regarding the feasibility and cost of the options for Initial Enrolment;

(b) undertake further analysis and evaluation as directed by the Secretary of State under Section N4A (Further Initial Enrolment Analysis); and

(c) prepare one or more sets of proposed amendments to this Code (the “Initial Enrolment Code Amendments”) designed to deliver Initial Enrolment.

N3.2 The DCC shall comply with the Secretary of State’s directions from time to time regarding:
the scope of the Initial Enrolment Project Feasibility Report;

the scope and number of the Initial Enrolment Code Amendments to be prepared; and

time and process to be followed by the DCC in relation to the production of the Initial

DCC’s Invitation

N3.3 Where, and by such date as, the Secretary of State may direct for the purposes of this Section N3.3, the
DCC shall send an invitation to each Supplier Party seeking details of the Energy Meters of that Supplier
Party which the Supplier Party wishes to be included within the scope of the Initial Enrolment Project
Feasibility Report.

N3.4 Each Supplier Party undertakes that it shall not propose Energy Meters to be included within the scope
of the Initial Enrolment Project Feasibility Report unless those Energy Meters are Eligible Meters, and
shall confirm to the DCC that the Energy Meters that it proposes are Eligible Meters. The DCC shall not
be obliged to determine whether the Energy Meters proposed by each Supplier Party are Eligible Meters,
and shall rely upon the confirmation provided by each Supplier Party.

N3.5 The DCC shall provide a copy of its invitation pursuant to Section N3.3 to the Secretary of State, the
Authority and the Panel, and shall arrange for its publication on the DCC Website.

N3.6 The DCC’s invitation pursuant to Section N3.3 shall specify:

(a) the reasonable date by which Supplier Parties must respond in order for their Energy Meters to be
included within the scope of the Initial Enrolment Project Feasibility Report;

(b) the reasonable format in which Supplier Parties must respond in order for their Energy Meters to be
included within the scope of the Initial Enrolment Project Feasibility Report;

(c) any reasonable information which Supplier Parties must provide in order for their Energy Meters to
be included within the scope of the Initial Enrolment Project Feasibility Report (which will include
such details as the DCC shall specify regarding the Communications Contracts relating to those
Energy Meters); and

(d) the Adoption Criteria.

N3.7 The Adoption Criteria specified by the DCC must include reference to Communications Contract
provisions relating to the following concepts:

(a) novation;
(b) termination;
(c) liability;
(d) exclusivity and restrictions on competing activities;
(e) data ownership and security;

(f) confidentiality; and

(g) disaster recovery, business continuity and incident management.

N3.8 The DCC must respond in a timely manner to reasonable clarification requests from Supplier Parties regarding the DCC's invitation pursuant to Section N3.3, and any further information requests made by the DCC pursuant to this Section N3.

Suppliers' Response

N3.9 No Supplier Party is obliged to propose Energy Meters to be included within the scope of the Initial Enrolment Project Feasibility Report.

N3.10 Each Supplier Party that wishes to propose any or all of its Energy Meters for inclusion within the scope of the Initial Enrolment Project Feasibility Report must provide the DCC with the information in respect of those Energy Meters required by the DCC pursuant to this Section N3 by the date and in the format required by the DCC pursuant to this Section N3.

N3.11 Following receipt of each response from a Supplier Party pursuant to this Section N3, the DCC shall review the response to establish whether it complies with the requirements of this Section N3. Where a response is incomplete or the DCC reasonably requires supplementary information in respect of a response, the DCC may request that further information is provided within a reasonable period. The DCC must request further or supplementary information where it considers that the initial information provided by a Supplier Party is not sufficient to enable the DCC to include the Supplier Party's Energy Meters within the scope of the Initial Enrolment Project Feasibility Report.

Inclusion of Meters in Scope of Project

N3.12 The Energy Meters of a Supplier Party shall only be included within the scope of the Initial Enrolment Project Feasibility Report where the Supplier Party has provided all of the information in respect of those
Energy Meters required by the DCC pursuant to this Section N3 by the date and in the format required by the DCC in accordance with this Section N3.

N3.13 In respect of each Energy Meter put forward by a Supplier Party, the DCC shall notify that Supplier Party whether the DCC considers that Energy Meter to be within (or outside) the scope of the Initial Enrolment Project Feasibility Report (determined as described in Section N3.12).

Disputes

N3.14 Without prejudice to Section N2.7 (SMETS1 Compliance), where:

(a) the DCC requests information from a Supplier Party pursuant to this Section N3, and the Supplier Party disputes whether that information has been requested in accordance with this Section N3; or

(b) a Supplier Party disagrees with the DCC’s notification that some or all of the Supplier Party’s Energy Meters are outside the scope of the Initial Enrolment Project Feasibility Report,

then the Supplier Party may refer the matter to the Secretary of State (whose decision shall be final and binding for the purposes of this Code).

N4. INITIAL ENROLMENT PROJECT FEASIBILITY REPORT

Analysis

N4.1 The DCC shall analyse the information received from Supplier Parties pursuant to Section N3, evaluate the options for Initial Enrolment that the DCC considers are reasonable, and report to the Secretary of State in the Initial Enrolment Project Feasibility Report on the feasibility and estimated cost of each option and the manner in which it would be delivered.

Timetable

N4.2 As soon as reasonably practicable following receipt of the relevant information from Supplier Parties pursuant to Section N3, the DCC shall publish on the DCC Website its proposed timetable for undertaking the steps required under this Section N4.

Report

N4.3 The DCC shall include within the Initial Enrolment Project Feasibility Report the DCC’s analysis regarding the options for the Enrolment of all the Eligible Meters which were included within the scope of the Initial Enrolment Project Feasibility Report. Where the Enrolment of one or more subsets of such Eligible Meters would differ materially from the Enrolment of all of such Eligible Meters (in terms of risk, timescales and/or cost), then the DCC shall include its analysis for that subset (as well as for all of them).
The DCC shall include within the Initial Enrolment Project Feasibility Report the DCC’s analysis regarding the following matters in respect of the Enrolment of all (and, where applicable in accordance with Section N4.3, each subset referred to in that Section) of the Eligible Meters which were included within the scope of the Initial Enrolment Project Feasibility Report:

(a) the timeframe and process for the Enrolment of the Eligible Meters;

(b) its assessment of the Communications Contracts against the Adoption Criteria, and of whether some or all of the Communications Contracts should be Adopted, and of whether those that are to be Adopted should be amended or consolidated following their Adoption;

(c) any amendments that would be required to existing DCC Service Provider Contracts in order to deliver Initial Enrolment;

(d) the establishment of any new contracts which the DCC would require in order to deliver Initial Enrolment;

(e) the means by which the DCC will provide SMETS1 Services in respect of the Eligible Meters such that (insofar as reasonably practicable) Users may send Service Requests and receive Service Responses in respect of those communication services via the DCC User Interface (such that the format of communications over the DCC User Interface in relation to each SMETS1 Service is the same as that for existing equivalent DCC User Interface Services);

(f) where it better facilitates achievement of the SEC Objectives, the provision by the DCC to Users of the SMETS1 Services in respect of the Eligible Meters by another means than that referred to in (e) above;

(g) to the extent that they can be offered without a material increase in cost, risk or timescale, any rights for Parties also to Enrol SMETS1 Meters which were not included within the scope of the Initial Enrolment Project Feasibility Report;

(h) options for amendment of the Minimum SMETS1 Services such that DCC can provide additional Services to Parties which are equivalent to the DCC User Interface Services;

(i) options for provision by DCC to Users of a service for Eligible Meters to be commissioned first in the DCC (in addition to Enrolment post-commissioning);

(j) any Enabling Services that the DCC considers necessary to support Enrolment (including the equivalent of Testing Services);

(k) the development and testing of the Systems via which the Enrolment of Eligible Meters and provision of SMETS1 Services will be delivered, in compliance with the requirements of Section N2.8 (Testing);

(l) the measures proposed in order to ensure that the SMETS1 Services are delivered in a manner that
will not materially increase the security risk, in compliance with the requirements of Section N2.10 (Security);

(m) an assessment of which Supplier Parties are (in accordance with the Charging Objectives) likely to pay a premium and its reasonable estimate of the amount of those premiums in respect of Enrolled SMETS1 Meters (over and above the Charges for Smart Metering Systems); and

(n) other matters required to be considered in compliance with the requirements of Section N2 (SMETS1 Enrolment Projects Generally).

Consultation

N4.5 Before submitting the Initial Enrolment Project Feasibility Report to the Secretary of State, the DCC shall produce a draft report and consult with the Panel, the Parties and other interested persons concerning the content of such draft. The DCC shall ensure that a reasonable period of time is allowed for consultation responses to be made, which period may not be less than two months.

N4.6 On submitting the Initial Enrolment Project Feasibility Report to the Secretary of State, the DCC shall also provide the Secretary of State with:

(a) copies of all consultation responses received;

(b) a commentary identifying where and the extent to which the DCC has amended its report to take into account any comments, representations or objections raised as part of such consultation responses; and

(c) where the DCC has not amended the report to address any comments or representations of objections raised as part of such consultation responses, the DCC’s reasons for not doing so.

Inclusion or Exclusion of Meters from Scope of Report

N4.7 Before submitting the Initial Enrolment Project Feasibility Report to the Secretary of State, the DCC shall (subject to Section N4.11) publish a final draft of the report in the form it intends to submit to the Secretary of State (subject only to Section N4.9).

N4.8 On publishing the draft report pursuant to Section N4.7, the DCC shall notify the Supplier Parties that they each have two weeks to notify the DCC if they wish to include additional Energy Meters, or exclude some or all of their Energy Meters, from some or all of the options within the scope of the Initial Enrolment Project Feasibility Report. If no response is received from a Supplier Party within that period, the DCC shall assume that all of the Energy Meters previously included within the scope of the report remain within scope.

N4.9 The DCC shall include or exclude (as applicable) from the scope of the Initial Enrolment Project Feasibility Report those Energy Meters notified in accordance with Section N4.8, and:

(a) where the DCC considers that the inclusion or exclusion of those Energy Meters has a material
impact on the Initial Enrolment Project Feasibility Report, then the DCC shall produce a further draft of the report, and undertake a further consultation in accordance with Section N4.5 (but without repeating the steps at Section N4.7 and N4.8); or

(b) where the DCC considers that the inclusion or exclusion of those Energy Meters does not have a material impact on the Initial Enrolment Project Feasibility Report, then the DCC shall amend the report only insofar as necessary to include or exclude those Energy Meters from the scope of the report and submit the report to the Secretary of State.

Redaction for Reasons of Security

N4.10 Before consulting on or publishing the draft report pursuant to Section N4.5 or N4.7, the DCC shall provide to the Panel and (on request) the Secretary of State:

(a) a copy of the draft report; and

(b) where relevant, a list of sections of the report which the DCC considers should be redacted prior to publication in order to avoid a risk of Compromise to the DCC Total System and/or User Systems.

N4.11 The DCC shall only consult on or publish its draft report pursuant to Section N4.5 or N4.7 after it has redacted those sections of the report which it is directed to redact by the Panel where the Panel considers that those sections contain information which may pose a risk of Compromise to the DCC Total System and/or User Systems (which sections may or may not include those sections which the DCC proposed for redaction).

N4A  FURTHER INITIAL ENROLMENT ANALYSIS

Further Analysis and Reporting

N4A.1 Where from time to time directed to do so by the Secretary of State, the DCC shall undertake further analysis and/or evaluation relating to Initial Enrolment, and report to the Secretary of State on such analysis and/or evaluation.

N4A.2 The DCC shall comply with the Secretary of State’s directions from time to time pursuant to this Section N4A, which may include directions in relation to one or more of the following:

(a) additional Energy Meters which are to be included within the scope of Initial Enrolment (including in terms of either or both Device Models or numbers of Energy Meters);

(b) Energy Meters which are to be excluded from the scope of Initial Enrolment (including in terms of either or both Device Models or numbers of Energy Meters);

(c) the aspects of Initial Enrolment that are to be further analysed and/or evaluated;
(d) consultation with such persons as the Secretary of State may direct regarding Initial Enrolment and/or the DCC’s analysis and/or evaluation;

(e) further invitations to Supplier Parties to have additional Energy Meters included within the scope of Initial Enrolment;

(f) the timing and process to be followed by the DCC in relation to the further analysis and/or evaluation, and/or any consultation or information requests relating to such analysis and/or evaluation; and

(g) redaction of published information equivalent to that outlined in Section N4.10 (Redaction for Reasons of Security).

Supplier Information

N4A.3 The DCC may request information from Supplier Parties in relation to any further analysis and/or evaluation which the DCC is required to undertake under this Section N4A, where:

(a) such information is reasonably necessary for the purpose of the analysis and/or evaluation which the DCC is required to undertake (which may include copies of Communications Contracts); or

(b) the DCC is directed by the Secretary of State to request such information.

N4A.4 Each information request pursuant to Section N4A.3 must specify a reasonable date and a reasonable format for responses by Supplier Parties.

N4A.5 Each Supplier Party which wants its Energy Meters to remain within the scope of Initial Enrolment shall take all reasonable steps to provide the information requested by the DCC in accordance with Section N4A.3.

N4A.6 Where a Supplier Party does not provide the information requested by the DCC under Section N4A.3, and where the DCC considers that its analysis and/or evaluation cannot be completed in relation to that Supplier Party’s Energy Meters without such information, then the DCC may apply to the Secretary of State to determine whether all (or a subset) of that Supplier Party’s Energy Meters should be excluded from the scope of Initial Enrolment.

N4A.7 In respect of each response from a Supplier Party to a DCC request pursuant to Section N4A.3, the DCC shall notify the Supplier Party whether the DCC considers that the response has been made in accordance with the request (identifying any omissions or other deficiencies and allowing a reasonable period of time within which such omissions or other deficiencies can be rectified).

N4A.8 For the avoidance of doubt, the DCC shall only use the information obtained pursuant to this Section N4A for the purposes of the further analysis and/or evaluation required by this Section N4A, and all information obtained pursuant to this Section N4A shall be subject to the DCC’s duties of confidentiality set out in the DCC Licence and Section M4 (Confidentiality).
N5. INITIAL ENROLMENT CODE AMENDMENTS

Amendments

N5.1 Where directed to do so by the Secretary of State, the DCC shall prepare Initial Enrolment Code Amendments in respect of one or more options for Initial Enrolment in respect of some or all of the Eligible Meters included within the scope of the Initial Enrolment Project Feasibility Report or included within the scope of any further analysis and/or evaluation pursuant to Section N4A (as directed by the Secretary of State).

N5.2 Such amendments shall include those necessary to enable the Enrolment of the relevant SMETS1 Meters, the request and receipt of SMETS1 Services in respect of those SMETS1 Meters, and the calculation of the Charges for the same in accordance with the Charging Objectives.

N5.3 Such amendments shall be prepared in a format capable of being laid before Parliament by the Secretary of State pursuant to section 88 of the Energy Act 2008.

Consultation

N5.4 Before submitting the Initial Enrolment Code Amendments to the Secretary of State pursuant to Section N5.1, the DCC shall produce draft amendments and consult with the Authority, the Panel, the Parties and other interested persons concerning such draft. The DCC shall ensure that a reasonable period of time is allowed for consultation responses to be made, which period may not be less than two months.

N5.5 On submitting the Initial Enrolment Code Amendments to the Secretary of State, the DCC shall also provide the Secretary of State with:

(a) copies of all consultation responses received;

(b) a commentary identifying where and the extent to which the DCC has amended its draft to take into account any comments, representations or objections raised as part of such consultation responses; and

(c) where the DCC has not amended its draft to address any comments or representations of objections raised as part of such consultation responses, the DCC's reasons for not doing so.

N6. TRANSITION AND MIGRATION APPROACH DOCUMENT

Overview

N6.1 The Transition and Migration Approach Document is to be developed by the DCC pursuant to this Section N6, and incorporated into this Code pursuant to Part C of Condition 22 of the DCC Licence and
Section X5 (Incorporation of Certain Documents into this Code).

Purpose of the Transition and Migration Approach Document

N6.2 The purposes of the Transition and Migration Approach Document are to:

(a) enable the Enrolment of SMETS1 Smart Metering Systems comprising SMETS 1 Devices that have previously been commissioned by a SMETS1 SMSO (whether or not they remain so commissioned immediately prior to their Enrolment);

(b) provide for additional and/or varied provisions to apply for a transitional period prior to, during and/or following the Enrolment of such SMETS1 Smart Metering Systems.; and

(c) facilitate the provision of Elective Communication Services in respect of SMETS 1 Smart Metering Systems.

Content of the Transition and Migration Approach Document

N6.3 The Transition and Migration Approach Document may include, without limitation, some or all of the following:

(a) rights and/or obligations of the DCC and other Parties designed to facilitate or achieve the purposes of the Transition and Migration Approach Document which are either additional to or vary other rights and/or obligations set out in this Code;

(b) the processes by which SMETS 1 Devices that have previously been commissioned by a SMETS1 SMSO may be Commissioned and Enrolled as SMETS1 Smart Metering Systems (which may include obligations to apply before, on and/or after such Commissioning);

(c) pre-conditions to apply in relation to the Commissioning of SMETS1 Devices, including by reference to the DCC, SMETS1 Device Model, Lead Supplier, Responsible Supplier, the SMETS1 SMSO by which the SMETS1 Devices were previously commissioned, and/or the Supplier Party by which the SMETS1 Devices were originally installed;

(d) rules and constraints concerning the scheduling and timing to be followed in respect of the Commissioning of SMETS1 Devices, including by reference to the relevant SMETS1 Device Model, Lead Supplier, Responsible Supplier, SMETS1 Service Provider, SMETS1 SMSO by which the SMETS1 Devices were previously commissioned, and/or Supplier Party by which the SMETS1 Devices were originally installed;

(e) obligations on one or more Parties to procure that SMETS1 SMSOs undertake specified activities to support the Enrolment of SMETS1 Smart Metering Systems;

(f) rules and requirements concerning the provision and sharing of Data in order to facilitate or achieve the purposes of the Transition and Migration Approach Document, which may include one or more Parties being obliged to provide (or procure the provision of) Data (as further described in the
provisions concerning the re-configuration of SMETS1 Devices and/or the taking over and handing back of communications with SMETS1 Devices, which may include one or more Parties being obliged to make arrangements for the same (as further described in the Transition and Migration Approach Document);

provisions concerning the exchange of security keys, security credentials and/or cryptographic material, which may include modification of the SMKI Services and the SMKI Repository Service to permit the Issuing of Organisation Certificates with additional Remote Party Roles (and their lodging in the SMKI Repository);

provisions requiring the DCC and Users to enter into Bilateral Agreements for the provision of certain Elective Communication Services in respect of SMETS 1 Smart Metering Systems;

provisions that permit the population and/or amendment of the Central Products List, SMETS1 Eligible Product Combinations, SMETS1 Pending Product Combinations and/or the Smart Metering Inventory other than by means of the enduring arrangements;

limitations and/or variations to the Services and/or the rights and/or obligations of the Parties to apply for a transitional period prior to and/or following the Enrolment of some or all SMETS1 Smart Metering Systems, which may include limitations and/or variations to Services in respect of SMETS2 Devices;

the variation of limitations on liability provided for in this Code for a transitional period prior to and/or following the Enrolment of some or all SMETS1 Smart Metering Systems, and provision for the giving of indemnities against liabilities to which one or more Parties and/or SMETS1 SMSOs might be exposed in consequence of the Transition and Migration Approach Document;

provision for SMETS1 SMSOs to be given rights to enforce certain provisions of the Transition and Migration Approach Document in accordance with the Contracts (Rights of Third Parties) Act 1999, notwithstanding Section M11.5 (Third Party Rights); and

provision for the referral and determination of disputes in respect of the Transition and Migration Approach Document, which may include interim or final determinations by the Secretary of State, the Authority, the Panel or any other person specified by the Secretary of State.

Process to Develop Document for Designation

N6.4 The DCC shall, to the extent it has not already done so when this Section N6 comes into effect, develop and consult on the Transition and Migration Approach Document and submit it to the Secretary of State in accordance with the following process:

(a) the DCC shall, in consultation with the Parties and such other persons as are likely to be interested, produce a draft of the document;

(b) where a disagreement arises with any Party or other person with regard to any proposal as to the
content of the document, the DCC shall endeavour to reach an agreed proposal with that person consistent with the purposes of the Transition and Migration Approach Document;

(c) the DCC shall send a draft of the Transition and Migration Approach Document to the Secretary of State as soon as is practicable after completion of the process described in (a) and (b) above, and shall when doing so provide to the Secretary of State:

(i) a statement of the reasons why the DCC considers that draft to be fit for purpose;

(ii) copies of the consultation responses received; and

(iii) a summary of any disagreements that arose during consultation and that have not been resolved by reaching an agreed proposal; and

(d) the DCC shall comply with any requirements in a direction given to it by the Secretary of State in relation to the draft document, including:

(i) any amendments to be made to the draft document;

(ii) any requirement to produce and submit to the Secretary of State a further draft of the document; and

(iii) any requirement as to the process to be followed by the DCC (and the time within which that process shall be completed) prior to submitting a further such draft.

N6.5 The DCC shall, where so directed by the Secretary of State from time to time, develop and consult upon a further draft of the Transition and Migration Approach Document and submit it to the Secretary of State in accordance with the process set out in Section N6.4.

Application of the Transition and Migration Approach Document

N6.6 The DCC and the categories of Party referred to in the Transition and Migration Approach Document shall comply with the Transition and Migration Approach Document.

N6.7 The Transition and Migration Approach Document shall have priority over the other SEC Subsidiary Documents in relation to the subject matter of the Transition and Migration Approach Document.
Expiry of Transition and Migration Approach Document

N6.8 The Transition and Migration Approach Document shall provide for a date (or a mechanism for determining a date) from which the Transition and Migration Approach Document is to no longer apply. From such date, the Transition and Migration Approach Document shall no longer have any effect (but without prejudice to the rights and obligations arising prior to that date).

Interpretation

N6.9 Expressions used in this Section N6 and in the Transition and Migration Approach Document shall be interpreted in accordance with Section A (Definitions and Interpretation), rather than Section N1 (Definitions for this Section N).
P1. PRODUCTION PROVING

Purpose

P1.1 The purpose of Production Proving is to provide assurance on the operation of the DCC Total System.

Overview

P1.2 The DCC may, in its capacity as the Production Proving Function and subject to this Section P, to the extent reasonably necessary for the purposes of Production Proving:

(a) act as if it is a User (in different User Roles) to send Service Requests;

(b) act as if it is a User (in different User Roles) to receive Service Responses and Alerts in relation to Production Proving Devices (as if it was an Eligible User);

(c) act as if it is a User (in different User Roles) to access the Self Service Interface; and

(d) act as if it is a Registration Data Provider in respect of Production Proving Registration Data.

Production Proving Devices

P1.3 The Production Proving Function is only entitled to send a Service Request or Signed Pre-Command to the DCC that will result in communication with a Device where that Device is a Production Proving Device.

P1.4 A "Production Proving Device" is a (real) Device of a Device Model identified in the Central Products List, but one that has been procured by the DCC for the purposes of Production Proving.

P1.5 The Production Proving Function may send a Service Request requesting that the DCC adds a Production Proving Device to the Smart Metering Inventory (to be listed with an SMI Status of 'pending'), and the DCC shall add the Production Proving Device to the Smart Metering Inventory provided that the Production Proving Device is of a Device Model that is identified in the Central Products List.

P1.6 The Production Proving Function may install and Commission Production Proving Devices in order to create Smart Metering Systems, but those Production Proving Devices (and Smart Metering Systems)
cannot be ones that record the supply of gas, or import or export of electricity, to or from a Premises for the purposes of settlement under the Energy Codes.

P1.7 The DCC shall not allow Production Proving Devices to be linked in the Smart Metering Inventory to (real) MPANs or MPRNs.

Production Proving MPXNs

P1.8 Given the limitation set out in Section P1.7, the Production Proving Function is entitled to generate dummy MPANs and dummy MPRNs (collectively, "Production Proving MPXNs") for the purposes of Production Proving. The DCC may record these Production Proving MPXNs in the Smart Metering Inventory and link them to Production Proving Devices for the purposes of recording the Commissioning of Production Proving Devices. The DCC shall publish on the DCC Website the range of values which the DCC uses for Production Proving MPXNs.

P1.9 The Production Proving Function shall ensure that the Production Proving MPXNs are different from any and all MPANs and MPRNs, including that the data values of each Production Proving MPXN are outside the range that may in the future be used in an MPAN or MPRN.

P1.10 The DCC shall ensure that each Production Proving MPXN is only linked in the Smart Metering Inventory to a Production Proving Device (and not any other Device).

Production Proving Registration Data

P1.11 The Production Proving Function may generate dummy Registration Data ("Production Proving Registration Data") for the purposes of Production Proving.

P1.12 The Production Proving Function shall ensure that the data fields in the Production Proving Registration Data by which Parties and other market participants are identified all contain data values which are different from the values used in the Registration Data to identify Parties and other market participants, including that the data values are outside the range that may in the future be used to identify Parties and other market participants.

P1.13 The Production Proving Function shall be entitled to send the Production Proving Registration Data to the DCC in accordance with Section E (Registration Data) acting as if the Production Proving Function was a Registration Data Provider.

Excluded Service Requests

P1.14 The Production Proving Function may not submit the following Service Requests (or send Signed Pre-Commands that relate to the following Service Requests):

(a) Update Security Credentials (KRP) (SRV 6.15);
(b) Request Handover Of DCC Controlled Device (SRV 6.21); or

(c) Update Security Credentials (CoS) (SRV 6.23).

Testing

P1.15 The DCC shall, before it undertakes any or all of the activities set out in Section P1.2, successfully complete reasonable and appropriate testing of the Systems to be used as the Production Proving System.

P1.16 Prior to sending a Service Request to the DCC, the Production Proving Function must have successfully completed testing equivalent to User Entry Process Tests in the relevant User Role in which it wishes to act in sending that Service Request.

P1.17 Prior to sending Production Proving Registration Data to the DCC, the Production Proving Function must have successfully completed testing equivalent to RDP Entry Process Tests.

General Standards

P1.18 Where the DCC undertakes Production Proving, it shall do so in accordance with Good Industry Practice, and in a manner that does not adversely affect the provision of the Services.

Production Proving IDs

P1.19 The Panel shall, where requested by the DCC, issue one or more Party Signifiers and/or RDP Signifier to the DCC for the purposes of identifying the DCC when acting as if it was a User or an RDP in its capacity as the Production Proving Function, and the Production Proving Function shall use these signifiers for such purpose.

P1.20 The Panel shall, where requested by the DCC, issue a new range of EUI-64 Compliant identifiers for use as DCC IDs by the DCC when acting as the Production Proving Function. This range must be outside the range of identifiers used by DCC as DCC IDs for any other DCC purpose under this Code.

P1.21 The DCC shall assign one or more DCC IDs for use only by the Production Proving Function.

P1.22 The DCC shall notify the Panel which DCC IDs are associated with which Production Proving Function Party Signifier, and which DCC IDs are associated with which Production Proving Function RDP Signifier.

P1.23 The Production Proving Function shall not use User IDs for the purpose of Production Proving.

Security

P1.24 As the Production Proving Systems form part of the DCC Live Systems and the DCC Total System, the
DCC shall ensure that it complies with the relevant requirements of Section G (Security) which apply as a consequence.

P1.25 The Production Proving Systems do not need to comply with the requirements of Section G (Security) which apply to User Systems or which apply to RDP Systems (via Section E (Registration Data)); save that Section G6 (Anomaly Detection Thresholds: Obligations on the DCC and Users) shall apply to the Production Proving Function as if it was a User.

P1.26 For such purposes of Section G6 (Anomaly Detection Thresholds: Obligations on the DCC and Users), the Production Proving Function shall set Anomaly Detection Thresholds that have been approved by the Security Sub-Committee (and the DCC shall not process any communication from the Production Proving Function until such threshold values have been approved and set).

P1.27 In respect of the DCC’s obligations under Section G6 (Anomaly Detection Thresholds: Obligations on the DCC and Users), not acting in the capacity of the Production Proving Function, the DCC shall set the Anomaly Detection Thresholds for the following Service Requests from the Production Proving Function to zero:

(a) Update Security Credentials (KRP) (SRV 6.15);

(b) Request Handover Of DCC Controlled Device (SRV 6.21); and

(c) Update Security Credentials (CoS) (SRV 6.23).

Records and Reporting to the Security Sub-Committee

P1.28 The DCC shall:

(a) retain an audit log of the activities undertaken by the Production Proving Function for at least 6 years from the date on which the activity was undertaken;

(b) carry out post-event checks to confirm that no Service Requests or Signed Pre-Commands sent by the Production Proving Function resulted in communication with a Device which is not a Production Proving Device (or would have resulted in such communication had the DCC not rejected the message); and

(c) carry out post-event checks to ensure that the Production Proving Registration Data did not contain any (real) MPANs or MPRNs and did not use identifiers that are (or have been) used in the Registration Data to identify Parties and other market participants.

P1.29 The DCC shall, within 5 Working Days following the end of each month, provide a report to the Security Sub-Committee which summarises in respect of that month the matters referred to in Section P1.28.
SMKI Services and DCCKI Services

P1.30 The Production Proving Function shall be entitled to receive SMKI Services and DCCKI Services under and in accordance with the relevant provisions of Section L (Smart Metering Key Infrastructure and DCC Key Infrastructure) and the SEC Subsidiary Documents applying pursuant to Section L:

(a) as if it was a Party other than the DCC; and

(b) as if it was an RDP.

P1.31 The effect of Section P1.30 is to entitle the Production Proving Function to become an Authorised Subscriber, and to be an Eligible Subscriber in respect of those Device Certificates and Organisation Certificates for which the Production Proving Function is expressly stated to be eligible in Section L (Smart Metering Key Infrastructure and DCC Key Infrastructure).

P1.32 Before the Production Proving Function can apply to become an Authorised Subscriber or access the SMKI Repository, the Production Proving Function must have successfully completed testing equivalent to the SMKI and Repository Entry Process Tests.

P1.33 The Production Proving Function shall not submit any Certificate Signing Requests for a Device Certificate other than in relation to a Production Proving Device.

P1.34 The Production Proving Function shall not submit any Certificate Signing Request for an Organisation Certificate other than the one in relation to which it is identified as an Eligible Subscriber in Section L3 (The SMKI Services).

P1.35 The DCC is not required to implement controls within the DCA, an Issuing DCA or within the Registration Authority that limit the issuing of Device Certificates to the Production Proving Function in relation Production Proving Devices.

P1.36 The DCC shall ensure that no Public Key that is used by a Production Proving Device in relation to the Remote Party Role of either supplier or networkOperator is contained within any Certificate or other public key infrastructure certificate.
T TESTING DURING TRANSITION

T1. DEVICE SELECTION METHODOLOGY

Overview

T1.1 The Device Selection Methodology is the methodology for determining the Devices that are to be used by the DCC for the purposes of Systems Integration Testing, Interface Testing and User Entry Process Tests.

Use of Devices

T1.2 Systems Integration Testing, Interface Testing and User Entry Process Tests are to be undertaken using (to the extent reasonably practicable) actual Devices (rather than Test Stubs or other alternative arrangements).

Device Selection Methodology

T1.3 The DCC shall develop, publish (including on the DCC Website) and comply with a methodology (the “Device Selection Methodology”) concerning the selection and de-selection of Devices for the purposes of Systems Integration Testing, Interface Testing and User Entry Process Tests. The DCC shall consult with the other Parties and Manufacturers prior to finalising the Device Selection Methodology. The Device Selection Methodology shall include provision for the DCC to:

(a) (save for Communications Hubs) select as many different Device Models as the DCC considers appropriate in order to demonstrate that the Testing Objectives have been achieved; provided that, when the DCC first selects Device Models, the DCC shall select at least the first two Gas Meter Device Models and at least the first two Electricity Meter Device Models offered in accordance with the Device Selection Methodology that meet the criteria set out in Sections T1.4 and T1.6 (as varied by Section T1.5);

(b) (save for Communications Hubs) select the Device Models in accordance with the selection criteria described in Sections T1.4 and T1.6 (as varied by Section T1.5);

(c) (save for Communications Hubs) publish an invitation to submit Device Models for selection (such publication to be in a manner likely to bring it to the attention of Parties and Manufacturers, including publication on the DCC Website), such invitation to require Devices to be offered for use on reasonable terms specified by the DCC and from a certain date;

(d) de-select a Device Model (for the purposes of the then current phase of testing and any future phases of testing pursuant to this Section T) if that Device Model is subsequently found to not comply with the criteria set out in Section T1.4(a), with respect to which the methodology shall describe the process to be followed by the DCC in such circumstances and provide for an appeal by
a Party or a Manufacturer to the Panel. The Panel’s decision on such matter may then be appealed to the Authority (or, where the Secretary of State so directs, to the Secretary of State or such other person as the Secretary of State directs) for final determination of disputes regarding whether or not a Device Model does comply with the requirements of Section T1.4(a); and

(e) select Communications Hubs comprising Devices of the Device Models that the DCC first proposes to make available to Supplier Parties pursuant to the Communications Hub Services (which Device Models need not, at the start of Systems Integration Testing, have CPA Certificates or (where the Secretary of State so directs) a ZigBee Alliance Assurance Certificate).

T1.4 In selecting Devices (other than those comprising Communications Hubs), the DCC shall apply the following selection criteria:

(a) that the Device Models selected are SMETS compliant, provided that they need not (where the Secretary of State so directs) have a ZigBee Alliance Assurance Certificate or a DLMS Certificate and need not have a CPA Certificate until CPA Certificates are generally available for the relevant Physical Device Type (and the DCC need only switch to a Device Model with those Assurance Certificates where it is reasonably practicable for it to do so, having regard to the timely achievement of the Testing Objectives);

(b) that Gas Meter Device Models and Electricity Meter Device Models are selected so that, in respect of each Communications Hub Device Model that the DCC first proposes to make available pursuant to the Communications Hub Services, there are at least two Gas Meter Device Models and at least two Electricity Meter Device Models of a Manufacturer which is not the Manufacturer (or an Affiliate of the Manufacturer) of that Communications Hub Device Model; and

(c) that there will be sufficient Devices available for Systems Integration Testing, Interface Testing and User Entry Process Tests.

T1.5 Where the DCC is not able to select Devices that meet all the criteria set out in Section T1.4, it may relax the requirements in accordance with the Device Selection Methodology.

T1.6 The Device Selection Methodology must also include:

(a) in addition to the selection criteria set out in Section T1.4, any other reasonable criteria that the DCC considers appropriate and that are consistent with those set out in Section T1.4;

(b) an explanation of the level of assurance the DCC needs regarding the achievement of the Testing Objectives and of how the Device Selection Methodology will ensure that level of assurance; and

(c) any amendments to the process referred to in Sections H14.37 to H14.45 (General: Testing Issue Resolution Process) for resolving Testing Issues which are to be applied by the DCC in respect of Testing Issues concerning Devices that arise during activities undertaken pursuant to this Section T.
Appeal of Methodology

T1.7 Within the 14 days after publication of the Device Selection Methodology under Section T1.3, any person that is a Party and/or a Manufacturer may refer the methodology to the Authority (or, where the Secretary of State so directs, to the Secretary of State or such other person as the Secretary of State directs) to determine whether the methodology meets the requirements of this Section T1 (which determination shall be final and binding for the purposes of this Code).

T1.8 Following a referral in accordance with Section T1.7, the DCC shall comply with any directions of the person making the determination thereunder to reconsider and/or amend the Device Selection Methodology. The DCC shall republish (including on the DCC Website) the methodology as so amended and the provisions of Section T1.7 and this Section T1.8 shall apply to any such amended methodology.

Compliance with Methodology

T1.9 Following its decision on which Device Models (or alternative arrangements) to select pursuant to the Device Selection Methodology, the DCC shall publish its decision on the DCC Website. The DCC shall not publish details of the Device Models (if any) which were proposed for selection but not selected. The DCC shall notify the Secretary of State, the Authority and the person which proposed any Device Models which were not selected of the DCC’s decision (together with its reasons for selecting the Device Models (or other arrangements) that were selected, and for not selecting that person's proposed Device Models).

T1.10 Where any Party and/or Manufacturer believes that the DCC has not complied with the Device Selection Methodology as published from time to time in accordance with this Section T1, then such person may refer the matter to be determined by the Panel. The Panel’s decision on such matter may be appealed to the Authority (or, where the Secretary of State so directs, to the Secretary of State or such other person as the Secretary of State directs), whose decision shall be final and binding for the purposes of this Code.

T2. SYSTEMS INTEGRATION TESTING

Overview

T2.1 Systems Integration Testing tests the capability of the DCC and the component parts of the DCC Systems together with the Communications Hubs selected pursuant to Section T1 to interoperate with each other and with the RDP Systems.

SIT Objective

T2.2 The objective of Systems Integration Testing (the “SIT Objective”) is to demonstrate that the DCC and the component parts of the DCC Systems together with the Communications Hubs selected pursuant to Section T1 interoperate with each other and with the RDP Systems to the extent necessary in order that:

(a) the DCC is capable of complying with its obligations under Sections E (Registration Data), G (Security) and H (DCC Services); and
(b) the Registration Data Providers are capable of complying with the obligations under Section E (Registration Data) with which the Network Parties are obliged to procure that the Registration Data Providers comply,

in each case at levels of activity commensurate with the relevant Volume Scenarios.

T2.3 For the purposes of Section T2.2, the Sections referred to in that Section shall be construed by reference to:

(a) the decision or consultation document concerning the intended future content of those Sections most recently published by the Secretary of State prior to 14 April 2016 (regardless of whether the content of those documents has yet been incorporated into this Code or whether those Sections yet have effect), but taking into account any variations to this Code pursuant to Section X (Transition) that apply (or are due to apply on the Section or a relevant Subsidiary Document coming into effect) and that will continue to apply on Communication Services first becoming available); and

(b) to the extent not inconsistent with any document referred to in (a), any document regarding technical or procedural requirements which support those Sections which is published from time to time by the Secretary of State for the purposes of this Section T2.3.

T2.4 Systems Integration Testing is to be undertaken on a Region-by-Region basis and an RDP-System-by-RDP-System basis; such that the SIT Objective is to be achieved in respect of each Region and each RDP System separately.

SIT Approach Document

T2.5 The DCC shall develop a document (the “SIT Approach Document”) which sets out:

(a) the reasonable entry criteria to be satisfied with respect to each Registration Data Provider prior to commencement of Systems Integration Testing in respect of that Registration Data Provider;

(b) the manner in which Systems Integration Testing is to be undertaken, including the respective obligations of the DCC, and each Registration Data Provider and the Volume Scenarios to be used;

(c) a reasonable timetable for undertaking and completing Systems Integration Testing;

(d) the frequency and content of progress reports concerning Systems Integration Testing to be provided by the DCC to the Panel (which the Panel shall make available to the Secretary of State, the Authority and Testing Participants), which reports must include details of Testing Issues identified and resolved and of any problems and solutions encountered with respect to Devices (the details of such Testing Issues to be anonymised and redacted as required in accordance with Section H14.44 (General: Testing Issue Resolution Process));
(e) (to the extent it is not reasonably practicable to use actual Devices) details of the alternative arrangements (which may include Test Stubs) to be used in their place (together with an explanation of how such arrangements will provide sufficient assurance that the SIT Objective has been met), in which case there must also be a process describing whether and how to switch to the use of actual Devices as they become available;

(f) where a Device Model is de-selected pursuant to the Device Selection Methodology, the process for switching to an alternate Device Model where practicable, or otherwise to Tests Stubs or an alternative arrangement;

(g) a Good Industry Practice methodology for determining whether the SIT Objective has been achieved in respect of each Region and each RDP System, including details of the exit criteria to be achieved and the level of assurance that will be delivered by achievement of those exit criteria; provided that one such exit criteria for each Region must include the successful use in that Region of each Communications Hub Device Model that the DCC first proposes to make available in that Region (save that such Communications Hub Device Models need not have CPA Certificates and need not (where the Secretary of State so directs) have a ZigBee Alliance Assurance Certificate);

(h) that the DCC will produce a report where the DCC considers that the exit criteria referred to in (g) above have been achieved for a Region or an RDP System (providing evidence of such achievement in such report), having consulted with each Registration Data Provider in relation to the exit criteria applicable to that Registration Data Provider; and

(i) how an auditor (that is sufficiently independent of the DCC, the DCC Service Providers and the Registration Data Providers) will be selected, and how such auditor will monitor the matters being tested pursuant to Systems Integration Testing, and confirm that the exit criteria referred to in (g) above have been achieved for a Region or an RDP System (such independent auditor to be appointed by the DCC on terms consistent with Good Industry Practice).

Approval of SIT Approach Document

T2.6 The DCC shall submit the SIT Approach Document to the Panel for the Panel’s approval as fit for the purposes envisaged by this Section T2.

T2.7 The DCC shall not submit the SIT Approach Document to the Panel under Section T2.6 until after the DCC has first published the Device Selection Methodology.

T2.8 Before submitting the SIT Approach Document to the Panel, the DCC shall consult with the Registration Data Providers regarding the SIT Approach Document. When submitting the SIT Approach Document to the Panel, the DCC shall also submit copies of the consultation responses received from the Registration Data Providers. In addition, the DCC shall publish such consultation responses (to the extent not marked confidential) on the DCC Website.

T2.9 Where the Panel decides not to approve the SIT Approach Document submitted for approval, the Panel shall notify such decision to the DCC and the Registration Data Providers giving the reasons why it
considers that it is not fit for the purposes envisaged in this Section T2. In such circumstances, the DCC shall:

(a) revise the document to address such reasons;

(b) re-consult with the Registration Data Providers; and

(c) re-submit the document to the Panel for approval and comply with Section T2.8 (following which this Section T2.9 or Section T2.10 shall apply).

T2.10 Where the Panel decides to approve the SIT Approach Document submitted for approval, the Panel shall notify such decision to the DCC and the Registration Data Providers. In such circumstances, the DCC and each Registration Data Provider shall have the ability (within the 14 days after notification by the Panel) to refer the matter to the Authority (or, where the Secretary of State so directs, to the Secretary of State or such other person as the Secretary of State directs) to determine whether the SIT Approach Document:

(a) should be approved as fit for the purposes envisaged by this Section T2;

(b) is not fit for the purposes envisaged by this Section T2, but will be deemed to be approved if it is revised by the DCC in accordance with the determination; or

(c) is not fit for the purposes envisaged by this Section T2 and should be revised and re-submitted by the DCC in accordance with Section T2.9,

(and any such determination shall be final and binding for the purposes of this Code).

Commencement of Systems Integration Testing

T2.11 Subject to Section T2.12, once the SIT Approach Document has been approved by the Panel (or deemed to be approved by the Panel under Section T2.10(b)), the DCC shall publish the approved document on the DCC Website and give at least 3 months’ (or such shorter period as the Secretary of State may direct) notice to the Registration Data Providers of the date on which Systems Integration Testing is to commence. Where directed to do so by the Secretary of State, the DCC shall determine a revised commencement date for Systems Integration Testing (provided that the DCC shall first consult on such date with such persons as the Secretary of State may specify in such direction), and shall
(where specified by the Secretary of State in such direction) make consequential revisions to the SIT Approach Document (which date (and, where relevant, revisions) must be published at least 3 months (or such shorter period as the Secretary of State may direct) in advance of the revised date on which Systems Integration Testing is to commence).

T2.12 The DCC shall not publish the SIT Approach Document and give notice under Section T2.11 where the Panel’s decision has been appealed under Section T2.10 (pending approval of the document thereunder or revision in accordance with a determination made under Section T2.10(b)), save that where:

(a) the Panel’s approval of the SIT Approach Document is appealed by one or more Registration Data Providers, the DCC shall nevertheless publish the document and give notice under Section T2.11 insofar as the document relates to the other Registration Data Providers; and/or

(b) the Panel’s approval of the SIT Approach Document is appealed by one or more Registration Data Providers or the DCC, the Panel may nevertheless direct that the matter appealed is not of a nature that should delay notice under Section T2.11, in which case the DCC shall publish the document and give notice under Section T2.11 (noting the appeal).

T2.13 Prior to the commencement of Systems Integration Testing, the DCC shall assess whether or not each Registration Data Provider meets the entry criteria referred to in Section T2.5(a), and report to the Registration Data Provider and the Panel on the same. Each Network Party shall ensure that its Registration Data Provider:

(a) cooperates with the DCC in its assessment of whether the Registration Data Provider meets the entry criteria referred to in Section T2.5(a);

(b) takes all reasonable steps to meet those entry criteria by the date required in accordance with the SIT Approach Document; and

(c) notifies the Panel and the DCC as soon as reasonably practicable if the Registration Data Provider considers that it will not meet those criteria by that date.

T2.14 Systems Integration Testing in respect of each Registration Data Provider shall only commence once the Registration Data Provider meets the entry criteria referred to in Section T2.5(a). Any disagreement between the DCC and a Registration Data Provider as to whether the Registration Data Provider has met such entry criteria shall be determined by the Panel, provided that such disagreement must be notified to the Panel within 14 days of the DCC notifying its assessment to the Registration Data Provider. The Panel’s decision on such matter may (within 14 days after the Panel’s decision) be appealed by the DCC or the affected Registration Data Provider to the Authority (or, where the Secretary of State so directs, to the Secretary of State or such other person as the Secretary of State directs), whose decision shall be final and binding for the purposes of this Code.

Systems Integration Testing

T2.15 The DCC shall comply with its obligations under the approved SIT Approach Document. The DCC shall take reasonable steps to ensure that Systems Integration Testing is completed as soon as it is reasonably practicable to do so.
T2.16 Each Network Party shall ensure that its Registration Data Provider complies with its obligations under the approved SIT Approach Document.

T2.17 Where requested by the DCC and/or a Registration Data Provider, each Party shall take all reasonable steps to do all such things as are within its power and necessary or expedient in order to facilitate achievement of the SIT Objective.

T2.18 Where the DCC wishes to make amendments to the SIT Approach Document (other than consequential revisions in accordance with Section T2.11), the DCC shall consult with the Registration Data Providers regarding those amendments and submit those amendments to the Panel (in accordance with Section T2.8) for approval (following which Sections T2.9 to T2.12 shall apply as if the references in those Sections to approval of the document were to approval of the amendments and as if the references in Sections T2.11 and T2.12 to giving notice were not included).

Completion of Systems Integration Testing

T2.19 Subject to Section T2.20, Systems Integration Testing shall end in respect of each Region or RDP System on the date notified as the end of Systems Integration Testing for that Region or RDP System by the DCC to the Secretary of State, the Authority, the Panel, the Parties and the Registration Data Providers.

T2.20 The DCC shall not notify the end of Systems Integration Testing in respect of each Region or RDP System before the following reports have been produced in respect of that Region or RDP System:

(a) the DCC's report in accordance with the SIT Approach Document demonstrating that the exit criteria have been met in respect of that Region or RDP System (as envisaged by Section T2.5(h)); and

(b) the independent auditor’s report to the DCC in accordance with the SIT Approach Document confirming that the exit criteria have been met in respect of that Region or RDP System (as envisaged by Section T2.5(i)).

T2.21 On notifying the end of Systems Integration Testing for one or more Regions or RDP Systems, the DCC shall provide to the Authority and the Panel and (on request) to the Secretary of State:

(a) copies of the reports referred to in Section T2.20; and

(b) where relevant, a list of sections of the report or reports which the DCC considers should be redacted prior to circulation of the reports to the Parties, Registration Data Providers or Testing Participants where the DCC considers that those sections contain information which may pose a risk of Compromise to the DCC Total System or RDP Systems.

T2.22 Once directed to do so by the Panel, the DCC shall make copies of the reports referred to in Section T2.20 available to the Parties, the Registration Data Providers and the Testing Participants. Prior to making such copies available, the DCC shall redact those sections of the reports which it is directed to redact by the Panel where the Panel considers that those sections contain information which may pose
a risk of Compromise to the DCC Total System or RDP Systems (which sections may or may not include those sections which the DCC proposed for redaction).

Testing Issues

T2.23 Sections H14.37 to H14.45 (General: Testing Issue Resolution Process) shall apply for the purposes of Systems Integration Testing. Each Registration Data Provider shall be deemed to be a Testing Participant for such purposes, and may raise a Testing Issue in respect of Systems Integration Testing.

T2.24 During Systems Integration Testing, the DCC shall provide the Secretary of State with copies of the reports which are generated by the DCC or the DCC Service Provider in respect of Testing Issues (without redacting those reports as ordinarily required by Sections H14.37 to H14.45).

Additional Systems Integration Testing

T2.25 On each occasion that the Secretary of State so directs for the purpose of this Section T2.25, the DCC shall undertake testing against the SIT Objective in respect of such Services that have not previously been the subject of testing under this Section T2 as the Secretary of State may direct (each such round of testing being “Additional SIT”).

T2.26 The purpose of each round of Additional SIT shall be to demonstrate the SIT Objective as described in Sections T2.2 and T2.3, but subject to the following variations (the SIT Objective as so varied being the "Additional SIT Objective"):

(a) the only variations pursuant to Section X (Transition) that will be taken into account in interpreting the relevant Sections are those that will continue to apply following commencement of the provision of the Services that are the subject of that round of Additional SIT; and

(b) the Additional SIT Objective shall not apply by reference to the document published from time to time by the Secretary of State for the purpose of Section T2.3(b), but instead by reference to the document published from time to time by the Secretary of State for the purposes of that Additional SIT.

T2.27 The provisions of this Section T2 shall apply to each round of Additional SIT, subject to the following:

(a) all references in this Section T2 to “Systems Integration Testing” shall be read as references to “the relevant round of Additional SIT”;

(b) Sections T2.25 and T2.26 shall apply in place of Sections T2.2 and T2.3; for which purpose it is acknowledged that some of the capability and interoperability to be demonstrated via Additional SIT will already have been demonstrated via previous testing undertaken pursuant to this Section T (and further testing of such capability or interoperability shall not be required to the extent that it has already been sufficiently proven for the purposes of the Additional SIT Objective as part of such earlier testing);

(c) the Additional SIT shall be undertaken only in respect of the Region or Regions and the RDP System or RDP Systems directed by the Secretary of State;
(d) the SIT Approach Document shall apply to the Additional SIT (without prejudice to the DCC’s ability to make changes to the SIT Approach Document in accordance with this Section T2);

(e) (unless otherwise directed by the Secretary of State) the Registration Data Providers shall not be obliged to participate in the Additional SIT and the entry and exit criteria relating to RDP Systems shall not apply (and, accordingly, Registration Data Providers need not be consulted regarding, and shall have no appeal right in respect of, changes to the SIT Approach Document that relate only to Additional SIT in which the Registration Data Providers are not participating);

(f) no period of notice need be given by the DCC in advance of commencement of Additional SIT (unless otherwise directed by the Secretary of State);

(g) the Device Models to be used for Additional SIT are those selected pursuant to the previous phase of testing pursuant to this Section T.

T3. INTERFACE TESTING

Overview

T3.1 Interface Testing tests the capability of the DCC and the DCC Systems together with the Communications Hubs selected pursuant to Section T1 to interoperate with User Systems.

Interface Testing Objective

T3.2 The objective of Interface Testing (the “Interface Testing Objective”) is to demonstrate that the DCC and the DCC Systems together with the Communications Hubs selected pursuant to Section T1 interoperate with User Systems to the extent necessary in order that the DCC is capable of complying with its obligations under Sections E (Registration Data), G (Security) and H (DCC Services) (in each case) at levels of activity commensurate with the relevant Volume Scenarios.

T3.3 For the purposes of Section T3.2, the Sections referred to in that Section shall be construed by reference to:

(a) the decision or consultation document concerning the intended future content of those Sections most recently published by the Secretary of State prior to 14 April 2016 (regardless of whether the content of those documents has yet been incorporated into this Code or whether those Sections yet have effect, but taking into account any variations to this Code pursuant to Section X (Transition) that apply (or are due to apply on the Section or a relevant Subsidiary Document coming into effect) and that will continue to apply on Communication Services first becoming available); and

(b) to the extent not inconsistent with any document referred to in (a), any document regarding technical or procedural requirements which support those Sections which is published from time to time by the Secretary of State for the purposes of this Section T3.3.

T3.4 Interface Testing is to be undertaken on a Region-by-Region basis; such that the Interface Testing
Objective is to be demonstrated in respect of each Region separately. Interface Testing for a Region cannot be completed until Systems Integration Testing has been completed for that Region. For the avoidance of doubt, Interface Testing cannot be completed until Systems Integration Testing has been completed for each and every Region and RDP System.

T3.5 During Interface Testing, Parties who wish to do so, and who are ready to do so in accordance with the entry criteria for the User Entry Process Tests, shall be able to undertake the User Entry Process Tests (pursuant to Section H14 (Testing Services)).

Overlapping Provision of Systems Integration Testing and Interface Testing

T3.6 Prior to the start of Interface Testing, the DCC may propose to the Secretary of State, having regard to the overriding objective of completing Interface Testing in a timely manner, that Interface Testing should be commenced from some point during Systems Integration Testing for any or all Regions. The DCC’s proposal must set out its analysis of the benefits and risks of doing so. Prior to submitting its proposal to the Secretary of State, the DCC shall consult with the other Parties regarding the proposal. The DCC shall also submit copies of the consultation responses received from Parties. Where it has submitted the proposal to the Secretary of State, the DCC shall publish the proposal and such consultation responses (to the extent that they are not marked confidential) on the DCC Website.

T3.7 Where the Secretary of State agrees with the DCC’s recommendation pursuant to Section T3.6, then Interface Testing shall commence from the time recommended for the Regions included in the recommendation (notwithstanding anything to the contrary in the Interface Testing Approach Document or the SIT Approach Document).

Interface Testing Approach Document

T3.8 The DCC shall develop a document (the “Interface Testing Approach Document”) which sets out:

(a) the reasonable entry criteria to be satisfied by the DCC with respect to the DCC Systems and the Communications Hubs selected pursuant to Section T1, and to be met by the Registration Data Providers with respect to the RDP Systems prior to commencement of Interface Testing in each Region;

(b) the entry criteria to be met by the Parties prior to their commencing the User Entry Process Tests (which criteria shall be consistent with the relevant requirements of Section H14 (Testing Services), subject only to amendments reasonably required for the purposes of Interface Testing);

(c) the manner in which Interface Testing is to be undertaken, including the respective obligations of the DCC, each other Party and each Registration Data Provider and the Volume Scenarios to be used;

(d) a reasonable timetable for undertaking and completing Interface Testing;
the frequency and content of progress reports concerning Interface Testing to be provided by the DCC to the Panel (which the Panel shall make available to the Secretary of State, the Authority and Testing Participants), which reports must include details of Testing Issues identified and resolved and of any problems and solutions encountered with respect to Devices (the details of such Testing Issues to be anonymised and redacted as required in accordance with Section H14.44 (General: Testing Issue Resolution Process);

(f) (to the extent it is not reasonably practicable to use actual Devices) details of the alternative arrangements (which may include Test Stubs) to be used in their place (together with an explanation of how such arrangements will provide sufficient assurance that the Interface Testing Objective has been met), in which case there must also be a process describing whether and how to switch to the use of actual Devices as they become available;

(g) where a Device Model is de-selected pursuant to the Device Selection Methodology, the process for switching to an alternate Device Model where practicable, or otherwise to Tests Stubs or an alternative arrangement;

(h) the process by which the DCC will facilitate the Parties undertaking and completing the User Entry Process Tests (which process shall be consistent with the relevant requirements of Section H14 (Testing Services), subject only to amendments reasonably required for the purposes of Interface Testing);

(i) how, to the extent it is reasonably practicable to do so, the DCC will allow persons who are eligible to undertake User Entry Process Tests (pursuant to the Interface Testing Approach Document) to undertake those tests concurrently (provided that, where it is not reasonably practicable to do so, the DCC shall give priority to completion of the User Entry Process Tests by the Supplier Parties);

(j) a Good Industry Practice methodology for determining whether or not the Interface Testing Objective has been achieved in respect of each Region, including details of the exit criteria to be achieved and the level of assurance that will be delivered by achievement of those exit criteria (including, as described in Section T3.27, completion of User Entry Process Tests for that Region by two Large Supplier Parties and (where applicable pursuant to Section T3.21) by at least one Network Party in respect of the ‘Electricity Distributor’ User Role and/or at least one Network Party in respect of the ‘Gas Transporter’ User Role); and

(k) how the DCC will report to the Panel where the DCC considers that the exit criteria referred to in (j) above have been achieved in respect of a Region (providing evidence of such achievement), having consulted with the Registration Data Providers and the Parties who are obliged by this Section T3 to undertake the User Entry Process Tests.

**Approval of Interface Testing Approach Document**

T3.9 The DCC shall submit the Interface Testing Approach Document to the Panel for the Panel’s approval as fit for the purposes envisaged by this Section T3.

T3.10 Before submitting the Interface Testing Approach Document to the Panel, the DCC shall consult with
the other Parties, the Panel and the Registration Data Providers regarding the Interface Testing Approach Document. When submitting the Interface Testing Approach Document to the Panel, the DCC shall also submit copies of the consultation responses received from the other Parties or the Registration Data Providers. In addition, the DCC shall publish such consultation responses (to the extent not marked confidential) on the DCC Website.

T3.11 Where the Panel decides not to approve the Interface Testing Approach Document submitted for approval, the Panel shall notify such decision to the DCC and the other Parties giving reasons for such decision. In such circumstances, the DCC shall:

(a) revise the document to address such reasons;

(b) re-consult with the other Parties and the Registration Data Providers; and

(c) re-submit the document to the Panel for approval and comply with Section T3.10 (following which this Section T3.11 or Section T3.12 shall apply).

T3.12 Where the Panel decides to approve the Interface Testing Approach Document submitted for approval, the Panel shall notify such decision to the DCC, the other Parties and the Registration Data Providers giving reasons for such decision. In such circumstances, the DCC and each other Party and each Registration Data Provider shall have the ability (within the 14 days after notification by the Panel) to refer the matter to the Authority (or, where the Secretary of State so directs, to the Secretary of State or such other person as the Secretary of State directs) to determine whether the Interface Testing Approach Document:

(a) should be approved as fit for the purposes envisaged by this Section T3;

(b) is not fit for the purposes envisaged by this Section T3, but will be deemed to be approved if it is revised by the DCC in accordance with the determination; or

(c) is not fit for the purposes envisaged by this Section T3 and should be revised and re-submitted by the DCC in accordance with Section T3.11,

(which determination shall be final and binding for the purposes of this Code).

Commencement of Interface Testing
T3.13 Subject to Section T3.14, once the Interface Testing Approach Document has been approved by the Panel (or deemed to be approved by the Panel under Section T3.12(b)), the DCC shall publish the approved document on the DCC Website and give at least 6 months’ (or such shorter period as the Secretary of State may direct) notice to the other Parties of the date on which Interface Testing is to commence. Where directed to do so by the Secretary of State, the DCC shall determine a revised commencement date for Interface Testing (provided that the DCC shall first consult on such date with such persons as the Secretary of State may specify in such direction), and shall (where specified by the Secretary of State in such direction) make consequential revisions to the Interface Testing Approach Document (which date (and, where relevant, revisions) must be published at least 6 months (or such shorter period as the Secretary of State may direct) in advance of the date on which Interface Testing is to commence).

T3.14 Where the Panel’s approval of the Interface Testing Approach Document is appealed by one or more persons under Section T3.12, the Panel may nevertheless direct that the matter appealed is not of a nature that should delay publication and the giving of notice under Section T3.13, in which case the DCC shall publish the document and give notice under Section T3.13 (noting the appeal). Subject to the foregoing provisions of this Section T3.14, the DCC shall not publish the Interface Testing Approach Document and give notice under Section T3.13 where the Panel’s decision has been appealed under Section T3.12 (pending the approval of the document thereunder or revision in accordance with a determination made under Section T3.12(b)).

T3.15 Prior to the commencement of Interface Testing and in accordance with the Interface Testing Approach document, the DCC shall assess whether or not each Large Supplier Party (and, where directed pursuant to Section T3.21, each Network Party) meets the entry criteria referred to in Section T3.8(b), and report to the Panel and that Party on the same. Each Large Supplier Party (and, where directed pursuant to Section T3.21, each Network Party) shall:

(a) take all reasonable steps to ensure that it meets the entry criteria referred to in Section T3.8(b) by the date required in accordance with the Interface Testing Approach Document; and

(b) notify the Panel and the DCC as soon as reasonably practicable if the Party considers that it will not meet those criteria by that date.

T3.16 Section H14.16 (User Entry Process Tests) shall apply where there is any disagreement between the DCC and a Party as to whether that Party has met the entry criteria for the User Entry Process Tests (as modified by the Interface Testing Approach Document), provided that:

(a) the Panel’s decision on any such matter may be appealed to the Authority (or, where the Secretary of State so directs, to the Secretary of State or such other person as the Secretary of State directs), whose decision shall be final and binding for the purposes of this Code; and

(b) in the case of the Parties referred to in Section T3.15, any such disagreement must be notified to the Panel within 14 days of the DCC notifying its assessment to that Party and any appeal must be brought within 14 days after the Panel’s decision.

Interface Testing

T3.17 The DCC shall comply with its obligations under the approved Interface Testing Approach Document.
The DCC shall take reasonable steps to ensure that Interface Testing is completed as soon as it is reasonably practicable to do so.

T3.18 Each Network Party shall ensure that its Registration Data Provider complies with its obligations under the approved Interface Testing Approach Document.

T3.19 Each Party that undertakes the User Entry Process Tests prior to completion of Interface Testing shall do so in accordance with Section H14 (Testing Services) and the approved Interface Testing Approach Document.

T3.20 T3.20 Each Large Supplier Party shall take reasonable steps to commence the User Entry Process Tests as soon as reasonably practicable (in respect of the User Roles of ‘Import Supplier’ and/or ‘Gas Supplier’, depending on which Energy Supply Licence or Energy Supply Licences it holds). Each Large Supplier Party shall, on request, notify the Panel and the DCC of the Party’s progress towards completing such User Entry Process Tests.

T3.21 Where directed to do so by the Secretary of State, each Network Party shall take reasonable steps to commence the User Entry Process Tests as soon as reasonably practicable (in respect of the User Roles of ‘Electricity Distributor’ or ‘Gas Transporter’, as applicable). Following any such direction, each Network Party shall, on request, notify the Panel and the DCC of the Party’s progress towards completing such User Entry Process Tests.

T3.22 Section H14.21 (User Entry Process Tests) shall apply where there is any disagreement between the DCC and a Party as to whether that Party has completed the User Entry Process Tests (as modified by the Interface Testing Approach Document), provided that:

(a) the Panel’s decision on any such matter be appealed to the Authority (or, where the Secretary of State so directs, to the Secretary of State or such other person as the Secretary of State directs), whose decision shall be final and binding for the purposes of this Code; and

(b) in the case of the Parties referred to in Section T3.15, any such disagreement must be notified to the Panel within 14 days of the DCC notifying its assessment to that Party and any appeal must be brought within 14 days after the Panel’s decision.

T3.23 Where the DCC wishes to make amendments to the Interface Testing Approach Document (other than consequential revisions in accordance with Section T3.13), the DCC shall consult with the other Parties regarding those amendments and submit those amendments to the Panel (in accordance with Section T3.10) for approval (following which Sections T3.11 to T3.14 shall apply as if the references in those Sections to approval of the document were to approval of the amendments and as if the references in Sections T3.13 and T3.14 to giving notice were not included).

Completion of Interface Testing

T3.24 The DCC shall, once the DCC considers that the exit criteria (as envisaged by Section T3.8(j)) have been met in respect of any Region, in accordance with the Interface Testing Approach Document:
(a) provide to the Panel a report evidencing that such criteria have been met;

(b) where relevant, list those sections of the report which the DCC considers should be redacted prior to circulation of the report to the Parties, where the DCC considers that those sections contain information which may pose a risk of Compromise to the DCC Total System, RDP Systems and/or User Systems; and

(c) apply to the Panel to determine whether or not such exit criteria have been met,

and the DCC may either (as it reasonably considers appropriate in accordance with the Interface Testing Objective) do so in respect of individual Regions or some or all of the Regions collectively.

T3.25 On application of the DCC pursuant to Section T3.24, the Panel shall:

(a) determine whether or not the exit criteria have been met;

(b) notify its decision to the Secretary of State, the Authority and the Parties, giving reasons for its decision; and

(c) direct the DCC to publish its report, subject to the redaction of those sections of the report which the Panel considers to contain information which may pose a risk of Compromise to the DCC Total System, RDP Systems and/or User Systems (which sections may or may not include those sections which the DCC proposed for redaction).

T3.26 Where the DCC has provided a report to the Panel in accordance with Section T3.24, the Panel shall provide a complete copy on request to the Secretary of State and/or the Authority.

T3.27 Subject to Section T3.28, Interface Testing shall be completed once the Panel has confirmed that the exit criteria referred to Section T3.8(j) have been met in respect of each and every Region, which must include (in respect of each Region) that the following persons have completed User Entry Process Tests (for that Region):

(a) at least two Large Supplier Parties who are not an Affiliate of one another in respect of the ‘Import Supplier’ User Role, and at least two Large Supplier Parties who are not an Affiliate of one another in respect of the ‘Gas Supplier’ User Role; and

(b) (only where applicable pursuant to Section T3.21) at least one Network Party in respect of the ‘Electricity Distributor’ User Role and/or at least one Network Party in respect of the ‘Gas Transporter’ User Role.

T3.28 Each Party shall have the ability (within the 14 days after notification by the Panel) to refer each of the
Panel’s decisions pursuant to Section T3.25 to the Authority (or, where the Secretary of State so directs, to the Secretary of State or such other person as the Secretary of State directs) to determine whether or not the exit criteria have been met in respect of the Region in question (which determination shall be final and binding for the purposes of this Code).

T3.29 Where, following the application of the DCC pursuant to Section T3.24, the Panel or the person which determines a referral under Section T3.28 determines that one or more of the exit criteria have not been met, the DCC shall undertake further testing in order to demonstrate that the exit criteria have been met and shall resubmit its report under Section T3.24

Testing Issues

T3.30 Sections H14.37 to H14.45 (General: Testing Issue Resolution Process) shall apply for the purposes of Interface Testing. Each Party participating in Interface Testing shall be deemed to be a Testing Participant for such purposes, and may raise a Testing Issue in respect of Interface Testing.

T3.31 During Interface Testing, the DCC shall provide the Secretary of State with copies of the reports which are generated by the DCC or the DCC Service Provider in respect of Testing Issues (without redacting those reports as ordinarily required by Sections H14.37 to H14.45).

Definitions of Large and Small Suppliers

T3.32 For the purpose of this Section T3, the question of whether a Supplier Party is a Large Supplier or a Small Supplier shall be assessed at the time that this Code is first modified to include this Section T3.32.

T3.33 Each Supplier Party that is a Large Supplier in accordance with Section T3.32 shall notify the DCC of their status as such within one month after the time that this Code is first modified to include Section T3.32.

Additional Interface Testing

T3.34 On each occasion that the Secretary of State so directs for the purpose of this Section T3.34, the DCC shall undertake testing against the Interface Testing Objective in respect of such Services that have not previously been the subject of testing under this Section T3 as the Secretary of State may direct (each such round of testing being “Additional Interface Testing”).

T3.35 The purpose of each round of Additional Interface Testing shall be to demonstrate the Interface Testing Objective as described in Sections T3.2 and T3.3, but subject to the following variations (the Interface Testing Objective as so varied being the "Additional Interface Testing Objective"):

(a) the only variations pursuant to Section X (Transition) that will be taken into account in interpreting the relevant Sections are those that will continue to apply following commencement of the provision of the Services that are the subject of that round of Additional Interface Testing; and

(b) the Additional Interface Testing Objective shall not apply by reference to the document published from time to time by the Secretary of State for the purpose of Section T3.3(b), but instead by
reference to the document published from time to time by the Secretary of State for the purposes of that round of Additional Interface Testing.

T3.36 The provisions of this Section T3 shall apply to each round of Additional Interface Testing, subject to the following:

(a) all references in this Section T3 to "Interface Testing" shall be read as references to "the relevant round of Additional Interface Testing";

(b) Sections T3.34 and T3.35 shall apply in place of Sections T3.2 and T3.3; for which purpose it is acknowledged that some of the capability and interoperability to be demonstrated via Additional Interface Testing will already have been demonstrated via previous testing undertaken pursuant to this Section T3 (and further testing of such capability or interoperability shall not be required to the extent that it has already been sufficiently proven for the Additional Interface Testing Objective as part of such earlier testing);

(c) the Additional Interface Testing shall be undertaken only in respect of the Region or Regions directed by the Secretary of State;

(d) to the extent that the Additional Interface Testing relates to Additional Release Services, the references to User Entry Process Tests in Sections T3.16, T3.19, T3.20, T3.21, T3.22 and T3.27 shall be read as references to the corresponding Additional SR Tests;

(e) the Interface Testing Approach Document shall apply to the Additional Interface Testing (without prejudice to the DCC's ability to make changes to the Interface Testing Approach Document in accordance with this Section T3);

(f) one month's notice must be given by the DCC in advance of commencement of Additional Interface Testing (or such shorter period as the Secretary of State may direct);

(g) the Device Models to be used for Additional Interface Testing are those selected pursuant to the previous phase of testing pursuant to this Section T.

T4. END-TO-END TESTING

Overview

T4.1 End-to-End Testing allows for provision of the User Entry Process Tests and Device and User System Tests, subject to any modifications necessary for the purposes of transition.

Overlapping Provision of Interface Testing and End-to-End Testing

T4.2 Prior to the start of End-to-End Testing, the DCC may recommend to the Panel, having regard to the overriding objective of completing Interface Testing in a timely manner, that End-to-End Testing should be provided from the commencement of or from some point during Interface Testing. Where the DCC
so recommends, it must provide a report to the Panel on the benefits and risks of the DCC providing End-To-End Testing in parallel with Interface Testing (rather than following completion of Interface Testing). Prior to submitting its report to the Panel, the DCC shall consult with the other Parties regarding the recommendation. The DCC shall also submit copies of the consultation responses received from Parties. Where it has submitted its report to the Panel, the DCC shall publish the report and such consultation responses (to the extent that they are not marked confidential) on the DCC Website.

T4.3 Where the Panel agrees with the DCC’s recommendation pursuant to Section T4.2, then End-to-End Testing shall commence from the time recommended (notwithstanding the notice period in Section T4.9). Otherwise, End-to-End Testing shall commence on completion of Interface Testing (or such later date as is necessary to allow compliance with Section T4.9).

End-to-End Testing Approach Document

T4.4 The DCC shall develop a document (the “End-to-End Testing Approach Document”) which sets out:

(a) the manner in which User Entry Process Tests and Device and User System Tests are to be provided during End-to-End Testing, which shall be consistent with the relevant requirements of Section H14 (Testing Services) subject only to amendments reasonably required for the purposes of transition;

(b) that, to the extent it is reasonably practicable to do so, the DCC shall allow persons who are eligible to undertake tests pursuant to the End-to-End Testing Approach Document to undertake those tests concurrently (provided that, where it is not reasonably practicable to do so, the DCC shall give priority to completion of the User Entry Process Tests by the Supplier Parties during the period prior to the completion of Interface Testing and the DCC shall otherwise schedule Testing Participants as is reasonable for the purposes of transition); and

(c) the latest date from which the DCC will first make Test Communications Hubs available pursuant to Section F10 (Test Communications Hubs).

Approval of End-to-End Testing Approach Document

T4.5 The DCC shall submit the End-to-End Testing Approach Document to the Panel for the Panel’s approval as fit for the purposes envisaged by this Section T4.

T4.6 Before submitting the End-to-End Testing Approach Document to the Panel, the DCC shall consult with the other Parties, the Panel and those persons entitled to undertake Device and User System Tests regarding the End-to-End Testing Approach Document. When submitting the End-to-End Testing Approach Document to the Panel, the DCC shall also submit copies of the consultation responses received from the other Parties and such persons. In addition, the DCC shall publish such consultation responses (to the extent not marked confidential) on the DCC Website.

T4.7 Where the Panel decides not to approve the End-to-End Testing Approach Document submitted for approval, the Panel shall notify such decision to the DCC and the other Parties giving reasons for such decision. In such circumstances, the DCC shall:
(a) revise the document to address such reasons;

(b) re-consult with the other Parties and those persons entitled to undertake Device and User Systems Tests; and

(c) re-submit the document to the Panel for approval and comply with Section T4.6 (following which this Section T4.7 or Section T4.8 shall apply).

T4.8 Where the Panel decides to approve the End-to-End Testing Approach Document submitted for approval, the Panel shall notify such decision to the DCC, the other Parties and the other persons who provided consultation responses in accordance with Section T4.6, giving reasons for such decision. In such circumstances, the DCC and each other Party shall have the ability (within the 14 days after notification by the Panel) to refer the matter to the Authority (or, where the Secretary of State so directs, to the Secretary of State or such other person as the Secretary of State directs) to determine whether the End-to-End Testing Approach Document:

(a) should be approved as fit for the purposes envisaged by this Section T4;

(b) is not fit for the purposes envisaged by this Section T4, but will be deemed to be approved if it is revised by the DCC in accordance with the determination; or

(c) is not fit for the purposes envisaged by this Section T4 and should be revised and re-submitted by the DCC in accordance with Section T4.7,

(and any such determination shall be final and binding for the purposes of this Code).

Commencement of End-to-End Testing

T4.9 Subject to Section T4.10, once the End-to-End Testing Approach Document has been approved by the Panel (or deemed to be approved by the Panel under Section T4.8(b)), the DCC shall publish the approved document on the DCC Website and (subject to Section T4.3) give at least 6 months’ prior notice to Testing Participants of the date on which End-to-End Testing is to commence (or such shorter period as the Secretary of State may direct). Where directed to do so by the Secretary of State, the DCC shall determine a revised commencement date for End-to-End Testing (provided that the DCC shall first
consult on such date with such persons as the Secretary of State may specify in such direction), and shall (where specified by the Secretary of State in such direction) make consequential revisions to the End-to-End Testing Approach Document (which date (and, where relevant, revisions) must be published at least 6 months (or such shorter period as the Secretary of State may direct) in advance of the revised date on which End-to-End Testing is to commence).

T4.10 Where the Panel’s approval of the End-to-End Testing Approach Document is appealed by one or more persons, the Panel may nevertheless direct that the matter appealed is not of a nature that should delay publication and the giving of notice under Section T4.9, in which case the DCC shall publish the document and give notice under Section T4.9 (noting the appeal). Subject to the foregoing provisions of this Section T4.10, the DCC shall not publish the End-to-End Testing Approach Document and give notice under Section T4.9 where the Panel’s decision has been appealed under Section T4.8 (pending the approval of the document thereunder or revision in accordance with a determination made under Section T4.8(b)).

End-to-End Testing

T4.11 The DCC shall comply with its obligations under the approved End-to-End Testing Approach Document.

T4.12 Each Party that seeks to undertake User Entry Process Tests or Device and System Tests during End-to-End Testing shall do so in accordance with the approved End-to-End Testing Approach Document. Where the DCC is to provide Testing Services during End-to-End Testing to a person that is not a Party, the DCC shall act in accordance with any relevant provisions of the End-to-End Testing Approach Document.

T4.13 Where the DCC wishes to make amendments to the End-to-End Testing Approach Document (other than consequential revisions in accordance with Section T4.9), the DCC shall consult with the other Parties, the Panel and those persons entitled to undertake Device and User System Tests regarding those amendments and submit those amendments to the Panel (in accordance with Section T4.6) for approval (following which Sections T4.7 to T4.10 shall apply as if the references in those Sections to approval of the document were to approval of the amendments and as if the references in Section T4.9 and T4.10 to giving notice were not included).

Disputes

T4.14 Section T3.16 shall apply during Interface Testing in respect of the entry criteria for the User Entry Process Tests. Otherwise, in the case of those disputes relating to User Entry Process Tests and Device and User System Tests that would ordinarily be subject to the Authority’s determination pursuant to Section H14 (Testing Services), during End-to-End Testing, the Secretary of State may direct that such disputes are determined by the Secretary of State (or, where the Secretary of State so directs such other person as the Secretary of State directs), rather than the Authority. The determination of such disputes by the Secretary of State (or such other person as the Secretary of State directs) shall be final and binding for the purposes of this Code.

Completion of End-to-End Testing

T4.15 Subject to Section T4.17, End-to-End Testing shall cease on the date 12 months after the date from which the ability to test all the Service Requests listed in the Common Test Scenarios Document has
been provided, including those Service Requests that are originally deemed omitted by virtue of variations that were made under Section X3 (Provisions to become Effective Following Designation).

T4.16 During the third month prior to the date on which End-to-End Testing is due to complete in accordance with Section T4.15 (or at such other time as the DCC and the Panel may agree), the DCC shall submit a recommendation to the Panel as to whether or not the period of End-to-End Testing should be extended by an additional 6 months. Prior to submitting such recommendation to the Panel, the DCC shall consult the Testing Participants on the matter. When submitting such recommendation to the Panel, the DCC shall also submit copies of any consultation responses received from the Testing Participants. The DCC shall publish such consultation responses (to the extent not marked confidential) on the DCC Website.

T4.17 The Panel shall, after receipt of the DCC’s recommendation in accordance with Section T4.16, decide whether or not the period of End-to-End Testing should be extended by an additional 6 months. The Panel shall notify the Testing Participants of its decision, and of the reasons for its decision. Where the Panel decides that the period of End-to-End Testing should be extended by an additional 6 months, then End-to-End Testing shall end on the date 18 months after the date it started (which decision shall be final and binding for the purposes of this Code).

Testing Issues

T4.18 Sections H14.37 to H14.45 (General: Testing Issue Resolution Process) shall apply for the purposes of End-to-End Testing. Each Party participating in User Entry Process Tests or Device and System Tests during End-to-End Testing shall be deemed to be a Testing Participant for such purposes, and may raise a Testing Issue in respect of End-to-End Testing.

T4.19 During End-to-End Testing, the DCC shall provide the Secretary of State with copies of the reports which are generated by the DCC or the DCC Service Provider in respect of Testing Issues (without redacting those reports as ordinarily required by Sections H14.37 to H14.45).

T5. SMKI AND REPOSITORY TESTING

Overview

T5.1 SMKI and Repository Testing tests the capability of the DCC and the component parts of the DCC Systems to interoperate with the Systems of Parties to the extent necessary for the SMKI Services and the SMKI Repository Service.

SRT Objective

T5.2 The objective of SMKI and Repository Testing (the “SRT Objective”) is to demonstrate that the DCC and the DCC Systems interoperate with each other and with Systems of Parties to the extent necessary in order that the DCC is capable of complying with its obligations under Section L (Smart Metering Key Infrastructure) at (during the relevant period) the levels of activity reasonably anticipated during the relevant period, and (thereafter) the levels of activity set out in Section L (Smart Metering Key Infrastructure). For the purposes of this Section T5.2, the relevant period is the period from commencement of the SMKI Services until the date from which Smart Meters are capable of being
Commissioned pursuant to Section H5 (Smart Metering Inventory and Enrolment Services).

T5.3 For the purposes of Section T5.2, the Sections referred to in that Section shall be construed by reference to:

(a) the decision or consultation document concerning the intended future content of those Sections most recently published by the Secretary of State prior to 14 April 2016 (regardless of whether the content of those documents has yet been incorporated into this Code or whether those Sections yet have effect, but taking into account any variations to this Code pursuant to Section X (Transition) that apply (or are due to apply on the Section or a relevant Subsidiary Document coming into effect) and that will continue to apply following the date on which the provisions in relation to the Issue of Device Certificates and Organisation Certificates under Section L3 (SMKI Services) take effect); and

(b) to the extent not inconsistent with any document referred to in (a), any document regarding technical or procedural requirements which support those Sections which is published from time to time by the Secretary of State for the purposes of this Section T5.3.

T5.4 From the date on which the SMKI and Repository Entry Process Tests can be commenced (as set out in the SRT Approach Document), Parties who wish to do so, and who are ready to do so in accordance with the entry criteria for the SMKI and Repository Entry Process Tests, shall be able to undertake the SMKI and Repository Entry Process Tests (pursuant to Section H14 (Testing Services)).

SRT Approach Document

T5.5 The DCC shall develop a document (the “SRT Approach Document”) which sets out:

(a) the reasonable entry criteria to be satisfied by the DCC with respect to the DCC Systems and the Communications Hubs selected pursuant to Section T1 prior to commencement of SMKI and Repository Testing;

(b) the entry criteria to be met by each Party prior to its commencing the SMKI and Repository Entry Process Tests (which criteria shall be consistent with the relevant requirements of Section H14 (Testing Services), subject only to amendments reasonably required for the purposes of SMKI and Repository Testing);

(c) the manner in which SMKI and Repository Testing is to be undertaken, including the respective obligations of the DCC and each other Party;

(d) a reasonable timetable for undertaking and completing SMKI and Repository Testing (including the date from which the SMKI and Repository Entry Process Tests can be commenced);

(e) the frequency and content of progress reports concerning SMKI and Repository Testing to be provided by the DCC to the Panel (which the Panel shall make available to the Secretary of State, the Authority and Testing Participants), which reports must include details of Testing Issues identified and resolved and of any problems and solutions encountered with respect to Devices (the details of such Testing Issues to be anonymised and redacted as required in accordance with
Section H14.44 (General: Testing Issue Resolution Process));

(f) the process by which the DCC will facilitate Parties undertaking and completing the SMKI and Repository Entry Process Tests (which process shall be consistent with the relevant requirements of Section H14 (Testing Services), subject only to amendments reasonably required for the purposes of SMKI and Repository Testing);

(g) a Good Industry Practice methodology for determining whether or not the SRT Objective has been achieved, including details of the exit criteria to be achieved and the level of assurance that will be delivered by achievement of those exit criteria (including completion of SMKI and Repository Entry Process Tests by two Large Supplier Parties as described in Section T5.20); and

(h) how the DCC will report to the Panel where the DCC considers that the exit criteria referred to in (g) above have been achieved (providing evidence of such achievement), having consulted with the Parties who have participated in SMKI and Repository Testing.

Approval of SRT Approach Document

T5.6 The DCC shall submit the SRT Approach Document to the Panel for the Panel's approval as fit for the purposes envisaged by this Section T5.

T5.7 Before submitting the SRT Approach Document to the Panel, the DCC shall consult with the other Parties, the Panel and the SMKI PMA regarding the SRT Approach Document. When submitting the SRT Approach Document to the Panel, the DCC shall also submit copies of the consultation responses received from the other Parties. In addition, the DCC shall publish such consultation responses (to the extent not marked confidential) on the DCC Website.

T5.8 The Panel shall consult with the SMKI PMA prior to deciding whether or not to approve the SRT Approach Document submitted for approval.

T5.9 Where the Panel decides not to approve the SRT Approach Document submitted for approval, the Panel shall notify such decision to the DCC and the other Parties giving reasons for such decision. In such circumstances, the DCC shall:

(a) re-consult with the other Parties; and

(b) revise the document to address such reasons;

(c) re-submit the document to the Panel for approval and comply with Section T5.7 (following which Section T5.8 shall apply and this Section T5.9 or Section T5.10 shall apply).

T5.10 Where the Panel decides to approve the SRT Approach Document submitted for approval, the Panel
shall notify such decision to the DCC and the other Parties giving reasons for such decision. In such circumstances, the DCC and each other Party shall have the ability (within the 14 days after notification by the Panel) to refer the matter to the Authority (or, where the Secretary of State so directs, to the Secretary of State or such other person as the Secretary of State directs) to determine whether the SRT Approach Document:

(a) should be approved as fit for the purposes envisaged by this Section T5;

(b) is not fit for the purposes envisaged by this Section T5, but will be deemed to be approved if it is revised by the DCC in accordance with the determination; or

(c) is not fit for the purposes envisaged by this Section T5 and should be revised and re-submitted by the DCC in accordance with Section T5.9,

(which determination shall be final and binding for the purposes of this Code).

Commencement of SMKI and Repository Testing

T5.11 Subject to Section T5.12, once the SRT Approach Document has been approved by the Panel (or deemed to be approved by the Panel under Section T5.10(b)), the DCC shall publish the approved document on the DCC Website and give at least 3 months’ (or such shorter period as the Secretary of State may direct) notice to the other Parties of the date on which SMKI and Repository Testing is to commence. Where directed to do so by the Secretary of State, the DCC shall determine a revised commencement date for SMKI and Repository Testing (provided that the DCC shall first consult on such date with such persons as the Secretary of State may specify in such direction), and shall (where specified by the Secretary of State in such direction) make consequential revisions to the SRT Approach Document (which date (and, where relevant, revisions) must be published at least 3 months (or such shorter period as the Secretary of State may direct) in advance of the revised date on which SKMI and Repository Testing is to commence).

T5.12 Where the Panel’s approval of the SRT Approach Document is appealed by one or more persons under Section T5.10, the Panel may nevertheless direct that the matter appealed is not of a nature that should delay publication and the giving of notice under Section T5.11, in which case the DCC shall publish the document and give notice under Section T5.11 (noting the appeal). Subject to the foregoing provisions of this Section T5.12, the DCC shall not publish the SRT Approach Document and give notice under Section T5.11 where the Panel’s decision has been appealed under Section T5.10 (pending the approval of the document thereunder or revision in accordance with a determination made under Section T5.10(b)).

T5.13 Prior to the date from when the SMKI and Repository Entry Process Tests can be commenced and in accordance with the SRT Approach document, the DCC shall assess whether or not each Large Supplier Party meets the entry criteria referred to in Section T5.5(b), and report to the Panel and that Party on
the same. Each Large Supplier Party shall:

(a) take all reasonable steps to ensure that it meets the entry criteria referred to in Section T5.5(b) prior to the date from which the SMKI and Repository Entry Process Tests can be commenced; and

(b) notify the Panel and the DCC as soon as reasonably practicable if the Party considers that it will not meet those criteria prior to the date from which the SMKI and Repository Entry Process Tests can be commenced.

T5.14 Section H14.25 (SMKI and Repository Entry Process Tests) shall apply where there is any disagreement between the DCC and a Party as to whether that Party has met the entry criteria for the SMKI and Repository Entry Process Tests (as modified by the SRT Approach Document), provided that:

(a) the Panel's decision on any such matter may be appealed to the Authority (or, where the Secretary of State so directs, to the Secretary of State or such other person as the Secretary of State directs), whose decision shall be final and binding for the purposes of this Code; and

(b) in the case of the Parties referred to in Section T5.13, such disagreement must be notified to the Panel within 14 days of the DCC notifying its assessment to that Party and any appeal must be brought within 14 days after the Panel’s decision.

SMKI and Repository Testing

T5.15 The DCC shall comply with its obligations under the approved SRT Approach Document. The DCC shall take reasonable steps to ensure that SMKI and Repository Testing is completed as soon as it is reasonably practicable to do so.

T5.16 Each Party that undertakes the SMKI and Repository Entry Process Tests pursuant to the SRT Approach Document shall do so in accordance with Section H14 (Testing Services) and the approved SRT Approach Document.

T5.17 Each Large Supplier Party shall take reasonable steps to commence the SMKI and Repository Entry Process Tests as soon as reasonably practicable (in respect of all the roles to which the SMKI and Repository Entry Process Tests apply). Each Large Supplier Party shall, on request, notify the Panel and the DCC of the Party’s progress towards completing such SMKI and Repository Entry Process Tests.

T5.18 Where the DCC wishes to make amendments to the SRT Approach Document (other than consequential revisions in accordance with Section T5.11), the DCC shall consult with the other Parties regarding those amendments and submit those amendments to the Panel (in accordance with Section T5.7) for approval (following which Sections T5.8 to T5.12 shall apply as if the references in those Sections to approval of the document were to approval of the amendments and as if the references in Sections T5.11 and T5.12 to giving notice were not included).

Completion of SMKI and Repository Testing

T5.19 The DCC shall, once the DCC considers that the exit criteria (as envisaged by Section T5.5(g)) have been met, in accordance with the SRT Approach Document:
(a) provide to the Panel a report evidencing that such criteria have been met;

(b) where relevant, list those sections of the report which the DCC considers should be redacted prior to circulation of the report to the Parties, where the DCC considers that those sections contain information which may pose a risk of Compromise to the DCC Total System, RDP Systems and/or User Systems; and

(c) apply to the Panel to determine whether or not such exit criteria have been met.

T5.20 Such exit criteria must include a requirement that at least two Large Supplier Parties who are not an Affiliate of one another have each completed the SMKI and Repository Entry Process Tests to become:

(a) an Authorised Subscriber under the Organisation Certificate Policy;

(b) an Authorised Subscriber under the Device Certificate Policy; and

(c) eligible to access the SMKI Repository.

T5.21 On application of the DCC pursuant to Section T5.19, the Panel shall:

(a) determine whether or not the exit criteria have been met;

(b) notify its decision to the Secretary of State, the Authority and the Parties, giving reasons for its decision; and

(c) direct the DCC to publish its report, subject to the redaction of those sections of the report which the Panel considers to contain information which may pose a risk of Compromise to the DCC Total System, RDP Systems and/or User Systems (which sections may or may not include those sections which the DCC proposed for redaction).

T5.22 Where the DCC has provided a report to the Panel in accordance with Section T5.19, the Panel shall provide a complete copy on request to the Secretary of State and/or the Authority.
Subject to Section T5.24, SMKI and Repository Testing shall be completed once the Panel has determined that the exit criteria referred to Section T5.5(g) have been met in respect of the Parties referred to in Section T5.20.

Each Party shall have the ability (within the 14 days after notification by the Panel) to refer the Panel’s decision pursuant to Section T5.21 to the Authority (or, where the Secretary of State so directs, to the Secretary of State or such other person as the Secretary of State directs) to determine whether or not the exit criteria have been met in respect of the Parties referred to in Section T5.20 (which determination shall be final and binding for the purposes of this Code).

Where, on the application of the DCC pursuant to Section T5.19, it has been determined that one or more of the exit criteria have not been met, the DCC shall undertake further testing in order to demonstrate that the exit criteria have been met and shall resubmit its report in accordance with Section T5.19.

Testing Issues

Sections H14.37 to H14.45 (General: Testing Issue Resolution Process) shall apply for the purposes of SMKI and Repository Testing. Each Party participating in SMKI and Repository Testing shall be deemed to be a Testing Participant for such purposes, and may raise a Testing Issue in respect of SMKI and Repository Testing.

During SMKI and Repository Testing, the DCC shall provide the Secretary of State with copies of the reports which are generated by the DCC or the DCC Service Provider in respect of Testing Issues (without redacting those reports as ordinarily required by Sections H14.37 to H14.45).

Definitions of Large and Small Suppliers

For the purpose of this Section T5, the question of whether a Supplier Party is a Large Supplier or a Small Supplier shall be assessed at the time that this Code is first modified to include this Section T5.28.

Each Supplier Party that is a Large Supplier in accordance with Section T5.28 shall notify the DCC of their status as such within one month after the time that this Code is first modified to include Section T5.28.

Additional SMKI and Repository Testing

On each occasion that the Secretary of State so directs for the purpose of this Section T5.30, the DCC shall undertake testing against the SRT Objective in respect of such Services that have not previously been the subject of testing under this Section T5 as the Secretary of State may direct (each such round of testing being “Additional SMKI and Repository Testing”).

The purpose of each round of Additional SMKI and Repository Testing shall be to demonstrate the SRT Objective as described in Sections T5.2 and T5.3, but subject to the following variations (the SRT Objective as so varied being the “Additional SRT Objective”):

(a) the only variations pursuant to Section X (Transition) that will be taken into account in interpreting
the relevant Sections are those that will continue to apply following commencement of the provision of the Services that are the subject of that round of Additional SMKI and Repository Testing; and

(b) the Additional SRT Objective shall not apply by reference to the document published from time to time by the Secretary of State for the purpose of Section T5.3(b), but instead by reference to the document published from time to time by the Secretary of State for the purposes of that round of Additional SMKI and Repository Testing.

T5.32 The provisions of this Section T5 shall apply to each round of Additional SMKI and Repository Testing, subject to the following:

(a) all references in this Section T5 to "SMKI and Repository Testing" shall be read as references to "the relevant round of Additional SMKI and Repository Testing";

(b) Sections T5.30 and T5.31 shall apply in place of Sections T5.2 and T5.3; for which purpose it is acknowledged that some of the capability and interoperability to be demonstrated via Additional SMKI and Repository Testing will already have been demonstrated via previous testing undertaken pursuant to this Section T5 (and further testing of such capability or interoperability shall not be required to the extent that it has already been sufficiently proven for the Additional SRT Objective as part of such earlier testing);

(c) the SRT Approach Document shall apply to the Additional SMKI and Repository Testing (without prejudice to the DCC’s ability to make changes to the SRT Approach Document in accordance with this Section T5);

(d) no period of notice need be given by the DCC in advance of commencement of Additional SMKI and Repository Testing (unless otherwise directed by the Secretary of State);

(e) the following Sections concerning commencement and completion of SMKI and Repository Entry Process Tests by Large Supplier Parties shall not apply: Sections T5.5(g), T5.13, T5.14, T5.16, T5.17, and T5.20; and

(f) notwithstanding paragraph (e) above, Large Supplier Parties shall be required to participate in Additional SMKI and Repository Testing if so directed by the Secretary of State in respect of that round of Additional SMKI and Repository Testing and in the manner set out in such direction.

T6. DEVELOPMENT OF ENDURING TESTING DOCUMENTS

Overview

T6.1 The Common Test Scenarios Document, the SMKI and Repository Test Scenarios Document and the Enduring Testing Approach Document are to be developed by the DCC pursuant to this Section T6, and incorporated into this Code pursuant to Section X5 (Incorporation of Certain Documents into this Code).
Purpose of the Test Scenarios Documents

T6.2 The purpose of each of the Common Test Scenarios Document and the SMKI and Repository Test Scenarios Document is set out in Section H14 (Testing Services).

T6.3 The Common Test Scenarios Document must include test scenarios for testing use of the Self-Service Interface and the DCC User Interface and any entry requirements (for particular User Roles) prior to execution of those tests. In respect of the DCC User Interface, such tests must include (for each User Role) a requirement for the successful testing of Service Requests for each Service set out in the DCC User Interface Services Schedule in respect of that User Role.

Purpose of the Enduring Testing Approach Document

T6.4 The purpose of the Enduring Testing Approach Document is to set out (in respect of persons who are eligible to undertake tests pursuant to the Testing Services) how and in what circumstances the Testing Services are to be provided, including details of:

(a) the obligations with which the DCC and Testing Participants must comply in respect of the Testing Services (including in relation to security);

(b) how the DCC will provide any Testing Services remotely (including over DCC Gateway Connections);

(c) how the DCC will provide a connection to a simulation of the SM WAN pursuant to Section H14.31 (Device and User System Tests); and

(d) how the DCC will make Test Certificates available pursuant to Section H14.11 (General: Test Certificates), which may make different provision in respect of different categories of Test Certificates.

Process to Develop Documents

T6.5 The procedure by which the DCC is to develop each of the Common Test Scenarios Document, the SMKI and Repository Test Scenarios Document and the Enduring Testing Approach Document is as follows:

(a) the DCC shall produce draft documents by such date as is reasonably necessary to meet the applicable date under Section T6.5(d);

(b) in producing each draft document, the DCC must consult appropriately with the Parties;
(c) where disagreements with the Parties arise concerning the proposed content of either document, the DCC shall seek to reach an agreed solution with them, but without prejudice to the purposes of the document;

(d) having complied with (b) and (c) above, the DCC shall submit each draft document to the Secretary of State as soon as is reasonably practicable, and:

(i) in the case of the Common Test Scenarios Document and the SMKI and Repository Test Scenarios Document, in any case by the date seven months prior to the expected commencement date of Interface Testing as set out in the Interface Testing Approach Document (or such later date as the Secretary of State may direct); or

(ii) in the case of the Enduring Testing Approach Document, in any case by the date three months prior to the expected commencement date of End-to-End Testing as set out in the End-to-End Testing Approach Document (or such later date as the Secretary of State may direct);

(e) when submitting a draft document under (d) above, the DCC shall indicate to the Secretary of State:

(i) why the DCC considers the draft to be fit for purpose;

(ii) copies of the consultation responses received; and

(iii) any areas of disagreement that arose during the consultation process and that have not been resolved; and

(f) the DCC must comply with the requirements with respect to process and timeframe of any direction that is given by the Secretary of State to resubmit either document.

**T7. ENDING OF THE APPLICATION OF THIS SECTION T**

**T7.1** This Section T shall cease to apply, and this Code shall automatically be modified so as to delete this Section T, on the last to occur of the following:

(a) completion of Interface Testing;

(b) completion of End-to-End Testing; and

(c) completion of SMKI and Repository Testing.
X TRANSITION

X1. GENERAL PROVISIONS REGARDING TRANSITION

Overriding Nature of this Section

X1.1 The provisions of this Section X shall apply notwithstanding, and shall override, any other provision of this Code.

Transition Objective

X1.2 The objective to be achieved pursuant to this Section X (the “Transition Objective”) is the efficient, economical, co-ordinated, timely, and secure process of transition to the Completion of Implementation.

X1.3 The “Completion of Implementation” shall occur on the date designated for the purpose of this Section X1.3 by the Secretary of State (or such person as the Secretary of State may designate for the purposes of this Section X1.3), once the Secretary of State (or the person so designated) is of the opinion that:

(a) the documents referred to in Section X5 and that the Secretary of State (or the person so designated) considers material to the implementation of this Code have been incorporated into this Code in accordance with that Section;

(b) the provisions of this Code that the Secretary of State (or the person so designated) considers material to the implementation of this Code apply in full without any variation pursuant to this Section X (or, where any such variations do apply, the requirements of Sections X1.3(c) will still be met despite such variations ending in accordance with Section X1.5(a) and/or X1.5A(a)); and

(c) each Party that holds an Energy Licence is (or would be had such Party acted in accordance with Good Industry Practice) reasonably able (on the assumption that such Party acts in accordance with Good Industry Practice) to perform its obligations, and to exercise its rights, under this Code to the extent that the Secretary of State (or the person so designated) considers such obligations or rights material to the implementation of this Code.

X1.4 Before designating a date for the purpose of Section X1.3, the Secretary of State (or the person designated for the purposes of this Section X1.3) must consult the Authority, the Panel and the Parties in respect of the proposed date. Such consultation must allow such period of time as the Secretary of State (or the person so designated) considers appropriate in the circumstances within which representations or objections may be made.

Ending of the Application of this Section X

X1.5 With effect from the earlier of:

(a) Completion of Implementation; or

(b) 31 October 2018,
this Code shall automatically be modified so as to delete the following provisions of this Section X (and all variations to this Code provided for in, or made by directions pursuant to, the following provisions shall cease to apply):

(i) Section X1.11;

(ii) Section X2 (Effective Provisions at Designation), except for:

(A) Section X2.3(d), which shall continue to apply, but re-numbered as Section X2.1; and

(B) Sections X2.7 and X2.8, which shall continue to apply, but re-numbered as Sections X2.2 and X2.3 respectively;

(iii) Section X3 (Provisions to Become Effective Following Designation), except for:

(A) Section X3.1, which shall continue to apply, but amended to read: "Each Section, Schedule and SEC Subsidiary Document (or any part thereof) shall be effective, unless (at the time of a provision being added or modified by the Secretary of State pursuant to section 88 of the Energy Act 2008) the Secretary of State directs that such addition or modification is not to have effect, or is not to have effect until a later date. Where the Secretary of State directs that an addition or modification is not to have effect, the Secretary of State may subsequently designate a date from which it is to have effect."; and

(B) Section X3.9, which shall continue to apply, but re-numbered as X3.2;

(iv) Section X4 (Governance Set-up Arrangements);

(v) Section X6 (Transitional Variations);

(vi) Section X7 (Transitional Incident Management Procedures);

(vii) Section X8 (Developing CH Support Materials); and

(viii) Section X10 (Threshold Anomaly Detection Procedures).

X1.5A With effect from Completion of Implementation this Section X (and any variations to this Code provided for in, or made by directions pursuant to, this Section X) shall cease to apply (save as set out in Section X5.8), and this Code shall automatically be modified so as to delete this Section X.

General Obligations

X1.6 Each Party shall take all reasonable steps to do all such things as are within its power and necessary or expedient in order to facilitate achievement of the Transition Objective.

X1.7 Each Party shall provide such reasonable co-operation and assistance to the other Parties and to the Panel as may be necessary to facilitate compliance with the provisions of this Section X, and with any variations to this Code provided for in (or made by directions pursuant to) this Section X.

X1.8 Without prejudice to its legal rights, no Party shall take any step, or exercise any right, which is intended to (or might reasonably be expected to) hinder or frustrate the achievement of the Transition Objective.
Information

X1.9 Each Party shall provide to the Secretary of State, in such manner and at such times as the Secretary of State may reasonably require, such Data as the Secretary of State may reasonably require in order to enable the Secretary of State to assess progress towards (and to facilitate) achievement of the Transition Objective. No Party shall be obliged to provide information under this Section X1.9 where such Party is obliged to provide such information under its Energy Licence, or where such information is expressly excluded from the information that such Party is obliged to provide under its Energy Licence.

X1.10 If a Party is aware of any matter or circumstance which it considers will materially delay or frustrate the achievement of the Transition Objective, that Party shall promptly inform the Secretary of State of such matter or circumstance.

Network Parties to become Subscribers

X1.11 Prior to the commencement of the provision of Enrolment Services by the DCC pursuant to Section H5 (Smart Metering Inventory and Enrolment Services), each Network Party shall ensure that it has become a Subscriber for those Organisation Certificates which pertain to it and that are required by Responsible Suppliers for the purpose of complying with their obligations under Clause 5 (Post-Commissioning Obligations) of the Inventory Enrolment and Decommissioning Procedures.

Day-One Elective Communication Services

X1.12 Where the Secretary of State designates one or more draft Bilateral Agreements for the purposes of this Section X1.12 (each of which drafts must specify the potential Elective Communication Services to be provided thereunder, and the DCC’s potential counterparty thereunder), then:

(a) the DCC shall, within 10 Working Days thereafter, make a formal offer to each of the counterparties in question for the Elective Communication Services in question as if Section H7.12 (Formal Offer) applied;

(b) such offer shall be on the basis of the draft Bilateral Agreement designated by the Secretary of State (subject only to the addition of the applicable Elective Charges, any termination fee and any credit support requirements);

(c) the counterparty shall be under no obligation to accept such offer; and

(d) any agreement entered into pursuant to this Section X1.12 shall be a Bilateral Agreement.

Disputes

X1.13 In the event of any dispute between the Parties (or between the Panel and any Party) as to whether a particular Party is obliged to undertake a particular activity pursuant to Section X1.6 to X1.12 (inclusive), a Party (or the Panel) may refer the matter to the Secretary of State (or, where designated by the Secretary of State for such purposes, the Panel or the Authority) for determination (which determination may include a requirement to comply with such terms and conditions as the person making it considers appropriate in all the circumstances of the case). Any determination by the Secretary of State or by the Authority pursuant to this Section X1.13 shall be final and binding for the purposes of this Section X1. Any determination by the Panel pursuant to this Section X1.13 shall be subject to appeal to the Secretary of State (or, where designated by the Secretary of State for such
purposes, to the Authority), the determination of such appeal being final and binding for the purposes of this Section X1.

Modification of this Section X

X1.14 The variations to this Code provided for in, or made by directions pursuant to, this Section X shall not constitute modifications that should be subject to Section D (Modification Process). For the avoidance of doubt, this Section X shall be capable of being modified under Section D (Modification Process).

SECCo

X1.15 The provisions of this Section X1 (and the definitions used in this Section) shall apply to SECCo as if SECCo was a Party.

Publication of Draft Subsidiary Documents by the DCC

X1.16 Where, pursuant to this Code or the DCC Licence, the DCC is required to prepare or produce and to consult upon a draft (or further draft) of a document (or to resubmit a document) that is intended to be incorporated into this Code as a SEC Subsidiary Document, the DCC shall, at or around the same time as the DCC sends such document to the Secretary of State, publish on the DCC Website:

(a) a copy of the document sent to the Secretary of State; and

(b) a summary of any material comments raised in response to the consultation and a brief description of the reasons why any associated changes to the document were or were not made.

Testing in respect of Additional Release Services

X1.17 A Party seeking to become a User for a particular User Role must undertake the User Entry Process Tests relevant to that User Role, as described in Sections H1 (User Entry Process) and H14 (Testing). Completion of User Entry Process Tests by certain Parties in relation to certain User Roles also forms part of Interface Testing under Section T3 (Interface Testing), and (for so long as Section T4 (End-to-End Testing) applies) User Entry Process Test are to be undertaken as part of End-to-End Testing. Certain Services are only available to Parties that have become a User for the applicable User Role, as described in Section H3 (DCC User Interface) and the DCC User Interface Services Schedule. Where the Secretary of State makes directions pursuant to Section X3 (Provisions to Become Effective Following Designation) whereby the Common Test Scenarios Document is varied on it first becoming effective so that there are Service Requests that are deemed to be omitted from the document, then the following provisions shall apply:

(a) the Service Requests that are subject to such a direction shall, for so long as the variation in respect of that Service Request remains in effect, be "Additional Release Services";

(b) Parties that start User Entry Process Tests at a time where there are Additional Release Services shall undertake (and be able to successfully complete) the User Entry Process Tests without reference to those Additional Release Services;

(c) a User that completes User Entry Process Tests that did not include testing of Service Requests that used to be (but are no longer) Additional Release Services shall (notwithstanding any other provision of this Code) not be an Eligible User for those Service Requests until that User has successfully completed the applicable Additional SR Tests for those Service Requests; and
"Additional SR Tests" means, in respect of one or more Service Requests that used to be (but are no longer) Additional Release Services, testing equivalent to User Entry Process Tests but undertaken only in respect of those Service Requests. Accordingly, and without limitation, the following shall apply:

(i) Additional SR Tests shall constitute a Testing Service, and shall therefore be subject to the provisions of Section H14 (Testing Services);

(ii) Additional SR Tests shall be provided by the DCC, and shall be capable of being undertaken by Parties, in accordance with Sections H14.12 to H14.21 (User Entry Process Tests), but:

(A) construed by reference to only those relevant Service Requests;

(B) where a Party has already demonstrated capability for the purposes of User Entry Process Tests, this can be relied upon for the purposes of the Additional SR Tests (unless the DCC considers that this is not appropriate for those Additional SR Tests);

(C) potentially (as provided for in the Common Test Scenarios Document) without the need to re-test the DCC Gateway Connection;

(D) without the need to re-test the Self-Service Interface; and

(E) subject to any other exceptions provided for in the Common Test Scenarios Document; and

(e) any provisions from time to time applying to User Entry Process Tests pursuant to the Interface Testing Approach Document or the End-to-End Testing Approach Document shall apply equally to Additional SR Tests (unless otherwise set out in those approach documents).

DCC Live Services Criteria Report

X1.18 This Section X1.18 shall apply where the DCC produces a report concerning its readiness to commence provision of the Services (or any part of the Services), and where the Secretary of State directs the Panel to review that report. Where this Section X1.18 applies, the Panel shall review the DCC's report and report to the Secretary of State in accordance with the criteria, scope and timing specified in the Secretary of State's direction.

Developing ETAD for RDP Entry Process Tests

X1.19 The DCC shall develop a revised Enduring Testing Approach Document which provides the detailed processes concerning the RDP Entry Process Tests in accordance with Section X1.20, such that the revised document can be re-designated pursuant to Section X5 (Incorporation of Certain Documents into this Code). The revisions shall include the following in respect of the RDP Entry Process Tests:

(a) entry criteria for RDPs wishing to undertake the tests;

(b) exit criteria demonstrating successful completion of the tests; and

(c) the process for first exchanging between the RDP and the DCC a full set of the Data to be exchanged under Section E2 (Provision of Data).
X1.20 The procedure by which the DCC is to develop the revisions to the Enduring Testing Approach Document is as follows:

(a) the DCC shall produce a draft by such date as the Secretary of State may direct;

(b) in producing the draft, the DCC must consult appropriately with Parties and other interested persons;

(c) where disagreements with the Parties arise concerning the proposed content of the draft, the DCC shall seek to reach an agreed solution with them, but without prejudice to the purposes of the document;

(d) having complied with (b) and (c) above, the DCC shall submit the draft revisions to the Secretary of State as soon as is reasonably practicable, and in any case by such date as the Secretary of State may direct;

(e) when submitting a draft under paragraph (d) above, the DCC shall indicate to the Secretary of State: (i) why the DCC considers the draft to be fit for purpose; (ii) copies of the consultation responses received; and (iii) any areas of disagreement that arose during the consultation process and that have not been resolved; and

(f) the DCC must comply with the requirements with respect to process, timeframe and/or further development of content in any direction that is given by the Secretary of State regarding the draft document.

X2. EFFECTIVE PROVISIONS AT DESIGNATION

Provisions to have Effect from Designation

X2.1 The following Sections, Schedules and SEC Subsidiary Documents shall be effective from the date of this Code’s designation (subject to the other provisions of this Section X):

(a) Section A (Definitions and Interpretation);

(b) Section B (Accession);

(c) Section C (Governance);

(d) Section D (Modification Process);

(e) Section E (Registration Data);

(f) Section K (Charging Methodology);

(g) Section M (General);

(h) Section X (Transition);

(i) Schedule 1 (Framework Agreement);

(j) Schedule 2 (Specimen Accession Agreement);
(k) Schedule 4 (Establishment of SECCo);
(l) Schedule 5 (Accession Information); and
(m) Schedule 6 (Specimen Form Letter of Credit).

Effectiveness of Section J

X2.2 Section J (Charges) shall be effective (subject to the other provisions of this Section X) from the earlier of:

(a) the date three months after the date of this Code’s designation; or

(b) the date notified by the DCC to the other Original Parties on not less than 10 Working Days prior notice (on the basis that the DCC may only specify one such date from which date all of Section J shall be effective),

provided that the DCC shall be entitled to recover Charges in respect of the period from the designation of this Code.

Variations in respect of Section D

X2.3 Notwithstanding that Section D (Modifications) is stated in Section X2.1 to be effective, it shall, until the date designated by the Secretary of State for the purposes of this Section X2.3, apply as varied by this Section X2.3. The variations to apply pursuant to this Section X2.3 are that Section D (Modifications) is to apply subject to the following:

(a) the only Modification Proposals that may be raised are:

   (i) subject to paragraph (b), a Path 2 Modification or a Path 3 Modification which is not an Urgent Proposal;

   (ii) a Fast-Track Modification which is not an Urgent Proposal; and

   (iii) a Modification Proposal of any type that is an Urgent Proposal;

(b) where either a Path 2 Modification or Path 3 Modification which is not an Urgent Proposal is raised, Section D (Modifications) shall apply to the Modification Proposal subject to the following variations:

   (i) Section D8.20 (Communicating the Change Board Vote) shall apply as if each reference in that Section to “the Authority” referred to “the Secretary of State and the Authority”;

   (ii) the following provisions shall apply as if each reference in them to “the Authority” referred to “the Secretary of State”: Section D8.3(a) (Effect of Change Board Decision); Section D9.2 (Path 1 Modifications and Path 2 Modifications); Section D9.3 (Send-Back Process); Section D9.4 (Path 3 Modifications); and Sections D10.5 and D10.6 (Subsequent Amendment to Implementation Timetable);
any Modification Proposal that is raised by a Proposer on the basis that it is urgent, but which is subsequently determined by the Authority (as provided for in Section D4) not to be an Urgent Proposal, shall be cancelled and shall not be progressed;

the Secretary of State shall be entitled to direct the Panel to cancel or suspend any Modification Proposal, in which case the Panel shall cancel or suspend the Modification Proposal in question and it shall not then be further progressed or implemented (or, in the case of suspension, shall not then be further progressed or implemented until the Secretary of State so directs); and

the Change Board need not be established on the designation of this Code, but the Panel shall establish the Change Board as soon as reasonably practicable after the designation of this Code, and until the Change Board is established the Panel shall perform the function of the Change Board in respect of Modification Proposals (in which case, the Panel shall vote on whether to approve or reject a Modification Proposal in accordance with the Panel Objectives and on the basis of a simple majority).

Variations in respect of Section E

X2.4 Notwithstanding that Section E (Registration Data) is stated in Section X2.1 to be effective, it shall, until the date designated by the Secretary of State for the purposes of this Section X2.4, apply as varied by this Section X2.4. The variations to apply pursuant to this Section X2.4 are that Section E (Registration Data) is to apply as if:

(a) the information to be provided under Sections E2.1 and E2.2 is (subject to Section X2.4(b)) in respect of each Metering Point or Supply Meter Point (as applicable):

(i) the MPAN or MPRN (as applicable);

(ii) the identity of the person Registered for that Metering Point or Supply Meter Point (as applicable);

(iii) the identity of the Gas Network Party for the network to which the Supply Meter Point relates;

(iv) whether or not the Metering Point has a status that indicates that it is energised;

(v) whether or not the Supply Meter Point has a status that indicates that gas is offtaken at that point;

(vi) the profile class (as referred to in Section E2.1) relating to each such Metering Point; and

(vii) whether the Supply Meter Point serves a Domestic Premises or a Non-Domestic Premises;

(b) the information to be provided under Section E2.2 in respect of the period until the end of the 15th of September 2015 (or such later date as the Secretary of State may direct) is capable of being provided either by reference to MPRNs or by reference to 'Supply Point Registration Numbers' (as defined in the UNC);

(c) the text at Sections E2.3 and E2.4 (Obligation on the DCC to Provide Data) was deleted;

(d) the text at Section E2.5 (Frequency of Data Exchanges) was replaced with "The Data to be provided in accordance with this Section E2 shall be provided or updated on the last Working Day of each month (or as soon as reasonably practicable thereafter), so as to show the position as at the end of
the 15th day of that month”, and the variation set out in this paragraph (d) shall be capable of being cancelled with effect from different dates in respect of Sections E2.1, E2.2 and E2.3 (and the obligation in Section E2.5 to provide a full set of Data on Section E2.5 coming into full force and effect shall be an obligation to provide a full set of Data under Section E2.1, E2.2 or E2.3 on the variation to Section E2.5 being cancelled in respect of that Section);

(e) the text at Section E2.6 (Frequency of Data Exchanges) was replaced with “The Data to be provided in accordance with this Section E2 shall be provided in such format, and shall be aggregated in such manner, as the DCC may reasonably require in order to enable the DCC to comply with its obligations under the DCC Licence or this Code”; and

(f) the text at Sections E2.7 to E2.11 (inclusive) and E2.13 was deleted.¹

Variations in respect of Section K

X2.5 Notwithstanding that Section K (Charging Methodology) is stated in Section X2.1 to be effective, it shall, until the date designated by the Secretary of State for the purposes of this Section X2.5, apply as varied by this Section X2.5. The variations to apply pursuant to this Section X2.5 are that:

(a) in respect of the Fixed Charges payable for each of the months up to and including November 2013 (or such later month as the Secretary of State may direct), the DCC shall calculate the Fixed Charges as if there were no Export Suppliers and as if all Export Suppliers were Import Suppliers (and the DCC shall not therefore require data in respect of such months pursuant to Section E2.1 that distinguishes between Import MPANs and Export MPANs); and

(b) insofar as the Registration Data provided to the DCC under Section E2.2 is by reference to ‘Supply Points’ (as defined in the UNC), rather than MPRNs, the DCC may calculate the number of Mandated Smart Metering Systems (as defined in Section K11.1) by reference to the number of such Supply Points.

Variations in respect of Section M

X2.6 Notwithstanding that Section M (General) is stated in Section X2.1 to be effective, it shall, until the date designated by the Secretary of State for the purposes of this Section X2.6, apply as varied by this Section X2.6.

General

X2.7 Where a Section is stated in this Section X2 to apply subject to more than one variation, then the Secretary of State may:

(a) designate different dates from which each such variation is to cease to apply; and/or

(b) designate a date from which one or more such variations are to cease to apply (without prejudice to the continued application of the other such variations).

X2.8 Before designating any dates for the purpose of this Section X2, the Secretary of State must consult the Authority, the Panel and the Parties in respect of the proposed date. Such consultation must allow such period of time as the Secretary of State considers appropriate in the circumstances within which to

¹ ¹ The variation set out in this X2.4(f) ceased to apply from 6 July 2016 (see letter of 5 July 2016).
make representations or objections with respect to the proposed date. The requirement for consultation may be satisfied by consultation before, as well as after, the designation of this Code.

X3. PROVISIONS TO BECOME EFFECTIVE FOLLOWING DESIGNATION

Effective Dates

X3.1 Each Section, Schedule and SEC Subsidiary Document (or any part thereof) not referred to in Section X2.1 or X2.2 shall only be effective from the date:

(a) set out or otherwise described in this Section X3; or
(b) designated in respect of that provision by the Secretary of State for the purpose of this Section X3.

X3.2 The following Sections, Schedules and Appendices shall be effective from the following dates (subject to the other provisions of this Section X):

(a) the following provisions of Section F (Smart Metering System Requirements) shall have effect as follows:

(i) Section F1 (Technical Architecture and Business Architecture Sub-Committee) shall have effect from the date on which this Code is first modified to include that Section;
(ii) Sections F4.1 (Operational Functionality), F4.2 to F4.4 (Interoperability with DCC Systems), F4.5 (Remote Access by the DCC), F4.6 and F4.7 (Physical Access to Devices by Parties) and F4.8 (Communications with Communications Hubs by the DCC over the SM WAN) shall have effect from the date on which this Code is first modified to include this Section X3.2(a)(ii); and
(iii) Sections F4.10 to F4.13 (inclusive) (Communications Hub Procurement) shall have effect from the date on which this Code is first modified to include those Sections;

(b) Section F5 (Communications Hub Forecasting and Orders) shall have effect from the date designated by the Secretary of State for the purposes of this Section X3.2(b);

(c) Section F10 (Test Communications Hubs) shall have effect from the date on which this Code is first modified to include that Section;

(d) Section G (Security) shall have effect from the date on which this Code is first modified to include that Section;

(e) Section I (Data Privacy) shall have effect from the date on which this Code is first modified to include Section I2 (Other User Privacy Audits);

(f) Section H7 (Elective Communication Services) shall have effect from 1 October 2018;

(g) Sections H10.1 to H10.8 (inclusive) (Emergency Suspension of Services) shall have effect from the date on which this Code is first modified to include those Sections;

(h) Section H12 (Intimate Communications Hub Interface Specification) shall have effect from the date on which this Code is first modified to include this Section X3.2(h);
Section H13 (Performance Reporting) shall have effect from the date on which this Code is first modified to include this Section X3.2(i);

Section H14 (Testing Services) shall have effect as follows:

(i) Section H14.8 (General: Forecasting) shall have effect from the commencement of Interface Testing;

(ii) Section H14.11 (General: SMKI Test Certificates) shall have effect from the commencement of Systems Integration Testing; and

(iii) all the other provisions of Section H14 (Testing Services) shall have effect:

(A) in respect of the User Entry Process Tests, from the commencement of Interface Testing;

(B) in respect of the SMKI and Repository Entry Process Tests, from the date from which the SMKI and Repository Entry Process Tests can be commenced (as set out in the SRT Approach Document);

(C) in respect of Device and User System Testing, from the commencement of End-to-End Testing;

(D) in respect of Modification Proposal implementation testing (as described in Section H14.34), from the date on which Modification Proposals that are neither Urgent Proposals nor Fast Track Modifications may first be raised under Section D (Modifications); and

(E) in respect of all other Testing Services, from the end of End-to-End Testing;

Sections L1 (SMKI Policy Management Authority), L2 (SMKI Assurance), L4 (The SMKI Service Interface), L6 (The SMKI Repository Interface), L8 (SMKI Performance Standards and Demand Management), L9 (The SMKI Document Set) and L10 (The SMKI Recovery Procedure) shall have effect from the date on which this Code is first modified to include those Sections;

Section N (SMETS1 Meters) shall have effect from the date on which this Code is first modified to include that Section;

Section T (Testing During Transition) shall have effect from the date on which this Code is first modified to include that Section;

Schedule 7 (Specimen Enabling Services Agreement) shall have effect from the date on which this Code is first modified to include that Schedule;

Appendices A (SMKI Device Certificate Policy), B (SMKI Organisation Certificate Policy) and C (SMKI Compliance Policy) shall all have effect from the date on which this Code is first modified to include those Appendices; and

Appendix F (Minimum Communication Services for SMETS1 Meters) shall have effect from the date on which this Code is first modified to include that Appendix.
Variations in respect of Section F

X3.3 Notwithstanding that Section F5 (Communications Hub Forecasting and Orders) is stated in Section X3.2 to be effective from a date to be designated, it shall apply once effective as varied by this Section X3.3. For the purposes of this Section X3.3, the “Initial Delivery Date” shall be 1 November 2015 (or such later date as the Secretary of State may designate as such date for the purposes of this Section X3.3). The variations to apply pursuant to this Section X3.3 are that:

(a) each Supplier Party shall (and each other Party that intends to order Communications Hubs may), subject to any contrary timings specified by the Secretary of State on designating the date from which Section F5 is to have effect:

(i) submit its first Communications Hub Forecast during the month ending nine months in advance of the start of the month in which the Initial Delivery Date occurs;

(ii) submit further Communications Hub Forecasts on a monthly basis until the month ending five months in advance of the month in which the Initial Delivery Date occurs (from which time further Communications Hub Forecasts shall be submitted without reference to this Section X3.3); and

(iii) ensure that the Communications Hub Forecasts submitted pursuant to this Section X3.3 cover a 24-month period commencing with the month in which the Initial Delivery Date occurs;

(b) no Communications Order may specify a Delivery Date that is prior to the Initial Delivery Date;

(c) until 1 June 2015 (or such later date as the Secretary of State may direct for the purposes of this Section X3.3(c)):

(i) the DCC shall not be obliged to make the CH Ordering System available;

(ii) Parties shall submit the Communications Hub Forecasts required in accordance with Section X3.3(a) by a secure means of communication (as reasonably determined by the DCC) using the template made available by the DCC for such purposes (such template to be in a readily available and commonly used electronic format);

(iii) the DCC shall accept Communications Hub Forecasts submitted by other Parties in accordance with Section X3.3(c)(ii), and shall take all reasonable steps to verify that the forecasts so submitted were submitted by the Party by which they are purported to have been submitted; and

(iv) the DCC shall make the following information available to other Parties (using a readily available and commonly used electronic format), in respect of each post code area within Great Britain:

(A) that the SM WAN is expected to be available within that post code area on the date from which the Enrolment Services first become available;

(B) where the SM WAN is not expected to be available within that post code area on that date but is expected to be available within that postcode area before 1 January 2021, the date from which the SM WAN is expected to first become available within that post code area; or
(C) that the SM WAN is not expected to be available within that post code area before 1 January 2021; and

(d) (until the following information is available via the Self-Service Interface) the DCC shall (using a readily available and commonly used electronic format) make information available to the other Parties concerning any requirement to use a particular WAN Variant (and, where applicable, in combination with any particular Communications Hub Auxiliary Equipment) for any given location in order that the Communications Hub will be able to establish a connection to the SM WAN (such information to be made available as far in advance of the date from which the SM WAN is expected to be available in that location as is reasonably practicable (and, in any event, at least 8 months in advance)).

X3.3A Notwithstanding that Section F1 (Technical Architecture and Business Architecture Sub-Committee) is stated in Section X3.2 to be effective, it shall apply as varied by this Section X3.3A. The variation to apply pursuant to this Section X3.3A is that no review under Section F1.4(f) or F1.4(g) is required before the date from which Smart Meters are first capable of being Commissioned pursuant to Section H5 (Smart Metering Inventory and Enrolment Services).

Variations in respect of Sections G and I

X3.4 Notwithstanding that Sections G (Security) and I (Data Privacy) are stated in Section X3.2 to be effective, they shall apply as varied by this Section X3.4. The variations to apply pursuant to this Section X3.4 are that:

(a) the process to appoint the first User Independent Security Assurance Service Provider and the process to appoint the first Independent Privacy Auditor shall be run concurrently with the intent (subject to paragraph (ii) below) that one and the same person is appointed to carry out both such roles, but:

(i) for the avoidance of doubt, this requirement shall apply only in respect of the process to appoint the first person to carry out each such role; and

(ii) where it is not possible to appoint to both such roles one person who would be suitably independent (in accordance with Sections G8.7 and I2.4) in performing the functions under Sections G8 and I2 in respect of every Party, the Panel may designate another person to perform either such role to the extent necessary to ensure that a suitably independent person is available to perform those functions in relation to each Party; and

(b) the first annual SOC2 assessments pursuant to Section G9.3(b)(i) do not need to be completed until 12 months after the commencement of any Enrolment Services or Communications Services.

Variations in respect of Section L

X3.5 Notwithstanding that Section L8 (SMKI Performance Standards and Demand Management) is stated in Section X3.2 to be effective, it shall apply as varied by this Section X3.5. The variation to apply pursuant to this Section X3.5 is that Sections L8.1 (SMKI Services: Target Response Times) to L8.6 (Code Performance Measures) will not apply until the Stage 2 Assurance Report has been published (or such later date as the Secretary of State may designate for the purposes of this Section X3.5).
Provisions to be Effective Subject to Variations

X3.6 In designating the date from which a provision of this Code is to be effective for the purpose of this Section X3, the Secretary of State may direct that such provision is to apply subject to such variation as is necessary or expedient in order to facilitate achievement of the Transition Objective (which variation may or may not be specified to apply until a specified date).

X3.7 Where the Secretary of State directs that a provision of this Code is to apply subject to such a variation, the Secretary of State may subsequently designate a date from which the provision is to apply without variation.

X3.8 Where the Secretary of State directs that a provision of this Code is to apply subject to more than one such variation, then the Secretary of State may:

(a) designate different dates from which each such variation is to cease to apply; and/or

(b) designate a date from which one or more such variations are to cease to apply (without prejudice to the continued application of the other such variations).

General

X3.9 Before designating any dates and/or making any directions for the purpose of this Section X3, the Secretary of State must consult the Authority, the Panel and the Parties in respect of the proposed date and/or the draft direction (as applicable). Such consultation must allow such period of time as the Secretary of State considers appropriate in the circumstances within which to make representations or objections with respect to the proposed date and/or the draft direction (as applicable).

X4. GOVERNANCE SET-UP ARRANGEMENTS

General

X4.1 The provisions of Section C (Governance) shall have effect subject to the provisions of this Section X4.

Elected Members

X4.2 The Elected Members to be appointed on the designation of this Code shall be the individuals nominated by the Secretary of State for the purposes of this Section X4.2 (chosen on the basis of the election process administered by the Secretary of State on behalf of prospective Parties prior to the designation of this Code).

X4.3 Of the persons appointed as Elected Members in accordance with Section X4.2:

(a) certain of them shall retire 12 months after the designation of this Code; and

(b) certain of them shall retire 24 months after the designation of this Code,
as specified in the document by which they are nominated by the Secretary of State for the purposes of Section X4.2.
Panel Chair

X4.4 There shall be no separate Panel Chair on the designation of this Code. The Panel Members shall select (and may deselect and reselect) from among the Elected Members a person to act as Panel Chair until a person is appointed as Panel Chair pursuant to Section X4.6.

X4.5 The Elected Member acting, from time to time, as Panel Chair in accordance with Section X4.4 shall retain his or her vote as a Panel Member, but shall have no casting vote as Panel Chair.

X4.6 The Panel shall appoint a separate Panel Chair by a date no later than five months after the designation of this Code. The Panel Chair shall be appointed in accordance with a process developed by the Panel for such purpose; provided that such process must be designed to ensure that:

(a) the candidate selected is sufficiently independent of any particular Party or class of Parties;
(b) the appointment is conditional on the Authority approving the candidate;
(c) the Panel Chair is appointed for a three-year term (following which he or she can apply to be re-appointed);
(d) the Panel Chair is remunerated at a reasonable rate;
(e) the Panel Chair’s appointment is subject to Section C3.8 (Panel Member Confirmation) and terms equivalent to those set out in Section C4.6 (Removal of Elected Members); and
(f) the Panel Chair can be required to continue in office for a reasonable period following the end of his or her term of office in the event of any delay in appointing his or her successor.

X4.7 Until such time as a separate Panel Chair has been appointed pursuant to Section X4.6, the Panel Chair shall only be entitled to appoint an additional Panel Member under Section C3.6 (Panel Chair Appointee) with the unanimous approval of the Panel.

DCC Member and Consumer Members

X4.8 The DCC Member and the Consumer Members to be appointed on the designation of this Code shall be the individuals nominated as such by the Secretary of State for the purposes of this Section X4.8.

Code Administrator and Secretariat

X4.9 The Panel shall, on the designation of this Code, be deemed to have appointed as Code Administrator and Secretariat such person or persons as the Secretary of State nominates for the purposes of this Section X4.9 (chosen on the basis of the procurement process administered by the Secretary of State on behalf of the prospective Panel prior to the designation of this Code).

X4.10 As soon as reasonably practicable following the designation of this Code, the Panel shall direct SECCo to enter into contracts with such person or persons under which they are to perform the roles of Code Administrator and Secretariat. Such contracts shall be on terms and conditions approved by the Secretary of State for the purposes of this Section X4.10.
X4.11 Without prejudice to the ongoing duties of the Panel, the appointments of, and contracts with, the Code Administrator and Secretariat made in accordance with this Section X4 are deemed to have been properly made.

**Recoverable Costs**

X4.12 The requirement for Recoverable Costs to be provided for in, or otherwise consistent with, an Approved Budget (as set out in Section C8.2 (SEC Costs and Expenses)) shall not apply until such time as the first Approved Budget is established. The Panel shall establish the first Approved Budget (to cover the period from the designation of this Code) as soon as reasonably practicable following the designation of this Code.

**X5. INCORPORATION OF CERTAIN DOCUMENTS INTO THIS CODE**

**Smart Metering Equipment Technical Specifications**

X5.1 The document designated by the Secretary of State as the Smart Metering Equipment Technical Specifications in accordance with Part G of Condition 22 of the DCC Licence shall, from the relevant date designated by the Secretary of State for the purpose of such document and of this Section X5.1, be incorporated into this Code as the Schedule specified in such designation.

**Communications Hub Technical Specifications**

X5.2 The document designated by the Secretary of State as the Communications Hub Technical Specifications in accordance with Part G of Condition 22 of the DCC Licence shall, from the relevant date designated by the Secretary of State for the purpose of such document and this Section X5.2, be incorporated into this Code as the Schedule specified in such designation.

**Certificate Policies**

X5.3 Any document designated by the Secretary of State as a Certificate Policy in accordance with Part G of Condition 22 of the DCC Licence shall, from the relevant date designated by the Secretary of State for the purpose of such document and this Section X5.3, be incorporated into this Code as the Schedule or SEC Subsidiary Document specified in such designation.

**Other Technical Specifications**

X5.4 Each of the technical specifications and procedural or associated documents designated by the Secretary of State in accordance with Part G of Condition 22 of the DCC Licence shall, from the relevant date designated by the Secretary of State for the purpose of such document and this Section X5.4, be incorporated into this Code as the Schedule or SEC Subsidiary Document specified in such designation.

**Re-Designation of Documents**

X5.5 Paragraph 29(b) of Condition 22 of the DCC Licence includes a power for the Secretary of State to re-designate any document of a type referred to in Sections X5.1 to X5.4, subject to such amendments as he considers requisite or expedient. Where the Secretary of State exercises that power in relation to any such document:

(a) it shall be incorporated into this Code in substitution for the form of that document that was previously incorporated;
Supplementary Provisions

X5.6 Paragraph 30 of Condition 22 of the DCC Licence includes a power for the Secretary of State to specify supplementary, incidental, consequential, governance or other provisions which are to have effect in this Code from the date designated for such purpose by the Secretary of State. This Code shall automatically be amended so as to include such provisions with effect from such date.

General

X5.7 This Code provides for the development of certain documents which may then be incorporated into this Code pursuant to this Section X5. Where this Code sets out the required purpose or content of such documents, the Secretary of State may designate for incorporation under this Section X5 documents that fulfil only part of that purpose or include only part of that content, with a view to subsequently re-designating more complete documents at a later date.

X5.8 The incorporation of documents into this Code pursuant to this Section X5 (and any provisions made pursuant to Section X5.6) shall not constitute a modification that should be subject to Section D (Modification Process). The incorporation of documents into this Code pursuant to this Section X5 (and any provisions made pursuant to Section X5.6) shall not constitute a variation of this Code that is time limited in accordance with Section X1.5A (and such documents and provisions shall remain part of this Code notwithstanding the deletion of this Section X5 in accordance with Section X1.5A).

X5.9 The documents incorporated into this Code pursuant to this Section X5 (and any provision made pursuant to Section X5.6) shall, from the date of their incorporation, be subject to modification in accordance with the provisions of this Code.

X5.10 Before designating any dates for the purpose of this Section X5, the Secretary of State must consult the Authority, the Panel and the Parties in respect of the proposed date. Such consultation must allow such period of time as the Secretary of State considers appropriate in the circumstances within which to make representations or objections with respect to the proposed date to be designated. The requirement for consultation may be satisfied by consultation before, as well as after, the designation of this Code.

X5.11 Before designating any date from which a document is to be incorporated into this Code pursuant to this Section X5, the content of such document must have been subject to such consultation as the Secretary of State considers appropriate in the circumstances (whether or not under this Code, whether or not undertaken by the Secretary of State and whether before or after the designation of this Code).

X6. TRANSITIONAL VARIATIONS

Status of this Section X6

X6.1 This Section X6 is without prejudice to Section D (Modification Process), as (where applicable) varied pursuant to Section X2.
Secretary of State’s Power to Vary for Purposes of Transition

X6.2 In pursuance of facilitating the achievement of the Transition Objective, the Secretary of State may direct that such provisions of this Code as the Secretary of State may specify are to apply subject to such variations as the Secretary of State may specify.

X6.3 Such a direction shall only be validly made if it specifies a date or dates from which the specified provision or provisions shall apply without variation. The Secretary of State may subsequently designate an earlier date from which the relevant provision is to apply without variation.

X6.4 The purposes for which such directions may be made includes purposes relating to the design, trialling, testing, set-up, integration, commencement and proving of the DCC Systems and the User Systems and the processes and procedures relating to the SEC Arrangements.

X6.5 The variations referred to in Section X6.2 may suspend the application of specified provisions of this Code and/or specify additional provisions to apply in this Code, and may include variations which:

(a) add additional limitations on Liability provided for in this Code;
(b) provide for indemnities against Liabilities to which a Party might be exposed; and/or
(c) provide for the referral to, and final determination by, the Secretary of State (or, where designated by the Secretary of State for such purposes, the Panel or the Authority) of certain Disputes.

General

X6.6 Before designating any dates and/or making any directions for the purpose of this Section X6, the Secretary of State must consult the Authority, the Panel and the Parties in respect of the proposed date and/or the draft direction (as applicable). Such consultation must allow such period of time as the Secretary of State considers appropriate in the circumstances within which representations or objections may be made.

X7. TRANSITIONAL INCIDENT MANAGEMENT PROCEDURES

Period of Application

X7.1 This Section X7 shall have effect from the date on which this Code is first modified to include this Section X7.

X7.2 This Section X7 shall have effect until such time as the relevant enduring policy has been incorporated into this Code (or, if later, the time from which such policy is stated in Section X3 (Provisions to Become Effective following Designation) to have effect).

X7.3 For the purposes of Section X7.2, the relevant enduring policy is the Incident Management Policy.

X7.4 [Not used]

Transitional Provisions for Incident Management

X7.5 Each Party other than the DCC that has rights and/or obligations under those Sections referred to in the definition of Services (and which are effective in accordance with Section X3 (Provisions to Become Effective following Designation)) shall provide the DCC with an up-to-date list from time to time of
nominated individuals who are authorised to log Incidents on behalf of such Party, including for each such individual suitable contact details as reasonably requested by the DCC.

X7.6 Each Network Party shall ensure that its Registration Data Provider provides the DCC with an up-to-date list from time to time of nominated individuals who are authorised to log Incidents on behalf of such Registration Data Provider, including for each such individual suitable contact details as reasonably requested by the DCC.

X7.7 The individuals identified from time to time pursuant to Section X7.5 or X7.6 in respect of each Party or Registration Data Provider shall be the "Nominated Incident Contacts" for that Party or Registration Data Provider.

X7.8 Each Party shall (and each Network Party shall ensure that its Registration Data Provider shall) comply with any reasonable request of the DCC in relation to the validation of the information provided by that Party (or that Registration Data Provider) in relation to its Nominated Incident Contacts.

X7.9 The DCC shall treat the information from time to time provided to it pursuant to Section X7.5 or X7.6 as Confidential Information.

X7.10 For those Parties and Registration Data Providers that have provided details of their Nominated Incident Contacts, the DCC shall provide a means by which Incidents can be reported to the DCC and information regarding Incidents sought from the DCC (the "Interim Service Desk"), which shall include (as a minimum) one or more email addresses and telephone numbers.

X7.11 The DCC shall ensure that the Interim Service Desk operates between 08.00 hours and 18.00 hours on Working Days.

X7.12 Parties and Registration Data Providers may report Incidents with the DCC by their Nominated Incident Contacts contacting the Interim Service Desk and providing their contact details, the nature of the Incident, the time and date of the occurrence, and the impact of the Incident.

X7.13 The DCC shall determine the prioritisation of Incidents, but subject to such prioritisation shall take all reasonable steps to mitigate and resolve each Incident such that its impact on Parties is minimised.

X7.14 The DCC shall have the right to assign reasonable actions to other Parties and/or the Registration Data Providers as reasonably required by the DCC in order to assist the DCC in mitigating and/or resolving one or more Incidents. Each Party shall (and each Network Party shall ensure that its Registration Data Provider shall) comply with any such actions so assigned to them.

X7.15 The DCC shall notify any Parties and Registration Data Providers likely to be affected by an Incident of which the DCC has become aware of: the occurrence of such Incident; its priority status; progress regarding its resolution; and its resolution. The DCC shall provide such notifications to the Nominated Incident Contacts. The DCC shall provide such notification of an Incident's resolution within one Working Day following its resolution.

X7.16 The DCC shall establish a process by which Nominated Incident Contacts can discuss with DCC the priority assigned to an Incident where a Party or Registration Data Provider disagrees with the prioritisation assigned to an Incident by the DCC.
Transitional Provisions Relating to Business Continuity and Disaster Recovery

X7.17 In the event that the Interim Service Desk is unavailable and is unlikely to resume availability within two Working Days, then the DCC shall establish an alternative means of communication by which Incidents can be reported to the DCC and information regarding Incidents sought from the DCC. Such alternative means of communication must include a telephone number that can be used to contact the DCC's Incident manager in the case of disaster events.

X7.18 In the event that an alternative means of communication is established by the DCC pursuant to Section X7.17, the DCC shall notify the Parties and the Registration Data Providers of such alternative means of communication. Such notification shall be given to the Nominated Incident Contacts via (as a minimum) email (or, if email is unavailable, SMS). Such a notification shall include a brief explanation of the reason for the Interim Service Desk's unavailability and the expected time by which it will be available as normal.

X7.19 Once the Interim Service Desk is available as normal (following a period of unavailability), the DCC shall notify the Parties and the Registration Data Providers that this is the case (such notification to be given to the Nominated Incident Contacts via (as a minimum) email).

X7.20 In the event of the Interim Service Desk being unavailable for two Working Days or more, the DCC shall (within five Working Days following the Interim Service Desk's return to normal availability) compile a report on such event setting out the cause and future mitigation. The DCC shall make any such report available to Parties, Registration Data Providers and the Panel (and, upon request, to the Authority or the Secretary of State).

X8. DEVELOPING CH SUPPORT MATERIALS

Overview

X8.1 The CH Support Materials are to be developed by the DCC pursuant to this Section X8.1, and incorporated into this Code pursuant to Section X5 (Incorporation of Certain Documents into this Code).

Purpose of the CH Support Materials

X8.2 The purpose of the CH Support Materials is to make provision for such matters as are specified in Sections F5 (Communications Hub Forecasting and Orders), F6 (Delivery and Acceptance of Communications Hubs), F7 (Installation and Maintenance of Communications Hubs), F8 (Removal and Return of Communications Hub), F9 (Categories of Communications Hub Responsibility), and F10 (Test Communications Hubs), and to provide further processes and detail required to facilitate the delivery, installation, maintenance and return of Communications Hubs and Test Communications Hubs pursuant to this Code.

Process to Develop Documents

X8.3 The DCC shall develop and consult on the CH Support Materials so that drafts of each document are submitted to the Secretary of State by 1 March 2015 (or by such later date as the Secretary of State may direct for the purposes of this Section X8.3).

X8.4 The procedure by which the DCC is to develop each of the documents comprising the CH Support Materials is as follows:
(a) the DCC shall, in consultation with the Parties and such other persons as are likely to be interested, produce a draft of each of the documents;

(b) where a disagreement arises with any person who is consulted with regard to any proposal as to the content of the documents, the DCC shall endeavour to reach an agreed proposal with that person consistent with the purposes of the CH Support Materials;

(c) the DCC shall send a draft of each document to the Secretary of State as soon as is practicable after it is produced, and shall when doing so provide to the Secretary of State:
   
   (i) a statement of the reasons why the DCC considers that draft to be fit for purpose;
   
   (ii) copies of the consultation responses received; and
   
   (iii) a summary of any disagreements that arose during consultation and that have not been resolved by reaching an agreed proposal; and

(d) the DCC shall comply with any requirements in a direction given to it by the Secretary of State in relation to the draft document, including:

   (i) any requirement to produce and submit to the Secretary of State a further draft of the document; and

   (ii) any requirement as to the process to be followed by the DCC (and the time within which that process shall be completed) prior to submitting a further such draft.

X9. INTERIM DEVICE AND USER SYSTEM TESTING\(^2\)

Interim Device Testing

X9.1 The DCC shall provide a testing service (referred to in this Section X9 as "GFI Testing") to enable eligible persons to test the interoperability of Devices (other than those comprising Communications Hubs) with the DCC Systems and with the Communications Hubs to be provided as part of the Testing Services, such that those Devices are able to respond to Commands received from or via the DCC in accordance with the requirements defined in the GB Companion Specification. The DCC shall provide GFI Testing as soon as reasonably practicable after this Section X9.1 takes effect, and (in any event) from the commencement of End-to-End Testing.

X9.2 The following shall apply in respect of GFI Testing:

(a) the following persons shall be eligible to undertake GFI Testing: Parties and persons that have signed agreements based on the Specimen Enabling Services Agreement (subject only to such variations from such specimen form as are reasonable in the circumstances, including so as to require compliance with this Section X9.2);

(b) the references in Section X9.1 to "Communications Hubs", "DCC Systems" and "Devices" shall be interpreted as including reference to prototypes or simulations of those things (and GFI Testing shall not include communication via the SM WAN, or a simulation of the SM WAN);

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\(^2\) This section X9 was included from 18 April 2016 as a variation under section X6 provisions.
Section H14 (Testing Services) shall apply in respect of GFI Testing as if GFI Testing was a Testing Service, and the DCC and each person undertaking GFI Testing shall comply with Sections H14 in respect of GFI Testing as if GFI Testing was a Testing Service (provided that none of the following shall apply: Sections H14.3, H14.9, H14.10 and H14.11);

persons undertaking GFI Testing must each comply with such reasonable supplemental obligations as the DCC may notify to them from time to time (provided that such obligations are not inconsistent with the provisions of the Code that are in effect at that time); and

the Testing Issue process in Section H14.37 to H14.45 (General: Testing Issue Resolution Process) shall not apply to GFI Testing, but the DCC must take reasonable steps to provide support and assistance to a person undertaking GFI Testing in order to assist that person in resolving Testing Issues encountered when undertaking GFI Testing.

Pre-UEPT Testing

X9.3 The DCC shall allow each Party that is entitled to use a DCC Gateway Connection to establish and validate a connection via that DCC Gateway Connection to a test environment to be used for the purposes of Pre-UEPT Testing.

X9.4 The DCC shall, with effect from 6 May 2016, provide a testing service (referred to in this Section X9 as "Pre-UEPT Testing") that enables Parties to test their capability (and that of their Systems) to undertake the following activities over a DCC Gateway Connection:

(a) the sending of (at least) the following Service Requests (which are identified by reference to the numbering used in the Common Test Scenarios Document):

(i) 4.1.1;

(ii) 5.1, 5.2 and 5.3;

(iii) 6.2.7, 6.11, 6.15.1, 6.15.2, 6.17, 6.20.1, 6.21 and 6.23;

(iv) 8.1.1, 8.2, 8.3, 8.4, 8.6, 8.7.1, 8.7.2, 8.8.1, 8.8.2, 8.9, 8.11, 8.12.1, 8.12.2, 8.13, 8.14.1, 8.14.2, 8.14.3 and 8.14.4; and

(v) 11.1, 11.2, 11.3, 12.1 and 12.2;

(b) the sending of one or more Signed Pre-Commands; and

(c) the receipt of Pre-Commands and Service Responses in respect of (at least) the Service Requests set out in paragraph (a) above (in the case of Pre-Commands, only to the extent those Service Requests are designed to generate Pre-Commands).

X9.5 From as soon as the DCC is reasonably able to do so, the DCC shall expand the Pre-UEPT Testing to include the ability of Parties to test their capability (and that of their Systems) to send each of the Service Requests identified in the Common Test Scenarios Document but not listed in Section X9.4(a).

X9.6 The following shall apply in respect of Pre-UEPT Testing:
the references in Sections X9.4 and X9.5 to “Service Requests”, “Signed Pre-Commands”, “Pre-Commands”, “Service Responses”, “Device Alerts” and “DCC Alerts” shall be interpreted as including simulations of those things, which simulations may:

(i) include standardised or sample Data; and

(ii) omit Certificates, GBCS Payloads, Digital Signatures or Message Authentication Codes that would otherwise be required;

(b) Section H14 (Testing Services) shall apply in respect of Pre-UEPT Testing as if Pre-UEPT Testing was a Testing Service, and the DCC and each Party undertaking Pre-UEPT Testing shall comply with Sections H14 in respect of Pre-UEPT Testing as if Pre-UEPT Testing was a Testing Service (provided that none of the following shall apply: Sections H14.3, H14.4, H14.9 and H14.10);

(c) persons undertaking Pre-UEPT Testing must each comply with such reasonable supplemental obligations as the DCC may notify to them from time to time (provided that such obligations are not inconsistent with the provisions of the Code that are in effect at that time); and

(d) the Testing Issue process in Section H14.37 to H14.45 (General: Testing Issue Resolution Process) shall not apply to Pre-UEPT Testing, but the DCC must take reasonable steps to provide support and assistance to a Party undertaking Pre-UEPT Testing in order to assist that Party in resolving Testing Issues encountered when undertaking Pre-UEPT Testing.

Interaction with Device and User Systems Tests

X9.7 The DCC shall not provide (and no Party shall be entitled to undertake) any testing of Devices under Section H14.31(a) (Device and User System Tests) during the period (if any) between commencement of GFI Testing and commencement of End-to-End Testing.

X9.8 The DCC shall not provide (and no Party shall be entitled to undertake) any testing of Systems under Section H14.31(c) (Device and User System Tests) during the period between commencement of Pre-UEPT Testing and commencement of End-to-End Testing.

X9.9 The DCC shall continue to make the tests under this Section X9 available following the commencement of End-to-End Testing.

X10. THRESHOLD ANOMALY DETECTION PROCEDURES

Overview

X10.1 The Threshold Anomaly Detection Procedures are to be developed by the DCC pursuant to this Section X10.1, and incorporated into this Code pursuant to Section X5 (Incorporation of Certain Documents into this Code).

Purpose of the Threshold Anomaly Detection Procedures

X10.2 The purpose of the Threshold Anomaly Detection Procedures is to make provision for such matters as are described in Section G6.1 (Threshold Anomaly Detection Procedures), and to provide further processes and detail required to facilitate those matters.
Process to Develop Document

X10.3 The DCC shall develop and consult on the Threshold Anomaly Detection Procedures in accordance with Section X10.4, and submit the document to the Secretary of State by no later than the date which falls seven months prior to the commencement of Interface Testing (or by such later date as the Secretary of State may direct).

X10.4 The procedure by which the DCC is to develop the Threshold Anomaly Detection Procedures is as follows:

(a) the DCC shall, in consultation with the Parties and such other persons as are likely to be interested, produce a draft of the document;

(b) where a disagreement arises with any Party or other person with regard to any proposal as to the content of the document, the DCC shall endeavour to reach an agreed proposal with that person consistent with the purposes of the Threshold Anomaly Detection Procedures;

(c) the DCC shall send a draft of Threshold Anomaly Detection Procedures to the Secretary of State as soon as is practicable after completion of the process described in (a) and (b) above, and shall when doing so provide to the Secretary of State:

(i) a statement of the reasons why the DCC considers that draft to be fit for purpose;

(ii) copies of the consultation responses received; and

(iii) a summary of any disagreements that arose during consultation and that have not been resolved by reaching an agreed proposal; and

(d) the DCC shall comply with any requirements in a direction given to it by the Secretary of State in relation to the draft document, including:

(i) any requirement to produce and submit to the Secretary of State a further draft of the document; and

(ii) any requirement as to the process to be followed by the DCC (and the time within which that process shall be completed) prior to submitting a further such draft.

X11. SECRETARY-OF-STATE-LED VARIATIONS

Overview

X11.1 This Section X11 applies in respect of variations to this Code which the Secretary of State has the power to make under statute, Energy Licences and/or other provisions of this Code, and provides for a testing process to be followed in respect of such variations. References in this Section X11 to proposed variations includes variations which the Secretary of State is considering, is consulting on or has decided upon but not yet fully implemented.

Optional Analysis

X11.2 Where the Secretary of State so directs from time to time in respect of one or more proposed variations to this Code, the DCC shall analyse and report to the Secretary of State on the matters set out in that
direction in accordance with the process and timescale set out in that direction. Such matters may include, without limitation:

(a) the extent to which changes would be required to the DCC Total System were the proposed variation to be made; and/or

(b) the likely development, capital and operating costs associated with such changes, and any consequential impact on the Charges.

**SEC Variation Testing Approach Document**

**X11.3** Each SEC Variation Testing Approach Document is to be developed by the DCC pursuant to this Section X11, and then incorporated into this Code pursuant to Section X5 (Incorporation of Certain Documents into this Code).

**X11.4** Where the Secretary of State so directs from time to time in respect of one or more proposed variations to this Code, the DCC shall develop a draft SEC Variation Testing Approach Document in respect of those proposed variations. The DCC shall develop that document in accordance with the timetable directed by the Secretary of State, in consultation with such other persons (if any) as the Secretary of State may direct, and otherwise in accordance with any process that the Secretary of State may direct.

**X11.5** Each draft SEC Variation Testing Approach Document produced by the DCC shall set out the following in respect of the proposed variation(s), which must be consistent with any directions concerning the same made by the Secretary of State:

(a) the testing objectives;

(b) the testing to be undertaken;

(c) the testing environments to be used;

(d) the timetable for testing;

(e) the entry criteria for the start of testing or for the start of testing phases;

(f) the persons other than the DCC that are entitled or obliged to participate in testing;

(g) the entry criteria for the testing participants and the DCC;

(h) roles, responsibilities and obligations of the DCC and of the testing participants in respect of testing;

(i) the process for making amendments to the document, which shall include amendments directed by the Secretary of State;

(j) the process for resolving disputes under the document;

(k) the exit criteria for completion of testing (or stages of testing); and

(l) the process by which testing will be determined to be complete.
X11.6 The DCC shall submit each draft SEC Variation Testing Approach Document to the Secretary of State, indicating:

(a) why the DCC considers the draft to be fit for purpose;

(b) copies of the consultation responses received; and

(c) any areas of disagreement that arose during the consultation process and that have not been resolved,

and, the DCC shall comply with any direction given by the Secretary of State to re-consider, re-consult and/or re-submit the draft document.

Compliance with SEC Variation Testing Approach Document

X11.7 The DCC and each person other than the DCC that participates in (or is required to participate in) testing under a SEC Variation Testing Approach Document shall comply with the SEC Variation Testing Approach Document.

X11.8 Section H14 (Testing Services) and the Enduring Testing Approach Document shall apply in respect of testing under a SEC Variation Testing Approach Document as if such testing was a Testing Service under Section H14.34 (Modification Implementation Testing); and each participant in such testing shall be deemed to be a Testing Participant for such purposes.
THE ALT HAN ARRANGEMENTS

All references to "Communications Hubs" in this Section Z are references to "SMETS2+ Communications Hubs".

Z1. THE ALT HAN FORUM

Establishment of the Alt HAN Forum

Z1.1 The Alt HAN Forum (the Forum) is hereby established.

Z1.2 The Forum shall:

(a) pursue the objectives, carry out the functions and have the powers set out in Sections Z1.3 to Z1.6;

(b) have the composition described in Sections Z1.7 to Z1.13;

(c) conduct its activities in accordance with the procedures set out in Sections Z1.14 to Z1.41;

(d) have the ability to establish, and to delegate its duties, powers and functions to, Sub-Groups in accordance with Sections Z1.42 to Z1.60,

and appeals from decisions of the Forum may be made to the Authority in accordance with Sections Z1.61 to Z1.67.

Forum Objectives, Functions and Powers

Forum Objectives

Z1.3 The Forum shall, in the performance of its functions and exercise of its powers, always act in a manner designed to achieve the objectives (the Forum Objectives) that:

(a) by virtue of the operation of this Section Z, Relevant Supplier Parties are able to comply with their obligations under Standard Conditions 55.2 and 55.16 of the Electricity Supply Licence and Standard Conditions 49.2 and 49.16 of the Gas Supply Licence;

(b) the Alt HAN Arrangements are given effect so as:

(i) to facilitate the economic and efficient carrying out of the Alt HAN Activities and provision of the Alt HAN Services;

(ii) to facilitate competition between persons engaged in, or in Commercial Activities connected with, the Supply of Energy;

(iii) to ensure that Energy Consumers' experience of the installation of Alt HAN Equipment at their premises is consistent with their reasonable expectations;

(iv) to ensure that all activities undertaken by or on behalf of Relevant Supplier Parties in relation to the installation, operation, maintenance, removal and replacement of Alt HAN Equipment are carried out in a fair, transparent, appropriate and professional manner;
to ensure the protection of Data and the security of Data and Systems used for the purpose of
the carrying out of the Alt HAN Activities and provision of the Alt HAN Services; and

(vi) to ensure that the Alt HAN Arrangements are administered in an economic, efficient and
transparent manner; and

(c) the Forum conducts its affairs in an open and transparent manner.

Forum Functions

Z1.4 The Forum shall, in accordance with the provisions of this Section Z:

(a) make all decisions required for the purpose of:

(i) carrying out the Alt HAN Activities and the making available and provision of the Alt HAN
Services, except for any decisions which may from time to time be delegated by it to AltHANCo
or any Forum Sub-Group;

(ii) managing, maintaining, reviewing and updating the Exempt Premises List and any separate
database of Exempt Premises, including reviewing and proposing to the Secretary of State
revisions to the Exempt Premises List as required by Standard Condition 55.16 of the Electricity
Supply Licence and Standard Condition 49.16 of the Gas Supply Licence.

(b) determine which (if any) decisions are to be delegated to AltHANCo or any Forum Sub-Group;

(c) give such directions to AltHANCo or any Forum Sub-Group as the Forum may consider appropriate
(which may include directions in relation to any decisions otherwise delegated by the Forum);

(d) approve the annual budget of AltHANCo;

(e) determine any appeals made to it from decisions made by AltHANCo or a Forum Sub-Group; and

(f) make such other decisions as may from time to time be required in accordance with the provisions
of this Section Z.

Z1.5 The Forum shall:

(a) provide to the Panel such report or other information as the Panel may request for the purpose of
fulfilling its duty at Section C2.3(h) (Panel Duties); and

(b) (to the extent to which it reasonably considers that it is necessary to do so) liaise and exchange
information with, provide advice to, and seek the advice of the Technical Architecture and Business
Architecture Sub-Committee and the Security Sub-Committee on matters which fall within the
scope of the activities of each of those Sub-Committees.

Forum Powers

Z1.6 Without prejudice to any other rights or powers granted to the Forum in this Section Z, the Forum shall,
in accordance with the provisions of this Section Z, have the power to:
(a) make written representations in relation to the purpose or effect of any Draft Proposal or Modification Proposal which:

(i) is likely to affect this Section Z;

(ii) is likely to affect the provisions relating to the Alt HAN Charges at Section K (Charging Methodology);

(iii) relates to other parts of the Code, but may have a material effect on the Alt HAN Arrangements;

(b) appoint and remove professional advisers;

(c) consider, approve and authorise the entering into by AltHANCo of contracts; and

(d) do anything else necessary for, or reasonably incidental to, the fulfilment of its functions under this Section Z.

Forum Membership

Appointment of Members

Z1.7 Each Relevant Supplier Party:

(a) shall nominate one person to represent it in the Forum; and

(b) may at any time nominate a different person for that purpose, in replacement for any person previously nominated,

where all such nominations shall be made in writing to the Alt HAN Secretariat, and the Forum shall be composed of each of the persons (Forum Members) who are from time to time so nominated by the Relevant Supplier Parties.

Z1.8 A person may be nominated as a Forum Member by, may represent, and may vote on behalf of any two or more Relevant Supplier Parties (but shall not be entitled to exercise any rights to vote in such manner as to vote for more than one outcome in respect of any resolution).

Z1.9 Each Forum Member must be an individual, and cannot be a body corporate, association or partnership.

Election of Forum Chair and Alternate Chair

Z1.10 The Forum Members:

(a) shall, as the first item of business at the first meeting of the Forum, elect one person to serve as chair of the Forum (the Forum Chair) and one person to serve as alternate to the chair of the Forum (the Alternate Chair); and

(b) may at any subsequent time elect a different person to either role, in replacement for any person previously elected.
Z1.11 The Forum Chair and Alternate Chair may each be a Forum Member or any other person on whose appointment to such role the Forum is resolved.

Z1.12 The Forum may decide that the person elected as the Forum Chair (or, where that person is in employment, his or her employer) shall be compensated for such time as he or she spends performing the role of the Forum Chair in such amount, or at such rate, as the Forum may determine.

Z1.13 Notwithstanding the provisions of Section Z1.26, the election of a Forum Chair and Alternate Chair shall be by a simple majority vote of Forum Members present at the meeting at which that election takes place, each Forum Member being entitled to exercise a single vote.

Proceedings of the Forum

Meetings of the Forum

Z1.14 The Forum shall hold meetings with such frequency as it may determine or the Forum Chair may direct, but in any event shall meet as often as necessary in order to ensure the efficient performance of its functions, and at least once in every two month period.

Z1.15 The location and timing of each meeting shall be determined by the Forum or, where no such determination has been made, by the Forum Chair.

Z1.16 Forum Members may attend a meeting by telephone conference or other technological means (provided that each Forum Member attending the meeting acknowledges that he or she can communicate with each of the others).

Z1.17 Subject to the other provisions of this Section Z, the Forum may regulate the conduct of its meetings as it sees fit.

Alternates

Z1.18 Each Forum Member may, in each case by notice in writing to the Alt HAN Secretariat, appoint another person from time to time to act as his or her alternate.

Z1.19 Where a Forum Member does not attend a Forum meeting, his or her alternate shall be entitled to attend (and count, in the capacity of alternate, towards the quorum at) that meeting, and to exercise all of the functions and powers of the Forum Member at that meeting.

Z1.20 A person appointed as an alternate by any Forum Member:

(a) shall immediately cease to be an alternate if the appointing person ceases to be a Forum Member; and

(b) may be removed or replaced by that Forum Member from time to time, by notice in writing to the Alt HAN Secretariat.

Z1.21 A person may be appointed as an alternate by:

(a) a Forum Member who represents two or more Relevant Supplier Parties; or

(b) two or more Forum Members,
but in either case shall not be entitled to exercise any rights to vote in such manner as to vote for more than one outcome in respect of any resolution.

Z1.22 Unless the context otherwise requires, any reference in this Section Z to:

(a) a Forum Member shall be construed as including a reference to that Forum Member’s alternate;

(b) the Forum Chair shall be construed as including, where the Forum is Chair is unable to be available to perform his or her role, a reference to the Alternate Chair.

Quorum and Attendance of the Forum Chair

Z1.23 No decision may be made at any meeting of the Forum unless:

(a) that meeting is quorate, which shall be treated as being the case only if either:

   (i) at least one half of all Forum Members nominated at that time are present at that meeting; or

   (ii) the Forum Members who are present at that meeting are entitled to exercise at least two-thirds of the votes available to be cast; and

(b) the Forum Chair is present at that meeting.

Forum Chair

Z1.24 The Forum Chair shall preside at every meeting of the Forum and, if he or she is unable to attend any meeting, shall ensure that the Alternate Chair attends the meeting to act as Forum Chair.

Voting

Z1.25 Each Forum Member shall be entitled to attend, and to speak and vote, at every meeting of the Forum.

Z1.26 All decisions of the Forum shall be by resolution. Subject to Section Z1.13, in order for a resolution of the Forum to be passed at a meeting, a weighted majority of Forum Members present at that meeting must vote in favour of that resolution.

Z1.27 For these purposes:

(a) a number of votes shall be attributed to each Relevant Supplier Party in accordance with Sections Z1.28 to Z1.30 (the Supplier Weighted Vote); and

(b) each Forum Member shall be entitled to exercise a number of votes corresponding to the aggregate of the Supplier Weighted Votes of the Relevant Supplier Parties which that Forum Member represents.

Z1.28 Where one or more Supplier Parties have been notified by the DCC that Alt HAN Charges are payable in respect of all or any part of the Relevant Preceding Period, the Supplier Weighted Vote for each Relevant Supplier Party shall be calculated as follows:

$$SWV_p = \frac{AHC_{\text{RPP}}}{TAHC_{\text{RPP}}} \times 1000$$
Where:

\( \text{SWV}_p \) means the Supplier Weighted Vote for that Relevant Supplier Party;

\( \text{AHC}_{\text{RPP}} \) means the Alt HAN Charges that were payable by that Relevant Supplier Party in respect of the Relevant Preceding Period, as calculated by the DCC in accordance with the Charging Methodology;

\( \text{TAHC}_{\text{RPP}} \) means the total amount of the Alt HAN Charges that were payable by all Relevant Supplier Parties in respect of the Relevant Preceding Period, as calculated by the DCC in accordance with the Charging Methodology.

Z1.29 Where the circumstances described in Section Z1.28 do not apply, the Supplier Weighted Vote for each Relevant Supplier Party shall be calculated as follows:

\[
\text{SWV}_p = \frac{\text{MPxN}_p}{\text{MPxN}_{\text{All},_p}} \times 1000
\]

Where:

<table>
<thead>
<tr>
<th>SWV(_p)</th>
<th>means the Supplier Weighted Vote for that Relevant Supplier Party;</th>
</tr>
</thead>
<tbody>
<tr>
<td>MPxN(_p)</td>
<td>means the total number of MPANs and MPRNs related to Domestic Premises for which the Relevant Supplier Party was the Responsible Supplier at 24:00 on the last day of the Relevant Preceding Period;</td>
</tr>
<tr>
<td>MPxN(_{\text{All},_p})</td>
<td>means the sum of the values of MPxN(_p) for all Relevant Supplier Parties.</td>
</tr>
</tbody>
</table>

Z1.30 For the purposes of Sections Z1.28 and Z1.29:

(a) in calculating the Supplier Weighted Vote, any fraction of a number of votes shall be rounded to the nearest whole number (and 0.5 of a vote shall be rounded upwards);

(b) the Supplier Weighted Vote shall never have a value less than 1 (one);

(c) the Relevant Preceding Period shall be:

(i) in relation to any vote at a Forum meeting taking place in the period between 16 May and 15 November (inclusive) in any year, the month of April falling immediately prior to the start of that period; and

(ii) in relation to any vote at a Forum meeting taking place in the period between 16 November in any year and 15 May in the following year, the month of October falling immediately prior to the start of that period; and

(d) any information provided by the DCC for the purposes of calculating the Supplier Weighted Vote shall be deemed to be accurate unless and until the contrary is proved.
A resolution put to a vote at a Forum meeting shall be passed if the number of votes in favour of that resolution correspond to more than 50% of the total number of votes which all Forum Members attending that meeting are entitled to exercise.

The voting process, counting of votes, and calculation of Supplier Weighted Votes in respect of all resolutions which are required to be passed by a weighted majority of Forum Members shall take place in accordance with the Forum Voting Protocol. The Forum Voting Protocol may specify obligations on the DCC or any Party to provide information, or otherwise take any steps, for the purpose of facilitating that process, count or calculation.

Meeting Notice and Papers

Each meeting that the Forum determines, or the Forum Chair directs, is to be held shall be convened by the Alt HAN Secretariat. Such meeting shall be convened on at least 5 Working Days' advance notice (or such shorter period as the Forum may approve). Such notice shall be given to:

(a) each of the Forum Members (and any appointed alternates);
(b) each of the persons referred to in Section Z1.37; and
(c) each of the Relevant Supplier Parties.

The notice of each Forum meeting shall contain or be accompanied by a statement of the following:

(a) the time, date and location of the meeting;
(b) the arrangements for those wishing to attend the meeting by telephone conference or other technological means; and
(c) an agenda and any supporting papers.

The agenda for each Forum meeting shall include any such matters as:

(a) the Forum has determined;
(b) the Forum Chair has directed, or
(c) any two or more Relevant Supplier Parties (not being Parties which have the same ultimate holding company) have requested for inclusion.

The proceedings of a Forum meeting shall not be invalidated by the accidental omission to give notice of the meeting to (or non-receipt of that notice by) any person entitled to receive it.

Attendance by Other Persons

One representative from each of the following persons shall be entitled to attend and speak (but not vote) at any meeting of the Forum:

(a) the Secretary of State;
(b) the Authority; and
any other person that the Forum determines, or the Forum Chair directs, should be invited to attend.

Z1.38 The Forum Chair may (at his or her discretion on grounds of confidentiality) exclude from any part of a Forum meeting any person admitted pursuant to Section Z1.37(c).

Minutes of Forum Meetings

Z1.39 The Alt HAN Secretariat shall, within 10 Working Days of each Forum meeting, circulate copies of the minutes of that meeting to each of the Forum Members, the Secretary of State and the Authority.

Z1.40 If any Forum Member, the Secretary of State or the Authority disagrees with any item in the minutes, he or she shall at the next Forum meeting notify the Forum Chair of the matters which are the cause of the disagreement, and those matters shall be discussed at that meeting.

Z1.41 The Alt HAN Secretariat shall maintain a record of all resolutions voted on by the Forum, which shall indicate how each Forum Member voted on each resolution and (where applicable) what voting share was attributable to that Forum Member at that meeting, and shall make such record available on request to any Relevant Supplier Party, the Secretary of State and the Authority.

Forum Sub-Groups

Establishing Forum Sub-Groups

Z1.42 The Forum may establish committees (Forum Sub-Groups) for the purposes of doing or assisting the Forum in doing anything to be done by the Forum pursuant to this Section Z.

Z1.43 The Forum may establish a Forum Sub-Group on a standing basis or for a fixed period or a finite purpose.

Z1.44 The Forum may decide that any Forum Sub-Group is to be dissolved.

Z1.45 The Forum may delegate to any Forum Sub-Group such of the duties, powers and functions of the Forum as the Forum may specify.

Membership of Forum Sub-Groups

Z1.46 Each Forum Sub-Group shall be composed of such persons of suitable experience and qualifications as the Forum shall decide and as are willing to serve thereon (Forum Sub-Group Members), which may include any Forum Member.

Z1.47 Each Forum Sub-Group Member must be an individual, and cannot be a body corporate, association or partnership.

Z1.48 Before establishing any Forum Sub-Group, the Forum shall invite (by such means as it considers appropriate) applications from individuals who wish to serve on the Forum Sub-Group.

Z1.49 Once a Forum Sub-Group has been established, the Forum may admit such additional persons as Forum Sub-Group Members, or remove any person from being a Forum Sub-Group Member, as the Forum considers appropriate (including on the application of any Relevant Supplier Party or any existing Forum Sub-Group Member).
Each Forum Sub-Group Member shall, when acting in that capacity:

(a) act independently, not as a delegate, and without undue regard to the interests of any Related Person; and

(b) act in a manner designed to facilitate the performance by the Forum of its duties under this Section Z.

Each person appointed as a Forum Sub-Group Member must confirm in writing to the Alt HAN Secretariat (for the benefit of AlTHANCo and each Relevant Supplier Party) that that person:

(a) agrees to act as a Forum Sub-Group Member in accordance with this Section Z, including the requirements of Section Z1.50; and

(b) will be available as reasonably required throughout his or her term of office both to attend Forum Sub-Group meetings and to undertake work outside those meetings as may reasonably be required.

The Forum may, either generally or in relation to specific cases, approve:

(a) the payment to a Forum Sub-Group Member (or, where that person is in employment, his or her employer) of compensation for such time as he or she spends performing the role of a Forum Sub-Group Member; and

(b) the amount, rate, or means of calculation of such payment.

Terms of Reference and Procedure of Forum Sub-Groups

The Forum shall set out in writing any such duties, powers and functions of the Forum as it has delegated to each Forum Sub-Group.

The Forum shall specify in writing the terms of reference and procedural rules that are to be followed by each Forum Sub-Group (which may be revised from time to time by the Forum).

Save to the extent otherwise specified by the Forum, a Forum Sub-Group shall conduct its business in such manner as it considers appropriate.

No Forum Sub-Group may delegate any of its duties, powers or functions unless it has been expressly authorised to do so by the Forum.

Any resolutions of a Forum Sub-Group shall:

(a) only have binding effect as a decision of the Forum if the Forum has formally delegated the required decision-making power to that Forum Sub-Group; and

(b) within 10 Working Days of the date of the resolution be notified by the Forum Sub-Group, by means of the Alt HAN Secretariat, to each Relevant Supplier Party.

Appeals from Decisions of a Forum Sub-Group

A Relevant Supplier Party may appeal to the Forum any decision of a Forum Sub-Group which otherwise has binding effect as a decision of the Forum.
An appeal under Section Z1.58 will only be validly made if it is notified to the Alt HAN Secretariat within 20 Working Days of the date on which the Forum Sub-Group made the decision which is subject to appeal.

Where a decision of a Forum Sub-Group is appealed:

(a) the decision shall be treated as having no effect; and

(b) the Forum shall make the decision afresh, which shall then have effect for the purposes of this Section Z in substitution for the decision of the Forum Sub-Group.

Appeals from Decisions of the Forum

A Relevant Supplier Party may appeal to the Authority any decision of the Forum on the ground that it is inconsistent with the Forum Objectives.

An appeal under Section Z1.61 will only be validly made if:

(a) it is notified to the Authority within 30 Working Days of the date on which the Forum made the decision which is subject to appeal;

(b) a copy of the notice is given to the Alt HAN Secretariat on the same date on which it is sent to the Authority; and

(c) the notice specifies why the Relevant Supplier Party which is bringing the appeal considers that the decision which is subject to appeal is inconsistent with the Forum Objectives.

Where the Alt HAN Secretariat is notified of an appeal, it shall arrange for a copy of the notice of appeal to be provided to all Relevant Supplier Parties.

The Authority may adopt such process and procedure as it thinks fit in relation to the determination of any appeal, and may give interim directions as to the effect of the decision being appealed prior to the appeal being determined.

The Forum shall provide such information, support and assistance to the Authority in relation to the determination of any appeal as the Authority may reasonably request.

Where the Authority considers that the Relevant Supplier Party which brought the appeal:

(a) has failed to establish that the decision being appealed is inconsistent with the Forum Objectives, it shall uphold the decision; or

(b) has established that the decision being appealed is inconsistent with the Forum Objectives, it may:

(i) quash the decision;

(ii) remit the decision to be remade by the Forum; and/or

(iii) substitute its own decision for that of the Forum, which shall then have effect for the purposes of this Section Z as if it had been a decision of the Forum.
Z1.67 Any decision of the Authority in relation to a matter appealed to it under Section Z1.61 shall be final and binding for the purposes of this Section Z.

Z2. THE ALT HAN COMPANY

Establishment of AltHANCo

Z2.1 The Alt HAN Company (AltHANCo) shall be established in accordance with the Annex to this Section Z.

Z2.2 AltHANCo shall act as a corporate vehicle in relation to the business of the Forum, including entering into any contractual arrangements in order to give effect to any resolution of the Forum which it is necessary or desirable to implement by means of a binding contract.

Z2.3 AltHANCo shall pursue the objectives, fulfil the duties and have the powers set out in Sections Z2.5 to Z2.7, and all decisions on behalf of AltHANCo shall be made by the board of directors of AltHANCo (the Board).

Z2.4 The Board shall:

(a) have the membership described in Sections Z2.8 to Z2.22; and

(b) conduct its activities in accordance with the procedures set out in Sections Z2.23 to Z2.45,

and appeals from decisions of the Board may be made to the Forum in accordance with Sections Z2.46 to Z2.48.

AltHANCo Objectives, Duties and Powers

AltHANCo Objectives

Z2.5 AltHANCo shall, in the discharge of its duties and exercise of its powers, always act in a manner designed to achieve the objectives (the AltHANCo Objectives) that:

(a) the Forum Objectives are achieved;

(b) this Section Z is given effect in a fair manner without undue discrimination between the Relevant Supplier Parties or classes of Relevant Supplier Party; and

(c) AltHANCo conducts its affairs in an open, transparent and efficient manner.

AltHANCo Duties

Z2.6 AltHANCo shall, in accordance with the provisions of this Section Z:

(a) make all such decisions as may be delegated to it from time to time by the Forum;

(b) undertake such activities as are necessary for the purpose of giving effect to the decisions of the Forum;

(c) comply with any directions given to it by the Forum; and
undertake such other activities and make such other decisions as may from time to time be required in accordance with the provisions of this Section Z.

AltHANCo Powers

Z2.7 Without prejudice to any other rights or powers granted to AltHANCo in this Section Z, AltHANCo shall, in accordance with the provisions of this Section Z, have the power:

(a) where the Forum has so resolved, to pay compensation to the Forum Chair (or to his or her employer) for such time as he or she spends performing the role of the Forum Chair in such amount, or at such rate, as the Forum has determined;

(b) where the Forum has approved the payment of compensation to any Forum Sub-Group Member (or his or her employer) for time spent performing the role of a Forum Sub-Group Member, to pay compensation to that Forum Sub-Group Member (or his or her employer) in such amount, at such rate or in accordance with such means of calculation as the Forum has approved;

(c) to appoint and remove professional advisers;

(d) to enter into contracts; and

(e) to do anything else necessary for, or reasonably incidental to, the discharge of its duties under this Section Z.

Board Membership

Board Composition

Z2.8 The Board shall be composed of no fewer than three persons (each a Board Member).

Z2.9 Each Board Member must be an individual, and cannot be a body corporate, association or partnership.

Election of Board Members

Z2.10 The first Board Members to be appointed shall be the persons elected following an election process administered by the Secretary of State prior to this Section Z coming into effect.

Z2.11 Of the persons appointed in accordance with Section Z2.10:

(a) one of them shall retire 12 months after this Section Z comes into effect; and

(b) two of them shall retire 24 months after this Section Z comes into effect,

as specified by the Secretary of State in a notice informing them of their appointment as Board Members following the election process referred to in that Section.

Z2.12 Each Board Member shall serve as such until his or her retirement in accordance with Section Z2.16 or resignation or removal in accordance with Sections Z2.17 and Z2.18.
Z2.13 The Board shall produce, and submit to the Forum, the draft of a document setting out the process by which Board Members are to be elected following the retirement, resignation or removal of those appointed in accordance with Section Z2.10.

Z2.14 The Forum:

(a) shall, subject to such amendments as it may determine, adopt the document produced by the Board which (in the form in which it is adopted) shall be known as the AltHANCo Election Protocol; and

(b) may from time to time determine to modify the AltHANCo Election Protocol in such manner as it may consider appropriate.

Z2.15 The election of Board Members following the retirement, resignation or removal of those appointed in accordance with Section Z2.10 shall be conducted in accordance with the version of the AltHANCo Election Protocol which is in effect at that time.

Retirement of Board Members

Z2.16 Subject to earlier resignation or removal from office in accordance with Sections Z2.17 and Z2.18, and without prejudice to his or her ability to stand for re-election, each Board Member shall retire (at which point his or her office shall become vacant) as follows:

(a) a Board Member appointed in accordance with Section Z2.10 shall retire in accordance with the terms of the appointment specified by the Secretary of State under Section Z2.11; and

(b) a Board Member appointed following a subsequent election shall retire 24 months after that appointment took effect.

Resignation and Removal of Board Members

Z2.17 A Board Member may:

(a) resign his or her office on giving 10 Working Days' notice in writing to the Alt HAN Secretariat;

(b) be removed from office by the AltHANCo Chair on notice to the Alt HAN Secretariat if the Board Member fails to attend in person at least half of the Board meetings held in any period of 12 months; or

(c) be removed from office by the other Board Members (acting unanimously) on notice to the Alt HAN Secretariat if those other Board Members consider that he or she is in breach of the confirmation that was given in accordance with Section Z2.20.

Z2.18 A Board Member shall automatically be removed from office if he or she:

(a) dies;

(b) is admitted to hospital in pursuance of an application under the Mental Health Act 1983 or the Mental Health (Care and Treatment) (Scotland) Act 2003, or an order is made by a court with competent jurisdiction in matters concerning mental disorder for his detention or for the
appointment of a receiver, curator bonis or other person with respect to his or her property or affairs;

(c) becomes bankrupt or makes any arrangement or composition with his or her creditors;

(d) becomes prohibited by law from being a director of a company under the Companies Act 2006; or

(e) is convicted of an indictable criminal offence.

Duties of Board Members

Z2.19 A person appointed as a Board Member, when acting in that capacity, shall:

(a) act independently, not as a delegate, and without undue regard to the interests of any Related Person;

(b) exercise reasonable skill and care to the standard reasonably expected of a director of a company under the Companies Act 2006; and

(c) act in a manner designed to facilitate the performance by AlthANCo of its duties under this Section Z.

Board Member Confirmation

Z2.20 Each person elected as a Board Member must confirm in writing to the Alt HAN Secretariat (for the benefit of AlthANCo and each Relevant Supplier Party) that that person:

(a) agrees to act as a Board Member in accordance with this Section Z, including the requirements of Section Z2.19;

(b) agrees to accept appointment as a director of AlthANCo, and to act in such capacity in accordance with this Section Z; and

(c) will be available as reasonably required throughout his or her term of office both to attend Board meetings and to undertake work outside those meetings as may reasonably be required, and must further complete any and all forms required to be completed by law in order for that person to become a director of AlthANCo.

Z2.21 The appointment of a person who would otherwise be a Board Member shall lapse (and the relevant office shall become vacant) if that person does not comply with the requirements of Section Z2.20 within 20 Working Days after a request from the Alt HAN Secretariat to do so.

Notification of Related Persons

Z2.22 Each Board Member shall, as soon as reasonably practicable after his or her election and upon any later relevant change in circumstance, disclose in writing to the Alt HAN Secretariat, the name of each Related Person who is a Relevant Supplier Party or is otherwise likely to be materially affected by the Alt HAN Arrangements (other than in the capacity of Energy Consumer).
Proceedings of the Board

Appointment of the Chair

Z2.23 The Board Members:

(a) shall, as the first item of business at the first meeting of the Board, elect from among them one person to serve as chair of AltHANCo (the Chair); and

(b) may at any subsequent time elect from among them a different person for that purpose, in replacement for any person previously elected.

Meetings of the Board

Z2.24 The Board shall hold meetings with such frequency as it may determine or the Chair may direct, but in any event shall meet as often as necessary in order to ensure the efficient discharge of its duties, and at least once in every two month period.

Z2.25 The location and timing of each meeting shall be determined by the Board or, where no such determination has been made, by the Chair.

Z2.26 Board Members may attend a meeting by telephone conference or other technological means (provided that each Board Member attending the meeting acknowledges that he or she can communicate with each of the others).

Z2.27 Subject to the other provisions of this Section Z (including the Annex), the Board may regulate the conduct of its meetings as it sees fit.

Alternates

Z2.28 The Chair shall, and each other Board Member may, in each case by notice in writing to the Alt HAN Secretariat, appoint another person from time to time to act as his or her alternate.

Z2.29 Where a Board Member does not attend a Board meeting, his or her alternate shall be entitled to attend (and count, in the capacity of alternate, towards the quorum at) that meeting, and to exercise all of the functions and powers of the Board Member at that meeting.

Z2.30 A person appointed as an alternate by any Board Member:

(a) shall immediately cease to be an alternate if the appointing person ceases to be a Board Member; and

(b) may be removed or replaced by that Board Member from time to time, by notice in writing to the Alt HAN Secretariat.

Z2.31 Unless the context otherwise requires, any reference in this Section Z to a Board Member shall be construed as including a reference to that Board Member’s alternate.
Quorum

Z2.32 No decision may be made at any meeting of the Board unless a quorum is present, and the quorum at each meeting of the Board shall be two, at least one of whom must be the Chair.

The Chair

Z2.33 The Chair shall preside at every meeting of the Board and, if he or she is unable to attend any meeting, shall ensure that his or her alternate attends the meeting to act as Chair.

Voting

Z2.34 Each Board Member shall be entitled to attend, and to speak and vote, at every meeting of the Board.

Z2.35 All decisions of the Board shall be by ordinary resolution, passed by a simple majority of Board Members present at the meeting at which the vote takes place.

Z2.36 For these purposes the Chair shall be entitled to vote, and if the votes are tied shall have a second and casting vote.

Meeting Notice and Papers

Z2.37 Each meeting that the Board determines, or the Chair directs, is to be held shall be convened by the Alt HAN Secretariat. Such meeting shall be convened on at least 5 Working Days’ advance notice (or such shorter period as the Board may approve). Such notice shall be given to:

(a) each of the Board Members (and any appointed alternates);
(b) each of the persons referred to in Section Z2.40; and
(c) each Relevant Supplier Party.

Z2.38 The notice of each Board meeting shall contain or be accompanied by a statement of the following:

(a) the time, date and location of the meeting;
(b) the arrangements for those wishing to attend the meeting by telephone conference or other technological means; and
(c) an agenda and any supporting papers.

Z2.39 The proceedings of a Board meeting shall not be invalidated by the accidental omission to give notice of the meeting to (or non-receipt of that notice by) any person entitled to receive it.

Attendance by Other Persons

Z2.40 One representative from each of the following persons shall be entitled to attend and speak (but not vote) at any meeting of the Board:

(a) the Secretary of State;
(b) the Authority; and
Any Relevant Supplier Party shall be entitled to send a representative to attend a Board meeting provided that the Relevant Supplier Party gives the Alt HAN Secretariat notice of its intention to do so at least 3 Working Days' notice in advance of that meeting (or such shorter period of notice as the Chair may approve). Such a representative shall be entitled to attend and (at the Chair's invitation) speak (but in no circumstances vote) at the meeting.

Z2.42 The Chair may (at his or her discretion on grounds of confidentiality) exclude from any part of a Forum meeting any person admitted pursuant to Section Z2.40(c).

Minutes of Board Meetings

Z2.43 The Alt HAN Secretariat shall, within 10 Working Days of each Board meeting, circulate copies of the minutes of that meeting to each of the Board Members, each Relevant Supplier Party, the Secretary of State and the Authority.

Z2.44 If any Board Member disagrees with any item in the minutes, he or she shall at the next Board meeting notify the Chair of the matters which are the cause of the disagreement, and those matters shall be discussed at that meeting.

Z2.45 The Alt HAN Secretariat shall maintain a record of all resolutions voted on by the Board, which shall indicate how each Board Member voted on each resolution, and shall make such record available on request to any Relevant Supplier Party.

Appeals from Decisions of the Board

Z2.46 A Relevant Supplier Party may appeal to the Forum any decision of the Board.

Z2.47 An appeal under Section Z2.46 will only be validly made if it is notified to the Alt HAN Secretariat within 20 Working Days of the date on which the Board made the decision which is subject to appeal.

Z2.48 Where a decision of the Board is appealed:

(a) the decision shall be treated as having no effect; and

(b) the Forum shall make the decision afresh, which shall then have effect for the purposes of this Section Z in substitution for the decision of the Board.

Z2.49 Where personnel of AltHANCo (or its contractor) reasonably require, in connection with the Alt HAN Activities, access to a premises (or part of a premises) to which members of the public do not generally have free access, then:

(a) each Relevant Supplier Party agrees that these personnel may identify themselves as a representative of the Relevant Supplier Parties when seeking to obtain verbal permission from a relevant Energy Consumer to access such premises or part of a premises (for which purpose, a "relevant Energy Consumer" is one of the Relevant Supplier Party's Energy Consumers who reasonably appears to have authority to grant such permission);
subject to obtaining such permission from a relevant Energy Consumer, these personnel may access such premises or part of a premises as the Relevant Supplier Party's representative for purposes connected to the Alt HAN Activities;

AltHANCo shall ensure that these personnel shall, while attending the premises of Energy Consumers in connection with the Alt HAN Activities, act in accordance with Good Industry Practice, the site rules and reasonable instructions of the owner and/or occupier of the relevant premises notified to such personnel, and all Laws and/or Directives applicable to representatives of Relevant Supplier Parties when attending premises;

AltHANCo shall ensure that each Relevant Supplier Party has the right under the Contract (Rights of Third Parties) Act 1999 to enforce breaches of paragraph (c) above against AltHANCo's contractor in accordance with AltHANCo's contract with such contractor; and

AltHANCo shall ensure that the personnel who attend the premises of Energy Consumers pursuant to this Section Z2.49 are subject to such reasonable vetting, and comply with such reasonable consumer protection measures, as the Forum may determine from time to time.

Z3. ALT HAN SECRETARIAT

Z3.1 AltHANCo shall, from time to time, appoint and remove, or make arrangements for the appointment and removal of, one or more persons to be known as the Alt HAN Secretariat.

Z3.2 The Alt HAN Secretariat shall perform those tasks and functions expressly ascribed to it under this Section Z, and any other tasks and functions that either the Forum or AltHANCo may assign to it from time to time. In particular, the Alt HAN Secretariat shall:

(a) support the election of Board Members in accordance with the provisions of the AltHANCo Election Protocol;
(b) support the voting of Forum Members in accordance with the Forum Voting Protocol;
(c) provide such other support to the proceedings of the Forum, any Forum Sub-Group and the Board as each of them may respectively require; and
(d) provide or procure such facilities and services in connection with the operation of the Forum, any Forum Sub-Group and the Board as each of them may respectively require.

Z3.3 AltHANCo shall be responsible for ensuring that the Alt HAN Secretariat undertakes its tasks and functions in respect of this Section Z. In particular, AltHANCo shall ensure that the arrangements under which the Alt HAN Secretariat is appointed oblige it to undertake such tasks and functions on terms no less onerous than those provided for by this Code.

Z3.4 Subject to the other requirements of this Section Z3, the Alt HAN Secretariat shall be appointed by AltHANCo on such terms and conditions and in return for such remuneration as AltHANCo sees fit.

Z3.5 The person appointed as the Alt HAN Secretariat may be the person appointed to carry out the role of Code Administrator and/or the Secretariat.
Z4. ALT HAN COSTS AND BUDGETS

General

Z4.1 The costs and expenses incurred by (or on behalf of) the Forum in exercising its powers, performing its functions and discharging its duties in respect of this Section Z shall be incurred by AltHANCo, and the DCC shall provide AltHANCo:

(a) with the funds necessary to meet such costs and expenses; and
(b) with the funds necessary to meet all other costs and expenses incurred by AltHANCo in the exercise of its duties, powers and functions under this Section Z.

Alt HAN Costs and Expenses

Z4.2 The costs and expenses capable of recovery under this Section Z (the Alt HAN Costs) shall be all the reasonable costs and expenses incurred:

(a) subject to Section Z4.3, by the Forum Chair, Alternate Chair, Forum Members, Board Members and Forum Sub-Group Members in their capacities as such;
(b) by AltHANCo under or in connection with contracts that AltHANCo has entered into in accordance with this Section Z, including in particular any contracts for:
   (i) the acquisition of any services which comprise or form a part of the Alt HAN Activities;
   (ii) the provision of any Alt HAN Services;
   (iii) the appointment of the Forum Chair;
   (iv) the appointment of Forum Sub-Group Members;
   (v) the appointment of the Alt HAN Secretariat; and
   (vi) the appointment of advisers;
(c) by AltHANCo under or in connection with the DAB Phase Financing (the "DAB Phase Financing Alt HAN Costs");
(d) by AltHANCo under or in connection with the Roll Out Phase Financing (the "Roll Out Financing Alt HAN Costs"); and
(e) by AltHANCo under or in connection with any provision of this Section Z,

(in each case) provided that such costs or expenses are provided for in, or otherwise consistent with, an Approved Alt HAN Budget or an Approved Alt HAN Financing Budget.

Z4.3 Subject to the terms of those contracts referred to in Section Z4.2(b):

(a) the Forum Chair, Alternate Chair, Forum Members, Board Members and Forum Sub-Group Members shall be entitled to recover all reasonable travel expenses properly incurred by them in
their roles as such (and the Board shall adopt a policy that sets out guidelines regarding what constitutes reasonable travel expenses);

(b) no Alternate Chair, Forum Member or Board Member shall be entitled to a salary in respect of his or her role as such, or to any payment in respect of the time he or she spends in performing that role; and

(c) no Forum Sub-Group Member shall be entitled to a salary in respect of his or her role as such, or to any payment in respect of the time he or she spends in performing that role, except to the extent that the Forum has approved any such payment.

Z4.4 Where the Forum Chair, Alternate Chair or any Forum Member, Board Member or Forum Sub-Group Member wishes to recover any cost or expense (excepting, in the case of the Forum Chair, any regular payment of salary for which no claim is required to be made) he or she shall submit evidence of the cost or expense in question to the Board (or a named person approved by the Board) for approval.

Z4.5 Any cost or expenses referred to in Section Z4.4 shall only be approved to the extent that it is an Alt HAN Cost, and only if the evidence is submitted in a timely manner (and in any event on or before the 20th Working Day following the end of the relevant Regulatory Year). Once approved, the evidence of the Alt HAN Cost shall be submitted to AltHANCo for payment.

Z4.6 Within 20 Working Days following receipt of evidence of an Alt HAN Cost that has been approved in accordance with Section Z4.5, AltHANCo shall pay the relevant amount to the Forum Chair, Alternate Chair, Forum Member, Board Member or Forum Sub-Group Member making the claim.

Alt HAN Costs to be Reimbursed by the DCC

Z4.7 The Alt HAN Costs incurred by AltHANCo shall be reimbursed to AltHANCo by the DCC. Nothing in Section M2 (Limitations of Liability) shall limit the DCC’s liability to reimburse AltHANCo for the AltHANCo Costs.

Z4.8 AltHANCo may periodically invoice the DCC for the Alt HAN Costs incurred, or reasonably expected to be incurred, by AltHANCo in accordance with the Approved Alt HAN Budget or Approved Alt HAN Financing Budget, provided that AltHANCo shall deduct from such invoice any amounts that represent previous overpayments by the DCC (due to the inaccuracy of AltHANCo estimates, or otherwise) on the basis that AltHANCo shall:

(a) only deduct from an invoice for DAB Phase Financing Alt HAN Costs any previous overpayment in respect of a DAB Phase Financing Alt HAN Cost; and

(b) only deduct from an invoice for Roll Out Financing Alt HAN Costs any previous overpayment in respect of a Roll Out Financing Alt HAN Cost.

Z4.9 The DCC shall pay each invoice submitted by AltHANCo in accordance with Section Z4.7 within 10 Working Days of receipt of such invoice by the DCC, to the account or accounts for payment specified by AltHANCo to the DCC from time to time.

Z4.10 It is acknowledged that the DCC is entitled to recover amounts paid by it to AltHANCo in accordance with this Section Z4 through the Charges (subject to the requirements of the DCC Licence).
Z4.11 In the event that the DCC does not pay AltHANCo in accordance with Section Z4.9, and subject to prior approval from the Authority, AltHANCo may invoice the Relevant Supplier Parties for the unpaid amount (and those Parties shall pay the invoiced amounts to AltHANCo as if they were Charges).

Z4.12 Where Section Z4.11 applies, the amount to be paid by each Relevant Supplier Party shall, unless the Authority approves or directs the use of an alternative methodology, be the same as the amount that the Relevant Supplier Party would have paid in Fixed Alt HAN Charges and in Explicit Charges under Section K7.6(j), calculated in accordance with the Charging Methodology, had the amounts been recovered by the DCC through the Charges.

Z4.13 Any amounts paid by a Relevant Supplier Party in accordance with Section Z4.12 shall be reimbursed by AltHANCo to that Relevant Supplier Party (plus interest at the Non-Default Interest Rate) at such time as the Authority may determine.

Budgets and Work Plans

Timetable

Z4.14 The Board shall take all reasonable steps to give effect to the provisions of Sections Z4.15 to Z4.19 so that a copy of each Approved Alt HAN Budget is provided to the DCC by no later than 1 December in the year prior to the commencement of the first Regulatory Year to which that Approved Alt HAN Budget relates.

Draft Budgets and Work Plans

Z4.15 The Board shall during each Regulatory Year prepare and circulate to all Relevant Supplier Parties, the Secretary of State and the Authority a draft budget in respect of Alt HAN Costs for the next two Regulatory Years commencing thereafter (a Draft Alt HAN Budget).

Z4.16 Each Draft Alt HAN Budget:

(a) shall set out the Board’s good-faith estimate of the Alt HAN Costs that it anticipates will be incurred (or committed to) during each of the relevant Regulatory Years (but excluding DAB Phase Financing Alt HAN Costs and Roll Out Financing Alt HAN Costs to the extent that the Board is satisfied those costs are or will be covered by a separate budget as contemplated under Section Z4.17A);

(b) shall set out how that estimate is composed of the Board’s estimates of the total costs and expenses that it anticipates will be incurred (or committed to) during each of the relevant Regulatory Years in relation to:

(i) the carrying out of the Alt HAN Activities;

(ii) the provision of Alt HAN Services in respect of:

(A) Smart Metering Systems that will use (or be capable of using) installed Shared Solution Alt HAN Equipment;

(B) Smart Metering Systems that will use (or be capable of using) installed Point-to-Point Alt HAN Equipment; and
Point-to-Point Alt HAN Equipment that is provided to, but not installed by, Relevant Supplier Parties;

shall be accompanied by a detailed work plan showing the activities and projects to which the relevant costs and expenses relate; and

may make reasonable provision for contingencies.

Each Draft Alt HAN Budget must provide for limits (both individually and in the aggregate) on costs and expenses not expressly provided for in the budget which can be incurred without having to amend the budget.

The Board may prepare and circulate to all Relevant Supplier Parties, the Secretary of State and Authority separate budgets in respect of:

(a) the DAB Phase Financing Alt HAN Costs (a Draft Alt HAN (DAB Phase) Financing Budget); and

(b) the Roll Out Financing Alt HAN Costs (a Draft Alt HAN (Roll Out) Financing Budget).

Each Draft Alt HAN Financing Budget that the Board decides to prepare and circulate:

(a) shall set out the Board’s good-faith estimate of the DAB Phase Financing Alt HAN Costs or, as applicable, Roll Out Financing Alt HAN Costs, that the Board anticipates will be incurred (or committed to) over whatever period the Board may determine provided such period shall be no longer than necessary to support the DAB Phase Financing or Roll Out Phase Financing, (as relevant);

(b) shall be accompanied by evidence showing the basis for any estimate provided in accordance with paragraph (a) above; and

(c) may make reasonable provision for contingencies.

Approval of Budgets

In relation to (1) the Draft Alt HAN Budget circulated in any Regulatory Year in respect of the next two Regulatory Years commencing thereafter and (2) any Draft Alt HAN Financing Budget, the Board shall:

(a) arrange for the circulation to all the Relevant Supplier Parties of the comments received from each Relevant Supplier Party regarding the Draft Alt HAN Budget or Draft Alt HAN Financing Budget during the 20 Working Days following the date of its circulation;

(b) consider and respond to those comments, and circulate its responses to all Relevant Supplier Parties;

(c) to the extent that it considers it appropriate to do so, amend the Draft Alt HAN Budget and/or the accompanying work plan or the Draft Alt HAN Financing Budget in the light of those comments; and

(d) submit that Draft Alt HAN Budget or Draft Alt HAN Financing Budget to the Forum for its approval, subject to any amendments that the Forum may determine,
and (1) the Draft Alt HAN Budget in such form as it may be approved by the Forum shall be the Approved Alt HAN Budget for the relevant Regulatory Year and (2) any Draft Alt HAN Financing Budget in such form as it may be approved by the Forum shall be an Approved Alt HAN Financing Budget for the period covered by any such Approved Alt HAN Financing Budget.

Z4.19 The Board shall, promptly upon its approval by the Forum, provide the DCC with a copy of the Approved Alt HAN Budget and any Approved Alt HAN Financing Budget, together (in each case) with such supporting information as may reasonably be requested by the DCC.

Amendments to Budgets

Z4.20 The Approved Alt HAN Budget relating to each Regulatory Year may be amended from time to time (whether before, during or after that Regulatory Year, and including in respect of Alt HAN Costs already incurred) and any Approved Alt HAN Financing Budget may be amended from time to time (including in respect of Alt HAN Costs already incurred), provided that, (in each case):

(a) the Board has first followed the procedure set out in Section Z4.18 in relation to the amendment as if it were a Draft Alt HAN Budget or a Draft Alt HAN Financing Budget; and

(b) the Forum has approved either the proposed amendment or such alternative amendment as it may determine.

Provision of Information to the DCC

Timetable

Z4.21 The Board shall take all reasonable steps to give effect to the provisions of Sections Z4.22 to Z4.29 so that a copy of each set of Approved Alt HAN Charging Data is provided to the DCC by no later than 1 December in the year prior to the commencement of the first Regulatory Year to which that Approved Alt HAN Charging Data relates.

Draft Alt HAN Charging Data

Z4.22 The Board shall during each Regulatory Year prepare and circulate to all Relevant Supplier Parties, the Secretary of State and the Authority draft information in respect of the Explicit Charges for Alt HAN Equipment for the next Regulatory Year commencing thereafter (the Draft Alt HAN Charging Data).

Z4.23 Each set of Draft Alt HAN Charging Data shall consist of the information:

(a) referred to in Section Z4.24 in respect of Central Shared Solution Alt HAN Equipment; and

(b) referred to in Section Z4.25 in respect of Central Point-to-Point Alt HAN Equipment.

Shared Solution Alt HAN Equipment

Z4.24 The information referred to in this Section Z4.24 is the Board's best estimate of:

(a) the total annual incremental cost of the provision of Alt HAN Services in the relevant Regulatory Year in respect of Smart Metering Systems that will use (or be capable of using) installed Central Shared Solution Alt HAN Equipment;
(b) the average number of Smart Metering Systems during the relevant Regulatory Year that will use (or be capable of using) installed Central Shared Solution Alt HAN Equipment (excluding any in relation to which the Responsible Supplier has elected to use Opted-out Alt HAN Equipment); and
(c) the average monthly incremental cost (expressed in £ per Smart Metering System per month) of the provision of Alt HAN Services in the relevant Regulatory Year in respect of each Smart Metering System that will use (or be capable of using) installed Central Shared Solution Alt HAN Equipment during that Regulatory Year (excluding any in relation to which the Responsible Supplier has elected to use Opted-out Alt HAN Equipment).

Point-to-Point Alt HAN Equipment

Z4.25 The information referred to in this Section Z4.25 is the Board's best estimate of:

(a) the total annual incremental cost of the provision of Alt HAN Services in the relevant Regulatory Year in respect of Central Point-to-Point Alt HAN Equipment that will be (or will have been) provided to Relevant Supplier Parties by the end of the relevant Regulatory Year (whether provided during the relevant or previous Regulatory Year);
(b) the average number, during the relevant Regulatory Year, of items of Central Point-to-Point Alt HAN Equipment that will have been provided to Relevant Supplier Parties (whether provided in the relevant or any previous Regulatory Year);
(c) the average monthly incremental cost (expressed in £ per item of Central Point-to-Point Alt HAN Equipment) of the provision of Alt HAN Services in the relevant Regulatory Year in respect of Central Point-to-Point Alt HAN Equipment that will have been provided to Relevant Supplier Parties by the end of the Regulatory Year (whether provided during the relevant or any previous Regulatory Year); and
(d) the average monthly incremental cost (expressed in £ per Smart Metering System) of the provision of Alt HAN Services in the relevant Regulatory Year in respect of each Smart Metering System that will use (or be capable of using) installed Central Point-to-Point Alt HAN Equipment during that Regulatory Year (excluding any in relation to which the Responsible Supplier has elected to use Opted-out Alt HAN Equipment).

Z4.26 Not used.

Z4.27 The incremental costs referred to in Sections Z4.24 and Z4.25 shall include all the costs of making available and providing the relevant Alt HAN Services but shall not include any costs or expenses in relation to the carrying out of the Alt HAN Activities.

Approved Alt HAN Charging Data

Z4.28 In relation to the Draft Alt HAN Charging Data circulated in any Regulatory Year in respect of the next Regulatory Year commencing thereafter, the Board shall:

(a) arrange for the circulation to all the Relevant Supplier Parties of the comments received from each Relevant Supplier Party regarding the Draft Alt HAN Charging Data during the 20 Working Days following the date of its circulation;
consider and respond to those comments, and circulate its responses to all Relevant Supplier Parties;

to the extent that it considers it appropriate to do so (consistent with Section Z4.27) amend the Draft Alt HAN Charging Data; and

submit that Draft Alt HAN Charging Data to the Forum for its approval, subject to any amendments that the Forum may (consistent with Section Z4.27) determine,

and the Draft Alt HAN Charging Data in such form as it may be approved by the Forum shall be the Approved Alt HAN Charging Data for the relevant Regulatory Year.

Z4.29 The Board shall, promptly upon its approval by the Forum, for the purposes of the determination by the DCC of Explicit Charges under Section K7.6(j), provide the DCC with a copy of the Approved Alt HAN Charging Data together with such supporting information as may reasonably be requested by the DCC.

The Alt HAN Inventory

Establishment and Maintenance of the Alt HAN Inventory

Z4.30 The Forum shall ensure that a database (the Alt HAN Inventory) is established and at all times maintained which shall include data in respect of:

(a) Central Shared Solution Alt HAN Equipment and Central Point-to-Point Alt HAN Equipment which has been installed at premises, and the MPANs and MPRNs associated with Smart Metering Systems (whether already installed or to be installed) which are capable of using such equipment;

(b) Opted-out Alt HAN Equipment which has been installed at premises, and the MPANs and MPRNs associated with Smart Metering Systems (whether already installed or to be installed) which are capable of using such equipment; and

(c) where Opted-out Alt HAN Equipment has been installed at premises, whether any Relevant Supplier Party which is the Responsible Supplier for a Smart Metering System that is capable of using that Opted-out Alt HAN Equipment has elected to use it in respect of an MPAN or MPRN with which it is associated.

Z4.31 Each Relevant Supplier Party shall ensure that the Alt HAN Inventory is promptly updated upon:

(a) the installation at premises of Alt HAN Equipment which is capable of being used by a Smart Metering System in respect of which that Party is the Responsible Supplier;

(b) that Party electing either:

(i) to use any Opted-out Alt HAN Equipment which is capable of being used by a Smart Metering System in respect of which it is the Responsible Supplier; or

(ii) to cease to use any such Opted-out Alt HAN Equipment.

Z4.32 When a Relevant Supplier Party ensures that the Alt HAN Inventory is updated in accordance with Section Z4.31(a), it shall also ensure that the Alt HAN Inventory records whether the Alt HAN Equipment which has been installed is Opted-out Alt HAN Equipment or otherwise.
The information contained on the Alt HAN Inventory at any time shall be treated as conclusive evidence of whether a Relevant Supplier Party has elected at that time to use any Opted-out Alt HAN Equipment in respect of an MPAN or MPRN.

The Forum shall ensure that all Relevant Supplier Parties have available to them a means by which they can ensure that the Alt HAN Inventory is updated in accordance the requirements of Sections Z4.31 and Z4.32.

Provision of Information to the DCC

In each month of each year, the Board shall provide to the DCC the information set out in Section Z4.36, so that the information is:

(a) obtained by extracting it from the Alt HAN Inventory on the 15th day of that month; and

(b) provided to the DCC within five Working Days of being obtained.

The information set out in this Section Z4.36 is:

(a) for the purposes of the Explicit Charging Metric referred to at Section K7.5(t) ('shared solution Alt HAN Equipment'), a list of MPANs and MPRNs at premises associated with a Smart Metering System which is using (or is capable of using) installed Central Shared Solution Alt HAN Equipment (including where such equipment has been installed but not commissioned, but excluding any MPAN or MPRN associated with a Smart Metering System in relation to which the Responsible Supplier has elected to use Opted-out Alt HAN Equipment);

(b) for the purposes of the Explicit Charging Metric referred to at Section K7.5(u) ('point-to-point solution Alt HAN Equipment'), a list of MPANs and MPRNs at premises associated with a Smart Metering System which is using (or is capable of using) installed Central Point-to-Point Alt HAN Equipment to which the Alt HAN Services relate (including where such equipment has been installed but not commissioned, but excluding any MPAN or MPRN associated with a Smart Metering System in relation to which the Responsible Supplier has elected to use Opted-out Alt HAN Equipment); and

(c) for the purposes of the Explicit Charging Metric referred to at Section K7.5(v) ('stock level point-to-point solution Alt HAN Equipment'):

(i) a list of Relevant Supplier Parties which have been provided with, but have not installed, Central Point-to-Point Alt HAN Equipment; and

(ii) a statement of the number of items of Central Point-to-Point Alt HAN Equipment which have been provided to, but not installed by, each such Relevant Supplier Party.

Reports

The Board shall, as soon as is reasonably practicable following the end of each Regulatory Year, produce and circulate to:

(a) the Relevant Supplier Parties; and

(b) on request, the Secretary of State and the Authority,
a report on the Alt HAN Costs incurred (or committed to) during that Regulatory Year and the activities and projects to which those Alt HAN Costs relate.

**Audit**

Z4.38 The Board shall arrange for the monies paid by and to AltHANCo pursuant to this Section Z4 during each Regulatory Year to be audited by a firm of chartered accountants on an annual basis in order to verify whether the requirements of this Section Z4 have been met.

Z4.39 The Board shall send a copy of such auditor’s report to all Relevant Supplier Parties and to the Authority within 10 Working Days of its receipt by the Board.

Z4.40 The Authority may from time to time require the Board to provide any information in relation to the Alt HAN Costs that the Authority may specify or describe in a notice given to the Board in accordance with this Section Z4.40, and the Board shall ensure that all such information is provided to the Authority by any date and in any format that the Authority may specify for that purpose.

Z4.41 The Authority may arrange for any such audit of the accounts and financial information of AltHANCo as it may consider appropriate for the purpose of verifying whether or not the Alt HAN Costs have been economically and efficiently incurred, and where it does so the Board shall co-operate fully with the Authority and any person acting on its behalf in order to ensure that any such audit is effective for that purpose.

**Z5. TRANSITIONAL PROVISIONS**

**Forum Members**

Z5.1 Where, prior to the coming into force of this Section Z, a Relevant Supplier Party:

(a) nominated a person to represent it in the Forum; and

(b) did not at a later date nominate any different person for that purpose in replacement for the person previously nominated,

the person so nominated shall be treated as being a Forum Member on the date on which this Section Z comes into force.

Z5.2 For the purposes of this Section Z5, a person shall be treated as having been nominated by a Relevant Supplier Party if:

(a) that nomination was made in writing to the Secretary of State; and

(b) the nominating Party is a Relevant Supplier Party on the date on which this Section Z comes into force.

**Forum Decisions**

Z5.3 Where, prior to the coming into force of this Section Z, a decision was made:

(a) at a meeting of persons who were, at the date of that meeting, nominated by Relevant Supplier Parties to represent their interests in the Forum;
(b) in circumstances in which that meeting would be quorate if it took place on the day on which this Section Z comes into force;

(c) in relation to a matter on which a decision could be made by the Forum in accordance with this Section Z if it were made on the date on which this Section Z comes into force;

(d) in accordance with a process which could properly be followed by the Forum if it were followed on the date on which this Section Z comes into force;

(e) in a manner that is substantially consistent with the Forum Voting Protocol applicable on the date on which this Section Z comes into force;

(f) such that, if each person exercising a vote in respect of the relevant resolution at that meeting did so in the same way at a meeting taking place on the day on which this Section Z comes into force, the decision would be the same,

then that decision shall be treated as a decision of the Forum made on the date on which this Section Z comes into force, and for the purposes of this Section Z5 shall be referred to as a Transitional Decision.

Contrary Decisions

Z5.4 The making of a Transitional Decision shall not preclude the Forum from making any contrary decision on or after the date on which this Section Z comes into force, in which case the later decision shall prevail.

Forum Sub-Groups

Z5.5 By virtue of one or more Transitional Decisions, a Forum Sub-Group may be treated on the date on which this Section Z comes into force as being established and having duties, powers or functions delegated to it by the Forum, but no decision that was made by any Forum Sub-Group Members in any meeting prior to this Section Z coming into force shall be treated as having any binding effect.

Appeals

Z5.6 A Transitional Decision shall be capable of appeal, and the provisions of Sections Z1.61 to Z1.67 (Appeals from Decisions of the Forum) shall apply to it as they do to any other decision of the Forum.

Board Decisions

Z5.7 Where:

(a) prior to the coming into effect of this Section Z, any decision was made by the Board; and

(b) by virtue of paragraph 3 of the Annex to this Section Z, that decision has effect on and from the date on which this Section Z comes into effect,

that decision shall be capable of appeal, the provisions of Sections Z2.46 to Z2.48 (Appeals from Decisions of the Board) shall apply in relation to it as they do to any other decision of the Board, and for the purposes of those Sections the decision shall be treated as if it were made on the date on which this Section Z comes into effect.
Z6. DEFINITIONS

Z6.1 For the purpose of this Section Z, unless the context otherwise requires, the following words shall have the meaning given to them below:

Alt HAN Activities has the meaning given to that expression in Standard Condition 55.6 of the Electricity Supply Licence and Standard Condition 49.6 of the Gas Supply Licence.

Alt HAN Costs has the meaning given to that expression in Section Z4.2 (Alt HAN Costs and Expenses).

Alt HAN Equipment has the meaning given to that expression in Standard Condition 55.8 of the Electricity Supply Licence and Standard Condition 49.8 of the Gas Supply Licence.

Alt HAN Inventory has the meaning given to that expression in Section Z4.30 (Establishment and Maintenance of the Alt HAN Inventory).

Alt HAN Secretariat has the meaning given to that expression in Section Z3.1 (Alt HAN Secretariat).

Alt HAN Services has the meaning given to that expression in Standard Condition 55.7 of the Electricity Supply Licence and Standard Condition 49.7 of the Gas Supply Licence.

Alternate Chair has the meaning given to that expression in Section Z1.10 (Election of Forum Chair and Alternate Chair).

AltHANCo has the meaning given to that expression in Section Z2.1 (Establishment of AltHANCo).

AltHANCo Election Protocol has the meaning given to that expression in Section Z2.14 (Election of Board Members).

AltHANCo Objectives has the meaning given to that expression in Section Z2.5 (AltHANCo Objectives).

Approved Alt HAN Budget has the meaning given to that expression in Section Z4.18 (Approval of Budgets).

Approved Alt HAN Charging Data has the meaning given to that expression in Section Z4.28 (Approved Alt HAN Charging Data).
Approved Alt HAN Financing Budget has the meaning given to that expression in Section Z4.18 (Approval of Budgets).

Board has the meaning given to that expression in Section Z2.3 (Establishment of AltHANCo).

Board Member has the meaning given to that expression in Section Z2.8 (Board Composition).

Central Point-to-Point Alt HAN Equipment means Point-to-Point Alt HAN Equipment which is not Opted-out Alt HAN Equipment.

Central Shared Solution Alt HAN Equipment means Shared Solution Alt HAN Equipment which is not Opted-out Alt HAN Equipment.

Chair has the meaning given to that expression in Section Z2.23 (Appointment of the Chair).

DAB Phase Financing means any debt financing entered into by AltHANCo for the purpose of financing Alt HAN Costs in respect of:
   a. the design assurance and build phase of the technological solution development of the Alt HAN Equipment;
   b. the operational mobilisation work necessary for the roll-out of the chosen Alt HAN Equipment; and
   c. fees, costs and expenses in connection with the same.

DAB Phase Financing Alt HAN Costs has the meaning given that expression in Section Z4.2(c) (Alt HAN Costs and Expenses).

DCC Licence means the licence for the provision of a smart meter communication service granted pursuant to sections 6(1A) and (1C) of the Electricity Act 1989.

Draft Alt HAN Budget has the meaning given to that expression in Section Z4.15 (Draft Budgets and Work Plans).

Draft Alt HAN Charging Data has the meaning given to that expression in Section Z4.22 (Draft Alt HAN Charging Data).

Draft Alt HAN Financing Budget means a Draft Alt HAN (DAB Phase) Financing Budget, or a Draft Alt HAN (Roll Out) Financing Budget.

Draft Alt HAN (DAB Phase) Financing Budget has the meaning given to that expression in Section Z4.17A (Draft Budgets and Work Plans).
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Draft Alt HAN (Roll Out)</td>
<td>has the meaning given to that expression in Section Z4.17A (Draft Budgets and Work Plans).</td>
</tr>
<tr>
<td>Financing Budget</td>
<td></td>
</tr>
<tr>
<td>Exempt Premises</td>
<td>has the meaning given to that expression in Standard Condition 55.10 of the Electricity Supply Licence and Standard Condition 49.10 of the Gas Supply Licence.</td>
</tr>
<tr>
<td>Exempt Premises List</td>
<td>has the meaning given to that expression in Standard Condition 55.12 of the Electricity Supply Licence and Standard Condition 49.12 of the Gas Supply Licence.</td>
</tr>
<tr>
<td>Explicit Charges</td>
<td>has the meaning given to that expression in Section K11.1 (Definitions).</td>
</tr>
<tr>
<td>Explicit Charging Metrics</td>
<td>has the meaning given to that expression in Section K11.1 (Definitions).</td>
</tr>
<tr>
<td>Forum Chair</td>
<td>has the meaning given to that expression in Section Z1.10 (Election of Forum Chair and Alternate Chair).</td>
</tr>
<tr>
<td>Forum Member</td>
<td>has the meaning given to that expression in Section Z1.7 (Appointment of Members).</td>
</tr>
<tr>
<td>Forum Objectives</td>
<td>has the meaning given to that expression in Section Z1.3 (Forum Objectives).</td>
</tr>
<tr>
<td>Forum Sub-Group</td>
<td>has the meaning given to that expression in Section Z1.42 (Establishing Forum Sub-Groups).</td>
</tr>
<tr>
<td>Forum Sub-Group Member</td>
<td>has the meaning given to that expression in Section Z1.46 (Membership of Forum Sub-Groups).</td>
</tr>
<tr>
<td>Forum Voting Protocol</td>
<td>means the SEC Subsidiary Document of that name set out in Appendix [TBC].</td>
</tr>
<tr>
<td>Opted-out Alt HAN Equipment</td>
<td>means Alt HAN Equipment which is installed and maintained at premises otherwise than under and in accordance with the arrangements set out at this Section Z.</td>
</tr>
<tr>
<td>Relevant Preceding Period</td>
<td>has the meaning given to that expression in Section Z1.30 (Voting).</td>
</tr>
<tr>
<td>Relevant Supplier Party</td>
<td>means a Supplier Party which is required in accordance with standard condition 39 of an Electricity Supply Licence or standard condition 33 of a Gas Supply Licence (in each case entitled 'Smart Metering System – Roll-out, Installation and Maintenance') to install a Smart Metering System at any premises.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
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<tr>
<td><strong>Roll Out Financing Alt HAN Costs</strong></td>
<td>has the meaning given that expression in Section Z4.2(d) (Alt HAN Costs and Expenses).</td>
</tr>
<tr>
<td><strong>Roll Out Phase Financing</strong></td>
<td>means any debt financing entered into by AltHANCo for the purpose of raising finance to support the roll out of the Alt HAN Equipment, related ancillary services and any fees, costs and expenses in connection with the same.</td>
</tr>
<tr>
<td><strong>Supplier Weighted Vote</strong></td>
<td>has the meaning given to that expression in Section Z1.27 (Voting).</td>
</tr>
<tr>
<td><strong>Transitional Decision</strong></td>
<td>has the meaning given to that expression in Section Z5.3 (Forum Decisions).</td>
</tr>
</tbody>
</table>
Annex - AltHANCo

1. Background

1.1 Alt HAN Company Limited (registered in England and Wales with company number 10002859) ("AltHANCo") has been established on behalf of the Relevant Supplier Parties in order to fulfil the Objective (as defined below), and in doing so will act as the contracting body for the Forum.

1.2 It is intended that the shareholders of AltHANCo shall be limited to Relevant Supplier Parties in accordance with this Annex.

1.3 The Shareholders have agreed that their respective rights as Shareholders shall be regulated by the provisions of this Annex. The rights of the Relevant Supplier Parties as Shareholders are set out exclusively in this Annex. No other provision of this Code shall apply to the regulation of the rights and obligations of Shareholders in their capacity as Shareholders.

1.4 AltHANCo has agreed with the Shareholders to comply with the provisions of this Annex insofar as it relates to AltHANCo.

2. Additional Definitions and Interpretation

2.1 In this Annex, except where the context otherwise requires, the following words and expressions shall have the following meanings:

- **AltHANCo Chair** means the chairman of the Board from time to time

- **AltHANCo Secretary** means the company secretary of AltHANCo from time to time

- **Articles** means the articles of association of AltHANCo, as amended from time to time

- **Board** means the board of directors of AltHANCo at the relevant time

- **Director** means a director of AltHANCo from time to time

- **Objective** means acting as a corporate vehicle to assist the Forum in exercising its powers, duties and functions (including entering into contracts where necessary or desirable in order to implement any Forum decision) and carrying out such other duties, powers and functions as may be allocated to it from time to time in accordance with the Code.

- **Retiring Shareholder** means a Shareholder that ceases to be a Relevant Supplier Party
Share means an ordinary share of £1 each in the share capital of AltHANCo

Shareholder means a person from time to time registered as a holder of a Share

Subscribing Shareholders means each Relevant Supplier Party that has agreed (prior to Section Z of this Code coming into effect) to become a Shareholder on Section Z of this Code coming into effect.

2.2 Words and expressions defined elsewhere in this Code shall have the same meaning in this Annex unless the context otherwise requires.

3. Acknowledgement of Preliminary Matters Already Undertaken

3.1 It is acknowledged that resolutions of the Board and of the Shareholders were made prior to Section Z of this Code coming into effect, at which the business set out in [ref] to this Annex was undertaken. As set out in that [ref], such business is to have effect from Section Z of this Code coming into effect.

3.2 The consequence of the resolutions referred to above is that, with effect from Section Z of this Code coming into effect, each of the Subscribing Shareholders is a Shareholder and each of the Board Members is a Director.

4. AltHANCo’s Objective

4.1 The Shareholders and AltHANCo acknowledge and agree that AltHANCo shall not undertake any activities other than those that are reasonably necessary for carrying out the Objective.

4.2 Each Shareholder acknowledges and agrees that AltHANCo will have complete independence from its Shareholders in its operations and undertakes not to take any action which obstructs or interferes with, or seeks to obstruct or interfere with, the carrying out of the Objective (provided that this Paragraph 4.2 shall not restrict the exercise of Shareholder rights in order to comply with the requirements of this Annex).

5. AltHANCo’s Business

5.1 Each Shareholder agrees with each other Shareholder to exercise its rights under this Annex and as a Shareholder in AltHANCo so as to ensure that:

(a) AltHANCo performs and complies with all its obligations under this Code (including without limitation this Annex) and complies with the restrictions (if any) imposed on it by the Articles; and

(b) AltHANCo’s activities are conducted in accordance with sound and good business practice with a view to achieving the Objective.
6. New Shareholders

6.1 Any Relevant Supplier Party, from time to time, which is not a Shareholder shall be deemed to have applied to the AltHANCo Secretary to become a Shareholder on the date on which Section Z of this Code comes into force or (if later) the accession of that Relevant Supplier Party to this Code pursuant to Section B (Accession). Upon any such application, the Directors shall either:

(a) procure the transfer to such Relevant Supplier Party of one Share then held by a nominee in accordance with Paragraph 7.2 or 7.3; or

(b) allot to such Relevant Supplier Party one Share.

6.2 For the purposes of Paragraph 6.1(b), the Shareholders agree that, where no Shares are otherwise available for issue, they will exercise the voting rights attaching to their Shares to procure that all necessary steps are taken to create and/or authorise the issue of further Shares.

7. Dealings with Shares

7.1 Otherwise than in accordance with the following provisions of this Paragraph 7, no Shareholder shall:

(a) pledge, mortgage (whether by way of fixed or floating charge) or otherwise encumber its legal or beneficial interest in its Shares; or

(b) sell, transfer or otherwise dispose of any of such Shares (or any legal or beneficial interest therein); or

(c) enter into any agreement in respect of the votes attached to Shares; or

(d) agree, whether or not subject to any condition precedent or subsequent, to do any of the foregoing.

7.2 Upon written notice by the Board requiring it to do so, a Retiring Shareholder shall pay up all amounts which remain unpaid on any Share held by it. The Retiring Shareholder will transfer its Shares at par to a nominee who will hold the Shares for and on behalf of all the other Shareholders. The nominee will be selected by the Directors. All costs and expenses of such transfer shall be for the account of the Retiring Shareholder.

7.3 If a Retiring Shareholder fails or refuses to transfer any Shares in accordance with its obligations under Paragraph 7.2, the Retiring Shareholder irrevocably appoints by way of security for the failure to perform obligations under this Paragraph 7.3 any Director to execute and deliver a transfer of the Shares from the Retiring Shareholder to a nominee on behalf of the Retiring Shareholder. AltHANCo may accept the consideration for the transfer (subject to the Retiring Shareholder paying-up all amounts which remain unpaid on any Share) and hold it on trust for the Retiring Shareholder, which acceptance shall be a good discharge to the nominee, and may set off such amounts against the costs and expenses of the transfer. The Directors shall cause the nominee to be registered as the holder of such Share and, following the registration of the transfer, the validity of the proceedings shall not be questioned by AltHANCo or any Shareholder.

7.4 The nominee referred to in Paragraphs 7.2 and 7.3 shall hold Shares transferred to it until such time as it is directed by the Directors to transfer them (or some of them) in accordance with Paragraph 6.1(a) and for such period (and only for such period) as the nominee holds any Shares, all rights attaching to the Share shall be suspended, including:

(a) the right to receive income and/or capital;
the right to attend and vote or appoint proxies to attend and vote at general meetings of AltHANCo (whether on a show of hands or on a poll and in the case of proxies only on a poll); and

c) the right to appoint and remove a Director.

7.5 The Shareholders shall procure that, save in the case of any nominee for the purposes of Paragraphs 7.2 and 7.3:

(a) no person who is not a Relevant Supplier Party may at any time become a Shareholder; and

(b) no Relevant Supplier Party shall hold more than one Share at any time,

and the Directors shall be entitled to refuse to allot and/or to register any transfer of a Share that would result in a breach of this Paragraph 7.5.

8. Composition and Proceedings of the Board

8.1 AltHANCo and the Shareholders acknowledge that Section Z of this Code contains detailed provisions regarding the composition of the Board, and that it is the intention of AltHANCo and the Shareholders that the composition of the Board is identical to that specified under the Code. The Shareholders shall, accordingly, procure that:

(a) each of the Board Members from time to time shall be appointed as a Director; and

(b) the Chair from time to time shall be appointed as the AltHANCo Chair.

8.2 AltHANCo and the Shareholders acknowledge that this Code contains detailed provisions regarding the procedural rules of the Board, and that it is the intention of AltHANCo and the Shareholders that these procedural rules are followed by the Board. The remaining provisions of this Paragraph 8 shall therefore have effect subject to the procedural rules of the Board set out in Section Z2 (The Alt HAN Company); save only to any extent that such procedural rules applicable are incompatible with Laws and Directives stipulating procedural rules for company boards of directors.

8.3 Each Director shall be deemed to have appointed his or her alternate as his or her alternate Director, and shall be deemed to have removed such person from such position on that person ceasing to be his or her alternate. Any such alternate Director shall be entitled to receive notice of all Board meetings and attend and vote as such at any meeting at which the appointing Director is not present and generally in the absence of his or her appointor to do all the things which his or her appointor is authorised or empowered to do. A Director who is also an alternate is entitled, in the absence of his or her appointor:

(a) to a separate vote on behalf of his or her appointor in addition to his or her own vote; and

(b) to be counted as part of the quorum of the Board on his or her own account and also in respect of the Director for whom he or she is the alternate.

8.4 If a Director ceases to be a Board Member, the Shareholders shall exercise their powers to ensure that such person ceases to be a Director. The Relevant Supplier Parties shall jointly and severally indemnify AltHANCo against all Liabilities which AltHANCo may suffer or incur by reason of any claim by that person in connection with his removal from office as a Director.
8.5 The AltHANCo Chair shall chair any Board meeting. If the AltHANCo Chair is unable to be present at a Board meeting, the AltHANCo Chair’s alternate appointed in accordance with Paragraph 8.3 may act as chair of that Board meeting.

8.6 The person appointed from time to time as the Secretariat shall be appointed as the AltHANCo Secretary.

8.7 All resolutions of the Board shall be made by simple majority of those Directors present at the meeting. Each Director (including the AltHANCo Chair in his or her capacity as a Director) shall have one vote, and in the case of an equality of votes the AltHANCo Chair shall have a second and casting vote.

8.8 The Board shall meet at intervals of not less than once in any period of two months unless otherwise agreed by the Directors. A meeting of the Board may be convened at any reasonable time at the request of any Director by written notice to the AltHANCo Secretary.

8.9 Meetings of the Board may be held by means of any telecommunications equipment provided that each of the Directors attending the meeting acknowledges that he or she can communicate with each other. In any such case, the meeting shall be deemed to take place in the location of the AltHANCo Chair during such meeting.

8.10 Each of the Directors shall be given notice by the AltHANCo Secretary of each meeting of the Board setting out details of the time, date and place of meeting at least five Working Days prior to the date of such meeting (provided that such period of notice may be shortened for particular meetings by unanimous written consent of all Directors entitled to attend and vote at the meeting).

8.11 The quorum for each meeting of the Board is one half of all Directors appointed at the relevant time, at least one of whom must be the AltHANCo Chair (or his or her alternate as such).

8.12 A written resolution signed by a majority of the Directors shall be as valid and effective as a resolution passed by a meeting of the Board properly convened and constituted in accordance with the terms of this Annex and the Articles.

8.13 As soon as reasonably practicable and in any event no later than five Working Days after each Board meeting, the AltHANCo Secretary shall circulate minutes of that meeting to each of the Directors.

8.14 The Board may delegate any of its powers to committees of the Board consisting of such persons as the Board may resolve. Any such committee shall exercise only powers expressly delegated to it and shall comply with any regulations imposed on it by the Board.

9. Expenditure and Working Capital

9.1 The Shareholders intend that AltHANCo should be run on a “break even” basis and shall procure that any surplus working capital shall, rather than being distributed to Shareholders, be retained by AltHANCo and applied to subsequent expenditure.

9.2 None of the Shareholders shall be obliged to provide any finance to AltHANCo or to provide any guarantee, indemnity or other security which third parties may require to secure the obligations of AltHANCo.

9.3 The Shareholders shall exercise the rights attaching to their Shares with a view to ensuring that AltHANCo does not incur costs unless authorised to do so in accordance with Section Z4 (Alt HAN Charges), except insofar as is necessary in order to comply with legally binding obligations to which AltHANCo is subject.
10. Accounts

10.1 As soon as reasonably practicable following the end of each Regulatory Year, AltHANCo shall procure that an account shall be taken of all the assets and liabilities of AltHANCo and of all the dealings and transactions of AltHANCo during such Regulatory Year.

10.2 The Board shall prepare a report and accounts in accordance with the Companies Act 2006 to be audited within three months after the end of each Regulatory Year.

11. Conflict with the Articles

11.1 In the event of any ambiguity created by or discrepancy between the provisions of this Annex and the Articles, it is the intention that the provisions of this Annex shall prevail and accordingly the Shareholders shall exercise all voting and other rights and powers available to them so as to give effect to the provisions of this Annex and shall further, if necessary, procure any required amendment to the Articles.

11.2 Any Shareholder failing to comply with the provisions of Paragraph 11.1 shall be deemed to have appointed AltHANCo as its lawful attorney for the purpose of signing any written resolution (or receiving notices of and attending and voting at all meetings) of the members of the AltHANCo to give effect to the provisions of Paragraph 11.1 and to effect any required amendment to the Articles (including to conform the Articles to this Annex), and this power of attorney (which is given by way of security to secure the performance of obligations owed by the Shareholder to the AltHANCo under Paragraph 11.1) shall be irrevocable.

12. Further Assurance

12.1 Each Shareholder shall cooperate with the other Shareholders and execute and deliver to the other Shareholders such other instruments and documents and take such other actions as may be reasonably requested from time to time in order to carry out, evidence and confirm their rights under, and the intended purpose of, this Annex.

13. Duration and Termination

13.1 This Annex shall continue in full force and effect, save in respect of any antecedent breach, until the earlier of:

(a) the provisions of Section Z of this Code ceasing to have effect;

(b) the termination of this Code;

(c) the date on which an effective resolution is passed, or a binding order is made, for the winding up of AltHANCo,

provided, however, that this Annex shall cease to have effect as regards any Relevant Supplier Party who, having been entitled under the terms of this Annex to hold Shares, ceases to hold any Shares.
SEC SCHEDULE 1 – FRAMEWORK AGREEMENT

Dated: ____________ 2013

The Original Parties

and

Smart Energy Code Company Limited

Smart Energy Code Framework Agreement
THIS FRAMEWORK AGREEMENT is made on ___________ 2013

BETWEEN:

(1). the persons whose details are set out in the Schedule (the “Original Parties”); and

(2). Smart Energy Code Company Limited a company incorporated in England and Wales with company number 08430267 (“SECCo”).

WHEREAS

(A). Certain of the Original Parties are the holders of Energy Licences that oblige them to be a party to, and to comply with, the Smart Energy Code.

(B). The Original Parties that do not hold an Energy Licence, or do not hold an Energy Licence that obliges them to be party to the Smart Energy Code, have chosen to become a party to the Smart Energy Code in order to receive Services from the DCC.

(C). SECCo is a company established to facilitate the operation of the Smart Energy Code.

(D). The Original Parties and SECCo have agreed to give effect to, and to be bound by, the Smart Energy Code in accordance with this Framework Agreement.

NOW IT IS HEREBY AGREED as follows:

1. Interpretation

1.1 In this Framework Agreement, including the recitals hereto, “Smart Energy Code” means the code of that name designated by the Secretary of State pursuant to the smart meter communication licences granted pursuant to the Electricity Act 1989 and the Gas Act 1986, as such code is modified from time to time in accordance with its provisions.

1.2 Subject to clause 1.1 above, the words and expressions used in this Framework Agreement shall be construed and interpreted in accordance with the definitions and provisions regarding interpretation set out in Section A (Definitions and Interpretation) of the Smart Energy Code, as if those definitions and provisions regarding interpretation were set out in this Framework Agreement and as if the references therein to “this Code” were to “this Framework Agreement”.

2. Compliance with the Smart Energy Code

2.1 With effect from the date hereof, SECCo and each of the Original Parties hereby undertakes, for the benefit of each other Party from time to time, to comply with the Smart Energy Code in accordance with, and subject to, its terms and conditions.

3. Identity of the Parties

3.1 SECCo and each of the Original Parties acknowledges that it has agreed a mechanism (set out in Section B
(Accession) of the Smart Energy Code) by which New Parties may become bound by the Smart Energy Code, each of whom will then become a Party for the purposes of clause 2 above (and otherwise).

3.2 Each of the Original Parties acknowledges that it has agreed a mechanism (set out in Section M8 (Suspension, Expulsion and Withdrawal) of the Smart Energy Code) by which it may cease to be bound by the Smart Energy Code, from which time it will (subject to Section M8 of the Smart Energy Code) cease to be obliged to comply with the Smart Energy Code.

3.3 SECCo and each of the Original Parties acknowledges that it has agreed a mechanism (set out in Section M8 (Suspension, Expulsion and Withdrawal) of the Smart Energy Code) by which other Parties may cease to be bound by the Smart Energy Code, from which time such other Parties will (subject to Section M8 of the Smart Energy Code) cease to be a Party for the purposes of clause 2 above (and otherwise).

4. **Party Details**

4.1 The Party Details for each of the Original Parties shall (as at the date hereof, and subject to future amendment in accordance with Section M6 (Party Details) of the Smart Energy Code) be those details set out as such in the Schedule.

5. **Third Party Rights**

5.1 Without prejudice to any provisions of the Smart Energy Code permitting enforcement of the Smart Energy Code by third parties, the Original Parties do not intend that any of the terms or conditions of this Framework Agreement will be enforceable by a third party (whether by virtue of the Contracts (Rights of Third Parties) Act 1999 or otherwise).

6. **Counterparts**

6.1 This Framework Agreement may be executed in any number of counterparts, each of which shall be an original but all of which together shall constitute one and the same instrument. The counterpart executed by each of the Original Parties shall attach a schedule containing details of the relevant Original Party, all of which schedules together shall comprise the “Schedule”.

7. **Governing Law and Jurisdiction**

7.1 This Framework Agreement and any dispute or claim arising out of or in connection with it (including non-contractual claims) shall be governed by, and construed in accordance with, the laws specified in Section M11 (Miscellaneous) of the Smart Energy Code from time to time for the purpose of disputes or claims arising out of or in connection with the Smart Energy Code.

7.2 In relation to any dispute or claim arising out of or in connection with this Framework Agreement (including in respect of non-contractual claims), each of the Original Parties and SECCo irrevocably agrees to submit to the exclusive jurisdiction of the relevant person, panel, court or other tribunal specified in Section M7 (Dispute Resolution) of the Smart Energy Code from time to time for the purpose of disputes or claims of that nature.
THIS FRAMEWORK AGREEMENT has been executed and delivered as a DEED on the date first stated above.

Executed and delivered as a deed by

…………………………………………

Print full name of Original Party

acting by an attorney appointed
under a power of attorney

Print name of attorney

Signature …………………………………………

In the presence of:

…………………………………………

Print name of witness

Signature …………………………………………

Address …………………………………………

OR

Executed and delivered as a deed by

…………………………………………

Print full name of Original Party

Print name of person signing

acting by two directors or a director
and the company secretary

Signature …………………………………………

Print name of person signing

Signature …………………………………………
Schedule to the Framework Agreement – Original Parties

(1). The Party’s full name.

(2). Whether the Party is a company or a natural person or a partnership etc.

(3). The Party’s jurisdiction of incorporation (if applicable).

(4). The Party’s registered number (if applicable).

(5). The Party’s registered address (or, if not applicable, its principal address).

(6). Where the Party is incorporated or resident outside Great Britain, an address in Great Britain for the receipt of legal notices on the Party’s behalf.

(7). The Party’s VAT registration number (if applicable).

(8). The Party’s address for invoices under the Code.

(9). The Party’s address or addresses for all other notices under the Code.

(10). The Party Category into which the Party considers it will initially fall.

(11). The Energy Licences held by the Party (including any for which it has applied).

(12). Details of any Parties that are Affiliates of the Party (where the Party is a company).

(13). Where the Party holds one or more Energy Licences, details of any unique identifiers by which the Party is identified under the MRA and/or the UNC (as applicable).
SEC SCHEDULE 2 – ACCESSION AGREEMENT

Dated: 2[XXX]

[New Party]

and

Smart Energy Code Company Limited

Smart Energy Code
Accession Agreement
THIS ACCESSION AGREEMENT is made on [XXX]

BETWEEN:

(1). [TBC] a company incorporated in [Jurisdiction] (registered number [TBC]) whose registered office is at [TBC] (the “New Party”); and

(2). Smart Energy Code Company Limited a company incorporated in England and Wales with company number 08430267 (“SECCo”).

WHEREAS

(A). The New Party is either obliged by its Energy Licence to become a party to the Smart Energy Code, or wishes to become a party to the Smart Energy Code in order to receive Services from the DCC.

(B). SECCo is authorised by the Parties to the Smart Energy Code to accept the accession to the Smart Energy Code of the New Party.

NOW IT IS HEREBY AGREED as follows:

1. Interpretation

1.1 In this Accession Agreement, including the recitals hereto, "Smart Energy Code" means the code of that name designated by the Secretary of State pursuant to the smart meter communication licences granted pursuant to the Electricity Act 1989 and the Gas Act 1986, as such code is modified from time to time in accordance with its provisions.

1.2 Subject to clause 1.1 above, the words and expressions used in this Accession Agreement shall be construed and interpreted in accordance with the definitions and provisions regarding interpretation set out in Section A (Definitions and Interpretation) of the Smart Energy Code, as if those definitions and provisions regarding interpretation were set out in this Accession Agreement and as if the references therein to “this Code” were to “this Accession Agreement”.

2. Compliance with the Smart Energy Code

2.1 With effect from the date hereof, the New Party hereby undertakes, for the benefit of SECCo and each other Party from time to time, to comply with the Smart Energy Code in accordance with, and subject to, its terms and conditions.

3. Identity of the Parties

3.1 The New Party acknowledges that the Original Parties became bound by the Smart Energy Code pursuant to the Framework Agreement, and that each such Original Party is a Party for the purposes of clause 2 above (and otherwise).

3.2 The New Party acknowledges that it has agreed a mechanism (set out in Section B (Accession) of the Smart Energy Code) by which New Parties other than itself may have (or may in the future) become bound by the
Smart Energy Code, each of whom is (or will then become) a Party for the purposes of clause 2 above (and otherwise).

3.3 The New Party acknowledges that it has agreed a mechanism (set out in Section M8 (Suspension, Expulsion and Withdrawal) of the Smart Energy Code) by which it may cease to be bound by the Smart Energy Code, from which time it will (subject to Section M8 of the Smart Energy Code) cease to be obliged to comply with the Smart Energy Code.

3.4 The New Party acknowledges that it has agreed a mechanism (set out in Section M8 (Suspension, Expulsion and Withdrawal) of the Smart Energy Code) by which other Parties may cease to be bound by the Smart Energy Code, from which time such other Parties will (subject to Section M8 of the Smart Energy Code) cease to be a Party for the purposes of clause 2 above (and otherwise).

4. Party Details

4.1 The New Party’s Party Details shall (as at the date hereof, and subject to future amendment in accordance with Section M6 (Party Details) of the Smart Energy Code) be those details set out as such in the Schedule.

5. Third Party Rights

5.1 Without prejudice to any provisions of the Smart Energy Code permitting enforcement of the Smart Energy Code by third parties, neither the New Party nor

5.2 SECCo intends that any of the terms or conditions of this Accession Agreement will be enforceable by a third party (whether by virtue of the Contracts (Rights of Third Parties) Act 1999 or otherwise).

6. Execution

6.1 This Accession Agreement may be executed in any number of counterparts, each of which shall be an original but all of which together shall constitute one and the same instrument.

6.2 Where the Code Administrator has provided unexecuted counterparts of this Accession Agreement to the New Party, the New Party should sign (but not date) both counterparts of this Accession Agreement, and return them to the Code Administrator. In doing so, the New Party will be deemed to have authorised SECCo (by its signature of the counterparts) to complete the agreement and to date the counterparts with the date of such completion.

7. Governing Law and Jurisdiction

7.1 This Accession Agreement and any dispute or claim arising out of or in connection with it (including non-contractual claims) shall be governed by, and construed in accordance with, the laws specified in Section M11 (Miscellaneous) of the Smart Energy Code from time to time for the purpose of disputes or claims arising out of or in connection with the Smart Energy Code.

7.2 In relation to any dispute or claim arising out of or in connection with this Accession Agreement (including in respect of non-contractual claims), each of the New Party and SECCo irrevocably agrees to submit to the exclusive jurisdiction of the relevant person, panel, court or other tribunal specified in Section M7 (Dispute Resolution) of the Smart Energy Code from time to time for the purpose of disputes or claims of that nature.
THIS ACCESSION AGREEMENT has been executed and delivered as a DEED on the date first stated above.

Executed and delivered as a deed by

Print name of person signing

Print full name of New Party

acting by two directors or a
director and the company secretary

Signature ............................................

Print name of person signing

Signature ............................................

Executed and delivered as a deed by

Print name of person signing

Smart Energy Code Company Limited

Signature ............................................

acting by two directors or a
director and the company
secretary

Signature ............................................
Schedule to the Accession Agreement – Party Details

[To include the information referred to in paragraphs 6 to 15 (inclusive) of Schedule 5 (Accession Information).]
SEC SCHEDULE 3 – SPECIMEN BILATERAL AGREEMENT

Dated:2[XXX]

[User]

and

[DCC]

Smart Energy Code
Bilateral Agreement
THIS BILATERAL AGREEMENT is made on 2[XXX]

BETWEEN:

(1). [TBC] a company incorporated in [Jurisdiction] (registered number [TBC]) whose registered office is at [TBC] (the “User”); and

(2). [TBC] a company incorporated in [Jurisdiction] (registered number [TBC]) whose registered office is at [TBC] (the “DCC”).

WHEREAS

(A). The User wishes to procure the Elective Communication Service pursuant to the Smart Energy Code.

(B). The DCC has agreed to provide the Elective Communication Service pursuant to this Bilateral Agreement and the Smart Energy Code, in consideration of the Elective Charges.

NOW IT IS HEREBY AGREED as follows:

1. **Interpretation**

   1.1 In this Bilateral Agreement, unless the context otherwise requires:

   “Elective Charges” means the charges described as such in Schedule 1.

   “Elective Communication Service” means the service described as such in Schedule 2.

   “Smart Energy Code” means the code of that name designated by the Secretary of State pursuant to the smart meter communication licences granted to the DCC pursuant to the Electricity Act 1989 and the Gas Act 1986, as such code is modified from time to time in accordance with its provisions.

   1.2 In this Bilateral Agreement, unless the context otherwise requires, references to “Clauses” and “Schedules” are to the clauses of, and schedules to, this Bilateral Agreement.

   1.3 Subject to Clauses 1.1 and 1.2, the words and expressions used in this Bilateral Agreement shall be construed and interpreted in accordance with the definitions and provisions regarding interpretation set out in Section A (Definitions and Interpretation) of the Smart Energy Code, as if those definitions and provisions regarding interpretation were set out in this Bilateral Agreement and as if the references therein to “this Code” were to “this Bilateral Agreement”.

   1.4 The Parties acknowledge that the Smart Energy Code is subject to modification from time to time in accordance with its provisions, and that the Smart Energy Code as so modified from time to time shall apply for the purposes of this Bilateral Agreement. References to Sections of the Smart Energy Code shall be to those sections as modified and/or renumbered from time to time.

   1.5 The provisions of this Bilateral Agreement are without prejudice to the rights and obligations of the Parties under the Smart Energy Code. The Parties acknowledge that certain provisions of the Smart Energy Code
apply, but such acknowledgments are without prejudice to the potentially broader application of the Smart Energy Code. In the event of any conflict between the provisions of this Bilateral Agreement and the provisions of the Smart Energy Code, the Smart Energy Code shall prevail.

2. **Commencement of this Bilateral Agreement**

   2.1 This Bilateral Agreement shall commence on [TBC]².

3. **Provision of the Elective Communication Services**

   3.1 The DCC shall provide the Elective Communication Services to the User subject to and in accordance with this Bilateral Agreement and the Smart Energy Code.

   3.2 The provision of the Elective Communication Services is subject to the User having completed the User Entry Process. The provision of the Elective Communication Services in respect of any Smart Metering System is subject to that Smart Metering System having been Enrolled.

4. **Elective Charges**

   4.1 The User shall pay the Elective Charges in accordance with Section J (Charges) of the Smart Energy Code.

   4.2 The Elective Charges include a standing charge (as further described in Schedule 1) that is payable by the User regardless of whether or not the Elective Communication Services are requested or provided.²

5. **Security and Data Privacy**

   5.1 The Parties acknowledge that the provisions of Section G (Security) of the Smart Energy Code apply.

   5.2 The Parties acknowledge that the provisions of Section I (Data Privacy) of the Smart Energy Code apply.

6. **Termination or Expiry of this Bilateral Agreement**

   6.1 Subject to earlier termination in accordance with this Clause 6, this Bilateral Agreement shall expire on [TBC].

   6.2 This Bilateral Agreement shall automatically terminate on the User being expelled from, or voluntarily ceasing to be party to, the Smart Energy Code in accordance with Section M8 (Suspension, Expulsion and Withdrawal) of the Smart Energy Code.

   6.3 The User shall, at its discretion, be entitled to terminate this Bilateral Agreement on 20 Working Days’ prior notice in writing to the DCC.

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¹ [Note: consider whether agreement should be conditional on provision of adequate credit support. If so, also add a termination right linked to failure of credit support.]

² [Note: delete or retain as applicable.]
6.4 In the event of termination of this Bilateral Agreement in accordance with Clause 6.3, the User shall not be obliged to pay compensation on termination to the extent such compensation is intended to recover investments made for the purposes of providing the Elective Communication Service where (and to the extent that) the DCC subsequently offers a Service listed in the DCC User Interface Services Schedule that relies upon such investments. Any dispute under this Clause 6.4 may be referred to the Panel for initial determination, but shall ultimately be subject to arbitration.

6.5 Where this Bilateral Agreement terminates in accordance with Clause 6.2 or 6.3, the User shall (subject to Clause 6.4) pay any compensation on termination described in Schedule 1.

7. Suspension

7.1 The User acknowledges that the DCC may suspend provision of the Elective Communication Services where the Panel directs that the DCC should do so pursuant to Section M8 (Suspension, Expulsion and Withdrawal) of the Smart Energy Code. Such suspension shall be without prejudice to any take or pay obligation described in Schedule 1.

8. Communications

8.1 The Parties acknowledge and agree that the provisions of Sections H3 (DCC User Gateway) and M10 (Notices) apply.

9. Amendments

9.1 Without prejudice to Clause 1.4, this Bilateral Agreement may only be amended by agreement in writing by the Parties or in order to give effect to any determination of disputes by the Authority pursuant to the DCC Licence.

9.2 Without prejudice to Clause 1.5, the Parties shall amend this Bilateral Agreement where it has become inconsistent with the Smart Energy Code in order to correct such inconsistency (including where the Specimen Bilateral Agreement is modified, in which case the Parties shall amend this Bilateral Agreement in the same manner and to the same extent).

9.3 The User hereby authorises the DCC to make the amendments to this Bilateral Agreement required pursuant to Clause 9.2 on the User’s behalf. Where the User disputes the requirement for, or form of, any such amendments made by the DCC on the User’s behalf, then the User may refer the matter to the Panel for its determination. Nothing in this Clause 9.3 shall fetter the User’s right to refer disputes to the Authority pursuant to the DCC Licence.

10. Miscellaneous

10.1 The Parties acknowledge that the provisions of Sections M2 (Limitations of Liability), M3 (Services FM and Force Majeure), M4 (Confidentiality), and M5 (Intellectual Property Rights) of the Smart Energy Code apply.

10.2 The Parties acknowledge and agree that this Bilateral Agreement may be novated to DCC’s successor in accordance with Section M9 (DCC Transfer) of the Smart Energy Code.

10.3 This Bilateral Agreement may be executed in any number of counterparts, each of which shall be an original
but all of which together shall constitute one and the same instrument.

10.4 The provisions of Section M11 (Miscellaneous) of the Smart Energy Code shall apply as if set out in this Bilateral Agreement and as if the references therein to “this Code” were to “this Bilateral Agreement”.

11. **Governing Law and Jurisdiction**

11.1 This Bilateral Agreement and any dispute or claim arising out of or in connection with it (including non-contractual claims) shall be governed by, and construed in accordance with, the relevant laws specified in Section M11 (Miscellaneous) of the Smart Energy Code from time to time for the purpose of disputes or claims of that nature.

11.2 In relation to any dispute or claim arising out of or in connection with this Bilateral Agreement (including in respect of non-contractual claims), each of the Parties irrevocably agrees to submit to the exclusive jurisdiction of the relevant person, panel, court or other tribunal specified in Section M7 (Dispute Resolution) of the Smart Energy Code from time to time for the purpose of disputes or claims of that nature.
THIS BILATERAL AGREEMENT has been entered into on the date first stated above.

SIGNED by

duly authorised for and on behalf of ..............................................

Print name of person signing

..............................................
Print full name of User

Signature

..............................................

SIGNED by

duly authorised for and on behalf of the DCC ..............................................

Print name of person signing

Signature

..............................................
Schedule 1 – Elective Charges

[Note: to include charges determined in accordance with the Charging Methodology, and to include standing charges and early termination compensation payments where required in accordance with Section H7.]
Schedule 2 – Elective Communication Services

[Note: to identify services in a manner consistent with the DCC User Interface Services Schedule and Section H7.14.]
SEC SCHEDULE 4 – SECCO

1. Background

1.1 Smart Energy Code Company Limited (registered in England and Wales with company number 08430267) (“SECCo”) has been established on behalf of the Parties in order to fulfil the Objective (as defined below), and in doing so will act as the contracting body for the Panel.

1.2 It is intended that the shareholders of SECCo shall be limited to Eligible Parties in accordance with this Schedule.

1.3 The Shareholders have agreed that their respective rights as Shareholders shall be regulated by the provisions of this Schedule. The rights of the Eligible Parties as Shareholders are set out exclusively in this Schedule. No other provision of this Code shall apply to the regulation of the rights and obligations of Shareholders in their capacity as Shareholders.

1.4 SECCo has agreed with the Shareholders to comply with the provisions of this Schedule insofar as it relates to SECCo.

2. Additional Definitions and Interpretation

2.1 In this Schedule, except where the context otherwise requires, the following words and expressions shall have the following meanings:

- **Articles** means the articles of association of SECCo, as amended from time to time.

- **Board** means the board of directors of SECCo at the relevant time.

- **Director** means a director of SECCo from time to time.

- **Eligible Party** means a Party that is not the DCC (which, for the avoidance of doubt, does not include SECCo), and which either:
  
  (a) holds an Energy Licence that obliges it to be a party to this Code; or
  
  (b) does not hold an Energy Licence that obliges it to be a party to this Code, but has opted (by notice in writing to the SECCo Secretary) to be a Shareholder.

- **Objective** means acting as a corporate vehicle to assist the Panel in exercising its powers, duties and functions (including entering into contracts where necessary or desirable in order to implement any Panel Decision).

- **Panel Decision** means a resolution of the Panel (or a resolution made by any Sub-Committee to which the Panel has delegated decision-making authority in accordance with Section C7 (Sub-Committees)), and cognate terms shall be construed accordingly.

- **Retiring Shareholder** means either:
(c) a Shareholder that ceases to be a Party; or

(d) a Shareholder that does not hold an Energy Licence that obliges it to be a party to this Code and which gives notice that it no longer wishes to be a Shareholder (such notice to be given in writing to the SECCo Secretary).

SECCo Chair means the chairman of the Board from time to time.

SECCo Secretary means the company secretary of SECCo from time to time.

Share means an ordinary share of £1 each in the share capital of SECCo.

Shareholder means a person from time to time registered as a holder of a Share.

Subscribing Shareholders means each Eligible Party that agreed (prior to the designation of this Code) to become a Shareholder with effect from the designation of this Code.

2.2 Words and expressions defined elsewhere in this Code shall have the same meaning in this Schedule unless the context otherwise requires.

3. Acknowledgement of Preliminary Matters Already Undertaken

3.1 It is acknowledged that resolutions of the Board and of the Shareholders were made prior to the designation of this Code, at which the business set out in annex 1 to this Schedule was undertaken. As set out in that annex, such business is to have effect from the designation of this Code.

3.2 The consequence of the resolutions referred to above is that, with effect from the designation of this Code, each of the Subscribing Shareholders is a Shareholder and each of the Panel Members is a Director.

4. SECCo’s Objective

4.1 The Shareholders and SECCo acknowledge and agree that SECCo shall not undertake any activities other than those that are reasonably necessary for carrying out the Objective.

4.2 Each Shareholder acknowledges and agrees that SECCo will have complete independence from its Shareholders in its operations and undertakes not to take any action which obstructs or interferes with, or seeks to obstruct or interfere with, the carrying out of the Objective (provided that this Paragraph 4.2 shall not restrict the exercise of Shareholder rights in order to comply with the requirements of this Schedule).

5. SECCo’s Business

5.1 Each Shareholder agrees with each other Shareholder to exercise its rights under this Schedule and as a Shareholder in SECCo so as to ensure that:

(a) SECCo performs and complies with all its obligations under this Code (including without limitation this Schedule) and complies with the restrictions (if any) imposed on it by the Articles; and
(b) SECCo’s activities are conducted in accordance with sound and good business practice with a view to achieving the Objective.

6. New Shareholders

6.1 Any Eligible Party, from time to time, which is not a Shareholder may apply to the SECCo Secretary to become a Shareholder. An Eligible Party holding an Energy Licence that obliges it to be a party to this Code shall be deemed to have so applied on its accession to this Code pursuant to Section B (Accession). Upon any such application, the Directors shall either:

(a) procure the transfer to such Eligible Party of one Share then held by a nominee in accordance with Paragraph 7.2 or 7.3; or

(b) allot to such Eligible Party one Share.

6.2 For the purposes of Paragraph 6.1(b), the Shareholders agree that, where no Shares are otherwise available for issue, they will exercise the voting rights attaching to their Shares to procure that all necessary steps are taken to create and/or authorise the issue of further Shares.

7. Dealings with Shares

7.1 Otherwise than in accordance with the following provisions of this Paragraph 7, no Shareholder shall:

(a) pledge, mortgage (whether by way of fixed or floating charge) or otherwise encumber its legal or beneficial interest in its Shares; or

(b) sell, transfer or otherwise dispose of any of such Shares (or any legal or beneficial interest therein); or

(c) enter into any agreement in respect of the votes attached to Shares; or

(d) agree, whether or not subject to any condition precedent or subsequent, to do any of the foregoing.

7.2 Upon written notice by the Board requiring it to do so, a Retiring Shareholder shall pay up all amounts which remain unpaid on any Share held by it. The Retiring Shareholder will transfer its Shares at par to a nominee who will hold the Shares for and on behalf of all the other Shareholders. The nominee will be selected by the Directors. All costs and expenses of such transfer shall be for the account of the Retiring Shareholder.

7.3 If a Retiring Shareholder fails or refuses to transfer any Shares in accordance with its obligations under Paragraph 7.2, the Retiring Shareholder irrevocably appoints by way of security for the failure to perform obligations under this Paragraph 7.3 any Director to execute and deliver a transfer of the Shares from the Retiring Shareholder to a nominee on behalf of the Retiring Shareholder. SECCo may accept the consideration for the transfer (subject to the Retiring Shareholder paying-up all amounts which remain unpaid on any Share) and hold it on trust for the Retiring Shareholder, which acceptance shall be a good discharge to the nominee, and may set off such amounts against the costs and expenses of the transfer. The Directors shall cause the nominee to be registered as the holder of such Share and, following the registration of the transfer, the validity of the proceedings shall not be questioned by SECCo or any Shareholder.
7.4 The nominee referred to in Paragraphs 7.2 and 7.3 shall hold Shares transferred to it until such time as it is directed by the Directors to transfer them (or some of them) in accordance with Paragraph 6.1(a) and for such period (and only for such period) as the nominee holds any Shares, all rights attaching to the Share shall be suspended, including:

(a) the right to receive income and/or capital;

(b) the right to attend and vote or appoint proxies to attend and vote at general meetings of SECCo (whether on a show of hands or on a poll and in the case of proxies only on a poll); and

(c) the right to appoint and remove a Director.

7.5 The Shareholders shall procure that, save in the case of any nominee for the purposes of Paragraphs 7.2 and 7.3:

(a) no person who is not an Eligible Party may at any time become a Shareholder; and

(b) no Eligible Party shall hold more than one Share at any time,

and the Directors shall be entitled to refuse to allot and/or to register any transfer of a Share that would result in a breach of this Paragraph 7.5.

8. Composition and Proceedings of the Board

8.1 SECCo and the Shareholders acknowledge that this Code contains detailed provisions regarding the composition of the Panel, and that it is the intention of SECCo and the Shareholders that the composition of the Board is identical to the composition of the Panel. The Shareholders shall, accordingly, procure that:

(a) each of the Panel Members from time to time shall be appointed as a Director; and

(b) the Panel Chair from time to time shall be appointed as the SECCo Chair.

8.2 SECCo and the Shareholders acknowledge that this Code contains detailed provisions regarding the procedural rules of the Panel, and that it is the intention of SECCo and the Shareholders that the procedural rules of the Board are identical to the procedural rules of the Panel. The remaining provisions of this Paragraph 8 shall therefore have effect subject to the procedural rules of the Board set out in Section C (Governance); save only to the extent that such procedural rules applicable to the Panel are incompatible with Laws and Directives stipulating procedural rules for company boards of directors.

8.3 Each Director shall be deemed to have appointed his or her Alternate as his or her alternate Director, and shall be deemed to have removed such person from such position on that person ceasing to be his or her Alternate. Any such alternate Director shall be entitled to receive notice of all Board meetings and attend and vote as such at any meeting at which the appointing Director is not present and generally in the absence of his or her appointor to do all the things which his or her appointor is authorised or empowered to do. A Director who is also an alternate is entitled, in the absence of his or her appointor:

(a) to a separate vote on behalf of his or her appointor in addition to his or her own vote; and
(b) to be counted as part of the quorum of the Board on his or her own account and also in respect of the Director for whom he or she is the alternate.

8.4 If a Director ceases to be a Panel Member, the Shareholders shall exercise their powers to ensure that such person ceases to be a Director. The DCC shall indemnify SECCo against all Liabilities which SECCo may suffer or incur by reason of any claim by that person in connection with his removal from office as a Director.

8.5 The SECCo Chair shall chair any Board meeting. If the SECCo Chair is unable to be present at a Board meeting, the SECCo Chair’s alternate appointed in accordance with Paragraph 8.3 may act as chair of that Board meeting.

8.6 The person appointed from time to time as the Secretariat shall be appointed as the SECCo Secretary.

8.7 All resolutions of the Board shall be made by simple majority of those Directors present at the meeting. Each Director shall have one vote, provided that the SECCo Chair shall have no vote (except in the case of equality of votes, in which case the SECCo Chair shall have the casting vote). Notwithstanding the foregoing, in the case of the person appointed as SECCo Chair by virtue of being Panel Chair in accordance with Section X (Transition), that person shall have a vote as a Director and shall not have any casting vote.

8.8 The Board shall meet at intervals of not less than once in any period of two months unless otherwise agreed by the Directors. Insofar as reasonably practicable, meetings of the Board shall follow on immediately from meetings of the Panel. A meeting of the Board may be convened at any reasonable time at the request of any Director by written notice to the SECCo Secretary.

8.9 Meetings of the Board may be held by means of any telecommunications equipment provided that each of the Directors attending the meeting acknowledges that he or she can communicate with each other. In any such case, the meeting shall be deemed to take place in the location of the SECCo Chair during such meeting.

8.10 Each of the Directors shall be given notice by the SECCo Secretary of each meeting of the Board setting out details of the time, date and place of meeting at least 10 Working Days prior to the date of such meeting (provided that such period of notice may be shortened for particular meetings by unanimous written consent of all Directors entitled to attend and vote at the meeting).

8.11 The quorum for each meeting of the Board is one half of all Directors appointed at the relevant time, at least one of whom must be the SECCo Chair (or his or her alternate as such).

8.12 A written resolution signed by a majority of the Directors shall be as valid and effective as a resolution passed by a meeting of the Board properly convened and constituted in accordance with the terms of this Schedule and the Articles.

8.13 As soon as reasonably practicable and in any event no later than five Working Days after each Board meeting, the SECCo Secretary shall circulate minutes of that meeting to each of the Directors.

8.14 The Board may delegate any of its powers to committees of the Board consisting of such persons as the Board may resolve. Any such committee shall exercise only powers expressly delegated to it and shall comply with any regulations imposed on it by the Board.
9. **Expenditure and Working Capital**

9.1 The Shareholders intend that SECCo should be run on a “break even” basis and shall procure that any surplus working capital shall, rather than being distributed to Shareholders, be retained by SECCo and applied to subsequent expenditure.

9.2 None of the Shareholders shall be obliged to provide any finance to SECCo or to provide any guarantee, indemnity or other security which third parties may require to secure the obligations of SECCo.

9.3 The Shareholders shall exercise the rights attaching to their Shares with a view to ensuring that SECCo does not incur costs unless authorised to do so in accordance with Section C8 (Panel Costs and Budgets), except insofar as is necessary in order to comply with legally binding obligations to which SECCo is subject.

10. **Accounts**

10.1 As soon as reasonably practicable following the end of each Regulatory Year, SECCo shall procure that an account shall be taken of all the assets and liabilities of SECCo and of all the dealings and transactions of SECCo during such Regulatory Year.

10.2 The Board shall prepare a report and accounts in accordance with the Companies Act 2006 to be audited within three months after the end of each Regulatory Year.

11. **Conflict with the Articles**

11.1 In the event of any ambiguity created by or discrepancy between the provisions of this Schedule and the Articles, it is the intention that the provisions of this Schedule shall prevail and accordingly the Shareholders shall exercise all voting and other rights and powers available to them so as to give effect to the provisions of this Schedule and shall further, if necessary, procure any required amendment to the Articles.

11.2 Any Shareholder failing to comply with the provisions of Paragraph 11.1 shall be deemed to have appointed SECCo as its lawful attorney for the purpose of signing any written resolution (or receiving notices of and attending and voting at all meetings) of the members of the SECCo to give effect to the provisions of Paragraph 11.1 and to effect any required amendment to the Articles (including to conform the Articles to this Schedule), and this power of attorney (which is given by way of security to secure the performance of obligations owed by the Shareholder to the SECCo under Paragraph 11.1) shall be irrevocable.

12. **Further Assurance**

Each Shareholder shall co-operate with the other Shareholders and execute and deliver to the other Shareholders such other instruments and documents and take such other actions as may be reasonably requested from time to time in order to carry out, evidence and confirm their rights under, and the intended purpose of, this Schedule.

13. **Duration and Termination**

13.1 This Schedule shall continue in full force and effect, save in respect of any antecedent breach, until the earlier of:
(a) the termination of this Code; and

(b) the date on which an effective resolution is passed, or a binding order is made, for the winding up of SECCo, provided, however, that this Schedule shall cease to have effect as regards any Eligible Party who, having been entitled under the terms of this Schedule to hold Shares, ceases to hold any Shares.

provided, however, that this Schedule shall cease to have effect as regards any Eligible Party who, having been entitled under the terms of this Schedule to hold Shares, ceases to hold any Shares.
ANNEX 1

Prior to designation of this Code, SECCo (acting by its directors from time to time) and/or the shareholders of SECCo (as applicable) approved the following matters:

1. the change of name of SECCo to Smart Energy Code Company Limited;
2. the transfer of the subscription share in the capital of SECCo to a nominee as if Paragraph 7.2 applied;
3. the change of the registered office of SECCo to the registered address of the Secretariat;
4. the change of the accounting reference date of SECCo to 31 March;
5. the adoption of new Articles of Association of SECCo as per Annex 2;
6. the subscription for Shares in SECCo by the Subscribing Shareholders;
7. the appointment as Directors of SECCo of the Panel Members nominated pursuant to Section X (Transition);
8. the appointment as the company secretary of SECCo of the Secretariat nominated pursuant to Section X (Transition);
9. conflicts of interest (if any) of the incoming Directors of SECCo;
10. the resignation of the incumbent Director of SECCo appointed at incorporation; and
11. the filings at Companies House and updates to the statutory books of SECCo in relation to the matters referred to at 1 – 10 above.
ANNEX 2

Form of New Articles

ARTICLES OF ASSOCIATION

THE COMPANIES ACT 2006

ARTICLES OF ASSOCIATION

of

Smart Energy Code Company Limited (the “Company”)

(Registered No. 08430267)

(adopted by Special Resolution passed on [ ])

1. Defined terms

1.1 In these articles:

“CA 2006” means the Companies Act 2006;

“Code” means the Smart Energy Code designated by the Secretary of State pursuant to the smart meter communication licences granted pursuant to the Electricity Act 1989 and the Gas Act 1986, as such code is modified from time to time in accordance with its provisions;

“Companies Acts” means the Companies Acts (as defined in section 2 of the CA 2006), in so far as they apply to the company;

“connected persons” in relation to a director means persons connected with that director for the purposes of
section 252 CA 2006;

“eligible director” means, in relation to a matter or decision, a director who is or would be entitled to count in the quorum and vote on the matter or decision at a meeting of directors (but excluding any director whose vote is not to be counted in respect of the particular matter or decision);

“Group Company” means a body corporate which is at the relevant time:

(a) a subsidiary of the Company; or
(b) the Company’s holding company or a subsidiary of that holding company,

and for these purposes “holding company” and “subsidiary” have the meanings given to those expressions in section 1159 CA 2006;

“Model Articles” means the regulations contained in Schedule 3 to The Companies (Model Articles) Regulations 2008; and

“Panel” has the meaning given to that expression in the Code.

1.2 Unless the context otherwise requires, other words or expressions contained in these articles bear the same meaning as in the Model Articles and CA 2006, in each case as in force on the date when these articles become binding on the Company.

1.3 For the purposes of these articles a corporation shall be deemed to be present in person if its representative duly authorised in accordance with the Companies Acts is present in person.

1.4 Headings in these articles are used for convenience only and shall not affect the construction or interpretation of these articles.

1.5 A reference in these articles to an “article” is a reference to the relevant article of these articles unless expressly provided otherwise.

1.6 Unless expressly provided otherwise, a reference to a statute, statutory provision or subordinate legislation is a reference to it as it is in force from time to time, taking account of:

(a) any subordinate legislation from time to time made under it; and

(b) any amendment or re-enactment,

and includes any statute, statutory provision or subordinate legislation which it amends or re-enacts.

1.7 Any phrase in these articles or the Model Articles introduced by the terms “including”, “include”, “in particular” or any similar expression shall be construed as illustrative and shall not limit the sense of the words preceding those terms.

2. Adoption and variation of Model Articles
2.1 Subject as provided in these articles, the Model Articles shall apply to the Company.

2.2 Model Articles 7, 8(2), 11, 12, 13(3), 16, 17(2), 18(4), 19, 20, 21, 23, 41, 52 – 62 (inclusive), and 70 – 77 (inclusive) shall not apply to the Company.

3. **Conflicts of interest**

3.1 In this article and articles 4 and 5:

“authorise” means to authorise in accordance with section 175(5)(a) CA 2006 and “authorisation”, “authorised” and cognate expressions shall be construed accordingly;

a “conflict of interest” includes a conflict of interest and duty and a conflict of duties;

“conflicted director” means a director in relation to whom there is a conflicting matter;

“conflicting matter” means a matter which would or might (if not authorised or if not permitted under article 4) constitute or give rise to a breach of the duty of a director under section 175(1) CA 2006 to avoid a conflict situation;

“conflict situation” means a situation in which a director has, or can have, a direct or indirect interest that conflicts, or possibly may conflict, with the interests of the company (including a conflict of interest);

“interested director” means a director who has, in any way, a material direct or indirect interest in a matter or decision;

a conflicting matter, conflict situation or interest is “material” unless it cannot reasonably be regarded as likely to give rise to a conflict of interest; and

“other directors” means, in relation to a particular conflicting matter, directors who are not interested directors in relation to that conflicting matter.

3.2 Exercise of the power of the directors to authorise a conflicting matter shall be subject to the provisions of this article.

3.3 The provisions of this article apply:

(a) subject to article 4; and

(b) without prejudice (and subject) to the provisions of section 175(6) CA 2006.

Nothing in these articles shall invalidate an authorisation.

3.4 A conflicted director seeking authorisation of any conflicting matter shall disclose to the other directors the nature and extent of the conflicting matter as soon as is reasonably practicable. The conflicted director shall provide the other directors with such details of the conflicting matter as are necessary for the other directors to decide how to address the conflicting matter, together with such additional information as may be requested by the other directors.
3.5 Any director (including the conflicted director) may propose that a conflicted director’s conflicting matter be authorised. Any such proposal, and any authorisation given by the directors, shall be effected in the same way as any other matter that may be proposed to and resolved on by the directors under the provisions of these articles, except that:

(a) the conflicted director and any other interested director shall not count towards the quorum nor vote on any resolution giving that authorisation; and

(b) the conflicted director and any other interested director may, if the other directors so decide, be excluded from any meeting of the directors while the conflicting matter and the giving of that authorisation are under consideration.

3.6 Where the directors authorise a conflicted director’s conflicting matter:

(a) the directors may (whether at the time of giving the authorisation or subsequently):

   (i) require that the conflicted director is excluded from the receipt of information, the participation in discussions and/or the making of decisions (whether at meetings of the directors or otherwise) in relation to which any actual or potential conflict of interest may arise from the conflicting matter; and

   (ii) impose on the conflicted director such other terms or conditions for the purpose of dealing with any actual or potential conflict of interest which may arise from the conflicting matter as they may determine;

(b) the conflicted director shall conduct himself in accordance with any terms or conditions imposed by the directors (whether at the time of giving that authorisation or subsequently);

(c) the directors may provide that, where the conflicted director obtains (otherwise than through his position as a director) information that is confidential to a third party, the conflicted director will not be obliged to disclose the information to the company, or to use or apply the information in relation to the company’s affairs, where to do so would amount to a breach of that confidence;

(d) the terms of the authorisation shall be recorded in writing (but the authorisation shall be effective whether or not the terms are so recorded); and

(e) the directors may revoke or vary the authorisation at any time but no such action will affect anything done by the conflicted director prior to that action in accordance with the terms of the authorisation.

4. Permitted conflict situations

4.1 If a director or a connected person of a director:

(a) is or becomes a member, director, manager or employee of the company or any other Group Company; or

(b) acquires and holds shares in the capital of any other body corporate, wherever incorporated, provided
that the shares held by the director and his connected persons do not exceed 3% of the nominal value of the issued share capital of that body corporate;

any conflict situation which arises only by reason of such a conflicting matter is permitted by this article and the relevant conflicting matter does not require disclosure and authorisation in accordance with article 3.

4.2 A director shall not, by reason of his office or of the resulting fiduciary relationship, be liable to account to the company for any benefit which he (or a person connected with him) derives from:

(a) a conflicting matter authorised by the directors;

(b) a conflicting matter to which article 4.1 applies; or

(c) a decision of the directors in relation to which, in accordance with article 5.2, the director was an eligible director, notwithstanding his relevant conflicting interest,

and no transaction or arrangement shall be liable to be avoided on the grounds of any such interest or benefit.

5. Directors' interests and decision making

5.1 Model Articles - 8 – 10 (inclusive), 13, 17 and 18 shall take effect subject to the terms of the Code.

5.2 A director who has a direct or indirect interest or duty that conflicts with the interests of the company in relation to a proposed decision of the directors is not an eligible director in relation to that decision unless article 5.3 applies to him.

5.3 A director who has a direct or indirect interest that conflicts with the interests of the company in relation to a proposed decision of the directors (a “relevant conflicting interest”) shall be an eligible director in relation to that decision, provided that:

(a) in a case where the relevant conflicting interest is in an actual or proposed transaction or arrangement with the company, the nature and extent of the relevant conflicting interest either:

(i) has been duly declared to the other directors in accordance with section 177 or section 182 CA 2006, as the case may require; or

(ii) is not required by the terms of either of those sections to be declared; and

(A) where the relevant conflicting interest is constituted by, or arises from, a conflicting matter of the director and:

(1) that conflicting matter (or any breach of the relevant director’s duty under section 175(1) CA 2006 by reason of that conflicting matter) is or has been authorised, permitted, approved or ratified, either in accordance with article 3 or article 4 or by the members (and that authorisation, permission, approval or ratification has not been revoked, withdrawn or reversed); and

(2) the relevant director has not been required to be excluded from participation in discussions
and/or the making of decisions in relation to which the director has the relevant conflicting interest; or

(B) where the relevant conflicting interest is constituted by, or arises from, a conflicting matter of the director and that conflicting matter (or any breach of the relevant director’s duty under section 175(1) CA 2006 by reason of that conflicting matter) is not or has not been authorised, permitted, approved or ratified, either in accordance with article 3 or article 4 or by the members:

(1) the conflict situation arising by reason of that conflicting matter is not material; or

(2) the other directors are aware of the relevant conflicting interest and have determined that the director shall be an eligible director in relation to that decision; and

(b) in any other case:

(i) the director has disclosed the nature and extent of the relevant conflicting interest, or has not done so where:

(A) it cannot reasonably be regarded as likely to give rise to a conflict of interest; or

(B) the other directors are already aware of it; and

(ii) where the relevant conflicting interest is constituted by, or arises from, a conflicting matter of the director and:

(A) that conflicting matter (or any breach of the relevant director’s duty under section 175(1) CA 2006 by reason of that conflicting matter) is or has been authorised, permitted, approved or ratified, either in accordance with article 3 or article 4 or by the members (and that authorisation, permission, approval or ratification has not been revoked, withdrawn or reversed); and

(B) the relevant director has not been required to be excluded from participation in discussions and/or the making of decisions in relation to which the director has the relevant conflicting interest; or

(iii) where the relevant conflicting interest is constituted by, or arises from, a conflicting matter of the director and that conflicting matter (or any breach of the relevant director’s duty under section 175(1) CA 2006 by reason of that conflicting matter) is not or has not been authorised, permitted, approved or ratified, either in accordance with article 3 or article 4 or by the members:

(A) the conflict situation arising by reason of that conflicting matter is not material; or

(B) the other directors are aware of the relevant conflicting interest and have determined that the director shall be an eligible director in relation to that decision; but

the provisions of this article do not apply in relation to a decision under article 3.5.
For the purposes of this article, the other directors are to be treated as aware of anything of which they ought reasonably to be aware.

5.4 If a question arises at a meeting of the directors about whether or not a director (other than the chair of the meeting):

(a) has a material conflict situation for the purposes of articles 3 or 4;

(b) can vote (where that director does not agree to abstain from voting) on the issue in relation to which the conflict situation arises; or

(c) can be counted in the quorum (where that director does not agree not to be counted in the quorum) for the purpose of voting on the issue in relation to which the conflict arises,

the question must (unless article 5.5 applies) be referred to the chair of the meeting. The ruling of the chair of the meeting in accordance with this article 5.4 about any director other than himself is final and conclusive, unless the nature or extent of the director’s conflict situation (so far as it is known to him) has not been fairly disclosed to the other directors.

5.5 If in relation to a question of the kind referred to in article 5.4 the chair of the meeting is an interested director, the question must be referred to the other directors in accordance with article 5.5 as if it were a question about the chair of the meeting.

5.6 If a question of the kind referred to in article 5.4 arises about the chair of the meeting (or if article 5.5 applies), the question shall be decided by a resolution of the other directors. The chair of the meeting (or conflicted director) cannot vote on the question but can be counted in the quorum. The other directors’ resolution about the chair of the meeting (or conflicted director) is conclusive, unless the nature and extent of the chair’s (or conflicted director’s) conflict situation (so far as it is known to him) has not been fairly disclosed to the other directors.

5.7 For the purposes of:

(a) any meeting (or part of a meeting) held in accordance with article 3 to authorise a director’s conflict; or

(b) any determination in accordance with article 5.4 or 5.6,

if there is only one director present who is not an interested director for the purpose of that authorisation or determination, the quorum for that meeting (or part of a meeting) is one eligible director.

5.8 For the purposes of:

(a) any written directors’ resolution to authorise a director’s conflict in accordance with article 3; or

(b) any written determination in accordance with article 5.4 or 5.6,

if there is only one director in office who is not an interested director for the purpose of that authorisation or determination, the quorum for the purpose of signing that resolution or determination is one eligible director.
5.9 Nothing in this article 5 shall be taken as absolving any director from any of the obligations set out in article 3. A determination by the directors in accordance with article 5.3(a)(ii)(B)(2) or 5.3(b)(iii)(B) that a conflicted director may be an eligible director in relation to a decision of the directors does not amount to authorisation of the relevant conflict situation.

5.10 The company may, by ordinary resolution, ratify any transaction, arrangement or other matter which has not been properly authorised by reason of a contravention of these articles.

6. **Decision-making by directors: general**

6.1 Subject to the terms the Code, the general rule about decision-making by directors is that any decision of the directors must be either a majority decision at a meeting or by written resolution in accordance with Model Article 18.

6.2 The quorum for each meeting of the Board is one half of all Directors appointed at the relevant time, at least one of whom must be the SECCo Chair (or his or her alternate as such). If:

(a) the Company only has one director; and

(b) no other provision of these articles requires it to have more than one director,

the general rule does not apply, the quorum for meetings of the directors shall be one and the director may take decisions without regard to any of the provisions of these articles relating to directors’ decision-making, other than the provisions of articles 6.3 and 6.7.

6.3 The directors must ensure that the Company keeps a record, in writing, for at least 10 years from the date of the decision recorded, of every unanimous or majority decision taken by the directors.

6.4 Model Article 9(3) shall be modified so that any meeting where all the directors participating are not in the same place shall be treated as taking place in the place where the chair of the meeting is.

6.5 Model Article 10(2) shall be read:

(a) subject to articles 5 and 6.2; and

(b) as if the final word was deleted and the words “two eligible directors” were added in its place.

6.6 The chair of directors’ meetings shall have no vote, save in the event of an equality of votes, where he shall have a casting vote, and Model Article 13(2) shall be modified accordingly.

6.7 Model Article 14(2) shall be read as if the words “to be counted” to “voting purposes” inclusive were omitted and the words “an eligible director for the purposes of that meeting (or part of a meeting)” were added in their place.

6.8 For the purposes of Model Articles 17 and 18, a written resolution of the directors may be in electronic form. Model Article 18 shall be read as if the words “all the directors” were omitted and the words “a simple majority of the directors” were added in their place.
6.9 A decision may not be taken in accordance with Model Article 18 if the eligible directors making that
decision would not have formed a quorum at a directors’ meeting resolving on the same matter.

6.10 Save for the chair person, the directors shall not be entitled to any remuneration from the Company. This is
without prejudice to the recovery of reasonable expenses properly incurred in connection with the
Company.

7. General meetings and written resolutions

7.1 Voting rights attaching to a share may be exercised, either at a general meeting or on any written resolution,
notwithstanding that amounts are outstanding, due and payable to the Company in respect of that share.

8. Allotment of shares

8.1 Without prejudice to any special rights previously conferred on the holders of any existing shares or class of
shares, all shares shall be issued to the persons, on the terms and conditions and with the rights, priorities,
privileges or restrictions in each case as provided in the resolution creating or issuing the relevant shares. In
the absence of any such provision, the directors may issue the shares, subject to section 551 CA 2006, to
such persons at such times and generally on such terms and conditions and with such rights, priorities,
privileges or restrictions as they may think fit. Accordingly, and in accordance with section 570 CA 2006,
sections 561(1) and 562 CA 2006 shall not apply to the Company.

8.2 No share shall be issued to any infant, bankrupt, insolvent body corporate or person who, by reason of that
person’s mental health, is subject to a court order which wholly or partly prevents that person from
personally exercising any powers or rights which that person would otherwise have.

9. Transmission of shares

9.1 Nothing in these articles or the Model Articles releases the estate of a deceased member from any liability in
respect of a share solely or jointly held by that member.

10. Return of capital

10.1 The Shareholders intend that the Company should be run on a “break even” basis and shall procure that any
surplus working capital shall, rather than being distributed to Shareholders, be retained by the Company
and applied to subsequent expenditure.

10.2 Subject to articles 10.1 and 10.3, on a return of capital on liquidation, capital reduction or otherwise, the
surplus assets of the Company remaining after the payment of its liabilities shall be applied:

(a) in paying to each holder of shares an amount in respect of each share held equal to the amount paid up thereon (including any premium); and

(b) thereafter, in distributing the balance of such assets amongst the holders of the shares in proportion to
the amounts paid up or credited as paid up on the shares and held by them.

10.3 Any Shareholder may elect (by notice to the Company secretary) to pay up all amounts which remain
unpaid on any Share immediately prior to any return of capital of the kind referred to in article 10.2.
11. **Delivery of documents and information**

11.1 Any notice, document or other information shall be deemed to be served on and delivered to the intended recipient:

(a) if properly addressed and sent by prepaid United Kingdom first class post to an address in the United Kingdom, 48 hours after it was posted (or five business days after posting either to an address outside the United Kingdom or from outside the United Kingdom to an address within the United Kingdom, if (in each case) sent by reputable international overnight courier addressed to the intended recipient, provided that delivery in at least five business days was guaranteed at the time of sending and the sending party receives a confirmation of delivery from the courier service provider);

(b) if properly addressed and delivered by hand, when it was given or left at the appropriate address; and

(c) if sent or supplied by means of a website, when the material is first made available on the website or (if later) when the recipient receives (or is deemed to have received) notice of the fact that the material is available on the website.

For the purposes of this article, no account shall be taken of any part of a day that is not a working day.

11.2 In proving that any notice, document or other information was properly addressed, it shall be sufficient to show that the notice, document or other information was delivered to an address permitted for the purpose by CA 2006.

11.3 For the purposes of section 1147(3) CA 2006, where a document or information is sent or supplied by the Company to any member by electronic means, and the Company is able to show that it was properly addressed, it is deemed to have been received by the intended recipient one hour after it was sent (but subject to section 1147(5)).

11.4 Where a document or information is sent or supplied to the Company by one person (the “agent”) on behalf of another person (the “sender”), the Company may require reasonable evidence of the authority of the agent to act on behalf of the sender.

12. **The Code**

12.1 In addition to the provisions of these Articles, the members shall be obliged (except to the extent, if any, prohibited by law) to give effect to the Code in force at the relevant time.

12.2 Each Shareholder shall procure, to the extent reasonably possible, that the Directors shall act in all reasonable respects in relation to the Company so as to give effect to the Code, provided always that each Director will not be required to act in any manner prejudicial to his fiduciary duties as a Director of the Company.
SEC SCHEDULE 5 – ACCESSION INFORMATION

1. The Applicant’s full name.

2. Whether the Applicant is a company or a natural person or a partnership etc.

3. The Applicant’s jurisdiction of incorporation (if applicable).

4. The Applicant’s registered number (if applicable).

5. The Applicant’s registered address (or, if not applicable, its principal address).

6. Where the Applicant is incorporated or resident outside Great Britain, an address in Great Britain for the receipt of legal notices on the Applicant’s behalf.

7. The Applicant’s VAT registration number (if applicable).

8. The Applicant’s address for invoices under the Code.

9. The Applicant’s address or addresses for all other notices under the Code.

10. The Party Category into which the Applicant considers it will initially fall.

11. The Energy Licences held by the Applicant (including any for which it has applied).

12. Details of any Parties that are Affiliates of the Applicant (where the Applicant is a company).

13. Where the Applicant holds one or more Energy Supply Licences, details of the unique identifiers by which the Applicant is identified under the MRA or the UNC (as applicable) for the purposes of recording the Applicant’s Registration for an MPAN or MPRN.

14. Where the Applicant holds an Electricity Distribution Licence or a Gas Transporter Licence, details of the unique identifier by which the Applicant is identified under the MRA and/or the UNC (as applicable) for the purposes of recording the network to which an MPAN or MPRN relates.

15. Where applicable, details of the unique identifiers by which the Applicant is identified Applicant’s status as a Meter Operator or a Meter Asset Manager for an MPAN or MPRN.

16. The name of the person or persons who will enter into the Accession Agreement on behalf of the Applicant.
SEC SCHEDULE 6 - FORM OF LETTER OF CREDIT

Form of Document: Irrevocable Standby Letter of Credit

Documentary Credit Number: []

Date of Issue: [ ]

Issuing Bank: []

At the request of the Applicant, the Issuing Bank issues this irrevocable standby letter of credit ("Standby Letter of Credit") in the Beneficiary's favour on the following terms and conditions.

In this Standby Letter of Credit:

“Applicant” means [insert User’s name]

“Beneficiary” means [DCC] [insert company number and address], and its successors as the DCC under the Smart Energy Code

“Beneficiary Statement” means a demand on the Beneficiary’s letterhead, stating the name and title of the person signing on behalf of the Beneficiary, in the form set out at in the schedule to this Standby Letter of Credit.

“Effective Date” means [ ] (London, UK)

“Expiry Date” means [ ] (London, UK)

“Maximum Amount” means []

“Smart Energy Code” means the code of that name designated by the Secretary of State pursuant to the smart meter communication licences granted pursuant to the Electricity Act 1989 and the Gas Act 1986, as such code is modified from time to time.

1. From the Effective Date, this Standby Letter of Credit is available for payment at sight against presentation to the Issuing Bank of a Beneficiary Statement.

2. The Issuing Bank will not be obliged to make a payment under this Standby Letter of Credit if as a result the aggregate of all payments made by it under this Standby Letter of Credit would exceed the Maximum Amount.

3. The Beneficiary Statement must be presented to the Issuing Bank on or before the Expiry Date.

4. All payments under this Letter of Credit shall be made in Pounds Sterling in immediately available, freely transferable funds and for value on the due date to the account set out in the Beneficiary Statement.

5. The Issuing Bank hereby waives any right to set off or counterclaim whatsoever against any amounts payable under this Standby Letter of Credit in respect of any claims the Issuing Bank may have against the Beneficiary.
and such amounts shall be paid free and clear of all deductions or withholdings whatsoever. If the Issuing Bank is required by law to make a tax deduction from any amounts payable under this Standby Letter of Credit, the amount due from the Issuing Bank shall be increased to an amount which (after such tax deduction) leaves an amount equal to the payment which would have been due if no tax deduction had been required.

6. This Standby Letter of Credit is personal to the Beneficiary, and the Beneficiary’s rights hereunder (including the right to receive proceeds) are not assignable; provided that such rights shall enure for the benefit of the DCC’s successors under the Smart Energy Code.

7. Except to the extent it is inconsistent with the express terms of this Standby Letter of Credit, this Standby Letter of Credit is subject to the Uniform Customs and Practice for Documentary Credits (2007 Revision), International Chamber of Commerce Publication No. 600 other than Article 38 thereof which is hereby waived and Article 36 is varied as below. Other than a person to whom this Standby Letter of Credit has been transferred in accordance with clause 6, this Standby Letter of Credit shall not confer any benefit on or be enforceable by any third party. If this Standby Letter of Credit expires during any interruption of business as described in Article 36 of said Publication 600, the Issuing Bank specifically agrees to honour any demand made under this Standby Letter of Credit within thirty (30) days after the resumption of business.

8. This Standby Letter of Credit and any non-contractual obligations or disputes arising out of or in connection with it shall be governed by and construed in accordance with the laws of England and the parties submit to the exclusive jurisdiction of the Courts of England for all disputes arising under, out of, or in relation to this Letter of Credit.

Signed for and on behalf of

Issuing Bank
We, the DCC under the Smart Energy Code (the “Beneficiary”), hereby state that we are entitled, in accordance with the Smart Energy Code, to demand ............[insert amount being claimed] under Standby Letter of Credit number .......... issued by ..........[insert name of Issuing Bank]. Payment in respect of this demand shall be effected immediately to [insert relevant account details]. We confirm that the signatory(ies) to this demand are empowered to sign and make this demand on behalf of the Beneficiary.
SEC SCHEDULE 7 – SPECIMEN ENABLING SERVICES AGREEMENT

Dated: 2[XXX]

[Participant]

and

[DCC]

Smart Energy Code
Enabling Services
Agreement
THIS ENABLING SERVICE AGREEMENT is made on 2[XXX]

BETWEEN:

(1). [TBC] a company incorporated in [Jurisdiction] (registered number [TBC]) whose registered office is at [TBC] (the "Participant"); and

(2). [TBC] a company incorporated in [Jurisdiction] (registered number [TBC]) whose registered office is at [TBC] (the "DCC").

WHEREAS

(A). The Participant wishes to procure the Enabling Services pursuant to the Smart Energy Code.

(B). The DCC has agreed to provide the Enabling Services pursuant to this Enabling Services Agreement, in consideration of the Enabling Service Charges.

NOW IT IS HEREBY AGREED as follows:

1. Interpretation

1.1 In this Enabling Services Agreement, unless the context otherwise requires:

"Enabling Service Charges" means those charges described in Schedule 2.

"Enabling Services" means the services described in Schedule 1.

"Event of Default" means that the Participant:

(a) is in material breach of any of its material obligations under this Enabling Services Agreement, and the Participant has failed to remedy the breach within 20 Working Days after a notice from the DCC requiring such remedy; and/or

(b) suffers an Insolvency Type Event.

"Party" means the DCC or the Participant; and "Parties" means both of them.

"Smart Energy Code" means the code of that name designated by the Secretary of State pursuant to the smart meter communication licences granted to the DCC pursuant to the Electricity Act 1989 and the Gas Act 1986, as such code is modified from time to time in accordance with its provisions.

1.2 In this Enabling Services Agreement, unless the context otherwise requires, references to "Clauses" and "Schedules" are to the clauses of, and schedules to, this Enabling Services Agreement.

1.3 Subject to Clauses 1.1 and 1.2, the words and expressions used in this Enabling Services Agreement shall be construed and interpreted in accordance with the definitions and provisions regarding interpretation set out in Section A (Definitions and Interpretation) of the Smart Energy Code, as if:
(a) those definitions and provisions regarding interpretation were set out in this Enabling Services Agreement;

(b) the uses therein of the words defined in Clause 1.1 were interpreted in accordance with Clause 1.1; and

(c) the references therein to:
   
   (i) "Charges" were to "Enabling Service Charges";
   
   (ii) "Services" were to "Enabling Services";
   
   (iii) "User" were to "Participant"; and
   
   (iv) "this Code" or "this Code and/or any Bilateral Agreement" were to "this Enabling Services Agreement".

1.4 The Parties acknowledge that the Smart Energy Code is subject to modification from time to time in accordance with its provisions and law, and that the Smart Energy Code as so modified from time to time shall apply for the purposes of this Enabling Services Agreement.

1.5 References in this Enabling Services Agreement (or in provisions incorporated herein by reference) to Sections of the Smart Energy Code shall be to those sections as incorporated into this Enabling Services Agreement, as such sections are modified and/or renumbered from time to time.

2. **Commencement of this Enabling Services Agreement**

2.1 This Enabling Services Agreement shall commence on [TBC].

3. **Provision of the Enabling Services**

3.1 The DCC shall provide the Enabling Services to the Participant subject to and in accordance with this Enabling Services Agreement.

3.2 The DCC and the Participant shall each comply with the additional obligations assigned to them in Schedule 1.

4. **Enabling Service Charges**

4.1 The Participant shall pay the Enabling Service Charges in respect of which Sections J1 (Payment of Charges) and J2 (Payment Default and Disputes) shall apply as if:

   (a) those Sections were set out in this Enabling Services Agreement;

   (b) the uses therein of the words defined in Clause 1.1 were interpreted in accordance with Clause 1.1;

   (c) the references therein to expressions referred to in Clause 1.3(c) were interpreted as referred to in that
Clause; and

(d) Section J2.7 (Pursing Non-Payment) did not apply.

5. **Limitations of Liability**

5.1 The DCC’s and the Participant’s liability under or in connection with this Enabling Services Agreement shall be limited in accordance with Section M2 (Limitations of Liability) as if:

(a) that Section was set out in this Enabling Services Agreement;

(b) the uses therein of the words defined in Clause 1.1 were interpreted in accordance with Clause 1.1;

(c) the references therein to expressions referred to in Clause 1.3(c) were interpreted as referred to in that Clause; and

(d) Sections M2.17 and M2.18 (SECCo) did not apply.

6. **Termination or Expiry of this Enabling Services Agreement**

6.1 Subject to earlier termination in accordance with this Clause 6, this Enabling Services Agreement shall expire on [TBC].

6.2 The Participant shall, at its discretion, be entitled to terminate this Enabling Services Agreement on 20 Working Days’ prior notice in writing to the DCC.

6.3 The DCC shall be entitled to immediately terminate this Agreement on notice to the Participant where an Event of Default occurs.

6.4 The expiry or earlier termination of this Agreement shall be without prejudice to:

(a) those rights and obligations under this Enabling Services Agreement that may have accrued prior to such expiry or termination; or

(b) those provisions of this Enabling Services Agreement that are expressly or by implication intended to survive such expiry or termination, including Clauses 4 and 5.

7. **Amendments**

7.1 Without prejudice to Clause 1.4, this Enabling Services Agreement may only be amended by agreement in writing by the Parties or in order to give effect to any determination of disputes by the Authority pursuant to the DCC Licence.

7.2 The Parties shall amend this Enabling Services Agreement where it has become inconsistent with the Smart Energy Code in order to correct such inconsistency (including where the Specimen Enabling Services Agreement is modified, in which case the Parties shall amend this Enabling Services Agreement in the same manner and to the same extent).
7.3 The Participant hereby authorises the DCC to make the amendments to this Enabling Services Agreement required pursuant to Clause 7.2 on the Participant’s behalf. Where the Participant disputes the requirement for, or form of, any such amendments made by the DCC on the Participant’s behalf, then the Participant may refer the matter to the Panel for its determination. Nothing in this Clause 7.3 shall fetter the Participant’s right to refer disputes to the Authority pursuant to the DCC Licence.

8. Miscellaneous

8.1 The Parties agree that the provisions of Sections M3 (Services FM and Force Majeure), M4 (Confidentiality), M7 (Dispute Resolution), M9 (DCC Transfer), M10 (Notices) and M11 (Miscellaneous) of the Smart Energy Code shall apply to this Enabling Services Agreement, as if:

(a) those Sections were set out in this Enabling Services Agreement;
(b) the uses therein of the words defined in Clause 1.1 were interpreted in accordance with Clause 1.1;
(c) the references therein to expressions referred to in Clause 1.3(c) were interpreted as referred to in that Clause; and
(d) the following Sections did not apply: Sections M3.14 (SECCo), M7.16 (SECCo), M10.1 (Communication via Specified Interfaces), M10.6 (The Panel, Code Administrator, Secretariat and SECCo), M11.5 (Third Party Rights), and M11.15 (SECCo).

8.2 This Enabling Services Agreement may be executed in any number of counterparts, each of which shall be an original but all of which together shall constitute one and the same instrument.

9. Governing Law

9.1 In accordance with Clause 8, this Enabling Services Agreement and any dispute or claim arising out of or in connection with it (including non-contractual claims) shall be governed by, and construed in accordance with, the relevant laws specified in Section M11 (Miscellaneous) of the Smart Energy Code from time to time for the purpose of disputes or claims of that nature.
THIS ENABLING SERVICES AGREEMENT has been entered into on the date first stated above.

SIGNED by
duly authorised for and on behalf of

.................................  

Print name of person signing

Print full name of Participant

Signature .................................

SIGNED by
duly authorised for and on behalf of the DCC

.................................  

Print name of person signing

Signature .................................
Schedule 1 – Enabling Services

[The Enabling Services shall comprise the provision of Test Communications Hubs in accordance with Section F10 (Test Communications Hubs). The DCC and the Participant shall each comply with their respective obligations set out or referred to in that Section F10 (the Participant complying with those obligations assigned to TCH Participants).]

[The Enabling Services shall comprise the provision of either or both those Device and User System Tests described in Section H14.31(a) and (b) (Device and User System Tests) in accordance with Section H14 (Testing Services). The DCC and the Participant shall each comply with their respective obligations set out or referred to in that Section H14 (the Participant complying with those obligations assigned to Testing Participants).]

[The Enabling Services shall comprise the provision of SMETS1 Pending Product Combinations Tests in accordance with Section H14 (Testing Services). The DCC and the Participant shall each comply with their respective obligations set out or referred to in that Section H14 (the Participant complying with those obligations assigned to Testing Participants).]
Schedule 2 – Enabling Service Charges

The Enabling Service Charges shall comprise those charges set out in the Charging Statement from time to time that apply to the Explicit Charging Metrics (as defined in the Charging Methodology) that comprise the Enabling Services, being the Explicit Charge applicable to the:

[ordering of Test Communications Hubs pursuant to Section F10 (Test Communications Hubs)] / [the provision of a connection to the SM WAN pursuant to Section H14.31 (Device and User System Testing)] / [the provision of additional testing support pursuant to Section H14.33 (Device and User System Testing)].
SCHEDULE 8 – GREAT BRITAIN COMPANION SPECIFICATION VERSION 1.0

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
SCHEDULE 8 – GREAT BRITAIN COMPANION SPECIFICATION VERSION 1.1

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
SCHEDULE 8 – GREAT BRITAIN COMPANION SPECIFICATION VERSION 2.0

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
SCHEDULE 8 – GREAT BRITAIN COMPANION SPECIFICATION VERSION 2.1

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
SCHEDULE 8 – GREAT BRITAIN COMPANION SPECIFICATION VERSION 3.0

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
SCHEDULE 8 – GREAT BRITAIN COMPANION SPECIFICATION VERSION 3.2

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
SCHEDULE 9 – SMART METERING EQUIPMENT TECHNICAL SPECIFICATIONS 2 VERSION 2.0

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
SCHEDULE 9 – SMART METERING EQUIPMENT TECHNICAL SPECIFICATIONS 2 VERSION 3.0

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
SCHEDULE 9 – SMART METERING EQUIPMENT TECHNICAL SPECIFICATIONS 2 VERSION 3.1

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
SCHEDULE 9 – SMART METERING EQUIPMENT TECHNICAL SPECIFICATIONS 2 VERSION 4.0

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
SCHEDULE 9 – SMART METERING EQUIPMENT TECHNICAL SPECIFICATIONS 2 VERSION 4.1

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
SCHEDULE 10 – COMMUNICATIONS HUB TECHNICAL SPECIFICATIONS

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
SCHEDULE 10 – COMMUNICATIONS HUB TECHNICAL SPECIFICATIONS VERSION 1.1

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
SCHEDULE 10 – COMMUNICATIONS HUB TECHNICAL SPECIFICATIONS VERSION 1.2

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
SCHEDULE 10 – COMMUNICATIONS HUB TECHNICAL

SPECIFICATIONS VERSION 1.3

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
TS Applicability Tables

Rows that are depicted by a cross in each cell indicate that either the Maintenance End Date or GBCS Applicability Period End Date has been applied and energy suppliers should have taken all reasonable steps to ensure that there are no Devices operating with that combination of Technical Specification and GBCS once the end date has passed.

Table 1 SMETS1

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Table 3 CHTS and Relevant Versions of GBCS

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Appendix A

Device Certificate Policy
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<td>11</td>
</tr>
<tr>
<td>1.3.7</td>
<td>SMKI Repository Provider</td>
<td>11</td>
</tr>
<tr>
<td>1.4</td>
<td>USAGE OF DEVICE CERTIFICATES AND DCA CERTIFICATES</td>
<td>11</td>
</tr>
<tr>
<td>1.4.1</td>
<td>Appropriate Certificate Uses</td>
<td>11</td>
</tr>
<tr>
<td>1.4.2</td>
<td>Prohibited Certificate Uses</td>
<td>12</td>
</tr>
<tr>
<td>1.5</td>
<td>POLICY ADMINISTRATION</td>
<td>13</td>
</tr>
<tr>
<td>1.5.1</td>
<td>Organisation Administering the Document</td>
<td>13</td>
</tr>
<tr>
<td>1.5.2</td>
<td>Contact Person</td>
<td>13</td>
</tr>
<tr>
<td>1.5.3</td>
<td>Person Determining Device CPS Suitability for the Policy</td>
<td>13</td>
</tr>
<tr>
<td>1.5.4</td>
<td>Device CPS Approval Procedures</td>
<td>13</td>
</tr>
<tr>
<td>1.5.5</td>
<td>Registration Authority Policies and Procedures</td>
<td>13</td>
</tr>
<tr>
<td>1.6</td>
<td>DEFINITIONS AND ACRONYMS</td>
<td>13</td>
</tr>
<tr>
<td>1.6.1</td>
<td>Definitions</td>
<td>13</td>
</tr>
<tr>
<td>1.6.2</td>
<td>Acronyms</td>
<td>13</td>
</tr>
<tr>
<td>2</td>
<td>PUBLICATION AND REPOSITORY RESPONSIBILITIES</td>
<td>14</td>
</tr>
<tr>
<td>2.1</td>
<td>REPOSITORIES</td>
<td>14</td>
</tr>
<tr>
<td>2.2</td>
<td>PUBLICATION OF CERTIFICATION INFORMATION</td>
<td>14</td>
</tr>
<tr>
<td>2.3</td>
<td>TIME OR FREQUENCY OF PUBLICATION</td>
<td>14</td>
</tr>
<tr>
<td>2.4</td>
<td>ACCESS CONTROLS ON REPOSITORIES</td>
<td>15</td>
</tr>
<tr>
<td>3</td>
<td>IDENTIFICATION AND AUTHENTICATION</td>
<td>16</td>
</tr>
<tr>
<td>3.1</td>
<td>NAMING</td>
<td>16</td>
</tr>
<tr>
<td>3.1.1</td>
<td>Types of Names</td>
<td>16</td>
</tr>
<tr>
<td>3.1.2</td>
<td>Need for Names to be Meaningful</td>
<td>16</td>
</tr>
<tr>
<td>3.1.3</td>
<td>Anonymity or Pseudonymity of Subscribers</td>
<td>16</td>
</tr>
<tr>
<td>3.1.4</td>
<td>Rules for Interpreting Various Name Forms</td>
<td>16</td>
</tr>
<tr>
<td>3.1.5</td>
<td>Uniqueness of Names</td>
<td>16</td>
</tr>
<tr>
<td>3.1.6</td>
<td>Recognition, Authentication, and Role of Trademarks</td>
<td>16</td>
</tr>
<tr>
<td>3.2</td>
<td>INITIAL IDENTITY VALIDATION</td>
<td>16</td>
</tr>
<tr>
<td>3.2.1</td>
<td>Method to Prove Possession of Private Key</td>
<td>17</td>
</tr>
<tr>
<td>3.2.2</td>
<td>Authentication of Organisation Identity</td>
<td>17</td>
</tr>
<tr>
<td>3.2.3</td>
<td>Authentication of Individual Identity</td>
<td>17</td>
</tr>
<tr>
<td>3.2.4</td>
<td>Authentication of Devices</td>
<td>18</td>
</tr>
<tr>
<td>3.2.5</td>
<td>Non-verified Subscriber Information</td>
<td>18</td>
</tr>
<tr>
<td>3.2.6</td>
<td>Validation of Authority</td>
<td>18</td>
</tr>
</tbody>
</table>
3.2.7 Criteria for Interoperation ................................................................. 18
3.3 IDENTIFICATION AND AUTHENTICATION FOR RE-KEY REQUESTS ... 18
3.3.1 Identification and Authentication for Routine Re-Key ...................... 18
3.3.2 Identification and Authentication for Re-Key after Revocation .......... 18
3.4 IDENTIFICATION AND AUTHENTICATION FOR REVOCATION REQUEST 18
4 CERTIFICATE LIFE-CYCLE OPERATIONAL REQUIREMENTS ............... 20
4.1 CERTIFICATE APPLICATION ........................................................... 20
4.1.1 Submission of Certificate Applications ....................................... 20
4.1.2 Enrolment Process and Responsibilities .................................... 20
4.1.3 Enrolment Process for the Registration Authority and its Representatives 20
4.2 CERTIFICATE APPLICATION PROCESSING ..................................... 21
4.2.1 Performing Identification and Authentication Functions ................ 21
4.2.2 Approval or Rejection of Certificate Applications .......................... 21
4.2.3 Time to Process Certificate Applications ...................................... 21
4.3 CERTIFICATE ISSUANCE .............................................................. 22
4.3.1 DCA Actions during Certificate Issuance .................................... 22
4.3.2 Notification to Eligible Subscriber by the DCA of Issuance of Certificate 23
4.4 CERTIFICATE ACCEPTANCE .......................................................... 23
4.4.1 Conduct Constituting Certificate Acceptance .................................. 23
4.4.2 Publication of Certificates by the DCA .......................................... 24
4.4.3 Notification of Certificate Issuance by the DCA to Other Entities .... 24
4.5 KEY PAIR AND CERTIFICATE USAGE ............................................ 24
4.5.1 Subscriber Private Key and Certificate Usage ............................... 24
4.5.2 Relying Party Public Key and Certificate Usage ............................ 24
4.6 CERTIFICATE RENEWAL ............................................................. 24
4.6.1 Circumstances of Certificate Renewal ......................................... 24
4.6.2 Circumstances of Certificate Replacement ................................. 25
4.6.3 Who May Request a Replacement Certificate ................................ 26
4.6.4 Processing Replacement Certificate Requests ............................... 26
4.6.5 Notification of Replacement Certificate Issuance to a Subscriber .... 26
4.6.6 Conduct Constituting Acceptance of a Replacement Certificate .... 26
4.6.7 Publication of a Replacement Certificate by the DCA .................. 26
4.6.8 Notification of Certificate Issuance by the DCA to Other Entities .... 26
4.7 CERTIFICATE RE-KEY ................................................................. 26
4.7.1 Circumstances for Certificate Re-Key ......................................... 26
4.7.2 Who may Request Certification of a New Public Key .................... 26
4.7.3 Processing Certificate Re-Keying Requests .................................... 26
4.7.4 Notification of New Certificate Issuance to Subscriber ................... 27
4.7.5 Conduct Constituting Acceptance of a Re-Keyed Certificate .......... 27
4.7.6 Publication of the Re-Keyed Certificate by the DCA .................... 27
4.7.7 Notification of Certificate Issuance by the DCA to Other Entities .... 27
4.8 CERTIFICATE MODIFICATION ......................................................... 27
4.8.1 Circumstances for Certificate Modification .................................... 27
4.8.2 Who may request Certificate Modification .................................... 27
4.8.3 Processing Certificate Modification Requests .............................. 27
4.8.4 Notification of New Certificate Issuance to Subscriber ................... 27
4.8.5 Conduct Constituting Acceptance of Modified Certificate .......... 27
4.8.6 Publication of the Modified Certificate by the DCA .................... 27
5.3.8 Documentation Supplied to Personnel ............................................................................. 37
5.4 AUDIT LOGGING PROCEDURES ......................................................................................... 37
5.4.1 Types of Events Recorded ............................................................................................... 37
5.4.2 Frequency of Processing Log ............................................................................................ 38
5.4.3 Retention Period for Audit Log .......................................................................................... 39
5.4.4 Protection of Audit Log ...................................................................................................... 39
5.4.5 Audit Log Back-Up Procedures ......................................................................................... 40
5.4.6 Audit Collection System (Internal or External) ................................................................. 40
5.4.7 Notification to Event-Causing Subject .............................................................................. 40
5.4.8 Vulnerability Assessments ............................................................................................... 41
5.5 RECORDS ARCHIVAL ......................................................................................................... 41
5.5.1 Types of Records Archived ............................................................................................... 41
5.5.2 Retention Period for Archive ............................................................................................ 41
5.5.3 Protection of Archive ........................................................................................................ 41
5.5.4 Archive Back-Up Procedures ............................................................................................ 41
5.5.5 Requirements for Time-Stamping of Records ................................................................. 42
5.5.6 Archive Collection System (Internal or External) ............................................................. 42
5.5.7 Procedures to Obtain and Verify Archive Information ..................................................... 42
5.6 KEY CHANGEOVER ........................................................................................................... 42
5.6.1 Device Certificate Key Changeover .................................................................................... 42
5.6.2 DCA Key Changeover ....................................................................................................... 42
5.7 COMPROMISE AND DISASTER RECOVERY ................................................................. 43
5.7.1 Incident and Compromise Handling Procedures ............................................................... 43
5.7.2 Computing Resources, Software and/or Data are Corrupted ......................................... 44
5.7.3 Entity Private Key Compromise Procedures .................................................................... 44
5.7.4 Business Continuity Capabilities after a Disaster ............................................................ 44
5.8 CERTIFICATION AUTHORITY AND REGISTRATION AUTHORITY TERMINATION .... 45
6 TECHNICAL SECURITY CONTROLS .................................................................................. 45
6.1 KEY PAIR GENERATION AND INSTALLATION ............................................................... 45
6.1.1 Key Pair Generation ......................................................................................................... 45
6.1.2 Private Key Delivery to Subscriber ................................................................................... 45
6.1.3 Public Key Delivery to Certificate Issuer ........................................................................... 46
6.1.4 DCA Public Key Delivery to Relying Parties ................................................................. 46
6.1.5 Key Sizes ......................................................................................................................... 46
6.1.6 Public Key Parameters Generation and Quality Checking ............................................ 46
6.1.7 Key Usage Purposes (as per X.509 v3 Key Usage Field) ................................................ 47
6.2 PRIVATE KEY PROTECTION AND CRYPTOGRAPHIC MODULE ENGINEERING CONTROLS .................................................................................. 47
6.2.1 Cryptographic Module Standards and Controls ............................................................... 47
6.2.2 Private Key (m out of n) Multi-Person Control ............................................................... 48
6.2.3 Private Key Escrow .......................................................................................................... 48
6.2.4 Private Key Back-Up ........................................................................................................ 48
6.2.5 Private Key Archival ........................................................................................................ 49
6.2.6 Private Key Transfer into or from a Cryptographic Module ........................................... 49
6.2.7 Private Key Storage on Cryptographic Module ............................................................... 49
6.2.8 Method of Activating Private Key .................................................................................... 49
6.2.9 Method of Deactivating Private Key ................................................................................. 50
6.2.10 Method of Destroying Private Key .................................................................................. 50
<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.2.11</td>
<td>Cryptographic Module Rating</td>
</tr>
<tr>
<td>6.3</td>
<td>OTHER ASPECTS OF KEY PAIR MANAGEMENT</td>
</tr>
<tr>
<td>6.3.1</td>
<td>Public Key Archival</td>
</tr>
<tr>
<td>6.3.2</td>
<td>Certificate Operational Periods and Key Pair Usage Periods</td>
</tr>
<tr>
<td>6.4</td>
<td>ACTIVATION DATA</td>
</tr>
<tr>
<td>6.4.1</td>
<td>Activation Data Generation and Installation</td>
</tr>
<tr>
<td>6.4.2</td>
<td>Activation Data Protection</td>
</tr>
<tr>
<td>6.4.3</td>
<td>Other Aspects of Activation Data</td>
</tr>
<tr>
<td>6.5</td>
<td>COMPUTER SECURITY CONTROLS</td>
</tr>
<tr>
<td>6.5.1</td>
<td>Specific Computer Security Technical Requirements</td>
</tr>
<tr>
<td>6.5.2</td>
<td>Computer Security Rating</td>
</tr>
<tr>
<td>6.6</td>
<td>LIFE-CYCLE TECHNICAL CONTROLS</td>
</tr>
<tr>
<td>6.6.1</td>
<td>System Development Controls</td>
</tr>
<tr>
<td>6.6.2</td>
<td>Security Management Controls</td>
</tr>
<tr>
<td>6.6.3</td>
<td>Life-Cycle Security Controls</td>
</tr>
<tr>
<td>6.7</td>
<td>NETWORK SECURITY CONTROLS</td>
</tr>
<tr>
<td>6.7.1</td>
<td>Use of Offline Root DCA</td>
</tr>
<tr>
<td>6.7.2</td>
<td>Protection Against Attack</td>
</tr>
<tr>
<td>6.7.3</td>
<td>Separation of Issuing DCA</td>
</tr>
<tr>
<td>6.7.4</td>
<td>Health Check of DCA Systems</td>
</tr>
<tr>
<td>6.8</td>
<td>TIME-STAMPING</td>
</tr>
<tr>
<td>6.8.1</td>
<td>Use of Time-Stamping</td>
</tr>
<tr>
<td>7</td>
<td>CERTIFICATE, CRL AND OCSP PROFILES</td>
</tr>
<tr>
<td>7.1</td>
<td>CERTIFICATE PROFILES</td>
</tr>
<tr>
<td>7.1.1</td>
<td>Version Number(s)</td>
</tr>
<tr>
<td>7.1.2</td>
<td>Certificate Extensions</td>
</tr>
<tr>
<td>7.1.3</td>
<td>Algorithm Object Identifiers</td>
</tr>
<tr>
<td>7.1.4</td>
<td>Name Forms</td>
</tr>
<tr>
<td>7.1.5</td>
<td>Name Constraints</td>
</tr>
<tr>
<td>7.1.6</td>
<td>Certificate Policy Object Identifier</td>
</tr>
<tr>
<td>7.1.7</td>
<td>Usage of Policy Constraints Extension</td>
</tr>
<tr>
<td>7.1.8</td>
<td>Policy Qualifiers Syntax and Semantics</td>
</tr>
<tr>
<td>7.1.9</td>
<td>Processing Semantics for the Critical Certificate Policies Extension</td>
</tr>
<tr>
<td>7.2</td>
<td>CRL PROFILE</td>
</tr>
<tr>
<td>7.2.1</td>
<td>Version Number(s)</td>
</tr>
<tr>
<td>7.2.2</td>
<td>CRL and CRL Entry Extensions</td>
</tr>
<tr>
<td>7.3</td>
<td>OCSP PROFILE</td>
</tr>
<tr>
<td>7.3.1</td>
<td>Version Number(s)</td>
</tr>
<tr>
<td>7.3.2</td>
<td>OCSP Extensions</td>
</tr>
<tr>
<td>8</td>
<td>COMPLIANCE AUDIT AND OTHER ASSESSMENTS</td>
</tr>
<tr>
<td>8.1</td>
<td>FREQUENCY OR CIRCUMSTANCES OF ASSESSMENT</td>
</tr>
<tr>
<td>8.2</td>
<td>IDENTITY/QUALIFICATIONS OF ASSESSOR</td>
</tr>
<tr>
<td>8.3</td>
<td>ASSESSOR’S RELATIONSHIP TO ASSESSED ENTITY</td>
</tr>
<tr>
<td>8.4</td>
<td>TOPICS COVERED BY ASSESSMENT</td>
</tr>
<tr>
<td>8.5</td>
<td>ACTIONS TAKEN AS A RESULT OF DEFICIENCY</td>
</tr>
<tr>
<td>8.6</td>
<td>COMMUNICATION OF RESULTS</td>
</tr>
<tr>
<td>9</td>
<td>OTHER BUSINESS AND LEGAL MATTERS</td>
</tr>
<tr>
<td>9.1</td>
<td>FEES</td>
</tr>
<tr>
<td>9.1.1</td>
<td>Certificate Issuance or Renewal Fees</td>
</tr>
</tbody>
</table>
9.1.2 Device Certificate Access Fees ................................................................. 58
9.1.3 Revocation or Status Information Access Fees .............................................. 58
9.1.4 Fees for Other Services .................................................................................. 58
9.1.5 Refund Policy .................................................................................................. 58
9.2 FINANCIAL RESPONSIBILITY ......................................................................... 58
9.2.1 Insurance Coverage ....................................................................................... 58
9.2.2 Other Assets .................................................................................................... 58
9.2.3 Insurance or Warranty Coverage for Subscribers and Subjects ....................... 58
9.3 CONFIDENTIALITY OF BUSINESS INFORMATION ........................................ 59
9.3.1 Scope of Confidential Information .................................................................. 59
9.3.2 Information not within the Scope of Confidential Information ....................... 59
9.3.3 Responsibility to Protect Confidential Information .......................................... 59
9.4 PRIVACY OF PERSONAL INFORMATION ....................................................... 59
9.4.1 Privacy Plan ...................................................................................................... 59
9.4.2 Information Treated as Private ...................................................................... 59
9.4.3 Information not Deemed Private .................................................................... 59
9.4.4 Responsibility to Protect Private Information ................................................. 59
9.4.5 Notice and Consent to Use Private Information ............................................. 59
9.4.6 Disclosure Pursuant to Judicial or Administrative Process ............................. 59
9.4.7 Other Information Disclosure Circumstances ............................................... 59
9.5 INTELLECTUAL PROPERTY RIGHTS ............................................................ 60
9.6 REPRESENTATIONS AND WARRANTIES ....................................................... 60
9.6.1 Certification Authority Representations and Warranties ............................... 60
9.6.2 Registration Authority Representations and Warranties ............................... 60
9.6.3 Subscriber Representations and Warranties .................................................. 60
9.6.4 Relying Party Representations and Warranties ............................................. 60
9.6.5 Representations and Warranties of Other Participants .................................. 60
9.7 DISCLAIMERS OF WARRANTIES ..................................................................... 60
9.8 LIMITATIONS OF LIABILITY ......................................................................... 60
9.9 INDEMNITIES ................................................................................................. 60
9.10 TERM AND TERMINATION ............................................................................. 60
9.10.1 Term .............................................................................................................. 60
9.10.2 Termination of Device Certificate Policy ...................................................... 61
9.10.3 Effect of Termination and Survival .............................................................. 61
9.11 INDIVIDUAL NOTICES AND COMMUNICATIONS WITH PARTICIPANTS .... 61
9.11.1 Subscribers ................................................................................................. 61
9.11.2 Device Certification Authority ...................................................................... 61
9.11.3 Notification ................................................................................................... 61
9.12 AMENDMENTS ............................................................................................... 61
9.12.1 Procedure for Amendment .......................................................................... 61
9.12.2 Notification Mechanism and Period ............................................................. 61
9.12.3 Circumstances under which OID Must be Changed ...................................... 61
9.13 DISPUTE RESOLUTION PROVISIONS .......................................................... 61
9.14 GOVERNING LAW ......................................................................................... 61
9.15 COMPLIANCE WITH APPLICABLE LAW ..................................................... 62
9.16 MISCELLANEOUS PROVISIONS .................................................................. 62
9.16.1 Entire Agreement .......................................................................................... 62
9.16.2 Assignment ................................................................................................... 62
9.16.3 Severability ................................................................. 62
9.16.4 Enforcement (Attorney’s Fees and Waiver of Rights).......................... 62
9.16.5 Force Majeure ........................................................................ 62
9.17 OTHER PROVISIONS .................................................................. 62
9.17.1 Device Certificate Policy Content............................................... 62
9.17.2 Third Party Rights ...................................................................... 62
Annex A: Definitions and Interpretation .................................................. 63
Annex B: DCA CERTIFICATE AND DEVICE CERTIFICATE PROFILES .............. 69
1 INTRODUCTION

The document comprising this Appendix A (together with its Annexes A and B):

- shall be known as the “Device Certificate Policy” (and in this document is referred to simply as the “Policy”),
- is a SEC Subsidiary Document related to Section L9 of the Code (The SMKI Document Set).

1.1 OVERVIEW

(A) This Policy sets out the arrangements relating to:

   (i) Device Certificates; and
   
   (ii) DCA Certificates.

(B) This Policy is structured according to the guidelines provided by IETF RFC 3647, with appropriate extensions, modifications and deletions.

(C) Except where the context otherwise requires, words or expressions used in this Policy shall have the meanings ascribed to them in IETF RFC 5280 where they:

   (i) appear in Courier New font;
   
   (ii) are accompanied by the descriptor 'field', 'type' or 'extension'; and/or
   
   (iii) take the form of a conjoined string of two or more words, such as 'digitalSignature'.

1.2 DOCUMENT NAME AND IDENTIFICATION

(A) This Policy has been assigned an OID of 1.2.826.0.1.8641679.1.2.1.2.

1.3 SMKI PARTICIPANTS

1.3.1 The Device Certification Authority
1.3.2 Registration Authorities

(A) The definition of Registration Authority is set out in Annex A.

1.3.3 Subscribers

(A) In accordance with Section L3 of the Code (The SMKI Services), certain Parties may become Authorised Subscribers.

(B) In accordance with Section L3 of the Code (The SMKI Services), an Authorised Subscriber shall be an Eligible Subscriber in relation to certain Certificates.

(C) The SMKI RAPP sets out the procedure to be followed by an Eligible Subscriber in order to become a Subscriber for one or more Certificates.

(D) Eligible Subscribers are subject to the applicable requirements of the SMKI RAPP and Section L11 of the Code (Subscriber Obligations).

(E) Obligations on the DCC acting in the capacity of an Eligible Subscriber are set out in Section L11 of the Code.

(F) The definitions of the following terms are set out in Section A of the Code (Definitions and Interpretation):

(i) Authorised Subscriber;

(ii) Eligible Subscriber;

(iii) Subscriber.

1.3.4 Subjects

(A) The Subject of a Device Certificate must be a Device (other than a Type 2 Device) represented by the identifier in the subjectAltName field of the Device Certificate Profile in accordance with Annex B.

(B) The Subject of a DCA Certificate must be the entity identified by the
subject field of the Root DCA Certificate Profile or Issuing DCA Certificate Profile (as the case may be) in accordance with Annex B.

(C) The definition of Subject is set out in Annex A.

1.3.5 Relying Parties

(A) In accordance with Section L12 of the Code, certain Parties may be Relying Parties.

(B) Relying Parties are subject to the applicable requirements of Section L12 of the Code (Relying Party Obligations).

(C) Obligations on the DCC acting in the capacity of a Relying Party are set out in Section L12 of the Code.

(D) The definition of Relying Party is set out in Annex A.

1.3.6 SMKI Policy Management Authority

(A) Provision in relation to the SMKI PMA is made in Section L1 of the Code (SMKI Policy Management Authority).

1.3.7 SMKI Repository Provider

(A) Provision in relation to the SMKI Repository Service is made in Section L5 of the Code (The SMKI Repository Service).

1.4 USAGE OF DEVICE CERTIFICATES AND DCA CERTIFICATES

1.4.1 Appropriate Certificate Uses

(A) The DCA shall ensure that Device Certificates are Issued only:

(i) subject to paragraph (B), to Eligible Subscribers; and

(ii) for the purposes of the creation, sending, receipt and processing of communications to and from Devices in accordance with or pursuant to the Code.
(B) For the purposes of paragraph (A), the DCA may treat any of the following as if they were an Eligible Subscriber:

(i) in relation to a Device that has an SMI Status that is not set to ‘commissioned’ or ‘installed not commissioned’, any Authorised Subscriber; or

(ii) in relation to a Device that has an SMI Status of ‘commissioned’ or ‘installed not commissioned’, the DCC or any Authorised Subscriber that is a User which acts (or is to act) in the User Role of either Import Supplier or Gas Supplier.

(C) The DCA shall ensure that DCA Certificates are Issued only to the DCA:

(i) in its capacity as, and for the purposes of exercising the functions of, the Root DCA; and

(ii) in its capacity as, and for the purposes of exercising the functions of, the Issuing DCA.

(D) Further provision in relation to the use of Certificates is made in Section L11 (Subscriber Obligations) and Section L12 (Relying Party Obligations) of the Code.

1.4.2 Prohibited Certificate Uses

(A) No Party shall use a Certificate other than for the purposes specified in Part 1.4.1 of this Policy.
1.5 POLICY ADMINISTRATION

1.5.1 Organisation Administering the Document

(A) This Policy is a SEC Subsidiary Document and is administered as such in accordance with the provisions of the Code.

1.5.2 Contact Person

(A) Questions in relation to the content of this Policy should be addressed to the DCA or the SMKI PMA.

1.5.3 Person Determining Device CPS Suitability for the Policy

(A) Provision is made in Section L9 of the Code (The SMKI Document Set) for the SMKI PMA to approve the Device CPS.

1.5.4 Device CPS Approval Procedures

(A) Provision is made in Section L9 of the Code (The SMKI Document Set) for the procedure by which the SMKI PMA may approve the Device CPS.

1.5.5 Registration Authority Policies and Procedures

(A) The Registration Authority Policies and Procedures (the SMKI RAPP) are set out at Appendix D of the Code.

1.6 DEFINITIONS AND ACRONYMS

1.6.1 Definitions

(A) Definitions of the expressions used in this Policy are set out in Section A of the Code (Definitions and Interpretation) and Annex A.

1.6.2 Acronyms

(A) Any acronyms used for the purposes of this Policy are set out in Section A of the Code (Definitions and Interpretation) and Annex A.
2 PUBLICATION AND REPOSITORY RESPONSIBILITIES

2.1 REPOSITORIES

(A) Provision is made in Section L5 of the Code (The SMKI Repository Service) for the establishment, operation and maintenance of the SMKI Repository.

2.2 PUBLICATION OF CERTIFICATION INFORMATION

(A) The DCA shall lodge copies of the following in the SMKI Repository:

(i) each Device Certificate that has been accepted by a Subscriber;

(ii) each DCA Certificate;

(iii) each version of the SMKI RAPP;

(iv) each version of the SMKI Recovery Procedure; and

(v) any other document or information that may from time to time be specified, for the purposes of this provision, by the SMKI PMA.

(B) The DCA may lodge in the SMKI Repository such other documents or information as it may from time to time consider appropriate.

(C) Further provision on the lodging of documents and information in the SMKI Repository is made in Section L5 of the Code (The SMKI Repository Service).

2.3 TIME OR FREQUENCY OF PUBLICATION

(A) The DCA shall ensure that:

(i) each Device Certificate is lodged in the SMKI Repository promptly on its acceptance by a Subscriber;

(ii) each DCA Certificate is lodged to the SMKI Repository promptly on being Issued;

(iii) the SMKI RAPP is lodged in the SMKI Repository, and a revised
version of the SMKI RAPP is lodged in the SMKI Repository promptly following each modification to it made in accordance with the Code;

(iv) the SMKI Recovery Procedure is lodged in the SMKI Repository, and a revised version of the SMKI Recovery Procedure is lodged in the SMKI Repository promptly following each modification to it made in accordance with the Code; and

(v) any other document that may from time to time be specified by the SMKI PMA is lodged in the SMKI Repository within such time as may be directed by the SMKI PMA.

2.4 ACCESS CONTROLS ON REPOSITORIES

(A) Provision in relation to access controls for the SMKI Repository is made in Section L5 of the Code (The SMKI Repository Service).
3 IDENTIFICATION AND AUTHENTICATION

3.1 NAMING

3.1.1 Types of Names

(A) Provision is made in the SMKI RAPP to ensure that the name of the Subject of each Certificate is in accordance with the relevant Certificate Profile at Annex B.

3.1.2 Need for Names to be Meaningful

(A) Provision is made in the SMKI RAPP to ensure that the name of the Subject of each Certificate is meaningful and consistent with the relevant Certificate Profile in Annex B.

3.1.3 Anonymity or Pseudonymity of Subscribers

(A) Provision is made in the SMKI RAPP to:

(i) prohibit Eligible Subscribers from requesting the Issue of a Certificate anonymously or by means of a pseudonym; and

(ii) permit the DCA to Authenticate each Eligible Subscriber.

3.1.4 Rules for Interpreting Various Name Forms

(A) Provision in relation to name forms is made in Annex B.

3.1.5 Uniqueness of Names

(A) Provision in relation to the uniqueness of names is made in Annex B.

3.1.6 Recognition, Authentication, and Role of Trademarks

(A) Provision in relation to the use of trademarks, trade names and other restricted information in Certificates is made in Section L11 of the Code (Subscriber Obligations).

3.2 INITIAL IDENTITY VALIDATION
3.2.1 Method to Prove Possession of Private Key

(A) Provision is made in the SMKI RAPP in relation to:

(i) the procedure to be followed by an Eligible Subscriber in order to prove its possession of the Private Key which is associated with the Public Key to be contained in any Certificate that is the subject of a Certificate Signing Request; and

(ii) the procedure established for this purpose is in accordance with the procedure in PKCS#10 or an equivalent cryptographic mechanism.

3.2.2 Authentication of Organisation Identity

(A) Provision is made in the SMKI RAPP in relation to the:

(i) procedure to be followed by a Party in order to become an Authorised Subscriber;

(ii) criteria in accordance with which the DCA will determine whether a Party is entitled to become an Authorised Subscriber; and

(iii) requirement that the Party shall be Authenticated by the DCA for that purpose.

(B) Provision is made in the SMKI RAPP for the purpose of ensuring that the criteria in accordance with which the DCA shall Authenticate a Party shall be set to Level 3 pursuant to GPG 46 (Organisation Identity, v1.0, October 2013), or to such equivalent level within a comparable authentication framework as may be agreed by the SMKI PMA.

3.2.3 Authentication of Individual Identity

(A) Provision is made in the SMKI RAPP in relation to the Authentication of persons engaged by Authorised Subscribers, which provides for all such persons to have their identity and authorisation verified to Level 3 (Verified) pursuant to the CESG GPG43 RSDOPS framework, or to such equivalent level within a comparable authentication framework as may be agreed by the
SMKI PMA.

3.2.4 Authentication of Devices

(A) Provision is made in the SMKI RAPP in relation to the Authentication of Devices.

3.2.5 Non-verified Subscriber Information

(A) The DCA shall:

(i) verify all information in relation to DCA Certificates;

(ii) require each Eligible Subscriber to verify the information contained in any Certificate Signing Request in respect of a Device Certificate.

(B) Further provision on the content of DCA Certificates is made in Section L11 of the Code (Subscriber Obligations).

3.2.6 Validation of Authority

See Part 3.2.2 of this Policy.

3.2.7 Criteria for Interoperation

[Not applicable in this Policy]

3.3 IDENTIFICATION AND AUTHENTICATION FOR RE-KEY REQUESTS

3.3.1 Identification and Authentication for Routine Re-Key

(A) This Policy does not support Certificate Re-Key.

(B) The DCA shall not provide a Certificate Re-Key service.

3.3.2 Identification and Authentication for Re-Key after Revocation

[Not applicable in this Policy]

3.4 IDENTIFICATION AND AUTHENTICATION FOR REVOCATION REQUEST
[Not applicable in this Policy]
4 CERTIFICATE LIFE-CYCLE OPERATIONAL REQUIREMENTS

4.1 CERTIFICATE APPLICATION

4.1.1 Submission of Certificate Applications

(A) Provision is made in the SMKI RAPP in relation to:

(i) in respect of a Device Certificate:

(a) the circumstances in which an Eligible Subscriber may submit a Certificate Signing Request; and

(b) the means by which it may do so, including through the use of an authorised System; and

(ii) in respect of a DCA Certificate, the procedure to be followed by an Eligible Subscriber in order to obtain a DCA Certificate.

4.1.2 Enrolment Process and Responsibilities

(A) Provision is made where applicable in the SMKI RAPP in relation to the:

(i) establishment of an enrolment process in respect of organisations, individuals, Systems and Devices in order to Authenticate them and verify that they are authorised to act on behalf of an Eligible Subscriber or Authorised Subscriber in its capacity as such; and

(ii) maintenance by the DCA of a list of organisations, individuals, Systems and Devices enrolled in accordance with that process.

4.1.3 Enrolment Process for the Registration Authority and its Representatives

(A) Provision is made in the SMKI RAPP in relation to the establishment of an enrolment process in respect of DCA Personnel and DCA Systems:

(i) in order to Authenticate them and verify that they are authorised to act on behalf of the DCA in its capacity as the Registration Authority; and

(ii) including in particular, for that purpose, provision:
(a) for the face-to-face Authentication of all Registration Authority Personnel by a Registration Authority Manager; and

(b) for all Registration Authority Personnel to have their identify and authorisation verified to Level 3 (Verified) pursuant to the CESG GPG43 RSDOPS framework, or to such equivalent level within a comparable authentication framework as may be agreed by the SMKI PMA.

4.2 CERTIFICATE APPLICATION PROCESSING

4.2.1 Performing Identification and Authentication Functions

(A) Provision is made in the SMKI RAPP in relation to the Authentication by the DCA of Eligible Subscribers which submit a Certificate Signing Request.

4.2.2 Approval or Rejection of Certificate Applications

(A) Where any Certificate Signing Request fails to satisfy the requirements set out in the SMKI RAPP, this Policy or any other provision of the Code, the DCA:

(i) shall reject it and refuse to Issue the Certificate which was the subject of the Certificate Signing Request; and

(ii) may give notice to the Party which made the Certificate Signing Request of the reasons for its rejection.

(B) Where any Certificate Signing Request satisfies the requirements set out in the SMKI RAPP, this Policy or any other provision of the Code, the DCA shall Issue the Certificate which was the subject of the Certificate Signing Request.

4.2.3 Time to Process Certificate Applications

(A) Provision in relation to the performance of the SMKI Services by the DCA is made in Section L8 of the Code (SMKI Performance Standards and Demand Management).
4.3 CERTIFICATE ISSUANCE

4.3.1 DCA Actions during Certificate Issuance

(A) The DCA may Issue a Certificate only:

(i) in accordance with the provisions of this Policy and the SMKI RAPP; and

(ii) in response to a Certificate Signing Request made by an Eligible Subscriber in accordance with the SMKI RAPP.

(B) The DCA shall ensure that:

(i) each DCA Certificate Issued by it contains information that it has verified to be correct and complete; and

(ii) each Device Certificate Issued by it contains information consistent with the information in the Certificate Signing Request.

(C) A DCA Certificate may only be:

(i) Issued by the DCA; and

(ii) for that purpose, signed using the Root DCA Private Key.

(D) A Device Certificate may only be:

(i) Issued by the DCA; and

(ii) for that purpose, signed using an Issuing DCA Private Key.

(E) The DCA shall not Issue a Device Certificate which is signed using an Issuing DCA Private Key after the first in time of the following:

(i) the time which is three months after the time at which any element of the Issuing DCA Private Key first became operational;

(ii) the time at which the DCA Issues the 100,000th Device Certificate which is signed using that Issuing DCA Private Key.
(F) For the purposes of paragraph (E), the DCA shall ensure that the Device CPS incorporates:

(i) a procedure for determining:

(a) how the DCA will calculate when each of the times specified in that paragraph occurs; and

(b) for that purpose, when any element of the Issuing DCA Private Key first became operational; and

(ii) provisions for notifying the SMKI PMA when either of the times specified in that paragraph is approaching.

(G) The DCA shall not issue a Certificate containing a Public Key where it is aware that the Public Key is the same as the Public Key contained in any other Certificate that was previously issued by it.

4.3.2 Notification to Eligible Subscriber by the DCA of Issuance of Certificate

(A) Provision is made in the SMKI RAPP for the DCA to notify an Eligible Subscriber where that Eligible Subscriber is Issued with a Certificate which was the subject of a Certificate Signing Request made by it.

4.4 CERTIFICATE ACCEPTANCE

4.4.1 Conduct Constituting Certificate Acceptance

(A) Provision is made in the SMKI RAPP to:

(i) specify a means by which an Eligible Subscriber may clearly indicate to the DCA its rejection of a Certificate which has been Issued to it; and

(ii) ensure that each Eligible Subscriber to which a Certificate has been Issued, and which has not rejected it, is treated as having accepted that Certificate.

(B) A Certificate which has been Issued by the DCA shall not be treated as valid
for any purposes of this Policy or the Code until it is treated as having been accepted by the Eligible Subscriber to which it was Issued.

(C) The DCA shall maintain a record of all Certificates which have been Issued by it and are treated as accepted by a Subscriber.

(D) Further provision in relation to the rejection and acceptance of Certificates is made in Section L11 of the Code (Subscriber Obligations).

4.4.2 Publication of Certificates by the DCA

(A) Provision in relation to the publication of Certificates is made in Part 2 of this Policy.

4.4.3 Notification of Certificate Issuance by the DCA to Other Entities

(A) The DCA shall give notice of the Issue of a Certificate only to the Eligible Subscriber which submitted a Certificate Signing Request in respect of that Certificate.

4.5 KEY PAIR AND CERTIFICATE USAGE

4.5.1 Subscriber Private Key and Certificate Usage

(A) Provision for restrictions on the use by Subscribers of Private Keys in respect of Certificates is made in:

(i) Section L11 of the Code (Subscriber Obligations); and

(ii) this Policy.

4.5.2 Relying Party Public Key and Certificate Usage

(A) Provision in relation to reliance that may be placed on a Certificate is made in Section L12 of the Code (Relying Party Obligations).

4.6 CERTIFICATE RENEWAL

4.6.1 Circumstances of Certificate Renewal
(A) This Policy does not support the renewal of Certificates

(B) The DCA may only replace, and shall not renew, any Certificate.

4.6.2 Circumstances of Certificate Replacement

(A) Where any DCA System or any DCA Private Key is (or is suspected by the DCA of being) Compromised, the DCA shall:

(i) immediately notify the SMKI PMA;

(ii) provide the SMKI PMA with all of the information known to it in relation to the nature and circumstances of the event of Compromise or suspected Compromise; and

(iii) where the Compromise or suspected Compromise relates to a DCA Private Key:

(a) ensure that the Private Key is no longer used;

(b) promptly notify each of the Subscribers for any Device Certificates Issued using that Private Key; and

(c) promptly both notify the SMKI PMA and verifiably destroy the DCA Private Key Material.

(B) Where the Root DCA Private Key is Compromised (or is suspected by the DCA of being Compromised), the DCA:

(i) may issue a replacement for any DCA Certificate that has been Issued using that Private Key; and

(ii) shall ensure that the Subscriber for that DCA Certificate applies for the Issue of a new Certificate in accordance with this Policy.

(C) An Eligible Subscriber may request a replacement for a Certificate at any time by applying for the Issue of a new Device Certificate in accordance with this Policy.
4.6.3 Who May Request a Replacement Certificate

See Part 4.1 of this Policy.

4.6.4 Processing Replacement Certificate Requests

See Part 4.2 of this Policy

4.6.5 Notification of Replacement Certificate Issuance to a Subscriber

See Part 4.3.2 of this Policy.

4.6.6 Conduct Constituting Acceptance of a Replacement Certificate

See Part 4.4.1 of this Policy.

4.6.7 Publication of a Replacement Certificate by the DCA

See Part 4.4.2 of this Policy.

4.6.8 Notification of Certificate Issuance by the DCA to Other Entities

See Part 4.4.3 of this Policy

4.7 CERTIFICATE RE-KEY

4.7.1 Circumstances for Certificate Re-Key

(A) This Policy does not support Certificate Re-Key.

(B) The DCA shall not provide a Certificate Re-Key service.

(C) Where a new Key Pair has been generated by a Device, the Eligible Subscriber which is responsible for that Device shall apply for the Issue of a new Certificate in accordance with this Policy.

4.7.2 Who may Request Certification of a New Public Key

[Not applicable in this Policy]

4.7.3 Processing Certificate Re-Keying Requests
4.7.4 Notification of New Certificate Issuance to Subscriber

[Not applicable in this Policy]

4.7.5 Conduct Constituting Acceptance of a Re-Keyed Certificate

[Not applicable in this Policy]

4.7.6 Publication of the Re-Keyed Certificate by the DCA

[Not applicable in this Policy]

4.7.7 Notification of Certificate Issuance by the DCA to Other Entities

[Not applicable in this Policy]

4.8 CERTIFICATE MODIFICATION

4.8.1 Circumstances for Certificate Modification

(A) This Policy does not support Certificate modification.

(B) Neither the DCA nor any Subscriber may modify a Certificate.

4.8.2 Who may request Certificate Modification

[Not applicable in this Policy]

4.8.3 Processing Certificate Modification Requests

[Not applicable in this Policy]

4.8.4 Notification of New Certificate Issuance to Subscriber

[Not applicable in this Policy]

4.8.5 Conduct Constituting Acceptance of Modified Certificate

[Not applicable in this Policy]

4.8.6 Publication of the Modified Certificate by the DCA

[Not applicable in this Policy]
4.8.7 Notification of Certificate Issuance by the DCA to Other Entities

[Not applicable in this Policy]

4.9 CERTIFICATE REVOCATION AND SUSPENSION

4.9.1 Circumstances for Revocation

(A) This Policy does not support the revocation or suspension of Certificates.
(B) The DCA shall not provide any service of revoking or suspending a Certificate.

4.9.2 Who can Request Revocation

[Not applicable in this Policy]

4.9.3 Procedure for Revocation Request

[Not applicable in this Policy]

4.9.4 Revocation Request Grace Period

[Not applicable in this Policy]

4.9.5 Time within which DCA must process the Revocation Request

[Not applicable in this Policy]

4.9.6 Revocation Checking Requirements for Relying Parties

[Not applicable in this Policy]

4.9.7 CRL Issuance Frequency (if applicable)

[Not applicable in this Policy]

4.9.8 Maximum Latency for CRLs (if applicable)

[Not applicable in this Policy]
4.9.9 On-line Revocation/Status Checking Availability

[Not applicable in this Policy]

4.9.10 On-line Revocation Checking Requirements

[Not applicable in this Policy]

4.9.11 Other Forms of Revocation Advertisements Available

[Not applicable in this Policy]

4.9.12 Special Requirements in the Event of Key Compromise

See Part 4.6.2 of this Policy.

4.9.13 Circumstances for Suspension

[Not applicable in this Policy]

4.9.14 Who can Request Suspension

[Not applicable in this Policy]

4.9.15 Procedure for Suspension Request

[Not applicable in this Policy]

4.9.16 Limits on Suspension Period

[Not applicable in this Policy]

4.10 CERTIFICATE STATUS SERVICES

4.10.1 Operational Characteristics

[Not applicable in this Policy]

4.10.2 Service Availability

[Not applicable in this Policy]

4.10.3 Optional Features
4.11 END OF SUBSCRIPTION

[Not applicable in this Policy]

4.12 KEY ESCROW AND RECOVERY

4.12.1 Key Escrow and Recovery Policies and Practices

(A) This Policy does not support Key Escrow.

(B) The DCA shall not provide any Key Escrow service.

4.12.2 Session Key Encapsulation and Recovery Policy and Practices

[Not applicable in this Policy]
5 FACILITY, MANAGEMENT AND OPERATIONAL CONTROLS

5.1 PHYSICAL CONTROLS

5.1.1 Site Location and Construction

(A) The DCA shall ensure that the DCA Systems are operated in a sufficiently secure environment, which shall at least satisfy the requirements set out at Section G2 (System Security: Obligations on the DCC) and Section G5 (Information Security: Obligations on the DCC and Users) of the Code.

(B) The DCA shall ensure that:

(i) all of the physical locations in which the DCA Systems are situated, operated, routed or directly accessed are in the United Kingdom;

(ii) all bespoke Security Related Functionality is developed, specified, designed, built and tested only within the United Kingdom; and

(iii) all Security Related Functionality is integrated, configured, tested in situ, implemented, operated and maintained only within the United Kingdom.

(C) The DCA shall ensure that the DCA Systems cannot be indirectly accessed from any location outside the United Kingdom.

(D) The DCA shall ensure that the Device CPS incorporates provisions designed to ensure that all physical locations in which the manufacture of Certificates and Time-Stamping take place are at all times manually or electronically monitored for unauthorised intrusion in accordance with:

(i) CESG Good Practice Guide 13:2012 (Protective Monitoring); or

(ii) any equivalent to that CESG Good Practice Guide which updates or replaces it from time to time.

(E) The DCA shall ensure that the Device CPS incorporates provisions designed to ensure that all PINs, pass-phrases and passwords used for the purposes of
carrying out the functions of the DCA are stored in secure containers accessible only to appropriately authorised individuals.

(F) The DCA shall ensure that the DCA Systems are Separated from any OCA Systems, save that any Systems used for the purposes of the Registration Authority functions of the DCA and OCA shall not require to be Separated.

5.1.2 Physical Access

(A) The DCA shall ensure that the Device CPS incorporates provisions in relation to access control, including in particular provisions designed to:

(i) establish controls such that only appropriately authorised personnel may have unescorted physical access to DCA Systems or any System used for the purposes of Time-Stamping;

(ii) ensure that any unauthorised personnel may have physical access to such Systems only if appropriately authorised and supervised;

(iii) ensure that a site access log is both maintained and periodically inspected for all locations at which such Systems are sited; and

(iv) ensure that all removable media which contain sensitive plain text Data and are kept at such locations are stored in secure containers accessible only to appropriately authorised individuals.

5.1.3 Power and Air Conditioning

(A) The DCA shall ensure that the Device CPS incorporates provisions in relation to power and air conditioning at all physical locations in which the DCA Systems are situated.

5.1.4 Water Exposure

(A) The DCA shall ensure that the Device CPS incorporates provisions in relation to water exposure at all physical locations in which the DCA Systems are situated.
5.1.5 Fire Prevention and Protection

(A) The DCA shall ensure that the Device CPS incorporates provisions in relation to fire prevention and protection at all physical locations in which the DCA Systems are situated.

5.1.6 Media Storage

(A) The DCA shall ensure that the Device CPS incorporates provisions designed to ensure that appropriate controls are placed on all media used for the storage of Data held by it for the purposes of carrying out its functions as the DCA.

5.1.7 Waste Disposal

(A) The DCA shall ensure that all media used to store Data held by it for the purposes of carrying out its functions as the DCA are disposed of only using secure methods of disposal in accordance with:

(i) Information Assurance Standard No. 5:2011 (Secure Sanitisation); or

(ii) any equivalent to that Information Assurance Standard which updates or replaces it from time to time.

5.1.8 Off-Site Back-Up

(A) The DCA shall regularly carry out a Back-Up of:

(i) all Data held on the DCA Systems which are critical to the operation of those Systems or continuity in the provision of the SMKI Services; and

(ii) all other sensitive Data.

(B) For the purposes of paragraph (A), the DCA shall ensure that the Device CPS incorporates provisions which identify the categories of critical and sensitive Data that are to be Backed-Up.

(C) The DCA shall ensure that Data which are Backed-Up in accordance with paragraph (A):
(i) are stored on media that are located in physically secure facilities in different locations to the sites at which the Data being Backed-Up are ordinarily held;

(ii) are protected in accordance with the outcome of a risk assessment which is documented in the Device CPS, including when being transmitted for the purposes of Back-Up; and

(iii) to the extent to which they comprise DCA Private Key Material, are Backed-Up:

   (a) using the proprietary Back-Up mechanisms specific to the relevant Cryptographic Module; and

   (b) in a manner that is compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

(D) The DCA shall ensure that, where any elements of the DCA Systems, any Data held for the purposes of providing the SMKI Services, or any items of DCA equipment are removed from their primary location, they continue to be protected in accordance with the security standard appropriate to the primary location.

5.2 PROCEDURAL CONTROLS

5.2.1 Trusted Roles

(A) The DCA shall ensure that:

   (i) no individual may carry out any activity which involves access to resources, or Data held on, the DCA Systems unless that individual has been expressly authorised to have such access;

   (ii) each member of DCA Personnel has a clearly defined level of access to the DCA Systems and the premises in which they are located;

   (iii) no individual member of DCA Personnel is capable, by acting alone,
of engaging in any action by means of which the DCA Systems may be
Compromised to a material extent; and

(iv) the Device CPS incorporates provisions designed to ensure that
appropriate controls are in place for the purposes of compliance by the
DCA with the requirements of this paragraph.

5.2.2 Number of Persons Required per Task

(A) The DCA shall ensure that the Device CPS incorporates provisions designed
to establish:

(i) the appropriate separation of roles between the different members of
DCA Personnel; and

(ii) the application of controls to the actions of all members of DCA
Personnel who are Privileged Persons, identifying in particular any
controls designed to ensure that the involvement of more than one
individual is required for the performance of certain functions.

(B) The DCA shall ensure that the Device CPS, as a minimum, makes provision
for the purposes of paragraph (A) in relation to the following roles:

(i) DCA Systems administration;

(ii) DCA Systems operations;

(iii) DCA Systems security; and

(iv) DCA Systems auditing.

5.2.3 Identification and Authentication for Each Role

See Part 5.2.2 of this Policy.

5.2.4 Roles Requiring Separation of Duties

See Part 5.2.2 of this Policy.

5.3 PERSONNEL CONTROLS
5.3.1 Qualification, Experience and Clearance Requirements

(A) The DCA shall ensure that all DCA Personnel must:

(i) be appointed to their roles in writing;

(ii) be bound by contract to the terms and conditions relevant to their roles;

(iii) have received appropriate training with respect to their duties;

(iv) be bound by contract not to disclose any confidential, sensitive, personal or security-related Data except to the extent necessary for the performance of their duties or for the purposes of complying with any requirement of law; and

(v) in so far as can reasonably be ascertained by the DCA, not have been previously relieved of any past assignment (whether for the DCA or any other person) on the grounds of negligence or any other failure to perform a duty.

(B) The DCA shall ensure that all DCA Personnel have, as a minimum, passed a Security Check before commencing their roles.

5.3.2 Background Check Procedures

See Part 5.3.1 of this Policy.

5.3.3 Training Requirements

See Part 5.3.1 of this Policy.

5.3.4 Retraining Frequency and Requirements

(A) The DCA shall ensure that the Device CPS incorporates appropriate provisions relating to the frequency and content of retraining and refresher training to be undertaken by members of DCA Personnel.

5.3.5 Job Rotation Frequency and Sequence

(A) The DCA shall ensure that the Device CPS incorporates appropriate
provisions relating to the frequency and sequence of job rotations to be undertaken by members of DCA Personnel.

5.3.6 Sanctions for Unauthorised Actions

(A) The DCA shall ensure that the Device CPS incorporates appropriate provisions relating to sanctions for unauthorised actions undertaken by members of DCA Personnel.

5.3.7 Independent Contractor Requirements

(A) In accordance with the provisions of the Code, references to the DCA in this Policy include references to persons with whom the DCA contracts in order to secure performance of its obligations as the DCA.

5.3.8 Documentation Supplied to Personnel

(A) The DCA shall ensure that all DCA Personnel are provided with access to all documents relevant to their roles or necessary for the performance of their duties, including in particular:

(i) this Policy;

(ii) the Device CPS; and

(iii) any supporting documentation, statutes, policies or contracts.

5.4 AUDIT LOGGING PROCEDURES

5.4.1 Types of Events Recorded

(A) The DCA shall ensure that:

(i) the DCA Systems record all systems activity in an audit log;

(ii) the Device CPS incorporates a comprehensive list of all events that are to be recorded in an audit log in relation to:

(a) the activities of DCA Personnel;
(b) the use of DCA equipment;

(c) the use of (including both authorised and unauthorised access, and attempted access to) any premises at which functions of the DCA are carried out;

(d) communications and activities that are related to the Issue of Certificates (in so far as not captured by the DCA Systems audit log); and

(iii) it records in an audit log all the events specified in paragraph (ii).

5.4.2 Frequency of Processing Log

(A) The DCA shall ensure that:

(i) the audit logging functionality in the DCA Systems is fully enabled at all times;

(ii) all DCA Systems activity recorded in the Audit Log is recorded in a standard format that is compliant with:

(a) British Standard BS 10008:2008 (Evidential Weight and Legal Admissibility of Electronic Information); or

(b) any equivalent to that British Standard which updates or replaces it from time to time; and

(iii) it monitors the DCA Systems in compliance with:

(a) CESG Good Practice Guide 13:2012 (Protective Monitoring); or

(b) any equivalent to that CESG Good Practice Guide which updates or replaces it from time to time;

(B) The DCA shall ensure that the Device CPS incorporates provisions which specify:

(i) how regularly information recorded in the Audit Log is to be reviewed;
and

(ii) what actions are to be taken by it in response to types of events recorded in the Audit Log.

(C) The DCA shall ensure that the Device CPS incorporates provisions in relation to access to the Audit Log, providing in particular that:

(i) Data contained in the Audit Log must not be accessible other than on a read-only basis; and

(ii) access to those Data must be limited to those members of DCA Personnel who are performing a dedicated system audit role.

5.4.3 Retention Period for Audit Log

(A) The DCA shall:

(i) retain the Audit Log so that it incorporates, on any given date, a record of all system events occurring during a period of at least twelve months prior to that date; and

(ii) ensure that a copy of the Audit Log incorporating a record of all system events occurring prior to the beginning of that period is archived in accordance with the requirements of Part 5.5 of this Policy.

5.4.4 Protection of Audit Log

(A) The DCA shall ensure that:

(i) to the extent to which the Audit Log is retained electronically, the Data stored in it cannot be accessed other than on a read-only basis, and are protected from unauthorised viewing, modification and deletion in accordance with:

(a) British Standard BS 10008:2008 (Evidential Weight and Legal Admissibility of Electronic Information); or

(b) any equivalent to that British Standard which updates or replaces
it from time to time; and

(ii) to the extent to which the Audit Log is retained in non-electronic form, the Data stored in it are appropriately protected from unauthorised viewing, modification and destruction in order to ensure that their integrity is maintained for evidential purposes.

5.4.5 Audit Log Back-Up Procedures

(A) The DCA shall ensure that the Data contained in the Audit Log are Backed-Up (or, to the extent that the Audit Log is retained in non-electronic form, are copied):

(i) on a daily basis; or

(ii) if activity has taken place on the DCA Systems only infrequently, in accordance with the schedule for the regular Back-Up of the Data held on those Systems.

(B) The DCA shall ensure that all Data contained in the Audit Log which are Backed-Up are, during Back-Up:

(i) held in accordance with the outcome of a risk assessment which is documented in the Device CPS; and

(ii) protected to the same standard of protection as the primary copy of the Audit Log in accordance with Part 5.4.4 of this Policy.

5.4.6 Audit Collection System (Internal or External)

(A) The DCA shall ensure that the Device CPS incorporates provisions in relation to its system for collecting Data for the purpose of populating the Audit Log.

5.4.7 Notification to Event-Causing Subject

(A) The DCA shall ensure that the Device CPS incorporates provisions in relation to its notification of any person who is (or is responsible for any System which is) the direct cause of an event recorded in the Audit Log.
5.4.8 Vulnerability Assessments

(A) Provision is made in Sections G2.13 to G2.14 of the Code (Management of Vulnerabilities) in relation to the carrying out of vulnerability assessments in respect of the DCA Systems.

5.5 RECORDS ARCHIVAL

5.5.1 Types of Records Archived

(A) The DCA shall ensure that it archives:

(i) the Audit Log in accordance with Part 5.4.3 of this Policy;

(ii) its records of all Data submitted to it by Eligible Subscribers for the purposes of Certificate Signing Requests; and

(iii) any other Data specified in this Policy or the Code as requiring to be archived in accordance with this Part 5.5.

5.5.2 Retention Period for Archive

(A) The DCA shall ensure that all Data which are Archived are retained for a period of at least seven years from the date on which they were Archived.

5.5.3 Protection of Archive

(A) The DCA shall ensure that Data held in its Archive are:

(i) protected against any unauthorised access;

(ii) adequately protected against environmental threats such as temperature, humidity and magnetism; and

(iii) incapable of being modified or deleted.

5.5.4 Archive Back-Up Procedures

(A) The DCA shall ensure that the Device CPS incorporates provisions in relation to its procedures for the Back-Up of its Archive.
5.5.5 Requirements for Time-Stamping of Records

(A) Provision in relation to Time-Stamping is made in Part 6.8 of this Policy.

5.5.6 Archive Collection System (Internal or External)

(A) The DCA shall ensure that the Device CPS incorporates provisions in relation to its system for collecting Data for the purpose of populating the Archive.

5.5.7 Procedures to Obtain and Verify Archive Information

(A) The DCA shall ensure that:

(i) Data held in the Archive are stored in a readable format during their retention period; and

(ii) those Data remains accessible at all times during their retention period, including during any period of interruption, suspension or cessation of the DCA’s operations.

(B) The DCA shall ensure that the Device CPS incorporates provisions in relation to the periodic verification by the DCA of the Data held in the Archive.

5.6 KEY CHANGEOVER

5.6.1 Device Certificate Key Changeover

(A) The DCA shall Issue a new Device Certificate in relation to a Device where a new Certificate Signing Request is submitted by an Eligible Subscriber in accordance with the requirements of the SMKI RAPP and this Policy.

5.6.2 DCA Key Changeover

(A) Where the DCA ceases to use an Issuing DCA Private Key in accordance with the requirements of Part 4.3.1(E) of this Policy, it shall:

(i) verifiably destroy the Issuing DCA Private Key Material;

(ii) not revoke the related Issuing DCA Certificate (which may continue to be used for the purpose of validating Digital Signatures generated using
the Issuing DCA Private Key);

(iii) generate a new Key Pair;

(iv) ensure that any Device Certificate subsequently Issued by it is Issued using the Issuing DCA Private Key from the newly-generated Key Pair:

(a) until the time determined in accordance with Part 4.3.1(E) of this Policy; and

(b) subject to the provisions of Part 5.7.1(C) of this Policy; and

(v) in its capacity as the Root DCA:

(a) Issue a new Issuing DCA Certificate; and

(b) promptly lodge that Issuing DCA Certificate in the SMKI Repository.

(B) The DCA shall ensure that the actions taken by it in accordance with the requirements of paragraph (A) are managed so as to prevent any disruption to the provision of the SMKI Services.

5.7 COMPROMISE AND DISASTER RECOVERY

5.7.1 Incident and Compromise Handling Procedures

(A) The DCA shall ensure that the Device CPS incorporates a business continuity plan which shall be designed to ensure continuity in, or (where there has been unavoidable discontinuity) the recovery of, the provision of the SMKI Services in the event of any Compromise of the DCA Systems or major failure in the DCA processes.

(B) The DCA shall ensure that the procedures set out in the business continuity plan are:

(i) compliant with ISO 22301 and ISO 27031 (or any equivalent to those standards which update or replace them from time to time); and
(ii) tested periodically, and in any event at least once in each year, in order to ensure that they are operationally effective.

(C) In the event of the Compromise of any DCA Private Key, the DCA shall:

(i) not revoke the related Issuing DCA Certificate;

(ii) not revoke any Device Certificates Issued using the Issuing DCA Private Key;

(iii) not issue any further Device Certificates using the Issuing DCA Private Key;

(iv) treat the event in the same manner as if it were a Major Security Incident in accordance with Section G2 of the Code (System Security: Obligations on the DCC); and

(v) immediately notify the SMKI PMA.

(D) The DCA shall ensure that the Device CPS incorporates provisions setting out the approach to be taken by it in circumstances in which it suspects (or has reason to suspect) that any Issuing DCA Private Key or any part of the DCA Systems is Compromised.

5.7.2 Computing Resources, Software and/or Data are Corrupted

(A) The DCA shall ensure that the business continuity plan established in accordance with Part 5.7.1 of this Policy incorporates provisions setting out the steps to be taken in the event of any loss of or corruption to computing resources, software or Data.

5.7.3 Entity Private Key Compromise Procedures

See Part 5.7.1 of this Policy.

5.7.4 Business Continuity Capabilities after a Disaster

(A) The DCA shall ensure that the business continuity plan established in accordance with Part 5.7.1 of this Policy is designed to ensure the recovery
of the provision of the SMKI Services within not more than 12 hours of the occurrence of any event causing discontinuity.

5.8 CERTIFICATION AUTHORITY AND REGISTRATION AUTHORITY TERMINATION

[Not applicable in this Policy]

6 TECHNICAL SECURITY CONTROLS

The DCA shall ensure that the Device CPS incorporates detailed provision in relation to the technical controls to be established and operated for the purposes of the exercise of its functions as the Root DCA, the Issuing DCA and the Registration Authority.

6.1 KEY PAIR GENERATION AND INSTALLATION

6.1.1 Key Pair Generation

(A) The DCA shall ensure that all Key Pairs which it uses for the purposes of this Policy are generated:

(i) in a protected environment compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time);

(ii) using multi-person control, such that no single Privileged Person is capable of generating any DCA Key; and

(iii) using random numbers which are such as to make it computationally infeasible to regenerate those Key Pairs even with knowledge of when and by means of what equipment they were generated.

(B) The DCA shall not generate any Private Key or Public Key other than a DCA Key.

6.1.2 Private Key Delivery to Subscriber

(A) In accordance with Part 6.1.1(B), the DCA shall not generate any Private Key
for delivery to a Subscriber.

6.1.3 Public Key Delivery to Certificate Issuer

(A) The DCA shall ensure that the Device CPS incorporates provisions:

(i) in relation to the mechanism by which Public Keys of Subscribers are delivered to it for the purpose of the exercise of its functions as the Root DCA and Issuing DCA; and

(ii) ensuring that the mechanism uses a recognised standard protocol such as PKCS#10.

6.1.4 DCA Public Key Delivery to Relying Parties

(A) The DCA shall ensure that the Device CPS incorporates provisions:

(i) in relation to the manner by which each DCA Public Key is to be lodged in the SMKI Repository; and

(ii) designed to ensure that the DCA Public Keys are securely lodged in the SMKI Repository in such a manner as to guarantee that their integrity is maintained.

6.1.5 Key Sizes

(A) The DCA and every Subscriber shall ensure that all Private Keys and Public Keys which each of them may use for the purposes of this Policy are of the size and characteristics set out in the GB Companion Specification.

6.1.6 Public Key Parameters Generation and Quality Checking

(A) The DCA shall ensure that any Public Key used by it for the purposes of this Policy shall be of values and lengths that make the success of known attacks infeasible.

(B) Each Subscriber shall ensure that any Public Key used by it for the purposes
of this Policy shall be of values and lengths that make the success of known attacks infeasible.

6.1.7 Key Usage Purposes (as per X.509 v3 keyUsage Field)

(A) The DCA shall ensure that each Certificate that is Issued by it has a keyUsage field in accordance with RFC5759 and RFC5280.

(B) The DCA shall ensure that each Device Certificate that is Issued by it has a keyUsage of either:

(i) digitalSignature; or

(ii) keyAgreement.

(C) The DCA shall ensure that each DCA Certificate that is Issued by it has a keyUsage of keyCertSign.

(D) The DCA shall ensure that no keyUsage values may be set in a Device Certificate or DCA Certificate other than in accordance with this Part 6.1.7.

6.2 PRIVATE KEY PROTECTION AND CRYPTOGRAPHIC MODULE ENGINEERING CONTROLS

6.2.1 Cryptographic Module Standards and Controls

(A) The DCA shall ensure that all DCA Private Keys shall be:

(i) protected to a high standard of assurance by physical and logical security controls; and

(ii) stored in and operated from within a Cryptographic Module which is compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

(B) The DCA shall ensure that all DCA Private Keys shall, where they affect the outcome of any Certificates Issued by it, be protected by, stored in and
operated from within a Cryptographic Module which is compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

(C) The DCA shall ensure that no DCA Private Key shall be made available in either complete or unencrypted form except in a Cryptographic Module which is compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

(D) The DCA shall ensure that any Cryptographic Module which is used for any purpose related to Certificate life-cycle management shall:

(i) operate so as to block access to itself following a number of failed consecutive attempts to access it using Activation Data, where that number shall be set out in the Device CPS; and

(ii) require to be unblocked by an authorised member of DCA Personnel who has been Authenticated as such following a process which shall be set out in the Device CPS.

6.2.2 Private Key (m out of n) Multi-Person Control

See Part 6.1.1 of this Policy.

6.2.3 Private Key Escrow

(A) This Policy does not support Key Escrow.

(B) The DCA shall not provide any Key Escrow service.

6.2.4 Private Key Back-Up

(A) The DCA may Back-Up DCA Private Keys insofar as:

(i) each Private Key is protected to a standard which is at least equivalent to that required in relation to the principal Private Key in accordance with this Policy; and
where more than one Private Key is Backed-Up within a single security environment, each of the Private Keys which is Backed-Up within that environment must be protected to a standard which is at least equivalent to that required in relation to an Issuing DCA Private Key in accordance with this Policy.

6.2.5 Private Key Archival

(A) The DCA shall ensure that no DCA Key which is a Private Key is archived.

6.2.6 Private Key Transfer into or from a Cryptographic Module

(A) The DCA shall ensure that no DCA Private Key is transferred or copied other than:

(i) for the purposes of:

(a) Back-Up; or

(b) establishing an appropriate degree of resilience in relation to the provision of the SMKI Services;

(ii) in accordance with a level of protection which is compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

6.2.7 Private Key Storage on Cryptographic Module

See Part 6.2.1 of this Policy.

6.2.8 Method of Activating Private Key

(A) The DCA shall ensure that the Cryptographic Module in which any DCA Private Key is stored may be accessed only by an authorised member of DCA Personnel who has been Authenticated following an Authentication process which:

(i) has an appropriate level of strength to ensure the protection of the Private Key; and
(ii) involves the use of Activation Data.

6.2.9 Method of Deactivating Private Key

(A) The DCA shall ensure that any DCA Private Key shall be capable of being de-activated by means of the DCA Systems, at least by:

(i) the actions of:

(a) turning off the power;

(b) logging off;

(c) carrying out a system reset; and

(ii) a period of inactivity of a length which shall be set out in the Device CPS.

6.2.10 Method of Destroying Private Key

(A) The DCA shall ensure that the Device CPS incorporates provisions for the exercise of strict controls in relation to the destruction of DCA Keys.

(B) The DCA shall ensure that no DCA Key (whether in active use, existing as a copy for the purposes of resilience, or Backed-Up) is destroyed except in accordance with a positive decision by the DCA to destroy it.

6.2.11 Cryptographic Module Rating

See Part 6.2.1 of this Policy.

6.3 OTHER ASPECTS OF KEY PAIR MANAGEMENT

6.3.1 Public Key Archival

(A) The DCA shall ensure that it archives DCA Public Keys in accordance with the requirements of Part 5.5 of this Policy.

6.3.2 Certificate Operational Periods and Key Pair Usage Periods

(A) The DCA shall ensure that:
(i) the Validity Period of each Certificate shall be an indefinite period; and

(ii) for this purpose, it uses the notAfter value specified in Annex B.

6.4 ACTIVATION DATA

6.4.1 Activation Data Generation and Installation

(A) The DCA shall ensure that any Cryptographic Module within which a DCA Key is held has Activation Data that are unique and unpredictable.

(B) The DCA shall ensure that:

   (i) these Activation Data, in conjunction with any other access control, shall be of an appropriate level of strength for the purposes of protecting the DCA Keys; and

   (ii) where the Activation Data comprise any PINs, passwords or pass-phrases, the DCA shall have the ability to change these at any time.

6.4.2 Activation Data Protection

(A) The DCA shall ensure that the Device CPS incorporates provision for the use of such cryptographic protections and access controls as are appropriate to protect against the unauthorised use of Activation Data.

6.4.3 Other Aspects of Activation Data

[Not applicable in this Policy]

6.5 COMPUTER SECURITY CONTROLS

6.5.1 Specific Computer Security Technical Requirements

(A) The DCA shall ensure that the Device CPS incorporates provisions in relation to the identification and implementation, following the conclusion of any threat assessment, of security measures which make provision for at least the following:

   (i) the establishment of access controls in relation to the activities of the
DCA;

(ii) the appropriate allocation of responsibilities to Privileged Persons;

(iii) the identification and Authentication of organisations, individuals and Systems involved in DCA activities;

(iv) the use of cryptography for communication and the protection of Data stored on the DCA Systems;

(v) the audit of security related events; and

(vi) the use of recovery mechanisms for DCA Keys.

6.5.2 Computer Security Rating

(A) The DCA shall ensure that the Device CPS incorporates provisions relating to the appropriate security rating of the DCA Systems.

6.6 LIFE-CYCLE TECHNICAL CONTROLS

6.6.1 System Development Controls

(A) The DCA shall ensure that any software which is developed for the purpose of establishing a functionality of the DCA Systems shall:

(i) take place in a controlled environment that is sufficient to protect against the insertion into the software of malicious code;

(ii) be undertaken by a developer which has a quality system that is:

(a) compliant with recognised international standards (such as ISO 9001:2000 or an equivalent standard); or

(b) available for inspection and approval by the SMKI PMA, and has been so inspected and approved.

6.6.2 Security Management Controls

(A) The DCA shall ensure that the Device CPS incorporates provisions which are
designed to ensure that the DCA Systems satisfy the requirements of Section G2 (System Security: Obligations on the DCC) and Section G5 (Information Security: Obligations on the DCC and Users) of the Code.

6.6.3 Life-Cycle Security Controls

See Part 6.6.2 of this Policy.

6.7 NETWORK SECURITY CONTROLS

6.7.1 Use of Offline Root DCA

(A) The DCA shall ensure that its functions as the Root DCA are carried out on a part of the DCA Systems that is neither directly nor indirectly connected to any System which is not a part of the DCA Systems.

6.7.2 Protection Against Attack

(A) The DCA shall use its best endeavours to ensure that the DCA Systems are not Compromised, and in particular for this purpose that they are designed and operated so as to detect and prevent:

(i) any Denial of Service Event;

(ii) any unauthorised attempt to connect to them.

(B) The DCA shall take reasonable steps to ensure that the DCA Systems cause or permit to be open at any time only those network ports, and allow only those protocols, which are required at that time for the effective operation of those Systems, and block all network ports and protocols which are not so required.

6.7.3 Separation of Issuing DCA

(A) The DCC shall ensure that, where its functions as the Issuing DCA are carried out on a part of the DCA Systems that is connected to an external network, they are carried out on a System that is Separated from all other DCA Systems.
6.7.4 Health Check of DCA Systems

(A) The DCA shall ensure that, in relation to the DCA Systems, a vulnerability assessment in accordance with Section G2.13 of the Code (Management of Vulnerabilities) is carried out with such frequency as may be specified from time to time by the Independent SMKI Assurance Service Provider.

6.8 TIME-STAMPING

6.8.1 Use of Time-Stamping

(A) The DCA shall ensure that Time-Stamping takes place in relation to all Certificates and all other DCA activities which require an accurate record of time.

(B) The DCA shall ensure that the Device CA incorporates provisions in relation to the time source and mechanisms used by any Time-Stamping Authority which carries out Time-Stamping on behalf of the DCA.
CERTIFICATE, CRL AND OCSP PROFILES

7.1 CERTIFICATE PROFILES

The DCA shall use only the Certificate Profiles in Annex B.

7.1.1 Version Number(s)

[Not applicable in this Policy]

7.1.2 Certificate Extensions

[Not applicable in this Policy]

7.1.3 Algorithm Object Identifiers

[Not applicable in this Policy]

7.1.4 Name Forms

[Not applicable in this Policy]

7.1.5 Name Constraints

[Not applicable in this Policy]

7.1.6 Certificate Policy Object Identifier

[Not applicable in this Policy]

7.1.7 Usage of Policy Constraints Extension

[Not applicable in this Policy]

7.1.8 Policy Qualifiers Syntax and Semantics

[Not applicable in this Policy]

7.1.9 Processing Semantics for the Critical Certificate Policies Extension

[Not applicable in this Policy]

7.2 CRL PROFILE
7.2.1 Version Number(s)

[Not applicable in this Policy]

7.2.2 CRL and CRL Entry Extensions

[Not applicable in this Policy]

7.3 OCSP PROFILE

7.3.1 Version Number(s)

[Not applicable in this Policy]

7.3.2 OCSP Extensions

[Not applicable in this Policy]
8 COMPLIANCE AUDIT AND OTHER ASSESSMENTS

8.1 FREQUENCY OR CIRCUMSTANCES OF ASSESSMENT

Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.2 IDENTITY/QUALIFICATIONS OF ASSESSOR

Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.3 ASSESSOR’S RELATIONSHIP TO ASSESSED ENTITY

Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.4 TOPICS COVERED BY ASSESSMENT

Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.5 ACTIONS TAKEN AS A RESULT OF DEFICIENCY

Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.6 COMMUNICATION OF RESULTS

Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).
9 OTHER BUSINESS AND LEGAL MATTERS

In so far as provision is made in relation to all the matters referred to in this Part, it is found in the DCC Licence and the provisions of the Code (including in Section L11 (Subscriber Obligations) and Section L12 (Relying Party Obligations) of the Code).

9.1 FEES

See the statement at the beginning of this Part.

9.1.1 Certificate Issuance or Renewal Fees

See the statement at the beginning of this Part.

9.1.2 Device Certificate Access Fees

See the statement at the beginning of this Part.

9.1.3 Revocation or Status Information Access Fees

See the statement at the beginning of this Part.

9.1.4 Fees for Other Services

See the statement at the beginning of this Part.

9.1.5 Refund Policy

See the statement at the beginning of this Part.

9.2 FINANCIAL RESPONSIBILITY

9.2.1 Insurance Coverage

See the statement at the beginning of this Part.

9.2.2 Other Assets

See the statement at the beginning of this Part.

9.2.3 Insurance or Warranty Coverage for Subscribers and Subjects
See the statement at the beginning of this Part.

9.3 CONFIDENTIALITY OF BUSINESS INFORMATION

9.3.1 Scope of Confidential Information

See the statement at the beginning of this Part.

9.3.2 Information not within the Scope of Confidential Information

See the statement at the beginning of this Part.

9.3.3 Responsibility to Protect Confidential Information

See the statement at the beginning of this Part.

9.4 PRIVACY OF PERSONAL INFORMATION

9.4.1 Privacy Plan

See the statement at the beginning of this Part.

9.4.2 Information Treated as Private

See the statement at the beginning of this Part.

9.4.3 Information not Deemed Private

See the statement at the beginning of this Part.

9.4.4 Responsibility to Protect Private Information

See the statement at the beginning of this Part.

9.4.5 Notice and Consent to Use Private Information

See the statement at the beginning of this Part.

9.4.6 Disclosure Pursuant to Judicial or Administrative Process

See the statement at the beginning of this Part.

9.4.7 Other Information Disclosure Circumstances
See the statement at the beginning of this Part.

9.5 INTELLECTUAL PROPERTY RIGHTS

See the statement at the beginning of this Part.

9.6 REPRESENTATIONS AND WARRANTIES

9.6.1 Certification Authority Representations and Warranties

See the statement at the beginning of this Part.

9.6.2 Registration Authority Representations and Warranties

See the statement at the beginning of this Part.

9.6.3 Subscriber Representations and Warranties

See the statement at the beginning of this Part.

9.6.4 Relying Party Representations and Warranties

See the statement at the beginning of this Part.

9.6.5 Representations and Warranties of Other Participants

See the statement at the beginning of this Part.

9.7 DISCLAIMERS OF WARRANTIES

See the statement at the beginning of this Part.

9.8 LIMITATIONS OF LIABILITY

See the statement at the beginning of this Part.

9.9 INDEMNITIES

See the statement at the beginning of this Part.

9.10 TERM AND TERMINATION

9.10.1 Term
See the statement at the beginning of this Part.

9.10.2 Termination of Device Certificate Policy

See the statement at the beginning of this Part.

9.10.3 Effect of Termination and Survival

See the statement at the beginning of this Part.

9.11 INDIVIDUAL NOTICES AND COMMUNICATIONS WITH PARTICIPANTS

9.11.1 Subscribers

See the statement at the beginning of this Part.

9.11.2 Device Certification Authority

See the statement at the beginning of this Part.

9.11.3 Notification

See the statement at the beginning of this Part.

9.12 AMENDMENTS

9.12.1 Procedure for Amendment

See the statement at the beginning of this Part.

9.12.2 Notification Mechanism and Period

See the statement at the beginning of this Part.

9.12.3 Circumstances under which OID Must be Changed

See the statement at the beginning of this Part.

9.13 DISPUTE RESOLUTION PROVISIONS

See the statement at the beginning of this Part.

9.14 GOVERNING LAW
See the statement at the beginning of this Part.

9.15 COMPLIANCE WITH APPLICABLE LAW

See the statement at the beginning of this Part.

9.16 MISCELLANEOUS PROVISIONS

9.16.1 Entire Agreement

See the statement at the beginning of this Part.

9.16.2 Assignment

See the statement at the beginning of this Part.

9.16.3 Severability

See the statement at the beginning of this Part.

9.16.4 Enforcement (Attorney’s Fees and Waiver of Rights)

See the statement at the beginning of this Part.

9.16.5 Force Majeure

See the statement at the beginning of this Part.

9.17 OTHER PROVISIONS

9.17.1 Device Certificate Policy Content

See the statement at the beginning of this Part.

9.17.2 Third Party Rights

See the statement at the beginning of this Part.
Annex A:   Definitions and Interpretation

In this Policy, except where the context otherwise requires -

- expressions defined in Section A of the Code (Definitions and Interpretation) have the same meaning as is set out in that Section,

- the expressions in the left hand column below shall have the meanings given to them in the right hand column below,

- where any expression is defined in Section A of the Code (Definitions and Interpretation) and in this Annex, the definition in this Annex shall take precedence for the purposes of the Policy,

- the rule of interpretation set out at Part 1.1 of this Policy shall apply.

**Activation Data** means any private Data (such as a password or the Data on a smartcard) which are used to access a Cryptographic Module.

**Archive** means the archive of Data created in accordance with Part 5.5.1 of this Policy (and “Archives” and “Archived” shall be interpreted accordingly).

**Audit Log** means the audit log created in accordance with Part 5.4.1 of this Policy.

**Authentication** means the process of establishing that an individual, organisation, System or Device is what he or it claims to be (and “Authenticate” shall be interpreted accordingly).

**Authorised Subscriber** means a Party or RDP which has successfully completed the procedures set out in the SMKI RAPP and has been authorised by the DCA to submit a Certificate Signing Request.
Certificate means either a Device Certificate or a DCA Certificate.

Certificate Profile means a table bearing that title in Annex B and specifying certain parameters to be contained within a Certificate.

Certificate Re-Key means a change to the Public Key contained within a Certificate bearing a particular serial number.

Certificate Signing Request means a request for a Certificate submitted by an Eligible Subscriber in accordance with the SMKI RAPP.

DCA Key means any Private Key or a Public Key generated by the DCA for the purposes of complying with its obligations under the Code.

DCA Personnel means those persons who are engaged by the DCC, in so far as such persons carry out, or are authorised to carry out, any function of the DCA.

DCA Private Key means a DCA Key which is a Private Key.

DCA Systems means the Systems used by the DCA in relation to the SMKI Services.

DCA Certificate means either a Root DCA Certificate or an Issuing DCA Certificate.

Device Certificate means a certificate in the form set out in the Device Certificate Profile in accordance with Annex B, and Issued by the Issuing DCA in accordance with this Policy.

Device Certification Authority (or DCA) means the DCC, acting in the capacity and exercising the functions of one or more of:

(a) the Root DCA;

(b) the Issuing DCA; and
(c) the Registration Authority.

**Eligible Subscriber** means:

(a) in relation to a Device Certificate, an Authorised Subscriber which is identified as an Eligible Subscriber in accordance with Section L3.16 of the Code (Device Certificates); and

(b) in relation to a DCA Certificate, an Authorised Subscriber which is identified as an Eligible Subscriber in accordance with Section L3.17 of the Code (DCA Certificates).

**Issue** means the act of the DCA, in its capacity as the Root DCA or Issuing DCA, and acting in accordance with this Policy, of creating and signing a Certificate which is bound to both a Subject and a Subscriber (and “Issued” and “Issuing” shall be interpreted accordingly).

**Issuing Device Certification Authority** (or Issuing DCA) means the DCC exercising the function of Issuing Device Certificates to Eligible Subscribers and of storing and managing the Private Keys associated with that function.

**Issuing DCA Certificate** means a certificate in the form set out in the Issuing DCA Certificate Profile in accordance with Annex B, and Issued by the Root DCA to the Issuing DCA in accordance with this Policy.

**Issuing DCA Private Key** means a Private Key which is stored and managed by the DCA acting in its capacity as the Issuing DCA.

**Issuing DCA Public Key** means the Public Key which is part of a Key Pair with an Issuing DCA Private Key.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Key Escrow</strong></td>
<td>means the storage of a Private Key by a person other than the Subscriber or Subject of the Certificate which contains the related Public Key.</td>
</tr>
<tr>
<td><strong>Object Identifier (or OID)</strong></td>
<td>means an Object Identifier assigned by the Internet Address Naming Authority.</td>
</tr>
<tr>
<td><strong>OCA</strong></td>
<td>has the meaning given to that expression in Appendix B of the Code (Organisation Certificate Policy).</td>
</tr>
<tr>
<td><strong>OCA Systems</strong></td>
<td>has the meaning given to that expression in Appendix B of the Code (Organisation Certificate Policy).</td>
</tr>
<tr>
<td><strong>Policy</strong></td>
<td>means this Device Certificate Policy.</td>
</tr>
<tr>
<td><strong>Private Key Material</strong></td>
<td>in relation to a Private Key, means that Private Key and the input parameters necessary to establish, use and maintain it.</td>
</tr>
<tr>
<td><strong>Registration Authority</strong></td>
<td>means the DCC exercising the function of receiving and processing Certificate Signing Requests made in accordance with the SMKI RAPP.</td>
</tr>
<tr>
<td><strong>Registration Authority Manager</strong></td>
<td>means either a director of the DCC or any other person who may be identified as such in accordance with the SMKI RAPP.</td>
</tr>
<tr>
<td><strong>Registration Authority Personnel</strong></td>
<td>means those persons who are engaged by the DCC, in so far as such persons carry out, or are authorised to carry out, any function of the Registration Authority.</td>
</tr>
<tr>
<td><strong>Relying Party</strong></td>
<td>means a person who, pursuant to the Code, receives and relies upon a Certificate.</td>
</tr>
<tr>
<td><strong>Root Device Certification Authority (or Root DCA)</strong></td>
<td>means the DCC exercising the function of Issuing DCA Certificates to the Issuing DCA and storing and managing Private Keys associated with that function.</td>
</tr>
</tbody>
</table>
**Root DCA Certificate**
means a certificate in the form set out in the Root DCA Certificate Profile in accordance with Annex B and self-signed by the Root DCA in accordance with this Policy.

**Root DCA Private Key**
means a Private Key which is stored and managed by the DCA acting in its capacity as the Root DCA.

**Security Related Functionality**
means the functionality of the DCA Systems which is designed to detect, prevent or mitigate the adverse effect of any Compromise of that System.

**Subject**
means:

(a) in relation to a Device Certificate, the Device identified by the Device ID in the hwSerialNum field of the Device Certificate Profile in Annex B; and

(b) in relation to a DCA Certificate, the Root DCA or Issuing DCA as identified by the subject field of the relevant Certificate Profile in Annex B.

**Subscriber**
means, in relation to any Certificate, a Party or RDP which has been Issued with and accepted that Certificate, acting in its capacity as the holder of the Certificate.

**Time-Stamping**
means the act that takes place when a Time-Stamping Authority, in relation to a Certificate, stamps a particular datum with an accurate indicator of the time (in hours, minutes and seconds) at which the activity of stamping takes place.

**Time-Stamping Authority**
means that part of the DCA that:
(a) where required, provides an appropriately precise time-stamp in the format required by this Policy; and

(b) relies on a time source that is:

(i) accurate;

(ii) determined in a manner that is independent of any other part of the DCA Systems; and

(iii) such that the time of any time-stamp can be verified to be that of the Independent Time Source at the time at which the time-stamp was applied.

**Validity Period** means, in respect of a Certificate, the period of time for which that Certificate is intended to be valid.
Annex B: DCA Certificate and Device Certificate Profiles

End Entity Certificate Structure and Contents

This Annex lays out requirements as to structure and content with which DCA Certificates and Device Certificates shall comply. All terms in this Annex shall, where not defined in the Code, this Policy, or the GB Companion Specification, have the meanings in IETF RFC 5759 or IETF RFC5280.

Common requirements applicable to DCA Certificates and Device Certificates

All DCA Certificates and Device Certificates that are validly authorised within the SMKI for use within the scope of the GB Companion Specification and GB Smart Metering:

- shall be compliant with IETF RFC 5759 and so with IETF RFC5280.
- for clarity and in adherence with the requirements of IETF RFC5759, all DCA Certificates and Device Certificates shall:
  - contain the authorityKeyIdentifier extension, except where the Certificate is the Root DCA Certificate;
  - contain the keyUsage extension which shall be marked as critical;
- be X.509 v3 certificates as defined in IETF RFC 5280, encoded using the ASN.1 Distinguished Encoding Rules;
- only contain Public Keys of types that are explicitly allowed by the GBCS. This means all Public Keys shall be elliptic curve Public Keys on the NIST P-256 curve;
- only contain Public Keys in uncompressed form i.e. contain an elliptic curve point in uncompressed form as detailed in Section 2.2 of IETF RFC5480;
- only provide for signature methods that are explicitly allowed within the GBCS. This means using P-256 Private Keys with SHA 256 and ECDSA;
- contain a certificatePolicies extension containing at least one CertPolicyID which shall be marked as critical. For clarity and in adherence with IETF RFC 5280, Certification Path Validation undertaken by Devices shall interpret this extension;
- contain a serialNumber of no more than 16 octets in length;
• contain a subjectKeyIdentifier which shall be marked as non-critical;
• contain an authorityKeyIdentifier in the form \([0]\) KeyIdentifier which shall be marked as non-critical, except where the Certificate is the Root DCA Certificate;
• only contain KeyIdentifiers generated as per method (2) of Section 4.2.1.2 of IETF RFC 5280 and so which shall always be 8 octets in length;
• contain an issuer field whose contents MUST be identical to the contents of the signer's subject field in the signer's Certificate;
• have a valid notBefore field consisting of the time of issue encoded and a valid notAfter field for a not well-defined expiration date as per IETF RFC 5280 Section 4.1.2.5.

Requirements applicable to Device Certificates only

All Device Certificates that are issued by the DCA shall:

• not have a well-defined expiration date and so the notAfter shall be assigned the GeneralizedTime value of 99991231235959Z;
• have an empty subject field;
• contain subjectAltName extension which contains a single GeneralName of type otherName that is further sub-typed as a hardwareModuleName (id-on-hardwareModuleName) as defined in RFC 4108. The hwSerialNum field shall be set to the Device’s Entity Identifier. In adherence to IETF RFC 5280, the subjectAltName shall be marked as critical;
• contain a single Public Key;
• contain a keyUsage extension marked as critical, with a value of only one of:
  • digitalSignature; or
  • keyAgreement.
• contain a single CertPolicyID in the certificatePolicies extension that refers to the OID applicable to the version of this Device Certificate Policy applicable at the time that the Device Certificate was issued.
Requirements applicable to the Root DCA and Issuing DCA

All DCA Certificates issued by the DCA shall:

- not have a well-defined expiration date and so the notAfter shall be assigned the GeneralizedTime value of 99991231235959Z;
- must have a Valid notBefore field consisting of the time of issue encoded as per RFC5280;
- Per RFC5280, the IssuerName of any certificates MUST be identical to the signer’s subject;
- have a globally unique subject;
- contain a single Public Key;
- contain a keyUsage extension marked as critical and defined as keyCertSign;
- For Issuing DCA Certificates contain at least one CertPolicyID in the certificatePolicies extension that refers to the OID of the version of this Device Certificate Policy prevailing at the time.
- For the Root DCA Certificate contain a single CertPolicyID in the certificatePolicies extension that refers to the OID for anyPolicy.
- For Issuing DCA Certificates, contain the basicConstraints extension, with values cA=True, and pathLen=0. This extension shall be marked as critical.
- For the Root DCA Certificate, contain the basicConstraints extension, with the value cA=True and pathLen absent (unlimited). This extension shall be marked as critical.

Device Certificate Profile

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC 5759/5280 Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>version</td>
<td>INTEGER</td>
<td>v3</td>
<td></td>
</tr>
<tr>
<td>Field</td>
<td>Type</td>
<td>Description</td>
<td></td>
</tr>
<tr>
<td>---------------------------</td>
<td>-------------------------------</td>
<td>-----------------------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>INTEGER</td>
<td>Positive Integer of up to 16 Octets</td>
<td></td>
</tr>
<tr>
<td>signature</td>
<td>AlgorithmIdentifier</td>
<td>SHA256 with ECDSA</td>
<td></td>
</tr>
<tr>
<td>The value field of the</td>
<td>UTF8String</td>
<td>Globally unique common name of Issuing DCA of up to 4 Octets (as defined in the Issuing DCA Certificate Profile)</td>
<td></td>
</tr>
<tr>
<td>AttributeTypeAndValue</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>The subject field whose</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>type is id-at-commonName</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(the “Issuer X520 Common Name”)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>keyIdentifier in</td>
<td>keyIdentifier</td>
<td>A unique value that matches the subjectKeyIdentifier value of the issuer’s credential</td>
<td></td>
</tr>
<tr>
<td>AuthorityKeyIdentifier</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(the &quot;Authority Key Identifier&quot;)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>keyIdentifier in</td>
<td>keyIdentifier</td>
<td>Provides a means for identifying certificates containing the particular Public Key used in an application</td>
<td></td>
</tr>
<tr>
<td>SubjectKeyIdIdentifier</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(the &quot;Subject Key Identifier&quot;)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Creation time of the Device Certificate</td>
<td></td>
</tr>
<tr>
<td>notAfter</td>
<td>Time</td>
<td>shall be assigned the GeneralizedTime value of 99991231235959Z</td>
<td></td>
</tr>
</tbody>
</table>
The value field of the AttributeTypeAnd Value structure within the subject field whose type is id-at-commonName (the “Subject X520 Common Name”)

<table>
<thead>
<tr>
<th>Field</th>
<th>Type</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>subjectAltName</td>
<td>OtherName</td>
<td>contains a single GeneralName of type OtherName that is further sub-typed as a HardwareModuleName (id-on-hardwareModuleName) as defined in RFC 4108. The hwSerialNum field shall be set to the Device’s Entity Identifier</td>
</tr>
<tr>
<td>subjectPublicKeyInfo</td>
<td>SubjectPublicKeyInfo</td>
<td>The Subject’s Public Key</td>
</tr>
<tr>
<td>extensions</td>
<td>Extensions</td>
<td>Critical and non-critical extensions</td>
</tr>
<tr>
<td>signatureAlgorithm</td>
<td>AlgorithmIdentifier</td>
<td>SHA256 with ECDSA</td>
</tr>
<tr>
<td>signatureValue</td>
<td>BIT STRING</td>
<td>Subject Device Certificate signature</td>
</tr>
</tbody>
</table>
Interpretation

version

The version of the X.509 Device Certificate. Valid Device Certificates shall identify themselves as version 3.

serialNumber

Device Certificate serial number, a positive integer of up to 16 octets. The serialNumber identifies the Device Certificate, and shall be created by the Issuing DCA that signs the Device Certificate. The serialNumber shall be unique in the scope of Device Certificate signed by the Issuing DCA.

signature

The identity of the signature algorithm used to sign the Device Certificate. The field is identical to the value of the Device Certificate signatureAlgorithm field explained further under the next signatureAlgorithm heading below.

Issuer X520 Common Name

The name of the signer of the Device Certificate. This will be the globally unique name of the Issuing DCA of up to 4 Octets (as defined in the Issuing DCA Certificate Profile).

Authority Key Identifier

To optimize building the correct credential chain, the non-critical Authority Key Identifier extension shall be populated with a unique value as recommended by RFC 5280 and shall be included in all Device Certificates.

Subject Key Identifier

The Subject Key Identifier extension should be included and marked as non-critical in the Device Certificate.
validity

The time period over which the Issuing DCA expects the Device Certificate to be valid. The validity period is the period of time from notBefore through notAfter, inclusive.

Device Certificate are expected to operate indefinitely into the future and should use the value 99991231235959Z. Solutions verifying a Device Certificate are expected to accept this value indefinitely.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Times up to and including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as YYMMDHHmmssZ.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as GeneralizedTime as YYYYMMDDHHmmssZ.

notBefore

The earliest time a Device Certificate may be used. This shall be the time the Device Certificate is created.

notAfter

The latest time a Device Certificate is expected to be used. Device Certificate are expected to operate indefinitely into the future and should use the value 99991231235959Z. Solutions verifying a Device Certificate are expected to accept this value indefinitely.

Subject X520 Common Name

This field must be EMPTY.

subjectAltName

The non-critical subjectAltName extension shall contain a single GeneralName of type OtherName that is further sub-typed as a HardwareModuleName (id-on-hardwareModuleName) as defined in RFC 4108. The hwSerialNum field shall be set to the Device ID.
subjectPublicKeyInfo

The Device Certificate `subjectPublicKeyInfo` field shall indicate the Public Key algorithm identifier and the Public Key in the specified algorithm format as specified in RFC 3279 and RFC 5480.

The algorithm field in the `subjectPublicKeyInfo` structure shall contain the following identifier:

```
id-ecPublicKey OBJECT IDENTIFIER ::= {iso(1) member-body(2)
  us(840) ansi-X9-62(10045) keyType(2) 1 }
```

`id-ecPublicKey` indicates that the algorithms that can be used with the subject Public Key are unrestricted. The key is only restricted by the values indicated in the `KeyUsage Device Certificate` extension (explained further under the next `extensions` heading below).

The parameter for `id-ecPublicKey` is as follows and shall always be present:

```
ECParameters ::= CHOICE {
  namedCurve OBJECT IDENTIFIER
  -- implicitCurve NULL
  -- specifiedCurve SpecifiedECDomain
}
```

Only the following field in `ECParameters` shall be used:

- `namedCurve` - identifies all the required values for a particular set of elliptic curve domain parameters to be represented by an object identifier.

The `OBJECT IDENTIFIER` for the curve choice to be used in Device Certificate is:

```
secp256r1 OBJECT IDENTIFIER ::= { iso(1) member-body(2)
  us(840) ansi-X9-62(10045) curves(3) prime(1) 7 }
```

The `subjectPublicKey` from `SubjectPublicKeyInfo` is the ECC Public Key.
Implementations of Elliptic Curve Cryptography according to this document shall only support the uncompressed form.

The first octet of the subjectPublicKey indicates whether the key is compressed or uncompressed. The uncompressed form is indicated by 0x04 (the compressed form is indicated by either 0x02 or 0x03). The Public Key shall be rejected if any value other than 0x04 is in the first octet.

### signatureAlgorithm

The signatureAlgorithm field shall indicate the Issuing DCA signature algorithm used to sign this Device Certificate as defined under the next Signature Method (ECDSA) heading.

### signatureValue

The Issuing DCA’s signature of the Device Certificate shall be computed using the Issuing DCA’s private signing key using the algorithm identified under the next Signature Method (ECDSA) heading.

The structure for ECDSA signatures shall be as per RFC 5480.

### extensions

Device Certificates shall contain the extensions described below. They SHOULD NOT contain any additional extensions:

- certificatePolicy
- subjectAltName
- keyUsage
- authorityKeyIdentifier
- subjectKeyIdentifier
Cryptographic Primitives for Signature Method

Signature Method (ECDSA)

The ECDSA signature method is defined in NIST FIPS 186-4. When implementing ECDSA, the SHA-256 message digest algorithm and the P-256 elliptic curve as defined in FIPS 186-4 Annex D, D.1.2.3, shall be used.

The signature algorithm shall be `ecdsa-with-SHA256` as specified in RFC 5759 and 6318. The algorithm identifier is:

```
ecdsa-with-SHA256 OBJECT IDENTIFIER ::= { iso(1) member-body(2) us(840) ansi-X9-62(10045) signatures(4) ecdsa-with-sha2(3) 2 }
```

SHA-256 hash algorithm

The hash algorithm used shall be the SHA-256 secure hash algorithm as defined in NIST FIPS 180-4.

Root DCA Certificate Profile

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC 5759/5280 Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>version</td>
<td>INTEGER</td>
<td>v3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>INTEGER</td>
<td>Positive Integer of up to 16 Octets</td>
<td></td>
</tr>
<tr>
<td>signature</td>
<td>AlgorithmIdentifier</td>
<td>SHA256 with ECDSA</td>
<td></td>
</tr>
</tbody>
</table>

The value field of the `AttributeTypeAndValue` structure within the `subject` field whose type is `id-at-`
<table>
<thead>
<tr>
<th>commonName</th>
<th>keyIdentifier in subjectKeyIdentifier (the &quot;Subject Key Identifier&quot;)</th>
<th>A unique value that matches the subjectKeyIdentifier of the issuer’s credential</th>
</tr>
</thead>
<tbody>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Creation time of the Certificate</td>
</tr>
<tr>
<td>notAfter</td>
<td>Time</td>
<td>shall be assigned the GeneralizedTime value of 99991231235959Z</td>
</tr>
<tr>
<td>The value field of the AttributeTypeAndValue structure within the subject field whose type is id-at-commonName (the “Subject X520 Common Name”)</td>
<td>UTF8String</td>
<td>Globally unique name of Root DCA of up to 4 Octets (same as Issuer name)</td>
</tr>
<tr>
<td>subjectPublicKeyInfo</td>
<td>SubjectPublicKeyInfo</td>
<td>The Subject’s Public Key</td>
</tr>
<tr>
<td>extensions</td>
<td>Extensions</td>
<td>Critical and non-critical extensions</td>
</tr>
</tbody>
</table>
These certificates are the root of trust for the Devices SMKI.

**version**

The version of the X.509 Certificate. Valid Certificates shall identify themselves as version 3.

**serialNumber**

Certificate serial number, a positive integer of up to 16 octets. The `serialNumber` identifies the Certificate, and shall be created by the DCA that signs the Certificate (self-signed by Root DCA). The `serialNumber` shall be unique in the scope of Certificates signed by the DCA.

**signature**

The identity of the signature algorithm used to sign the Certificate. The field is identical to the value of the Root DCA Certificate’s `signatureAlgorithm` field explained further under the next `signatureAlgorithm` heading.

**Issuer X520 Common Name**

The name of the signer of the Certificate. This will be the globally unique name of the Root DCA of up to 4 Octets. This will be the same as the `subject` as it is self-signed by the Root DCA.

**Subject Key Identifier**

The `subjectKeyIdentifier` extension should be included and marked as non-critical in the Certificate.

<table>
<thead>
<tr>
<th>Field</th>
<th>Type</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>signatureAlgorithm</td>
<td>AlgorithmIdentifier</td>
<td>SHA256 with ECDSA</td>
</tr>
<tr>
<td>signatureValue</td>
<td>BIT STRING</td>
<td>Subject Certificate signature</td>
</tr>
</tbody>
</table>
validity

The time period over which the issuer expects the Certificate to be valid. The validity period is the period of time from **notBefore** through **notAfter**, inclusive.

Root DCA certificates are expected to operate indefinitely into the future and should use the value 99991231235959Z. Solutions verifying a Root DCA certificate are expected to accept this value indefinitely.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Times up to and including 23:59:59 December 31, 2049 UTC shall be encoded as **UTCTime** as YYMMDDHHmmssZ.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as **GeneralizedTime** as YYYYMMDDHHmmssZ.

notBefore

The earliest time a Certificate may be used. This shall be the time the Certificate is created.

notAfter

The latest time a Certificate is expected to be used. Certificates are expected to operate indefinitely into the future and should use the value 99991231235959Z. Solutions verifying a Certificate are expected to accept this value indefinitely.

Subject X520 Common Name

This field must be populated with the globally unique name of the Root DCA of up to 4 Octets.

subjectPublicKeyInfo

The Certificate’s **subjectPublicKeyInfo** field shall indicate the Public Key algorithm identifier and the Public Key in the specified algorithm format as specified in RFC 3279 and RFC 5480.

The algorithm field in the **subjectPublicKeyInfo** structure shall be use the following identifier:
id-ecPublicKey OBJECT IDENTIFIER ::= {iso(1) member-body(2) us(840) ansi-X9-62(10045) keyType(2) 1 }

id-ecPublicKey indicates that the algorithms that can be used with the subject Public Key are unrestricted. The key is only restricted by the values indicated in the Key Usage Certificate extension (explained further under the next extensions heading).

The parameter for id-ecPublicKey is as follows and shall always be present:

ECParameters ::= CHOICE {
   namedCurve       OBJECT IDENTIFIER
   -- implicitCurve  NULL
   -- specifiedCurve SpecifiedECDomain
}

Only the following field in ECParameters shall be used:

   o namedCurve - identifies all the required values for a particular

   set of elliptic curve domain parameters to be represented by an

   OBJECT IDENTIFIER.

The object identifier for the curve choice to be used in DCA Certificates is:

   secp256r1 OBJECT IDENTIFIER ::= { iso(1) member-body(2) us(840) ansi-X9-62(10045) curves(3) prime(1) 7 }

The subjectPublicKey from SubjectPublicKeyInfo is the ECC Public Key.

Implementations of Elliptic Curve Cryptography according to this document shall only support the uncompressed form.

The first octet of the subjectPublicKey indicates whether the key is compressed or uncompressed. The uncompressed form is indicated by 0x04 (the compressed form is indicated by either 0x02 or 0x03). The Public Key shall be rejected if any value other than 0x04 is in the first octet.
signatureAlgorithm

The signatureAlgorithm field shall indicate the Root DCA signature algorithm used to sign this Certificate as defined under the next Signature Method (ECDSA) heading.

signatureValue

The Root DCA’s signature of the Certificate shall be computed using the Root DCA’s private signing key using the algorithm identified under the next Signature Method (ECDSA) heading.

The structure for ECDSA signatures shall be as per RFC 5480.

extensions

Certificates MUST contain the extensions described below and MUST have the name form as described. They SHOULD NOT contain any additional extensions:

Extensions:

- certificatePolicy
- keyUsage
- basicConstraints
- subjectKeyIdentifier

Cryptographic Primitives for Signature Method

Signature Method (ECDSA)

The ECDSA signature method is defined in NIST FIPS 186-4. When implementing ECDSA, the SHA-256 message digest algorithm and the P-256 elliptic curve as defined in FIPS 186-4 Annex D, D.1.2.3, shall be used.

The signature algorithm shall be ecdsa-with-SHA256 as specified in RFC 5759 and 6318. The algorithm identifier is:
ecdsa-with-SHA256 OBJECT IDENTIFIER ::= { iso(1) member-body(2) us(840) ansi-X9-62(10045) signatures(4) ecdsa-with-sha2(3) 2 }

SHA-256 hash algorithm

The hash algorithm shall be the SHA-256 secure hash algorithm as defined in NIST FIPS 180-4.

Issuing DCA Certificate Profile

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC 5759/5280 Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>version</td>
<td>INTEGER</td>
<td>v3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>INTEGER</td>
<td>Positive Integer of up to 16 Octets</td>
<td></td>
</tr>
<tr>
<td>signature</td>
<td>AlgorithmIdentifier</td>
<td>SHA256 with ECDSA</td>
<td></td>
</tr>
</tbody>
</table>

The value field of the AttributeTypeAndValue structure within the subject field whose type is id-at-commonName (the “Issuer X520 Common Name”) is UTF8String.

keyIdentifier in subjectKeyIdentifier (the “Subject Key Identifier”) provides a means for identifying certificates containing the particular Public Key used in an application.

Globally unique name of Root DCA of up to 4 Octets (as defined in the Root DCA Certificate Profile).
<table>
<thead>
<tr>
<th>Key Identifier in authorityKeyIdentifier (the “Authority Key Identifier”)</th>
<th>keyIdentifier</th>
<th>A unique value that matches the subjectKeyIdentifier value of the issuer’s credential</th>
</tr>
</thead>
<tbody>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Creation time of the certificate</td>
</tr>
<tr>
<td>notAfter</td>
<td>Time</td>
<td>shall be assigned the GeneralizedTime value of 99991231235959Z</td>
</tr>
<tr>
<td>The value field of the AttributeTypeAndValue structure within the subject field whose type is id-at-commonName (the “Subject X520 Common Name”)</td>
<td>UTF8String</td>
<td>Globally unique name of Issuing DCA of up to 4 Octets</td>
</tr>
<tr>
<td>subjectPublicKeyInfo</td>
<td>SubjectPublicKeyInfo</td>
<td>The Subject’s Public Key</td>
</tr>
<tr>
<td>extensions</td>
<td>Extensions</td>
<td>Critical and non-critical extensions</td>
</tr>
<tr>
<td>signatureAlgorithm</td>
<td>AlgorithmIdentifier</td>
<td>SHA256 with ECDSA</td>
</tr>
<tr>
<td>signatureValue</td>
<td>BIT STRING</td>
<td>Subject certificate signature</td>
</tr>
</tbody>
</table>
version

The version of the X.509 Certificate. Valid Certificates shall identify themselves as version 3.

serialNumber

Certificate serial number, a positive integer of up to 16 octets. The serialNumber identifies the Certificate, and shall be created by the Issuing DCA that signs the Certificate. The serialNumber shall be unique in the scope of Certificates signed by the Root DCA.

signature

The identity of the signature algorithm used to sign the Certificate. The field is identical to the value of the Issuing DCA Certificate’s signatureAlgorithm field explained further under the next signatureAlgorithm heading.

Issuer X520 Common Name

The name of the signer of the Certificate. This will be the globally unique name of the Root DCA of up to 4 Octets (as defined in the Root DCA Certificate Profile).

Subject Key Identifier

The subjectKeyIdentifier extension should be included and marked as non-critical in the Certificate.

Authority Key Identifier

To optimize building the correct credential chain, the non-critical authorityKeyIdentifier extension shall be populated with a unique value as recommended by RFC 5280 and shall be included in all device Certificates.

validity

The time period over which the issuer expects the Certificate to be valid. The validity period is the period of time from notBefore through notAfter, inclusive.
Issuing DCA certificates are expected to operate indefinitely into the future and should use the value 99991231235959Z. Solutions verifying an Issuing DCA certificate are expected to accept this value indefinitely.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Times up to and including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as YYMMDDHHmmsZ.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as GeneralizedTime as YYYYMMDDHHmmsZ.

**notBefore**

The earliest time a Certificate may be used. This shall be the time the Certificate is created.

**notAfter**

The latest time a Certificate is expected to be used. Certificates are expected to operate indefinitely into the future and should use the value 99991231235959Z. Solutions verifying a Certificate are expected to accept this value indefinitely.

**Subject X520 Common Name**

This field shall be populated with the globally unique name of the Issuing DCA of up to 4 Octets.

**subjectPublicKeyInfo**

The Certificate’s subjectPublicKeyInfo field shall indicate the Public Key algorithm identifier and the Public Key in the specified algorithm format as specified in RFC 3279 and RFC 5480.

The algorithm field in the subjectPublicKeyInfo structure shall contain the following identifier:

```plaintext
id-ecPublicKey OBJECT IDENTIFIER ::= {iso(1) member-body(2)
  us(840) ansi-X9-62(10045) keyType(2) 1 }
```
id-ecPublicKey indicates that the algorithms that can be used with the subject Public Key are unrestricted. The key is only restricted by the values indicated in the key usage Certificate extension (explained further under the next extensions heading).

The parameter for id-ecPublicKey is as follows and shall always be present:

```
ECPParameters ::= CHOICE {
    namedCurve OBJECT IDENTIFIER
    -- implicitCurve NULL
    -- specifiedCurve SpecifiedECDomain
}
```

Only the following field in ECPParameters shall be used:

- namedCurve - identifies all the required values for a particular set of elliptic curve domain parameters to be represented by an OBJECT IDENTIFIER.

The object identifier for the curve choice to be used in Certificates is:

```
secp256r1 OBJECT IDENTIFIER ::= { iso(1) member-body(2) us(840) ansi-X9-62(10045) curves(3) prime(1) 7 }
```

The subjectPublicKey from SubjectPublicKeyInfo is the ECC Public Key.

Implementations of Elliptic Curve Cryptography according to this document shall only support the uncompressed form.

The first octet of the subjectPublicKey indicates whether the key is compressed or uncompressed. The uncompressed form is indicated by 0x04 (the compressed form is indicated by either 0x02 or 0x03). The Public Key MUST be rejected if any value other than 0x04 is included in the first octet.
signatureAlgorithm

The signatureAlgorithm field shall indicate the Root DCA signature algorithm used to sign this Certificate as defined under the next Signature Method (ECDSA) heading.

signatureValue

The Root DCA’s signature of the Certificate shall be computed using the Root DCA’s private signing key using the algorithm identified under the next Signature Method (ECDSA) heading.

The structure for ECDSA signatures shall be as per RFC 5480.

extensions

Issuing-CA certificates shall contain the extensions described below. They SHOULD NOT contain any additional extensions:

- certificatePolicy
- keyUsage
- basicConstraints
- subjectKeyIdentifier
- authorityKeyIdentifier
- subjectAltName

Cryptographic Primitives for Signature Method

Signature Method (ECDSA)

The ECDSA signature method is defined in NIST FIPS 186-4. When implementing ECDSA, the SHA-256 message digest algorithm and the P-256 elliptic curve as defined in FIPS 186-4 Annex D, D.1.2.3, shall be used.
The signature algorithm shall be `ecdsa-with-SHA256` as specified in RFC 5759 and 6318. The algorithm identifier is:

```
ecdsa-with-SHA256 OBJECT IDENTIFIER ::= { iso(1) member-body(2) us(840) ansi-X9-62(10045) signatures(4) ecdsa-with-sha2(3) 2 }
```

**SHA-256 hash algorithm**

The hash algorithm used shall be the SHA-256 secure hash algorithm as defined in NIST FIPS 180-4.
Appendix B

Organisation Certificate Policy
## CONTENTS

<table>
<thead>
<tr>
<th>Part</th>
<th>Heading</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>INTRODUCTION .................................................</td>
<td>8</td>
</tr>
<tr>
<td>1.1</td>
<td>OVERVIEW ...................................................................</td>
<td>8</td>
</tr>
<tr>
<td>1.2</td>
<td>DOCUMENT NAME AND IDENTIFICATION ............................</td>
<td>8</td>
</tr>
<tr>
<td>1.3</td>
<td>SMKI PARTICIPANTS ................................................</td>
<td>8</td>
</tr>
<tr>
<td>1.3.1</td>
<td>The Organisation Certification Authority .....................</td>
<td>8</td>
</tr>
<tr>
<td>1.3.2</td>
<td>Registration Authorities ...........................................</td>
<td>9</td>
</tr>
<tr>
<td>1.3.3</td>
<td>Subscribers ..................................................................</td>
<td>9</td>
</tr>
<tr>
<td>1.3.4</td>
<td>Subjects .......................................................................</td>
<td>9</td>
</tr>
<tr>
<td>1.3.5</td>
<td>Relying Parties .......................................................</td>
<td>10</td>
</tr>
<tr>
<td>1.3.6</td>
<td>SMKI Policy Management Authority ................................</td>
<td>10</td>
</tr>
<tr>
<td>1.3.7</td>
<td>SMKI Repository Provider ..........................................</td>
<td>10</td>
</tr>
<tr>
<td>1.4</td>
<td>USAGE OF ORGANISATION CERTIFICATES AND OCA CERTIFICATES</td>
<td>10</td>
</tr>
<tr>
<td>1.4.1</td>
<td>Appropriate Certificate Uses ......................................</td>
<td>10</td>
</tr>
<tr>
<td>1.4.2</td>
<td>Prohibited Certificate Uses ........................................</td>
<td>11</td>
</tr>
<tr>
<td>1.5</td>
<td>POLICY ADMINISTRATION .............................................</td>
<td>11</td>
</tr>
<tr>
<td>1.5.1</td>
<td>Organisation Administering the Document .....................</td>
<td>11</td>
</tr>
<tr>
<td>1.5.2</td>
<td>Contact Person ........................................................</td>
<td>11</td>
</tr>
<tr>
<td>1.5.3</td>
<td>Person Determining Organisation CPS Suitability for the Policy</td>
<td>11</td>
</tr>
<tr>
<td>1.5.4</td>
<td>Organisation CPS Approval Procedures ........................</td>
<td>11</td>
</tr>
<tr>
<td>1.5.5</td>
<td>Registration Authority Policies and Procedures .............</td>
<td>11</td>
</tr>
<tr>
<td>1.6</td>
<td>DEFINITIONS AND ACRONYMS ........................................</td>
<td>12</td>
</tr>
<tr>
<td>1.6.1</td>
<td>Definitions ..................................................................</td>
<td>12</td>
</tr>
<tr>
<td>1.6.2</td>
<td>Acronyms ......................................................................</td>
<td>12</td>
</tr>
<tr>
<td>2</td>
<td>PUBLICATION AND REPOSITORY RESPONSIBILITIES .............</td>
<td>13</td>
</tr>
<tr>
<td>2.1</td>
<td>REPOSITORIES ..................................................................</td>
<td>13</td>
</tr>
<tr>
<td>2.2</td>
<td>PUBLICATION OF CERTIFICATION INFORMATION ................</td>
<td>13</td>
</tr>
<tr>
<td>2.3</td>
<td>TIME OR FREQUENCY OF PUBLICATION ............................</td>
<td>13</td>
</tr>
<tr>
<td>2.4</td>
<td>ACCESS CONTROLS ON REPOSITORIES ..............................</td>
<td>14</td>
</tr>
<tr>
<td>3</td>
<td>IDENTIFICATION AND AUTHENTICATION ............................</td>
<td>15</td>
</tr>
<tr>
<td>3.1</td>
<td>NAMING .......................................................................</td>
<td>15</td>
</tr>
<tr>
<td>3.1.1</td>
<td>Types of Names .......................................................</td>
<td>15</td>
</tr>
<tr>
<td>3.1.2</td>
<td>Need for Names to be Meaningful ................................</td>
<td>15</td>
</tr>
<tr>
<td>3.1.3</td>
<td>Anonymity or Pseudonymity of Subscribers ..................</td>
<td>15</td>
</tr>
<tr>
<td>3.1.4</td>
<td>Rules for Interpreting Various Name Forms .................</td>
<td>15</td>
</tr>
<tr>
<td>3.1.5</td>
<td>Uniqueness of Names ................................................</td>
<td>15</td>
</tr>
<tr>
<td>3.1.6</td>
<td>Recognition, Authentication, and Role of Trademarks .......</td>
<td>15</td>
</tr>
<tr>
<td>3.2</td>
<td>INITIAL IDENTITY VALIDATION ....................................</td>
<td>15</td>
</tr>
<tr>
<td>3.2.1</td>
<td>Method to Prove Possession of Private Key ....................</td>
<td>16</td>
</tr>
<tr>
<td>3.2.2</td>
<td>Authentication of Organisation Identity ......................</td>
<td>16</td>
</tr>
<tr>
<td>3.2.3</td>
<td>Authentication of Individual Identity ........................</td>
<td>16</td>
</tr>
<tr>
<td>3.2.4</td>
<td>Non-verified Subscriber Information ..........................</td>
<td>17</td>
</tr>
<tr>
<td>3.2.5</td>
<td>Validation of Authority ..............................................</td>
<td>17</td>
</tr>
<tr>
<td>3.2.6</td>
<td>Criteria for Interoperation .......................................</td>
<td>17</td>
</tr>
<tr>
<td>3.3</td>
<td>IDENTIFICATION AND AUTHENTICATION FOR RE-KEY REQUESTS</td>
<td>17</td>
</tr>
<tr>
<td>3.3.1</td>
<td>Identification and Authentication for Routine Re-Key .......</td>
<td>17</td>
</tr>
<tr>
<td>3.3.2</td>
<td>Identification and Authentication for Re-Key after Revocation</td>
<td>17</td>
</tr>
<tr>
<td>3.4</td>
<td>IDENTIFICATION AND AUTHENTICATION FOR REVOCATION REQUEST</td>
<td>17</td>
</tr>
<tr>
<td>3.4.1</td>
<td>Authentication for Certificate Revocation Requests ........</td>
<td>17</td>
</tr>
</tbody>
</table>
4 CERTIFICATE LIFE-CYCLE OPERATIONAL REQUIREMENTS .......................... 19
4.1 CERTIFICATE APPLICATION .............................................. 19
4.1.1 Submission of Certificate Applications .................................. 19
4.1.2 Enrolment Process and Responsibilities ................................ 19
4.1.3 Enrolment Process for the Registration Authority and its Representatives .............................................. 19
4.2 CERTIFICATE APPLICATION PROCESSING ............................ 20
4.2.1 Performing Identification and Authentication Functions .................. 20
4.2.2 Approval or Rejection of Certificate Applications ......................... 20
4.2.3 Time to Process Certificate Applications ................................ 20
4.3 CERTIFICATE ISSUANCE .................................................. 21
4.3.1 OCA Actions during Certificate Issuance ................................. 21
(iii) Notification to Eligible Subscriber by the OCA of Issuance of Certificate ............... 22
4.4 CERTIFICATE ACCEPTANCE ............................................. 22
4.4.1 Conduct Constituting Certificate Acceptance ............................. 22
4.4.2 Publication of Certificates by the OCA .................................. 22
4.4.3 Notification of Certificate Issuance by the OCA to Other Entities .......... 23
4.5 KEY PAIR AND CERTIFICATE USAGE .................................. 23
4.5.1 Subscriber Private Key and Certificate Usage ............................ 23
4.5.2 Relying Party Public Key and Certificate Usage .......................... 23
4.6 CERTIFICATE RENEWAL ............................................... 23
4.6.1 Circumstances of Certificate Renewal .................................... 23
4.6.2 Circumstances of Certificate Replacement ................................ 23
4.6.3 Who May Request a Replacement Certificate ............................. 24
4.6.4 Processing Replacement Certificate Requests .............................. 24
4.6.5 Notification of Replacement Certificate Issuance to a Subscriber .......... 24
4.6.6 Conduct Constituting Acceptance of a Replacement Certificate ............ 25
4.6.7 Publication of a Replacement Certificate by the OCA ....................... 25
4.6.8 Notification of Certificate Issuance by the OCA to Other Entities ............ 25
4.7 CERTIFICATE RE-KEY .................................................. 25
4.7.1 Circumstances for Certificate Re-Key .................................... 25
4.7.2 Who may Request Certification of a New Public Key ..................... 25
4.7.3 Processing Certificate Re-Keying Requests ............................... 25
4.7.4 Notification of New Certificate Issuance to Subscriber ..................... 25
4.7.5 Conduct Constituting Acceptance of a Re-Keyed Certificate ............... 25
4.7.6 Publication of the Re-Keyed Certificate by the OCA ....................... 26
4.7.7 Notification of Certificate Issuance by the OCA to Other Entities .......... 26
4.8 CERTIFICATE MODIFICATION .......................................... 26
4.8.1 Circumstances for Certificate Modification ............................... 26
4.8.2 Who may request Certificate Modification ............................... 26
4.8.3 Processing Certificate Modification Requests ............................. 26
4.8.4 Notification of New Certificate Issuance to Subscriber ..................... 26
4.8.5 Conduct Constituting Acceptance of Modified Certificate ................ 26
4.8.6 Publication of the Modified Certificate by the OCA ....................... 26
4.8.7 Notification of Certificate Issuance by the OCA to Other Entities .......... 27
4.9 CERTIFICATE REVOCATION AND SUSPENSION ....................... 27
4.9.1 Circumstances for Revocation .......................................... 27
4.9.2 Who can Request Revocation .......................................... 28
4.9.3 Procedure for Revocation Request ...................................... 28
4.9.4 Revocation Request Grace Period ....................................... 29
4.9.5 Time within which OCA must process the Revocation Request .............. 29
4.9.6 Revocation Checking Requirements for Relying Parties .................... 29
4.9.7 CRL Issuance Frequency (if applicable) .................................. 29
4.9.8 Maximum Latency for CRLs (if applicable) ................................ 31
5.5.4 Archive Back-Up Procedures ................................................. 45
5.5.5 Requirements for Time-Stamping of Records .......................... 45
5.5.6 Archive Collection System (Internal or External) ..................... 45
5.5.7 Procedures to Obtain and Verify Archive Information ................. 45
5.6 KEY CHANGEOVER ................................................................. 45
5.6.1 Organisation Certificate Key Changeover ................................. 45
5.6.2 OCA Key Changeover .......................................................... 46
5.6.3 Subscriber Key Changeover ............................................... 46
5.7 COMPROMISE AND DISASTER RECOVERY .............................. 47
5.7.1 Incident and Compromise Handling Procedures ....................... 47
5.7.2 Computing Resources, Software and/or Data are Corrupted ......... 48
5.7.3 Entity Private Key Compromise Procedures ........................... 48
5.7.4 Business Continuity Capabilities after a Disaster .................... 48
5.8 CERTIFICATION AUTHORITY AND REGISTRATION AUTHORITY
TERMINATION ............................................................................ 48
6 TECHNICAL SECURITY CONTROLS ........................................... 49
6.1 KEY PAIR GENERATION AND INSTALLATION ............................. 49
6.1.1 Key Pair Generation ............................................................ 49
6.1.2 Private Key Delivery to Subscriber ....................................... 49
6.1.3 Public Key Delivery to Certificate Issuer ................................. 49
6.1.4 OCA Public Key Delivery to Relying Parties ........................... 50
6.1.5 Key Sizes ........................................................................ 50
6.1.6 Public Key Parameters Generation and Quality Checking .......... 50
6.1.7 Key Usage Purposes (as per X.509 v3 Key Usage Field) ............ 50
6.1.7 PRIVATE KEY PROTECTION AND CRYPTOGRAPHIC MODULE
ENGINEERING CONTROLS .......................................................... 51
6.2.1 Cryptographic Module Standards and Controls ....................... 51
6.2.2 Private Key (n out of m) Multi-Person Control ......................... 52
6.2.3 Private Key Escrow ............................................................. 52
6.2.4 Private Key Back-Up ........................................................... 52
6.2.5 Private Key Archival ........................................................... 53
6.2.6 Private Key Transfer into or from a Cryptographic Module ....... 53
6.2.7 Private Key Storage on Cryptographic Module ....................... 53
6.2.8 Method of Activating Private Key ......................................... 53
6.2.9 Method of Deactivating Private Key ....................................... 53
6.2.10 Method of Destroying Private Key ....................................... 54
6.2.11 Cryptographic Module Rating ............................................. 54
6.3 OTHER ASPECTS OF KEY PAIR MANAGEMENT ....................... 54
6.3.1 Public Key Archival ............................................................ 54
6.3.2 Certificate Operational Periods and Key Pair Usage Periods ...... 54
6.4 ACTIVATION DATA ................................................................. 55
6.4.1 Activation Data Generation and Installation ............................ 55
6.4.2 Activation Data Protection .................................................... 55
6.4.3 Other Aspects of Activation Data ......................................... 55
6.5 COMPUTER SECURITY CONTROLS ........................................ 55
6.5.1 Specific Computer Security Technical Requirements ............... 55
6.5.2 Computer Security Rating .................................................... 56
6.6 LIFE-CYCLE TECHNICAL CONTROLS ..................................... 56
6.6.1 System Development Controls ........................................... 56
6.6.2 Security Management Controls .......................................... 57
6.6.3 Life-Cycle Security Controls .............................................. 57
6.7 NETWORK SECURITY CONTROLS .......................................... 57
6.7.1 Use of Offline Root OCA ...................................................... 57
9.6 REPRESENTATIONS AND WARRANTIES ............................................. 64
  9.6.1 Certification Authority Representations and Warranties .................. 64
  9.6.2 Registration Authority Representations and Warranties ................... 64
  9.6.3 Subscriber Representations and Warranties ................................ 64
  9.6.4 Relying Party Representations and Warranties ............................. 64
  9.6.5 Representations and Warranties of Other Participants .................... 64
9.7 DISCLAIMERS OF WARRANTIES .................................................... 64
9.8 LIMITATIONS OF LIABILITY ..................................................... 64
9.9 INDEMNITIES ........................................................................... 64
9.10 TERM AND TERMINATION ......................................................... 64
  9.10.1 Term .................................................................................. 64
  9.10.2 Termination of Organisation Certificate Policy ............................... 65
  9.10.3 Effect of Termination and Survival .......................................... 65
9.11 INDIVIDUAL NOTICES AND COMMUNICATIONS WITH PARTICIPANTS 65
  9.11.1 Subscribers .......................................................................... 65
  9.11.2 Organisation Certification Authority .......................................... 65
  9.11.3 Notification ......................................................................... 65
9.12 AMENDMENTS ...................................................................... 65
  9.12.1 Procedure for Amendment ..................................................... 65
  9.12.2 Notification Mechanism and Period .......................................... 65
  9.12.3 Circumstances under which OID Must be Changed ....................... 65
9.13 DISPUTE RESOLUTION PROVISIONS ......................................... 65
9.14 GOVERNING LAW .................................................................... 66
9.15 COMPLIANCE WITH APPLICABLE LAW ....................................... 66
9.16 MISCELLANEOUS PROVISIONS ................................................. 66
  9.16.1 Entire Agreement .................................................................. 66
  9.16.2 Assignment .......................................................................... 66
  9.16.3 Severability .......................................................................... 66
  9.16.4 Enforcement (Attorney’s Fees and Waiver of Rights) ..................... 66
  9.16.5 Force Majeure ....................................................................... 66
9.17 OTHER PROVISIONS ................................................................. 66
  9.17.1 Organisation Certificate Policy Content ....................................... 66
  9.17.2 Third Party Rights .................................................................. 66
Annex A: Definitions and Interpretation ................................................. 67
Annex B: OCA CERTIFICATE AND ORGANISATION CERTIFICATE PROFILES ... 73
INTRODUCTION

The document comprising this Appendix B (together with its Annexes A and B):

- shall be known as the “Organisation Certificate Policy” (and in this document is referred to simply as the “Policy”),
- is a SEC Subsidiary Document related to Section L9 of the Code (The SMKI Document Set).

1.1 OVERVIEW

(A) This Policy sets out the arrangements relating to:
   (i) Organisation Certificates; and
   (ii) OCA Certificates.

(B) This Policy is structured according to the guidelines provided by IETF RFC 3647, with appropriate extensions, modifications and deletions.

(C) Except where the context otherwise requires, words or expressions used in this Policy shall have the meanings ascribed to them in IETF RFC 5280 where they:
   (i) appear in Courier New font;
   (ii) are accompanied by the descriptor 'field', 'type' or 'extension'; and/or
   (D) take the form of a conjoined string of two or more words, such as 'digitalSignature'.

1.2 DOCUMENT NAME AND IDENTIFICATION

(A) This Policy has been assigned an OID of 1.2.826.0.1. 8641679.1.2.1.1.

1.3 SMKI PARTICIPANTS

1.3.1 The Organisation Certification Authority
(A) The definition of Organisation Certification Authority is set out in Annex A.

1.3.2 Registration Authorities

(A) The definition of Registration Authority is set out in Annex A.

1.3.3 Subscribers

(A) In accordance with Section L3 of the Code (The SMKI Services), certain Parties may become Authorised Subscribers.

(B) In accordance with Section L3 of the Code (The SMKI Services), an Authorised Subscriber shall be an Eligible Subscriber in relation to certain Certificates.

(C) The SMKI RAPP sets out the procedure to be followed by an Eligible Subscriber in order to become a Subscriber for one or more Certificates.

(D) Eligible Subscribers are subject to the applicable requirements of the SMKI RAPP and Section L11 of the Code (Subscriber Obligations).

(E) Obligations on the DCC acting in the capacity of an Eligible Subscriber are set out in Section L11 of the Code (Subscriber Obligations).

(F) The definitions of the following terms are set out in Section A of the Code (Definitions and Interpretation):

(i) Authorised Subscriber;

(ii) Eligible Subscriber;

(iii) Subscriber.

1.3.4 Subjects

(A) The Subject of an Organisation Certificate must be an Organisation and be identified in the subject field of the Organisation Certificate Profile in accordance with Annex B.

(B) The Subject of an OCA Certificate must be the entity identified by the
subject field of the Root OCA Certificate Profile or Issuing OCA Certificate Profile (as the case may be) in accordance with Annex B.

(C) The definition of Subject is set out in Annex A.

1.3.5 Relying Parties

(A) In accordance with Section L12 of the Code, certain Parties may be Relying Parties.

(B) Relying Parties are subject to the applicable requirements of Section L12 of the Code (Relying Party Obligations).

(C) Obligations on the DCC acting in the capacity of a Relying Party are set out in Section L12 of the Code (Relying Party Obligations).

(D) The definition of Relying Party is set out in Annex A.

1.3.6 SMKI Policy Management Authority

(A) Provision in relation to the SMKI PMA is made in Section L1 of the Code (SMKI Policy Management Authority).

1.3.7 SMKI Repository Provider

(A) Provision in relation to the SMKI Repository Service is made in Section L5 of the Code (The SMKI Repository Service).

1.4 USAGE OF ORGANISATION CERTIFICATES AND OCA CERTIFICATES

1.4.1 Appropriate Certificate Uses

(A) The OCA shall ensure that Organisation Certificates are Issued only:

(i) to Eligible Subscribers; and

(ii) for the purposes of the creation, sending, receipt and processing of communications to and from Organisations in accordance with or pursuant to the Code.
(B) The OCA shall ensure that OCA Certificates are Issued only to the OCA:

(i) in its capacity as, and for the purposes of exercising the functions of, the Root OCA; and

(ii) in its capacity as, and for the purposes of exercising the functions of, the Issuing OCA.

(C) Further provision in relation to the use of Certificates is made in Section L11 (Subscriber Obligations) and Section L12 (Relying Party Obligations) of the Code.

1.4.2 Prohibited Certificate Uses

(A) No Party or RDP shall use a Certificate other than for the purposes specified in Part 1.4.1 of this Policy.

1.5 POLICY ADMINISTRATION

1.5.1 Organisation Administering the Document

(A) This Policy is a SEC Subsidiary Document and is administered as such in accordance with the provisions of the Code.

1.5.2 Contact Person

(A) Questions in relation to the content of this Policy should be addressed to the OCA or the SMKI PMA.

1.5.3 Person Determining Organisation CPS Suitability for the Policy

(A) Provision is made in Section L9 of the Code (The SMKI Document Set) for the SMKI PMA to approve the Organisation CPS.

1.5.4 Organisation CPS Approval Procedures

(A) Provision is made in Section L9 of the Code (The SMKI Document Set) for the procedure by which the SMKI PMA may approve the Organisation CPS.

1.5.5 Registration Authority Policies and Procedures
(A) The Registration Authority Policies and Procedures (the **SMKI RAPP**) are set out at Appendix D of the Code.

**1.6 DEFINITIONS AND ACRONYMS**

**1.6.1 Definitions**

(A) Definitions of the expressions used in this Policy are set out in Section A of the Code (Definitions and Interpretation) and Annex A.

**1.6.2 Acronyms**

(A) Any acronyms used for the purposes of this Policy are set out in Section A of the Code (Definitions and Interpretation) and Annex A.
2 PUBLICATION AND REPOSITORY RESPONSIBILITIES

2.1 REPOSITORIES

(A) Provision is made in Section L5 of the Code (The SMKI Repository Service) for the establishment, operation and maintenance of the SMKI Repository.

2.2 PUBLICATION OF CERTIFICATION INFORMATION

(A) The OCA shall lodge copies of the following in the SMKI Repository:

(i) each Organisation Certificate that has been accepted by a Subscriber;

(ii) each OCA Certificate;

(iii) each version of the SMKI RAPP;

(iv) each version of the SMKI Recovery Procedure;

(v) the latest version of the Organisation CRL;

(vi) the latest version of the Organisation ARL; and

(vii) any other document or information that may from time to time be specified, for the purposes of this provision, by the SMKI PMA.

(B) The OCA may lodge in the SMKI Repository such other documents or information as it may from time to time consider appropriate.

(C) Further provision on the lodging of documents and information in the SMKI Repository is made in Section L5 of the Code (The SMKI Repository Service).

2.3 TIME OR FREQUENCY OF PUBLICATION

(A) The OCA shall ensure that:

(i) each Organisation Certificate is lodged in the SMKI Repository promptly on its acceptance by a Subscriber;

(ii) each OCA Certificate is lodged to the SMKI Repository promptly on
being Issued;

(iii) the SMKI RAPP is lodged in the SMKI Repository, and a revised version of the SMKI RAPP is lodged in the SMKI Repository promptly following each modification to it made in accordance with the Code;

(iv) the SMKI Recovery Procedure is lodged in the SMKI Repository, and a revised version of the SMKI Recovery Procedure is lodged in the SMKI Repository promptly following each modification to it made in accordance with the Code;

(v) the Organisation CRL is lodged in the SMKI Repository, and a revised version of the Organisation CRL is lodged in the SMKI Repository within such time as is specified in Part 4.9.7 of this Policy;

(vi) the Organisation ARL is lodged in the SMKI Repository, and a revised version of the Organisation ARL is lodged in the SMKI Repository within such time as is specified in Part 4.9.7 of this Policy; and

(vii) any other document that may from time to time be specified by the SMKI PMA is lodged in the SMKI Repository within such time as may be directed by the SMKI PMA.

2.4 ACCESS CONTROLS ON REPOSITORIES

(A) Provision in relation to access controls for the SMKI Repository is made in Section L5 of the Code (The SMKI Repository Service).
3 IDENTIFICATION AND AUTHENTICATION

3.1 NAMING

3.1.1 Types of Names

(A) Provision is made in the SMKI RAPP to ensure that the name of the entity that is the Subject of each Certificate is in accordance with the relevant Certificate Profile at Annex B.

3.1.2 Need for Names to be Meaningful

(A) Provision is made in the SMKI RAPP to ensure that the name of the Subject of each OCA Certificate is meaningful and consistent with the relevant Certificate Profile in Annex B.

3.1.3 Anonymity or Pseudonymity of Subscribers

(A) Provision is made in the SMKI RAPP to:

(i) prohibit Eligible Subscribers from requesting the Issue of a Certificate anonymously or by means of a pseudonym; and

(ii) permit the OCA to Authenticate each Eligible Subscriber.

3.1.4 Rules for Interpreting Various Name Forms

(A) Provision in relation to name forms is made in Annex B.

3.1.5 Uniqueness of Names

(A) Provision in relation to the uniqueness of names is made in Annex B.

3.1.6 Recognition, Authentication, and Role of Trademarks

(A) Provision in relation to the use of trademarks, trade names and other restricted information in Certificates is made in Section L11 of the Code (Subscriber Obligations).

3.2 INITIAL IDENTITY VALIDATION
3.2.1 Method to Prove Possession of Private Key

(A) Provision is made in the SMKI RAPP in relation to:

(i) the procedure to be followed by an Eligible Subscriber in order to prove its possession of the Private Key which is associated with the Public Key to be contained in any Certificate that is the subject of a Certificate Signing Request; and

(ii) the procedure established for this purpose is in accordance with the procedure in PKCS#10 or an equivalent cryptographic mechanism.

3.2.2 Authentication of Organisation Identity

(A) Provision is made in the SMKI RAPP in relation to the:

(i) procedure to be followed by a Party or RDP in order to become an Authorised Subscriber;

(ii) criteria in accordance with which the OCA will determine whether a Party or RDP is entitled to become an Authorised Subscriber; and

(iii) requirement that the Party or RDP shall be Authenticated by the OCA for that purpose.

(B) Provision is made in the SMKI RAPP to ensure that each Eligible Subscriber has one or more DCC ID, User ID or RDP ID that is EUI-64 Compliant and has been allocated to that Eligible Subscriber in accordance with Section B2 (DCC, User and RDP Identifiers).

(C) Provision is made in the SMKI RAPP for the purpose of ensuring that the criteria in accordance with which the OCA shall Authenticate a Party or RDP shall be set to Level 3 pursuant to GPG 46 (Organisation Identity, v1.0, October 2013), or to such equivalent level within a comparable authentication framework as may be agreed by the SMKI PMA.

3.2.3 Authentication of Individual Identity

(A) Provision is made in the SMKI RAPP in relation to the Authentication of
persons engaged by Authorised Subscribers, which provides for all such persons to have their identity and authorisation verified to Level 3 (Verified) pursuant to the CESG GPG43 RSDOPS framework, or to such equivalent level within a comparable authentication framework as may be agreed by the SMKI PMA.

3.2.4 Non-verified Subscriber Information

(A) The OCA shall verify all information in relation to Certificates.

(B) Further provision on the content of OCA Certificates is made in Section L11 of the Code (Subscriber Obligations).

3.2.5 Validation of Authority

See Part 3.2.2 of this Policy.

3.2.6 Criteria for Interoperation

[Not applicable in this Policy]

3.3 IDENTIFICATION AND AUTHENTICATION FOR RE-KEY REQUESTS

3.3.1 Identification and Authentication for Routine Re-Key

(A) This Policy does not support Certificate Re-Key.

(B) The OCA shall not provide a Certificate Re-Key service.

3.3.2 Identification and Authentication for Re-Key after Revocation

[Not applicable in this Policy]

3.4 IDENTIFICATION AND AUTHENTICATION FOR REVOCATION REQUEST

3.4.1 Authentication for Certificate Revocation Requests

(A) Provision is made in the SMKI RAPP in relation to procedures designed to ensure the Authentication of persons who submit a Certificate Revocation
Request and verify that they are authorised to submit that request.
4 CERTIFICATE LIFE-CYCLE OPERATIONAL REQUIREMENTS

4.1 CERTIFICATE APPLICATION

4.1.1 Submission of Certificate Applications

(A) Provision is made in the SMKI RAPP in relation to:

(i) in respect of an Organisation Certificate:

(a) the circumstances in which an Eligible Subscriber may submit a Certificate Signing Request; and

(b) the means by which it may do so, including through the use of an authorised System; and

(ii) in respect of an OCA Certificate, the procedure to be followed by an Eligible Subscriber in order to obtain an OCA Certificate.

4.1.2 Enrolment Process and Responsibilities

(A) Provision is made, where applicable, in the SMKI RAPP in relation to the:

(i) establishment of an enrolment process in respect of organisations, individuals, Systems and Devices in order to Authenticate them and verify that they are authorised to act on behalf of an Authorised Subscriber or Eligible Subscriber in its capacity as such; and

(ii) maintenance by the OCA of a list of organisations, individuals, Systems and Devices enrolled in accordance with that process.

4.1.3 Enrolment Process for the Registration Authority and its Representatives

(A) Provision is made in the SMKI RAPP in relation to the establishment of an enrolment process in respect of OCA Personnel and OCA Systems:

(i) in order to Authenticate them and verify that they are authorised to act on behalf of the OCA in its capacity as the Registration Authority; and

(ii) including in particular, for that purpose, provision:
(a) for the face-to-face Authentication of all Registration Authority Personnel by a Registration Authority Manager; and

(b) for all Registration Authority Personnel to have their identify and authorisation verified to Level 3 (Verified) pursuant to the CESG GPG43 RSDOPS framework, or to such equivalent level within a comparable authentication framework as may be agreed by the SMKI PMA.

4.2 CERTIFICATE APPLICATION PROCESSING

4.2.1 Performing Identification and Authentication Functions

(A) Provision is made in the SMKI RAPP in relation to the Authentication by the OCA of Eligible Subscribers which submit a Certificate Signing Request.

4.2.2 Approval or Rejection of Certificate Applications

(A) Where any Certificate Signing Request fails to satisfy the requirements set out in the SMKI RAPP, this Policy or any other provision of the Code, the OCA:

(i) shall reject it and refuse to Issue the Certificate which was the subject of the Certificate Signing Request; and

(ii) may give notice to the Party or RDP which made the Certificate Signing Request of the reasons for its rejection.

(B) Where any Certificate Signing Request satisfies the requirements set out in the SMKI RAPP, this Policy or any other provision of the Code, the OCA shall Issue the Certificate which was the subject of the Certificate Signing Request.

4.2.3 Time to Process Certificate Applications

(A) Provision in relation to the performance of the SMKI Services by the OCA is made in Section L8 of the Code (SMKI Performance Standards and Demand Management).
4.3 CERTIFICATE ISSUANCE

4.3.1 OCA Actions during Certificate Issuance

(A) The OCA may Issue a Certificate only:

   (i) in accordance with the provisions of this Policy and the SMKI RAPP; and

   (ii) in response to a Certificate Signing Request made by an Eligible Subscriber in accordance with the SMKI RAPP.

(B) The OCA shall ensure that:

   (i) each OCA Certificate Issued by it contains information that it has verified to be correct and complete; and

   (ii) each Organisation Certificate Issued by it contains information consistent with the information in the Certificate Signing Request.

(C) An OCA Certificate may only be:

   (i) Issued by the OCA; and

   (ii) for that purpose, signed using the Root OCA Private Key.

(D) An Organisation Certificate may only be:

   (i) Issued by the OCA; and

   (ii) for that purpose, signed using an Issuing OCA Private Key.

(E) The OCA shall not Issue:

   (i) an Issuing OCA Certificate using a Root OCA Private Key after the expiry of the Validity Period of a Root OCA Certificate containing the Public Key associated with that Private Key;

   (ii) an Organisation Certificate using an Issuing OCA Private Key after the expiry of the Validity Period of an Issuing OCA Certificate containing
the Public Key associated with that Private Key; or

(iii) any Certificate containing a Public Key where it is aware that the Public Key is the same as the Public Key contained in any other Certificate that was previously Issued by it (except that the OCA may Issue an OCA Root Certificate containing the same Public Key in so far as it contains a different, or differently encrypted, Contingency Public Key).

4.3.2 Notification to Eligible Subscriber by the OCA of Issuance of Certificate

(A) Provision is made in the SMKI RAPP for the OCA to notify an Eligible Subscriber where that Eligible Subscriber is Issued with a Certificate which was the subject of a Certificate Signing Request made by it.

4.4 CERTIFICATE ACCEPTANCE

4.4.1 Conduct Constituting Certificate Acceptance

(A) Provision is made in the SMKI RAPP to:

(i) specify a means by which an Eligible Subscriber may clearly indicate to the OCA its rejection of a Certificate which has been Issued to it; and

(ii) ensure that each Eligible Subscriber to which a Certificate has been Issued, and which has not rejected it, is treated as having accepted that Certificate.

(B) A Certificate which has been Issued by the OCA shall not be treated as valid for any purposes of this Policy or the Code until it is treated as having been accepted by the Eligible Subscriber to which it was Issued.

(C) The OCA shall maintain a record of all Certificates which have been Issued by it and are treated as accepted by a Subscriber.

(D) Further provision in relation to the rejection and acceptance of Certificates is made in Section L11 of the Code (Subscriber Obligations).

4.4.2 Publication of Certificates by the OCA
(A) Provision in relation to the publication of Certificates is made in Part 2 of this Policy (Publication and Repository Responsibilities) and Section L5 of the Code (The SMKI Repository Service).

### 4.4.3 Notification of Certificate Issuance by the OCA to Other Entities

(A) The OCA shall give notice of the Issue of a Certificate only to the Eligible Subscriber which submitted a Certificate Signing Request in respect of that Certificate.

### 4.5 KEY PAIR AND CERTIFICATE USAGE

#### 4.5.1 Subscriber Private Key and Certificate Usage

(A) Provision for restrictions on the use by Subscribers of Private Keys in respect of Certificates is made in:

(i) Section L11 of the Code (Subscriber Obligations); and

(ii) this Policy.

#### 4.5.2 Relying Party Public Key and Certificate Usage

(A) Provision in relation to reliance that may be placed on a Certificate is made in Section L12 of the Code (Relying Party Obligations).

### 4.6 CERTIFICATE RENEWAL

#### 4.6.1 Circumstances of Certificate Renewal

(A) This Policy does not support the renewal of Certificates

(B) The OCA may only replace, and shall not renew, any Certificate.

#### 4.6.2 Circumstances of Certificate Replacement

(A) Where any OCA System or any OCA Private Key is (or is suspected by the OCA of being) Compromised, the OCA shall:

(i) immediately notify the SMKI PMA;
(ii) provide the SMKI PMA with all of the information known to it in relation to the nature and circumstances of the event of Compromise or suspected Compromise; and

(iii) where the Compromise or suspected Compromise relates to an OCA Private Key (but subject to the provisions of the SMKI Recovery Procedure):

(a) ensure that the Private Key is no longer used;

(b) promptly notify each of the Subscribers for any Organisation Certificates Issued using that Private Key; and

(c) promptly both notify the SMKI PMA and, subject to the provisions of the SMKI Recovery Procedure, verifiably destroy the OCA Private Key Material.

(B) Where the OCA Root Private Key is Compromised (or is suspected by the OCA of being Compromised), the OCA:

(i) may issue a replacement for any OCA Certificate that has been Issued using that Private Key; and

(ii) shall ensure that the Subscriber for that OCA Certificate applies for the Issue of a new Certificate in accordance with this Policy.

(C) A Subscriber for an Organisation Certificate may request a replacement for that Certificate at any time by applying for the Issue of a new Organisation Certificate in accordance with this Policy.

4.6.3 Who May Request a Replacement Certificate

See Part 4.1 of this Policy.

4.6.4 Processing Replacement Certificate Requests

See Part 4.2 of this Policy

4.6.5 Notification of Replacement Certificate Issuance to a Subscriber
See Part 4.3.2 of this Policy.

4.6.6 Conduct Constituting Acceptance of a Replacement Certificate

See Part 4.4.1 of this Policy.

4.6.7 Publication of a Replacement Certificate by the OCA

See Part 4.4.2 of this Policy.

4.6.8 Notification of Certificate Issuance by the OCA to Other Entities

See Part 4.4.3 of this Policy

4.7 CERTIFICATE RE-KEY

4.7.1 Circumstances for Certificate Re-Key

(A) This Policy does not support Certificate Re-Key.

(B) The OCA shall not provide a Certificate Re-Key service.

(C) Where a new Key Pair has been generated for use by the Subject of an Organisation Certificate, the Subscriber for a Certificate which is associated with the previous Key Pair shall apply for the Issue of a new Certificate in accordance with this Policy.

4.7.2 Who may Request Certification of a New Public Key

[Not applicable in this Policy]

4.7.3 Processing Certificate Re-Keying Requests

[Not applicable in this Policy]

4.7.4 Notification of New Certificate Issuance to Subscriber

[Not applicable in this Policy]

4.7.5 Conduct Constituting Acceptance of a Re-Keyed Certificate

[Not applicable in this Policy]
4.7.6 Publication of the Re-Keyed Certificate by the OCA

[Not applicable in this Policy]

4.7.7 Notification of Certificate Issuance by the OCA to Other Entities

[Not applicable in this Policy]

4.8 CERTIFICATE MODIFICATION

4.8.1 Circumstances for Certificate Modification

(A) This Policy does not support Certificate modification (except to the extent to which it permits the OCA to Issue an OCA Root Certificate containing the same Public Key as a Certificate previously Issued by it, where the Certificates contain different, or differently encrypted, Contingency Public Keys).

(B) Subject to paragraph (A), neither the OCA nor any Subscriber may modify a Certificate.

4.8.2 Who may request Certificate Modification

[Not applicable in this Policy]

4.8.3 Processing Certificate Modification Requests

[Not applicable in this Policy]

4.8.4 Notification of New Certificate Issuance to Subscriber

[Not applicable in this Policy]

4.8.5 Conduct Constituting Acceptance of Modified Certificate

[Not applicable in this Policy]

4.8.6 Publication of the Modified Certificate by the OCA

[Not applicable in this Policy]
4.8.7 Notification of Certificate Issuance by the OCA to Other Entities

[Not applicable in this Policy]

4.9 CERTIFICATE REVOCATION AND SUSPENSION

4.9.1 Circumstances for Revocation

(A) A Subscriber shall ensure that it submits a Certificate Revocation Request in relation to a Certificate:

(i) (subject to the provisions of the SMKI Recovery Procedure) immediately upon becoming aware that the Certificate has been Compromised, or is suspected of having been Compromised, due to the Compromise of the Private Key associated with the Public Key contained within that Certificate; or

(ii) immediately upon ceasing to be an Eligible Subscriber in respect of that Certificate.

(B) The OCA must revoke a Certificate upon:

(i) (subject to the provisions of the SMKI Recovery Procedure) receiving a Certificate Revocation Request if the Certificate to which that request relates has been Authenticated in accordance with Part 3.4.1 of this Policy; or

(ii) being directed to do so by the SMKI PMA.

(C) The OCA must revoke a Certificate in relation to which it has not received a Certificate Revocation Request:

(i) (subject to the provisions of the SMKI Recovery Procedure) where it becomes aware that the Certificate has been Compromised, or is suspected of having been Compromised, due to the Compromise of the Private Key associated with the Public Key contained within that Certificate;

(ii) where it has determined that the Subscriber for that Certificate does not
continue to satisfy the criteria set out in this Policy and the SMKI RAPP for being an Authorised Subscriber;

(iii) where it becomes aware that the Subscriber for that Certificate has ceased to be an Eligible Subscriber in respect of the Certificate.

(D) In an extreme case, where it considers it necessary to do so for the purpose of preserving the integrity of the SMKI Services, the OCA may, on the receipt of a Certificate Revocation Request in relation to a Certificate which has not been Authenticated in accordance with Part 3.4.1 of this Policy, revoke that Certificate.

(E) Where the OCA revokes a Certificate in accordance with paragraph (D) it shall notify the SMKI PMA and provide a statement of its reasons for the revocation.

4.9.2 Who can Request Revocation

(A) Any Subscriber may submit a Certificate Revocation Request in relation to a Certificate for which it is the Subscriber, and shall on doing so:

(i) provide all the information specified in the SMKI RAPP (including all the information necessary for the Authentication of the Certificate); and

(ii) specify its reason for submitting the Certificate Revocation Request (which shall be a reason consistent with Part 4.9.1(A) of this Policy).

(B) The SMKI PMA may direct the OCA to revoke a Certificate.

(C) The OCA may elect to revoke a Certificate in accordance with Part 4.9.1(D) of this Policy.

4.9.3 Procedure for Revocation Request

(A) Provision is made in the SMKI RAPP in relation to the procedure for submitting and processing a Certificate Revocation Request.

(B) On receiving a Certificate Revocation Request, the OCA shall take
reasonable steps to:

(i) Authenticate the Subscriber making that request;

(ii) Authenticate the Certificate to which the request relates; and

(iii) confirm that a reason for the request has been specified in accordance with Part 4.9.2 of this Policy.

(C) Where the OCA, in accordance with Part 4.9.1(C) of this Policy, intends to revoke a Certificate in relation to which it has not received a Certificate Revocation Request, it shall use its best endeavours prior to revocation to confirm with the Subscriber for that Certificate the circumstances giving rise to the revocation.

(D) The OCA shall inform the Subscriber for a Certificate where that Certificate has been revoked.

4.9.4 Revocation Request Grace Period

[Not applicable in this Policy]

4.9.5 Time within which OCA must process the Revocation Request

(A) The OCA shall ensure that it processes all Certificate Revocation Requests promptly, and in any event in accordance with such time as is specified in the SMKI RAPP.

4.9.6 Revocation Checking Requirements for Relying Parties

(A) Provision in relation to the revocation checking requirements for Relying Parties is made in Section L12 of the Code (Relying Party Obligations).

4.9.7 CRL Issuance Frequency (if applicable)

(A) The OCA shall ensure that an up to date version of the Organisation ARL is lodged in the SMKI Repository:

(i) at least once in every period of twelve months; and
(ii) promptly on the revocation of an OCA Certificate.

(B) Each version of the Organisation ARL shall be valid until the date which is up to 13 months after the date on which that version of the Organisation ARL is lodged in the SMKI Repository.

(C) Further provision in relation to the reliance that may be placed on the Organisation ARL (and on versions of it) is set out in Section L12 of the Code (Relying Party Obligations).

(D) The OCA shall ensure that an up to date version of the Organisation CRL is lodged in the SMKI Repository:

   (i) at least once in every period of twelve hours; and

   (ii) within one hour on the revocation of an Organisation Certificate.

(E) Each version of the Organisation CRL shall be valid until 48 hours from the time at which it is lodged in the SMKI Repository.

(F) Further provision in relation to the reliance that may be placed on the Organisation CRL (and on versions of it) is set out in Section L12 of the Code (Relying Party Obligations).

(G) The OCA shall ensure that each up to date version of the Organisation ARL and Organisation CRL:

   (i) continues to include each relevant revoked Certificate until such time as the Validity Period of that Certificate has expired; and

   (ii) does not include any revoked Certificate after the Validity Period of that Certificate has expired.

(H) The OCA shall ensure that the Organisation CRL contains a non-critical entry extension which identifies the reason for the revocation of each Certificate listed on it in accordance with RFC 5280 (section 5.3.1).

(I) The OCA shall retain a copy of the information contained in all versions of the Organisation CRL and Organisation ARL, together with the dates and
times between which each such version was valid. This information shall be made available as soon as is reasonably practicable, on receipt of a request, to the Panel, the SMKI PMA, any Subscriber or any Relying Party.

4.9.8 Maximum Latency for CRLs (if applicable)

See Part 4.9.7 of this Policy.

4.9.9 On-line Revocation/Status Checking Availability

(A) This Policy does not support on-line revocation status checking.

(B) The OCA shall not provide any on-line revocation status checking service.

4.9.10 On-line Revocation Checking Requirements

[Not applicable in this Policy]

4.9.11 Other Forms of Revocation Advertisements Available

[Not applicable in this Policy]

4.9.12 Special Requirements in the Event of Key Compromise

See Part 4.6.2 of this Policy.

4.9.13 Circumstances for Suspension

[Not applicable in this Policy]

4.9.14 Who can Request Suspension

[Not applicable in this Policy]

4.9.15 Procedure for Suspension Request

[Not applicable in this Policy]

4.9.16 Limits on Suspension Period

[Not applicable in this Policy]
4.10 CERTIFICATE STATUS SERVICES

4.10.1 Operational Characteristics

[Not applicable in this Policy]

4.10.2 Service Availability

(A) In circumstances in which:

(i) an up to date version of the Organisation ARL has not been lodged in the SMKI Repository in accordance with Part 4.9.7(A) of this Policy; or

(ii) the SMKI Repository Service is unavailable,

a Relying Party shall be entitled to rely on the Organisation ARL for the period during which it remains valid in accordance with the provisions of Part 4.9.7(B) of this Policy, but thereafter shall not rely on any Certificate.

(B) In circumstances in which:

(i) an up to date version of the Organisation CRL has not been lodged in the SMKI Repository in accordance with Part 4.9.7(C) of this Policy; or

(ii) the SMKI Repository Service is unavailable,

a Relying Party shall be entitled to rely on the Organisation CRL for the period during which it remains valid in accordance with the provisions of Part 4.9.7(D) of this Policy, but thereafter shall not rely on any Organisation Certificate.

4.10.3 Optional Features

[Not applicable in this Policy]

4.11 END OF SUBSCRIPTION

[Not applicable in this Policy]
4.12    KEY ESCROW AND RECOVERY

4.12.1    Key Escrow and Recovery Policies and Practices

(A) This Policy does not support Key Escrow.

(B) The OCA shall not provide any Key Escrow service.

4.12.2    Session Key Encapsulation and Recovery Policy and Practices

[Not applicable in this Policy]
5 FACILITY, MANAGEMENT AND OPERATIONAL CONTROLS

5.1 PHYSICAL CONTROLS

5.1.1 Site Location and Construction

(A) The OCA shall ensure that the OCA Systems are operated in a sufficiently secure environment, which shall at least satisfy the requirements set out at Section G2 (System Security: Obligations on the DCC) and Section G5 (Information Security: Obligations on the DCC and Users) of the Code.

(B) The OCA shall ensure that:

(i) all of the physical locations in which the OCA Systems are situated, operated, routed or directly accessed are in the United Kingdom;

(ii) all bespoke Security Related Functionality is developed, specified, designed, built and tested only within the United Kingdom; and

(iii) all Security Related Functionality is integrated, configured, tested in situ, implemented, operated and maintained only within the United Kingdom.

(C) The OCA shall ensure that the OCA Systems cannot be indirectly accessed from any location outside the United Kingdom.

(D) The OCA shall ensure that the Organisation CPS incorporates provisions designed to ensure that all physical locations in which the manufacture of Certificates and Time-Stamping take place are at all times manually or electronically monitored for unauthorised intrusion in accordance with:

(i) CESG Good Practice Guide 13:2012 (Protective Monitoring); or

(ii) any equivalent to that CESG Good Practice Guide which updates or replaces it from time to time.

(E) The OCA shall ensure that the Organisation CPS incorporates provisions designed to ensure that all PINs, pass-phrases and passwords used for the purposes of carrying out the functions of the OCA are stored in secure
containers accessible only to appropriately authorised individuals.

(F) The OCA shall ensure that the OCA Systems are Separated from any DCA Systems, save that any Systems used for the purposes of the Registration Authority functions of the OCA and DCA shall not require to be Separated.

5.1.2 Physical Access

(A) The OCA shall ensure that the Organisation CPS incorporates provisions in relation to access control, including in particular provisions designed to:

(i) establish controls such that only appropriately authorised personnel may have unescorted physical access to OCA Systems or any System used for the purposes of Time-Stamping;

(ii) ensure that any unauthorised personnel may have physical access to such Systems only if appropriately authorised and supervised;

(iii) ensure that a site access log is both maintained and periodically inspected for all locations at which such Systems are sited; and

(iv) ensure that all removable media which contain sensitive plain text Data and are kept at such locations are stored in secure containers accessible only to appropriately authorised individuals.

5.1.3 Power and Air Conditioning

(A) The OCA shall ensure that the Organisation CPS incorporates provisions in relation to power and air conditioning at all physical locations in which the OCA Systems are situated.

5.1.4 Water Exposure

(A) The OCA shall ensure that the Organisation CPS incorporates provisions in relation to water exposure at all physical locations in which the OCA Systems are situated.

5.1.5 Fire Prevention and Protection
(A) The OCA shall ensure that the Organisation CPS incorporates provisions in relation to fire prevention and protection at all physical locations in which the OCA Systems are situated.

5.1.6 Media Storage

(A) The OCA shall ensure that the Organisation CPS incorporates provisions designed to ensure that appropriate controls are placed on all media used for the storage of Data held by it for the purposes of carrying out its functions as the OCA.

5.1.7 Waste Disposal

(A) The OCA shall ensure that all media used to store Data held by it for the purposes of carrying out its functions as the OCA are disposed of only using secure methods of disposal in accordance with:

(i) Information Assurance Standard No. 5:2011 (Secure Sanitisation); or

(ii) any equivalent to that Information Assurance Standard which updates or replaces it from time to time.

5.1.8 Off-Site Back-Up

(A) The OCA shall regularly carry out a Back-Up of:

(i) all Data held on the OCA Systems which are critical to the operation of those Systems or continuity in the provision of the SMKI Services; and

(ii) all other sensitive Data.

(B) For the purposes of paragraph (A), the OCA shall ensure that the Organisation CPS incorporates provisions which identify the categories of critical and sensitive Data that are to be Backed-Up.

(C) The OCA shall ensure that Data which are Backed-Up in accordance with paragraph (A):
(i) are stored on media that are located in physically secure facilities in different locations to the sites at which the Data being Backed-Up are ordinarily held;

(ii) are protected in accordance with the outcome of a risk assessment which is documented in the Organisation CPS, including when being transmitted for the purposes of Back-Up; and

(iii) to the extent to which they comprise OCA Private Key Material, are Backed-Up:

(a) using the proprietary Back-Up mechanisms specific to the relevant Cryptographic Module; and

(b) in a manner that is compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

(D) The OCA shall ensure that, where any elements of the OCA Systems, any Data held for the purposes of providing the SMKI Services, or any items of OCA equipment are removed from their primary location, they continue to be protected in accordance with the security standard appropriate to the primary location.

5.2 PROCEDURAL CONTROLS

5.2.1 Trusted Roles

(A) The OCA shall ensure that:

(i) no individual may carry out any activity which involves access to resources, or Data held on, the OCA Systems unless that individual has been expressly authorised to have such access;

(ii) each member of OCA Personnel has a clearly defined level of access to the OCA Systems and the premises in which they are located;

(iii) no individual member of OCA Personnel is capable, by acting alone,
of engaging in any action by means of which the OCA Systems may be
Compromised to a material extent; and

(iv) the Organisation CPS incorporates provisions designed to ensure that
appropriate controls are in place for the purposes of compliance by the
OCA with the requirements of this paragraph.

5.2.2 Number of Persons Required per Task

(A) The OCA shall ensure that the Organisation CPS incorporates provisions
designed to establish:

(i) the appropriate separation of roles between the different members of
OCA Personnel; and

(ii) the application of controls to the actions of all members of OCA
Personnel who are Privileged Persons, in particular:

(a) identifying any controls designed to ensure that the involvement
of more than one individual is required for the performance of
certain functions; and

(b) providing that the revocation of any OCA Certificate is one such
function.

(B) The OCA shall ensure that the Organisation CPS, as a minimum, makes
provision for the purposes of paragraph (A) in relation to the following roles:

(i) OCA Systems administration;

(ii) OCA Systems operations;

(iii) OCA Systems security; and

(iv) OCA Systems auditing.

5.2.3 Identification and Authentication for Each Role

See Part 5.2.2 of this Policy.
5.2.4 Roles Requiring Separation of Duties

See Part 5.2.2 of this Policy.

5.3 PERSONNEL CONTROLS

5.3.1 Qualification, Experience and Clearance Requirements

(A) The OCA shall ensure that all OCA Personnel must:

(i) be appointed to their roles in writing;

(ii) be bound by contract to the terms and conditions relevant to their roles;

(iii) have received appropriate training with respect to their duties;

(iv) be bound by contract not to disclose any confidential, sensitive, personal or security-related Data except to the extent necessary for the performance of their duties or for the purposes of complying with any requirement of law; and

(v) in so far as can reasonably be ascertained by the OCA, not have been previously relieved of any past assignment (whether for the OCA or any other person) on the grounds of negligence or any other failure to perform a duty.

(B) The OCA shall ensure that all OCA Personnel have, as a minimum, passed a Security Check before commencing their roles.

5.3.2 Background Check Procedures

See Part 5.3.1 of this Policy.

5.3.3 Training Requirements

See Part 5.3.1 of this Policy.

5.3.4 Retraining Frequency and Requirements

(A) The OCA shall ensure that the Organisation CPS incorporates appropriate
provisions relating to the frequency and content of retraining and refresher training to be undertaken by members of OCA Personnel.

5.3.5 **Job Rotation Frequency and Sequence**

(A) The OCA shall ensure that the Organisation CPS incorporates appropriate provisions relating to the frequency and sequence of job rotations to be undertaken by members of OCA Personnel.

5.3.6 **Sanctions for Unauthorised Actions**

(A) The OCA shall ensure that the Organisation CPS incorporates appropriate provisions relating to sanctions for unauthorised actions undertaken by members of OCA Personnel.

5.3.7 **Independent Contractor Requirements**

(A) In accordance with the provisions of the Code, references to the OCA in this Policy include references to persons with whom the OCA contracts in order to secure performance of its obligations as the OCA.

5.3.8 **Documentation Supplied to Personnel**

(A) The OCA shall ensure that all OCA Personnel are provided with access to all documents relevant to their roles or necessary for the performance of their duties, including in particular:

(i) this Policy;

(ii) the Organisation CPS; and

(iii) any supporting documentation, statutes, policies or contracts.

5.4 **AUDIT LOGGING PROCEDURES**

5.4.1 **Types of Events Recorded**

(A) The OCA shall ensure that:

(i) the OCA Systems record all systems activity in an audit log;
(ii) the Organisation CPS incorporates a comprehensive list of all events that are to be recorded in an audit log in relation to:

(a) the activities of OCA Personnel;

(b) the use of OCA equipment;

(c) the use of (including both authorised and unauthorised access, and attempted access to) any premises at which functions of the OCA are carried out;

(d) communications and activities that are related to the Issue of Certificates (in so far as not captured by the OCA Systems audit log); and

(iii) it records in an audit log all the events specified in paragraph (ii).

5.4.2 Frequency of Processing Log

(A) The OCA shall ensure that:

(i) the audit logging functionality in the OCA Systems is fully enabled at all times;

(ii) all OCA Systems activity recorded in the Audit Log is recorded in a standard format that is compliant with:

(a) British Standard BS 10008:2008 (Evidential Weight and Legal Admissibility of Electronic Information); or

(b) any equivalent to that British Standard which updates or replaces it from time to time; and

(iii) it monitors the OCA Systems in compliance with:

(a) CESG Good Practice Guide 13:2012 (Protective Monitoring); or

(b) any equivalent to that CESG Good Practice Guide which updates or replaces it from time to time;
(B) The OCA shall ensure that the Organisation CPS incorporates provisions which specify:

(i) how regularly information recorded in the Audit Log is to be reviewed; and

(ii) what actions are to be taken by it in response to types of events recorded in the Audit Log.

(C) The OCA shall ensure that the Organisation CPS incorporates provisions in relation to access to the Audit Log, providing in particular that:

(i) Data contained in the Audit Log must not be accessible other than on a read-only basis; and

(ii) access to those Data must be limited to those members of OCA Personnel who are performing a dedicated system audit role.

5.4.3 Retention Period for Audit Log

(A) The OCA shall:

(i) retain the Audit Log so that it incorporates, on any given date, a record of all system events occurring during a period of at least twelve months prior to that date; and

(ii) ensure that a copy of the Audit Log incorporating a record of all system events occurring prior to the beginning of that period is archived in accordance with the requirements of Part 5.5 of this Policy.

5.4.4 Protection of Audit Log

(A) The OCA shall ensure that:

(i) to the extent to which the Audit Log is retained electronically, the Data stored in it cannot be accessed other than on a read-only basis, and are protected from unauthorised viewing, modification and deletion in accordance with:
(a) British Standard BS 10008:2008 (Evidential Weight and Legal Admissibility of Electronic Information); or

(b) any equivalent to that British Standard which updates or replaces it from time to time; and

(ii) to the extent to which the Audit Log is retained in non-electronic form, the Data stored in it are appropriately protected from unauthorised viewing, modification and destruction in order to ensure that their integrity is maintained for evidential purposes.

5.4.5 Audit Log Back-Up Procedures

(A) The OCA shall ensure that the Data contained in the Audit Log are Backed-Up (or, to the extent that the Audit Log is retained in non-electronic form, are copied):

(i) on a daily basis; or

(ii) if activity has taken place on the OCA Systems only infrequently, in accordance with the schedule for the regular Back-Up of the Data held on those Systems.

(B) The OCA shall ensure that all Data contained in the Audit Log which are Backed-Up are, during Back-Up:

(i) held in accordance with the outcome of a risk assessment which is documented in the Organisation CPS; and

(ii) protected to the same standard of protection as the primary copy of the Audit Log in accordance with Part 5.4.4 of this Policy.

5.4.6 Audit Collection System (Internal or External)

(A) The OCA shall ensure that the Organisation CPS incorporates provisions in relation to its system for collecting Data for the purpose of populating the Audit Log.

5.4.7 Notification to Event-Causing Subject
(A) The OCA shall ensure that the Organisation CPS incorporates provisions in relation to its notification of any person who is (or is responsible for any System which is) the direct cause of an event recorded in the Audit Log.

5.4.8 Vulnerability Assessments

(A) Provision is made in Sections G2.13 to G2.14 of the Code (Management of Vulnerabilities) in relation to the carrying out of vulnerability assessments in respect of the OCA Systems.

5.5 RECORDS ARCHIVAL

5.5.1 Types of Records Archived

(A) The OCA shall ensure that it archives:

(i) the Audit Log in accordance with Part 5.4.3 of this Policy;

(ii) its records of all Data submitted to it by Eligible Subscribers for the purposes of Certificate Signing Requests; and

(iii) any other Data specified in this Policy or the Code as requiring to be archived in accordance with this Part 5.5.

5.5.2 Retention Period for Archive

(A) The OCA shall ensure that all Data which are Archived are retained for a period of at least seven years from the date on which they were Archived.

5.5.3 Protection of Archive

(A) The OCA shall ensure that Data held in its Archive are:

(i) protected against any unauthorised access;

(ii) adequately protected against environmental threats such as temperature, humidity and magnetism; and

(iii) incapable of being modified or deleted.
5.5.4 Archive Back-Up Procedures

(A) The OCA shall ensure that the Organisation CPS incorporates provisions in relation to its procedures for the Back-Up of its Archive.

5.5.5 Requirements for Time-Stamping of Records

(A) Provision in relation to Time-Stamping is made in Part 6.8 of this Policy.

5.5.6 Archive Collection System (Internal or External)

(A) The OCA shall ensure that the Organisation CPS incorporates provisions in relation to its system for collecting Data for the purpose of populating the Archive.

5.5.7 Procedures to Obtain and Verify Archive Information

(A) The OCA shall ensure that:

(i) Data held in the Archive are stored in a readable format during their retention period; and

(ii) those Data remains accessible at all times during their retention period, including during any period of interruption, suspension or cessation of the OCA’s operations.

(B) The OCA shall ensure that the Organisation CPS incorporates provisions in relation to the periodic verification by the OCA of the Data held in the Archive.

5.6 KEY CHANGEOVER

5.6.1 Organisation Certificate Key Changeover

(A) The OCA shall Issue a new Organisation Certificate in relation to an Organisation where a new Certificate Signing Request is submitted by an Eligible Subscriber in accordance with the requirements of the SMKI RAPP and this Policy.
5.6.2 **OCA Key Changeover**

(A) Where the OCA ceases to use an OCA Private Key in accordance with the requirements of Part 4.3.1(E) of this Policy, it shall:

(i) either:

(a) verifiably destroy the OCA Private Key Material; or

(b) retain the OCA Private Key Material in such a manner that it is adequately protected against being put back into use;

(ii) not revoke the related OCA Public Key (which may continue to be used for the purpose of validating Digital Signatures generated using the OCA Private Key);

(iii) generate a new Key Pair;

(iv) ensure that any relevant Certificate subsequently Issued by it is Issued using the OCA Private Key from the newly-generated Key Pair:

(a) until the time determined in accordance with Part 4.3.1(E) of this Policy; and

(b) subject to the provisions of Part 5.7.1(C) of this Policy; and

(v) in its capacity as the Root OCA:

(a) Issue a new relevant OCA Certificate; and

(b) promptly lodge that OCA Certificate in the SMKI Repository.

(B) The OCA shall ensure that the actions taken by it in accordance with the requirements of paragraph (A) are managed so as to prevent any disruption to the provision of the SMKI Services.

5.6.3 **Subscriber Key Changeover**

(A) Where:
(i) a Certificate has been revoked in accordance with Part 4.9 of this Policy; and

(ii) the Subscriber for that Certificate submits to the OCA a Certificate Signing Request for the Issue of a replacement Certificate,

the OCA shall verify that the reasons for the revocation and replacement of the previous Certificate have been satisfactorily addressed, and may Issue a Certificate in accordance with the Certificate Signing Request only after it has done so.

5.7 COMPROMISE AND DISASTER RECOVERY

5.7.1 Incident and Compromise Handling Procedures

(A) The OCA shall ensure that the Organisation CPS incorporates a business continuity plan which shall be designed to ensure:

(i) continuity in, or (where there has been unavoidable discontinuity) the recovery of, the provision of the SMKI Services in the event of any Compromise of the OCA Systems or major failure in the OCA processes; and

(ii) that priority is given to maintain continuity in, or to recovering the capacity for, the revocation of Certificates and the making available of an up to date Organisation ARL and Organisation CRL.

(B) The OCA shall ensure that the procedures set out in the business continuity plan are:

(i) compliant with ISO 22301 and ISO 27031 (or any equivalent to those standards which update or replace them from time to time); and

(ii) tested periodically, and in any event at least once in each year, in order to ensure that they are operationally effective.

(C) The OCA shall ensure that the Organisation CPS incorporates provisions setting out the approach to be taken by it in circumstances in which it suspects
(or has reason to suspect) that any OCA Private Key or any part of the OCA Systems is Compromised.

5.7.2 Computing Resources, Software and/or Data are Corrupted

(A) The OCA shall ensure that the business continuity plan established in accordance with Part 5.7.1 of this Policy incorporates provisions setting out the steps to be taken in the event of any loss of or corruption to computing resources, software or Data.

5.7.3 Entity Private Key Compromise Procedures

See Part 5.7.1 of this Policy.

5.7.4 Business Continuity Capabilities after a Disaster

(A) The OCA shall ensure that the business continuity plan established in accordance with Part 5.7.1 of this Policy is designed to ensure the recovery of the provision of the SMKI Services within not more than 12 hours of the occurrence of any event causing discontinuity.

5.8 CERTIFICATION AUTHORITY AND REGISTRATION AUTHORITY TERMINATION

[Not applicable in this Policy]
6 TECHNICAL SECURITY CONTROLS

The OCA shall ensure that the Organisation CPS incorporates detailed provision in relation to the technical controls to be established and operated for the purposes of the exercise of its functions as the Root OCA, the Issuing OCA and the Registration Authority.

6.1 KEY PAIR GENERATION AND INSTALLATION

6.1.1 Key Pair Generation

(A) The OCA shall ensure that all Key Pairs which it uses for the purposes of this Policy are generated:

(i) in a protected environment compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time);

(ii) using multi-person control, such that no single Privileged Person is capable of generating any such Key Pair; and

(iii) using random numbers which are such as to make it computationally infeasible to regenerate those Key Pairs even with knowledge of when and by means of what equipment they were generated.

(B) The OCA shall not generate any Private Key or Public Key other than an OCA Key.

6.1.2 Private Key Delivery to Subscriber

(A) In accordance with Part 6.1.1(B), the OCA shall not generate any Private Key for delivery to a Subscriber.

6.1.3 Public Key Delivery to Certificate Issuer

(A) The OCA shall ensure that the Organisation CPS incorporates provisions:

(i) in relation to the mechanism by which Public Keys of Subscribers are delivered to it for the purpose of the exercise of its functions as the
Root OCA and Issuing OCA; and

(ii) ensuring that the mechanism uses a recognised standard protocol such as PKCS#10.

6.1.4 OCA Public Key Delivery to Relying Parties

(A) The OCA shall ensure that the Organisation CPS incorporates provisions:

(i) in relation to the manner by which each OCA Public Key is to be lodged in the SMKI Repository; and

(ii) designed to ensure that the OCA Public Keys are securely lodged in the SMKI Repository in such a manner as to guarantee that their integrity is maintained.

6.1.5 Key Sizes

(A) The OCA and every Subscriber shall ensure that all Private Keys and Public Keys which each of them may use for the purposes of this Policy are of the size and characteristics set out in the GB Companion Specification.

6.1.6 Public Key Parameters Generation and Quality Checking

(A) The OCA shall ensure that any Public Key used by it for the purposes of this Policy shall be of values and lengths that make the success of known attacks infeasible.

(B) Each Subscriber shall ensure that any Public Key used by it for the purposes of this Policy shall be of values and lengths that make the success of known attacks infeasible.

6.1.7 Key Usage Purposes (as per X.509 v3 keyUsage Field)

(A) The OCA shall ensure that each Certificate that is Issued by it has a keyUsage field in accordance with RFC5759 and RFC5280.

(B) The OCA shall ensure that each Organisation Certificate that is Issued by it has a keyUsage of either:
(i) digitalSignature; or

(ii) keyAgreement.

(C) The OCA shall ensure that each OCA Certificate that is Issued by it has a keyUsage of either:

(i) keyCertSign; or

(ii) CRLSign.

(D) The OCA shall ensure that no keyUsage values may be set in an Organisation Certificate or OCA Certificate other than in accordance with this Part 6.1.7.

6.2 PRIVATE KEY PROTECTION AND CRYPTOGRAPHIC MODULE ENGINEERING CONTROLS

6.2.1 Cryptographic Module Standards and Controls

(A) The OCA shall ensure that all OCA Private Keys shall be:

(i) protected to a high standard of assurance by physical and logical security controls; and

(ii) stored in and operated from within a Cryptographic Module which is compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

(B) The OCA shall ensure that all OCA Private Keys shall, where they affect the outcome of any Certificates Issued by it, be protected by, stored in and operated from within a Cryptographic Module which is compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

(C) The OCA shall ensure that no OCA Private Key shall be made available in either complete or unencrypted form except in a Cryptographic Module
which is compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

(D) The OCA shall ensure that any Cryptographic Module which is used for any purpose related to Certificate life-cycle management shall:

(i) operate so as to block access to itself following a number of failed consecutive attempts to access it using Activation Data, where that number shall be set out in the Organisation CPS; and

(ii) require to be unblocked by an authorised member of OCA Personnel who has been Authenticated as such following a process which shall be set out in the Organisation CPS.

6.2.2 Private Key (m out of n) Multi-Person Control

See Part 6.1.1 of this Policy.

6.2.3 Private Key Escrow

(A) This Policy does not support Key Escrow.

(B) The OCA shall not provide any Key Escrow service.

6.2.4 Private Key Back-Up

(A) The OCA may Back-Up OCA Private Keys insofar as:

(i) each Private Key is protected to a standard which is at least equivalent to that required in relation to the principal Private Key in accordance with this Policy; and

(ii) where more than one Private Key is Backed-Up within a single security environment, each of the Private Keys which is Backed-Up within that environment must be protected to a standard which is at least equivalent to that required in relation to an Issuing OCA Private Key in accordance with this Policy.
6.2.5 Private Key Archival

(A) The OCA shall ensure that no OCA Key which is a Private Key is archived.

6.2.6 Private Key Transfer into or from a Cryptographic Module

(A) The OCA shall ensure that no OCA Private Key is transferred or copied other than:

(i) for the purposes of:

(a) Back-Up; or

(b) establishing an appropriate degree of resilience in relation to the provision of the SMKI Services;

(ii) in accordance with a level of protection which is compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

6.2.7 Private Key Storage on Cryptographic Module

See Part 6.2.1 of this Policy.

6.2.8 Method of Activating Private Key

(A) The OCA shall ensure that the Cryptographic Module in which any OCA Private Key is stored may be accessed only by an authorised member of OCA Personnel who has been Authenticated following an Authentication process which:

(i) has an appropriate level of strength to ensure the protection of the Private Key; and

(ii) involves the use of Activation Data.

6.2.9 Method of Deactivating Private Key

(A) The OCA shall ensure that any OCA Private Key shall be capable of being de-activated by means of the OCA Systems, at least by:
(i) the actions of:

(a) turning off the power;

(b) logging off;

(c) carrying out a system reset; and

(ii) a period of inactivity of a length which shall be set out in the Organisation CPS.

6.2.10 Method of Destroying Private Key

(A) The OCA shall ensure that the Organisation CPS incorporates provisions for the exercise of strict controls in relation to the destruction of OCA Keys.

(B) The OCA shall ensure that no OCA Key (whether in active use, existing as a copy for the purposes of resilience, or Backed-Up) is destroyed except in accordance with a positive decision by the OCA to destroy it.

6.2.11 Cryptographic Module Rating

See Part 6.2.1 of this Policy.

6.3 OTHER ASPECTS OF KEY PAIR MANAGEMENT

6.3.1 Public Key Archival

(A) The OCA shall ensure that it archives OCA Public Keys in accordance with the requirements of Part 5.5 of this Policy.

6.3.2 Certificate Operational Periods and Key Pair Usage Periods

(A) The OCA shall ensure that the Validity Period of each Certificate Issued by it shall be as follows:

(i) in the case of an Organisation Certificate, 10 years;

(ii) in the case of an Issuing OCA Certificate, 25 years; and

(iii) in the case of a Root OCA Certificate, 50 years.
(B) For the purposes of paragraph (A), the OCA shall set the `notAfter` value specified in Annex B in accordance with that paragraph.

(C) The OCA shall ensure that no OCA Private Key is used after the end of the Validity Period of the Certificate containing the Public Key which is associated with that Private Key.

6.4 ACTIVATION DATA

6.4.1 Activation Data Generation and Installation

(A) The OCA shall ensure that any Cryptographic Module within which an OCA Key is held has Activation Data that are unique and unpredictable.

(B) The OCA shall ensure that:

(i) these Activation Data, in conjunction with any other access control, shall be of an appropriate level of strength for the purposes of protecting the OCA Keys; and

(ii) where the Activation Data comprise any PINs, passwords or pass-phrases, the OCA shall have the ability to change these at any time.

6.4.2 Activation Data Protection

(A) The OCA shall ensure that the Organisation CPS incorporates provision for the use of such cryptographic protections and access controls as are appropriate to protect against the unauthorised use of Activation Data.

6.4.3 Other Aspects of Activation Data

[Not applicable in this Policy]

6.5 COMPUTER SECURITY CONTROLS

6.5.1 Specific Computer Security Technical Requirements

(A) The OCA shall ensure that the Organisation CPS incorporates provisions in relation to the identification and implementation, following the conclusion of
any threat assessment, of security measures which make provision for at least the following:

(i) the establishment of access controls in relation to the activities of the OCA;

(ii) the appropriate allocation of responsibilities to Privileged Persons;

(iii) the identification and Authentication of organisations, individuals and Systems involved in OCA activities;

(iv) the use of cryptography for communication and the protection of Data stored on the OCA Systems;

(v) the audit of security related events; and

(vi) the use of recovery mechanisms for OCA Keys.

6.5.2 Computer Security Rating

(A) The OCA shall ensure that the Organisation CPS incorporates provisions relating to the appropriate security rating of the OCA Systems.

6.6 LIFE-CYCLE TECHNICAL CONTROLS

6.6.1 System Development Controls

(A) The OCA shall ensure that any software which is developed for the purpose of establishing a functionality of the OCA Systems shall:

(i) take place in a controlled environment that is sufficient to protect against the insertion into the software of malicious code;

(ii) be undertaken by a developer which has a quality system that is:

   (a) compliant with recognised international standards (such as ISO 9001:2000 or an equivalent standard); or

   (b) available for inspection and approval by the SMKI PMA, and has been so inspected and approved.
6.6.2 Security Management Controls

(A) The OCA shall ensure that the Organisation CPS incorporates provisions which are designed to ensure that the OCA Systems satisfy the requirements of Section G2 (System Security: Obligations on the DCC) and Section G5 (Information Security: Obligations on the DCC and Users) of the Code.

6.6.3 Life-Cycle Security Controls

See Part 6.6.2 of this Policy.

6.7 NETWORK SECURITY CONTROLS

6.7.1 Use of Offline Root OCA

(A) The OCA shall ensure that its functions as the Root OCA are carried out on a part of the OCA Systems that is neither directly nor indirectly connected to any System which is not a part of the OCA Systems.

6.7.2 Protection Against Attack

(A) The OCA shall use its best endeavours to ensure that the OCA Systems are not Compromised, and in particular for this purpose that they are designed and operated so as to detect and prevent:

(i) any Denial of Service Event; and

(ii) any unauthorised attempt to connect to them.

(B) The OCA shall take reasonable steps to ensure that the OCA Systems cause or permit to be open at any time only those network ports, and allow only those protocols, which are required at that time for the effective operation of those Systems, and block all network ports and protocols which are not so required.

6.7.3 Separation of Issuing OCA

(A) The DCC shall ensure that, where its functions as the Issuing OCA are carried out on a part of the OCA Systems that is connected to an external network,
they are carried out on a System that is Separated from all other OCA Systems.

6.7.4 Health Check of OCA Systems

(A) The OCA shall ensure that, in relation to the OCA Systems, a vulnerability assessment in accordance with Section G2.13 of the Code (Management of Vulnerabilities) is carried out with such frequency as may be specified from time to time by the Independent SMKI Assurance Service Provider.

6.8 TIME-STAMPING

6.8.1 Use of Time-Stamping

(A) The OCA shall ensure that Time-Stamping takes place in relation to all Certificates and all other OCA activities which require an accurate record of time.

(B) The OCA shall ensure that the Organisation CA incorporates provisions in relation to the time source and mechanisms used by any Time-Stamping Authority which carries out Time-Stamping on behalf of the OCA.

7 CERTIFICATE, CRL AND OCSP PROFILES

7.1 CERTIFICATE PROFILES

The OCA shall use only the Certificate Profiles in Annex B.

7.1.1 Version Number(s)

[Not applicable in this Policy]

7.1.2 Certificate Extensions

[Not applicable in this Policy]

7.1.3 Algorithm Object Identifiers

[Not applicable in this Policy]
7.1.4 Name Forms

[Not applicable in this Policy]

7.1.5 Name Constraints

[Not applicable in this Policy]

7.1.6 Certificate Policy Object Identifier

[Not applicable in this Policy]

7.1.7 Usage of Policy Constraints Extension

[Not applicable in this Policy]

7.1.8 Policy Qualifiers Syntax and Semantics

[Not applicable in this Policy]

7.1.9 Processing Semantics for the Critical Certificate Policies Extension

[Not applicable in this Policy]

7.2 CRL PROFILE

7.2.1 Version Number(s)

(A) The OCA shall ensure that the Organisation ARL and Organisation CRL conform with X.509 v2 and IETF RFC 5280.

7.2.2 CRL and CRL Entry Extensions

(A) The OCA shall notify Parties of the profile of the Organisation CRL and of any Organisation CRL extensions.

7.3 OCSP PROFILE

7.3.1 Version Number(s)

[Not applicable in this Policy]
7.3.2 OCSP Extensions

[Not applicable in this Policy]
8 COMPLIANCE AUDIT AND OTHER ASSESSMENTS

8.1 FREQUENCY OR CIRCUMSTANCES OF ASSESSMENT
Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.2 IDENTITY/QUALIFICATIONS OF ASSESSOR
Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.3 ASSESSOR’S RELATIONSHIP TO ASSESSED ENTITY
Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.4 TOPICS COVERED BY ASSESSMENT
Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.5 ACTIONS TAKEN AS A RESULT OF DEFICIENCY
Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.6 COMMUNICATION OF RESULTS
Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).
9 OTHER BUSINESS AND LEGAL MATTERS

In so far as provision is made in relation to all the matters referred to in this Part, it is found in the DCC Licence and the provisions of the Code (including in Section L11 (Subscriber Obligations) and Section L12 (Relying Party Obligations) of the Code).

9.1 FEES

See the statement at the beginning of this Part.

9.1.1 Certificate Issuance or Renewal Fees

See the statement at the beginning of this Part.

9.1.2 Organisation Certificate Access Fees

See the statement at the beginning of this Part.

9.1.3 Revocation or Status Information Access Fees

See the statement at the beginning of this Part.

9.1.4 Fees for Other Services

See the statement at the beginning of this Part.

9.1.5 Refund Policy

See the statement at the beginning of this Part.

9.2 FINANCIAL RESPONSIBILITY

9.2.1 Insurance Coverage

See the statement at the beginning of this Part.

9.2.2 Other Assets

See the statement at the beginning of this Part.

9.2.3 Insurance or Warranty Coverage for Subscribers and Subjects
See the statement at the beginning of this Part.

9.3 CONFIDENTIALITY OF BUSINESS INFORMATION

9.3.1 Scope of Confidential Information
See the statement at the beginning of this Part.

9.3.2 Information not within the Scope of Confidential Information
See the statement at the beginning of this Part.

9.3.3 Responsibility to Protect Confidential Information
See the statement at the beginning of this Part.

9.4 PRIVACY OF PERSONAL INFORMATION

9.4.1 Privacy Plan
See the statement at the beginning of this Part.

9.4.2 Information Treated as Private
See the statement at the beginning of this Part.

9.4.3 Information not Deemed Private
See the statement at the beginning of this Part.

9.4.4 Responsibility to Protect Private Information
See the statement at the beginning of this Part.

9.4.5 Notice and Consent to Use Private Information
See the statement at the beginning of this Part.

9.4.6 Disclosure Pursuant to Judicial or Administrative Process
See the statement at the beginning of this Part.

9.4.7 Other Information Disclosure Circumstances
9.5 INTELLECTUAL PROPERTY RIGHTS
See the statement at the beginning of this Part.

9.6 REPRESENTATIONS AND WARRANTIES

9.6.1 Certification Authority Representations and Warranties
See the statement at the beginning of this Part.

9.6.2 Registration Authority Representations and Warranties
See the statement at the beginning of this Part.

9.6.3 Subscriber Representations and Warranties
See the statement at the beginning of this Part.

9.6.4 Relying Party Representations and Warranties
See the statement at the beginning of this Part.

9.6.5 Representations and Warranties of Other Participants
See the statement at the beginning of this Part.

9.7 DISCLAIMERS OF WARRANTIES
See the statement at the beginning of this Part.

9.8 LIMITATIONS OF LIABILITY
See the statement at the beginning of this Part.

9.9 INDEMNITIES
See the statement at the beginning of this Part.

9.10 TERM AND TERMINATION

9.10.1 Term
See the statement at the beginning of this Part.

9.10.2 Termination of Organisation Certificate Policy

See the statement at the beginning of this Part.

9.10.3 Effect of Termination and Survival

See the statement at the beginning of this Part.

9.11 INDIVIDUAL NOTICES AND COMMUNICATIONS WITH PARTICIPANTS

9.11.1 Subscribers

See the statement at the beginning of this Part.

9.11.2 Organisation Certification Authority

See the statement at the beginning of this Part.

9.11.3 Notification

See the statement at the beginning of this Part.

9.12 AMENDMENTS

9.12.1 Procedure for Amendment

See the statement at the beginning of this Part.

9.12.2 Notification Mechanism and Period

See the statement at the beginning of this Part.

9.12.3 Circumstances under which OID Must be Changed

See the statement at the beginning of this Part.

9.13 DISPUTE RESOLUTION PROVISIONS

See the statement at the beginning of this Part.
9.14 GOVERNING LAW

See the statement at the beginning of this Part.

9.15 COMPLIANCE WITH APPLICABLE LAW

See the statement at the beginning of this Part.

9.16 MISCELLANEOUS PROVISIONS

9.16.1 Entire Agreement

See the statement at the beginning of this Part.

9.16.2 Assignment

See the statement at the beginning of this Part.

9.16.3 Severability

See the statement at the beginning of this Part.

9.16.4 Enforcement (Attorney’s Fees and Waiver of Rights)

See the statement at the beginning of this Part.

9.16.5 Force Majeure

See the statement at the beginning of this Part.

9.17 OTHER PROVISIONS

9.17.1 Organisation Certificate Policy Content

See the statement at the beginning of this Part.

9.17.2 Third Party Rights

See the statement at the beginning of this Part.
Annex A: Definitions and Interpretation

In this Policy, except where the context otherwise requires -

- expressions defined in Section A of the Code (Definitions and Interpretation) have the same meaning as is set out in that Section,

- the expressions in the left hand column below shall have the meanings given to them in the right hand column below,

- where any expression is defined in Section A of the Code (Definitions and Interpretation) and in this Annex, the definition in this Annex shall take precedence for the purposes of the Policy,

- the rule of interpretation set out at Part 1.1 of this Policy shall apply.

<table>
<thead>
<tr>
<th><strong>Activation Data</strong></th>
<th>means any private Data (such as a password or the Data on a smartcard) which are used to access a Cryptographic Module.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Archive</strong></td>
<td>means the archive of Data created in accordance with Part 5.5.1 of this Policy (and “Archives” and “Archived” shall be interpreted accordingly).</td>
</tr>
<tr>
<td><strong>Audit Log</strong></td>
<td>means the audit log created in accordance with Part 5.4.1 of this Policy.</td>
</tr>
<tr>
<td><strong>Authentication</strong></td>
<td>means the process of establishing that an individual, Certificate, System or Organisation is what he or it claims to be (and “Authenticate” shall be interpreted accordingly).</td>
</tr>
<tr>
<td><strong>Authorised Subscriber</strong></td>
<td>means a Party or RDP which has successfully completed the procedures set out in the SMKI RAPP and has been authorised by the OCA to submit a Certificate Signing Request.</td>
</tr>
</tbody>
</table>
Certificate means either an Organisation Certificate or an OCA Certificate.

Certificate Profile means a table bearing that title in Annex B and specifying certain parameters to be contained within a Certificate.

Certificate Re-Key means a change to the Public Key contained within a Certificate bearing a particular serial number.

Certificate Revocation Request means a request for the revocation of a Certificate by the OCA, submitted by the Subscriber for that Certificate to the OCA in accordance with the SMKI RAPP and this Policy.

Certificate Signing Request means a request for a Certificate submitted by an Eligible Subscriber in accordance with the SMKI RAPP.

DCA has the meaning given to that expression in Appendix A of the Code (Device Certificate Policy).

DCA Systems has the meaning given to that expression in Appendix A of the Code (Device Certificate Policy).

Eligible Subscriber means:

(a) in relation to an Organisation Certificate, an Authorised Subscriber which is identified as an Eligible Subscriber in accordance with Section L3.18 of the Code (Organisation Certificates); and

(b) in relation to an OCA Certificate, an Authorised Subscriber which is identified as an Eligible Subscriber in accordance with Section L3.19 of the Code (OCA Certificates).

Entity Identifier means a User ID, RDP ID or a DCC ID as required by the context.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Issue</strong></td>
<td>means the act of the OCA, in its capacity as the Root OCA or Issuing OCA, and acting in accordance with this Policy, of creating and signing a Certificate which is bound to both a Subject and a Subscriber (and “<strong>Issued</strong>” and “<strong>Issuing</strong>” shall be interpreted accordingly).</td>
</tr>
<tr>
<td><strong>Issuing Organisation</strong></td>
<td>means the DCC exercising the function of Issuing Organisation Certificates to Eligible Subscribers and of storing and managing the Private Keys associated with that function.</td>
</tr>
<tr>
<td><strong>Certification Authority</strong> (or Issuing OCA)</td>
<td></td>
</tr>
<tr>
<td><strong>Issuing OCA Certificate</strong></td>
<td>means a certificate in the form set out in the Issuing OCA Certificate Profile in accordance with Annex B, and Issued by the Root OCA to the Issuing OCA in accordance with this Policy.</td>
</tr>
<tr>
<td><strong>Issuing OCA Private Key</strong></td>
<td>means a Private Key which is stored and managed by the OCA acting in its capacity as the Issuing OCA.</td>
</tr>
<tr>
<td><strong>Issuing OCA Public Key</strong></td>
<td>means the Public Key which is part of a Key Pair with an Issuing OCA Private Key.</td>
</tr>
<tr>
<td><strong>Key Escrow</strong></td>
<td>means the storage of a Private Key by a person other than the Subscriber or Subject of the Certificate which contains the related Public Key.</td>
</tr>
<tr>
<td><strong>Object Identifier</strong> (or OID)</td>
<td>means an Object Identifier assigned by the Internet Address Naming Authority.</td>
</tr>
<tr>
<td><strong>OCA Certificate</strong></td>
<td>means either a Root OCA Certificate or an Issuing OCA Certificate.</td>
</tr>
<tr>
<td><strong>OCA Key</strong></td>
<td>means any Private Key or a Public Key generated by the OCA for the purposes of complying with its obligations under the Code.</td>
</tr>
</tbody>
</table>
OCA Private Key means either a Root OCA Private Key or an Issuing OCA Private Key.

OCA Systems means the Systems used by the OCA in relation to the SMKI Services.

Organisation Authority means a list, produced by the OCA, of all OCA Certificates that have been revoked in accordance with this Policy.

Organisation Certificate Revocation List (or ARL) means a certificate in the form set out in the Organisation Certificate Profile in accordance with Annex B, and Issued by the Issuing OCA in accordance with this Policy.

Organisation Certificate Revocation List (or CRL) means a list, produced by the OCA, of all Organisation Certificates that have been revoked in accordance with this Policy.

Organisation Certification Authority (or OCA) means the DCC, acting in the capacity and exercising the functions of one or more of:

(a) the Root OCA;

(b) the Issuing OCA; and

(c) the Registration Authority.

Private Key Material in relation to a Private Key, means that Private Key and the input parameters necessary to establish, use and maintain it.

Registration Authority means the DCC exercising the function of receiving and processing Certificate Signing Requests made in accordance with the SMKI RAPP.

Registration Authority Manager means either a director of the DCC or any other person who may be identified as such in accordance with the SMKI RAPP.
Registration Authority Personnel means those persons who are engaged by the DCC, in so far as such persons carry out, or are authorised to carry out, any function of the Registration Authority.

Relying Party means a person who, pursuant to the Code, receives and relies upon a Certificate.

Root Organisation Certification Authority (or Root OCA) means the DCC exercising the function of Issuing OCA Certificates to the Issuing OCA and storing and managing Private Keys associated with that function.

Root OCA Certificate means a certificate in the form set out in the Root OCA Certificate Profile in accordance with Annex B and self-signed by the Root OCA in accordance with this Policy.

Root OCA Private Key means a Private Key which is stored and managed by the OCA acting in its capacity as the Root OCA.

Security Related Functionality means the functionality of the OCA Systems which is designed to detect, prevent or mitigate the adverse effect of any Compromise of that System.

Subject means:

(a) in relation to an Organisation Certificate, the Organisation identified by the subject field of the Organisation Certificate Profile in Annex B; and

(b) in relation to an OCA Certificate, the globally unique name of the Root OCA or Issuing OCA as identified by the subject field of the relevant Certificate Profile in Annex B.
Subscriber means, in relation to any Certificate, a Party or RDP which has been issued with and accepted that Certificate, acting in its capacity as the holder of the Certificate.

Time-Stamping means the act that takes place when a Time-Stamping Authority, in relation to a Certificate, stamps a particular datum with an accurate indicator of the time (in hours, minutes and seconds) at which the activity of stamping takes place.

Time-Stamping Authority means that part of the OCA that:

(a) where required, provides an appropriately precise time-stamp in the format required by this Policy; and

(b) relies on a time source that is:

(i) accurate;

(ii) determined in a manner that is independent of any other part of the OCA Systems; and

(iii) such that the time of any time-stamp can be verified to be that of the Independent Time Source at the time at which the time-stamp was applied.

Validity Period means, in respect of a Certificate, the period of time for which that Certificate is intended to be valid.

End Entity Certificate Structure and Contents

This Annex lays out requirements as to structure and content with which OCA Certificates and Organisation Certificates shall comply. All terms in this Annex shall, where not defined in the Code, this Policy, or the GB Companion Specification, have the meanings in IETF RFC 5759 and IETF RFC5280.

Common requirements applicable to OCA Certificates and Organisation Certificates

All OCA Certificates and Organisation Certificates that are validly authorised within the SMKI for use within the scope of GB Smart Metering:

- shall be compliant with IETF RFC 5759 and so with IETF RFC5280.
- for clarity and in adherence with the requirements of IETF RFC5759, all OCA Certificates and Organisation Certificates shall:
  - contain the `authorityKeyIdentifier` extension, except where the Certificate is the Root OCA Certificate;
  - contain the `keyUsage` extension which shall be marked as critical;
- be X.509 v3 certificates as defined in IETF RFC 5280, encoded using the ASN.1 Distinguished Encoding Rules;
- shall, in relation to communications with devices, contain a non-empty subject field which contains an `X520OrganizationalUnitName` whose value is to be expressed as the human-readable two octet hexadecimal representation of the integer Remote Party Role that the Certificate allows the Subject of the Certificate to perform;
- only contain Public Keys of types that are explicitly allowed by the GBCS. This means all Public Keys shall be elliptic curve Public Keys on the NIST P-256 curve;
- only contain Public Keys in uncompressed form i.e. contain an elliptic curve point in uncompressed form as detailed in Section 2.2 of IETF RFC5480;
- only provide for signature methods that are explicitly allowed within the GBCS. This means using P-256 Private Keys with SHA 256 and ECDSA;
• contain a `certificatePolicies` extension containing at least one `CertPolicyID` which shall be marked as critical. For clarity and in adherence with IETF RFC 5280, Certification Path Validation undertaken by Parties and Devices shall interpret this extension;
• contain a `serialNumber` of no more than 16 octets in length;
• contain a `subjectKeyIdentifier` which shall be marked as non-critical;
• contain an `authorityKeyIdentifier` in the form `[0] KeyIdentifier` which shall be marked as non-critical, except where the Certificate is the Root OCA Certificate. Note this exception only applies where Remote Party Role as specified in the `X520OrganizationalUnitName` part of the `subject field = root`;
• only contain `KeyIdentifiers` generated as per method (2) of Section 4.2.1.2 of IETF RFC 5280 and so which shall always be 8 octets in length;
• contain an `issuer` field whose contents MUST be identical to the contents of the signer's `subject field` in the signer's Certificate;
• have a valid `notBefore` field consisting of the time of issue encoded and a valid `notAfter` field expiration date as per IETF RFC 5280 Section 4.1.2.5.

**Requirements applicable to Organisation Certificates only**

All Organisation Certificates that are issued by the OCA shall:

• within the `subject field`, in addition to other attributes, contain an `AttributeTypeAndValue` structure whose type shall be `id-at-uniqueIdentifier {joint-iso-itu-t(2) ds(5) attributeType(4) uniqueIdentifier(45)}` and whose value shall be the 8 octet Entity Identifier of the subject of the Certificate;
• contain a single Public Key;
• contain a `keyUsage` extension marked as critical, with a value of only one of:
  • `digitalSignature`; or
  • `keyAgreement`. 
• contain a single CertPolicyID in the certificatePolicies extension that refers to the OID of this Policy under which the Certificate is issued.

Requirements applicable to the Root OCA and Issuing OCA

All OCA Certificates issued by the OCA shall:

• have globally unique subject field contents;
• contain a single public key except for the Root-CA where there shall be two public keys. The second public key shall be referred to as the Contingency Key and shall be present in the WrappedApexContingencyKey extension with the meaning of IETF RFC5934. The Contingency Key shall be encrypted as per the requirements of the GBCS;
• contain a keyUsage extension marked as critical and defined as:
  • keyCertSign; and
  • cRLSign;
• for Issuing OCA Certificates, contain at least one CertPolicyID in the certificatePolicies extension that refers to the OID of this Policy under which the Certificate is issued;
• for the Root OCA Certificate, contain a single CertPolicyID in the certificatePolicies extension that refers to the OID for anyPolicy;
• for Issuing OCA Certificates, contain the basicConstraints extension, with values cA=True, and pathLen=0. This extension shall be marked as critical;
• for the Root OCA Certificate, contain the basicConstraints extension, with the value cA=True and pathLen absent (unlimited). This extension shall be marked as critical.
## Organisation Certificate Profile

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>version</td>
<td>INTEGER</td>
<td>v3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>INTEGER</td>
<td>Positive Integer of up to 16 Octets</td>
<td></td>
</tr>
<tr>
<td>signature</td>
<td>AlgorithmIdentifier</td>
<td>SHA256 with ECDSA</td>
<td></td>
</tr>
<tr>
<td>The value field of the AttributeTypeAndValue structure within the subject field whose type is id-at-commonName (the “Issuer X520 Common Name”)</td>
<td>UTF8String</td>
<td>Globally unique common name of Issuing OCA of up to 4 Octets (as defined in the Issuing OCA Certificate Profile)</td>
<td></td>
</tr>
<tr>
<td>keyIdentifier in AuthoritykeyIdentifier (the &quot;Subject Key Identifier&quot;)</td>
<td>keyIdentifier</td>
<td>A unique value that matches the subjectKeyIdentifier value of the issuer’s credential</td>
<td></td>
</tr>
<tr>
<td>keyIdentifier in subjectKeyIdentifier (the &quot;Subject Key Identifier&quot;)</td>
<td>keyIdentifier</td>
<td>Provides a means for identifying certificates containing the particular Public Key used in an application</td>
<td></td>
</tr>
<tr>
<td>Attribute Name</td>
<td>Type</td>
<td>Description</td>
<td></td>
</tr>
<tr>
<td>---------------</td>
<td>---------------------</td>
<td>-----------------------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Creation time of the Organisation Certificate</td>
<td></td>
</tr>
<tr>
<td>notAfter</td>
<td>Time</td>
<td>Expiry time of the Certificate</td>
<td></td>
</tr>
<tr>
<td>Subject Name</td>
<td>UTF8String</td>
<td>Name of the Subject of up to 16 Octets</td>
<td></td>
</tr>
<tr>
<td>Organizational Unit Name</td>
<td>UTF8String</td>
<td>Remote Party Role of the subject of the Certificate</td>
<td></td>
</tr>
<tr>
<td>Unique Identifier</td>
<td>UniqueIdentifier</td>
<td>The 64 bit Entity Identifier of the subject of the Certificate</td>
<td></td>
</tr>
<tr>
<td>Subject Public Key Info</td>
<td>SubjectPublicKeyInfo</td>
<td>The subject’s Public Key</td>
<td></td>
</tr>
<tr>
<td>-------------------------</td>
<td>----------------------</td>
<td>------------------------</td>
<td></td>
</tr>
<tr>
<td><strong>extensions</strong></td>
<td><strong>Extensions</strong></td>
<td>Critical and non-critical extensions</td>
<td></td>
</tr>
<tr>
<td><strong>signatureAlgorithm</strong></td>
<td><strong>AlgorithmIdentifier</strong></td>
<td>SHA256 with ECDSA</td>
<td></td>
</tr>
<tr>
<td><strong>signatureValue</strong></td>
<td><strong>BIT STRING</strong></td>
<td>Subject Organisation Certificate signature</td>
<td></td>
</tr>
</tbody>
</table>

**Interpretation**

**version**

The version of the X.509 Organisation Certificate. Valid Organisation Certificates shall identify themselves as version 3.

**serialNumber**

Organisation Certificate serial number, a positive integer of up to 16 octets. The serialNumber identifies the Organisation Certificate, and shall be created by the Issuing OCA that signs the Organisation Certificate. The serialNumber shall be unique in the scope of Organisation Certificate signed by the Issuing OCA.

**signature**

The identity of the signature algorithm used to sign the Organisation Certificate. The field is identical to the value of the Organisation Certificate signatureAlgorithm field explained further under the next signatureAlgorithm heading.
Issuer X520 Common Name

The name of the signer of the Organisation Certificate. This will be the globally unique name of the Issuing OCA of up to 4 Octets (as defined in the Issuing OCA Certificate Profile).

Authority Key Identifier

To optimize building the correct credential chain, the non-critical Authority Key Identifier extension shall be populated with a unique value as recommended by RFC 5280 and shall be included in all Organisation Certificates.

Subject Key Identifier

The Subject Key Identifier extension shall be included and marked as non-critical in the Organisation Certificate.

validity

The time period over which the Issuing OCA expects the Organisation Certificate to be valid. The validity period is the period of time from notBefore through notAfter, inclusive.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Times up to and including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as YYMMDDHHmmssZ.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as GeneralizedTime as YYYYMMDDHHmmssZ.

notBefore

The earliest time an Organisation Certificate may be used. This shall be the time the Organisation Certificate is created.

notAfter

The latest time an Organisation Certificate is expected to be used. The value in a notAfter field shall be treated as specified in RFC 5280.

Subject X520 Common Name
This field shall contain a unique X.500 Distinguished Name (DN). This should be the unique trading name of the Organisation of up to 16 Octets.

**Subject X520 Organizational Unit Name**

The Subject X520 Organizational Unit Name attribute of `subject` shall be populated with the Remote Party Role Code that the Certificate allows the subject of the Certificate to perform.

**Subject Unique Identifier**

This shall be populated with the 64 bit Entity Identifier of the subject of the Certificate

`subjectPublicKeyInfo`

The Organisation Certificate `subjectPublicKeyInfo` field shall indicate the Public Key algorithm identifier and the Public Key in the specified algorithm format as specified in RFC 3279 and RFC 5480.

The algorithm field in the `subjectPublicKeyInfo` structure shall contain the following identifier:

```
   id-ecPublicKey OBJECT IDENTIFIER ::= {iso(1) member-body(2)
         us(840) ansi-X9-62(10045) keyType(2) 1 }
```

`id-ecPublicKey` indicates that the algorithms that can be used with the subject Public Key are unrestricted. The key is only restricted by the values indicated in the `keyUsage` Organisation Certificate extension (explained further under the next `extensions` heading).

The parameter for `id-ecPublicKey` is as follows and shall always be present:

```
   ECPublicKey ::= CHOICE {
      namedCurve OBJECT IDENTIFIER
         -- implicitCurve NULL
         -- specifiedCurve ECDomain
   }
```

Only the following field in `ECPublicKey` shall be used:
o namedCurve - identifies all the required values for a particular set of elliptic curve domain parameters to be represented by an object identifier.

The OBJECT IDENTIFIER for the curve choice to be used in Organisation Certificate is:

```
secp256r1 OBJECT IDENTIFIER ::= { iso(1) member-body(2) us(840) ansi-X9-62(10045) curves(3) prime(1) 7 }
```

The subjectPublicKey from SubjectPublicKeyInfo is the ECC Public Key.

Implementations of Elliptic Curve Cryptography according to this document shall only support the uncompressed form.

The first octet of the subjectPublicKey indicates whether the key is compressed or uncompressed. The uncompressed form is indicated by 0x04 (the compressed form is indicated by either 0x02 or 0x03). The Public Key shall be rejected if any value other than 0x04 is in the first octet.

**signatureAlgorithm**

The signatureAlgorithm field shall indicate the Issuing OCA signature algorithm used to sign this Organisation Certificate is as defined under the next Signature Method (ECDSA) heading.

**signatureValue**

The Issuing OCA’s signature of the Organisation Certificate shall be computed using the Issuing OCA’s private signing key using the algorithm identified under the next Signature Method (ECDSA) heading.

The structure for ECDSA signatures shall be as per RFC 5480.

**extensions**

Organisation Certificates shall contain the extensions described below. They SHOULD NOT contain any additional extensions:

```
• certificatePolicy
```
Cryptographic Primitives for Signature Method

Signature Method (ECDSA)

The ECDSA signature method is defined in NIST FIPS 186-4. When implementing ECDSA, the SHA-256 message digest algorithm and the P-256 elliptic curve as defined in FIPS 186-4 Annex D, D.1.2.3, shall be used.

The signature algorithm shall be `ecdsa-with-SHA256` as specified in RFC 5759 and 6318. The algorithm identifier is:

```plaintext
ecdsa-with-SHA256 OBJECT IDENTIFIER ::= {
  iso(1) member-body(2) us(840) ansi-X9-62(10045) signatures(4) ecdsa-with-
    sha2(3) 2 }
```

SHA-256 hash algorithm

The hash algorithm used shall be the SHA-256 secure hash algorithm as defined in NIST FIPS 180-4.

Root OCA Certificate Profile

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC 5759/5280 Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>version</td>
<td>INTEGER</td>
<td>v3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>INTEGER</td>
<td>Positive Integer of up to 16 Octets</td>
<td></td>
</tr>
<tr>
<td>signature</td>
<td>AlgorithmIdentifier</td>
<td>SHA256 with ECDSA</td>
<td></td>
</tr>
<tr>
<td>The value field of the AttributeTypeAndValue structure within the subject field whose type is id-at-commonName (the “Issuer X520 Common Name”)</td>
<td>UTF8String</td>
<td>Globally unique common name of Root OCA of up to 4 Octets</td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td>keyIdentifier in SubjectKeyIdentifier (the &quot;Subject Key Identifier&quot;)</td>
<td>keyIdentifier</td>
<td>A unique value that matches the subjectKeyIdentifier of the issuer’s credential</td>
<td></td>
</tr>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Creation time of the Certificate</td>
<td></td>
</tr>
<tr>
<td>notAfter</td>
<td>Time</td>
<td>Expiry time of the Certificate</td>
<td></td>
</tr>
<tr>
<td>The value field of the AttributeTypeAndValue structure within the subject field whose type is id-at-commonName (the “Subject X520 Common Name”)</td>
<td>UTF8String</td>
<td>Globally unique name of Root OCA of up to 4 Octets (same as Issuer name)</td>
<td></td>
</tr>
<tr>
<td>The value field of the AttributeTypeAndValue structure within the subject field whose type is id-at-</td>
<td>UTF8String</td>
<td>Remote Party Role of the subject of the Certificate</td>
<td></td>
</tr>
<tr>
<td><strong>organizationalUnitName (the “Subject X520 Organizational Unit Name”)</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td>---</td>
<td></td>
</tr>
<tr>
<td><strong>subjectPublicKeyInfo</strong></td>
<td><strong>SubjectPublicKeyInfo</strong></td>
<td><strong>The Subject’s Public Key</strong></td>
<td></td>
</tr>
<tr>
<td><strong>The extnValue in the extension whose extnID is id-pe-WrappedApexContingencyKey</strong></td>
<td><strong>ApexContingencyKey</strong></td>
<td><strong>The Subject’s protected (encrypted) Public Key used for recovery purposes</strong></td>
<td></td>
</tr>
<tr>
<td><strong>extensions</strong></td>
<td><strong>Extensions</strong></td>
<td><strong>Critical and non-critical extensions</strong></td>
<td></td>
</tr>
<tr>
<td><strong>signatureAlgorithm</strong></td>
<td><strong>AlgorithmIdentifier</strong></td>
<td><strong>SHA256 with ECDSA</strong></td>
<td></td>
</tr>
<tr>
<td><strong>signatureValue</strong></td>
<td><strong>BIT STRING</strong></td>
<td><strong>Subject Certificate signature</strong></td>
<td></td>
</tr>
</tbody>
</table>

These certificates are the root of trust for the Organisations SMKI.

**version**

The version of the X.509 Certificate. Valid Certificates shall identify themselves as version 3.

**serialNumber**

Certificate serial number, a positive integer of up to 16 octets. The `serialNumber` identifies the Certificate, and shall be created by the OCA that signs the Certificate (self-signed by Root OCA). The `serialNumber` shall be unique in the scope of Certificates signed by the OCA.
signatures

The identity of the signature algorithm used to sign the Certificate. The field is identical to the value of the Root OCA Certificate’s signatureAlgorithm field explained further under the next signatureAlgorithm heading.

Issuer X520 Common Name

The name of the signer of the Certificate. This will be the globally unique name of the Root OCA of up to 4 Octets. This will be the same as the subject as it is self-signed by the Root OCA.

Subject Key Identifier

The SubjectKeyIdentifier extension shall be included and marked as non-critical in the Certificate.

validity

The time period over which the issuer expects the Certificate to be valid. The validity period is the period of time from notBefore through notAfter, inclusive.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Times up to and including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as YYMMDDHHmmssZ.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as GeneralizedTime as YYYYMMDDHHmmssZ.

notBefore

The earliest time a Certificate may be used. This shall be the time the Certificate is created.

notAfter

The latest time a Certificate is expected to be used. The value in a notAfter field shall be treated as specified in RFC 5280.
Subject X520 Common Name

This field must be populated with the globally unique name of the Root OCA of up to 4 Octets.

Subject X520 Organizational Unit Name

The Subject X520 OrganizationalUnitName attribute of subject shall be populated with the Remote Party Role Code that the Certificate allows the subject of the Certificate to perform.

subjectPublicKeyInfo

The Certificate’s subjectPublicKeyInfo field shall indicate the Public Key algorithm identifier and the Public Key in the specified algorithm format as specified in RFC 3279 and RFC 5480.

The algorithm field in the subjectPublicKeyInfo structure shall be use the following identifier:

\[
\text{id-ecPublicKey OBJECT IDENTIFIER ::= 
(iso(1) member-body(2) us(840) ansi-X9-62(10045) keyType(2) 1 )}
\]

id-ecPublicKey indicates that the algorithms that can be used with the subject Public Key are unrestricted. The key is only restricted by the values indicated in the KeyUsage Certificate extension (explained further under the next \textit{extensions} heading).

The parameter for id-ecPublicKey is as follows and shall always be present:

\[
\text{ECP}arameters ::= \text{CHOICE} \{
\text{namedCurve} \quad \text{OBJECT IDENTIFIER}
\text{-- implicitCurve} \quad \text{NULL}
\text{-- specifiedCurve} \quad \text{SpecifiedECDomain}
\}
\]

Only the following field in ECPParameters shall be used:
namedCurve - identifies all the required values for a particular set of elliptic curve domain parameters to be represented by an OBJECT IDENTIFIER.

The object identifier for the curve choice to be used in OCA Certificates is:

```
secp256r1 OBJECT IDENTIFIER ::= { iso(1) member-body(2) us(840) ansi-X9-62(10045) curves(3) prime(1) 7 }
```

The subjectPublicKey from SubjectPublicKeyInfo is the ECC Public Key.

Implementations of Elliptic Curve Cryptography according to this document shall only support the uncompressed form.

The first octet of the subjectPublicKey indicates whether the key is compressed or uncompressed. The uncompressed form is indicated by 0x04 (the compressed form is indicated by either 0x02 or 0x03). The Public Key shall be rejected if any value other than 0x04 is in the first octet.

**signatureAlgorithm**

The signatureAlgorithm field shall indicate the Root OCA signature algorithm used to sign this Certificate as defined in section under the next Signature Method (ECDSA) heading.

**signatureValue**

The Root OCA’s signature of the Certificate shall be computed using the Root OCA’s private signing key using the algorithm identified under the next Signature Method (ECDSA) heading.

The structure for ECDSA signatures shall be as per RFC 5480.

**extensions**

Certificates shall contain the extensions described below. They SHOULD NOT contain any additional extensions:

- certificatePolicy
- keyUsage
Cryptographic Primitives for Signature Method

Signature Method (ECDSA)

The ECDSA signature method is defined in NIST FIPS 186-4. When implementing ECDSA, the SHA-256 message digest algorithm and the P-256 elliptic curve as defined in FIPS 186-4 Annex D, D.1.2.3, shall be used.

The signature algorithm shall be `ecdsa-with-SHA256` as specified in RFC 5759 and 6318. The algorithm identifier is:

```
ecdsa-with-SHA256 OBJECT IDENTIFIER ::= { iso(1) member-body(2) us(840) ansi-X9-62(10045) signatures(4) ecdsa-with-sha2(3) 2 }
```

SHA-256 hash algorithm

The hash algorithm shall be the SHA-256 secure hash algorithm as defined in NIST FIPS 180-4.

**Issuing OCA Certificate Profile**

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC 5759/5280 Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>version</td>
<td>INTEGER</td>
<td>v3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>INTEGER</td>
<td>Positive Integer of up to 16 Octets</td>
<td></td>
</tr>
<tr>
<td>signature</td>
<td>AlgorithmIdentifier</td>
<td>SHA256 with ECDSA</td>
<td></td>
</tr>
<tr>
<td>The value field of the</td>
<td>UTF8String</td>
<td>Globally unique name of Root OCA of up to 4</td>
<td></td>
</tr>
<tr>
<td>AttributeTypeAnd</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Value structure within the subject field whose type is id-at-commonName (the “Issuer X520 Common Name”)</strong></td>
<td>Octets (as defined in the Root OCA Certificate Profile)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>---</td>
<td>---</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>keyIdentifier in subjectKeyIdentifier (the &quot;Subject Key Identifier&quot;)</strong></td>
<td>Provides a means for identifying certificates containing the particular Public Key used in an application</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>keyIdentifier in authorityKeyIdentifier (the &quot;Authority Key Identifier&quot;)</strong></td>
<td>A unique value that matches the subjectKeyIdentifier value of the issuer’s credential</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>notBefore</strong></td>
<td>Time</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>notAfter</strong></td>
<td>Time</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>The value field of the AttributeTypeAndValue structure within the subject field whose type is id-at-commonName (the “Subject X520 Common Name”)</strong></td>
<td>UTF8String</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>The value field of the AttributeTypeAndValue structure within the subject field whose type is id-at-commonName (the “Subject X520 Common Name”)</strong></td>
<td>Globally unique name of Issuing OCA of up to 4 Octets</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
The value field of the AttributeTypeAnd Value structure within the subject field whose type is id-at-organizationalUnitName (the “Subject X520 Organizational Unit Name”)

<table>
<thead>
<tr>
<th>field</th>
<th>type</th>
<th>description</th>
</tr>
</thead>
<tbody>
<tr>
<td>subjectPublicKeyInfo</td>
<td>SubjectPublicKeyInfo</td>
<td>The Subject’s Public Key</td>
</tr>
<tr>
<td>extensions</td>
<td>Extensions</td>
<td>Critical and non-critical extensions</td>
</tr>
<tr>
<td>signatureAlgorithm</td>
<td>AlgorithmIdentifier</td>
<td>SHA256 with ECDSA</td>
</tr>
<tr>
<td>signatureValue</td>
<td>BIT STRING</td>
<td>Subject certificate signature</td>
</tr>
</tbody>
</table>

version

The version of the X.509 Certificate. Valid Certificates shall identify themselves as version 3.

serialNumber

Certificate serial number, a positive integer of up to 16 octets. The serialNumber identifies the Certificate, and shall be created by the Root OCA that signs the Certificate. The serialNumber shall be unique in the scope of Certificates signed by the Root OCA.
**signature**

The identity of the signature algorithm used to sign the Certificate. The field is identical to the value of the Issuing OCA Certificate’s `signatureAlgorithm` field explained further under the next `signatureAlgorithm` heading.

**Issuer X520 Common Name**

The name of the signer of the Certificate. This will be the globally unique name of the Root OCA of up to 4 Octets (as defined in the Root OCA Certificate Profile).

**Subject Key Identifier**

The `SubjectKeyIdentifier` extension shall be included and marked as non-critical in the Certificate.

**Authority Key Identifier**

To optimize building the correct credential chain, the non-critical `AuthorityKeyIdentifier` extension shall be populated with a unique value as recommended by RFC 5280 and shall be included in all Organisation Certificates.

**validity**

The time period over which the issuer expects the Certificate to be valid. The `validity` period is the period of time from `notBefore` through `notAfter`, inclusive.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Times up to and including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as `YYMMDDHHmmssZ`.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as GeneralizedTime as `YYYYMMDDHHmmssZ`.

**notBefore**

The earliest time a Certificate may be used. This shall be the time the Certificate is created.
**notAfter**

The latest time a Certificate is expected to be used. The value in a `notAfter` field shall be treated as specified in RFC 5280.

**Subject X520 Common Name**

This field shall be populated with the globally unique name of the Issuing OCA of up to 4 Octets.

**Subject X520 Organizational Unit Name**

The Subject X520 Organizational Unit Name attribute of subject shall be populated with the Remote Party Role Code that the Certificate allows the subject of the Certificate to perform.

**subjectPublicKeyInfo**

The Certificate’s `subjectPublicKeyInfo` field shall indicate the Public Key algorithm identifier and the Public Key in the specified algorithm format as specified in RFC 3279 and RFC 5480.

The algorithm field in the `subjectPublicKeyInfo` structure shall contain the following identifier:

```
    id-ecPublicKey OBJECT IDENTIFIER ::= {iso(1) member-body(2)
                                         us(840) ansi-X9-62(10045) keyType(2) 1 }
```

`id-ecPublicKey` indicates that the algorithms that can be used with the subject Public Key are unrestricted. The key is only restricted by the values indicated in the `KeyUsage` Certificate extension (explained further under the next `extensions` heading).

The parameter for `id-ecPublicKey` is as follows and shall always be present:

```
    ECPublicKey ::= CHOICE {
        namedCurve OBJECT IDENTIFIER
        -- implicitCurve NULL
        -- specifiedCurve SpecifiedECDomain
    }
```
Only the following field in ECParameters shall be used:

- namedCurve - identifies all the required values for a particular set of elliptic curve domain parameters to be represented by an OBJECT IDENTIFIER.

The object identifier for the curve choice to be used in Certificates is:

```
    secp256r1 OBJECT IDENTIFIER ::= { iso(1) member-body(2) us(840) ansi-X9-62(10045) curves(3) prime(1) 7 }
```

The `subjectPublicKey` from `SubjectPublicKeyInfo` is the ECC Public Key.

Implementations of Elliptic Curve Cryptography according to this document shall only support the uncompressed form.

The first octet of the `subjectPublicKey` indicates whether the key is compressed or uncompressed. The uncompressed form is indicated by 0x04 (the compressed form is indicated by either 0x02 or 0x03). The Public Key MUST be rejected if any value other than 0x04 is included in the first octet.

**signatureAlgorithm**

The `signatureAlgorithm` field shall indicate the Root OCA signature algorithm used to sign this Certificate as defined under the next `Signature Method (ECDSA)` heading.

**signatureValue**

The Root OCA's signature of the Certificate shall be computed using the Root OCA's private signing key using the algorithm identified under the next `Signature Method (ECDSA)` heading.

The structure for ECDSA signatures shall be as per RFC 5480.
extensions

Issuing-CA Certificates shall contain the extensions described below. They SHOULD NOT contain any additional extensions:

- certificatePolicy
- keyUsage
- basicConstraints
- subjectKeyIdentifier
- authorityKeyIdentifier

Cryptographic Primitives for Signature Method

Signature Method (ECDSA)

The ECDSA signature method is defined in NIST FIPS 186-4. When implementing ECDSA, the SHA-256 message digest algorithm and the P-256 elliptic curve as defined in FIPS 186-4 Annex D, D.1.2.3, shall be used.

The signature algorithm shall be ecdsa-with-SHA256 as specified in RFC 5759 and 6318. The algorithm identifier is:

```
ecdsa-with-SHA256 OBJECT IDENTIFIER ::= { iso(1) member-body(2) us(840) ansi-X9-62(10045) signatures(4) ecdsa-with-sha2(3) 2 }
```

SHA-256 hash algorithm

The hash algorithm used shall be the SHA-256 secure hash algorithm as defined in NIST FIPS 180-4.
APPENDIX D

SMKI Registration Authority Policies and Procedures

(SMKI RAPP)
Contents

1 Introduction .............................................................................................................. 3
   1.1 Purpose ............................................................................................................. 3

2 SMKI Registration Authority obligations to support DCCKI identity verification . 4

3 SMKI Roles ........................................................................................................ 5
   3.1 Party, RDP, SECCo and DCC representatives .................................................. 5
   3.2 SMKI Registration Authority representatives .................................................. 6

4 Party, RDP, SECCo and DCC (as DCC Service Provider) registration procedures 7
   4.1 General registration obligations ....................................................................... 7
   4.1.1 Organisation, individual, and RA obligations ................................................ 7
   4.1.2 High level overview of SMKI Registration Authority procedures..................... 8
   4.1.3 Change of details ......................................................................................... 10
   4.1.4 Director or Company Secretary ceasing to be eligible to act on behalf of a Party, RDP or SECCo... 10
   4.1.5 SROs ceasing to be eligible to act on behalf of a Party, RDP or SECCo......... 11

5 Detailed Party, RDP, SECCo and DCC (as DCC Service Provider) registration procedures and processes............................ 12
   5.1 Procedure and processes to verify organisational identity ................................. 12
   5.2 Procedure for becoming a Senior Responsible Officer ...................................... 15
   5.3 Procedure for becoming an Authorised Responsible Officer ............................ 17
   5.4 Procedure for provision of credentials to AROs for accessing SMKI Services and SMKI Repository Services and file signing ........................................... 20
   5.5 Procedure for becoming an Authorised Subscriber ........................................... 28

6 SMKI Registration Authority registration procedures ..................................... 31
   6.1 General registration obligations ....................................................................... 31
   6.2 Procedure for becoming a SMKI Registration Authority Manager.................... 32
   6.3 Procedure for becoming a member of SMKI Registration Authority Personnel ....... 33
   6.4 Procedure for provision of credentials to a SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel ................................. 34

7 Submission of CSRs and Issuance of Certificates .............................................. 36
   7.1 Submission of Certificate Signing Requests ..................................................... 36
   7.2 Issuance of Certificates ..................................................................................... 36

8 Revocation .......................................................................................................... 37
   8.1 Revocation of Device Certificates................................................................. 37
   8.2 Revocation of Organisation Certificates ......................................................... 37
   8.2.1 General Organisation Certificate revocation obligations ............................... 37
   8.2.2 Procedure for Organisation Certificate Revocation ....................................... 38
   8.3 Revocation of SMKI Services and/or SMKI Repository Services access credentials and/or IKI File Signing Certificates ......................................................... 40
   8.3.1 General obligations relating to revocation of ARO credentials for accessing SMKI Services and/or SMKI Repository Services and/or File Signing Certificates ........................................... 40
   8.3.2 Procedure for revocation of SMKI Services and/or SMKI Repository Services access credentials for AROs and/or IKI File Signing Certificates .......................... 41
   8.3.3 General obligations relating to revocation of SMKI Registration Authority Manager or SMKI Registration Authority Personnel credentials for accessing SMKI Services and/or SMKI Repository Services .......................................................... 42
   8.3.4 Procedure for revocation of SMKI Services access credentials for SMKI Registration Authority Managers and SMKI Registration Authority Personnel .............................. 43

Annex B – Definitions ........................................................................................................ 46
1 Introduction

1.1 Purpose

Section L9.6 of the Code sets out the process for the DCC to develop the SMKI Registration Authority Policies and Procedures (SMKI RAPP) as a SMKI SEC Document as defined in Section L 9.4 (a) (v).

The SMKI RAPP sets out the principle obligations and activities undertaken by the DCC in its capacity as the SMKI Registration Authority in accordance with Section L of the Code, and Appendices A, B and Appendix Q to the Code. The SMKI RAPP also sets out the activities undertaken by the SMKI Registration Authority in support of the procedures set out in the DCCKI RAPP, as set out in Section 2 of this document.
2 SMKI Registration Authority obligations to support DCCKI identity verification

The DCCKI RAPP sets out the procedures by which nominated individuals may become DCCKI Senior Responsible Officers and/or DCCKI Authorised Responsible Officers in order to act on behalf of a Party, RDP or a DCC Service Provider in respect of DCCKI Services and DCCKI Repository Services. The DCCKI RAPP also sets out the activities undertaken by the DCC as DCCKI Registration Authority.

Upon request from the DCCKI Registration Authority to verify the identity of an individual nominated to be a DCCKI SRO or DCCKI ARO, the SMKI Registration Authority shall:

a) arrange a verification meeting with the nominated individual, at a date and time that is mutually agreed;

b) at the verification meeting, verify the individual identity of the nominated individual to Level 3 (Verified) pursuant to the CESG GPG 45 (Identity Proofing and Verification of an Individual), or except to the extent that the DCC otherwise notifies the SMKI Registration Authority, to such equivalent level within a comparable authentication framework as may be agreed by the SMKI PMA for the purposes of verification of individuals to become an SMKI SRO or SMKI ARO;

c) following the verification meeting, notify the nominated individual whether the process to verify their individual identity has been successful; and

d) following the verification meeting, confirm in writing to the DCCKI Registration Authority whether the identity of the individual has been successfully verified.

All other procedural steps required by which nominated individuals may become DCCKI Senior Responsible Officers and/or DCCKI Authorised Responsible Officers in order to act on behalf of a Party, RDP or DCC Service Provider (acting on behalf of the DCC) in respect of DCCKI Services and DCCKI Repository Services are as set out in the DCCKI RAPP.

Provided that the DCC need not repeat these processes in relation to an individual for the purposes of verifying their identity for the purposes of becoming a DCCKI SRO and/or DCCKI ARO where the required verification processes have already been carried out for the purposes of identifying them as being an SMKI SRO and/or SMKI ARO respectively.

The DCC and any Party or RDP may agree that any action taken by either of them prior to the date of the designation of this SMKI RAPP shall, if the equivalent action taken after that date would have satisfied a requirement of this SMKI RAPP for the purposes of appointing a DCCKI ARO or DCCKI SRO, be treated as if it had taken place after that date.
3 SMKI Roles

This SMKI RAPP details the roles of Parties, RDPs, SECCo and DCC in the context of access to SMKI Services and/or SMKI Repository Services as set out in the Code, this SMKI RAPP and the SMKI Interface documents. The SMKI RAPP sets out the procedures by which nominated individuals may become Senior Responsible Officers and/or Authorised Responsible Officers in order to act on behalf of a Party, RDP, SECCo or the DCC (acting in its role as DCC Service Provider) in respect of SMKI Services and SMKI Repository Services.

This SMKI RAPP also details the obligations in respect of the SMKI Registration Authority and the individuals acting on its behalf as SMKI Registration Authority Managers or SMKI Registration Authority Personnel.

From time to time, the SMKI PMA may require documents or information to be lodged in the SMKI Repository. In such instances, it shall submit a request via the DCC Service Desk and provide such documents and/or information to be lodged in the SMKI Repository. The DCC shall lodge documents and/or information provided to the SMKI Repository, as soon as reasonably practicable following receipt.

3.1 Party, RDP, SECCo and DCC representatives

Individuals permitted to act as representatives of a Party, RDP, SECCo or the DCC (in its role as DCC Service Provider) are as set out immediately below:

- **Senior Responsible Officer (SRO).** The process by which an individual is nominated and their authorisation is checked and their identity verified, so as to be an SRO and act on behalf of an organisation is set out in SMKI RAPP Section 5.2. An individual is nominated to become an SRO by a Director or Company Secretary for a Party, RDP, SECCo or the DCC (for DCC Service Provider personnel). Once an individual has become an SRO, the SRO may at any time nominate individuals to undertake to become Authorised Responsible Officers (AROs) and to access SMKI Services and/or SMKI Repository Services. An SRO may also nominate themselves to become an ARO as described below.

- **Authorised Responsible Officer (ARO).** The process by which an individual is nominated, verified and authorised to be an ARO is set out in SMKI RAPP Section 5.3. The means by which AROs are provided with credentials to authenticate access to SMKI Services and/or SMKI Repository Services is set out in Section 5.4. The DCC shall permit only AROs to act on behalf of a Party, RDP, SECCo or the DCC (in its role as DCC Service Provider) for the purposes of accessing SMKI Services and/or SMKI Repository Services. Depending upon the processes followed, an ARO may also be authorised to act on behalf of a Party, RDP or the DCC (in its role as DCC Service Provider) to be an Authorised Subscriber for Organisation Certificates, Device Certificates or both, following successful completion of SMKI and Repository Entry Process Tests. All AROs are also permitted to access SMKI Repository Services on behalf of the organisation that they represent, as set out in the SMKI Repository Interface Design Specification.

Each Party, RDP, SECCo or the DCC (in its role as DCC Service Provider) that wishes to:

a) become an Authorised Subscriber for Organisation Certificates and/or Device Certificates;

b) become an Authorised Subscriber for an IKI Certificate for the purposes of Digitally Signing of files; or

c) have access only to the SMKI Repository,
shall have at least one ARO successfully appointed (and therefore one SRO).

The DCC shall not be required to repeat processes in relation to an individual for the purposes of verifying their identity for the purposes of becoming an SRO and/or ARO in respect of SMKI Services or SMKI Repository Services, where the required verification processes have already been carried out for the purposes of identifying them as being a DCCKI SRO and/or DCCKI ARO respectively.

The DCC and any Party or RDP may agree that any action taken by either of them prior to the date of the designation of this SMKI RAPP shall, if the equivalent action taken after that date would have satisfied a requirement of this SMKI RAPP for the purposes of appointing an ARO or SRO or the Party or RDP becoming an Authorised Subscriber, be treated as if it had taken place after that date.

3.2 SMKI Registration Authority representatives

Individuals acting as representatives of the DCC in its role as SMKI Registration Authority are:

- **SMKI Registration Authority Manager.** The process by which a SMKI Registration Authority Manager is nominated, verified, authorised and provided with the means to authenticate their access to SMKI Services and/or SMKI Repository Services is set out in SMKI RAPP Sections 6.2 and 6.4.

- **SMKI Registration Authority Personnel.** The process by which SMKI Registration Authority Personnel are nominated, verified, authorised and provided with the means to authenticate their access to SMKI Services and/or SMKI Repository is set out in SMKI RAPP Sections 6.3 and 6.4.

The DCC shall ensure that only a SMKI Registration Authority Manager or SMKI Registration Authority Personnel may act on behalf of the DCC in respect of matters relating to the SMKI Registration Authority. Each Party, RDP, SECCo and the DCC (in its role of DCC Service Provider) shall refrain from dealing with DCC personnel (including Registration Authority Managers and Registration Authority Personnel) other than as directed by the DCC Service Desk for the purposes of submitting CSRs and CRRs.

The DCC, in order to perform its role as SMKI Registration Authority, shall nominate at least two individuals to become a SMKI Registration Authority Manager, each of which will have responsibility for:

a) management of the SMKI Registration Authority function and SMKI Registration Authority Personnel;

b) nomination of individuals to become SMKI Registration Authority Personnel;

c) authentication and verification of SMKI Registration Authority Personnel, as set out in Section 6.3 of this document;

d) provision of the means to authenticate access to SMKI Services and/or SMKI Repository for authorised Party, RDP or SECCo representatives and DCC personnel (including SMKI Registration Authority Personnel);

e) managing the process by which documents and information are lodged in the SMKI Repository; and

f) approval of CRRs.

A SMKI Registration Authority Manager may nominate individuals to become SMKI Registration Authority Personnel and to act on behalf of the SMKI Registration Authority as set out in this SMKI RAPP and the Code. The primary responsibilities of SMKI Registration Authority Personnel are:
a) to conduct registration processes as set out in SMKI RAPP Sections 5 to 5.5, incorporating:
   i. verification of organisational identity;
   ii. verification and authorisation of individuals nominated to become SROs of AROs, as set out in Section 5.2 and 5.3 of this document;
   iii. provision of the means to authenticate access to SMKI Services and/or SMKI Repository Services for authorised Party, RDP SECCo representatives and DCC personnel; and
   iv. assessment of whether an organisation qualifies to become an Authorised Subscriber for Organisation Certificates and/or Device Certificates.

b) processing and approval (where required) of Certification Signing Requests and Certificate Revocation Requests; and

c) processing of requests for revocation of credentials used to access SMKI Services and/or SMKI Repository Services.

The DCC shall ensure that SMKI Registration Authority Managers and SMKI Registration Authority Personnel, where required, are available to undertake the obligations in respect of procedures set out in this SMKI RAPP:

a) in respect of the verification, processing and approval of Certificate Revocation Requests (CRRs), on a 24*7 basis; and

b) in respect of all other procedures as set out in this SMKI RAPP, on a Working Day basis and during standard working hours in England.

The DCC and any Party, RDP or SECCo may agree that any action taken by either of them prior to the date of the designation of this SMKI RAPP shall, if the equivalent action taken after that date would have satisfied a requirement of this SMKI RAPP for the purposes of appointing a SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel, be treated as if it had taken place after that date.

4 Party, RDP, SECCo and DCC (as DCC Service Provider) registration procedures

4.1 General registration obligations

4.1.1 Organisation, individual, and RA obligations

Each Party, RDP, SECCo and the DCC (in its role as DCC Service Provider) shall ensure that its nominated representatives wishing to access SMKI Services and/or SMKI Repository Services shall undertake the procedures and processes as set out in SMKI RAPP Sections 5.1 to 5.5, as appropriate.

To facilitate this, the SMKI Registration Authority shall:

a) make the forms as set out in SMKI RAPP Annex A, available via the internet facing DCC Website;

b) provide reasonable support and advice to each Party, RDP, SECCo and DCC Service Providers in relation to the procedures as set out in SMKI RAPP sections 5.1 to 5.5;

c) place no restriction on the number of individuals that can be nominated as SROs or AROs in respect of any Party, RDP, SECCo or the DCC (in its role as DCC Service Provider);
SEC – Appendix D

d) permit an individual to become an ARO to represent multiple parties, by successfully completing the procedures in SMKI RAPP section 4 as are necessary;

e) store and maintain records relating to the nomination, verification and authorisation of individuals and organisations (but not the personal details of individuals) as set out Sections 5.1 to 5.5, and in accordance with the Code and the DCC’s data retention policy and data protection policy;

f) not permit any nominated individual to access the SMKI Services or relevant SMKI Repository Services on behalf of a Party, RDP, SECCo or the DCC (in its role as DCC Service Provider) until they have become an ARO;

g) ensure that credentials issued under the IKI Certificate Policy to AROs have a lifetime of ten years following and that such credentials and shall cease to be valid after ten years following issuance;

h) for authentication and file signing credentials issued under the IKI Certificate Policy and where the Key Pair and Certificate Signing Request are both generated by the ARO on a Cryptographic Credential Token during the ARO verification meeting, that the ARO has an opportunity to validate and agree information (e.g. Role and other organisation and individual identity) against which the Certificate is Issued is accurate and that it reflects the identity of the ARO or system that is the subject of the Certificate;

i) for authentication and file signing credentials issued under the IKI Certificate Policy and which are delivered to the SMKI Registration Authority in the form of a Certificate Signing Request generated by the ARO’s organisation and provided by the ARO during the ARO verification meeting, that the ARO has an opportunity to validate the information in the resulting Certificate reflects that provided in the Certificate Signing Request and that it is accurate and reflects the identity of the ARO or system that is the subject of the Certificate;

j) for authentication credentials not issued under the IKI Certificate Policy, shall ensure that such authentication credentials remain valid until revoked; and

k) produce, each month, and make available to each Party, RDP, and SECCo, a report for that organisation which details the list of SROs, AROs, the credentials that have been issued to each ARO and those AROs for which credentials will expire in the following month.

4.1.2 High level overview of SMKI Registration Authority procedures

Figure 1 as set out immediately below provides a high level view of the procedures required in order for a Party, RDP, SECCo or the DCC (in its role as DCC Service Provider) to:

- verify their organisational identity;
- become a SRO;
- become an ARO;
- gain credentials for accessing SMKI Services and/or SMKI Repository;
- become an Authorised Subscriber for:
  - Organisation Certificates or Device Certificates, or both;
  - a File Signing Certificate (issued under the IKI Certificate Policy) for the purposes of Digitally Signing of files in accordance with the Code;
- gain access to Organisation Certificates and/or Device Certificates and other material via the SMKI Repository; and
- gain access to the File Signing Certificate to be used for the purposes of Digitally Signing of files.
**Section 5.1**

**Pre-requisites:** n/a

**Procedure to verify organisational identity**

- **Company Secretary, Director**
  - Completes Organisation Information Form
  - Check authorisation / verify organisation
  - Organisation identity verified

**Section 5.2**

**Pre-requisites:** Section 5.1

**Procedure for becoming a Senior Responsible Officer**

- **Company Secretary, or Director**
  - Completes SRO Nomination Form
  - Provides individual identity evidence at verification meeting
  - Check authorisation / verify individual identity
  - Nominated individual becomes SRO

**Section 5.3**

**Pre-requisites:** Section 5.1, 5.2 (at least one SRO)

**Procedure for becoming an Authorised Responsible Officer**

- **SRO**
  - Completes ARO Nomination Form
  - Provides individual identity evidence at verification meeting
  - Check authorisation / verify individual identity
  - Nominated individual becomes ARO

**Section 5.4**

**Pre-requisites:** Section 5.1, 5.2 (at least one SRO), 5.3 (for each ARO)

**Procedure for provision of credentials to AROs for accessing SMKI Services**

**Interface**

- **Via DCC Gateway**
  - **5.4.1** SMKI Portal (org Certs)
  - **5.4.2** SMKI Portal (Device Certs)
  - **5.4.3** SMKI Ad-Hoc Device CSR Web Service
  - **5.4.4** SMKI Batched Device CSR Web Service
  - **5.4.5** SMKI Repository Portal
  - **5.4.6** SMKI Repository Web Service
  - **5.4.7** SMKI Repository SFTP
  - Username/pwd
  - **5.4.8** Threshold Anomaly Detection / Certified Products list, etc

**Purpose**

- Authentication to SMKI Portal (manual submission of Organisation CSRs and retrieval of Org Certs)
- Authentication to SMKI Portal (manual submission of Ad Hoc and Batched CSRs for Device Certs and retrieval of Device Certs)
- Authentication to Ad Hoc Device CSR Web Service (automated submission of Ad Hoc Device CSRs and retrieval of Device Certs)
- Authentication to Batched Device CSR Web Service (automated submission of Batched Device CSRs and retrieval of Device Certs)
- Authentication to SMKI Repository Web Service interface (automated access to Certificates, CRLs and ARLs)
- Authentication to the SMKI SFTP interface (access to Certificates, CRLs and ARLs)

**Credential Type**

- IKI Certificate
- IKI Certificate
- IKI Certificate
- IKI Certificate
- Username/pwd
- Username/pwd

**Via Internet**

- **5.4.1** SMKI Portal (Org Certs)

**Purpose**

- Authentication to SMKI Portal (manual submission of Organisation CSRs for Parties without access to the DCC Gateway)

**Credential Type**

- IKI Certificate

**File-Signing**

- **5.4.8** Threshold Anomaly Detection / Certified Products list, etc

**Purpose**

- Digital Signing of ADT files, the CPL or communications related to the SMKI Recovery Procedures.

**Credential Type**

- IKI Certificate

**Section 5.5**

**Pre-requisites:** Section 5.1 (for the organisation), 5.2 (>=1 SRO), 5.3 (>=1 ARO), SREPT

**Procedure for becoming an Authorised Subscriber**

- **SRO**
  - Completes Authorised Subscriber Form
  - Assesses eligibility as Authorised Subscriber to Org / Device Certificates (or both) or just IKI Certs.
  - If eligible, Party, RDP or SECCo becomes Authorised Subscriber

- **Nominated individual**
  - Provides supporting evidence at eligibility meeting
SMKI RAPP Section 5.1 sets out the procedure and detailed processes for confirming the role of the nominating individual and verifying the organisational identity of the Party, RDP, SECCo or DCC Service Provider, which shall be conducted where its identity has not previously been established.

SMKI RAPP Section 5.2 sets out the procedure and detailed processes for verifying the identity of an individual nominated to become an SRO. The DCC shall ensure that an individual cannot become an SRO until the organisational identity of the applicant has been verified.

SMKI RAPP Section 5.3 sets out the procedure and detailed processes for verifying the identity of an individual nominated to become an ARO. The DCC shall ensure that an individual cannot become an ARO until the organisation has at least one SRO and the organisational identity of the applicant has been verified.

Once an individual has become an ARO, SMKI RAPP Section 5.4 sets out the procedure and detailed processes by which the appropriate credentials used to access SMKI Services and/or SMKI Repository Services are provided to AROs.

Where an applicant wishes to be an Authorised Subscriber for Organisation Certificates or Device Certificates or both, Section 5.5 of the SMKI RAPP sets out the procedure and detailed processes by which the DCC determines if the applicant is eligible to become an Authorised Subscriber for such Organisation Certificates or Device Certificates or both.

In respect of the procedures and detailed processes set out in SMKI RAPP Sections 5.1 to 5.5, the DCC shall place no restriction on the number of forms that can be submitted by an individual Party, RDP, SECCo or the DCC. Where reasonably practicable, the DCC shall conduct the procedures as set out in SMKI RAPP Sections 5.1 to 5.5 such that where multiple forms are submitted at the same time, multiple procedures can be conducted within a single visit to the DCC’s offices by the applicant’s nominated individuals.

4.1.3 Change of details

If there is a change to any of the information used to verify the organisational identity of any Party, RDP, SECCo or a DCC Service Provider (acting on behalf of the DCC), an SRO shall advise the DCC Service Desk of the change and shall ensure that the procedure and detailed processes as set out in SMKI RAPP Section 5.1 is undertaken in respect of the revised evidence of identity, as soon as is reasonably practicable after the change occurs.

If there is a change to any of the information used to verify the identity of any SRO or ARO, an SRO shall:

a) advise the DCC Service Desk of the change;

b) ensure that its SRO or ARO undertakes the procedures as set out in SMKI RAPP Sections 5.2 or 5.3 in respect of the revised evidence of identity, as soon as is reasonably practicable after the change occurs; and

c) for an ARO ensure that credentials used to access SMKI Services and/or SMKI Repository Services are revoked as set out in SMKI RAPP Section 8.3.

No Party, RDP, SECCo or the DCC (acting as DCC Service Provider) shall unreasonably withhold information that is required by the SMKI Registration Authority in order to perform the procedures as set out in SMKI RAPP Sections 5.1 to 5.5.

4.1.4 Director or Company Secretary ceasing to be eligible to act on behalf of a Party, RDP or SECCo

Where Director or Company Secretary ceases to be eligible to act on behalf of a Party, RDP or SECCo in respect of the procedures set out in the SMKI RAPP:
a) the Director or Company Secretary themselves, or another Director or Company Secretary whose identity has previously been verified by the DCC, shall advise the DCC Service Desk of the change;
b) the DCC shall confirm such information from the relevant Nominee Details Form, in order to provide confidence that the request is from a Director or Company Secretary; and
c) if b) is successful, the DCC shall update the DCC’s records of authorised individuals for the Party, RDP or SECCo and shall no longer consider the individual to be able to act on behalf of that Party, RDP or SECCo.

4.1.5 SROs ceasing to be eligible to act on behalf of a Party, RDP or SECCo
Where an SRO ceases to be eligible to act on behalf of a Party, RDP or SECCo in respect of the procedures set out in the SMKI RAPP:

a) the SRO themselves, or a Director or Company Secretary whose identity has previously been verified by the DCC, shall advise the DCC Service Desk of the change;
b) the DCC shall confirm such information from the relevant Nominee Details Form, in order to provide confidence that the request is from the SRO, an authorised Director or Company Secretary; and
c) if b) is successful, update the DCC’s records of authorised individuals for the Party, RDP or SECCo and shall no longer consider the individual to be able to act on behalf of that Party, RDP or SECCo.
5 Detailed Party, RDP, SECCo and DCC (as DCC Service Provider) registration procedures and processes

Each Party, RDP, SECCo and DCC (in its role as DCC Service Provider) shall ensure that its nominated representatives wishing to access SMKI Services and/or SMKI Repository Services shall undertake the procedures and processes as set out in SMKI RAPP Sections 5.1 to 5.5, as appropriate.

5.1 Procedure and processes to verify organisational identity

The processes as detailed immediately below shall be conducted by the SMKI Registration Authority in order to verify the organisational identity of a Party, RDP, SECCo or DCC Service Provider (acting on behalf of the DCC).

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.1.1</td>
<td>As required</td>
<td>The applicant organisation shall complete the Organisation Information Form, as set out in SMKI RAPP Annex A (A1). In doing so, the applicant organisation shall ensure that: a) the information entered on the form is complete and accurate; b) the EUI64 Identifier range for any particular User Role is defined by the applicant organisation such that the range is continuous and does not overlap with the EUI64 Identifier range for any other User Role, other than where a particular EUI64 Identifier is allowed to be used for more than one User Role in accordance with H1.5; and c) the Organisation Information Form is authorised by a Director or Company Secretary on behalf of the applicant organisation. The applicant organisation shall also complete the Nominee Details Form, as set out in SMKI RAPP Annex A (A5), for the Director or Company Secretary that has authorised the Organisation Information Form. In doing so, the applicant organisation shall ensure that the information entered on the form is complete and accurate.</td>
<td>Director or Company Secretary, on behalf of the applicant organisation, which shall be a Party, RDP, SECCo or DCC Service Provider</td>
<td>5.1.2</td>
</tr>
<tr>
<td>5.1.2</td>
<td>As required, following 5.1.1</td>
<td>Submit the completed Organisation Information Form and Nominee Details Form to the SMKI Registration Authority, in writing, as directed on the DCC Website</td>
<td>Director or Company Secretary, on behalf of the applicant organisation, which shall be a Party, RDP, SECCo or DCC Service Provider</td>
<td>5.1.3</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
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</tr>
<tr>
<td>5.1.3</td>
<td>As soon as reasonably practicable following receipt of completed</td>
<td>Acknowledge receipt by email to the Director or Company Secretary that has authorised the Organisation Information Form</td>
<td>SMKI Registration Authority</td>
<td>5.1.4</td>
</tr>
<tr>
<td></td>
<td>Organisation Information Form</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.1.4</td>
<td>As soon as reasonably practicable following 5.1.3</td>
<td>Confirm that the nominating Director or Company Secretary holds such a position within the application organisation, via a public information source. Analyse the information entered on the Organisation Information Form and Nominee Details Form, to determine completeness, discrepancies and whether the submitted EUI64 Identifier ranges are consistent with the restriction set out in step 5.1.1. Where there are omissions/discrepancies or the submitted EUI64 Identifier ranges are not consistent with the restriction set out in step 5.1.1, the SMKI Registration Authority shall agree actions and/or amendments, via email or in writing, with the Director or Company Secretary that has authorised the Organisation Information Form</td>
<td>SMKI Registration Authority</td>
<td>If complete, accurate and no discrepancies, 5.1.6; if not complete and accurate or any discrepancies, 5.1.5</td>
</tr>
<tr>
<td>5.1.5</td>
<td>Once omissions / discrepancies addressed</td>
<td>Submit a revised Organisation Information Form and/or Nominee Details Form to the SMKI Registration Authority, or in writing as directed on the DCC Website</td>
<td>Director or Company Secretary, on behalf of the applicant organisation, which shall be a Party, RDP, SECCo or DCC Service Provider</td>
<td>5.1.3</td>
</tr>
<tr>
<td>5.1.6</td>
<td>As soon as reasonably practicable, following 5.1.4</td>
<td>Agree with the applicant organisation and confirm, by email, the date and time of a meeting to verify the organisation identity to the Director, or Company Secretary that has signed the Organisation Information Form. The meeting shall be held at DCC’s offices unless otherwise agreed by the DCC Chief Information Security Officer, where such DCC agreement shall not unreasonably be withheld.</td>
<td>SMKI Registration Authority</td>
<td>5.1.7</td>
</tr>
<tr>
<td>5.1.7</td>
<td>As soon as reasonably practicable on becoming aware of unavailability</td>
<td>If it is identified that SMKI Registration Authority Personnel will be unavailable to conduct the verification meeting on the agreed date and time, the SMKI Registration Authority shall inform the applicant Director or Company Secretary by email and telephone, and shall agree and confirm an alternative date and time. If it is identified that the individual(s) acting on behalf of the applicant organisation will be unavailable to attend the verification meeting on the agreed date and time, an SRO shall inform the SMKI Registration Authority, by email and telephone, and shall agree and confirm an alternative date and time.</td>
<td>SMKI Registration Authority or applicant organisation, as appropriate</td>
<td>5.1.8</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
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<tr>
<td>5.1.8</td>
<td>In meeting to verify organisational identity</td>
<td>Verify: a) the organisational identity of the applicant organisation to Level 3 (Verified) pursuant to the CESG GPG46 (Organisation Identity), or to such equivalent level within a comparable authentication framework as may be agreed by the SMKI PMA; b) via information held by SECCo, that the applicant organisation has the User Role or User Roles as specified in Organisation Information Form; c) proof of individual identity provided for the nominating individual against the information listed on the Organisation Information Form and the Nominee Details Form; and d) individual identity of the nominating individual to Level 3 (Verified) pursuant to the CESG GPG45 (Identity Proofing and Verification of an Individual), or to such equivalent level within a comparable authentication framework as may be agreed by the SMKI PMA.</td>
<td>SMKI Registration Authority</td>
<td>If not successful, 5.1.9; if successful, 5.1.10</td>
</tr>
<tr>
<td>5.1.9</td>
<td>As soon as reasonably practicable, following 5.1.8</td>
<td>Notify the nominating Director or Company Secretary that verification of the organisational identity has been unsuccessful, in writing</td>
<td>SMKI Registration Authority</td>
<td>5.1.5 once issues addressed</td>
</tr>
<tr>
<td>5.1.10</td>
<td>As soon as reasonably practicable, following 5.1.8</td>
<td>Inform the nominating Director or Company Secretary that the organisational identity has been successfully verified, in writing</td>
<td>SMKI Registration Authority</td>
<td>5.1.11</td>
</tr>
<tr>
<td>5.1.11</td>
<td>As soon as reasonably practicable, following 5.1.10</td>
<td>Add the verified organisation to the DCC’s list of such organisations, in accordance with Section 4.1.2 of Appendix A to the Code and Section 4.1.2 of Appendix B to the Code</td>
<td>SMKI Registration Authority</td>
<td>End of procedure</td>
</tr>
</tbody>
</table>
## 5.2 Procedure for becoming a Senior Responsible Officer

The procedure as detailed immediately below shall be conducted by the SMKI Registration Authority in order to check the authorisation and verify the identity of any individual that has been nominated to become a Senior Responsible Officer in respect of that Party, RDP, SECCo or the DCC (in its role as DCC Service Provider).

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.2.1</td>
<td>As required</td>
<td>Complete the SRO Nomination Form and Nominee Details Form, as set out in SMKI RAPP Annex A (A3) and Annex A (A5). In doing so, the individual completing the SRO Nomination Form and Nominee Details Form shall ensure that the information entered on the forms is complete and accurate, and that: a) the nominating individual is for a Party, RDP, SECCo or the DCC (as DCC Service Provider), a Director of, or Company Secretary of and an employee of, the applicant organisation or its parent organisation; and b) the SRO Nomination Form and Nominee Details Form are both authorised, where applicable, by a Director or Company Secretary on behalf of the applicant organisation</td>
<td>Director or Company Secretary, on behalf of the applicant organisation, which shall be a Party, RDP, SECCo or DCC (as DCC Service Provider).</td>
<td>5.2.2</td>
</tr>
<tr>
<td>5.2.2</td>
<td>As required, following 5.2.1</td>
<td>Submit the completed SRO Nomination Form and Nominee Details Form to the SMKI Registration Authority, in writing, as directed on the DCC Website</td>
<td>Director or Company Secretary, on behalf of the applicant organisation, which shall be a Party, RDP, SECCo or DCC (as DCC Service Provider).</td>
<td>5.2.3</td>
</tr>
<tr>
<td>5.2.3</td>
<td>As soon as reasonably practicable following receipt of completed SRO Nomination Form</td>
<td>Acknowledge receipt by email to the Director or Company Secretary that has authorised the SRO Nomination Form</td>
<td>SMKI Registration Authority</td>
<td>5.2.4</td>
</tr>
<tr>
<td>5.2.4</td>
<td>As soon as reasonably practicable following 5.2.3</td>
<td>Analyse the information entered on the SRO Nomination Form and Nominee Details Form, to: a) determine completeness and any discrepancies; and b) confirm, using the DCC’s records or using publicly available information, that the Director or Company Secretary that has authorised the SRO Nomination Form has the role indicated on the SRO Nomination Form. Where there are omissions/discrepancies, agree actions with the nominating individual, via email or in writing</td>
<td>SMKI Registration Authority</td>
<td>If complete, 5.2.6; if not complete, 5.2.5</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
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</tr>
<tr>
<td>5.2.5</td>
<td>Once omissions / discrepancies addressed</td>
<td>Submit a revised SRO Nomination Form and/or Nominee Details Form to the SMKI Registration Authority, in writing as directed on the DCC Website.</td>
<td>Director or Company Secretary, on behalf of the applicant organisation, which shall be a Party, RDP, SECCo or DCC (as DCC Service Provider).</td>
<td>5.2.3</td>
</tr>
<tr>
<td>5.2.6</td>
<td>As soon as reasonably practicable, following 5.2.4</td>
<td>Contact the Director or Company Secretary that nominated the individual, via telephone, using the telephone number provided previously in the Organisation Nomination Form, to confirm whether each nominated individual on the SRO Nomination Form is authorised to act on behalf of the organisation as SRO and seek confirmation of information provided on the SRO Nomination Form in order to provide confidence that the correct person has been contacted.</td>
<td>SMKI Registration Authority</td>
<td>If confirmed as authorised, 5.2.8; if not confirmed as authorised, 5.2.7</td>
</tr>
<tr>
<td>5.2.7</td>
<td>As soon as reasonably practicable following rejection</td>
<td>Inform the applicant organisation that the application to become a Senior Responsible Officer has not been successful, in writing to the Director or Company Secretary that has authorised the SRO Nomination Form.</td>
<td>SMKI Registration Authority</td>
<td>5.2.6 once issues resolved</td>
</tr>
<tr>
<td>5.2.8</td>
<td>As soon as reasonably practicable, following 5.2.6</td>
<td>Agree, via email with the Director or Company Secretary of the applicant organisation who nominated the individual to become a Senior Responsible Officer, a date and time for the nominated individual(s) to attend a verification meeting.</td>
<td>SMKI Registration Authority</td>
<td>5.2.9</td>
</tr>
<tr>
<td>5.2.9</td>
<td>As soon as reasonably practicable on becoming aware of unavailability</td>
<td>If it is identified that SMKI Registration Authority Personnel will be unavailable to conduct the verification meeting on the agreed date and time, the SMKI Registration Authority shall inform the nominated individual and the applicant Director or Company Secretary by email and telephone, and shall agree and confirm an alternative date and time. If it is identified that the individual(s) nominated to act on behalf of the applicant organisation will be unavailable to attend the verification meeting on the agreed date and time, the nominated individual shall inform the SMKI Registration Authority, by email and telephone, and shall agree and confirm an alternative date and time.</td>
<td>SMKI Registration Authority or applicant organisation, as appropriate</td>
<td>5.2.10</td>
</tr>
</tbody>
</table>
| 5.2.10| In SRO verification meeting | At the face-to-face SRO verification meeting, the SMKI Registration Authority shall, in person:  
   a) check proof of individual identity provided for each nominated individual against the information listed on the SRO Nomination Form and the Nominee Details Form; and  
   b) verify the individual identity for each nominated individual to Level 3 (Verified) pursuant to the CESG GPG45 (Identity Proofing and Verification of an Individual), or to such equivalent level within a comparable authentication framework as may be agreed by SMKI PMA. | SMKI Registration Authority                                                      | If not successfully verified, 5.2.11; if successfully verified, 5.2.12        |
### 5.2.11 Step

<table>
<thead>
<tr>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>As soon as reasonably practicable, following verification meeting</td>
<td>Notify the Director or Company Secretary in writing, that the nominated individual(s) has not been verified successfully and has not become a Senior Responsible Officer on behalf of the applicant organisation</td>
<td>SMKI Registration Authority</td>
<td>5.2.5 once issues addressed</td>
</tr>
</tbody>
</table>

### 5.2.12 Step

<table>
<thead>
<tr>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>As soon as reasonably practicable, following verification meeting</td>
<td>Notify the Director or Company Secretary in writing, that the nominated individual(s) has become a Senior Responsible Officer on behalf of the applicant organisation</td>
<td>SMKI Registration Authority</td>
<td>5.2.13</td>
</tr>
</tbody>
</table>

### 5.2.13 Step

<table>
<thead>
<tr>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>As soon as reasonably practicable, 5.2.12</td>
<td>Add the relevant SRO to the DCC’s list of SROs, in accordance with Section 4.1.2 of Appendix A to the Code and Section 4.1.2 of Appendix B to the Code</td>
<td>SMKI Registration Authority</td>
<td>End of Procedure</td>
</tr>
</tbody>
</table>

## 5.3 Procedure for becoming an Authorised Responsible Officer

The procedure as detailed immediately below shall be conducted by the SMKI Registration Authority in order to check the authorisation and verify the identity of any individual that has been nominated to become an Authorised Responsible Officer in respect of that Party, RDP, SECCo or the DCC (in its role as DCC Service Provider).

### 5.3.1 Step

<table>
<thead>
<tr>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>As required</td>
<td>Complete the ARO Nomination Form and Nominee Details Form as set out in SMKI RAPP Annex A (A4) and Annex A (A5), ensuring that; a) the information entered on the forms is complete and accurate; and b) the ARO Nomination Form and Nominee Details Form are authorised by an SRO on behalf of the applicant organisation</td>
<td>SRO on behalf of the applicant organisation, which shall be a Party, RDP, SECCo or DCC (as DCC Service Provider)</td>
<td>5.3.2</td>
</tr>
</tbody>
</table>

### 5.3.2 Step

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<tr>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>As required, following 5.3.1</td>
<td>Submit the completed ARO Nomination Form and Nominee Details Form to the SMKI Registration Authority in writing, as directed on the DCC Website</td>
<td>SRO on behalf of the applicant organisation, which shall be a Party, RDP, SECCo or DCC (as DCC Service Provider)</td>
<td>5.3.3</td>
</tr>
</tbody>
</table>

### 5.3.3 Step

<table>
<thead>
<tr>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>As soon as reasonably practicable following receipt of completed ARO Nomination Form and Nominee Details Form</td>
<td>Acknowledge receipt by email to the SRO as identified on the ARO Nomination Form</td>
<td>SMKI Registration Authority</td>
<td>5.3.4</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
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</tr>
<tr>
<td>5.3.4</td>
<td>As soon as reasonably practicable following 5.3.3</td>
<td>Analyse the information entered on the ARO Nomination Form and Nominee Details Form; determine completeness and any discrepancies. Where there are omissions/discrepancies, agree actions with the SRO via email or in writing</td>
<td>SMKI Registration Authority</td>
</tr>
<tr>
<td>5.3.5</td>
<td>Once omissions / discrepancies are addressed</td>
<td>Submit a revised ARO Nomination Form and/or Nominee Details Form to the Registration Authority in writing as directed on the DCC Website</td>
<td>SRO on behalf of the applicant organisation, which shall be a Party, RDP, SECCo or DCC (as DCC Service Provider)</td>
</tr>
<tr>
<td>5.3.6</td>
<td>As soon as reasonably practicable, following 5.3.4</td>
<td>Contact an SRO of the applicant organisation via telephone, using the registered contact information for the SRO as held by the SMKI Registration Authority, to confirm whether the nominated individual is authorised to become an ARO</td>
<td>SMKI Registration Authority</td>
</tr>
<tr>
<td>5.3.7</td>
<td>As soon as reasonably practicable following rejection</td>
<td>Notify an SRO that the procedure for becoming an ARO has not been successful for relevant nominated individual, in writing</td>
<td>SMKI Registration Authority</td>
</tr>
<tr>
<td>5.3.8</td>
<td>As soon as reasonably practicable, following 5.3.6</td>
<td>Agree with the applicant organisation and confirm the date and time for the ARO verification meeting, via email to an SRO for the applicant organisation and the nominated individual</td>
<td>SMKI Registration Authority</td>
</tr>
<tr>
<td>5.3.9</td>
<td>As soon as reasonably practicable on becoming aware of unavailability</td>
<td>If it is identified that SMKI RA Personnel will be unavailable to conduct the verification meeting on the agreed date and time, the SMKI Registration Authority shall inform an SRO and the nominated individual, by email and telephone, and shall agree and confirm an alternative date and time. If it is identified that the nominated individual(s) acting on behalf of the applicant organisation will be unavailable to attend the verification meeting on the agreed date and time, an SRO shall inform the SMKI Registration Authority, by email and telephone, and shall agree and confirm an alternative date and time.</td>
<td>SMKI Registration Authority or applicant organisation, as appropriate</td>
</tr>
<tr>
<td>5.3.10</td>
<td>In ARO verification meeting</td>
<td>At the ARO face-to-face verification meeting, the SMKI Registration Authority shall, in person, for the nominated individual: a) check proof of individual identity provided against the information listed on the ARO Nomination Form and Nominee Details Form; and b) verify the identity of the nominated individual to Level 3 (Verified) pursuant to the CESG GPG45 (Identity Proofing and Verification of an Individual), or to such equivalent level within a comparable authentication framework as may be agreed by the SMKI PMA</td>
<td>SMKI Registration Authority</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
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| 5.3.11 | As soon as reasonably practicable, following ARO verification meeting | Notify:  
a) the nominated individual that they have become an ARO, verbally; or  
b) in writing to the SRO, that the verification has not been successful for the nominated individual, that the nominated individual has not become an ARO, and provide reasons for the rejection and request that the nominated individual is required to attend a further ARO verification meeting once the issues have been remedied | SMKI Registration Authority | If successful, 5.3.12; otherwise 5.3.5 once issues are addressed |
| 5.3.12 | As soon as reasonably practicable, following ARO verification meeting | Notify the applicant organisation, to the SRO on behalf of the applicant organisation, in writing of the individuals whose identify has been verified and have become AROs | SMKI Registration Authority | 5.3.13 |
| 5.3.13 | As soon as reasonably practicable, following 5.3.12 | Add the relevant individual to the DCC’s list of AROs | SMKI Registration Authority | Procedure as set out in SMKI RAPP section 5.5 |
5.4 Procedure for provision of credentials to AROs for accessing SMKI Services and SMKI Repository Services and file signing

The procedure and processes as detailed immediately below shall be conducted by the SMKI Registration Authority in order to provide credentials for accessing SMKI Services and/or SMKI Repository Services or for file signing to Authorised Responsible Officers in respect of a Party, RDP SECCo or the DCC (in its role as DCC Service Provider). The SMKI Registration Authority shall not provide such credentials to an individual on behalf of a Party, RDP, SECCo or the DCC (in its role as DCC Service Provider), other than where the organisation has completed SMKI and Repository Entry Process Tests and such individuals have become Authorised Responsible Officers.

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<tbody>
<tr>
<td>5.4.1</td>
<td>During ARO verification meeting and after becoming an ARO</td>
<td>IKI credentials for submission of Organisation CSRs using SMKI Portal via DCC Gateway Connection or SMKI Portal via the Internet</td>
<td>SMKI Registration Authority</td>
<td>5.4.2</td>
</tr>
</tbody>
</table>

If the applicant has indicated on the Authorised Subscriber application form that it wishes to be an Authorised Subscriber for Organisation Certificates and/or Device Certificates, and where the Party, RDP, SECCo or DCC Service Provider has successfully completed SMKI and Repository Entry Process Tests, the SMKI Registration Authority shall, if the ARO wishes to access the SMKI Portal Interface, provide the ARO with:

a) If the applicant organisation has access to a DCC Gateway Connection, one Cryptographic Credential Token containing credentials issued under the applicable IKI Certification Authority that authenticate the ARO to access the SMKI Portal Interface for the purposes of submission of Organisation CSRs and retrieval of corresponding Organisation Certificates via a DCC Gateway Connection. The DCC shall ensure that the Cryptographic Credential Token enables the ARO to set a PIN code which shall be used each time the Cryptographic Credential Token is used, to render the Cryptographic Credential Token operative. Such credentials shall not allow the ARO to access the SMKI Portal Interface via the Internet.

b) If the applicant organisation does not have access to a DCC Gateway Connection, one Cryptographic Credential Token containing credentials issued under the applicable IKI Certification Authority that authenticate the ARO to access the SMKI Portal Interface via the Internet for the purposes of submission of Organisation CSRs and retrieval of corresponding Organisation Certificates. The DCC shall ensure that the Cryptographic Credential Token enables the ARO to set a PIN code which shall be used each time the Cryptographic Credential Token is used, to render the Cryptographic Credential Token operative.
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<tr>
<td>5.4.2</td>
<td>During ARO verification meeting and after becoming an ARO</td>
<td><strong>IKI credentials for submission of Device CSRs using SMKI Portal via DCC Gateway Connection</strong>&lt;br&gt; If the applicant has indicated on the Authorised Subscriber application form that it wishes to be an Authorised Subscriber for Device Certificates, the Registration Authority shall determine, in accordance with the steps set out in Section 5.5 of the SMKI RAPP, whether there is reasonable evidence to suggest that it is necessary for the applicant organisation to become an Authorised Subscriber for Device Certificates in order for them to carry out business processes that will, or are likely to, lead to the installation of Devices in premises. Where there is such reasonable evidence, and where the applicant organisation has successfully completed SMKI and Repository Entry Process Tests, the SMKI Registration Authority shall, if the ARO wishes to access the SMKI Portal Interface, provide the ARO with:&lt;br&gt;&lt;br&gt; If the applicant organisation has access to a DCC Gateway Connection, one Cryptographic Credential Token containing credentials issued under the applicable IKI Certification Authority that authenticate the ARO to access the SMKI Portal Interface for the purposes of submission of Device CSRs and retrieval of corresponding Device Certificates via a DCC Gateway Connection. The DCC shall ensure that the Cryptographic Credential Token enables the ARO to set a PIN code which shall be used each time the Cryptographic Credential Token is used, to render the Cryptographic Credential Token operative. Such credentials shall not allow the ARO to access the SMKI Portal Interface via the Internet.</td>
<td>SMKI Registration Authority</td>
<td>5.4.3</td>
</tr>
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<td>Step</td>
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<td>Where the Party, RDP or DCC (in its role as DCC Service Provider) has not successfully completed SMKI and Repository Entry Process Tests, the DCC shall retain such Cryptographic Credential Token until such time as the Party, RDP or DCC (as DCC Service Provider) has successfully completed SMKI and Repository Entry Process Tests, at which point the DCC shall send such Cryptographic Credential Token to the ARO via secure courier.</td>
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</table>
| 5.4.3 | During ARO verification meeting and after becoming an ARO | **IKI credentials for Ad Hoc Device CSR Web Service**  
If the applicant has indicated on the Authorised Subscriber application form that it wishes to use the Ad Hoc Device CSR Web Service, the SMKI Registration Authority shall, if the applicant organisation has access to a DCC Gateway Connection and is a Supplier Party or the DCC, and where the Supplier Party or DCC (in its role as DCC Service Provider) has successfully completed SMKI and Repository Entry Process Tests, the SMKI Registration Authority shall provide the ARO, via USB token or optical media, with:  
   a) Ad Hoc Device CSR Web Service access credentials for Device Certificates, which corresponds with a CSR that shall be provided, via USB token or optical media, by the applicant organisation in accordance with the SMKI Interface Design Specification; and  
   b) a CA/Browser Forum recognised certificate which enables verification of the Ad Hoc Device CSR Web Service interface server identity, and that will be used as part of mutual authentication to the Ad Hoc Device CSR Web Service interface  

If the Supplier Party or DCC (in its role as DCC Service Provider) has not successfully completed SMKI and Repository Entry Process Tests at the time of the verification meeting, once the Supplier Party or DCC (as DCC Service Provider) has successfully completed SMKI and Repository Entry Process Tests, the SMKI Registration Authority shall provide, on a USB token or optical media via secure courier or by secured electronic means, the appointed ARO with Ad Hoc Device CSR Web Service access credentials for Device Certificates, which corresponds with a CSR that shall be provided by the applicant organisation in accordance with the SMKI Interface Design Specification. | SMKI Registration Authority | 5.4.4 |
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<tr>
<td>5.4.4</td>
<td>During ARO verification meeting and after becoming an ARO</td>
<td><strong>IKI credentials for Batched Device CSR Web Service</strong>&lt;br&gt; If the applicant has indicated on the Authorised Subscriber application form that it wishes to be an Authorised Subscriber for Device Certificates and it wishes to use the Batched Device CSR Web Service, the SMKI Registration Authority shall determine, if the applicant is not a Supplier Party or the DCC, in accordance with the steps set out in Section 5.5 of the SMKI RAPP, whether there is reasonable evidence to suggest that it is necessary for the applicant organisation to become an Authorised Subscriber for Device Certificates in order for them to carry out business processes that will, or are likely to, lead to the installation of Devices in premises. Where there is such reasonable evidence, and where the applicant organisation has successfully completed SMKI and Repository Entry Process Tests, the SMKI Registration Authority shall provide the appointed ARO, via USB token or optical media, with:&lt;br&gt; a) Batched Device CSR Web Service access credentials for Device Certificates, which shall be Issued by the DCC in response to a valid CSR that shall be provided by the applicant organisation in accordance with the SMKI Interface Design Specification; and&lt;br&gt; b) a CA/Browser Forum recognised certificate which enables verification of the Batched Device CSR Web Service interface server identity, and that will be used as part of mutual authentication to the Batched Device CSR Web Service interface.&lt;br&gt; If the applicant organisation has not successfully completed SMKI and Repository Entry Process Tests at the time of the verification meeting, once the applicant organisation has successfully completed SMKI and Repository Entry Process Tests, the SMKI Registration Authority shall provide, on a USB token or optical media via secure courier or by secured electronic means, the appointed ARO with Batched Device CSR Web Service access credentials for Device Certificates, which corresponds with a CSR that shall be provided by the applicant organisation in accordance with the SMKI Interface Design Specification.</td>
<td>SMKI Registration Authority</td>
<td>5.4.5</td>
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<tr>
<td>5.4.5</td>
<td>During ARO verification meeting and after becoming an ARO</td>
<td><strong>Credentials for SMKI Repository Portal</strong>&lt;br&gt; If the applicant organisation has access to a DCC Gateway Connection, and it wishes to access the SMKI Repository via the SMKI Repository Portal and has successfully completed SMKI and Repository Entry Process Tests, provide the appointed ARO with a username and password, to be accessed via the SMKI Repository Portal, that is specific to the Authorised Responsible Officer, for the purposes of authenticating to the SMKI Repository Portal via DCC Gateway Connection, as set out in the SMKI Repository Interface Design Specification.&lt;br&gt; If the applicant organisation has access to a DCC Gateway Connection, it wishes to access the SMKI Repository via the SMKI Repository Portal but has not successfully completed SMKI and Repository Entry Process Tests at the time of the verification meeting:&lt;br&gt; a) DCC shall, once the applicant organisation has successfully completed SMKI and Repository Entry Process Tests, provide the appointed ARO with a username and password via secured electronic means that is specific to the Authorised Responsible Officer, for the purposes of authenticating to the SMKI Repository Portal via DCC Gateway Connection, as set out in the SMKI Repository Interface Design Specification.</td>
<td>SMKI Registration Authority</td>
<td>5.4.6</td>
</tr>
<tr>
<td>Step</td>
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<tr>
<td>5.4.6</td>
<td>During ARO verification meeting and after becoming an ARO</td>
<td><strong>Credentials for SMKI Repository Web Service</strong>&lt;br&gt;If the applicant organisation has access to a DCC Gateway Connection, and wishes to access the SMKI Repository Web Service interface and has successfully completed SMKI and Repository Entry Process Tests, provide the ARO with the credentials required to authenticate to the SMKI Repository Web Service interface, as set out in the SMKI Repository Interface Specification, along with a certificate which enables verification of the SMKI Repository Web Service server identity.&lt;br&gt; If the applicant organisation has access to a DCC Gateway Connection, wishes to access the SMKI Repository Web Service interface but has not successfully completed SMKI and Repository Entry Process Tests at the time of the verification meeting, once the applicant organisation has successfully completed SMKI and Repository Entry Process Tests, the SMKI Registration Authority shall provide, on electronic media as set out in the SMKI Repository User Guide, the ARO with:&lt;br&gt; a) the credentials required to authenticate to the SMKI Repository Web Service interface, as set out in the SMKI Repository Interface Specification; and&lt;br&gt; b) a CA/Browser Forum recognised certificate which enables verification of the SMKI Repository Web Service interface server identity, and that will be used as part of mutual authentication to the SMKI Repository Web Service interface.</td>
<td>SMKI Registration Authority</td>
<td>5.4.7</td>
</tr>
<tr>
<td>5.4.7</td>
<td>During ARO verification meeting and after becoming an ARO</td>
<td><strong>Credentials for SMKI Repository Portal SFTP</strong>&lt;br&gt;If the applicant organisation has access to a DCC Gateway Connection, wishes to access the SMKI Repository using SSH File Transfer Protocol (SFTP) access credentials and has successfully completed SMKI and Repository Entry Process Tests, provide the ARO with credentials, in the form of a username and password, used to access the SSH File Transfer Protocol (SFTP) interface.&lt;br&gt; If the applicant organisation has access to a DCC Gateway Connection, wishes to access the SMKI Repository using SSH File Transfer Protocol (SFTP) access credentials but has not successfully completed SMKI and Repository Entry Process Tests at the time of the verification meeting, once the applicant organisation has successfully completed SMKI and Repository Entry Process Tests, the SMKI Registration Authority shall provide the ARO, via the SMKI Repository Portal profile page, with credentials, in the form of a username and password, used to access the SSH File Transfer Protocol (SFTP) interface.</td>
<td>SMKI Registration Authority</td>
<td>5.4.8</td>
</tr>
<tr>
<td>Step</td>
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<tr>
<td>5.4.8</td>
<td>During ARO verification meeting and after becoming an ARO</td>
<td><strong>IKI credentials for file signing</strong>&lt;br&gt;If the applicant organisation wishes the ARO to be Issued with a File Signing Certificate for the purposes as set out in the Code, the SMKI Registration Authority shall either&lt;br&gt;a) provide the ARO with a Cryptographic Credential Token enabling the ARO to submit a CSR for a File Signing Certificate; in which case, the ARO shall use the software on the Cryptographic Credential Token to generate a Private Key for a File Signing Certificate to submit a CSR for a File Signing Certificate; and if the CSR is valid, the ICA shall Issue a File Signing Certificate under the IKI Certificate Policy, to be used for the purposes as set out in the Code; or&lt;br&gt;b) provide the appointed ARO, via USB token or optical media, with an IKI File Signing Certificate, which shall be Issued by the DCC in response to a valid CSR that shall be provided by the applicant organisation in accordance with the SMKI Interface Design Specification.</td>
<td>SMKI Registration Authority</td>
<td>5.4.9</td>
</tr>
<tr>
<td>5.4.9</td>
<td>During ARO verification meeting and after issuance of credentials</td>
<td><strong>Acceptance of credentials issued in steps 5.4.1 to 5.4.8</strong>&lt;br&gt;The SMKI Registration Authority shall complete the relevant sections of the Nominee Details Form in Annex A (A5) accordingly. The ARO shall confirm receipt of and acceptance of the credentials issued by completing the relevant sections of the Nominee Details Form in Annex A (A5). Should the ARO not wish to accept these credentials, the ARO shall notify the SMKI Registration Authority immediately and not sign for the Certificate and / or Cryptographic Credential.</td>
<td>SMKI Registration Authority</td>
<td>End of procedure</td>
</tr>
</tbody>
</table>

End of procedure
5.5 **Procedure for becoming an Authorised Subscriber**

An organisation is an Authorised Subscriber for IKI File Signing Certificates where it has successfully appointed and maintains in place at least one SRO and at least one ARO.

The procedure detailed immediately below shall be conducted by the DCC, in order to determine whether a Party or RDP has become an Authorised Subscriber for Organisation Certificates, an Authorised Subscriber for Device Certificates, or both.

<table>
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<tr>
<th>Step</th>
<th>When</th>
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<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.5.1</td>
<td>As required</td>
<td>Complete the Authorised Subscriber Application Form as set out in SMKI RAPP Annex A (A2), ensuring that the information entered on the form is complete and accurate, and the Authorised Subscriber Application Form is authorised by an SRO on behalf of the applicant organisation</td>
<td>Nominating officer or SRO on behalf of the applicant organisation</td>
<td>5.5.2</td>
</tr>
<tr>
<td>5.5.2</td>
<td>As required, following 5.5.1</td>
<td>Submit the completed Authorised Subscriber Application Form to the SMKI Registration Authority in writing, as directed on the DCC Website</td>
<td>Applicant organisation, which shall be a Party or RDP</td>
<td>5.5.3</td>
</tr>
<tr>
<td>5.5.3</td>
<td>As soon as reasonably practicable following 5.5.2</td>
<td>Acknowledge receipt by email to the SRO or nominating officer as identified on the Authorised Subscriber Application Form</td>
<td>SMKI Registration Authority</td>
<td>5.5.4</td>
</tr>
<tr>
<td>5.5.4</td>
<td>As soon as reasonably practicable following 5.5.3</td>
<td>Analyse the information entered on the Authorised Subscriber Application Form; determine completeness and any discrepancies. Where there are omissions/discrepancies, agree actions with the SRO via email or in writing</td>
<td>SMKI Registration Authority</td>
<td>If complete, 5.5.6; if not complete, 5.5.5</td>
</tr>
<tr>
<td>5.5.5</td>
<td>Once omissions / discrepancies are addressed</td>
<td>Submit a revised Authorised Subscriber Application Form to the SMKI Registration Authority in writing, as directed on the DCC Website</td>
<td>SRO on behalf of the applicant organisation, which shall be a Party or RDP</td>
<td>5.5.3</td>
</tr>
<tr>
<td>5.5.6</td>
<td>As soon as reasonably practicable, following 5.5.4</td>
<td>Contact the SRO as identified on the Authorised Subscriber Application Form via telephone, using the registered contact information for the SRO as held by the SMKI Registration Authority. The SMKI Registration Authority shall verbally confirm details for the SRO as held by the DCC to verify that the correct individual has been contacted. The SMKI Registration Authority shall confirm the applications indicated on the Authorised Subscriber Application Form are authorised</td>
<td>SMKI Registration Authority</td>
<td>If confirmed as authorised, 5.5.8; if not authorised, 5.5.7</td>
</tr>
<tr>
<td>5.5.7</td>
<td>As soon as reasonably practicable following rejection</td>
<td>Notify the SRO as identified on the Authorised Subscriber Application Form that the procedure in respect of the application has not been successful, in writing</td>
<td>SMKI Registration Authority</td>
<td>5.5.5 once issues addressed</td>
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<tr>
<td>Step</td>
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<tr>
<td>5.5.8</td>
<td>As requested</td>
<td>Where the application organisation is not a DCC Service Provider, conduct the SMKI and Repository Entry Process Tests if SMKI and Repository Entry Process Tests have not been completed previously, in accordance with Sections H14.22 to H14.31 of the Code</td>
<td>Applicant organisation, in respect of the corresponding Authorised Subscriber Application Form</td>
<td>If successful or the applicant organisation is a DCC Service Provider (acting on behalf of the DCC), 5.5.10; if not successful, 5.5.9</td>
</tr>
<tr>
<td>5.5.9</td>
<td>As soon as reasonably practicable, following 5.5.8</td>
<td>The DCC shall confirm in writing, to SRO or nominating officer as identified on the Authorised Subscriber Application Form, that the SMKI and Repository Entry Process Tests were not completed successfully</td>
<td>DCC</td>
<td>5.5.8 once issues addressed</td>
</tr>
<tr>
<td>5.5.10</td>
<td>As soon as reasonably practicable, following 5.5.8</td>
<td>The DCC shall confirm in writing to the relevant Party that the SMKI and Repository Entry Process Tests have been completed successfully</td>
<td>DCC</td>
<td>5.5.11</td>
</tr>
<tr>
<td>5.5.11</td>
<td>As soon as reasonably practicable, following 5.5.10</td>
<td>If the applicant organisation has indicated on its Authorised Subscriber Application Form that it wishes to become an Authorised Subscriber in respect of the Organisation Certificate Policy, the SMKI Registration Authority shall confirm in writing to the SRO as identified on the Authorised Subscriber Application Form that it the applicant organisation has become an Authorised Subscriber for Organisation Certificates Where appropriate, the DCC shall issue credentials enabling the applicant to act as an Authorised Subscriber for Organisation Certificates, in accordance with the procedural steps as set out in section 5.4 of this document.</td>
<td>SMKI Registration Authority</td>
<td>If determined to be an Authorised Subscriber for Device Certificates, 5.5.12; otherwise, 5.5.13</td>
</tr>
<tr>
<td>5.5.12</td>
<td>As soon as possible, following 5.5.11</td>
<td>If the applicant organisation has indicated on the Authorised Subscriber Application Form that it wishes to become an Authorised Subscriber in respect of the Device Certificate Policy, the SMKI Registration Authority shall assess whether there is evidence to confirm that the Party has completed the User Entry Process (defined in Section H1.10) and will use a DCC Gateway Connection to obtain Device Certificates.</td>
<td>SMKI Registration Authority</td>
<td>If determined to be an Authorised Subscriber for Device Certificates, 5.5.15; otherwise 5.5.13</td>
</tr>
<tr>
<td>5.5.13</td>
<td>As soon as possible, following 5.5.12</td>
<td>Confirm in writing, to the SRO or nominating officer as identified on the Authorised Subscriber Application Form, that the DCC has determined that applicant organisation is not eligible to become an Authorised Subscriber for Device Certificates.</td>
<td>SMKI Registration Authority</td>
<td>5.5.14</td>
</tr>
<tr>
<td>5.5.14</td>
<td>As soon as possible, following 5.5.13</td>
<td>Where the DCC has determined that there is no evidence as defined in 5.5.12 to support the applicant organisation to become such an Authorised Subscriber, the DCC shall notify the SMKI PMA of the refusal.</td>
<td>SMKI PMA or Panel</td>
<td>End of procedure</td>
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<td>Step</td>
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<td>5.5.15</td>
<td>As soon as reasonably practicable, following 5.5.14, or, where a Supplier Party or the DCC (in its role as DCC Service Provider) has indicated that it wishes to become an Authorised Subscriber in respect of the Device Certificate Policy</td>
<td>The SMKI Registration Authority shall confirm in writing, to the SRO or nominating officer as identified on the Authorised Subscriber Application Form, that the applicant organisation has become an Authorised Subscriber for Device Certificates.</td>
<td>SMKI Registration Authority</td>
<td>5.5.16</td>
</tr>
<tr>
<td>5.5.16</td>
<td>As soon as reasonably practicable, following 5.5.15</td>
<td>The SMKI Registration Authority shall arrange and conduct a meeting, as soon as reasonably practicable, at which the credentials as set out in steps 5.4.2, 5.4.3 and 5.4.5 (as set out in Section 5.4 of this document) shall be provided, as appropriate.</td>
<td>SMKI Registration Authority</td>
<td>5.5.17</td>
</tr>
<tr>
<td>5.5.17</td>
<td>As soon as reasonably practicable, following 5.5.15 or 5.5.16</td>
<td>Update the DCC’s list of Authorised Subscribers for Organisation Certificates and/or Device Certificates, for audit purposes.</td>
<td>SMKI Registration Authority</td>
<td>End of procedure</td>
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6 SMKI Registration Authority registration procedures

The procedures as set out in SMKI RAPP Sections 6.2 to 6.4 shall be undertaken in order for nominated individuals to act on behalf of the SMKI Registration Authority as a SMKI Registration Authority Manager or a member of SMKI Registration Authority Personnel.

6.1 General registration obligations

The SMKI Registration Authority shall:

a) not permit any nominated individual to access Systems used to provide SMKI Services and/or SMKI Repository Services as a SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel until the procedures in SMKI RAPP Sections 6.2 or 6.3 have been successfully completed;

b) in performing the procedures as set out in SMKI RAPP Sections 6.2 and 6.3, store and maintain records relating to individuals becoming SMKI Registration Authority Managers and SMKI Registration Authority Personnel, in accordance with the Code and the DCC’s data retention policy;

c) ensure that, at all times, there are at least two SMKI Registration Authority Managers; and

d) if there is a change to any of the information used to verify the identity of any SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel, ensure that its SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel undertakes the procedures as set out in SMKI RAPP Sections 6.2 or 6.3 in respect of the revised evidence of identity.

The DCC shall ensure that:

a) for authentication credentials issued under the IKI Certificate Policy to Authorised Responsible Officers, ensure that such authentication credentials have a lifetime of ten years following issuance of such authentication credentials and shall cease to function upon after ten years following issuance; and

b) for authentication credentials not issued under the IKI Certificate Policy, shall ensure that such authentication credentials remain valid until revoked.
### 6.2 Procedure for becoming a SMKI Registration Authority Manager

The procedure for becoming a SMKI Registration Authority Manager as detailed immediately below shall be conducted by DCC’s Chief Information Security Officer (CISO) on behalf of the DCC, in order to nominate, authorise and verify a SMKI Registration Authority Manager.

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<th>Step</th>
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<th>Responsibility</th>
<th>Next Step</th>
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<tr>
<td>6.2.1</td>
<td>As required</td>
<td>Nominate an individual to become a SMKI Registration Authority Manager, who shall be an employee of the DCC or be contracted to the DCC, and advise the nominated individual of the evidence to be provided in order to verify their identity</td>
<td>DCC Chief Information Security Officer, on behalf of the DCC</td>
<td>6.2.2</td>
</tr>
<tr>
<td>6.2.2</td>
<td>As soon as reasonably practicable following 6.2.1</td>
<td>Confirm verification meeting date/time with nominated individual</td>
<td>DCC Chief Information Security Officer, on behalf of the DCC</td>
<td>6.2.3</td>
</tr>
<tr>
<td>6.2.3</td>
<td>In verification meeting</td>
<td>The DCC shall, in accordance with the provisions of Sections G4.4 to G4.8: a) check proof of identity provided against the information provided by the nominated individual; and b) verify the identity of the nominated individual to Level 3 (Verified) pursuant to the CESG GPG45 (Identity Proofing and Verification of an Individual), or to such equivalent level within a comparable authentication framework as may be agreed by the SMKI PMA</td>
<td>DCC Chief Information Security Officer, on behalf of the DCC</td>
<td>If verified, 6.2.5. If not verified, 6.2.4.</td>
</tr>
<tr>
<td>6.2.4</td>
<td>In verification meeting</td>
<td>If the identity of the nominated individual is not successfully verified, provide reasons for the failure to the individual and notify the individual that a further verification meeting is required to remedy the unsuccessful elements of the verification</td>
<td>DCC Chief Information Security Officer, on behalf of the DCC</td>
<td>6.2.5</td>
</tr>
<tr>
<td>6.2.5</td>
<td>In verification meeting</td>
<td>If the identity of the nominated individual is successfully verified, notify the individual verbally and subsequently in writing that they have become a SMKI Registration Authority Manager and notify the SMKI PMA that the nominated individual has become a SMKI Registration Authority Manager</td>
<td>DCC Chief Information Security Officer, on behalf of the DCC</td>
<td>6.2.6</td>
</tr>
<tr>
<td>6.2.6</td>
<td>As soon as reasonably practicable following 6.2.5</td>
<td>Record the details of the individual that has become a SMKI Registration Authority Manager, in a manner which is auditable</td>
<td>SMKI Registration Authority</td>
<td>Procedure as set out in SMKI RAPP Section 6.4</td>
</tr>
</tbody>
</table>
## 6.3 Procedure for becoming a member of SMKI Registration Authority Personnel

The procedure for becoming a member of SMKI Registration Authority Personnel as detailed immediately below shall be conducted by a SMKI Registration Authority Manager on behalf of the SMKI Registration Authority, in order to nominate, verify, authorise and provide means for authenticating access to Systems used to provide SMKI Services and/or SMKI Repository Services in respect of a member of SMKI Registration Authority Personnel.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.3.1</td>
<td>As required</td>
<td>Nominate an individual to become a member of SMKI Registration Authority Personnel, who shall be an employee of the DCC or be contracted to the DCC</td>
<td>SMKI Registration Authority Manager, on behalf of the SMKI Registration Authority</td>
<td>6.3.2</td>
</tr>
<tr>
<td>6.3.2</td>
<td>As soon as reasonably practicable following 6.3.1</td>
<td>Confirm verification meeting date/time with nominated individual</td>
<td>SMKI Registration Authority Manager, on behalf of the SMKI Registration Authority</td>
<td>6.3.3</td>
</tr>
<tr>
<td>6.3.3</td>
<td>In verification meeting</td>
<td>In the verification meeting, the DCC shall, in accordance with the provisions of Sections G4.4 to G4.8: a) check proof of identity provided against the information provided by the nominated individual; and b) verify the identity of the nominated individual to Level 3 (Verified) pursuant to the CESG GPG45 (Identity Proofing and Verification of an Individual), or to such equivalent level within a comparable authentication framework as may be agreed by the SMKI PMA</td>
<td>SMKI Registration Authority Manager, on behalf of the SMKI Registration Authority</td>
<td>If successful, 6.3.5. If not successful, 6.3.4</td>
</tr>
<tr>
<td>6.3.4</td>
<td>In verification meeting</td>
<td>If the identity of the nominated individual is not successfully verified, provide reasons for the rejection to the individual and notify the individual that a further meeting is required to remedy the affected elements of the verification</td>
<td>SMKI Registration Authority Manager, on behalf of the SMKI Registration Authority</td>
<td>6.3.2</td>
</tr>
<tr>
<td>6.3.5</td>
<td>As soon as reasonably practicable following 6.3.3</td>
<td>If the identity of the nominated individual is successfully verified, notify the individual verbally and subsequently in writing that they have become a member of SMKI Registration Authority Personnel.</td>
<td>SMKI Registration Authority Manager, on behalf of the SMKI Registration Authority</td>
<td>6.3.6</td>
</tr>
<tr>
<td>6.3.6</td>
<td>As soon as reasonably practicable following 6.3.5</td>
<td>Record the details of the individual that has become a member of SMKI Registration Authority Personnel in respect of the SMKI Registration Authority, in a manner which is auditable</td>
<td>SMKI Registration Authority</td>
<td>Procedure as set out in SMKI RAPP Section 6.4</td>
</tr>
</tbody>
</table>
6.4 Procedure for provision of credentials to a SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel

The procedure for provision of credentials to a SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel, as detailed immediately below, shall be conducted by the DCC’s CISO in respect of a SMKI Registration Authority Manager or a SMKI Registration Authority Manager in respect of a member of SMKI Registration Authority Personnel.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.4.1</td>
<td>In verification meeting, following confirmation of becoming a SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel</td>
<td>Provide credentials in accordance with step 6.4.2 or 6.4.3 below, depending on whether the individual has become a SMKI Registration Authority Manager or a member of SMKI Registration Authority Personnel.</td>
<td>DCC</td>
<td>If providing to a SMKI Registration Authority Manager, 6.4.2; if providing to a member of SMKI Registration Authority Personnel, 6.4.3</td>
</tr>
</tbody>
</table>
| 6.4.2 | In verification meeting, following confirmation of becoming a SMKI Registration Authority Manager | Provide the SMKI Registration Authority Manager with credentials as listed immediately below, to be used to perform activities on behalf of the SMKI Registration Authority:  
a) one Cryptographic Credential Token containing authentication credentials issued under the IKI Certificate Policy which can be used to authenticate the individual to the SMKI RA Portal; and  
b) usernames and passwords enabling for the purposes of authentication to the SMKI Repository Portal. | DCC’s CISO | 6.4.4 |
| 6.4.3 | In verification meeting, following confirmation of becoming a member of SMKI Registration Authority Personnel | Provide the member of SMKI Registration Authority Personnel with credentials as listed immediately below, to be used to perform activities on behalf of the SMKI Registration Authority:  
a) one Cryptographic Credential Token containing authentication credentials issued under the IKI Certificate Policy which can be used to authenticate the individual to the SMKI RA Portal; and  
b) usernames and passwords enabling for the purposes of authentication to the SMKI Repository Portal. | SMKI Registration Authority Manager | 6.4.4 |
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.4.4</td>
<td>In verification meeting, following issuance of credentials</td>
<td>The SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel shall sign that they accept the credentials issued to them on the Cryptographic Credential Token. Where the SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel does not accept the credentials they shall notify the DCC’s CISO (in the case of the SMKI Registration Authority Manager) or otherwise the SMKI Registration Authority Manager and shall not sign for the Cryptographic Credential Token.</td>
<td>SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel</td>
<td>End of Procedure</td>
</tr>
</tbody>
</table>
7 Submission of CSRs and Issuance of Certificates

7.1 Submission of Certificate Signing Requests

The SMKI Interface Design Specification and the Code sets out the provisions in respect of:

a) the mechanism established for this purpose is in accordance with the procedure in PKCS#10;

b) naming restrictions in respect of the Subject of each Certificate in accordance with the relevant Certificate Profile;

c) the circumstances in which an Authorised Subscriber may submit a Certificate Signing Request (CSR) in respect of a Device Certificate and the means by which it may do so;

d) the circumstances in which an Authorised Subscriber may submit a CSR in respect of an Organisation Certificate and the means by which it may do so;

e) the circumstances in which an Authorised Subscriber for an IKI Certificate may submit a CSR in respect of an IKI Certificate and the means by which it may do so; and

f) requirements in respect of validation of the format of a CSR, checking that the submitting organisation is an Eligible Subscriber for the Certificate and rejection if such requirements are not met.

The SMKI Registration Authority shall validate the Subject of each Certificate to ensure that each CSR corresponds with an EUI64 Identifier range that is applicable to the relevant User Role, as provided in the Organisation Information Form.

Subject to the provisions of the Code and this SMKI RAPP, the DCC shall accept requests for copies of Organisation Certificates and/or Device Certificates from non DCC Users by phone via the DCC Service Desk or, in the case of Organisation Certificates, via the SMKI Portal via the Internet. The DCC shall, following such a request, provide the relevant information as soon as is reasonably practicable, via a secured electronic means.

7.2 Issuance of Certificates

The SMKI Interface Design Specification sets out the provisions in respect of:

a) the circumstances in which the DCA shall issue Device Certificates;

b) the circumstances in which the OCA shall issue Organisation Certificates;

c) the circumstances in which the ICA shall issue IKI Certificates; and

d) the obligations in respect of lodging Certificates in the SMKI Repository.
8 Revocation

8.1 Revocation of Device Certificates
In line with the SMKI Device Certificate Policy, Device Certificates cannot be revoked. As a result:

a) no organisation shall submit a Certificate Revocation Request (CRR) in respect of a Device Certificate; and

b) the DCC shall not be obliged to maintain a Device Certificate Revocation List (CRL) Device Authority Revocation List (ARL).

8.2 Revocation of Organisation Certificates

8.2.1 General Organisation Certificate revocation obligations
The DCC shall permit each of the following individuals to request the revocation of an Organisation Certificate, where the reasons for such revocation request must be one of the permitted reasons for Organisation Certificate revocation as set out in Section 4.9 in Appendix B of the Code:

a) Any SMKI PMA member, on behalf of the SMKI PMA;

b) Any Senior Responsible Officer for a Subscriber for an Organisation Certificate; or

c) Any SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel, on behalf of the DCC.

The DCC, in its role as SMKI Registration Authority, shall only accept CRRs through the following mechanisms (or a combination of such mechanisms):

a) in writing, via registered post;

b) via a secured electronic means; or

c) in Person, at the offices of the SMKI Registration Authority, where the address of such offices shall be as set out on the DCC Website.

The revocation of an Organisation Certificate shall be permanent and the SMKI Registration Authority shall ensure that no revoked Organisation Certificate may be reinstated.

The DCC shall, each month, prepare and submit a report to the SMKI PMA regarding the number and nature of Organisation Certificate revocations.
### 8.2.2 Procedure for Organisation Certificate Revocation

The procedure for authorisation, verification and, where verified, revocation of Certificates is as set out immediately below.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.2.2.1</td>
<td>As soon as reasonably practicable when Certificate revocation is required</td>
<td>An SMKI PMA Member on behalf of the SMKI PMA, an SRO on behalf of a Subscriber or the SMKI Registration Authority Manager or a member of SMKI Registration Authority Personnel on behalf of the DCC shall submit, using the mechanisms set out in SMKI RAPP Section 8.2.1, a CRR to the SMKI Registration Authority. The reason for such CRR shall be one of the permitted reasons for Organisation Certificate revocation as set out in Section 4.9 in Appendix B of the Code. Each CRR shall contain the following information, as set out in SMKI RAPP Annex A (A7): a) Identify the Subscriber; b) Identify the Subscriber’s SRO who is submitting the CRR; c) Unambiguously (i.e. by specifying the serial number of the Certificate) identify the Certificate to be revoked; and d) State the reason for the Certificate revocation.</td>
<td>SMKI PMA Member, Subscriber requiring Organisation Certificate revocation or SMKI Registration Authority Manager or SMKI Registration Authority Personnel</td>
<td>8.2.2.2</td>
</tr>
<tr>
<td>8.2.2.2</td>
<td>As soon as reasonably practicable, following 8.2.2.1</td>
<td>On receipt of a CRR, notify the SMKI Registration Authority Manager for verification, processing and/or approval. The SMKI Registration Authority shall treat each CRR and any associated circumstances as confidential. Where the CRR is submitted by an SMKI Registration Authority Manager, the approval in this step must be sought from a different SMKI Registration Authority Manager or the DCC’s CISO.</td>
<td>SMKI Registration Authority Personnel</td>
<td>8.2.2.3</td>
</tr>
<tr>
<td>8.2.2.3</td>
<td>As soon as reasonably practicable following receipt</td>
<td>Where it has been submitted by an SRO, validate the Certificate Revocation Request by contacting a Senior Responsible Officer and confirming details for the SRO as provided in the original application to become an SRO: a) Where submitted in writing, the SMKI Registration Authority shall telephone a Senior Responsible Officer. The SMKI Registration Authority shall 1) confirm such information from the relevant SRO Nomination Form, in order to provide confidence that the request is from an authorised SRO; and 2) confirm the details of the Organisation Certificate to which the revocation request received relates (as provided in the submitted letter) b) Where submitted in person, the SMKI Registration Authority shall 1) verify the handwritten signature of the Senior Responsible Officer against that held by the SMKI Registration Authority; 2) confirm details provided in the relevant SRO Nomination Form, in order determine that the request is authentic; and 3) confirm the details of the Organisation Certificate to which the CRR received relates.</td>
<td>SMKI Registration Authority Manager</td>
<td>If validated, 8.2.2.5; if invalid (considered malicious and/or inauthentic) or incomplete, 8.2.2.4</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
</tr>
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<td>--------</td>
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<td>--------------------</td>
</tr>
<tr>
<td>8.2.2.4</td>
<td>As soon as reasonably practicable following unsuccessful validation</td>
<td>Where the Certificate Revocation Request was submitted by a SMKI Registration Authority Manager, a member of the SMKI Registration Authority Personnel or a member of the SMKI PMA, validate the Certificate Revocation Request by contacting a SMKI Registration Authority Manager or the SMKI PMA to confirm details of the Certificate Revocation Request.</td>
<td>SMKI Registration Authority Manager</td>
<td>End of procedure</td>
</tr>
<tr>
<td>8.2.2.5</td>
<td>As soon as reasonably practicable following successful validation</td>
<td>Reject the revocation request and notify the Senior Responsible Officer (or where relevant member of the SMKI PMA) in respect of the Party that was contacted in step 8.2.2.3 to validate the revocation request, in writing, including the reasons for rejection and identify resulting steps to be taken</td>
<td>SMKI Registration Authority Manager</td>
<td>8.2.2.6</td>
</tr>
<tr>
<td>8.2.2.6</td>
<td>As soon as reasonably practicable following 8.2.2.5</td>
<td>Notify the Senior Responsible Officer or member of the SMKI PMA that was contacted in step 8.2.2.3 to validate the revocation request and the DCC’s CISO by phone that the revocation request has been accepted</td>
<td>SMKI Registration Authority Manager</td>
<td>8.2.2.7</td>
</tr>
<tr>
<td>8.2.2.7</td>
<td>As soon as reasonably practicable following notification, or every hour (whichever is sooner)</td>
<td>Revoke the identified Organisation Certificate that is the subject of the CRR</td>
<td>SMKI Registration Authority Manager</td>
<td>8.2.2.8</td>
</tr>
<tr>
<td>8.2.2.8</td>
<td>Following revocation</td>
<td>Update the relevant Certificate Revocation List (CRL) and publish such CRL to the SMKI Repository, as set out in the SMKI Interface Design Specification and the Appendix B of the Code.</td>
<td>SMKI Registration Authority Manager</td>
<td>End of procedure</td>
</tr>
</tbody>
</table>

Following the revocation of the Organisation Certificate in the CRR, the SRO submitting the CRR of the successful revocation of the Organisation Certificate in the CRR, in writing.
8.3 Revocation of SMKI Services and/or SMKI Repository Services access credentials and/or IKI File Signing Certificates

8.3.1 General obligations relating to revocation of ARO credentials for accessing SMKI Services and/or SMKI Repository Services and/or File Signing Certificates

A Senior Responsible Officer on behalf of a Party, RDP SECCo or the DCC (in its role as DCC Service Provider) may request the revocation of access credentials in respect of an Authorised Responsible Officer acting on behalf of that Party, RDP, SECCo or the DCC (as DCC Service Provider) or revocation of an IKI File Signing Certificate for which that Party, RDP, SECCo is an Authorised Subscriber, using the form as set out in Annex A (A7) and clearly identifying the credentials to be revoked.

The permitted reasons for revocation of authentication credentials shall be as listed immediately below:

a) An applicant wishes an IKI File Signing Certificate or the credentials of an ARO to be revoked.

b) A Party, RDP, SECCo or the DCC (as DCC Service Provider), of which the ARO is a representative, becomes ineligible to access SMKI Services and/or SMKI Repository Services or ceases to become an Authorised Subscriber for Device Certificates or Organisation Certificates, or both, as appropriate.

c) If there is a change to any of the information that was used to verify the identity of an ARO (but where the renewal or replacement of documents used to verify such identity, where the identity information remains the same, shall not constitute a change).

d) A Party, RDP, DCC (as DCC Service Provider), or SECCo notifies the SMKI Registration Authority that it reasonably believes that the ARO is a threat to the security, integrity, or stability of the SMKI Services and/or SMKI Repository Services.

e) The information on which the identity of an ARO was established is known, or is reasonably suspected, to be inaccurate.

f) The authentication credentials issued to the ARO are lost, stolen, inoperative, or destroyed. The DCC shall ensure that the Cryptographic Credential Token issued to an ARO is automatically rendered inoperative where the PIN code on the Cryptographic Credential Token used to access SMKI Services has been entered incorrectly 15 consecutive times.

Where access credentials have been revoked and the Party, RDP, SECCo or DCC (as DCC Service Provider) wishes to receive new access credentials, that Party, RDP, SECCo or DCC (as DCC Service Provider) shall submit a new ARO Nomination Form.
8.3.2 Procedure for revocation of SMKI Services and/or SMKI Repository Services access credentials for AROs and/or IKI File Signing Certificates

The procedure for verification and, where verified, revocation of authentication credentials or IKI File Signing Certificates is as set out immediately below.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.3.2.1</td>
<td>As required</td>
<td>Complete the Credential Revocation Request Form as set out in SMKI RAPP Annex A (A7), ensuring that the information entered on the form is complete and accurate, and the Credential Revocation Request Form is authorised by an SRO on behalf of the applicant organisation</td>
<td>SRO on behalf of the applicant organisation, which shall be a Party, RDP, SECCo or DCC (as DCC Service Provider)</td>
<td>8.3.2.2</td>
</tr>
<tr>
<td>8.3.2.2</td>
<td>As required, following 8.3.2.1</td>
<td>Submit the completed Credential Revocation Request Form to the SMKI Registration Authority in writing or via a secured electronic means, as directed on the DCC Website</td>
<td>SRO on behalf of the applicant organisation, which shall be a Party, RDP, SECCo or DCC (as DCC Service Provider)</td>
<td>8.3.2.3</td>
</tr>
<tr>
<td>8.3.2.3</td>
<td>As soon as reasonably practicable following 8.3.2.1</td>
<td>Acknowledge receipt by email to the SRO as identified on the Credential Revocation Request Form</td>
<td>SMKI Registration Authority</td>
<td>8.3.2.4</td>
</tr>
<tr>
<td>8.3.2.4</td>
<td>As soon as reasonably practicable following 8.3.2.3</td>
<td>Analyse the information entered on the Credential Revocation Request Form; determine completeness and any discrepancies. Where there are omissions/discrepancies, agree actions with the SRO via email or in writing</td>
<td>SMKI Registration Authority</td>
<td>If complete, 8.3.2.6; if not complete, 8.3.2.5</td>
</tr>
<tr>
<td>8.3.2.5</td>
<td>Once omissions / discrepancies are addressed</td>
<td>Submit a revised Credential Revocation Request Form to the SMKI Registration Authority in writing or via a secured electronic means, as directed on the DCC Website</td>
<td>SRO on behalf of the applicant organisation, which shall be a Party, RDP, SECCo or DCC (as DCC Service Provider)</td>
<td>8.3.2.6</td>
</tr>
<tr>
<td>8.3.2.6</td>
<td>As soon as reasonably practicable, following 8.3.2.4</td>
<td>Contact the SRO as identified on the Credential Revocation Request Form via telephone, using the registered contact information for the SRO as held by the SMKI Registration Authority, to confirm the application identified by the Credential Revocation Request Form is authorised</td>
<td>SMKI Registration Authority</td>
<td>If confirmed as authorised, 8.3.2.8; if not authorised, 8.3.2.7</td>
</tr>
<tr>
<td>8.3.2.7</td>
<td>As soon as reasonably practicable following rejection</td>
<td>Notify the SRO that was contacted in step 7.3.2.3, that the procedure in respect of the application has not been successful, in writing</td>
<td>SMKI Registration Authority</td>
<td>End of procedure</td>
</tr>
<tr>
<td>8.3.2.8</td>
<td>As soon as reasonably practicable following 8.3.2.6</td>
<td>Notify the SRO that was contacted in step 7.3.2.3, and the DCC’s CISO in writing that the revocation request has been accepted</td>
<td>SMKI Registration Authority Personnel, on behalf of the SMKI Registration Authority</td>
<td>8.3.2.9</td>
</tr>
</tbody>
</table>
### 8.3.2.9 Revoke credentials for relevant service

As soon as reasonably practicable following 8.3.2.8

Revoke the credentials for the relevant service, for the identified ARO or relevant IKI File Signing Certificate as indicated by the SRO on the Credential Revocation Request Form. In doing so, the DCC shall, where required to revoke the credentials, revoke all associated IKI Certificates. DCC shall ensure that access to the relevant service is prevented from the point of revocation.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.3.2.9</td>
<td>As soon as reasonably practicable following 8.3.2.8</td>
<td>Revoke the credentials for the relevant service, for the identified ARO or relevant IKI File Signing Certificate as indicated by the SRO on the Credential Revocation Request Form. In doing so, the DCC shall, where required to revoke the credentials, revoke all associated IKI Certificates. DCC shall ensure that access to the relevant service is prevented from the point of revocation.</td>
<td>SMKI Registration Authority Personnel, on behalf of the SMKI Registration Authority</td>
<td>8.3.2.10</td>
</tr>
</tbody>
</table>

### 8.3.2.10 Notify SRO of successful revocation

As soon as reasonably practicable following 8.3.2.9

Notify the SRO that was contacted in step 7.3.2.3 of the successful revocation of credentials for the ARO or relevant IKI File Signing Certificate. Where such revocation results in the individual that is the subject of the Credential Revocation Request no longer having any valid credentials issued to them in accordance with the SMKI RAPP, the SMKI Registration Authority shall notify the SRO that was contacted in step 7.3.2.3 that the individual is no longer an ARO, in writing.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.3.2.10</td>
<td>As soon as reasonably practicable following 8.3.2.9</td>
<td>Notify the SRO that was contacted in step 7.3.2.3 of the successful revocation of credentials for the ARO or relevant IKI File Signing Certificate. Where such revocation results in the individual that is the subject of the Credential Revocation Request no longer having any valid credentials issued to them in accordance with the SMKI RAPP, the SMKI Registration Authority shall notify the SRO that was contacted in step 7.3.2.3 that the individual is no longer an ARO, in writing.</td>
<td>SMKI Registration Authority Personnel, on behalf of the SMKI Registration Authority</td>
<td>8.3.2.11</td>
</tr>
</tbody>
</table>

### 8.3.2.11 Send Cryptographic Credential Tokens to DCC

As soon as reasonably practicable following 8.3.2.10

Where the revoked credentials were issued on a Cryptographic Credential Token or Cryptographic Credential Tokens, the Party or DCC Service Provider shall, where such Cryptographic Credential Tokens are in the possession of the applicant organisation, send the Cryptographic Credential Token or Cryptographic Credential Tokens to the DCC, via secure courier.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.3.2.11</td>
<td>As soon as reasonably practicable following 8.3.2.10</td>
<td>Where the revoked credentials were issued on a Cryptographic Credential Token or Cryptographic Credential Tokens, the Party or DCC Service Provider shall, where such Cryptographic Credential Tokens are in the possession of the applicant organisation, send the Cryptographic Credential Token or Cryptographic Credential Tokens to the DCC, via secure courier.</td>
<td>SRO on behalf of the applicant organisation</td>
<td>8.3.2.12</td>
</tr>
</tbody>
</table>

### 8.3.2.12 Destroy Secret Key Material or Certificates

As soon as reasonably practicable following 8.3.2.11

The DCC shall verifiably destroy all Secret Key Material or Certificates contained on the returned Cryptographic Credential Token.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.3.2.12</td>
<td>As soon as reasonably practicable following 8.3.2.11</td>
<td>The DCC shall verifiably destroy all Secret Key Material or Certificates contained on the returned Cryptographic Credential Token.</td>
<td>SMKI Registration Authority Manager, on behalf of the SMKI Registration Authority</td>
<td>8.3.2.13</td>
</tr>
</tbody>
</table>

### 8.3.2.13 Record details of credentials revoked

As soon as reasonably practicable following 8.3.2.12

Record the details of the credentials that have been revoked in respect of the ARO as identified on the Credential Revocation Request Form or relevant IKI File Signing Certificate, plus, if relevant, update the DCC’s list of AROs, in a manner which is auditable.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.3.2.13</td>
<td>As soon as reasonably practicable following 8.3.2.12</td>
<td>Record the details of the credentials that have been revoked in respect of the ARO as identified on the Credential Revocation Request Form or relevant IKI File Signing Certificate, plus, if relevant, update the DCC’s list of AROs, in a manner which is auditable.</td>
<td>SMKI Registration Authority</td>
<td>End of procedure</td>
</tr>
</tbody>
</table>

### 8.3.3 General obligations relating to revocation

The following parties may request the revocation of authentication credentials in respect of SMKI Registration Authority Personnel, using the form referred to in Annex A (A7):

a) Any SMKI PMA member, on behalf of the SMKI PMA; and
b) Any member of SMKI Registration Authority Personnel or a SMKI Registration Authority Manager, on behalf of the SMKI Registration Authority.

The permitted reasons for revocation of authentication credentials shall be as listed immediately below:

---

**SEC – Appendix D**
a) A SMKI Registration Authority Manager wishes the credentials of a SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel to be revoked

b) A member of SMKI Registration Authority Personnel becomes ineligible to access SMKI Services and/or SMKI Repository Services.

c) A member of SMKI Registration Authority Personnel fails to comply with Appendix A and Appendix B of the Code, or this SMKI RAPP.

d) Any information used to verify the identity of a member of SMKI Registration Authority Personnel changes, the individual leaves the employment of the DCC, or moves within DCC to a role in which they are not entitled to access SMKI Services and/or SMKI Repository Services.

e) A SMKI Registration Authority Manager becomes aware that the member of SMKI Registration Authority Personnel or a SMKI Registration Authority Manager is a potential threat to the security, integrity, or stability of the SMKI Services and/or SMKI Repository Services.

f) The information on which the identity of a SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel was established is known, or is suspected, to be inaccurate.

g) The authentication credentials issued to the member of SMKI Registration Authority Personnel are lost, stolen, inoperative, or destroyed. The DCC shall ensure that the Cryptographic Credential Token issued to a member of SMKI Registration Authority Personnel is automatically rendered inoperative where the PIN code on the Cryptographic Credential Token used to access SMKI Services has been entered incorrectly 15 consecutive times.

8.3.4 Procedure for revocation of SMKI Services access credentials for SMKI Registration Authority Managers and SMKI Registration Authority Personnel

The procedure for verification and, where verified, revocation of credentials in respect of a SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel is as set out immediately below.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.3.4.1</td>
<td>As required</td>
<td>Complete the Credential Revocation Request Form as set out in SMKI RAPP Annex A (A7), ensuring that the information entered on the form is complete and accurate, and the Credential Revocation Request Form is authorised: a) for a member of SMKI Registration Authority Personnel, by a SMKI Registration Authority Manager; or b) for a SMKI Registration Authority Manager, by the DCC’s CISO.</td>
<td>SMKI Registration Authority Personnel, SMKI Registration Authority Manager, or SMKI PMA Member.</td>
<td>8.3.4.2</td>
</tr>
<tr>
<td>8.3.4.2</td>
<td>As required, following 8.3.4.1</td>
<td>Submit the completed Credential Revocation Request Form to a SMKI Registration Authority Manager, by hand in person</td>
<td>SMKI Registration Authority Personnel, SMKI Registration Authority Manager, or SMKI PMA Member.</td>
<td>8.3.4.3</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
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</tr>
<tr>
<td>8.3.4.3</td>
<td>As soon as reasonably practicable following 8.3.4.2</td>
<td>Analyse the information entered on the Credential Revocation Request Form; determine completeness and any discrepancies. Where there are omissions/discrepancies, agree amendments and adjust form contents</td>
<td>SMKI Registration Authority Manager, on behalf of the SMKI Registration Authority</td>
<td>8.3.4.4</td>
</tr>
<tr>
<td>8.3.4.4</td>
<td>As soon as reasonably practicable following 8.3.4.3</td>
<td>Revoke the credentials of the identified SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel as indicated on the Credential Revocation Request Form</td>
<td>SMKI Registration Authority Manager, as directed by the DCC’s CISO</td>
<td>8.3.4.5</td>
</tr>
<tr>
<td>8.3.4.5</td>
<td>As soon as reasonably practicable following 8.3.4.4</td>
<td>Where such revoked credentials were issued on a Cryptographic Credential Token, the DCC shall retrieve such Cryptographic Credential Token from the identified SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel and shall verifiably destroy all Secret Key Material or Certificates contained on the Cryptographic Credential Token</td>
<td>SMKI Registration Authority Manager, on behalf of the SMKI Registration Authority</td>
<td>8.3.4.6</td>
</tr>
<tr>
<td>8.3.4.6</td>
<td>As soon as reasonably practicable following 8.3.4.5</td>
<td>Record the details of the credentials that have been revoked in respect of the member of SMKI Registration Authority Personnel or SMKI Registration Authority Manager as identified on the Credential Revocation Request Form</td>
<td>SMKI Registration Authority Manager, on behalf of the SMKI Registration Authority</td>
<td>8.3.4.7</td>
</tr>
<tr>
<td>8.3.4.7</td>
<td>As soon as reasonably practicable following 8.3.4.5</td>
<td>Notify the SMKI Registration Authority Personnel, SMKI Registration Authority Manager, or SMKI PMA Member who submitted the original CRR Form that the revocation has been completed.</td>
<td>SMKI Registration Authority Manager, on behalf of the SMKI Registration Authority</td>
<td>End of procedure</td>
</tr>
</tbody>
</table>
Annex A – Form Templates

The Form Templates listed in Annex A are available from the DCC website or via the DCC Sharepoint site as advised by the DCC.

The DCC may, subject to the approval of the PMA, modify the Form templates from time to time.

A1. Organisation Information Form

A2. Authorised Subscriber / Interface Access Application Form

A3. SMKI SRO Nomination Form

A4. SMKI ARO Nomination Form

A5. Nominee Details Form

A6. Organisation Certificate Revocation Request Form

A7. Credential Revocation Request Form
Annex B – Definitions

In this Policy, except where the context otherwise requires -

- expressions defined in Section A of the Code (Definitions and Interpretation) have the same meaning as is set out in that Section,

- the expressions in the left hand column below shall have the meanings given to them in the right hand column below,

- where any expression is defined in Section A of the Code (Definitions and Interpretation) and in this Annex, the definition in this Annex shall take precedence for the purposes of the Policy.

<table>
<thead>
<tr>
<th>Ad Hoc Device CSR Web Service Interface</th>
<th>The system-to-system interface provided to the SMKI for the purposes of SMKI Subscribers refreshing Device Certificates following a Device CSR for the respective Device being approved through a Batch or Ad Hoc CSR to the SMKI Portal</th>
</tr>
</thead>
<tbody>
<tr>
<td>Authorised Responsible Officer (ARO)</td>
<td>Means an individual that has successfully completed the process for becoming an ARO on behalf of a Party, RDP, SECCo or a DCC Service Provider in accordance with the SMKI RAPP</td>
</tr>
<tr>
<td>Batched Device CSR Web Service Interface</td>
<td>The system-to-system interface provided to the SMKI for the purposes of SMKI Subscribers refreshing Device Certificates following a Device CSR for the respective Device being approved following the submission of a Batched Certificate Signing Request</td>
</tr>
<tr>
<td>Cryptographic Credential Token</td>
<td>Means a FIPS 140-2 Level 3 token containing Secret Key Material, as issued in accordance with the SMKI RAPP</td>
</tr>
<tr>
<td>SMKI Registration Authority Manager</td>
<td>Means an individual who acts on behalf of the SMKI Registration Authority to perform tasks relating to the management of the SMKI Registration Authority, as set out in the SMKI RAPP</td>
</tr>
<tr>
<td>SMKI Registration Authority Personnel</td>
<td>Means those persons who are engaged by DCC, in so far as such persons carry out functions of the SMKI Registration Authority as set out in the SMKI RAPP</td>
</tr>
<tr>
<td>Senior Responsible Officer (SRO)</td>
<td>Means an individual that has successfully completed the process for becoming an SRO on behalf of a Party, RDP, SECCo or a DCC Service Provider in accordance with the SMKI RAPP</td>
</tr>
</tbody>
</table>
APPENDIX E

DCC User Interface Services Schedule
# DCC USER INTERFACE SERVICES SCHEDULE

<table>
<thead>
<tr>
<th>Service Reference</th>
<th>Service Reference Variant</th>
<th>Description</th>
<th>Eligible Users</th>
<th>SMETS2+ Target Response Time</th>
<th>SMETS1 Target Response Time</th>
<th>Non-Device Services</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1</td>
<td>1.1.1</td>
<td>Update Import Tariff (Primary Element)</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.1</td>
<td>1.1.2</td>
<td>Update Import Tariff (Secondary Element)</td>
<td>Import Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>1.2</td>
<td>1.2.1</td>
<td>Update Price (Primary Element)</td>
<td>Import Supplier, Gas Supplier</td>
<td>24 hours</td>
<td>24 hours</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>1.2</td>
<td>1.2.2</td>
<td>Update Price (Secondary Element)</td>
<td>Import Supplier</td>
<td>24 hours</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>1.5</td>
<td>1.5</td>
<td>Update Meter Balance</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.6</td>
<td>1.6</td>
<td>Update Payment Mode</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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</tr>
<tr>
<td>1.7</td>
<td>1.7</td>
<td>Reset Tariff Block Counter Matrix</td>
<td>Import Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>2.1</td>
<td>2.1</td>
<td>Update Prepay Configuration</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
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</tr>
<tr>
<td>2.2</td>
<td>2.2</td>
<td>Top Up Device</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
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<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>2.3</td>
<td>2.3</td>
<td>Update Debt</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.5</td>
<td>2.5</td>
<td>Activate Emergency Credit</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.1</td>
<td>3.1</td>
<td>Display Message</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>3.2</td>
<td>3.2</td>
<td>Restrict Access for Change of Tenancy</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
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</tr>
<tr>
<td>3.3</td>
<td>3.3</td>
<td>Clear Event Log</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
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<tr>
<td>3.4</td>
<td>3.4</td>
<td>Update Supplier Name</td>
<td>Import Supplier, Gas Supplier</td>
<td>24 hours</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>3.5</td>
<td>3.5</td>
<td>Disable Privacy PIN</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>4.1</td>
<td>4.1.1</td>
<td>Read Instantaneous Import Registers</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas Transporter</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
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<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>4.1</td>
<td>4.1.2</td>
<td>Read Instantaneous Import ToU Matrices</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas Transporter</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.1</td>
<td>4.1.3</td>
<td>Read Instantaneous Import ToU with Blocks Matrices</td>
<td>Import Supplier, Electricity Distributor</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
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<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>4.1</td>
<td>4.1.4</td>
<td>Read Instantaneous Import Block Counters</td>
<td>Gas Supplier</td>
<td>30 Seconds</td>
<td>16 seconds</td>
<td></td>
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</tr>
<tr>
<td>4.2</td>
<td>4.2</td>
<td>Read Instantaneous Export Register Values</td>
<td>Export Supplier, Electricity Distributor</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.3</td>
<td>4.3</td>
<td>Read Instantaneous Prepayment Register Values</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
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<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>4.4</td>
<td>4.4.2</td>
<td>Retrieve Change of Mode / Tariff Triggered Billing Data Log</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.4</td>
<td>4.4.3</td>
<td>Retrieve Billing Calendar Triggered Billing Data Log</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
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<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>4.4</td>
<td>4.4.4</td>
<td>Retrieve Billing Data Log (Payment Based Debt Payments)</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.4</td>
<td>4.4.5</td>
<td>Retrieve Billing Data Log (Prepayment Credits)</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>4.6</td>
<td>4.6.1</td>
<td>Retrieve Import Daily Read Log</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td>Where a change of supplier occurs on any day, both the new supplier and the old supplier will be eligible to retrieve the daily read log for that day.</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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</tr>
</tbody>
</table>
| 4.6               | 4.6.2                     | Retrieve Export Daily Read Log | Export Supplier | 30 seconds                  | n/a                        |                      | Where a change of supplier occurs on any day, both the new supplier and the old supplier will be eligible to retrieve the daily read log for that day.  
Users may only be Eligible Users for this Service in respect of SMETS2+ Devices                                                                 |
<table>
<thead>
<tr>
<th>Service Reference</th>
<th>Service Reference Variant</th>
<th>Description</th>
<th>Eligible Users</th>
<th>SMETS2+ Target Response Time</th>
<th>SMETS1 Target Response Time</th>
<th>Non-Device Services</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.8</td>
<td>4.8.1</td>
<td>Read Active Import Profile Data</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas Transporter, Other User</td>
<td>5600 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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Where a change of supplier occurs on any day, both the new supplier and the old supplier will be eligible to retrieve the daily read log for that day.

Users may only be Eligible Users for this Service in respect of SMETS2+ Devices.
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SMETS1: Smart Metering Equipment Type Specification 1
SMETS2: Smart Metering Equipment Type Specification 2
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<td>16 seconds</td>
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<td></td>
</tr>
<tr>
<td>6.15</td>
<td>6.15.2</td>
<td>Update Security Credentials (Device)</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>6.17</td>
<td>6.17</td>
<td>Issue Security Credentials</td>
<td>Import Supplier, Gas Supplier</td>
<td>24 hours</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>6.18</td>
<td>6.18.1</td>
<td>Reset Maximum Demand Registers - Configuration Time Period</td>
<td>Electricity Distributor</td>
<td>24 hours</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
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<tr>
<td>6.18</td>
<td>6.18.2</td>
<td>Reset Maximum Demand Registers</td>
<td>Electricity Distributor</td>
<td>24 hours</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>6.20</td>
<td>6.20.1</td>
<td>Set Device Configuration (Import MPxN)</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>6.20</td>
<td>6.20.2</td>
<td>Set Device Configuration (Export MPxN)</td>
<td>Export Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
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<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
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<tr>
<td>6.21</td>
<td>6.21</td>
<td>Request Handover Of DCC Controlled Device Service Request</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.22</td>
<td>6.22</td>
<td>Configure Event Behaviour</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor,</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
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<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
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<tr>
<td>6.23</td>
<td>6.23</td>
<td>Update Security Credentials (CoS)</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.24</td>
<td>6.24.1</td>
<td>Retrieve Device Security Credentials (KRP)</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas Transporter</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
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<tr>
<td>6.24</td>
<td>6.24.2</td>
<td>Retrieve Device Security Credentials (Device)</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>6.25</td>
<td>6.25</td>
<td>Set Electricity Supply Tamper State</td>
<td>Import Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.26</td>
<td>6.26</td>
<td>Update Device Configuration (daily resetting of Tariff Block Counter Matrix)</td>
<td>Import Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
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<tr>
<td>6.27</td>
<td>6.27</td>
<td>Update Device Configuration (RMS Voltage Counter Reset)</td>
<td>Electricity Distributor</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.28</td>
<td>6.28</td>
<td>Set CHF Sub GHz Configuration</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>6.29</td>
<td>6.29</td>
<td>Request CHF Sub GHz Channel Scan</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
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<tr>
<td>6.30</td>
<td>6.30</td>
<td>Read CHF Sub GHz Configuration</td>
<td>Import Supplier, Gas Supplier, Registered Supplier Agent</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>6.31</td>
<td>6.31</td>
<td>Read CHF Sub GHz Channel</td>
<td>Import Supplier, Gas Supplier, Registered Supplier Agent</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>6.32</td>
<td>6.32</td>
<td>Read CHF Sub GHz Channel Log</td>
<td>Import Supplier, Gas Supplier, Registered Supplier Agent</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>7.1</td>
<td>7.1</td>
<td>Enable Supply</td>
<td>Import Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
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</tr>
<tr>
<td>7.2</td>
<td>7.2</td>
<td>Disable Supply</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>7.3</td>
<td>7.3</td>
<td>Arm Supply</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>7.4</td>
<td>7.4</td>
<td>Read Supply Status</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas Transporter, Export Supplier, Registered Supplier Agent</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
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</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>7.5</td>
<td>7.5</td>
<td>Activate Auxiliary Load</td>
<td>Import Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>7.6</td>
<td>7.6</td>
<td>Deactivate Auxiliary Load</td>
<td>Import Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
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<tr>
<td>7.7</td>
<td>7.7</td>
<td>Read Auxiliary Load Control Switch Data</td>
<td>Import Supplier, Other User</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>7.8</td>
<td>7.8</td>
<td>Reset Auxiliary Load</td>
<td>Import Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>7.9</td>
<td>7.9</td>
<td>Add Auxiliary Load To Boost Button</td>
<td>Import Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
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<tr>
<td>7.10.</td>
<td>7.10.</td>
<td>Remove Auxiliary Load From Boost Button</td>
<td>Import Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<td>7.11</td>
<td>7.11</td>
<td>Read Boost Button Details</td>
<td>Import Supplier, Other User</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>7.12</td>
<td>7.12</td>
<td>Set Randomised Offset Limit</td>
<td>Import Supplier</td>
<td>24 hours</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>8.1</td>
<td>8.1.1</td>
<td>Commission Device</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>8.2</td>
<td>8.2</td>
<td>Read Inventory</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas Transporter, Export Supplier, Registered Supplier Agent, Other User</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>8.3</td>
<td>8.3</td>
<td>Decommission Device</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>8.4</td>
<td>8.4</td>
<td>Update Inventory</td>
<td>Import Supplier, Gas Supplier, Registered Supplier Agent, Electricity Distributor, Gas Transporter, Export Supplier, Other User</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td>✓</td>
<td>Where a Device has an SMI Status of ‘pending’ only the User that added the Device to the Smart Metering Inventory may either update the details of that Device, or delete that Device from the Smart Metering Inventory. For Devices with an SMI Status other than ‘pending’, only the Responsible Supplier may amend the SMI Status of that Device.</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>8.5</td>
<td>8.5</td>
<td>Service Opt Out</td>
<td>None</td>
<td>n/a</td>
<td>n/a</td>
<td></td>
<td>Not used</td>
</tr>
<tr>
<td>8.6</td>
<td>8.6</td>
<td>Service Opt In</td>
<td>None</td>
<td>n/a</td>
<td>n/a</td>
<td></td>
<td>Not used</td>
</tr>
<tr>
<td>8.7</td>
<td>8.7.1</td>
<td>Join Service (Critical)</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>8.7</td>
<td>8.7.2</td>
<td>Join Service (Non-Critical)</td>
<td>Import Supplier, Gas Supplier, Other User</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td>1) The only Devices that Other Users may join are Type 2 Devices that are not IHDs 2) Where a Gas Proxy Function is to be joined to a Gas Smart Meter, any Gas Supplier or Import Supplier that is a Responsible Supplier for any Device which is associated with the same Communications Hub Function as the Gas Proxy Function may request this Join Service Request.</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>8.8</td>
<td>8.8.1</td>
<td>Unjoin Service (Critical)</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
</tr>
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<td>-------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>8.8</td>
<td>8.8.2</td>
<td>Unjoin Service (Non-Critical)</td>
<td>Import Supplier, Gas Supplier, Other User</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td>1) The only Devices that Other Users may unjoin are Type 2 Devices that are not IHDs</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>2) Where a Gas Proxy Function is to be unjoined from a Gas Smart Meter, any Gas Supplier or Import Supplier who is a Responsible Supplier for any Device which is associated with the same Communications Hub Function as the Gas Proxy Function may request this Unjoin Service Request.</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
</tr>
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</tr>
<tr>
<td>8.9</td>
<td>8.9</td>
<td>Read Device Log</td>
<td>Import Supplier, Gas Supplier, Other User</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8.11</td>
<td>8.11</td>
<td>Update HAN Device Log</td>
<td>Import Supplier, Gas Supplier, Other User</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td>Other Users may only add (or remove) Type 2 Devices that are not IHDs to (or from) a HAN Device Log.</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
</tr>
<tr>
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<td>----------------------------------------------------------------------</td>
</tr>
<tr>
<td>8.12</td>
<td>8.12.1</td>
<td>Restore HAN Device Log</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>8.12</td>
<td>8.12.2</td>
<td>Restore GPF Device Log</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td>Any Gas Supplier or Import Supplier who is a Responsible Supplier for any Device which is associated with the same Communications Hub Function as the relevant Gas Proxy Function may request this Restore GPF Device Log Service Request. Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
<td></td>
</tr>
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<td></td>
</tr>
<tr>
<td>8.13</td>
<td>8.13</td>
<td>Return Local Command Response</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
</tr>
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</tr>
<tr>
<td>8.14</td>
<td>8.14.1</td>
<td>Communication Hub Status Update-CHF Install Success SM WAN</td>
<td>Import Supplier, Gas Supplier,</td>
<td>30 seconds</td>
<td>n/a</td>
<td>✓</td>
<td>Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>8.14</td>
<td>8.14.2</td>
<td>Communication Hub Status Update-CHF Install Success No SM WAN</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>n/a</td>
<td>✓</td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
</tbody>
</table>

Users may only be Eligible Users for this Service in respect of SMETS2+ Devices.
<table>
<thead>
<tr>
<th>Service Reference</th>
<th>Service Reference Variant</th>
<th>Description</th>
<th>Eligible Users</th>
<th>SMETS2+ Target Response Time</th>
<th>SMETS1 Target Response Time</th>
<th>Non-Device Services</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.14</td>
<td>8.14.3</td>
<td>Communication Hub Status Update. – Fault Return</td>
<td>Import Supplier, Gas Supplier, Registered Supplier Agent</td>
<td>30 seconds</td>
<td>n/a</td>
<td>✓</td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
</tbody>
</table>

Notes
<table>
<thead>
<tr>
<th>Service Reference</th>
<th>Service Reference Variant</th>
<th>Description</th>
<th>Eligible Users</th>
<th>SMETS2+ Target Response Time</th>
<th>SMETS1 Target Response Time</th>
<th>Non-Device Services</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.14</td>
<td>8.14.4</td>
<td>Communication Hub Status Update – No Fault Return</td>
<td>Import Supplier, Gas Supplier, Registered Supplier Agent</td>
<td>30 seconds</td>
<td>n/a</td>
<td>✓</td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>9.1</td>
<td>9.1</td>
<td>Request Customer Identification Number</td>
<td>Other User</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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</tr>
<tr>
<td>11.1</td>
<td>11.1</td>
<td>Update Firmware</td>
<td>Import Supplier, Gas Supplier</td>
<td>24 Hours</td>
<td>24 hours</td>
<td>✓</td>
<td>In respect of SMETS2+ Devices the DCC must ensure that the associated firmware update has been delivered to all relevant Communications Hub Functions within 5 days of receipt of the Service Request.</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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<tr>
<td>11.2</td>
<td>11.2</td>
<td>Read Firmware Version</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas Transporter, Export Supplier, Registered Supplier Agent, Other User</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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</tr>
<tr>
<td>11.3</td>
<td>11.3</td>
<td>Activate Firmware</td>
<td>Import Supplier, Gas Supplier</td>
<td>30 seconds</td>
<td>5 days</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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</tr>
<tr>
<td>12.1</td>
<td>12.1</td>
<td>Request WAN Matrix</td>
<td>Import Supplier, Gas Supplier, Registered Supplier Agent, Export Supplier, Electricity Distributor, Gas Transporter, Other User</td>
<td>30 seconds</td>
<td>n/a</td>
<td>✓</td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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</tr>
<tr>
<td>12.2</td>
<td>12.2</td>
<td>Device Pre-notification</td>
<td>Import Supplier, Gas Supplier, Registered Supplier Agent, Electricity Distributor, Gas Transporter, Export Supplier, Other User</td>
<td>30 seconds</td>
<td>16 seconds</td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Service Reference</td>
<td>Service Reference Variant</td>
<td>Description</td>
<td>Eligible Users</td>
<td>SMETS2+ Target Response Time</td>
<td>SMETS1 Target Response Time</td>
<td>Non-Device Services</td>
<td>Notes</td>
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</tr>
<tr>
<td>14.1</td>
<td>14.1</td>
<td>Record Network Data (GAS)</td>
<td>Gas Transporter</td>
<td>30 seconds</td>
<td>n/a</td>
<td></td>
<td>Users may only be Eligible Users for this Service in respect of SMETS2+ Devices</td>
</tr>
</tbody>
</table>

1. For the purposes of Section H3.11 (Categories of Service), Scheduled Services, On-Demand Services and Future-Dated Services are identified in the DCC User Gateway Interface Specification.

2. For Future-Dated Services, the Target Response Time shall be 30 seconds for an Update Security Credentials (COS) Service Request and shall be 24 hours for any other Service Request.

3. For Scheduled Services, the Target Response Time that applies in respect of SMETS2+ Devices shall always be 24 hours.

4. Subject to paragraphs 2 and 3 above, the Target Response Time for Service Responses shall be as set out in the table above, in the column headed “SMETS2+ Target Response Time” or “SMETS1 Target Response Time” (as applicable, depending upon the Device to which the Service Response relates). In respect of SMETS2+ Devices, the Target Response Time for Service Responses refers to the period starting...
as described in Section H3.14 and ending on provision of the Service Response to the User, but only counting the processing time between (1) the DCC User Interface to the Communications Hub (inclusive); and/or (2) the Communications Hub to the DCC User Interface (inclusive). In respect of SMETS1 Devices, the Target Response Time for Service Responses refers to the period starting as described in paragraph 5 and ending on provision of the Service Response to the User, but only counting the processing time between (1) the DCC User Interface to the DCC SMETS1 Processing Systems (inclusive); and/or (2) the DCC SMETS1 Processing Systems to the DCC User Interface (inclusive). For the purpose of which, the "DCC SMETS1 Processing Systems" are the DCC Systems used to process communications and data relating to SMETS1 Devices, but excluding the SMETS1 SM WAN.

5 In relation to SMETS1 Devices, the start of the period referred to in paragraph 4 shall be:

(a) for SMETS1 Service Requests that are not a Sequenced Service, a Future Dated Service or a Scheduled Service, the receipt by the DCC of the relevant Service Request over the User Interface;

(b) for Sequenced Service Requests, the receipt by the DCC Individual Live System referred to at paragraph (a) of the definition of DCC Live Systems of the communication upon which the Service Request is dependent;

(c) for Future Dated Services or for Scheduled Services, the time and date for execution specified in the Service Request received by the DCC; or

(d) for SMETS1 Alerts and S1SP Alerts, the point in time at which the DCC SMETS1 Processing Systems have available to them the information that means that the relevant alert should be sent.

6 In the table above, where a “✓” appears in the column headed “Non-Device Service Request”, this indicates that the Service Request
described is a Non-Device Service Request.

7 The column of the table above headed “Notes”:

(a) sets out further restrictions on which Users are eligible to receive the Services (and the definition of Eligible User and Eligible User Role will be interpreted accordingly); and

(b) sets out further restrictions that may apply, depending on the Device Type, that may be the target of a Service Request of that type from particular Users.

8 For the avoidance of doubt, none of the Services described in this Appendix attract an Explicit Charge.

9 The Monthly Service Metrics and Monthly Service Thresholds (referred to in Section H3.24 for reporting) are as set out in the table below. These shall not apply in respect of SMETS1 Smart Metering Systems. Accordingly, SMETS1 Service Requests and SMETS1 Smart Metering Systems shall be excluded from each of the calculations set out below.
<table>
<thead>
<tr>
<th>Monthly Service Metric applies to Users acting in the following User Roles**</th>
<th>Monthly Service Metric applies to Service Requests for the following Services</th>
<th>Monthly Service Metric (excluding SMETS1 Service Requests and SMETS1 SMS)</th>
<th>Monthly Service Threshold</th>
</tr>
</thead>
<tbody>
<tr>
<td>Import Supplier Gas Supplier</td>
<td>3.1 Display Message</td>
<td>The total over month m and the previous eleven months of the number of Service Requests; divided by the User ASMS(_m).</td>
<td>24</td>
</tr>
<tr>
<td>Import Supplier Gas Supplier Export Supplier</td>
<td>4.8 Read Profile Data</td>
<td>The number of Service Requests in month m; divided by the number of Smart Metering Systems for which that User is a Responsible Supplier on the 15th day of month m.</td>
<td>The number of days in month m</td>
</tr>
<tr>
<td>Import Supplier Gas Supplier</td>
<td>11.1 Send Firmware</td>
<td>The total over month m and the previous eleven months of the number of Service Requests; divided by the User ASMS(_m).</td>
<td>6</td>
</tr>
<tr>
<td>Electricity Distributor</td>
<td>Gas Transporter</td>
<td>4.8</td>
<td></td>
</tr>
<tr>
<td>-------------------------</td>
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<td>------</td>
<td></td>
</tr>
<tr>
<td>Read Profile Data</td>
<td></td>
<td>4.8</td>
<td></td>
</tr>
</tbody>
</table>

The number of Service Requests in month m; divided by the number of Smart Metering Systems for which the User is the Electricity Distributor or Gas Transporter on the 15th day of month m.

\[10^{-3} \times 48 \times \text{the number of days in month m}\]

<table>
<thead>
<tr>
<th>Electricity Distributor</th>
<th>Gas Transporter</th>
<th>4.8</th>
</tr>
</thead>
<tbody>
<tr>
<td>Read Profile Data</td>
<td></td>
<td>4.8</td>
</tr>
</tbody>
</table>

The total over month m and the previous eleven months of the number of Service Requests; divided by the User ASMS\(_m\).

<table>
<thead>
<tr>
<th>Electricity Distributor</th>
<th></th>
<th>4.10</th>
</tr>
</thead>
<tbody>
<tr>
<td>Read Network Data</td>
<td></td>
<td>4.10</td>
</tr>
</tbody>
</table>

The number of Service Requests in month m; divided by the number of Smart Metering System for which the User is the Electricity Distributor or Gas Transporter on the 15th day of month m.

\[10^{-3} \times \text{the number of days in month m}\]

<table>
<thead>
<tr>
<th>Electricity Distributor</th>
<th></th>
<th>4.10</th>
</tr>
</thead>
<tbody>
<tr>
<td>Read Network Data</td>
<td></td>
<td>4.10</td>
</tr>
</tbody>
</table>

The total over month m and the previous eleven months of the number of Service Requests; divided by the User ASMS\(_m\).

\[4\]

- In the above table, "User ASMS\(_m\)" is determined in relation to each User and each month m as the mean of the numbers of Smart Metering Systems (excluding SMETS1 SMS) for which that User is a Responsible Supplier, Electricity Distributor or Gas Transporter (as applicable) on the 15th day of month m and on the 15\(^{th}\) day of each of the previous 11 months.
For each User, the "First Service Month" shall be the month following the month in which that User first sends a Service Request (of any type, but excluding SMETS1 Service Requests). No Monthly Service Metric shall be determined for a User in relation to any month prior to that User’s First Service Month.

Where a Monthly Service Metric is to be determined for a User which includes a requirement to determine the number of Service Requests of a particular type sent over a time period which includes any time prior to that User’s First Service Month then:

- the Monthly Service Metric for that User shall be the value determined in accordance with the table above, multiplied by twelve and divided by the number of months in that time period from (and including) the First Service Month; and

- for the purposes of determining User ASMS$_m$ any months prior to the First Service Month shall be disregarded.
# APPENDIX F – MINIMUM COMMUNICATION SERVICES FOR SMETS1 METERS

<table>
<thead>
<tr>
<th>Ref</th>
<th>Description</th>
<th>Eligible Users</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.1</td>
<td>Update Import Tariff (prepayment)</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>1.1</td>
<td>Update Import Tariff (credit)</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>1.2</td>
<td>Update Price (prepayment)</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>1.2</td>
<td>Update Price (credit)</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>1.5</td>
<td>Update Balance</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>1.6</td>
<td>Update Payment Mode</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>2.1</td>
<td>Update Prepay Configuration</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>2.2</td>
<td>Top Up Device</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>2.3</td>
<td>Update Debt</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>2.5</td>
<td>Activate Emergency Credit</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>3.2</td>
<td>Restrict Access – CoT</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>3.3</td>
<td>Clear Event Log</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>4.1</td>
<td>Read Instantaneous Import Register Values</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas Transporter</td>
</tr>
<tr>
<td>4.2</td>
<td>Read Instantaneous Export Register Values</td>
<td>Export Supplier, Electricity Distributor</td>
</tr>
<tr>
<td>Ref</td>
<td>Description</td>
<td>Eligible Users</td>
</tr>
<tr>
<td>------</td>
<td>------------------------------------------</td>
<td>-------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>4.3</td>
<td>Read Instantaneous Prepayment Register Values</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>4.4</td>
<td>Retrieve Billing Data Log</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>4.8</td>
<td>Read Profile Data</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas Transporter, Export Supplier, Other User</td>
</tr>
<tr>
<td>4.10</td>
<td>Read Network Data</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas Transporter</td>
</tr>
<tr>
<td>4.11</td>
<td>Read Tariff</td>
<td>Import Supplier, Gas Supplier, Other User</td>
</tr>
<tr>
<td>4.16</td>
<td>Read Active Power Import</td>
<td>Import Supplier, Electricity Distributor</td>
</tr>
<tr>
<td>6.2</td>
<td>Read Device Configuration</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas Transporter, Export Supplier, Registered Supplier Agent, Other User</td>
</tr>
<tr>
<td>6.4</td>
<td>Update Device Configuration (Load Limiting)</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>6.5</td>
<td>Update Device Configuration (Voltage)</td>
<td>Electricity Distributor</td>
</tr>
<tr>
<td>6.6</td>
<td>Update Device Configuration (Gas Conversion)</td>
<td>Gas Supplier</td>
</tr>
<tr>
<td>6.7</td>
<td>Update Device Configuration (Gas Flow)</td>
<td>Gas Supplier</td>
</tr>
<tr>
<td>6.8</td>
<td>Update Device Configuration (Billing Calendar)</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>6.11</td>
<td>Synchronise Clock</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>6.12</td>
<td>Update Device Configuration (Instantaneous Power Threshold)</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>Ref</td>
<td>Description</td>
<td>Eligible Users</td>
</tr>
<tr>
<td>------</td>
<td>--------------------------------------</td>
<td>-------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>6.13</td>
<td>Read Event or Security Log</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas transporter, Registered Supplier Agent</td>
</tr>
<tr>
<td>6.15</td>
<td>Update Security Credentials</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas transporter</td>
</tr>
<tr>
<td>6.23</td>
<td>Update Security Credentials (CoS)</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>7.1</td>
<td>Enable Supply</td>
<td>Import Supplier</td>
</tr>
<tr>
<td>7.2</td>
<td>Disable Supply</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>7.3</td>
<td>Arm Supply</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>7.4</td>
<td>Read Supply Status</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas transporter, Export Supplier, Registered Supplier Agent</td>
</tr>
<tr>
<td>11.1</td>
<td>Update Firmware</td>
<td>Import Supplier, Gas Supplier</td>
</tr>
<tr>
<td>11.2</td>
<td>Read Firmware Version</td>
<td>Import Supplier, Gas Supplier, Electricity Distributor, Gas transporter, Export Supplier, Registered Supplier Agent, Other User</td>
</tr>
</tbody>
</table>
Appendix G

DCC Gateway Connection Code of Connection
Definitions

Connection Period means the period for which a DCC Gateway Connection is to be provided, as determined in accordance with the provisions of clause 1.6 of this document or pursuant to section H15.18(c) of the Code.

Contractual Bandwidth means, in relation to any particular DCC Gateway HV Connection, the maximum number of megabits of data that are permitted to be transmitted each second over that connection.

DCC Gateway Connection Performance Report means a monthly report relating to the performance of a DCC Gateway Connection containing the information set out in clauses 1.29 to 1.31 of this document.

Electronic Site Review means a remote, desk-based assessment of the location at which the DCC Gateway Connection is required to assess whether a physical Site Survey is required.

Enabling Works means any building or civil works, including laying of cables and gaining the necessary wayleaves or consents, required to be undertaken by a DCC Gateway Party and/or the DCC, to enable the DCC to provide a DCC Gateway Connection.

Inbound means ‘to the DCC Gateway Equipment’.

Load means the number of bits transferred in a given interval divided by the duration of that interval, expressed in bits per second.
Maximum Physical Bandwidth means 100 megabits per second (Mbps) or such increases as may be notified to DCC Gateway Parties by the DCC from time to time.

Outbound means ‘from the DCC Gateway Equipment’.

Site Survey means a physical assessment of the location at which the DCC Gateway Connection is required, to assess whether any Enabling Works are required inside and/or outside the DCC Gateway Party’s premises and to detail preparatory works to be carried out by the DCC Gateway Party to be reflected in the offer made pursuant to section H15.12 of the Code.

1 DCC GATEWAY CONNECTIONS

1.1 Section H15 sets out principal rights and obligations applying to the provision of DCC Gateway Connections which are supplemented by the provisions set out below.

General Obligations

1.2 A DCC Gateway LV Connection will provide a download bandwidth of up to 40Mbps and an upload bandwidth of up to 10Mbps or such increases as may be notified to DCC Gateway Parties by the DCC from time to time.

1.3 A DCC Gateway HV Connection will provide a bandwidth of up to the Maximum Physical Bandwidth, which can be specified in increments of 10Mbps.

1.4 Each Party that wishes to establish a DCC Gateway Connection shall submit a request for a connection. Such request shall specify the DCC Gateway Bandwidth Option and:

(a) in the case of a request for a DCC Gateway LV Connection, the Connection Period; or

(b) in the case of a request for a DCC Gateway HV Connection;

(i) the required Contractual Bandwidth in relation to that connection, provided that the Contractual Bandwidth for any connection shall be an
integer multiple of 10Mbps, and shall not exceed the Maximum Physical Bandwidth;

(ii) and the Connection Period; and

shall be made using the application form for such requests as published on the DCC Website.

1.5 Following a request for a connection being submitted, the DCC and the Party that submitted the request shall inform each other of the contact details of one or more persons working for their respective organisations for the purposes of communications associated with the establishment and management of DCC Gateway Connection(s). The following information shall be provided in relation to each such person (and shall subsequently be kept up to date by the providing Party):

(a) contact name;
(b) contact email;
(c) contact telephone;
(d) contact role(s);
(e) contact address;

and any other contact details as may be reasonably required by the DCC or the other Party from time to time.

Connection Mechanisms and Period of Connection

1.6 Where a DCC Gateway Party wishes to procure a DCC Gateway Connection:

(a) the connection may be requested for an initial period of either one or three years from the point at which the connection becomes capable of operation; and

(b) the DCC shall notify the DCC Gateway Party when the connection becomes capable of operation.

1.7 Where a DCC Gateway Party requests multiple DCC Gateway Connections for a single location at the same time, the DCC shall take all reasonable steps to conduct any Site Surveys in a single visit to that location.
1.8 Where any Enabling Works are required, the DCC Gateway Party and the DCC shall inform each other of the progress and completion of the Enabling Works.

1.9 In the event that a DCC Gateway Party wishes to decrease the Contractual Bandwidth of its DCC Gateway HV Connection during its Connection Period:

(a) the DCC Gateway Party shall inform the DCC, provided that the requested decrease shall be an integer multiple of 10Mbps;

(b) the DCC shall reduce the Contractual Bandwidth accordingly as soon as is reasonably practicable and in any event within 30 days of being informed of the required adjustment; and

(c) the DCC shall provide the DCC Gateway Party with advance notice of the date from which the adjusted Contractual Bandwidth shall take effect.

1.10 In the event that a DCC Gateway Party wishes to increase the Contractual Bandwidth of its DCC Gateway HV Connection during its Connection Period:

(a) the DCC Gateway Party shall inform the DCC, provided that the requested increase shall be an integer multiple of 10Mbps, and shall not exceed the Maximum Physical Bandwidth of that connection;

(b) the DCC shall confirm to the DCC Gateway Party the applicable charges arising from the increase as soon as reasonably practicable and in any event within 5 Working Days;

(c) following notification of the applicable charges, the DCC Gateway Party shall, within 30 days, confirm to the DCC that the DCC Gateway Party wishes to proceed with the increase (and where no such confirmation is provided within 30 days, the DCC’s offer to increase the bandwidth at the notified applicable charge shall lapse);

(d) where the DCC receives confirmation from the DCC Gateway Party within 30 days that it wishes to proceed with the increase, the DCC shall increase the Contractual Bandwidth accordingly as soon as is reasonably practicable and in any event within 30 days of receiving such confirmation; and
(e) the DCC shall provide the DCC Gateway Party with advance notice of the date from which the adjusted Contractual Bandwidth shall take effect.

**Installation, Maintenance and Removal of DCC Gateway Equipment**

1.11 Sections H15.20 to H15.28 set out principal rights and obligations relating to DCC Gateway Equipment which are supplemented with the provisions set out below.

1.12 Where the DCC is undertaking works at the DCC Gateway Party’s premises for the purposes of installation, maintenance or removal of DCC Gateway Equipment, the DCC shall take all reasonable steps to avoid interrupting the DCC Gateway Party’s existing telecommunications services at those premises. In the event that it is necessary to interrupt the DCC Gateway Party’s existing telecommunications services:

(a) the DCC shall take all reasonable steps to provide the DCC Gateway Party with advance notice of the interruption; and

(b) the DCC Gateway Party shall have the right to request that such interruption be rescheduled, such request not to be unreasonably withheld or delayed by the DCC.

1.13 Where the DCC Gateway Party’s existing telecommunications services are interrupted as a result of DCC undertaking works as set out in clause 1.12, the DCC shall:

(a) take all reasonable steps to minimise the length and impact of the interruption; and

(b) ensure that the telecommunications services are restored as soon as is reasonably practicable and in any event immediately following the completion of the works.

1.14 Where maintenance undertaken by the DCC requires the replacement of DCC Gateway Equipment:

(a) the DCC shall remove that equipment within 30 days of the date of the replacement activity; and

(b) in the event that such equipment is not removed within 30 days, the DCC Gateway Party may dispose of the equipment and shall notify the DCC at
least 5 days prior to disposing of the DCC Gateway Equipment, provided that the DCC shall have the right to remove the equipment prior to the end of that 5 day period.

1.15 Subject to the obligations in Sections H15.20, H15.21, and H15.28(b) for the DCC to act in accordance with Good Industry Practice, the DCC shall not be responsible for or liable to the DCC Gateway Party for making good any minor repairs to decoration that have become necessary as a result of the DCC’s installation, maintenance or removal of DCC Gateway Equipment.

1.16 Each DCC Gateway Party shall make available to the DCC all information, facilities and services reasonably required by the DCC to carry out installation, maintenance or removal of DCC Gateway Equipment.

1.17 Where reasonably requested by a DCC Gateway Party, the DCC shall provide such information as required by the DCC Gateway Party in order to facilitate the installation, maintenance or removal of DCC Gateway Equipment. Following receipt of that information, the DCC Gateway Party shall have the right to reschedule the visit by the DCC. The DCC Gateway Party acknowledges that rescheduling of the visit required for installation may give rise to the DCC notifying a revised connection date pursuant to H15.15 and that rescheduling the visit for maintenance or removal may give rise to corresponding delays for the completion of that maintenance or removal.

1.18 Subject to Section H15.24, and except where such steps are necessary on security or safety grounds, each DCC Gateway Party shall not take any steps that may affect the operation of the DCC Gateway Connection without prior agreement of the DCC, such agreement not to be unreasonably withheld or delayed, and shall ensure that no person other than the DCC undertakes any maintenance of the DCC Gateway Equipment.

1.19 The DCC Gateway Party shall implement and maintain controls to ensure the physical security of the DCC Gateway Equipment, including that only appropriately authorised persons have access to such equipment, and that this access is recorded in a log maintained for that purpose.

1.20 The DCC shall take all reasonable steps to comply with any DCC Gateway Party’s reasonable requests in respect of installation or relocation of DCC Gateway Equipment.
The DCC Gateway Party shall be entitled to make the final decision on the routing of cables and location of the DCC Gateway Equipment, subject to such decision not impacting on the DCC’s ability to provide and maintain the DCC Gateway Connection.

1.21 The DCC may modify or replace the DCC Gateway Equipment where necessary to maintain the operation of the DCC Gateway Connection, provided that such modification or replacement does not materially diminish the performance of the DCC Gateway Connection, and only after giving reasonable notice of the need to modify or replace the DCC Gateway Equipment to the DCC Gateway Party.

1.22 The DCC shall wherever possible carry out maintenance of the DCC Gateway Equipment installed at a DCC Gateway Party’s site remotely, using the network connection itself to gain access to the DCC Gateway Equipment:

(a) where reasonably practicable, the DCC shall provide reasonable advance notice to the DCC Gateway Party of such maintenance;

(b) such advance notice shall be provided to a contact nominated to the DCC for that purpose by the DCC Gateway Party, or otherwise the contact provided pursuant to clause 1.5; and

(c) the DCC Gateway Party shall have the right to request that the maintenance is rescheduled, such request not to be unreasonably withheld or delayed by the DCC.

1.23 The DCC and each DCC Gateway Party shall provide sufficient information to each other to enable the establishment and maintenance of the network layer connectivity across the DCC Gateway Connection.

1.24 The DCC shall give the DCC Gateway Party reasonable notice of required site visits to perform installation, maintenance or removal of DCC Gateway Equipment and the DCC shall accommodate the DCC Gateway Party’s reasonable requests regarding the timing of such visits.

**Reporting Obligations**

1.25 Where a DCC Gateway Party notifies the DCC that the DCC Gateway Party wishes to receive DCC Gateway Connection Performance Reports, the DCC shall provide such
DCC Gateway Connection Performance Reports, in accordance with clause 1.26, until notified by the DCC Gateway Party that it no longer wishes to receive such reports. The DCC shall notify DCC Gateway Parties of the DCC contact details for these purposes.

1.26 By the end of the 10th Working Day following the end of each calendar month, the DCC shall provide each DCC Gateway Party who has requested a report pursuant to clause 1.25 with a DCC Gateway Connection Performance Report for each of their DCC Gateway Connections for the previous calendar month (the ‘reporting period’).

1.27 The DCC shall provide DCC Gateway Connection Performance Reports to DCC Gateway Parties via an appropriate mechanism (as reasonably determined by the DCC) and notify each DCC Gateway Party of such mechanism. Where the DCC first proposes a mechanism or proposes to change the mechanism for the provision of the DCC Gateway Connection Performance Reports, the DCC shall:

(a) undertake reasonable consultation with DCC Gateway Parties regarding the proposed mechanism or the proposed modification thereto;

(b) give due consideration to, and take into account, any consultation responses received;

(c) publish a statement of its reasons for proposing or modifying the mechanism, as applicable, together with copies of any consultation responses received; and

(d) provide reasonable notice to DCC Gateway Parties of the mechanism or any changes in the mechanism, as applicable.

1.28 The DCC shall ensure that each DCC Gateway Connection Performance Report is made available to be accessed (via the mechanism described in clause 1.27) by the relevant DCC Gateway Party at any time in the six month period following the provision of the report.

1.29 The DCC shall ensure that each DCC Gateway Connection Performance Report shall include values for each of the data elements set out in Table 1 (DCC Gateway Connection performance measures) in respect of the performance of the relevant DCC
Gateway Connection during the reporting period.

1.30 The DCC shall ensure that each DCC Gateway Connection Performance Report is provided in a Portable Document Format (PDF).

1.31 The DCC shall provide the data (recorded in per minute intervals) used to calculate the values for each of the data elements set out in Table 1 in a separate file in Comma Separated Variable (CSV) format except those data that relate to:

(a) changes in values between the relevant reporting period and the preceding reporting period;

(b) calculation of Jitter and Latency (as defined in Table 1 below); and

(c) outages and availability (as defined in Table 1 below).

Table 1: DCC Gateway Connection performance measures

<table>
<thead>
<tr>
<th>Data element</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>95th percentile Load Inbound</td>
<td>Load Inbound values for each minute during the reporting period shall be ranked from highest to lowest and the top five percent shall be discarded. The highest value of those which remain shall be the 95th percentile Load Inbound</td>
</tr>
<tr>
<td>95th percentile Load Outbound</td>
<td>Load Outbound values for each minute during the reporting period shall be ranked from highest to lowest and the top five percent shall be discarded. The highest value of those which remain shall be the 95th percentile Load Outbound</td>
</tr>
<tr>
<td>95th percentile utilisation Inbound</td>
<td>The 95th percentile Load Inbound as a proportion of the Contractual Bandwidth, expressed as a percentage</td>
</tr>
<tr>
<td>95th percentile utilisation Outbound</td>
<td>The 95th percentile Load Outbound as a proportion of the Contractual Bandwidth, expressed as a percentage</td>
</tr>
<tr>
<td>Availability</td>
<td>The percentage of time for which the DCC Gateway Equipment or the network used by the DCC to transfer data to or from the DCC Gateway Equipment, was available during the reporting period</td>
</tr>
<tr>
<td>Average Load Inbound</td>
<td>The mean value of Load Inbound during the reporting period</td>
</tr>
<tr>
<td>Average Load Outbound</td>
<td>The mean value of Load Outbound during the reporting period</td>
</tr>
<tr>
<td>Average utilisation Inbound</td>
<td>The mean Load Inbound during the reporting period as a proportion of the Contractual Bandwidth, expressed as a percentage</td>
</tr>
<tr>
<td>Average utilisation Outbound</td>
<td>The mean Load Outbound during the reporting period as a proportion of the Contractual Bandwidth, expressed as a percentage</td>
</tr>
<tr>
<td>Metric</td>
<td>Description</td>
</tr>
<tr>
<td>--------</td>
<td>-------------</td>
</tr>
<tr>
<td>Change in the 95th percentile Load</td>
<td>The difference in the 95th percentile Load Inbound or Outbound between the reporting period and the preceding reporting period, whichever difference is greater (the highest absolute value, ignoring the sign), as a proportion of the equivalent Load for the preceding reporting period, expressed as a percentage.</td>
</tr>
<tr>
<td>Change in volume</td>
<td>The difference in the total amount of data transferred Inbound or Outbound between the reporting period and the preceding reporting period, whichever difference is greater (the highest absolute value, ignoring the sign), as a proportion of the equivalent value for the preceding reporting period, expressed as a percentage.</td>
</tr>
<tr>
<td>Discards</td>
<td>The total number of data packets not delivered due to network routing issues during the reporting period.</td>
</tr>
<tr>
<td>Errors</td>
<td>The total number of data packets where discrepancies were identified during transmission in the reporting period, expressed as a percentage.</td>
</tr>
<tr>
<td>Jitter</td>
<td>The time, in milliseconds, measuring the variation in latency. The interval over which the variation is measured is determined in accordance with Good Industry Practice.</td>
</tr>
<tr>
<td>Latency</td>
<td>The time, in milliseconds, taken for a test ping to be transferred Inbound and Outbound.</td>
</tr>
<tr>
<td>Outages</td>
<td>The total time, in minutes, for which the DCC Gateway Equipment or the network used by the DCC to transfer data to or from the DCC Gateway Equipment was not available during the reporting period.</td>
</tr>
<tr>
<td>Peak Load Inbound</td>
<td>The highest single value of Load Inbound during the reporting period.</td>
</tr>
<tr>
<td>Peak Load Outbound</td>
<td>The highest single value of Load Outbound during the reporting period.</td>
</tr>
<tr>
<td>Peak utilisation Inbound</td>
<td>The peak Load Inbound during the reporting period as a proportion of the Contractual Bandwidth, expressed as a percentage.</td>
</tr>
<tr>
<td>Peak utilisation Outbound</td>
<td>The peak Load Outbound during the reporting period as a proportion of the Contractual Bandwidth, expressed as a percentage.</td>
</tr>
<tr>
<td>Volume Inbound</td>
<td>The total amount of data Inbound during the reporting period, expressed in bytes.</td>
</tr>
<tr>
<td>Volume Outbound</td>
<td>The total amount of data Outbound during the reporting period, expressed in bytes.</td>
</tr>
</tbody>
</table>
Definitions

**Advanced Shipment Notification (or ASN)** means, in relation to a Region, the notification containing the information listed in Annex A of this document under ‘Advanced Shipment Notification’ identified as being provided in relation to that Region.

**Cellular Communications Hub** means a WAN Variant in the Central Region and the South Region which is capable of using mobile cellular radio technology to connect to the SM WAN.

**Central Region** means the Region which covers the majority of Wales and the majority of central England.

**CH Delivery and Returns** means the OMS Account profile which enables the user of an OMS Account with this profile or the DCC on their behalf to carry out the following activities on the OMS:

(a) the viewing and amendment of Communication Hub Consignments;
(b) the viewing and downloading of Advanced Shipment Notifications;
(c) the creation, acceptance and rejection of requests to return Communications Hubs and Communications Hub Auxiliary Equipment to the DCC; and
(d) the maintenance of Delivery Location information and Party contact details in relation to Communications Hub Orders.

**CH Ordering** means the OMS Account profile which enables the user of an OMS Account with this profile or the DCC on their behalf to carry out the following activities on the OMS:

(a) the creation, submission, viewing, and amendment of Communications Hub Forecasts, Communications Hub Orders;
(b) the creation of Delivery Location information; and
(c) all activities that can be carried out under an OMS Account with the CH Delivery and Returns profile.

**CH Supporting Information** means the materials identified as such which:

(a) are published by the DCC on the DCC Website; and
(b) contain the information required by clause 1.4 of this document.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>CH Query</td>
<td>means the OMS Account profile which enables the user of an OMS Account with this profile or the DCC on their behalf to carry out the following activities on the OMS: (a) the viewing of Communication Hub Consignments, Communications Hub Forecasts, Communications Hub Orders; and (b) the viewing and downloading of Advanced Shipment Notifications.</td>
</tr>
<tr>
<td>CHF Identifier</td>
<td>has the meaning given to that term in the CHTS.</td>
</tr>
<tr>
<td>Communications Hub Variants</td>
<td>means variations of Communications Hubs describing their HAN and WAN communications characteristics.</td>
</tr>
<tr>
<td>Coverage Area</td>
<td>means the geographical coverage of the SM WAN at a point in time.</td>
</tr>
<tr>
<td>Delivery Issues Report Notification (or DIRN)</td>
<td>means the report provided to a Party by the DCC pursuant to clause 6.23.</td>
</tr>
<tr>
<td>Delivery Note</td>
<td>means, in relation to a Region, the documentation containing the information listed in Annex A under ‘Delivery Note’ identified as being provided in relation to that Region.</td>
</tr>
<tr>
<td>Dual Band Communications Hub</td>
<td>a HAN Variant which is capable of using 2.4GHz and Sub GHz frequencies for communication on the Home Area Network (HAN).</td>
</tr>
<tr>
<td>GPF Identifier</td>
<td>has the meaning given to that term in the CHTS.</td>
</tr>
<tr>
<td>Installation Location</td>
<td>means the location of the premises at which a Communications Hub is planned to be, or has been, installed.</td>
</tr>
<tr>
<td>Mesh Communications Hub</td>
<td>means a WAN Variant in the Central Region and the South Region which is capable of using both mobile cellular radio technology and wireless mesh radio technology to connect to the SM WAN.</td>
</tr>
<tr>
<td>North Region</td>
<td>means the Region which covers the majority of Scotland and the majority of northern England.</td>
</tr>
<tr>
<td>OMS Account</td>
<td>means an arrangement by which a user is given access to an OMS profile by entering a unique username and password.</td>
</tr>
<tr>
<td>OMS Order Reference</td>
<td>means a reference that is unique to a Communications Hub Order and which is first notified as set out in clause 3.19.</td>
</tr>
</tbody>
</table>
### Order Management System (or OMS)

means the systems comprising part of the CH Ordering System and which are used for:

- (a) the submission of information comprising Communications Hub Forecasts and Communications Hub Orders;
- (b) the management and tracking of Communications Hub Orders and deliveries of Communications Hubs and Communications Hub Auxiliary Equipment; and
- (c) the rejection, return or replacement of Communications Hubs and Communications Hub Auxiliary Equipment.

### Significant Metallic Obstruction

has the meaning given to that term in the CH Installation and Maintenance Support Materials.

### Single Band Communications Hub

means a HAN Variant which is only capable of using 2.4GHz frequency for communication on the Home Area Network (HAN).

### South Region

means the Region which covers the majority of southern England.

### Special Installation Mesh Communications Hub

means a WAN Variant in the Central Region and the South Region which provides two external aerial ports on the front face to enable connection of two external aerials – one cellular (either a T1 Aerial Type, T2 Aerial Type or T3 Aerial Type) and one mesh (either an M1 Aerial Type or M2 Aerial Type). This WAN variant may not be ordered by Parties but is supplied and fitted directly by DCC.

### T1 Aerial Type

means the low gain aerial type in the Central Region and the South Region further described in the Communications Hub Supporting Information and which do not comprise part of the Communications Hub and may be ordered as Communications Hub Auxiliary Equipment.

### T2 Aerial Type

means the high gain aerial type in the Central Region and the South Region further described in the Communications Hub Supporting Information and which do not comprise part of the Communications Hub and may be ordered as Communications Hub Auxiliary Equipment.

### T3 Aerial Type

means the high gain aerial type in the Central Region and the South Region further described in the Communications Hub Supporting Information and which may not be ordered by Parties but is supplied and fitted directly by DCC.
**M1 Aerial Type** means the low gain mesh aerial type in the Central Region and the South Region further described in the Communications Hub Supporting Information and which may not be ordered by Parties but is supplied and fitted directly by DCC.

**M2 Aerial Type** means the high-gain mesh aerial type in the Central Region and the South Region further described in the Communications Hub Supporting Information and which may not be ordered by Parties but is supplied and fitted directly by DCC.

**Working Hours** for the purposes of this document, means the period between 07:00 and 17:00 during a Working Day.
1. **INTRODUCTION**

**Document purpose**

1.1 This document is the CH Handover Support Materials, and forms Appendix H of the Code.

**General clarifications**

1.2 Unless expressly stated otherwise, the obligations in this document are applicable in relation to all Regions.

1.3 Unless expressly stated otherwise, none of the obligations in this document apply to Test Communications Hubs.

1.4 The DCC shall publish the CH Supporting Information on the DCC website, which shall include the following information:

   (a) information regarding Advance Shipment Notification format for Communications Hubs and Aerial Types that can be ordered through OMS;

   (b) additional diagrammatical information supporting the definition of Significant Metallic Obstruction;

   (c) a description of the way in which LED indicators depict the operational status of a Communications Hub; and

   (d) a description of the aerial types DCC makes available within the South Region and Central Region (T1 Aerial Type, T2 Aerial Type, T3 Aerial Type, M1 Aerial Type and M2 Aerial Type).

1.5 Prior to first publication of, and any subsequent modification to the CH Supporting Information the DCC shall:

   (a) undertake reasonable consultation with Parties regarding its content or any proposed modification thereto;

   (b) give due consideration to, and take into account, any consultation responses received; and

   (c) publish a statement of its reasons for including or modifying content, as applicable, together with copies of any consultation responses received that are not marked as confidential.
1.6 The DCC shall publish the initial CH Supporting Information and any subsequently modified versions on the DCC Website as soon as reasonably practicable following the completion of the activities set out in clause 1.5.
2. **ORDER MANAGEMENT SYSTEM**

2.1 Subject to the remaining provisions set out in clauses 2.1 to 2.7 of this document, the DCC shall provide each Party with access to the Order Management System (OMS) for each Region via:

(a) the Self-Service Interface; and

(b) a public internet link.

**Access to the OMS**

2.2 A Party other than the DCC shall only access the OMS via an OMS Account.

2.3 Any Party first seeking to access the OMS for a Region shall submit a valid request for one or more OMS Accounts via the Service Desk.

2.4 Each Party may request access for OMS Accounts in relation to each Region. DCC shall provide four OMS Accounts per Region at no additional Charge. A Party may request more than four OMS Accounts per Region, subject to Section F5.23.

2.5 A request for an OMS Account shall be considered valid if it includes:

(a) the Party Signifier for the Party making the request;

(b) a username comprised of an email address for each OMS Account being requested, which shall not be used for any other accounts accessing the OMS for that Region;

(c) the OMS profile(s) to be associated with each OMS Account being requested; and

(d) the Region for which access is being requested.

2.6 The DCC shall provide a password to be associated with each individual OMS Account to the requesting Party no later than four Working Days following the receipt of a valid request for an OMS Account. The requesting Party may then use the combination of username and password to access the relevant instance of the OMS.

2.7 A Party may request a change to the OMS profile(s) that are available via an OMS Account, modify the OMS Account or close the OMS Account by submitting a request to the Service Desk. The DCC shall implement such a change no later than four
Working Days following the receipt of such a request and shall notify the Party on the day of completion.

3. **FORECASTING AND ORDERING COMMUNICATIONS HUBS**

**Communications Hub Forecasts**

3.1 Following receipt of a Communications Hub Forecast or the deeming of a Communications Hub Forecast by the DCC in accordance with Section F5.6, the DCC shall notify via email to all OMS Accounts associated with that Party that the following information is available via the OMS:

(a) a unique reference for the relevant Communications Hub Forecast; and

(b) the associated date, which shall be:

(i) where a Communication Hub Forecast has been submitted by a Party, the date of submission; or

(ii) where the Communications Hub forecast has not been submitted by a Party, the date at which the DCC has deemed that forecast.

**SM WAN coverage information**

3.2 The DCC shall provide Parties with information regarding SM WAN coverage at potential Installation Locations and the WAN Variant (and, where applicable, the Communications Hub Auxiliary Equipment) required for each Installation Location via the SM WAN Coverage Database. The DCC shall make the SM WAN Coverage Database information available via:

(a) the Self Service Interface;

(b) responses to Service Request 12.1 (Request WAN matrix); or

(c) a reasonable alternative method, as specified by the DCC, where the methods specified in clauses 3.2(a), 3.2(b) are not available.

3.3 Where a Party requires SM WAN coverage information for an Installation Location where there is no associated postcode in DCC Systems, the Party may raise a Service Management Service Request with the DCC, and in so doing shall provide the geographic latitude and longitude, for the Installation Location. The DCC shall resolve the Service Management Service Request by providing SM WAN coverage
information for the Installation Location to the Party which raised the matter, and by additionally allocating the Installation Location to a Region.

**Delivery Locations**

3.4 A Party shall provide Delivery Locations on the OMS using the CH Ordering profile and shall provide and maintain the following information for each Delivery Location:

(a) the full delivery address;

(b) operating hours; and

(c) the name, email address, and telephone number for a nominated contact in relation to Communications Hubs Orders.

3.5 The DCC shall ensure that the OMS allows each Party using the CH Ordering profile to select a maximum of two Delivery Locations for each Communications Hub Order.

**Deemed Communications Hub Orders**

3.6 Where, in accordance with Section F5.13(c), the DCC deems the quantities of Communications Hubs to be included in a Communications Hub Order for a Party, it shall inform via email notification to all OMS Accounts associated with that Party that a deemed order has been made and make available, via the OMS, details of the deemed quantity of each Device Model and of any Communications Hub Auxiliary Equipment.

3.7 Where a Party receives a notification in accordance with clause 3.6, that Party shall specify a Delivery Location or Delivery Locations for the Communications Hub Order within two Working Days and shall comply with, and provide the further information set out in, clauses 3.13 and 3.14.

3.8 Where a Party has not specified a Delivery Location or Delivery Locations, or provided the other information required, in accordance with clause 3.7, the DCC shall specify the Communications Hub Order Delivery Location or Delivery Locations using Delivery Locations provided for any previous orders and, specify the further information set out in, clauses 3.13 and 3.14.

3.9 Where the DCC has determined the Delivery Location(s) pursuant to clause 3.8 and the relevant Party has not notified the DCC within 30 days of the DCC’s notification pursuant to clause 3.6, that the extant delivery details are correct, then the relevant Party shall be deemed to have requested cancellation of the Consignment or
Consignments (and Section F5.19 shall be deemed to apply). The DCC shall notify that such a request has been deemed, via an email to all OMS Accounts associated with that Party.

**Submitting Communications Hub Orders**

3.10 When submitting a Communications Hub Order, each Party shall ensure that only such Communications Hub Variants and Communications Hub Auxiliary Equipment are ordered as it may reasonably require to:

(a) complete planned installations using the WAN Variants and Communication Hub Auxiliary Equipment that are indicated as required for the relevant Installation Location(s) on the SM WAN Coverage Database;

(b) conform to the proportions of T1 Aerial Type and T2 Aerial Type estimated as necessary within the CH Supporting Information to provide for Mesh Communications Hub installations; and

(c) maintain sufficient stock to resolve coverage Incidents and Communication Hub faults as described in the CH Installation and Maintenance Support Materials.

3.11 Where a Party submits a Communications Hub Order for the Central Region or the South Region that results in greater than 10% of the total number of Communications Hubs in the Communications Hub Order being Mesh Communications Hubs, the DCC may request an explanation why the quantity of Mesh Communications Hubs ordered is required and where such an explanation is requested the Party shall provide the explanation via email promptly.

3.12 Each Party shall ensure that its Communications Hubs Order is such that it would not result in a requirement for the DCC to deliver a single Consignment that comprises only Communications Hub Auxiliary Equipment.

3.13 In addition to complying with the requirements set out in Section F5.8, for each Communications Hub Order that it submits, a Party shall:

(a) request delivery to no more than two Delivery Locations per Region;

(b) request delivery to each Delivery Location no more than once in any single week; and
(c) specify a Delivery Date and associated Delivery Window that is within Working Hours.

3.14 A Party submitting a Communications Hub Order shall ensure that for each delivery that will result from that Communications Hub Order and in relation to the Region to which the Order relates:

(a) the number of each Communications Hub Variant is an integer multiple of the quantity of Communications Hubs that are contained in a carton for that Communications Hub Variant, as specified in Annex B of this document;

(b) the total number of Communications Hubs ordered is such that a pallet layer contains the total number of cartons for that pallet layer as specified in Annex B of this document and only contains a single Communications Hub Variant; and

(c) the total number of Communications Hubs is greater than or equal to the quantity of Communications Hubs contained in a complete standard pallet, as specified in Annex B of this document.

3.15 The DCC shall package and load Communications Hubs as described in Annex D of this document.

3.16 The DCC shall make available to a Party via the CH Ordering System at least one contact telephone number and email address for the DCC which is relevant to each Communications Hub Order placed by that Party for the purposes of allowing a Party to request amendments to Delivery Locations, Delivery Dates, or Delivery Windows in relation to a Communications Hub Order that it has submitted.

3.17 A Party shall make available to the DCC via the CH Ordering System at least one contact telephone number and email address for that Party which is relevant to each of its Communications Hub Orders, which shall be used by the DCC for any email or telephone communications regarding the order.

3.18 For each Communications Hub Order, where the DCC identifies an opportunity for consolidation of a Party’s Consignments into a single delivery vehicle, the DCC may request permission to amend a Communications Hub Order to enable such consolidation. The agreement of the Party to such a request shall not be unreasonably withheld.
Order Verification and Acceptance

3.19 The notification that the DCC is required to provide pursuant to Section F5.16 shall be provided by the DCC via email to all OMS Accounts associated with that Party notifying that information is available via the OMS. Such information will consist of the following:

(a) an OMS Order Reference; and
(b) confirmation that the Communications Hub Order is:
   (i) compliant with the requirements of Section F5 (and therefore accepted without amendment); or
   (ii) not compliant with the requirements of Section F5.

3.20 Where a notification has been made of the type set out in clause 3.19(b)(ii), the further notification that DCC is required to provide pursuant to Section F5.17 shall be provided by the DCC via email to all OMS Accounts associated with that Party notifying that information is available via the OMS. The information on the OMS shall state whether the Order is:

(a) accepted, in full and is not subject to amendment;
(b) accepted, in part or is subject to amendment; or
(c) rejected;

and in each case

(d) the reason for the decision.

3.21 In the event that a Party submits a Communications Hub Order, or subsequently seeks to amend that order pursuant to clause 4.3, that would result in one or more deliveries that do not meet the conditions set out in clause 3.12, 3.13 and 3.14, such an order shall be deemed to be a request for non-standard delivery instructions in accordance with Section F6.17.

3.22 Where a Party has or has been deemed to have requested non-standard delivery instructions, the DCC shall provide a non-binding estimate of any applicable Charge for that Communications Hub Order to that Party within five Working Days of receipt of such request.
3.23 On receipt of an estimate of the applicable non-standard delivery Charge pursuant to clause 3.22, the relevant Party shall, within five Working Days, either;

(a) leave the non-standard delivery order unchanged on the OMS, and therefore be deemed to have agreed to pay any applicable Explicit Charges pursuant to Sections F6.17 and K7.5(k); or

(b) amend the relevant Communications Hub Order via the OMS using the CH Ordering profile such that it no longer results in non-standard delivery instructions.

4. ORDER MANAGEMENT

Non-standard cancellation of Consignments

4.1 Pursuant to Section F5.19, a Party wishing to obtain an estimate of costs and expenses in relation to the cancellation of a Consignment shall submit a request for this estimate by contacting the Service Desk.

4.2 Where pursuant to Section F5.19 a Party wishes to cancel a Consignment, its notification to this effect must be provided to the Service Desk.

Delivery Date and Time Amendments

4.3 Following acceptance of a Communications Hub Order by the DCC, a Party may request amendments to the Delivery Date or Delivery Window for a Consignment up to 30 days prior to the original Delivery Date. Such requests shall be submitted via the OMS through a direct update to the order details using the CH Ordering profile.

4.4 Any request by a Party for an amendment pursuant to clause 4.3, in addition to the provisions in clauses 3.13 and 3.14, is subject to the following restrictions:

(a) the revised Delivery Date for a Consignment must be a Working Day within five days of the original Delivery Date and within the same Delivery Month; and

(b) the revised Delivery Window for a Consignment must be within Working Hours.

4.5 In the event that a Party wishes to request an amendment to the Delivery Date or Delivery Window for a Consignment within 30 days of the Delivery Date, or where the Party wishes to request an amendment to the Delivery Location because
exceptional circumstances mean that delivery to the original specified Delivery Location is no longer practicable, that Party shall contact the DCC directly using the contact details set out in clause 3.16; in this event the restrictions as detailed in clause 4.4 shall apply and DCC may specify further reasonable restrictions which shall be notified via telephone or email and may deem such a request to be a request for non-standard delivery instructions.

4.6 Where the DCC deems such a request to be a request for non-standard delivery instructions, clause 3.22 shall apply. Upon receipt of an estimate of the applicable non-standard delivery Charge, the relevant Party shall, within five Working Days, either:

(a) leave the non-standard delivery order unchanged on the OMS, in which case, the Party shall be deemed to have withdrawn its request for an amendment pursuant to 4.5; or

(b) notify the DCC of its agreement to pay any applicable Explicit Charges pursuant to Sections F6.17 and K7.5(k) and the DCC shall update the OMS accordingly.

4.7 The DCC may consider an amendment to the Delivery Date or Delivery Window for a Consignment made within five Working Days of the Delivery Date, but shall not be obliged to do so.

4.8 Where the DCC has not deemed a request pursuant to clause 4.5 to be a request for non-standard delivery instructions, the DCC shall confirm acceptance of any request made by a Party in accordance with clause 4.5 and the DCC shall update the OMS to reflect the amendments agreed with the Party, as soon as is reasonably practical and in any event within five Working Days of the request having been made.

4.9 Where pursuant to clause 4.8 the DCC confirms to a Party that a change to the Delivery Date or Delivery Window, or Delivery Location is accepted; the DCC shall be obliged to deliver the Communications Hub Order in accordance with those updated instructions.

**Monitoring Order Status**

4.10 The DCC shall ensure that the following information is available to a Party via the OMS for all OMS Accounts associated with that Party in relation to each Communications Hub Order that it submitted in the previous 12 months:
(a) The Communications Hub Order status, being one of:

(i) Submitted – order submitted to the DCC;

(ii) Accepted – order (where appropriate, as amended) accepted by the DCC;

(iii) Rejected – full order rejected by DCC;

(iv) Partially Delivered – partial order delivered and accepted by the Party; or

(v) Delivered – all Consignments for the order accepted by the Party.

(b) the status of each Consignment within a Communications Hub Order, being one of:

(i) In Progress – Consignment scheduled for delivery within 30 days or less;

(ii) Shipped - Advance Shipment Notification (ASN) issued and Consignment in transit;

(iii) Delivered – Consignment delivered to Delivery Location;

(iv) Rejected – the Party has rejected all of the Consignment;

(v) Partially Delivered – partial Consignment acceptance by the Party;

(vi) Accepted – the Party has accepted delivery of all Communications Hubs in the Consignment; or

(vii) Cancelled – The Party has cancelled delivery of the Consignment.
5. **DELIVERY DOCUMENTATION AND PACKAGING**

Pre-handover delivery documentation

5.1 At least two Working Days prior to the Delivery Date for a Consignment, the DCC shall:

(a) notify the relevant Party via email that an ASN for that Consignment is available via the OMS; and

(b) ensure that the ASN is available for that Party to download from the OMS under all OMS Accounts associated with that Party in a Comma Separated Values (CSV) file format. The DCC shall ensure that the content of this CSV file is such that:

(i) the first row contains the column headings for each data item;

(ii) the first column in each subsequent row contains the unique CHF Identifier for a Communications Hub, with all other data items in that row being associated to that CHF Identifier;

(iii) the column headings contain the information listed under the header Advanced Shipment Notification in Annex A of this document for the relevant Region;

(iv) fields shall be comma-separated;

(v) fields shall only contain ASCII characters;

(vi) text fields shall be enclosed with opening and closing double quotation marks, but no quotation marks shall be used in date and numeric fields;

(vii) a (double) quote character within a text field must be represented by two (double) quote characters;

(viii) blank fields shall not contain characters other than opening and closing double quotation marks for text fields; and

(ix) records shall be terminated with a line feed (ASCII 10) character.
Delivery documentation and labelling

5.2 The DCC shall ensure that in relation to each Consignment, each carton and pallet will be labelled with identification information as listed under the columns titled “Carton Labels” and “Pallet Labels” in Annex A of this document.

5.3 The DCC shall ensure that a hard copy of the Delivery Note is provided to the Party on the arrival of the Consignment at the Delivery Location.

Communications Hub packaging and labelling information

5.4 The DCC shall permanently mark the identification information listed under the header CH Marking in Annex A of this document onto the front face of each Communications Hub, where that front face is the face of the Communications Hub which contains the M4 retaining screw.

Carton Packaging

5.5 The DCC shall provide packaged Communications Hubs in cardboard boxes within cartons, each carton containing the quantities of Communications Hubs for the relevant Region as set out in Annex B of this document.

5.6 The DCC shall provide cartons that contain only a single Communications Hub Variant.

Pallet Sizes

5.7 The DCC shall ensure that:

(a) cartons are loaded onto pallets of the relevant dimensions for a Region as set out in Annex B of this document;

(b) pallets are wrapped such that cartons are safely secured for transit, and that pallet and carton labelling is visible through the wrapping materials; and

(c) pallets are packed so as not to exceed the maximum specifications as set out in Annex B of this document.
6. **HANDOVER PROCEDURE**

**Pre-delivery Checks**

6.1 The DCC shall ensure that, prior to making the ASN for a Consignment available to a Party in accordance with clause 5.1(b), such ASN correctly identifies the total quantity of Communications Hub Device Models requested in that Consignment.

6.2 Each Party (other than the DCC) shall validate the content of an ASN provided to it against the relevant Consignment details derived from its submitted Communications Hub Order to check that the ASN correctly identifies the total quantity of Communications Hub Device Models requested in that Consignment by that Party.

6.3 Where a Party identifies that the ASN is incorrect, it shall notify the DCC using contact details provided in accordance with clause 3.16. The Party shall ensure that this notification is sent to the DCC at least 5 Working Hours before the Delivery Window for that Consignment.

6.4 Where the DCC receives a notification in accordance with clause 6.3, and where DCC agrees that the ASN does not reflect the Consignment, the DCC shall amend the ASN to correctly reflect the requested Consignment promptly and may propose amendments to the Delivery Date. The DCC shall notify the Party via email and via telephone of the steps that it has taken.

**Delivery Changes**

6.5 Where, prior to the Delivery Date, the DCC becomes aware that it will be unable to deliver the Consignment on the specified Delivery Date, it shall notify the affected Party of the delay and explain the reasons for the delay as soon as reasonably practicable via email and telephone and shall propose amendments to the Delivery Date.

6.6 Where DCC seeks to change a Delivery Date and Delivery Window in accordance with clause 6.4 or 6.5 the DCC shall list reasonable potential options for revised Delivery Dates and Delivery Windows and request a revised Delivery Date and Delivery Window from the affected Party.
6.7 Where a Party is notified in accordance with clause 6.6, the Party shall indicate which one of the potential Delivery Dates and Delivery Windows it prefers, and the DCC shall update the OMS with the Party’s preferred rescheduled Delivery Date and Delivery Window for the affected Consignment.

6.8 Where, on or prior to the Delivery Date, the DCC considers that the Consignment will be delivered outside of the Delivery Window, the DCC shall notify the Party as soon as reasonably practicable via notification email and telephone. The DCC shall explain the reason for the delay and provide an estimate for a revised delivery time.

6.9 Where the Party is not able to accept the Consignment at the revised delivery time proposed pursuant to clause 6.8, the DCC shall provide a list of reasonable potential options for revised Delivery Dates and Delivery Windows and request a revised Delivery Date and Delivery Window from the Party. The Party shall indicate which one of the potential Delivery Dates and Delivery Windows offered by the DCC it prefers, and the DCC shall update the OMS accordingly.

Unloading

6.10 On the Delivery Date the Party shall:

(a) ensure that there is access for the DCC to the Delivery Location during the Delivery Window; and

(b) provide a dry receiving area large enough to receive all the pallets in the Consignment.

6.11 When the Consignment arrives at a Party’s Delivery Location that Party shall:

(a) check the Delivery Note information to confirm that the Consignment matches the relevant ASN prior to unloading;

(b) protect the Consignment from moisture and extremes of temperature during unloading in accordance with the environmental conditions set out in Annex C of this document, and as amended from time to time;

(c) except where not required to do so pursuant to clause 6.12, unload pallets from the delivery vehicle; and

(d) unload the vehicle within two hours of the later of:

   (i) the agreed Delivery Window; or
(ii) the delayed delivery arrival time where the delivery is delayed.

6.12 A Party:

(a) shall not unload pallets that are not identified on the ASN;

(b) may decline to unload pallets where pursuant to clause 6.18 they are going to reject a complete pallet; and

(c) may decline to unload pallets where to do so would present a health and safety risk.

6.13 Any pallets that are not unloaded for the reasons set out in clause 6.12 of this document shall be deemed to be rejected by the relevant Party, and that Party shall provide a notification to the DCC in accordance with clause 6.20 of this document.

Consignment Reconciliation

6.14 Following unloading, and without removing any packaging or breaking any security seals on the delivered pallets or Communications Hubs, the Party shall take reasonable steps to:

(a) scan or visually inspect the label on each unloaded pallet, and confirm that the

(i) pallet identifier;

(ii) OMS Order Reference;

(iii) Consignment reference; and

(iv) any carton identifiers that are visible,

match those shown on the ASN; and

(b) verify that the quantity of cartons on each pallet matches the quantity shown on the ASN.

6.15 The Party shall sign the Delivery Note to confirm completion of delivery prior to the delivery vehicle departing the Delivery Location.

6.16 If the Party is aware of any discrepancies that exist between the pallets or cartons of Communications Hubs unloaded and the information contained within the ASN or the Delivery Note, the Party shall note this on the Delivery Note prior to signing it.
6.17 The DCC shall ensure that the Party is provided with a hard copy of the signed Delivery Note as proof of delivery prior to the delivery vehicle leaving the Delivery Location.

**Visual Inspection**

6.18 In addition to the right to reject pursuant to Section F6.9 (a) to (c), a Party shall reject a complete pallet where any of the following is identified:

(a) heat or smoke damage to the external wrapping or packaging;

(b) evidence of tampering or interference with any packaging tamper seals; or

(c) damage, which is estimated to affect more than 50% of the cartons on that pallet as a result of:

(i) fork lift truck/handling damage or outer-wrapping damage where there are notable signs of packaging or product damage such as crushing, puncturing or scraping;

(ii) water ingress, or other liquid or chemical damage; or

(iii) signs of infestation by pests or mould.

6.19 Pursuant to Section F6.9 (d), a Party receiving a Consignment may reject individual damaged cartons where it has not rejected the whole pallet as set out in clause 6.18.

**Delivery Confirmation Procedure**

6.20 Pursuant to Section F6.7, a Party shall provide confirmation of whether or not a delivery of Communications Hubs Products has been made in compliance with the order by notifying the DCC via the OMS using either the CH Ordering or the CH Delivery and Returns profile. Such notification shall include details of any pallets or where applicable, individual cartons of Communications Hubs that are rejected, and provide the following:

(a) OMS Order Reference;

(b) Consignment reference;

(c) where a complete pallet is rejected:

(i) the pallet identifier;

(ii) quantity of cartons on the pallet; and
(iii) a description of the reason for rejection as listed in clause 6.21; and

(d) where a carton is rejected that is not part of a complete pallet:

(i) carton identifier; and

(ii) a description of the reason for rejection as listed in clause 6.21.

6.21 For the purposes of the notification under clause 6.20, the reason for rejection of all or part of a Consignment is one of those listed in Section F6.9 (a) to (c), or one of the following:

(a) pallet not unloaded for the reasons set out in clause 6.12;

(b) pallet rejected in accordance with clause 6.13;

(c) missing pallet from the Consignment as unloaded;

(d) pallet not identified within the Party’s ASN for that Consignment;

(e) pallet rejected in accordance with clause 6.18;

(f) carton missing from the Consignment as unloaded;

(g) carton not identified within the Party’s ASN for that Consignment; or

(h) carton rejected in accordance with clause 6.19.

6.22 A Party may only reject whole cartons of Communications Hubs.

Rejected Delivery Return Procedure

6.23 Following the receipt of a notification via the OMS in accordance with clause 6.20 of this document, the DCC shall notify the Party via an email to all OMS Accounts associated with that Party, that a Delivery Issues Report Notification (DIRN) for rejected Communications Hubs is available via the OMS, or include the DIRN within the email notification, within one Working Day. The DIRN shall contain the following:

(a) a unique DIRN reference;

(b) the date and time for collecting the Communications Hubs to be returned which shall be within five Working Days of the receipt of the notification.

6.24 Where the Party is unable to accommodate the collection date and time specified in the DIRN, it shall notify the DCC within one Working Day of receipt of the
notification in accordance with clause 6.23 using the contact details published via the OMS for this purpose, and the DCC shall list reasonable potential options for revised collection dates and times and request a revised collection date and time from the Party, and that Party shall notify the DCC using the contact details published via the OMS for this purpose of its preferred collection date and time from the options presented.

6.25 The DCC make a printable DIRN label available via the CH Ordering System for each unique DIRN reference within one Working Day of either:

(a) the receipt of the notification of rejection in accordance with clause 6.20; or
(b) notification by the Party of its preferred collection date and time in accordance with clause 6.24.

6.26 Parties shall ensure that rejected Communications Hubs are packaged in the cartons in which they were originally received and loaded so as not to exceed the maximum number of Communications Hubs per layer and layers per pallet as set out in Annex B of this document. The Party shall print and securely attach the DIRN label to the outside of each complete pallet or where the pallet is not complete on the outside of each carton that is to be returned.

Rejected Delivery Return Handover Procedure

6.27 When the collection vehicle arrives at a Party’s Delivery Location, that Party shall:

(a) load the vehicle within two hours of the collection time; or
(b) load the vehicle within two hours of the time that the collection vehicle arrives at the Delivery Location, where the delivery vehicle arrives within two hours of the collection time and the arrival time is during Working Hours and where the Party can reasonably be expected to have completed loading during Working Hours;
(c) take reasonable steps to load the vehicle within two hours where the arrival time is later than two hours of the collection time and the arrival time is during Working Hours and where the Party can reasonably be expected to have completed loading during Working Hours;
(d) during loading, protect the goods from moisture and extremes of temperature in accordance with the environmental conditions set out in Annex C of this document, and as amended from time to time; and

(e) only load pallets or cartons with IDs that are included on the DIRN and that have a valid DIRN label attached onto the collection vehicle.

6.28 Where it is not possible to fulfil the collection and the DCC (or a Party) seeks to rearrange a collection date and collection window, the DCC shall list reasonable potential options for revised collection dates and collection windows and request a revised collection date and collection window from the affected Party. The Party shall choose a revised date and time from the options provided.

6.29 Where requested to do so the DCC shall sign the Party’s collection note to confirm completion of collection prior to the collection vehicle departing the Delivery Location and the Party may provide a hard copy of the collection note to the DCC prior to the collection vehicle leaving the Delivery Location.

Delivery of Replacement Communications Hubs

6.30 Pursuant to Section F6.13, where a Party notifies the DCC of rejection for non-compliance of all or part of a Consignment in accordance with clause 6.20 of this document, the DCC shall by the next Working Day provide to the Party a list of reasonable potential options for revised Delivery Dates and Delivery Windows in respect of replacement goods and request a revised Delivery Date and Delivery Window from the Party. The Party shall indicate which one of the potential Delivery Dates and Delivery Windows offered by the DCC it prefers, and the DCC shall update the OMS accordingly.

6.31 Following the receipt of the DCC notification in accordance with clause 6.30, the replacement goods shall be treated as if a Consignment being delivered as part of a Valid Communications Hub Order and Sections 5 and 6 of this document shall apply accordingly.
7. **HANOVER PROCEDURE – SPECIAL INSTALLATION MESH COMMUNICATIONS HUBS (SOUTH REGION AND CENTRAL REGION)**

7.1 Where the DCC is in attendance at a premises in accordance with the special installations and modifications procedure as described in the CH Installation and Maintenance Support Materials, the DCC shall, subject to Section F7.4A(b), provide the Party with such Special Installation Mesh Communications Hubs as are required to complete the installation.

7.2 The DCC shall provide Special Installation Mesh Communications Hubs in individual packaging as described in Annex D of this document.

7.3 On receipt of a Special Installation Mesh Communications Hub, the Party shall undertake a visual inspection of the device packaging. In addition to the right to reject pursuant to Section F7.4A, a Party shall reject a Special Installation Mesh Communications Hub where any of the following is identified:

(a) heat or smoke damage to the external packaging;

(b) evidence of tampering or interference with any packaging tamper seals; or

(c) other damage, which may be reasonably identified as a result of:

   (i) handling damage or outer-wrapping damage where there are notable signs of packaging or product damage such as crushing, puncturing or scraping;

   (ii) water ingress, or other liquid or chemical damage; or

   (iii) signs of infestation by pests or mould.

7.4 The DCC shall also make available any aerial that it plans to install with the Special Installation Mesh Communications Hub for inspection by the Party. This shall include any of the following variants (T1 Aerial Type, T2 Aerial Type, T3 Aerial Type, M1 Aerial Type and M2 Aerial Type) as deemed necessary.

7.5 The completion of hand over of the Special Installation Mesh Communications Hub for the purposes of Section F7.4A (c), shall be deemed to have occurred following the inspection and acceptance of the Special Installation Mesh Communications Hub by the Party.

7.6 In the event that a Special Installation Mesh Communications Hub is rejected and the DCC is in attendance and where the Party wishes to hand back the Special Installation
Mesh Communications Hub the DCC shall accept the rejected Special Installation Mesh Communications Hub and shall provide a replacement immediately, subject to Section F7.4A(b). In the event that the Supplier considers that any of the aerials provided by the DCC is damaged and requests a replacement, the DCC shall make available a replacement for inspection.
8. COMMUNICATIONS HUB STORAGE AND TRANSIT REQUIREMENTS

Storage Conditions
8.1 Parties shall ensure that whilst the Party is in possession of the Communications Hub, Communications Hubs shall be handled, stored and delivered in accordance with the environmental conditions detailed in Annex C of this document.

Transit to and from Consumer Premises
8.2 Parties shall ensure that when transporting Communications Hubs, they meet the specifications as described in Annex D.1.1 and D.1.2 of this document.

8.3 Parties shall take reasonable steps to install Communications Hubs from stock on a ‘first-in-first out’ basis such that Communications Hubs are not held in storage for longer than is necessary.
Annex A. Consignment Information

A.1. Consignment labelling and information

A.1.1. Table 1 below describes the information provided for each Communications Hub, each carton containing a Communications Hub and each pallet of Communications Hubs for delivery, depending upon the Region to which the associated Communications Hub Order relates. A summary of data items included in the Advance Shipment Notification and the associated Delivery Note is also provided.

Table 1: Consignment labelling and information

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<th></th>
<th>CH Marking</th>
<th>Carton Labels</th>
<th>Pallet Labels</th>
<th>Advanced Shipment Notification</th>
<th>Delivery Note</th>
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<td>Central &amp; South Regions</td>
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<td>All Regions</td>
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<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
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<td>Party order reference</td>
<td>Y</td>
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<td>Consignment reference</td>
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<td>Y</td>
<td>Y</td>
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<tr>
<td>Delivery Location</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td></td>
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<tr>
<td>Scheduled Delivery Date and Time</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Firmware version number</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
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<tr>
<td>Hardware version number</td>
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<td>Y</td>
<td>Y</td>
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<tr>
<td>Device configuration identifier</td>
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<td>Y</td>
<td>Y</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Manufacturer, country and date of manufacture</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Batch number</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Reconditioned status (Y/N)</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td></td>
</tr>
<tr>
<td>Pallet identifier</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Quantity of Cartons on the pallet</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Carton identifier</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Quantity of Communications Hubs in carton</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
<tr>
<td>Pallets in delivery</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
<td>Y</td>
</tr>
</tbody>
</table>
Annex B. Communications Hub Pallet and Carton Quantities

B.1. Communications Hub Packaging

B.1.1. Consignments will be delivered in accordance with the packaging quantities set out in Table 2 below. Maximum delivery volumes assume double stacked pallets. Individual Communications Hub Consignments may therefore include pallets in different pallet layers.

B.1.2. Where Communications Hub Orders in the North Region are placed for multiple Communications Hub Variants, these Communications Hub Variants will be delivered on separate pallets. Pallets will not contain a mix of different Communications Hub Variants.

Table 2: Communications Hub delivery packaging

<table>
<thead>
<tr>
<th>Packaging Information</th>
<th>North Region</th>
<th>Central Region and South Region</th>
</tr>
</thead>
<tbody>
<tr>
<td>DCC Pallet size</td>
<td>Standard 4 Way L:1.2m, w:1m, H: 1m</td>
<td>Standard 4 Way L:1.2m, w:1m, H: 1m</td>
</tr>
<tr>
<td>Packaged Communications Hubs per carton</td>
<td>28</td>
<td>Either: 14 – Single Band Cellular Communications Hub Variant or 10 – all Communications Hub Variants except the Single Band Cellular Communications Hub Variant</td>
</tr>
<tr>
<td>Cartons per layer</td>
<td>8</td>
<td>16</td>
</tr>
<tr>
<td>Maximum layers per pallet</td>
<td>4</td>
<td>4</td>
</tr>
<tr>
<td>Cartons per full pallet</td>
<td>32</td>
<td>64</td>
</tr>
<tr>
<td>Boxes per full pallet</td>
<td>896 (28 boxes x 32 cartons)</td>
<td>Between 640 and 896 (64 cartons, each containing either 10 or 14 boxes)</td>
</tr>
<tr>
<td>Actual weight per full pallet</td>
<td>333 kg for Single Band Communications Hubs 200 kg for Dual Band Communications Hubs - Standard 420 DB Variant (est.)</td>
<td></td>
</tr>
<tr>
<td>Maximum weight per pallet</td>
<td>Max 500 kg</td>
<td></td>
</tr>
<tr>
<td>Maximum pallet height (incl. Pallet base)</td>
<td>1m</td>
<td>1m</td>
</tr>
<tr>
<td>Maximum volume (m³) per pallet</td>
<td>1.2 m³</td>
<td>1.2 m³</td>
</tr>
<tr>
<td>Maximum Pallets per trailer</td>
<td>52</td>
<td>40</td>
</tr>
<tr>
<td>Packaging Information</td>
<td>North Region</td>
<td>Central Region and South Region</td>
</tr>
<tr>
<td>------------------------------------------------------------</td>
<td>--------------</td>
<td>----------------------------------</td>
</tr>
<tr>
<td>Maximum packaged Communications Hubs per trailer</td>
<td>46,592</td>
<td>Between 25,600 and 35,840</td>
</tr>
</tbody>
</table>
Annex C. Communications Hub storage and installation environmental conditions

C.1. Storage and installation environmental conditions

C.1.1. Communications Hubs are designed to be stored and operated within a defined range of environmental conditions; exposure to conditions outside this range may lead to premature failure of the device.

C.1.2. Communications Hubs are designed to be stored under the following conditions:

(a) individual Communications Hubs should be kept in the original packaging provided for shipment prior to installation;
(b) any storage environment should meet European Telecoms Standards Institute ETSI EN 300 019-1-1 Class 1.2 (Weather protected not temperature-controlled storage locations), or any equivalent standard that replaces this; and
(c) Good Industry Practices suitable for the handling, storage, preservation and internal delivery of the inventory of Communications Hubs that prevent damage, deterioration or misuse during internal processing should be followed.

C.1.3. Communications Hubs are designed to be transported in the following conditions:

(a) individual Communications Hubs should be transferred between locations packaged in their original packaging such that they are protected from damage during normal handling; and
(b) the transport environment should meet the European Telecoms Standards Institute ETSI EN 300 019-1-2 Class 2.3 (Public Transportation), or any equivalent standard that replaces this.

C.1.4. Communications Hubs are designed to be installed and operated under the following conditions:

(a) the Communications Hub should not be subject to moisture ingress or foreign object ingress during the installation process;
(b) following correct installation onto an ICHS-compliant host, moisture or foreign object ingress conditions should not exceed that specified in the IP53 Code under IEC standard 60529 or any equivalent standard that replaces this;
(c) the Communications Hub should not be subject to humidity outside the range of 10% to 90% non-condensing; and
(d) the Communications Hub should not be exposed to extremes of temperature of below -20°C or above +55°C.
Annex D. Communications Hub Packaging

D.1.1. Communications Hubs will be individually packaged in a cardboard box that:

(a) is robust enough to protect the ICHIS connector pins during transport and handling; and
(b) allows for both the CHF Identifier and Communications Hub Variant information to be visible directly through a cut-out without removing any of the packaging.

D.1.2. Individually boxed Communications Hubs will be grouped and packed in cardboard cartons that:

(a) protect the Communications Hub from damage during transport and handling;
(b) will contain the quantities set out in Annex B;
(c) are labelled in accordance with Annex A; and
(d) contain a single Communications Hub Variant.

D.1.3. Cartons of Communication Hub will be delivered on UK standard pallets in the quantities per pallet set out in Annex B. The pallets will be wrapped in industrial pallet or stretch wrap material.
APPENDIX I

CH Installation and Maintenance Support Materials
Definitions

**Cellular Communications** means a WAN Variant in the Central Region and the South Region which is capable of using mobile cellular radio technology to connect to the SM WAN.

**Central Region** means the Region which covers the majority of Wales and the majority of central England.

**CH No SM WAN Installation Procedure** means the procedure by which a Supplier Party installs a Communications Hub where it has not established a connection to the SM WAN as described in clauses 4.8 to 4.10 of this document.

**CH Status Information** means the visual information that is displayed by the Communications Hub to indicate the current operational status of the Communications Hub, as further set out in the CH Supporting Information.

**CH Supporting Information** has the meaning given to that term in the CH Handover Support Materials.

**CHF Identifier** has the meaning given to that term in CHTS.

**Communications Hub Availability and Diagnostics Check** means the procedure set out in clause 5.2 of this document.

**Communications Hub Fault Handling Procedures** means the processes set out in clauses 8.3 to 8.11 of this document.

**Communications Hub Variants** means variations of Communications Hubs describing their HAN and WAN communications characteristics.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coverage Area</td>
<td>means the geographical coverage of the SM WAN at a point in time.</td>
</tr>
<tr>
<td>DCC Installer Training Plan</td>
<td>means the training materials provided by the DCC to support the development of Communications Hub installation and maintenance training.</td>
</tr>
<tr>
<td>DCC Returns Location</td>
<td>means a location at which a Party should deliver Communications Hubs that it wishes to return to the DCC.</td>
</tr>
<tr>
<td>Dual Band Communications Hub</td>
<td>a HAN Variant which is capable of using 2.4GHz and Sub GHz frequencies for communication on the Home Area Network (HAN).</td>
</tr>
<tr>
<td>Fault Analysis Report</td>
<td>means the report provided to a Party by the DCC pursuant to Section F9.11 of the Code.</td>
</tr>
<tr>
<td>Installation Location</td>
<td>means the location of a premises at which a Communications Hub is planned to be, or has been, installed.</td>
</tr>
<tr>
<td>Installation Point</td>
<td>means the location at an Installation Location where a Communications Hub is installed.</td>
</tr>
<tr>
<td>Mesh Communications Hub</td>
<td>means a WAN Variant in the Central Region and the South Region which is capable of using both mobile cellular radio technology and wireless mesh radio technology to connect to the SM WAN.</td>
</tr>
<tr>
<td>North Region</td>
<td>means the Region which covers the majority of Scotland and the majority of northern England.</td>
</tr>
<tr>
<td>Order Management System (or OMS)</td>
<td>has the meaning given to that term in the CH Handover Support Materials.</td>
</tr>
<tr>
<td>Return Date</td>
<td>means the date on which a Communications Hub is arranged to be delivered to the DCC by a Party</td>
</tr>
</tbody>
</table>
**Return Delivery Note** means an electronic or paper form containing the information set out in clause 10.12.

**Return Materials Authorisation (or RMA)** means the procedure whereby the DCC authorises a Party’s request to return a Communications Hub to the DCC in accordance with clauses 10.5 to 10.7 of this document.

**Significant Metallic Obstruction** means a metallic object of such scale and proximity to the Communications Hub as is likely to cause obstruction to SM WAN communications to the Communications Hub, and as further described in the CH Supporting Information.

**Single Band Communications Hub** means a HAN Variant which is only capable of using 2.4GHz frequency for communication on the Home Area Network (HAN).

**Special Installation Mesh Communications Hub** means a WAN Variant in the Central Region and the South Region which provides two external aerial ports on the front face to enable connection of two external aerials – one cellular (either a T1 Aerial Type, T2 Aerial Type or T3 Aerial Type) and one mesh (either an M1 Aerial Type or M2 Aerial Type). This WAN variant may not be ordered by Parties but is supplied and fitted directly by DCC.

**South Region** means the Region which covers the majority of southern England.

**Substantial Stone Walls** means walls with external or internal structure primarily made of stone, and of sufficient thickness to be likely to prevent connectivity to the SM WAN by the Communications Hub, as further described in the CH Supporting Information.

**Working Hours** has the meaning given to that term in the CH Handover Support Materials.
1 INTRODUCTION

Document purpose

1.1 Sections F7 to F9 set out principal rights and obligations applying to the installation and maintenance of Communications Hubs, which are supplemented by the provisions set out below. This document forms Appendix I of the Code.

General clarifications

1.2 Unless expressly stated otherwise, the obligations set out in this document are applicable to all Regions.

1.3 Unless expressly stated otherwise none of the obligations in this document apply to Test Communications Hubs.
2 GENERAL OBLIGATIONS IN RELATION TO THE INSTALLATION AND MAINTENANCE OF COMMUNICATIONS HUBS

DCC Obligations

2.1 The DCC shall ensure that it provides upon request to Parties a DCC Installer Training Plan which is sufficient to enable individuals accredited in accordance with it to carry out Communications Hub installation and maintenance activities in accordance with the CH Support Materials.

Supplier Party Obligations

2.2 Each Supplier Party shall ensure that any installations or maintenance of Communications Hubs undertaken on its behalf are undertaken by individuals that are certified to carry out Communications Hub installation and maintenance activities in accordance with the process for independent certification set out in the DCC Installer Training Plan.
3 PRE-INSTALLATION PROCEDURES

Activation prior to installation

3.1 A Party shall take all reasonable steps to prevent any Communications Hub in its possession from establishing a connection to the SM WAN prior to its installation for the purposes of Commissioning the Communications Hub Function.

Communications Hub inspections prior to installation

3.2 When installing a Communications Hub, prior to removing any packaging, a Supplier Party shall ensure that visual checks are undertaken to confirm that the packaged Communications Hub is not damaged.

3.3 Following the removal of all packaging, a Supplier Party shall ensure that visual checks are undertaken to confirm that the connecting pins (as described in the ICHIS) on the Communications Hub appear to be aligned and that the Communications Hub is not otherwise visibly damaged.

3.4 Where a Party, following inspection in accordance with clauses 3.2 and 3.3 above identifies damage to the Communications Hub or its packaging (including where the connecting pins are misaligned) that has caused or may reasonably be assumed to have caused more than superficial scratching or cosmetic damage to the body of the Communications Hub, the Party shall not attempt to install the Communications Hub and shall return the Communications Hub in accordance with clauses 10.1 to 10.20 of this document.

Pre-requisites for Fitting of Communications Hubs

3.5 Each installing Supplier Party shall ensure that a Communications Hub is not installed where it ascertains that:

(a) the environmental conditions as defined in Annex C of the CH Handover Support Materials are not met; or

(b) the estimated temperature difference between the Communications Hub to be installed and the ICHIS compliant host exceeds 10 degrees Celsius.
3.6 Prior to attempting a Communications Hub installation, a Supplier Party shall ensure that the Installation Point is visually inspected to assess whether it lies entirely within a metallic enclosure or if any Significant Metallic Obstruction(s) exists. A Supplier Party shall ensure that a Communications Hub is not installed where its visual inspection determines that:

(a) the Installation Point is entirely within a metallic enclosure; or

(b) a Significant Metallic Obstruction exists with respect to three or more of the following surfaces:

   (i) the front surface of the Communications Hub;

   (ii) the top surface of the Communications Hub;

   (iii) the left-side surface of the Communications Hub; or

   (iv) the right-side surface of the Communications Hub;

and where (a) or (b) applies that the use of an aerial is not determined to be likely to provide connectivity.
4 **COMMUNICATIONS HUB INSTALLATION**

4.1 When attempting the initial installation of a Communications Hub, a Supplier Party shall ensure that it uses the WAN Variant that was identified as being required for the Installation Location on the Coverage Database when the Supplier Party checked the Coverage Database, provided that this check was performed at any time within the period 30 days prior to the Installation Date.

4.2 It is a Supplier Party’s responsibility to decide which HAN Variant to install at each customer’s premises.

4.3 When installing a Communications Hub or Communications Hub Auxiliary Equipment, as set out in the Annex E of this document, a Supplier Party shall ensure that all appropriate tools and equipment are used.

**Fitting and activation**

4.4 A Supplier Party shall ensure that a Communications Hub is fitted according to the procedure set out in Annex A of this document.

4.5 On completion of the fitting procedure, the relevant Supplier Party shall ensure that the activation procedures for the Device Model that has been fitted are undertaken, as set out in Annex B of this document.

4.6 Where, during the installation process, the Supplier Party suspects that a fault has occurred with the Communications Hub, the relevant Supplier Party shall follow the procedures set out in clauses 8.1 to 8.13 of this document.

**Post Installation Update Procedure**

4.7 Where following completion of both the relevant fitting procedures and the relevant activation procedures, the Communications Hub is successfully connected to the SM WAN, the relevant Supplier Party shall:

(a) ensure that the Communications Hub is fitted with a security seal; and

(b) submit a Service Request 8.14.1 (Communications Hub Status Update – Installation Success) in accordance with the DUIS within five (5) Working Days.
CH No SM WAN Installation Procedure

4.8 Where, following the fitting and activation procedure, a Supplier Party wishes to leave a Communications Hub installed without establishing a connection to the SM WAN, the Supplier Party shall:

(a) ensure that the power supply to the Communications Hub is capable of being maintained following fitting and activation;

(b) verify that the CH Status Information does not indicate any fault other than failure to connect to the SM WAN;

(c) ensure that the Communications Hub is fitted with a security seal; and

(d) the relevant Supplier Party shall notify the DCC by submitting a Service Request 8.14.2 (Communications Hub Status Update Install No SM WAN) in accordance with the DUIS, within three (3) Working Days.

4.9 Pursuant to 4.8(d) a Supplier Party submitting an 8.14.2 Service Request shall indicate whether each of the following conditions exists:

(a) a Significant Metallic Obstruction exists at the Installation Point with respect to any of the following surfaces;

   (i) the front surface of the Communications Hub;

   (ii) the top surface of the Communications Hub;

   (iii) the left-side surface of the Communications Hub; or

   (iv) the right-side surface of the Communications Hub.

(b) (without detailed or expert assessment), the Installation Point appears to have Substantial Stone Walls; or

(c) the Installation Point is in a shared or communal area, outside the individual premises.

4.10 Following receipt of a Service Request 8.14.2 (Communications Hub Status Update Install No SM WAN), the DCC shall create an Incident and shall include within the Incident details of any Network Enhancement Plan affecting the Installation Location.
5 COMMUNICATIONS HUB DIAGNOSTICS

5.1 Where, following successful installation of a Communications Hub and Commissioning of the related Communications Hub Function, a Supplier Party identifies a potential Communications Hub fault, pursuant to Section H9.6 of the Code, that Supplier Party shall take all reasonable steps to complete the Communications Hub Availability and Diagnostics Check procedure prior to raising an Incident with the DCC.

Communications Hub Availability and Diagnostics Check

5.2 A Supplier Party may undertake a Communications Hub Availability and Diagnostics Check, by either:

(a) utilising the Self Service Interface to complete the Communications Hub availability and diagnostic check as defined in the Self-Service Interface Access Control Specification and the SSI Baseline Requirements Document; or

(b) sending Service Requests 6.13: (Read Event or Security Log) for the CHF event log and Service Request 8.9: (Read Device Log) for the CHF Device Log, in accordance with DUIS and interpreting the Service Responses received.

5.3 Where any Communications Hub Availability and Diagnostics Check indicates that the Communications Hub Function does not:

(a) have a network status of ‘activated’; or

(b) the Communications Hub Availability and Diagnostics Check response indicates that an error has occurred;

the Supplier Party shall verify that the SMI Status of the Communications Hub Function is not ‘pending’, ‘installed not commissioned’ or ‘decommissioned’, prior to raising an Incident.

5.4 Where any Communications Hub Availability and Diagnostics Check indicates that the SM WAN is unavailable for the Communications Hub, the Supplier Party shall check that there is no planned maintenance or existing DCC notified problem relating to SM WAN connectivity affecting the Installation Location by using the SM WAN network coverage functionality of the Self-Service Interface, prior to raising an Incident.
5.5 A Supplier Party shall include any relevant information from the Communications Hub Availability and Diagnostics Check in any Incident raised relating to that Communications Hub.
6 SPEcial Installations & Modifications

6.1 Where DCC identifies that resolution of an Incident relating to the ability to connect to the SM WAN requires work to be undertaken at a premises, the DCC shall notify the Supplier Party that raised the Incident accordingly. Such notification shall include details of the potential work required. The Supplier Party that raised the Incident may request that the DCC undertakes such work at the premises and the DCC shall be required to undertake such work, subject to the provisions of Section F7.5 – F7.7 of the Code.

6.2 Where a Supplier Party requires the DCC to undertake work at the premises, the Supplier Party shall update the Incident accordingly. The Supplier Party shall update the Incident with the following information when it is available:

(a) confirmation that consent for the work to be carried out has been obtained in accordance with Section F7.5 and F7.6 of the Code;

(b) the date and time at which the DCC should attend the relevant premises to carry out the work where;

   (i) the Supplier Party shall ensure that the date shall be a Working Day, and the time shall be between 09:00 and 17:00;

   (ii) the Supplier Party shall ensure that the date is no less than five (5) Working Days after the date of this update; and

(c) contact details that the DCC should use to confirm attendance prior to the agreed date and time or in the event that further liaison with the Supplier Party is required

(d) details of the reasoning for the need for DCC to attend.

6.3 Following the updates made pursuant to clause 6.2, the DCC shall subsequently update the Incident to provide contact details for its field force engineers at least one full Working Day prior to the date and time set for attendance at the relevant premises.

6.4 The DCC shall take all reasonable steps to attend the relevant premises at the specified date and time to undertake the work in accordance with Section F7.7 of the Code and shall notify the Supplier Party immediately where a delay to arrival is likely.

6.5 Where the DCC fails to meet the appointment, the DCC shall provide a list of reasonable options for revised dates and times from which the Supplier Party may select. Where the
Supplier Party selects one of the potential dates and times offered by the DCC the provisions of clause 6.4 shall apply to that new date and time.

6.6 Where, in the Central Region and South Region, the DCC attends the relevant premises and identifies that T3 Aerial Type is required to resolve an Incident, the DCC shall:

(a) provide a T3 Aerial Type and any other equipment required to achieve connectivity between the Communications Hub and the SM WAN; and

(b) undertake such authorised work as is required to install such aerial and any additional required equipment.

6.7 Where, in the Central Region and South Region, the DCC attends the relevant premises and identifies that a Special Installation Mesh Communications Hub is required to resolve an Incident, the Supplier Party shall install a Special Installation Mesh Communications Hub provided by the DCC (as further set out in the CH Handover Support Materials) by following the fitting procedure set out in Annex A.1 of this document.

6.8 Following completion by the Supplier Party of the fitting procedure set out in Annex A.1 of this document for a Special Installation Mesh Communications Hub, the DCC shall:

(a) provide any aerial as deemed necessary (T1 Aerial Type, T2 Aerial Type, T3 Aerial Type, M1 Aerial Type or M2 Aerial Type) and any other equipment required to connect the Special Installation Mesh Communications Hub to the SM WAN; and

(b) undertake such work as is required to install such aerials or other equipment.

6.9 Where successful connection to the SM WAN is indicated, following installation of either:

(a) a Special Installation Mesh Communications Hub, with associated aerials and any additional required equipment:

or

(b) a T3 Aerial Type;

the Supplier Party shall complete the procedure set out in clause 4.7.

6.10 Where successful connection to the SM WAN is not achieved, following installation of a Special Installation Mesh Communications Hub, associated aerials and any additional required equipment, the Supplier Party may either:
(a) follow the fault handling procedure in accordance with clauses 8.3 to 8.6;

(b) leave the Special Installation Mesh Communications Hub installed without establishing a connection to the SM WAN by following the CH No SM WAN Installation Procedure; or

(c) remove the Special Installation Mesh Communications Hub in accordance with the process set out in Annex A of this document, in which case:

(i) the DCC shall remove all aerials and other equipment installed in accordance with 6.8(b);

(ii) the Supplier Party shall return the Special Installation Mesh Communications Hub to the DCC in accordance with clause 10.1 and in accordance with Section F7.4A;

(iii) the Supplier Party shall update the existing Incident with details of the steps that have been undertaken within three (3) Working Days; and

(iv) a notification shall be deemed not to have occurred for the purposes of Section F7.18.

6.11 Where a successful connection to the SM WAN is not achieved, following installation of a T3 Aerial Type and any additional required equipment, and where the DCC has decided not to require the Supplier to install a Special Installation Mesh Communications Hub, the Supplier Party may either:

(a) follow the fault handling procedure in accordance with clauses 8.3 to 8.6;

(b) leave the Communications Hub installed and connected to the T3 Aerial Type without establishing a connection to the SM WAN by following the CH No SM WAN Installation Procedure; or

(c) in accordance with any instruction from DCC, restore the Communications Hub aerial to its previous state, in which case:

(i) the DCC shall remove the T3 Type Aerial and other equipment installed in accordance with 6.8(b);

(ii) the Supplier Party shall update the existing Incident with details of the steps that have been undertaken within three (3) Working Days; and
(iii) a notification shall be deemed not to have occurred for the purposes of Section F7.18.

6.12 No Party other than the DCC may install, repair or remove T3 Type Aerials and/or M1 / M2 Type Aerials and other equipment installed in accordance with clause 6.8(b), without first seeking permission from DCC (save that such a Party may take action in accordance with Good Industry Practice to protect the health and safety of persons or to prevent imminent damage to property).
7  **DCC REQUEST TO ATTEND A PREMISES**

7.1 Where, in accordance with Section F7.13, DCC wishes to request permission to attend a premises at which a Communications Hub is installed, the DCC shall notify the Supplier Party from whom access is being requested. Such notification shall include:

(a) details of any premises which the DCC wishes to attend, and the nature of the activity or inspection that the DCC intends to conduct; and

(b) DCC email and telephone contact details for the Party to use in relation to the process of arranging attendance at the premises.

7.2 Where the Supplier Party agrees to a request from DCC in accordance Section F7.14, or is required to take all reasonable steps to obtain Energy Consumer consent in accordance with Section F7.15, the Party shall notify the DCC, using the contact details provided pursuant to clause 7.1(b), of the following:

(a) confirmation that consent for the work to be carried out has been obtained or notification that consent has not been obtained;

(b) where consent has been obtained, the date and time at which the DCC should attend the relevant premises where:

(i) the Supplier Party shall ensure that the date is a Working Day, and the time shall be between 09:00 and 17:00;

(ii) the Supplier Party shall ensure that the date is no less than thirty (30) Days after the DCC notification was issued in accordance with clause 7.1 or the Panel determination was made pursuant to Section F7.15; and

(c) contact details that the DCC should use to confirm attendance prior to the agreed date and time or in the event that further liaison with the Supplier Party is required.

7.3 Following notification to the DCC pursuant to clause 7.2, the DCC shall, using the contact details provided, inform the Supplier Party of contact details for their personnel at least one full Working Day prior to the date and time set for attendance at the relevant premises.
7.4 The DCC shall attend the relevant premises at the specified date and time and shall immediately notify the Supplier Party, using the contact details provided, where a delay to arrival is likely.
ON-SITE FAULT RESOLUTION AND COMMUNICATIONS HUB REPLACEMENT

Site Visit - Environment Check Procedure

8.1 Where a Supplier Party is at a premises and prior to undertaking any Communications Hub Fault Handling Procedures, or replacing a previously installed Communications Hub, a Supplier Party shall take all reasonable steps to verify that:

(a) the ICHIS compliant host is providing power to the Communications Hub; and

(b) that the prerequisites for installation of a Communications Hub set out in clauses 3.5 to 3.6 of this document are met.

8.2 Where the Supplier Party reasonably determines that the conditions in clause 8.1 are met the Supplier Party shall:

(a) where physical damage that is more than cosmetic is identified, remove the Communications Hub in accordance with clauses 9.1 to 9.9 of this document; and

(b) undertake the relevant Communications Hub Fault Handling Procedures.

Special Installation Mesh Communications Hub Fault Handling Procedures

8.3 Where following a remote fault diagnosis a Supplier Party reasonably assumes that a fault is attributable to a Special Installation Mesh Communications Hub or T3 Aerial Type or M1 / M2 Aerial Type, the Supplier Party shall raise or update an Incident in accordance with clause 6.2 to request that the DCC attends the Installation Location to resolve the Incident other than where DCC has indicated that a site visit is not required to resolve the matter.

8.4 Where a Supplier Party is at a premises and a Special Installation Mesh Communications Hub, based on the CH Status Information, indicates an error state, and the Supplier Party reasonably determines that the either or both of the T3 Aerial Type or M1 / M2 Aerial Types (if installed) is at fault:

(a) where the DCC is in attendance, the DCC shall remove and replace either or both of the aerials immediately; or
where the DCC is in not in attendance, the Supplier Party shall raise an Incident to request that the DCC undertakes such work at the premises and update the Incident with further information when it is available in accordance with clause 6.2.

8.5 Where a Supplier Party is at a premises and a Special Installation Mesh Communications Hub, based on the CH Status Information, indicates an error state, and the Supplier Party reasonably determines that the Special Installation Mesh Communications Hub is at fault, the Supplier Party shall:

(a) where the Supplier Party reasonably determines that the Special Installation Mesh Communications Hub can be removed and re-installed without disturbing either the installed T3 Aerial Type and/or M1 / M2 Aerial Types, take the following steps to remove and re-install the Communications Hub:

(i) disconnect the installed T3 Aerial Type and/or M1 / M2 Aerial Type;

(ii) remove the Communications Hub in accordance with clause 9 of this document;

(iii) following a period of no less than three (3) minutes, during which there is no physical connection to the host, re-install the same Communications Hub using the fitting and activation procedures as set out in A.1 and B.2 of this document, including the re-connection of the existing aerials;

(b) where having undertaken the activities set out in 8.5(a), the Special Installation Mesh Communications Hub, based on the CH Status Information, continues to indicate an error state; raise or update an Incident in accordance with clause 6.2 to request that the DCC attends the Installation Location to resolve the Incident

(c) where having undertaken the activities set out in 8.5(a), the Special Installation Mesh Communications Hub, based on the CH Status Information indicates a normal operating state: update any existing Incident with details of the steps that have been undertaken to resolve the Incident within three (3) Working Days.

8.6 Where the activities in clause 8.5(a) have been followed and the DCC is in attendance at the Installation Location, the Party shall then return the Special Installation Mesh Communications Hub in accordance with Section 10 of this document; and
(a) where the Party wishes to hand back the Special Installation Mesh Communications Hub the DCC shall accept the removed Communications Hub; and

(b) the DCC shall provide a replacement Special Installation Mesh Communications Hub immediately.

**General Fault Handling Procedures**

**8.7** Where the Communications Hub (other than a Special Installation Mesh Communications Hub) based on the CH Status Information, indicates an error state, the Supplier Party shall ensure that:

(a) the Communications Hub is removed in accordance with clause 9 of this document; and

(b) following a period of no less than ten (10) seconds in the North Region and three (3) minutes in the Central Region and South Region, during which there is no physical connection to the host, the same Communications Hub is re-installed using the fitting and activation procedures as set out in Annex A and Annex B of this document.

**8.8** Where, having undertaken the activities set out in clause 8.7, the Communications Hub (other than a Special Installation Mesh Communications Hub), based on the CH Status Information, continues to indicate an error state, and the Supplier Party wishes to resolve the fault, the Supplier Party shall ensure that:

(a) the Communications Hub is removed in accordance with clause 9; and

(b) a replacement Communications Hub is installed in accordance with the fitting and activation procedures set out in Annex A and Annex B of this document.

**8.9** Where, having undertaken the activities set out in clause 8.7, the Communications Hub (other than a Special Installation Mesh Communications Hub), based on the CH Status Information indicates a normal operating state:

(a) update any existing Incident with details of the steps that have been undertaken to resolve the Incident within three (3) Working Days.
8.10 Where the Communications Hub is located within the Central Region or South Region and the Communications Hub, based on the CH Status Information, indicates an ‘Attempting connect to the SM WAN’ state for the maximum duration set out in the Communications Hub Supporting Information and the Communications Hub is a Cellular Communications Hub, the Supplier Party shall ensure that the following steps are undertaken when attempting to resolve the fault:

(a) the Communications Hub is removed in accordance with clause 9 of this document; and

(b) the fitting and activation procedures relevant to a Mesh Communications Hub are undertaken as set out in Annex A and Annex B of this document.

8.11 Where a Mesh Communications Hub (other than a Special Installation Mesh Communications Hub) is located within the Central Region or South Region and the Communications Hub, based on the CH Status Information, indicates an ‘Attempting connect to the SM WAN’ state for the maximum duration set out in the Communications Hub Supporting Information, the Supplier Party shall ensure that an aerial is fitted in accordance with the procedures set out in A.2 of this document.

**SM WAN Connectivity**

8.12 Where a Supplier Party determines that, having undertaken the relevant Communications Hub Fault Handling Procedure, no fault exists with a Communications Hub, but no SM WAN connection is achieved, that Supplier Party shall raise or update an Incident in accordance with the Incident Management Policy to inform DCC of a local SM WAN connectivity issue, subject to clause 8.13.

8.13 Prior to informing DCC of a local SM WAN connectivity issue a Supplier Party shall:

(a) ensure that the power supply to the Communications Hub is maintained following the completion of the fault handling procedure;

(b) verify that the Communications Hub Status Information does not indicate any fault other than failure to connect to the SM WAN; and

(c) ensure that the Communications Hub is fitted with a security seal.
9 COMMUNICATIONS HUB REMOVAL AND NOTIFICATION OF RETURNS

Communications Hub removal

9.1 A Supplier Party may remove a Communications Hub from an ICHIS compliant host that is powered.

9.2 Where a Supplier Party removes a Communications Hub and any associated Communications Hub Auxiliary Equipment, the Supplier Party shall do so in accordance with the procedures set out in Annex A of this document.

Notification of returns

9.3 Following the removal of a Communications Hub, as a result of a suspected or actual fault in the Communications Hub the Supplier Party shall notify the DCC of its removal by submitting a Service Request in accordance with clauses 9.4 or 9.5 as applicable within five (5) Working Days of the date of removal.

9.4 Where the Communications Hub has been removed due to physical damage, the Supplier Party shall submit a Service Request 8.14.3 (Communications Hub Status Update – Fault Return) indicating the appropriate fault return type and reason as specified in the DCC User Interface Specification (DUIS).

9.5 Where a Communications Hub is removed in accordance with clause 8.8, the Supplier Party shall submit a Service Request 8.14.3 (Communications Hub Status Update – Fault Return) indicating the appropriate fault return type as specified in the DUIS.

9.6 Where a Communications Hub is removed and clauses 9.4 and 9.5 do not apply, the Supplier Party shall submit a Service Request 8.14.4 (Communications Hub Status Update – No Fault Return) indicating the appropriate return type as specified in Section F9, within five (5) Working Days of the date of removal.

9.7 Where either:

(a) a Communications Hub is to be returned prior to installation pursuant to clause 3.4; or

(b) the DCC has requested the return of a Communications Hub in accordance with Section F8.1(b) of the Code or the Supplier Party is required to return pursuant to Section F8.6 of the Code;
the Party shall submit a Service Request 8.14.3 (Communications Hub Status Update – Fault Return).

9.8 Where a Communications Hub is to be returned prior to installation pursuant to Section F8.7(a) of the Code, the responsible Party shall submit a Service Request 8.14.4 (Communications Hub Status Update – No Fault Return).

9.9 In the event that a Party is not able to submit a Service Request in accordance with clauses 9.4, 9.5, 9.6, 9.7 or 9.8 that Party shall contact the Service Desk.
10 COMMUNICATIONS HUB RETURNS

10.1 Where a Supplier Party has handed back a Special Installation Mesh Communications Hub to the DCC whilst in attendance at the relevant premises and where the Special Installation Mesh Communications Hub had been installed at a previous installation visit, the Party shall submit Service Request 8.14.3 (Communications Hub Status Update – Fault Return) or Service Request 8.14.4 (Communications Hub Status Update – No Fault Return) in respect of the Communications Hub returned in accordance with DUIS within three (3) Working Days.

10.2 In all circumstances other than those specified in clause 10.1, including where a Party wishes to return a Special Installation Mesh Communications Hub or T3 Aerial Type and/or M1 / M2 Aerial Types when the DCC is not in attendance at the relevant premises in accordance with Section 6 of this document, the Party shall follow the procedure in clauses 10.3 - 10.20 of this document to return the Special Installation Mesh Communications Hub, and return the T3 Aerial Type and/or M1 / M2 Aerial Types within this process.

10.3 Following the acceptance of Communications Hubs, where a Party wishes to return Communications Hubs to the DCC, that Party shall do so in accordance with the procedures set out in this clauses 10.1 to 10.20 of this document.

10.4 The DCC shall make available to all OMS account profiles, the following information for any DCC Returns Location:
(a) the full delivery address;
(b) operating hours; and
(c) the name, email address, and telephone number for a nominated contact in relation to Communications Hub returns.

**Return Materials Authorisation**

10.5 To return a Communications Hub a Party shall request a Returns Material Authorisation (RMA) once that Party has notified the DCC by either having:

(a) submitted Service Request 8.14.3 or Service Request 8.14.4 in respect of the Communications Hub to be returned; or

(b) contacted the Service Desk.

10.6 The requesting Party shall ensure that the request for an RMA is:

(a) made via the CH Ordering System; and

(b) includes:

   (i) the CHF Identifier for each Communications Hub to be returned under that RMA, as previously notified to the DCC in accordance with clause 10.5
   (ii) the contact name, email address, and telephone number to be used by the DCC to contact the Party in relation to that RMA;
   (iii) the preferred DCC Returns Location; and
   (iv) a preferred Return Date, which shall be on a Working Day at least five (5) Working Days following the date that the request for the RMA is submitted.

10.7 Following acceptance of an RMA request, the DCC shall:

(a) confirm authorisation to the submitting Party using the contact details provided;

(b) provide the Party with the following information via the Order Management System using either the ‘CH Ordering’ or ‘CH Delivery and Returns’ OMS profiles or via notification to the contact details provided:

   (i) a unique booking reference;
   (ii) confirmed timeslot for delivery;
   (iii) RMA reference; and
   (iv) any changes to the DCC contact details for the purposes of the return;
and

(c) request any additional information as may be reasonably required to facilitate the logistics of the return in accordance with good industry practice.

**Returns Equipment and Packaging**

10.8 A Party shall ensure that all Communications Hubs returned to the DCC are in packaging of equivalent standard to that in which a Communications Hub of that Device Model was originally packaged, not exceeding the maximum number of Communications Hubs per carton and cartons per pallet set out in the CH Handover Support Materials.

10.9 A Party may return aerials or other equipment to DCC within a Communications Hub return delivery and must ensure that any aerials or other equipment returned to the DCC are in packaging of equivalent standard to that in which the aerials or other equipment was originally packaged.

10.10 Where a Communications Hub has been subject to environmental or biological contamination, the Party shall:

- (a) where it is safe to do so, place the Communications Hub in appropriately sealed packaging such that DCC can clearly identify the nature of the contamination without removing or unsealing such packaging; or

- (b) where safe return of a contaminated Communications Hub is not possible, safely and securely dispose of the Communications Hub.

**Delivery of Returns**

10.11 Where the Party does not return a Communications Hub within 90 days pursuant to Section F8.6 of the Code, the Communications Hub shall be deemed to be lost or stolen and the DCC shall prevent that Communications Hub from connecting to the SM WAN.

10.12 The Party shall ensure that the Communications Hub delivery is accompanied with a Return Delivery Note that contains, as a minimum, the following information:

- (a) booking reference for the return delivery as supplied by DCC pursuant to clause 10.7;

- (b) return date and return delivery time;

- (c) Party Signifier;
(d) DCC Returns Location;
(e) list of all CHF Identifiers being returned; and
(f) (where one or more pallets are to be returned), the pallet identifiers for each pallet
being returned.

10.13 The DCC shall provide the Party with a printable RMA label for each return delivery via
the OMS (using the CH Ordering or CH Delivery and Returns profile) immediately
following authorisation. The Party shall securely attach the corresponding RMA label on
each pallet and each carton (where a carton is not part of a pallet) and each
Communications Hub (where a Communications Hub is not part of a pallet or carton) for
each return delivery.

10.14 The Party shall notify the DCC if there are any known issues that mean the delivery will
be late, stating the reason for the delay and the expected time of arrival. The Party shall
take all reasonable steps to make such notification a minimum of 5 Working Hours prior
to the return delivery booking time. The DCC shall take all reasonable steps to
accommodate a revised return delivery booking time and shall confirm to the Party that
the DCC is either:

(a) able to accept the late return delivery; or

(b) unable to accept the return delivery.

10.15 Where the DCC is unable to accept the return delivery the DCC shall notify the returning
Party as soon as reasonably practicable and shall notify the Party of the full range of
available delivery dates and times within the following 90 days and the Party shall notify
the DCC of an acceptable revised date and clauses 10.13 and 10.14 shall apply in relation
to the revised date.
Delivery Acceptance

10.16 Prior to signing the Return Delivery Note, the DCC may carry out the following:

(a) assessment of pallets delivered against those recorded under the RMA request;

(b) checks between CHF Identifiers received against those listed under the RMA request; and

(c) checks that the number of Communications Hubs returned match the number of CHF Identifiers listed in the RMA request.

10.17 The DCC may reject any returned Communications Hubs where unloading them would present a health and safety risk. Where the DCC rejects the return delivery, the Party shall be required to request a new RMA and rearrange the return delivery following the relevant procedures set out in clauses 10.5 to 10.15 of this document.

10.18 Following the checks performed pursuant to clause 10.16, the DCC shall record any discrepancies between the return delivery and the Return Delivery Note.

10.19 Where requested to do so the DCC shall sign and retain a copy of the Return Delivery Note.

10.20 Where the Party fails to provide the DCC with a fault reason for each CHF Identifier in accordance with the requirements set out in this document, the Communications Hub shall be deemed to be a return pursuant to Section F9.5 (e) of the Code and the Communications Hub Fault shall be a CH User Responsibility in accordance with Section F9.6 (a) of the Code.
11 CH FAULT DIAGNOSIS BY DCC

Receipt of Communications Hubs

11.1 The DCC shall create an individual record for each returned Communications Hub on receipt of Service Request 8.14.3, 8.14.4 or any return notified through the Service Desk. For each returned Communications Hub, this record shall contain all details received by DCC from the Party within the Service Request or provided via the Service Desk and other supporting information as set out in Annex D, and shall be made available by the DCC to the Party that returned the Communications Hub within seven (7) days after the return of the Communications Hubs via the CH Ordering System.

Notification

11.2 Where the DCC intends to undertake any CH Fault Diagnosis, the DCC shall update the relevant record, as described in Annex D of this document, indicating that further analysis is required, in accordance with Section F9.9 of the Code. The DCC shall make this information available and notify the Party that returned the Communications Hub within ten (10) days after the return of the Communications Hubs or notification of its loss or destruction pursuant to Section F9.9, of this revision.

11.3 In the event that a Party is not able to access the record created in accordance with clause 11.1, that Party may contact the Service Desk in order to access the record, which the DCC shall enable.

Fault Diagnosis Approach

11.4 The DCC shall undertake CH Fault Diagnosis using visual and electronic analysis of returned Communications Hubs, as set out in clauses 11.5 and 11.6.

Visual analysis

11.5 The DCC may undertake the following visual inspections of a returned Communications Hub and shall subsequently update the information in the record created pursuant to 11.1 to include the results from this analysis:

(a) check for any physical damage to any part of the Communication Hub including, but not limited to, the outer casing, external interfaces and connectors;
(b) check to identify any loose internal components and for evidence that such components were previously connected correctly;

(c) check for any evidence of tampering; and

(d) check for any evidence of exposure to adverse environmental conditions including, but not limited to, water, condensation, smoke, chemicals, pests, etc.

**Electronic analysis**

11.6 Where the Communications Hub is not deemed to be physically damaged in accordance with clause 11.5, the DCC may undertake the electronic diagnostic tests described in Annex C of this document and shall subsequently update the information in the record created pursuant to 11.1 to include the results from this analysis.

**Fault Analysis Report**

11.7 Pursuant to Section F9.11, where the DCC disputes the reason given by a Party for the return of a Communications Hub, the DCC shall provide the Party which returned the Communications Hub with a report. The DCC shall provide this report by updating the relevant Fault Analysis Report record maintained for each returned Communications Hub, as set out in Annex D of this document, with the results of the Fault Analysis and make this available via the CH Ordering System and notify the Party that returned the Communications Hub.

**Acceptance**

11.8 Where the DCC provides a Fault Analysis Report and the Party does not object in accordance with Section F9.13 of the Code, no further action is required by the Party and the DCC shall update the ‘Returns Record Status’ field to “Closed”.

**Objections**

11.9 Where the Party wishes to notify the DCC of their objection pursuant to Section F9.14 of the Code it shall do so via the Service Desk.
Annex A. CH Fitting and removal procedures

A.1. Fitting procedure

A.1.1. A Party shall ensure that all reasonable precautions are taken to avoid electrostatic discharge whilst handling the Communications Hub.

A.1.2. A Supplier Party shall ensure that all reasonable precautions are taken to avoid electrostatic discharge when installing any Communications Hub and Communications Hub Auxiliary Equipment.

A.1.3. The Communications Hub shall be mounted vertically above the ICHIS compliant host, ensuring that the Communications Hub Variant labelling text on the front face is horizontal.

A.1.4. A Party may mount a Communications Hub on an ICHIS compliant host that is powered.

A.1.5. A Supplier Party shall fit a Communications Hub in accordance with the steps set out below:

(a) **Step 1** - Align Communications Hub guide rails with the U-channel of the ICHIS compliant host;

(b) **Step 2** - Slide the Communications Hub on to the ICHIS compliant host, ensuring that the Communications Hub guide rails remain within the U-Channel of the ICHIS compliant host;

(c) **Step 3** - Press the front faceplate in order to connect the Communications Hub to the interface of the ICHIS compliant host, applying hand pressure only; and

(d) **Step 4** - Screw in the M4 retaining screw located on the front faceplate of the Communications Hub to fasten it to the ICHIS compliant host.

A.2. Installation of Communications Hub aerials - Central Region and South Region

A.2.1. For the South Region or Central Region, where a Communications Hub (as indicated by the Coverage Database) requires an aerial (T1 Aerial Type or T2 Aerial Type), or where an aerial is required as a result of a failure as described in B.2.4 of this document, the Supplier Party shall ensure that a Mesh Communications Hub is installed and that when installing an aerial:

(a) all reasonable steps are taken to ensure any aerial (T1 Aerial Type or T2 Aerial Type) is positioned vertically and avoiding any Significant Metallic Obstruction;
(b) all reasonable steps to minimise risk of damage to the aerial lead during installation are undertaken and that the environmental conditions for the Communications Hub as defined in Annex C of the CH Handover Support Materials are not exceeded;

(c) stub aerials (i.e. with no cable attached) are not used to connect the aerial directly onto the Communications Hub, the cable must always be used as supplied.

A.2.2. For the South Region or Central Region, a Supplier Party shall:

(a) first attempt to install a standard Communications Hub T1 Aerial Type in accordance with the installation steps set out in A.2.3; and

(b) where, in step 6 (A.2.3(f)), the minimum signal strength required as indicated by the Visual Information set out in the CH Supporting Information is not obtained, the Party shall remove the T1 Aerial Type and install a T2 Aerial Type in accordance with the installation steps set out in A.2.3.

A.2.3. A Supplier Party shall install a Communications Hub aerial in accordance with the steps below:

(a) **Step 1** - unpack the aerial and inspect for damage;

(b) **Step 2** - attach the aerial to the cable SMA connector, if the cable is not supplied already integrated with the aerial;

(c) **Step 3** - ensure the Communications Hub is powered up and fully initialised when connecting the aerial and cable to the SMA connector on the Communications Hub;

(d) **Step 4** - fasten all SMA connectors to finger-tightness;

(e) **Step 5** - secure the Communications Hub hinged plastic cover over the connector, ensuring that the aerial cable routes through the provided aperture on the base of the cover and remains free to allow aerial positioning once fitted;

(f) **Step 6** - for connection of a T1 Aerial Type, T2 Aerial Type or T3 Aerial Type only, use the Visual Information set out in the CH Supporting Information to identify the strength of the signal at varying positions of the aerial and cable to first maximise the signal strength and second minimise the distance to the Communications Hub;
(g) **Step 7** - if the aerial position does not require the full length of the supplied aerial cable, the spare aerial cable shall be loosely coiled and fastened using a fabric hook-and-loop cable tie ensuring not to crush or kink the aerial cable;

(h) **Step 8** - for connection of a T1 Aerial Type, T2 Aerial Type or T3 Aerial Type only, once the optimum location for the aerial has been confirmed the aerial shall be positioned vertically with the cable connector at the base then either:

   (i) fasten the aerial in place using the appropriate fasteners provided in the assembly kit; or

   (ii) depending on the type of aerial used, connect to a wall using self-adhesive.

(i) **Step 9** - following installation of the aerial as set out in steps 1-8 above, the installer should wait for a minimum of two (2) minutes, and then undertake the activation processes set out in Annex B of this document.

A.2.4. For the South Region or Central Region, where a Special Installation Mesh Communications Hub is to be installed and requires an aerial (T1 Aerial Type or T2 Aerial Type and M1 Aerial Type), or where an aerial is required as a result of a failure as described in B.2.4 of this document, the Supplier Party shall ensure that a Special Installation Mesh Communications Hub is installed and that when installing an aerial:

   (a) all reasonable steps are taken to ensure any aerial (T1 Aerial Type, T2 Aerial Type or M1 Aerial Type) is positioned vertically and avoiding any Significant Metallic Obstruction;

   (b) all reasonable steps to minimise risk of damage to the aerial lead during installation are undertaken and that the environmental conditions for the Communications Hub as defined in Annex C of the CH Handover Support Materials are not exceeded;

   (c) stub aerials (i.e. with no cable attached) are not used to connect the aerial directly onto the Communications Hub, the cable must always be used as supplied;

A.2.5. For the South Region or Central Region, where a Special Installation Mesh Communications Hub is to be installed and requires an external aerial (T3 Aerial Type or M1 / M2 Aerial Types), or where an aerial is required as a result of a failure as described in B.2.4 of this document, the Supplier Party shall ensure that a Special Installation Mesh Communications Hub is installed and that when installing an external aerial, the manufacturer’s instructions for selecting the
installation position and mounting the aerials are followed, particularly with reference to the following:

(a) The aerial must be mounted in a vertical plane with the cable exiting from the bottom,

(b) The aerial should be located such that the distance to any nearby device or metal structure should exceed the stated minimum distance. The aerial must not be installed on or close to a metal panel,

(c) The aerial should be mounted in such a way that no person is likely to be within the RF exclusion zone while the aerial is in use,

(d) If both the T3 Aerial Type and M2 Aerial Types are specified for installation on the external wall of a property, the T3 Aerial Type should be mounted vertically above the M1 / M2 Aerial Types such that the minimum vertical separation between them is met or exceeded,

(e) Only those brackets and fittings supplied by the manufacturers should be used for installing the T3 Aerial Type or M1 / M2 Aerial Types.

A.3. Communications Hub removal procedure

A.3.1. Where a Supplier Party removes a Communications Hub, the Supplier Party shall:

(a) **Step 1** - Remove or break the security seal;

(b) **Step 2** - Remove the M4 retaining screw located on the front faceplate of the Communications Hub to enable its removal from the ICHIS compliant host; and

(c) **Step 3** - Slide the Communications Hub from the ICHIS compliant host, ensuring that the Communications Hub guide rails remain within the U-Channel of the Electricity Smart Meter, Cradle or Hot Shoe.
Annex B. Activation Procedure

B.1. Communications Hub Activation Procedure - North Region

B.1.1. For the North Region, following the fitting of a Communications Hub, the Supplier Party shall verify the successful activation of the Communications Hub by monitoring that the CH Status Information indicates the following Communications Hub states as set out in the CH Supporting Information, in the sequence:

(a) ‘SM WAN initialising’;
(b) ‘Attempting to connect to the SM WAN’; and
(c) ‘SM WAN connected’.

B.1.2. For the North Region, where the Communications Hub activation fails to complete, the Supplier Party shall ensure that:

(a) where the CH Status Information indicates that the Communications Hub is in an error state, the Communications Hub Fault Handling Procedures are followed; or
(b) where the Communications Hub fails to transition from the ‘Attempting connect to the SM WAN’ state to the ‘SM WAN connected’ state within the maximum time set out in the CH Supporting Information, but no fault is indicated, the Supplier Party may wish to undertake the CH No SM WAN Installation Procedure.

B.2. Communications Hub Activation Procedure - Central Region and South Region

B.2.1. Following the fitting of a Cellular Communications Hub, the Supplier Party shall ensure that a check is performed to confirm that the following Communications Hub states are achieved, based on the CH Status Information, as set out in the CH Supporting Information:

(a) initialisation complete (‘Device initialising’ transition steps complete successfully);
(b) SW LED ‘Normal operating state’;
(c) WAN LED ‘Attempting connect to SM WAN’; and
(d) WAN LED ‘SM WAN connected’.
B.2.2. Where the Communications Hub activation fails to complete, the Supplier Party shall ensure that:

(a) where the CH Status Information indicates that the Communications Hub is in an error state (SW LED ‘Device in error state’ or WAN LED ‘SM WAN error’), the fault resolution procedures set out in clauses 8.1 to 8.13 of this document are followed; or

(b) where the WAN LED indicator fails to transition from the ‘Attempting connect to SM WAN’ state to the ‘SM WAN connected’ state within the maximum time set out in the CH Supporting Information, the Cellular Communications Hub is removed and a Mesh Communications Hub is fitted in accordance with the fitting and activation procedures set out in Annex A and Annex B of this document.

B.2.3. Where installing a Mesh Communications Hub or Special Installation Mesh Communications Hub, the Supplier Party shall ensure that the Visual Information set out in the CH Supporting Information is monitored to confirm the following Communications Hub states are achieved:

(a) initialisation complete (‘Device initialising’ transitions complete successfully);
(b) SW LED showing ‘Normal operating state’;
(c) and either:
   (i) SM WAN (cellular) - WAN LED showing ‘Attempting connect to SM WAN’;
   (ii) SM WAN (cellular) - WAN LED showing ‘SM WAN connected’;

or

   (iii) Mesh - MESH LED showing ‘Attempting to connect to Mesh’; and
   (iv) Mesh - MESH LED showing ‘Mesh connected’.

B.2.4. Where the Mesh Communications Hub activation fails to complete, the Supplier Party shall ensure that:

(a) where the CH Status Information indicates that the Mesh Communications Hub is in an error state, the fault resolution procedures set out in clauses 6.1 to 6.5 of this document are followed; and either:

(b) where no Communications Hub T2 Aerial Type has previously been fitted and the WAN LED indicator fails to transition from the ‘Attempting connect to SM WAN’ state to the ‘SM WAN connected’ state or from the ‘Attempting to connect to
Mesh’ state to the ‘Mesh connected’ state within the maximum time set out in the CH Supporting Information, a Communications Hub T2 Aerial Type is fitted in accordance with the fitting and activation procedures set out in Annex A and Annex B of this document.

or

(c) where a Communications Hub T2 Aerial Type has previously been fitted and the Mesh Communications Hub fails to transition from the ‘Attempting to connect to SM WAN’ state to the ‘SM WAN connected’ state or from the ‘Attempting to connect to Mesh’ state to the ‘Mesh connected’ state within the maximum time set out in the CH Supporting Information, but no fault is indicated, the Supplier Party may wish to undertake the CH No SM WAN Installation Procedure.
Annex C. Electronic Fault Diagnosis

C.1.1. The DCC may carry out the following checks as part of the Communications Hub Fault Handling Procedure:

a) check of hardware and firmware;
b) check of device configuration;
c) checks of power consumption;
d) detection of malfunction of internal components via self-tests;
e) connectivity test for HAN components;
f) connectivity test for SM WAN components;
g) functional check of visual status indicators (LEDs);
h) verification that power outage power storage is within expected tolerance;
i) tamper detection check;
j) clock test (set real-time clock or read real-time clock); and
k) review of the security and event logs.
Annex D. Fault Analysis Report – fault record data items

D.1.1. Table 1 identifies the data fields that will be provided in the Communications Hub Fault Analysis Report. Data items shall be updated in line with the progress of the fault analysis and some items may therefore be blank.

Table 1; Fault Analysis Report – fault record data field descriptions

<table>
<thead>
<tr>
<th>Field name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Returns record id</td>
<td>Unique reference for the returns Record.</td>
</tr>
<tr>
<td>Incident reference</td>
<td>This field displays the Incident request identifier if provided by a Party</td>
</tr>
<tr>
<td>User ref id</td>
<td>Unique reference for the update provided by a Party.</td>
</tr>
<tr>
<td>User id</td>
<td>SEC Party Signifier of the Party that submitted the Communications Hub status update</td>
</tr>
<tr>
<td>CHF return type</td>
<td>Category of Return, as provided by a Party and specified in DUIS</td>
</tr>
<tr>
<td>User fault diagnosis (CHF fault reason)</td>
<td>Initial fault diagnosis code, as provided by a Party and specified in DUIS.</td>
</tr>
<tr>
<td>CSP fault diagnosis</td>
<td>DCC fault diagnosis following the fault analysis process.</td>
</tr>
<tr>
<td>DCC fault diagnosis</td>
<td>DCC fault diagnosis following conclusion of any objection process.</td>
</tr>
<tr>
<td>User fault responsibility</td>
<td>Derived from user fault diagnosis</td>
</tr>
<tr>
<td>CSP fault responsibility</td>
<td>DCC fault responsibility derived from DCC fault diagnosis</td>
</tr>
<tr>
<td>Final agreed fault responsibility</td>
<td>Derived from DCC fault diagnosis</td>
</tr>
<tr>
<td>CSP id</td>
<td>The DCC Service Provider identified by the Region.</td>
</tr>
<tr>
<td>Device id</td>
<td>The unique CHF ID</td>
</tr>
<tr>
<td>Return record create date</td>
<td>The Date and time the returns record was created.</td>
</tr>
<tr>
<td>User job date time</td>
<td>Time of removal of the Communications Hub provided by a Party.</td>
</tr>
<tr>
<td>Preliminary FAR received date</td>
<td>The date the DCC updated the record to issue the preliminary Fault Analysis Report.</td>
</tr>
<tr>
<td>CSP FAR received date</td>
<td>The date the DCC issued the final Fault Analysis Report.</td>
</tr>
<tr>
<td>Return closed date</td>
<td>The date and time the DCC issued the final Fault Analysis Report.</td>
</tr>
<tr>
<td>Received communications hub date</td>
<td>The date and time the DCC receives the Communications Hub from the Party.</td>
</tr>
<tr>
<td>Field name</td>
<td>Description</td>
</tr>
<tr>
<td>------------------------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Dispute start date</td>
<td>The date and time the dispute was notified to DCC and the record status was updated to ‘In Dispute’.</td>
</tr>
<tr>
<td>Other device id</td>
<td>UID of the ESME or GSME</td>
</tr>
<tr>
<td>CHF connection method</td>
<td>To record whether hot-shoe or cradle CHF installation</td>
</tr>
<tr>
<td></td>
<td>To record how the Communications Hub has been installed and connected to the rest of the Smart Metering System within the premises. Valid set: Hot-shoe, Cradle, ESME</td>
</tr>
<tr>
<td>Cause of fault</td>
<td>A short description of the fault cause supplied by the DCC</td>
</tr>
<tr>
<td>Additional information</td>
<td>Further Analysis details from the Fault Cause supplied by the DCC</td>
</tr>
<tr>
<td>Full analysis</td>
<td>Y/N flag indicating whether a full analysis is required. Will drive the status of the returns record</td>
</tr>
<tr>
<td>User organisation</td>
<td>Details of organisation associated with User ID</td>
</tr>
<tr>
<td>Premises postcode</td>
<td>Derived from MPAN / MPRN associated with the Communications Hub</td>
</tr>
<tr>
<td>Product name</td>
<td>Derived from CHF ID</td>
</tr>
<tr>
<td>Model</td>
<td>Derived from CHF ID</td>
</tr>
<tr>
<td>Manufacturer</td>
<td>Derived from CHF ID</td>
</tr>
<tr>
<td>Communications hub delivery location</td>
<td>The location the Communications Hub was delivered to (provided by DCC)</td>
</tr>
<tr>
<td>Communications hub installation date</td>
<td>From the Smart Metering Inventory, where applicable.</td>
</tr>
<tr>
<td>Incident resolved date</td>
<td>Manually populated by Service Desk</td>
</tr>
<tr>
<td>CSP region</td>
<td>The Region in which the Communications Hub was installed.</td>
</tr>
<tr>
<td>Communications hub commissioned date</td>
<td>From the Smart Metering Inventory</td>
</tr>
<tr>
<td>Communications hub device type</td>
<td>Supplied on creation by DCC</td>
</tr>
<tr>
<td>Communications hub returning supplier</td>
<td>Supplied on creation by DCC</td>
</tr>
<tr>
<td>Communications Hub delivery date</td>
<td>From the Smart Metering Inventory.</td>
</tr>
</tbody>
</table>
Annex E. Equipment Supplied

E.1. North Region

E.1.1. The DCC shall supply the following equipment, which can be ordered via the OMS:

a) ‘Standard 420’ Communications Hub Variant with captive security screw; and

b) ‘Standard 420 DB’ Communications Hub Variant with captive security screw; and

c) ’Variant 450 DB’ Communications Hub Variant with captive security screw.

E.2. Central and South Regions

E.2.1. The DCC shall supply the following equipment, which can be ordered via the OMS:

a) ‘SKU1 Cellular’ Communications Hub Variant with captive security screw; and

b) ‘SKU2 Cellular + Mesh’ Communication Hub Variant with captive security screw; and

c) ‘Cellular DB’ Communications Hub Variant with captive security screw; and

d) ‘Cellular + Mesh DB’ Communications Hub Variant with captive security screw; and

e) Communications Hub Auxiliary Equipment, including aerials, aerial cable and fabric hook-and-loop ties, two aerial types shall be provided:

(i) T1 Aerial Type; and

(ii) T2 Aerial Type.

E.2.2. The DCC shall supply the following equipment directly at joint visits:

a) ‘SKU3 SIMCH’ (Special Installation Mesh Communications Hub) Communications Hub Variant with captive security screw; and

b) ‘SIMCH DB’ Communications Hub Variant with captive security screw; and

c) Up to three aerial types and related cables and fixings shall be provided:

i) T3 Aerial Type

ii) M1 Aerial Type

iii) M2 Aerial Type
E.2.3. All Communications Hub Variants, their HAN/WAN Variant attributes and CSP Regions are listed in table 2.

Table 2: Summary of all Communications Hub Variants with their HAN/WAN Variant attributes and CSP Regions

<table>
<thead>
<tr>
<th>CH Variant</th>
<th>HAN Variant</th>
<th>WAN Variant</th>
<th>CSP Region</th>
</tr>
</thead>
<tbody>
<tr>
<td>Standard 420</td>
<td>Single Band (2.4GHz only)</td>
<td>420</td>
<td>CSP North</td>
</tr>
<tr>
<td>Standard 420 DB</td>
<td>Dual Band (868MHz and 2.4GHz)</td>
<td>420</td>
<td>CSP North</td>
</tr>
<tr>
<td>Variant 450 DB</td>
<td>Dual Band (868MHz and 2.4GHz)</td>
<td>450</td>
<td>CSP North</td>
</tr>
<tr>
<td>SKU1 Cellular</td>
<td>Single Band (2.4GHz only)</td>
<td>Cellular</td>
<td>CSP South &amp; Central</td>
</tr>
<tr>
<td>SKU2 Cellular + Mesh</td>
<td>Single Band (2.4GHz only)</td>
<td>Cellular+Mesh</td>
<td>CSP South &amp; Central</td>
</tr>
<tr>
<td>SKU3 SIMCH</td>
<td>Single Band (2.4GHz only)</td>
<td>Special Installation Mesh</td>
<td>CSP South &amp; Central</td>
</tr>
<tr>
<td>Cellular DB</td>
<td>Dual Band (868MHz and 2.4GHz)</td>
<td>Cellular</td>
<td>CSP South &amp; Central</td>
</tr>
<tr>
<td>Cellular + Mesh DB</td>
<td>Dual Band (868MHz and 2.4GHz)</td>
<td>Cellular+Mesh</td>
<td>CSP South &amp; Central</td>
</tr>
<tr>
<td>SIMCH DB</td>
<td>Dual Band (868MHz and 2.4GHz)</td>
<td>Special Installation Mesh</td>
<td>CSP South &amp; Central</td>
</tr>
</tbody>
</table>

868MHz means, for the purposes of the Code, sub GHz

E.3. Communications Hub WAN Variant Values

E.3.1. For the purpose of providing WAN Technology values for use with the 12.1 RequestWANMatrix Service Request as detailed in APPENDIX AD ‘DCC User Interface Specification’, Communications Hub WAN Variant values are listed in table 3

Table 3: Summary of all Communications Hub WAN Variants for use with Service Request 12.1

<table>
<thead>
<tr>
<th>WAN Variant (DCC 1.3)</th>
<th>WAN Variant (DCC 2.0)</th>
<th>CSP Region</th>
</tr>
</thead>
<tbody>
<tr>
<td>Standard 420</td>
<td>420</td>
<td>CSP North</td>
</tr>
<tr>
<td>Variant 450</td>
<td>450</td>
<td>CSP North</td>
</tr>
<tr>
<td>Cellular</td>
<td>Cellular</td>
<td>CSP South &amp; Central</td>
</tr>
<tr>
<td>Cellular+Mesh</td>
<td>Cellular+Mesh</td>
<td>CSP South &amp; Central</td>
</tr>
<tr>
<td>No Coverage Intended</td>
<td>No Coverage Intended</td>
<td>N/A</td>
</tr>
</tbody>
</table>
Appendix J

Enduring Testing Approach Document
## Contents

1. Introduction .................................................................................................................. 3  
2. Security Requirements .................................................................................................. 4  
3. IKI and SMKI Test Certificates .................................................................................... 6  
4. DCCKI Test Certificates .............................................................................................. 8  
5. Obligations on Testing Participants using Remote Test Labs ................................... 10  
6. Requirements for Use of DCC Test Labs .................................................................. 15  
7. User Entry Process Tests .......................................................................................... 18  
8. Device and User System Tests .................................................................................. 20  
9. SMETS1 Pending Product Combinations Tests ......................................................... 27  
10. DCC Internal System Change Testing ....................................................................... 31  
11. Modification Proposal Implementation Testing ...................................................... 32  
12. Use of Testing Issue Management Tool ..................................................................... 33  
Definitions & Interpretation .......................................................................................... 34
1 Introduction

Scope

1.1 The Enduring Testing Approach Document (ETAD) describes the detailed procedural and technical requirements for the Testing Services, as defined in Section H14.1 of this Code, that the DCC will make available to Testing Participants on an enduring basis. Unless indicated otherwise this ETAD applies to Testing Services in respect of SMETS1 Devices and SMETS2+ Devices.
2 Security Requirements

2.1 For the purposes of this document, “Testing Participant Systems” means:

a) any Systems (excluding any Devices) that are operated by or on behalf of a Testing Participant and used in whole or in part for the testing equivalent of:

(i) constructing Service Requests;
(ii) sending Service Requests over the DCC User Interface;
(iii) receiving, sending, storing, using or otherwise carrying out any processing in respect of any Pre-Command or Signed Pre-Command;
(iv) receiving Service Responses or Alerts over the DCC User Interface;
(v) generating Data for communication to the OCA, DCA or ICA, or receiving Data from the OCA, DCA or ICA (including any Systems which store or use Secret Key Material for such purposes) but only communications in relation to Devices that have an SMI Status of “commissioned” or “installed not commissioned”;
(vi) generating any Unique Transaction Reference Number;
(vii) providing (or procuring the provision of) Registration Data in respect of a particular MPAN or MPRN; and/or
(viii) the collection, storage or communication of the Registration Data referred to in sub-clause vii) above prior to, or for the purposes of, its provision to DCC over the Registration Data Interface; and

b) any other Systems from which the Systems used in whole or in part for the purposes set out in clause (a) are not Separate.

2.2 Each Testing Participant shall ensure that its Testing Participant Systems are Separate from:

a) its RDP Systems or User Systems, as appropriate; and
b) any other Systems not used for the purposes of carrying out tests using the Testing Services.

2.3 Each Testing Participant shall take reasonable steps to ensure that:

a) its Testing Participant Systems are capable of detecting any unauthorised
software that has been installed or executed on them and any unauthorised attempt to install or execute software on them;

b) if those Testing Participant Systems detect any such software or such attempt to install or execute software, that the installation or execution of that software is prevented; and

c) where any such software has been installed or executed, to take appropriate remedial action.

2.4 Each Testing Participant shall ensure that it carries out assessments that are designed to identify any vulnerability of its Testing Participant Systems to Compromise:

a) prior to accessing any Testing Services using such Testing Participant Systems and on at least an annual basis thereafter;

b) in respect of each new or materially changed component or functionality of its Testing Participant Systems, prior to that component or functionality becoming operational; and

c) on the occurrence of any security issue in relation to its Testing Participant Systems.

2.5 Where, following any assessment of its Testing Participant Systems in accordance with clause 2.4 or otherwise, any material vulnerability has been detected, the Testing Participant shall:

a) take reasonable steps to ensure that the cause of the vulnerability is rectified, or the potential impact of the vulnerability is mitigated, as soon as is reasonably practicable; and

b) promptly notify the DCC of the steps being taken to rectify its cause or mitigate its potential impact (as the case may be) on DCC Systems and the time within which they are intended to be completed, and comply with any reasonable request from the DCC to mitigate or prevent any potential adverse impact on the DCC Systems arising from such vulnerability.
3  **IKI and SMKI Test Certificates**

3.1 The DCC shall issue Test Certificates simulating the function of Organisation Certificates, OCA Certificates, Device Certificates, DCA Certificates, IKI Certificates and ICA Certificates in accordance with the relevant provisions of the “Test Documents”.

3.2 For the purposes of clause 3.1, the Test Documents means:

a) the Test Certificate Policy, which shall be a document published by the DCC and approved by the SMKI PMA which corresponds (insofar as relevant in respect of the Testing Services) in purpose, content and effect to the Organisation Certificate Policy, the Device Certificate Policy and the IKI Certificate Policy; and

b) subject to clauses 3.3 and 3.4:

   (i) the SMKI RAPP;

   (ii) the SMKI Interface Design Specification;

   (iii) the SMKI Code of Connection;

   (iv) the SMKI Repository Interface Design Specification; and

   (v) the SMKI Repository Code of Connection.

3.3 For the purposes of clause 3.2(b) (i), each Testing Participant shall, when completing the forms in the appendices of the SMKI RAPP for test purposes, clearly mark each page with the text, “For Testing Purposes” and submit the completed forms to the SMKI Registration Authority, in writing, as directed on the DCC Website.

3.4 For the purposes of clause 3.2(b):

a) any reference in such documents to any office, function, role, system, process or other thing shall be construed as being a reference to the corresponding equivalent of that office, function, role, system, process or thing which is established, undertaken, operated or given effect (as the case may be) for the purposes of the Testing Services;

b) Testing Participants shall not be required to complete SMKI and Repository Entry Process Tests to become eligible to obtain IKI and SMKI Test Certificates;
c) where agreed by the DCC and a Testing Participant, any of the requirements that a Testing Participant must satisfy in order to be entitled to become an Authorised Subscriber for a Test Certificate may be disregarded for the purposes of such entitlement;

d) the DCC shall publish on the DCC Website, and from time to time update, limits on the number of Certificate Signing Requests that each Testing Participant may submit in any particular time period over any relevant interface for testing purposes;

e) each Testing Participant shall take all reasonable steps to ensure it does not submit certificate signing requests for testing purposes in excess of any limit published (or updated) in accordance with clause (d) above;

f) the DCC shall publish on the DCC Website, and from time to time update, limits on the total number of Certificate Signing Requests across all Testing Participants that can be processed each day. The DCC shall not be required to process any Certificate Signing Request in excess of such limits that is submitted by any Testing Participant.
4 DCCKI Test Certificates

4.1 The DCC shall issue DCCKI Test Certificates simulating the function of DCCKI Certificates in accordance with the relevant provisions of the “DCCKI Test Documents”. A separate DCCKI Test Certificate will be required for each test environment.

4.2 For the purposes of clause 4.1, the DCCKI Test Documents means, subject to clauses 4.3 and 4.4:

a) the Test DCCKI Certificate Policy;

b) the DCCKI RAPP;

c) the DCCKI Interface Design Specification and DCCKI Repository Interface Design Specification; and

d) the DCCKI Interface Code of Connection and DCCKI Repository Code of Connection.

4.3 For the purposes of clause 4.2 (a) and for issuing Test DCCKI Certificates, the Test DCCKI Certificate Policy shall be the most recent DCCKI Certificate Policy at that date, modified such that:

a) the OID in clause 1.2 is replaced by 1.2.826.0.1.8641679.1.2.1.12

b) the modifications identified in clause 4.5 below apply; and

c) any changes that:

   (i) have been approved by the DCCKI PMA function prior to taking effect; and

   (ii) do not directly affect any rights or obligations of Parties (other than the DCC) or RDPs, apply.

4.4 For the purposes of clause 4.2:

a) any reference in such documents to any office, function, role, system, process or other thing shall be construed as being a reference to the corresponding equivalent of that office, function, role, system, process or thing which is established, undertaken, operated or given effect (as the case may be) for the purposes of the Testing Services;

b) Parties and RDPs shall be considered to be DCCKI Authorised Subscribers for
testing purposes where they have appointed at least one DCCKI SRO and at least one DCCKI ARO;

c) any reference to lodging of information in the DCCKI Repository, including DCCKI Certificates, EII DCCKICA CRL and DCCKI ARL, shall be modified such that the DCC may, where the DCCKI Repository is not available, provide such information via an alternative means to be notified to DCCKI Authorised Subscribers, and where approved in advance by the DCCKI PMA function;

d) all obligations on the DCC in respect of timescales associated with the delivery of DCCKI Services or DCCKI Repository Services, shall be modified so that any such timescales shall be replaced with “as soon as reasonably practicable, having regard to the requirement to provide DCCKI Services and DCCKI Repository Services”;

e) any reference to raising Incidents and Major Security Incidents shall not apply and the provisions of the Testing Issue Resolution Process shall apply; and

f) the following provisions of the documents shall be disregarded and treated as forming no part of the DCCKI Test Documents:

   (i) references to interactions with the Service Desk processes shall not apply, except to the extent that such processes are required to support the identity verification of individuals nominated to become DCCKI SROs or DCCKI AROs for testing purposes; and

   (ii) clauses 3.2 (b); 3.15; 3.16; and 4.4 to 4.12; in the DCCKI RAPP shall not apply.

4.5 For the purposes of clause 4.2(b), each Testing Participant shall, when completing the forms in the annexes of the DCCKI RAPP for testing purposes, clearly mark each page with the text, “For Testing Purposes” and submit the completed forms to the DCCKI Registration Authority, in writing, as directed on the DCC Website.
5 Obligations on Testing Participants using Remote Test Labs

5.1 In accordance with Section H14.31, Testing Participants are eligible to connect to a simulation of the SMETS2+ SM WAN (“a test SMETS2+ SM WAN”) for the purposes of conducting Device and User System Tests remotely at premises of their choice. The DCC shall offer a service of providing connections to the test SMETS2+ SM WAN, but shall not offer such service in respect of the SMETS1 SMWAN. However, where a Testing Participant is able to arrange for its own connection to a simulation of the SMETS1 SM WAN (“test SMETS1 SM WAN”), that Testing Participant shall be entitled to conduct Device and User System Tests remotely at premises of their choice.

SMETS 2+

5.2 As well as providing the necessary Test Communications Hubs, Smart Meters and any other Devices which they choose to test, the Testing Participant may need to establish a connection to the test SMETS2+ SM WAN (in the chosen Region(s)). DCC will provide separate testing environments to support fix on fail and development activities. Testing Participants will need to establish connections to the environments they choose to test in.

5.3 The DCC shall include a description of the equipment that will be provided to enable connection to and use of a test SMETS2+ SM WAN for the purposes set out above in the guide for Testing Participants which the DCC is obliged to publish under Section H14.3.

5.4 Where a Testing Participant is considering ordering a connection to the test SMETS2+ SM WAN, the Testing Participant shall first contact the DCC via the Service Desk to request a site survey and resulting quotation setting out the charges to apply. For each additional Remote Test Lab connection to a specific testing environment, a site survey may be required.

5.5 When seeking a connection to the SMETS2+ SM WAN, a Testing Participant shall comply with any reasonable requests of the DCC to provide supporting information, which may include but not be limited to:

a) location of the site which needs to be connected;
b) an estimate of the number of Test Communications Hubs, Electricity Meters and Gas Meters that the Testing Participant wishes to install in its test facility and each testing environment; and

c) a digital floor plan including the area surrounding the test facility, including dimensions, floors above and below and outside windows.

5.6 On receiving a request for a site survey and a quotation of the charges to apply for connection to the test SMETS2+ SM WAN, the DCC shall undertake the steps detailed below as soon as is reasonably practicable:

a) conduct a site survey to assess the equipment that needs to be provided by the DCC, and any specific requirements to be fulfilled by the DCC for the premises at which the equipment is to be installed. For this purpose, the Testing Participant shall provide the DCC personnel with access to its site to enable the DCC to conduct a site survey; and

b) set out the charges to apply, which may comprise:

(i) a connection charge for standard connection equipment;

(ii) an additional charge for additional, non-standard connection equipment; and

(iii) a monthly operating charge.

5.7 Upon receipt of the details of the site survey and the charges which will apply, the Testing Participant shall, if it wishes to place an order, notify the DCC accordingly within 30 days of receipt. Any dispute relating to the charges specified by the DCC shall be resolved in accordance with Section M7.2(d).

5.8 Where the Testing Participant notifies the DCC that it wishes to place an order under clause 5.7, the DCC shall provide the connection as soon as is reasonably practicable, and in any event within 6 months of the order being placed.

5.9 The DCC shall provide reasonable notice to the Testing Participant of the planned date of installation of the connection equipment and the establishment of the connection to the test SMETS2+ SM WAN.

5.10 Where the Testing Participant requests a change to the planned date of installation advised by the DCC, that planned date of installation shall be amended, subject to the
Testing Participant agreeing to pay for any additional charges notified by the DCC to cover the additional reasonable costs incurred by the DCC resulting from the change of date. In first providing the connection at the premises, the DCC shall procure that the test SMETS2+ SM WAN connection equipment is installed at the premises and that it is done so in accordance with Good Industry Practice and all applicable Laws and Directives.

5.11 A Testing Participant at whose premises test SMETS2+ SM WAN connection equipment has been installed shall implement and maintain reasonable controls to ensure the physical security of the equipment and ensure that no damage is deliberately or negligently caused to that equipment (save that such a Party may take emergency action in accordance with Good Industry Practice to protect the health and safety of persons or to prevent imminent damage to property).

5.12 The test SMETS2+ SM WAN connection equipment shall (as between the DCC and the Testing Participant) remain the property of the DCC, and shall form part of the DCC System. No Testing Participant shall hold itself out as the owner of such connection equipment, or purport to sell or otherwise dispose of such connection equipment. Such equipment is installed at the DCC’s risk and no Testing Participant shall have liability for any loss or damage to the equipment unless and to the extent that such loss or damage arose as a result of that Testing Participant’s breach of this Code.

5.13 Where test SMETS2+ SM WAN connection equipment is to be installed at a Testing Participant’s premises, the Testing Participant shall for each connection to a testing environment:

a) provide a suitably prepared area, with suitable power feeds prior to the installation of any equipment by the DCC, as specified by the DCC as part of the site survey ahead of an order being confirmed;

b) provide suitable broadband connectivity or a phone connection as advised by the DCC following a site survey or analysis of the Testing Participant’s requirements, over which a connection can be established to the data centre for the relevant Region and testing environment, as required, which enables transmission of data between the Testing Participant’s test laboratory and the DCC;

c) carry out routine inspection of the equipment supplied by the DCC and notify
the DCC’s Service Desk if there appears to be a problem with the equipment; and
d) carry out maintenance of the environment in which the equipment is located.

5.14 Where the DCC is required to install any test SMETS2+ SM WAN connection equipment, the DCC shall take all reasonable steps to avoid interruption to existing services at those premises. Where existing services are interrupted, the DCC shall take all reasonable steps to minimise the length and impact of any interruption and shall ensure that existing services are restored as soon as reasonably practicable.

5.15 Where the DCC has acted in accordance with Good Industry Practice during installation, maintenance and/or removal activities, the DCC shall not be responsible for or liable to the Testing Participant for making good any minor repairs to decoration that have become necessary as a result of those activities.

5.16 The Testing Participant shall be entitled to and shall only use the connection to the test SMETS2+ SM WAN for the purposes of undertaking the tests set out in Section H14.1(c); Section H14.1(d); and Section H14.1(e), and shall not use it for any other purpose.

5.17 Fault Diagnosis, Maintenance and Removal of Test SMETS2+ SM WAN Connection Equipment

5.18 The DCC shall undertake the following in relation to the test SMETS2+ SM WAN connection:

a) provide remote assistance to the Testing Participant to diagnose faults with any connection to the test SMETS2+ SM WAN, including faults with any test SM WAN connection equipment or environment supplied by the DCC;

b) rectify any faults with the connection to the test SMETS2+ SM WAN, including faults with any test SMETS2+ SM WAN connection equipment supplied by the DCC. Where rectification requires replacement of equipment the DCC shall remove any redundant equipment within 30 days of replacement of the equipment. In the event that the DCC fails to remove the equipment within this period, the Testing Participant may dispose of the equipment and shall notify the DCC at least 5 days prior to disposing of the equipment, provided that the DCC shall have the right to remove the equipment prior to the end of that 5 day
period;
c) provide ongoing configuration management of test SMETS2+ SM WAN connection equipment;
d) ensure that the equipment is operated and maintained in accordance with Good Industry Practice, and that it complies with all applicable Laws and Directives; and
e) manage and implement firmware and hardware upgrades associated with the test SMETS2+ SM WAN connection equipment.

5.19 The DCC may modify or replace the equipment where necessary to maintain the operation of the test SMETS2+ SM WAN, provided that such modification or replacement does not materially diminish the performance of the test SMETS2+ SM WAN, and only after giving reasonable notice to the Party of the need to modify or replace the equipment.

5.20 The Testing Participant, at whose premises the test SMETS2+ SM WAN connection equipment is (or is to be) installed, shall provide the DCC with such access to that premises as the DCC may reasonably require in order to allow it to undertake the installation, maintenance or removal of the test SMETS2+ SM WAN connection equipment. The DCC shall ensure that all persons exercising such rights of access do so in compliance with the site rules and reasonable instructions of the Testing Participant.

5.21 Where the Testing Participant ceases to be a Party or notifies the DCC that it no longer requires the connection to the test SMETS2+ SM WAN (on not less than 1 month’s prior notice), then the DCC shall within 30 days of that notice period ending or that Testing Participant ceasing to be a Party, remove the test SMETS2+ SM WAN connection equipment from the relevant premises in accordance with Good Industry Practice and all applicable Laws and Directives.

5.22 In the event that test SMETS2+ SM WAN connection equipment is not removed within 30 days, the Testing Participant may dispose of that equipment and shall notify the DCC at least 5 days prior to disposing of the test SMETS2+ SM WAN connection equipment, provided that the DCC shall have the right to remove the equipment prior to the end of that 5 day period.
6 Requirements for Use of DCC Test Labs

6.1 Pursuant to Section H14.9(a), the DCC shall make available the DCC’s physical test laboratories to Testing Participants to conduct User Entry Process Tests, Device and User System Tests, Modification Proposal implementation testing and DCC Internal Systems change testing.

6.2 Where a Testing Participant is performing tests in a DCC physical test laboratory, it must comply with any reasonable supplemental terms and conditions that are required by the DCC and notified prior to testing which may include:

a) identification and authorisation of the individual(s) requiring access to the DCC physical test laboratory;

b) requirements to maintain confidentiality of information;

c) policies relating to the acceptable use of the laboratory and equipment; and

d) requirements to follow:

   (i) health and safety guidance for test laboratories;

   (ii) security guidance; and

   (iii) training on use of test laboratories and installation of Devices in the spaces provided.

6.3 Where DCC considers that the Testing Participant has breached any SEC obligations relating to the use of a Testing Service at the physical test laboratory it shall notify the Testing Participant to that effect. The DCC and Testing Participant shall use reasonable steps to rectify the situation. Where DCC considers that the situation has not been rectified the DCC may request that the Testing Participant shall immediately remove its Devices from the Test Lab and the Testing Participant shall comply with such a request. DCC will provide the Testing Participant with:

a) the reason(s) for this instruction; and

b) the steps that must be taken and the evidence required, in order for the Participant to re-commence testing.

6.4 A Testing Participant may dispute the reasons for the instruction in clause a) or b) to the Panel and the DCC and Testing Participant shall comply with any determination.
6.5 Where a Testing Participant wishes to install their own devices in a DCC physical test laboratory, the Testing Participant must provide the following to the DCC prior to installing a device in a DCC physical test laboratory:

a) in the case of SMETS2+ Devices only, where a Testing Participant reasonably believes that devices do not conform to SMETS2+ that any non-compliant aspects are notified to, and agreed with, the DCC (such agreement not to be unreasonably withheld). Supporting information should be provided, including evidence of testing that has been undertaken, which could include the use of GIT for Industry;

b) evidence that all the supplied devices are safe to store, install, operate and decommission. This may be in the form of a statement of compliance with the relevant parts of the CE marking or equivalent; and

c) confirmation that the devices have been produced in accordance with a recognised quality assurance process and a defined testing issue management and configuration management process.

6.6 Where a Testing Participant wishes to install their own Devices in a DCC physical test laboratory, the Testing Participant must:

a) remove devices from the DCC physical test laboratory by 17:00 on the last day of the allocated test slot; and

b) comply with any other reasonable restrictions notified by the DCC, which the DCC shall notify to a Testing Participant when informing them that their requested test slot is available.

6.7 For the purpose of Section H14.10, storage space requirements for equipment shall be arranged between the DCC and the Testing Participant when making application to use the physical test laboratory. Pursuant to Section H14.10, the DCC will store at its physical test laboratories any number of Devices that a Testing Participant has procured itself that the DCC can reasonably accommodate.

6.8 In relation to testing being undertaken in a DCC physical test laboratory:

a) without prejudice to the DCC’s obligations under Section M4 (Confidentiality), each Testing Participant shall take reasonable steps to preserve the confidentiality of the Testing Participant’s Confidential Information;
b) no Testing Participant shall attempt to discover, overhear or obtain Data regarding testing being conducted by other Testing Participants in the DCC physical test laboratory; and

c) (without prejudice to (b) above) no Testing Participant shall disclose or use any Data of the DCC or any other Testing Participant that the first Testing Participant discovers, overhears or obtains in the course of using the DCC’s physical test laboratory.
7 User Entry Process Tests

7.1 In accordance with Section H14.9, DCC physical test laboratories will house sets of Devices or the DCC shall provide test stubs for SMETS2+ Devices, with a set consisting of:

a) For tests in respect of SMETS2+ Devices:
   (i) one Test Communications Hub;
   (ii) one Electricity Smart Meter; and
   (iii) one Gas Smart Meter.

b) For tests in respect of SMETS1 Devices, two Device Model Combinations that are on the list of Eligible Product Combinations, comprising one of each of the following:

   (i) a Communications Hub, an Electricity Smart Meter, a Gas Smart Meter and an IHD; and
   (ii) a Communications Hub, an Electricity Smart Meter, a Gas Smart Meter and a SMETS1 PPMID.

7.2 DCC shall allocate a number of spaces in the DCC physical test laboratory, together with Device sets to the Testing Participant, as agreed at the User Entry Process Tests initiation meeting, according to the following allocation schedule:

a) Parties that are Affiliates undertaking UEPT in the User Roles of Import Supplier and/or Gas Supplier will collectively be allocated a total of two SMETS2+ Device sets and two SMETS1 Device sets to undertake UEPT in those User Roles;

b) Parties that are Affiliates undertaking UEPT in the User Role of Export Supplier will collectively be allocated a total of two SMETS2+ Device sets and two SMETS1 Device sets to undertake UEPT in that User Role;

c) Parties that are Affiliates undertaking UEPT in the User Roles of Electricity Distributor and/or Gas Transporter will collectively be allocated a total of two SMETS2+ Device sets and two SMETS1 Device sets to undertake UEPT in those User Roles. Where Parties that are Affiliates hold Electricity Distribution Licences and/or Gas Transportation Licences in different Regions, in the case of
SMETS2+ Device sets, such Affiliates shall be offered on request two Device sets collectively in relation to each Region; and
d) Parties that are Affiliates undertaking UEPT in the User Role of Other User will collectively be allocated a total of two SMETS2+ Device sets and two SMETS1 Device sets to undertake UEPT in that User Role.

7.3 The Device sets allocated for the conduct of User Entry Process Tests shall not be used for other testing without the agreement of DCC, such agreement not to be unreasonably withheld.
8 Device and User System Tests

8.1 Each Party is eligible to undertake Device and User System Tests once the following entry criteria have been achieved:

a) for a Testing Participant conducting the user system element of Device and User System Testing:

confirmation from the DCC that the Testing Participant has successfully completed SREPT and UEPT for the User Role(s) that they intend to participate in when undertaking User System Testing.

b) for a Testing Participant conducting the device testing element of Device and User System Testing, either:

(i) confirmation from the DCC that the Testing Participant has successfully completed SREPT and UEPT for the User Role(s) that they intend to participate in when undertaking Device Testing; or

(ii) if the Testing Participant is not eligible to conduct UEPT:

(A) demonstrate to the DCC that it is capable of sending Service Requests and receiving Service Responses in accordance with the DCC User Interface Specification by establishing a DCC Gateway Connection and performing a DUIS Connectivity Test, (as defined in the Common Test Scenarios Document); and

(B) provide evidence to the DCC that all Service Requests can be generated in accordance with the DCC User Interface Specification; the form of this evidence may include test results and will be agreed on an individual basis between the DCC and each Testing Participant.

8.2 Where agreement cannot be reached under clause 8.1, the Testing Participant may dispute the reasons for disagreement to the Panel under Section H14.16.

8.3 For the purpose of user system testing with SMETS2+ Devices, the DCC shall provide upon request Device(s) or Test Stubs, as provided for in Section H14.9. In respect of user system testing with SMETS1 Devices, the DCC shall, at a minimum, provide Device Model Combinations upon request for use in a DCC laboratory that consists of
two Device Model Combinations that are on the list of Eligible Product Combinations comprising one of each of the following:

a) a SMETS1 Communication Hub, a SMETS1 Electricity Smart Meter, a SMETS1 Gas Smart Meter, and a SMETS1 IHD; and

b) a SMETS1 Communication Hub, a SMETS1 Electricity Smart Meter, a SMETS1 Gas Smart Meter, and a SMETS1 PPMID.

The DCC shall take all reasonable steps to provide all of the Device Model Combinations that are on the list of Eligible Product Combinations for use in testing, and to enable a Testing Participant to select the particular Device Model Combination(s) that it uses in testing, subject to the DCC being able to source the Device Model Combinations.

8.4 As set out in Section H14.10, a Testing Participant may supply its own Device(s) provided prior agreement has been obtained from the DCC and providing that the Device(s) complies with the following:

a) the Device(s) can reasonably be accommodated in the space allocated; and

b) the Device(s) meet the criteria set out in clause 6.5, were they to be installed in a DCC physical test laboratory.

c) In the case of SMETS1 Devices, the Device Model Combination is on the list of Eligible Product Combinations. Unless agreed otherwise:

d) each Testing Participant shall be responsible for ordering from the DCC the SMETS1 Communications Hubs, Test Communications Hubs and Smart Meters, IHDs, SMETS1 PPMIDs or Test Stubs for testing that it wishes the DCC to provide and installing them in the space allocated, as well as for their removal at the end of the testing slot;

e) any other physical interaction with the Devices shall be the responsibility of that Testing Participant and in accordance with any other reasonable instructions notified to the Testing Participant by the DCC.

8.5 The following alerts may be generated by SMETS2+ Devices or, as necessary, Test Stubs and Test Communications Hubs from within a DCC physical test laboratory:

a) GSME – Low Battery Capacity (GBCS reference 0x8F1F)
b) ESME / GSME Only: Trusted Source Authentication Failure (GBCS reference 0x8F3D)

c) Supply Armed (GBCS reference 0x8F32);

d) Polyphase ESME – Voltage Alert (GBCS reference 0x8005)

e) Device Joined SMHAN (GBCS reference 0x8183);

f) Average RMS Voltage above Average RMS Over Voltage Threshold (current value over threshold, previous value below threshold) (GBCS reference 0x8002);

g) Future - date HAN Interface Command Successfully Actioned (GBCS reference 0x8F66);

h) Supply Outage Restored (GBCS reference 0x8F35);

i) Supply Outage Restored – Outage >= 3 minutes (GBCS reference 0x8F36);

j) Device Identity Confirmation (DUIS reference N16);

k) Schedule removal because of CoS (DUIS reference N17);

l) Device CoS (DUIS reference N27); and

m) PowerOutageEvent (DUIS reference AD1).

8.6 The DCC will support the generation of the following alerts, upon Test Participant request, in relation to SMETS1 Devices within a DCC physical test laboratory:

a) Unauthorised Physical Access: Tamper Detect (SMETS1 Supporting Requirements reference 0x8F3F))

b) Supply Armed (SMETS1 Supporting Requirements reference 0x8F32);

c) SMETS1 Average RMS Voltage above Average RMS Over Voltage Threshold (SMETS1 Supporting Requirements reference 0x8F40);

d) Device Identity Confirmation (DUIS reference N16);

e) Schedule removal because of CoS (DUIS reference N17);

f) Device CoS (DUIS reference N27);

g) SMETS1 Service Provider Alert (DUIS reference N55); and

h) SMETS1 Service Provider Provision of prepayment top-up UTRN (DUIS reference N56).
8.7 Additional alerts or response codes required may also be generated by the Testing Participant when using Smart Meters, SMETS1 Communications Hubs and Test Communications Hubs within a DCC physical test laboratory. However, further alerts may only be generated where they do not require physical interaction with the Devices or a change to the power supply in the DCC physical test laboratory, or where the DCC has given prior agreement and the actions comply with Health and Safety and any other reasonable instructions of the DCC.

8.8 When undertaking Device and User System Testing, the DCC and each Testing Participant shall take reasonable steps to comply with the timetables set out in Table 1 and Table 2 in clause 8, or another timetable reasonably agreed.

Table 1, below, sets out a high-level timetable for initiating testing. In the From and To columns, where an item is relevant to test laboratories, either “Remote Lab” or “DCC Lab” is shown, to clarify whether it relates to Testing Participants using Remote Test Labs or DCC physical test laboratories (or both).

<table>
<thead>
<tr>
<th>Ref</th>
<th>By When</th>
<th>Action</th>
<th>From</th>
<th>To</th>
<th>Information / Action Required</th>
<th>Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>1a</td>
<td>See lead times described in the Guide for Testing Participants</td>
<td>Order equipment and DCCKI Test Certificate required to commence testing specifying which environment. Note a separate DCCKI Test Certificate will be required for each test environment</td>
<td>Testing Participant (Remote Lab)</td>
<td>DCC</td>
<td>This could include ordering • Remote SM WAN equipment to connect Remote Lab to CSP test system (SMETS2+ only) • DCC Gateway Connection • Test Communications Hubs (SMETS2 + only)</td>
<td>Via DCC Service Desk</td>
</tr>
<tr>
<td>1b</td>
<td></td>
<td></td>
<td>Testing Participant (DCC Lab)</td>
<td>DCC</td>
<td>This could include ordering • DCC Gateway Connection</td>
<td>Via DCC Service Desk</td>
</tr>
<tr>
<td>2</td>
<td>See lead times agreed with Device manufacturer (or with DCC if Devices)</td>
<td>Order Devices required to commence testing, including</td>
<td>Testing Participant (Remote Lab + DCC Lab)</td>
<td>Meter Manufacturer (or DCC)</td>
<td>Order Devices</td>
<td>Via Meter Manufacturer or via DCC Service Desk</td>
</tr>
<tr>
<td>Ref</td>
<td>By When</td>
<td>Action</td>
<td>From</td>
<td>To</td>
<td>Information / Action Required</td>
<td>Method</td>
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<tr>
<td>3</td>
<td>40 working days (or where less, as much prior notice as is reasonably practicable, as per H14.8) before Participant intends to commence testing</td>
<td>Notify DCC of intention to commence testing specifying which environment. Subject to potential later constraints and agreement with DCC it may be possible to change the specified environment during the 40 Working Day period</td>
<td>Testing Participant (Remote Lab + DCC Lab)</td>
<td>DCC</td>
<td>Date to commence testing, whether testing to be conducted in DCC physical test laboratory (and which) or in remote test lab.</td>
<td>Email</td>
</tr>
<tr>
<td>4</td>
<td>30 Working Days before Participant intends to commence testing</td>
<td>Test Initiation Meeting</td>
<td>Testing Participants (Remote Lab + DCC Lab)</td>
<td>DCC</td>
<td>Entry criteria, as described in clause 8.1, evidenced. (Meeting offered to all TP’s can be declined by TP’s who are already testing in End to End)</td>
<td>Meeting</td>
</tr>
<tr>
<td>5</td>
<td>20 Working Days prior to the start of testing</td>
<td>Publish Schedule of available test slots in DCC physical test laboratories</td>
<td>DCC</td>
<td>DCC</td>
<td>Schedule – which will be maintained on an enduring basis</td>
<td>DCC SharePoint</td>
</tr>
<tr>
<td>6</td>
<td>15 Working Days prior to the start of Device and User System Testing</td>
<td>Health/safety &amp; other CSP Lab training</td>
<td>DCC</td>
<td>Testing Participant (DCC Lab)</td>
<td>DCC to deliver training as described in clause 6.2. Method of training to be agreed.</td>
<td>As set out in Guide for Testing Participants</td>
</tr>
<tr>
<td>7</td>
<td>No later than 10 Working Days prior to the start of testing</td>
<td>Provide test tool to participant to record Testing Issues</td>
<td>DCC</td>
<td>Testing Participant (Remote Lab + DCC Lab)</td>
<td>Testing Issue Management Tool</td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>No later than 5 Working Days</td>
<td>Complete Readiness Verification</td>
<td>Testing Participant</td>
<td>DCC</td>
<td>Completed Quality Gate Checklist, see section entitled</td>
<td>Email</td>
</tr>
</tbody>
</table>

1 This notification can be given before a Testing Participant completes UEPT. The Testing Participant may commence User System/Device Testing immediately upon completing UEPT, providing that 40 working days have elapsed since giving notice.
Table 1 - Timetable for test initiation

Table 2, below, sets out the timetable to be followed by DCC and each Testing Participant on a monthly basis to enable scheduling of Testing Participants into a DCC physical test laboratory.

---

2 Note that test slots commence on the first working day of each month. Notice must be given by the 15th of a month (or the previous working day if 15th is not a working day), to obtain a slot commencing the following month.
<table>
<thead>
<tr>
<th>Ref</th>
<th>By When</th>
<th>Action</th>
<th>From</th>
<th>To</th>
<th>Information Required</th>
<th>Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>Within 5 working days of DCC’s publication of test slot</td>
<td>Confirm intention to use test slot in DCC physical test laboratory</td>
<td>Testing Participant (CSP Lab)</td>
<td>DCC</td>
<td>Start and duration of test slot and number of spaces for Device sets</td>
<td>Email</td>
</tr>
<tr>
<td>4</td>
<td>Periodically, as required.</td>
<td>Update test schedule and republish</td>
<td>DCC</td>
<td>Testing Participants (CSP Lab)</td>
<td>DCC SharePoint</td>
<td>DCC SharePoint</td>
</tr>
</tbody>
</table>

Table 2 - Timetable for test slot scheduling
9 SMETS1 Pending Product Combinations Tests

9.1 A Testing Participant can request the DCC to execute SMETS1 Pending Product Combinations Tests (hereafter referred to as “PPCT”) to one or more combinations of SMETS1 Device Models (hereafter referred to as “DMCs”) and communication services provider that are not at that time on the list of Eligible Product Combinations.

9.2 When requesting PPCT, the Testing Participant shall provide the DCC with all data pertaining to the DMC that is reasonably required and requested by the DCC, and shall indicate whether it is requesting that the processing of the DMC through PPCT is prioritised due to the DMC arising as a consequence of the need for a firmware upgrade that is required to address a material security vulnerability on an urgent basis. This data reasonably required by the DCC shall include (but is not limited to) Device Models, release notes, Device configuration, user guidance notes, and a nominated contact for the DCC to liaise with during testing for receipt of reports, and associated contact details. When a Testing Participant requests PPCT, subject to clause 9.3, the DCC shall enter the DMC on the list of Pending Product Combinations with a status of “under assessment”.

9.3 Each Testing Participant that is requesting PPCT shall ensure that it has obtained consent from any relevant Manufacturer for its name to be published in the list of Pending Product Combinations or shall notify the DCC at the time that it is requesting the testing that such information should be treated as confidential in accordance with Section M4 of this Code. In the absence of such a notification, the DCC shall not be required to treat such information as confidential. Where the DCC is required to treat the information as confidential it shall not add the DMC to the list of Pending Product Combinations.

9.4 Following receipt of all of the data that the DCC reasonably requires and requested pursuant to clause 9.2, the DCC shall determine whether or not testing is required and shall notify the Testing Participant accordingly.

9.5 In determining whether or not testing is required, the DCC shall take into account the following:

   a) whether the DMC proposed for testing is on the list of SMETS1 Eligible Product Combinations; and
b) whether the DMC proposed is substantively equivalent to an existing DMC that is on the list of SMETS1 Eligible Product Combinations.
9.6 Where the DMC proposed for testing is on the list of SMETS1 Eligible Product Combinations or where, in the DCC’s opinion the DMC proposed for testing is substantively equivalent to a DMC that is on the list of SMETS1 Eligible Product Combinations, the DCC shall notify the Testing Participant accordingly and PPCT shall be deemed to have been successfully completed for the purposes of this Code.

The DCC shall:

a) where the DCC is of the opinion that the DMC proposed for testing is substantively equivalent to a DMC that is on the list of SMETS1 Eligible Product Combinations, ensure that it documents within its organisation its evidence and/or rationale to support this position;

b) provide a PPCT completion certificate to the Testing Participant; and

b) subject to clause 9.3, update the list of Pending Product Combinations to reflect the DMC testing status as ‘completed’ and indicating that the DMC has been entered on the list of SMETS1 Eligible Product Combinations.

9.7 Where the DCC determines that testing is required, the DCC shall notify the Testing Participant. Following receipt of the DCC’s notice, the Testing Participant shall provide the DCC with:

a) their proposed start date for testing; and

b) the date on which they will provide the DCC with two sets of the DMC to be installed by the DCC for testing.

The proposed start date for testing shall be at least 25 Working Days after the date on which the Testing Participant informs the DCC of its proposed date. The date on which the Testing Participant shall provide the DMCs to the DCC for PPCT shall be at least 5 Working Days prior to the Testing Participant’s proposed start date for testing.

9.8 Following the receipt of the proposed start date for testing, the DCC shall provide confirmation to the Testing Participant of the start date and the date on which the DMCs will be provided to the DCC (except where the proposed dates do not meet the minimum notice periods set out in clause 9.7 in which case the DCC shall ask the Testing Participant to re-submit their proposed dates). In doing so the DCC shall take all reasonable steps to accommodate the two dates set out in clause 9.7, where this is
not possible the DCC shall select start dates that are as soon as reasonably practicable thereafter.

9.9 Following receipt of the DMC device sets from the Testing Participant, the DCC shall install the component Devices that make up the DMC in the DCC test laboratory, in order to facilitate the commencement of testing on the agreed start date.

9.10 The DCC shall take all reasonable steps to commence the tests on the start date and complete them as soon as is reasonably practicable. Where:

a) the DCC is unable to commence the tests on the start date; or
b) where the Testing Participant is unable to provide the DMC device sets by the agreed planned date,

the DCC shall discuss with the Testing Participant and shall notify a revised date(s), which shall be the earliest available date(s) in the DCC’s testing schedule.

9.11 Upon successful completion of testing of the DMC the DCC shall:

a) provide a PPCT completion certificate to the Testing Participant;
b) return the test devices provided to the DCC to the Testing Participant; and
c) subject to clause 9.3, update the list of Pending Product Combinations to reflect the DMC testing status as ‘completed’ and indicating that the DMC has been moved to the list of SMETS1 Eligible Product Combinations.

9.12 Where testing has not successfully completed, the DCC shall:

a) inform the Testing Participant in a summary report which sets out:

(i) the reason(s) why the DMC testing has been suspended as either:

(A) change is required to the DMC to enable successful completion of testing; or

(B) a material change to the DCC Systems and/or modification to this Code need to be made in respect of the combination of SMETS1 Device Models to enable successful completion of testing.

(ii) the details of all test results which are not an expected outcome, and:
(A) where a Testing Participant has provided a production device for testing, the DCC shall provide a report which shall contain logging of the traffic on the DCC systems;

(B) where a Testing Participant has provided devices capable of revealing the Zigbee and network link keys, the DCC shall provide a report which shall contain logging of the traffic on the DCC systems and Zigbee logs of HAN traffic; and

b) subject to clause 9.3, update the list of Pending Product Combinations to reflect the DMC’s testing status as ‘suspended’.

9.13 Where the information provided by the DCC pursuant to Clause 9.12 indicates that the inability to successfully complete testing arose as a consequence of an issue(s) with the Device(s) provided for testing, a Testing Participant may submit a revised DMC for testing once the issue(s) has been resolved. In so doing, the Testing Participant shall provide a release note that confirms that the appropriate fixes have been applied and tested successfully, and shall follow the process for requesting PPCT as set out in this Clause 9. The DCC shall then update the list of Pending Product Combinations to reflect the testing status of the original DMC as ‘withdrawn’.

9.14 Where the information provided by the DCC pursuant to Clause 9.12 (i) (B) indicated that that in order for testing to successfully complete, a material change was required to the DCC Total System or a SEC Modification was required, the Testing Participant shall be entitled to resubmit the DMC for testing where the required change or Modification has been made and where it wishes to resubmit shall follow the process for requesting PPCT set out in this Clause 9.

SMETS1 Pending Product Combinations Tests: Fast Track Process

9.15 Where, for a firmware upgrade required to address a material security vulnerability, a Testing Participant requests that the processing of a DMC through PPCT is prioritised in order to achieve their proposed rectification date for the vulnerability, the DCC shall contact the Code Administrator to confirm that the security vulnerability has been notified to the Security Sub-Committee in accordance with Section G3.18(c) of the Code. The DCC shall also inform the Code Administrator of when (subject to Clause 9.10) processing of the DMC through PPCT would complete if it is not prioritised and,
if the proposed rectification date of the vulnerability is earlier than this date, when it would be expected to complete if it is prioritised.

9.16 The Code Administrator, on behalf of the Security Sub-Committee, shall confirm to the DCC whether:

(a) the vulnerability has been reported to the Security Sub-Committee;

(b) the Security Sub-Committee Chair considers the vulnerability to be material; and

(c) whether the Security Sub-Committee Chair considers that the materiality of the vulnerability warrants the processing of the resultant DMC through PPCT on an urgent basis.

9.17 Where, pursuant to Clause 9.16, it is confirmed that the Security Sub-Committee considers that the DMC should be processed through PPCT on an urgent basis, then the DCC shall so prioritise the processing of the DMC. Where this (despite the DCC taking reasonable steps to avoid this being the case) results in previously notified commencement dates for the testing of other DMCs in PPCT needing to change, the DCC shall notify the affected Testing Participant(s). In determining the revised dates, the DCC shall, where reasonably practicable, take any affected Testing Participant’s views of those dates into account.
10  **DCC Internal System Change Testing**

10.1 The DCC shall publish a plan notifying changes to the DCC Internal Systems which includes a reasonable period for Parties and/or RDPs to be involved in any testing of the change to the DCC Internal Systems prior to its implementation, as provided for in Section H8.8(c).

10.2 DCC shall provide Parties and/or RDPs the opportunity to conduct testing of the change to the DCC Internal System remotely and / or in DCC physical test laboratories.

10.3 DCC and each Party or RDP wishing to conduct testing of changes to DCC Internal Systems shall take reasonable steps to comply with the timetables set out in Table 1 and Table 2 in clause 8 where required the type of testing being performed, unless determined otherwise in accordance with the DCC Release Management Policy.
11 Modification Proposal Implementation Testing

11.1 Where the Panel determines, pursuant to Section H14.35, persons eligible to undertake implementation testing for a Modification Proposal, the DCC shall facilitate their participation remotely and / or using DCC physical test laboratories, unless determined otherwise by the Panel.
12 **Use of Testing Issue Management Tool**

12.1 Where DCC makes available a Testing Issue Management Tool to a Testing Participant and the Testing Participant elects to use such tool, the DCC and each Testing Participant shall comply with all reasonable terms set out by the DCC relating to the use of the Testing Issue Management Tool.

12.2 The DCC shall notify any terms relating to the use of the Testing Issue Management Tool to each Testing Participant prior to use of the Testing Issue Management Tool in support of any period of testing by a Testing Participant.

12.3 The Testing Issue Management Tool terms may include, without limitation:

   a) operational security;
   
   b) authentication and access control;
   
   c) boundary protection and interfaces;
   
   d) protecting data at rest and in transit;
   
   e) user and administrator separation of data;
   
   f) information relating to permitted users; and
   
   g) testing security.
<table>
<thead>
<tr>
<th>Definitions &amp; Interpretation</th>
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</thead>
<tbody>
<tr>
<td>GIT for Industry</td>
</tr>
<tr>
<td>Quality Gate Checklist</td>
</tr>
<tr>
<td>Testing Issue Management Tool</td>
</tr>
</tbody>
</table>
Appendix K

SMKI and Repository Test Scenarios
Document
Contents

1 Introduction .......................................................................................................................... 4
  1.1 Purpose ........................................................................................................................... 4

2 Scope .................................................................................................................................... 5

3 Test Preparation .................................................................................................................. 6

4 Test Sequence ...................................................................................................................... 7

5 SREPT Procedure .............................................................................................................. 8
  5.1 Overview ........................................................................................................................ 8
  5.2 SMKI & Repository Entry Process Testing................................................................. 8
  5.3 SREPT Initiation ......................................................................................................... 11
  5.4 SREPT Execution ...................................................................................................... 16
  5.5 SREPT Completion ................................................................................................... 18
  5.6 SREPT Regression Testing ....................................................................................... 20

6 Appendix A: Test Artefacts ................................................................................................ 21
  6.1 Relevant Party or RDP Documents & Reports ......................................................... 22

7 Appendix B: Test Data ........................................................................................................ 28

8 Appendix C: Test Scenarios ............................................................................................... 29
  8.1 SMKI & Repository Entry Process Test Scenarios with DCC Gateway Connection ................................................................................ 29
  8.2 SMKI & Repository Entry Process Test Scenarios without DCC Gateway Connection ................................................................................ 38

9 Appendix D: Forms and Templates .................................................................................... 40
  9.1 Party / RDP Notification of Intention to Undertake Testing Template ..................... 41
  9.2 DCC Acknowledgement of Intention to Undertake Testing Template ..................... 42
  9.3 Test Readiness Report Template ............................................................................. 43
  9.4 Test Plan Template .................................................................................................... 47
  9.5 Test Execution Dashboard Template ....................................................................... 49
  9.6 Test Completion Report Template ............................................................................ 52
1 Introduction

1.1 Purpose

The purpose of this document is to:

- define the procedural steps to be undertaken by a Party or RDP wishing to complete the SMKI and Repository Entry Process Tests (SREPT). Section H14.23 requires those tests to be undertaken in accordance with the SMKI and Repository Test Scenarios Document;

- set out the SMKI and Repository Entry Process Tests that a Relevant Party or RDP must successfully complete in order to be entitled to apply to become an Authorised Subscriber or access the SMKI Repository in accordance with Section L7.1.

- describe the role and responsibilities with regard to the conduct of SREPT including in:
  - Entry and exit requirements;
  - Defining Test Scripts;
  - Defining Test Data;
  - Planning the manner in which tests will be undertaken;
  - Executing the tests;
  - Reporting the results of those tests to the DCC for approval; and
  - Performing regression testing where required.
2 Scope

Section 5 of this document sets out which Test Scenarios a Relevant Party or RDP must successfully complete, depending upon:

- which SMKI Interface or SMKI Repository Interface the Relevant Party or RDP will access and whether this is for Device or Organisation Certificates; and
- whether access to the SMKI Interface will be through a DCC Gateway Connection or using the SMKI Portal interface via the Internet.

Section 8 Appendix C: Test Scenarios of this document sets out the SMKI and Repository Entry Process Test Scenarios as referred to in Section H14.22.
3 Test Preparation

The Enduring Test Approach Document sets out rights and obligations relating to gaining Test Certificates.

Parties or RDPs wishing to undertake SREPT must comply with the security requirements applicable to Testing Participants set out in the Enduring Testing Approach Document.

To gain access to the test systems to undertake SREPT, as set out in the Enduring Testing Approach Document, the following activities must take place:

- the applicant organisation must have completed the procedure to verify the organisational identity for testing purposes;
- an applicant organisation must have at least one test SMKI Senior Responsible Officer (SMKI SRO) appointed for test purposes;
- an applicant organisation must have at least one test SMKI Authorised Responsible Officer (SMKI ARO) appointed for test purposes; and
- the procedure for provision of test credentials to SMKI AROs for accessing test SMKI Services and/or test SMKI Repository Services must have been completed.
4 Test Sequence

A Relevant Party or RDP may undertake the Test Scenarios set out in this document in any order.
5 SREPT Procedure

5.1 Overview
This section describes the procedure that must be completed in order for a Relevant Party or RDP to complete SREPT.

5.2 SMKI & Repository Entry Process Testing
The matrices in Table 1 SREPT Matrix – DCC – DCC Gateway Connection and Table 2 SREPT Matrix – No DCC Gateway Connection, below, provide a mapping to determine which test scenarios described in this document a Relevant Party or RDP must undertake. The column ‘SMKI RAPP Ref’ is used to determine which tests should be performed, based on the interfaces the Relevant Party or RDP wishes to use to access the SMKI and/or Repository Services and whether they wish to subscribe for Organisation and/or Device Certificates.

Detailed test scenarios identified to support the SREPT process are listed in section 8.1 SMKI and Repository Entry Process Test Scenarios with DCC Gateway Connection and section 8.2 SMKI & Repository Entry Process Test Scenarios without DCC Gateway Connection.

5.2.1 Test Scenarios for Parties or RDPs with a DCC Gateway Connection

<table>
<thead>
<tr>
<th>Test Scenario Reference</th>
<th>Test Scenario Title</th>
<th>Applicant Organisation</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>DCC (DCC Service Provider)</td>
</tr>
<tr>
<td>SMKI 02</td>
<td>Access the test SMKI Service, through the SMKI Portal interface over a DCC Gateway Connection</td>
<td>✓</td>
</tr>
<tr>
<td>SMKI 03</td>
<td>Access the test SMKI Service, through the Ad Hoc Device CSR Web Service interface and the Batched Device CSR Web Service interface, over a DCC Gateway Connection</td>
<td>✓</td>
</tr>
<tr>
<td>SMKI 05</td>
<td>Access the test SMKI Repository through the SMKI Repository Portal interface over a DCC Gateway Connection</td>
<td>✓</td>
</tr>
<tr>
<td>Test Scenario Reference</td>
<td>Test Scenario Title</td>
<td>DCC (DCC Service Provider)</td>
</tr>
<tr>
<td>SMKI 06</td>
<td>Access the test SMKI Repository via the SMKI Repository Web Service interface over a DCC Gateway Connection</td>
<td>✓</td>
</tr>
<tr>
<td>SMKI 07</td>
<td>Access the test SMKI Repository through the SSH File Transfer Protocol (SFTP) interface over a DCC Gateway Connection</td>
<td>✓</td>
</tr>
<tr>
<td>SMKI 22</td>
<td>Submit Organisation Certificate Signing Requests and receive Organisation Certificates, through the SMKI Portal interface over a DCC Gateway Connection</td>
<td>✓</td>
</tr>
<tr>
<td>SMKI 23</td>
<td>Submit a Device Certificate Signing Request and receive a Device Certificate through the SMKI Portal interface over a DCC Gateway Connection</td>
<td>✓</td>
</tr>
<tr>
<td>SMKI 24</td>
<td>Submit Batched Device Certificate Signing Request and receive Device Certificates through the SMKI Portal interface over a DCC Gateway Connection</td>
<td>✓</td>
</tr>
<tr>
<td>SMKI 25</td>
<td>Submit a Device Certificate Signing Request and receive Device Certificate through the Ad Hoc Device Web Service interface over a DCC Gateway Connection</td>
<td>✓</td>
</tr>
<tr>
<td>SMKI 29</td>
<td>Download a copy of all ‘In Use’ SMKI Test Certificates from the test SMKI Repository through the SFTP (SSH File Transfer Protocol) interface over a DCC Gateway Connection</td>
<td>✓</td>
</tr>
<tr>
<td>SMKI 30</td>
<td>Download a daily delta file of SMKI Test Certificates through the SFTP interface over a DCC Gateway Connection</td>
<td>✓</td>
</tr>
<tr>
<td>SMKI 31</td>
<td>Query the test SMKI Repository for Organisation Certificates through the SMKI Repository Portal interface over a DCC Gateway Connection</td>
<td>✓</td>
</tr>
<tr>
<td>SMKI 32</td>
<td>Query the test SMKI Repository for Device Certificates through the SMKI Repository Web Service interface over a DCC Gateway Connection</td>
<td>✓</td>
</tr>
<tr>
<td>SMKI 33</td>
<td>Query the test SMKI Repository for Device Certificates through the SMKI Repository Portal interface over a DCC Gateway Connection</td>
<td>✓</td>
</tr>
<tr>
<td>Test Scenario Reference</td>
<td>Test Scenario Title</td>
<td>Applicant Organisation</td>
</tr>
<tr>
<td>-------------------------</td>
<td>-------------------------------------------------------------------------------------</td>
<td>------------------------</td>
</tr>
<tr>
<td></td>
<td>DCC (DCC Service Provider) Supplier RDP Non-Supplier Party SMKI RAPP Ref</td>
<td></td>
</tr>
<tr>
<td>SMKI 34</td>
<td>Query test SMKI Repository for Device Certificates through the SMKI Repository Web Service interface over a DCC Gateway Connection</td>
<td>✓ ✓ ✓ ✓ 5.4.6</td>
</tr>
<tr>
<td>SMKI 48</td>
<td>Obtain the latest Organisation CRL and Organisation ARL through the SMKI Repository Portal interface over a DCC Gateway Connection</td>
<td>✓ ✓ ✓ ✓ 5.4.5</td>
</tr>
<tr>
<td>SMKI 50</td>
<td>Obtain the latest Organisation CRL and Organisation ARL through using the URL to the SMKI Repository over a DCC Gateway Connection</td>
<td>✓ ✓ ✓ ✓ 5.4.6</td>
</tr>
<tr>
<td>SMKI 57</td>
<td>Submit a Batched Device Certificate Signing Request and receive Certificates for Devices through the Batched Device CSR Web Service interface over a DCC Gateway Connection</td>
<td>✓ ✓ ✓* 5.4.4</td>
</tr>
</tbody>
</table>

Table 1 SREPT Matrix – DCC Gateway Connection

**Key**
- Applicant organisation required to undertake this test if they wish to receive credentials for this service / access to this interface
- ✓ ✓ Applicant organisation required to undertake this test if they wish to access to this interface and can provide reasonable evidence to suggest that it is necessary for the applicant organisation to become an Authorised Subscriber for Device Certificates in order for them to carry out business processes that will, or are likely to, lead to the installation of Devices in premises
5.2.2 Test Scenarios for Parties without a DCC Gateway Connection

<table>
<thead>
<tr>
<th>SMKI SRTSD Scenario Reference</th>
<th>Headline Scenario Title</th>
<th>Applicant Organisations</th>
<th>SMKI RAPP Ref</th>
</tr>
</thead>
<tbody>
<tr>
<td>SMKI 04</td>
<td>Access the test SMKI Services for (i) Organisation Certificates through the SMKI Portal interface over the internet</td>
<td>✓ ✓ ✓ ✓ *</td>
<td>5.4.1, 5.4.2</td>
</tr>
<tr>
<td>SMKI 08</td>
<td>Submit Requests for Repository Content using the SMKI Portal interface over the internet</td>
<td>✓ ✓ ✓ ✓ *</td>
<td>5.4.1, 5.4.2</td>
</tr>
<tr>
<td>SMKI 26</td>
<td>Submit Organisation Certificate Signing Request (CSR) and receive Organisation Certificates through the SMKI Portal interface over the internet</td>
<td>✓ ✓ ✓ ✓ *</td>
<td>5.4.1</td>
</tr>
<tr>
<td>SMKI 38</td>
<td>Download Organisation Certificates and OCA Certificates through the SMKI Portal interface over the internet</td>
<td>✓ ✓ ✓ ✓ *</td>
<td>5.4.1, 5.4.2</td>
</tr>
</tbody>
</table>

Table 2 SREPT Matrix – No DCC Gateway Connection

Key

✓ Applicant organisation required to undertake this test if they wish to receive credentials for this service / access to this interface

✓ * Applicant organisation required to undertake this test if they wish to access this interface and can provide reasonable evidence to suggest that it is necessary for the applicant organisation to become an Authorised Subscriber for Device Certificates in order for them to carry out business processes that will, or are likely to, lead to the installation of Devices in premises.

5.3 SREPT Initiation

Each Relevant Party or RDP and the DCC shall each take reasonable steps to comply with the timescales that are set out within the procedures in Table 3, Table 4 & Table 5. In the event that a Relevant Party or RDP does not comply with the timescales in Table 3, Table 4 & Table 5, the DCC will reschedule subsequent activities to occur as soon as is reasonably practicable thereafter and for such purposes the DCC may reschedule that Relevant Party or RDP’s test execution date.
## 5.3.1 Procedural Steps

The table below sets out the steps that must be undertaken prior to initiation of the SREPT by both the DCC and the Relevant Party seeking to undertake SREPT and the timeframes within which such steps must be completed.

<table>
<thead>
<tr>
<th>Ref</th>
<th>When</th>
<th>Action</th>
<th>From</th>
<th>To</th>
<th>Information Required</th>
<th>Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.3.1.1</td>
<td>60 Working Days (WD) prior to commencement of SREPT</td>
<td>Notify intention to undertake SREPT</td>
<td>Relevant Party or RDP</td>
<td>DCC</td>
<td>Party / RDP notification of intention to undertake testing</td>
<td>By email as attachments</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Party / RDP id (s)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Confirmation that notification provided to SECAS, User Role(s)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Test start date</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Identity of Test Manager and contact details</td>
<td></td>
</tr>
<tr>
<td>5.3.1.2</td>
<td>Within 2 WD of receipt of the notification under 5.3.1.1</td>
<td>Acknowledge request</td>
<td>DCC</td>
<td>Relevant Party or RDP</td>
<td>Confirmation of Party / RDP notification:</td>
<td>By email as attachments</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Party / RDP id (s)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Test start date</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• DCC Test Manager contact</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Date for SREPT initiation meeting</td>
<td></td>
</tr>
<tr>
<td>5.3.1.3</td>
<td>Within 5 WD of receipt of the notification under 5.3.1.2</td>
<td>Conduct SREPT Initiation Meeting</td>
<td>DCC</td>
<td>Relevant Party or RDP</td>
<td>DCC to provide guidance information on conducting SREPT including a guide to the SMKI and Repository Entry Process Tests.</td>
<td>Meeting</td>
</tr>
<tr>
<td>5.3.1.4</td>
<td>In each week occurring within the period from 40 WD prior to start of testing</td>
<td>Provide progress report, demonstrating readiness to begin tests</td>
<td>Relevant Party or RDP</td>
<td>DCC</td>
<td>Test Readiness Report</td>
<td>By email as attachments</td>
</tr>
</tbody>
</table>
| 5.3.1.5 | 25 WD prior to start of testing | Provide test artefacts to support conduct of SREPT | Relevant Party or RDP | DCC | • Test Plan incorporating the Test Schedule  
• Requirements Traceability Matrix (see section 6.1.6)  
• Test Scripts (see section 6.1.7)  
• Test Data Plan (see section 7) | By email as attachments |
|-------|-------------------------------|-------------------------------------------------|---------------------|------|---------------------------------------------------------------------------------|-----------------------------|
| 5.3.1.6 | By 20 WD prior to start of testing | DCC complete review of test artefacts | DCC | Relevant Party or RDP | Details regarding any deficiencies in the test artefacts and where necessary, a revised start date for testing provided – continue from 5.3.1.7  
Or, confirmation that the DCC has accepted the test artefacts – continue from 5.3.1.9 | By email as attachments |
| 5.3.1.7 | By 10 WD prior to start of testing | Party / RDP to provide revised documents | Relevant Party or RDP | DCC | Revised documents | By email as attachments |
| 5.3.1.8 | By 7 WD prior to start of testing | DCC complete review of revised test artefacts | DCC | Relevant Party or RDP | Details regarding any deficiencies in the test artefacts and a revised start date for testing provided where agreed it is necessary – Regress and continue from 5.3.1.7  
Or confirmation that test artefacts accepted – continue from 5.3.1.9 | By email as attachments |
<table>
<thead>
<tr>
<th>Ref</th>
<th>When</th>
<th>Action</th>
<th>From</th>
<th>To</th>
<th>Information Required</th>
<th>Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.3.1.9</td>
<td>By 5 WD prior to start of testing</td>
<td>1. Review Test Readiness Report and confirm the Entry Criteria for commencing testing in relation to Relevant Party or RDP have been met</td>
<td>DCC Quality Gate meeting</td>
<td>Relevant Party or RDP</td>
<td>Source: Test Readiness Report, Test Schedule Output: Confirmation of Relevant Party or RDP readiness to proceed</td>
<td>Quality Gate Review meeting</td>
</tr>
<tr>
<td></td>
<td></td>
<td>2. Confirm Start Date and Test Schedule for execution of tests by Relevant Party or RDP</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

If there is any outstanding documentation presented at the Quality Gate Review, the DCC shall assess it as part of its assessment of the Entry Criteria under clause 5.3.2

Table 3 SREPT Initiation: Procedural Steps
5.3.2 SREPT Entry Criteria

Each Relevant Party or RDP wishing to undertake SREPT must comply with (and, where specified below, shall provide evidence of complying with) the following criteria prior to entry into SREPT:

- the interfaces that the Relevant Party or RDP wishes to access must have been identified to determine the SMKI & Repository Entry Process Tests that are to be undertaken;

- all relevant test artefacts (as set out in sections 5.3.1.1, 5.3.1.4 and 5.3.1.5) must have been produced by the Relevant Party or RDP and accepted by the DCC. This includes:
  - Party / RDP Notification of Intention to Undertake Testing
  - Test Readiness Report
  - Test Plan incorporating the Test Schedule
  - Requirements Traceability Matrix
  - Test Scripts
  - Test Data Plan

- have provided evidence that an appropriate test environment and an appropriate level of resources available to support the SREPT process; and

- confirm that the security requirements set out in the Enduring Testing Approach Document have been met.

Where the DCC reasonably believes that the Relevant Party or RDP has not met the Entry Criteria, the DCC may:

- prevent the Relevant Party or RDP from undertaking SREPT until such time as the DCC reasonably believes that the Relevant Party or RDP meets the Entry Criteria (and in which case DCC shall inform the Relevant Party or RDP why it believes that they have not met the Entry Criteria); and

- reschedule the test start date for the Relevant Party or RDP. In doing so, the DCC shall provide the earliest practicable alternative date; or

- provide provisional approval of the Test Readiness Report (and approval to proceed) with an understanding that the outstanding documentation will be provided before the start of testing, otherwise testing will not commence.

Pursuant to Section H14.25, where the DCC does not reasonably believe that a Relevant Party or RDP meets the Entry Criteria to commence testing, the Relevant Party or RDP may refer the matter to the Panel. Where the Panel determines that the Relevant Party or RDP has met the Entry Criteria, the DCC shall schedule the start of testing as soon as reasonably practicable thereafter.

SREPT shall only commence when DCC has successfully completed Part 1 of SMKI and Repository Testing.
## 5.4 SREPT Execution

### 5.4.1 Procedural Steps

The table below sets out the steps that must be undertaken prior to or during test execution by either the DCC or a Relevant Party or RDP seeking to undertake SREPT and the timeframes within which such steps must be complete as set out in the Test Schedule which will be updated by the Relevant Party or RDP from time to time to reflect test progress.

<table>
<thead>
<tr>
<th>Ref</th>
<th>When</th>
<th>Action</th>
<th>From</th>
<th>To</th>
<th>Information Required</th>
<th>Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.4.1.1</td>
<td>SREPT Start Date or earlier (if appropriate)</td>
<td>Verification of Organisation Identity and appointment of, SMKI SRO and SMKI ARO for test purposes</td>
<td>Relevant Party or RDP</td>
<td>DCC</td>
<td>Submission of relevant forms</td>
<td>As per Enduring Testing Approach Document</td>
</tr>
<tr>
<td>5.4.1.2</td>
<td>SREPT Start Date or earlier (if appropriate)</td>
<td>Carry out checks such that the Relevant Party or RDP has at least one test SMKI SRO and at least one test SMKI ARO. Confirm with Relevant Party or RDP.</td>
<td>DCC</td>
<td>Relevant Party or RDP</td>
<td>Confirm Organisation Identity is verified and test SMKI ARO and test SMKI SRO Registration is complete. Grant approval to execute SREPT scenarios and which scenarios will be undertaken</td>
<td>As per Enduring Testing Approach Document</td>
</tr>
<tr>
<td>5.4.1.3</td>
<td>In accordance with Test Schedule and 5.4.1.2 completed</td>
<td>Conduct SREPT</td>
<td>Relevant Party or RDP</td>
<td></td>
<td>Approved test artefacts</td>
<td>As per test artefacts</td>
</tr>
<tr>
<td>5.4.1.4</td>
<td>Daily Basis, or alternative schedule agreed with DCC</td>
<td>Provide daily progress report using the template provided to DCC</td>
<td>Relevant Party or RDP</td>
<td>DCC</td>
<td>Test execution dashboard and Daily Testing Issue Report</td>
<td>By email as attachment</td>
</tr>
<tr>
<td>5.4.1.5</td>
<td>SREPT execution complete</td>
<td>Provide Test Completion report</td>
<td>Relevant Party or RDP</td>
<td>DCC</td>
<td>SREPT completion report including: details of Test Scripts executed and Testing Issues resolved (see section 9.6)</td>
<td>By email as attachment</td>
</tr>
</tbody>
</table>

Table 4 SREPT Execution: Procedural Steps
5.4.2 SREPT Test Suspension/Resumption

During the execution of tests the DCC, Relevant Party or RDP each have the right to suspend testing where it reasonably considers that this is necessary.

Testing will only recommence when agreed by both the DCC and the Relevant Party or RDP subject to the suspension.

5.4.2.1 Possible Suspension Criteria

Reasonable grounds for suspension of testing may include any of the following:

- Application components are not available as scheduled
- A Testing Issue prevents further useful testing from proceeding
- A significant percentage of planned Test Scripts for a given day fail, taking Testing Issue severity and volume of tests into consideration which would generate root cause analysis to be undertaken to establish the cause. Testing Issues trending should also be used to determine any recommendation. The outcome of any root cause analysis activity may result in testing being suspended
- Test Scripts to be executed are in a “blocked” status due to an identified Testing Issue
- The Relevant Party or RDP has failed to comply with the procedural steps for executing SREPT

5.4.2.2 Test Resumption Criteria

Where testing has been suspended, either the DCC or the Relevant Party or RDP as appropriate shall produce a test suspension report reflecting the cause of the suspension, and what actions are to be taken by whom and when in order for testing to resume – the ‘Test Resumption Criteria’. The DCC and the Relevant Party or RDP shall take reasonable steps to support each other to achieve the Test Resumption Criteria.

Testing will only resume once the DCC or Relevant Party or RDP has demonstrated to the other Party’s satisfaction that the Test Resumption Criteria have been met.

5.4.2.3 Disputes regarding Test Suspension/Resumption

Each of the DCC and the Party or RDP undertaking the SMKI and Repository Entry Process Tests may suspend testing in accordance with the requirements set out above. Any dispute between the DCC and a Party or the RDP regarding the suspension (or consequent resumption) of such testing may be referred to the Panel for its determination. Where the DCC or the Party or RDP disagrees with any such determination of the Panel, then the DCC or the Party or RDP may refer the matter to the Authority for its determination (which determination shall be final and binding for the purposes of this Code).

Where a dispute regarding the suspension/resumption of testing is made, testing will not resume whilst the dispute is being heard by the Panel, and/or until the Test Resumption Criteria are met by the DCC or the Relevant Party or RDP.
5.5 SREPT Completion

5.5.1 Procedural Steps

The table below sets out the steps that must be undertaken during test completion by either the DCC or Relevant Party or RDP and the timeframes within which such steps must be complete.

<table>
<thead>
<tr>
<th>Ref</th>
<th>When</th>
<th>Action</th>
<th>From</th>
<th>To</th>
<th>Information Required</th>
<th>Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.5.1.1</td>
<td>Within 2 WD of receipt of the report in 5.4.1.5</td>
<td>Confirm receipt of notification of Test complete (Test completion report)</td>
<td>DCC</td>
<td>Relevant Party or RDP</td>
<td>SREPT Test Completion Report (see section 9.6)</td>
<td>By email</td>
</tr>
<tr>
<td>5.5.1.2</td>
<td>Within 5 WD of receipt of the notification 5.5.1.1</td>
<td>DCC review completion report and confirm that SREPT concluded or further testing required</td>
<td>DCC</td>
<td>Relevant Party or RDP</td>
<td>SREPT Test Completion Report and evidence as requested by DCC. 5.4.1.5 refers</td>
<td>Quality Gate Review meeting</td>
</tr>
<tr>
<td>5.5.1.3</td>
<td>Within 2 WD of successful Quality Gate Review meeting</td>
<td>Confirm Test Complete</td>
<td>DCC</td>
<td>Relevant Party or RDP, SMKI Registration Authority</td>
<td>Issue Test Completion Certificate (see section 10) and provide copy to SMKI Registration Authority</td>
<td>By email as attachment</td>
</tr>
</tbody>
</table>

Table 5 SREPT Completion: Procedural Steps

Notwithstanding 5.5.1.3 above pursuant to Section H14.28 the DCC shall confirm on request by the Relevant Party or RDP whether or not it considers that the Relevant Party or RDP has successfully completed SREPT.
5.5.2 SREPT Exit Criteria

A Relevant Party or RDP must meet the following Exit Criteria prior to that Relevant Party’s or RDP’s completion of and exit from SREPT:

- All Tests have been executed and results have been documented by the Relevant Party or RDP and evidence captured in the Relevant Party or RDP’s Test Management Tool (or other system) and provided to the DCC

- All testing issues identified during a Relevant Party’s test execution have been recorded in the Test Management Tool. Of those Testing Issues either:
  - the Testing Issue generated by the Relevant Party as a result of its UEPT has been fixed and verified by retest; or
  - where outstanding, the Testing Issue has been reviewed and documented, and been included as part of a remediation plan that outlines the next steps to be taken, including estimated timescales required to resolve each of their outstanding Testing Issues. The remediation plan must be agreed by the DCC

- any outstanding Testing Issue count must not exceed those defined in Table 6 - Testing Issue Threshold below:

<table>
<thead>
<tr>
<th>Severity***</th>
<th>Threshold for Outstanding Testing Issues</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td>2</td>
<td>0</td>
</tr>
<tr>
<td>3</td>
<td>5*</td>
</tr>
<tr>
<td>4</td>
<td>10*</td>
</tr>
<tr>
<td>5</td>
<td>As agreed**</td>
</tr>
</tbody>
</table>

Table 6 Testing Issue Threshold

* - Work around and remediation plan to be agreed with the DCC for each issue that ensures no impact on other Users
** - As agreed with the DCC, requiring no impact on market operations
*** - Refer to Appendix G for definitions of Issue severities.

- A Test Completion Report has been created by the Relevant Party or RDP and approved by the DCC

- A Quality Gate Review meeting has been held between the Relevant Party or RDP and the DCC, with progress approved by the DCC

Pursuant to Section H14.25, where the DCC considers that a Relevant Party or RDP has not met the SREPT Exit Criteria, the Relevant Party or RDP may refer the matter to the Panel.

Where a dispute regarding whether a Relevant Party or RDP has met the SREPT Exit Criteria occurs, the SREPT Completion process will not resume whilst the dispute is being heard by the Panel, or until the SREPT Exit Criteria are met by the Relevant Party or RDP.
5.5.3 Quality Gate Review

Evidence of test completion may be requested for all or any of the tests during the Quality Gate Review, and irrespective of whether the information is reviewed, it shall be retained by the Relevant Party or RDP and may be requested by DCC at a later date.

Any remediation plan shall be discussed by the DCC and the Relevant Party or RDP and agreed as part of the evidence review.

A final decision regarding whether a Relevant Party or RDP has successfully completed SREPT will be provided to the Relevant Party or RDP no later than 2 Working Days after the date on which the Quality Gate Review meeting is held.

In addition, pursuant to Section H14.28, the DCC shall confirm on request by the Relevant Party or RDP whether or not it considers that the Relevant Party or RDP has successfully completed SREPT.

5.5.4 SREPT Test Completion Certificate

The SREPT Test Completion Certificate shall be issued by the DCC to the Relevant Party or RDP once the Quality Gate Review has concluded that the Relevant Party or RDP has met the SREPT Exit Criteria.

5.6 SREPT Regression Testing

DCC shall inform all Relevant Parties and RDPs undertaking SREPT and all Relevant Parties and RDPs that have completed SREPT of any change to DCC Systems that may affect SREPT.

Where the DCC deems that a change to DCC Systems necessitates Regression Testing, DCC may require Relevant Parties and RDPs to perform Regression Testing of the SREPT.

Where DCC does not require Relevant Parties or RDPs to perform Regression Testing, the decision as to whether Regression Testing is performed as a consequence of a change to DCC Systems or a change to User Systems, rests with the Relevant Party or RDP.

Where a Relevant Party or RDP performing Regression Testing has already completed SREPT, the SREPT Test Completion Certificate shall remain effective.
6 Appendix A: Test Artefacts

The DCC and each Relevant Party or RDP will be required to produce and maintain a number of documents, dashboards and reports during the testing lifecycle as depicted in Figure 1 Test Documentation Hierarchy, below.

Figure 1 Test Documentation Hierarchy
6.1 Relevant Party or RDP Documents & Reports

6.1.1 Test Preparation Document Set

The following documentation must be produced by a Relevant Party or RDP before Testing commences:

- Test Readiness Report
- Scope of SREPT testing
- Test Plan
- Test Data Plan
- Test Schedule
- Requirements Traceability Matrix
- Test Scripts
- Note regarding scope of SREPT testing: Which SREPT test scenarios need to be undertaken is determined by:
  - which SMKI Interface or SMKI Repository Interface the Relevant Party or RDP will access and whether this is for Device or Organisation Certificates; and
  - whether access to the SMKI Interface will be through a DCC Gateway Connection or using the SMKI Portal interface via the Internet.

6.1.2 Reports and Dashboard

Table 7 Test Stage Supporting Documentation Set sets out the Reports and Dashboard that a Relevant Party or RDP must produce to demonstrate progress in preparing for and executing testing.

6.1.3 Test Readiness Report (TRR)

The Test Readiness Report shall be produced by the Relevant Party or RDP

The report must be provided to the DCC by the Party or RDP on a weekly basis, commencing 40 Working Days prior to the start of Testing and must indicate progress against the following criteria:

- Previous Test Phase / Stage Exit Criteria (if appropriate)
- Relevant Party or RDP Test Management tool selected and available
- Relevant Party or RDP key RAID (Risk, Assumption, Issue and Dependency) items, including, for each key item that has the potential to cause significant disruption to the commencement and / or completion of SMKI & Repository Entry Process Testing:
- Priority (High, Medium, Low)
- Severities of open issues
- Action taken
- Target close date
- Overall RAG status (based on progress to plan)

- Relevant Party or RDP Test Plan produced
- Relevant Party or RDP Test Schedule produced
- Relevant Party or RDP Requirements Traceability Matrix
  - Total numbers of Requirements identified
    - Total number of testable requirements documented
    - Total number of testable requirements in progress
    - Total number of testable requirements not started
  - Total number of Requirements deemed not testable
- Relevant Party or RDP Test Script complete to date – to reflect the following breakdown
  - Planned number of Test Scripts
  - Total number of Test Scripts produced to date
  - Total number of Test Scripts in progress
  - Total number of Test Scripts not started
- % Test Data readiness by Party against planned Test Scripts
- Readiness of Party or RDP Test Resources and Technical (support) Resource
- Relevant Party or RDP test environment readiness – to include
  - Security code of connection satisfied
  - All interfaces required to support testing
- Overall RAG status (based on likelihood of starting to plan)

6.1.4 Test Execution Dashboard
The Test Execution Dashboard will identify the Relevant Party or RDP’s progress when executing testing and will be provided in a format specified by the DCC. The dashboard must
be updated by the Relevant Party or RDP and provided to the DCC on a daily basis once testing commences, or per an alternative schedule agreed with the DCC.

The dashboard will include the following details:

- Name of Relevant Party or RDP, Party or RDP ids under test;
- Location of Relevant Party or RDP testing;
- Date and time test execution dashboard updated by Relevant Party or RDP;
- Total number of tests Relevant Party or RDP scheduled for execution and projected as a test execution glide path;
- Actual number of tests executed by Relevant Party or RDP to date reflected on an incremental daily count including test results (passed, failed, blocked, not run, Ready for Test);
- Relevant Party or RDP summary of Testing Issues to include:
  - Total number of Testing Issues generated
    - Counts by status Open, Fixed, Closed etc.
    - Counts by Severity 1, 2, 3 etc.
    - Counts by Priority
    - Escalated to Issue Resolution Board (IRB).
- Relevant Party or RDP Regression Test execution results;
- Relevant Party or RDP summary progress against Exit Criteria;
- Relevant Party or RDP top 5 risks and issues – to include any environment concerns; and
- Relevant Party or RDP overall RAG status (based on progress against testing schedule)

6.1.5 Test Completion Report

The Relevant Party or RDP shall produce a Test Completion Report and submit the draft to the DCC 10 working days prior to the test completion date or at such time as agreed between DCC and the Party or RDP. The finalised version of the Test Completion Report will be submitted to the DCC on completion of each test execution activity.

A Test Completion Report template will be provided by the DCC to ensure that all Relevant Party or RDP reports contain the same level of detail. The report will include:

- Relevant Party or RDP Test approach and Scope of Testing Undertaken
- Details of updates made to the test environment during the course of testing;
• Relevant Party or RDP Summary of the Test Results
• Total number of tests originally scheduled for execution
• Total number of tests executed
• A table of tests run to include:
  o Overall results achieved
    • Passed, Failed, Blocked, Not Run
Any tests not run, blocked or not successfully executed end to end must be supported by an explanation.

• Relevant Party or RDP Summary of Testing Issues
  • Total number of Testing Issues generated
  • Total counts by status Open, Fixed, Closed
  • Total counts by Severity

6.1.6 Test Traceability
To provide the DCC with a sufficient level of test assurance, all tests executed by each Relevant Party or RDP undertaking SREPT will be required to demonstrate full traceability as follows:

• Each requirement captured in the Requirements Traceability Matrix that can be tested during SREPT must be linked to one or many Test Scripts
• Each Test Script executed must be reflected in one or many test execution cycles
• A record of each test executed and the results of that test
• Where an executed test generates a Testing Issue:
  • Each Testing Issue must be linked to the test that generated the Testing Issue
  • Any subsequent retesting to validate a fix of Testing Issue carried out must be linked to the Testing Issue
  • Each retest executed must reflect a result achieved as a result of execution

6.1.7 Test Scripts
A Relevant Party or RDP shall develop its own test scripts and demonstrate how those test scripts meet the requirements in accordance with H14.26.
<table>
<thead>
<tr>
<th>No</th>
<th>Phase</th>
<th>Description</th>
<th>DCC Responsibility</th>
<th>Relevant Party or RDP Responsibility</th>
<th>When/Frequency</th>
<th>Entry Criteria</th>
<th>Exit Criteria</th>
<th>Sign-Off Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Initiation</td>
<td>Guide to the SMKI and Repository Entry Process Tests</td>
<td>Produce and maintain</td>
<td>None</td>
<td>Prior to commencement of SREPT</td>
<td>N</td>
<td>N</td>
<td>DCC</td>
</tr>
<tr>
<td>2</td>
<td>Initiation</td>
<td>Test Data Plan (Device CSRs)</td>
<td>Produce</td>
<td>Use, if required</td>
<td>Prior to commencement of SREPT</td>
<td>N</td>
<td>N</td>
<td>DCC</td>
</tr>
<tr>
<td>3</td>
<td>Initiation</td>
<td>Test Plan including Test Schedule</td>
<td>Review and Approve</td>
<td>Produce and maintain</td>
<td>Test Stage Entry Quality Gate and updated during execution as required in preparation for Test Stage Exit Quality Gate</td>
<td>Y</td>
<td>Y</td>
<td>DCC</td>
</tr>
<tr>
<td>4</td>
<td>Initiation</td>
<td>Requirements Traceability Matrix</td>
<td>Review and Approve</td>
<td>Produce and maintain</td>
<td>Test Stage Entry Quality Gate and updated during execution as required in preparation for Test Stage Exit Quality Gate</td>
<td>Y</td>
<td>Y</td>
<td>DCC</td>
</tr>
<tr>
<td>5</td>
<td>Initiation</td>
<td>Test Scripts</td>
<td>Review and Approve</td>
<td>Produce and maintain</td>
<td>Test Stage Entry Quality Gate and updated during execution as required in preparation for Test Stage Exit Quality Gate</td>
<td>Y</td>
<td>Y</td>
<td>DCC</td>
</tr>
<tr>
<td>6</td>
<td>Initiation</td>
<td>Test Data Plan</td>
<td>Review</td>
<td>Produce and maintain</td>
<td>Test Stage Entry Quality Gate and updated during execution as required in preparation for Test Stage Exit Quality Gate</td>
<td>Y</td>
<td>N</td>
<td>DCC</td>
</tr>
<tr>
<td>7</td>
<td>Initiation</td>
<td>Test Readiness Review Checklist</td>
<td>Provide Template Review and Approve</td>
<td>Produce and maintain</td>
<td>Test Stage Entry Quality Gate</td>
<td>Y</td>
<td>N</td>
<td>DCC</td>
</tr>
</tbody>
</table>
## Test Stage Supporting Documentation Set

<table>
<thead>
<tr>
<th>No</th>
<th>Phase</th>
<th>Description</th>
<th>DCC Responsibility</th>
<th>Relevant Party or RDP Responsibility</th>
<th>When/Frequency</th>
<th>Entry Criteria</th>
<th>Exit Criteria</th>
<th>Sign-Off Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>8</td>
<td>Initiation</td>
<td>Test Stage Entry Criteria (part of final Test Readiness Report)</td>
<td>Review and Approve</td>
<td>Produce</td>
<td>Test Stage Entry Quality Gate</td>
<td>Y</td>
<td>N</td>
<td>DCC</td>
</tr>
<tr>
<td>9</td>
<td>Execution</td>
<td>Test Execution Dashboard</td>
<td>Review</td>
<td>Produce and maintain</td>
<td>Produced and updated daily (or other schedule agreed with the DCC) during execution in preparation for Test Stage Exit Quality Gate</td>
<td>N</td>
<td>Y</td>
<td>DCC</td>
</tr>
<tr>
<td>10</td>
<td>Execution</td>
<td>Testing Issue Report (part of the Test Execution Dashboard)</td>
<td>Review</td>
<td>Produce and maintain</td>
<td>Produced and updated daily (or other schedule agreed with the DCC) during execution in preparation for Test Stage Exit Quality Gate</td>
<td>N</td>
<td>Y</td>
<td>DCC</td>
</tr>
<tr>
<td>11</td>
<td>Execution</td>
<td>Test Completion Report</td>
<td>Provide Template Review and Approve</td>
<td>Produce and file</td>
<td>Test Stage during execution in preparation for Test Stage Exit Quality Gate</td>
<td>N</td>
<td>Y</td>
<td>DCC</td>
</tr>
<tr>
<td>12</td>
<td>Execution</td>
<td>Test Stage Quality Gate Exit Criteria (part of Test Completion Report)</td>
<td>Review and Approve</td>
<td>Produce</td>
<td>Test Stage Exit Quality Gate</td>
<td>N</td>
<td>Y</td>
<td>DCC</td>
</tr>
</tbody>
</table>

Table 7 Test Stage Supporting Documentation Set

Once these steps are complete the DCC will issue a Test Completion Certificate (see section 10).
7 Appendix B: Test Data

A Test Data Plan will be developed by the Relevant Party and coordinated with DCC in accordance with Section 5.4.1.3. The DCC and Relevant Party will be responsible for set up of Test Data on their respective system which must be defined in the Relevant Party Test Data Plan. The Data defined will be based on the following principles:

- No personal data which identifies any individual will be used for testing, but anonymised live Data is acceptable
- Test Data will be representative of data likely to be used in the live environment once the Relevant Party is eligible in the relevant User Role
- A full range of Test Data covering all services to be tested will be used

The DCC shall ensure that data supplied by the DCC for the purposes of testing is segregated when testing is being conducted by multiple Relevant Parties.

Table 8 Test Data Responsibilities below outlines the responsibilities in regard to preparing Test Data required to support UEPT.

<table>
<thead>
<tr>
<th>Deliverable / Activity</th>
<th>Accountable / Responsible</th>
<th>Support</th>
</tr>
</thead>
<tbody>
<tr>
<td>Test Data Preparation</td>
<td>DCC Licensee, Relevant Party or RDP</td>
<td>DSP</td>
</tr>
</tbody>
</table>

Table 8 Test Data Responsibilities

The DCC shall not provide the Relevant Party or RDP with either IKI or Organisation Certificate Signing Requests (CSRs). Instead, a Relevant Party or RDP shall provide sufficient test data to be able to demonstrate its capability to produce CSRs for test Organisation Certificates in accordance with ETAD. The DCC shall provide Device CSRs for those Parties who are not able to provide their own to be able to undertake Device-related SMKI Interface testing.
8 Appendix C: Test Scenarios

8.1 SMKI & Repository Entry Process Test Scenarios with DCC Gateway Connection

The following sub sections contain the SMKI & Repository Entry Process Test Scenarios that are applicable to each prospective user of SMKI & Repository Services that have access to a DCC Gateway Connection.

8.1.1 Security Credentials Access Tests for Test SMKI Service

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 02</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Access the test SMKI Service, through the SMKI Portal interface over the DCC Gateway Connection</td>
</tr>
<tr>
<td>Description</td>
<td>A Party / RDP’s SMKI Authorised Responsible Officer (SMKI ARO) accesses the Test SMKI Service, through the SMKI Portal interface via the DCC Gateway Connection, using the security credentials supplied by the DCC.</td>
</tr>
</tbody>
</table>
| Objective | • To prove that the SafeNet\(^1\) Client Installed on the SMKI ARO’s computer validates their security credentials  
• To prove that a Party / RDP’s ARO can use the FIPS Token which is registered to them and their organisation when accessing the SMKI Portal interface via the DCC Gateway Connection for Organisation and / or Device Certificates (as required) |

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 03</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Access the test SMKI Service, through the Ad Hoc Device CSR Web Service interface and the Batched Device CSR Web Service interface, over a DCC Gateway Connection</td>
</tr>
</tbody>
</table>

\(^1\) The DCC makes available to PKI Client software (SafeNet Client), as set out in section 2.3.1 of the SMKI Code of Connection.
Description
A Party System using the IKI security credentials supplied by the DCC accesses the Test SMKI Services, through the Ad Hoc Device CSR Web Service interface and the Batched Device CSR Web Service interface over a DCC Gateway Connection.

Objective
- To prove that the Party can access the Test SMKI Service through the Ad Hoc Device CSR Web Service interface and Batched Device CSR Web Service interface, as required, using the relevant IKI credentials.
- To prove IKI credentials correctly authenticate to the SMKI Device Web Service interfaces.

### 8.1.2 Security Credentials Access Tests to the test SMKI Repository

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 05</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Access the test SMKI Repository through the SMKI Repository Portal interface over a DCC Gateway Connection</td>
</tr>
<tr>
<td>Description:</td>
<td>A Party / RDP’s SMKI ARO uses their individual IKI security credentials to access the test SMKI Repository through the SMKI Repository Portal interface</td>
</tr>
<tr>
<td>Objective:</td>
<td>• To prove access for the Party / RDP’s ARO to the test SMKI Repository using the SMKI Repository Portal interface using the SMKI URL, username and password</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 06</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Access the test SMKI Repository via the SMKI Repository Web Service interface over a DCC Gateway Connection</td>
</tr>
<tr>
<td>Description:</td>
<td>The Party’s system uses the API Key issued by the DCC to access the test SMKI Repository using the SMKI Repository Web Service interface</td>
</tr>
<tr>
<td>Objective:</td>
<td>• To prove that the Party’s system can access the test SMKI Repository using the SMKI Repository Web Service interface</td>
</tr>
</tbody>
</table>
### Access the test SMKI Repository through the SSH File Transfer Protocol (SFTP) interface over a DCC Gateway Connection

**Title:** Access the test SMKI Repository through the SSH File Transfer Protocol (SFTP) interface over a DCC Gateway Connection

**Description:** The Party / RDP’s system or ARO uses the security credentials provided by the DCC to access the test SMKI Repository through the SMKI Repository SFTP (SSH File Transfer Protocol) interface.

**Objective:**
- To prove that the Party / RDP’s system or ARO can access the test SMKI Repository through the SMKI Repository SSH (Secure File Transfer Protocol) interface.

### 8.1.3 Submission of CSR and Receipt of Certificates

**Title:** Submit Organisation Certificate Signing Requests and receive Organisation Certificates through the SMKI Portal interface over a DCC Gateway Connection

**Description:** A Party / RDP’s SMKI Authorised Responsible Officer (SMKI ARO) submits an Organisation Certificate Signing Request (CSR) and receives an Organisation Certificates for that CSR through the SMKI Portal interface

**Objective:**
- To prove a Party / RDP can generate and submit an Organisation CSR in the format specified in the SMKI Interface Design Specification.
- To prove that a Party / RDP can download Organisation Certificates issued in respect of the submitted CSRs, and to confirm the information contained in the issued Organisation Certificate is consistent with the information contained within the corresponding CSR.
- To prove that an Organisation Certificate can be rejected by the Party / RDP (according to the mechanism set out in the SMKI RAPP and / or specified in the SMKI Interface Design Specification).
<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 23</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Submit a Device Certificate Signing Request and receive a Device Certificate through the SMKI Portal interface over a DCC Gateway Connection</td>
</tr>
<tr>
<td>Description</td>
<td>A Party’s SMKI ARO submits a Device Certificate Signing Request (CSR) and receives a Device Certificate for that Device CSR through the SMKI Portal interface</td>
</tr>
</tbody>
</table>
| Objective | • To prove that the Party’s ARO can use the SMKI Portal Interface to submit an Ad Hoc Device Certificate Signing Request  
• To prove that the Party can use the SMKI Portal Interface to download individual Device Certificates and confirm the information contained in the issued Device Certificate is consistent with the information contained within the corresponding submitted Device CSR  
• To prove that the issued Device Certificate can be rejected by the Party (according to the mechanism set out in the SMKI RAPP and / or specified in the Portal specification) |

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 24</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Submit Batched Device Certificate Signing Requests and receive Device Certificates through the SMKI Portal interface over a DCC Gateway Connection</td>
</tr>
<tr>
<td>Description</td>
<td>A Party’s SMKI ARO submits a Batched Device Certificate Signing Request (CSR) and receives Device Certificates for each valid Device CSR through the SMKI Portal interface</td>
</tr>
</tbody>
</table>
| Objective | • To prove that the Party’s ARO can use the SMKI Portal Interface to submit Batched Device CSR  
• To prove that Device CSRs are batched correctly by the Party  
• To prove that the Party can use the SMKI Portal Interface to download Device Certificates issued from the Batched Device CSRs  
• To prove that the issued Device Certificates are also lodged in the test SMKI Repository |
<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 25</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Submit a Device Certificate Signing Request and receive Device Certificate through the Ad Hoc Device Web Service interface over a DCC Gateway Connection</td>
</tr>
<tr>
<td>Description</td>
<td>A Party’s system submits a Device Certificate Signing Request (CSR) and receives a Device Certificates through the Ad Hoc Device Web Service interface</td>
</tr>
</tbody>
</table>
| Objective | • To prove that the Party’s system can submit a Device CSR through the Ad Hoc Device Web Service interface  
• To prove that the Party can receive Device Certificates issued in respect of the submitted Device CSR from the Ad Hoc Device Web Service  
• To prove that the issued Device Certificate is lodged in the test SMKI Repository |

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 57²</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Submit Batched Device Certificate Signing Requests and receive Device Certificates through the Batched Device Web Service interface over a DCC Gateway Connection</td>
</tr>
<tr>
<td>Description</td>
<td>A Party’s system submits Batched Certificate Signing Requests (CSRs) and receives Device Certificates through the Batched Device CSR Web Service interface</td>
</tr>
</tbody>
</table>
| Objective | • To prove that the Party’s system can use the Batched Device Web Service Interface to submit Batched Device CSRs  
• To prove that Device CSRs are batched correctly by the Party  
• To prove that Parties can download their Device Certificates issued in respect of Batched Device CSRs  
• To prove that the issued Device Certificates are also lodged in the test SMKI Repository |

² Subject to delivery of the Change Request to deliver this functionality.
## 8.1.4 Download Certificates from the test SMKI Repository

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 29</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Download a copy of all ‘In Use’ SMKI Test Certificates from the test SMKI Repository through the SFTP (SSH File Transfer Protocol) interface over a DCC Gateway Connection</td>
</tr>
<tr>
<td>Description</td>
<td>Using a file transfer client the Party downloads a copy of all in use SMKI Certificates from the test SMKI Repository via SFTP (SSH File Transfer Protocol) interface</td>
</tr>
</tbody>
</table>
| Objective | • To prove that the Party / RDP can use a file transfer client that supports SFTP in accordance with the standards in the SMKI Repository Interface Design Specification to access the SFTP interface  
• To prove that the Party / RDP’s file transfer client can download a complete copy of all in use Certificates (including OCA and DCA Certificates) |

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 30</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Download a daily delta file of SMKI Test Certificates through the SFTP interface over a DCC Gateway Connection</td>
</tr>
<tr>
<td>Description</td>
<td>Using a file transfer client the Party / RDP downloads a partial / daily ‘delta file’ copy of all SMKI Certificates issued in the preceding twenty four hours from the test SMKI Repository via SFTP (SSH File Transfer Protocol) interface</td>
</tr>
<tr>
<td>Objective</td>
<td>• To prove that the Party / RDP’s file transfer client can download a partial / ‘Daily Delta File’ batch containing Certificates published to the test SMKI Repository during the preceding twenty four hours (including OCA and DCA Certificates)</td>
</tr>
</tbody>
</table>

## 8.1.5 Query the test SMKI Repository and Retrieve Certificates

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 31</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Query the test SMKI Repository for Organisation Certificates through the SMKI Repository Portal interface over a DCC Gateway Connection</td>
</tr>
<tr>
<td>Description</td>
<td>A Party / RDP’s SMKI ARO uses the SMKI Repository Portal Interface to query the test SMKI Repository for an Organisation Certificate and downloads the Organisation Certificate</td>
</tr>
<tr>
<td>-------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
</tbody>
</table>
| Objective   | • To prove the Party / RDP’s ARO is able to use the SMKI Repository Portal Interface  
• To prove that the Party / RDP’s ARO can query the test SMKI Repository using the SMKI Repository Portal interface to locate an Organisation Certificate in the test SMKI Repository  
• To prove a Party / RDP’s ARO is able to download the located Organisation Certificate |

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 32</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Query the test SMKI Repository for Organisation Certificates through the SMKI Repository Web Service interface over a DCC Gateway Connection</td>
</tr>
<tr>
<td>Description</td>
<td>A Party / RDP’s system queries the test SMKI Repository for an Organisation Certificate via the SMKI Repository Web Service interface and retrieves the Organisation Certificate</td>
</tr>
</tbody>
</table>
| Objective | • To prove the Party / RDP’s system is able to use the SMKI Repository Web Service  
• To prove that the Party / RDP’s system can query the test SMKI Repository using the SMKI Repository Web Service interface to locate an organisation Certificate in the test SMKI Repository  
• To prove the Party / RDP’s system can receive the located Organisation Certificate |

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 33</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Query the test SMKI Repository for Device Certificates through the SMKI Repository Portal interface over a DCC Gateway Connection</td>
</tr>
<tr>
<td>Description</td>
<td>A Party’s SMKI ARO uses the SMKI Repository Portal Interface to query the test SMKI Repository for a Device Certificate and downloads the Device Certificate</td>
</tr>
<tr>
<td>Objective</td>
<td>• To prove the Party’s ARO is able to use the SMKI Repository Portal Interface (if not already done as part of SMKI 31)</td>
</tr>
</tbody>
</table>
To prove that the Party’s ARO can query the test SMKI Repository using the SMKI Repository Portal interface to locate a Device Certificate in the test SMKI Repository

To prove a Party’s ARO is able to download the located Device Certificate

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 34</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Query test SMKI Repository for Device Certificates through the SMKI Repository Web Service interface over a DCC Gateway Connection</td>
</tr>
<tr>
<td>Description</td>
<td>A Party’s system queries the test SMKI Repository for a Device Certificate via the SMKI Repository Web Service interface and retrieves an Device Certificate</td>
</tr>
</tbody>
</table>
| Objective | • To prove the Party’s system is able to query the test SMKI Repository to determine the presence of a Device Certificate in the test SMKI Repository  
• To prove a Party’s system can retrieve the located Device Certificate |

### 8.1.6 Obtain Organisation Certificate Revocation List and Organisation Authority Revocation List

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 48</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Obtain the Organisation Certificate Revocation List (CRL) and Organisation Authority Revocation List (ARL) through the SMKI Repository Portal interface over a DCC Gateway Connection</td>
</tr>
<tr>
<td>Description</td>
<td>A Party / RDP’s SMKI Authorised Responsible Officer (SMKI ARO) wishes to access the Organisation CRL and ARL using the SMKI Repository Portal interface via a DCC Gateway Connection</td>
</tr>
<tr>
<td>Objective</td>
<td>• To prove that a Party / RDP’s SMKI ARO can access and / or download the Organisation CRL and Organisation ARL using the SMKI Repository Portal interface via DCC Gateway Connection</td>
</tr>
<tr>
<td><strong>ID</strong></td>
<td><strong>SMKI 50</strong></td>
</tr>
<tr>
<td>--------</td>
<td>-------------</td>
</tr>
<tr>
<td><strong>Title:</strong></td>
<td>Obtain the latest Organisation CRL and Organisation ARL through using the URL to the SMKI Repository over a DCC Gateway Connection</td>
</tr>
<tr>
<td><strong>Description</strong></td>
<td>The Party / RDP’s system accesses the test SMKI Repository using URL to obtain the latest Organisation CRL and Organisation ARL</td>
</tr>
<tr>
<td><strong>Objective</strong></td>
<td>• To prove that a Party / RDP’s system can access and / or download the latest Organisation CRL and Organisation ARL using the URL to the SMKI Repository</td>
</tr>
</tbody>
</table>
8.2 SMKI & Repository Entry Process Test Scenarios without DCC Gateway Connection

The following sub sections contain the SMKI & Repository Entry Process Test Scenarios that are applicable to each prospective user of SMKI & Repository Services that do not have access to a DCC Gateway Connection.

8.2.1 Security Credentials Access Tests to SMKI

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 04</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Access the Test SMKI Service, through the SMKI Portal interface over the internet</td>
</tr>
<tr>
<td>Description</td>
<td>For a Party without a DCC Gateway Connection, a SMKI ARO accesses the Test SMKI Service, through the SMKI Portal interface using the security credentials supplied by the DCC.</td>
</tr>
</tbody>
</table>
| Objective | ● To prove that the SafeNet Client Installed on the SMKI ARO’s computer validates their security credentials  
● To prove that a Party’s ARO can use the FIPS Token which is registered to them and their organisation when accessing the SMKI Portal interface via the internet |

8.2.2 Submission of CSR and Receipt of Certificates

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 26</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Submit Organisation Certificate Signing Requests and receive Organisation Certificates through the SMKI Portal interface over the internet</td>
</tr>
<tr>
<td>Description</td>
<td>For a Party without a DCC Gateway Connection, a SMKI ARO submits an Organisation Certificate Signing Request (CSR) and receives an Organisation Certificates for that CSR through the SMKI Portal interface over the internet</td>
</tr>
</tbody>
</table>
| Objective | ● To prove a Party can generate and submit an Organisation CSR in the format specified in the SMKI Interface Design Specification  
● To prove that a Party can download Organisation Certificates issued in respect of the submitted CSRs, and to confirm the information contained in the issued Organisation Certificate is consistent with the information contained within the corresponding CSR |
To prove that an Organisation Certificate can be rejected by the Party (according to the mechanism set out in the RAPP and / or specified in the Portal specification)

### 8.2.3 Submit Requests for Repository Content and Obtain DCA, OCA and DCC Certificates

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 08</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Submit Requests for and Receive Repository Content using the SMKI Portal interface over the Internet</td>
</tr>
<tr>
<td>Description</td>
<td>For a Party without a DCC Gateway Connection, an SMKI ARO accesses the SMKI Portal interface and makes a request for and receives content from the test SMKI Repository</td>
</tr>
<tr>
<td>Objective</td>
<td>• To prove that a Party’s SMKI ARO can use the SMKI Portal interface to request and receive the latest Organisation CRL and latest Organisation ARL</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 38</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Download Organisation Certificates and OCA Certificates through the SMKI Portal interface over the internet</td>
</tr>
<tr>
<td>Description</td>
<td>For a Party without a DCC Gateway Connection, a SMKI ARO accesses the SMKI Portal interface over the Internet, locates and downloads Organisation Certificates that are required to be installed on Devices ahead of installation</td>
</tr>
<tr>
<td>Objective</td>
<td>• To prove that the Party’s ARO can locate and download the zip file of Device trust anchor Organisation Certificates through the SMKI Portal over the internet</td>
</tr>
</tbody>
</table>
9 Appendix D: Forms and Templates

Extant versions of templates for the following documents will be maintained on the DCC Website or SharePoint. The following templates are provided in this document to support the consultation process:

<table>
<thead>
<tr>
<th>Section</th>
<th>Template</th>
</tr>
</thead>
<tbody>
<tr>
<td>9.1</td>
<td>Party / RDP Notification of Intention to Undertake Testing Template</td>
</tr>
<tr>
<td>9.2</td>
<td>DCC Acknowledgement of Intention to Undertake Testing Template</td>
</tr>
<tr>
<td>9.3</td>
<td>Test Readiness Report Template</td>
</tr>
<tr>
<td>9.4</td>
<td>Test Plan Template</td>
</tr>
<tr>
<td>9.5</td>
<td>Test Execution Dashboard Template</td>
</tr>
<tr>
<td>9.6</td>
<td>Test Completion Report Template</td>
</tr>
</tbody>
</table>
9.1 Party / RDP Notification of Intention to Undertake Testing Template

To: [DCC]
From: [PARTY / RDP]
Date: [Date]

Dear Sir or Madam,

PARTY / RDP NOTIFICATION OF INTENTION TO UNDERTAKE TESTING

TEST: SMKI and REPOSITORY ENTRY PROCESS TESTS

We hereby give notice that we intend to undertake SMKI and Repository Entry Process Tests in accordance with the SMKI & Repository Test Scenarios Document.

The required information is provided in the table below:

<table>
<thead>
<tr>
<th>Party / RPD</th>
<th>SEC Party / RDP ID</th>
<th>Test Start Date</th>
<th>Name, Email &amp; Phone Number of Test Manager</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Yours faithfully

[Name]
[Position]
Acting on behalf of [Party].
9.2 **DCC Acknowledgement of Intention to Undertake Testing Template**

To: [PARTY / RDP]  
From: [DCC]  
Date: [Date]  

Dear Sir or Madam,

DCC ACKNOWLEDGEMENT OF INTENTION TO UNDERTAKE TESTING  

**TEST: SMKI & REPOSITORY ENTRY PROCESS TESTS**  

We hereby acknowledge your notification that you intend to undertake SMKI & Repository Entry Process Tests in accordance with the SMKI & Repository Test Scenarios Document.

The table below confirms the contact details of our Test Manager and the date of the SMKI & Repository Entry Process Test (SREPT) Initiation Meeting:

<table>
<thead>
<tr>
<th>Party / RDP</th>
<th>SEC Party / RDP ID</th>
<th>Test Start Date</th>
<th>Name, Email &amp; Phone Number of DCC User Entry Process Test Manager</th>
<th>Date of SREPT Initiation Meeting</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Yours faithfully  
[Name]  
[Position]  
Acting on behalf of the DCC.
9.3 Test Readiness Report Template

To: [DCC]
From: [PARTY / RDP]
Date: [Date]

Dear Sir or Madam,

TEST READINESS REPORT

TEST: SMKI & REPOSITORY ENTRY PROCESS TESTS

We hereby provide our current assessment of our readiness to conduct SMKI & Repository Entry Process Tests for:

Overview:
Party / RDP: [Party / RDP]
Test Start Date: [Test Start Date]

Report Information:
Date of Report: [Date]
Period Covered by Report: [From date to date]
Produced by: [Name of Reporter]

Readiness Information:
Overall RAG: [Red / Amber / Green]
Test Tool Selected & Available: [Y / N]
Party Test Plan produced: [Y/N]
Party Test Schedule produced: [Y/N]

Risks, Assumptions, Issues & Dependencies (RAID):

Please detail key RAID (Risk, Assumption, Issue and Dependency) items that have the potential to cause significant disruption to the commencement and / or completion of SMKI & Repository Entry Process Testing

<table>
<thead>
<tr>
<th>RAID Description</th>
<th>Priority(H/M/L)</th>
<th>Action Taken</th>
<th>Target Close Date</th>
<th>RAG Status (R/A/G)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
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<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

43
Requirements Traceability Matrix Progress:

<table>
<thead>
<tr>
<th>RTM Information Required</th>
<th>Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>Requirements Traceability Matrix complete to date (%)</td>
<td></td>
</tr>
<tr>
<td>Numbers of Requirements identified (number)</td>
<td></td>
</tr>
<tr>
<td>Number of testable requirements in progress (number)</td>
<td></td>
</tr>
<tr>
<td>Number of testable requirements not started (number)</td>
<td></td>
</tr>
<tr>
<td>Number of Requirements deemed not testable (number)</td>
<td></td>
</tr>
</tbody>
</table>

Test Script Development Progress:

<table>
<thead>
<tr>
<th>Test Script Information Required</th>
<th>Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>Test Scripts complete to date (%)</td>
<td></td>
</tr>
<tr>
<td>Planned number of Test Scripts (number)</td>
<td></td>
</tr>
<tr>
<td>Number of Test Scripts produced to date (number)</td>
<td></td>
</tr>
<tr>
<td>Number of Test Scripts in progress (number)</td>
<td></td>
</tr>
<tr>
<td>Number of Test Scripts not started (number)</td>
<td></td>
</tr>
<tr>
<td>Test Data readiness by Party against planned Test Scripts (%)</td>
<td></td>
</tr>
</tbody>
</table>

Resources & Environments Progress:

<table>
<thead>
<tr>
<th>Resources &amp; Environments Information Required</th>
<th>Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>Test Resources &amp; Technical (support) Resource Ready (Y/N if N, date expected to be ready)</td>
<td></td>
</tr>
<tr>
<td>Environment Readiness:</td>
<td></td>
</tr>
<tr>
<td>All interfaces required to support testing (Y/N)</td>
<td></td>
</tr>
</tbody>
</table>

Environments information:

[Environment configuration approved as suitable – to include breakdown and description of hardware]
## SREPT Entry Criteria (to be completed by final report):

<table>
<thead>
<tr>
<th>Entry Criteria</th>
<th>Complete (Y/N)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Confirm that the person requesting to commence testing is a SEC Party / RDP</td>
<td></td>
</tr>
<tr>
<td>Party / RDP has identified the SMKI Interfaces the Party or RDP will access and whether this is for Device or Organisation Certificates and whether access will be through a DCC Gateway Connection</td>
<td></td>
</tr>
<tr>
<td>Party has produced relevant test artefacts in sections 5.3.1.1, 5.3.1.5, and 5.3.1.6 of the SMKI &amp; Repository Test Scenarios Document:</td>
<td></td>
</tr>
<tr>
<td>- Party Notification of Intention to Undertake Testing</td>
<td></td>
</tr>
<tr>
<td>- Test Readiness Report (this document)</td>
<td></td>
</tr>
<tr>
<td>- Test Plan incorporating the Test Schedule</td>
<td></td>
</tr>
<tr>
<td>- Requirements Traceability Matrix</td>
<td></td>
</tr>
<tr>
<td>- Test Scripts</td>
<td></td>
</tr>
<tr>
<td>- Test Data Plan</td>
<td></td>
</tr>
<tr>
<td>has complied with the procedural steps for initiating SREPT (as set out in Table 2 of the SRTSD)</td>
<td></td>
</tr>
<tr>
<td>Party has provided evidence to the DCC that a test environment capable of supporting the planned testing has been established and is available</td>
<td></td>
</tr>
<tr>
<td>Party has provided evidence to the DCC that an appropriate level of resources are available to support the SREPT process</td>
<td></td>
</tr>
<tr>
<td>Party has provided confirmation that the Security Requirements set out in the Enduring Testing Approach Document have been met</td>
<td></td>
</tr>
</tbody>
</table>
Overall Status:

<table>
<thead>
<tr>
<th>Overall Status (R/A/G)</th>
</tr>
</thead>
<tbody>
<tr>
<td>R – testing start in line with planned date is not achievable</td>
</tr>
<tr>
<td>A – testing start in line with planned date is at risk</td>
</tr>
<tr>
<td>G – testing is expected to start on the planned date</td>
</tr>
</tbody>
</table>

End of report.

Yours faithfully

[Name]

[Position]

Acting on behalf of [Party / RDP].
9.4 Test Plan Template

To: [DCC]
From: [PARTY / RDP]
Date: [Date]

Dear Sir or Madam,

TEST PLAN INCLUDING TEST SCHEDULE

TEST: SMKI & REPOSITORY ENTRY PROCESS TESTS

We hereby provide our Test Plan, in accordance with the SMKI & Repository Test Scenarios Document.

Overview:
Party: [Party / RDP]
Test Start Date: [Test Start Date]

Scope
[Textual description of testing scope].

Scenarios to be Tested

See the matrices in section 5 to determine the scenarios to be tested.

Reference to Section 5
(List all scenarios to be tested, as determined by the privileges requested, or to be requested, via the SMKI RAPP.

<table>
<thead>
<tr>
<th>Scenarios</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

Approach

[Textual description of the following:

- Test Scenarios & Scripts
- Test Cycles
- Re-Testing
- Regression
- Defect Management
- Test Data
- Tools]
Test Schedule
[Provide a schedule of the testing that you will undertake. This can be the form of a Project Plan, or Spreadsheet, or other format agreed with the DCC.]

Resources
[Provide details of the resources required to support the testing set out above. This can be included in the Project Plan or Spreadsheet.

This should consider roles such as Test Manager, Test Lead, Senior Test Analysts, Test Analysts, IS Support Requirements.]

End of report.

Yours faithfully
[Name]
[Position]
Acting on behalf of [Party / RDP].
9.5 Test Execution Dashboard Template

To: [DCC]
From: [PARTY / RDP]
Date: [Date]

Dear Sir or Madam,

TEST EXECUTION DASHBOARD

TEST: SMKI & REPOSITORY ENTRY PROCESS TESTS

We hereby provide our Test Execution Dashboard, in accordance with the SMKI & Repository Test Scenarios Document.

Overview:
Party / RDP: [Party / RDP]
Party /RDP ID: [Party / RDP ID]
Location: [Location of Testing / Test Manager]
Test Start Date: [Test Start Date]

Report Information:
Date & Time of Report: [Date, Time]
Period Covered by Report: [Date (for daily reports) or from date to date (for other reporting frequency]
Produced by: [Name of Reporter]

Progress Information:
[Please provide a ‘Glide Path’ for the testing you are undertaking, showing progress toward execution of 100% of the tests planned. This can be in the form of a spreadsheet or other format agreed with the DCC.]
### Test Script Information Required

<table>
<thead>
<tr>
<th>Information Required</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Planned number of Tests (Test Readiness Report)</td>
<td></td>
</tr>
<tr>
<td>Number of Tests scheduled for execution by report date</td>
<td></td>
</tr>
<tr>
<td>Number of Tests executed by report date</td>
<td></td>
</tr>
<tr>
<td>Number of Test passed by report date</td>
<td></td>
</tr>
<tr>
<td>Number of Test failed by report date</td>
<td></td>
</tr>
<tr>
<td>Number of Test blocked by report date</td>
<td></td>
</tr>
<tr>
<td>Number of Test not run by report date</td>
<td></td>
</tr>
</tbody>
</table>

### Test Issue Report Information:

<table>
<thead>
<tr>
<th>Issue Information Required</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Testing Issues generated</td>
<td></td>
</tr>
<tr>
<td>Number of Testing Issues closed</td>
<td></td>
</tr>
<tr>
<td>Number of Testing Issues open</td>
<td></td>
</tr>
<tr>
<td>Number of open Testing Issues, by severity:</td>
<td></td>
</tr>
<tr>
<td>- Severity 1</td>
<td></td>
</tr>
<tr>
<td>- Severity 2</td>
<td></td>
</tr>
<tr>
<td>- Severity 3</td>
<td></td>
</tr>
<tr>
<td>- Severity 4</td>
<td></td>
</tr>
<tr>
<td>- Severity 5</td>
<td></td>
</tr>
</tbody>
</table>
**Progress Toward Exit Information:**

[Textual description of progress made so far toward completion of testing]

<table>
<thead>
<tr>
<th>Progress Toward Exit Required</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Anticipated Completion Date (Submission of Test Completion Report)</td>
<td></td>
</tr>
</tbody>
</table>

**Risk Information:**

<table>
<thead>
<tr>
<th>Risk</th>
<th>Description</th>
<th>Target Close Date</th>
<th>RAG Status (R/A/G)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Overall Status:**

<table>
<thead>
<tr>
<th>Overall Status (R/A/G)</th>
</tr>
</thead>
<tbody>
<tr>
<td>R – completion within one week of planned date is not achievable</td>
</tr>
<tr>
<td>A – completion within one week of planned date is at risk</td>
</tr>
<tr>
<td>G – completion is expected within one week of planned date</td>
</tr>
</tbody>
</table>
9.6 Test Completion Report Template

To: [DCC]
From: [PARTY / RDP]
Date: [Date]

Dear Sir or Madam,

TEST COMPLETION REPORT

TEST: SMKI & REPOSITORY ENTRY PROCESS TESTS

We hereby provide our Test Completion Report, in accordance with the SMKI & Repository Test Scenarios Document.

Overview:
Party / RDP: [Party / RDP]
Test Start Date: [Test Start Date]

Approach and Scope of Testing Undertaken:

[Per the Test Plan, noting any variations.]

Summary of Test Results:

<table>
<thead>
<tr>
<th>Test Script Information Required</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of tests originally scheduled for execution</td>
<td></td>
</tr>
<tr>
<td>Number of tests originally scheduled for execution</td>
<td></td>
</tr>
<tr>
<td>Number of tests passed</td>
<td></td>
</tr>
<tr>
<td>Number of tests failed</td>
<td></td>
</tr>
<tr>
<td>Number of tests not run</td>
<td></td>
</tr>
<tr>
<td>Number of tests blocked</td>
<td></td>
</tr>
</tbody>
</table>

Detail of Tests Not Successfully Executed:

<table>
<thead>
<tr>
<th>Test</th>
<th>Explanation</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Summary of Testing Issues:

<table>
<thead>
<tr>
<th>Testing Issue Information Required</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Number of Testing Issues generated</td>
<td></td>
</tr>
<tr>
<td>Number of Testing Issues closed</td>
<td></td>
</tr>
<tr>
<td>Number of Testing Issues open</td>
<td></td>
</tr>
<tr>
<td>Number of open Testing Issues, by severity:</td>
<td></td>
</tr>
<tr>
<td>- Severity 1</td>
<td></td>
</tr>
<tr>
<td>- Severity 2</td>
<td></td>
</tr>
<tr>
<td>- Severity 3</td>
<td></td>
</tr>
<tr>
<td>- Severity 4</td>
<td></td>
</tr>
<tr>
<td>- Severity 5</td>
<td></td>
</tr>
</tbody>
</table>

SREPT Exit Criteria Checklist:

<table>
<thead>
<tr>
<th>Entry Criteria</th>
<th>Complete (Y/N)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Test Results have been documented by the Party and evidence captured in the Party’s Test Management Tool and are available to be provided to the DCC</td>
<td></td>
</tr>
<tr>
<td>Testing issues identified during a Party’s test execution have been recorded in the Test Management Tool (see note, below)</td>
<td></td>
</tr>
<tr>
<td>Test Completion Report has been created by the Party and approved by the DCC</td>
<td></td>
</tr>
</tbody>
</table>

Note: All testing issues must either:

- been fixed and verified by retest; or
- where outstanding, have been reviewed and documented, and been included as part of a remediation plan that outlines the next steps to be taken, including estimated timescales required to resolve each of their outstanding Testing Issues. The remediation plan must be agreed by the DCC

End of report.

Yours faithfully

[Name]

[Position]

Acting on behalf of [Party].
10 Appendix E: Test Completion Certificate

TEST COMPLETION CERTIFICATE

To: [Party / RDP] [SEC Party / RDP ID]
From: [DCC]
[Date]
Dear Sirs,

TEST COMPLETION CERTIFICATE

The relevant tests have been successfully completed to provide the following credentials:

<table>
<thead>
<tr>
<th>Test Scenarios for Parties or RDPs with a DCC Gateway Connection</th>
</tr>
</thead>
<tbody>
<tr>
<td>IKI credentials for submission of Organisation CSRs using SMKI Portal via DCC Gateway Connection</td>
</tr>
<tr>
<td>IKI credentials for submission of Device CSRs using SMKI Portal via DCC Gateway Connection</td>
</tr>
<tr>
<td>IKI credentials for Ad Hoc Device CSR Web Service</td>
</tr>
<tr>
<td>IKI credentials for Batched Device CSR Web Service</td>
</tr>
<tr>
<td>Credentials for SMKI Repository Portal</td>
</tr>
<tr>
<td>Credentials for SMKI Repository Web Service</td>
</tr>
<tr>
<td>Credentials for SMKI Repository Portal SFTP</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Test Scenarios for Parties without a DCC Gateway Connection</th>
</tr>
</thead>
<tbody>
<tr>
<td>IKI credentials for submission of Organisation CSRs using SMKI Portal via the Internet</td>
</tr>
</tbody>
</table>

We confirm that the relevant tests have been executed in accordance with the relevant Test Documents. We confirm that the relevant Exit Criteria have been achieved.

Yours faithfully

[Name]
[Position]
Acting on behalf of the DCC
## 11 Appendix F: Definitions

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Authorised Subscriber</td>
<td>means a Party which is an Authorised Subscriber for the purposes (and in accordance with the meaning given to that expression in Annex A [of the SEC]) of either or both of the Certificate Policies</td>
<td>SEC</td>
</tr>
<tr>
<td>Daily Testing Issue Report</td>
<td>The document reporting on the status of any testing issues identified (part of the Test Execution Dashboard)</td>
<td>This document</td>
</tr>
<tr>
<td>CRL</td>
<td>Certificate Revocation List</td>
<td>SEC</td>
</tr>
<tr>
<td>CSR</td>
<td>Certificate Signing Request</td>
<td>SEC</td>
</tr>
<tr>
<td>DCA</td>
<td>Device Certification Authority</td>
<td>SEC</td>
</tr>
<tr>
<td>User</td>
<td>A Party that has completed the User Entry Process (and, in respect of Services available in accordance with this Code to Users acting only in one or more User Roles, a Party that has completed the User Entry Process for that User Role)</td>
<td>SEC</td>
</tr>
<tr>
<td>Exit Criteria</td>
<td>The criteria that must be satisfied before testing can be considered complete</td>
<td>SEC</td>
</tr>
<tr>
<td>FIPS token</td>
<td>Cryptographic Credential Token issued in accordance with the SMKI RAPP</td>
<td>This document</td>
</tr>
<tr>
<td>OCA</td>
<td>Organisation Certification Authority</td>
<td>SEC</td>
</tr>
<tr>
<td>RDP</td>
<td>Registration Data Provider</td>
<td>SEC</td>
</tr>
<tr>
<td>Regression Testing</td>
<td>Testing of a previously tested program following modification to ensure that defects have not been introduced or uncovered in unchanged areas of the software, as a result of the changes made (and Regression Test shall be construed accordingly)</td>
<td>International Software Testing Qualifications Board</td>
</tr>
<tr>
<td>Relevant Party</td>
<td>A Party which is undertaking SMKI and Repository Entry Process Tests</td>
<td>This document</td>
</tr>
<tr>
<td>SMKI RAPP</td>
<td>SMKI Registration Authority Policies and Procedures</td>
<td>SEC</td>
</tr>
<tr>
<td>(Requirements) Traceability Matrix</td>
<td>A matrix of defined requirements that provides traceability (linkage) to Test Scripts for the purpose of providing a measurement of test coverage as intended in the relevant specification.</td>
<td>International Software Testing Qualifications Board</td>
</tr>
<tr>
<td>SMKI</td>
<td>Smart Metering Key Infrastructure</td>
<td>SEC</td>
</tr>
<tr>
<td>SREPT</td>
<td>SMKI and Repository Entry Process Tests</td>
<td>This document</td>
</tr>
<tr>
<td>SREPTS</td>
<td>SMKI and Repository Entry Process Test Scenarios</td>
<td>This document</td>
</tr>
<tr>
<td>--------</td>
<td>-----------------------------------------------</td>
<td>---------------</td>
</tr>
<tr>
<td>SRT</td>
<td>SMKI and Repository Testing – A test stage that will commence prior to Interface Testing Stage</td>
<td>SEC</td>
</tr>
<tr>
<td>SRTSD</td>
<td>SMKI and Repository Test Scenarios Document (this document)</td>
<td>SEC</td>
</tr>
<tr>
<td>Test Completion Certificate</td>
<td>A certificate issued by the on successfully completes SREPT as set out in Appendix E: Test Completion Certificate</td>
<td>This document</td>
</tr>
<tr>
<td>Test Completion Report</td>
<td>A document summarising testing activities and results. It also contains an evaluation of the corresponding test items against Exit Criteria</td>
<td>This document</td>
</tr>
<tr>
<td>Test Completion Certificate</td>
<td>A certificate issued by the DCC to the Party when the Party has met the SREPT Exit Criteria</td>
<td>This document</td>
</tr>
<tr>
<td>Test Data</td>
<td>Any data constructed for the purposes of undertaking SMKI and Repository Entry Process Testing</td>
<td>This document</td>
</tr>
<tr>
<td>Test Data Plan</td>
<td>The document that sets out: the size and type/format of data, who is responsible for providing the data; and when the data is required to be available to support test activities in a Test Plan</td>
<td>This document</td>
</tr>
<tr>
<td>Test Execution Dashboard</td>
<td>The document summarising testing activities and results, produced at regular intervals, to report progress of testing activities against a baseline (such as the original test plan) and to communicate risks and alternatives requiring a decision to management</td>
<td>This document</td>
</tr>
<tr>
<td>Test Management Tool</td>
<td>A tool that has the ability to log and track Testing Issues</td>
<td>This document</td>
</tr>
<tr>
<td>Test Plan</td>
<td>A document describing the scope, approach, resources and schedule of intended test activities within a Test Stage that will be produced as set out in Section 9.4.</td>
<td>This document</td>
</tr>
<tr>
<td>Test Result</td>
<td>The consequence/outcome of the execution of a Test Script</td>
<td>This document</td>
</tr>
<tr>
<td>Test Readiness Report</td>
<td>A report that when completed provides the capability to assess the status of test preparation and determine the readiness to proceed into test execution</td>
<td>This document</td>
</tr>
<tr>
<td>Test Schedule</td>
<td>A list of test process activities, tasks or events identifying their intended start and finish dates and/or times and interdependencies</td>
<td>This document</td>
</tr>
<tr>
<td>Test Script</td>
<td>A document specifying a sequence of actions for the execution of a test</td>
<td>This document</td>
</tr>
<tr>
<td>-------------</td>
<td>-----------------------------------------------------------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>Test SMKI Repository Services</td>
<td>Test versions of the SMKI Repository Services (see definition in SEC) provisioned for the purposes of SREPT</td>
<td>This document</td>
</tr>
<tr>
<td>Test SMKI Services</td>
<td>Test versions of the SMKI Services (see definition in SEC) provisioned for the purposes of SREPT</td>
<td>This document</td>
</tr>
<tr>
<td>Test Stage</td>
<td>A group of test activities that are organised and managed together</td>
<td>This document</td>
</tr>
<tr>
<td>WD</td>
<td>Working Day</td>
<td>SEC</td>
</tr>
</tbody>
</table>
## Appendix G: Testing Issue Severity Descriptions

<table>
<thead>
<tr>
<th>Severity</th>
<th>Description</th>
</tr>
</thead>
</table>
| Severity 1 | An Issue which in relation to the Relevant Party or RDP:  
• would prevent user from using their systems  
• would have a critical adverse impact on business activities  
• would cause significant financial loss  
• would result in any material loss or corruption of Data.  
Non-exhaustive examples:  
• an Issue leading to non-availability of systems  
• all test progress is blocked. |
| Severity 2 | An Issue which in relation to the Relevant Party or RDP:  
• would have a major (but not critical) adverse impact on use of systems  
• would cause limited financial loss  
Non-exhaustive examples:  
• an Issue leading to non-availability of or to loss of resilience of a material part of their systems  
• large areas of functionality will not be able to be tested  
• testing not completely blocked but has been significantly impacted. |
| Severity 3 | An Issue which in relation to the Relevant Party or RDP:  
• would have a major adverse impact on business activities but which can be reduced to a moderate adverse impact through a work-around  
• would have a moderate adverse impact on the business activities  
Non-exhaustive examples:  
• testing can progress but the work-around will impact test progress. |
| Severity 4 | An Issue which in relation to the Relevant Party or RDP:  
• would have a minor adverse impact on business activities  
Non-exhaustive examples:  
• minor service interruptions in the business process |
| Severity 5 | An Issue which in relation to the Relevant Party or RDP:  
• would have minimal impact on business activities  
Non-exhaustive examples:  
• trivial Issues with work-arounds which are noted for future releases but minimal impact of running existing activities  
• tests can still pass but there are cosmetic issues. |
Appendix L

SMKI Recovery Procedure
Contents
1 Introduction .................................................................................................................................4
  1.1 Purpose & Interpretation ......................................................................................................... 4
  1.2 Scope .................................................................................................................................. 4
2 Overview of the SMKI Recovery Procedure .............................................................................7
3 General obligations ......................................................................................................................9
  3.1 DCC Obligations .................................................................................................................... 9
  3.2 Notification and confirmation of a suspected Compromise .................................................... 9
  3.3 Permitted mechanisms for confirmation of suspected Compromise .................................. 10
  3.4 Appointment and responsibilities of Key Custodians ........................................................... 11
  3.4.1 Responsibilities in respect of Key Custodians ................................................................. 11
  3.4.2 Ceasing to be a Key Custodian ....................................................................................... 12
  3.4.3 Detailed procedure for appointment of Key Custodians ................................................ 13
4 Procedure to recover from the Compromise of a Private Key corresponding with a Public Key contained within an Organisation Certificate held on a Device (other than the Recovery Private Key) .........................................................................................................................17
  4.1 Method 1 - recovery by the affected Subscriber using its Private Key to replace affected Organisation Certificates on Devices .................................................................................. 18
  4.1.1 Pre-Recovery .................................................................................................................. 18
  4.1.2 Execution of Recovery Procedure .................................................................................... 20
  4.1.3 Post-Recovery ................................................................................................................ 21
  4.2 Method 2 - recovery by the DCC using the Recovery Private Key to place DCC Access Control Broker Certificates on affected Devices .......................................................................... 21
  4.2.1 Pre-Recovery .................................................................................................................. 21
  4.2.2 Execution of Recovery Procedure .................................................................................... 25
  4.2.3 Post-Recovery ................................................................................................................ 27
  4.3 Method 3 - recovery by the DCC using the Recovery Private Key to place new Organisation Certificates on Devices .............................................................................................................. 28
  4.3.1 Pre-Recovery .................................................................................................................. 28
  4.3.2 Execution of Recovery Procedure .................................................................................... 31
  4.3.3 Post-Recovery ................................................................................................................ 34
5 Recovery using the Contingency Private Key ...........................................................................35
  5.1 Pre-Recovery ........................................................................................................................ 35
  5.2 Execution of Recovery Procedure ........................................................................................ 38
  5.3 Post Recovery ....................................................................................................................... 41
b) the DCC Access Control Broker Certificate in each Network Operator Device slot with an Organisation Certificate to which the Network Operator is the Subscriber that is Issued under the new Issuing OCA, for each Device as established in step 5.2.2 within section 5.2 of this document .................................................................................................................. 42
6 Recovery from Compromise of a Contingency Private Key, Contingency Symmetric Key, Issuing OCA Private Key or Recovery Private Key ........................................................................44
  6.1 Recovery from Compromise of a Contingency Private Key or the Contingency Symmetric Key 44
  6.1.1 Pre-Recovery .................................................................................................................. 44
  6.1.2 Execution of Recovery Procedure .................................................................................... 47
  6.1.3 Post-Recovery ................................................................................................................ 48
a) a new Contingency Symmetric Key.......................................................................................... 48
  6.1.3 Post-Recovery ................................................................................................................ 51
  6.2 Recovery from Compromise of the Recovery Private Key .................................................. 52
  6.2.1 Pre-Recovery .................................................................................................................. 52
  6.2.2 Execution of Recovery Procedure .................................................................................... 55
  6.2.3 Post-Recovery ................................................................................................................ 56
  6.3 Recovery from Compromise of the Issuing OCA Private Key .......................................... 57
  6.3.1 Pre-Recovery .................................................................................................................. 57
  6.3.2 Execution of Recovery Procedure .................................................................................... 59
  6.3.3 Post-Recovery ................................................................................................................ 64
### 7 Periodic testing of the SMKI Recovery Procedure

7.1 Testing Arrangements

---

**Annex A** Communication Formats

**Annex B** Organisation Compromise Notification File

**Annex C** Organisation Compromise Recovery Progress File

**Annex D** Other Compromise Notification File

**Annex E** Other Compromise Recovery Progress File

**Annex F** Definitions

**Annex G** SMKI Recovery Procedure Test Scenarios

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>8.1</td>
<td>DCC and SMKI PMA Interactions</td>
</tr>
<tr>
<td>8.2</td>
<td>DCC / Subscriber and DCC / Party Interactions and Processes</td>
</tr>
<tr>
<td>8.2.1</td>
<td>Organisation Certificate Revocation and Replacement</td>
</tr>
<tr>
<td>8.2.2</td>
<td>Communication of SMKI PMA Decision to Subscriber</td>
</tr>
<tr>
<td>8.2.3</td>
<td>Subscriber notification of Compromise (or suspected Compromise)</td>
</tr>
<tr>
<td>8.2.4</td>
<td>DCC Notification to Parties other than the (suspected) Compromised Subscriber</td>
</tr>
<tr>
<td>8.3</td>
<td>Method 1 - Subscriber Service Requests and Alert Responses</td>
</tr>
<tr>
<td>8.4</td>
<td>Methods 2 &amp; 3 – Communications with affected Devices in Response to the Supplier / Subscribers Service Requests</td>
</tr>
<tr>
<td>8.5</td>
<td>End to End Tests</td>
</tr>
</tbody>
</table>
1 Introduction

1.1 Purpose & Interpretation

Section L10.4 of the Code sets out the principle rights and obligations for compliance with any requirements set out in the SMKI Recovery Procedure.

This document, the SMKI Recovery Procedure, sets out the procedural requirements and the rights and obligations in respect of the DCC, Parties and the SMKI PMA relating to recovery from the Compromise of a Relevant Private Key. The scope of the SMKI Recovery Procedure is as set out in Section L10 of the Code and is further set out in more detail in Section 1.2 of this document.

The procedures as set out in this document shall be executed in the event of a Compromise of a Relevant Private Key, other than as directed by the SMKI PMA, in accordance with the procedures set out in this document.

For the purposes of the SMKI Recovery Procedure:

a) notwithstanding the definition as set out in Section A of the Code, “Subscriber” means, in relation to any Certificate associated with a Relevant Private Key, a Party which has been Issued with and accepted that Certificate, acting in its capacity as the holder of the Certificate;

b) “M\#N Share” means, in relation to a Private Key, that the key is split into N Key Components such that the Private Key may be recreated using any M or more Key Components, and the Private Key may not be recreated using fewer than M Key Components;

c) “Contingency Symmetric Key” means the Symmetric Key used to encrypt the Contingency Public Key;

d) “Contingency Keys” means the Contingency Symmetric Key and the Contingency Private Key;

e) Relevant Private Key has the meaning set out in Section L10; and

f) where an obligation is expressed as being an obligation on a Key Custodian it shall be interpreted as being an obligation on:

   i. in the case of a Key Custodian appointed by a Party, that Party, and

   ii. in the case of a Key Custodian appointed by the SMKI PMA or the Panel, that SMKI PMA Member or Panel Member acting in its capacity as such.

1.2 Scope

The SMKI Recovery Procedure sets out the detail of the arrangements between the DCC, Parties, the SMKI PMA and the Panel in respect of:
a) **Pre-Recovery:**
   i. confirmation of a Compromise or suspected Compromise of a Relevant Private Key reported to the DCC by a Party, resulting in an Incident being raised in accordance with sections 2.1 and 2.2 of the DCC’s Incident Management Policy;
   ii. notification to the DCC of the Anomaly Detection Thresholds that are required to support replacement of affected Certificates on Devices;
   iii. where use of the Recovery Private Key or the Contingency Private Key would be required in order to recover, consultation by the DCC with the SMKI PMA to determine the extent to which the recovery procedure should be executed and the manner in which it should be executed;
   iv. revocation of affected Certificates (where required); and
   v. other steps as set out in this SMKI Recovery Procedure;

b) **Execution of Recovery**
   i. execution of activities to recover from a Compromise or suspected Compromise of a Relevant Private Key; and

c) **Post-Recovery:**
   i. replacement of Certificates and Private Keys (where necessary);
   ii. post-Incident review and reporting;
   iii. provision to relevant parties of information intended to prevent reoccurrence of similar Incidents; and
   iv. revocation of replaced Certificates (where necessary).

The SMKI Recovery Procedure addresses recovery from a Compromise, or suspected Compromise in respect of any Relevant Private Key listed immediately below:

a) Private Keys associated with Organisation Certificates stored on Devices (other than those associated with a Recovery Certificate), where such Devices have an SMI Status of ‘commissioned’;

b) the Contingency Symmetric Key;

c) the Contingency Private Key;

d) the Private Key associated with an Issuing OCA Certificate;

e) the Private Key associated with a Root OCA Certificate; and

f) the Private Key associated with a Recovery Certificate.

Figure 1, immediately below, shows the relevant Certificates that are held on applicable Devices, and the relevant Certificates and Private Keys related to those held on Devices which are covered under the scope of the SMKI Recovery Procedure.
Figure 1: Public Key Certificates / Keys covered by the SMKI Recovery Procedure
2 Overview of the SMKI Recovery Procedure

In the event of an incident which:

a) results in the Compromise of a Relevant Private Key; or

b) causes the Subscriber for the Certificate associated with any of the Keys in a) above (and in the case of the Contingency Symmetric Key, the DCC) to reasonably suspect that there has been a Compromise of any such Key,

the provisions of this SMKI Recovery Procedure shall apply.

The SMKI Recovery Procedure includes procedures which detail the obligations of the DCC, Subscribers and the SMKI PMA, in respect of recovery from Compromise or suspected Compromise of a Relevant Private Key as set out in Section 1.2 of this document.

The table as set out immediately below summarises the actions required and the section(s) of this document which contain the applicable recovery procedure(s).

<table>
<thead>
<tr>
<th>Compromise or Suspected Compromise of:</th>
<th>Section(s) of this document containing the procedure(s)</th>
</tr>
</thead>
</table>
| Private Key associated with Organisation Certificate held on one or more Devices (other than the Recovery Certificate) | 4.1 Method 1 - recovery by the affected Subscriber using its Private Key to replace affected Organisation Certificates on Devices  
4.1.1 Pre-Recovery  
4.1.2 Execution of Recovery Procedure  
4.1.3 Post-Recovery  
4.2 Method 2 - recovery by the DCC using the Recovery Private Key to place DCC Access Control Broker Certificates on affected Devices (only available to a Supplier Party)  
4.2.1 Pre-Recovery  
4.2.2 Execution of Recovery Procedure  
4.2.3 Post-Recovery  
4.3 Method 3 - recovery by the DCC using the Recovery Private Key to place new Organisation Certificates on Devices  
4.3.1 Pre-Recovery  
4.3.2 Execution of Recovery Procedure  
4.3.3 Post-Recovery |
| Root OCA Private Key | 5.1 Pre-Recovery  
5.2 Execution of Recovery Procedure  
5.3 Post Recovery |
| Contingency Private Key or Contingency Symmetric Key | 6.1.1 Pre-Recovery  
6.1.2 Execution of Recovery Procedure  
6.1.3 Post-Recovery |
| Recovery Private Key | 6.2.1 Pre-Recovery  
6.2.2 Execution of Recovery Procedure  
6.2.3 Post-Recovery |
<table>
<thead>
<tr>
<th>Compromise or Suspected Compromise of:</th>
<th>Section(s) of this document containing the procedure(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Issuing OCA Private Key</td>
<td>6.3.1 Pre-Recovery</td>
</tr>
<tr>
<td></td>
<td>6.3.2 Execution of Recovery Procedure</td>
</tr>
<tr>
<td></td>
<td>6.3.3 Post-Recovery</td>
</tr>
</tbody>
</table>
3 General obligations

3.1 DCC Obligations

The DCC shall:

a) conduct the procedures set out in this document;
b) comply with any decisions made by the SMKI PMA regarding whether or not to take certain steps in order to recover from a Compromise, or suspected Compromise;
c) where the DCC attempts but fails to replace one or more Certificates as part of operating these procedures, execute as many retries to replace such Certificates as DCC can reasonably accommodate given the circumstances of the Compromise and capability of the DCC Systems, prior to any deadline for recovery as approved by the SMKI PMA;
d) where the DCC consults with the SMKI PMA regarding whether or not to take certain steps in order to recover from a Compromise, or suspected Compromise, and the DCC is directed such that recovery using the Recovery Private Key or Contingency Private Key should not be performed, the DCC shall inform all affected Parties of the outcome and any reasons provided by the SMKI PMA, as soon as reasonably practicable following such instruction, via a secured electronic means;
e) maintain confidential, auditable and secured records relating to the recovery from a Compromise (or suspected Compromise), and the Devices and Subscribers affected by such Compromise; and
f) within three Working Days of the recovery from a Compromise or suspected Compromise, prepare a report regarding execution of the recovery and provide such report to the SMKI PMA, where such report shall include:

i. the process steps executed and the timing of the procedure to recover from the Compromise;

ii. where possible, analysis of which communications have been submitted to Devices and any anomalous activity that should be investigated further by the DCC and/or affected Subscribers, and/or addressed via remedial actions; and

iii. any proposed modifications to the SMKI Recovery Procedure that the DCC believes are necessary for the SMKI Recovery Procedure to more effectively meet the objectives as set out in the SEC.

3.2 Notification and confirmation of a suspected Compromise

Any person may notify the DCC that there is a Compromise or suspected Compromise of a Relevant Private Key.
Where the DCC is notified or becomes aware of a Compromise or suspected Compromise of a Relevant Private Key, the DCC shall raise an Incident in accordance with sections 2.1 and 2.2 of the Incident Management Policy and shall notify the SMKI PMA, via secured electronic means, that a Compromise or suspected Compromise has been notified. The DCC shall contact the Subscriber for the Certificate associated with that Private Key or Contingency Symmetric Key (which may include the DCC itself as the Subscriber), as soon as reasonably practicable, via telephone and email using the contact details held by the SMKI Registration Authority. The DCC shall provide the Subscriber, via secured electronic means, with the appropriate Incident reference number and information relating to the notified Compromise. The DCC shall request confirmation from the Subscriber as to whether the Subscriber reasonably believes that a Compromise has occurred, and wishes to proceed with one or more of the recovery processes, which shall be confirmed by:

a) A SMKI Senior Responsible Officer (SMKI SRO) on behalf of a Party; or
b) A SMKI SRO, SMKI Registration Authority Manager or member of SMKI Registration Authority Personnel on behalf of the DCC.

The Subscriber shall take reasonable steps to ensure that confirmation of whether it reasonably believes that a Compromise has occurred is provided to the DCC by the representatives above, within 24 hours of the request for confirmation from the DCC, via secured electronic means. Where the Subscriber confirms that it does not reasonably believe that a Compromise has occurred, the DCC shall close the Incident in accordance with section 2.12 of the Incident Management Policy.

Where the DCC receives confirmation that the Subscriber reasonably believes that a Compromise has occurred, the DCC shall also identify any Responsible Supplier(s) that are affected by the confirmed Compromise, in accordance with the procedures as set out in this document.

Where the DCC receives multiple Compromise notifications, the DCC may execute a common set of procedural steps to address such multiple Compromises, where it reasonably believes that such an approach would achieve the required recovery in an efficient manner.

### 3.3 Permitted mechanisms for confirmation of suspected Compromise

The DCC shall only accept the confirmation of a Compromise or suspected Compromise from a representative of the Subscriber as is defined in section 3.2 of this document, for a Certificate associated with a Compromised Private Key or from the DCC in respect of a Compromised Contingency Symmetric Key, using the mechanisms as defined in the DCC’s SMKI operational recovery procedures, which shall be made available by the DCC to Parties via secured electronic means.
3.4 Appointment and responsibilities of Key Custodians

The Organisation Certification Practice Statement (Organisation CPS) requires the Contingency Private Key and Recovery Private Key to be split into M#N Shares and that such Private Keys may be activated only via collaboration between appointed Key Custodians. The procedure as set out in this section 3.4 shall be followed in order to appoint such Key Custodians as are required.

Subject in either case to the approval of the SMKI PMA, where steps are taken to appoint a Key Custodian, or where (after such appointment) steps are taken by a Key Custodian, and in either case those steps would have been valid in accordance with this document if they were taken after its designation by the Secretary of State, they shall be treated as valid in accordance with this document, and therefore effective for the purposes of the Code, even if they were taken before its designation.

3.4.1 Responsibilities in respect of Key Custodians

Each Party, the SMKI PMA or the Panel, on behalf of which an individual acting on behalf of that organisation becomes a Key Custodian, shall ensure that the Key Custodian:

a) does not seek to find out the identity of other Key Custodians or otherwise collude with other Key Custodians in relation to matters associated with this Recovery Procedure other than for the purposes as set out in this SMKI Recovery Procedure;

b) does not disclose the fact that they are a Key Custodian, other than:
   i. in the case of each Party, to a Director, Company Secretary, SMKI SRO or Chief Information Security Officer for the organisation they represent; or
   ii. in the case of the SMKI PMA or Panel, to other members of the SMKI PMA or Panel; and
   iii. to those other persons to whom the information reasonably needs to be disclosed for reasons of personnel management within the relevant organisation, and furthermore shall ensure that persons within their organisation who are aware of the identity of a Key Custodian shall not disclose the identity of a Key Custodian more widely;

c) takes all reasonable steps to protect and not to lose any safety deposit box key issued to them to secure any Cryptographic Module as part of the relevant Key Generation Ceremony, and which is used by the Key Custodian to secure the Cryptographic Module containing the Key Component issued to them, in accordance with any guidance documentation provided by the DCC to the Key Custodian via secured electronic means;

d) where the safety deposit box securing the Cryptographic Module containing a Key Component cannot be accessed, or the safety deposit key is lost or cannot be accessed, the DCC shall raise an Incident in accordance with sections 2.1 and 2.2 of the Incident Management Policy and shall take such steps as are necessary to resolve the Incident;

e) takes all reasonable steps to attend a Key Generation Ceremony or Key Activation Ceremony when requested by the DCC and, where they are to attend, to do so as soon is as reasonably practicable following the request from DCC; and
f) is, upon request to attend a Key Generation Ceremony or Key Activation Ceremony by the DCC, immediately released to perform the Key Custodian role unless it would be materially disruptive to the business of the relevant organisation for them not to be released at that time.

Where a Party is the Subscriber for a Certificate that is Compromised (or is suspected to be Compromised), the Subscriber is not the DCC and an individual acting on behalf of that Subscriber is a Key Custodian; the DCC may exclude that Key Custodian from attending any Key Generation Ceremony or Key Activation Ceremony required as part of the applicable recovery procedure, where the DCC considers such action to be appropriate to mitigate security risks. If such exclusion occurs, the DCC shall record the decision made, and shall notify that Key Custodian and a SMKI SRO for the Subscriber, via secured electronic means.

3.4.2 Ceasing to be a Key Custodian

In the event that a Party, the SMKI PMA or the Panel wishes a particular individual to cease their role as a Key Custodian:

a) such Party, the SMKI PMA or the Panel shall notify the DCC in writing, at least one month in advance of the date on which that it wishes the individual acting as a Key Custodian to cease to be a Key Custodian;

b) the relevant Party, the SMKI PMA or Panel shall return the physical key, for the corresponding safety deposit box in which the Cryptographic Module containing the relevant Key Component is held, to a Registration Authority Manager at the DCC’s address as published on the DCC Website, by secure courier;

c) the DCC shall update its records of Key Custodians; and

d) the DCC shall conduct, insofar as necessary, the procedure as set out in section 3.4.3 immediately below, provided that subject to the approval of the SMKI PMA, any action taken by DCC prior to the date of the designation of this SMKI Recovery Procedure shall, if the equivalent action taken after that date would have satisfied a requirement of this SMKI Recovery Procedure for the purposes of appointing a Key Custodian, be treated as if it had taken place after that date.
3.4.3 **Detailed procedure for appointment of Key Custodians**

The procedure as set out immediately below shall be executed by the DCC, Parties, the SMKI PMA and the Panel in order to appoint Key Custodians.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>3.4.3.1</td>
<td>As identified by the DCC that Key Custodians are required</td>
<td>The DCC shall identify the need for Key Custodians in respect of a Recovery Private Key or Contingency Private Key.</td>
<td>DCC</td>
<td>3.4.3.2</td>
</tr>
<tr>
<td>3.4.3.2</td>
<td>As soon as reasonably practicable, following 3.4.3.1</td>
<td>The DCC shall issue a request for nominations, via a secured electronic means, to Parties, the DCC, the SMKI PMA and the Panel, for individuals to become Key Custodians for the Recovery Private Key or Contingency Private Key as identified in step 3.4.3.1. Such request for nominations shall: a) include the Key Custodian nomination form as published on the DCC Website; b) be marked as confidential; and c) detail the locations where each relevant Key Generation Ceremony and any corresponding Key Activation Ceremony will take place.</td>
<td>DCC</td>
<td>3.4.3.3</td>
</tr>
<tr>
<td>3.4.3.3</td>
<td>Within 10 Working Days of the issuance of the request for nominations</td>
<td>Each Party, the SMKI PMA or the Panel wishing to nominate an individual to become a Key Custodian in respect of a particular Private Key shall provide, via secured electronic means, to the DCC for each nominated individual, a completed Key Custodian nomination form using the pro-forma as published on the DCC Website. The nomination form should contain the following information: a) the full name of a Director, Company Secretary or SMKI Senior Responsible Officer who is nominating the individual to become a Key Custodian for a Party, the SMKI PMA Chair for the SMKI PMA or the Panel Chair for the Panel; b) the full name of the nominated individual; c) contact telephone details for the nominated individual;</td>
<td>Party, DCC, the SMKI PMA or the Panel</td>
<td>3.4.3.4</td>
</tr>
</tbody>
</table>
3.4.3.3 (continued)

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<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
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<tbody>
<tr>
<td>3.4.3.3</td>
<td></td>
<td>d) the nominated individual’s normal work location;</td>
<td>DCC</td>
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<td></td>
<td></td>
<td>e) the estimated time to travel to the location of the relevant Key Generation Ceremony and to the location of the corresponding Key Activation Ceremony, as notified in step 3.4.2;</td>
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<td></td>
<td></td>
<td>f) evidence that the individual is:</td>
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<td></td>
<td></td>
<td>i. for a Party, an employee or Director of the Party;</td>
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<td></td>
<td></td>
<td>ii. for the DCC, an employee of the DCC or a DCC Service Provider;</td>
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<td>iii. for the SMKI PMA, an appointed member of the SMKI PMA;</td>
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<td></td>
<td></td>
<td>iv. for the Panel, an appointed member of the Panel; and</td>
<td></td>
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<td></td>
<td></td>
<td>g) evidence that the nominated individual has successfully completed security screening in a manner that is compliant with:</td>
<td></td>
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<td></td>
<td></td>
<td>i. British Standard BS 7858:2012 (Security Screening of Individuals Employed in a Security Environment – Code of Practice); or</td>
<td></td>
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<td></td>
<td></td>
<td>ii. any equivalent to that British Standard which updates or replaces it from time to time.</td>
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<td></td>
<td>Where necessary in order to have a sufficient number of Key Custodians appointed, the SMKI PMA may direct any Party to nominate individuals to become Key Custodians. Where this occurs, the directed Party shall identify and nominate individuals in accordance with this step 3.4.3.3.</td>
<td></td>
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</tr>
</tbody>
</table>

3.4.3.4 As soon as reasonably practicable following 3.4.3.3

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
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<tbody>
<tr>
<td>3.4.3.4</td>
<td></td>
<td>The DCC shall determine:</td>
<td>DCC</td>
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<td></td>
<td></td>
<td>a) using publicly available information, whether the Director, Company Secretary, SMKI PMA Chair or Panel Chair who is nominating the individual to become a Key Custodian holds such a role on behalf of the organisation; and</td>
<td></td>
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<td></td>
<td></td>
<td>b) whether the information supplied in the Key Custodian nomination form is complete and accurate.</td>
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<td></td>
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<td>If complete, 3.4.3.5; if not complete, 3.4.3.3</td>
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<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
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<tr>
<td>3.4.3.5</td>
<td>As soon as reasonably practicable, following 10 Working Days after issuance of request for nominations</td>
<td>Where there are omissions/discrepancies, agree actions with the nominating Director, Company Secretary, SMKI PMA Chair or Panel Chair, via secured electronic means or in writing.</td>
<td>DCC</td>
<td>3.4.3.6</td>
</tr>
</tbody>
</table>
| 3.4.3.6 | As soon as reasonably practicable, following 3.4.3.5 | The DCC shall collate nominations received and shall provide to SMKI PMA:  
   a) details of those nominated individuals and the organisation they are representing; and  
   b) upon request from the SMKI PMA, details held by the DCC of all existing holders of Key Components. | SMKI PMA | 3.4.3.7 if sufficient Key Custodians can be appointed; if not, 3.4.3.3 |
| 3.4.3.7 | As soon as reasonably practicable, following 3.4.3.6 | The SMKI PMA shall determine the individuals that shall become Key Custodians, which shall take into account geographical location and how many Key Components are held by any particular organisation or individual (where relevant). The SMKI PMA shall inform the DCC of the individuals which shall become Key Custodians. | DCC | 3.4.3.8 |
| 3.4.3.8 | At verification meeting | The DCC shall confirm that the individual has been selected by the SMKI PMA to become a Key Custodian and shall confirm the date and time for a verification meeting for the nominated individual at the DCC’s offices, to the Director, Company Secretary, SMKI PMA Chair or Panel Chair of the applicant organisation who nominated the individual to become a Key Custodian, via secured electronic means. | DCC | If successful for all, 3.4.3.10; for unsuccessful, 3.4.3.9 |
| 3.4.3.9 | As soon as reasonably practicable following rejection | The DCC shall notify the nominating Director, Company Secretary, SMKI PMA Chair or Panel Chair, in writing, that the nominated individual could not at that point be appointed as a Key Custodian. | DCC | 3.4.3.6 |
| 3.4.3.10 | As soon as reasonably practicable, following 3.4.3.8 | The DCC shall notify, in writing via secured electronic means:  
   a) the individual, in person, that they are eligible to become a Key Custodian; and  
   b) the nominating Director, Company Secretary, SMKI PMA Chair or Panel Chair, that the nominated individual is eligible to become a Key Custodian. | DCC | 3.4.3.11 |
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
</table>
| 3.4.3.11 | As soon as reasonably practicable, following 3.4.3.10 | The DCC shall:  
  a) update its records of eligible Key Custodians for Private Keys for which Key Components are issued and shall store such records in a secured manner; and  
  b) inform the SMKI PMA Chair, in writing, that the nominated individual has become a Key Custodian | DCC            | Relevant procedure to recover from a notified Compromise                   |
4 Procedure to recover from the Compromise of a Private Key corresponding with a Public Key contained within an Organisation Certificate held on a Device (other than the Recovery Private Key)

This section sets out the procedures that may be used in order to recover from the Compromise (or suspected Compromise) of a Private Key associated with an Organisation Certificate held on a Device other than the Recovery Private Key, where a Subscriber wishes to recover from the Compromise (or suspected Compromise) using this procedure.

Where a Subscriber wishes to recover from the Compromise (or suspected Compromise) of such an Organisation Certificate using any of the methods listed immediately below, it shall notify the DCC of which of the methods listed immediately below that it wishes to use, using the mechanisms as defined in the DCC’s SMKI operational recovery procedures, which shall be made available by the DCC to Parties via secured electronic means. The DCC shall update the Incident Management Log to record such notification in accordance with H9.1(g).

a) **Method 1**: the Subscriber shall seek to recover using the Compromised Private Key to replace the Organisation Certificate to which the Relevant Private Key relates on all affected Devices;

b) **Method 2**: (only applicable where the Subscriber is a Supplier Party), the DCC shall use the Recovery Private Key to replace affected Certificates on Devices with a DCC Access Control Broker Certificate. The Responsible Supplier shall then complete the recovery process by replacing the DCC Access Control Broker Certificate with new Organisation Certificates for which it is the Subscriber; or

c) **Method 3**: the DCC shall recover using the Recovery Private Key to replace affected Certificates on Devices with new Organisation Certificates provided by the Subscriber.

Following the notification of the selected recovery method by the Subscriber, the DCC shall:

a) Where method 1 has been selected, perform the procedure as set out in Section 4.1 of this document;

b) Where method 2 has been selected, perform the procedure as set out in Section 4.2 of this document; or

c) Where method 3 has been selected, perform the procedure as set out in Section 4.3 of this document.
4.1 Method 1 - recovery by the affected Subscriber using its Private Key to replace affected Organisation Certificates on Devices

4.1.1 Pre-Recovery

The DCC shall execute the procedure as set out immediately below, following notification of the Compromise (or suspected Compromise) of the Private Key associated with the Public Key contained within an Organisation Certificate, in accordance with section 3.2 of this document and notification from the affected Subscriber that it wishes to recover from the Compromise using the procedure set out in this section.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.1.1</td>
<td>As soon as possible, following notification that the Subscriber wishes to recover using its own Private Key</td>
<td>The affected Subscriber shall submit Certificate Revocation Requests (CRRs), as set out in the SMKI RAPP, in order to revoke affected Organisation Certificates that are affected by the Compromise (or suspected Compromise). The DCC shall revoke such Certificates in accordance with the provisions of Appendix B of the Code and the SMKI RAPP.</td>
<td>Subscriber, DCC</td>
<td>4.1.1.2</td>
</tr>
<tr>
<td>4.1.1.2</td>
<td>As soon as reasonably practicable, following 4.1.1.1</td>
<td>A SMKI ARO acting on behalf of the affected Subscriber shall submit to the DCC, via secured electronic means, one or more files which shall be Organisation Compromise Notification Files as set out in Annex B for Subscribers that are not the DCC, or Other Compromise Notification Files as set out in Annex D where the Subscriber is the DCC. The affected Subscriber should ensure that such files together contain details of: a) the Incident to which the submission relates; b) the EUI-64 identifiers for the organisation that is the affected Subscriber to which the Compromise, or suspected Compromise relates; and c) for each Organisation Certificate that is affected by the Compromise or suspected Compromise, the serial number of the Organisation Certificate, the Device IDs and the Device anchor slot which is populated with information from the affected Organisation Certificate. In addition, a SMKI ARO acting on behalf of the affected Subscriber shall, as soon as reasonably practicable, submit an Anomaly Detection Thresholds File to the DCC, which shall include amended Anomaly Detection Thresholds that they estimate will be required to resolve the Compromise or suspected Compromise. The affected Subscriber shall ensure that the Anomaly Detection Thresholds File is: a) submitted using the mechanism specified in the Threshold Anomaly Detection Procedure;</td>
<td>Subscriber</td>
<td>4.1.1.3</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
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</tbody>
</table>
| 4.1.1.3  | As soon as reasonably practicable, following 4.1.1.2 | b) in the format as set out in section 5.3 of the Threshold Anomaly Detection Procedure; and  
c) Digitally Signed using the Private Key corresponding with a File Signing Certificate issued to the Subscriber for the purpose of Digital Signing of files as set out in section 6 of the Threshold Anomaly Detection Procedure.   | DCC            | 4.1.1.4   |
| 4.1.1.4  | As soon as reasonably practicable, following 4.1.1.3 | The DCC shall notify the SMKI PMA, via a secured electronic means, as soon as reasonably practicable:  
a) that a Compromise of an Organisation’s Private Key has been notified;  
b) that the Subscriber intends to use method 1 (as set out in section 4.1 of this document) to recover; and  
c) of details relating to the Compromise, comprising the Subscriber and the number of Devices affected, which will include the Organisation Compromise Notification Files as set out in Annex B for Subscribers that are not the DCC, or Other Compromise Notification Files as set out in Annex D where the Subscriber is the DCC. | DCC            | Procedure as set out in section 4.1.2 of this document |
4.1.2 Execution of Recovery Procedure

The procedure as set out immediately below, amended as instructed by the SMKI PMA, shall be used following execution of the process as set out in section 4.1.1 of this document.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.1.2.1</td>
<td>As soon as reasonably practicable, following procedure as set out in section 4.1.1</td>
<td>The DCC shall temporarily amend the Anomaly Detection Thresholds for the affected Subscriber to allow submission of Service Requests to replace affected Organisation Certificates, including performing the checks and validations set out in the Threshold Anomaly Detection Procedure. The DCC shall inform, via a secured electronic means, a SMKI SRO and the SMKI ARO that provided the details in step 4.1.1.2, that the Anomaly Detection Threshold values have been successfully amended.</td>
<td>DCC (DSP TAD)</td>
<td>4.1.2.2</td>
</tr>
<tr>
<td>4.1.2.2</td>
<td>As soon as reasonably practicable, following 4.1.2.1</td>
<td>The affected Subscriber shall either: a) identify replacement Organisation Certificates; or b) submit such Certificate Signing Requests (CSRs) that are required in order to acquire new Organisation Certificates.</td>
<td>Subscriber</td>
<td>4.1.2.3</td>
</tr>
<tr>
<td>4.1.2.3</td>
<td>As soon as reasonably practicable, following 4.1.2.2</td>
<td>The affected Subscriber shall submit Service Requests as required, in accordance with the provisions of the DCC User Interface Specification, to replace affected Organisation Certificates on all relevant Devices and shall, in doing so, monitor replacement of such affected Organisation Certificates.</td>
<td>Subscriber</td>
<td>4.1.2.4</td>
</tr>
<tr>
<td>4.1.2.4</td>
<td>As soon as reasonably practicable, following 4.1.2.3</td>
<td>Upon completion of its activities to replace affected Organisation Certificates on affected Devices, the affected Subscriber shall inform the DCC, via a secured electronic means: a) that its activities in respect of the replacement of Organisation Certificates have been completed; and b) of the Devices for which replacement of affected Organisation Certificates has not been completed, which shall be submitted as one or more Organisation Compromise Recovery Progress Files as set out in Annex C for Subscribers that are not the DCC, or Other Compromise Recovery Progress Files as set out in Annex E.</td>
<td>Subscriber</td>
<td>4.1.2.5</td>
</tr>
<tr>
<td>4.1.2.5</td>
<td>As soon as reasonably practicable, following 4.1.2.4</td>
<td>Where the affected Subscriber is not the Responsible Supplier for a Device that is notified in step 4.1.1.1, the DCC shall notify the Responsible Supplier for affected Devices, via secured electronic means, which Devices were not recovered successfully, in one or more Organisation Recovery Progress Files as set out in Annex C for Subscribers that are not the DCC, or Other Compromise Recovery Progress Files as set out in Annex E where the Subscriber is the DCC.</td>
<td>DCC</td>
<td>Procedure as set out in section 4.1.3 of this document</td>
</tr>
</tbody>
</table>
4.1.3 Post-Recovery

The procedure as set out immediately below shall be used following recovery from the Compromise of a Private Key associated with an Organisation Certificate using the procedures as set out in sections 4.1.1 and 4.1.2 of this document.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next step</th>
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</thead>
<tbody>
<tr>
<td>4.1.3.1</td>
<td>As soon as reasonably practicable, following completion of the procedure as set out in Section 4.1.2 of this document</td>
<td>A SMKI ARO acting on behalf of the affected Subscriber shall, as soon as reasonably practicable, submit appropriate enduring Anomaly Detection Thresholds to the DCC, which shall be submitted as a file as set out in section 5.1 of the Threshold Anomaly Detection Procedure that is Digitally Signed using the Private Key corresponding with a File Signing Certificate issued to the Subscriber for the purpose of Digital Signing of files. The DCC shall amend the relevant Anomaly Detection Thresholds to the values as submitted by the affected Subscriber, including performing the checks and validations set out in the Threshold Anomaly Detection Procedure.</td>
<td>DCC (DSP TAD)</td>
<td>4.1.3.2</td>
</tr>
<tr>
<td>4.1.3.2</td>
<td>As soon as reasonably practicable, following 4.1.3.1</td>
<td>The DCC shall notify the SMKI PMA via a secured means of: a) the completion of the affected Subscriber’s activities in respect of the procedure as set out in this section 4.1; and b) the Devices for which recovery was not completed, which may be provided in one or more which shall be Organisation Compromise Recovery Progress Files as set out in Annex C for Subscribers that are not the DCC, or Other Compromise Recovery Progress Files as set out in Annex E where the Subscriber is the DCC.</td>
<td>DCC</td>
<td>End of procedure</td>
</tr>
</tbody>
</table>

4.2 Method 2 - recovery by the DCC using the Recovery Private Key to place DCC Access Control Broker Certificates on affected Devices

4.2.1 Pre-Recovery

The DCC shall execute the procedure as set out immediately below, following notification of the Compromise (or suspected Compromise) of the Private Key associated with the Public Key contained within an Organisation Certificate, in accordance with section 3.2 of this document, and notification from the affected Subscriber that it wishes to recover from the Compromise using the procedure set out in this section.
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
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<tbody>
<tr>
<td>4.2.1.1</td>
<td>As soon as possible, following notification that the Subscriber wishes to recover using the procedure set out in section 4.2 of this document</td>
<td>The affected Subscriber shall submit Certificate Revocation Requests (CRRs), as set out in the SMKI RAPP, in order to revoke affected Organisation Certificates. The DCC shall revoke Certificates in accordance with the provisions of the Appendix B of the Code and the SMKI RAPP.</td>
<td>Subscriber, DCC</td>
<td>4.2.1.2</td>
</tr>
<tr>
<td>4.2.1.2</td>
<td>As soon as possible, following 4.2.1.1</td>
<td>A SMKI ARO acting on behalf of the affected Subscriber shall submit to the DCC, via secured electronic means, one or more Organisation Compromise Notification Files that each comply with Annex B of this document and which together contain details of: a) the Incident to which the submission relates; b) the EUI-64 identifiers for the organisation that is the affected Subscriber to which the Compromise, or suspected Compromise relates; and c) for each Organisation Certificate that is affected by the Compromise or suspected Compromise, the serial number of the Organisation Certificate, the Device IDs and the Device anchor slot which is populated with information from the affected Organisation Certificate. In addition, a SMKI ARO acting on behalf of the affected Subscriber shall, as soon as reasonably practicable, submit an Anomaly Detection Thresholds File to the DCC, which shall include amended Anomaly Detection Thresholds that they estimate will be required to resolve the Compromise or suspected Compromise. The affected Subscriber shall ensure that the Anomaly Detection Thresholds File is: a) submitted using the mechanism specified in the Threshold Anomaly Detection Procedure; b) in the format as set out in section 5.3 of the Threshold Anomaly Detection Procedure; and c) Digitally Signed using the Private Key corresponding with a File Signing Certificate issued to the Subscriber for the purpose of Digital Signing of files as set out in section 6 of the Threshold Anomaly Detection Procedure.</td>
<td>Subscriber</td>
<td>4.2.1.3</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
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</tr>
<tr>
<td>4.2.1.3</td>
<td>As soon as reasonably</td>
<td>The DCC shall notify the SMKI PMA, via a secured electronic means, as soon as reasonably practicable, that a Subscriber wishes the DCC to recover from the Compromise (or suspected Compromise) of an Organisation Certificate or Organisation Certificates, using the procedure as set out in section 4.2.2 of this document (which requires use by the DCC of the Recovery Private Key to replace Certificates on Devices). The DCC shall disable processing of communications destined for Devices that it has been notified (in Step 4.2.1.2) are affected by the Compromise, for all Parties other than the DCC, by setting the SMI Status of those Devices to ‘recovery’ The DCC shall request a decision from the SMKI PMA as to whether recovery should be carried out.</td>
<td>DCC</td>
<td>4.2.1.4</td>
</tr>
<tr>
<td>4.2.1.4</td>
<td>As soon as reasonably</td>
<td>The DCC shall take all reasonable steps to provide information to the SMKI PMA to support the SMKI PMA’s consideration of what procedural steps (if any) should be taken in order to recover from the Compromise (or suspected Compromise), where such information may include (but shall not be limited to): a) the number of affected Devices, which may be provided in in one or more Organisation Compromise Notification Files that comply with Annex B of this document; b) the extent to which the vulnerabilities that caused the Compromise have been addressed; c) the steps that DCC reasonably believes should be taken to recover from the Compromise (or suspected Compromise); d) anticipated timescales for recovery. The affected Subscriber shall take reasonable steps to provide information to the DCC in order for the DCC to provide such information to the SMKI PMA.</td>
<td>DCC, Subscriber</td>
<td>4.2.1.5</td>
</tr>
<tr>
<td>4.2.1.5</td>
<td>As soon as reasonably</td>
<td>The DCC shall notify the relevant Network Parties via secured electronic means: a) that a Responsible Supplier wishes to recover using the procedure as set out in section 4.2.2 of this document; and b) the Device IDs to which the Compromise relates, which shall submitted in one or more Organisation Compromise Notification Files that comply with Annex B of this document.</td>
<td>DCC</td>
<td>4.2.1.6</td>
</tr>
<tr>
<td>4.2.1.6</td>
<td>As soon as reasonably</td>
<td>Where the DCC believes that use of the Recovery Private Key is likely to be agreed by the SMKI PMA, the DCC shall identify such preparatory steps that it</td>
<td>DCC, Key Custodians</td>
<td>4.2.1.7</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
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<td>considers appropriate and either take such steps or instruct Parties to take steps as required, which may include (but shall not be limited to):</td>
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<tr>
<td></td>
<td></td>
<td>a) determine the number of Key Custodians required to attend a Key Activation Ceremony for the Recovery Private Key (which may be greater than the minimum number required to activate the Recovery Private Key);</td>
<td></td>
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<tr>
<td></td>
<td></td>
<td>b) inform such Key Custodians in respect of the Recovery Private Key, via a secured electronic means, of the date, time and location of a Key Activation Ceremony for the Recovery Private Key;</td>
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<td></td>
<td>c) notifying Key Custodians to attend the location at which a relevant Key Activation Ceremony may be required; and</td>
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<tr>
<td></td>
<td></td>
<td>d) activities required to prepare such systems environments that are required to support activation and use of the Recovery Private Key.</td>
<td></td>
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</tr>
<tr>
<td>4.2.1.7</td>
<td>As soon as reasonably practicable, following 4.2.1.6</td>
<td>The SMKI PMA shall: a) determine which of the steps (if any) as set out in section 4.2.2 of this document should be executed, in order to recover from the Compromise (or suspected Compromise); and b) confirm whether the timescales proposed by the DCC (following consultation with the affected Subscriber(s)) in step 4.2.1.4 for recovery, are approved or whether alternate timescales should apply. The SMKI PMAs shall inform the DCC of its decision via a secured electronic means.</td>
<td>SMKI PMA, DCC</td>
<td>4.2.1.8</td>
</tr>
<tr>
<td>4.2.1.8</td>
<td>As soon as reasonably practicable, following 4.2.1.7</td>
<td>The DCC shall inform the affected Subscriber, of the SMKI PMA’s decision whether or not to execute the procedure as set out in section 4.2.2.</td>
<td>DCC</td>
<td></td>
</tr>
</tbody>
</table>
### 4.2.2 Execution of Recovery Procedure

The procedure as set out immediately below, amended as instructed by the SMKI PMA, shall be used following execution of the process as set out in section 4.2.1 of this document.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.2.2.1</td>
<td>As soon as possible, following notification from the SMKI PMA to the DCC that this procedure should be executed</td>
<td>Should the decision of the SMKI PMA be not to disable device communications, the DCC shall re-enable communications to any devices where communications have previously been disabled by setting the SMI Status of any Device that had been set to “recovery” pursuant to Step 4.2.1.3 back to the SMI Status each such Device held immediately prior to the execution of step 4.2.1.3 of this procedure.</td>
<td>DCC</td>
<td>4.2.2.2</td>
</tr>
<tr>
<td>4.2.2.2</td>
<td>As soon as reasonably practicable, following 4.2.2.1</td>
<td>Where necessary, the DCC shall temporarily amend the Anomaly Detection Thresholds, including performing the checks and validations set out in the Threshold Anomaly Detection Procedure, for: a) the DCC that relate to the issuance of recovery Commands to replace Certificates on Devices, to enable replacement of affected Certificates as notified in section 4.2.1 of this document; and b) for the affected Subscriber, to allow submission of Service Requests to replace DCC Access Control Broker Certificates with new Organisation Certificates. The DCC shall inform, via secured electronic means, a SMKI SRO and the SMKI ARO that provided the details in step 4.2.1.2, that the Anomaly Detection Threshold values have been successfully amended.</td>
<td>DCC (DSP TAD)</td>
<td>4.1.2.3</td>
</tr>
<tr>
<td>4.2.2.3</td>
<td>As soon as reasonably practicable, following 4.2.2.2</td>
<td>The DCC, in collaboration with Key Custodians, shall participate in a Key Activation Ceremony to activate the Recovery Private Key.</td>
<td>DCC</td>
<td>4.2.2.4</td>
</tr>
<tr>
<td>4.2.2.4</td>
<td>As soon as reasonably practicable, following 4.2.2.3</td>
<td>The DCC shall send Commands to each affected Device, Digitally Signed using the Recovery Private Key, in order to replace Organisation Certificates in all of the Supplier slots on Devices as notified in step 4.2.1.2, with a DCC Access Control Broker Certificate. In doing so, the DCC shall monitor its Command acknowledgement records, to determine the progress of recovery in respect of Devices affected by the Compromise.</td>
<td>DCC</td>
<td>4.2.2.5</td>
</tr>
<tr>
<td>4.2.2.5</td>
<td>As soon as reasonably practicable, following 4.2.2.4</td>
<td>Upon completion of step 4.2.2.4 for each Device, the DCC shall restore processing of communications destined for the affected Device by setting the SMI Status to ‘recovered’.</td>
<td>DCC</td>
<td>4.2.2.6</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
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</tr>
</tbody>
</table>
| 4.2.2.6  | As soon as reasonably practicable, following 4.2.2.5 | The DCC shall notify the affected Subscriber of the replacement of Organisation Certificates on affected Devices:  
  a) upon replacement of affected Certificates on each Device, using a DCC Alert issued via the DCC User Interface; and  
  b) upon completion of attempts to replace all affected Certificates on relevant Devices, in one or more Organisation Compromise Recovery Progress Files that comply with Annex C of this document, provided via secured electronic means. | DCC            | 4.2.2.7   |
| 4.2.2.7  | As soon as reasonably practicable, following 4.2.2.6 | The affected Subscriber shall either:  
  a) identify replacement Organisation Certificates; or  
  b) submit such Certificate Signing Requests (CSRs) that are required in order to acquire new Organisation Certificates. | Subscriber      | 4.2.2.8   |
| 4.2.2.8  | As soon as reasonably practicable, following 4.2.2.7 | Where the DCC has recovered by replacing Organisation Certificates of the Responsible Supplier, with a DCC Access Control Broker Certificate, the Responsible Supplier shall submit Service Requests, in accordance with the provisions of the DCC User Interface Specification, to replace the DCC Access Control Broker Certificate in each Supplier Device slot with a replacement Organisation Certificate, for each Device as established in step 4.2.1.1 within section 4.2 of this document. Upon successful completion of such replacement for a Device, the DCC shall set the SMI Status for that Device to the SMI Status that was in place immediately prior to the execution of step 4.2.2.1 of this procedure. | Responsible Supplier | 4.2.2.9   |
| 4.2.2.9  | As soon as reasonably practicable, following 4.2.2.8 | The Responsible Supplier shall notify the DCC in respect of replacement of such DCC Access Control Broker Certificates with new Organisation Certificates, via secured electronic means and in one or more Organisation Compromise Recovery Progress Files that comply with Annex C of this document. | DCC            | Procedure as set out in Section 4.2.3 of this document. |
### 4.2.3 Post-Recovery

The procedure as set out immediately below shall be used following execution of the procedures as set out in sections 4.2.1 and 4.2.2 of this document.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.2.3.1</td>
<td>As soon as reasonably practicable, following completion of the procedure as set out in Section 4.2.2 of this document</td>
<td>A SMKI ARO acting on behalf of the affected Subscriber shall, as soon as reasonably practicable, submit appropriate enduring Anomaly Detection Thresholds to the DCC, which shall be submitted as a file as set out in section 5.1 of the Threshold Anomaly Detection Procedure that is Digitally Signed using the Private Key corresponding with a File Signing Certificate issued to the affected Subscriber for the purpose of Digital Signing of files. The DCC shall amend the relevant Anomaly Detection Thresholds to the values as submitted by the affected Subscriber, including performing the checks and validations set out in the Threshold Anomaly Detection Procedure. The DCC shall reinstate its relevant Anomaly Detection Threshold values that were in place immediately prior to the temporary values used during the execution of the procedure set out in this Section 4.2 of this document.</td>
<td>DCC (DSP TAD)</td>
<td>4.2.3.2</td>
</tr>
<tr>
<td>4.2.3.2</td>
<td>As soon as reasonably practicable, following 4.2.3.1</td>
<td>The DCC shall notify the SMKI PMA, via a secured means, of: a) whether the recovery from the Compromise has been successfully completed, which may be provided in one or more Organisation Compromise Recovery Progress Files that comply with Annex C of this document; and b) the number of Devices for which recovery was not successful.</td>
<td>DCC</td>
<td>End of procedure</td>
</tr>
</tbody>
</table>
4.3  Method 3 - recovery by the DCC using the Recovery Private Key to place new Organisation Certificates on Devices

4.3.1  Pre-Recovery

The DCC shall execute the procedure as set out immediately below, following notification of the Compromise (or suspected Compromise) of the Private Key associated with the Public Key contained within an Organisation Certificate, in accordance with section 3.2 of this document, and notification from the relevant Subscriber that it wishes to recover from the Compromise (or suspected Compromise) using the procedure set out in this section.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.3.1.1</td>
<td>As soon as possible, following notification that the Subscriber wishes to recover using the procedure set out in section 4.3.2 of this document</td>
<td>The Subscriber shall submit Certificate Revocation Requests (CRRs), as set out in the SMKI RAPP, in order to revoke affected Organisation Certificates. The DCC shall revoke Certificates in accordance with the provisions of the Appendix B of the Code and the SMKI RAPP.</td>
<td>Subscriber, DCC</td>
<td>4.3.1.2</td>
</tr>
</tbody>
</table>
| 4.3.1.2 | As soon as reasonably practicable, following 4.3.1.1 | A SMKI ARO acting on behalf of the affected Subscriber shall submit to the DCC, via secured electronic means, one or more files which shall be Organisation Compromise Notification Files as set out in Annex B for Subscribers that are not the DCC, or Other Compromise Notification Files as set out in Annex D where the Subscriber is the DCC. The affected Subscriber should ensure that such files together contain details of:  
  a) the Incident to which the submission relates;  
  b) the EUI-64 identifiers for the organisation that is the affected Subscriber to which the Compromise, or suspected Compromise relates; and  
  c) for each Organisation Certificate that is affected by the Compromise or suspected Compromise, the serial number of the Organisation Certificate, the Device IDs and the Device anchor slot which is populated with information from the affected Organisation Certificate. | Subscriber | 4.3.1.3   |
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.3.1.3</td>
<td>As soon as reasonably practicable, following 4.3.1.2</td>
<td>The DCC shall notify the SMKI PMA, via a secured electronic means, as soon as reasonably practicable, that a Subscriber wishes the DCC to recover from the Compromise (or suspected Compromise) of its Organisation Certificate using the procedure as set out in section 4.3.2 of this document (which requires use by the DCC of the Recovery Private Key to replace Certificates on Devices). Where the Compromise affects Supplier or CSP Certificates the DCC shall disable processing of communications destined for those Devices that it has been notified (in Step 4.3.1.2) that are affected by the Compromise, for all Parties other than the DCC, by setting the SMI Status of those Devices to ‘recovery’. The DCC shall request a decision from the SMKI PMA as to whether recovery should be carried out.</td>
<td>DCC</td>
<td>4.3.1.4</td>
</tr>
<tr>
<td>4.3.1.4</td>
<td>As soon as reasonably practicable, following 4.3.1.3</td>
<td>Where the affected Subscriber is not the Responsible Supplier for a Device that is notified in step 4.3.1.2, the DCC shall notify the Responsible Supplier via secured electronic means: a) that a Subscriber wishes to recover using the procedure as set out in section 4.3.2 of this document; and b) the Device IDs to which the Compromise relates, which shall be submitted in one or more one or more files which shall be Organisation Compromise Notification Files as set out in Annex B for Subscribers that are not the DCC, or Other Compromise Notification Files as set out in Annex D where the Subscriber is the DCC.</td>
<td>DCC</td>
<td>4.3.1.5</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
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</table>
| 4.3.1.5 | As soon as reasonably practicable, following 4.3.1.4 | The DCC shall take all reasonable steps to provide information to the SMKI PMA to support the SMKI PMA’s consideration of what procedural steps (if any) that should be taken in order to recover from the Compromise (or suspected Compromise), where such information may include (but shall not be limited to):  
   a) the number of affected Devices, which may be provided in one or more one or more files which shall be Organisation Compromise Notification Files as set out in Annex B for Subscribers that are not the DCC, or Other Compromise Notification Files as set out in Annex D where the Subscriber is the DCC;  
   b) the extent to which the vulnerabilities that caused the Compromise have been addressed;  
   c) the steps that DCC reasonably believes should be taken to recover from the Compromise (or suspected Compromise); and  
   d) anticipated timescales for recovery.  
The affected Subscriber shall take reasonable steps to provide information to the DCC in order for the DCC to provide such information to the SMKI PMA. | DCC, Subscriber | 4.3.1.6 |
| 4.3.1.6 | As soon as reasonably practicable, following 4.3.1.5 | Where the DCC believes that use of the Recovery Private Key is likely to be required by the SMKI PMA, the DCC shall identify such preparatory steps that it considers appropriate and either take such steps or instruct Parties to take steps as required, which may include (but shall not be limited to):  
   a) determine the number of Key Custodians required to attend a Key Activation Ceremony for the Recovery Private Key (which may be greater than the minimum number required to activate the Recovery Private Key);  
   b) inform such Key Custodians in respect of the Recovery Private Key, via a secured electronic means, of the date, time and location of a Key Activation Ceremony for the Recovery Private Key;  
   c) notifying Key Custodians to attend the location at which a relevant Key Generation Ceremony or Key Activation Ceremony may be required; and  
   d) activities required to prepare such systems environments that are required to support activation and use of the Recovery Private Key. | DCC, Key Custodians | 4.3.1.7 |
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.3.1.7</td>
<td>As soon as reasonably practicable, following 4.3.1.6</td>
<td>The SMKI PMA shall: a) determine which of the steps (if any) as set out in section 4.2.2 of this document should be executed, in order to recover from the Compromise (or suspected Compromise); and b) confirm whether the timescales proposed by the DCC (following consultation with the affected Subscriber(s)) in step 4.3.1.5 for recovery, are approved or whether alternate timescales should apply. The SMKI PMA shall inform the DCC of its decision via a secured electronic means.</td>
<td>SMKI PMA, DCC</td>
<td>4.3.1.8</td>
</tr>
<tr>
<td>4.3.1.8</td>
<td>As soon as reasonably practicable, following 4.3.1.7</td>
<td>The DCC shall notify the affected Subscriber, via secured electronic means, of the SMKI PMA’s decision whether or not to execute the procedure (amended as directed by the SMKI PMA) as set out in section 4.3.2. Where the affected Subscriber is not the Responsible Supplier for a Device that is notified in step 4.3.1.2, the DCC shall notify the Responsible Supplier via secured electronic means, of the SMKI PMA’s decision whether or not to execute the procedure (amended as directed by the SMKI PMA) as set out in section 4.3.2.</td>
<td>DCC</td>
<td></td>
</tr>
</tbody>
</table>

**4.3.2  Execution of Recovery Procedure**

The procedure as set out immediately below, amended as instructed by the SMKI PMA in accordance with section 4.3.1 of this document, shall be used, following execution of the process as set out in section 4.3.1 of this document.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
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</thead>
<tbody>
<tr>
<td>4.3.2.1</td>
<td>As soon as possible, following notification from the SMKI PMA to the DCC that this procedure should be executed</td>
<td>Should the decision of the SMKI PMA be not to disable device communications, the DCC shall re-enable communications to any devices where communications have previously been disabled by setting the SMI Status of any Device that had been set to “recovery” pursuant to Step 4.3.1.3 back to the SMI Status each such Device held immediately prior to the execution of step 4.3.1.3 of this procedure</td>
<td>DCC</td>
<td>4.3.2.2</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
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</tr>
<tr>
<td>4.3.2.2</td>
<td>As soon as possible, following 4.3.2.1</td>
<td>Where necessary, the DCC shall temporarily amend the Anomaly Detection Thresholds, including performing the checks and validations set out in the Threshold Anomaly Detection Procedure, for: a) the DCC that relate to the issuance of Commands to replace Certificates on Devices, to enable replacement of affected Certificates as notified in section 4.3.1 of this document. The DCC shall inform, via secured electronic means, a SMKI SRO and the SMKI ARO that provided the details in step 4.3.1.2, that the Anomaly Detection Threshold values have been successfully amended.</td>
<td>DCC (DSP TAD)</td>
<td>4.3.2.3</td>
</tr>
<tr>
<td>4.3.2.3</td>
<td>As soon as reasonably practicable, following 4.3.2.2</td>
<td>The affected Subscriber shall either: a) identify replacement Organisation Certificates that are not Digitally Signed by the Compromised Private Key; or b) submit such Certificate Signing Requests (CSRs) that are required in order to acquire new Organisation Certificates that are not Digitally Signed by the Compromised Private Key. The affected Subscriber shall notify the DCC of the serial number of the replacement Organisation Certificate that should be used to populate a Device and specify the Device slot to which the replacement Organisation Certificate relates, which shall be provided via secured electronic means in one or more one or more files which shall be Organisation Compromise Notification Files as set out in Annex B for Subscribers that are not the DCC, or Other Compromise Notification Files as set out in Annex D where the Subscriber is the DCC.</td>
<td>Subscriber</td>
<td>4.3.2.4</td>
</tr>
<tr>
<td>4.3.2.4</td>
<td>As soon as reasonably practicable, following 4.3.2.3</td>
<td>The DCC, in collaboration with Key Custodians, shall participate in a Key Activation Ceremony to activate the Recovery Private Key.</td>
<td>DCC</td>
<td>4.3.2.5</td>
</tr>
<tr>
<td>4.3.2.5</td>
<td>As soon as reasonably practicable, following 4.3.2.4</td>
<td>The DCC shall send Commands to all Devices, Digitally Signed using the Recovery Private Key, in order to replace affected Organisation Certificates on relevant Devices as notified in step 4.3.1.1 with replacement Certificates as notified by the affected Subscriber. In doing so, the DCC shall monitor its Command acknowledgement records, to determine the progress of recovery in respect of Devices affected by the Compromise.</td>
<td>DCC</td>
<td>4.3.2.6</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
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</tr>
</tbody>
</table>
| 4.3.2.6 | As soon as reasonably practicable, following 4.3.2.5 | The DCC shall notify the affected Subscriber of the replacement of Organisation Certificates on affected Devices:  
a) upon replacement of affected Certificates on each Device, using a DCC Alert issued via the DCC User Interface; and  
b) upon completion of attempts to replace all affected Certificates on relevant Devices, in one or more files which shall be Organisation Compromise Recovery Progress Files as set out in Annex C for Subscribers that are not the DCC, or Other Compromise Recovery Progress Files as set out in Annex E where the Subscriber is the DCC, provided by secured electronic means. | DCC            | 4.3.2.7   |
| 4.3.2.7 | As soon as reasonably practicable, following 4.3.2.6 | Upon completion of step 4.3.2.6 for each Device, the DCC shall restore processing of communications destined for the affected Device by setting the SMI Status for that Device to the SMI Status that was in place immediately prior to the execution of step 4.3.2.1 of this procedure. | DCC            | 4.3.2.8   |
| 4.3.2.8 | As soon as reasonably practicable, following 4.3.2.7 | The DCC shall notify each Responsible Supplier for affected Devices, by secured electronic means, which Devices were not recovered successfully in one or more one or more files which shall be Organisation Compromise Recovery Progress Files as set out in Annex C for Subscribers that are not the DCC, or Other Compromise Recovery Progress Files as set out in Annex E where the Subscriber is the DCC. | DCC            | Procedure as set out in Section 4.3.3 of this document. |
### 4.3.3 Post-Recovery

The procedure as set out immediately below shall be used following execution of the procedures as set out in sections 4.3.1 and 4.3.2 of this document.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>4.3.3.1</td>
<td>As soon as reasonably practicable, following completion of the procedure as set out in Section 4.3.2 of this document</td>
<td>The DCC shall reinstate its relevant Anomaly Detection Threshold values that were in place immediately prior to the temporary values used during the execution of the procedure set out in this Section 4.3 of this document.</td>
<td>DCC (DSP TAD)</td>
<td>4.3.3.2</td>
</tr>
<tr>
<td>4.3.3.2</td>
<td>As soon as reasonably practicable, following 4.3.3.1</td>
<td>The DCC shall notify the SMKI PMA, via a secured electronic means, of: a) whether the recovery from the Compromise has been successfully completed, which may be provided in one or more files which shall be Organisation Compromise Recovery Progress Files as set out in Annex C for Subscribers that are not the DCC, or Other Compromise Recovery Progress Files as set out in Annex E where the Subscriber is the DCC; and b) the number of Devices for which recovery was not successful.</td>
<td>DCC</td>
<td>End of procedure</td>
</tr>
</tbody>
</table>
5 Recovery using the Contingency Private Key

5.1 Pre-Recovery

The DCC shall execute the procedure as set out immediately below, following:

a) the notification of the Compromise (or suspected Compromise) of the Root OCA Private Key, in accordance with section 3.2 of this document; or

b) where the use of the Recovery Private Key has been unsuccessful (as set out in sections 4.2, 4.3, 6.2 and 6.3 of this document) and the DCC reasonably believes that the nature of the Compromise could require use of the Contingency Private Key.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.1.1</td>
<td>As soon as reasonably practicable, following notification of the Compromise (or suspected Compromise) of the Root OCA Private Key or escalation due to failure of recovery using the Recovery Private Key, in accordance with section 3.2 of this document</td>
<td>The DCC shall notify the SMKI PMA and all affected Subscribers, via a secured electronic means, as soon as reasonably practicable, that a Compromise of the Root OCA Key has been notified, or that use of the Recovery Private Key has been unsuccessful that the DCC reasonably believes that the nature of the Compromise could require use of the Contingency Private Key. The DCC shall also provide details to affected Subscribers of the affected Devices and Certificates, in one or more Other Compromise Notification files which comply with Annex D of this document. The DCC shall request a decision from the SMKI PMA as to whether recovery should be carried out.</td>
<td>DCC</td>
<td>5.1.2</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
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</tbody>
</table>
| 5.1.2 | As soon as reasonably practicable, following 5.1.1 | The DCC shall take all reasonable steps to provide information to the SMKI PMA to support the SMKI PMA’s consideration of what procedural steps (if any) that should be taken in order to recover from the Compromise (or suspected Compromise), where such information may include (but shall not be limited to):  
  a) the affected Devices and Subscribers, which may be provided in one or more Other Compromise Notification files which comply with Annex D of this document;  
  b) the extent to which DCC’s monitoring indicates that there has been unauthorised use of the Root OCA Private Key;  
  c) the extent to which the vulnerabilities that caused the Compromise have been addressed;  
  d) the steps that DCC reasonably believes should be taken to recover from the Compromise (or suspected Compromise); and  
  e) anticipated timescales for recovery. | DCC                    | 5.1.3      |
| 5.1.3 | As soon as reasonably practicable, following 5.1.2 | Where the DCC believes that use of the Contingency Private Key is likely to be required by the SMKI PMA, it shall identify such preparatory steps that it considers appropriate and to either take such steps or instruct Parties to take steps as required, including (but not limited to):  
  a) inform the requisite number of Key Custodians, via a secured electronic means, that a Key Activation Ceremony for the Contingency Private Key is required (which may be greater than the minimum number required to activate the Contingency Private Key), and the date, time and location of each Key Activation Ceremony;  
  b) notifying Key Custodians to attend the location at which a relevant Key Activation Ceremony may be required; and  
  c) activities required to prepare the systems environment required to support activation and use of the Contingency Private Key. | DCC, Key Custodians   | 5.1.4      |
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
</table>
| 5.1.4| As soon as reasonably practicable, following 5.1.3 | The SMKI PMA shall:  

a) determine which of the steps (if any) as set out in section 4.2.2 of this document should be executed, in order to recover from the Compromise (or suspected Compromise); and  

b) confirm whether the timescales proposed by the DCC (following consultation with the affected Subscriber(s)) in step 5.1.2 for recovery, are approved or whether alternate timescales should apply.  

The SMKI PMA shall inform the DCC of its decision via a secured electronic means. | SMKI PMA, DCC | If SMKI PMA determines that no action is required, end of Procedure; otherwise 5.1.5                                                                                                                      |
| 5.1.5| As soon as reasonably practicable, following 5.1.4 | The DCC shall notify affected Subscribers, via a secured electronic means, of the SMKI PMA’s decision whether or not to execute the recovery procedure (amended as directed by the SMKI PMA) as set out in section 5.2. | DCC | Where required by SMKI PMA, 5.1.6; otherwise End of procedure                                                                                           |
| 5.1.6| As soon as reasonably practicable, following 5.1.5 | The DCC shall execute steps in order, where applicable in accordance with the SMKI PMA’s decision, to revoke:  

a) the Root OCA Certificate;  

b) the Issuing OCA Certificate  

The DCC shall update and lodge the relevant ARL in the SMKI Repository and shall destroy affected Private Keys and Symmetric Keys, which may include:  

a) the old Root OCA Private Key;  

b) the old Issuing OCA Private Key;  

c) the old Contingency Private Key; and  

d) the old Contingency Symmetric Key. | DCC | Procedure as set out in section 5.2 of this document                                                                                                                                                    |
### 5.2 Execution of Recovery Procedure

The DCC shall execute the steps as notified by the SMKI PMA, in accordance with the procedure in section 5.1 of this document, which may include (but will not be limited to) some or all of the steps as set out in this section 5.2.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.2.1</td>
<td>As soon as reasonably practicable, following confirmation of Compromise and instruction from the SMKI PMA that recovery using the Contingency Private Key should be carried out</td>
<td>The DCC shall disable processing of communications destined for Devices that are affected by the Compromise, for all Parties other than the DCC, by setting the SMI Status to 'recovery'.</td>
<td>DCC</td>
<td>5.2.2</td>
</tr>
</tbody>
</table>
| 5.2.2  | As soon as possible, following 5.2.1                                  | A SMKI ARO acting on behalf of each affected Subscriber shall, as soon as reasonably practicable, submit an Anomaly Detection Thresholds File to the DCC, which shall include amended Anomaly Detection Thresholds that they estimate will be required to resolve the Compromise or suspected Compromise. The affected Subscriber shall ensure that the Anomaly Detection Thresholds File is:
- a) submitted using the mechanism specified in the Threshold Anomaly Detection Procedure;
- b) in the format as set out in section 5.3 of the Threshold Anomaly Detection Procedure; and
- c) Digitally Signed using the Private Key corresponding with a File Signing Certificate issued to the Subscriber for the purpose of Digital Signing of files as set out in section 6 of the Threshold Anomaly Detection Procedure. | Subscriber     | 5.2.3     |
### Step 5.2.3
As soon as possible, following 5.2.2

The DCC shall temporarily amend the Anomaly Detection Thresholds, as required and including performing the checks and validations set out in the Threshold Anomaly Detection Procedure, for:

a) the DCC that relate to the issuance of Commands to replace Certificates on Devices, to enable replacement of affected Certificates as notified in step 5.1.2; and

b) affected Subscribers to allow submission of Service Requests to replace DCC Access Control Broker Certificates with new Organisation Certificates.

The DCC shall inform, via secured electronic means, a SMKI SRO and the SMKI ARO that provided the details in step 5.2.2, that the Anomaly Detection Threshold values have been successfully amended.

### Step 5.2.4
As soon as reasonably practicable, following 5.2.3

The DCC, shall conduct relevant Key Generation Ceremonies in accordance with the Organisation CPS, in order to generate:

a) a new Contingency Symmetric Key;

b) a new Contingency Key Pair;

c) a new wrappedApexContingencyKey;

d) a new Root OCA Key Pair; and

e) a new Issuing OCA Key Pair.

### Step 5.2.5
As soon as reasonably practicable, following 5.2.4

The DCC shall generate a new Root OCA Certificate, embedding the new wrappedApexContingencyKey that has been generated as part of the process as set out in step 5.2.4 of this document. The new Root OCA Certificate shall be Digitally Signed by the new Root OCA Private Key.

The DCC shall generate a replacement Issuing OCA Certificate, signed by the new Root OCA Private Key.

### Step 5.2.6
As soon as reasonably practicable, following 5.2.5

The DCC shall lodge the new Root OCA Certificate and Issuing OCA Certificate in the SMKI Repository.
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.2.7</td>
<td>As soon as reasonably practicable, following 5.2.6</td>
<td>The DCC, in collaboration with Key Custodians, shall participate in a Key Activation Ceremony to activate the Contingency Private Key and the plain text version of the Contingency Symmetric Key that were used to generate the wrappedApexContingencyKey that is stored within the Root OCA Certificate that has been deployed to Devices. To facilitate this, the DCC shall bring together all parts of the Contingency Symmetric Key.</td>
<td>DCC</td>
<td>5.2.8</td>
</tr>
<tr>
<td>5.2.8</td>
<td>As soon as reasonably practicable, following 5.2.7</td>
<td>The DCC shall send Commands to all Devices, Digitally Signed using the Contingency Private Key and including the Contingency Symmetric Key to enable activation, attaching the following Certificates (where applicable according to the Device type) to the corresponding Devices: a) a new Root OCA Certificate; b) a replacement new DCC Transitional CoS Certificate; c) a replacement new Recovery Certificate; d) a replacement new DCC Access Control Broker Certificate; e) a replacement new DCC WAN Provider Certificate; and f) a new DCC Access Control Broker Certificate which shall be placed in each Supplier Device slot or Network Operator Device slot in the corresponding Device.</td>
<td>DCC</td>
<td>5.2.9</td>
</tr>
<tr>
<td>5.2.9</td>
<td>As soon as reasonably practicable, following 5.2.8</td>
<td>Upon completion of step 5.2.8 for each Device, the DCC shall restore processing of communications destined for the affected Device by setting the SMI Status to ‘recovered’.</td>
<td>DCC</td>
<td>5.2.10</td>
</tr>
<tr>
<td>5.2.10</td>
<td>As soon as reasonably practicable, following 5.2.9</td>
<td>The DCC shall monitor its Command acknowledgement records, to determine the progress of recovery in respect of Devices affected by the Compromise.</td>
<td>DCC</td>
<td>5.2.11</td>
</tr>
</tbody>
</table>
### 5.2.11 As soon as reasonably practicable, following 5.2.10

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
</table>
| 5.2.11 | As soon as reasonably practicable, following 5.2.10 | The DCC shall notify the affected Subscriber of the replacement of Organisation Certificates on affected Devices:  
  a) upon replacement of affected Certificates on each Device with a DCC Access Broker Certificate, via DCC Alert issued via the DCC User Interface to the affected Subscriber; and  
  b) upon completion of attempts to replace all affected Certificates (for each affected Subscriber) on relevant Devices, in one or more Other Compromise Recovery Progress Files that comply with Annex E of this document, which shall be provided via secured electronic means. | DCC | 5.2.12 |

### 5.2.12 As soon as reasonably practicable, following 5.2.11

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.2.12</td>
<td>As soon as reasonably practicable, following 5.2.11</td>
<td>The DCC shall notify each Responsible Supplier for affected Devices, via secured electronic means, in one or more Other Compromise Recovery Progress Files that comply with Annex E of this document, which Devices were not recovered successfully.</td>
<td>DCC</td>
<td>Procedure as set out in Section 5.3 of this document</td>
</tr>
</tbody>
</table>

### 5.3 Post Recovery

The procedure as set out immediately below shall be used following recovery from the Compromise of a Root OCA Private Key.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
</table>
| 5.3.1 | As soon as reasonably practicable, following completion of the procedure as set out in Section 5.2 of this document | The affected Subscriber shall either:  
  a) identify replacement Organisation Certificates; or  
  b) submit such Certificate Signing Requests (CSRs) that are required in order to acquire new Organisation Certificates. | Subscriber | 5.3.2 |
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
</table>
| 5.3.2 | As soon as reasonably practicable, following 5.3.1 | The Responsible Supplier shall submit Service Requests, in accordance with the provisions of the DCC User Interface Specification, to replace:  
  a) the DCC Access Control Broker Certificate in each Supplier Device slot with a replacement Organisation Certificate that is issued under the new Issuing OCA, for each Device as established in step 5.2.2 within section 5.2 of this document; and  
  b) the DCC Access Control Broker Certificate in each Network Operator Device slot with an Organisation Certificate to which the Network Operator is the Subscriber that is issued under the new Issuing OCA, for each Device as established in step 5.2.2 within section 5.2 of this document.  
  Upon successful completion of such replacement for a Device, the DCC shall set the SMI Status for that Device to the SMI Status that was in place immediately prior to the execution of step 5.2.1 of this procedure.  
  The Responsible Supplier shall notify the DCC in respect of replacement of affected Certificates, via secured electronic means and in one or more Other Compromise Recovery Progress Files that comply with Annex E of this document. | Subscriber      | 5.3.3      |
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.3.3</td>
<td>As soon as reasonably practicable, following 5.3.2</td>
<td>A SMKI ARO acting on behalf of each affected Subscriber shall, as soon as reasonably practicable, submit appropriate enduring Anomaly Detection Thresholds to the DCC, which shall be submitted as a file as set out in section 5.1 of the Threshold Anomaly Detection Procedure that is Digitally Signed using the Private Key corresponding with a File Signing Certificate issued to the Subscriber for the purpose of Digital Signing of files. The DCC shall amend the relevant Anomaly Detection Thresholds to the values as submitted by the affected Subscriber, including performing the checks and validations set out in the Threshold Anomaly Detection Procedure. The DCC shall reinstate its relevant Anomaly Detection Threshold values that were in place immediately prior to the temporary values used during the execution of the procedure set out in this Section 5 of this document.</td>
<td>Subscriber, DCC (DSP TAD)</td>
<td>5.3.4</td>
</tr>
<tr>
<td>5.3.4</td>
<td>As soon as reasonably practicable, following 5.3.3</td>
<td>The DCC shall notify the SMKI PMA and affected Subscribers, via a secured means, of: a) whether the recovery from the Compromise has been successfully completed, which may be provided in one or more Other Compromise Recovery Progress Files that comply with Annex E of this document.; and b) the number of Devices for which recovery was not successful.</td>
<td>DCC</td>
<td>End of procedure</td>
</tr>
</tbody>
</table>
6 Recovery from Compromise of a Contingency Private Key, Contingency Symmetric Key, Issuing OCA Private Key or Recovery Private Key

6.1 Recovery from Compromise of a Contingency Private Key or the Contingency Symmetric Key

6.1.1 Pre-Recovery

The DCC shall execute the procedure as set out immediately below, following notification of the Compromise (or suspected Compromise) of the Contingency Private Key or the Contingency Symmetric Key in accordance with section 3.2 of this document.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.1.1.1</td>
<td>As soon as reasonably practicable, following notification of the Compromise (or suspected Compromise) of the Contingency Private Key or Contingency Symmetric Key, in accordance with section 3.2 of this document</td>
<td>The DCC shall notify the SMKI PMA, via a secured electronic means, as soon as reasonably practicable, that a Compromise, or suspected Compromise, of the Contingency Private Key or Contingency Symmetric Key has been notified. The DCC shall request a decision from the SMKI PMA as to whether recovery should be carried out.</td>
<td>DCC</td>
<td>6.1.2</td>
</tr>
<tr>
<td>6.1.1.2</td>
<td>As soon as reasonably practicable, following 6.1.1.1</td>
<td>The DCC shall notify all affected Subscribers, via a secured electronic means, as soon as reasonably practicable, that a Compromise of the Contingency Private Key or Contingency Symmetric Key has been notified and shall provide details of the affected Devices and Certificates, in one or more Other Compromise Notification files which comply with Annex D of this document.</td>
<td>DCC</td>
<td>6.1.1.3</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
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</tbody>
</table>
| 6.1.1.3    | As soon as reasonably practicable, following 6.1.1.2 | The DCC shall take all reasonable steps to provide information to the SMKI PMA to support the SMKI PMA’s consideration of what procedural steps (if any) should be taken in order to recover from the Compromise (or suspected Compromise), where such information may include (but shall not be limited to):  
  a) the number of affected Devices and Subscribers, which may be provided in one or more Other Compromise Notification files which comply with Annex D of this document;  
  b) the extent to which the vulnerabilities that caused the Compromise have been addressed;  
  c) the extent to which DCC’s monitoring indicates that there has been unauthorised use of the Contingency Private Key;  
  d) the steps that DCC reasonably believes should be taken to recover from the Compromise (or suspected Compromise); and  
  e) anticipated timescales for recovery. | DCC, SMKI PMA               | 6.1.1.4    |
| 6.1.1.4    | As soon as reasonably practicable, following 6.1.1.3 | Where the DCC believes that replacement of the Contingency Key Pair and generation of a replacement Root OCA Certificate (and therefore a new Contingency Private Key and Contingency Symmetric Key) is likely to be required by the SMKI PMA, it shall identify such preparatory steps that it considers appropriate and to either take such steps or instruct Parties to take steps as required, including (but not limited to):  
  a) informing the requisite number of Key Custodians, via a secured electronic means, that a Key Generation Ceremony for the Contingency Key Pairs is required and the date, time and location of each the Key Generation Ceremony;  
  b) notifying Key Custodians to attend the location at which a relevant Key Generation Ceremony may be required; and  
  c) activities required to prepare such systems environment required to support generation of a new Contingency Key Pair, Contingency Symmetric Key, Root OCA Key Pair and replacement Root OCA Certificate, Issuing OCA Key Pair and Issuing OCA Certificate that may be required. | DCC, Key Custodians         | 6.1.1.5    |
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
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</thead>
</table>
| 6.1.1.5    | As soon as reasonably practicable, following 6.1.1.4 | The SMKI PMA shall:  
  a) determine which of the steps (if any) as set out in section 4.2.2 of this document should be executed, in order to recover from the Compromise (or suspected Compromise); and  
  b) confirm whether the timescales proposed by the DCC (following consultation with the affected Subscriber(s)) in step 6.1.1.3 for recovery, are approved or whether alternate timescales should apply.  
  The SMKI PMA shall inform the DCC of its decision via a secured electronic means. | SMKI PMA, DCC           | If SMKI PMA determines that no action is required, end of procedure; otherwise 6.1.1.6                                           |
| 6.1.1.6    | As soon as reasonably practicable, following 6.1.1.5 | The DCC shall notify all affected Subscribers, via a secured electronic means, of the SMKI PMA’s decision as to whether or not to execute the recovery procedure (amended as directed) as set out in section 6.1.2. | DCC                     | Procedure as set out in section 6.1.2 of this document                                                            |
### 6.1.2 Execution of Recovery Procedure

The procedure as set out immediately below, amended as instructed by the SMKI PMA, shall be used following execution of the process as set out in section 6.1.1 of this document.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
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</thead>
<tbody>
<tr>
<td>6.1.2.1</td>
<td>As soon as reasonably practicable, following confirmation of Compromise and instruction from the SMKI PMA that this recovery procedure should be carried out</td>
<td>A SMKI ARO acting on behalf of each affected Subscriber shall, as soon as reasonably practicable, submit an Anomaly Detection Thresholds File to the DCC, which shall include amended Anomaly Detection Thresholds that they estimate will be required to resolve the Compromise or suspected Compromise. The affected Subscriber shall ensure that the Anomaly Detection Thresholds File is: a) submitted using the mechanism specified in the Threshold Anomaly Detection Procedure; b) in the format as set out in section 5.3 of the Threshold Anomaly Detection Procedure; and c) Digitally Signed using the Private Key corresponding with a File Signing Certificate issued to the Subscriber for the purpose of Digital Signing of files as set out in section 6 of the Threshold Anomaly Detection Procedure.</td>
<td>Subscriber</td>
<td>6.1.2.2</td>
</tr>
</tbody>
</table>

<p>| 6.1.2.2 | As soon as reasonably practicable, following 6.1.2.1 | The DCC shall temporarily amend the Anomaly Detection Thresholds, including performing the checks and validations set out in the Threshold Anomaly Detection Procedure, for the DCC and affected Responsible Suppliers to allow submission of Service Requests to replace the Root OCA Certificate on Devices. The DCC shall inform, via secured electronic means, a SMKI SRO and the SMKI ARO that provided the details in step 6.1.2.1, that the Anomaly Detection Threshold values have been successfully amended. | DCC (DSP TAD) | 6.1.2.3 |</p>
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
</table>
| 6.1.2.3  | As soon as reasonably practicable, following 6.1.2.2      | The DCC shall conduct relevant Key Generation Ceremonies, in order to generate the following, in accordance with the Organisation CPS and the Great Britain Companion Specification (GBCS):  
  a) a new Contingency Symmetric Key;  
  b) a new Contingency Key Pair  
  c) a new Root OCA Key Pair;  
  d) a new Issuing OCA Key Pair and  
  e) a new wrappedApexContingencyKey.                                                | DCC (as TSP) for Contingency Symmetric Key; DCC (as DSP) for Contingency Key Pair | 6.1.2.4   |
| 6.1.2.4  | As soon as reasonably practicable, following 6.1.2.4      | The DCC shall generate a replacement Root OCA Certificate, embedding the new wrappedApexContingencyKey that has been generated as part of the process as set out in step 6.1.2.3 of this document. The replacement Root OCA Certificate shall be Digitally Signed by the existing Root OCA Private Key and the new Root OCA Private Key.  
  The DCC shall generate a replacement Issuing OCA Certificate, which shall be Digitally Signed by the new Root OCA Private Key. | DCC (as TSP)                                                                 | 6.1.2.5   |
<p>| 6.1.2.5  | As soon as reasonably practicable, following 6.1.2.4      | The DCC shall lodge the replacement Root OCA Certificate and Issuing OCA Certificate in the SMKI Repository.                                                                                               | DCC                                                                                     | 6.1.2.6   |</p>
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
</table>
| 6.1.2.6| As soon as reasonably practicable, following 6.1.2.5                 | The DCC shall notify, via secured electronic means:  
- the target deadline for the submission of Service Requests to replace affected Root OCA Certificates on affected Devices, which shall be assessed by the DCC based on the number of Devices affected; and  
- the replacement Root OCA Certificate serial number, which shall be provided in one or more Other Compromise Notification Files as set out in Annex D of this document.  
Such notification shall be provided by the DCC to the organisation responsible, which shall be:  
- for all Communications Hub Functions, the DCC (the Service Provider that is the provider of the WAN for the relevant Region); or  
- for all other Devices, shall be the Responsible Supplier that is the Subscriber for the Organisation Certificate held in the supplier digital signing slot on that Device, for that Device.                                                                 | DCC             | 6.1.2.7   |
<p>| 6.1.2.7| As soon as reasonably practicable, following 6.1.2.6                 | The organisation as defined in step 6.1.2.6, shall retrieve the replacement Root OCA Certificate from the SMKI Repository and shall send such Service Requests, in accordance with the provisions of the DCC User Interface Specification, (or in the case of the DCC, issue such Commands) as are required to replace the existing Root OCA Certificate on all affected Devices with the new Root OCA Certificate.                                                                 | Supplier        | 6.1.2.8   |</p>
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.1.2.8</td>
<td>As soon as reasonably practicable, following 6.1.2.7</td>
<td>The DCC shall monitor its Command acknowledgement records, to determine the progress of recovery in respect of replacement of the Root OCA Certificate. The DCC shall also monitor for unauthorised use of the Contingency Private Key and shall take all reasonable steps to keep the SMKI PMA informed as to such unauthorised use. Where directed to amend the recovery steps based on unauthorised use, the DCC execute steps as notified by the SMKI PMA. Following the deadline for Root OCA Certificate replacement as set out in step 6.1.2.7, the DCC shall identify whether recovery for all affected Devices has been successfully completed. Where recovery of all affected Devices has not been completed, the DCC shall notify, via a secured electronic means and using one or more Other Compromise Recovery Progress Files that comply with Annex E of this document, to each organisation as established in step 6.1.2.7 of the list of Devices where the replacement of Root OCA Certificates has not been successfully completed.</td>
<td>DCC (as DSP)</td>
<td>6.1.2.9</td>
</tr>
<tr>
<td>6.1.2.9</td>
<td>As soon as reasonably practicable, following 6.1.2.8</td>
<td>The DCC shall notify each Responsible Supplier for affected Devices which Devices were not recovered successfully, using one or more Other Compromise Recovery Progress Files that comply with Annex E of this document, via secured electronic means.</td>
<td>DCC</td>
<td>Procedure as set out in Section 6.1.3 of this document</td>
</tr>
</tbody>
</table>
### 6.1.3 Post-Recovery

The procedure as set out immediately below shall be used following recovery from the Compromise of a Contingency Private Key or the Contingency Symmetric Key.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.1.3.1</td>
<td>As soon as reasonably practicable, following completion of the procedure as set out in Section 6.1.2 of this document, as applicable</td>
<td>A SMKI ARO acting on behalf of each affected Subscriber shall, as soon as reasonably practicable, submit appropriate enduring Anomaly Detection Thresholds to the DCC, which shall be submitted as a file as set out in section 5.1 of the Threshold Anomaly Detection Procedure that is Digitally Signed using the Private Key corresponding with a File Signing Certificate issued to the Subscriber for the purpose of Digital Signing of files. The DCC shall amend the relevant Anomaly Detection Thresholds to the values as submitted by an affected Subscriber, including performing the checks and validations set out in the Threshold Anomaly Detection Procedure. The DCC shall reinstate its relevant Anomaly Detection Threshold values that were in place immediately prior to the temporary values used during the execution of the procedure set out in this Section 6.1 of this document.</td>
<td>DCC (DSP TAD)</td>
<td>6.1.3.2</td>
</tr>
<tr>
<td>6.1.3.2</td>
<td>As soon as reasonably practicable, following 6.1.3.1</td>
<td>The DCC shall destroy the replaced Root OCA Private Key, Issuing OCA Private Key, Contingency Private Key and Contingency Symmetric Key.</td>
<td>DCC (as DSP, TSP)</td>
<td>6.1.3.3</td>
</tr>
<tr>
<td>6.1.3.3</td>
<td>As soon as reasonably practicable, following 6.1.3.2</td>
<td>The DCC shall notify the SMKI PMA, via a secured means of: a) whether the recovery from the Compromise has been successfully completed, which may be provided in one or more Other Compromise Recovery Progress Files that comply with Annex E of this document; and b) the number of Devices for which recovery was not successful.</td>
<td>DCC</td>
<td>End of procedure</td>
</tr>
</tbody>
</table>
6.2 Recovery from Compromise of the Recovery Private Key

6.2.1 Pre-Recovery

The DCC shall execute the procedure as set out immediately below, following notification of the Compromise (or suspected Compromise) of the Recovery Private Key in accordance with section 3.2 of this document.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.2.1.1</td>
<td>As soon as reasonably practicable, following notification of the Compromise (or suspected Compromise) of the Recovery Private Key, in accordance with section 3.2 of this document</td>
<td>The DCC shall notify the SMKI PMA, via a secured electronic means, as soon as reasonably practicable, that a Compromise, or suspected Compromise, of the Recovery Private Key has been notified. The DCC shall request a decision from the SMKI PMA as to whether recovery should be carried out.</td>
<td>DCC</td>
<td>6.2.1.2</td>
</tr>
<tr>
<td>6.2.1.2</td>
<td>As soon as reasonably practicable, following 6.2.1.1</td>
<td>The DCC shall notify each Subscriber to Organisation Certificates, via secured electronic means that the Compromise of the Recovery Private Key has been notified and shall provide details of the affected Devices and Certificates, in one or more Other Compromise Notification Files which comply with Annex D of this document.</td>
<td>DCC</td>
<td>6.2.1.3</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
</tr>
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<td>----------</td>
<td>-------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
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<td>-------------</td>
</tr>
<tr>
<td>6.2.1.3</td>
<td>As soon as reasonably practicable, following 6.2.1.2</td>
<td>The DCC shall take all reasonable steps to provide information to the SMKI PMA to support the SMKI PMA’s consideration of what procedural steps (if any) that should be taken in order to recover from the Compromise (or suspected Compromise), where such information may include (but shall not be limited to):&lt;br&gt;a) the number of affected Devices and Subscribers, which may be provided in one or more Other Compromise Notification Files which comply with Annex D of this document;&lt;br&gt;b) the extent to which DCC’s monitoring indicates that there has been unauthorised use of the Recovery Private Key;&lt;br&gt;c) the extent to which the vulnerabilities that caused the Compromise have been addressed;&lt;br&gt;d) the steps that DCC reasonably believes should be taken to recover from the Compromise (or suspected Compromise); and&lt;br&gt;e) anticipated timescales for recovery.</td>
<td>DCC, SMKI PMA</td>
<td>6.2.1.4</td>
</tr>
<tr>
<td>6.2.1.4</td>
<td>As soon as reasonably practicable, following 6.2.1.3</td>
<td>Where the DCC believes that use of the Recovery Private Key is likely to be required by the SMKI PMA, it shall identify such preparatory steps that it considers appropriate and to either take such steps or instruct Parties to take steps as required, including (but not limited to):&lt;br&gt;a) determine the number of Key Custodians required to attend a Key Activation Ceremony for the Recovery Private Key (which may be greater than the minimum number required to activate the Recovery Private Key);&lt;br&gt;b) inform such Key Custodians in respect of the Recovery Private Key, via a secured electronic means, of the date, time and location of a Key Activation Ceremony for the Recovery Private Key; and&lt;br&gt;c) notifying Key Custodians to attend the location at which a relevant Key Generation Ceremony or Key Activation Ceremony may be required; and&lt;br&gt;d) activities required to prepare such systems environment required to support activation and use of the Recovery Private Key.</td>
<td>DCC, Key Custodians</td>
<td>6.2.1.5</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
</tr>
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<td>----------------------------------------------------------------------------------------------</td>
</tr>
</tbody>
</table>
| 6.2.1.5 | As soon as reasonably practicable, following 6.2.1.4 | The SMKI PMA shall:  
  a) determine which of the steps (if any) as set out in section 4.2.2 of this document should be executed, in order to recover from the Compromise (or suspected Compromise); and  
  b) confirm whether the timescales proposed by the DCC (following consultation with the affected Subscriber(s)) in step 6.2.1.3 for recovery, are approved or whether alternate timescales should apply.  
The SMKI PMA shall inform the DCC of its decision via a secured electronic means. | SMKI PMA, DCC         | If SMKI PMA determines that no action is required, end of Procedure; otherwise 6.2.1.6       |
| 6.2.1.6 | As soon as reasonably practicable, following 6.2.1.5 | The DCC shall notify all Subscribers to Organisation Certificates, by secured electronic means, of the SMKI PMA’s decision as to whether or not to execute the recovery procedure (amended as directed) as set out in section 6.2.2. | DCC                   | Procedure as set out in section 6.2.2 of this document                                     |
### 6.2.2 Execution of Recovery Procedure

The procedure as set out immediately below, amended as instructed by the SMKI PMA in accordance with section 6.2.1 of this document, shall be used when a Recovery Private Key has been Compromised.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.2.2.1</td>
<td>As soon as reasonably practicable, following confirmation of Compromise and instruction from the SMKI PMA that this recovery procedure should be carried out</td>
<td>Where necessary, the DCC shall temporarily amend the Anomaly Detection Thresholds for the DCC that relate to the issuance of Commands to replace Certificates on Devices, to enable replacement of affected Certificates as notified in section 4.2.1 of this document.</td>
<td>DCC (DSP TAD)</td>
<td>6.2.2.2</td>
</tr>
</tbody>
</table>
| 6.2.2.2 | As soon as reasonably practicable, following 6.2.2.1 | The DCC shall:  
  
  a) determine the number of Key Custodians required to attend a Key Activation Ceremony for the Recovery Private Key (which may be greater than the minimum number required to activate the Recovery Private Key);  
  
  b) inform such Key Custodians in respect of the Recovery Private Key, via a secured electronic means, of the date, time and location of a Key Activation Ceremony for the Recovery Private Key; and  
  
  c) participate in the Key Activation Ceremony, in accordance with the Organisation CPS, in order to activate the Recovery Private Key. | DCC, Key Custodians | 6.2.2.3   |
| 6.2.2.3 | As soon as reasonably practicable, following 6.2.2.2 | The DCC shall:  
  
  a) determine the number of Key Custodians required to attend a Key Generation Ceremony for the Recovery Private Key;  
  
  b) inform such Key Custodians in respect of the Recovery Private Key, via a secured electronic means, of the date, time and location of a Key Generation Ceremony for the Recovery Private Key; and  
  
  c) participate in the Key Generation Ceremony, as set out in the Organisation CPS, in order to generate a new Recovery Private Key and Recovery Certificate. | DCC, Key Custodians | 6.2.2.4   |
### 6.2.2.4
As soon as reasonably practicable, following 6.2.2.3

The DCC shall send Commands to all Devices to replace the Recovery Certificate held on such Devices with the Recovery Certificate generated in step 6.2.2.3. Such Commands shall include the replacement Recovery Certificate and shall be Digitally Signed using the replaced Recovery Private Key. Once submitted, the DCC shall confirm for each affected Device that the Command completed successfully and shall generate and maintain records of such confirmations, to support the DCC’s confirmation of completion of the recovery procedure.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.2.2.4</td>
<td>As soon as reasonably practicable, following 6.2.2.3</td>
<td>The DCC shall send Commands to all Devices to replace the Recovery Certificate held on such Devices with the Recovery Certificate generated in step 6.2.2.3. Such Commands shall include the replacement Recovery Certificate and shall be Digitally Signed using the replaced Recovery Private Key. Once submitted, the DCC shall confirm for each affected Device that the Command completed successfully and shall generate and maintain records of such confirmations, to support the DCC’s confirmation of completion of the recovery procedure.</td>
<td>DCC (as DSP)</td>
<td>6.2.2.5</td>
</tr>
</tbody>
</table>

### 6.2.2.5
As soon as reasonably practicable, following 6.2.2.4

The DCC shall notify each Responsible Supplier for affected Devices, by secured electronic means, which Devices were not recovered successfully, in one or more Other Compromise Recovery Progress Files that comply with Annex E of this document.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.2.2.5</td>
<td>As soon as reasonably practicable, following 6.2.2.4</td>
<td>The DCC shall notify each Responsible Supplier for affected Devices, by secured electronic means, which Devices were not recovered successfully, in one or more Other Compromise Recovery Progress Files that comply with Annex E of this document.</td>
<td>DCC</td>
<td>Procedure as set out in Section 6.2.3 of this document</td>
</tr>
</tbody>
</table>

### 6.2.3 Post-Recovery

The procedure as set out immediately below shall be used following recovery from the Compromise of a Recovery Private Key, as set out in section 6.2.2 of this document.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.2.3.1</td>
<td>As soon as reasonably practicable, following completion of the procedure as set out in Section 6.2.2 of this document, as applicable</td>
<td>The DCC shall reinstate its relevant Anomaly Detection Threshold values that were in place immediately prior to the temporary values used during the execution of the procedure set out in this Section 6.2 of this document.</td>
<td>DCC (DSP TAD)</td>
<td>6.2.3.2</td>
</tr>
<tr>
<td>6.2.3.2</td>
<td>As soon as reasonably practicable, following 6.2.3.1</td>
<td>The DCC shall destroy the replaced Recovery Private Key and shall revoke the Recovery Certificate that has been replaced in the procedure as set out in Section 6.2.2 of this document.</td>
<td>DCC (as DSP)</td>
<td>6.2.3.3</td>
</tr>
</tbody>
</table>
6.2.3.3 As soon as reasonably practicable, following 6.2.3.2
The DCC shall notify the SMKI PMA, via secured electronic means of:
a) whether the recovery from the Compromise has been successfully completed; and
b) the number of Devices for which recovery was not successful, which may be provided in one or more Other Compromise Recovery Progress Files that comply with Annex E of this document.

DCC
End of procedure

6.3 Recovery from Compromise of the Issuing OCA Private Key

6.3.1 Pre-Recovery
The DCC shall execute the procedure as set out immediately below, following notification of the Compromise (or suspected Compromise) of an Issuing OCA Private Key in accordance with section 3.2 of this document.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.3.1.1</td>
<td>As soon as reasonably practicable, following notification of the Compromise (or suspected Compromise) of an Issuing OCA Private Key, in accordance with section 3.2 of this document</td>
<td>The DCC shall notify the SMKI PMA and each Subscriber to affected Organisation Certificates, via a secured electronic means, as soon as reasonably practicable, that a Compromise of an Issuing OCA Private Key has been notified. The DCC shall request a decision from the SMKI PMA as to whether recovery should be carried out.</td>
<td>DCC</td>
<td>6.3.1.2</td>
</tr>
<tr>
<td>6.3.1.2</td>
<td>As soon as reasonably practicable, following 6.3.1.1</td>
<td>The DCC shall notify each Subscriber to Organisation Certificates, via secured electronic means, the Compromise of the Issuing OCA Private Key has been notified and shall provide details of the affected Devices and Certificates, in one or more Other Compromise Notification files which comply with Annex D of this document</td>
<td>DCC</td>
<td>6.3.1.3</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
</tr>
<tr>
<td>---------</td>
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<td>---------------------------------</td>
<td>------------</td>
</tr>
</tbody>
</table>
| 6.3.1.3 | As soon as reasonably practicable, following 6.3.1.2 | The DCC shall take all reasonable steps to provide information to the SMKI PMA to support the SMKI PMA’s consideration of what procedural steps (if any) that should be taken in order to recover from the Compromise (or suspected Compromise), where such information may include (but shall not be limited to):  
  a) the number of affected Devices and Subscribers, which may be provided in one or more Other Compromise Notification files which comply with Annex D of this document;  
  b) the extent to which DCC’s monitoring indicates that there has been unauthorised use of the Issuing OCA Private Key;  
  c) the extent to which the vulnerabilities that caused the Compromise have been addressed;  
  d) the steps that DCC reasonably believes should be taken to recover from the Compromise (or suspected Compromise)  
  e) anticipated timescales for recovery; and  
  f) whether or not DCC is proposing to that multiple Compromises should be dealt with on a common basis and if so why the DCC proposes that they should be so treated. | DCC, SMKI PMA                | 6.3.1.4     |
| 6.3.1.4 | As soon as reasonably practicable, following 6.3.1.3 | Where the DCC believes that use of the Recovery Private Key is likely to be required by the SMKI PMA, it shall identify such preparatory steps that it considers appropriate and to either take such steps or instruct Parties to take steps as required, including (but not limited to):  
  a) determine the number of Key Custodians required to attend a Key Activation Ceremony for the Recovery Private Key (which may be greater than the minimum number required to activate the Recovery Private Key);  
  b) inform such Key Custodians in respect of the Recovery Private Key, via a secured electronic means, of the date, time and location of a Key Activation Ceremony for the Recovery Private Key; and  
  c) notifying Key Custodians to attend the location at which a relevant Key Generation Ceremony or Key Activation Ceremony may be required; and  
  d) activities required to prepare such systems environment required to support activation and use of the Recovery Private Key. | DCC, Key Custodians          | 6.3.1.5     |
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
</table>
| 6.3.1.5    | As soon as reasonably practicable, following 6.3.1.4 | The SMKI PMA shall:                                                                 a) determine which of the steps (if any) as set out in section 4.2.2 of this document should be executed, in order to recover from the Compromise (or suspected Compromise); and  
   b) confirm whether the timescales proposed by the DCC (following consultation with the affected Subscriber(s)) in step 6.3.1.3 for recovery, are approved or whether alternate timescales should apply.  
The SMKI PMA shall inform the DCC of its decision via a secured electronic means. | SMKI PMA, DCC  | 6.3.1.6    |
| 6.3.1.6    | As soon as reasonably practicable, following 6.3.1.5 | The DCC shall notify all Subscribers to affected Organisation Certificates, via secured electronic means, of the SMKI PMA’s decision as to whether or not to execute the recovery procedure (amended as directed) as set out in section 6.3.2. | DCC            |            |
| 6.3.1.7    | As soon as reasonably practicable, following 6.3.1.6 | The DCC shall revoke the Issuing OCA Certificate to which the affected Issuing OCA Private Key relates, and shall update and lodge the relevant Organisation ARL in the SMKI Repository.  
The DCC shall destroy the Issuing OCA Private Key that is Compromised or suspected to be Compromised. | DCC (as DSP)    | Procedure as set out in Section 6.3.2 of this document |

### 6.3.2 Execution of Recovery Procedure

The procedure as set out immediately below shall be executed in order to recover from the Compromise, or suspected Compromise of an Issuing OCA Private Key, following completion of the procedure as set out in section 6.3.1 of this document.
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
</table>
| 6.3.2.1 | As soon as reasonably practicable, following confirmation of Compromise and instruction from the SMKI PMA that this recovery procedure should be carried out | A SMKI ARO acting on behalf of each affected Subscribers shall, as soon as reasonably practicable, submit an Anomaly Detection Thresholds File to the DCC, which shall include amended Anomaly Detection Thresholds that they estimate will be required to resolve the Compromise or suspected Compromise. The affected Subscriber shall ensure that the Anomaly Detection Thresholds File is:  
   a) submitted using the mechanism specified in the Threshold Anomaly Detection Procedure;  
   b) in the format as set out in section 5.3 of the Threshold Anomaly Detection Procedure; and  
   c) Digitally Signed using the Private Key corresponding with a File Signing Certificate issued to the Subscriber for the purpose of Digital Signing of files as set out in section 6 of the Threshold Anomaly Detection Procedure. | Subscriber      | 6.3.2.2    |
<p>| 6.3.2.2 | As soon as reasonably practicable, following 6.3.2.1                  | The DCC shall temporarily amend the Anomaly Detection Thresholds; including performing the checks and validations set out in the Threshold Anomaly Detection Procedure, for affected Subscribers to allow submission of Service Requests to replace affected Organisation Certificates on Devices. The DCC shall inform, via secured electronic means, a SMKI SRO acting and the SMKI ARO that provided the details in step 6.1.2.1, that the Anomaly Detection Threshold values have been successfully amended. The DCC shall amend its Anomaly Detection Thresholds that relate to the issuance of Commands to replace Certificates on Devices, to enable replacement of the affected Recovery Certificate on Devices. | DCC (DSP TAD)   | 6.3.2.3    |
| 6.3.2.3 | As soon as reasonably practicable, following 6.3.2.2                  | The DCC shall generate a new Issuing OCA Key Pair and Issuing OCA Certificate, in accordance with the procedure as set out in the Organisation CPS.                                                              | DCC (as TSP)    | 6.3.2.4    |</p>
<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.3.2.4</td>
<td>As soon as reasonably practicable, following 6.3.2.3</td>
<td>The DCC shall: a) determine the number of Key Custodians required to attend a Key Generation Ceremony for the relevant Recovery Private Key; b) inform such Key Custodians in respect of the relevant Recovery Private Key, via a secured electronic means, of the date, time and location of a Key Generation Ceremony for the Recovery Private Key; and c) participate in the Key Generation Ceremony, as set out in the Organisation CPS, in order to generate a new Recovery Private Key and Recovery Certificate, Digitally Signed using the new Issuing OCA Private Key.</td>
<td>DCC, Key Custodians</td>
<td>6.3.2.5</td>
</tr>
<tr>
<td>6.3.2.5</td>
<td>As soon as reasonably practicable, following 6.3.2.4</td>
<td>The DCC shall: a) determine the number of Key Custodians required to attend a Key Activation Ceremony for the Recovery Private Key (which may be greater than the minimum number required to activate the Recovery Private Key); b) inform such Key Custodians in respect of the Recovery Private Key, via a secured electronic means, of the date, time and location of a Key Activation Ceremony for the Recovery Private Key; and c) participate in the Key Activation Ceremony, in accordance with the Organisation CPS, in order to activate the Recovery Private Key.</td>
<td>DCC, Key Custodians</td>
<td>6.3.2.6</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
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<tr>
<td>6.3.2.6</td>
<td>As soon as reasonably practicable, following 6.3.2.5</td>
<td>The DCC shall send Commands to all Devices to replace the Recovery Certificate held on such Devices with the Recovery Certificate generated in step 6.3.2.4. Such Commands shall include the replacement Recovery Certificate and shall be Digitally Signed using the replaced Recovery Private Key. Once submitted, the DCC shall confirm for each affected Device that the Command completed successfully and shall generate and maintain records of such confirmations, to support the DCC’s confirmation of completion of the recovery procedure. The DCC shall notify each organisation as established in step 6.3.1.3, via a secured electronic means and using one or more Other Compromise Recovery Progress Files that comply with Annex E of this document, of the list of Devices where the replacement of the Recovery Certificate has been successfully completed.</td>
<td>DCC (as DSP)</td>
<td>6.3.2.7</td>
</tr>
<tr>
<td>6.3.2.7</td>
<td>As soon as reasonably practicable, following 6.3.2.6</td>
<td>Each affected Subscriber shall either: a) identify replacement Organisation Certificates that are not Digitally Signed by the Compromised Issuing OCA Private Key; or b) submit such Certificate Signing Requests (CSRs) that are required in order to acquire new Organisation Certificates that are Digitally Signed by the new Issuing OCA Private Key.</td>
<td>Subscriber</td>
<td>6.3.2.8</td>
</tr>
<tr>
<td>6.3.2.8</td>
<td>As soon as reasonably practicable, following 6.3.2.7</td>
<td>Each affected Subscriber shall submit Service Requests, in accordance with the provisions of the DCC User Interface Specification, in order to replace all Organisation Certificates for which it is the Subscriber that are held on Devices and are signed using the Compromised Issuing OCA Private Key, with new Organisation Certificate as identified in accordance with step 6.3.2.7 that are signed by the new Issuing OCA Private Key that is generated in accordance with step 6.3.2.3. Following attempts to replace affected Certificates on Devices, each affected Subscriber shall notify the DCC in respect of replacement of affected Certificates with new Organisation Certificates, via secured electronic means and in one or more Other Compromise Recovery Progress Files that comply with Annex E of this document.</td>
<td>Subscriber</td>
<td>6.3.2.9</td>
</tr>
<tr>
<td>Step</td>
<td>When</td>
<td>Obligation</td>
<td>Responsibility</td>
<td>Next Step</td>
</tr>
<tr>
<td>--------</td>
<td>-----------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>----------------</td>
<td>-----------------</td>
</tr>
</tbody>
</table>
| 6.3.2.9 | As soon as reasonably practicable, following 6.3.2.8 | The DCC shall:  
  a) monitor its records of replacement by affected Subscribers against the list as has been compiled in step 6.3.1.2, to identify successful replacement;  
  b) identify any failures to replace affected Organisation Certificates that have been Digitally Signed using the Issuing OCA Private Key that has been Compromised; and  
  c) monitor revocation of Organisation Certificates that are Digitally Signed using the Compromised Issuing OCA Private Key. | DCC            | 6.3.2.10        |
| 6.3.2.10 | As soon as reasonably practicable, following 6.3.2.9 | The DCC shall notify each Responsible Supplier for affected Devices, via secured electronic means and using one or more Other Compromise Recovery Progress Files that comply with Annex E of this document, the Devices for which replacement of the Recovery Certificate or affected Organisation Certificates was not successfully completed. | DCC            | Procedure as set out in Section 1.1.1 of this document |
6.3.3 Post-Recovery

The procedure as set out immediately below shall be used following recovery from the Compromise of an Issuing OCA Private Key.

<table>
<thead>
<tr>
<th>Step</th>
<th>When</th>
<th>Obligation</th>
<th>Responsibility</th>
<th>Next Step</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.3.3.1</td>
<td>As soon as reasonably practicable, following completion of the procedure as set out in Section 6.3.2 of this document</td>
<td>A SMKI ARO acting on behalf of each affected Subscriber shall, as soon as reasonably practicable, submit appropriate enduring Anomaly Detection Thresholds to the DCC, which shall be submitted as a file as set out in section 5.1 of the Threshold Anomaly Detection Procedure that is Digitally Signed using the Private Key corresponding with a File Signing Certificate issued to the Subscriber for the purpose of Digital Signing of files. The DCC shall amend the relevant Anomaly Detection Thresholds to the values as submitted by the affected Subscriber, including performing the checks and validations set out in the Threshold Anomaly Detection Procedure. The DCC shall reinstate its relevant Anomaly Detection Threshold values that were in place immediately prior to the temporary values used during the execution of the procedure set out in this Section 6.2 of this document.</td>
<td>DCC (DSP TAD)</td>
<td>6.3.3.2</td>
</tr>
<tr>
<td>6.3.3.2</td>
<td>As soon as reasonably practicable, following 6.3.3.1</td>
<td>The DCC shall notify the SMKI PMA, via a secured electronic means of: a) whether the recovery from the Compromise has been successfully completed; and b) the number of Devices for which recovery was not successful, which may be provided in one or more Other Compromise Recovery Progress Files that comply with Annex E of this document.</td>
<td>DCC</td>
<td>End of procedure</td>
</tr>
</tbody>
</table>
7 Periodic testing of the SMKI Recovery Procedure

7.1 Testing Arrangements

This section describes the DCC’s obligations in respect of periodic testing of recovery procedures, in accordance with the provisions of Section L10.1(d) of the Code. At least once every year, the DCC shall:

g) develop a testing plan and a series of testing scenarios which the DCC will conduct in a systems environment which will only be accessible by the DCC, which are representative of the Enrolled Smart Metering Systems and shall take account of any lessons learned from each previous execution of the SMKI Recovery Procedure to recover from a Compromise or suspected Compromise. The testing plan and testing scenarios will be conducted by the DCC and may include (but shall not be limited to) the following:
   i. the means by which Key Custodians are notified and participate in Key Generation Ceremonies and/or Key Activation Ceremonies;
   ii. generation of new DCC Key Material, including the Contingency Key Pair, the Recovery Key Pair and the Contingency Symmetric Key used to encrypt the Contingency Public Key;
   iii. processes relating to interactions between the DCC and the SMKI PMA in order to determine what steps (if any) should be taken when the use of the Recovery Private Key or Contingency Private Key would be required to recover from a Compromise;
   iv. preparation of system environments required to support the SMKI Recovery Procedure;
   v. issuance of Commands that are Digitally Signed using the Recovery Private Key and/or Contingency Private Key, and validation that such Commands are successful;
   vi. testing of issuance of DCC Alerts following replacement of affected Certificates in accordance with the SMKI Recovery Procedure; and
   vii. transfer of files between DCC and Subscribers to support the execution of the SMKI Recovery Procedure.

h) develop a testing plan and a series of testing scenarios, and conduct such testing scenarios in a systems environment that is available to all Subscribers, which may include (but is not limited to) scenarios a)(vi) and a)(vii) as set out immediately above, along with replacement of Certificates on Devices that are initiated via Service Requests issued by Subscribers.

i) seek input from Subscribers to Organisation Certificates in relation to those testing scenarios that require participation by Subscribers, and take such input into account when proposing and agreeing the testing scenarios with the SMKI PMA;

j) agree such testing scenarios with the SMKI PMA;

k) create test data based upon data collected by the DCC and, where necessary, acquired from Parties;

l) maintain a test environment in order to carry out such periodic testing of the SMKI Recovery Procedure;

m) carry out testing of the SMKI Recovery Procedure for agreed scenarios; and
n) provide a report to the SMKI PMA and Subscribers to Organisation Certificates following periodic testing, which shall detail the success or otherwise of such testing, proposed amendments to the SMKI Recovery Procedure, and any issues arising that require PMA consideration.

In respect of periodic testing of the SMKI Recovery Procedure:

o) SMKI Users shall provide such reasonable assistance to the DCC as is required to support testing; and

p) The SMKI PMA shall review reports from periodic testing and shall direct the DCC, as necessary, to update the SMKI Recovery Procedure.
Annex A: Communication Formats

In Appendices B to E of this document, each of the CSV files specified shall be encoded using the ASCII character set and:

- must have a comma “,” as the field separator;
- must have a line feed character 0x0A as the record separator, which in this section is indicated by the “▲” character; and
- may include consecutive comma separators to the left of a record separator to specify that a field has a null value. Where this is the case, DCC shall interpret consecutive commas within a record to indicate a null value.

Some spreadsheets output a carriage return line feed 0x0D0A as the record separator for CSV files and/or do not terminate CSV files with a record separator. Each User submitting a CSV file that is to be Digitally Signed using the Private Key associated with a File Signing Certificate shall, prior to Digitally Signing that file, ensure that:

- the CSV file is formatted to ensure that each record has a separator which is a 0x0A character and that any 0x0D character is removed from the file; and
- the CSV file is terminated with a 0x0A character.

Details of the function of the software utility and the method of Digital Signing of files to support the recovery procedures are contained within section 6 of the Threshold Anomaly Detection Procedure.
Annex B: Organisation Compromise Notification File

Each Organisation Compromise Notification File shall be in the format set out in this Annex and shall have a filename of the form:

\[ OC\_Priority\_UserID\_IncidentID\_N\_FileNum.csv \]

Where:

a) \( OC \) denotes that the file relates an Organisation Compromise.

b) \( Priority \) contains an integer value which shall be set to a value of 1 or 2, where a lesser value denotes that the file has a higher priority than a file submitted in respect of the same Incident with a Priority field containing a higher value. Where the Subscriber submitting the Organisation Compromise Notification File wishes to apply a priority to Certificate replacement recovery activities, it shall determine such priority values and include the integer priority value within the filename for each Organisation Compromise Notification File submitted.

c) \( UserID \) contains the EUI-64 Compliant identifier for:
   - the affected Subscriber submitting the file, where an affected Subscriber is submitting the file to the DCC; or
   - the Subscriber to which the file is being provided, unless the file is being submitted to the SMKI PMA, where the file is being submitted to a Subscriber by the DCC; or
   - the DCC, where the file is being submitted to the SMKI PMA by the DCC.

d) \( IncidentID \) contains the Incident reference number provided as set out in section 3.2 of this document.

e) \( N \) denotes that the file is a notification of affected Certificates and Devices.

f) \( FileNum \) is an integer value, used to distinguish between data that is split across multiple files due to exceeding the maximum permitted number records per file, which is set out immediately below.

Each Organisation Compromise Notification File shall be generated in accordance with the procedure set out immediately below:

a) an “initial” CSV file shall be created, which shall contain the following records:
   - UserID
   - Device_ID, Affected_Certificate_Serial_Number_DS, Affected_Certificate_Serial_Number_KAK, Affected_Certificate_Serial_Number_KAKPP, Replacement_Certificate_Serial_Number_DS, Replacement_Certificate_Serial_Number_KAK, Replacement_Certificate_Serial_Number_KAKPP (repeated for each affected Device, with no more than 100,000 such records permitted within any file)

b) a File Signing Certificate_ID shall be appended to the end of the “initial” file, comprising:
   - all of the attributes contained within the ‘Issuer’ field in the File Signing Certificate, including attribute names, equals signs and values, which shall be encoded in URL format such that it does not contain any special characters, followed by a comma; and
o the Certificate serial number obtained from the ‘serialNumber’ field in the File Signing Certificate, followed by a 0x0A character; and

c) a Digital Signature shall be generated from the concatenation of the “initial” CSV file and the File Signing Certificate_ID and appended as a record to the end of the CSV file, in accordance with the procedure set out in Section 6 of the Threshold Anomaly Detection Procedures.

Where:

a) The UserID field contains the EUI-64 Compliant identifier for:
   o the affected Subscriber submitting the file, where an affected Subscriber is submitting the file to the DCC; or
   o the Subscriber to which the file is being provided, unless the file is being submitted to the SMKI PMA, where the file is being submitted to a Subscriber by the DCC; or
   o the DCC, where the file is being submitted to the SMKI PMA by the DCC.

b) The Device_ID field contains the Device ID.

c) The Affected_Certificate_Serial_Number_DS field contains the Certificate serial number of the Certificate affected by the Compromise that is used to populate the Digital Signing anchor slot on affected Devices.

d) The Affected_Certificate_Serial_Number_KAK field contains the Certificate serial number of the Certificate affected by the Compromise that is used to populate the Key Agreement Key anchor slot on affected Devices.

e) The Affected_Certificate_Serial_Number_KAKPP field contains the Certificate serial number of the Certificate affected by the Compromise that is used to populate the prepayment Key Agreement Key anchor slot on affected Devices. Where the Subscriber that is submitting the file is a Network Party, the Affected_Certificate_Serial_Number_KAKPP field shall not be populated.

f) The Replacement_Certificate_Serial_Number_DS field contains the Certificate serial number for the Certificate to be used to populate the Digital Signing Device anchor slot. This field shall not be populated where the relevant step of the SMKI Recovery Procedure does not require an affected Subscriber to provide replacement Certificates that the DCC will use to populate Devices’ anchor slots using the Recovery Private Key or Contingency Private Key.

g) The Replacement_Certificate_Serial_Number_KAK field contains the Certificate serial number for the Certificate to be used to populate the Key Agreement Key Device anchor slot. This field shall not be populated where the relevant step of the SMKI Recovery Procedure does not require an affected Subscriber to provide replacement Certificates that the DCC will use to populate Devices’ anchor slots using the Recovery Private Key or Contingency Private Key.

h) The Replacement_Certificate_Serial_Number_KAKPP field contains the Certificate serial number for the Certificate to be used to populate the prepayment Key Agreement Key Device anchor slot. This field shall not be populated where the relevant step of the SMKI Recovery Procedure does not require an affected Subscriber to provide replacement Certificates that the DCC will use to populate Devices’ anchor slots using the Recovery Private Key or Contingency Private Key.
i) The File_Signing Certificate_ID field contains the File Signing Certificate ID, which shall not contain a value when the file is issued by the DCC.

j) The Digital_Signature field contains the Digital Signature, which shall not contain a value when the file is issued by the DCC.

Where multiple Organisation Compromise Notification Files are submitted by an affected Subscriber to the DCC in respect of single IncidentID, the DCC shall process the files in order of Priority value, where files with a lower Priority value shall be processed first.
Annex C: Organisation Compromise Recovery Progress File

Each Organisation Compromise Recovery Progress File shall be in the format set out in this Annex and shall have a filename of the form:

a) \textit{OC\_Priority\_UserID\_IncidentID\_P\_FileNum.csv}

Where:

a) \textit{OC} denotes that the file relates an Organisation Compromise.

b) \textit{Priority} contains an integer value which shall be set to 1 or 2, where a lesser value denoting that the file has a higher priority than a file submitted in respect of the same Incident with a Priority field containing a higher value. Such priority values shall have the same value as the corresponding Organisation Compromise Notification File.

c) \textit{UserID} contains the EUI-64 Compliant identifier for:
   - the affected Subscriber submitting the file, where an affected Subscriber is submitting the file to the DCC; or
   - the Subscriber to which the file is being provided, unless the file is being submitted to the SMKI PMA, where the file is being submitted to a Subscriber by the DCC; or
   - the DCC, where the file is being submitted to the SMKI PMA by the DCC.

d) \textit{IncidentID} contains the Incident reference number provided as set out in section 3.2 of this document.

e) \textit{P} denotes that the file is a notification of progress in respect of replacement of affected Certificates and Devices.

f) \textit{FileNum} is an integer value, used to distinguish between data that is split across multiple files due to exceeding the maximum permitted number records per file, which is set out immediately below.

Each Organisation Compromise Recovery Progress File shall be generated in accordance with the procedure set out immediately below:

a) an “initial” CSV file shall be created, which shall contain the following records:

   o UserID ▲
   o Device\_ID, Overall\_status, Overall\_status\_description,
     Affected\_Certificate\_Serial\_Number\_DS,
     Affected\_Certificate\_Serial\_Number\_KAK,
     Affected\_Certificate\_Serial\_Number\_KAKPP,
     Replacement\_Certificate\_Serial\_Number\_DS,
     Replacement\_Certificate\_Serial\_Number\_KAK,
     Replacement\_Certificate\_Serial\_Number\_KAKPP, Replacement\_Status\_DS,
     Replacement\_Status\_KAK, Replacement\_Status\_KAKPP (repeated for each affected Device, with no more than 100,000 such records permitted within any file) ▲

b) a File Signing Certificate\_ID shall be appended to the end of the “initial” CSV file, comprising:

   o all of the attributes contained within the ‘Issuer’ field in the File Signing Certificate, including attribute names, equals signs and values, which shall be
encoded in URL format such that it does not contain any special characters, followed by a comma; and
o the Certificate serial number obtained from the 'serialNumber' field in the File Signing Certificate, followed by a 0x0A character; and

a Digital_Signature shall be generated from the "initial" CSV file and appended as a record to the end of the CSV file, in accordance with the procedure set out in Section 6 of the Threshold Anomaly Detection Procedures.

Where:

a) The UserID field contains the EUI-64 Compliant identifier for:
o the affected Subscriber submitting the file, where an affected Subscriber is submitting the file to the DCC; or
o the Subscriber to which the file is being provided, unless the file is being submitted to the SMKI PMA, where the file is being submitted to a Subscriber by the DCC; or
o the DCC, where the file is being submitted to the SMKI PMA by the DCC.

b) The Device_ID field contains the Device ID.

c) The Overall_status field indicates acceptance or rejection by the DCC of each device identified in the Compromise Notification form

d) The Overall_status_description field indicates the reason for any rejection

e) The Affected_Certificate_Serial_Number_DS field contains the Certificate serial number of the Certificate affected by the Compromise that is used to populate the Digital Signing anchor slot on affected Devices, where applicable.

f) The Affected_Certificate_Serial_Number_KAK field contains the Certificate serial number of the Certificate affected by the Compromise that is used to populate the Key Agreement Key anchor slot on affected Devices, where applicable.


g) The Affected_Certificate_Serial_Number_KAKPP field contains the Certificate serial number of the Certificate affected by the Compromise that is used to populate the prepayment Key Agreement Key anchor slot on affected Devices, where applicable.

h) The Replacement_Certificate_Serial_Number_DS field contains the Certificate serial number for the Certificate to be used to populate the Digital Signing Device anchor slot. This field shall not be populated where the relevant step of the SMKI Recovery Procedure does not require an affected Subscriber to provide replacement Certificates that the DCC will use to populate Devices’ anchor slots using the Recovery Private Key or Contingency Private Key.

i) The Replacement_Certificate_Serial_Number_KAK field contains the Certificate serial number for the Certificate to be used to populate the Key Agreement Key Device anchor slot. This field shall not be populated where the relevant step of the SMKI Recovery Procedure does not require an affected Subscriber to provide replacement Certificates that the DCC will use to populate Devices’ anchor slots using the Recovery Private Key or Contingency Private Key.

j) The Replacement_Certificate_Serial_Number_KAKPP field contains the Certificate serial number for the Certificate to be used to populate the prepayment Key Agreement Key Device anchor slot. This field shall not be populated where the relevant step of the SMKI Recovery Procedure does not require an affected Subscriber to provide replacement Certificates that the DCC will use to populate Devices’ anchor slots using the Recovery Private Key or Contingency Private Key.
The **Replacement_Status_DS** field contains a value which is one of the permitted response code values for Service Request 6.15.1, as set out in the first column of Table 7 in section 4.1.3.3 of the Message Mapping Catalogue, in relation to the replacement information from the affected Certificate in the Digital Signing anchor slot on a Device.

The **Replacement_Status_KAK** field contains a value which is one of the permitted response code values for Service Request 6.15.1, as set out in the first column of Table 7 in section 4.1.3.3 of the Message Mapping Catalogue, in relation to the replacement of information from the affected Certificate in the Key Agreement Key anchor slot on a Device.

The **Replacement_Status_KAKPP** field contains a value which is one of the permitted response code values for Service Request 6.15.1, as set out in the first column of Table 7 in section 4.1.3.3 of the Message Mapping Catalogue, in relation to the replacement of information from the affected Certificate in the prepayment Key Agreement Key anchor slot on a Device.

The **File_Signing Certificate_ID** field contains the File Signing Certificate ID, which shall not contain a value when the file is issued by the DCC.

The **Digital_Signature** field contains the Digital Signature, which shall not contain a value when the file is issued by the DCC.
Annex D: Other Compromise Notification File

Each Other Compromise Notification File shall be in the format set out in this Annex and shall have a filename of the form:

a) \textit{OTH}\_UserID\_IncidentID\_N\_FileNum.csv

Where:

a) \textit{OTH} denotes that the file relates to notification of affected Devices for a Compromise not applicable to Appendices B or C of this document.

b) \textit{UserID} contains the EUI-64 Compliant identifier for:
   o the Subscriber to which the file is being provided unless the file is being submitted to the SMKI PMA; or
   o the EUI-64 Compliant identifier for the DCC where the file is being submitted to the SMKI PMA.

c) \textit{IncidentID} contains the Incident reference number provided as set out in section 3.2 of this document.

d) \textit{N} denotes that the file is a notification of affected Certificates and Devices.

e) \textit{FileNum} is an integer value, used to distinguish between data that is split across multiple files due to exceeding the maximum permitted number records per file, which is set out immediately below.

Each Other Compromise File shall contain the following records:

a) UserID ▲


Where:
a) The UserID field contains the EUI-64 Compliant identifier for:
   o the Subscriber to which the file is being provided unless the file is being submitted to the SMKI PMA; or
   o the EUI-64 Compliant identifier for the DCC where the file is being submitted to the SMKI PMA.

b) The Device_ID field contains the Device ID.

c) The Affected_Certificate_Serial_Number_Root field contains the Certificate serial number of the Root OCA Certificate affected by the Compromise that is used to populate the Root anchor slot on affected Devices, where applicable.

d) The Affected_Certificate_Serial_Number_Recovery field contains the Certificate serial number of the Recovery Certificate affected by the Compromise that is used to populate the Recovery anchor slot on affected Devices, where applicable.

e) The Affected_Certificate_Serial_Number_Supplier_DS field contains the Certificate serial number of the Certificate affected by the Compromise that is used to populate the Supplier Digital Signing anchor slot on affected Devices, where applicable.

f) The Affected_Certificate_Serial_Number_Supplier_KAK field contains the Certificate serial number of the Certificate affected by the Compromise that is used to populate the Supplier Key Agreement Key anchor slot on affected Devices, where applicable.

g) The Affected_Certificate_Serial_Number_Supplier_KAKPP field contains the Certificate serial number of the Certificate affected by the Compromise that is used to populate the Supplier pre-payment Key Agreement Key anchor slot on affected Devices, where applicable.

h) The Affected_Certificate_Serial_Number_NetworkOperator_DS field contains the Certificate serial number of the Certificate affected by the Compromise that is used to populate the Network Operator Digital Signing anchor slot on affected Devices, where applicable.

i) The Affected_Certificate_Serial_Number_NetworkOperator_KAK field contains the Certificate serial number of the Certificate affected by the Compromise that is used to populate the Network Operator Key Agreement Key anchor slot on affected Devices, where applicable.

j) The Affected_Certificate_Serial_Number_COS_DS field contains the Certificate serial number of the TCoS Certificate affected by the Compromise that is used to populate the TCoS anchor slot on affected Devices, where applicable.

k) The Affected_Certificate_Serial_Number_WAN_DS field contains the Certificate serial number of the WAN Provider Certificate affected by the Compromise that is used to populate the WAN Provider anchor slot on affected Devices, where applicable.

l) The Replacement_Certificate_Serial_Number_Root field contains the Certificate serial number for the Certificate to be used to populate the Device Root anchor slot, where applicable.

m) The Replacement_Certificate_Serial_Number_Recovery field contains the Certificate serial number for the Certificate to be used to populate the Device Recovery anchor slot, where applicable.

n) The Replacement_Certificate_Serial_Number_Supplier_DS field contains the Certificate serial number for the Certificate to be used to populate the Supplier Digital Signing Device anchor slot, where applicable.
The Replacement_Certificate_Serial_Number_Supplier_KAK field contains the Certificate serial number for the Certificate to be used to populate the Supplier Key Agreement Key Device anchor slot, where applicable.

The Replacement_Certificate_Serial_Number_Supplier_KAKPP field contains the Certificate serial number for the Certificate to be used to populate the Supplier prepayment Key Agreement Key Device anchor slot, where applicable.

The Replacement_Certificate_Serial_Number_NetworkOperator_DS field contains the Certificate serial number for the Certificate to be used to populate the Network Operator Digital Signing Device anchor slot, where applicable.

The Replacement_Certificate_Serial_Number_NetworkOperator_KAK field contains the Certificate serial number for the Certificate to be used to populate the Network Operator Key Agreement Key Device anchor slot, where applicable.

The Replacement_Certificate_Serial_Number_COS_DS field contains the Certificate serial number for the Certificate to be used to populate the Device TCoS anchor slot, where applicable.

The Replacement_Certificate_Serial_Number_WAN_DS field contains the Certificate serial number for the Certificate to be used to populate the Device WAN Provider anchor slot, where applicable.
Annex E: Other Compromise Recovery Progress File

Each Other Compromise Recovery Progress File shall be in the format set out in this Annex and shall have a filename of the form:

a) \( \text{OTH} \_\text{UserID} \_\text{IncidentID} \_P \_\text{FileNum}.csv \)

Where:

a) \( \text{OTH} \) denotes that the file relates to notification of affected Devices for a Compromise not applicable to Appendices B or C of this document.
b) \( \text{UserID} \) contains the EUI-64 Compliant identifier for:
   o the Subscriber submitting the file, where a Subscriber is submitting the file to the DCC;
   o the Subscriber to which the file is being provided, unless the file is being submitted to the SMKI PMA, where the file is being submitted to the Subscriber by the DCC; or
   o the DCC, where the file is being submitted to the SMKI PMA by the DCC.
c) \( \text{IncidentID} \) contains the Incident reference number provided as set out in section 3.2 of this document.
d) \( P \) denotes that the file is a notification of progress in respect of replacement of affected Certificates and Devices.
e) \( \text{FileNum} \) is an integer value, used to distinguish between data that is split across multiple files due to exceeding the maximum permitted number records per file, which is set out immediately below.

Each Other Compromise File shall be generated in accordance with the procedure set out immediately below:

a) an "initial" CSV file shall be created, which shall contain the following records:
   o UserID ▲
     Device_ID, Overall_status, Overall_status_description,
     Replacement_Certificate_Serial_Number_Root,
     Replacement_Certificate_Serial_Number_Recovery,
     Replacement_Certificate_Serial_Number_Supplier_DS,
     Replacement_Certificate_Serial_Number_Supplier_KAK,
     Replacement_Certificate_Serial_Number_Supplier_KAKPP,
     Replacement_Certificate_Serial_Number_NetworkOperator_DS,
     Replacement_Certificate_Serial_Number_NetworkOperator_KAK,
     Replacement_Certificate_Serial_Number_COS_DS,
     Replacement_Certificate_Serial_Number_WAN_DS, Replacement_Status_Root,
     Replacement_Status_Recovery, Replacement_Status_Supplier_DS,
     Replacement_Status_Supplier_KAK, Replacement_Status_Supplier_KAKPP,
     Replacement_Status_NetworkOperator_DS,
     Replacement_Status_NetworkOperator_KAK, Replacement_Status_COS_DS,
     Replacement_Status_WAN_DS (repeated for each affected Device, with no more than 100,000 such records permitted within any file) ▲

b) a File Signing Certificate_ID shall be appended to the end of the "initial" CSV file, comprising:
SEC - Appendix L

- all of the attributes contained within the 'Issuer' field in the File Signing Certificate, including attribute names, equals signs and values, which shall be encoded in URL format such that it does not contain any special characters, followed by a comma; and
- the Certificate serial number obtained from the 'serialNumber' field in the File Signing Certificate, followed by a 0x0A character; and

c) a Digital_Signature shall be generated from the "initial" CSV file and appended as a record to the end of the CSV file, in accordance with the procedure set out in Section 6 of the Threshold Anomaly Detection Procedures.

Where:

a) The UserID field contains the EUI-64 Compliant identifier for:
   - the Subscriber submitting the file, where a Subscriber is submitting the file to the DCC;
   - the Subscriber to which the file is being provided, unless the file is being submitted to the SMKI PMA, where the file is being submitted to the Subscriber by the DCC; or
   - the DCC, where the file is being submitted to the SMKI PMA by the DCC.

b) The Device_ID field contains the Device ID.

c) The Overall_status field indicates acceptance or rejection by the DCC of each device identified in the Compromise Notification File.

d) The Overall_status_description field indicates the reason for any rejection.

e) The Replacement_Certificate_Serial_Number_Root field contains the Certificate serial number for the Certificate to be used to populate the Device Root anchor slot.

f) The Replacement_Certificate_Serial_Number_Recovery field contains the Certificate serial number for the Certificate to be used to populate the Device Recovery anchor slot.

g) The Replacement_Certificate_Serial_Number_Supplier_DS field contains the Certificate serial number for the Certificate to be used to populate the Supplier Digital Signing Device anchor slot.

h) The Replacement_Certificate_Serial_Number_Supplier_KAK field contains the Certificate serial number for the Certificate to be used to populate the Supplier Key Agreement Key Device anchor slot.

i) The Replacement_Certificate_Serial_Number_Supplier_KAKPP field contains the Certificate serial number for the Certificate to be used to populate the Supplier prepayment Key Agreement Key Device anchor slot.

j) The Replacement_Certificate_Serial_Number_NetworkOperator_DS field contains the Certificate serial number for the Certificate to be used to populate the Network Operator Digital Signing Device anchor slot.

k) The Replacement_Certificate_Serial_Number_NetworkOperator_KAK field contains the Certificate serial number for the Certificate to be used to populate the Network Operator Key Agreement Key Device anchor slot.

l) The Replacement_Certificate_Serial_Number_COS_DS field contains the Certificate serial number for the Certificate to be used to populate the Device TCoS anchor slot.

m) The Replacement_Certificate_Serial_Number_WAN_DS field contains the Certificate serial number for the Certificate to be used to populate the Device WAN Provider anchor slot.
n) The Replacement_Status_Root field contains a value which is one of the permitted response code values for Service Request 6.15.1, as set out in the first column of Table 7 in section 4.1.3.3 of the Message Mapping Catalogue, in relation to the replacement of information from the affected Certificate in the Root anchor slot on a Device.

o) The Replacement_Status_Recovery field contains a value which is one of the permitted response code values for Service Request 6.15.1, as set out in the first column of Table 7 in section 4.1.3.3 of the Message Mapping Catalogue, in relation to the replacement of information from the affected Certificate in the Recovery anchor slot on a Device.

p) The Replacement_Status_Supplier_DS field contains a value which is one of the permitted response code values for Service Request 6.15.1, as set out in the first column of Table 7 in section 4.1.3.3 of the Message Mapping Catalogue, in relation to the replacement of information from the affected Certificate in the Supplier Digital Signing anchor slot on a Device.

q) The Replacement_Status_Supplier_KAK field contains a value which is one of the permitted response code values for Service Request 6.15.1, as set out in the first column of Table 7 in section 4.1.3.3 of the Message Mapping Catalogue, in relation to the replacement of information from the affected Certificate in the Supplier Key Agreement Key anchor slot on a Device.

r) The Replacement_Status_Supplier_KAKPP field contains a value which is one of the permitted response code values for Service Request 6.15.1, as set out in the first column of Table 7 in section 4.1.3.3 of the Message Mapping Catalogue, in relation to the replacement of information from the affected Certificate in the Supplier prepayment Key Agreement Key anchor slot on a Device.

s) The Replacement_Status_NetworkOperator_DS field contains a value which is one of the permitted response code values for Service Request 6.15.1, as set out in the first column of Table 7 in section 4.1.3.3 of the Message Mapping Catalogue, in relation to the replacement of information from the affected Certificate in the Network Operator Digital Signing anchor slot on a Device.

t) The Replacement_Status_NetworkOperator_KAK field contains a value which is one of the permitted response code values for Service Request 6.15.1, as set out in the first column of Table 7 in section 4.1.3.3 of the Message Mapping Catalogue, in relation to the replacement of information from the affected Certificate in the Network Operator Key Agreement Key anchor slot on a Device.

u) The Replacement_Status_COS_DS field contains a value which is one of the permitted response code values for Service Request 6.15.1, as set out in the first column of Table 7 in section 4.1.3.3 of the Message Mapping Catalogue, in relation to the replacement of information from the affected Certificate in the TCoS anchor slot on a Device.

v) The Replacement_Status_WAN_DS field contains a value which is one of the permitted response code values for Service Request 6.15.1, as set out in the first column of Table 7 in section 4.1.3.3 of the Message Mapping Catalogue, in relation to the replacement of information from the affected Certificate in the WAN Provider anchor slot on a Device.
w) The File_Signing Certificate_ID field contains the File Signing Certificate ID, which shall not contain a value when the file is issued by the DCC.

x) The Digital_Signature field contains the Digital Signature, which shall not contain a value when the file is issued by the DCC.
## Annex F: Definitions

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Chief Information Security Officer</td>
<td>Means a senior security officer within a Party who is responsible for activities including (but not limited to) establishing and maintaining the security vision, strategy, information security governance framework, secure asset and infrastructure control framework, and security risk management program</td>
</tr>
<tr>
<td>Data Services Provider, or DSP</td>
<td>Means the DCC acting from those systems identified in part a) of the definition of DCC Live Systems</td>
</tr>
<tr>
<td>DSP Threshold Anomaly Detection, or DSP TAD</td>
<td>Means the DCC acting using those systems identified in Part (b) of the definition of DCC Live Systems</td>
</tr>
<tr>
<td>Key Activation Ceremony</td>
<td>Means a meeting at which a Private Key or Symmetric Key is activated by the DCC and/or Key Custodians, such that the Private Key or Symmetric Key may be used</td>
</tr>
<tr>
<td>Key Generation Ceremony</td>
<td>Means a meeting at which a Private Key or Contingency Symmetric Key is generated by the DCC and Key Custodians</td>
</tr>
<tr>
<td>Key Component</td>
<td>Means part of a Key or part of Activation Data used to protect a Key.</td>
</tr>
<tr>
<td>Key Custodian</td>
<td>Means an individual, appointed in accordance with section 3.4 of the SMKI Recovery Procedure, to hold a key which may be used as part of the process to access a Key Component.</td>
</tr>
<tr>
<td>Organisation Compromise Notification File</td>
<td>A CSV file used to support recovery from a Compromise that is specified in Annex B of the SMKI Recovery Procedure</td>
</tr>
<tr>
<td>Organisation Compromise Recovery Progress File</td>
<td>A CSV file used to support recovery from a Compromise that is specified in Annex C of the SMKI Recovery Procedure</td>
</tr>
<tr>
<td>Other Compromise Notification File</td>
<td>A CSV file used to support recovery from a Compromise that is specified in Annex D of the SMKI Recovery Procedure</td>
</tr>
<tr>
<td>Other Compromise Recovery Progress File</td>
<td>A CSV file used to support recovery from a Compromise that is specified in Annex E of the SMKI Recovery Procedure</td>
</tr>
<tr>
<td>Trusted Service Provider, or TSP</td>
<td>Means the DCC acting using systems identified in part (d) of the definition of DCC Live Systems</td>
</tr>
</tbody>
</table>
Annex G: SMKI Recovery Procedure Test Scenarios

Each scenario set out in this Annex G can be tested in isolation, or combined as part of a more extensive test.

8.1 DCC and SMKI PMA Interactions

These scenarios cover the testing of interactions between the DCC Service Desk and the SMKI PMA in the event of a (suspected) Compromise.

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 200</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Notification of (suspected) Compromise and SMKI PMA Response</td>
</tr>
</tbody>
</table>
| Description | DCC service Desk completes Compromise Notification Report  
DCC service Desk communicates Compromise Notification Report  
DCC Service Desk requests SMKI PMA Decision (not applicable to the Method 1 of the Organisation Recovery process)  
SMKI PMA acknowledge receipt of Compromise Notification Report  
SMKI PMA provides instruction / guidance to the DCC through the DCC Service Desk in response to the Compromise Notification Report as to whether Recovery should be carried out and if so, which steps of the chosen approach |
| Objective | • To prove DCC processes in regard to the Compromise Notification Report preparation  
• To prove communication of (suspected) Compromise process to the SMKI PMA by the DCC Service Desk  
• To prove SMKI PMA instruction / guidance to the DCC Service Desk processes  
• To prove SMKI PMA decision making processes in response to the Compromise Notification Report and request for guidance / instruction |

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 201</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Notification of outcome of Recovery processes</td>
</tr>
</tbody>
</table>
| Description | DCC Service Desk prepares Organisation Compromise Recovery Report for the SMKI PMA  
DCC Service Desk communicates Recovery Report to the SMKI PMA |
SMKI PMA acknowledges receipt of Organisation Compromise Recovery Report

<table>
<thead>
<tr>
<th>Objective</th>
<th>Description</th>
</tr>
</thead>
</table>
| • To prove DCC processes for the preparation of the Organisation Compromise Recovery Report  
• To prove communication of the Organisation Compromise Recovery Report to the SMKI PMA by the DCC Service Desk  
• To prove SMKI PMA processes in respect of receipt of the Organisation Compromise Recovery Report |

8.2 DCC / Subscriber and DCC / Party Interactions and Processes

8.2.1 Organisation Certificate Revocation and Replacement

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 214</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Organisation Certificate Revocation</td>
</tr>
</tbody>
</table>
| Description | Subscriber submits Certificate Revocation Request(s) (CRR) through the DCC Service Desk  
DCC revokes Organisation Certificates identified in the CRR(s)  
DCC Service Desk communicates outcome of Revocation request to Subscriber |
| Objective | • To prove Subscriber processes in response to a (suspected) Compromise of one its Organisation Private Keys  
• To prove DCC and Subscriber interactions to revoke an Organisation Certificate |

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 202</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Replacement Organisation Certificates</td>
</tr>
</tbody>
</table>
| Description | Subscriber obtains new or identifies existing Organisation Certificates to replace on affected Devices  
Subscriber communicates decision in the form of a Certificate ID to the DCC through the DCC Service Desk |
| Objective | • To prove the Subscriber can request new Organisation Certificates or identify and obtain existing Organisation Certificates to be placed on affected Devices during the Recovery process  
• To prove Subscriber communications with the DCC Service Desk in respect of the replacement Organisation Certificates |
### 8.2.2 Communication of SMKI PMA Decision to Subscriber

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 203</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Title:</strong></td>
<td>DCC Communicates SMKI PMA Recovery Decision to Subscriber</td>
</tr>
<tr>
<td><strong>Description:</strong></td>
<td>DCC Service Desk communicates the decision of the SMKI PMA in respect of whether Recovery will be used and if so, which methods and steps are to be carried out</td>
</tr>
<tr>
<td><strong>Objective:</strong></td>
<td>• To prove DCC Service Desk and Subscriber interactions in respect of SMKI PMA decisions</td>
</tr>
</tbody>
</table>

### 8.2.3 Subscriber notification of Compromise (or suspected Compromise)

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 215</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Title:</strong></td>
<td>Send DCC Organisation Notification and Anomaly Detection Threshold changes</td>
</tr>
<tr>
<td><strong>Description:</strong></td>
<td>Subscriber / Supplier submits through the DCC Service Desk Organisation Compromise Notification Files or Other Compromise Notification Files and Anomaly Detection Thresholds amendments for the purposes of Recovery, in accordance with the Threshold Anomaly Detection Procedures</td>
</tr>
</tbody>
</table>
| **Objective:** | • To prove Subscriber / Supplier processes and interactions with the DCC Service Desk in regard to the submission of information relating to impacted devices, incident  
• To prove Subscriber / Supplier processes and interactions with the DCC Service Desk in regard to the temporary amendment of Anomaly Detection Thresholds to support Recovery |

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 216</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Title:</strong></td>
<td>Threshold Anomaly Detection – Post-recovery – applies to Method 1 of Organisation Certificate Recovery from Compromise only</td>
</tr>
</tbody>
</table>
### Description

Subscriber / Supplier submits through the DCC Service Desk Anomaly Detection Thresholds for re-instatement following recovery

### Objective

- To prove Subscriber / Supplier processes and interactions with the DCC Service Desk in regard to the re-instigation of Anomaly Detection Thresholds following Recovery

---

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 217</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>DCC amends Anomaly Detection Thresholds</td>
</tr>
</tbody>
</table>
| Description | DCC amends Anomaly Detection Thresholds in response to Recovery process to enable communications to Devices to be processed by the DSP  
DCC informs Subscriber of Threshold Anomaly Detection value change |
| Objective |  
- To prove DCC processes in respect of Threshold Anomaly Detection value change during Recovery  
- To prove DCC and Subscriber interactions in respect of Threshold Anomaly Detection value change during Recovery |

---

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 218</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>DCC re-instates Anomaly Detection Thresholds</td>
</tr>
</tbody>
</table>
| Description | DCC Service Desk amends Anomaly Detection Thresholds to those set before the Recovery process commenced  
DCC Service Desk informs Anomaly Detection Thresholds change |
| Objective |  
- To prove DCC processes in respect of Anomaly Detection Thresholds reinstatement following Recovery  
- To prove DCC and Subscriber interactions in respect of Anomaly Detection Thresholds reinstatement during Recovery |
## 8.2.4 DCC Notification to Parties other than the (suspected) Compromised Subscriber

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 204</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Method 1 and Method 3 – Responsible Supplier Notification of (suspected) Compromise</td>
</tr>
<tr>
<td>Description:</td>
<td>DCC Service Desk identifies affected Devices for which the Subscriber is not the Responsible Supplier. DCC Service Desk notifies Responsible Supplier(s) for those Devices using Organisation Compromise Notification file.</td>
</tr>
<tr>
<td>Objective:</td>
<td>To prove DCC Service Desk and Responsible Supplier processes with regard to notification of (suspected) Compromise to Responsible Suppliers for Devices which are affected by the (suspected) Compromise.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 205</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Method 1 and Method 3 - Responsible Supplier Notification of Progress / Outcome of Recovery</td>
</tr>
<tr>
<td>Description:</td>
<td>DCC Service Desk identifies affected Devices for which the Subscriber is not the Responsible Supplier. DCC Service Desk notifies Responsible Supplier(s) for those Devices using Organisation Compromise Progress file and therefore the cessation of communications with affected Devices during Recovery.</td>
</tr>
<tr>
<td>Objective:</td>
<td>To prove DCC Service Desk and Party processes with regard to notification of progress of Recovery to Responsible Suppliers for Devices which are affected by the (suspected) Compromise.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 206</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Method 2 – Network Operator Notification of (suspected) Compromise</td>
</tr>
<tr>
<td>Description:</td>
<td>DCC Service Desk identifies Network Operators for affected Devices reported by the Subscriber. DCC Service Desk notifies using the Organisation Notification file Network Operators for those Devices of the Subscriber’s intent to Recover using Method 2 and cessation of communications during Recovery.</td>
</tr>
<tr>
<td>Objective:</td>
<td>To prove DCC Service Desk and Network Operator Party processes with regard to notification of (suspected) Compromise to Network Operators for Devices which are affected by the (suspected) Compromise.</td>
</tr>
</tbody>
</table>
### Method 2 – Network Operator Notification of Progress / Outcome of Recovery

**Description**

DCC Service Desk identifies Network Operators for affected Devices reported by the Subscriber

DCC Service Desk notifies Network Operator(s) for those Devices of Recovery progress / outcome of Recovery using the Organisation Compromise Progress file

**Objective**

- To prove DCC Service Desk and Network Operator Party processes with regard to notification of progress of Recovery to Network Operators for Devices which are affected by the (suspected) Compromise

---

### 8.3 Method 1 - Subscriber Service Requests and Alert Responses

This scenario is applicable only to Method 1 of the Recovery of Organisation Certificate held on a Device (section 4.1 of the SMKI Recovery Procedures). Its execution will be through the combination of individual test scenarios as set out above in section 8.2 of this Annex G.

**ID** SMKI 208

**Title:** Method 1 - Subscriber Recovers using own Private Key

**Description**

Subscriber sends Service Requests to replace Organisation Certificates on affected Devices, signed using its own private key which is the subject of the (suspected) Compromise

Subscriber monitors progress of Recovery through Alerts received from affected Devices in response to the instruction to replace Organisation Certificates

Subscriber informs DCC through DCC Service Desk of the progress of Recovery through an Organisation Compromise Progress Report File

**Objective**

- To prove Subscriber processes in response to a (suspected) Compromise of one its Organisation Private Keys

---

### 8.4 Methods 2 & 3 – Communications with affected Devices in Response to the Supplier / Subscribers Service Requests

These scenarios are applicable to Methods 2 and / or 3 of the Recovery of Organisation Certificate held on a Device (section 4.1 of the SMKI Recovery Procedures). Their execution will be through the combination of individual test scenarios as set out above in section 8.2 of this Annex G.
<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 209</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Suspension of Communications with Devices</td>
</tr>
<tr>
<td>Description</td>
<td>DCC suspends communications to Devices where the Compromise impacts Supplier and / or Communication Service Provider Certificates on those Devices</td>
</tr>
<tr>
<td></td>
<td>DCC confirms decision of the SMKI PMA with regard to the suspension or if reinstates communication according to the decision of the SMKI PMA</td>
</tr>
<tr>
<td>Objective</td>
<td>• To prove DCC Service Desk and DCC processes with regard to the suspension of communications with affected Devices</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 210</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Set status of affected Devices to Recovery</td>
</tr>
<tr>
<td>Description</td>
<td>Where the affected Subscriber is not a Network Provider, DCC sets status in the Smart Metering Inventory of affected Devices to ‘Recovery’</td>
</tr>
<tr>
<td>Objective</td>
<td>• To prove DCC Service Desk and DCC processes with regard to the SMI status change during Recovery processes</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 211</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Commands sent to affected Devices to effect Recovery – Method 2 only</td>
</tr>
<tr>
<td>Description</td>
<td>DCC issues Commands as set out in the GBCS signed with the Recovery Private Key and containing ACB Certificates as the replacement Supplier Certificate</td>
</tr>
<tr>
<td></td>
<td>DCC monitor for Alerts received from Devices and forwards the Alert to the affected Supplier</td>
</tr>
<tr>
<td></td>
<td>DCC sets SMI status of affected Devices that have reported successful Recovery to ‘Recovered’</td>
</tr>
<tr>
<td></td>
<td>DCC notifies affected Subscriber of progress of the Recovery Processes using the DCC Alert and Organisation Recovery Progress file</td>
</tr>
<tr>
<td></td>
<td>Supplier Issues Service Requests to replace the ACB Certificate in the Supplier slot with a new Supplier Certificate</td>
</tr>
<tr>
<td></td>
<td>DCC processes these Service Requests</td>
</tr>
<tr>
<td></td>
<td>Supplier notifies the outcome of Supplier Certificate Replacement using the Organisation Recovery Progress file</td>
</tr>
<tr>
<td></td>
<td>DCC sets SMI status of the Device to the pre-Recovery State on receipt of the Response from the Device indicating successful Certificate Update</td>
</tr>
</tbody>
</table>
| Objective | To prove DCC and DCC Service Desk processes during Method 2 of Organisation Certificate Recovery  
|          | To prove Suppliers processes during Method 2 of Organisation Certificate Recovery  
|          | To prove interactions between Supplier and DCC Service Desk during Method 2 of Organisation Certificate Recovery |

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 213</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Commands sent to affected Devices to effect Recovery – Method 3 only</td>
</tr>
</tbody>
</table>
| Description | DCC issues Commands as set out in the GBCS signed with the Recovery Private Key and containing the Certificate identified by the Subscriber as the replacement Certificate  
|          | DCC monitor for Alerts received from Devices and forwards the Alert to the affected Subscriber  
|          | DCC sets SMI status of affected Devices that have reported successful certificate replacement to the pre-recovery status  
|          | DCC notifies affected Subscriber of progress of the Recovery Processes using the Organisation Recovery Progress file  
|          | DCC notifies the Device’s Responsible Supplier (if not the Subscriber) of failed certificate replacement events using the Organisation Recovery Progress file |
| Objective | To prove DCC and DCC Service Desk processes during Method 3 of Organisation Certificate Recovery  
|          | To prove Subscribers processes during Method 3 of Organisation Certificate Recovery  
|          | To prove interactions between Subscribers and DCC Service Desk during Method 3 of Organisation Certificate Recovery  
|          | To prove interactions between Responsible Suppliers and DCC Service Desk during Method 3 of Organisation Certificate Recovery |

### 8.5 End to End Tests

These Test Scenarios constitute full Tests of each Recovery Process set out in the sections 4 and 6 of the SMKI Recovery Procedures. It is intended that these tests are carried out periodically as set out in section 7.1 of this SMKI Recovery Procedures.

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 101</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Recovery from Compromise of an Organisation Private Key (other than the Recovery Private Key) – Method 1</td>
</tr>
<tr>
<td>ID</td>
<td>SMKI 102</td>
</tr>
<tr>
<td>--------</td>
<td>---------------</td>
</tr>
<tr>
<td>Title:</td>
<td>Recovery from Compromise of an Organisation Private Key (other than the Recovery Private Key) – Method 1</td>
</tr>
<tr>
<td>Description</td>
<td>As set out in section 4.1 of the SMKI Recovery Procedures (except for the standing-up of the Recovery Environment)</td>
</tr>
<tr>
<td>Objective</td>
<td>• To prove in an end to end test the processes to Recover from the Compromise of an Organisation Private Key (other than the Recovery Private Key) – Method 1</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 103</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Recovery from Compromise of an Organisation Private Key (other than the Recovery Private Key) – Method 2</td>
</tr>
<tr>
<td>Description</td>
<td>As set out in section 4.2 of the SMKI Recovery Procedures (except for the standing-up of the Recovery Environment)</td>
</tr>
<tr>
<td>Objective</td>
<td>• To prove in an end to end test the processes to recover from the Compromise of an Organisation Private Key (other than the Recovery Private Key) – Method 2</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 104</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Recovery from Compromise of a Recovery Private Key</td>
</tr>
<tr>
<td>Description</td>
<td>As set out in section 6.2 of the SMKI Recovery Procedures (except for the standing-up of the Recovery Environment)</td>
</tr>
<tr>
<td>Objective</td>
<td>• To prove in an end to end test the processes to recover from the Compromise of the Recovery Private Key</td>
</tr>
<tr>
<td>ID</td>
<td>SMKI 105</td>
</tr>
<tr>
<td>------</td>
<td>------------------------------</td>
</tr>
<tr>
<td>Title:</td>
<td>Recovery from Compromise of an Issuing OCA Private Key</td>
</tr>
<tr>
<td>Description</td>
<td>As set out in section 6.3 of the SMKI Recovery Procedures (except for the standing-up of the Recovery Environment)</td>
</tr>
<tr>
<td>Objective</td>
<td>• To prove in an end to end test the processes to recover from the Compromise of an Issuing OCA Private Key</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>ID</th>
<th>SMKI 106</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Recovery from Compromise of a Contingency Private Key or the Contingency Symmetric Key</td>
</tr>
<tr>
<td>Description</td>
<td>As set out in section 6.1 of the SMKI Recovery Procedures</td>
</tr>
<tr>
<td>Objective</td>
<td>• To prove in an end to end test the processes to recover from the Compromise of a Contingency Private Key or Contingency Symmetric Key</td>
</tr>
</tbody>
</table>
Appendix M

SMKI Interface Design Specification
Contents

1 Introduction .......................................................................................................................... 5
   1.1 Purpose ......................................................................................................................... 5
   1.2 Target Response Times ............................................................................................... 5

2 SMKI interfaces .................................................................................................................... 7
   2.1 Interface Definition ....................................................................................................... 7
   2.2 General obligations ....................................................................................................... 7
   2.3 SMKI Portal interface via DCC Gateway Connection ............................................... 9
       General obligations ......................................................................................................... 9
       Establishing a secured web browser connection to the SMKI Portal interface via DCC Gateway Connection ................................................................. 9
       Submission of Organisation CSRs and retrieval of resulting Organisation Certificates........................................................................................................... 10
       Submission of Device CSRs (Ad Hoc or Batched) and retrieval of resulting Device Certificates ........................................................................................................... 12
   2.4 Ad Hoc Device CSR Web Service interface ............................................................... 16
       General obligations ......................................................................................................... 16
       Establishing a secured connection to the Ad Hoc Device CSR Web Service interface ......................................................................................................................... 17
       Submission of Device CSRs and retrieval of resulting Device Certificates ........... 18
   2.5 Batched Device CSR Web Service interface ............................................................. 19
       General obligations ......................................................................................................... 19
       Establishing a secured connection to the Batched Device CSR Web Service interface ......................................................................................................................... 20
       Submission of Batched CSRs and retrieval of resulting Device Certificates ...... 22
   2.6 SMKI Portal interface via the Internet ....................................................................... 25
       General obligations ......................................................................................................... 25
       Establishing a secured web browser connection to the SMKI Portal interface via the Internet ............................................................................................................. 26
Submission of Organisation CSRs and retrieval of resulting Organisation Certificates ................................................................. 27

Submission of Device CSRs (Ad Hoc or Batched) and retrieval of resulting Device Certificates ................................................ Error! Bookmark not defined.

Appendix A  Ad-Hoc Device CSR Web Service Messages ....................... 29

Example: Device Certificate Signing Request Message .......................... 29
Device Certificate Signing Request: Element Table ............................... 29
Device Certificate Signing Request: Attribute Table ............................. 29
Example: Response to Ad Hoc Device Certificate Signing Request – Success ... 29
Example: Response to Ad Hoc Device Certificate Signing Request – Incorrect XML ................................................................. 30
Example: Response to Ad Hoc Device Certificate Signing Request – other error ................................................................. 31
Response to Ad Hoc Device Certificate Signing Request: Element Table ...... 31
Response to Ad Hoc Device Certificate Signing Request: Attribute Table ...... 31
Response Status ............................................................................ 32

Appendix B  Schema for Ad Hoc Device CSR Web Service Interface ........ 33

Appendix C  Submission of Batched CSRs via the Batched Device CSR Web Service Interface ................................................................. 35

Example: Submit Batched CSR Message ............................................ 35
Submit Batched CSR Message: Element Table ................................. 35
Submit Batched CSR Message: Attribute Table .................................. 36
Example: Response to Batched CSR – success .................................. 36
Example: Response to Batched CSR – Incorrect XML .......................... 36
Example: Response to Batched CSR– maximum batch size exceeded .... 37
Example: Response to Batched CSR response– other error ................. 37
Batched CSR response message: element table .................................. 37
Batched CSR response message: attribute table ................................ 38
Batched CSR response message: response status values ...................... 38
Appendix D  Retrieval of Device Certificates as a result of Batched CSR submission

Example: Batched CSR Result Message – Incomplete batch processing ............39
Example: Batched CSR Result Message – Batch Completed ..........................39
Example: Batched CSR Result Message – Unknown BatchId .........................40
Example: Batched CSR Result Message – Other Error ...............................41
Batched CSR Result: Element Table ..........................................................41
Batched CSR Result: Attribute Table .........................................................42
Batched CSR Result: BatchStatus values .................................................42
Batched CSR Result: Status values .........................................................43

Appendix E  Schema for Batched Device CSR Web Service interface ..........44

Appendix F  Certificate Signing Request Structure ........................................47
  Information to be contained within an Organisation CSR .........................47
  Information to be contained within a Device CSR ..................................48
  Format of Batched Certificate Signing Requests via SMKI Portal interface ....50
  Response File .........................................................................................50

Appendix G  Authentication Credentials ......................................................51

Appendix H  Definitions ..............................................................................53
1 Introduction

1.1 Purpose
Section L4 of the Code sets out the obligation on the DCC to maintain the SMKI Service Interface in accordance with the SMKI Interface Design Specification. Section L4.4 sets out the content of the SMKI Interface Design Specification including the protocols and technical standards which are all based on open standards and defines the technical details of the interfaces to SMKI Services insofar as they relate to Authorised Subscribers.

1.2 Target Response Times
i. For the purposes of supporting the measurement of Target Response Times in accordance with Sections L8.3 of the Code, the terms “send” and “receipt” should be interpreted as follows:

a) for the Ad Hoc Device CSR Web Service interface:
   i. “receipt” means the receipt of a Device CSR in the DCC Systems that is submitted by an Authorised Subscriber via the Ad Hoc Device CSR Web Service interface, following successful completion by DCC of all verification and validation checks as set out in the SMKI Interface Design Specifications in relation to Ad Hoc Device CSRs submitted through the Ad Hoc Web Service interface; and
   ii. “send” means the submission of a Device Certificate or CSR processing error messages from the DCC Systems to Authorised Subscriber within the synchronous response to the corresponding request; or

b) for the Batched Device CSR Web Service interface:
   i. “receipt” means the receipt of a Batched CSR in the DCC Systems that is submitted by an Authorised Subscriber via the Batched Device CSR Web Service interface, following successful completion by DCC of all verification and validation checks as set out in the SMKI Interface Design Specifications in relation to Batched Device CSRs submitted through the Batched Web Service interface; and
   ii. “send” means making available the files containing Device Certificates and/or CSR processing error messages via the Batched Device CSR Web Service interface, for download by the Authorised Subscriber; or

c) for a Batched CSR via the SMKI Portal interface (via DCC Gateway or via the SMKI Portal via the Gateway):
   i. “receipt” means the receipt of a Batched CSR in the DCC Systems that is submitted by an Authorised Subscriber via the SMKI Portal interface, following successful completion by DCC of all verification
and validation checks as set out in the SMKI Interface Design Specifications in relation to Batched Device CSRs submitted through the SMKI Portal interface; and

ii. “send” means making available the files containing Device Certificates and/or CSR processing error messages on the SMKI Portal interface, for download by the an Authorised Subscriber; or

d) for an Ad Hoc Device CSR via the SMKI Portal interface (via DCC Gateway or via the SMKI Portal via the Gateway):

i. “receipt” means the receipt of an Ad Hoc Device CSR or Organisation in the DCC Systems that is submitted by an Authorised Subscriber via the SMKI Portal interface following successful completion by DCC of all validation and verification checks set out in the SMKI Interface Design Specification in relation to Ad Hoc Device CSRs submitted through the SMKI Portal interface; and

ii. “send” means making the Device Certificate or CSR processing error messages on the SMKI Portal interface, for download by the Authorised Subscriber.

e) for an Organisation CSR via the SMKI Portal interface (via DCC Gateway Connection or via the Internet):

i. “receipt” means the receipt of an Organisation CSR in the DCC Systems that is submitted by an Authorised Subscriber via the SMKI Portal interface following successful completion by DCC of all validation and verification checks set out in the SMKI Interface Design Specification in relation to Organisation CSRs; and

ii. “send” means making the Organisation Certificate or CSR processing error messages on the SMKI Portal interface, for download by the Authorised Subscriber.
2 SMKI interfaces

2.1 Interface Definition

The DCC shall make the following interfaces available, in order that Authorised Subscribers may access the SMKI Services.

In accordance with the SMKI Code of Connection, the DCC shall make four interfaces available to Parties and RDPs:

a) a SMKI Portal interface, accessed via an Authorised Subscriber’s web browser and only accessible via a DCC Gateway Connection (as set out in Section 2.3 of this document);

b) an Ad Hoc Device CSR Web Service interface, for the purposes of submitting single Device CSRs, that may be accessed by an Authorised Subscriber’s automated systems, and only accessible via the DCC Gateway Connection (as set out in Section 2.4 of this document);

c) a Batched Device CSR Web Service interface, for the purposes of submitting Batched CSRs for Device Certificates, that may be accessed by an Authorised Subscriber’s automated systems, and only accessible via the DCC Gateway Connection (as set out in Section 2.5 of this document); and

d) a SMKI Portal interface made available over a secured Internet connection and accessed through an Authorised Subscriber’s web browser that does not use a DCC Gateway Connection (as set out in Section 2.6 of this document).

2.2 General obligations

The DCC shall ensure that PKCS#10 certification request standard is used for the submission of Certificate Signing Requests (CSR). Authorised Subscribers shall submit Certificate Signing Requests according to the CSR structures as defined in Appendix F of this document.

In accordance with Section L11 of the SEC, unless an Authorised Subscriber immediately notifies the DCC of Certificate rejection, the Certificate shall be deemed to be accepted.

ii. The DCC shall ensure that the URLs of the SMKI Service Interfaces shall remain unchanged in the event of the failure of a component of interfaces to the SMKI Services, or invocation of business continuity or disaster recovery measures. The DCC shall ensure that Disaster Recovery systems are functionally identical to the main Interface.

Error codes and examples of error messages in relation to:

a) the SMKI Portal interface via DCC Gateway Connection and SMKI Portal interface via the Internet are set out in the SMKI User Guide;

b) the Ad Hoc Device CSR Web Service interface are set out in Appendix A of this document; and
c) the Batched Device CSR Web Service interface are set out in Appendix C and Appendix D of this document.
2.3 SMKI Portal interface via DCC Gateway Connection

General obligations

iii. The SMKI Portal interface via DCC Gateway Connection provides an asynchronous mechanism for SMKI Authorised Responsible Officers (AROs) to submit Organisation CSRs, and Device CSRs in batch or ad-hoc form on behalf of their Authorised Subscriber.

iv. The DCC shall ensure that the SMKI Portal interface via DCC Gateway Connection:

a) uses the HTTPS protocol, secured by mutually authenticated TLS 1.2 in line with the cryptographic standards set out in Appendix G of this document;

b) uses Javascript, Cascading Style Sheets (CSS) and images;

c) is compliant with the W3C Web Content Accessibility Guidelines (v2) at “AA” level; and

d) is only accessible using a DCC Gateway Connection.

v. The process for obtaining a DCC Gateway Connection is detailed in Section H3 of the Code.

Establishing a secured web browser connection to the SMKI Portal interface via DCC Gateway Connection

vi. In order to establish a secured web browser connection to the SMKI Portal interface via DCC Gateway Connection, an Authorised Subscriber shall:

a) access the SMKI Portal landing page via a defined URL (as set out in the SMKI User Guide), which shall be secured using HTTPS;

b) then select the relevant link to access the SMKI Portal page supplied to enable submission and retrieval of Organisation CSRs/Certificates or Device CSRs/Certificates; and

c) having selected the relevant link in b), ensure the web browser connection is secured by establishing a mutually authenticated TLS 1.2 session by entering the PIN code used to enable use of the relevant Cryptographic Credential Token, and presenting the IKI Certificate (which has been Issued in accordance with the SMKI RAPP for the purposes of accessing the SMKI Portal via DCC Gateway Connection) to the DCC for either:

i. Authorised Subscribers for Organisation Certificates, for the purposes of submitting Organisation CSRs and retrieval of resulting Organisation Certificates; or
ii. Authorised Subscribers for Device Certificates, for the purposes of submitting Device CSRs and retrieval of resulting Device Certificates.

vii. In order for a secured web browser connection to the SMKI Portal interface via DCC Gateway Connection to be established, the DCC shall ensure that the SMKI Portal via DCC Gateway Connection presents to the user a x.509 v3 certificate that is recognised by the CA/Browser Forum for the purposes of allowing the Authorised Subscriber’s web browser to validate and authenticate the DCC’s server as part of establishing the mutually authenticated TLS 1.2 session.

viii. The DCC shall ensure that the SMKI Portal via DCC Gateway Connection denies access where the user does not present a valid IKI Certificate for authentication.

Submission of Organisation CSRs and retrieval of resulting Organisation Certificates

2.3.1.1 Submission of Organisation CSRs by Authorised Subscriber

ix. Authorised Subscribers wishing to be issued with an Organisation Certificate shall ensure that they:

a) generate a relevant CSR in line with Appendix F of this document, and Appendix B of the Code; and

b) paste the CSR (formatted in line with Appendix F of this document) into the Certificate Signing Request form and then submit the CSR, via the SMKI Portal interface.

2.3.1.2 Receipt and validation of Organisation CSRs by the DCC

x. Following receipt by the DCC of an Organisation CSR, the DCC shall:

a) validate the format, and verify the Digital Signature of the CSR in line with Appendix F of this document and PKCS#10; and

b) either accept, or reject the CSR;

i. where the CSR is accepted, return a notification via the SMKI Portal interface of acceptance to the Authorised Subscriber; or

ii. where the CSR is rejected, log an error and return an error message via the SMKI Portal interface to the Authorised Subscriber.

2.3.1.3 Actions following acceptance of Organisation CSRs by the DCC

xi. Where an Organisation CSR is accepted, the DCC shall:

a) verify the content of the CSR, which shall include checking that the EUI-64 Compliant identifier contained in the CSR relates to an Authorised Subscriber
on whose behalf the Authorised Responsible Officer submitting the CSR is authorised to submit CSRs; and

b) either approve the CSR for further processing or reject the CSR;

i. where the CSR is approved, return a notification via the SMKI Portal interface of acceptance to the Authorised Subscriber; or

ii. where the CSR is rejected, notify the Authorised Subscriber via the SMKI Portal interface of the errors and reasons for the rejection of that CSR, where such errors shall be in accordance with “Response Status” table in Appendix A of this document.

xii. If an Organisation CSR is rejected by the DCC, the Authorised Subscriber must, if they still wish to be issued with a relevant Organisation Certificate, correct the errors and re-submit the CSR. The Authorised Subscriber does not need to generate a new Key Pair in respect of the Organisation CSR.

2.3.1.4 Actions following approval of Organisation CSRs by the DCC

xiii. Where an Organisation CSR is approved by the DCC, the DCC shall:

a) Issue a corresponding Organisation Certificate;

b) lodge the resulting Organisation Certificate in the SMKI Repository; and

c) make the Organisation Certificate available for download via the SMKI Portal interface via DCC Gateway Connection and the SMKI Repository.

2.3.1.5 Actions following download of an Organisation Certificate by an Authorised Subscriber

xiv. Upon downloading the Issued Organisation Certificate, the Authorised Subscriber shall in accordance with L11.5 of the Code, establish that the information contained in the resulting Organisation Certificate is consistent with the information contained in the corresponding Organisation CSR.

xv. Should there be an inconsistency, the Authorised Subscriber shall immediately reject the Organisation Certificate in accordance with L11.5 by notifying the DCC via the DCC’s Service Desk, and inform the DCC of the inconsistency. Should the DCC be notified by an Authorised Subscriber of an inconsistency, the DCC shall log the event and investigate as appropriate.

xvi. Upon rejection of the Organisation Certificate by an Authorised Subscriber and subsequent notification to the DCC of such rejection, the DCC shall revoke the Organisation Certificate, place the Organisation Certificate on the Organisation CRL, and lodge the updated CRL in the SMKI Repository in accordance with Appendix B of the Code.
Submission of Device CSRs (Ad Hoc or Batched) and retrieval of resulting Device Certificates

A Device Certificate can be submitted through the SMKI Portal interface via DCC Gateway Connection in Ad Hoc CSR form or as a number in Batched CSR form.

2.3.1.6 Submission of Ad Hoc Device CSR or Batched CSR by Authorised Subscriber

xvii. Authorised Subscribers wishing to be issued with a Device Certificate or Device Certificates shall ensure that they generate the relevant Device CSRs in line with Appendix F of this document, and Appendix A of the Code.

b) Ad Hoc Device CSR submission - where the Authorised Subscriber wishes to submit an Ad Hoc Device CSR, the Authorised Subscriber shall paste the CSR into the Ad Hoc Device CSR form (as set out in the SMKI User Guide) and then submit it to the SMKI Portal interface; or

c) Batched CSR submission - where the Authorised Subscriber wishes to submit a Batched CSR, the Authorised Subscriber shall:

i. generate the relevant Device CSRs; and

ii. create a .zip file containing the individual Device CSRs, formatted in line with Appendix F of this document, then upload and submit the .zip file using the Batched CSR web form (as set out in the SMKI User Guide) to the SMKI Portal interface.
2.3.1.7 Receipt and validation of Device CSR (Ad Hoc or Batched) by the DCC

iii. Following receipt by the DCC of an Ad Hoc Device CSR or Batched CSR to the SMKI Portal via DCC Gateway Connection, the DCC shall:

a) for an Ad Hoc Device CSR submission:
   i. validate the format, and verify the Digital Signature of the CSR in line with Appendix F of this document and PKCS#10;
   ii. apply the Eligible Subscriber checks as set out in Section L3.16 of the Code; and
   iii. either accept, or reject the CSR; and
      A. where the CSR is accepted, return a notification via the SMKI Portal interface of acceptance to the Authorised Subscriber; or
      B. where the CSR is rejected, log an error and return an error message that is in accordance with “Response Status” table in Appendix A of this document, via the SMKI Portal interface to the Authorised Subscriber; or

b) for a Batched CSR submission:
   i. validate that the structure of the submitted .zip file is in accordance with the format set out in Appendix F to this document;
   ii. validate that the number of CSRs contained within the Batched CSR is less than or equal to 50,000;
      A. should the Batched CSR contain more than 50,000 CSRs, the DCC shall reject the Batched CSR (including all of the Device CSRs contained within the Batched CSR); or
      B. should the Batched CSR contain less than or equal to 50,000 CSRs, further validate the Batched CSR as set out below;
   iii. either accept, or reject the Batched CSR and/or each constituent Device CSR, log relevant errors and return a synchronous response via the SMKI Portal interface to notify the Authorised Subscriber as to:
      A. where the Batched CSR is accepted, acceptance of the Batched CSR and the number of Device CSRs submitted within the Batched CSR; or
      B. where the Batched CSR is rejected, relevant error messages that are in accordance with “Response Status” table in Appendix C of this document.
2.3.1.8 Actions following acceptance of Device CSRs by the DCC

iv. If a Device CSR is accepted, the DCC shall:

a) for an Ad Hoc Device CSR submission:

   i. perform such additional checks as DCC determines is necessary on the Device CSR, which may include checking that all mandatory fields are present and conform to the requirements set out in the Device Certificate Policy;

   ii. check that less than 100 Device Certificates have previously been Issued for the Device ID to which the Device CSR relates;

   iii. either approve, or reject the Device CSR; and

      A. where the CSR is accepted, return a notification via the SMKI Portal interface of acceptance to the Authorised Subscriber; or

      B. where the CSR is rejected, log an error that is in accordance with “Response Status” table in Appendix A of this document, and return an error message via the SMKI Portal interface to the Authorised Subscriber; or

b) for a Batched CSR submission:

   i. validate the format, and verify the signature of each Device CSR contained within the Batched CSR in line with Appendix F of this document and PKCS#10;

   ii. perform such additional checks as DCC determines is necessary on one or more of the Device CSRs in the Batched CSR, which may include checking that all mandatory fields are present and conform to the requirements set out in the Device Certificate Policy;

   iii. apply the Eligible Subscriber checks as set out in Section L3.16 of the Code;

   iv. check that less than 100 Device Certificates have previously been Issued for the Device ID to which each Device CSR relates;

   v. either approve, or reject each Device CSR in the Batched CSR; and

      A. where the CSR is approved, include a notification in the Batched CSR response file, as set out in section 2.3.4.4d) of this document, to the Authorised Subscriber; or

      B. where the CSR is rejected, log an error that is in accordance with “Response Status” table in Appendix C of this document, and include an error notification in the
Batched CSR response file, as set out in section 2.3.4.4d) of this document.

v. Where a CSR has been rejected by the DCC because it would breach the 100 Device Certificate limit, the Authorised Subscriber should contact the DCC’s Service Desk in order to review with the DCC the threshold applying in relation to the particular Device ID such that additional Device Certificates may be issued in relation to it.

vi.

vii. If a Device CSR is rejected by the DCC, including where contained within a Batched CSR, the Authorised Subscriber must, if they still wish to be issued with a relevant Device Certificate, correct the errors and re-submit the CSR. The Authorised Subscriber may not need to instruct the Device to generate a new Key Pair for the subsequent CSR depending on the error condition.

2.3.1.9 Actions following approval of Device CSRs by the DCC

viii. Where a Device CSR is approved by the DCC, the DCC shall:

a) Issue a corresponding Device Certificate;

b) lodge the resulting Device Certificate in the SMKI Repository; and

c) for Ad Hoc Device CSRs:

i. make the corresponding Device Certificate, for up to 30 days following provision by the DCC, available for download via the ‘certificate pickup’ page on the SMKI Portal interface via DCC Gateway Connection (as set out in the SMKI User Guide) and the SMKI Repository;

ix. In order to retrieve the Device Certificate, the Authorised Subscriber will establish a connection to the SMKI Portal interface via DCC Gateway Connection using the IKI Certificate Issued for the purposes of submitting Device CSRs and retrieving Device Certificates; or

d) for Batched CSRs:

i. make available, for up to 30 days following provision by the DCC, two files for download via the ‘certificate pickup’ page on the SMKI Portal interface, comprising:

A. a .zip file containing the Certificates in Base64 encoded DER format resulting from successfully processed CSRs; and

B. a .txt file containing a report showing the processed status of each CSR in the Batched CSR, including errors.
x. In order to retrieve the response files (as set out above) which correspond with a Batched CSR submission, the Authorised Subscriber will establish a connection to the SMKI Portal interface via DCC Gateway Connection using the IKI Certificate Issued for the purposes of submitting Device CSRs and retrieving Device Certificates.

2.3.1.10 Actions following download of an Device Certificate by an Authorised Subscriber

xi. Upon downloading the Issued Device Certificate, the Authorised Subscriber shall, in accordance with L11.6, take reasonable steps to establish that the information contained in the resulting Device Certificate is consistent with the information contained in the corresponding Device CSR.

xii. Should there be an inconsistency, the Authorised Subscriber shall immediately reject the Device Certificate in accordance with L11.6 by notifying the DCC via the DCC’s Service Desk, and inform the DCC of the inconsistency. Should the DCC be notified by an Authorised Subscriber of an inconsistency, the DCC shall log the event and investigate as appropriate.

xiii.

2.4 Ad Hoc Device CSR Web Service interface

General obligations

xiv. The Ad Hoc Device CSR Web Service interface provides a synchronous mechanism for an Authorised Subscriber’s systems to submit individual Device CSRs.

xv. The DCC shall ensure that the Ad Hoc Device CSR Web Service interface:

a) is only accessible to Authorised Subscribers for Device Certificates acting on behalf of Parties in the User Role of Import Supplier, Gas Supplier, or the DCC;

b) uses the HTTPS protocol, secured by mutually authenticated TLS 1.2, in line with the cryptographic properties set out in Appendix G of this document;

c) uses Extensible Markup Language (XML) over REST for Device CSR message requests and responses;

d) provides message responses which are consistent with Appendix A of this document;

 e) uses the XML Schema for CSR message requests and responses defined in Appendix B of this document; and

f) is only accessible using a DCC Gateway Connection.
xvi. Prior to gaining access to the Ad Hoc Device CSR Web Service interface, Authorised Subscribers shall prepare and provide to the DCC a CSR, as set out in Appendix G, in electronic form in respect of an IKI Certificate in accordance with the procedures set out in the SMKI RAPP and as set out immediately below.

xvii. The DCC shall validate the format, and verify the signature of the CSR in line with Appendix G of this document and the IKI Certificate Policy. If accepted, the DCC shall process the CSR and shall, if accepted, provide the Authorised Subscriber with the following, in accordance with the SMKI RAPP:

a) an IKI Certificate issued under the appropriate Infrastructure Certificate Authority for the purpose of enabling client authentication to the Ad Hoc Device CSR Web Service interface; and

b) a CA/Browser Forum recognised certificate authority root certificate and all corresponding issuing authority certificates, for the purposes of enabling server authentication of the Ad Hoc Device CSR Web Service interface.

Establishing a secured connection to the Ad Hoc Device CSR Web Service interface

In order to establish a secured TLS1.2 connection to the Ad Hoc Device CSR Web Service interface, an Authorised Subscriber for Device Certificates acting as an Import Supplier or Gas Supplier, or the DCC, shall:

a) configure its system(s) to connect to the Ad Hoc Device CSR Web Service interface URL, as set out in the SMKI User Guide;

b) establish a TLS 1.2 session by presenting the IKI Certificate which has been Issued in accordance with the SMKI RAPP for the purposes of TLS 1.2 mutual authentication to secure access to the Ad Hoc Device CSR Web Service interface.

c) configure its systems such that the TLS 1.2 session renegotiation timeout is set to 5 minutes for each connection to the Ad Hoc Device CSR Web Service interface.

xviii. In order for a secured connection to the Ad Hoc Device CSR Web Service interface to be established, the DCC shall ensure that the Ad Hoc Device CSR Web Service presents the CA/Browser Forum certificate referenced in section 2.4.1 of this document, for the purposes of allowing the Authorised Subscriber’s systems to authenticate the server as part of establishing the mutually authenticated TLS1.2 session.

xix. The DCC shall ensure that access to the Ad Hoc Device CSR Web Service interface is denied where the user does not present a valid IKI Certificate for authentication.
Submission of Device CSRs and retrieval of resulting Device Certificates

2.4.1.1 Submission of Device CSRs by Authorised Subscriber

Authorised Subscribers wishing to be Issued with a Device Certificate via the Ad Hoc Device CSR Web Service interface shall ensure that they:

a) generate a Device CSR in line with Appendix F of this document and Appendix A of the Code; and
b) include the Device CSR in the XML format defined in the XML Schema set out in Appendix B of this document and submit the CSR via HTTP POST to the Ad Hoc Web Service interface.

2.4.1.2 Receipt and validation of Device CSRs by the DCC

Following receipt of a Device CSR to the Ad Hoc Device CSR Web Service interface, the DCC shall:

a) validate that the format of the XML document complies with the XML schema as set out in Appendix B of this document;

b) validate the format, and verify the Digital Signature of the CSR in line with Appendix F of this document and PKCS#10;

c) either accept, or reject the CSR;
   i. where the CSR is rejected, log an error and return an error message in the synchronous XML response, to the Authorised Subscriber’s systems.

2.4.1.3 Actions following acceptance of Device CSRs by the DCC

xx. If a Device CSR is accepted, the DCC shall:

a) check that at least one Key Agreement Certificate or Digital Signing Certificate has previously been Issued for the Device ID to which the Device CSR relates;

b) check that less than 100 Device Certificates have previously been Issued for the Device ID to which the Device CSR relates;

c) either approve, or reject the Device CSR; and
   i. where the CSR is approved, return a notification of acceptance in the synchronous XML response, to the Authorised Subscriber’s systems; or
   ii. where the CSR is rejected, log an error and return an error message in the synchronous XML response, to the Authorised Subscriber’s systems.

2.4.1.4 Actions following approval of Device CSRs by the DCC
xxi. Where a Device CSR submitted via the Ad Hoc Device CSR Web Service interface is approved, the DCC shall:

a) Issue a corresponding Device Certificate;

b) lodge the resulting Device Certificate in the SMKI Repository; and

c) return the Device Certificate to the Authorised Subscriber, as set out in Appendix A to this document, in the synchronous XML response to the submission of the Device CSR via the Ad Hoc Device CSR Web Service interface.

**2.4.1.5 Actions following download of an Device Certificate by an Authorised Subscriber**

xxii. Upon downloading or viewing the Issued Device Certificate, the Authorised Subscriber shall, in accordance with L11.6, take reasonable steps to establish that the information contained in the resulting Device Certificate is consistent with the information contained in the corresponding Device CSR.

xxiii. Should there be an inconsistency, the Authorised Subscriber shall immediately reject the Device Certificate in accordance with L11.6 by notifying the DCC via the DCC’s Service Desk, and inform the DCC of the inconsistency. Should the DCC be notified by an Authorised Subscriber of an inconsistency, the DCC shall log the event and investigate as appropriate.

**2.5 Batched Device CSR Web Service interface**

**General obligations**

xxiv. The Batched Device CSR Web Service interface provides a synchronous mechanism for an Authorised Subscriber’s systems to submit Batched CSRs containing Device CSRs and subsequently a synchronous mechanism to retrieve the resulting Device Certificates.

xxv. The DCC shall ensure that the Batched Device CSR Web Service interface:

a) uses the HTTPS protocol, secured by mutually authenticated TLS 1.2, in line with the cryptographic properties set out in Appendix G of this document;

b) uses Extensible Markup Language (XML) over REST for Batched CSR message requests, Batched CSR responses and provision of Device Certificates;

c) provides message responses corresponding with submission of Batched CSRs which are consistent with Appendix C of this document;
d) provides message responses in relation to the processing of individual Device CSRs that are contained within a Batched CSR which are consistent with Appendix D of this document;

e) uses the XML Schema for Batched CSR message requests and responses defined in Appendix E; and

f) is only accessible using a DCC Gateway Connection.

xxvi. Prior to gaining access to the Batched Device CSR Web Service interface, an Authorised Subscriber for Device Certificates shall prepare and provide to the DCC a CSR, as set out in Appendix G, in electronic form in respect of an IKI Certificate in accordance with the procedures set out in the SMKI RAPP.

xxvii. The DCC shall validate the format, and verify the signature of the CSR in line with Appendix G of this document and the IKI Certificate Policy. If accepted, the DCC shall process the CSR and shall, if accepted, provide the following in accordance with the SMKI RAPP:

a) an IKI Certificate issued under the appropriate Infrastructure Certificate Authority enabling authentication to the Batched Device CSR Web Service interface; and

b) a CA/Browser Forum recognised certificate authority root certificate and all corresponding issuing authority certificates for the purposes of enabling server authentication of the Batched Device CSR Web Service interface.

Establishing a secured connection to the Batched Device CSR Web Service interface

In order to establish a connection to the Batched Device CSR Web Service interface, an Authorised Subscriber for Device Certificates shall:

a) configure its system(s) to connect to the Batched Device CSR Web Service interface URL, as set out in the SMKI User Guide;

b) establish a TLS session by presenting an IKI Certificate Issued in accordance with the SMKI RAPP for the purposes of TLS mutual authentication in order to secure access to the Batched Device CSR Web Service interface; and

c) configure its system(s) such that the TLS session renegotiation timeout is set to 5 minutes.

xxviii. The DCC shall ensure that the Batched Device CSR Web Service presents the CA/Browser Forum certificate referenced in section 2.5.1 of this document, for the purposes of allowing the Authorised Subscriber’s client to authenticate the DCC’s server as part of establishing the mutually authenticated TLS session.
xxix. The DCC shall ensure that access to the Batched Device CSR Web Service interface is denied where the user does not present a valid IKI Certificate for authentication.
Submission of Batched CSRs and retrieval of resulting Device Certificates

2.5.1.1 Submission of Batched CSRs by Authorised Subscriber

An Authorised Subscriber wishing to be Issued with Device Certificates in response to a Batched CSR submission via the Batched Device CSR Web Service interface shall ensure that it:

a) generates each CSR to be contained within the Batched CSR in line with Appendix F of this document and Appendix A of the Code;

b) include each Device CSR in the Batched CSR in the XML format defined in the XML Schema set out in Appendix E of this document; and

c) submit the XML document containing the Batched CSR via HTTP POST to the Batched Web Service interface.

2.5.1.2 Receipt and validation of Batched CSR by the DCC

On receipt of an XML document containing a Batched Device CSR to the Batched Device CSR Web Service interface from an Authorised Subscriber’s system, the DCC shall:

a) validate that the format of the XML document complies with the XML schema as set out in Appendix E of this document;

b) validate that the number of CSRs contained within the Batched CSR is less than or equal to 50,000;

i. should the Batched CSR contain more than 50,000 CSRs, the DCC shall reject the Batched CSR (including all of the Device CSRs contained within the Batched CSR); or

ii. should the Batched CSR contain less than or equal to 50,000 CSRs, further validate the Batched CSR as set out below;

c) either accept, or reject the Batched CSR, log relevant errors and return in the synchronous XML response to the Authorised Subscriber’s systems, to notify the Authorised Subscriber as to:

i. where the Batched CSR is accepted, acceptance of the Batched CSR and the number of Device CSRs submitted within the Batched CSR;

ii. where the Batched CSR is rejected, relevant error messages; and

iii. a Batched CSR identifier that can be used to retrieve the Batched CSR XML response file as set out in section 2.5.3.4 of this document.

2.5.1.3 Actions following acceptance of Device CSRs in a Batched CSR by the DCC

Upon acceptance of a Batched CSR as set out immediately above, the DCC shall:
a) validate the format, and verify the Digital Signature of the CSR in line with Appendix F of this document and PKCS#10;

b) perform such additional checks as DCC determines is necessary on one or more of the Device CSRs in the Batched CSR, which may include checking that all mandatory fields are present and conform to the requirements set out in the Device Certificate Policy;

c) apply the Eligible Subscriber checks as set out in Section L3.16 of the Code;

d) check that less than 100 Device Certificates have previously been Issued for the Device ID to which each Device CSR relates;

e) either approve, or reject each Device CSR in the Batched CSR and include (where applicable) resulting Device Certificates, notifications and error messages in a Batched CSR XML response file that is separate from the synchronous response file described in section 2.5.3.2 of this document; and

i.  where the CSR is approved, include a notification in the Batched CSR XML response file, to the Authorised Subscriber; or

ii.  where the CSR is rejected, log an error and include an error notification in the Batched CSR XML response file.

xxx. Where a CSR has been rejected by the DCC because it would breach the 100 Device Certificate limit, the Authorised Subscriber should contact the DCC’s Service Desk in order to review with the DCC the threshold applying in relation to the particular Device ID such that additional Device Certificates may be issued in relation to it.

xxxi. If a Device CSR is rejected by the DCC, including where contained within a Batched CSR, the Authorised Subscriber must, if they still wish to be issued with a relevant Device Certificate, correct the errors and re-submit the CSR. The Authorised Subscriber may not need to instruct the Device to generate a new Key Pair for the subsequent CSR depending on the error condition.

2.5.1.4 Actions following approval of Device CSRs in a Batched CSR by the DCC

xxxii. Where a Device CSR submitted via the Batched CSR Web Service interface is approved, the DCC shall:

a) Issue a corresponding Device Certificate;

b) lodge the resulting Device Certificate in the SMKI Repository;

c) make the Device Certificate available to the Authorised Subscriber for download in the Batched CSR XML response file, as described in section 2.5.3.3, Appendix D and Appendix E to this document; and
d) generate files for download via the ‘certificate pickup’ page on the SMKI Portal interface, as set out in section 2.3.4.4 of this document.

xxxiii. An Authorised Subscriber may, at any point up to 30 days following provision by the DCC, download the XML response file containing success and error information and Device Certificates Issued in response to Device CSRs in a Batched CSR, by:

a) establishing a TLS mutual authentication session to the Batched Device CSR Web Service interface; and

b) appending the Batched CSR identifier supplied in response to the Batched CSR submission to the URL as defined in the SMKI User Guide for the purposes of retrieving response XML files for Batched CSR submissions.

2.5.1.5 Actions following download of a Device Certificate by an Authorised Subscriber

xxxiv. Upon downloading or viewing the Issued Device Certificate, the Authorised Subscriber shall, in accordance with L11.6, take reasonable steps to establish that the information contained in the resulting Device Certificate is consistent with the information contained in the corresponding Device CSR.

xxxv. Should there be an inconsistency, the Authorised Subscriber shall immediately reject the Device Certificate in accordance with L11.6 by notifying the DCC via the DCC’s Service Desk, and inform the DCC of the inconsistency. Should the DCC be notified by an Authorised Subscriber of an inconsistency, the DCC shall log the event and investigate as appropriate.
2.6 SMKI Portal interface via the Internet

General obligations

xxxvi. The SMKI Portal interface via the Internet provides an asynchronous mechanism for SMKI Authorised Responsible Officers (AROs) not accessing the SMKI Service through a DCC Gateway Connection to submit Organisation CSRs and to retrieve resulting Certificates, on behalf of their Authorised Subscriber.

xxxvii. The SMKI Portal via the Internet also provides a mechanism by which Authorised Subscribers may access certain SMKI Repository content.

xxxviii. The DCC shall ensure that the SMKI Portal interface via the Internet:

a) uses the HTTPS protocol, secured by mutually authenticated TLS 1.2 in line with the cryptographic standards set out in Appendix G of this document;

b) uses Javascript, Cascading Style Sheets (CSS) and images;

c) is compliant with the W3C Web Content Accessibility Guidelines (v2) at “AA” level;

d) provides a separate static URL, as set out in the SMKI User Guide, enabling SMKI Portal interface users to download a file in .zip format as defined in Appendix F to this document, updated as necessary, containing the base set of Organisation Certificates and OCA Certificates required to populate Device anchor slots prior to installation for the North Region;

e) provides a separate static URL, as set out in the SMKI User Guide, enabling SMKI Portal interface users to download a file in .zip format as defined in Appendix F to this document, updated as necessary, containing the base set of Organisation Certificates and OCA Certificates required to populate Device anchor slots prior to installation for the Central Region and South Region;

f) provides a static URL, as set out in the SMKI User Guide, enabling SMKI Portal interface users to download the latest IKI CRL;

g) provides a static URL, as set out in the SMKI User Guide, enabling SMKI Portal interface users to download the latest Organisation CRL;

h) provides a static URL, as set out in the SMKI User Guide, enabling SMKI Portal interface users to download the latest IKI ARL;

i) provides a static URL, as set out in the SMKI User Guide, enabling SMKI Portal interface users to download the latest Organisation ARL;

j) provides a web form, as set out in the SMKI User Guide, where persons with access to the SMKI Portal via the Internet can request information
held within the SMKI Repository. The DCC shall process such requests
and provide information via electronic means; and

k) is only accessible via the Internet.

xxxix. Provision of a connection to the Internet is the responsibility of the
Authorised Subscriber.

xl. The DCC shall ensure that the Organisation Certificates and OCA
Certificates contained within the two Device anchor slot Certificate files
shall be the same, other than the Organisation Certificates required to
populate the WAN provider Device anchor slot.

xli. The DCC shall lodge a document in the SMKI Repository, which sets
out details of which of the base set of Organisation Certificates and OCA
Certificates may be placed in specific Device anchor slots.

Establishing a secured web browser connection to the SMKI Portal
interface via the Internet

xlii. In order to establish a connection to the SMKI Portal interface via the
Internet, an Authorised Subscriber shall:

a) access a SMKI Portal landing page via defined URL (as defined in the SMKI
User Guide) which shall be secured using HTTPS;

b) then select the relevant link to access the SMKI Portal page supplied to enable
submission and retrieval of Organisation CSRs/Certificates; and

c) having selected the relevant link in b), ensure the web browser connection is
secured by establishing a mutually authenticated TLS 1.2 session by entering
the PIN code used to enable use of the relevant Cryptographic Credential
Token, and presenting an IKI Certificate (which has been Issued in accordance
with the SMKI RAPP for the purposes of accessing the SMKI Portal via the
Internet) to the DCC for either:

i. Authorised Subscribers for Organisation Certificates, for the purposes of
submitting Organisation CSRs and retrieval of resulting Organisation
Certificates.

xliii. In order for a secured web browser connection to the SMKI Portal
interface via the Internet to be established, the DCC shall ensure that the
SMKI Portal via the Internet presents to the user a x.509 v3 certificate
that is recognised by the CA/Browser Forum for the purposes of
allowing the Authorised Subscriber’s systems to authenticate the server
as part of establishing the mutually authenticated TLS 1.2 session.

xliv. The DCC shall ensure that the SMKI Portal via the Internet denies access
where the user does not present a valid IKI Certificate for authentication.
Submission of Organisation CSRs and retrieval of resulting Organisation Certificates

2.6.1.1 Submission of Organisation CSRs by Authorised Subscriber
xliv. Authorised Subscribers wishing to be issued with an Organisation Certificate shall ensure that they:

a) generate a relevant CSR in line with Appendix F of this document, and Appendix B of the Code; and

b) paste the CSR (formatted in line with Appendix F of this document) into the Certificate Signing Request form and then submit the CSR, via the SMKI Portal interface.

2.6.1.2 Receipt and validation of Organisation CSRs by the DCC
xlvi. Following receipt of an Organisation CSR, the DCC shall:

a) validate the format, and verify the signature of the CSR in line with Appendix F of this document and PKCS#10;

b) either accept, or reject the CSR:

i. where the CSR is accepted, return a notification via the SMKI Portal interface of acceptance to the Authorised Subscriber; or

ii. where the CSR is rejected, log an error that is in accordance with “Response Status” table in Appendix A of this document, and return an error message via the SMKI Portal interface to the Authorised Subscriber.

2.6.1.3 Actions following acceptance of Organisation CSRs by the DCC
xlvii. Where an Organisation CSR is accepted, the DCC shall:

a) verify the content of the CSR, which shall include checking that the EUI-64 Compliant identifier contained in the CSR relates to an Authorised Subscriber on whose behalf the Authorised Responsible Officer submitting the CSR is authorised to submit CSRs; and

b) either approve the CSR for further processing or reject the CSR;

i. where the CSR is approved, return a notification via the SMKI Portal interface of acceptance to the Authorised Subscriber; or

ii. where the CSR is rejected, notify the Authorised Subscriber via the SMKI Portal interface of the errors, which shall be in accordance with “Response Status” table in Appendix A of this document, and reasons for the rejection of that CSR.

xlviii. If an Organisation CSR is rejected by the DCC, the Authorised Subscriber must, if they still wish to be issued with a relevant
Organisation Certificate, correct the errors and re-submit the CSR. The Authorised Subscriber does not need to generate a new Key Pair in respect of the Organisation CSR.

2.6.1.4 Actions following approval of Organisation CSRs by the DCC

xlix. Where an Organisation CSR is approved by the DCC, the DCC shall:

a) process the CSR;

b) Issue a corresponding Organisation Certificate;

c) lodge the resulting Organisation Certificate in the SMKI Repository; and

d) make the Organisation Certificate available for download via the SMKI Portal interface via the Internet and the SMKI Repository.

2.6.1.5 Actions following download of an Organisation Certificate by an Authorised Subscriber

i. Upon downloading the Issued Organisation Certificate, the Authorised Subscriber shall in accordance with L11.4 of the Code, establish that the information contained in the resulting Organisation Certificate is consistent with the information contained in the corresponding Organisation CSR.

li. Should there be an inconsistency, the Authorised Subscriber shall immediately reject the Organisation Certificate in accordance with L11.4 by notifying the DCC via the DCC’s Service Desk, and inform the DCC of the inconsistency. Should the DCC be notified by an Authorised Subscriber of an inconsistency, the DCC shall log the event and investigate as appropriate.

iii. Upon rejection of the Organisation Certificate by an Authorised Subscriber and subsequent notification to the DCC of such rejection, the DCC shall revoke the Organisation Certificate, place the Organisation Certificate on the Organisation CRL, and lodge the updated CRL in the SMKI Repository in accordance with Appendix B of the Code.
Appendix A  Ad-Hoc Device CSR Web Service Messages

Example: Device Certificate Signing Request Message
The following message format is used to request a Device Certificate from SMKI via the Ad Hoc Device CSR Web Service interface.

```
Host: localhost:443
Content-Length: 439
User-Agent: Jakarta Commons-HttpClient/3.0.1
Content-Type: application/xml;charset=UTF-8

<?xml version="1.0" encoding="utf-8"?>
<DeviceCertificateSigningRequest ID="clientId1">
  <Version>1.0</Version>
  <CertificateSigningRequest>MIIBDTC………HULdtQN</CertificateSigningRequest>
</DeviceCertificateSigningRequest>
```

Device Certificate Signing Request: Element Table

<table>
<thead>
<tr>
<th>Element Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>DeviceCertificateSigningRequest</td>
<td>The root element</td>
</tr>
<tr>
<td>Version</td>
<td>This element contains the version of the Ad Hoc Device CSR Web Service interface. In the schema specified in Appendix B of this document, this value is set to “1.0”</td>
</tr>
<tr>
<td>CertificateSigningRequest</td>
<td>This element contains the Base64 encoded PKCS#10 Certificate Signing Request (CSR) without whitespace. Base64 is defined by “Standard 'base64' in RFC4648 section 4”. The CSR shall NOT use Privacy Enhanced Mail (PEM) headers. E.g. -----BEGIN CERTIFICATE REQUEST----- and -----END CERTIFICATE REQUEST----- or -----BEGIN NEW CERTIFICATE REQUEST----- and -----END NEW CERTIFICATE REQUEST-----</td>
</tr>
</tbody>
</table>

Device Certificate Signing Request: Attribute Table

<table>
<thead>
<tr>
<th>Attribute Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ID</td>
<td>The client reference to the request. This value will be returned in the response unless the original request is incorrectly formed.</td>
</tr>
</tbody>
</table>

Example: Response to Ad Hoc Device Certificate Signing Request – Success
The following message is returned in response to Device Certificate Signing Request when the DCC has successfully Issued a Device Certificate. The message includes the Device Certificate that was Issued.
Example: Response to Ad Hoc Device Certificate Signing Request – Incorrect XML

The following message is returned in response to invalidly formed Device CSR. Where there is an invalidly formed Device CSR, the DCC may be unable to return the client supplied ID value.

HTTP/1.1 200 OK
Date: Tue, 13 May 2014 12:15:58 GMT
Content-Length: 362
Content-Type: application/xml; charset=UTF-8
Server: Apache-Coyote/1.1

<?xml version="1.0" encoding="utf-8"?>
<DeviceCertificateSigningResponse ID="clientid1">
    <Version>1.0</Version>
    <Build>1.1.4</Build>
    <TransactionId>12345</TransactionId>
    <Status>SUCCESS</Status>
    <Certificate>MIAGCSqGSIb3DQEHA………AAAAA</Certificate>
</DeviceCertificateSigningResponse>
Example: Response to Ad Hoc Device Certificate Signing Request – other error

The following message is returned in response to Device CSR when the DCC failed to issue a Device Certificate.

HTTP/1.1 200 OK
Date: Tue, 13 May 2014 12:15:58 GMT
Content-Length: 362
Content-Type: application/xml; charset=UTF-8
Server: Apache-Coyote/1.1

<?xml version="1.0" encoding="utf-8"?>
<DeviceCertificateSigningResponse ID="clientid1">
    <Version>1.0</Version>
    <Build>1.1.4</Build>
    <TransactionId>12345</TransactionId>
    <Status>CSR_ERROR</Status>
    <Error>
        <ErrorCode>CR:9999</ErrorCode>
        <ErrorText>Request for duplicate certificate not permitted</ErrorText>
    </Error>
</DeviceCertificateSigningResponse>

Response to Ad Hoc Device Certificate Signing Request: Element Table

<table>
<thead>
<tr>
<th>Element Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>DeviceCertificateSigningResponse</td>
<td>The root element</td>
</tr>
<tr>
<td>Version</td>
<td>This element contains the version of the web service interface. In the schema specified in Appendix B of this document, this value is set to “1.0”</td>
</tr>
<tr>
<td>Build</td>
<td>This element specifies the software build of the web service.</td>
</tr>
<tr>
<td>TransactionId</td>
<td>This is the SMKI internal reference to the request.</td>
</tr>
<tr>
<td>Status</td>
<td>This element reports on the condition of the response. See the section “Response Status”</td>
</tr>
<tr>
<td>Certificate</td>
<td>This element contains a Base64 encoded DER X509v3 certificate without whitespace and shall not include PEM headers. Base64 is defined by “Standard ‘base64’ in RFC4648 section 4”.</td>
</tr>
<tr>
<td>Error</td>
<td>Container for ErrorCode and ErrorText</td>
</tr>
<tr>
<td>ErrorCode</td>
<td>This element holds an internal reference code to a specific error occurrence. See the section “Response Status”</td>
</tr>
<tr>
<td>ErrorText</td>
<td>This element holds a human readable error string corresponding to the ErrorCode. See the section “Response Status”</td>
</tr>
</tbody>
</table>

Response to Ad Hoc Device Certificate Signing Request: Attribute Table

<table>
<thead>
<tr>
<th>Attribute Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ID</td>
<td>This holds the client reference to the original request.</td>
</tr>
</tbody>
</table>
## Response Status

<table>
<thead>
<tr>
<th>Value</th>
<th>Error Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SUCCESS</td>
<td>n/a</td>
<td>This value indicates a certificate has been generated and is returned in the response.</td>
</tr>
<tr>
<td>UNKNOWN_DEVICE</td>
<td>UD:&lt;Value&gt;</td>
<td>The request has been rejected. The device has not had a device certificate previously and hence the request to replace an existing certificate is not valid.</td>
</tr>
<tr>
<td>ISSUANCE_ANOMALY</td>
<td>CA:&lt;Value&gt;</td>
<td>The request has been rejected. A certificate issued from the submitted CSR would result in unexpected issuance behaviour. Manual action by the DCC RA team would need to be taken to allow a future submission of this CSR to result in a certificate.</td>
</tr>
<tr>
<td>CSR_ERROR</td>
<td>CR:&lt;Value&gt;</td>
<td>The request has failed. This is due to a corrupt CSR or incorrect CSR format. The client should correct the mistake and re-submit the error.</td>
</tr>
<tr>
<td>CA_ERROR</td>
<td>CA:&lt;Value&gt;</td>
<td>The request has failed. An internal error has prevented the CA from issuing the certificate. Re-submission may fix this issue.</td>
</tr>
<tr>
<td>FORMAT_ERROR</td>
<td>FM:&lt;Value&gt;</td>
<td>The request has failed. This is due to the request XML format error. The client should correct the mistake and re-submit the error.</td>
</tr>
<tr>
<td>WORKFLOW_ERROR</td>
<td>WF:&lt;Value&gt;</td>
<td>The request has failed. A workflow error has prevented issuance of the certificate. Re-submission is unlikely to remedy this issue and should report the error code to the DCC helpdesk.</td>
</tr>
</tbody>
</table>
Appendix B   Schema for Ad Hoc Device CSR Web Service interface

This section specifies the XML schema that will be used to verify the contents for the web service request and response messages relevant to the Ad Hoc Device CSR Web Service interface, as per the figure below.

The Ad Hoc Device CSR Web Service Interface version will be specified in the URL, the schema filename and data contained in the XML requests and responses. The web service interface version allowed value will be hardcoded in the schema.

There will be different URL used when the XML Schema for the Ad Hoc Device CSR Web Service interface changes.

```xml
<?xml version="1.0" encoding="UTF-8"?>
<xsd:schema xmlns:xsd="http://www.w3.org/2001/XMLSchema" elementFormDefault="qualified" attributeFormDefault="unqualified">
  <xsd:element name="DeviceCertificateSigningResponse">
    <xsd:complexType>
      <xsd:sequence>
        <xsd:element name="Version">
          <xsd:simpleType>
            <xsd:restriction base="xsd:string">
              <xsd:enumeration value="1.0"/>
            </xsd:restriction>
          </xsd:simpleType>
        </xsd:element>
        <xsd:element name="Build" type="xsd:string" nillable="false"/>
        <xsd:element name="TransactionId" type="xsd:positiveInteger" nillable="false"/>
        <xsd:element name="Status" nillable="false">
          <xsd:simpleType>
            <xsd:restriction base="xsd:string">
              <xsd:enumeration value="SUCCESS"/>
              <xsd:enumeration value="ISSUANCE_ANOMALY"/>
              <xsd:enumeration value="UNKNOWN_DEVICE"/>
              <xsd:enumeration value="CA_ERROR"/>
              <xsd:enumeration value="CSR_ERROR"/>
              <xsd:enumeration value="FORMAT_ERROR"/>
              <xsd:enumeration value="WORKFLOW_ERROR"/>
            </xsd:restriction>
          </xsd:simpleType>
        </xsd:element>
        <xsd:element name="Certificate" type="xsd:base64Binary" nillable="true"/>
        <xsd:element name="Error">
          <xsd:complexType>
            <xsd:sequence>
              <xsd:element name="ErrorCode" nillable="false">
                <xsd:simpleType>
                  <xsd:restriction base="xsd:string">
                    <xsd:minLength value="1"/>
                    <xsd:maxLength value="10"/>
                    <xsd:pattern value="[A-Z][0-9]+[A-Za-z0-9]+"/>
                  </xsd:restriction>
                </xsd:simpleType>
              </xsd:element>
              <xsd:element name="ErrorText" type="xsd:string" nillable="false"/>
            </xsd:sequence>
          </xsd:complexType>
        </xsd:element>
      </xsd:sequence>
    </xsd:complexType>
  </xsd:element>
</xsd:schema>
```
<xsd:element name="DeviceCertificateSigningRequest">
  <xsd:complexType>
    <xsd:sequence>
      <xsd:element name="Version">
        <xsd:simpleType>
          <xsd:restriction base="xsd:string">
            <xsd:enumeration value="1.0"/>
          </xsd:restriction>
        </xsd:simpleType>
      </xsd:element>
      <xsd:element name="CertificateSigningRequest" nillable="false">
        <xsd:simpleType>
          <xsd:restriction base="xsd:base64Binary"/>
        </xsd:simpleType>
      </xsd:element>
    </xsd:sequence>
    <xsd:attribute name="ID" use="required">
      <xsd:simpleType>
        <xsd:restriction base="xsd:string">
          <xsd:minLength value="1"/>
          <xsd:maxLength value="32"/>
        </xsd:restriction>
      </xsd:simpleType>
    </xsd:attribute>
  </xsd:complexType>
</xsd:element>
Appendix C  Submission of Batched CSRs via the Batched Device CSR Web Service Interface

In order to submit the Device Certificates that are the subject of a Batched CSR via the Batched Device CSR Web Service interface, a request shall be sent by the requestor to SMKI using HTTP POST.

The batch submission response shall be returned by the DCC, providing the field “BatchId” upon successful submission. The value of “BatchId” shall be used in the retrieval of Device Certificates, as specified in Appendix D of this document.

The destination URL for the post will include the web service interface version and must match the version specified in the section of this Appendix C titled “Batched CSR Response message: Element Table” and will take the form as set out below:

a) https://example.com:443/1.0/PortalCSRBatch/SubmitCSRBatch

where “1.0” in the above URL is the web service interface version

Example: Submit Batched CSR Message

The following message is used to request Device Certificates from SMKI via the Batched Device CSR Web Service.

```
Host: localhost:443
Content-Length: 439
User-Agent: Jakarta Commons-HttpClient/3.0.1
Content-Type: application/xml;charset=UTF-8

<?xml version="1.0" encoding="utf-8"?>
<SubmitCSRBatch ID="b1999">
  <Version>1.0</Version>
  <DeviceCSR ID="ID0">UjBsR09EbGhj………1tQ1p0dU1GUXhEUzhi</DeviceCSR>
  <DeviceCSR ID="ID1">UjBsR09EbGh……..U1GUXhEUzhi</DeviceCSR>
  <DeviceCSR ID="ID2">UjBsR09…..0dU1GUXhEUzhi</DeviceCSR>
</SubmitCSRBatch>
```

Submit Batched CSR Message: Element Table

<table>
<thead>
<tr>
<th>Element Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SubmitCSRBatch</td>
<td>The root element</td>
</tr>
<tr>
<td>Version</td>
<td>This element contains the version of the web service interface. In the schema specified in Appendix E of this document, this value is set to “1.0”</td>
</tr>
<tr>
<td>DeviceCSR</td>
<td>This element contains the Base64 encoded PKCS#10 certificate signing request (CSR) without whitespace. Base64 is defined by “Standard ‘base64’ in RFC4648 section 4”. The CSR shall NOT use PEM headers. e.g. -----BEGIN CERTIFICATE REQUEST----- and -----END CERTIFICATE REQUEST----- or -----BEGIN NEW CERTIFICATE REQUEST----- and -----END NEW CERTIFICATE REQUEST-----</td>
</tr>
</tbody>
</table>
Submit Batched CSR Message: Attribute Table

<table>
<thead>
<tr>
<th>Attribute Name</th>
<th>Parent Element</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ID</td>
<td>SubmitCSR Batch</td>
<td>The client reference to the batch request. This value will be returned in the completed batch result.</td>
</tr>
<tr>
<td>ID</td>
<td>DeviceCSR</td>
<td>The client reference to an individual CSR request within the batch request. This value will be returned in the completed batch result to help correlate the resulting certificate with the CSR request. This value MUST be unique within the batch. The format of the ID will be enforced by the associated field type defined in the schema.</td>
</tr>
</tbody>
</table>

Example: Response to Batched CSR – success

The following message is returned in response to the “SubmitCSRBatch” request when the submitted Batched CSR has been accepted.

```
HTTP/1.1 200 OK
Date: Tue, 13 May 2014 12:15:58 GMT
Content-Length: 362
Content-Type: application/xml;charset=UTF-8
Server: Apache-Coyote/1.1

<?xml version="1.0" encoding="utf-8"?><SubmitCSRBatchStatus ID="b1999"><Version>1.0</Version><Build>2.0.8</Build><BatchStatus>PENDING</BatchStatus><BatchId>1234</BatchId></SubmitCSRBatchStatus>
```

Example: Response to Batched CSR – Incorrect XML

The following message is returned in response to an invalidly formed “SubmitCSRBatch” request. In this scenario, DCC is unable to return the client supplied ID field.

```
HTTP/1.1 200 OK
Date: Tue, 13 May 2014 12:15:58 GMT
Content-Length: 362
Content-Type: application/xml;charset=UTF-8
Server: Apache-Coyote/1.1

```
Example: Response to Batched CSR—maximum batch size exceeded

The following message is returned in response to the “SubmitCSRBatch” request when the maximum number of certificate signing requests in the request is exceeded. The maximum batch size is 50,000 CSRs, this figure is detailed in the SMKI Code of Connection. The maximum batch size stated in the SMKI Code of Connection would take precedence should the size differ from that stated in this document.

Example: Response to Batched CSR response– other error

The following message is returned in response to the “SubmitCSRBatch” request when SMKI failed to accept the Batched CSR.

Batched CSR response message: element table

<table>
<thead>
<tr>
<th>Element Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SubmitCSRBatchStatus</td>
<td>The root element</td>
</tr>
<tr>
<td>Version</td>
<td>This element contains the version of the web service interface. In the schema specified in Appendix E, this value is set to “1.0”</td>
</tr>
<tr>
<td>Build</td>
<td>This element specifies the software build of the web service.</td>
</tr>
<tr>
<td>BatchId</td>
<td>This is the SMKI internal reference to the batch request. This value should be used to query the CSRBatchResult.</td>
</tr>
</tbody>
</table>

HTTP/1.1 200 OK
Date: Tue, 13 May 2014 12:15:58 GMT
Content-Length: 362
Content-Type: application/xml; charset=UTF-8
Server: Apache-Coyote/1.1

<?xml version="1.0" encoding="UTF-8"?>
<SubmitCSRBatchStatus ID="b1999">
  <Version>1.0</Version>
  <Build>2.0.8</Build>
  <BatchStatus>FORMAT_ERROR</BatchStatus>
  <Error>
    <ErrorText>Number of submitted CSRs exceeds maximum volume</ErrorText>
  </Error>
</SubmitCSRBatchStatus>
<table>
<thead>
<tr>
<th><strong>Element Name</strong></th>
<th><strong>Description</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>BatchStatus</td>
<td>This element reports on the condition of the response, as set out below.</td>
</tr>
<tr>
<td>Error</td>
<td>Container for ErrorCode and ErrorText</td>
</tr>
<tr>
<td>ErrorCode</td>
<td>This element holds an internal reference code to a specific error occurrence, as set out below.</td>
</tr>
<tr>
<td>ErrorText</td>
<td>This element holds a human readable error string corresponding to the ErrorCode, as set out below</td>
</tr>
</tbody>
</table>

**Batched CSR response message: attribute table**

<table>
<thead>
<tr>
<th>Attribute Name</th>
<th>Parent Element Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ID</td>
<td>SubmitCSRBatch</td>
<td>The client reference to the batch. This value corresponds to the SubmitCSRBatch ID attribute in the SubmitCSRBatch message.</td>
</tr>
<tr>
<td></td>
<td>Status</td>
<td></td>
</tr>
</tbody>
</table>

**Batched CSR response message: response status values**

<table>
<thead>
<tr>
<th>Value</th>
<th>Error Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>PENDING</td>
<td>n/a</td>
<td>The Batched CSR has been uploaded, accepted and is awaiting approval.</td>
</tr>
<tr>
<td>FORMAT_ERROR</td>
<td>FM:&lt;Value&gt;</td>
<td>The request has failed. This is due to the request XML format error. The client should correct the mistake and re-submit the request.</td>
</tr>
<tr>
<td>WORKFLOW_ERROR</td>
<td>WF:&lt;Value&gt;</td>
<td>The request has failed. A workflow error has prevented acceptance of the batch request. Re-submission is unlikely to remedy this issue and should report the error code to the DCC Service Desk.</td>
</tr>
</tbody>
</table>
Appendix D  Retrieval of Device Certificates as a result of Batched CSR submission

In order to retrieve the Device Certificates that are the subject of a Batched CSR submitted via the Batched Device CSR Web Service interface, a batch result poll request shall be sent by the requestor to SMKI using HTTP GET.

The batch result shall be returned by the DCC using the form field “BatchId”, which will be encoded within the GET URL. The value of the “BatchId” field is returned to the requesting system in response to the initial successful “SubmitCSRBatch” web service message. Parties may query for batches they have submitted, however any other values of the “BatchId” field will be rejected.

The destination URL for the get will include the web service interface version and must match the version specified in the section of this Appendix D titled “Batched CSR Result: Element Table” and will take the form as set out below:

b)  https://example.com:443/1.0/PortalCSRBatch/CSRBatchResult?BatchId=99, where “1.0” in the above URL is the web service interface version

Example: Batched CSR Result Message – Incomplete batch processing

The following message is returned in response to “CSRBatchResult” query and the corresponding batch processing has not been completed. The following batch status values may be returned in this message and where such values are defined in the section titled “Batched CSR Result: BatchStatus values” within this Appendix:

PENDING, REJECTED, PARSING, QUEUED, PROCESSING, PAUSED, TAMPERED

Example: Batched CSR Result Message – Batch Completed

The following message is returned in response to a “CSRBatchResult” query when each Device CSR has been processed. This file shall contain, for all Device CSRs that were included in the corresponding Batched CSR, either a successfully generated Device Certificate or details of rejected Device CSR.
Example: Batched CSR Result Message – Unknown BatchId

The following message is returned in response to a “CSRBatchResult” query where the supplied “BatchId” does not exist.

```
HTTP/1.1 200 OK
Date: Tue, 13 May 2014 12:15:58 GMT
Content-Length: 362
Content-Type: application/xml;charset=UTF-8
Server: Apache-Coyote/1.1

<?xml version="1.0" encoding="UTF-8"?>
<CSRBatchResult ID="ID000002">
    <Version>1.0</Version>
    <Build>2.0.8</Build>
    <BatchStatus>FORMAT_ERROR</BatchStatus>
    <Error>
        <ErrorText>Unknown BatchId</ErrorText>
    </Error>
</CSRBatchResult>
```
Example: Batched CSR Result Message – Other Error

The following message is returned in response to a “CSRBatchResult” query when SMKI failed to interrogate the batch state.

```
HTTP/1.1 200 OK
Date: Tue, 13 May 2014 12:15:58 GMT
Content-Length: 362
Content-Type: application/xml; charset=UTF-8
Server: Apache-Coyote/1.1

<?xml version="1.0" encoding="UTF-8"?>
<CSRBatchResult>
  <Version>1.0</Version>
  <Build>2.0.8</Build>
  <BatchStatus>WORKFLOW_ERROR</BatchStatus>
  <Error>
    <ErrorCode>WF:BB1</ErrorCode>
    <ErrorText>An Internal Error</ErrorText>
  </Error>
</CSRBatchResult>
```

Batched CSR Result: Element Table

<table>
<thead>
<tr>
<th>Element Name</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>CSRBatchResult</td>
<td>The root element</td>
</tr>
<tr>
<td>Version</td>
<td>This element contains the version of the web service interface. In the schema specified in Appendix E, this value is set to “1.0”</td>
</tr>
<tr>
<td>Build</td>
<td>This element specifies the software build of the web service.</td>
</tr>
<tr>
<td>BatchId</td>
<td>This is the SMKI internal reference to the batch request.</td>
</tr>
<tr>
<td>BatchStatus</td>
<td>This element reports on the condition of the response. See the section “Batched CSR Result: BatchStatus values”</td>
</tr>
<tr>
<td>Error</td>
<td>Container for ErrorCode and ErrorText</td>
</tr>
<tr>
<td>ErrorCode</td>
<td>This element holds an internal reference code to a specific error occurrence. See the section “Response Status” and “Batched CSR Result: Status values”</td>
</tr>
<tr>
<td>ErrorText</td>
<td>This element holds a human readable error string corresponding to the ErrorCode</td>
</tr>
<tr>
<td>DeviceCertificate</td>
<td>This element holds a response to a certificate signing request.</td>
</tr>
<tr>
<td>Certificate</td>
<td>This element contains a Base64 encoded DER X509v3 certificate without whitespace and shall not include PEM headers. Base64 is defined by “Standard ‘base64’ in RFC4648 section 4”.</td>
</tr>
<tr>
<td>Status</td>
<td>This element holds the outcome of processing the certificate signing request. See the section “Batched CSR Result: Status values”</td>
</tr>
</tbody>
</table>
## Batched CSR Result: Attribute Table

<table>
<thead>
<tr>
<th>Attribute Name</th>
<th>Parent Element</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>ID</td>
<td>CSRBatchResult</td>
<td>The client reference to the batch. This value corresponds to the SubmitCSRBatch ID attribute in the SubmitCSRBatch message.</td>
</tr>
<tr>
<td>ID</td>
<td>DeviceCertificate</td>
<td>The client reference to an individual certificate within the batch response. This value corresponds to the DeviceCSR ID attribute in the SubmitCSRBatch message</td>
</tr>
</tbody>
</table>

## Batched CSR Result: BatchStatus values

<table>
<thead>
<tr>
<th>Value</th>
<th>Error Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>PENDING</td>
<td>n/a</td>
<td>The batch has been uploaded, accepted and is awaiting approval.</td>
</tr>
<tr>
<td>REJECTED</td>
<td>n/a</td>
<td>The batch has been rejected by a DCC RA agent. The batch will not be processed further.</td>
</tr>
<tr>
<td>PARSING</td>
<td>n/a</td>
<td>The batch has been approved by DCC RA Agent and the batch request and associated certificate signing requests are being parsed</td>
</tr>
<tr>
<td>QUEUED</td>
<td>n/a</td>
<td>The batch request and associated certificate signing requests have been parsed and are queued ready for processing.</td>
</tr>
<tr>
<td>PROCESSING</td>
<td>n/a</td>
<td>The batch certificate signing requests are being processed.</td>
</tr>
<tr>
<td>PAUSED</td>
<td>n/a</td>
<td>The daily time window for processing batches is closed. The processing of the batch is suspended until the next processing time window.</td>
</tr>
<tr>
<td>COMPLETED</td>
<td>n/a</td>
<td>The processing of the batch is completed. The results of the batch processing are contained with the returned XML.</td>
</tr>
<tr>
<td>TAMPERED</td>
<td>n/a</td>
<td>The submitted batch contents has changed between upload and parsing. The batch will not be processed further.</td>
</tr>
<tr>
<td>FORMAT_ERROR</td>
<td>FM:&lt;Value&gt;</td>
<td>The query for the batch result has failed. This is due to the request format error. The client should correct the mistake and re-submit the request.</td>
</tr>
<tr>
<td>WORKFLOW_ERROR</td>
<td>WF:&lt;Value&gt;</td>
<td>The query for the batch result has failed. A workflow error has prevented construction of the batch result message. Re-submission is unlikely to remedy this issue. This issue should be reported, stating the error code, to the DCC helpdesk.</td>
</tr>
</tbody>
</table>
### Batched CSR Result: Status values

<table>
<thead>
<tr>
<th>Value</th>
<th>Error Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SUCCESS</td>
<td>n/a</td>
<td>This value indicates a certificate has been generated and is returned in the response.</td>
</tr>
<tr>
<td>ISSUANCE_ANOMALY</td>
<td>CA:&lt;Value&gt;</td>
<td>The request has been rejected. A certificate issued from the submitted CSR would result in unexpected issuance behaviour. Manual action by the DCC RA team would need to be taken to allow a future submission of this CSR to result in a certificate.</td>
</tr>
<tr>
<td>INELIGIBLE</td>
<td>IN:&lt;Value&gt;</td>
<td>This value indicates that the CSR has failed the eligibility check as set out in Section L3.16 of the Code. The Remote Party Role of the Requester is limited to requesting certificates for meters in certain provisioning states. The Error Code will detail the reason that the eligibility check failed.</td>
</tr>
<tr>
<td>CSR_ERROR</td>
<td>CR:&lt;Value&gt;</td>
<td>The request has failed. This is due to a corrupt CSR or incorrect CSR format. The client should correct the mistake and re-submit the CSR.</td>
</tr>
<tr>
<td>CA_ERROR</td>
<td>CA:&lt;Value&gt;</td>
<td>The request has failed. An internal error has prevented the CA from issuing the certificate. Re-submission of the CSR may fix this issue.</td>
</tr>
<tr>
<td>WORKFLOW_ERROR</td>
<td>WF:&lt;Value&gt;</td>
<td>The request has failed. A workflow error has prevented issuance of the certificate. Re-submission is unlikely to remedy this issue. This issue should be reported, stating the error code, to the DCC helpdesk.</td>
</tr>
</tbody>
</table>
Appendix E  Schema for Batched Device CSR Web Service interface

```xml
<?xml version="1.0" encoding="UTF-8"?>
<xs:schema xmlns:xs="http://www.w3.org/2001/XMLSchema" elementFormDefault="qualified"
    attributeFormDefault="unqualified">
    <xs:element name="SubmitCSRBatch" nillable="false">
        <xs:complexType>
            <xs:sequence>
                <xs:element name="Version"/>
                <xs:sequence maxOccurs="unbounded">
                    <xs:element name="DeviceCSR" nillable="false">  
                        <xs:complexType>
                            <xs:simpleContent>
                                <xs:extension base="xs:base64Binary">  
                                    <xs:attribute name="ID" use="required">  
                                        <xs:simpleType>
                                            <xs:restriction base="xs:ID">  
                                                <xs:minLength value="1"/>
                                                <xs:maxLength value="100"/>
                                            </xs:restriction>
                                        </xs:simpleType>
                                    </xs:attribute>
                                </xs:extension>
                            </xs:simpleContent>
                        </xs:complexType>
                    </xs:element>
                    <xs:element name="SubmitCSRBatchStatus" nillable="false">  
                        <xs:complexType>
                            <xs:sequence>
                                <xs:element name="Version"/>
                                <xs:element name="Build"/>
                                <xs:element name="BatchStatus" nillable="false">  
                                    <xs:complexType>
                                        <xs:simpleType base="xs:string">  
                                            <xs:restriction base="xs:string">  
                                                <xs:enumeration value="PENDING"/>  
                                                <xs:enumeration value="FORMAT_ERROR"/>  
                                                <xs:enumeration value="WORKFLOW_ERROR"/>  
                                            </xs:restriction>
                                        </xs:simpleType>
                                    </xs:complexType>
                                </xs:element>
                                <xs:element ref="BatchId"/>  
                                <xs:element ref="Error"/>
                            </xs:sequence>
                        </xs:complexType>
                    </xs:element>
                </xs:sequence>
                <xs:attribute name="ID" use="optional">  
                    <xs:simpleType>
                        <xs:restriction base="xs:string">  
                            <xs:minLength value="1"/>  
                            <xs:maxLength value="256"/>
                        </xs:restriction>
                    </xs:simpleType>
                </xs:attribute>
            </xs:sequence>
        </xs:complexType>
    </xs:element>
</xs:schema>
```
<xs:simpleType>
  <xs:restriction base="xs:string">
    <xs:minLength value="1"/>
    <xs:maxLength value="256"/>
  </xs:restriction>
</xs:simpleType>
</xs:attribute>
</xs:complexType>
</xs:element>
<xs:element name="CSRBatchResult">
  <xs:complexType>
    <xs:sequence>
      <xs:element ref="Version"/>
      <xs:element ref="Build"/>
      <xs:element name="BatchStatus" nillable="false">
        <xs:simpleType>
          <xs:restriction base="xs:string">
            <xs:enumeration value="PENDING"/>
            <xs:enumeration value="REJECTED"/>
            <xs:enumeration value="PARSING"/>
            <xs:enumeration value="QUEUED"/>
            <xs:enumeration value="PROCESSING"/>
            <xs:enumeration value="PAUSED"/>
            <xs:enumeration value="COMPLETED"/>
            <xs:enumeration value="TAMPERED"/>
            <xs:enumeration value="FORMAT_ERROR"/>
            <xs:enumeration value="WORKFLOW_ERROR"/>
          </xs:restriction>
        </xs:simpleType>
      </xs:element>
      <xs:choice minOccurs="0">
        <xs:element ref="Error"/>
        <xs:sequence>
          <xs:element ref="BatchId"/>
          <xs:sequence minOccurs="0" maxOccurs="unbounded">
            <xs:element name="DeviceCertificate">
              <xs:complexType>
                <xs:sequence>
                  <xs:element name="Status" nillable="false">
                    <xs:simpleType>
                      <xs:restriction base="xs:string">
                        <xs:enumeration value="SUCCESS"/>
                        <xs:enumeration value="ISSUANCE_ANOMALY"/>
                        <xs:enumeration value="INELIGIBLE"/>
                        <xs:enumeration value="CSR_ERROR"/>
                        <xs:enumeration value="CA_ERROR"/>
                        <xs:enumeration value="WORKFLOW_ERROR"/>
                      </xs:restriction>
                    </xs:simpleType>
                  </xs:element>
                </xs:sequence>
              </xs:complexType>
            </xs:element>
          </xs:sequence>
        </xs:element>
      </xs:choice>
    </xs:sequence>
    <xs:attribute name="ID" use="required">
      <xs:simpleType>
        <xs:restriction base="xs:ID">
          <xs:minLength value="1"/>
          <xs:maxLength value="100"/>
        </xs:restriction>
      </xs:simpleType>
    </xs:attribute>
  </xs:complexType>
<xs:complexType>
  <xs:element name="ID">
    <xs:complexType>
      <xs:restriction base="xs:string">
        <xs:minLength value="1"/>
        <xs:maxLength value="256"/>
      </xs:restriction>
    </xs:complexType>
  </xs:element>
  <xs:element name="Version" nillable="false">
    <xs:simpleType>
      <xs:restriction base="xs:string">
        <xs:enumeration value="1.0"/>
      </xs:restriction>
    </xs:complexType>
  </xs:element>
  <xs:element name="Build" type="xs:string" nillable="false"/>
  <xs:element name="BatchId" type="xs:positiveInteger" nillable="false"/>
  <xs:element name="Error" nillable="false">
    <xs:complexType>
      <xs:sequence>
        <xs:element name="ErrorCode" nillable="false">
          <xs:complexType>
            <xs:restriction base="xs:string">
              <xs:minLength value="1"/>
              <xs:maxLength value="10"/>
              <xs:pattern value="[A-Z][2-][A-Za-z0-9]+"/>
            </xs:restriction>
          </xs:complexType>
        </xs:element>
        <xs:element name="ErrorText" type="xs:string" nillable="false"/>
      </xs:sequence>
    </xs:complexType>
  </xs:element>
</xs:schema>
Appendix F  Certificate Signing Request Structure

Information to be contained within an Organisation CSR

<table>
<thead>
<tr>
<th>Section</th>
<th>Attributes</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Version</td>
<td></td>
<td>Version 0</td>
</tr>
<tr>
<td>Subject</td>
<td>Common Name</td>
<td>Organisation Trading Name (Optional field, only present for Supplier Digital Signing Certificate CSR – maximum of 16 characters)</td>
</tr>
<tr>
<td></td>
<td>Organisational Unit</td>
<td>Remote Party Role Code of the Subject of the Certificate (2 character hexadecimal representation of the Remote Party Role Code). E.g. for supplier, value = ‘02’)</td>
</tr>
<tr>
<td></td>
<td>Subject Unique Identifier</td>
<td>The 64 bit EUI-64 Compliant identifier of the subject of the Certificate</td>
</tr>
<tr>
<td>Subject Public Key</td>
<td>Public Key Algorithm</td>
<td>id-ecPublicvKey</td>
</tr>
<tr>
<td>Information</td>
<td>Prime256r1 (256 bit)</td>
<td>Public Key Value</td>
</tr>
<tr>
<td>Key Usage</td>
<td>Criticality</td>
<td>True</td>
</tr>
<tr>
<td></td>
<td>Key Usage</td>
<td>digitalSignature or keyAgreement</td>
</tr>
<tr>
<td>Signature Algorithm</td>
<td></td>
<td>ecdsa-with-SHA256</td>
</tr>
</tbody>
</table>

CSR forms submitted to the SMKI Portal via DCC Gateway Connection and the SMKI Portal via the Internet will be accepted in PKCS#10 format Base64 encoded. The standard format for CSR forms submitted to the SMKI Portal via DCC Gateway
Connection and the SMKI Portal via the Internet will be ASN.1 DER, including either styles of PEM header (i.e. -----BEGIN CERTIFICATE REQUEST----- and -----END CERTIFICATE REQUEST----- or -----BEGIN NEW CERTIFICATE REQUEST----- - and -----END NEW CERTIFICATE REQUEST----- ). The following variants for CSR forms submitted to the SMKI Portal via DCC Gateway Connection or SMKI Portal via the Internet will also be accepted:

a) No PEM headers
b) Base64 all in one line
c) Base64 with line breaks at 64 or 76 characters
d) If line breaks are used the \n and \n\n are both acceptable

### Information to be contained within a Device CSR

<table>
<thead>
<tr>
<th>Section</th>
<th>Attributes</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Version</td>
<td></td>
<td>Version 0</td>
</tr>
<tr>
<td>Subject</td>
<td></td>
<td>Empty</td>
</tr>
<tr>
<td>Subject Public Key</td>
<td>Public Key Algorithm</td>
<td>id-ecPublicvKey</td>
</tr>
<tr>
<td>Information</td>
<td>Prime256r1 (256 bit)</td>
<td>Public Key Data</td>
</tr>
<tr>
<td>Key Usage</td>
<td>Criticality</td>
<td>True</td>
</tr>
<tr>
<td></td>
<td>Key Usage</td>
<td>digitalSignature or keyAgreement</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Subject Alternative Name</td>
<td>General Name</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Other Name</td>
<td></td>
</tr>
<tr>
<td></td>
<td>id-on-hardwareModuleName</td>
<td></td>
</tr>
<tr>
<td></td>
<td>hwType</td>
<td>Object Identifier, OID hwSerialNum Device ID</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(EUI-64)</td>
</tr>
<tr>
<td>Signature Algorithm</td>
<td></td>
<td>ecdsa-with-SHA256</td>
</tr>
</tbody>
</table>

CSR forms submitted to the SMKI Portal via DCC Gateway Connection will be accepted in PKCS#10 format Base64 encoded. The standard format for CSR forms submitted to the SMKI Portal via DCC Gateway Connection will be ASN.1 DER, including either styles of PEM header (i.e. -----BEGIN CERTIFICATE REQUEST----- - and -----END CERTIFICATE REQUEST----- or -----BEGIN NEW CERTIFICATE REQUEST----- and -----END NEW CERTIFICATE REQUEST----- ). The following variants for Device CSRs submitted to the SMKI Portal via DCC Gateway Connection will also be accepted:
a) No PEM headers
b) Base64 all in one line
c) Base64 with line breaks at 64 or 76 characters
d) If line breaks are used the \n and \n\n are both acceptable

CSRs submitted via the Ad Hoc Device CSR Web Service interface or the Batched Device CSR Web Service interface shall not use PEM headers, as set out in Appendix A and Appendix C respectively.
Format of Batched Certificate Signing Requests via SMKI Portal interface

The format that shall be used for .zip files is defined in info-zip.org/doc/appnote-19970311-iz.zip.

Request File

The format of the batch request is a ZIP archive containing up to 50,000 individual files with a “csr” extension, which must be in the following format:

a) Each of these files must be uniquely named in the root level of the archive;

b) The individual files must contain a Base64 (as defined by RFC 4868 Section 4) encoded PKCS#10 CSR; and

c) The name of the each file with a ‘csr’ extension within the ZIP archive is preserved within the SMKI workflow, excluding the “csr” extension, so that the name of the corresponding Device Certificate file in the response ZIP archive will include the name supplied in the ‘csr’ file.

Response File

The “Response File” is a ZIP archive containing:

a) a text file record for each CSR contained within the Batched CSR, which shall contain the fields as set out immediately below:

   i. identifier for the CSR contained within the Batched CSR;

   ii. the file name for the CSR;

   iii. the status of the processing of the CSR, which shall have a value of one of ‘success’, ‘error’, ‘anomaly’ or ‘ineligible’; and

   iv. where relevant, an error code associated with the processing of the CSR; and

b) a ZIP archive which contains all Certificates from the request which have been issued, in the following format:

c) Certificates will be in Base64 encoded X.509 format;

d) The filename is that of the request ZIP file with “-response” appended, and issued certificates are stored in the root level of the archive; and

e) The Certificate names are the same as their corresponding request files, but with the “crt” rather than “csr” extension.
Appendix G  Authentication Credentials

liv. The SMKI Portal for Users, Ad-Hoc Device CSR Web Service Interface and Batched Device CSR Web Service Interface shall use server and client certificates with the following cryptographic properties:

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Version</th>
</tr>
</thead>
<tbody>
<tr>
<td>Protocol</td>
<td>TLS 1.2*</td>
</tr>
<tr>
<td>Protocol Cyphers</td>
<td>ECDHE-RSA-AES256-GCM-SHA384</td>
</tr>
<tr>
<td></td>
<td>ECDHE-RSA-AES256-SHA384</td>
</tr>
<tr>
<td></td>
<td>ECDHE-RSA-AES128-GCM-SHA256</td>
</tr>
<tr>
<td></td>
<td>ECDHE-RSA-AES128-SHA256</td>
</tr>
<tr>
<td>Client Certificate Key</td>
<td>RSA 2048 bit</td>
</tr>
<tr>
<td>Client Certificate Hash Algorithm</td>
<td>SHA256</td>
</tr>
<tr>
<td>Server Certificate Key</td>
<td>RSA 2048 bit</td>
</tr>
<tr>
<td>Server Certificate Hash Algorithm</td>
<td>SHA256</td>
</tr>
</tbody>
</table>

liv. * TLS 1.2 should be implemented in accordance with Java and Apache standards. Java 7 and above supports TLS1.2. The TLS version is specified in the HTTP client protocol initialisation. To enable AES256, the Java runtime should be patched with “JCE Unlimited Strength Jurisdiction Policy Files” for the version of Java being used. This is obtained from the public Oracle Java download web pages.
Information to be contained within a CSR for IKI Certificates (client credentials) used to access the Ad Hoc Device CSR Web Service interface and/or the Batched Device CSR Web Service interface

iv. Each CSR for an IKI Certificate used to access the Ad Hoc Device CSR Web Service interface and/or the Batched Device CSR Web Service interface shall comply with the format as set out immediately below. Each such CSR shall only apply to one of the interfaces listed immediately below:

a) Ad Hoc Web Service interface; or

b) Batched CSR Web Service interface.

<table>
<thead>
<tr>
<th>Section</th>
<th>Attributes</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Version</td>
<td></td>
<td>Version 0</td>
</tr>
<tr>
<td>Subject</td>
<td>Organisation (id-at-organizationName)</td>
<td>Organisation Trading Name</td>
</tr>
<tr>
<td></td>
<td>Organisational Unit (id-at-organizationalUnitName)</td>
<td>Remote Party Role Code</td>
</tr>
<tr>
<td></td>
<td>Common Name (id-at-commonName)</td>
<td>Unique Name of the Authorised System, which the submitting Party must ensure is unique for: 1) multiple CSRs for the Ad Hoc Device CSR Web Service interface; or 2) multiple CSRs for the Batched Device CSR Web Service interface.</td>
</tr>
<tr>
<td>Subject Public Key</td>
<td>Public Key Algorithm</td>
<td>RSAPublicKey</td>
</tr>
<tr>
<td>Information</td>
<td>Key Size</td>
<td>2048</td>
</tr>
<tr>
<td>Key Usage</td>
<td>Criticality</td>
<td>True</td>
</tr>
<tr>
<td></td>
<td>Key Usage</td>
<td>digitalSignature</td>
</tr>
<tr>
<td>Signature Algorithm</td>
<td></td>
<td>SHA256withRSAEncryption</td>
</tr>
</tbody>
</table>
Appendix H  Definitions

<table>
<thead>
<tr>
<th>Term</th>
<th>Meaning as defined in SEC</th>
</tr>
</thead>
<tbody>
<tr>
<td>AES</td>
<td>Advanced Encryption Standard</td>
</tr>
<tr>
<td>Portal</td>
<td>Portal is a generic term in the SMKI SEC Documents. It refers to a web-based interface,</td>
</tr>
<tr>
<td></td>
<td>within which there may be multiple views, depending on the permissions of the individual</td>
</tr>
<tr>
<td></td>
<td>accessing it.</td>
</tr>
<tr>
<td>SMKI Portal</td>
<td>‘Portal’ is a generic term in the SMKI environment: the portals for the OCA and DCA exist</td>
</tr>
<tr>
<td></td>
<td>as separate URLs within the primary SMKI Portal with security applied in line with the ARO’s role.</td>
</tr>
</tbody>
</table>
Appendix N

SMKI Code of Connection
Contents

Purpose and Scope........................................................................................................................................3

1 Connection Mechanism..........................................................................................................................3

1.1 Browser Policy .....................................................................................................................................3

2 SMKI Services interfaces......................................................................................................................4

2.1 SMKI Services interfaces via DCC Gateway Connection.................................................................4

2.1.1 SMKI Portal Interface via DCC Gateway Connection.................................................................4

2.1.2 SMKI Ad Hoc Device CSR Web Service interface........................................................................4

2.1.3 SMKI Batched Device CSR Web Service interface.......................................................................4

2.2 SMKI Portal interface via the Internet ...............................................................................................5

2.3 Authentication to SMKI Services interfaces.....................................................................................5

2.3.1 Authentication to SMKI Portal interface via DCC Gateway Connection or via the Internet........5

2.3.2 Authentication to Ad Hoc Device CSR Web Service interface...................................................7

2.3.3 Authentication to Batched Device CSR Web Service interface....................................................7

3 Managing Demand .............................................................................................................................8

3.1 Capacity Management.......................................................................................................................8

3.1.1 SMKI Portal via DCC Gateway Connection and SMKI Portal via the Internet........................8

3.1.2 Ad Hoc Device CSR Web Service interface..................................................................................8

3.1.3 Batched Device CSR Web Service interface................................................................................9

Appendix A Definitions..........................................................................................................................10
Purpose and Scope

Section L4.5 of the Code sets out the content to be included in a SEC Subsidiary Document entitled SMKI Code of Connection. The document should explain the way in which an Authorised Subscriber may access the SMKI Service Interface; any limits on the use of SMKI services; the procedure for an Authorised Subscriber and the DCC to communicate over the SMKI Service Interface; and a description of how mutual authentication and protection of communications over the SMKI Service Interface will operate.

1 Connection Mechanism

The DCC shall ensure that only persons who are Authorised Responsible Officers (AROs) and have been issued with the appropriate IKI credentials used to access SMKI Services, as defined in the SMKI RAPP, shall be able to access the SMKI Services on behalf of their organisation. Prior to use any of the SMKI Interfaces, any person representing a Party or RDP shall first become an Authorised Responsible Officer, via the process as set out in the SMKI RAPP.

DCC Gateway Connection users may connect to the SMKI Services via that DCC Gateway Connection, and shall use this mechanism to connect to the service unless it is not reasonably practicable to do so. Any Party or RDP may connect to the SMKI Services via an Internet connection where such Party or RDP does not have a DCC Gateway Connection or where it is not reasonably practicable to do so.

1.1 Browser Policy

The DCC shall ensure that the SMKI Portal interface via DCC Gateway Connection, and SMKI Portal interface via the Internet supports, as a minimum, the following web browsers and versions:

- Google Chrome version 34.
- Internet Explorer versions 9, 10 and 11.
- Mozilla Firefox version 27.

The DCC shall ensure that future versions of each of the web browsers set out above are also supported.

The DCC shall not be required to continue to support any browser versions from which the browser’s vendor removes support.

Browsers other than those listed above may also be compatible, though they will not be supported.

The DCC shall ensure that the SMKI Portal Interface via DCC Gateway Connection and SMKI Portal interface via the Internet are tested with the browsers set out above on the Microsoft Windows 7 & 8.1 operating systems (along with applicable future versions).

Operating systems other than those listed above may also be compatible, though they will not be supported.
The browsers (and versions) and operating systems supported by the DCC shall be reviewed from time to time. The DCC shall seek views from DCC Gateway Connection Users prior to the withdrawal of support for any version of a browser, a browser itself, or an operating system set out above.

2  SMKI Services interfaces

The DCC shall ensure that SMKI Services shall be made available via four interfaces, as set out in this document. The DCC shall provide relevant technical support information to persons in respect of the use of the SMKI interfaces, which upon receipt of a request via the DCC Service Desk.

2.1  SMKI Services interfaces via DCC Gateway Connection

2.1.1  SMKI Portal Interface via DCC Gateway Connection

The DCC shall at all times (subject to Planned Maintenance) provide and maintain an interface where a Party or RDP may connect to the SMKI Portal Interface using a compatible web browser via a DCC Gateway Connection.

The DCC shall ensure that the SMKI Portal Interface via DCC Gateway Connection enables Parties or RDPs with access to the interface to navigate to a landing page via a published URL and from there, further choose to:

   a) submit Organisation Certificate Signing Requests (CSR) and retrieve resulting Organisation Certificates;

   b) submit Ad Hoc Device CSRs and retrieve resulting Device Certificates; and

   c) submit Batched CSRs and retrieve resulting Device Certificates.

2.1.2  SMKI Ad Hoc Device CSR Web Service interface

The DCC shall at all times (subject to Planned Maintenance) provide and maintain an Ad Hoc Device CSR Web Service interface to which an Authorised Subscriber for Device Certificates that only the DCC, Import Supplier, or Gas Supplier may connect.

The DCC shall ensure that the Ad Hoc Device CSR Web Service interface supports submission of Ad Hoc Device CSR to the DCC and the subsequent issuance of a Device Certificate by the DCC, to support the replacement of a certificate on a Device.

2.1.3  SMKI Batched Device CSR Web Service interface

The DCC shall at all times (subject to Planned Maintenance) provide and maintain a Batched Device CSR Web Service interface to which an Authorised Subscriber for Device Certificates may connect.

The DCC shall ensure that the Batched Device CSR Web Service interface supports submission of Batched CSRs to the DCC and the subsequent issuance of a Device Certificate or Device Certificates by the DCC.
2.2 SMKI Portal interface via the Internet

The DCC shall at all times (subject to Planned Maintenance) provide and maintain an interface where a Party or RDP may connect to the SMKI Portal interface via the Internet using a compatible web browser.

The DCC shall enable Parties or RDPs with access to the SMKI Portal Interface via the Internet to:

a) submit Organisation CSRs and retrieve resulting Organisation Certificates;

b) access the documents set out in section 2.6.1 of the SMKI Interface Design Specification.

2.3 Authentication to SMKI Services interfaces

2.3.1 Authentication to SMKI Portal interface via DCC Gateway Connection or via the Internet

The DCC shall secure the SMKI Portal interface via DCC Gateway Connection or SMKI Portal interface via the Internet through a mutually authenticated TLS session as set out in the SMKI Interface Design Specification.

Authentication to the SMKI Portal is identical whether an ARO is accessing via a DCC Gateway Connection, or via the Internet. In order to authenticate to the SMKI Portal, Cryptographic Credential Tokens are issued in accordance with the procedures set out in the SMKI RAPP.

Cryptographic Credential Tokens require the Authentication Client software in order to use them.

Each Party or RDP wishing to access the SMKI Portal Interface shall install the Authentication Client software on each ARO’s computer used to access the SMKI Portal Interface.

The DCC shall make the Authentication Client software available and ensure that the software:

a) is accessible via a URL that shall be specified and updated from time to time in the SMKI User Guide, using One Way Authentication which can be validated using a CA Browser Forum server certificate that is signed by a Root CA that is present in the Windows ‘Trusted Root Certification Authorities’ certificate store’;

b) is compatible with Microsoft Windows 7 and 8.1 operating systems;

c) is Digitally signed using the Private Key associated with a Code signing Certificate that is signed by a Root CA that is present in the Windows ‘Trusted Root Certification Authorities’ certificate store’; and
is supported by instructions as to how to install the Authentication Client software, as set out in the SMKI User Guide.

The Party or RDP shall download, and verify the authenticity and integrity of, the Authentication Client software on first use by checking the Digital Signature used to sign the software and validating the CA Browser Forum server certificate using the Certification Authority certificates present in the Party’s or RDP’s ‘Trusted Root Certification Authorities’ certificate store’. If such checks are successful, the Party or RDP shall install the Authentication Client software on each computer that they will use to access the SMKI Portal. “Administrator” privileges are required to install the Authentication Client software but are not required to run such software.
Once the Authentication Client software is successfully installed and where using the Internet Explorer browser to access the SMKI Portal, the Party or RDP shall, prior to any attempt to access the SMKI Portal, ensure that the web browser security settings on such computers are not set to ‘High’ and shall ensure that TLS1.2 is enabled in the web browser settings. If such security settings are set to ‘High’, some functionality, particularly in relation to search and ordering functionality, may not operate correctly.

The DCC shall ensure that each Cryptographic Credential Token issued contains the appropriate IKI Certificate and Private Key for that Party or RDP, used to authenticate the ARO to the SMKI Portal interface via the DCC Gateway or the SMKI Portal via the Internet.

Furthermore, the DCC shall ensure that:

a) access to the Cryptographic Credential Token is PIN-protected and the Private Key corresponding with the IKI Certificate used for authentication cannot be removed from a Cryptographic Credential Token;

b) the Authentication Client software is made available for use by AROs to enable authentication to the SMKI Portal in conjunction with the Cryptographic Credential Token;

c) it provides support for the Authentication Client software via the DCC Service Desk;

d) updates are made available to the Authentication Client software accessible via a URL, as set out in the SMKI User Guide; and

e) ensure that all browsers listed in section 1.1 of this document are capable of supporting the requirements set out in this section.

The process for TLS1.2 mutual authentication to the SMKI Portal Interface via the DCC Gateway or the SMKI Portal via the Internet is as set out in the SMKI Interface Design Specification.

2.3.2 Authentication to Ad Hoc Device CSR Web Service interface

The DCC shall secure the Ad Hoc Device CSR Web Service interface through a TLS1.2 mutually authenticated session to the SMKI Portal in accordance with the SMKI Interface Design Specification.

Parties shall require an appropriate IKI Certificate, in order to authenticate to the Ad Hoc Device CSR Web Service interface. This IKI Certificate shall be issued by the DCC on successful completion of the process as set out in the SMKI RAPP and in accordance with the SMKI Interface Design Specification.

2.3.3 Authentication to Batched Device CSR Web Service interface

The DCC shall secure the Batched Device CSR Web Service interface through a TLS1.2 mutually authenticated session to the SMKI Portal as set out in the SMKI Interface Design Specification.

Parties shall require an appropriate IKI Certificate in order to authenticate to the SMKI Batched Device CSR Web Service Interface. This shall be issued by DCC on successful completion of the process as set out in the SMKI RAPP in accordance with the SMKI Interface Design Specification.
3 Managing Demand

3.1 Capacity Management

3.1.1 SMKI Portal via DCC Gateway Connection and SMKI Portal via the Internet

Organisation CSRs
The Registration Authority shall process Organisation Certificate Signing Requests received via the DCC Gateway Connection or via the Internet in the same manner.

Batched CSRs
The Registration Authority shall process Batched CSRs received via the applicable SMKI Portal interfaces in the same manner.

Batched CSRs are processed overnight, and the system is scaled to process a total, across all Authorised Subscribers, of 375,000 CSRs contained within Batched CSRs from 20:00 to 08:00 each day.

The DCC shall ensure that Batched CSRs submitted before 8:00pm are processed by 8:00am the following day. Batched CSRs received after 8:00pm may be delayed until the following night’s processing period.

In order to preserve the overall system capacity, should a Party foresee a need to submit in excess of 50,000 Device Certificate Signing Requests through the SMKI Portal interface in any 24 hour period, the Party shall take reasonable steps to inform the DCC of the potential additional load at least seven days in advance via the DCC Service Desk. The Batch or Batches exceeding this number shall be queued for processing as soon as reasonably practicable.

Batched CSRs shall be processed by the Registration Authority in turn.

Ad Hoc Device CSRs
The Registration Authority shall process Ad Hoc Device CSRs received via the DCC Gateway Connection.

Each Party shall take reasonable steps not to submit more than 150 Ad Hoc Device CSRs in any 24 hour period without the prior agreement of DCC. Should a Party foresee a need to exceed this number the Party shall take reasonable steps to inform the DCC of the potential additional load at least seven days in advance via the DCC’s Service Desk.

3.1.2 Ad Hoc Device CSR Web Service interface
Each Party shall take reasonable steps not to submit more than one Certificate Signing Request via the Ad Hoc Device CSR Web Service interface in any 0.8 second period during core service hours (07:00 to 20:00) and one Certificate Signing Request in any four second period outside of these hours.
Should a Party foresee a need to exceed either of these numbers, the Party shall take reasonable steps to inform the DCC of the potential additional load at least seven days in advance via the DCC Service Desk.

3.1.3 Batched Device CSR Web Service interface

Each Party shall ensure that a synchronous response to the submission of a Batched CSR is received before an additional Batched CSR is submitted via the Batched CSR Web Service interface. Each Party may submit multiple Batched CSRs during the period of time between submission of a Batched CSR and downloading the response file containing the Device Certificates and success/error messages.

Each Party shall comply with the following restrictions in respect of retrieving such Device Certificates:

a) where a Batched CSR is submitted before 20:00, the Party shall comply with the following restrictions in respect of accessing the response file corresponding with a particular Batched CSR:

i. the Party shall not seek to access the response file containing the Device Certificates prior to 08:00 on the day following the date of submission of the corresponding Batched CSR;

ii. the Party shall not seek to access the response file again via the Batched CSR Web Service interface, at any point once the response file has been successfully retrieved; and

iii. if the response indicates that the Batched CSR has been accepted and that the batch processing is not complete, the Party shall not seek to access the response file more than once each hour during the period from 22:00 and 08:00 on the following day.

b) where a Batched CSR is submitted after 20:00, the Party shall comply with the following restrictions in respect of accessing the response file corresponding with a particular Batched CSR:

i. the Party shall not seek to access the response file containing the Device Certificates prior to 22:00 on the day after the submission of the corresponding Batched CSR; and

ii. the Party shall not seek to access the response file again via the Batched CSR Web Service interface, at any point once the response file has been successfully retrieved; and

iii. if the response indicates that the Batched CSR has been accepted and that the batch processing is not complete, the Party shall not seek to access the response file again more than once each hour during the period from 22:00 on the day after the submission of the corresponding Batched CSR and 08:00, two days after the date of submission of the corresponding Batched CSR.
### Appendix A  Definitions

<table>
<thead>
<tr>
<th>Term</th>
<th>Meaning as defined in SEC</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ad Hoc Device Certificate Signing Request</td>
<td>A CSR for a Device Certificate that is not part of a Batched Certificate Signing Request</td>
</tr>
<tr>
<td>Authentication Client</td>
<td>Means client software which supports authentication of Authorised Responsible Officers</td>
</tr>
<tr>
<td>HSM</td>
<td>Hardware Security Module</td>
</tr>
<tr>
<td>One Way Authentication</td>
<td>Means the industry standard terminology for HTTPS whereby the client is not required to authenticate with a client credential</td>
</tr>
<tr>
<td>Web Service Interface</td>
<td>Means a system-to-system interface provided to the SMKI Services</td>
</tr>
</tbody>
</table>
APPENDIX O

SMKI Repository Interface Design Specification
## Contents

1 **Introduction**
   
   1.1 Purpose and Scope 3
   1.2 Target Response Times 3

2 **Interface Definition**
   
   2.1 SMKI Repository Portal Interface via DCC Gateway Connection 4
      
      2.1.1 General Obligations 4
      2.1.2 Establishing connection to the SMKI Repository Portal interface via DCC Gateway Connection 5
      2.1.3 Retrieval of SMKI Repository content 5
   
   2.2 SMKI Repository Web Service interface 6
      
      2.2.1 General Obligations 6
      2.2.2 Establishing connection to the SMKI Repository Web Service interface via DCC Gateway Connection 6
      2.2.3 Retrieval of SMKI Repository content 7
   
   2.3 SSH File Transfer Protocol (SFTP) Interface 7
      
      2.3.1 General Obligations 7
      2.3.2 Establishing connection to the SFTP Interface to the SMKI Repository 8
      2.3.3 Retrieval of SMKI Repository content 8

Annex A: SMKI Repository Web Service interface specification 10

Annex B: SMKI Repository Web Service interface schema 15

Annex C: Authentication Credentials 19

Annex D: Definitions 20
1 Introduction

1.1 Purpose and Scope

The SMKI Repository Interface Design Specification describes the functionality of the SMKI Repository Interface (SRI) as set out in Section L6.4 of the SEC, in order to:

a) specify the technical details of the SMKI Repository Interface; and

b) set out the protocols and technical standards that apply to the SMKI Repository Interface.

1.2 Target Response Times

For the purposes of supporting the measurement of Target Response Times in accordance with Sections L8.4 and L8.5 of the SEC, the terms “send” and “receipt” should interpreted as follows:

a) “receipt” means, in relation to a request submitted over a DCC Gateway Connection to obtain any document lodged in the SMKI Repository, the successful completion by DCC of the validation checks in relation to such a request, as set out in the SMKI Repository Interface Design Specification; and

b) “send” means, in relation to a document lodged in the SMKI Repository, the making available of an electronic copy of that document by the DCC Systems such that it is immediately available to be retrieved over a DCC Gateway Connection via the SMKI Repository Interface.

For the purposes of requests issued other than by a DCC Gateway Connection, the terms “send” and “receipt” should be interpreted in accordance with the meaning as set out in the SMKI Interface Design Specification.
2 Interface Definition

The DCC shall make three interfaces, collectively referred to as the SMKI Repository Interface, available via a DCC Gateway Connection through which Parties, RDPs, the SMKI PMA and the Panel (or the Code Administrator acting on their behalf) may access the SMKI Repository:

a) a SMKI Repository Portal interface accessed via a web browser (as set out in section 2.1 of this document);

b) a SMKI Repository Web Service interface that can be accessed by a Party’s or an RDP’s systems (as set out in section 2.2, Annex A and Annex B of this document); and

c) a SSH File Transfer Protocol Interface (the “SFTP Interface”) via an SFTP client (as set out in section 2.3 of this document).

Any DCC Gateway Connection user wishing to manage its credentials used to access the SMKI Repository Web Service interface or SFTP Interface shall ensure that it has access to the SMKI Repository Portal interface, which allows management of such credentials.

The means by which Parties, RDPs, the SMKI PMA, Panel (or the Code Administrator acting on their behalf) may access SMKI Repository content without a DCC Gateway Connection, are set out in section 2.6 of the SMKI Interface Design Specification.

The SMKI Code of Connection sets out the methods by which such persons may, communicate over the SMKI Repository interfaces, and the methods by which connections to the SMKI Repository interfaces are authenticated and communications taking place over them are secured.

The DCC shall ensure that the SMKI Repository Interface is available in line with Section L6.2 of the Code and shall notify Parties and RDPs in advance of any planned outages of the SMKI Repository Interface. The DCC shall ensure that failover between the Live and Disaster Recovery (DR) environments will be achieved using dynamic routing and Network Address Translation on the DCC Gateway. The SMKI Repository interfaces will be accessed via the same Universal Resource Location (URL) in the event of a DR invocation; the traffic for this URL will be routed to the DR site and presented to the DR servers completely transparently to the user.

2.1 SMKI Repository Portal Interface via DCC Gateway Connection

2.1.1 General Obligations

The DCC shall ensure that the SMKI Repository Portal interface enables DCC Gateway Connection users to access the SMKI Repository Portal for the purposes:

a) of viewing, querying and/or obtaining a copy of those documents lodged in the SMKI Repository as set out in section 2.1.3 of this document; and

b) of updating password and user profile details in respect of authentication to the SMKI Repository Portal interface.

The DCC shall ensure that the SMKI Repository Portal interface via DCC Gateway Connection:

a) uses the HTTPS protocol, secured by TLS 1.2 in line with the protocols set out in Annex C of this document;
is accessed via Uniform Resource Locators (URLs) that are set out in the SMKI Repository User Guide;

uses Javascript, Cascading Style Sheets (CSS) and images;

is compliant with the W3C Web Content Accessibility Guidelines (v2) at “AA” level; and

is only accessible using a DCC Gateway Connection.

The process for obtaining a DCC Gateway Connection is detailed in Section H3 of the Code.

The DCC shall ensure that all Certificates, CRLs and ARLs lodged in the SMKI Repository are in Base64 DER format. CRL and ARL validity is as set out in Annex B to the Code.

### 2.1.2 Establishing connection to the SMKI Repository Portal interface via DCC Gateway Connection

In order to establish a connection to the SMKI Repository Portal interface, a DCC Gateway Connection user shall:

a) ensure that their browsers have Javascript enabled;

b) verify the CA/Browser Forum server certificate presented by the SMKI Repository Portal, as described below and, if successfully verified by the browser, accept the certificate;

c) enter a username and password that has been issued for the purpose of authenticating the user to the SMKI Repository Portal interface; and

d) establish a TLS 1.2 session.

The DCC shall ensure that a username and initial password is provided as set out in the SMKI Registration Authority Policies and Procedures (SMKI RAPP). The DCC shall ensure that the initial password must be changed by the user upon first use, and maintenance of the username and password is detailed in the SMKI Repository Code of Connection.

The DCC shall ensure that users are provided with a profile page which will enable users to view and update their SMKI Repository Portal username and password and to update contact information, as set out in the SMKI Repository Code of Connection.

The DCC shall ensure that the SMKI Repository Portal interface presents to the user a x.509 v3 certificate that is recognised by the CA/Browser Forum for the purposes of allowing the DCC Gateway Connection user’s systems to authenticate the server as part of establishing the TLS session.

The DCC shall ensure that the SMKI Repository Portal denies access where a user does not present a valid username and password for authentication.

### 2.1.3 Retrieval of SMKI Repository content

The DCC shall ensure that the SMKI Repository Portal interface enables DCC Gateway Connection users to search for and download via a web form the following files that are lodged in the SMKI Repository, where they have successfully established a secured TLS 1.2 connection to the SMKI Repository Portal interface (as set out in the SMKI Repository User Guide):

a) Organisation Certificates and OCA Certificates;

b) Device Certificate and DCA Certificates;

c) the latest Organisation CRL and the latest Organisation ARL; and
d) other documents lodged in the SMKI Repository.

2.2 SMKI Repository Web Service interface

2.2.1 General Obligations

The DCC shall ensure that the SMKI Repository Web Service interface enables DCC Gateway Connection users’ systems to search for and obtain content lodged in the SMKI Repository, as set out in section 2.2.3, Annex A and Annex B of this document.

The DCC shall ensure that the SMKI Repository Web Service interface via DCC Gateway Connection:

a) uses the HTTPS protocol, secured by TLS 1.2 in line with the protocols set out in Annex C of this document;

b) is accessed via Uniform Resource Locators (URLs) that are set out in the SMKI Repository User Guide;

c) uses Extensible Markup Language (XML) over POST for message requests and responses;

d) provides XML message responses which conform with the details set out in Annex A of this document and the XML schema set out in Annex B of this document;

e) conforms with the XML Schema set out in Annex B for message requests and responses; and

f) is only accessible using a DCC Gateway Connection.

Prior to gaining access to the SMKI Repository Web Service interface, a DCC Gateway Connection user shall access the profile page on the SMKI Repository Portal in order to obtain its credentials for the SMKI Repository Web Service interface, as set out in the SMKI RAPP. The DCC shall ensure that the credentials for the SMKI Repository Web Service interface shall be in the form of an API Key, which is generated by the DCC and is a 15 character UTF-8 case insensitive string.

The DCC shall, in accordance with the SMKI RAPP, provide the DCC Gateway Connection user with a CA/Browser Forum recognised certificate authority root certificate and all corresponding issuing authority certificates, for the purposes of enabling server authentication of the SMKI Repository Web Service interface.

The DCC shall ensure that each API Key shall:

a) remain valid until manually replaced by the DCC Gateway Connection user using the SMKI Repository Portal interface; and

b) once replaced, be invalid for authentication to the SMKI Repository Web Service interface.

2.2.2 Establishing connection to the SMKI Repository Web Service interface via DCC Gateway Connection

In order to establish a connection to the SMKI Repository Web Service interface, a DCC Gateway Connection user shall submit a request to establish a secured TLS1.2 session which:

a) accesses a URL as set out in section 2.2.1 of this document; and
b) includes its API Key in the querystring, in order that the SMKI Repository Interface can authenticate the user before attempting to parse the XML request document in accordance with Annex A and Annex B of this document; and

c) configures its systems such that the TLS session renegotiation timeout is set to 5 minutes.

The DCC shall ensure that the SMKI Repository Web Service presents a x.509 v3 certificate that is recognised by the CA/Browser Forum referenced in section 2.2.1 of this document, for the purposes of allowing the DCC Gateway Connection user’s client to authenticate the server as part of establishing the TLS session. The DCC Gateway Connection user shall verify the CA/Browser Forum certificate and, if successfully verified, accept the certificate.

The DCC shall ensure that access to the SMKI Repository Web Service interface is denied where the user does not present a valid API Key for authentication.

2.2.3 Retrieval of SMKI Repository content

The DCC shall ensure that the SMKI Repository Portal Web Service interface enables DCC Gateway Connection users to search for and download the following files that are lodged in the SMKI Repository, where they have successfully established a connection to the SMKI Repository Portal Web Service interface:

a) Organisation Certificates and OCA Certificates;
b) Device Certificate and DCA Certificates;
c) the latest Organisation CRL and the latest Organisation ARL.

2.3 SSH File Transfer Protocol (SFTP) Interface

2.3.1 General Obligations

The DCC shall ensure that the SFTP Interface to the SMKI Repository enables DCC Gateway Connection users' systems to download Certificates, CRLs and ARLs lodged in the SMKI Repository, as set out this section and Annex C of this document.

The DCC shall ensure that the SFTP Interface to the SMKI Repository via DCC Gateway Connection:

a) is accessed via Uniform Resource Locators (URLs) that are set out in the SMKI Repository User Guide;
b) is implemented in a standard format conforming to:

i. Secure Shell (SSH) protocol, in accordance with RFC 4251, RFC4252 and RFC 4253;

ii. RFC 4251, RFC 4252, RFC 4253 and RFC 959 (File Transfer Protocol) for the purposes of error handling;

iii. the Transport Layer will use encrypted communications using the AES (Advanced Encryption Standard) cipher (FIPS-197) with a 128-bit key length, in CBC mode (aes128-cbc);

iv. the Transport Layer will use MAC communications using hmac in accordance with RFC2104, combined with sha1 (hmac-sha1); and

v. the Transport Layer will use RAW DSS Keys in ssh-dss format;
c) is implemented such that Quality of Service constraints (rate-limiting) are applied to the download of files via the SFTP Interface to protect other aspects of the overall DCC service;

d) the SFTP Interface provides access to the files specified in section 2.3.3 of this document; and

e) is only accessible using a DCC Gateway Connection.

Prior to gaining access to the SFTP Interface to the SMKI Repository, the DCC shall provide a username and initial password to the DCC Gateway Connection user as part of the process as set out in the SMKI RAPP. The DCC shall ensure that the initial password to authenticate to the SFTP Interface shall be provided to the DCC Gateway Connection user via the profile page on the SMKI Repository Portal.

The DCC shall ensure that the initial password must be changed by the DCC Gateway Connection user upon first use, using the profile page on the SMKI Repository Portal. The DCC shall ensure that a password used to authenticate to the SFTP Interface may be changed by the DCC Gateway Connection user at any time, via the profile page on the SMKI Repository Portal. The DCC shall ensure that each password used to authenticate to the SFTP Interface shall remain valid until replaced by the DCC Gateway Connection user via the SMKI Repository Portal interface and shall be invalid thereafter.

The DCC shall provide the DCC Gateway Connection user with the DCC SSH public key, which shall be available for download/viewing in the Help and Support section of the SMKI Repository Portal.

2.3.2 Establishing connection to the SFTP Interface to the SMKI Repository

In order to establish a connection to the SFTP Interface, each DCC Gateway Connection user shall:

a) make use of a standard SFTP client that supports the configuration as detailed in section 2.3.1 of this document;

b) authenticate to the SFTP interface by using a valid combination of its username and password, in accordance with the ‘password’ method; and

c) verify that the DCC SSH public key, as provided by the DCC as set out in section 2.3.1 of this document, matches the details within the SMKI Repository Portal prior to using the SFTP Interface.

Details of how a DCC Gateway Connection user should configure its SFTP client are set out in the SMKI Repository User Guide.

2.3.3 Retrieval of SMKI Repository content

The DCC shall ensure that the SMKI Repository SFTP interface enables DCC Gateway Connection users’ systems to download the following files that are lodged in the SMKI Repository, where they have successfully established a connection to the SFTP Interface:

a) a file in .gz format and having a name of form SMKIKR_FULL_YYYY-MM-DD.xml.gz, updated daily by the time set out in the SMKI Repository User Guide, containing:

i. an XML file which complies with the SMKI Repository Web Service interface schema as set out in Annex B of this document, having a name of the form SMKIKR_FULL_YYYY-MM-DD.xml and which contains Certificates,
comprising OCA Certificates, DCA Certificates, Organisation Certificates, Device Certificates and with a status of ‘In-Use’.

b) seven files in .gz format and having names of the form SMKIKR_DELT_YYYY-MM-DD.xml.gz, updated daily, each of which contains:
   i. an XML file which complies with the SMKI Repository Web Service interface schema as set out in Annex B of this document, having a name of the form SMKIKR_DELT_YYYY-MM-DD.xml and which contains Certificates comprising OCA Certificates, DCA Certificates, Organisation Certificates, and Device Certificates Issued and lodged in the SMKI Repository during the preceding twenty four hours or whose Certificate status has change. This will enable the user to maintain a daily synchronised copy of the Certificates in the SMKI Repository. Each of the seven daily files will be available for 7 days from publication and shall then be removed by the DCC from the SMKI Repository.

c) a file with extension ‘gz’ that is the latest Organisation ARL;

d) a file with extension ‘gz’ that is the latest Organisation CRL;

e) a file in .gz format, updated as necessary, containing the base set of Organisation Certificates and OCA Certificates required to populate Device anchor slots prior to installation for the North Region; and

f) a file in .gz format, updated as necessary, containing the base set of Organisation Certificates and OCA Certificates required to populate Device anchor slots prior to installation for the Central Region and South Region.

The DCC shall ensure that SFTP files holding Certificates will be made available in .gz format, with all versions of .gz being supported. Each .gz file will contain a single XML file which complies with the XML schema as set out in Annex B, containing individual Certificates, represented as Base64 encoded strings.

The DCC shall ensure that the Organisation Certificates and OCA Certificates contained within the two Device anchor slot Certificate files shall be the same, other than the Organisation Certificates required to populate the WAN provider Device anchor slot.

The DCC shall lodge a document in the SMKI Repository, which sets out details of which of the base set of Organisation Certificates and OCA Certificates may be placed in specific Device anchor slots.
Annex A: SMKI Repository Web Service interface specification

Response Codes
The DCC shall ensure that the following HTTP response codes are returned in the response to each attempted access to the SMKI Repository Web Service interface:

a) HTTP response code 200, where a Web Service request is successful;
b) HTTP response code 4xx (400-499) where there is an error that is anticipated;
c) HTTP response code 404, where a request is made but the User should not have access to the SMKI Repository Web Service interface; and
d) HTTP response code 5xx (500-599) for unanticipated error conditions.

Response codes are also replicated in the XML response body as `ResponseCode`, along with a human readable description as `ResponseMessage` as set out in the ‘Service Specific Error Codes’ sections within this Annex A.

Audit References
The SRI will include an `AuditReference` entity in each response body. This is a globally unique reference for the request served, and can be considered both as a receipt reference and a diagnostic tool in relation to the investigation of problems encountered in using the SRI web service interfaces.

HTTP POST Certificate Search
The table immediately below sets out the way in which a user may search the SMKI Repository by means of the SMKI Repository Web Service interface.

<table>
<thead>
<tr>
<th>Web Service URL</th>
<th>/services/certificatesearch</th>
</tr>
</thead>
<tbody>
<tr>
<td>Required Parameters</td>
<td>apikey=&lt;SRI User’s API Key&gt;</td>
</tr>
<tr>
<td>Example URL</td>
<td><a href="https://site.name.com/services/certificatesearch?apikey=u3bg9gt38htd0j2">https://site.name.com/services/certificatesearch?apikey=u3bg9gt38htd0j2</a></td>
</tr>
<tr>
<td>Required POST</td>
<td>UTF8 encoded XML v1.0 Request Document with a top level CertificateSearchRequest entity, containing search term entities from the following list:</td>
</tr>
<tr>
<td></td>
<td>• CertificateSubjectName (23 character EUI-64 format in the case of it being the Unique Identifier for an organisation or other up to 23 character subject name in the case of it being the common name of a CA certificate)</td>
</tr>
<tr>
<td></td>
<td>• CertificateSubjectAltName (23 character EUI-64 format)</td>
</tr>
<tr>
<td></td>
<td>• CertificateSerial (Up to 50 character string)</td>
</tr>
<tr>
<td></td>
<td>• CertificateStatus (1 character string)</td>
</tr>
<tr>
<td></td>
<td>• PubDateRangeStart (yyyy-mm-dd)</td>
</tr>
<tr>
<td></td>
<td>• PubDateRangeEnd (yyyy-mm-dd)</td>
</tr>
<tr>
<td></td>
<td>• ExpDateRangeStart (yyyy-mm-dd)</td>
</tr>
</tbody>
</table>
SEC - Appendix O

- ExpDateRangeEnd (yyyy-mm-dd)
- RevDateRangeStart (yyyy-mm-dd)
- RevDateRangeEnd (yyyy-mm-dd)
- InUseDateRangeStart (yyyy-mm-dd)
- InUseDateRangeEnd (yyyy-mm-dd)
- CertificateIssuer (Up to 23 character string)
- CertificateRole (Integer)
- ManufacturingFlag (true/false)

All search term entities are optional, but it is mandatory to provide either CertificateSubjectName, CertificateSubjectAltName or CertificateSerial.

Example Request XML

```xml
<?xml version="1.0" encoding="utf-8"?>
<CertificateSearchRequest>
  <CertificateSubjectAltName>01-02-03-04-05-06-07-08</CertificateSubjectAltName>
  <PubDateRangeStart>2014-01-01</PubDateRangeStart>
  <PubDateRangeEnd>2018-01-01</PubDateRangeEnd>
</CertificateSearchRequest>
```

Response Format

UTF8 encoded XML v1.0 Response Document with a top level CertificateSearchResponse entity, containing the following entities:

- ResponseCode (up to 3 character string)
- ResponseMessage (up to 50 character string)
- AuditReference (up to 20 character string)

Followed by a variable number of Result entities (in the case of a successful response), each comprising:

- CertificateSerial (Up to 50 character string)
- CertificateSubjectAltName (23 character EUI-64 format)
- CertificateSubjectName (23 character EUI-64 format or other up to 23 character subject name in the case of a CA certificate common name)
- CertificateStatus (1 character string)
- CertificateRole (Integer)
- CertificateUsage (2 character string)
- ManufacturingFlag (true/false)

Example Response XML

```xml
<?xml version="1.0" encoding="utf-8"?>
<CertificateSearchResponse>
  <ResponseCode>200</ResponseCode>
  <ResponseMessage>Success</ResponseMessage>
  <AuditReference>1234567890-abc123456</AuditReference>
  <Result>
    <CertificateSerial>00926EAABE07B701DF</CertificateSerial>
  </Result>
</CertificateSearchResponse>
```
<CertificateSubjectAltName>01-02-03-04-05-06-07-08</CertificateSubjectAltName>
<CertificateStatus>I</CertificateStatus>
<CertificateRole>2</CertificateRole>
<CertificateUsage>DS</CertificateUsage>
<ManufacturingFlag>false</ManufacturingFlag>
</Result>
<Result>
<CertificateSerial>1234567890</CertificateSerial>
<CertificateSubjectAltName>01-02-03-04-05-06-07-08</CertificateSubjectAltName>
<CertificateStatus>P</CertificateStatus>
<CertificateRole>2</CertificateRole>
<CertificateUsage>DS</CertificateUsage>
<ManufacturingFlag>false</ManufacturingFlag>
</Result>
</CertificateSearchResponse>

Service Specific Error Codes

<table>
<thead>
<tr>
<th>Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>401</td>
<td>Invalid Search Parameters</td>
</tr>
<tr>
<td>402</td>
<td>No Certificates Match Search Parameters</td>
</tr>
</tbody>
</table>

Notes

Retrieve Certificate

The table immediately below sets out the way in which a user may retrieve a certificate from the SMKI Repository by means of the SMKI Repository Web Service interface.

<table>
<thead>
<tr>
<th>Web Service URL</th>
<th>/services/retrievecertificate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Required Parameters</td>
<td>apikey=&lt;SRI User’s API Key&gt;</td>
</tr>
<tr>
<td>Example URL</td>
<td><a href="https://site.name.com/services/retrievecertificate?apikey=u3bg9gt38htd0j2">https://site.name.com/services/retrievecertificate?apikey=u3bg9gt38htd0j2</a></td>
</tr>
<tr>
<td>Required POST</td>
<td>UTF8 encoded XML v1.0 Request Document with a top level CertificateDataRequest entity, containing the following, mandatory, entity:</td>
</tr>
<tr>
<td></td>
<td>• CertificateSerial (Up to 50 character string)</td>
</tr>
<tr>
<td>Example Request XML</td>
<td>&lt;?xml version=&quot;1.0&quot; encoding=&quot;utf-8&quot;?&gt;</td>
</tr>
<tr>
<td></td>
<td>&lt;CertificateDataRequest&gt;</td>
</tr>
<tr>
<td></td>
<td>&lt;CertificateSerial&gt;00926EAABE07B701DF&lt;/CertificateSerial&gt;</td>
</tr>
<tr>
<td></td>
<td>&lt;/CertificateDataRequest&gt;</td>
</tr>
<tr>
<td>Response Format</td>
<td>UTF8 encoded XML v1.0 Response Document with a top level CertificateSearchResponse entity, containing the following entities:</td>
</tr>
<tr>
<td></td>
<td>• ResponseCode (up to 3 character string)</td>
</tr>
</tbody>
</table>
- **ResponseMessage** (up to 50 character string)
- **AuditReference** (up to 20 character string)
- **CertificateResponse** (in the case of a successful response) consisting of:
  - **CertificateSubjectName** (23 character EUI-64 format in the case of it being the Unique Identifier for an organisation or other up to 23 character subject name in the case of the common name of a CA certificate)
  - **CertificateSubjectAltName** (23 character string)
  - **CertificateSerial** (Up to 50 character string)
  - **CertificateStatus** (1 character string)
  - **CertificateBody** (Base64 representation of the DER encoded ASN.1 notated certificate data)
  - **CertificateRole** (Integer)
  - **CertificateUsage** (2 character string)
  - **ManufacturingFlag** (true/false)

**Example Response XML**

```xml
<?xml version="1.0" encoding="utf-8"?>
<CertificateDataResponse>
  <ResponseCode>200</ResponseCode>
  <ResponseMessage>Success</ResponseMessage>
  <AuditReference>1234567890-abc123456</AuditReference>
  <CertificateResponse>
    <CertificateSubjectAltName>01-02-03-04-05-06-07-08</CertificateSubjectAltName>
    <CertificateSerial>00926EAABE07B701DF</CertificateSerial>
    <CertificateStatus>I</CertificateStatus>
    <CertificateBody>
      (base64 certificate data)
    </CertificateBody>
    <CertificateRole>2</CertificateRole>
    <CertificateUsage>DS</CertificateUsage>
    <ManufacturingFlag>false</ManufacturingFlag>
  </CertificateResponse>
</CertificateDataResponse>
```

**Service Specific Error Codes**

- **401** = Invalid Input Parameters
- **402** = No Certificates Match Input Parameters
- **403** = No Matching Certificates Are Valid

**Notes**

Certificates are requested by serial number, and serial numbers are globally unique across the SMKI, therefore only one certificate (i.e. one CertificateResponse entity) will be returned. The certificate search service should be used to determine the serial number for the certificate required.

**CRL and ARL Retrieval**

The latest version of the Organisation CRL and Organisation ARL will be available from separate static URLs enabling the automation of the CRL or ARL download via the SMKI Repository Web Service interface. Informational text will be displayed on the Portal to inform the user how they may automate downloads of these files using URLs of the form /revocationlists/<common_name>?apikey=<user_api_key>. The actual URL will be detailed in the SMKI Repository User Guide.
Meaning of XML schema codes

The table immediately below sets out the meaning of codified elements with the XML schema for the SMKI Repository Web Service Interface, where such XML schema is as set out in Annex B of this document.

<table>
<thead>
<tr>
<th>XML Schema Element Name</th>
<th>Possible Values</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>CertificateStatus</td>
<td>P, I, N, E, R</td>
<td>Pending, In use, Not In use, Expired, Revoked</td>
</tr>
<tr>
<td>ManufacturingFlag</td>
<td>true, false</td>
<td>Can be used during manufacturing, Cannot be used during manufacturing</td>
</tr>
<tr>
<td>CertificateUsage</td>
<td>DS, KA, CS</td>
<td>Digital Signing, Key Agreement, Certificate Signing</td>
</tr>
<tr>
<td>CertificateRole</td>
<td>0, 1, 2, 3, 4, 5, 6, 7, 127</td>
<td>Root, Recovery, Supplier, Network Operator, Access Control Broker, Transitional CoS, WAN Provider, Issuing Authority, Other</td>
</tr>
</tbody>
</table>
Annex B: SMKI Repository Web Service interface schema

This section specifies the XML schema that must be used for the SMKI Repository Web Service, as set out immediately below.

The DCC shall ensure that the version number of the SMKI Repository Web Service interface is contained within the XML schema, as set out below. Each user of the SMKI Repository Web Service interface shall ensure that the version number is included within:

a) the URL used to access the Repository Web Service interface;

b) the schema filename; and

c) XML requests and responses.

There will be a different end point for each version of the SMKI Repository Web Service interface. Different versions will be supported on separate URLs.

```xml
<?xml version="1.0" encoding="UTF-8"?>
<xs:schema xmlns:xs="http://www.w3.org/2001/XMLSchema" elementFormDefault="qualified">
  <!-- Version (string) -->
  <xs:element name="Version">
    <xs:simpleType>
      <xs:restriction base="xsd:string">
        <xs:enumeration value="1.0"/>
      </xs:restriction>
    </xs:simpleType>
  </xs:element>
  <!-- ResponseCode (up to 3 character string) -->
  <xs:element name="ResponseCode" type="ResponseCode"/>
  <!-- ResponseMessage (up to 50 character string) -->
  <xs:element name="ResponseMessage" type="ResponseMessage"/>
  <!-- AuditReference (up to 20 character string) -->
  <xs:element name="AuditReference" type="AuditReference"/>
  <!-- Status (1 character enum values: S = Success, F = Failure) -->
  <xs:element name="Status" type="Status"/>
  <!-- CertificateSubjectName (23 character EUI-64 format) -->
  <xs:element name="CertificateSubjectName" type="CertificateSubjectName"/>
</xs:schema>
```
<xs:simpleType name="CertificateSubjectName">
    <xs:restriction base="xs:string">
        <xs:maxLength value="23"/>
        <xs:minLength value="1"/>
    </xs:restriction>
</xs:simpleType>

CertificateSubjectAltName (23 character string)

<xs:simpleType name="CertificateSubjectAltName">
    <xs:restriction base="xs:string">
        <xs:maxLength value="23"/>
        <xs:minLength value="1"/>
    </xs:restriction>
</xs:simpleType>

CertificateStatus (1 character string)

<xs:simpleType name="CertificateStatus">
    <xs:restriction base="xs:string">
        <xs:enumeration value="P"/>
        <xs:enumeration value="I"/>
        <xs:enumeration value="N"/>
        <xs:enumeration value="E"/>
        <xs:enumeration value="R"/>
    </xs:restriction>
</xs:simpleType>

PubDateRangeStart (yyyy-mm-dd)

<xs:simpleType name="PubDateRangeStart">
    <xs:restriction base="xs:date"/>
</xs:simpleType>

PubDateRangeEnd (yyyy-mm-dd)

<xs:simpleType name="PubDateRangeEnd">
    <xs:restriction base="xs:date"/>
</xs:simpleType>

ExpDateRangeStart (yyyy-mm-dd)

<xs:simpleType name="ExpDateRangeStart">
    <xs:restriction base="xs:date"/>
</xs:simpleType>

ExpDateRangeEnd (yyyy-mm-dd)

<xs:simpleType name="ExpDateRangeEnd">
    <xs:restriction base="xs:date"/>
</xs:simpleType>

RevDateRangeStart (yyyy-mm-dd)

<xs:simpleType name="RevDateRangeStart">
    <xs:restriction base="xs:date"/>
</xs:simpleType>

RevDateRangeEnd (yyyy-mm-dd)

<xs:simpleType name="RevDateRangeEnd">
    <xs:restriction base="xs:date"/>
</xs:simpleType>

InUseDateRangeStart(yyyy-mm-dd)

<xs:simpleType name="InUseDateRangeStart">
    <xs:restriction base="xs:date"/>
</xs:simpleType>

InUseDateRangeEnd(yyyy-mm-dd)

<xs:simpleType name="InUseDateRangeEnd">
    <xs:restriction base="xs:date"/>
</xs:simpleType>
<!-- CertificateIssuer (23 character string) -->
<xs:simpleType name="CertificateIssuer">
  <xs:restriction base="xs:string">
    <xs:maxLength value="23"/>
    <xs:minLength value="1"/>
  </xs:restriction>
</xs:simpleType>

<!-- CertificateSerial (50 character string) -->
<xs:simpleType name="CertificateSerial">
  <xs:restriction base="xs:string">
    <xs:maxLength value="50"/>
    <xs:minLength value="1"/>
  </xs:restriction>
</xs:simpleType>

<!-- Result -->
<xs:complexType name="Result">
  <xs:sequence>
    <xs:element name="CertificateSerial" type="CertificateSerial" minOccurs="1" maxOccurs="1"/>
    <xs:element name="CertificateSubjectAltName" type="CertificateSubjectAltName" minOccurs="0" maxOccurs="1"/>
    <xs:element name="CertificateSubjectName" type="CertificateSubjectName" minOccurs="0" maxOccurs="1"/>
    <xs:element name="CertificateStatus" type="CertificateStatus" minOccurs="1" maxOccurs="1"/>
    <xs:element name="CertificateRole" type="xs:integer" minOccurs="0" maxOccurs="1"/>
    <xs:element name="CertificateUsage" type="CertificateUsage" minOccurs="1" maxOccurs="1"/>
    <xs:element name="ManufacturingFlag" type="xs:boolean" minOccurs="1" maxOccurs="1"/>
  </xs:sequence>
</xs:complexType>

<!-- CertificateResponse (in the case of a successful response) consisting of: -->
<xs:complexType name="CertificateResponse">
  <xs:sequence>
    <xs:element name="CertificateSubjectName" type="CertificateSubjectName" minOccurs="0" maxOccurs="1"/>
    <xs:element name="CertificateSubjectAltName" type="CertificateSubjectAltName" minOccurs="0" maxOccurs="1"/>
    <xs:element name="CertificateSerial" type="CertificateSerial" minOccurs="1" maxOccurs="1"/>
    <xs:element name="CertificateStatus" type="CertificateStatus" minOccurs="1" maxOccurs="1"/>
    <xs:element name="CertificateBody" type="xs:base64Binary" minOccurs="0" maxOccurs="1"/>
    <xs:element name="CertificateRole" type="xs:integer" minOccurs="0" maxOccurs="1"/>
    <xs:element name="CertificateUsage" type="CertificateUsage" minOccurs="1" maxOccurs="1"/>
    <xs:element name="ManufacturingFlag" type="xs:boolean" minOccurs="1" maxOccurs="1"/>
  </xs:sequence>
</xs:complexType>

<!-- CertificateDataRequest -->
<xs:complexType name="CertificateDataRequest">
  <xs:sequence>
    <xs:element name="CertificateSerial" type="CertificateSerial" minOccurs="1" maxOccurs="1"/>
  </xs:sequence>
</xs:complexType>

<!-- CertificateUsage (2 character string) -->
<xs:simpleType name="CertificateUsage">
  <xs:restriction base="xs:string">
    <xs:enumeration value="DS"/>
    <xs:enumeration value="KA"/>
    <xs:enumeration value="CS"/>
  </xs:restriction>
</xs:simpleType>

<!-- CertificateDataResponse -->
<xs:complexType name="CertificateDataResponse">
  <xs:sequence>
    <xs:element name="ResponseCode" type="ResponseCode" minOccurs="1" maxOccurs="1"/>
    <xs:element name="ResponseMessage" type="ResponseMessage" minOccurs="1" maxOccurs="1"/>
  </xs:sequence>
</xs:complexType>
CertificateSearchRequest. Note: At least one of CertificateSerial, CertificateSubjectName or CertificateSubjectAltName must be supplied. This is not enforced by the XSD, but is enforced by the SMKI Repository code.

<!--
CertificateSearchRequest. Note: At least one of CertificateSerial, CertificateSubjectName or CertificateSubjectAltName must be supplied. This is not enforced by the XSD, but is enforced by the SMKI Repository code.
-->
Annex C: Authentication Credentials

The SMKI Repository Portal Interface via DCC Gateway Connection, SMKI Repository Web Service interface and SFTP interface shall use server certificates with the following properties:

<table>
<thead>
<tr>
<th>Criteria</th>
<th>Version</th>
</tr>
</thead>
<tbody>
<tr>
<td>Protocol</td>
<td>TLS1.2*</td>
</tr>
<tr>
<td>Protocol Cyphers</td>
<td>ECDHE-RSA-AES256-GCM-SHA384</td>
</tr>
<tr>
<td></td>
<td>ECDHE-RSA-AES128-GCM-SHA256</td>
</tr>
<tr>
<td></td>
<td>ECDHE-RSA-AES128-SHA256</td>
</tr>
<tr>
<td>Client Certificate Key</td>
<td>RSA 2048 bit</td>
</tr>
<tr>
<td>Client Certificate Hash Algorithm</td>
<td>SHA256</td>
</tr>
<tr>
<td>Server Certificate Key</td>
<td>RSA 2048 bit</td>
</tr>
<tr>
<td>Server Certificate Hash Algorithm</td>
<td>SHA256</td>
</tr>
</tbody>
</table>

* TLS 1.2 should be implemented in accordance with Java and Apache standards. Java 7 and above supports TLS1.2. The TLS version is specified in the HTTP client protocol initialisation. To enable AES256, the Java runtime should be patched with “JCE Unlimited Strength Jurisdiction Policy Files” for the version of Java being used. This is obtained from the public Oracle Java download web pages.
**Annex D: Definitions**

<table>
<thead>
<tr>
<th>Term</th>
<th>Meaning as defined in SEC</th>
</tr>
</thead>
<tbody>
<tr>
<td>In-Use</td>
<td>Means a valid Certificate that has not been operationally superseded and which the device has acknowledged as being successful installed/updated</td>
</tr>
</tbody>
</table>
APPENDIX P

SMKI Repository

Code of Connection
Contents

Purpose and Scope .................................................................................................................. 3

1 Connection Mechanism ...................................................................................................... 3

1.1 Interface access .............................................................................................................. 3

1.2 Browser Policy ............................................................................................................... 4

1.3 Lodging Information in the SMKI Repository ............................................................... 5

2 SMKI Repository interfaces .............................................................................................. 6

2.1 SMKI Repository interfaces via DCC Gateway Connection ........................................ 6

2.1.1 SMKI Repository Portal interface ........................................................................... 6

2.1.2 SMKI Repository Web Service interface ............................................................... 6

2.1.3 SFTP interface ......................................................................................................... 6

2.2 SMKI Repository content access for users without a DCC Gateway Connection ......... 6

3 Authentication .................................................................................................................... 8

3.1 Authentication to the SMKI Repository Portal interface ............................................. 8

3.2 Authentication to the SMKI Repository Web Service interface .................................. 8

3.3 Authentication to the SFTP interface .......................................................................... 9

4 Managing Demand ............................................................................................................ 10

4.1 Error Responses .......................................................................................................... 10

Appendix A Templates for Information to be supplied by Parties .................................... 12

1 Usage Forecast ................................................................................................................ 12

Appendix B Definitions .......................................................................................................... 15
Purpose and Scope

The SMKI Repository Code of Connection sets out the way in which the Parties, the RDPs, the Panel and the SMKI PMA may access and communicate with the SMKI Repository Interface as set out in Section L6.5 of the SEC.

1 Connection Mechanism

1.1 Interface access

The DCC shall ensure that only persons who are Authorised Responsible Officers (AROs) and have been issued with credentials, in accordance with the SMKI RAPP, used to access a SMKI Repository interface, shall be able to access that interface on behalf of their organisation.

DCC Gateway Connection users may connect to the SMKI Repository interfaces as set out in sections 3.1 to 3.3 of this document, via that DCC Gateway Connection, and where they have been issued with credentials to authenticate to such SMKI Repository interfaces. The means by which a connection is made to the SMKI Repository interfaces is set out in the SMKI Repository Interface Design Specification. DCC Gateway Connection users may connect to the SMKI Repository interfaces using:

a) a web browser as set out in sections 1.2 and 2.1.1 of this document;

b) an automated System-to-System interface to access the SMKI Repository Web Service interface, as set out in section 2.1.2 of this document and the SMKI Repository Interface Design Specification; or

c) a SSH File Transfer Protocol (SFTP) client, as set out in section 2.1.3 of this document and the SMKI Repository Interface Design Specification.

Where Systems, are used to access the SMKI Repository Portal interface, SMKI Repository Web Service interface or SFTP interface via a DCC Gateway Connection:

i) the Party or RDP shall ensure their Systems negotiate connections using TLS, as set out in the SMKI Repository Interface Design Specification; and
ii) the DCC shall ensure that unencrypted HTTP requests will not be responded to by the SMKI Repository Portal interface or SMKI Repository Web Service interface, other than to redirect them to their equivalent secure URLs.

Any Party or RDP without a DCC Gateway Connection may access SMKI Repository content as set out in section 2.2 of this document and the SMKI Repository Interface Design Specification.

1.2 Browser Policy

The DCC shall ensure that the SMKI Repository Portal Interface supports as a minimum the following web browsers and versions:

a) Google Chrome version 34.

b) Microsoft Internet Explorer versions 9, 10 and 11; and

c) Mozilla Firefox version 27.

The DCC shall ensure that future releases of each of the web browsers set out above are also supported.

Browsers and versions other than those listed above may also be compatible, though they will not be supported and access to the SMKI Repository Portal interface using other such browsers and versions cannot be guaranteed. No browsers shall be explicitly blocked or denied access to the SMKI Repository Portal interface, though there may be unexpected behaviour when a browser or version other than those listed is used.

The browsers supported by the DCC shall be reviewed from time to time. Except as set out in the paragraph below, the DCC shall seek views from Parties or RDPs with access to the SMKI Repository Portal interface prior to the withdrawal of support for any browser or version set out above.

The DCC shall not be required to support browser versions that are not supported by that browser’s vendor.
1.3 Lodging Information in the SMKI Repository

The DCC shall ensure that any persons as set out in Section L5.3 of the SEC may lodge information in the SMKI Repository. Such persons acting on behalf of the SMKI PMA or Code Administrator must be an ARO and shall contact the DCC Service Desk in order to lodge information into the SMKI Repository.

Prior to lodging any such information in the SMKI Repository, the DCC shall authenticate the identity of the ARO wishing to lodge information in the SMKI Repository by confirming such information from the relevant ARO Nomination Form, in order to provide confidence that the request is from an authorised ARO.

The DCC shall lodge all information in the SMKI Repository as soon as is practicable upon receipt, subject to the above identity checks.
2 SMKI Repository interfaces

2.1 SMKI Repository interfaces via DCC Gateway Connection

2.1.1 SMKI Repository Portal interface

Where Parties or RDPs connect to the SMKI Repository via the SMKI Repository Portal Interface, the DCC shall make available to download or view online a copy of all documents set out in section 2.1 of the SMKI Repository Interface Design Specification.

2.1.2 SMKI Repository Web Service interface

The DCC shall make available via the SMKI Repository Web Service interface those documents lodged in the SMKI Repository as are set out in section 2.2 of the SMKI Repository Interface Design Specification. The DCC shall implement the XML schema for the SMKI Repository Web Service interface as set out in the SMKI Repository Interface Specification.

The DCC shall ensure that inputs and outputs to the SMKI Repository Web Service interface are XML documents, with the exception of the Application Programming Interface (API) Key used to establish a TLS connection in accordance with the SMKI Repository Interface Design Specification. Such API Key is provided by the DCC via the SMKI Repository Portal as set out in the SMKI Repository Interface Design Specification.

2.1.3 SFTP interface

The DCC shall make available via the SFTP Interface, those documents lodged in the SMKI Repository as are set out in section 2.3 of the SMKI Repository Interface Design Specification.

2.2 SMKI Repository content access for users without a DCC Gateway Connection

Parties, RDPs or representatives of the SMKI PMA, Panel or Code Administrator wishing to obtain information lodged in the SMKI Repository, other than via a DCC Gateway Connection, may do so by contacting the DCC Service Desk as set out in the
SMKI Repository User Guide, via personal visit, e-mail, signed fax, signed letter or telephone for the purposes of viewing, and/or obtaining a copy of a document lodged in the SMKI Repository. Following such contact, the DCC shall ensure that the relevant requested copies of Certificates or other information is provided via optical media such as CD, DVD or, where appropriate, email.

Parties or RDPs may also access the SMKI Portal via the Internet to retrieve SMKI Repository content, as set out in the SMKI Interface Design Specification.
3 Authentication

The DCC shall ensure that credentials to access the SMKI Repository interfaces are provided, following successful completion of the registration processes required to become an ARO, as set out in the SMKI RAPP.

Access to the SMKI Repository interfaces for persons who do not have access to a DCC Gateway Connection is set out in section 2.2 of this document.

3.1 Authentication to the SMKI Repository Portal interface

The DCC shall provide DCC Gateway Connection users with a username and password in accordance with the SMKI RAPP. Upon first login or after a password reset completed by the DCC, the DCC Gateway Connection user shall be required to ensure that the ARO’s account password is changed via the SMKI Repository Portal, as set out in the SMKI Repository User Guide.

If the DCC Gateway Connection users enters an incorrect password five times within a one hour period, the DCC shall ensure that the account will automatically lock for one hour from the first failed authentication attempt, or until it is manually unlocked by an administrator on request by an ARO to the DCC Service Desk. Upon request from an ARO to unlock its SMKI Repository Portal interface password, the DCC shall authenticate the identity of the ARO by confirming such information from the relevant ARO Nomination Form, in order to provide confidence that the request is from an authorised ARO.

3.2 Authentication to the SMKI Repository Web Service interface

The DCC shall secure the Ad Hoc Device CSR Web Service interface through a secured TLS1.2 session to the SMKI Portal in accordance with the SMKI Interface Design Specification.

The DCC shall, in relation to the SMKI Repository Web Service Interface, ensure that:

a) Authentication of the client to the SMKI Repository Web Service interface uses an API key to authenticate the DCC Gateway Connection user for each web service request. Requests not containing a valid API key will be rejected;
b) API keys have a one-to-one mapping with DCC Gateway Connection user accounts, and the user may view or choose to regenerate their API key through the SMKI Repository Portal interface;

c) Authentication using an API key must be used for each web service request;

d) The format of the API key is a 15 character pseudo-random, case insensitive string. API keys are automatically generated by the SRI, and cannot be specified by the Party. The API Key shall remain valid until a new API Key is generated by the Party using the SMKI Repository Portal and shall be invalid thereafter; and

e) the SMKI Repository Web Service interface presents to the user a x.509 v3 certificate that is recognised by the CA/Browser Forum for the purposes of allowing the DCC Gateway Connection user’s systems to authenticate the server as part of establishing the TLS session. This certificate shall be provided as set out in the SMKI RAPP.

3.3 Authentication to the SFTP interface

The DCC shall provide each DCC Gateway Connection user with a username and password to access the SFTP server.

Each DCC Gateway Connection user can view or change the password within the profile page on the SMKI Repository Portal. The password shall remain valid until manually modified by the Party using the SMKI Repository Portal and is invalid thereafter.
4 Managing Demand

Each DCC Gateway Connection user shall provide a forecast of the number of certificates that the DCC Gateway Connection user anticipates retrieving from any SMKI Repository Interface either individually or in bulk. Such forecasts shall be a reasonable estimate of the DCC Gateway Connection user’s intended usage. The scope of requests in relation to which a forecast is required is set out in Appendix A of this document.

Each DCC Gateway Connection user shall take all reasonable steps to ensure that their usage does not exceed 120% of their forecast in Table 1.

When a DCC Gateway Connection user’s actual number of requests for a particular type of access, as set out in Table 1, to the SMKI Repository exceeds 120% of its forecast, the DCC Service Desk may inform the DCC Gateway Connection user via secured electronic means as set out in the SMKI Repository User Guide.

Each DCC Gateway Connection user shall notify the DCC Service Desk of any short term or long term usage which is expected to exceed 120% of its forecast and the DCC shall make reasonable attempts to meet this additional demand which may include proposal of a schedule when this additional demand can be met without adversely affecting the provision of the service.

4.1 Error Responses

The DCC shall ensure that where an error occurs in the use or operation of the SMKI Repository Portal interface, an error message shall be generated. This error message shall be communicated to the DCC Gateway Connection user. The error message shall include a clear reason for the error.

The DCC shall ensure that where an error occurs in the use or operation of the SMKI Repository SFTP Interface an error message is returned as defined in SSH File Transfer Protocol, Draft 13, July 2006 and the SMKI Repository Interface Design Specification section 2.3.1.

The DCC shall ensure that where an error occurs in the use or operation of the SMKI Repository Web Service interface, an error message shall be generated. This error
message shall be communicated to the DCC Gateway Connection users as defined in the SMKI Repository Interface Specification.

In cases where there is a failure of the service or infrastructure, or a delay in the processing of a request that causes the DCC Gateway Connection user’s browser or a device upstream of the SRI to abandon the request before the SRI begins to execute the request, the generation or delivery of a SMKI Repository Interface error message may not be possible.
Appendix A  Templates for Information to be supplied by Parties

Each DCC Connection user shall provide to the DCC via the DCC Service Desk, using the mechanism as set out in the SMKI Repository User Guide, the forecast information identified in this Appendix in regard to their proposed use of the DCC Gateway Connection user’s connection to the SMKI Repository.

1. Usage Forecast

DCC Gateway Connection users shall forecast their usage of the SMKI Repository in relation to the request types in the table below.

The first table identifies the forecasts required of the number of requests for web services requests and SMKI Repository Portal requests.

<table>
<thead>
<tr>
<th>Request type</th>
<th>Maximum Number of Requests per 24 hour period</th>
</tr>
</thead>
<tbody>
<tr>
<td>SMKI Repository Web Service interface requests</td>
<td>&lt; value &gt;</td>
</tr>
<tr>
<td>SMKI Repository Portal interface requests</td>
<td>&lt; value &gt;</td>
</tr>
</tbody>
</table>

Table 1 Daily Usage Forecast

An assumption has been made that the daily delta file will be downloaded by each DCC Gateway Connection user each day and one download of the full database file per week. DCC Gateway Connection users shall enter the day of the week that they will download the full database file. All additional attempts to download the delta file or full database file or attempts to download the database file outside of the agreed day must be communicated and agreed with the DCC. The DCC shall make reasonable attempts to meet this additional demand, or change in schedule, which may include proposing a day and time frame when this will be possible without adversely affecting the provision of the service.
<table>
<thead>
<tr>
<th>Request type</th>
<th>Download Day</th>
</tr>
</thead>
<tbody>
<tr>
<td>SFTP Full Download</td>
<td>&lt; Day &gt;</td>
</tr>
</tbody>
</table>

**Table 2 SFTP Full Download Forecast**

The following table is provided for the DCC Gateway Connection users to set out their forecast of the reasonable maximum usage during any 24 hour period.

<table>
<thead>
<tr>
<th>Mode of Operation</th>
<th>Off Peak</th>
<th>Core</th>
<th>Non-Core (evening)</th>
</tr>
</thead>
<tbody>
<tr>
<td>SMKI Repository Portal interface requests</td>
<td>00:00 – 07:00</td>
<td>07:00 – 08:00</td>
<td>08:00 – 20:00</td>
</tr>
</tbody>
</table>

< Percentage of total requests via SMKI Repository Portal interface >

< Percentage of total requests via SMKI Repository Portal interface >

< Percentage of total requests via SMKI Repository Portal interface >

< Percentage of total requests via SMKI Repository Portal interface >

< Percentage of total requests via SMKI Repository Portal interface >

< Percentage of total requests via SMKI Repository Portal interface >

< Percentage of total requests via SMKI Repository Portal interface >

< Percentage of total requests via SMKI Repository Portal interface >
| SFTP interface daily delta file request | < Percentage of total requests to download delta files> | < Percentage of total requests to download delta files > | < Percentage of total requests to download delta files > | < Percentage of total requests to download delta files > |
| SFTP interface full file request | < Percentage of total requests to download full files> | < Percentage of total requests to download full files> | < Percentage of total requests to download full files> | < Percentage of total requests to download full files> |

Table 3 % of Daily Forecast
## Appendix B  Definitions

<table>
<thead>
<tr>
<th>Term</th>
<th>Meaning as defined in SEC</th>
</tr>
</thead>
<tbody>
<tr>
<td>API Key</td>
<td>Means an application programming interface key, used for the purposes of identifying the user of the SMKI Repository Web Service interface</td>
</tr>
</tbody>
</table>
APPENDIX Q

IKI Certificate Policy

(IKI CP)
CONTENTS

<table>
<thead>
<tr>
<th>Part</th>
<th>Heading</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>INTRODUCTION</td>
<td>9</td>
</tr>
<tr>
<td>1.1</td>
<td>OVERVIEW</td>
<td>9</td>
</tr>
<tr>
<td>1.2</td>
<td>DOCUMENT NAME AND IDENTIFICATION</td>
<td>9</td>
</tr>
<tr>
<td>1.3</td>
<td>SMKI PARTICIPANTS</td>
<td>9</td>
</tr>
<tr>
<td>1.3.1</td>
<td>The IKI Root Certification Authority</td>
<td>9</td>
</tr>
<tr>
<td>1.3.2</td>
<td>Registration Authorities</td>
<td>9</td>
</tr>
<tr>
<td>1.3.3</td>
<td>Subscribers</td>
<td>9</td>
</tr>
<tr>
<td>1.3.4</td>
<td>Subjects</td>
<td>10</td>
</tr>
<tr>
<td>1.3.5</td>
<td>Relying Parties</td>
<td>10</td>
</tr>
<tr>
<td>1.3.6</td>
<td>SMKI Policy Management Authority</td>
<td>10</td>
</tr>
<tr>
<td>1.3.7</td>
<td>SMKI Repository Provider</td>
<td>10</td>
</tr>
<tr>
<td>1.4</td>
<td>USAGE OF IKI CERTIFICATES AND ICA CERTIFICATES</td>
<td>10</td>
</tr>
<tr>
<td>1.4.1</td>
<td>Appropriate Certificate Uses</td>
<td>10</td>
</tr>
<tr>
<td>1.4.2</td>
<td>Prohibited Certificate Uses</td>
<td>11</td>
</tr>
<tr>
<td>1.5</td>
<td>POLICY ADMINISTRATION</td>
<td>11</td>
</tr>
<tr>
<td>1.5.1</td>
<td>Organisation Administering the Document</td>
<td>11</td>
</tr>
<tr>
<td>1.5.2</td>
<td>Contact Person</td>
<td>11</td>
</tr>
<tr>
<td>1.5.3</td>
<td>Person Determining IKI CPS Suitability for the Policy</td>
<td>11</td>
</tr>
<tr>
<td>1.5.4</td>
<td>IKI CPS Approval Procedures</td>
<td>11</td>
</tr>
<tr>
<td>1.5.5</td>
<td>Registration Authority Policies and Procedures</td>
<td>11</td>
</tr>
<tr>
<td>1.6</td>
<td>DEFINITIONS AND ACRONYMS</td>
<td>11</td>
</tr>
<tr>
<td>1.6.1</td>
<td>Definitions</td>
<td>11</td>
</tr>
<tr>
<td>1.6.2</td>
<td>Acronyms</td>
<td>11</td>
</tr>
<tr>
<td>2</td>
<td>PUBLICATION AND REPOSITORY RESPONSIBILITIES</td>
<td>12</td>
</tr>
<tr>
<td>2.1</td>
<td>REPOSITORIES</td>
<td>12</td>
</tr>
<tr>
<td>2.2</td>
<td>PUBLICATION OF CERTIFICATION INFORMATION</td>
<td>12</td>
</tr>
<tr>
<td>2.3</td>
<td>TIME OR FREQUENCY OF PUBLICATION</td>
<td>12</td>
</tr>
<tr>
<td>2.4</td>
<td>ACCESS CONTROLS ON REPOSITORIES</td>
<td>12</td>
</tr>
<tr>
<td>3</td>
<td>IDENTIFICATION AND AUTHENTICATION</td>
<td>13</td>
</tr>
<tr>
<td>3.1</td>
<td>NAMING</td>
<td>13</td>
</tr>
<tr>
<td>3.1.1</td>
<td>Types of Names</td>
<td>13</td>
</tr>
<tr>
<td>3.1.2</td>
<td>Need for Names to be Meaningful</td>
<td>13</td>
</tr>
<tr>
<td>3.1.3</td>
<td>Anonymity or Pseudonymity of Subscribers</td>
<td>13</td>
</tr>
<tr>
<td>3.1.4</td>
<td>Rules for Interpreting Various Name Forms</td>
<td>13</td>
</tr>
<tr>
<td>3.1.5</td>
<td>Uniqueness of Names</td>
<td>13</td>
</tr>
<tr>
<td>3.1.6</td>
<td>Recognition, Authentication, and Role of Trademarks</td>
<td>13</td>
</tr>
<tr>
<td>3.2</td>
<td>INITIAL IDENTITY VALIDATION</td>
<td>13</td>
</tr>
<tr>
<td>3.2.1</td>
<td>Method to Prove Possession of Private Key</td>
<td>13</td>
</tr>
<tr>
<td>3.2.2</td>
<td>Authentication of Organisation Identity</td>
<td>13</td>
</tr>
<tr>
<td>3.2.3</td>
<td>Authentication of Individual Identity</td>
<td>14</td>
</tr>
<tr>
<td>3.2.4</td>
<td>Non-verified Subscriber Information</td>
<td>14</td>
</tr>
<tr>
<td>3.2.5</td>
<td>Validation of Authority</td>
<td>14</td>
</tr>
<tr>
<td>3.2.6</td>
<td>Criteria for Interoperation</td>
<td>14</td>
</tr>
<tr>
<td>3.3</td>
<td>IDENTIFICATION AND AUTHENTICATION FOR RE-KEY REQUESTS</td>
<td>14</td>
</tr>
<tr>
<td>3.3.1</td>
<td>Identification and Authentication for Routine Re-Key</td>
<td>14</td>
</tr>
<tr>
<td>3.3.2</td>
<td>Identification and Authentication for Re-Key after Revocation</td>
<td>14</td>
</tr>
<tr>
<td>3.4</td>
<td>IDENTIFICATION AND AUTHENTICATION FOR REVOCATION REQUEST</td>
<td>14</td>
</tr>
</tbody>
</table>

SEC - Appendix Q
3.4.1 Authentication for Certificate Revocation Requests ........................................ 14
4 CERTIFICATE AND LIFECYCLE OPERATIONAL REQUIREMENTS ............ 15

4.1 CERTIFICATE APPLICATION ................................................................. 15
4.1.1 Submission of Certificate Applications ........................................... 15
4.1.2 Enrolment Process and Responsibilities ....................................... 15
4.1.3 Enrolment Process for the Registration Authority and its Representatives 15
4.2 CERTIFICATE APPLICATION PROCESSING ..................................... 16
4.2.1 Performing Identification and Authentication Functions ..................... 16
4.2.2 Approval or Rejection of Certificate Applications ............................ 16
4.2.3 Time to Process Certificate Applications ...................................... 16
4.3 CERTIFICATE ISSUANCE ................................................................. 16
4.3.1 ICA Actions during Certificate Issuance ...................................... 16
4.3.2 Notification to Eligible Subscriber by the ICA of Issuance of Certificate 17
4.4 CERTIFICATE ACCEPTANCE ............................................................... 17
4.4.1 Conduct Constituting Certificate Acceptance ................................... 17
4.4.2 Publication of Certificates by the ICA ........................................... 17
4.4.3 Notification of Certificate Issuance by the ICA to Other Entities ......... 17
4.5 KEY PAIR AND CERTIFICATE USAGE .......................................... 18
4.5.1 Subscriber Private Key and Certificate Usage ................................ 18
4.5.2 Relying Party Public Key and Certificate Usage ............................. 18
4.6 CERTIFICATE RENEWAL ................................................................. 18
4.6.1 Circumstances of Certificate Renewal ........................................... 18
4.6.2 Circumstances of Certificate Replacement ...................................... 18
4.6.3 Who May Request a Replacement Certificate .................................. 19
4.6.4 Processing Replacement Certificate Requests ................................ 19
4.6.5 Notification of Replacement Certificate Issuance to a Subscriber ......... 19
4.6.6 Conduct Constituting Acceptance of a Replacement Certificate ......... 19
4.6.7 Publication of a Replacement Certificate by the ICA ....................... 19
4.6.8 Notification of Certificate Issuance by the ICA to Other Entities ......... 19
4.7 CERTIFICATE RE-KEY ................................................................. 19
4.7.1 Circumstances for Certificate Re-Key ............................................ 19
4.7.2 Who May Request Certification of a New Public Key ....................... 19
4.7.3 Processing Certificate Re-Keying Requests ..................................... 19
4.7.4 Notification of New Certificate Issuance to Subscriber .................... 19
4.7.5 Conduct Constituting Acceptance of a Re-Keyed Certificate ............ 19
4.7.6 Publication of the Re-Keyed Certificate by the ICA ......................... 19
4.7.7 Notification of Certificate Issuance by the ICA to Other Entities ......... 19
4.8 CERTIFICATE MODIFICATION ......................................................... 20
4.8.1 Circumstances for Certificate Modification ..................................... 20
4.8.2 Who May Request Certificate Modification .................................... 20
4.8.3 Processing Certificate Modification Requests .................................. 20
4.8.4 Notification of New Certificate Issuance to Subscriber .................... 20
4.8.5 Conduct Constituting Acceptance of Modified Certificate ............... 20
4.8.6 Publication of the Modified Certificate by the ICA ......................... 20
4.8.7 Notification of Certificate Issuance by the ICA to Other Entities ......... 20
4.9 CERTIFICATE REVOCATION AND SUSPENSION ............................ 20
4.9.1 Circumstances for Revocation ...................................................... 20
4.9.2 Who can Request Revocation ....................................................... 21
4.9.3 Procedure for Revocation Request ............................................... 21
4.9.4 Revocation Request Grace Period ................................................ 22
4.9.5 Time within which ICA must process the Revocation Request ............ 22
4.9.6 Revocation Checking Requirements for Relying Parties ................... 22
4.9.7 CRL Issuance Frequency (if applicable) ........................................ 22
4.9.8 Maximum Latency for CRLs (if applicable) .................................... 23

Appendix Q
4.9.9 On-line Revocation/Status Checking Availability ........................................ 23
4.9.10 On-line Revocation Checking Requirements ............................................. 23
4.9.11 Other Forms of Revocation Advertisements Available ................................ 23
4.9.12 Special Requirements in the Event of Key Compromise ............................. 23
4.9.13 Circumstances for Suspension .................................................................. 23
4.9.14 Who can Request Suspension ................................................................... 23
4.9.15 Procedure for Suspension Request ............................................................ 23
4.9.16 Limits on Suspension Period ....................................................................... 23
4.10 CERTIFICATE STATUS SERVICES .............................................................. 23
4.10.1 Operational Characteristics ....................................................................... 23
4.10.2 Service Availability ................................................................................... 23
4.10.3 Optional Features ...................................................................................... 24
4.11 END OF SUBSCRIPTION ............................................................................. 24
4.12 KEY ESCROW AND RECOVERY ................................................................. 24
4.12.1 Key Escrow and Recovery Policies and Practices ...................................... 24
4.12.2 Session Key Encapsulation and Recovery Policy and Practices ................ 24
5 FACILITY MANAGEMENT AND OPERATIONAL CONTROLS ....................... 25
5.1 PHYSICAL CONTROLS .................................................................................. 25
5.1.1 Site Location and Construction ................................................................. 25
5.1.2 Physical Access .......................................................................................... 25
5.1.3 Power and Air Conditioning ...................................................................... 26
5.1.4 Water Exposure .......................................................................................... 26
5.1.5 Fire Prevention and Protection ................................................................... 26
5.1.6 Media Storage ............................................................................................. 26
5.1.7 Waste Disposal .......................................................................................... 26
5.1.8 Off-Site Back-Up ....................................................................................... 26
5.2 PROCEDURAL CONTROLS ......................................................................... 27
5.2.1 Trusted Roles ............................................................................................. 27
5.2.2 Number of Persons Required per Task ...................................................... 27
5.2.3 Identification and Authentication for Each Role ......................................... 28
5.2.4 Roles Requiring Separation of Duties ......................................................... 28
5.3 PERSONNEL CONTROLS ............................................................................ 28
5.3.1 Qualification, Experience and Clearance Requirements ......................... 28
5.3.2 Background Check Procedures ................................................................... 28
5.3.3 Training Requirements .............................................................................. 28
5.3.4 Retraining Frequency and Requirements ................................................. 28
5.3.5 Job Rotation Frequency and Sequence ...................................................... 28
5.3.6 Sanctions for Unauthorised Actions ......................................................... 28
5.3.7 Independent Contractor Requirements ..................................................... 29
5.3.8 Documentation Supplied to Personnel ....................................................... 29
5.4 AUDIT LOGGING PROCEDURES ................................................................. 29
5.4.1 Types of Events Recorded ......................................................................... 29
5.4.2 Frequency of Processing Log ..................................................................... 29
5.4.3 Retention Period for Audit Log ................................................................. 30
5.4.4 Protection of Audit Log ............................................................................. 30
5.4.5 Audit Log Back-Up Procedures ................................................................. 30
5.4.6 Audit Collection System (Internal or External) .......................................... 31
5.4.7 Notification to Event-Causing Subject ....................................................... 31
5.4.8 Vulnerability Assessments ........................................................................ 31
5.5 RECORDS ARCHIVAL .................................................................................... 31
5.5.1 Types of Records Archived ....................................................................... 31
5.5.2 Retention Period for Archive .................................................................... 31
5.5.3 Protection of Archive ............................................................................... 31
5.5.4 Archive Back-Up Procedures .................................................................... 32
6.7.4 Health Check of ICA Systems ........................................... 41
6.8 TIME-STAMPING .......................................................... 41
6.8.1 Use of Time-Stamping .................................................. 41
7 CERTIFICATE CRL AND OCSP CONTROLS .............................. 42
7.1 CERTIFICATE PROFILES ................................................. 42
7.1.1 Version Number(s) .................................................... 42
7.1.2 Certificate Extensions ............................................... 42
7.1.3 Algorithm Object Identifiers ....................................... 42
7.1.4 Name Forms ........................................................ 42
7.1.5 Name Constraints ................................................... 42
7.1.6 Certificate Policy Object Identifier ............................... 42
7.1.7 Usage of Policy Constraints Extension ......................... 42
7.1.8 Policy Qualifiers Syntax and Semantics .......................... 42
7.1.9 Processing Semantics for the Critical Certificate Policies Extension ..................................................... 42
7.2 CRL PROFILE ............................................................ 42
7.2.1 Version Number(s) .................................................... 42
7.2.2 CRL and CRL Entry Extensions .................................. 42
(A) The ICA shall notify Parties of the profile of the CRL and of any CRL extensions ............................................. 42
7.3 OCSP PROFILE .......................................................... 42
7.3.1 Version Number(s) .................................................... 42
7.3.2 OCSP Extensions ..................................................... 42
8 COMPLIANCE AUDIT AND OTHER ASSESSMENTS ..................... 43
8.1 FREQUENCY OR CIRCUMSTANCES OF ASSESSMENT ................. 43
8.2 IDENTITY/QUALIFICATIONS OF ASSESSOR ........................ 43
8.3 ASSESSOR’S RELATIONSHIP TO ASSESSED ENTITY ............... 43
8.4 TOPICS COVERED BY ASSESSMENT ................................ 43
8.5 ACTIONS TAKEN AS A RESULT OF DEFICIENCY .................... 43
8.6 COMMUNICATION OF RESULTS ...................................... 43
9 OTHER BUSINESS AND LEGAL MATTERS ................................ 44
9.1 FEES ........................................................................ 44
9.1.1 Certificate Issuance or Renewal Fees ............................... 44
9.1.2 IKI Certificate Access Fees ......................................... 44
9.1.3 Revocation or Status Information Access Fees .................. 44
9.1.4 Fees for Other Services ............................................ 44
9.1.5 Refund Policy ........................................................ 44
9.2 FINANCIAL RESPONSIBILITY ................................ ......... 44
9.2.1 Insurance Coverage ............................................... 44
9.2.2 Other Assets ......................................................... 44
9.2.3 Insurance or Warranty Coverage for Subscribers and Subjects ............................................................................. 44
9.3 CONFIDENTIALITY OF BUSINESS INFORMATION ................ 44
9.3.1 Scope of Confidential Information .................................. 44
9.3.2 Information not within the Scope of Confidential Information ................................................................................. 44
9.3.3 Responsibility to Protect Confidential Information ............ 44
9.4 PRIVACY OF PERSONAL INFORMATION ............................ 44
9.4.1 Privacy Plan ........................................................ 44
9.4.2 Information Treated as Private ..................................... 44
9.4.3 Information not Deemed Private .................................... 45
9.4.4 Responsibility to Protect Private Information .................... 45
9.4.5 Notice and Consent to Use Private Information ................. 45
9.4.6 Disclosure Pursuant to Judicial or Administrative Process .... 45
9.4.7 Other Information Disclosure Circumstances .................... 45
9.5 INTELLECTUAL PROPERTY RIGHTS .................................. 45
9.6 REPRESENTATIONS AND WARRANTIES ............................... 45
<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>9.6.1 Certification Authority Representations and Warranties</td>
<td>45</td>
</tr>
<tr>
<td>9.6.2 Registration Authority Representations and Warranties</td>
<td>45</td>
</tr>
<tr>
<td>9.6.3 Subscriber Representations and Warranties</td>
<td>45</td>
</tr>
<tr>
<td>9.6.4 Relying Party Representations and Warranties</td>
<td>45</td>
</tr>
<tr>
<td>9.6.5 Representations and Warranties of Other Participants</td>
<td>45</td>
</tr>
<tr>
<td>9.7 DISCLAIMER OF WARRANTIES</td>
<td>45</td>
</tr>
<tr>
<td>9.8 LIMITATIONS OF LIABILITY</td>
<td>45</td>
</tr>
<tr>
<td>9.9 INDEMNITIES</td>
<td>45</td>
</tr>
<tr>
<td>9.10 TERM AND TERMINATION</td>
<td>45</td>
</tr>
<tr>
<td>9.10.1 Term</td>
<td>45</td>
</tr>
<tr>
<td>9.10.2 Termination of IKI Certificate Policy</td>
<td>45</td>
</tr>
<tr>
<td>9.10.3 Effect of Termination and Survival</td>
<td>46</td>
</tr>
<tr>
<td>9.11 INDIVIDUAL NOTICES AND COMMUNICATIONS WITH PARTICIPANTS</td>
<td>46</td>
</tr>
<tr>
<td>9.11.1 Subscribers</td>
<td>46</td>
</tr>
<tr>
<td>9.11.2 IKI Certification Authority</td>
<td>46</td>
</tr>
<tr>
<td>9.11.3 Notification</td>
<td>46</td>
</tr>
<tr>
<td>9.12 AMENDMENTS</td>
<td>46</td>
</tr>
<tr>
<td>9.12.1 Procedure for Amendment</td>
<td>46</td>
</tr>
<tr>
<td>9.12.2 Notification Mechanism and Period</td>
<td>46</td>
</tr>
<tr>
<td>9.12.3 Circumstances under which OID Must be Changed</td>
<td>46</td>
</tr>
<tr>
<td>9.13 DISPUTE RESOLUTION PROVISIONS</td>
<td>46</td>
</tr>
<tr>
<td>9.14 GOVERNING LAW</td>
<td>46</td>
</tr>
<tr>
<td>9.15 COMPLIANCE WITH APPLICABLE LAW</td>
<td>46</td>
</tr>
<tr>
<td>9.16 MISCELLANEOUS PROVISIONS</td>
<td>46</td>
</tr>
<tr>
<td>9.16.1 Entire Agreement</td>
<td>46</td>
</tr>
<tr>
<td>9.16.2 Assignment</td>
<td>46</td>
</tr>
<tr>
<td>9.16.3 Severability</td>
<td>46</td>
</tr>
<tr>
<td>9.16.4 Enforcement (Attorney’s Fees and Waiver of Rights)</td>
<td>46</td>
</tr>
<tr>
<td>9.16.5 Force Majeure</td>
<td>46</td>
</tr>
<tr>
<td>9.17 OTHER PROVISIONS</td>
<td>47</td>
</tr>
<tr>
<td>9.17.1 IKI Certificate Policy Content</td>
<td>47</td>
</tr>
<tr>
<td>9.17.2 Third Party Rights</td>
<td>47</td>
</tr>
<tr>
<td>Annex A: Definitions and Interpretation</td>
<td>48</td>
</tr>
</tbody>
</table>
1 INTRODUCTION

The document comprising this Appendix Q (together with its Annexes A and B):

- shall be known as the “IKI Certificate Policy” (and in this document is referred to simply as the “Policy”); and
- is a SEC Subsidiary Document related to Section L9 of the Code (The SMKI Document Set).

1.1 OVERVIEW

(A) This Policy sets out the arrangements relating to:

(i) IKI Certificates; and

(ii) IKI Certificate Authority (ICA) Certificates.

(B) This Policy is structured according to the guidelines provided by IETF RFC 3647, with appropriate extensions, modifications and deletions.

(C) Except where the context otherwise requires, words or expressions used in this Policy shall have the meanings ascribed to them in IETF RFC 5280 where they:

(i) appear in Courier New font;

(ii) are accompanied by the descriptor 'field', 'type' or 'extension'; and/or

(iii) take the form of a conjoined string of two or more words, such as 'digitalSignature'.

1.2 DOCUMENT NAME AND IDENTIFICATION

(A) This Policy has been assigned an OID of 1.2.826.0.1.8641679.1.2.1.3

1.3 SMKI PARTICIPANTS

1.3.1 The IKI Root Certification Authority

(A) The definition of IKI Certification Authority is set out in Annex A.

1.3.2 Registration Authorities

(A) The definition of Registration Authority is set out in Annex A.

1.3.3 Subscribers

(A) In accordance with Section L3 of the Code (The SMKI Services), certain Parties, RDPs and SECCo may become Authorised Subscribers.

(B) In accordance with Section L3 of the Code (The SMKI Services), an Authorised Subscriber shall be an Eligible Subscriber in relation to certain Certificates.

(C) The SMKI RAPP sets out the procedure to be followed by an Eligible Subscriber in order to become a Subscriber for one or more Certificates.

(D) Eligible Subscribers are subject to the applicable requirements of the SMKI RAPP and Section L11 of the Code (Subscriber Obligations).
(E) Obligations on the DCC acting in the capacity of an Eligible Subscriber are set out in Section L11 of the Code (Subscriber Obligations).

(F) The definitions of the following terms are set out in Section A of the Code (Definitions and Interpretation):

   (i) Authorised Subscriber; and

   (ii) Subscriber.

(G) Eligible Subscribers are defined in Annex A of this Policy

1.3.4 Subjects
(A) The Subject of an IKI Certificate shall be an entity or object which may be an individual, organisation or System and must be identified in the subject field of the IKI Certificate Profile in accordance with Annex B

(B) The Subject of an ICA Certificate must be the entity named in the subject field of the Root ICA Certificate Profile or Issuing ICA Certificate Profile (as the case may be) in accordance with Annex B.

(C) The definition of Subject is set out in Annex A.

1.3.5 Relying Parties
(A) In accordance with Section L12 of the Code, certain Parties may be Relying Parties.

(B) Relying Parties are subject to the applicable requirements of Section L12 of the Code (Relying Party Obligations).

(C) Obligations on the DCC acting in the capacity of a Relying Party are set out in Section L12 of the Code (Relying Party Obligations).

(D) The definition of Relying Party is set out in Annex A.

1.3.6 The only Relying Party for IKI Certificates and ICA Certificates is the DCC.SMKI Policy Management Authority
(A) Provision in relation to the SMKI PMA is made in Section L1 of the Code (SMKI Policy Management Authority).

1.3.7 SMKI Repository Provider
(A) Provision in relation to the SMKI Repository Service is made in Section L5 of the Code (The SMKI Repository Service).

1.4 USAGE OF IKI CERTIFICATES AND ICA CERTIFICATES

1.4.1 Appropriate Certificate Uses
(A) The ICA shall ensure that IKI Certificates are Issued only:

   (i) to Eligible Subscribers; and

   (ii) for the purposes of either authenticating the Subject to the SMKI Services or signing files related to Threshold Anomaly Detection, the Certified Products List and the SMKI Recovery Procedure that are sent to the DCC.
(B) The ICA shall ensure that ICA Certificates are Issued only to the ICA:

(i) in its capacity as, and for the purposes of, exercising the functions of, the Root ICA; and

(ii) in its capacity as, and for the purposes of, exercising the functions of, an Issuing ICA.

(C) Further provision in relation to the use of Certificates is made in Section L11 (Subscriber Obligations) and Section L12 (Relying Party Obligations) of the Code.

1.4.2 Prohibited Certificate Uses

(A) No Party, RDP or SECCo shall use a Certificate other than for the purposes specified in Part 1.4.1 of this Policy.

1.5 POLICY ADMINISTRATION

1.5.1 Organisation Administering the Document

(A) This Policy is a SEC Subsidiary Document and is administered as such in accordance with the provisions of the Code.

1.5.2 Contact Person

(A) Questions in relation to the content of this Policy should be addressed to the ICA or the SMKI PMA.

1.5.3 Person Determining IKI CPS Suitability for the Policy

(A) Provision is made in Section L9 of the Code (The SMKI Document Set) for the SMKI PMA to approve the IKI CPS.

1.5.4 IKI CPS Approval Procedures

(A) Provision is made in Section L9 of the Code (The SMKI Document Set) for the procedure by which the SMKI PMA may approve the IKI CPS.

1.5.5 Registration Authority Policies and Procedures

(A) The SMKI Registration Authority Policies and Procedures (the SMKI RAPP) are set out at Appendix D of the Code.

1.6 DEFINITIONS AND ACRONYMS

1.6.1 Definitions

(A) Definitions of the expressions used in this Policy are set out in Section A of the Code (Definitions and Interpretation) and Annex A.

1.6.2 Acronyms

(A) Any acronyms used for the purposes of this Policy are set out in Section A of the Code (Definitions and Interpretation) and Annex A.
2 PUBLICATION AND REPOSITORY RESPONSIBILITIES

2.1 REPOSITORIES
Provision is made in Section L5 of the Code (The SMKI Repository Service) for the establishment, operation and maintenance of the SMKI Repository.

2.2 PUBLICATION OF CERTIFICATION INFORMATION
(A) The ICA shall ensure that the following are lodged in the SMKI Repository:

   (i) all IKI Certificates Issued by the IKI File Signing CA;
   (ii) each version of this Policy; and
   (iii) any other document or information that may from time to time be specified, for the purposes of this provision, by the SMKI PMA.

(B) The ICA may lodge in the SMKI Repository such other documents or information as it may from time to time consider appropriate.

2.3 TIME OR FREQUENCY OF PUBLICATION
(A) The ICA shall ensure that:

   (i) each IKI Certificate Issued by the IKI File Signing CA is lodged in the SMKI Repository within 24 hours of its acceptance by a Subscriber; and
   (ii) any other document that may from time to time be specified by the SMKI PMA is lodged in the SMKI Repository within such time as may be directed by the SMKI PMA.

2.4 ACCESS CONTROLS ON REPOSITORIES
(A) Provision in relation to access controls for the SMKI Repository is made in Section L5 of the Code (The SMKI Repository Service).
3 IDENTIFICATION AND AUTHENTICATION

3.1 NAMING

3.1.1 Types of Names
(A) The ICA shall ensure that the IKI CPS contains provisions to ensure that the entity that is the Subject of each Certificate Issued to Eligible Subscribers is in accordance with the relevant Certificate Profile at Annex B.

3.1.2 Need for Names to be Meaningful
(A) The ICA shall ensure that the IKI CPS contains provisions to ensure that the name of the Subject of each IKI Certificate Issued to Eligible Subscribers is meaningful and consistent with the relevant Certificate Profile in Annex B.

3.1.3 Anonymity or Pseudonymity of Subscribers
(A) The ICA shall ensure that the IKI CPS contains provisions to:

(i) prohibit Eligible Subscribers from requesting the Issue of a Certificate anonymously or by means of a pseudonym; and
(ii) require the ICA to Authenticate Eligible Subscribers.

3.1.4 Rules for Interpreting Various Name Forms
(A) Provision in relation to name forms is made in Annex B.

3.1.5 Uniqueness of Names
(A) Provision in relation to the uniqueness of names is made in Annex B.

3.1.6 Recognition, Authentication, and Role of Trademarks
(A) Provision in relation to the use of trademarks, trade names and other restricted information in Certificates is made in Section L11 of the Code (Subscriber Obligations).

3.2 INITIAL IDENTITY VALIDATION

3.2.1 Method to Prove Possession of Private Key
(A) The ICA shall ensure that the IKI CPS contains provisions on:

(i) the procedure to be followed by Eligible Subscribers in order to prove its possession of the Private Key which is associated with the Public Key contained in any Certificate that is the subject of a Certificate Signing Request; and
(ii) the procedure established for this purpose is in accordance with the procedure in PKCS#10 or an equivalent cryptographic mechanism.

3.2.2 Authentication of Organisation Identity
(A) Provision is made in the SMKI RAPP in relation to the:

(i) procedure to be followed by a Party, RDP or SECCo in order to become an Authorised Subscriber;
(ii) criteria in accordance with which the ICA will determine whether a Party, RDP or SECCo is entitled to become an Authorised Subscriber; and

(iii) requirement that the Party, RDP or SECCo shall be Authenticated by the ICA for that purpose.

(B) Provision is made in the SMKI RAPP for the purpose of ensuring that the criteria in accordance with which the ICA shall Authenticate a Party, RDP or SECCo shall be set to Level 3 pursuant to GPG 46 (Organisation Identity, v1.0, October 2013), or to such equivalent level within a comparable authentication framework as may be agreed by the SMKI PMA.

3.2.3 Authentication of Individual Identity
(A) Provision is made in the SMKI RAPP in relation to the Authentication of persons engaged by Authorised Subscribers, which provides for all such persons to have their identity and authorisation verified to Level 3 (Verified) pursuant to the CESG GPG43 RSDOPS framework, or to such equivalent level within a comparable authentication framework as may be agreed by the SMKI PMA.

3.2.4 Non-verified Subscriber Information
(A) The ICA shall verify all information in relation to Certificates.

(B) Further provision on the content of ICA Certificates is made in Section L11 of the Code (Subscriber Obligations).

3.2.5 Validation of Authority
See Part 3.2.2 of this Policy.

3.2.6 Criteria for Interoperation
[Not applicable in this Policy]

3.3 IDENTIFICATION AND AUTHENTICATION FOR RE-KEY REQUESTS

3.3.1 Identification and Authentication for Routine Re-Key
(A) This Policy does not support Certificate Re-Key.

(B) The ICA shall not provide a Certificate Re-Key service.

3.3.2 Identification and Authentication for Re-Key after Revocation
[Not applicable in this Policy]

3.4 IDENTIFICATION AND AUTHENTICATION FOR REVOCATION REQUEST

3.4.1 Authentication for Certificate Revocation Requests
(A) Provision is made in the SMKI RAPP in relation to procedures designed to ensure the Authentication of persons who submit a Certificate Revocation Request and verify that they are authorised to submit that request.
4 CERTIFICATE AND LIFECYCLE OPERATIONAL REQUIREMENTS

4.1 CERTIFICATE APPLICATION

4.1.1 Submission of Certificate Applications

(A) Provision is made in the SMKI RAPP in relation to:

(i) in respect of an IKI Certificate:

(a) the circumstances in which a DCC RA Manager, DCC RA Personnel and ARO may submit a Certificate Signing Request; and

(b) the means by which it may do so, including through the use of an authorised System; and

(B) The ICA shall ensure that the IKI CPS contains provisions:

(i) in respect of an IKI Certificate:

(a) the circumstances in which Eligible Subscribers may submit a Certificate Signing Request; and

(b) the means by which it may do so, including through the use of an authorised System.

4.1.2 Enrolment Process and Responsibilities

(A) Provision is made in the SMKI RAPP in relation to the establishment of an enrolment process in respect of organisations, individuals and Systems in order to Authenticate them and verify that they are authorised to act on behalf of an Eligible Subscriber in its capacity as such; and

(ii) maintenance by the ICA of a list of organisations, individuals and Systems enrolled in accordance with that process.

4.1.3 Enrolment Process for the Registration Authority and its Representatives

(A) Provision is made in the SMKI RAPP in relation to the establishment of an enrolment process in respect of ICA Personnel and ICA Systems:

(i) in order to Authenticate them and verify that they are authorised to act on behalf of the ICA in its capacity as the Registration Authority; and

(ii) including in particular, for that purpose, provision:

(a) for the face-to-face Authentication of all Registration Authority Personnel by a Registration Authority Manager; and

(b) for all Registration Authority Personnel to have their identity and authorisation verified to Level 3 (Verified) pursuant to the CESG GPG43 RSDOPS framework, or to such equivalent level within a comparable authentication framework as may be agreed by the SMKI PMA.
4.2 CERTIFICATE APPLICATION PROCESSING

4.2.1 Performing Identification and Authentication Functions
(A) Provision is made in the SMKI RAPP in relation to the Authentication by the ICA of DCC RA Managers, DCC RA Personnel and AROs which submit a Certificate Signing Request.

(B) The ICA shall ensure that the IKI CPS contains provisions in relation to the Authentication by the ICA of Eligible Subscribers which submit a Certificate Signing Request.

4.2.2 Approval or Rejection of Certificate Applications
(A) Where any Certificate Signing Request fails to satisfy the requirements set out in the SMKI RAPP, this Policy or any other provision of the Code, the ICA:
   (i) shall reject it and refuse to Issue the Certificate which was the subject of the Certificate Signing Request; and
   (ii) shall give notice to the Party, RDP or SECCo which made the Certificate Signing Request of the reasons for its rejection.

(B) Where any Certificate Signing Request satisfies the requirements set out in the SMKI RAPP, this Policy or any other provision of the Code, the ICA shall Issue the Certificate which was the subject of the Certificate Signing Request.

4.2.3 Time to Process Certificate Applications
(A) The ICA shall ensure that it processes all Certificate Signing Requests relating to IKI Certificates promptly, and in any event in accordance with such time as is specified in the SMKI RAPP.

4.3 CERTIFICATE ISSUANCE

4.3.1 ICA Actions during Certificate Issuance
(A) The ICA may Issue a Certificate only:
   (i) in accordance with the provisions of this Policy; and
   (ii) in response to a Certificate Signing Request made by an Eligible Subscriber in accordance with this Policy.

(B) The ICA shall ensure that:
   (i) each ICA Certificate Issued by it contains information that it has verified to be correct and complete; and
   (ii) each IKI Certificate Issued by it contains information consistent with the information in the Certificate Signing Request.

(C) An ICA Certificate may only be:
   (i) Issued by the ICA; and
   (ii) for that purpose, signed using the Root ICA Private Key.
(D) An IKI Certificate may only be:

(i) Issued by the ICA; and

(ii) for that purpose, signed using an Issuing ICA Private Key.

(E) The ICA shall not Issue:

(i) an Issuing ICA Certificate using a Root ICA Private Key after the expiry of the Validity Period of a Root ICA Certificate containing the Public Key associated with that Private Key; or

(ii) an IKI Certificate using an Issuing ICA Private Key after the expiry of the Validity Period of an Issuing ICA Certificate containing the Public Key associated with that Private Key.

4.3.2 Notification to Eligible Subscriber by the ICA of Issuance of Certificate

(A) Provision is made in the SMKI RAPP for the ICA to notify DCC RA Manager, DCC RA Personnel and ARO where that DCC RA Manager, DCC RA Personnel or AROs is Issued with a Certificate which was the subject of a Certificate Signing Request made by them.

(B) The ICA shall ensure the IKI CPS includes provisions for the ICA to notify Eligible Subscribers where that Eligible Subscriber is Issued with a Certificate which was the subject of a Certificate Signing Request made by them.

4.4 CERTIFICATE ACCEPTANCE

4.4.1 Conduct Constituting Certificate Acceptance

(A) Provision is made in the SMKI RAPP to:

(i) specify a means by which the Eligible Subscriber may clearly indicate to the ICA its rejection of a Certificate which has been Issued to it; and

(ii) ensure that the Eligible Subscriber to which a Certificate has been Issued, and which has not been rejected, is treated as having accepted that Certificate.

(B) A Certificate which has been Issued by the ICA shall not be treated as valid for any purposes of this Policy or the Code until it is treated as having been accepted by the Eligible Subscriber to which it was Issued.

(C) The ICA shall maintain a record of all Certificates which have been Issued by it and are treated as accepted by a Subscriber.

(D) Further provision in relation to the rejection and acceptance of Certificates is made in Section L11 of the Code (Subscriber Obligations).

4.4.2 Publication of Certificates by the ICA

(A) Provision in relation to the publication of Certificates is made in Part 2 of this Policy.

4.4.3 Notification of Certificate Issuance by the ICA to Other Entities

(A) The ICA shall give notice of the Issue of a Certificate only to the Eligible Subscriber which submitted a Certificate Signing Request in respect of that Certificate.
4.5 KEY PAIR AND CERTIFICATE USAGE

4.5.1 Subscriber Private Key and Certificate Usage
(A) Provision for restrictions on the use by Subscribers of Private Keys in respect of Certificates is made in:
(i) Section L11 of the Code (Subscriber Obligations); and
(ii) this Policy.

4.5.2 Relying Party Public Key and Certificate Usage
(A) Provision in relation to reliance that may be placed on a Certificate is made in Section L12 of the Code (Relying Party Obligations).

4.6 CERTIFICATE RENEWAL

4.6.1 Circumstances of Certificate Renewal
(A) This Policy does not support the renewal of Certificates.

(B) The ICA may only replace, and shall not renew, any Certificate.

4.6.2 Circumstances of Certificate Replacement
(A) Where any ICA System or any ICA Private Key is (or is suspected by the ICA of being) Compromised, the ICA shall:
(i) immediately notify the SMKI PMA;
(ii) provide the SMKI PMA with all of the information known to it in relation to the nature and circumstances of the event of Compromise or suspected Compromise; and
(iii) where the Compromise or suspected Compromise relates to an ICA Private Key:
(a) ensure that the Private Key is no longer used;
(b) promptly notify each of the Subscribers for any IKI Certificates Issued using that Private Key; and
(c) promptly notify the SMKI PMA, verifiably destroy the ICA Private Key Material and revoke the corresponding ICA Certificate.

(B) Where the ICA Root Private Key is Compromised (or is suspected by the ICA of being Compromised), the ICA:
(i) may issue a replacement for any ICA Certificate that has been Issued using that Private Key; and
(ii) shall ensure that the Subscriber for that ICA Certificate both applies for the Issue of a new Certificate in accordance with this Policy and revokes that ICA Certificate.

(C) The ICA shall ensure that a replacement for each ICA Certificate is Issued prior to end of the Validity Period of that ICA Certificate.
(D) A Subscriber for an IKI Certificate may request a replacement for that Certificate at any time by applying for the Issue of a new IKI Certificate in accordance with this Policy and, where this replacement is for purposes other than to replace an expiring Certificate, shall submit a Certificate Revocation Request in respect of the replaced IKI Certificate.

4.6.3 Who May Request a Replacement Certificate
See Part 4.1 of this Policy.

4.6.4 Processing Replacement Certificate Requests
See Part 4.2 of this Policy.

4.6.5 Notification of Replacement Certificate Issuance to a Subscriber
See Part 4.3.2 of this Policy.

4.6.6 Conduct Constituting Acceptance of a Replacement Certificate
See Part 4.4.1 of this Policy.

4.6.7 Publication of a Replacement Certificate by the ICA
[Not applicable in this Policy]

4.6.8 Notification of Certificate Issuance by the ICA to Other Entities
[Not applicable in this Policy]

4.7 CERTIFICATE RE-KEY

4.7.1 Circumstances for Certificate Re-Key
(A) This Policy does not support Certificate Re-Key.
(B) The ICA shall not provide a Certificate Re-Key service.
(C) Where a new Key Pair has been generated, the Subscriber shall apply for a new Certificate in accordance with this Policy.

4.7.2 Who may Request Certification of a New Public Key
[Not applicable to this Policy]

4.7.3 Processing Certificate Re-Keying Requests
[Not applicable to this Policy]

4.7.4 Notification of New Certificate Issuance to Subscriber
[Not applicable to this Policy]

4.7.5 Conduct Constituting Acceptance of a Re-Keyed Certificate
[Not applicable to this Policy]

4.7.6 Publication of the Re-Keyed Certificate by the ICA
[Not applicable to this Policy]

4.7.7 Notification of Certificate Issuance by the ICA to Other Entities
[Not applicable to this Policy]
4.8 CERTIFICATE MODIFICATION

4.8.1 Circumstances for Certificate Modification
   (A) This Policy does not support Certificate modification.
   (B) Neither the ICA nor any Subscriber may modify a Certificate.

4.8.2 Who may request Certificate Modification
   [Not applicable to this Policy]

4.8.3 Processing Certificate Modification Requests
   [Not applicable to this Policy]

4.8.4 Notification of New Certificate Issuance to Subscriber
   [Not applicable to this Policy]

4.8.5 Conduct Constituting Acceptance of Modified Certificate
   [Not applicable to this Policy]

4.8.6 Publication of the Modified Certificate by the ICA
   [Not applicable to this Policy]

4.8.7 Notification of Certificate Issuance by the ICA to Other Entities
   [Not applicable to this Policy]

4.9 CERTIFICATE REVOCATION AND SUSPENSION

4.9.1 Circumstances for Revocation
   (A) A Subscriber shall ensure that it submits a Certificate Revocation Request in relation to a Certificate:

      (i) immediately upon becoming aware that the Certificate has been Compromised, or is suspected of having been Compromised, due to the Compromise of the Private Key associated with the Public Key contained within that Certificate;

      (ii) when any of the permitted reasons for revocation of authentication credentials, as set out in the SMKI RAPP, are met; or

      (iii) immediately upon ceasing to be an Eligible Subscriber in respect of that Certificate.

   (B) The ICA must revoke a Certificate upon:

      (i) receiving a Certificate Revocation Request if the Certificate to which that request relates has been Authenticated in accordance with Part 3.4.1 of this Policy; or

      (ii) being directed to do so by the SMKI PMA.

   (C) The ICA must revoke a Certificate in relation to which it has not received a Certificate Revocation Request:

      (i) where it becomes aware that the Certificate has been Compromised, or is suspected of having been Compromised, due to the Compromise of the Private Key associated with the Public Key contained within that Certificate; or
(ii) where it becomes aware that the Subscriber for that Certificate has ceased to be an Eligible Subscriber in respect of the Certificate.

(D) In an extreme case, where it considers it necessary to do so for the purpose of preserving the integrity of the SMKI Services, the ICA may, on the receipt of a Certificate Revocation Request in relation to a Certificate which has not been Authenticated in accordance with Part 3.4.1 of this Policy, revoke that Certificate.

(E) Where the ICA revokes a Certificate in accordance with paragraph (D) it shall notify the SMKI PMA and provide a statement of its reasons for the revocation.

4.9.2 Who can Request Revocation
(A) Any Subscriber may submit a Certificate Revocation Request in relation to a Certificate for which it is the Subscriber, and shall on doing so:

(i) provide all the information specified in the SMKI RAPP (including all the information necessary for the Authentication of the Certificate); and

(ii) specify its reason for submitting the Certificate Revocation Request (which shall be a reason consistent with Part 4.9.1(A) of this Policy).

(B) The SMKI PMA may direct the ICA to revoke a Certificate.

(C) The ICA may elect to revoke a Certificate in accordance with Part 4.9.1(D) of this Policy.

4.9.3 Procedure for Revocation Request
(A) Provision is made in the SMKI RAPP in relation to the procedure for submitting and processing a Certificate Revocation Request associated with Certificates Issued to DCC Registration Authority (RA) Managers, DCC RA Personnel, Authorised Responsible Officers (AROs).

(B) The ICA shall ensure that the IKI CPS contains provisions in relation to the procedure for submitting and processing a Certificate Revocation Request associated with Certificates Issued to Eligible Subscribers.

(C) On receiving a Certificate Revocation Request, the ICA shall use its reasonable steps to:

(i) Authenticate the Subscriber making that request;

(ii) Authenticate the Certificate to which the request relates; and

(iii) confirm that a reason for the request has been specified in accordance with Part 4.9.2 of this Policy.

(D) Where the ICA, in accordance with Part 4.9.1(C) of this Policy, intends to revoke a Certificate in relation to which it has not received a Certificate Revocation Request, it shall use its best steps prior to revocation to confirm with the Subscriber for that Certificate the circumstances giving rise to the revocation.

(E) The ICA shall inform the Subscriber for a Certificate where that Certificate has been revoked.
4.9.4 Revocation Request Grace Period
[Not applicable in this Policy]

4.9.5 Time within which ICA must process the Revocation Request
(A) The ICA shall ensure that it processes all Certificate Revocation Requests promptly, and in any event in accordance with such time as is specified in the SMKI RAPP.

4.9.6 Revocation Checking Requirements for Relying Parties
(A) Provision in relation to the revocation checking requirements for Relying Parties is made in Section L12 of the Code (Relying Party Obligations).

4.9.7 CRL Issuance Frequency (if applicable)
(A) The ICA shall ensure that an up to date version of the IKI ARL is made available to Relying Parties set out in 1.3.5(E) of this Policy.

(i) at least once in every period of twelve months; and

(ii) promptly on the revocation of an ICA Certificate.

(B) Each version of the IKI ARL shall be valid until the date which is 12 months after the date on which that version of the IKI ARL is produced.

(C) Further provision in relation to the reliance that may be placed on the IKI ARL (and on versions of it) is set out in Section L12 of the Code (Relying Party Obligations).

(D) The ICA shall ensure that an up to date version of the IKI CRL is made available to Relying Parties set out in 1.3.5(E) of this Policy:

(i) at least once in every period of twelve hours; and
(ii) within one hour on the revocation of an IKI Certificate.

(E) Each version of the IKI CRL shall be valid until 48 hours from the time at which it is produced. (F) Further provision in relation to the reliance that may be placed on the IKI CRL (and on versions of it) is set out in Section L12 of the Code (Relying Party Obligations).

(G) The ICA shall ensure that each up to date version of the IKI ARL and IKI CRL:

(i) continues to include each relevant revoked Certificate until such time as the Validity Period of that Certificate has expired; and

(ii) does not include any revoked Certificate after the Validity Period of that Certificate has expired.

(H) The ICA shall ensure that the IKI CRL contains a non-critical entry extension which identifies the reason for the revocation of each Certificate listed on it in accordance with RFC 5280 (section 5.3.1).

(I) The ICA shall retain a copy of the information contained in all versions of the IKI CRL and IKI ARL, together with the dates and times between which each such version was valid. This information shall be made available as soon as is reasonably practicable, on receipt of a request, to the Panel, the SMKI PMA, any Subscriber or any Relying Party.
4.9.8 Maximum Latency for CRLs (if applicable)
   See Part 4.9.7 of this Policy.

4.9.9 On-line Revocation/Status Checking Availability
   (A) This Policy does not support on-line revocation status checking.
   (B) The ICA shall not provide any on-line revocation status checking service.

4.9.10 On-line Revocation Checking Requirements
   [Not applicable in this Policy]

4.9.11 Other Forms of Revocation Advertisements Available
   [Not applicable in this Policy]

4.9.12 Special Requirements in the Event of Key Compromise
   See Part 4.6.2 of this Policy.

4.9.13 Circumstances for Suspension
   [Not applicable in this Policy]

4.9.14 Who can Request Suspension
   [Not applicable in this Policy]

4.9.15 Procedure for Suspension Request
   [Not applicable in this Policy]

4.9.16 Limits on Suspension Period
   [Not applicable in this Policy]

4.10 CERTIFICATE STATUS SERVICES

4.10.1 Operational Characteristics
   [Not applicable in this Policy]

4.10.2 Service Availability
   (A) In circumstances in which:
       (i) an up to date version of the IKI ARL has not been made available to the DCC in accordance with Part 4.9.7(A) of this Policy,

       the DCC shall be entitled to rely on the IKI ARL for the period during which it remains valid in accordance with the provisions of Part 4.9.7(B) of this Policy, but thereafter shall not rely on any Certificate.

       (B) In circumstances in which:

           (i) an up to date version of the IKI CRL has not been made available to the DCC in accordance with Part 4.9.7(C) of this Policy

       the DCC shall be entitled to rely on the IKI CRL for the period during which it remains valid in accordance with the provisions of Part 4.9.7(D) of this Policy, but thereafter shall not rely on any IKI Certificate.
4.10.3 Optional Features  
[Not applicable in this Policy]

4.11 END OF SUBSCRIPTION  
[Not applicable in this Policy]

4.12 KEY ESCROW AND RECOVERY

4.12.1 Key Escrow and Recovery Policies and Practices  
(A) This Policy does not support Key Escrow.

(B) The ICA shall not provide any Key Escrow service.

4.12.2 Session Key Encapsulation and Recovery Policy and Practices  
[Not applicable in this Policy]
5  FACILITY MANAGEMENT AND OPERATIONAL CONTROLS

5.1  PHYSICAL CONTROLS

5.1.1  Site Location and Construction

(A) The ICA shall ensure that the ICA Systems are operated in a sufficiently secure environment, which shall at least satisfy the requirements set out at Section G2 (System Security: Obligations on the DCC) and Section G5 (Information Security: Obligations on the DCC and Users) of the Code.

(B) The ICA shall ensure that:

(i) all of the physical locations in which the ICA Systems are situated, operated, routed or directly accessed are in the United Kingdom;

(ii) all bespoke Security Related Functionality is developed, specified, designed, built and tested only within the United Kingdom; and

(iii) all Security Related Functionality is integrated, configured, tested in situ, implemented, operated and maintained only within the United Kingdom.

(C) The ICA shall ensure that the ICA Systems cannot be indirectly accessed from any location outside the United Kingdom.

(D) The ICA shall ensure that the IKI CPS incorporates provisions designed to ensure that all physical locations in which the manufacture of Certificates and Time-Stamping take place are at all times manually or electronically monitored for unauthorised intrusion in accordance with:

(i) CESG Good Practice Guide 13:2012 (Protective Monitoring); or

(ii) any equivalent to that CESG Good Practice Guide which updates or replaces it from time to time.

(E) The ICA shall ensure that the IKI CPS incorporates provisions designed to ensure that all PINs, pass-phrases and passwords used for the purposes of carrying out the functions of the ICA are stored in secure containers accessible only to appropriately authorised individuals.

(F) The ICA shall ensure that the ICA Systems are Separated from any DCA or OCA Systems, save that any Systems used for the purposes of the Registration Authority functions of the ICA and DCA or OCA shall not require to be Separated.

5.1.2  Physical Access

(A) The ICA shall ensure that the IKI CPS incorporates provisions in relation to access control, including in particular provisions designed to:

(i) establish controls such that only appropriately authorised personnel may have unescorted physical access to ICA Systems or any System used for the purposes of Time-Stamping;

(ii) ensure that any unauthorised personnel may have physical access to such Systems only if appropriately authorised and supervised;
(iii) ensure that a site access log is both maintained and periodically inspected for all locations at which such Systems are sited; and

(iv) ensure that all removable media which contain sensitive plain text Data and are kept at such locations are stored in secure containers accessible only to appropriately authorised individuals.

5.1.3 Power and Air Conditioning
(A) The ICA shall ensure that the IKI CPS incorporates provisions in relation to power and air conditioning at all physical locations in which the ICA Systems are situated.

5.1.4 Water Exposure
(A) The ICA shall ensure that the IKI CPS incorporates provisions in relation to water exposure at all physical locations in which the ICA Systems are situated.

5.1.5 Fire Prevention and Protection
(A) The ICA shall ensure that the IKI CPS incorporates provisions in relation to fire prevention and protection at all physical locations in which the ICA Systems are situated.

5.1.6 Media Storage
(A) The ICA shall ensure that the IKI CPS incorporates provisions designed to ensure that appropriate controls are placed on all media used for the storage of Data held by it for the purposes of carrying out its functions as the ICA.

5.1.7 Waste Disposal
(A) The ICA shall ensure that all media used to store Data held by it for the purposes of carrying out its functions as the ICA are disposed of only using secure methods of disposal in accordance with:

(i) Information Assurance Standard No. 5:2011 (Secure Sanitisation); or

(ii) any equivalent to that Information Assurance Standard which updates or replaces it from time to time.

5.1.8 Off-Site Back-Up
(A) The ICA shall regularly carry out a Back-Up of:

(i) all Data held on the ICA Systems which are critical to the operation of those Systems or continuity in the provision of the SMKI Services; and

(ii) all other sensitive Data.

(B) For the purposes of paragraph (A), the ICA shall ensure that the IKI CPS incorporates provisions which identify the categories of critical and sensitive Data that are to be Backed-Up.

(C) The ICA shall ensure that Data which are Backed-Up in accordance with paragraph (A):

(i) are stored on media that are located in physically secure facilities in different locations to the sites at which the Data being Backed-Up are ordinarily held;
(ii) are protected in accordance with the outcome of a risk assessment which is documented in the IKI CPS, including when being transmitted for the purposes of Back-Up; and

(iii) to the extent to which they comprise ICA Private Key Material, are Backed-Up:

(a) using the proprietary Back-Up mechanisms specific to the relevant Cryptographic Module; and

(b) in a manner that is compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

(D) The ICA shall ensure that, where any elements of the ICA Systems, any Data held for the purposes of providing the SMKI Services, or any items of ICA equipment are removed from their primary location, they continue to be protected in accordance with the security standard appropriate to the primary location.

5.2 PROCEDURAL CONTROLS

5.2.1 Trusted Roles

(A) The ICA shall ensure that:

(i) no individual may carry out any activity which involves access to resources, or Data held on, the ICA Systems unless that individual has been expressly authorised to have such access;

(ii) each member of ICA Personnel has a clearly defined level of access to the ICA Systems and the premises in which they are located;

(iii) no individual member of ICA Personnel is capable, by acting alone, of engaging in any action by means of which the ICA Systems may be Compromised to a material extent; and

(iv) the IKI CPS incorporates provisions designed to ensure that appropriate controls are in place for the purposes of compliance by the ICA with the requirements of this paragraph.

5.2.2 Number of Persons Required per Task

(A) The ICA shall ensure that the IKI CPS incorporates provisions designed to establish:

(i) the appropriate separation of roles between the different members of ICA Personnel; and

(ii) the application of controls to the actions of all members of ICA Personnel who are Privileged Persons, in particular:

(a) identifying any controls designed to ensure that the involvement of more than one individual is required for the performance of certain functions; and

(b) providing that the revocation of any ICA Certificate is one such function.

(B) The ICA shall ensure that the IKI CPS, as a minimum, makes provision for the purposes of paragraph (A) in relation to the following roles:

(i) ICA Systems administration;
(ii) ICA Systems operations;

(iii) ICA Systems security; and

(iv) ICA Systems auditing.

5.2.3 **Identification and Authentication for Each Role**

See Part 5.2.2 of this Policy.

5.2.4 **Roles Requiring Separation of Duties**

See Part 5.2.2 of this Policy.

5.3 **PERSONNEL CONTROLS**

5.3.1 **Qualification, Experience and Clearance Requirements**

(A) The ICA shall ensure that all ICA Personnel must:

(i) be appointed to their roles in writing;

(ii) be bound by contract to the terms and conditions relevant to their roles;

(iii) have received appropriate training with respect to their duties;

(iv) be bound by contract not to disclose any confidential, sensitive, personal or security-related Data except to the extent necessary for the performance of their duties or for the purposes of complying with any requirement of law; and

(v) in so far as can reasonably be ascertained by the ICA, not have been previously relieved of any past assignment (whether for the ICA or any other person) on the grounds of negligence or any other failure to perform a duty.

(B) The ICA shall ensure that all ICA Personnel have, as a minimum, passed a Security Check before commencing their roles.

5.3.2 **Background Check Procedures**

See Part 5.3.1 of this Policy.

5.3.3 **Training Requirements**

See Part 5.3.1 of this Policy.

5.3.4 **Retraining Frequency and Requirements**

(A) The ICA shall ensure that the IKI CPS incorporates appropriate provisions relating to the frequency and content of retraining and refresher training to be undertaken by members of ICA Personnel.

5.3.5 **Job Rotation Frequency and Sequence**

(A) The ICA shall ensure that the IKI CPS incorporates appropriate provisions relating to the frequency and sequence of job rotations to be undertaken by members of ICA Personnel.

5.3.6 **Sanctions for Unauthorised Actions**

(A) The ICA shall ensure that the IKI CPS incorporates appropriate provisions relating to sanctions for unauthorised actions undertaken by members of ICA Personnel.
5.3.7 Independent Contractor Requirements  
(A) In accordance with the provisions of the Code, references to the ICA in this Policy include references to persons with whom the ICA contracts in order to secure performance of its obligations as the ICA.

5.3.8 Documentation Supplied to Personnel  
(A) The ICA shall ensure that all ICA Personnel are provided with access to all documents relevant to their roles or necessary for the performance of their duties, including in particular:

(i) this Policy;

(ii) the IKI CPS; and

(iii) any supporting documentation, statutes, policies or contracts.

5.4 AUDIT LOGGING PROCEDURES

5.4.1 Types of Events Recorded  
(A) The ICA shall ensure that:

(i) the ICA Systems record all systems activity in an audit log;

(ii) the IKI CPS incorporates a comprehensive list of all events that are to be recorded in an audit log in relation to:

(a) the activities of ICA Personnel;

(b) the use of ICA equipment;

(c) the use of (including both authorised and unauthorised access, and attempted access to) any premises at which functions of the ICA are carried out;

(d) communications and activities that are related to the Issue of Certificates (in so far as not captured by the ICA Systems audit log); and

(iii) it records in an audit log all the events specified in paragraph (ii).

5.4.2 Frequency of Processing Log  
(A) The ICA shall ensure that:

(i) the audit logging functionality in the ICA Systems is fully enabled at all times;

(ii) all ICA Systems activity recorded in the Audit Log is recorded in a standard format that is compliant with:

(a) British Standard BS 10008:2008 (Evidential Weight and Legal Admissibility of Electronic Information); or

(b) any equivalent to that British Standard which updates or replaces it from time to time; and

(iii) it monitors the ICA Systems in compliance with:
(a) CESG Good Practice Guide 13:2012 (Protective Monitoring); or

(b) any equivalent to that CESG Good Practice Guide which updates or replaces it from time to time;

(B) The ICA shall ensure that the IKI CPS incorporates provisions which specify:

(i) how regularly information recorded in the Audit Log is to be reviewed; and

(ii) what actions are to be taken by it in response to types of events recorded in the Audit Log.

(C) The ICA shall ensure that the IKI CPS incorporates provisions in relation to access to the Audit Log, providing in particular that:

(i) Data contained in the Audit Log must not be accessible other than on a read-only basis; and

(ii) access to those Data must be limited to those members of ICA Personnel who are performing a dedicated system audit role.

5.4.3 Retention Period for Audit Log

(A) The ICA shall:

(i) retain the Audit Log so that it incorporates, on any given date, a record of all system events occurring during a period of at least twelve months prior to that date; and

(ii) ensure that a copy of the Audit Log incorporating a record of all system events occurring prior to the beginning of that period is archived in accordance with the requirements of Part 5 of this Policy.

5.4.4 Protection of Audit Log

(A) The ICA shall ensure that:

(i) to the extent to which the Audit Log is retained electronically, the Data stored in it cannot be accessed other than on a read-only basis, and are protected from unauthorised viewing, modification and deletion in accordance with:

(a) British Standard BS 10008:2008 (Evidential Weight and Legal Admissibility of Electronic Information); or

(b) any equivalent to that British Standard which updates or replaces it from time to time; and

(ii) to the extent to which the Audit Log is retained in non-electronic form, the Data stored in it are appropriately protected from unauthorised viewing, modification and destruction in order to ensure that their integrity is maintained for evidential purposes.

5.4.5 Audit Log Back-Up Procedures

(A) The ICA shall ensure that the Data contained in the Audit Log are Backed-Up (or, to the extent that the Audit Log is retained in non-electronic form, are copied):

(i) on a daily basis; or
(ii) if activity has taken place on the ICA Systems only infrequently, in accordance with the schedule for the regular Back-Up of the Data held on those Systems.

(B) The ICA shall ensure that all Data contained in the Audit Log which are Backed-Up are, during Back-Up:

(i) held in accordance with the outcome of a risk assessment which is documented in the IKI CPS; and

(ii) protected to the same standard of protection as the primary copy of the Audit Log in accordance with Part 5.4.4 of this Policy.

5.4.6 Audit Collection System (Internal or External)
(A) The ICA shall ensure that the IKI CPS incorporates provisions in relation to its system for collecting Data for the purpose of populating the Audit Log.

5.4.7 Notification to Event-Causing Subject
(A) The ICA shall ensure that the IKI CPS incorporates provisions in relation to its notification of any person who is (or is responsible for any System which is) the direct cause of an event recorded in the Audit Log.

5.4.8 Vulnerability Assessments
(A) Provision is made in Sections G2.13 to G2.14 of the Code (Management of Vulnerabilities) in relation to the carrying out of vulnerability assessments in respect of the ICA Systems.

5.5 RECORDS ARCHIVAL

5.5.1 Types of Records Archived
(A) The ICA shall ensure that it archives:

(i) the Audit Log in accordance with Part 5.4.3 of this Policy;

(ii) its records of all Data submitted to it by Eligible Subscribers for the purposes of Certificate Signing Requests; and

(iii) any other Data specified in this Policy or the Code as requiring to be archived in accordance with this Part 5.5.

5.5.2 Retention Period for Archive
(A) The ICA shall ensure that all Data which are Archived are retained for a period of at least seven years from the date on which they were Archived.

5.5.3 Protection of Archive
(A) The ICA shall ensure that Data held in its Archive are:

(i) protected against any unauthorised access;

(ii) adequately protected against environmental threats such as temperature, humidity and magnetism; and

(iii) incapable of being modified or deleted.
5.5.4 Archive Back-Up Procedures  
(A) The ICA shall ensure that the IKI CPS incorporates provisions in relation to its procedures for the Back-Up of its Archive.

5.5.5 Requirements for Time-Stamping of Records  
(A) Provision in relation to Time-Stamping is made in Part 6.8 of this Policy.

5.5.6 Archive Collection System (Internal or External)  
(A) The ICA shall ensure that the IKI CPS incorporates provisions in relation to its system for collecting Data for the purpose of populating the Archive.

5.5.7 Procedures to Obtain and Verify Archive Information  
(A) The ICA shall ensure that:

(i) Data held in the Archive are stored in a readable format during their retention period; and

(ii) those Data remains accessible at all times during their retention period, including during any period of interruption, suspension or cessation of the ICA’s operations.

(B) The ICA shall ensure that the IKI CPS incorporates provisions in relation to the periodic verification by the ICA of the Data held in the Archive.

5.6 KEY CHANGEOVER

5.6.1 IKI Certificate Key Changeover  
(A) The ICA shall Issue a new IKI Certificate in relation to a Subject where a new Certificate Signing Request is submitted by an Eligible Subscriber in accordance with the requirements of the SMKI RAPP and this Policy.

5.6.2 ICA Key Changeover  
(A) Where the ICA ceases to use an ICA Private Key in accordance with the requirements of Part 4.3.1(E) of this Policy, it shall:

(i) either:

(a) verifiably destroy the ICA Private Key Material; or

(b) retain the ICA Private Key Material in such a manner that it is adequately protected against being put back into use;

(ii) generate a new Key Pair;

(iii) ensure that any relevant Certificate subsequently Issued by it is Issued using the ICA Private Key from the newly-generated Key Pair:

(a) until the time determined in accordance with Part 4.3.1(E) of this Policy; and

(b) subject to the provisions of Part 5.7.1(C) of this Policy; and

(iv) in its capacity as the Root ICA Issue a new relevant ICA Certificate.
(B) The ICA shall ensure that the actions taken by it in accordance with the requirements of paragraph (A) are managed so as to prevent any disruption to the provision of the SMKI Services.

5.6.3 Subscriber Key Changeover

(A) Where:

(i) a Certificate has been revoked in accordance with Part 4.9 of this Policy; and

(ii) the Subscriber for that Certificate submits to the ICA a Certificate Signing Request for the Issue of a replacement Certificate,

the ICA shall verify that the reasons for the revocation and replacement of the previous Certificate have been satisfactorily addressed, and may Issue a Certificate in accordance with the Certificate Signing Request only after it has done so.

5.7 COMPROMISE AND DISASTER RECOVERY

5.7.1 Incident and Compromise Handling Procedures

(A) The ICA shall ensure that the IKI CPS incorporates a business continuity plan which shall be designed to ensure:

(i) continuity in, or (where there has been unavoidable discontinuity) the recovery of, the provision of the SMKI Services in the event of any Compromise of the ICA Systems or major failure in the ICA processes; and

(ii) that priority is given to maintain continuity in, or to recovering the capacity for, the revocation of Certificates and the making available of an up to date IKI ARL and IKI CRL.

(B) The ICA shall ensure that the procedures set out in the business continuity plan are:

(i) compliant with ISO 22301 and ISO 27031 (or any equivalent to those standards which update or replace them from time to time); and

(ii) tested periodically, and in any event at least once in each year, in order to ensure that they are operationally effective.

(C) The ICA shall ensure that the IKI CPS incorporates provisions setting out the approach to be taken by it in circumstances in which it suspects (or has reason to suspect) that any ICA Private Key or any part of the ICA Systems is Compromised.

5.7.2 Computing Resources, Software and/or Data are Corrupted

(A) The ICA shall ensure that the business continuity plan established in accordance with Part 5.7.1 of this Policy incorporates provisions setting out the steps to be taken in the event of any loss of or corruption to computing resources, software or Data.

5.7.3 Entity Private Key Compromise Procedures

See Part 5.7.1 of this Policy.
5.7.4 Business Continuity Capabilities after a Disaster

(A) The ICA shall ensure that the business continuity plan established in accordance with Part 5.7.1 of this Policy is designed to ensure the recovery of the provision of the SMKI Services within not more than 12 hours of the occurrence of any event causing discontinuity.

5.8 CERTIFICATION AUTHORITY AND REGISTRATION AUTHORITY TERMINATION

[Not applicable in this Policy]
6 TECHNICAL SECURITY CONTROLS

The ICA shall ensure that the IKI CPS incorporates detailed provision in relation to the technical controls to be established and operated for the purposes of the exercise of its functions as the Root ICA the Issuing ICA and the Registration Authority.

6.1 KEY PAIR GENERATION AND INSTALLATION

6.1.1 Key Pair Generation
(A) The ICA shall ensure that all ICA Keys are generated:

(i) in a protected environment compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time);

(ii) using multi-person control, such that no single Privileged Person is capable of generating any ICA Key; and

(iii) using random numbers of such length as to make it computationally infeasible to regenerate them even with knowledge of when and by means of which equipment they were generated.

(B) The ICA shall not generate any Private Key or Public Key other than an ICA Key.

6.1.2 Private Key Delivery to Subscriber
(A) In accordance with Part 6.1.1(B), the ICA shall not generate any Private Key for delivery to a Subscriber.

6.1.3 Public Key Delivery to Certificate Issuer
(A) The ICA shall ensure that the IKI CPS incorporates provisions:

(i) in relation to the mechanism by which Public Keys of Subscribers are delivered to it for the purpose of the exercise of its functions as the Root ICA and Issuing ICA; and

(ii) ensuring that the mechanism uses a recognised standard protocol such as PKCS#10.

6.1.4 ICA Public Key Delivery to Relying Parties
(A) The ICA shall ensure that the IKI CPS incorporates provisions:

(i) in relation to the manner by which each IKI Certificate Issued by the IKI File Signing CA is made available to Relying Parties;

(ii) designed to ensure that the IKI Certificates Issued by the IKI File Signing CA are made available to Relying Parties in such a manner as to guarantee that their integrity is maintained.

6.1.5 Key Sizes
(A) The ICA and every Subscriber shall ensure that all Private Keys and Public Keys which each of them may use for the purposes of this Policy are of the following size and characteristics

(i) 4096-bit RSA for the Root Certificate, or 2048-bit RSA for all subordinate Certificates including the Issuing ICA Certificate; and

(ii) SHA256-with-RSA Encryption as specified in RFC4055.
6.1.6 Public Key Parameters Generation and Quality Checking
(A) The ICA shall ensure that any Public Key used by it for the purposes of this Policy shall be of values and lengths that make the success of known attacks infeasible.

(B) Each Subscriber shall ensure that any Public Key used by it for the purposes of this Policy shall be of values and lengths that make the success of known attacks infeasible.

6.1.7 Key Usage Purposes (as per X.509 v3 Key Usage Field)
(A) The ICA shall ensure that each Certificate that is Issued by it has a ‘keyUsage’ field in accordance with RFC5280.

(B) The ICA shall ensure that each IKI Certificate that is Issued by it has a ‘keyUsage’ of ‘digitalSignature’.

(C) The ICA shall ensure that each ICA Certificate that is Issued by it has a ‘keyUsage’ of either:
   (i) ‘keyCertSign’; or
   (ii) ‘CRLSign’.

(D) The ICA shall ensure that no ‘keyUsage’ values may be set in an IKI Certificate or ICA Certificate other than in accordance with this Part 6.1.7.

6.1.8 Extended Key Usage Purposes
(A) The ICA shall ensure that each Certificate that is Issued by the IKI Administrator CA, IKI Authorised Device Subscriber CA, IKI Authorised Organisation Subscriber CA, IKI Authorised Internet Organisation Subscriber CA, IKI Authorised Web Service Subscriber CA and IKI Registration Authority CA has an ‘extendedkeyUsage’ field in accordance with RFC5280.

(B) The ICA shall ensure that each IKI Certificate that is Issued by the IKI Administrator CA, IKI Authorised Device Subscriber CA, IKI Authorised Organisation Subscriber CA, IKI Authorised Internet Organisation Subscriber CA, IKI Authorised Web Service Subscriber CA and IKI Registration Authority CA has an ‘extendedKeyUsage’ set to ‘clientAuth’.

6.2 PRIVATE KEY PROTECTION AND CRYPTOGRAPHIC MODULE ENGINEERING CONTROLS
6.2.1 Cryptographic Module Standards and Controls
(A) The ICA shall ensure that all ICA Private Keys shall be:
   (i) protected to a high standard of assurance by physical and logical security controls; and
   (ii) stored in and operated from within a Cryptographic Module which is compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

(B) The ICA shall ensure that all ICA Private Keys shall, where they affect the outcome of any Certificates Issued by it, be protected by, stored in and operated from within a Cryptographic Module which is compliant with FIPS 140-2 Level 3 (or any equivalent to
that Federal Information Processing Standard which updates or replaces it from time to time).

(C) The ICA shall ensure that no ICA Private Key shall be made available in either complete or unencrypted form except in a Cryptographic Module which is compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

(D) The ICA shall ensure that any Cryptographic Module which is used for any purpose related to Certificate life-cycle management shall:

(i) operate so as to block access to itself following a number of failed consecutive attempts to access it using Activation Data, where that number shall be set out in the IKI CPS; and

(ii) require to be unblocked by an authorised member of ICA Personnel who has been Authenticated as such following a process which shall be set out in the IKI CPS.

6.2.2 Private Key (m out of n) Multi-Person Control
See Part 6.1.1 of this Policy.

6.2.3 Private Key Escrow
(A) This Policy does not support Key Escrow.

(B) The ICA shall not provide any Key Escrow service.

6.2.4 Private Key Back-Up
(A) The ICA may Back-Up ICA Private Keys insofar as:

(i) each Private Key is protected to a standard which is at least equivalent to that required in relation to the principal Private Key in accordance with this Policy; and

(ii) where more than one Private Key is Backed-Up within a single security environment, each of the Private Keys which is Backed-Up within that environment must be protected to a standard which is at least equivalent to that required in relation to an Issuing ICA Private Key in accordance with this Policy.

6.2.5 Private Key Archival
(A) The ICA shall ensure that no ICA Key which is a Private Key is archived.

6.2.6 Private Key Transfer into or from a Cryptographic Module
(A) The ICA shall ensure that no ICA Private Key is transferred or copied other than:

(i) for the purposes of:

(a) Back-Up; or

(b) establishing an appropriate degree of resilience in relation to the provision of the SMKI Services;

(ii) in accordance with a level of protection which is compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).
6.2.7 Private Key Storage on Cryptographic Module
See Part 6.2.1 of this Policy.

6.2.8 Method of Activating Private Key
(A) The ICA shall ensure that the Cryptographic Module in which any ICA Private Key is stored may be accessed only by an authorised member of ICA Personnel who has been Authenticated following an Authentication process which:
   (i) has an appropriate level of strength to ensure the protection of the Private Key; and
   (ii) involves the use of Activation Data.

6.2.9 Method of Deactivating Private Key
(A) The ICA shall ensure that any ICA Private Key shall be capable of being de-activated by means of the ICA Systems, at least by:
   (i) the actions of:
      (a) turning off the power;
      (b) logging off;
      (c) carrying out a system reset; and
   (ii) a period of inactivity of a length which shall be set out in the IKI CPS.

6.2.10 Method of Destroying Private Key
(A) The ICA shall ensure that the IKI CPS incorporates provisions for the exercise of strict controls in relation to the destruction of ICA Keys.
(B) The ICA shall ensure that no ICA Key (whether in active use, existing as a copy for the purposes of resilience, or Backed-Up) is destroyed except in accordance with a positive decision by the ICA to destroy it.

6.2.11 Cryptographic Module Rating
See Part 6.2.1 of this Policy.

6.3 OTHER ASPECTS OF KEY PAIR MANAGEMENT

6.3.1 Public Key Archival
(A) The ICA shall ensure that it archives ICA Public Keys in accordance with the requirements of Part 5.5 of this Policy.

6.3.2 Certificate Operational Periods and Key Pair Usage Periods
(A) The ICA shall ensure that the Validity Period of each Certificate Issued by it shall be as follows:
   (i) in the case of an IKI Certificate, 10 years;
   (ii) in the case of an Issuing ICA Certificate, 25 years; and
   (iii) in the case of a Root ICA Certificate, 50 years.
(B) For the purposes of paragraph (A), the ICA shall set the ‘notAfter’ value specified in Annex B in accordance with that paragraph.

(C) The ICA shall ensure that no ICA Private Key is used after the end of the Validity Period of the Certificate containing the Public Key which is associated with that Private Key.

6.4 ACTIVATION DATA

6.4.1 Activation Data Generation and Installation
(A) The ICA shall ensure that any Cryptographic Module within which an ICA Key is held has Activation Data that are unique and unpredictable.

(B) The ICA shall ensure that:

(i) these Activation Data, in conjunction with any other access control, shall be of an appropriate level of strength for the purposes of protecting the ICA Keys; and

(ii) where the Activation Data comprise any PINs, passwords or pass-phrases, the ICA shall have the ability to change these at any time.

6.4.2 Activation Data Protection
(A) The ICA shall ensure that the IKI CPS incorporates provision for the use of such cryptographic protections and access controls as are appropriate to protect against the unauthorised use of Activation Data.

6.4.3 Other Aspects of Activation Data
[Not applicable in this Policy]

6.5 COMPUTER SECURITY CONTROLS

6.5.1 Specific Computer Security Technical Requirements
(A) The ICA shall ensure that the IKI CPS incorporates provisions in relation to the identification and implementation, following the conclusion of any threat assessment, of security measures which make provision for at least the following:

(i) the establishment of access controls in relation to the activities of the ICA;

(ii) the appropriate allocation of responsibilities to Privileged Persons;

(iii) the identification and Authentication of organisations, individuals and Systems involved in ICA activities;

(iv) the use of cryptography for communication and the protection of Data stored on the ICA Systems;

(v) the audit of security related events; and

(vi) the use of recovery mechanisms for ICA Keys.

6.5.2 Computer Security Rating
(A) The ICA shall ensure that the IKI CPS incorporates provisions relating to the appropriate security rating of the ICA Systems.
6.6 LIFE-CYCLE TECHNICAL CONTROLS

6.6.1 System Development Controls
(A) The ICA shall ensure that any software which is developed for the purpose of establishing a functionality of the ICA Systems shall:

(i) take place in a controlled environment that is sufficient to protect against the insertion into the software of malicious code;

(ii) be undertaken by a developer which has a quality system that is:

(a) compliant with recognised international standards (such as ISO 9001:2000 or an equivalent standard); or

(b) available for inspection and approval by the SMKI PMA, and has been so inspected and approved.

6.6.2 Security Management Controls
(A) The ICA shall ensure that the IKI CPS incorporates provisions which are designed to ensure that the ICA Systems satisfy the requirements of Section G2 (System Security: Obligations on the DCC) and Section G5 (Information Security: Obligations on the DCC and Users) of the Code.

6.6.3 Life-Cycle Security Controls
See Part 6.6.2 of this Policy.

6.7 NETWORK SECURITY CONTROLS

6.7.1 Use of Offline Root ICA
(A) The ICA shall ensure that its functions as the Root ICA are carried out on a part of the ICA Systems that is neither directly nor indirectly connected to any System which is not a part of the ICA Systems.

6.7.2 Protection Against Attack
(A) The ICA shall use its best endeavours to ensure that the ICA Systems are not Compromised, and in particular for this purpose that they are designed and operated so as to detect and prevent:

(i) any Denial of Service Event; and

(ii) any unauthorised attempt to connect to them.

(B) The ICA shall use its reasonable steps to ensure that the ICA Systems cause or permit to be open at any time only those network ports, and allow only those protocols, which are required at that time for the effective operation of those Systems, and block all network ports and protocols which are not so required.

6.7.3 Separation of Issuing ICA
(A) The DCC shall ensure that, where its functions as the Issuing ICA are carried out on a part of the ICA Systems that is connected to an external network, they are carried out on a System that is Separated from all other ICA Systems.
6.7.4 Health Check of ICA Systems

(A) The ICA shall ensure that, in relation to the ICA Systems, a vulnerability assessment in accordance with Section G2.13 of the Code (Management of Vulnerabilities) is carried out with such frequency as may be specified from time to time by the Independent SMKI Assurance Service Provider.

6.8 TIME-STAMPING

6.8.1 Use of Time-Stamping

(A) The ICA shall ensure that Time-Stamping takes place in relation to all Certificates and all other ICA activities which require an accurate record of time.

(B) The ICA shall ensure that the ICA incorporates provisions in relation to the time source and mechanisms used by any Time-Stamping Authority which carries out Time-Stamping on behalf of the ICA.
7 CERTIFICATE CRL AND OCSP CONTROLS

7.1 CERTIFICATE PROFILES
The ICA shall use only the Certificate Profiles in Annex B.

7.1.1 Version Number(s)
[Not applicable in this Policy]

7.1.2 Certificate Extensions
[Not applicable in this Policy]

7.1.3 Algorithm Object Identifiers
[Not applicable in this Policy]

7.1.4 Name Forms
[Not applicable in this Policy]

7.1.5 Name Constraints
[Not applicable in this Policy]

7.1.6 Certificate Policy Object Identifier
[Not applicable in this Policy]

7.1.7 Usage of Policy Constraints Extension
[Not applicable in this Policy]

7.1.8 Policy Qualifiers Syntax and Semantics
[Not applicable in this Policy]

7.1.9 Processing Semantics for the Critical Certificate Policies Extension
[Not applicable in this Policy]

7.2 CRL PROFILE

7.2.1 Version Number(s)
(A) The ICA shall ensure that the IKI ARL and IKI CRL conform with X.509 v2 and IETF RFC 5280.

7.2.2 CRL and CRL Entry Extensions
(A) The ICA shall notify Parties of the profile of the IKI CRL and of any IKI CRL extensions.

7.3 OCSP PROFILE

7.3.1 Version Number(s)
[Not applicable in this Policy]

7.3.2 OCSP Extensions
[Not applicable in this Policy]
8  COMPLIANCE AUDIT AND OTHER ASSESSMENTS

8.1  FREQUENCY OR CIRCUMSTANCES OF ASSESSMENT
Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.2  IDENTITY/QUALIFICATIONS OF ASSESSOR
Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.3  ASSESSOR’S RELATIONSHIP TO ASSESSED ENTITY
Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.4  TOPICS COVERED BY ASSESSMENT
Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.5  ACTIONS TAKEN AS A RESULT OF DEFICIENCY
Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).

8.6  COMMUNICATION OF RESULTS
Provision in relation to this is made in Appendix C of the Code (SMKI Compliance Policy).
9 OTHER BUSINESS AND LEGAL MATTERS

In so far as provision is made in relation to all the matters referred to in this Part, it is found in the DCC Licence and the provisions of the Code (including in Section L11 (Subscriber Obligations) and Section L12 (Relying Party Obligations) of the Code).

9.1 FEES

See the statement at the beginning of this Part.

9.1.1 Certificate Issuance or Renewal Fees

See the statement at the beginning of this Part.

9.1.2 IKI Certificate Access Fees

See the statement at the beginning of this Part.

9.1.3 Revocation or Status Information Access Fees

See the statement at the beginning of this Part.

9.1.4 Fees for Other Services

See the statement at the beginning of this Part.

9.1.5 Refund Policy

See the statement at the beginning of this Part.

9.2 FINANCIAL RESPONSIBILITY

9.2.1 Insurance Coverage

See the statement at the beginning of this Part.

9.2.2 Other Assets

See the statement at the beginning of this Part.

9.2.3 Insurance or Warranty Coverage for Subscribers and Subjects

See the statement at the beginning of this Part.

9.3 CONFIDENTIALITY OF BUSINESS INFORMATION

9.3.1 Scope of Confidential Information

See the statement at the beginning of this Part.

9.3.2 Information not within the Scope of Confidential Information

See the statement at the beginning of this Part.

9.3.3 Responsibility to Protect Confidential Information

See the statement at the beginning of this Part.

9.4 PRIVACY OF PERSONAL INFORMATION

9.4.1 Privacy Plan

See the statement at the beginning of this Part.

9.4.2 Information Treated as Private

See the statement at the beginning of this Part.
9.4.3 Information not Deemed Private
See the statement at the beginning of this Part.

9.4.4 Responsibility to Protect Private Information
See the statement at the beginning of this Part.

9.4.5 Notice and Consent to Use Private Information
See the statement at the beginning of this Part.

9.4.6 Disclosure Pursuant to Judicial or Administrative Process
See the statement at the beginning of this Part.

9.4.7 Other Information Disclosure Circumstances
See the statement at the beginning of this Part.

9.5 INTELLECTUAL PROPERTY RIGHTS
See the statement at the beginning of this Part.

9.6 REPRESENTATIONS AND WARRANTIES

9.6.1 Certification Authority Representations and Warranties
See the statement at the beginning of this Part.

9.6.2 Registration Authority Representations and Warranties
See the statement at the beginning of this Part.

9.6.3 Subscriber Representations and Warranties
See the statement at the beginning of this Part.

9.6.4 Relying Party Representations and Warranties
See the statement at the beginning of this Part.

9.6.5 Representations and Warranties of Other Participants
See the statement at the beginning of this Part.

9.7 DISCLAIMERS OF WARRANTIES
See the statement at the beginning of this Part.

9.8 LIMITATIONS OF LIABILITY
See the statement at the beginning of this Part.

9.9 INDEMNITIES
See the statement at the beginning of this Part.

9.10 TERM AND TERMINATION

9.10.1 Term
See the statement at the beginning of this Part.

9.10.2 Termination of IKI Certificate Policy
See the statement at the beginning of this Part.
9.10.3 Effect of Termination and Survival
See the statement at the beginning of this Part.

9.11 INDIVIDUAL NOTICES AND COMMUNICATIONS WITH PARTICIPANTS

9.11.1 Subscribers
See the statement at the beginning of this Part.

9.11.2 IKI Certification Authority
See the statement at the beginning of this Part.

9.11.3 Notification
See the statement at the beginning of this Part.

9.12 AMENDMENTS

9.12.1 Procedure for Amendment
See the statement at the beginning of this Part.

9.12.2 Notification Mechanism and Period
See the statement at the beginning of this Part.

9.12.3 Circumstances under which OID Must be Changed
See the statement at the beginning of this Part.

9.13 DISPUTE RESOLUTION PROVISIONS
See the statement at the beginning of this Part.

9.14 GOVERNING LAW
See the statement at the beginning of this Part.

9.15 COMPLIANCE WITH APPLICABLE LAW
See the statement at the beginning of this Part.

9.16 MISCELLANEOUS PROVISIONS

9.16.1 Entire Agreement
See the statement at the beginning of this Part.

9.16.2 Assignment
See the statement at the beginning of this Part.

9.16.3 Severability
See the statement at the beginning of this Part.

9.16.4 Enforcement (Attorney’s Fees and Waiver of Rights)
See the statement at the beginning of this Part.

9.16.5 Force Majeure
See the statement at the beginning of this Part.
9.17 OTHER PROVISIONS

9.17.1 IKI Certificate Policy Content
See the statement at the beginning of this Part.

9.17.2 Third Party Rights
See the statement at the beginning of this Part.
Annex A: Definitions and Interpretation

In this Policy, except where the context otherwise requires -

- expressions defined in Section A of the Code (Definitions and Interpretation) have the same meaning as is set out in that Section,

- the expressions in the left hand column below shall have the meanings given to them in the right hand column below,

- where any expression is defined in Section A of the Code (Definitions and Interpretation) and in this Annex, the definition in this Annex shall take precedence for the purposes of the Policy.

**Activation Data** means any private Data (such as a password or the Data on a smartcard) which are used to access a Cryptographic Module.

**Archive** means the archive of Data created in accordance with Part 5.5.1 of this Policy (and “Archives” and “Archived” shall be interpreted accordingly).

**Audit Log** means the audit log created in accordance with Part 5.4.1 of this Policy.

**Authentication** means the process of establishing that an individual, Certificate, System or Organisation is what he or it claims to be (and “Authenticate” shall be interpreted accordingly).

**Authorised Responsible Officer (ARO)** means an individual that has successfully completed the process for becoming an ARO on behalf of a Party, an RDP, a DCC Service Provider or SECCo in accordance with the SMKI RAPP.

**Authorised Subscriber** means a Party, RDP or SECCo which has successfully completed the procedures set out in this Policy and has been authorised by the ICA to submit a Certificate Signing Request.

**Certificate** means either an IKI Certificate or an ICA Certificate.

**Certificate Profile** means a table bearing that title in Annex B and specifying certain parameters to be contained within a Certificate.
Certificate Re-Key means a change to the Public Key contained within a Certificate bearing a particular serial number.

Certificate Revocation Request means a request for the revocation of a Certificate by the ICA, submitted by the Subscriber for that Certificate to the ICA in accordance with the SMKI RAPP and this Policy.

Certificate Signing Request means a request for a Certificate submitted by an Eligible Subscriber in accordance with the SMKI RAPP.

Cryptographic Credential Token has the meaning set out in the SMKI RAPP.

Eligible Subscriber means an Authorised Subscriber and:

a) in respect of each IKI Certificate Issued by the IKI Administrator CA or the IKI Registration Authority CA, the DCC;

b) in respect of each IKI Certificate Issued by the IKI Authorised Organisation Subscriber CA, each Eligible Subscriber in respect of Organisation Certificates;

c) in respect of each IKI Certificate Issued by the IKI Authorised Device Subscriber CA, each Eligible Subscriber in respect of Device Certificates;

d) in respect of each IKI Certificate Issued by the IKI Authorised Web Service Subscriber CA, each Eligible Subscriber for Device Certificates that is the DCC or a Supplier; or

e) in respect of each ICA Certificate, the DCC;

f) in respect of each IKI Certificate Issued by the IKI File Signing Certification Authority, an Authorised Subscriber that is a Party, RDP or SECCo.

File Signing Certificate means a Certificate Issued by the IKI File Signing Certification Authority.

ICA See IKI Certification Authority

ICA Certificate means either a Root ICA Certificate or an Issuing ICA Certificate.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>ICA Key</td>
<td>means any Private Key or a Public Key generated by the ICA for the purposes of complying with its obligations under the Code.</td>
</tr>
<tr>
<td>ICA Private Key</td>
<td>means either a Root ICA Private Key or an Issuing ICA Private Key.</td>
</tr>
<tr>
<td>ICA Systems</td>
<td>means the Systems used by the ICA in relation to the SMKI Services.</td>
</tr>
<tr>
<td>IKI Certification Authority (or ICA)</td>
<td>means the DCC, acting in the capacity and exercising the functions of one or more of:</td>
</tr>
<tr>
<td></td>
<td>(a) the Root ICA;</td>
</tr>
<tr>
<td></td>
<td>(b) the Issuing ICA; and</td>
</tr>
<tr>
<td></td>
<td>(c) the Registration Authority.</td>
</tr>
<tr>
<td>IKI Administrator</td>
<td>means the Issuing ICA when performing the function of Issuing IKI Certificates to Registration Authority Personnel, Registration Authority Managers and Authorised Responsible Officers acting on behalf of DCC Service Providers for the purposes of Authenticating such persons to SMKI Services.</td>
</tr>
<tr>
<td>IKI Authorised Device Subscriber Certification Authority (or CA)</td>
<td>means the Issuing ICA when performing the function of issuing an ICA Certificate for the purposes of authenticating Authorised Responsible Officers to SMKI Services for the purposes of submitting CSRs in respect of Device Certificates over a DCC User Gateway Connection.</td>
</tr>
<tr>
<td>IKI Authorised Organisation Subscriber Certification Authority (or CA)</td>
<td>means the Issuing ICA when performing the function of Issuing Certificates for the purposes of authenticating Authorised Responsible Officers to SMKI Services for the purposes of submitting Certificate Signing Requests (CSRs) and Certificate Revocation Requests (CRRs) in respect of Organisation Certificates over a DCC User Gateway Connection.</td>
</tr>
<tr>
<td>IKI Authorised Internet Organisation Subscriber</td>
<td>means the Issuing ICA when performing the function of Issuing Internet Organisation Subscribers for the purposes of authenticating Authorised Responsible Officers to SMKI Services for the purposes of...</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
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<td>-----------------------------------------</td>
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</tr>
<tr>
<td>Certification Authority (or CA)</td>
<td>submitting CSRs and CRRs in respect of Organisation Certificates over the Internet.</td>
</tr>
<tr>
<td>IKI Authorised Web Service Subscriber Certification Authority (or CA)</td>
<td>means the Issuing ICA when performing the function of Issuing Certificates to Authorised Subscribers for the purposes of authenticating a Subscriber’s Systems to SMKI Services for the purposes of submission of CSRs in respect of Device Certificates via the Web Service interface.</td>
</tr>
<tr>
<td>IKI Authority Revocation List (or IKI ARL)</td>
<td>means a list, produced by the ICA, of all ICA Certificates that have been revoked in accordance with this Policy.</td>
</tr>
<tr>
<td>IKI Certificate</td>
<td>means a certificate in the form set out in the IKI Certificate Profile in accordance with Annex B, and Issued by the Issuing ICA in accordance with this Policy.</td>
</tr>
<tr>
<td>IKI Certificate Revocation List (IKI CRL)</td>
<td>Means a certificate revocation list issued by the Issuing ICA.</td>
</tr>
<tr>
<td>IKI File Signing Certification Authority (or CA)</td>
<td>means the Issuing ICA when performing the function of Issuing Certificates to Authorised Responsible Officers for the purpose of signing files related to Threshold Anomaly Detection, SMKI Recovery Procedure and the Certified Products List sent to the DCC.</td>
</tr>
<tr>
<td>IKI Registration Authority Certification Authority (or CA)</td>
<td>means the Issuing ICA when performing the function of Issuing Certificates to DCC in relation to DCC Systems for the purposes of authenticating such Systems to SMKI Services</td>
</tr>
<tr>
<td>Issue</td>
<td>means the act of the ICA, in its capacity as the Root ICA or Issuing ICA, and acting in accordance with this Policy, of creating and signing a Certificate which is bound to both a Subject and a Subscriber (and “Issued” and “Issuing” shall be interpreted accordingly).</td>
</tr>
<tr>
<td>Issuing ICA Certificate</td>
<td>means a certificate in the form set out in the Issuing ICA Certificate Profile in accordance with Annex B, and Issued by the</td>
</tr>
</tbody>
</table>
Root ICA to the Issuing ICAs in accordance with this Policy. The Issuing ICA may act in one of the following capacities:

a) IKI Administrator CA;

b) IKI Registration Authority CA;

c) IKI Authorised Organisation Subscriber CA;

d) IKI Authorised Device Subscriber CA;

e) IKI Authorised Internet Organisation Subscriber CA;

f) IKI Authorised Web Service Subscriber CA; and

g) IKI File Signing CA

**Issuing ICA Private Key** means a Private Key which is stored and managed by the ICA acting in its capacity as the Issuing ICA.

**Issuing ICA Public Key** means the Public Key which is part of a Key Pair with an Issuing ICA Private Key.

**Issuing IKI Certification Authority (or Issuing ICA)** means the DCC exercising the function of Issuing IKI Certificates to Eligible Subscribers and of storing and managing the Private Keys associated with that function.

**Key Escrow** means the storage of a Private Key by a person other than the Subscriber or Subject of the Certificate which contains the related Public Key.

**Object Identifier (or OID)** means an Object Identifier assigned by the Internet Address Naming Authority.

**Private Key Material** in relation to a Private Key, means that Private Key and the input parameters necessary to establish, use and maintain it.

**Registration Authority** means the DCC exercising the function of receiving and processing Certificate Signing Requests made in accordance with the SMKI RAPP.

**Registration Authority Manager** means either a director of the DCC or any other person who may be identified as such in accordance with the SMKI RAPP.
<table>
<thead>
<tr>
<th><strong>Registration Authority</strong></th>
<th>means those persons who are engaged by the DCC, in so far as such persons carry out, or are authorised to carry out, any function of the Registration Authority.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Relying Party</strong></td>
<td>means a person who, pursuant to the Code, receives and relies upon a Certificate.</td>
</tr>
<tr>
<td><strong>Root ICA Private Key</strong></td>
<td>means a Private Key which is stored and managed by the ICA acting in its capacity as the Root ICA.</td>
</tr>
<tr>
<td><strong>Root ICA Certificate</strong></td>
<td>means a certificate in the form set out in the Root ICA Certificate Profile in accordance with Annex B and self-signed by the Root ICA in accordance with this Policy.</td>
</tr>
<tr>
<td><strong>Root IKI Certification Authority (or Root ICA)</strong></td>
<td>means the DCC exercising the function of Issuing ICA Certificates to the Issuing ICA and storing and managing Private Keys associated with that function.</td>
</tr>
<tr>
<td><strong>Security Related Functionality</strong></td>
<td>means the functionality of the ICA Systems which is designed to detect, prevent or mitigate the adverse effect of any Compromise of that System.</td>
</tr>
<tr>
<td><strong>Subject</strong></td>
<td>means: in relation to an IKI Certificate, the entity or object identified by the Distinguished Name in the ‘Subject field of the IKI Certificate Profile. The Distinguished Name of the subject of an IKI Certificate is as set out in Annex B; and in relation to an ICA Certificate, the globally unique name of the Root ICA or Issuing ICA as identified in the ‘Subject’ field of the relevant Certificate Profile in Annex B.</td>
</tr>
<tr>
<td><strong>Subscriber</strong></td>
<td>means, in relation to any Certificate, a Party, RDP or SECCo which has been Issued with and accepted that Certificate, acting in its capacity as the holder of the Certificate.</td>
</tr>
<tr>
<td><strong>Time-Stamping</strong></td>
<td>means the act that takes place when a Time-Stamping Authority, in relation to a Certificate, stamps a particular datum with an accurate indicator of the time (in hours, minutes and seconds) at which the activity of stamping takes place.</td>
</tr>
</tbody>
</table>
Time-Stamping Authority means that part of the ICA that:

(a) where required, provides an appropriately precise time-stamp in the format required by this Policy; and

(b) relies on a time source that is:

(i) accurate;

(ii) determined in a manner that is independent of any other part of the ICA Systems; and

(iii) such that the time of any time-stamp can be verified to be that of the Independent Time Source at the time at which the time-stamp was applied.

Validity Period means, in respect of a Certificate, the period of time for which that Certificate is intended to be valid.

Certificate Structure and Contents

This Annex lays out requirements as to structure and content with which ICA Certificates and IKI Certificates shall comply. All terms in this Annex shall, where not defined in the Code, this Policy, or the GB Companion Specification, have the meanings in IETF RFC5280.

Common requirements applicable to Root ICA Certificates, Issuing ICA Certificates and IKI Certificates

All ICA Certificates and IKI Certificates that are validly authorised within the SMKI for use within the scope of GB Smart Metering:

- shall be compliant with IETF RFC5280.
- all ICA Certificates and IKI Certificates shall:
  - contain the authorityKeyIdentifier extension, except where the Certificate is the Root ICA Certificate;
  - contain the keyUsage extension which shall be marked as critical;
- be X.509 v3 certificates as defined in IETF RFC 5280, encoded using the ASN.1 Distinguished Encoding Rules;
- only contain Public Keys that are 4096-bit RSA for the Root ICA Certificate or 2048-bit RSA Public Keys for all subordinate certificates which shall include Issuing OCA Certificates;
- only provide for signature methods that are RSA with SHA 256
- contain a certificatePolicies extension containing at least one PolicyIdentifier which shall be marked as critical. For clarity and in adherence with IETF RFC 5280, Certification Path Validation undertaken by Parties shall interpret this extension;
- contain a serialNumber of no more than 16 octets in length;
- contain a subjectKeyIdentifier which shall be marked as non-critical;
- contain an authorityKeyIdentifier in the form option [0] KeyIdentifier which shall be marked as non-critical, except where the Certificate is the Root ICA Certificate. Note this exception only applies where RemotePartyRole as specified in the X520OrganizationalUnitName field = root;
- only contain keyIdentifiers generated as per method (2) of Section 4.2.1.2 of IETF RFC 5280;
• contain an issuer name which MUST be identical to the signer's subject name; and
• have a valid notBefore field consisting of the time of issue encoded and a valid notAfter field expiration date as per IETF RFC 5280 Section 4.1.2.5.

Requirements applicable to IKI Certificates only

All IKI Certificates that are Issued by an Issuing ICA shall:

• contain a non-empty subject field which for:
  • IKI Certificates issued by the IKI Administrator CA, contain an X520organisationalName attribute whose value will be set to that of the Authorised Subscriber, an X520OrganizationalUnitName attribute whose value shall be set to ADMIN, a X520commonName attribute whose value will be set to the individual’s name and an X520emailAddress attribute whose value will be set to the individual’s email address;
  • IKI Certificates issued by the IKI Registration Authority CA, contains an organisationalName whose value will be set to that of the Authorised Subscriber, an X520OrganizationalUnitName attribute whose value shall be set to one of ‘RA’, ‘MULTI_ALLOWED’ or ‘Super RA’ and a X520commonName attribute whose value will be set to the individual’s name;
  • IKI Certificates issued by the IKI Authorised Organisation Subscriber CA, contain an X520organisationalName attribute whose value will be set to that of the Authorised Subscriber, an X520OrganizationalUnitName attribute whose value shall be set to the two octet hexadecimal representation of the RemotePartyRole that this Certificate allows the subject of the certificate to request SMKI Organisation Certificates under and a X520 commonName attribute whose value will be set to the ARO’s name;
  • IKI Certificates issued by the IKI Authorised Device Subscriber CA, contain an X520organisationalName attribute whose value will be set to that of the Authorised Subscriber, an X520OrganizationalUnitName attribute whose value shall be set to the two octet hexadecimal representation of the RemotePartyRole that this Certificate allows the subject of the certificate to request SMKI Organisation Certificates under and a X520commonName attribute whose value will be set to the ARO’s or system name
  • IKI Certificates issued by the IKI Authorised Web Service Subscriber CA, contain an X520organisationalName attribute whose value will be set to that of the...
Authorised Subscriber, an X520OrganizationalUnitName attribute whose value shall be set to the two octet hexadecimal representation of the RemotePartyRole that this Certificate allows the subject of the certificate to request SMKI Organisation Certificates under and a X520commonName attribute whose value will be set to the system’s name.

- IKI Certificates issued by the IKI Authorised Internet Organisation Subscriber CA, contain an X520organisationalName attribute whose value will be set to that of the Authorised Subscriber, an X520OrganizationalUnitName attribute whose value shall be set to the two octet hexadecimal representation of the RemotePartyRole that this Certificate allows the subject of the certificate to request SMKI Organisation Certificates under and a X520commonName attribute whose value will be set to the ARO’s or system name.

- IKI Certificates contain an X520organisationalName attribute whose value will be set to that of the Authorised Subscriber, an X520OrganizationalUnitName attribute whose value shall be set to the two octet hexadecimal representation of the RemotePartyRole that this Certificate allows the subject of the certificate to request SMKI Organisation Certificates under and a X520commonName attribute whose value will be set to the ARO’s name;

- IKI Certificates issued by the IKI File Signing CA, contain an X520organisationalName attribute whose value will be set to that of the Authorised Subscriber, an X520OrganizationalUnitName attribute whose value shall be set to two octet hexadecimal representation of the RemotePartyRole that this Certificate allows the subject of the certificate to request SMKI Organisation Certificates under, a second X520OrganizationalUnitName attribute whose value should be set to the Party Signifier of the Authorised Subscriber and a X520commonName attribute whose value will be set to the ARO’s name.

- contain a single Public Key;
- contain a keyUsage extension marked as critical, with value of:
  - digitalSignature;
- For Certificates Issued by the IKI Administrator CA, IKI Authorised Organisation Subscriber CA, IKI Authorised Internet Device Subscriber CA, IKI Authorised Internet Organisation Subscriber CA, IKI Authorised Wed Service Subscriber CA and IKI Registration Authority CA contain a extKeyUsage extension marked critical, with a value of:
  - clientAuth.
• contain a single policyIdentifier in the certificatePolicies extension that refers to the OID of this Policy under which the Certificate is Issued.

**Requirements applicable ICA Certificates only**

All ICA Certificates Issued by the Root ICA shall:

• be such that, per RFC5280, the IssuerName MUST be identical to the signer’s SubjectName;
• have a subject name field unique within the Root ICA;
• contain a single public key;
• contain a keyUsage extension marked as critical and defined as:
  • keyCertSign; and
  • cRLSign;
• for Issuing ICA Certificates, contain at least one policyIdentifier in the certificatePolicies extension that refers to the OID of this Policy under which the Certificate is Issued;
• for the Root ICA Certificate, contain a single policyIdentifier in the certificatePolicies extension that refers to the OID for any Policy;
• for Issuing ICA Certificates, contain the basicConstraints extension, with values cA=True, and pathLen=0. This extension shall be marked as critical;
• for the Root ICA Certificate, contain the basicConstraints extension, with the value cA=True and pathLen absent (unlimited). This extension shall be marked as critical.

**IKI Certificate Profile**

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC 5759/5280 Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Version</td>
<td>Integer</td>
<td>V3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>Integer</td>
<td>Positive Integer of up to 16 Octets</td>
<td></td>
</tr>
<tr>
<td>signature</td>
<td>AlgorithmIdentifier</td>
<td>SHA256 With RSA encryption</td>
<td></td>
</tr>
<tr>
<td>Field</td>
<td>Type</td>
<td>Description</td>
<td></td>
</tr>
<tr>
<td>------------------</td>
<td>-----------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>issuer</td>
<td>Name</td>
<td>Globally unique name of Issuing ICA</td>
<td></td>
</tr>
<tr>
<td>AuthorityKeyId</td>
<td>KeyIdentifier</td>
<td>A unique value that matches the subjectKeyId of the issuer’s credential</td>
<td></td>
</tr>
<tr>
<td>subjectKeyId</td>
<td>KeyIdentifier</td>
<td>Provides a means for identifying certificates containing the particular Public Key used in an application</td>
<td></td>
</tr>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Creation time of the Certificate</td>
<td></td>
</tr>
<tr>
<td>notAfter</td>
<td>Time</td>
<td>Expiry time of the Certificate</td>
<td></td>
</tr>
<tr>
<td>subject</td>
<td>Name</td>
<td>Name of the Subject of the Certificate</td>
<td></td>
</tr>
<tr>
<td>subjectPublicKeyInfo</td>
<td>SubjectPublicKeyInfo</td>
<td>The subject’s Public Key</td>
<td></td>
</tr>
<tr>
<td>extensions</td>
<td>Extensions</td>
<td>Critical and non-critical extensions</td>
<td></td>
</tr>
<tr>
<td>signatureAlgorithm</td>
<td>AlgorithmIdentifier</td>
<td>2048 bit RSA and SHA256,</td>
<td></td>
</tr>
<tr>
<td>signatureValue</td>
<td>BIT STRING</td>
<td>Subject IKI Certificate signature</td>
<td></td>
</tr>
</tbody>
</table>

**Interpretation**

**version**
The version of the X.509 IKI Certificate. Valid IKI Certificates shall identify themselves as version 3.

**serialNumber**

IKI Certificate serial number, a positive integer of up to 16 octets. The serialNumber identifies the IKI Certificate, and shall be created by the Issuing ICA that signs the IKI Certificate. The serialNumber shall be unique in the scope of IKI Certificate signed by the Issuing ICA.

**signature**

The identity of the signature algorithm used to sign the IKI Certificate. The field is identical to the value of the IKI Certificate 'signatureAlgorithm' field explained further under the next 'signatureAlgorithm' heading below.

**issuer**

The name of the signer of the IKI Certificate. This will be the globally unique name of the Issuing ICA.

**authorityKeyIdentifier**

To optimize building the correct credential chain, the non-critical Authority Key Identifier extension shall be populated with a unique value as recommended by RFC 5280 and shall be included in all IKI Certificates. The IKI Certificate shall contain an authorityKeyIdentifier in the form option [0] KeyIdentifier.

**subjectKeyIdentifier**

The Subject Key Identifier extension shall be included and marked as non-critical in the IKI Certificate. The IKI Certificate shall contain a subjectKeyIdentifier with KeyIdentifier generated as per method (2) of Section 4.2.1.2 of IETF RFC 5280 and which shall always be 8 octets in length.

**validity**

The time period over which the Issuing ICA expects the IKI Certificate to be valid. The validity period is the period of time from notBefore through notAfter, inclusive.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Times up to and including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as YYYMDDHHmmsZ.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as GeneralizedTime as YYYYMMDDHHmmsZ.

**notBefore**

The earliest time an IKI Certificate may be used. This shall be the time the IKI Certificate is created.
notAfter

The latest time an IKI Certificate is expected to be used. The value in a notAfter field shall be treated as specified in RFC 5280.

subject

The formatting of this field shall contain a unique X.500 Distinguished Name (DN) with the value as defined earlier in the Requirements Sections in Annex B to this IKI Certificate Policy.

subjectPublicKeyInfo

The IKI Certificate subjectPublicKeyInfo field shall indicate the Public Key algorithm identifier and the Public Key in the specified algorithm format as specified in RFC 5280. The object identifiers for the supported algorithms and the methods for encoding the Public Key materials (public key and parameters) are specified in RFC3279, RFC4055, and RFC4491.

The algorithm field shall use the following identifier:

\[
rsaEncryption ::= \{iso(1) member-body(2) us(840) rsadsi(113549) pkcs(1) pkcs-1(1) rsaEncryption(1)}
\]

The rsaEncryption OID is intended to be used in the algorithm field of a value of type AlgorithmIdentifier. The parameters field MUST have ASN.1 type NULL for this algorithm identifier.

The RSA public key MUST be encoded using the ASN.1 type RSAPublicKey:

\[
RSAPublicKey ::= SEQUENCE {{
modulus INTEGER, -- n
publicExponent INTEGER } -- e
}\]

where modulus is the modulus n, and publicExponent is the public exponent e. The DER encoded RSAPublicKey is the value of the BIT STRING subjectPublicKey.

signatureAlgorithm

The signatureAlgorithm field shall indicate the Issuing ICA signature algorithm used to sign this IKI Certificate is as defined under the next ‘Signature Method’ heading below.

signatureValue

The Issuing ICA’s signature of the IKI Certificate is computed using the Issuing ICA’s private RSA 2048-bit IKI Certificate signing key using the algorithm identified under the next ‘Signature Method (RSA)’ heading below.

The IKI Certificates shall be signed by the Issuing ICA using the RSA algorithm identified under the next ‘Signature Method (RSA)’ heading below. The structure for RSA signatures is as per RFC 5280.
extensions

IKI Certificates SHOULD contain the extensions described below. They SHOULD NOT contain any additional extensions:

- certificatePolicy: critical; OID as a policyIdentifier
- keyUsage: critical; digitalSignature.
- extKeyUsage: critical; clientAuth
- basicConstraints: critical; cA=false.
- authorityKeyIdentifier.
- subjectKeyIdentifier.
- cRLDistributionPoint: non-critical; URI string, which shall identify the URL of the IKI CRL
- Private extensions used internally by the SMKI application with an extension OID of 2.16.840.1.113733.1.16.3, 2.16.840.1.113733.1.16.4, 2.16.840.1.113733.1.16.5 or 2.16.840.1.113733.1.16.11 where:
  - 2.16.840.1.113733.1.16.3 - Contains Cert Profile OID
  - 2.16.840.1.113733.1.16.4 - Contains Account ID
  - 2.16.840.1.113733.1.16.5 - Contains Base64 encoded URL for Symantec PKI Client web service.
  - 2.16.840.1.113733.1.6.11 - Containd Jurisdiction Hash of Symantec Master account

Cryptographic Primitives for Signature Method

Signature Method (RSA)

The RSA signature method is defined in NIST FIPS 186-4. When implementing RSA, the SHA-256 message digest algorithm choice is identified based on section 5 of SP 800-57 part1.

The signature algorithm shall be SHA256-with-RSA Encryption as specified in RFC4055. The algorithm identifier is:

```
sha256WithRSAEncryption(11) ::= {iso(1) member-body(2)
  us(840) rsadsi(113549) pkcs(1) pkcs-1(1)
  sha256WithRSAEncryption(11)}
```

SHA-256 hash algorithm

The hash algorithm used by the IKI Certificate shall be the SHA-256 secure hash algorithm as defined in NIST FIPS 180-4.

Root ICA Certificate Profile

---

1 The extKeyUsage extension is not used in IKI Certificates Issued by the IKI File Signing CA.
<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC 5759/5280 Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>version</td>
<td>Integer</td>
<td>V3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>Integer</td>
<td>Positive Integer of up to 16 Octets</td>
<td></td>
</tr>
<tr>
<td>signature</td>
<td>AlgorithmIdentifier</td>
<td>SHA256 With RSA Encryption</td>
<td></td>
</tr>
<tr>
<td>issuer</td>
<td>Name</td>
<td>Globally unique name of Root ICA</td>
<td></td>
</tr>
<tr>
<td>subjectKeyIdentifier</td>
<td>KeyIdentifier</td>
<td>A unique value that matches the subjectKeyIdentifier of the issuer’s credential</td>
<td></td>
</tr>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Creation time of the Certificate</td>
<td></td>
</tr>
<tr>
<td>notAfter</td>
<td>Time</td>
<td>Expiry time of the Certificate</td>
<td></td>
</tr>
<tr>
<td>subject</td>
<td>Name</td>
<td>Unique name of Root ICA (same as issuer name)</td>
<td></td>
</tr>
<tr>
<td>subjectPublicKeyInfo</td>
<td>SubjectPublicKeyInfo</td>
<td>The subject’s Public Key</td>
<td></td>
</tr>
<tr>
<td>extensions</td>
<td>Extensions</td>
<td>Critical and non-critical extensions</td>
<td></td>
</tr>
<tr>
<td>signatureAlgorithm</td>
<td>AlgorithmIdentifier</td>
<td>4096 bit RSA and SHA256</td>
<td></td>
</tr>
<tr>
<td>signatureValue</td>
<td>BIT STRING</td>
<td>Subject Certificate signature</td>
<td></td>
</tr>
</tbody>
</table>

These certificates are the root of trust for the IKI
version

The version of the X.509 Certificate. Valid Certificates shall identify themselves as version 3.

serialNumber

Certificate serial number, a positive integer of up to 16 octets. The serialNumber identifies the Certificate, and shall be created by the ICA Certificate that signs the Certificate (self-signed by Root ICA). The serialNumber shall be unique in the scope of Certificates signed by the ICA Certificate.

signature

The identity of the signature algorithm used to sign the Certificate. The field is identical to the value of the Root CA Certificate's signatureAlgorithm field explained further under the next 'Signature Method' heading below.

issuer

The name of the signer of the Certificate. This will be the globally unique name of the Root ICA. This will be the same as the subject as it is self-signed by the Root ICA.

subjectKeyIdentifier

The Root ICA credentials contain the subjectKeyIdentifier extension. Adding subjectKeyIdentifier facilitates certificate path building, which is necessary to validate credentials.

The Subject Key Identifier extension shall be included and marked as non-critical in the Certificate. The Certificate shall contain a subjectKeyIdentifier with KeyIdentifier generated as per method (2) of Section 4.2.1.2 of IETF RFC 5280.

validity

The time period over which the issuer expects the Certificate to be valid for. The validity period is the period of time from notBefore through notAfter, inclusive.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Times up to and including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as YYMMDDHHmmssZ.
Times later than 23:59:59 December 31, 2049 UTC shall be encoded as `GeneralizedTime` as `YYYYMMDDHHmmssZ`.

**notBefore**

The earliest time a Certificate may be used. This shall be the time the Certificate is created.

**notAfter**

The latest time a Certificate is expected to be used. The value in a `notAfter` field shall be treated as specified in RFC 5280.

**subject**

This field must be populated with the globally unique name of the Root ICA.

**subjectPublicKeyInfo**

The Root ICA Certificate `subjectPublicKeyInfo` field shall indicate the Public Key algorithm identifier and the Public Key in the specified algorithm format as specified in RFC 5280, where the key size shall be 4096-bit RSA. The object identifiers for the supported algorithms and the methods for encoding the public key materials (public key and parameters) are specified in RFC3279-, -RFC4055-, and -RFC4491-

The algorithm field shall use the following identifier:

```
rsaEncryption ::= {iso(1) member-body(2) us(840)
    rsadsi(113549) pkcs(1) pkcs-1(1) rsaEncryption(1)}
```

The `rsaEncryption` OID is intended to be used in the algorithm field of a value of type `algorithmIdentifier`. The `parameters` field MUST have ASN.1 type `NULL` for this algorithm identifier.

The RSA public key MUST be encoded using the ASN.1 type `RSApublicKey`:

```
RSApublicKey ::= SEQUENCE {
    modulus            INTEGER,  -- n
    publicExponent     INTEGER }  -- e
```

where `modulus` is the modulus `n`, and `publicExponent` is the public exponent `e`. The DER encoded `RSApublicKey` is the value of the `BIT STRING` `subjectPublicKey`.
signatureAlgorithm

The signatureAlgorithm field shall indicate the Root ICA signature algorithm used to sign this Certificate as defined in section under the next ‘Signature Method’ heading below.

signatureValue

The Root ICA’s signature of the Certificate is computed using the Root ICA’s private RSA 4096-bit Certificate signing key using the algorithm identified under the next ‘Signature Method (RSA)’ heading below.

The Root ICA Certificates shall be signed by the Root ICA using the RSA algorithm identified under the next ‘Signature Method (RSA)’ heading below. The structure for RSA signatures is as per RFC 5280.

extensions

Certificates MUST contain the extensions described below and MUST have the name form as described. They SHOULD NOT contain any additional extensions:

extensions

  - certificatePolicy: critical; OID as a policyIdentifier
  - keyUsage: critical; keyCertSign, crlSign
  - basicConstraints: critical; cA=true, pathLen absent (unlimited)
  - subjectKeyIdentifier: non-critical; Method 2

Cryptographic Primitives for Signature Method

Signature Method (RSA)

The RSA signature method is defined in NIST FIPS 186-4. When implementing RSA, the SHA-256 message digest algorithm choice is identified based on section 5 of SP 800-57part1.

The signature algorithm shall be SHA256-with-RSA Encryption as specified in RFC4055. The algorithm identifier is:
sha256WithRSAEncryption(11) ::= {iso(1) member-body(2) us(840) rsadsi(113549) pkcs(1) pkcs-1(1) sha256WithRSAEncryption(11)}

SHA-256 hash algorithm

The hash algorithm used by the Certificate shall be the SHA-256 secure hash algorithm as defined in NIST FIPS 180-4.

Issuing ICA Certificate Profile

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC 5759/5280 Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>version</td>
<td>Integer</td>
<td>V3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>Integer</td>
<td>Positive Integer of up to 16 Octets</td>
<td></td>
</tr>
<tr>
<td>signature</td>
<td>AlgorithmIdentifier</td>
<td>SHA256 With RSA Encryption.</td>
<td></td>
</tr>
<tr>
<td>issuer</td>
<td>Name</td>
<td>Unique name of Root ICA</td>
<td></td>
</tr>
<tr>
<td>subjectKeyIdentifier</td>
<td>KeyIdentifier</td>
<td>A unique value that matches the subjectKeyIdentifier of the issuer’s credential</td>
<td></td>
</tr>
<tr>
<td>authorityKeyIdentifier</td>
<td>KeyIdentifier</td>
<td>A unique value that matches the subjectKeyIdentifier of the issuer’s credential</td>
<td></td>
</tr>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Creation time of the certificate</td>
<td></td>
</tr>
<tr>
<td><strong>notAfter</strong></td>
<td><strong>Time</strong></td>
<td>Expiry time of the Certificate</td>
<td></td>
</tr>
<tr>
<td>-------------------</td>
<td>---------------------</td>
<td>-------------------------------</td>
<td></td>
</tr>
<tr>
<td><strong>subject</strong></td>
<td><strong>Name</strong></td>
<td>Unique name of Issuing ICA within the Root ICA</td>
<td></td>
</tr>
<tr>
<td><strong>subjectPublicKeyInfo</strong></td>
<td><strong>SubjectPublicKeyInfo</strong></td>
<td>The subject’s Public Key</td>
<td></td>
</tr>
<tr>
<td><strong>extensions</strong></td>
<td><strong>Extensions</strong></td>
<td>Critical and non-critical extensions</td>
<td></td>
</tr>
<tr>
<td><strong>signatureAlgorithm</strong></td>
<td><strong>AlgorithmIdentifier</strong></td>
<td>2048-bit RSA and SHA256</td>
<td></td>
</tr>
<tr>
<td><strong>signatureValue</strong></td>
<td><strong>BIT STRING</strong></td>
<td>Subject certificate signature</td>
<td></td>
</tr>
</tbody>
</table>

**version**

The version of the X.509 Certificate. Valid Certificates shall identify themselves as version 3.

**serialNumber**

Certificate serial number, a positive integer of up to 16 octets. The serialNumber identifies the Certificate, and shall be created by the Root ICA that signs the Certificate. The serialNumber shall be unique in the scope of Certificates signed by the Root ICA.

**signature**

The identity of the signature algorithm used to sign the Certificate. The field is identical to the value of the Issuing ICA Certificate’s signatureAlgorithm field explained further under the next ‘signatureAlgorithm’ heading below.

**issuer**

The name of the signer of the Certificate. This will be the globally unique name of the Root ICA.
subjectKeyIdentifier

The Issued credentials contain the subjectKeyIdentifier extension. Adding subjectKeyIdentifier facilitates certificate path building, which is necessary to validate credentials.

The Subject Key Identifier extension shall be included and marked as non-critical in the Certificate. The Certificate shall contain a subjectKeyIdentifier with KeyIdentifier generated as per method (2) of Section 4.2.1.2 of IETF RFC 5280 and which shall always be 8 octets in length.

authorityKeyIdentifier

To optimize building the correct credential chain, the non-critical Authority Key Identifier extension shall be populated with a unique value as recommended by RFC 5280 and shall be included in all IKI Certificates. The Certificates shall contain a authorityKeyIdentifier in the form option [0] KeyIdentifier.

validity

The time period over which the issuer expects the Certificate to be valid for. The validity period is the period of time from notBefore through notAfter, inclusive.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Times up to and including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as YYMMDDHHmmssZ.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as GeneralizedTime as YYYYMMDDHHmmssZ.

notBefore

The earliest time a Certificate may be used. This shall be the time the Certificate is created.

notAfter

The latest time a Certificate is expected to be used. The value in a notAfter field shall be treated as specified in RFC 5280.

subject

This field must be populated with the globally unique name of the Issuing ICA.
**subjectPublicKeyInfo (RSA)**

The Issuing ICA Certificate `subjectPublicKeyInfo` field shall indicate the Public Key algorithm identifier and the Public Key in the specified algorithm format as specified in RFC 5280, where the key size shall be 2048-bit RSA. The object identifiers for the supported algorithms and the methods for encoding the public key materials (public key and parameters) are specified in RFC3279, RFC4055, and RFC4491.

The algorithm field shall use the following identifier:

```
rsaEncryption ::= {iso(1) member-body(2) us(840)
    rsadsi(113549) pkcs(1) pkcs-1(1) rsaEncryption(1)}
```

The `rsaEncryption` OID is intended to be used in the algorithm field of a value of type `AlgorithmIdentifier`. The `parameters` field MUST have ASN.1 type `NULL` for this algorithm identifier.

The RSA public key MUST be encoded using the ASN.1 type `RSAPublicKey`:

```
RSAPublicKey ::= SEQUENCE {
    modulus         INTEGER,  -- n
    publicExponent  INTEGER  }  -- e
```

where `modulus` is the modulus n, and `publicExponent` is the public exponent e. The DER encoded `RSAPublicKey` is the value of the BIT STRING `subjectPublicKey`

**signatureAlgorithm**

The `signatureAlgorithm` field shall indicate the Root ICA signature algorithm used to sign this Certificate as defined under the next ‘Signature Method’ heading below.

**signatureValue**

The Root ICA’s signature of the Certificate is computed using the Root ICA’s private RSA 4096-bit private signing key using the algorithm identified under the next ‘Signature Method (RSA)’ heading below.

The Certificates shall be signed by the Root ICA using the RSA algorithm identified under the next ‘Signature Method (RSA)’ heading below. The structure for RSA signatures is as per RFC 5280.
extensions

Issuing ICA certificates MUST contain the extensions described below and MUST have the name form as described. They SHOULD NOT contain any additional extensions:

- certificatePolicy: critical; OID as a policyIdentifier
- keyUsage: critical; keyCertSign, crlSign
- basicConstraints: critical; cA=true, pathLen=0
- subjectKeyIdentifier: non-critical; Method 2
- authorityKeyIdentifier: non-critical; Option [0]
- subjectAltName: non-critical; pointer in the form of an X500 directory name for the associated Private Key on the relevant Cryptographic Module in which the Private Key is stored.
- cRLDistributionPoint: non-critical; URI string

Cryptographic Primitives for Signature Method

Signature Method (RSA)

The RSA signature method is defined in NIST FIPS 186-4. When implementing RSA, the SHA-256 message digest algorithm choice is identified based on section 5 of SP 800-57 part1.

The signature algorithm shall be SHA256-with-RSA Encryption as specified in RFC4055. The algorithm identifier is:

\[
\text{sha256WithRSAEncryption(11) ::= } \{\text{iso(1) member-body(2)} \text{ us(840) rsadsi(113549) pkcs(1) pkcs-1(1)} \text{ sha256WithRSAEncryption(11)}\}
\]

SHA-256 hash algorithm

The hash algorithm used by the Certificate shall be the SHA-256 secure hash algorithm as defined in NIST FIPS 180-4.
Appendix R

Common Test Scenarios Document
Contents
1 Introduction .................................................................................................................. 5
  1.1 Purpose ................................................................................................................. 5
2 Scope ............................................................................................................................. 7
3 Test Sequence ............................................................................................................... 8
4 Test Certificates & Security Requirements ................................................................. 9
5 UEPT Procedure ......................................................................................................... 10
  5.1 SMETS2+ Install and Commission ................................................................. 10
  5.2 DUIS Service Requests .................................................................................. 10
  5.3 Self-Service Interface (SSI) ............................................................................ 10
  5.4 Completing Additive UEPT for Release 2.0 or November 2019 SEC Release .......................................................................................................................... 10
    5.4.1 User Entry Process Tests Initiation ......................................................... 11
    5.4.2 Procedural Steps ....................................................................................... 11
    5.4.3 UEPT Entry Criteria ............................................................................... 14
    5.4.4 User Entry Process Tests Execution ..................................................... 15
    5.4.5 Procedural Steps ....................................................................................... 15
    5.4.6 UEPT Test Suspension/Resumption ..................................................... 17
    5.4.7 Possible Suspension Criteria ................................................................. 17
    5.4.8 Test Resumption Criteria ..................................................................... 17
    5.4.9 Disputes regarding Test Suspension/Resumption .............................. 17
    5.4.10 User Entry Process Tests Completion ................................................. 18
    5.4.11 Procedural Steps ..................................................................................... 18
    5.4.12 UEPT Exit Criteria ................................................................................. 19
    5.4.13 Quality Gate Review ............................................................................. 20
    5.4.14 UEPT Test Completion Certificate .................................................... 20
6 Annex A: Test Artefacts ................................................................................................ 21
6.1.1 Party Documents & Reports ................................................................. 22
6.1.2 Test Preparation Document Set .......................................................... 22
6.1.3 Reports and Dashboard ....................................................................... 22
6.1.4 Test Readiness Report (TRR) ............................................................... 22
6.1.5 Test Plan ............................................................................................... 23
6.1.6 Test Execution Dashboard ................................................................... 24
6.1.7 Test Completion Report ....................................................................... 24
6.1.8 Test Traceability .................................................................................. 25
6.1.9 Test Scripts .......................................................................................... 26

7 Annex B: Test Data ....................................................................................... 29

8 Annex C: Test Scenarios ............................................................................. 30

8.1.1 Test Scenarios ....................................................................................... 30
8.1.2 SMETS2+ Install and Commission ....................................................... 30
8.1.3 DUIS ..................................................................................................... 34
8.1.4 DUIS Matrix ......................................................................................... 36
8.1.5 Import Supplier (IS) User Role ............................................................. 38
8.1.6 Gas Supplier (GS) User Role ............................................................... 44
8.1.7 Export Supplier (ES) User Role ............................................................ 49
8.1.8 Electricity Distributor (ED) User Role ................................................ 50
8.1.9 Gas Transporter (GT) User Role .......................................................... 52
8.1.10 Registered Supplier Agent (RSA) User Role ....................................... 54
8.1.11 Other User (OU) User Role ................................................................. 55
8.1.12 Device Alert Tests .............................................................................. 57
8.1.13 Device Alert Tests – IS ...................................................................... 58
8.1.14 Device Alert Tests – GS ..................................................................... 58
8.1.15 Device Alert Tests – ES ..................................................................... 58
8.1.16 Device Alert Tests – ED ..................................................................... 58
1 Introduction

1.1 Purpose

The purpose of this document is to:

- Define the procedural steps to be undertaken by a Party wishing to complete User Entry Process Tests (UEPT) in accordance with SEC Section H14;
- Set out the User Entry Process Tests that must be conducted by the Relevant Party with regard to each User Role that it may want to fulfil; and
- Describe the role and responsibilities with regard to the conduct of UEPT, including:
  - Entry and exit requirements
  - Defining Test Scripts
  - Defining Test Data
  - Planning the manner in which tests will be undertaken
  - Executing the tests
  - Reporting the results of those tests to the Data Communications Company (DCC) for approval.

Additionally, this document sets out the above for a Testing Participant wishing to complete:

- Additive UEPT in respect of R2.0 Functionality;
- Eligibility Testing in accordance with the User Testing Services Approach Document under the SVTAD for SMETS1; and

1.2 Types of Testing Required

Clause 8 sets out the specific tests that are required to be performed:

- For a new Party seeking to undertake User Entry Process Testing;
- For an existing User seeking to send Service Requests in respect of SMETS1 Devices (Eligibility Testing);
- For an existing User seeking to access R2.0 functionality (Additive UEPT); and
- For an existing User seeking to access November 2019 SEC Release functionality (Additive UEPT).

1.3 Eligibility Testing

Where a Party has completed UEPT and is seeking to undertake Eligibility Testing, all clauses of this CTSD shall apply to the undertaking of Eligibility Testing except for the following and subject to the following variations:

- any part of a Clause that relates to SMETS2+ only or Additive UEPT only shall not apply;
- Except in clauses 8.1.4 - 8.1.26, as if references to UEPT were references to Eligibility Testing
- Clause 5.1 (SMETS2+ Install and Commission) shall not apply;
- Clause 5.3 (Self Service Interface testing) and Clause 8.1.27 shall not apply;
- Clause 5.4 (Additive UEPT for R2.0) shall not apply;
- the first row of the Table 1 in Clause 5.4.2 shall be varied so that notification of intent to commence must be provided by Parties 50 Working Days prior to commencement of Eligibility Testing. Any notice of intent provided prior to this variation coming into effect shall be valid for the purposes of this Clause.
2 Scope

Section 8 Annex C: Test Scenarios of this document sets out the User Entry Process Tests as required by SEC Section H14, the tests required for Additive UEPT (R2.0) and the tests required for Eligibility Testing (SMETS1).
3 Test Sequence

The Relevant Party may undertake the test scenarios that are set out in this document in any sequence. The testing of the constituent Service Requests that comprise the SMETS2+ Install and Commission test scenario shall be undertaken in a sequence that is set out in Section C clause 8.1.2.
4 Test Certificates & Security Requirements

For the purposes of gaining IKI, SMKI and DCCKI Test Certificates Testing Participants should refer to the Enduring Testing Approach Document.

5 UEPT Procedure

This section describes the procedure that must be completed in order for Parties to complete UEPT.

5.1 SMETS2+ Install and Commission

The SMETS2+ Install and Commission test scenario test the Relevant Party’s ability to send Service Requests to support the installation and commissioning of SMETS2+ Devices, and to receive the consequential communications and alerts. Service Requests are set out in a specific order within the test scenarios for this purpose and the Relevant Party must execute Test Scripts in that order set out in the test scenario in Section C clause 8.1.2.

5.2 DUIS Service Requests

Clause 8.1.5 sets out the Service Requests that a Party is required to have tested prior to it being eligible to send those Service Requests in a particular User Role. The full list of Service Requests is set out in Section 8.1.5 (8.1.4 DUIS Matrix) together with the type of testing that they apply to.

5.3 Self-Service Interface (SSI)

For the purpose of UEPT a Relevant Party must produce and execute Test Scripts that demonstrate that the Relevant Party can access the SSI system to the extent permitted by its User Role and to the extent set out in the SSI Interface Specification as defined in SEC Section H8.15.

5.4 Completing Additive UEPT for Release 2.0 or November 2019 SEC Release

Testing Participants that have completed UEPT prior to the release of R2.0 functionality into the production environment have the option of executing R2.0 Service Requests by the following routes:

- Completing UEPT style testing through the formal process as stated in this document; or
- Successfully executing the R2.0 Service Request in end to end Testing In accordance with the provision of the SEC Variation Testing Approach Document for Release 2.0.

Testing Participants will submit evidence of successful execution of R2.0 Service Requests to the DCC. After DCC accepts this evidence, the Testing Participant will be Eligible Users of those Service Requests.

For November 2019 SEC Release

Testing Participants that have completed UEPT prior to the release of November 19 functionality into the production environment must complete UEPT style testing through the formal process as stated in this document and the Testing Approach Document for November 2019 SEC Release.
5.4.1 User Entry Process Tests Initiation

The Relevant Party and the DCC shall each use reasonable steps to comply with the timescales that are defined within the procedures in Table 1, Table 2 & Table 3.

In the event that the Relevant Party or the DCC does not comply with the timescales in Table 1, Table 2 & Table 3, the DCC will reschedule subsequent activities to occur as soon as reasonably practicable and the DCC may reschedule that Party’s test execution date.

5.4.2 Procedural Steps

The table below sets out the steps that must be undertaken during Initiation of the UEPT by both the DCC and the Relevant Party seeking to undertake UEPT and the timeframes within which such steps must be complete.

<table>
<thead>
<tr>
<th>Ref</th>
<th>When</th>
<th>Action</th>
<th>From</th>
<th>To</th>
<th>Information Required</th>
<th>Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.4.2.1</td>
<td>60 Working Days (WD) prior to commencement of User Entry Process Tests</td>
<td>Notify DCC of intention to undertake User Entry Process Tests</td>
<td>Relevant Party</td>
<td>DCC</td>
<td>Party notification of intention to undertake testing, including:</td>
<td>By email as attachment</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Name of Party</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Confirmation that notification provided to the Code Administrator, User Role(s)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Test start date</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Identity of test manager and contact details</td>
<td></td>
</tr>
<tr>
<td>5.4.2.2</td>
<td>Within 2 WD of receipt of the notification 5.4.2.1</td>
<td>Acknowledge request</td>
<td>DCC</td>
<td>Relevant Party</td>
<td>Confirmation of Party notification including:</td>
<td>By email as attachment</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Name of Party</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• User Roles and test start date</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• DCC User Entry Process Tests test manager contact</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>• Date for User Entry Process Tests initiation meeting</td>
<td></td>
</tr>
<tr>
<td>5.4.2.3</td>
<td>Within 5 WD of receipt of the notification 5.4.2.2</td>
<td>Conduct User Entry Process Tests Initiation Meeting</td>
<td>DCC</td>
<td>Relevant Party</td>
<td>DCC to provide guidance information on conducting User Entry Process Tests, including clarification of test artefacts requirements and access to test environments</td>
<td>Meeting</td>
</tr>
<tr>
<td>Ref</td>
<td>When</td>
<td>Action</td>
<td>From</td>
<td>To</td>
<td>Information Required</td>
<td>Method</td>
</tr>
<tr>
<td>-------</td>
<td>------------------------------------------------</td>
<td>------------------------------------------------------------------------</td>
<td>-----------------</td>
<td>----------</td>
<td>---------------------------------------------------------------------------------------</td>
<td>---------------------------------</td>
</tr>
<tr>
<td>5.4.2.4</td>
<td>In each week occurring within the period from 40 WD prior to start of testing</td>
<td>Provide progress report, demonstrating readiness to begin tests</td>
<td>Relevant Party</td>
<td>DCC</td>
<td>Test Readiness Report</td>
<td>By email as attachment</td>
</tr>
</tbody>
</table>
| 5.4.2.5 | 25 WD prior to start of testing                | Provide test artefacts to support conduct of User Entry Process Tests | Relevant Party  | DCC      | • Test Plan incorporating the Test Schedule  
• Requirements Traceability Matrix (see clause 0)  
• Test Scripts (see clause 0)  
• Test Data Plan (see clause 7) | By email as attachments         |
| 5.4.2.6 | By 20 WD prior to start of testing             | DCC complete review of test artefacts                                 | DCC             | Relevant Party | Details regarding any deficiencies in the test artefacts provided, and a revised start date for testing, where necessary – continue from 5.4.2.7  
Or confirmation that test artefacts accepted – continue from 5.4.2.9 | By email as attachments         |
| 5.4.2.7 | By 10 WD prior to start of testing             | Relevant Party to provide revised documents                          | Relevant Party  | DCC      | Revised documents                                                                     | By email as attachments         |
| 5.4.2.8 | By 7 WD prior to start of testing              | DCC complete review of revised test artefacts                         | DCC             | Relevant Party | Details regarding any deficiencies in the test artefacts and a revised start date for testing provided where necessary – Regress and continue from 5.4.2.7  
Or confirmation that test artefacts accepted – continue from 5.4.2.9 | By email as attachments         |
<table>
<thead>
<tr>
<th>Ref</th>
<th>When</th>
<th>Action</th>
<th>From</th>
<th>To</th>
<th>Information Required</th>
</tr>
</thead>
</table>
| 5.4.2.9 | By 5 WD prior to start of testing | 1. Review Test Readiness Report and confirm the Entry Criteria for commencing testing in relation to the relevant User Role has been met  
2. Confirm Start Date and Test Schedule for execution of tests by Relevant Party | DCC Quality Gate meeting | Relevant Party | **Source:** Test Readiness Report, Test Schedule  
**Output:** Confirmation of Relevant party readiness to proceed |

If there is any outstanding documentation presented at the Quality Gate Review the DCC shall assess it as part of its assessment of the entry criteria under clause 5.4.2.

Table 1 UEPT Initiation: Procedural Steps
5.4.3 UEPT Entry Criteria

Each Party wishing to undertake UEPT must comply with (and, where specified below, provide evidence of complying with) the following criteria prior to entry into UEPT:

- Prior to start of test execution, the DCC must confirm with the Code Administrator that the person requesting to commence testing has acceded to the SEC;
- The Relevant Party must have identified the User Roles for which it wishes to undertake UEPT;
- All relevant test artefacts (as agreed with the DCC and set out in clause 5.4.2, 5.4.5, and 5.4.11) must have been produced by the Relevant Party and approved by the DCC. This includes:
  - Party Notification of Intention to Undertake Testing
  - Test Readiness Report
  - Test Plan incorporating the Test Schedule
  - Requirements Traceability Matrix
  - Test Scripts
  - Test Data Plan;
- The Relevant Party has provided evidence to the DCC that a test environment capable of supporting the planned testing has been established and is available;
- The Relevant Party has provided evidence to the DCC that an appropriate level of resources are available to support the UEPT process; and
- The Relevant Party has provided confirmation that the Security Requirements set out in the Enduring Testing Approach Document have been met.

Pursuant to H14.15 where the DCC considers that the Relevant Party has not met the Entry Criteria for the User Role for which it is seeking to undertake testing, the DCC may:

- Prevent the Relevant Party from undertaking UEPT for a particular User Role until such time as the DCC is satisfied that the Relevant Party meets the Entry Criteria; and
- Reschedule the test start date for the Relevant Party for that particular User Role. In so doing, the DCC shall provide the earliest practicable alternative date; or
- Provide provisional approval of the Test Readiness Report (and approval to proceed) with an understanding that the outstanding documentation would be provided before the start of testing otherwise testing will not commence.

Where the DCC is not satisfied that a Relevant Party meets the Entry Criteria to commence testing, the Relevant Party may refer the matter to the Panel, pursuant to SEC Section H14.16. Where the Panel determines that the Relevant Party has met the entry criteria the DCC shall schedule the start of testing as soon as reasonably practical.
5.4.4 User Entry Process Tests Execution

5.4.5 Procedural Steps

The table below sets out the steps that must be undertaken during test execution by either the DCC or Relevant Party seeking to undertake User Entry Process Tests and the timeframes within which such steps must be complete as set out in the Test Schedule which will be updated by the Relevant Party from time to time to reflect test progress.

<table>
<thead>
<tr>
<th>Ref</th>
<th>When</th>
<th>Action</th>
<th>From</th>
<th>To</th>
<th>Information Required</th>
<th>Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.4.5.1</td>
<td>User Entry Process Tests Start Date</td>
<td>Confirm connectivity (of Relevant Party’s test environment) to DCC test environment where this has not already happened as a result of earlier testing.</td>
<td>Relevant Party</td>
<td>DCC</td>
<td>Test Results achieved</td>
<td>As directed by DCC</td>
</tr>
<tr>
<td>5.4.5.2</td>
<td>In accordance with Test Schedule and completion of 5.4.5.1</td>
<td>Conduct User Entry Process Tests</td>
<td>Relevant Party</td>
<td>DCC</td>
<td>Approved test artefacts.</td>
<td>As per test artefacts</td>
</tr>
<tr>
<td>5.4.5.3</td>
<td>Daily Basis, or alternative schedule agreed with DCC</td>
<td>Provide progress report to DCC</td>
<td>Relevant Party</td>
<td>DCC</td>
<td>Test Execution Dashboard, including details of testing issues identified</td>
<td>By email as attachment</td>
</tr>
<tr>
<td>5.4.5.4</td>
<td>User Entry Process Tests execution complete</td>
<td>Provide Test Completion report</td>
<td>Relevant Party</td>
<td>DCC</td>
<td>User Entry Process Tests completion report including: details of Test Scripts executed and testing issues resolved</td>
<td>By email as attachment</td>
</tr>
</tbody>
</table>

Table 2 UEPT Execution: Procedural Steps

Note: Confirming connectivity is to verify that the Testing Participant’s system can connect to the DCC test environment and that the Testing Participant’s system is capable of successfully sending Service Requests to and receiving Acknowledgements from the DCC System. The DUIS Connectivity Test consists of up to three test scenarios: one for each test webservice available to the Testing Participant*. This comprises:

- Sending a DCC-only Service Request and receiving an Acknowledgement/Response;
- Sending a Critical pre-command and receiving the Transformed message; and
- Sending a Non-Critical Service Request and receiving an Acknowledgement.

This test does not need to be repeated as a subsequent part of UEPT.
* Note: If the Testing Participant would not have access to a particular webservice once it has qualified in the User Role for which it is undertaking UEPT the test will not be required.
5.4.6 UEPT Test Suspension/Resumption
During the execution of tests, the DCC or the Relevant Party each have the right to suspend testing where it considers that this is reasonably necessary.

Testing will only recommence when agreed by both the DCC and the Relevant Party.

5.4.7 Possible Suspension Criteria
Reasonable grounds for suspending testing may include any of the following:

- Application components are not available as scheduled;
- A Testing Issue prevents further useful testing from proceeding;
- A significant percentage of planned Test Scripts for a given day fail, taking Testing Issue severity and volume of tests into consideration which would generate root cause analysis to be undertaken to establish the cause. Testing Issues trending should also be used to determine any recommendation. The outcome of any root cause analysis activity may result in testing being suspended;
- Test Scripts to be executed are in a “blocked” status due to an identified Testing Issue; or
- The Relevant Party has failed to comply with the procedural steps in Table 2 for executing UEPT.

5.4.8 Test Resumption Criteria
Where testing has been suspended, either the DCC or the Relevant Party as appropriate shall produce a test suspension report reflecting the cause of the suspension, and what actions are to be taken by whom and when in order for testing to resume – the Test Resumption Criteria. The DCC and the Relevant Party shall take reasonable steps to support each other to achieve the Test Resumption Criteria.

Testing will only resume once the DCC or Relevant Party has demonstrated to the other Party’s satisfaction that the Test Resumption Criteria have been met.

5.4.9 Disputes regarding Test Suspension/Resumption
Any dispute regarding the suspension or resumption of testing shall be heard in accordance with Section H14.18A of the SEC. Where a dispute regarding the suspension/resumption of testing is made, testing will not resume whilst the dispute is being heard, or until the Test Resumption Criteria are met by the DCC or the Relevant Party.
5.4.10 User Entry Process Tests Completion

5.4.11 Procedural Steps

The table below sets out the steps that must be undertaken during test completion by either the DCC or Relevant Party and the timeframes within which such steps must be complete.

<table>
<thead>
<tr>
<th>Ref</th>
<th>When</th>
<th>Action</th>
<th>From</th>
<th>To</th>
<th>Information Required</th>
<th>Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.4.11.1</td>
<td>Within 2 WD of receipt of the report in 5.4.5.4</td>
<td>Confirm receipt of notification of Test complete (Test Completion Report)</td>
<td>DCC</td>
<td>Relevant Party</td>
<td>User Entry Process Tests Test Completion Report</td>
<td>By email</td>
</tr>
<tr>
<td>5.4.11.2</td>
<td>Within 5 WD of receipt of the notification 5.4.11.1</td>
<td>DCC review completion report and confirm that User Entry Process Tests concluded, or further testing required</td>
<td>DCC</td>
<td>Relevant Party</td>
<td>User Entry Process Tests completion report and supporting artefacts as requested by DCC set out in 5.4.5.4 refers</td>
<td>Quality Gate review meeting (see clause 0)</td>
</tr>
<tr>
<td>5.4.11.3</td>
<td>Within 2 WD of successful quality gate review meeting</td>
<td>Confirm Test Complete</td>
<td>DCC</td>
<td>Relevant Party</td>
<td>Issue Test Completion Certificate (see clause 10)</td>
<td>By email as attachment</td>
</tr>
</tbody>
</table>

Table 3 UEPT Completion: Procedural Steps

Notwithstanding 5.4.11.3 above pursuant to H14.19 the DCC shall confirm on request by the Relevant Party whether or not it considers that the Relevant Party has successfully completed UEPT.
5.4.12 UEPT Exit Criteria

The following Exit Criteria are to be met prior to a Relevant Party’s completion of and exit from UEPT:

- All Test have been executed and results have been documented by the Relevant Party and evidence captured in the Relevant Party’s Test Management Tool and available to be provided to the DCC;

- All testing issues identified during a Relevant Party’s test execution have been recorded in the Test Management Tool. Of those Testing Issues either:
  - the Testing Issue generated by the Relevant Party as a result of its UEPT has been fixed and verified by retest; or
  - Where outstanding, the Testing Issue has been reviewed and documented, and been included as part of a remediation plan that outlines the next steps to be taken, including estimated timescales required to resolve each of their outstanding Testing Issues. The remediation plan must be agreed by the DCC;

- any outstanding Testing Issue count must not exceed those defined in Table 4, below:

<table>
<thead>
<tr>
<th>Severity***</th>
<th>Threshold for Outstanding Testing Issues</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0</td>
</tr>
<tr>
<td>2</td>
<td>0</td>
</tr>
<tr>
<td>3</td>
<td>5*</td>
</tr>
<tr>
<td>4</td>
<td>10*</td>
</tr>
<tr>
<td>5</td>
<td>As agreed**</td>
</tr>
</tbody>
</table>

* - Work around and remediation plan to be agreed with the DCC for each issue that ensures no impact on other Users or the DCC
** - As agreed with the DCC,
*** - Refer to Appendix G for definitions of Issue severities.

- A Test Completion Report has been created by the Relevant Party and approved by the DCC;

- A Quality Gate Review meeting has been held between the Relevant Party and the DCC, with progress approved by the DCC.

Upon completion of the criteria above a Test Completion Certificate will be issued to the Relevant Party by the DCC. Where test completion criteria have not been met the Relevant Party will need to reschedule testing with the DCC subject to the availability of the DCC test environment.

Pursuant to SEC Section H14.21, where the DCC considers that a Party has not met the Exit Criteria, that Party may refer the matter to the Panel.
Where a dispute regarding whether a Party has met the UEPT Exit Criteria occurs, the UEPT completion process will not resume whilst the dispute is being heard by the Panel, or until the UEPT Exit Criteria are met by the Relevant Party.

Where the Panel decided that the Exit Criteria have been met the DCC shall supply a Test Completion Certificate to the Relevant Party.

5.4.13 Quality Gate Review

A final decision regarding whether a Party has successfully completed UEPT will be provided to the Relevant Party no later than 2 Working Days after the date on which quality gate review meeting is held.

In addition, pursuant to H14.19, the DCC shall confirm on request by the Relevant Party whether or not it considers that the Relevant Party has successfully completed UEPT.

5.4.14 UEPT Test Completion Certificate

The UEPT Test Completion Certificate shall be issued by the DCC to the Relevant Party for a specified User Role once the quality gate review has concluded that the Relevant Party has met the UEPT Exit Criteria for the specified User Role.
6 Annex A: Test Artefacts

The DCC and each Relevant Party will be required to produce and maintain a number of documents, dashboards and reports during the testing lifecycle as depicted in Figure 1 Test Documentation Hierarchy, below.

![Test Documentation Hierarchy Diagram]

Figure 1 Test Documentation Hierarchy
6.1.1 Party Documents & Reports

6.1.2 Test Preparation Document Set

The following documentation must be produced by a Relevant Party before Testing commences:

- Test Plan including Test Schedule;
- Test Data (see clause 7);
- Requirements Traceability Matrix (see clause 0); and
- Test Scripts (see clause 0).

6.1.3 Reports and Dashboard

Table 5 Test Stage Supporting Documentation Set sets out the Reports and Dashboard that a Party must produce to demonstrate progress in preparing for and executing testing.

6.1.4 Test Readiness Report (TRR)

The Test Readiness Report shall be produced by the Relevant Party.

A Test Readiness Report template shall be provided by the DCC.

The report must be provided to the DCC by the Relevant Party on a weekly basis, commencing 40 Working Days prior to the start of Testing and must indicate progress against the following criteria:

- Previous Test Stage Exit Criteria (if appropriate);
- Relevant Party Test tool selected and available;
- Relevant Party key RAID (Risk, Assumption, Issue and Dependency) items, including, for each key item that has the potential to cause significant disruption to the commencement and / or completion of User Entry Process Tests:
  - Priority (High, Medium, Low)
  - Severities of open issues
  - Action taken
  - Target close date
  - Overall RAG status (based on progress to plan)
- Relevant Party Test Plan produced;
- Relevant Party Test Schedule produced;
• Relevant Party Requirements Traceability Matrix % complete to date
  • Total numbers of requirements identified
    ▪ Actual number of testable requirements in progress
    ▪ Actual number of testable requirements not started
  • Actual number of requirements deemed not testable;
• Relevant Party Test Script % complete to date – to reflect the following breakdown
  • Planned number of Test Scripts
  • Actual number of Test Scripts produced to date
  • Actual number of Test Scripts in progress
  • Actual number of Test Scripts not started;
• % Test Data readiness by Relevant Party against planned Test Scripts;
• Readiness of Relevant Party test resources and technical (support) resource;
• Relevant Party test environment readiness – to include
  • User Roles identified,
  • Environment configuration approved as suitable – to include
    ▪ Breakdown and description of hardware.

6.1.5 Test Plan
The Test Plan shall be produced by the Relevant Party.

A Test Plan template shall be provided by the DCC.

The report must be provided to the DCC by the Relevant Party 25 Working Days prior to the start of Testing and will include:
• Scope of testing;
• Any items out of scope of testing;
• Features to be tested (referencing relevant sub-clauses within clause 8 of the Common Test Scenarios Document);
• Approach to testing;
• Test Schedule to include tests planned for each day;
6.1.6 Test Execution Dashboard

The Test Execution Dashboard will identify the Relevant Party’s progress when executing testing and will be provided in a reasonable format specified by the DCC. The dashboard must be updated by the Party and provided to the DCC on a daily basis once testing commences, or per an alternative schedule agreed with the DCC.

The dashboard will include the following details:

- Name of Relevant Party under test;
- Relevant Party Location of testing;
- Date and time test execution dashboard updated by Relevant Party;
- Total number of tests Relevant Party scheduled for execution and projected as a test execution glide path;
- Actual number of tests executed by Relevant Party (by test run) to date reflected on an incremental daily count including Test Results (passed, failed, blocked, not run, ready for test);
- Relevant Party summary of Testing Issues to include:
  - Total number of Testing Issues generated
    - Counts by status Open, Fixed, Closed etc
    - Counts by Severity 1, 2, 3 etc
- Relevant Party Regression Test execution results;
- Relevant Party summary progress against Exit Criteria;
- Relevant Party Top 5 risks and issues - to include any environment concerns; and
- Relevant Party Overall RAG status (based on progress against test schedule).

6.1.7 Test Completion Report

The Relevant Party shall produce a Test Completion Report and submit the draft to the DCC 10 Working Days prior to the test completion date. The finalised version of the Test Completion Report will be submitted to the DCC on completion of each test execution activity.

A Test Completion Report template shall be provided by the DCC to ensure that all Party reports contain the same level of detail. The report will include:

- Relevant Party Test approach and Scope of Testing Undertaken;
• Details of updates made to the test environment during the course of testing;

• Relevant Party Summary of the Test Results
  • Total number of tests originally scheduled for execution
  • Total number of tests executed
    ▪ Displayed by test run to include
      ▪ Overall results achieved
        ▪ Passed, Failed, Blocked, Not Run;

Any tests not run, blocked or not successfully executed must be supported by an explanation.

• Relevant Party Summary of Testing Issues
  • Total number of Testing Issues generated
    ▪ Total counts by status Open, Fixed, Closed etc
    ▪ Total counts by Severity.

6.1.8 Test Traceability
To provide the DCC with a sufficient level of test assurance, all tests executed by each Party undertaking UEPT will be required to demonstrate full traceability as follows:

• Each requirement captured in the Requirements Traceability Matrix that can be tested during UEPT must be linked to one or many Test Scripts;

• Each Test Script executed must be reflected in one or many test execution cycles;

• A record of each test executed and the results of that test;

• Where an executed test generates a Testing Issue;
  o Each Testing Issue must be linked to the test that generated the Testing Issue
  o Any subsequent retesting to validate a fix of Testing Issue carried out must be linked to the Testing Issue
  o Each retest executed must reflect a result achieved as a result of execution.
6.1.9 Test Scripts
A Relevant Party shall develop its own test scripts and demonstrate how those test scripts meet the requirements in accordance with SEC Section H14.17.
<table>
<thead>
<tr>
<th>No</th>
<th>Phase</th>
<th>Description</th>
<th>DCC Responsibility</th>
<th>Party Responsibility</th>
<th>When/Frequency</th>
<th>Entry Criteria</th>
<th>Exit Criteria</th>
<th>Sign-Off Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Initiation</td>
<td>Test Plan including Test Schedule</td>
<td>Review and Approve</td>
<td>Produce and maintain</td>
<td>Test Stage Entry Quality Gate and updated during execution as required in preparation for Test Stage Exit Quality Gate</td>
<td>Y</td>
<td>Y</td>
<td>DCC</td>
</tr>
<tr>
<td>2</td>
<td>Initiation</td>
<td>Requirements Traceability Matrix</td>
<td>Review and Approve</td>
<td>Produce and maintain</td>
<td>Test Stage Entry Quality Gate and updated during execution as required in preparation for Test Stage Exit Quality Gate</td>
<td>Y</td>
<td>Y</td>
<td>DCC</td>
</tr>
<tr>
<td>3</td>
<td>Initiation</td>
<td>Test Scripts</td>
<td>Review and Approve</td>
<td>Produce and maintain</td>
<td>Test Stage Entry Quality Gate and updated during execution as required in preparation for Test Stage Exit Quality Gate</td>
<td>Y</td>
<td>Y</td>
<td>DCC</td>
</tr>
<tr>
<td>4</td>
<td>Initiation</td>
<td>Test Data Plan</td>
<td>Review</td>
<td>Produce and maintain</td>
<td>Test Stage Entry Quality Gate and updated during execution as required in preparation for Test Stage Exit Quality Gate</td>
<td>Y</td>
<td>N</td>
<td>DCC</td>
</tr>
<tr>
<td>5</td>
<td>Initiation</td>
<td>Test Readiness Review Report</td>
<td>Provide Template Review and Approve</td>
<td>Produce and maintain</td>
<td>Test Stage Entry Quality Gate</td>
<td>Y</td>
<td>N</td>
<td>DCC</td>
</tr>
<tr>
<td>6</td>
<td>Initiation</td>
<td>Test Stage Entry Criteria</td>
<td>Review and Approve</td>
<td>Produce</td>
<td>Test Stage Entry Quality Gate</td>
<td>Y</td>
<td>N</td>
<td>DCC</td>
</tr>
</tbody>
</table>
### Test Stage Supporting Documentation Set

<table>
<thead>
<tr>
<th></th>
<th>Execution</th>
<th>Test Stage Documentation</th>
<th>Action</th>
<th>Description</th>
<th>DCC Approval</th>
<th>DCC Involvement</th>
</tr>
</thead>
<tbody>
<tr>
<td>7</td>
<td>Execution</td>
<td>Test Execution Dashboard</td>
<td>Review</td>
<td>Produce and maintain</td>
<td>N</td>
<td>Y</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>[Produced and updated daily (or other scheduled agreed with the DCC) during execution in preparation for Test Stage Exit Quality Gate]</td>
<td></td>
<td></td>
</tr>
<tr>
<td>8</td>
<td>Execution</td>
<td>Test Completion Report</td>
<td>Provide Template Review and Approve</td>
<td>Produce</td>
<td>Test Stage during execution in preparation for Test Stage Exit Quality Gate</td>
<td>N</td>
</tr>
<tr>
<td>9</td>
<td>Execution</td>
<td>Test Stage Quality Gate Exit Criteria (part of Test Completion Report)</td>
<td>Review and Approve</td>
<td>Produce</td>
<td>Test Stage Exit Quality Gate</td>
<td>N</td>
</tr>
</tbody>
</table>

Table 5 Test Stage Supporting Documentation Set

Once these steps are complete the DCC will issue a Test Completion Certificate (see clause 10).
Annex B: Test Data

A Test Data Plan will be developed by the Relevant Party and coordinated with DCC in accordance with clause 5.4.1.5. The DCC and Relevant Party will be responsible for set up of Test Data on their respective system which must be defined in the Relevant Party Test Data Plan. The Data defined will be based on the following principles:

- No personal data which identifies any individual will be used for testing, but anonymised live Data is acceptable;
- Test Data will be representative of data likely to be used in the live environment once the Relevant Party is eligible to send the Service Request in the relevant User Role;
- A full range of Test Data covering all services to be tested will be used.

Co-ordination/Segregation of data usage between Relevant Parties testing during the same period will be managed by the DCC.

Table 6 Test Data Responsibilities below outlines the responsibilities in regard to preparing Test Data required to support UEPT.

<table>
<thead>
<tr>
<th>Deliverable / Activity</th>
<th>Accountable / Responsible</th>
<th>Support</th>
</tr>
</thead>
<tbody>
<tr>
<td>Test Data Preparation</td>
<td>DCC Licensee, Relevant Party</td>
<td>DSP</td>
</tr>
</tbody>
</table>

Table 6 Test Data Responsibilities
8 Annex C: Test Scenarios

8.1.1 Test Scenarios
The following sub clauses contain the test scenarios that reflect the Service Requests applicable to each prospective User Role.

8.1.2 SMETS2+ Install and Commission

<table>
<thead>
<tr>
<th>ID</th>
<th>IC01*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Title:</td>
<td>Install &amp; Commission the following devices, when the Relevant Party will be supplying Gas:</td>
</tr>
<tr>
<td></td>
<td>• Communication Hub specified for Region</td>
</tr>
<tr>
<td></td>
<td>• Gas Meter</td>
</tr>
<tr>
<td>Prerequisite:</td>
<td>• Relevant Party holds a Gas Supply Licence</td>
</tr>
<tr>
<td></td>
<td>• Connection to DCC Test Laboratory</td>
</tr>
<tr>
<td></td>
<td>• Appropriate data</td>
</tr>
<tr>
<td></td>
<td>• Available Meter and Communication Hubs</td>
</tr>
<tr>
<td></td>
<td>• SM WAN Available</td>
</tr>
<tr>
<td></td>
<td>• Appropriate Security Keys have been installed in the available metering equipment</td>
</tr>
<tr>
<td></td>
<td>• Required security credentials are present on the Communications Hub</td>
</tr>
</tbody>
</table>

* Note: the scope of this test is intentionally limited to only those activities where there is a prescribed order for the submission Service Requests and where failure to follow this order will lead to a failed installation.

<table>
<thead>
<tr>
<th>Steps</th>
<th>Description</th>
<th>Objective</th>
<th>Actions</th>
<th>Acceptance Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Pre-Installation</td>
<td>• Notify DCC of Device ID and device details</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Ascertain the security credentials are installed on the devices</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>The following Service Requests have been designed to support Pre-Installation:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• DUIS SR 12.2 – Device Pre-notification * (n) devices</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• The DCC has received notification of the Device ID</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Acknowledgement received for relevant Service Request sent</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Steps</td>
<td>Description</td>
<td>Objective</td>
<td>Actions</td>
<td>Acceptance Criteria</td>
</tr>
<tr>
<td>-------</td>
<td>------------------------------</td>
<td>---------------------------------------------------------------------------</td>
<td>------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>2</td>
<td>White List Device</td>
<td>• Identify the Communication Hub to Meter device relationship by:</td>
<td>Complete the following Service Request to support white listing of device:</td>
<td>• Service Responses received for all Service Requests sent</td>
</tr>
<tr>
<td></td>
<td></td>
<td>o Add the HAN device to HAN device log, by including the MAC addresses</td>
<td>• DUIS SR 8.11: Update HAN Device Log * (n) devices</td>
<td>• Service User will receive the following Alert code when the device has been added to the white list: DCC Alert N24</td>
</tr>
<tr>
<td></td>
<td></td>
<td>and the install codes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3</td>
<td>Commission</td>
<td>• Send response to commission device service request</td>
<td>Complete the following Service Request to support device commission:</td>
<td>• Acknowledgement received for all Service Requests sent</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• to Service User</td>
<td>• DUIS SR 8.1.1 – Commission Device * (n) devices</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Update inventory status</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Configure the Meter:</td>
<td>• Relevant Party receives an Service Response to confirm the credentials have been changed from the DSP to Relevant Party</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>o Set Time</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Commission Gas Proxy</td>
<td>To hand over Gas Proxy Function from DSP to the Relevant Party, complete</td>
<td>Complete the following Service Request to support Commission Gas Proxy Function:</td>
<td>• Relevant Party receives acknowledgement to confirm the HAN devices are joined</td>
</tr>
<tr>
<td></td>
<td></td>
<td>the following:</td>
<td>• DUIS SR 6.21 – Request Handover of DCC Controlled Device * (n) devices</td>
<td>• Acknowledgement received for all Service Requests sent</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Send Service Request to change credentials to Relevant Party’s</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>credentials</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Ensure Relevant Party can update other credentials as required</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Join Device</td>
<td>• Join Gas meter to GPF</td>
<td>The following Service Requests have been designed to support joining HAN devices:</td>
<td>• Relevant party receives a service response to confirm successful execution of the Service Request.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• DUIS SR 8.7.2 – Join Service (Non-Critical)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td><strong>Note:</strong> The following DUIS SRs can be sent during this step, should they not have been sent during steps 1 to 3:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• DUIS SR 12.2 – Device Pre-notification * (n) devices</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• DUIS SR 8.11: Update HAN Device Log * (n) devices</td>
<td></td>
</tr>
<tr>
<td>6</td>
<td>Set MPxN on GSME for display</td>
<td>• Set MPxN on GSME for display purposes</td>
<td>Complete the following Service Request to support setting the MPxN on the GSME for display purposes</td>
<td>• Relevant party receives a service response to confirm successful execution of the Service Request.</td>
</tr>
<tr>
<td></td>
<td>purposes</td>
<td></td>
<td>• DUIS SR 6.20.1 – Set Device Configuration (Import MPxN)</td>
<td></td>
</tr>
</tbody>
</table>
Title: Install & Commission the following devices, when the Relevant Party will be supplying Electricity:
- Communication Hub specified for Region
- Electricity Meter

Prerequisite:
- Relevant Party holds an Electricity Supply Licence
- Connection to DCC Test Laboratory
- Appropriate data
- Available Meter and Communication Hubs
- SM WAN Available
- Appropriate Security Keys have been installed in the available metering equipment
- Required security credentials are present on the Communications Hub

* Note: the scope of this test is intentionally limited to only those activities where there is a prescribed order for the submission Service Requests and where failure to follow this order will lead to a failed installation.

<table>
<thead>
<tr>
<th>Steps</th>
<th>Description</th>
<th>Objective</th>
<th>Actions</th>
<th>Acceptance Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Pre-Installation</td>
<td>• Notify DCC of Device ID and device details&lt;br&gt;• Ascertain the security credentials are installed on the devices</td>
<td>The following Service Requests and Self-Service Interface Use Cases have been designed to support Pre-Installation:&lt;br&gt;• DUIS SR 12.2 – Device Pre-notification * (n) devices</td>
<td>• The DCC has received notification of the Device ID&lt;br&gt;• Acknowledgement received for relevant Service Requests sent</td>
</tr>
<tr>
<td>2</td>
<td>White List Device</td>
<td>• Identify the Communication Hub to Meter device relationship by:&lt;br&gt;○ Add the HAN device to HAN device log, by including the MAC addresses and the install codes</td>
<td>Complete the following Service Request to support white listing of device:&lt;br&gt;• DUIS SR 8.11 - Update HAN Device Log * (n) devices</td>
<td>• Service Responses received for all Service Requests sent&lt;br&gt;• Service User will receive the following Alert code when the device has been added to the white list: DCC Alert N24</td>
</tr>
<tr>
<td>Steps</td>
<td>Description</td>
<td>Objective</td>
<td>Actions</td>
<td>Acceptance Criteria</td>
</tr>
<tr>
<td>-------</td>
<td>-------------</td>
<td>---------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>3</td>
<td>Commission</td>
<td>• Send response to commission device Service Request to Service User</td>
<td>Complete the following Service Request to support device commission:</td>
<td>• Acknowledgement received for all Service Requests sent</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Update Smart Metering Inventory status</td>
<td>• DUIS SR 8.1.1 – Commission Device * (n) devices</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Configure the Meter:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>○ Set Time</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>Set MPxN on ESME for display purposes</td>
<td>• Set MPxN on ESME for display purposes</td>
<td>Complete the following Service Request to support setting the MPxN on the ESME for display purposes</td>
<td>• Relevant party receives a service response to confirm successful execution of the Service Request.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>• DUIS SR 6.20.1 – Set Device Configuration (Import MPxN)</td>
<td></td>
</tr>
</tbody>
</table>
8.1.3 DUIS

The scenarios outlined in this clause are the high-level Test scenarios which are supported by the DUIS Test Matrix in clause 8.1.5. For example, Scenario SR01 refers to all Tests mandated in column CV1 – On Demand in the DUIS Matrix.

<table>
<thead>
<tr>
<th>ID</th>
<th>Title</th>
<th>Scenario</th>
</tr>
</thead>
<tbody>
<tr>
<td>SR01</td>
<td>Non-Critical Command with a command variant of CV1 and a Mode of Operation of On Demand</td>
<td>Exercise Non-Critical On Demand Service Requests using Command Variant CV1 applicable to the User Role</td>
</tr>
<tr>
<td>SR02</td>
<td>Non-Critical Command with a command variant of CV1 and a Mode of Operation of Future Dated (either DCC or Device, as determined by DUIS)</td>
<td>Exercise Non-Critical Future Dated Service Requests using Command Variant CV1 applicable to the User Role</td>
</tr>
<tr>
<td>SR03</td>
<td>Non-Critical Command with a command variant of CV2 and a Mode of Operation of On Demand</td>
<td>Exercise Non-Critical On Demand Service Requests using Command Variant CV2 applicable to the User Role</td>
</tr>
<tr>
<td>SR04</td>
<td>Non-Critical Command with a command variant of CV3 and a Mode of Operation of On Demand</td>
<td>Exercise Non-Critical On Demand Service Requests using Command Variant CV3 applicable to the User Role</td>
</tr>
<tr>
<td>SR05</td>
<td>Critical Command with a command variant of CV4 and a Mode of Operation of On Demand</td>
<td>Exercise Critical On Demand Service Requests using Command Variant CV4 applicable to the User Role</td>
</tr>
<tr>
<td>ID</td>
<td>Title</td>
<td>Scenario</td>
</tr>
<tr>
<td>------</td>
<td>----------------------------------------------------------------------</td>
<td>--------------------------------------------------------------------------</td>
</tr>
<tr>
<td>SR06</td>
<td>Critical Command with a command variant of CV5 and a Mode of Operation of On Demand</td>
<td>Exercise Critical On Demand Service Requests using Command Variant CV5 applicable to the User Role</td>
</tr>
<tr>
<td>SR07</td>
<td>Critical Command with a command variant of CV5 and a Mode of Operation of Future Dated (either DCC or Device, as determined by DUIS)</td>
<td>Exercise Critical Future Dated Service Request using Command Variant CV5 applicable to the User Role</td>
</tr>
<tr>
<td>SR08</td>
<td>Critical Command with a command variant of CV6 and a Mode of Operation of On Demand</td>
<td>Exercise Critical On Demand Service Request using Command Variant CV6 applicable to the User Role</td>
</tr>
<tr>
<td>SR09</td>
<td>Critical Command with a command variant of CV7 and a Mode of Operation of On Demand</td>
<td>Exercise Critical On Demand Service Request using Command Variant CV7 applicable to the User Role</td>
</tr>
<tr>
<td>SR010</td>
<td>Service Requests with a command variant of CV8</td>
<td>Exercise Service Request using Command Variant CV8 applicable to the User Role</td>
</tr>
</tbody>
</table>
8.1.4 DUIS Matrix

New User

The following User Role tables reflect the test Service Requests that must be executed by a new Party seeking to undertake UEPT. The tests are those indicated as ‘Mandatory, Mandatory SMETS1 and Mandatory SMETS2+’ in the CV column, for which they must be executed for each specific User Role. Those indicated as ‘Mandatory’ must be executed in respect of a SMETS1 Device and a SMETS2+ Device. Those indicated as ‘Mandatory SMETS1’ must be executed in respect of a SMETS1 Device. Those indicated as ‘Mandatory SMETS2+’ must be executed in respect of a SMETS2+ Device. Where the test Service Requests are indicated as N/A there is no requirement to test during execution of the test scenarios.

Existing User seeking to send Service Request to SMETS1 Devices

The Service Request tests that must be executed if a Testing Participant has already completed UEPT and is seeking to send Service Requests to SMETS1 Devices in a particular User Role (Eligibility Testing), as set out in clause 4.3 of the UTSAD, are those indicated as ‘Mandatory or Mandatory SMETS1’ in the CV column for the relevant User Role. Those indicated as ‘Mandatory’ must only be executed in respect of a SMETS1 Device and those indicated as ‘Mandatory SMETS1’ must only be executed in respect of a SMETS1 Device. Where the test Service Requests are indicated as N/A there is no requirement to test during execution of the test scenarios.

Existing User seeking to send Service Requests that access R2.0 functionality

For SMETS2+ when executing Additive UEPT for R2.0, the Service Requests that must be executed are as listed below and need to be executed where indicated by User Role and ‘Mandatory’ or ‘Mandatory SMETS2+’ in the CV column:

- Service Requests for Single Band Comms Hub – 2.1, 6.2.2, 6.2.3, 6.2.10, 6.5, 6.8, 6.15.1, 6.21, 6.22, 6.23, 6.26, 6.27, 14.1
- Service Requests for Dual Band Comms Hub – 6.28, 6.29, 6.30, 6.31, 6.32
- Service Requests which are not mandatory but can be executed by a User for that User Role if they wish are indicated by ‘N/A’ in the DUIS Matrix.

Those indicated as ‘Mandatory’ must only be executed in respect of a SMETS2+ Device.

Existing User Seeking to send Service Requests that access November 19 functionality
For SMETS2+ if a Testing Participant has already completed UEPT and is executing Additive UEPT for November 19, the Service Requests that must be executed in a particular User Role are those indicated as ‘Mandatory’ or ‘Mandatory SMETS2+’ in the CV column for the relevant User Role and are listed below:

- Service Request for Read Auxiliary Load Control Switch Data – 7.7
- Service Request for Communications Hub Status – 8.14.3 and 8.14.4
## 8.1.5 Import Supplier (IS) User Role

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8.1.6 Gas Supplier (GS) User Role

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<th>CV1 - Future Dated</th>
<th>CV2 - On Demand</th>
<th>CV3 - On Demand</th>
<th>CV4 - On Demand</th>
<th>CV5 - On Demand</th>
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<td>N/A</td>
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| Count of N/A       | 52  | 102  | 100  | 101  | 74   | 81   | 102  | 105  | 104  | 92   |
| Count of Mandatory | 36  | 2    | 0    | 0    | 19   | 0    | 0    | 0    | 0    | 8    |
| Count of Mandatory SMETS 2 | 18  | 3    | 6    | 5    | 13   | 25   | 4    | 1    | 2    | 6    |

Total Tests 148
<p>|   |   |   | Activate Emergency Credit | Y | N/A | N/A | N/A | N/A | Mandatory | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | GS |
|---|---|---|---|---|---|---|---|---|---|---|---|---|---|---|
| 3.1 | 3.1 | Display Message | N | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 3.2 | 3.2 | Restrict Access For Change Of Tenancy | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 3.3 | 3.3 | Clear Event Log | N | Mandatory | N/A | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 3.4 | 3.4 | Update Supplier Name | N | N/A | N/A | N/A | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 3.5 | 3.5 | Disable Privacy PIN | N | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.1 | 4.1.1 | Read Instantaneous Import Registers | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.1 | 4.1.2 | Read Instantaneous Import TOU Matrices | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.1 | 4.1.4 | Read Instantaneous Import Block Counters | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.3 | 4.3 | Read Instantaneous Prepay Values | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.4 | 4.4.2 | Retrieve Change Of Mode / Tariff Triggered Billing Data Log | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.4 | 4.4.3 | Retrieve Billing Calendar Triggered Billing Data Log | N | Mandatory | N/A | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.4 | 4.4.4 | Retrieve Billing Data Log (Payment Based Debt Payments) | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.4 | 4.4.5 | Retrieve Billing Data Log (Prepayment Credits) | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.6 | 4.6.1 | Retrieve Import Daily Read Log | N | Mandatory | N/A | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.8 | 4.8.1 | Read Active Import Profile Data | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.10 | 4.10 | Read Network Data | N | Mandatory | N/A | N/A | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.11 | 4.11.1 | Read Tariff (Primary Element) | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.13 | 4.13 | Read Prepayment Configuration | N | Mandatory | N/A | N/A | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.14 | 4.14 | Read Prepayment Daily Read Log | N | Mandatory | SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.17 | 4.17 | Retrieve Daily Consumption Log | N | Mandatory | SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 4.18 | 4.18 | Read Meter Balance | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 5.1  | 5.1  | Create Schedule | N | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 5.2  | 5.2  | Read Schedule | N | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 5.3  | 5.3  | Delete Schedule | N | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.2  | 6.2.3 | Read Device Configuration (Billing Calendar) | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.2  | 6.2.4 | Read Device Configuration (Identity Exc MPxN) | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.2  | 6.2.7 | Read Device Configuration (MPxN) | N | Mandatory | SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.2  | 6.2.8 | Read Device Configuration (Gas) | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.2  | 6.2.9 | Read Device Configuration (Payment Mode) | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.2  | 6.2.10 | Read Device Configuration (Event Alert Behaviours) | N | Mandatory | SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.6  | 6.6  | Update Device Configuration (Gas Conversion) | Y | N/A | N/A | N/A | N/A | Mandatory | N/A | N/A | N/A | N/A | N/A | GS |
| 6.7  | 6.7  | Update Device Configuration (Gas Flow) | Y | N/A | N/A | N/A | N/A | Mandatory | N/A | N/A | N/A | N/A | N/A | GS |
| 6.8  | 6.8  | Update Device Configuration (Billing Calendar) | Y | N/A | N/A | N/A | N/A | Mandatory | SMETS 2 | N/A | N/A | N/A | N/A | GS |
| 6.11 | 6.11 | Synchronise Clock | Y | N/A | N/A | N/A | N/A | Mandatory | SMETS 2 | N/A | N/A | N/A | N/A | GS |
| 6.13 | 6.13 | Read Event Or Security Log | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.15 | 6.15.1 | Update Security Credentials (KRPA) | Y | N/A | N/A | N/A | N/A | Mandatory | SMETS 2 | N/A | N/A | N/A | N/A | GS |
| 6.15 | 6.15.2 | Update Security Credentials (Device) | Y | N/A | N/A | N/A | N/A | Mandatory | SMETS 2 | N/A | N/A | N/A | N/A | GS |
| 6.17 | 6.17 | Issue Security Credentials | Y | N/A | N/A | N/A | N/A | Mandatory SMETS 2 | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | GS |
| 6.20 | 6.20.1 | Set Device Configuration (Import MPxN) | N | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.21 | 6.21 | Request Handover Of DCC Controlled Device | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.22 | 6.22 | Configure Alert Behaviour | N | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.23 | 6.23 | Update Security Credentials (CoS) | N | N/A | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.24 | 6.24.1 | Retrieve Device Security Credentials (KRP) | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.24 | 6.24.2 | Retrieve Device Security Credentials (Device) | Y | N/A | N/A | N/A | N/A | Mandatory SMETS 2 | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | GS |
| 6.28 | 6.28 | Set CHF Sub GHz Configuration | N | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.29 | 6.29 | Request CHF Sub GHz Channel Scan | N | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.30 | 6.30 | Read CHF Sub GHz Configuration | N | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.31 | 6.31 | Read CHF Sub GHz Channel | N | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 6.32 | 6.32 | Read CHF Sub GHz Channel Log | N | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 7.2 | 7.2 | Disable Supply | Y | N/A | N/A | N/A | N/A | Mandatory | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | GS |
| 7.3 | 7.3 | Arm Supply | Y | N/A | N/A | N/A | N/A | Mandatory | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | GS |
| 7.4 | 7.4 | Read Supply Status | N | Mandatory | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | GS |
| 8.1 | 8.1.1 | Commission Device | Y | N/A | N/A | N/A | N/A | Mandatory | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | GS |
| 8.2 | 8.2 | Read Inventory | N | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | Mandatory | GS |
| 8.3 | 8.3 | Decommission Device | N | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | Mandatory | GS |
| 8.4 | 8.4 | Update Inventory | N | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | N/A | Mandatory | GS |
| 8.7 | 8.7.1 | Join Service (Critical) | Y | N/A | N/A | N/A | N/A | Mandatory | Mandatory SMETS 2 | N/A | N/A | N/A | N/A | GS |
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| Count of Mandatory | 30 | 0 | 0 | 0 | 18 | 0 | 0 | 0 | 8 | 56 |
| Count of Mandatory SMETS 2 | 14 | 1 | 5 | 3 | 3 | 17 | 1 | 0 | 1 | 6 | 51 |

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# 8.1.7 Export Supplier (ES) User Role

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### 8.1.10 Registered Supplier Agent (RSA) User Role

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### 8.11 Other User (OU) User Role

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Total Tests 23
8.1.12 Device Alert Tests

The following table outlines the Device Alert tests required to be executed by User Role. The purpose of these tests is to prove that a party can receive a subset of Device Alerts based on the differing types of Alerts that can be received.

New User

The following User Role tables reflect the Device Alerts that must be executed by a new Party seeking to undertake UEPT. The tests are those indicated as ‘Mandatory, Mandatory SMETS1 and Mandatory SMETS2+ ’ in the test scenario column, for which they must be executed for each specific User Role. Those indicated as ‘Mandatory’ must be executed in respect of a SMETS1 Device and a SMETS2+ Device. Those indicated as ‘Mandatory SMETS1’ must be executed in respect of a SMETS1 Device. Those indicated as ‘Mandatory SMETS2+’ must be executed in respect of a SMETS2+ Device. Where the Device Alert tests are indicated as N/A there is no requirement to test during execution of the test scenarios.

Existing User seeking to send Service Request to SMETS1 Devices

The tests that must be executed if a Testing Participant has already completed UEPT and is seeking to test Device Alerts for SMETS 1 Devices in a particular User Role (Eligibility Testing), as set out in clause 4.3 of the UTSAD, are those indicated as ‘Mandatory or Mandatory SMETS1’ in the test scenario column for the relevant User Role. Those indicated as ‘Mandatory’ must only be executed in respect of a SMETS1 Device and those indicated as ‘Mandatory SMETS1’ must only be executed in respect of a SMETS1 Device. Where the Device Alert tests are indicated as N/A there is no requirement to test during execution of the test scenarios.

Existing User seeking to send Service Requests that access R2.0 functionality

For SMETS2+ when executing Additive UEPT for R2.0, the Alerts as listed below need to be executed where indicated by User Role and ‘Mandatory’ or ‘Mandatory SMETS2+’ the test scenario column:

- Device Alerts IS – Ox81A0 Smart Meter Integrity Issue Warning (Optional)
- Device Alerts GS – Ox81A0 Smart Meter Integrity Issue Warning (Optional)

Those indicated as ‘Mandatory’ must only be executed in respect of a SMETS2+ Device.

The Alerts highlighted in Blue are Device Alert Tests to be executed against Dual Band Communications Hub by User Role.
### 8.1.13 Device Alert Tests – IS

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<tr>
<th>Event / Alert Code</th>
<th>Event / Alert Code Meaning</th>
<th>Device Alert Variant</th>
<th>Critical</th>
<th>Test Scenario</th>
<th>User Role</th>
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<td>0x8F32**</td>
<td>Supply Armed</td>
<td>Device Alert — Type 1 (Alert Code and Timestamp) DLMS</td>
<td>Y</td>
<td>Mandatory</td>
<td>IS</td>
</tr>
<tr>
<td>0x8183</td>
<td>Device joined SMHAN</td>
<td>Device Alert — Type 1 (Alert Code and Timestamp) DLMS</td>
<td>N</td>
<td>Mandatory SMETS2+</td>
<td>IS</td>
</tr>
<tr>
<td>0x8F66</td>
<td>Future – date HAN Interface Command Successfully Actioned</td>
<td>Device Alert — Type 2 (Alert Code, Timestamp and Specific Data) DLMS</td>
<td>Y</td>
<td>Mandatory SMETS2+</td>
<td>IS</td>
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</table>

**Where the Device being used in testing is not able to support the generation of this Alert, the DCC shall notify the Testing Participant of a different Alert that needs to be tested.

### 8.1.14 Device Alert Tests – GS

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<th>Device Alert Variant</th>
<th>Critical</th>
<th>Test Scenario</th>
<th>User Role</th>
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<tbody>
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<td>0x8F32**</td>
<td>Supply Armed</td>
<td>Device Alert — Type 1 (Alert Code and Timestamp) Zigbee</td>
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<td>Mandatory</td>
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<td>GS</td>
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<tr>
<td>0x8F66</td>
<td>Future – date HAN Interface Command Successfully Actioned</td>
<td>Device Alert — Type 2 (Alert Code, Timestamp and Specific Data) Zigbee</td>
<td>Y</td>
<td>Mandatory SMETS2+</td>
<td>GS</td>
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**Where the Device being used in testing is not able to support the generation of this Alert, the DCC shall notify the Testing Participant of a different Alert that needs to be tested.

### 8.1.15 Device Alert Tests – ES

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<th>Device Alert Variant</th>
<th>Critical</th>
<th>Test Scenario</th>
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No alerts identified from Device to Export Supplier

### 8.1.16 Device Alert Tests – ED

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<td>0x8002</td>
<td>Average RMS Voltage above Average RMS Over Voltage Threshold (current value)</td>
<td>Device Alert — Type 1 (Alert Code and Timestamp) DLMS</td>
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8.1.17 Device Alert Tests – GT

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<th>Device Alert Variant</th>
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<th>User Role</th>
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<td>Supply Outage Restored</td>
<td>Device Alert — Type 2 (Alert Code, Timestamp and Specific Data) DLMS</td>
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<td>Supply Outage Restored – Outage &gt;= 3 minutes</td>
<td>Device Alert — Type 2 (Alert Code, Timestamp and Specific Data) DLMS</td>
<td>Y</td>
<td>Mandatory SMETS2+ ED</td>
</tr>
<tr>
<td>0x8F40</td>
<td>Average RMS Voltage above Average RMS Under Voltage Threshold (current value above threshold; previous value below threshold)</td>
<td>Device Alert — Type 1 (Alert Code and Timestamp) DLMS</td>
<td>N</td>
<td>Mandatory SMETS1 ED</td>
</tr>
<tr>
<td>0x8F411</td>
<td>SMETS1 Average RMS Voltage below Average RMS Over Voltage Threshold (current value below threshold; previous value above threshold)</td>
<td>Device Alert — Type 1 (Alert Code and Timestamp) DLMS</td>
<td>N</td>
<td>Mandatory SMETS1 ED</td>
</tr>
</tbody>
</table>

No alerts identified from Device to Gas Transporter

8.1.18 DCC Alert Tests

The following table outlines the DCC Alert tests required to be executed by User Role. The purpose of these tests is to prove that a party can receive a subset of DCC Alerts based on the differing types of Alerts that can be received.

New User

The following User Role tables reflect the DCC Alert Tests that must be executed by a new Party seeking to undertake UEPT. The tests are those indicated as ‘Mandatory, Mandatory SMETS1 and Mandatory SMETS2+’ in the test scenario column, for which they must be executed for each specific User Role. Those indicated as ‘Mandatory’ must be executed in respect of a SMETS1 Device and a SMETS2+ Device. Those indicated as ‘Mandatory SMETS1’ must be executed in respect of a SMETS1 Device. Those indicated as ‘Mandatory SMETS2+’ must be executed in respect of a SMETS2+ Device. Where the DCC Alert Tests are indicated as N/A there is no requirement to test during execution of the test scenarios.

Existing User seeking to send Service Requests that access R2.0 functionality

For SMETS2+ when executing Additive UEPT for R2.0, the Alerts as listed below need to be executed where indicated by User Role and ‘Mandatory’ or ‘Mandatory SMETS2+’ the test scenario column:
• DCC Alert Tests IS
  N54 Dual Band Communication Hub Sub GHz Alert (Mandatory SMETS2+)
  N49 / N50 / N51 / N52 Firmware Version Mismatch (Optional)
• DCC Alert Tests GS
  N54 Dual Band Communication Hub Sub GHz Alert (Mandatory SMETS2+)
  N49 / N50 / N51 / N52 Firmware Version Mismatch (Optional)

Those indicated as ‘Mandatory’ must only be executed in respect of a SMETS2+ Device.

The Alerts highlighted in Blue are Device Alert Tests to be executed against Dual Band Communications Hub by User Role.

**Existing User seeking to send Service Request to SMETS1 Devices**

The tests that must be executed if a Testing Participant has already completed UEPT and is seeking to test Response Codes for SMETS 1 Devices in a particular User Role (Eligibility Testing), as set out in clause 4.3 of the UTSAD, are those indicated as ‘Mandatory or Mandatory SMETS1’ in the test scenario column for the relevant User Role. Those indicated as ‘Mandatory’ must only be executed in respect of a SMETS1 Device and those indicated as ‘Mandatory SMETS1’ must only be executed in respect of a SMETS1 Device. Where the Response Code Tests are indicated as N/A there is no requirement to test during execution of the test scenarios.

### 8.1.19 DCC Alert Tests - IS

<table>
<thead>
<tr>
<th>Reference</th>
<th>Name</th>
<th>Test Scenario</th>
<th>Applicable User Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>N17</td>
<td>DSP Schedule Removal — Schedule removal due to Change of Supplier</td>
<td>Mandatory</td>
<td>Previously Registered IS</td>
</tr>
<tr>
<td>N24</td>
<td>Update HAN Device Log Result — Successful Communications Hub Function Whitelist Update</td>
<td>Mandatory SMETS2+</td>
<td>IS</td>
</tr>
<tr>
<td>N27</td>
<td>Change of Supplier — Device Change of Supplier</td>
<td>Mandatory</td>
<td>Previously Registered IS</td>
</tr>
<tr>
<td>N49, N50, N51, N52</td>
<td>Firmware Version Mismatch</td>
<td>Optional</td>
<td>IS</td>
</tr>
<tr>
<td>N53</td>
<td>Command Not Delivered To ESME</td>
<td>Mandatory SMETS2+</td>
<td>IS</td>
</tr>
<tr>
<td>N54</td>
<td>Dual Band CH Sub GHz Alert</td>
<td>Mandatory SMETS2+</td>
<td>IS</td>
</tr>
<tr>
<td>N55</td>
<td>SMETS1 Service Provider Alert</td>
<td>Mandatory SMETS1</td>
<td>IS</td>
</tr>
<tr>
<td>N56</td>
<td>SMETS1 Service Provider Provision of prepayment top-up UTRN</td>
<td>Mandatory SMETS1</td>
<td>IS</td>
</tr>
</tbody>
</table>

### 8.1.20 DCC Alert Tests – GS

<table>
<thead>
<tr>
<th>Reference</th>
<th>Name</th>
<th>Test Scenario</th>
<th>Applicable User Role</th>
</tr>
</thead>
</table>

60
<table>
<thead>
<tr>
<th>Reference</th>
<th>Name</th>
<th>CTS Test Scenario</th>
<th>Applicable User Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>N17</td>
<td>DSP Schedule Removal — Schedule removal due to Change of Supplier</td>
<td>Mandatory</td>
<td>Previously Registered GS</td>
</tr>
<tr>
<td>N24</td>
<td>Update HAN Device Log Result — Successful Communications Hub Function Whitelist Update</td>
<td>Mandatory SMETS2+</td>
<td>GS</td>
</tr>
<tr>
<td>N27</td>
<td>Change of Supplier — Device Change of Supplier</td>
<td>Mandatory SMETS2+</td>
<td>Previously Registered GS</td>
</tr>
<tr>
<td>N49, N50, N51, N52</td>
<td>Firmware Version Mismatch</td>
<td>Optional SMETS2+</td>
<td>GS</td>
</tr>
<tr>
<td>N54</td>
<td>Dual Band CH Sub GHz Alert</td>
<td>Mandatory SMETS2+</td>
<td>GS</td>
</tr>
<tr>
<td>N55</td>
<td>SMETS1 Service Provider Alert</td>
<td>Mandatory SMETS1</td>
<td>GS</td>
</tr>
<tr>
<td>N56</td>
<td>SMETS1 Service Provider Provision of prepayment top-up UTRN</td>
<td>Mandatory SMETS1</td>
<td>GS</td>
</tr>
<tr>
<td>N57</td>
<td>SMETS1 CH Firmware notification</td>
<td>Mandatory SMETS1</td>
<td>GS</td>
</tr>
</tbody>
</table>

### 8.1.21 DCC Alert Tests – ES

<table>
<thead>
<tr>
<th>Reference</th>
<th>Name</th>
<th>CTS Test Scenario</th>
<th>Applicable User Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>N1</td>
<td>Device Status Change — Electricity Smart Meter Decommission or Withdrawal</td>
<td>Mandatory SMETS2+</td>
<td>Registered ES</td>
</tr>
<tr>
<td>N55</td>
<td>SMETS1 Service Provider Alert</td>
<td>Mandatory SMETS1</td>
<td>Registered ES</td>
</tr>
</tbody>
</table>

### 8.1.22 DCC Alert Tests – ED

<table>
<thead>
<tr>
<th>Reference</th>
<th>Name</th>
<th>Test Scenario</th>
<th>Applicable User Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>AD1</td>
<td>Power Outage Event</td>
<td>Mandatory SMETS2+</td>
<td>Registered ED</td>
</tr>
<tr>
<td>N1</td>
<td>Device Status Change — Electricity Smart Meter Decommission or Withdrawal</td>
<td>Mandatory SMETS2+</td>
<td>Registered ED</td>
</tr>
<tr>
<td>N16</td>
<td>Device Identity Confirmation</td>
<td>Mandatory SMETS2+</td>
<td>Registered ED</td>
</tr>
<tr>
<td>N53</td>
<td>Command Not Delivered To ESME</td>
<td>Mandatory SMETS2+</td>
<td>Registered ED</td>
</tr>
<tr>
<td>N55</td>
<td>SMETS1 Service Provider Alert</td>
<td>Mandatory SMETS1</td>
<td>Registered ED</td>
</tr>
</tbody>
</table>

### 8.1.23 DCC Alert Tests – GT

<table>
<thead>
<tr>
<th>Reference</th>
<th>Name</th>
<th>Test Scenario</th>
<th>Applicable User Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>AD1</td>
<td>Power Outage Event</td>
<td>Mandatory SMETS2+</td>
<td>Registered GT</td>
</tr>
<tr>
<td>N2</td>
<td>Device Status Change - Gas Smart Meter Decommission or Withdrawal</td>
<td>Mandatory SMETS2+</td>
<td>Registered GT</td>
</tr>
<tr>
<td>N16</td>
<td>Device Identity Confirmation</td>
<td>Mandatory SMETS2+</td>
<td>Registered GT</td>
</tr>
<tr>
<td>N55</td>
<td>SMETS1 Service Provider Alert</td>
<td>Mandatory SMETS1</td>
<td>Registered GT</td>
</tr>
</tbody>
</table>
8.1.24 DCC Alert Tests - RSA

<table>
<thead>
<tr>
<th>Reference</th>
<th>Name</th>
<th>Test Scenario</th>
<th>Applicable User Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>N55</td>
<td>SMETS1 Service Provider Alert</td>
<td>Mandatory SMETS1</td>
<td>RSA</td>
</tr>
</tbody>
</table>

8.1.25 DCC Alert Tests - OU

<table>
<thead>
<tr>
<th>Reference</th>
<th>Name</th>
<th>Test Scenario</th>
<th>Applicable User Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>N24</td>
<td>Update HAN Device Log Result - Successful Communications Hub Function Whitelist Update</td>
<td>Mandatory SMETS2+</td>
<td>OU</td>
</tr>
<tr>
<td>N55</td>
<td>SMETS1 Service Provider Alert</td>
<td>Mandatory SMETS1</td>
<td>OU</td>
</tr>
</tbody>
</table>

8.1.26 Response Code Tests

The following table outlines the Response Code Tests required to be executed by User Role. The purpose of these tests is to prove that a party can receive a subset of Response Code messages based on the differing types of response codes that can be received.

New User

The following User Role tables reflect the test Response Codes that must be executed by a new Party seeking to undertake UEPT. The tests are those indicated as ‘Mandatory, Mandatory SMETS1 and Mandatory SMETS2+’ in the test scenario column, for which they must be executed for each specific User Role. Those indicated as ‘Mandatory’ must be executed in respect of a SMETS1 Device and a SMETS2+ Device. Those indicated as ‘Mandatory SMETS1’ must be executed in respect of a SMETS1 Device. Those indicated as ‘Mandatory SMETS2+’ must be executed in respect of a SMETS2+ Device. Where the Response Code Tests are indicated as N/A there is no requirement to test during execution of the test scenarios.

Existing User seeking to send Service Request that access R2.0 functionality

In the case of R2.0 there are no specific Response Codes that require testing.

Existing User seeking to send Service Request to SMETS1 Devices

The tests that must be executed if a Testing Participant has already completed UEPT and is seeking to test Response Codes for SMETS 1 Devices in a particular User Role (Eligibility Testing), as set out in clause 4.3 of the UTSAD, are those indicated as ‘Mandatory or Mandatory SMETS1’ in the test scenario column for the relevant User Role. Those indicated as ‘Mandatory’ must only be executed in respect of a SMETS1 Device and those indicated as ‘Mandatory SMETS1’ must only be executed in respect of a SMETS1 Device. Where the Response Code Tests are indicated as N/A there is no requirement to test during execution of the test scenarios.
8.1.27 Self Service Interface Test

The following tables outline the test required to be executed by a Testing Participant to determine whether the prospective User can access the SSI.

<table>
<thead>
<tr>
<th>Reference</th>
<th>Name</th>
<th>Test Scenario</th>
<th>User Role</th>
</tr>
</thead>
<tbody>
<tr>
<td>E11</td>
<td>Failed Validation - Invalid Service Request / Device Type combination</td>
<td>Mandatory</td>
<td>IS ES GS ED GT RSA OU</td>
</tr>
<tr>
<td>E13</td>
<td>Failed Validation – Invalid Request Type for URL</td>
<td>Mandatory</td>
<td>IS ES GS ED GT RSA OU</td>
</tr>
<tr>
<td>E19</td>
<td>Failed Validation – Device doesn’t exist</td>
<td>Mandatory</td>
<td>IS ES GS ED GT RSA OU</td>
</tr>
<tr>
<td>E60</td>
<td>Failed Validation – Invalid Service Request for SMETS1 Devices</td>
<td>Mandatory SMETS1</td>
<td>IS ES GS ED GT RSA OU</td>
</tr>
<tr>
<td>E61</td>
<td>Failed Validation – Invalid Command Variant for SMETS1 Service Request</td>
<td>Mandatory SMETS1</td>
<td>IS ES GS ED GT RSA OU</td>
</tr>
</tbody>
</table>

### 8.1.27.1 Test Scenario

**Title:** Testing Participant can successfully log into and access the Self Service Interface.

**Prerequisite:**
- Testing Participant holds the role of IS, IS, ES, ED, GT, RSA or OU for testing purposes.
- Connection to DCC System.
- Party SSI login authentication via DCC or own IDP.

<table>
<thead>
<tr>
<th>Steps</th>
<th>Description</th>
<th>Objective</th>
<th>Actions</th>
<th>Acceptance Criteria</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Login via IDP</td>
<td>Authenticate via IDP</td>
<td>Party to open the web service for SSI login and complete Party login via DCC or own IDP.</td>
<td>Login success and the authenticating SEC Party will be presented with Self Service Interface.</td>
</tr>
</tbody>
</table>
## 9 Annex D: Forms and Templates

Extant versions of templates for the following documents will be maintained on the DCC Website or SharePoint.

<table>
<thead>
<tr>
<th>Template</th>
</tr>
</thead>
<tbody>
<tr>
<td>DCC Acknowledgement of Intention to Undertake Testing template</td>
</tr>
<tr>
<td>Test Readiness Report template</td>
</tr>
<tr>
<td>Test Plan template</td>
</tr>
<tr>
<td>Test Execution Dashboard template</td>
</tr>
<tr>
<td>Test Completion Report template</td>
</tr>
</tbody>
</table>
To: [Party]
From: [DCC]

[Date]

Dear Sir or Madam,

TEST COMPLETE CERTIFICATE

[TEST]: [insert description, to correspond with relevant description, insert list of Service Requests for which testing has been completed]

We confirm that the relevant Exit Criteria have been achieved in respect of: [TEST]

Party: [Party]
User Role: [User Role]

Yours faithfully

[Name]
[Position]

Acting on behalf of the DCC
# Annex F: DEFINITIONS

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
<th>Source</th>
</tr>
</thead>
<tbody>
<tr>
<td>Entry Criteria</td>
<td>The criteria that must be satisfied before testing can commence</td>
<td>Clause 5.4.2 of this document</td>
</tr>
<tr>
<td>Exit Criteria</td>
<td>The criteria that must be satisfied before testing can be considered complete</td>
<td>Clause 5.6.2 of this document</td>
</tr>
<tr>
<td>SMETS2+ Install and Commission</td>
<td>The process of installing and commissioning a SMEST2+ Communications Hub Function, a SMETS+ Gas Proxy Function (in the case of Gas Smart Meters) and SMETS2+ Smart Meters with the DCC.</td>
<td>Clause 5.1 of this document</td>
</tr>
<tr>
<td>Regression Testing</td>
<td>Testing of a previously tested programme following modification of that programme to ensure that defects have not been introduced or uncovered in unchanged areas of the software, as a result of the changes made (and Regression Test shall be construed accordingly)</td>
<td>International Software Testing Qualifications Board</td>
</tr>
<tr>
<td>Relevant Party</td>
<td>The Party which is undertaking the necessary steps for the purposes of User Entry Process Tests</td>
<td>This document</td>
</tr>
<tr>
<td>(Requirements) Traceability Matrix</td>
<td>A matrix of defined requirements that provides traceability (linkage) to Test Scripts for the purpose of providing a measurement of test coverage.</td>
<td>International Software Testing Qualifications Board</td>
</tr>
<tr>
<td>Test Completion Certificate</td>
<td>A certificate issued by the DCC to a Party in a particular User Role upon request and in any event in accordance with 5.6.1.3 when that Party successfully completes UEPT.</td>
<td>Clause 10 of this document</td>
</tr>
<tr>
<td>Test Completion Report</td>
<td>A document summarising testing activities and results. It also contains an evaluation against Exit Criteria.</td>
<td>Clause 6.1.6 of this document</td>
</tr>
<tr>
<td>Test Data</td>
<td>The data constructed for the purposes of undertaking User Entry Process Tests</td>
<td>Clause 7 of this document</td>
</tr>
<tr>
<td>Test Data Plan</td>
<td>The document that sets out: the size and type/format of data, who is responsible for providing the data; and when the data is required to be available to support test activities in a Test Plan</td>
<td>Clause 7 of this document</td>
</tr>
<tr>
<td>Test Execution Dashboard</td>
<td>The document summarising testing activities and results, produced at regular intervals, to report progress of testing activities against a baseline (such as the original test plan) and to communicate risks.</td>
<td>Clause 6.1.5 of this document</td>
</tr>
<tr>
<td>Test Management Tool</td>
<td>A tool that has the ability to log and track Testing Issues.</td>
<td>Clause 5.6.2 of this document</td>
</tr>
<tr>
<td>Test Plan</td>
<td>A document describing the scope, approach, resources and schedule of intended test activities within a Test Stage that will be produced as set out in clause 6.1.4</td>
<td>Clause 6.1.4 of this document</td>
</tr>
<tr>
<td>Test Result</td>
<td>The consequence/outcome of the execution of a test script</td>
<td>Clause 6.1.5 of this document</td>
</tr>
<tr>
<td>Test Readiness Report</td>
<td>A report that when completed provides the capability to assess the status of test preparation and determine the readiness to proceed into test execution</td>
<td>Clause 6.1.3 of this document</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
<td>Source</td>
</tr>
<tr>
<td>--------------------</td>
<td>---------------------------------------------------------------------------</td>
<td>---------------------------------------------</td>
</tr>
<tr>
<td>Test Schedule</td>
<td>A list of test process activities, tasks or events identifying their intended start and finish dates and/or times and interdependencies.</td>
<td>Clause 6.1.4 of this document</td>
</tr>
<tr>
<td>Test Script</td>
<td>A document specifying a sequence of actions for the execution of a test</td>
<td>Clause 6.1.8 of this document</td>
</tr>
</tbody>
</table>

**References**

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Title &amp; Originator’s Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEC</td>
<td>Smart Energy Code</td>
</tr>
<tr>
<td>DUIS</td>
<td>DCC User Interface Specification</td>
</tr>
<tr>
<td>ETAD</td>
<td>Enduring Testing Approach Document</td>
</tr>
<tr>
<td>E2EAD</td>
<td>End to End Testing Approach Document</td>
</tr>
<tr>
<td>None</td>
<td>Guide for Testing Participants</td>
</tr>
</tbody>
</table>
### Annex G: Testing Issue Severity Descriptions

<table>
<thead>
<tr>
<th>Severity</th>
<th>Description</th>
</tr>
</thead>
</table>
| Severity 1 | An Issue which in relation to the Relevant Party:  
• would prevent user from using their systems  
• would have a critical adverse impact on business activities  
• would cause significant financial loss  
• would result in any material loss or corruption of Data.  
Non-exhaustive examples:  
• an Issue leading to non-availability of systems  
• all test progress is blocked. |
| Severity 2 | An Issue which in relation to the Relevant Party:  
• would have a major (but not critical) adverse impact on use of systems  
• would cause limited financial loss  
Non-exhaustive examples:  
• an Issue leading to non-availability of or to loss of resilience of a material part of their systems  
• large areas of functionality will not be able to be tested  
• testing not completely blocked but has been significantly impacted. |
| Severity 3 | An Issue which in relation to the Relevant Party:  
• would have a major adverse impact on business activities but which can be reduced to a moderate adverse impact through a work-around  
• would have a moderate adverse impact on the business activities  
Non-exhaustive examples:  
• testing can progress but the work-around will impact test progress. |
| Severity 4 | An Issue which in relation to the Relevant Party:  
• would have a minor adverse impact on business activities  
Non-exhaustive examples:  
• minor service interruptions in the business process |
| Severity 5 | An Issue which in relation to the Relevant Party:  
• would have minimal impact on business activities  
Non-exhaustive examples:  
• trivial Issues with work-arounds which are noted for future releases but minimal impact of running existing activities  
• tests can still pass but there are cosmetic issues. |
Appendix S

DCCKI Certificate Policy
Table of Contents

1 INTRODUCTION .................................................................................................................. 5
  1.1 Overview .................................................................................................................................. 5
  1.2 Document Name and Identification ....................................................................................... 5
  1.3 DCCKI Participants ............................................................................................................... 5
  1.4 Usage Of DCCKI Certificates .............................................................................................. 7
  1.5 Policy Administration .......................................................................................................... 9

2 PUBLICATION AND REPOSITORY RESPONSIBILITIES ................................................. 10
  2.1 Repositories ......................................................................................................................... 10
  2.2 Publication of Certification Information .................................................................................. 10
  2.3 Time or Frequency of Publication ......................................................................................... 10
  2.4 Access Control on Repositories ............................................................................................ 10

3 IDENTIFICATION AND AUTHENTICATION ....................................................................... 11
  3.1 Naming .................................................................................................................................... 11
  3.2 Initial Identity Validation ......................................................................................................... 11
  3.3 Identification and Authentication for re-key Requests ............................................................ 13
  3.4 Identification and Authentication for Revocation Requests .................................................... 13

4 CERTIFICATE LIFE-CYCLE OPERATIONAL REQUIREMENTS ........................................ 14
  4.1 Certificate Applications ......................................................................................................... 14
  4.2 Certificate Application Processing ......................................................................................... 15
  4.3 DCCKI Certificate Issuance .................................................................................................... 16
  4.4 Certificate Acceptance ........................................................................................................... 17
  4.5 Key Pair and Certificate Usage ............................................................................................... 18
  4.6 Certificate Renewal ................................................................................................................ 18
  4.7 Certificate Re-Key .................................................................................................................. 19
  4.8 Certificate Modification .......................................................................................................... 19
  4.9 Certificate Revocation and Suspension .................................................................................. 20
  4.10 Certificate Status Services ..................................................................................................... 23
  4.11 End of Subscription ............................................................................................................... 23
  4.12 Key Escrow And Recovery .................................................................................................... 23
FACILITY, MANAGEMENT, AND OPERATIONAL CONTROLS ........24
  5.1 Physical Controls ................................................................. 24
  5.2 Procedural controls ............................................................... 26
  5.3 Personnel controls ............................................................... 28
  5.4 Audit logging procedures ....................................................... 29
  5.5 Records archival ................................................................. 31
  5.6 Key changeover ................................................................. 32
  5.7 Compromise and disaster recovery ........................................ 34

TECHNICAL SECURITY CONTROLS ............................................ 37
  6.1 Key pair generation and installation ...................................... 37
  6.2 Private Key Protection and Cryptographic Module Engineering Controls 39
  6.3 Other aspects of Key Pair management .................................. 42
  6.4 Activation Data .................................................................. 43
  6.5 Computer security controls .................................................. 44
  6.6 Life cycle technical controls ................................................ 44
  6.7 Network security controls .................................................... 44
  6.8 Time-stamping ................................................................ 45

CERTIFICATE, CRL, AND OCSP PROFILES ............................. 46
  7.1 Certificate profile ................................................................. 46
  7.2 CRL profile ........................................................................ 47
  7.3 OCSP profile ....................................................................... 47

COMPLIANCE AUDIT AND OTHER ASSESSMENTS ...................... 48
  8.1 Frequency or circumstances of assessment ............................. 48
  8.2 Identify/qualifications of assessor ......................................... 48
  8.3 Assessor’s relationship to assessed entity .............................. 48
  8.4 Topics covered by assessment .............................................. 48
  8.5 Actions taken as a result of deficiency .................................. 48
  8.6 Communication of results ..................................................... 49

OTHER BUSINESS AND LEGAL MATTERS ............................... 50
  9.1 Fees ................................................................................. 50
  9.2 Financial responsibility ....................................................... 50
9.3 Confidentiality of business information ................................................................. 50
9.4 Privacy of personal information ............................................................................ 50
9.5 Intellectual property rights ...................................................................................... 51
9.6 Representations and warranties .............................................................................. 51
9.7 Representations and warranties of other participants .............................................. 51
9.8 Disclaimers of warranties ....................................................................................... 51
9.9 Limitations of liability ............................................................................................. 51
9.10 Indemnities ............................................................................................................ 52
9.11 Term and termination ............................................................................................. 52
9.12 Individual notices and communications with participants .................................... 52
9.13 Amendments ......................................................................................................... 52
9.14 Dispute resolution provisions ................................................................................ 52
9.15 Governing law ....................................................................................................... 52
9.16 Compliance with applicable law ............................................................................ 52
9.17 Miscellaneous provisions ....................................................................................... 52
9.18 Other provisions .................................................................................................... 53

Annex A Defined Terms ............................................................................................... 54

Annex B DCCKI Certificate Profiles ............................................................................. 62
1 INTRODUCTION
(a) The document (together with its Annexes):
   (i) shall be known as the “DCCKI Certificate Policy” (and in this document is referred to simply as the “Policy”); and
   (ii) is a SEC Subsidiary Document related to Section L13.34(a)(i) (The DCCKI SEC Documents) of the Code.

1.1 Overview
(a) This Policy sets out the arrangements relating to:
   (i) The Root DCCKICA Certificate;
   (ii) EII DCCKICA Certificates; and
   (iii) UI DCCKICA Certificates;
   together referred to as the “DCCKICA Certificates” and
   (iv) DCCKI Infrastructure Certificates; and
   (v) Personnel Authentication Certificates,
   together with the DCCKICA Certificates referred to as the “DCCKI Certificates”.

(b) This Policy is structured according to the guidelines provided by IETF RFC 3647, with appropriate extensions, modifications and deletions.

1.2 Document Name and Identification
(a) This Policy has been registered with the Internet Address Naming Authority and assigned an OID of 1.2.826.0.1.8641679.1.2.1.11.

1.3 DCCKI Participants
1.3.1 The DCCKI Certification Authority
(a) The definition of the DCCKI Certification Authority is set out in Annex A.

1.3.2 DCCKI Registration Authority
(a) The definition of the DCCKI Registration Authority is set out in Annex A.
1.3.3 DCCKI Subscribers

(a) In accordance with Section L13.2 of the Code (DCCKI Authorised Subscribers) Parties and Registration Data Providers (RDPs) may become DCCKI Authorised Subscribers.

(b) The DCCKI RAPP sets out the procedure to be followed by Parties and RDPs in order to become a DCCKI Authorised Subscriber for one or more DCCKI Certificates.

(c) The DCC (acting in its capacity as the Root DCCKICA, EII DCCKICA or UI DCCKICA) shall be a DCCKI Authorised Subscriber and:

(i) it (and only it) shall be a DCCKI Eligible Subscriber in respect of DCCKICA Certificates; and

(ii) (save for the purpose of replacement of the Root DCCKICA), it shall be a DCCKI Eligible Subscriber only in respect of a single Root DCCKICA Certificate.

(d) Where a person is a DCCKI Authorised Subscriber in accordance with this Policy and the DCCKI RAPP, that person shall be a DCCKI Eligible Subscriber in respect of DCCKI Infrastructure Certificates where the purpose of that DCCKI Certificate is:

(i) establishing TLS communications with the DCC over a DCC Gateway Connection, and that person is a Party or RDP; or

(ii) the signing of SAML assertions in order to Authenticate its User Personnel to the Self Service Interface using an Identity Provider Service that is not the DCC Identity Provider Service, and that person is a User.

(e) A Party that is a DCCKI Authorised Subscriber shall be a DCCKI Eligible Subscriber in respect of Personnel Authentication Certificates only in the circumstance where that DCCKI Authorised Subscriber is a User, intending to use the Identity Provider Service provided by the DCC for the purpose of Authenticating its User Personnel to the Self Service Interface as set out in Part 1.4.1 of this Policy.

(f) DCCKI Eligible Subscribers and DCCKI Subscribers are subject to the applicable requirements of this Policy, the DCCKI RAPP and Sections L13.43 to L13.47 (The DCCKI Subscriber Obligations) of the Code.
(g) The definitions of the following terms are set out in Section A of the Code (Definitions and Interpretations):

(i) DCCKI Subscriber; and

(ii) DCCKI Eligible Subscriber.

(h) The definition of a DCCKI Authorised Subscriber is set out in Annex A to this Policy.

1.3.4 DCCKI Relying Parties

(a) The definition of a DCCKI Relying Party is set out in Section A of the Code (Definitions and Interpretations).

(b) DCCKI Relying Parties shall be subject to the applicable requirements of Sections L13.48 to L13.52 (Duties in relation to DCCKI Certificates and DCCKICA Certificates) of the Code.

1.3.5 DCCKI Policy Management Authority

(a) The DCC shall fulfil the functions of the DCCKI PMA in accordance with the provisions set out in Section L13.53 to L15.57 of the Code.

1.3.6 DCCKI Repository Provider

(a) Provision in relation to the DCCKI Repository Service is made in Section L13.18 (The DCCKI Repository Service), of the Code

1.4 USAGE OF DCCKI CERTIFICATES

1.4.1 Appropriate Certificate Uses

(a) The DCCKICA shall ensure that DCCKICA Certificates are Issued only to:

(i) the Root DCCKICA for use in its capacity as, and for the purposes of, exercising its functions as the Root DCCKICA; and

(ii) the EII DCCKICA and the UI DCCKICA, in their capacity as, and for the purposes of exercising the functions of, issuing authorities.
(b) Subject to 1.4.1 (e), the DCCKICA shall ensure that DCCKI Infrastructure Certificates are issued only:

(i) by the EII DCCKICA, and to DCCKI Eligible Subscribers; and

(ii) for the purposes of:

(1) establishing TLS communications with the DCC over a DCC Gateway Connection; or

(2) the signing of SAML assertions of a User that chooses to Authenticate its User Personnel to the Self Service Interface using an Identity Provider Service that is not provided by the DCC.

(c) Subject to 1.4.1 (e), the DCCKICA shall ensure that Personnel Authentication Certificates are issued only:

(i) by the UI DCCKICA, and to DCCKI Eligible Subscribers; and

(ii) for the purpose of Authenticating User Personnel of Users intending to use the Identity Provider Service provided by the DCC to the Self Service Interface.

(d) Further provision in relation to Parties and RDPs obligations in respect of the use of DCCKI Certificates is made in Sections L13.43 to L13.47 (The DCCKI Subscriber Obligations) of the Code and Sections L13.48 to L13.52 (The DCCKI Relying Party Obligations) of the Code.

(e) Nothing in this DCCKI Certificate Policy shall prevent DCC from:

(i) using the Root DCCKICA Certificate for the purposes of issuing additional issuing authority certificates;

(ii) using those issuing authorities to issue additional end entity certificates; or

(iii) issuing DCCKI Infrastructure Certificates or Personnel Authentication Certificates to DCC or DCC Service Providers other than in accordance with this Policy;
provided that in any of the above cases DCC may only do so:

(iv) for the purposes of issuing DCCKI Certificates or other certificates as may be required to establish secure communications between DCC and DCC Service Providers, or to secure communications and data within DCC Service Providers, but not between either DCC or a DCC Service Provider and any other Party or RDP; and

(v) to the extent set out in the DCCKI Certification Practice Statement.

1.4.2 Prohibited Certificate Uses
(a) No Party or Registration Data Provider shall use a DCCKI Certificate other than for the purposes permitted in Part 1.4.1 of this Policy.

1.5 Policy Administration

1.5.1 Organisation Administering the Document
(a) This Policy is a SEC Subsidiary Document and shall be maintained in accordance with the provisions of the Code.

1.5.2 Contact Person
(a) Questions in relation to the content of this Policy should be addressed to the DCCKI PMA or the Service Desk.

1.5.3 Person determining Certification Practice Statement suitability for the Policy
(a) Provision is made in Section L13.38 (the DCCKI Certification Practice Statement) of the Code in relation to the suitability of the DCCKI CPS for the Policy.

1.5.4 CPS Approval Procedures
(a) Provision is made in Section L13.54 (the DCCKI PMA functions) of the Code for the procedure by which the DCCKI PMA may approve the DCCKI CPS.

1.5.5 Registration Authority Policies and Procedures
(a) The DCCKI Registration Authority Policies and Procedures are set out at Appendix W of the Code.
2 **PUBLICATION AND REPOSITORY RESPONSIBILITIES**

### 2.1 Repositories

(a) Provision is made in Section L13.18 (the DCCKI Repository Service) of the Code for the establishment, operation and maintenance of the DCCKI Repository.

### 2.2 Publication of Certification Information

(a) Section L13.19 (the DCCKI Repository Service) of the Code makes provision for the lodging of documents and information in the DCCKI Repository.

### 2.3 Time or Frequency of Publication

(a) The DCCKICA shall ensure that:

   (i) Root DCCKICA Certificate and EII DCCKICA Certificate are lodged promptly in the DCCKI Repository on Issuance;

   (ii) each new version of the EII DCCKICA Certificate Revocation List is lodged in the DCCKI Repository following its production as is specified in Part 4.9.7 of this Policy;

   (iii) each new version of the DCCKI Authority Revocation List is lodged in the DCCKI Repository following its production as is specified in Part 4.9.7 of this Policy;

   (iv) DCCKI Infrastructure Certificates are lodged promptly in the DCCKI Repository on Issuance; and

   (v) a revised version of the DCCKI RAPP is lodged promptly in the DCCKI Repository following each modification.

### 2.4 Access Control on Repositories

(a) Provision in relation to access controls for the DCCKI Repository is made in Section L13.21 (the DCCKI Repository Service) of the Code and the DCCKI Interface Design Specification and the DCCKI Certification Practice Statement.
3 IDENTIFICATION AND AUTHENTICATION

3.1 Naming

3.1.1 Types of Names
(a) Provision is made in the DCCKI RAPP to ensure that the name of the Subject of each DCCKI Certificate is in accordance with the relevant DCCKI Certificate Profile in Annex B to this document.

3.1.2 Need for Names to be Meaningful
(a) Provision is made in the DCCKI RAPP to ensure that the name of the Subject of each DCCKI Infrastructure Certificate is meaningful and consistent with the relevant DCCKI Certificate Profile in Annex B to this document.

3.1.3 Anonymity or Pseudonymity of Subscribers
(a) Provision is made in the DCCKI RAPP to prohibit DCCKI Eligible Subscribers from requesting the Issue of a DCCKI Certificate anonymously or by means of a pseudonym.

3.1.4 Rules for Interpreting Various Name Forms
(a) Provision in relation to name forms is made in Annex B to this document.

3.1.5 Uniqueness of Names
(a) Provision in relation to the uniqueness of names is made in Annex B to this document.

3.1.6 Recognition, Authentication, and Role of Trademarks
(a) Provision in relation to the use of trademarks, trade names and other restricted information in DCCKI Certificates is made in Section L13.44 (DCCKI Certificate Signing Requests) of the Code.

3.2 Initial Identity Validation

3.2.1 Method to Prove Possession of Private Key
(a) Provision is made in the DCCKI RAPP in relation to:

   (i) the procedure to be followed by a DCCKI Eligible Subscriber in order to prove its possession of the Private Key that is associated with the Public Key to be contained in any DCCKI Infrastructure Certificate that is the subject of a DCCKI Certificate Signing Request which has been submitted by that Eligible Subscriber; and

   (ii) the procedure to be followed by a DCCKI Eligible Subscriber in order to prove its possession of the Private Key that is associated with the Public Key to be contained in any DCCKI Infrastructure Certificate that is the subject of a DCCKI Certificate Signing Request which has been submitted by that Eligible Subscriber; and
(ii) that the procedure established for this purpose is in accordance with the procedure in PKCS#10 or an equivalent cryptographic mechanism as agreed by the DCCKI PMA function.

(b) Provision is made in the DCCKI CPS in relation to:

(i) the procedure to be followed by the DCCKICA in order to prove its possession of the Private Key that is associated with the Public Key to be contained in any DCCKICA Certificate that is the subject of a DCCKI Certificate Signing Request; and

(ii) the procedure to be followed by the DCCKICA in order to prove its possession of the Private Key that is associated with the Public Key to be contained in any Personnel Authentication Certificate that is the subject of a DCCKI Certificate Signing Request pursuant to a Personnel Authentication Certificate Application from an Eligible Subscriber.

3.2.2 Authentication of Organisation Identity

(a) Provision is made in the DCCKI RAPP in relation to:

(i) The procedure to be followed by a Party or RDP in order to become a DCCKI Authorised Subscriber;

(ii) The criteria in accordance with which the DCCKI Registration Authority shall determine whether a Party or RDP is entitled to become a DCCKI Authorised Subscriber;

(iii) The requirement that the Party or RDP shall be Authenticated by the DCCKICA for that purpose; and

(iv) The criteria in accordance with which the DCCKICA shall determine whether a Party or RDP is Authenticated.

3.2.3 Authentication of Individual Identity

(a) Provision is made in the DCCKI RAPP in relation to the Authentication of individuals engaged by DCCKI Authorised Subscribers to fulfil roles defined in this Policy.
3.2.4 Non-verified Subscriber Information
   (a) The DCCKICA shall verify all information in relation to DCCKI Certificates, save that the Subject name for Personnel Authentication Certificates is derived from the information input by DCCKI Eligible Subscriber for the purposes of populating fields in those Personnel Authentication Certificates and need not be verified by the DCCKICA.

3.2.5 Validation of Authority
   See Part 3.2.2 of this Policy.

3.2.6 Criteria for Interoperation
   [Not applicable]

3.3 Identification and Authentication for re-key Requests

3.3.1 Identification and Authentication for Routine Re-Key
   (a) This Policy does not support Certificate Re-Key.

   (b) The DCCKICA shall not provide a Certificate Re-Key service.

3.3.2 Identification and Authentication for Re-Key after Revocation
   [Not applicable]

3.4 Identification and Authentication for Revocation Requests

3.4.1 Authentication for Certificate Revocation Requests
   (a) Provision is made in the DCCKI RAPP in relation to procedures designed to ensure the Authentication of persons who submit a DCCKI Certificate Revocation Request and to verify that they are authorised to submit that request.
4 CERTIFICATE LIFE-CYCLE OPERATIONAL REQUIREMENTS

4.1 Certificate Applications

4.1.1 Submission of Certificate Applications
(a) Provision is made in the DCCKI RAPP with respect to the circumstances in which an DCCKI Eligible Subscriber may:

(i) submit a DCCKI Certificate Signing Request in relation to a DCCKI Infrastructure Certificate;

(ii) submit a Personnel Authentication Certificate Application in relation to a Personnel Authentication Certificate; and

(iii) submit a DCCKI Certificate Signing Request in relation to a DCCKICA Certificate,

and, in each case, the means by which that DCCKI Eligible Subscriber may do so.

4.1.2 Enrolment Process for the Subscriber and its Representatives
(a) Provision is made in the DCCKI RAPP in relation to the:

(i) establishment of an enrolment process in relation to Parties and RDPs in order to Authenticate them and verify that they are authorised to act as DCCKI Authorised Subscribers;

(ii) establishment of an enrolment process in relation to individuals nominated to act on behalf of DCCKI Authorised Subscribers as DCCKI Senior Responsible Officers or DCCKI Authorised Responsible Officers, in order to Authenticate them and verify that they are authorised to act on behalf of (and, in the case of Personnel Authentication Certificate Applications, go on to authorise others to act on behalf of) those DCCKI Authorised Subscribers; and

(iii) maintenance by the DCCKICA of a list of Parties, RDPs, and individuals enrolled in accordance with those enrolment processes.
4.1.3 Enrolment Process for the Registration Authority and its Representatives
(a) Provision is made in the DCCKI RAPP in relation to the establishment of an enrolment process in respect of DCCKICA Personnel and DCCKICA Systems for the purpose of Authentication and to verify that they are authorised to act on behalf of the DCCKICA in its capacity as the DCCKI Registration Authority; including in particular, for that purpose, provision for:

(i) the Authentication of all DCCKI Registration Authority Personnel by a DCCKI Registration Authority Manager; and

(ii) all DCCKI Registration Authority Personnel to have their identity and authorisation verified prior to being provided these roles.

4.2 Certificate Application Processing
4.2.1 Performing Identification and Authentication Functions
(a) Provision is made in the DCCKI RAPP in relation to the Authentication by the DCCKICA of a DCCKI Eligible Subscriber which submits:

(i) a DCCKI Certificate Signing Request in relation to a DCCKI Infrastructure Certificate; or

(ii) a Personnel Authentication Certificate Application in relation to a Personnel Authentication Certificate.

4.2.2 Approval or Rejection of Certificate Applications
(a) Where any DCCKI Certificate Signing Request made in relation to a DCCKI Infrastructure Certificate fails to satisfy the requirements set out in the DCCKI RAPP, this Policy or any other provisions of the Code, the DCCKICA:

(i) shall reject it and refuse to Issue the DCCKI Infrastructure Certificate which was the subject of that DCCKI Certificate Signing Request, and

(ii) shall give notice to the person that made the DCCKI Certificate Signing Request of the reasons for its rejection.

(b) Where the failure results from a failure of Authentication of the DCCKI Eligible Subscriber, then an Incident shall be raised by DCCKICA Personnel.
(c) Where any DCCKI Certificate Signing Request satisfies the requirements set out in the DCCKI RAPP, this Policy, and any other provision of the Code, the DCCKICA shall Issue the DCCKI Certificate that was the subject of that DCCKI Certificate Signing Request.

4.2.3 Time to Process Certificate Applications
(a) Provision is made in the DCCKI RAPP in relation to the agreed elapsed time for the processing of DCCKI Certificate Signing Requests and Personnel Authentication Certificate Applications made in accordance with this Policy.

4.3 DCCKI Certificate Issuance
4.3.1 DCCKICA actions during certificate Issuance
(a) The Root DCCKICA shall Issue a DCCKICA Certificate only in accordance with the provisions of this Policy and the DCCKI CPS.

(b) The DCCKICA shall Issue a DCCKI Infrastructure Certificate or a Personnel Authentication Certificate only in accordance with the provisions of this Policy and the DCCKI RAPP and:

(i) in the case of DCCKI Infrastructure Certificates, only in response to a DCCKI Certificate Signing Request made by a DCCKI Eligible Subscriber; and

(ii) in the case of Personnel Authentication Certificates, only following the creation of a DCCKI Certificate Signing Request by the DCCKICA in response to a Personnel Authentication Certificate Application made by a member of User Personnel of a DCCKI Eligible Subscriber via the Personnel Credentials Interface.

(c) The DCCKICA shall ensure that each DCCKI Certificate that is Issued by it contains information that:

(i) it has verified to be correct and complete; and

(ii) is consistent with the information in the DCCKI Certificate Signing Request.
4.3.2 Notification to DCCKI Eligible Subscriber by the DCCKICA of Issuance of Certificate
(a) Provision is made in the DCCKI RAPP for the DCCKICA to notify a DCCKI Eligible Subscriber of the Issuance of a DCCKI Certificate which was the subject of a DCCKI Certificate Signing Request or Personnel Authentication Certificate Application made by it.

4.4 Certificate Acceptance

4.4.1 Conduct Constituting Certificate Acceptance
(a) Provision is made in the DCCKI RAPP to:
   (i) specify the means by which an DCCKI Eligible Subscriber may clearly indicate to the DCCKICA its rejection of a DCCKI Certificate which has been Issued to it; and
   (ii) specify the circumstances in which a DCCKI Eligible Subscriber is treated as a DCCKI Subscriber in relation to a DCCKI Certificate
(b) Further provision in relation to subscribing for or rejecting DCCKI Certificates is made in Section L13.45 (Subscribing for or rejecting DCCKI Certificates) of the Code.

4.4.2 Publication of Certificates by the DCCKICA
(a) Following Issuance, the DCCKICA shall lodge a copy of each Root DCCKICA Certificate, each EII DCCKICA Certificate and each DCCKI Infrastructure Certificate in the DCCKI Repository.
(b) Further provision in relation to the publication of DCCKI Certificates is made in Part 2 of this Policy and in Section L13.17 (the DCCKI Repository Service) of the Code.

4.4.3 Notification of Certificate Issuance by the DCCKICA to Other Entities
(a) The DCCKICA shall give explicit notice of the Issue of a DCCKI Certificate only to the DCCKI Eligible Subscriber who submitted the DCCKI Certificate Signing Request or Personnel Authentication Certificate Application.
4.5 Key Pair and Certificate Usage

4.5.1 DCCKI Authorised Subscriber Private Key and Certificate Usage
(a) Provision for restrictions on the use by DCCKI Authorised Subscribers of Private
   Keys in respect of DCCKI Certificates is made in:
   (i) Section G5.24 (the User Information Security Management System) of the Code;
   (ii) Section L13 (DCC Key Infrastructure) of the Code;
   (iii) this Policy; and
   (iv) the DCCKI Certification Practice Statement.

4.5.2 DCCKI Relying Party Public Key and Certificate Usage
(a) Provision in relation to reliance that may be placed on a DCCKI Certificate is made
   in Section L13.48 to L13.52 (the DCCKI Relying Party Obligations) of the Code.

4.6 Certificate Renewal

4.6.1 Circumstances of Certificate Renewal
(a) This Policy does not support the renewal of DCCKI Certificates.
   (b) The DCCKICA may only replace, and shall not renew, any DCCKI Certificate.

4.6.2 Circumstances of Certificate Replacement
(a) A DCCKI Certificate replacement may occur:
   (i) where the request for DCCKI Certificate replacement relates to normal business
       activity, in which case the process set out in the DCCKI RAPP shall apply;
   (ii) where suspicion of Compromise or Compromise is reported for a DCCKI
        Certificate that has been issued; in which case the matter shall be managed
        through the Incident Management Policy and in accordance with the DCCKI
        RAPP.

4.6.3 Who May Request a Replacement Certificate
See Part 4.1 of this Policy.

4.6.4 Processing Replacement Certificate Requests
See Part 4.2 of this Policy.

4.6.5 Notification of Replacement Certificate Issuance to a Subscriber
See Part 4.3 of this Policy.
4.6.6 Conduct Constituting Acceptance of a Replacement Certificate
See Part 4.4 of this Policy.

4.6.7 Publication of a Replacement Certificate by the DCCKICA
See Part 4.4.2 of this Policy.

4.6.8 Notification of Certificate Issuance by the DCCKICA to Other Entities
See Part 4.4.3 of this Policy.

4.7 Certificate Re-Key
(a) This Policy does not support Certificate Re-Key.

4.7.1 Circumstances for Certificate Re-Key
[Not applicable]

4.7.2 Who may request Certificate re-key
[Not applicable]

4.7.3 Processing Certificate Re-Keying Requests
[Not applicable]

4.7.4 Notification of New Certificate Issuance to Subscriber
[Not applicable]

4.7.5 Conduct Constituting Acceptance of a Re-Keyed Certificate
[Not applicable]

4.7.6 Publication of the Re-Keyed Certificate by the DCCKICA
[Not applicable]

4.7.7 Notification of Certificate Issuance by the DCCKICA to Other Entities
[Not applicable]

4.8 Certificate Modification
(a) This Policy does not support DCCKI Certificate modification.

4.8.1 Circumstances for Certificate Modification
[Not applicable]
4.8.2 Who may request Certificate Modification
[Not applicable]

4.8.3 Processing Certificate Modification Requests
[Not applicable]

4.8.4 Notification of New Certificate Issuance to Subscriber
[Not applicable]

4.8.5 Conduct Constituting Acceptance of Modified Certificate
[Not applicable]

4.8.6 Publication of the Modified Certificate by the DCCKICA
[Not applicable]

4.8.7 Notification of Certificate Issuance by the DCCKICA to Other Entities
[Not applicable]

4.9 Certificate Revocation and Suspension

4.9.1 Circumstances for Revocation
(a) In accordance with the DCCKI RAPP, the DCCKICA may revoke DCCKI Certificates that have been Issued to a DCCKI Subscriber:

(i) at that DCCKI Subscriber’s request, as described in the DCCKI RAPP;

(ii) in accordance with Incident Management processes or, in the event of a Major Security Incident, where DCC reasonably believes that Compromise of that DCCKI Subscriber’s Private Key has occurred;

(iii) where an organisation ceases to be a DCCKI Eligible Subscriber in relation to that DCCKI Certificate;

(iv) in the circumstances described in Section H10.1 (Emergency Suspension of Services) of the Code; and

(v) where a request is received by DCC from the Panel in the circumstances set out in Section M8 (Suspension, Expulsion, and Withdrawal) of the Code that would result in a requirement to revoke one or more DCCKI Certificates that have been Issued to that DCCKI Subscriber.
4.9.2 Who can Request Revocation
(a) In accordance with the DCCKI RAPP and Part 4.9.1 of this Policy, the following may request the revocation of DCCKI Certificates:

(i) a DCCKI Authorised Subscriber in relation to DCCKI Infrastructure Certificates for which it is a DCCKI Subscriber; and

(ii) the DCC.

4.9.3 Procedure for Revocation Request
(a) Provision is made in the DCCKI RAPP in relation to the procedure for submitting and processing a DCCKI Certificate Revocation Request.

4.9.4 Revocation Request Grace Period
(a) Provision is made in the DCCKI RAPP in relation to the grace period for requesting a DCCKI Certificate revocation.

4.9.5 Time within which the DCCKICA must process the Revocation Request
(a) The DCCKICA shall ensure that it processes all DCCKI Certificate Revocation Requests as soon as reasonably practicable following receipt and in accordance with the procedures set out in the DCCKI RAPP.

4.9.6 Revocation Checking Requirements for Relying Parties
(a) Provision in relation to the revocation checking requirements for DCCKI Relying Parties is made in Section L13 (DCC Key Infrastructure) of the Code.

4.9.7 CRL Issuance Frequency
(a) The DCCKICA shall ensure that an up to date version of any DCCKI ARL is lodged in the DCCKI Repository:

(i) at least once in every period of twelve months; and

(ii) promptly on the revocation of a EII DCCKICA Certificate or UI DCCKICA Certificate.

(b) Each version of the DCCKI ARL shall be valid until the date which is up to 13 months after the date on which that version is lodged in the DCCKI Repository or until it is subsequently replaced with an updated version.
(c) The DCCKICA shall ensure that each up to date version of the DCCKI ARL:

(i) continues to include each relevant revoked EII DCCKICA Certificate and relevant revoked UI DCCKICA Certificate until such time as the Validity Period of that EII DCCKICA Certificate or UI DCCKICA Certificate has expired; and

(ii) does not include any revoked EII DCCKICA Certificate or revoked UI DCCKICA Certificate after the Validity Period of that EII DCCKICA Certificate or UI DCCKICA Certificate has expired.

(d) The EII DCCKICA shall ensure that an up to date version of the EII DCCKICA CRL is lodged in the DCCKI Repository:

(i) at least once in every period of 30 days; and

(ii) within one hour on the revocation of a DCCKI Infrastructure Certificate.

(e) The EII DCCKICA shall ensure that each up to date version of the EII DCCKICA CRL:

(i) continues to include each relevant revoked DCCKI Infrastructure Certificate until such time as the Validity Period of that DCCKI Infrastructure Certificate has expired; and

(ii) does not include any revoked DCCKI Infrastructure Certificate after the Validity Period of that DCCKI Infrastructure Certificate has expired.

(f) The EII DCCKICA shall ensure that the EII DCCKICA CRL contains a non-critical entry extension which identifies the reason for the revocation of each DCCKI Infrastructure Certificate listed on it in accordance with RFC 5280 or an equivalent cryptographic standard.

(g) The UI DCCKICA shall not lodge a version of the UI DCCKICA CRL in the repository.

4.9.8 Maximum Latency for DCCKI CRLs (if applicable)

(a) In accordance with Part 4.9.7.

4.9.9 On-line Revocation/Status Checking Availability

[Not applicable]

4.9.10 On-line Revocation Checking Requirements
4.9.11 Other Forms of Revocation Advertisements Available
[Not applicable]

4.9.12 Special Requirements in the Event of Key Compromise
(a) See Part 4.6.2 of this Policy.

4.9.13 Circumstances for Suspension
(a) This Policy does not support suspension of DCCKI Certificates.

4.9.14 Who can Request Suspension
[Not Applicable]

4.9.15 Procedure for Suspension Request
[Not Applicable]

4.9.16 Limits on Suspension Period
[Not Applicable]

4.10 Certificate Status Services

4.10.1 Operational Characteristics
[Not applicable]

4.10.2 Service Availability
[Not applicable]

4.10.3 Optional Features
[Not applicable]

4.11 End of Subscription
(a) Provision is made in the DCCKI RAPP in relation to end of subscription.

4.12 KEY ESCROW AND RECOVERY
(a) This Policy does not support Key Escrow.
(b) The DCCKICA shall not provide a Key Escrow service.

4.12.1 Key Escrow and Recovery Policies and Practices
[Not applicable]

4.12.2 Session Key Encapsulation and Recovery Policy and Practices
[Not applicable]
5 FACILITY, MANAGEMENT, AND OPERATIONAL CONTROLS

5.1 Physical Controls

5.1.1 Site location and construction

(a) The DCCKICA shall ensure that the DCCKICA Systems are operated in a sufficiently secure environment which shall at least satisfy the requirements set out in Section G2 (System Security: Obligations on the DCC) and Section G5 (Information Security: Obligations on the DCC and Users) of the Code.

(b) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to physical controls including in particular provisions designed to ensure that:

(i) all of the physical locations in which the DCCKICA Systems are situated, operated, routed or directly accessed are in the United Kingdom;

(ii) all bespoke Security Related Functionality is developed, specified, designed, built and tested only within the United Kingdom;

(iii) all Security Related Functionality is integrated, configured, tested in situ, implemented, operated and maintained only within the United Kingdom;

(iv) the DCCKICA systems cannot be indirectly accessed from any location outside the United Kingdom;

(v) the Root DCCKICA shall operate as a secure offline entity that is Separate from the rest of the DCC Systems; and

(vi) all Private Keys used to support the DCCKICA are generated, stored and processed within the cryptographic envelope of a Cryptographic Module which meets the FIPS 140-2 Level 3 or equivalent cryptographic standard.

(c) The functions of the DCCKI Registration Authority shall securely interoperate with the other operational elements of the DCCKICA, as detailed in the DCCKI CPS.
5.1.2 Physical access
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to access control including in particular provisions designed to:
(i) establish and maintain controls such that only appropriately authorised personnel may have unescorted physical access to DCCKICA Systems;
(ii) ensure that any unauthorised personnel may have physical access to DCCKICA Systems only if appropriately authorised and supervised;
(iii) ensure that site access procedures are audited as part of both internal audits and third party audits carried out in accordance with ISO/IEC 27001;
(iv) ensure that all material in relation to cryptographic operation is securely managed; and
(v) ensure that removable media which contain sensitive data are kept in secure locations, managed through life and disposal and, accessible only to appropriately authorised individuals.

5.1.3 Power and air conditioning
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to power and air conditioning at all physical locations in which the DCCKICA Systems are situated.

5.1.4 Water exposure
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to water exposure at all physical locations in which the DCCKICA Systems are situated.

5.1.5 Fire prevention and protection
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to fire prevention and protection at all physical locations in which the DCCKICA Systems are situated.

5.1.6 Media storage
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to media storage at all physical locations in which the DCCKICA Systems are situated.
5.1.7 Waste disposal
(a) The DCCKICA shall ensure that all media used to store Data held by it for the purposes of carrying out its functions is securely disposed of in accordance with HMG Information Assurance Standard No 5 or an equivalent standard.

5.1.8 Off-site backup
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to off-site back up and data management of data held in the DCCKICA Systems.
(b) The DCCKICA shall ensure that backups shall be made to support disaster recovery models as defined within the DCCKI CPS.
(c) The DCCKICA shall ensure that:
   (i) regular backups of critical DCCKICA and DCCKI Registration Authority operational data relating to the Issuing of DCCKI Certificates are made;
   (ii) appropriate backups of the Root DCCKICA are made on a periodic basis;
   (iii) backup of cryptographic material used in support of the Root DCCKICA, EII DCCKICA and the UI DCCKICA shall be in line with manufacturer procedures and FIPS 140-2 Level 3 or an equivalent cryptographic standard; and
   (iv) security of off-site storage shall be managed and implemented in alignment with security in place at the main locations.

5.2 Procedural controls
5.2.1 Trusted roles
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions designed to ensure that:
   (i) Persons with trusted roles are given only the access rights that are commensurate with their role and each has a clearly defined role and access level;
   (ii) allocated roles are pertinent to the required task;
   (iii) roles and responsibilities are documented;
   (iv) no individual member of DCCKICA Personnel is capable, by acting alone, of engaging in any action by means of which the DCCKICA Systems may be Compromised to a material extent;
   (v) roles are implemented in line with best practice for a certification authority; and
(vi) multi-person controls are applied with respect to Root DCCKICA Private Key management.

5.2.2 Number of persons required per task
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions designed to establish:

(i) the appropriate separation of roles between the different members of DCCKICA Personnel;

(ii) the application of controls to the actions of all members of DCCKICA Personnel who are Privileged Persons, in particular:

(1) identifying any controls designed to ensure that the involvement of more than one individual is required for the performance of certain functions;

(iii) identifying the number of roles that an individual may hold; and

(iv) providing that the revocation of any DCCKICA Certificate is one such function; and

(iii) the DCCKICA shall apply such multi-person controls:

(1) in accordance with the operation and risk as identified with within the DCCI Information Security Management System;

(v) in accordance with best practice in the case of management of cryptographic material; and

(vi) with respect to Root DCCKICA Private Key management.

5.2.3 Identification and authentication for each role
(a) All DCCKICA Personnel shall be required to authenticate via a strong two factor Authentication in accordance with Level 2 of the HMG Authentication Framework before they can access any facilities.

5.2.4 Roles requiring separation of duties
(a) The DCCKICA shall identify roles that require separation of duties for DCCKICA functions in line with industry best practice.

(b) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions that ensure separation of duties in roles requiring separation of duties.
5.3 Personnel controls

5.3.1 Qualification, experience and clearance requirements
(a) The DCCKICA shall ensure that all DCCKICA Personnel must:
   (i) be appointed to their roles in writing;
   (ii) be bound by contract to the terms and conditions and non-disclosure agreements relevant to their roles;
   (iii) have received appropriate training with respect to their duties; and
   (iv) have, as a minimum, passed an HMG Security Check (SC) level of vetting, before commencing their roles.

5.3.2 Background check procedures
(a) The DCCKICA shall ensure that all DCCKICA Personnel with access to DCCKICA operations shall undergo formal security checks, as set out within the DCCKI CPS.

5.3.3 Training requirements
(a) See Part 5.3.1 of this Policy.

5.3.4 Retraining frequency and requirements
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates appropriate provisions relating to the frequency and content of retraining and refresher training to be undertaken by DCCKICA Personnel.

5.3.5 Job rotation frequency and sequence
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates appropriate provisions relating to the frequency and sequence of job rotations to be undertaken by DCCKICA Personnel.
5.3.6 Sanctions for unauthorised actions  
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates appropriate provisions relating to sanctions for unauthorised actions undertaken by DCCKICA Personnel.

5.3.7 Independent contractor requirements  
(a) The DCCKICA shall ensure that all contractors engaged by it adhere to requirements laid out in this Part 5.3.

5.3.8 Documentation supplied to personnel  
(a) The DCCKICA shall ensure that all DCCKICA Personnel are provided with access to all documents relevant to their roles or necessary for the performance of their duties, including in particular:

(i) this Policy;

(ii) the DCCKI CPS; and

(iii) any supporting documentation, statutes, policies or contracts.

5.4 Audit logging procedures

5.4.1 Types of events recorded  
(a) The DCCKICA shall ensure that:

(i) the DCCKICA Systems record all relevant systems activity in Audit Logs;

(ii) the DCCKI CPS incorporates a comprehensive list of all events that are to be recorded in an Audit Log in relation to the activities of DCCKICA Personnel and the use of DCCKICA equipment which shall include access, both authorised and violations; and

(iii) activities in relation to the DCCKI Registration Authority, are logged in an appropriate manner by the DCCKICA.

5.4.2 Frequency of processing log  
(a) DCCKICA audit logging shall:

(i) operate at all times within the DCCKICA Systems; and

(ii) ensure that audit monitoring of the DCCKICA Systems is in compliance with the protective monitoring requirements of DCC Systems.

(b) The DCCKI CPS shall incorporate provisions which specify:
(i) how regularly information recorded in the Audit Log is to be reviewed; and
(ii) what actions are to be taken by the DCCKICA in response to types of events recorded in the Audit Log.

5.4.3 Retention period for Audit Log
(a) The DCCKICA shall retain an Audit Log that incorporates, on any given date, a record of all DCCKICA System events occurring during a period of at least twelve months prior to that date.
(b) A copy of the Audit Log incorporating a record of all system events occurring prior to the beginning of that period shall be archived in accordance with the requirements of Part 5.5 of this Policy.
(c) The DCCKICA shall ensure that the DCCKI CPS makes provision for the specification of the Audit Log record.

5.4.4 Protection of audit log
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to access to the Audit Log, providing, in particular, that:
   (i) access to those DCCKICA Audit Log Data (other than those relating to protective monitoring) must be limited to those members of DCCKICA Personnel who are specifically responsible for performing a system audit role in accordance with the DCCKI CPS;
   (ii) to the extent to which the Audit Log is retained electronically, the DCCKICA event log Data stored in it cannot be accessed other than on a read-only basis, and are protected from unauthorised viewing, modification and deletion in accordance with British Standard BS 10008:2008 (Evidential weight and legal admissibility of electronic information) or an equivalent standard; and
   (iii) to the extent which the Audit Log is retained in non-electronic form, the Data stored in it are appropriately protected from unauthorised viewing, modification and destruction in order to ensure that their integrity is maintained for evidential purposes.
5.4.5 Audit Log backup procedures
(a) The DCCKICA shall ensure that the Data contained in the Audit Log are backed up on a daily basis or, if activity has taken place on the DCCKICA Systems only infrequently, such as in relation to the Root DCCKICA, in accordance with the schedule for the regular backup of the Data held on those DCCKICA Systems.
(b) The DCCKICA shall ensure that all DCCKI Data contained in the Audit Logs that are backed up are, during backup, held in accordance with the DCC Information Security Management System and protected to the same standard of protection as the primary copy of the Audit Log in accordance with Part 5.4.4 of this Policy.

5.4.6 Audit collection system (internal or external)
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to its system for collecting Data for the purpose of populating the Audit Log.

5.4.7 Notification to event-causing subject
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to its notification of any person who is (or is responsible for any DCCKICA System which is) the direct cause of an event recorded in the Audit Log.

5.4.8 Vulnerability assessments
(a) The DCCKICA shall carry out periodic vulnerability assessments covering the DCCKICA Systems with recorded corrective action.

5.5 Records archival
5.5.1 Types of records archived
(a) The DCCKICA shall ensure that it archives:
   (i) relevant Audit Data in accordance with Part 5.4 of this Policy;
   (ii) records of all Data submitted to it by DCCKI Eligible Subscribers for the purposes of DCCKI Certificate Signing Requests and Personnel Authentication Certificate Applications;
   (iii) records of all Data submitted to it by DCCKI Subscribers for the purposes of revocation or suspension of DCCKI Certificates; and
   (iv) any other data specified in this Policy as requiring to be archived in accordance with this Part 5.5 of this Policy.
(b) The DCCKICA shall ensure that all DCCKICA audit data are recorded in a standard format that is compliant with British Standard BS 10008:2008 (Evidential Weight and Legal Admissibility of Electronic Information) or an equivalent standard.

(c) The DCCKICA shall ensure that provision is made in the DCCKI CPS in relation to the specification of data to be archived.

5.5.2 Retention period for archive
(a) The DCCKICA shall ensure that all Data, excluding audit data, which are Archived are retained for a period of at least seven years from the date on which they were Archived.

5.5.3 Protection of archive
(a) The DCCKICA shall ensure that Data held in its Archive are protected against any unauthorised access, adequately protected against environmental threats such as temperature, humidity and magnetism and incapable of being modified or deleted.

5.5.4 Archive backup procedures
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to its procedures for the backup of its Archive.

5.5.5 Requirements for Time-Stamping of records
(a) Provision in relation to Time-Stamping is made in Part 6.8 of this Policy.

5.5.6 Archive collection system (internal or external)
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to maintaining internal and external archives.

5.5.7 Procedures to obtain and verify archive information
(a) The DCCKICA shall ensure that Data held in the Archive are stored in a readable format during their retention period and that the Data remain accessible at all times during the retention period.

(b) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to the periodic verification by the DCCKICA of the Data held in the Archive.

5.6 Key changeover

5.6.1 EII DCCKICA key changeover
(a) Where the DCCKICA ceases to use a EII DCCKICA Private Key after the expiry of the Validity Period of a EII DCCKICA Certificate, it shall:

(i) not revoke the related EII DCCKICA Public Key (which may continue to be used for the purpose of checking Digital Signatures generated using the EII DCCKICA Private Key);

(ii) generate a new Key Pair following key generation procedures, generate a DCCKI Certificate Signing Request in relation to the EII DCCKICA Certificate and submit to the Root DCCKICA for signing and Issuance;

(iii) in its role as the DCCKICA:

(1) Issue a new relevant EII DCCKICA Certificate;

(2) confirm acceptance of the EII DCCKICA Certificate once Issued; and

(vii) promptly lodge that EII DCCKICA Certificate in the DCCKI Repository;

(iv) ensure that any relevant DCCKI Infrastructure Certificate subsequently Issued by the EII DCCKICA is Issued using the EII DCCKICA Private Key from the newly-generated Key Pair until the expiry of the Validity Period of the newly Issued EII DCCKICA Certificate; and

(v) verifiably destroy the Private Key Material relating to the previous EII DCCKICA Private Key; or retain such Private Key Material in such a manner that it is adequately protected against being put back into use.

5.6.2 UI DCCKICA key changeover

(a) Where the DCCKICA ceases to use a UI DCCKICA Private Key after the expiry of the Validity Period of a UI DCCKICA Certificate, it shall:

(i) not revoke the related UI DCCKICA Public Key (which may continue to be used for the purpose of checking Digital Signatures generated using the UI DCCKICA Private Key);

(ii) generate a new Key Pair following key generation procedures, generate a DCCKI Certificate Signing Request in relation to the UI DCCKICA Certificate, and submit to the Root DCCKICA for signing and Issuance;

(iii) Issue a new relevant UI DCCKICA Certificate in its role as the Root DCCKICA;
(iv) confirm acceptance of the UI DCCKICA Certificate once Issued;

(v) ensure that any relevant Personnel Authentication Certificate subsequently Issued by the UI DCCKICA is Issued using the UI DCCKICA Private Key from the newly-generated Key Pair until the expiry of the Validity Period of the newly Issued UI DCCKICA Certificate; and

(vi) verifiably destroy the Private Key Material relating to the previous UI DCCKICA Private Key; or retain such Private Key Material in such a manner that it is adequately protected against being put back into use.

5.6.3 DCCKI Root Key changeover
(a) Where the Root DCCKICA ceases to use a Root DCCKICA Private Key after the expiry of the Validity Period of a Root DCCKICA Certificate, it shall:

(i) not revoke the related Root DCCKICA Public Key (which may continue to be used for the purpose of checking Digital Signatures generated using the Root DCCKICA Private Key);

(ii) generate a DCCKI Certificate Signing Request for the new Root DCCKICA Certificate and submit it for signing and Issuance;

(iii) issue to itself a new relevant Root DCCKICA Certificate;

(iv) ensure that any relevant EII DCCKICA Certificate or UI DCCKICA Certificate subsequently Issued by the Root DCCKICA is Issued using the Root DCCKICA Private Key from the newly-generated Key Pair until the expiry of the Validity Period of the newly Issued Root DCCKICA Certificate; and

(v) verifiably destroy the Private Key Material relating to the previous Root DCCKICA Private Key; or retain such Private Key Material in such a manner that it is adequately protected against being put back into use.

5.7 Compromise and disaster recovery

5.7.1 Incident and compromise handling procedures
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates Business Continuity and Disaster Recovery Procedures which shall be designed to ensure the continuity or (where there has been unavoidable discontinuity) the recovery of the provision of
the DCCKI Services in the event of any Compromise of the DCCKICA Systems or major failure in the DCCKI processes.

(b) In the event of an Incident involving Compromise of the DCCKICA Systems, the DCCKICA shall:

(i) ensure that the Incident Management Policy is invoked;

(ii) not request revocation of any DCCKICA Certificate in the first instance but follow procedures defined in the DCCKI CPS;

(iii) not revoke Issued DCCKI Certificates in the first instance but follow procedures defined in the DCCKI CPS; and

(iv) treat the event as a Major Security Incident.

(c) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions setting out the approach to be taken by it in circumstances in which it suspects (or has reason to suspect) that any EII DCCKICA Private Key or any UI DCCKICA Private Key or any part of the DCCKICA Systems is Compromised.

5.7.2 Computing resources, software and/or data are corrupted

(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to the steps to take to manage computing resources and software, and to deal with corrupted data.

5.7.3 Entity private key compromise procedures

(a) See Part 5.7.1 of this Policy.
5.7.4 Business continuity capabilities after a disaster
(a) The DCCKICA shall ensure that Business Continuity and Disaster Recovery Procedures are invoked in accordance with Part 5.7 of this Policy and the DCCKI CPS.

5.7.5 DCCKICA and DCCKI Registration Authority termination
(a) DCC shall at all times fulfil the functions of the DCCKICA and DCCKI Registration Authority.
6 TECHNICAL SECURITY CONTROLS

(a) The DCCKICA shall ensure that the DCCKI CPS incorporates detailed provision in relation to technical security controls so that such technical security controls are defined, documented and managed for the purpose of exercising its functions as Root DCCKICA, EII DCCKICA, UI DCCKICA and DCCKI Registration Authority.

6.1 Key pair generation and installation

6.1.1 Key pair generation

(a) The DCCKICA shall ensure that all DCCKICA Key Pairs are generated:

(i) in a protected environment to be compliant with FIPS 140-2 Level 3 or an equivalent cryptographic standard;

(ii) using multi-person control, such that no single person is capable of generating any DCCKICA Private Key; and

(iii) in accordance with the DCCKI CPS, with records from the event to be held as archive.

(b) The DCCKICA shall ensure that Key Pairs associated with Personnel Authentication Certificates are generated in accordance with the DCCKI CPS.

(c) The DCCKICA shall not generate any Key Pairs other than a Key Pair associated with a DCCKICA Certificate or a Key Pair associated with a Personnel Authentication Certificate.

6.1.2 Private Key delivery to DCCKI Subscriber

(a) The DCCKICA shall ensure that the DCCKI RAPP makes provision for the generation of a Key Pair associated with a Personnel Authentication Certificate for delivery to a DCCKI Eligible Subscriber by the UI DCCKICA.

6.1.3 Public Key delivery to certificate issuer

(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to the mechanism by which Public Keys of DCCKI Eligible Subscribers are delivered to or generated by, the DCCKICA for the purpose of the exercise of its functions as the Root DCCKICA, EII DCCKICA and UI DCCKICA.
6.1.4 DCCKICA Public Key delivery to Relying Parties

(a) The DCCKICA shall ensure that the DCCKI RAPP incorporates provisions in relation to how Root DCCKICA Public Keys and EII DCCKICA Public Keys shall be delivered to Relying Parties, and in particular that these are placed in the DCCKI Repository following Issuance.

(b) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to how UI DCCKICA Public Keys shall be delivered to Relying Parties, and in particular that UI DCCKICA Public Keys:

(i) are delivered in a secure fashion and in a manner that precludes substitution attacks;

(ii) may be delivered as specified in a certificate validation or path discovery policy file; and

(iii) that are part of an updated Key Pair may be distributed as a self-signed certificate, and as a new DCCKICA Certificate.

6.1.5 Key sizes

(a) The Root DCCKICA shall employ RSA 4096 bit Private Keys, with a SHA256 hashing algorithm.

(b) The EII DCCKICA shall employ RSA 2048 bit Private Keys, with a SHA256 hashing algorithm.

(c) The UI DCCKICA shall employ RSA 2048 bit Private Keys, with a SHA256 hashing algorithm.

6.1.6 Public Key parameters generation and quality checking

(a) The DCCKICA shall ensure that any Public Key used for the purposes of this Policy shall:

(i) be generated using the required key parameters, as defined in the DCCKI Certificate Profiles in Annex B to this policy, which are in accordance with FIPS 186-4 or an equivalent cryptographic standard; and

(ii) ensure that the quality of the generated key parameters is verified in accordance with FIPS 186-4 or an equivalent cryptographic standard.
6.1.7 Key usage purposes (as per X.509 v3 key usage field)

(a) The DCCKICA shall ensure that each DCCKI Certificate that is Issued by it shall include key usage extension fields that specify the intended use of that DCCKI Certificate and technically limit the certificate’s functionality in X.509v3 compliant software.

(b) The DCCKICA shall set key usage bits or assert extended key usage OIDs for each DCCKI Certificate type in accordance with the relevant DCCKI Certificate Profile defined in Annex B to this Policy.

6.2 Private Key Protection and Cryptographic Module Engineering Controls

6.2.1 Cryptographic module standards and controls

(a) The DCCKICA shall ensure that all DCCKICA Private Keys are protected within the cryptographic boundary of a Cryptographic Module configured to be compliant with FIPS 140-2 Level 3 or an equivalent cryptographic standard at all times.

(b) The DCCKICA shall ensure that the key encryption key used to protect the DCCKICA Private Keys is only stored within the cryptographic boundary of a Cryptographic Module configured to be compliant with FIPS 140-2 Level 3 or an equivalent cryptographic standard.

(c) DCCKI Authorised Subscribers shall ensure that all Private Keys provided to them by the DCCKICA or generated by them are protected in accordance with and subject to any conditions specified within Sections G (Security) and L (Smart Metering Key Infrastructure and DCC Key Infrastructure) of the Code, the DCCKI Interface Design Specification and the DCCKI Code of Connection.

6.2.2 Private Key (key (m out of n) multi-person control

(a) The DCCKICA shall ensure that multi-person controls are applied for the generation and management of DCCKICA Private Keys.

(b) DCCKI Authorised Subscribers shall implement multi-person control, where applicable, in accordance with their Information Security Management System.

(c) Private Keys associated with Personnel Authentication Certificates shall not be subject to multi-person control.
6.2.3 Private Key escrow
   (a) Key Escrow shall not be used for the DCCKICA.

6.2.4 Private Key backup
   (a) The DCCKICA shall back up the DCCKICA Private Keys using multi-person control and shall protect all copies in the same manner as the originals, and in accordance with provisions set out within the DCCKI CPS.
   (b) The backup shall be available for use during disaster recovery as described within the DCCKI CPS.

6.2.5 Private Key archival
   (a) Private Key archival shall not be implemented for the DCCKICA.

6.2.6 Private Key transfer into or from a Cryptographic Module
   (a) The DCCKICA shall ensure that no DCCKICA Private Key is transferred or copied other than:
      (i) for the purposes of:
          (1) backup;
          (viii) restoration; or
          (ix) addition of new hardware, software, or firmware to a Cryptographic Module; and
      (ii) in any event, in accordance a level of protection that is compliant with FIPS 140-2 Level 3 or an equivalent cryptographic standard.
   (b) The DCCKICA shall ensure that Private Keys associated with Personnel Authentication Certificates:
      i. are transferred from the DCCKICA Systems to the systems of DCCKI Eligible Subscribers in a PKCS#12 format and protected with a password; and
      ii. following such transfer, that any copies held are verifiably destroyed by the DCCKICA.
   (c) The DCCKICA shall ensure that Private Keys associated with Personnel Authentication Certificates for use by Administration Users are generated on a Personal Identity Verification (PIV) compliant Smart Card Token.
6.2.7 Private Key Storage on Cryptographic Module
(a) The DCCKICA shall ensure that DCCKICA Private Keys are stored within the cryptographic boundary of a Cryptographic Module configured to be complaint with FIPS 140-2 Level 3 or an equivalent cryptographic standard.

6.2.8 Method of Activating Private Key
(a) The DCCKICA shall ensure that:
   (i) the Cryptographic Module in which any DCCKICA Private Key is stored may be accessed only by an authorised member of DCCKICA Personnel; and
   (ii) the requirements of the Cryptographic Module, including switching on and authenticating themselves to the Cryptographic Module shall be undertaken by the DCCKICA Personnel.

6.2.9 Method of deactivating Private Key
(a) The DCCKICA shall ensure that any DCCKICA Private Keys shall be capable of being deactivated by means of the DCCKICA Systems, at least by:
   (i) the actions of:
      (1) turning off the power;
      (x) logging off; or
      (xi)carrying out a system reset;
   or;
   (ii) following key changeover in accordance with procedures defined in Part 5.6 of this Policy.
6.2.10 Method of destroying Private Key
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions for a set of procedures covering the destruction of DCCKICA Private Keys and Private Keys associated with Personnel Authentication Certificates delivered to User Personnel of DCCKI Eligible Subscribers. These shall be in accordance with the guidelines provided by the cryptographic manufacturer and compliant with UK Government publication 'IS4 - Management of Cryptographic Systems' or an equivalent cryptographic standard.

(b) The DCCKI CPS shall incorporate provisions for procedures for secure back up of cryptographic material.

(c) Positive decisions on significant key management life cycle events shall be managed directly by the DCCKI PMA.

(d) DCCKI Subscribers shall ensure that their User Information Security Management System includes procedures in relation to the secure management of all Secret Key Material provided to them by the DCCKICA in relation to this Policy. Such procedures shall in particular make provision for:

(i) the security of that Secret Key Material throughout the whole of its lifecycle from its generation to the revocation of the DCCKI Certificate associated with the Secret Key Material; and

(ii) the destruction of any Smart Card Token beyond reasonable use once it is no longer to be used, in accordance with this Policy or as otherwise set out in the Code.

6.2.11 Cryptographic module rating
(a) Any Cryptographic Module used in support of the DCCKICA Systems shall meet the module rating specified within Parts 6.2.1 and 6.2.7 of this Policy.

6.3 Other aspects of Key Pair management
6.3.1 Public Key archival
(a) Public Key archival shall be managed in accordance with Part 5.5 of this Policy and in line with DCCKI Repository management requirements as detailed within the DCCKI CPS.
6.3.2 Certificate operational periods and Key Pair usage periods
(a) Annex B to this Policy specifies the detail for Key Pair usage, Validity Period and categories.

(b) The DCCKICA shall ensure that the Validity Period of each DCCKI Certificate Issued by it shall be as follows:
   (i) in the case of a Root DCCKICA Certificate, 20 years;
   (ii) in the case of a EII DCCKICA Certificate, or UI DCCKICA Certificate, 10 years; and
   (iii) in the case of a DCCKI Infrastructure Certificate or Personnel Authentication Certificate, 3 years.

(c) The DCCKICA shall ensure that no DCCKICA Private Key can be used after the end of the Validity Period of the DCCKICA Certificate containing the Public Key which is associated with that Private Key.

6.4 Activation Data
6.4.1 Activation data generation and installation
(a) The DCCKICA shall ensure that any Cryptographic Module within which a DCCKICA Private Key is held has Activation Data that apply sufficient security protection to protect that DCCKICA Private Key.

(b) Activation Data pertaining to the DCCKICA Private Key Material shall:
   (i) have access controls applied as defined within the DCCKI CPS;
   (ii) have key management lifecycle procedures applied as defined within the DCCKI CPS; and
   (iii) have records generated, logged and archived on generation and each invocation.

6.4.2 Activation data protection
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to the physical and logical controls to be employed to protect activation data.
6.5 Computer security controls

6.5.1 Specific computer security technical requirements
(a) The DCC Information Security Management System shall define security technical requirements according to a risk assessment and risk treatment plan, or following corrective action that may result from an audit or IT health check service, which shall be undertaken by a CESG CHECK service provider.

6.5.2 Computer security rating
(a) This Policy makes no stipulation in relation to computer security rating.

6.6 Life cycle technical controls

6.6.1 System development controls
(a) The DCCKICA shall ensure that the DCCKI CPS makes provision regarding controls in relation to development of the DCCKICA Systems; and
(b) any such development of the DCCKICA Systems shall be made in accordance with DCC secure development policy as defined within the DCC Information Security Management System.

6.6.2 Security management controls
(a) The DCCKICA shall ensure that the DCCKI CPS, incorporates provisions which are designed to ensure that the DCCKICA Systems satisfy the requirements of Section G2 (System Security: Obligations on the DCC) and Section G5 (Information Security: Obligations on the DCC and Users) of the Code.

6.6.3 Life cycle security controls
(a) See Part 6.6.2 of this Policy.

6.7 Network security controls

6.7.1 Protection against attack
(a) The DCCKICA shall ensure that the DCCKICA systems are protected against attack in accordance with provisions made in the DCCKI CPS and by at least the following means:
(i) continual protective monitoring shall be enforced; and
(ii) access to the systems shall be on a least privilege principle for access.
(b) The DCCKICA Systems shall be designed and operated so as to detect and prevent:

(i) Denial of Service Events; and

(ii) unauthorised attempts to connect to them.

6.7.2 Health Check of DCCKICA Systems
(a) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions for periodically scheduled assessments of the DCCKICA Systems by a CESG CHECK service provider to form part of the input to the risk management process.

6.8 Time-stamping
6.8.1 Use of time-stamping
(a) The DCCKICA shall ensure Time-Stamping takes place in relation to all DCCKI Certificates and other DCCKI activities that require an accurate record of time.

(b) The DCCKICA shall ensure that the DCCKI CPS incorporates provisions in relation to the time source and mechanisms used by any Time-Stamping Authority in relation to any Time-Stamping on behalf of the DCCKICA.
7 CERTIFICATE, CRL, AND OCSP PROFILES

7.1 Certificate profile
(a) The DCCKICA shall only issue certificates in accordance with the DCCKI Certificate Profiles in Annex B of this Policy for Service Users and the DCCKI Certificate Profiles in Annex C of the DCCKI CPS for Service Providers.

7.1.1 Version number(s)
(a) The version field in the DCCKI Certificates shall have a value of 2, indicating X.509v3 certificates.

7.1.2 Certificate extensions
(a) In compliance with RFC 5280, the inclusion of the following certificate extensions shall be utilised:
   (i) authorityKeyIdentifier NOT CRITICAL;
   (ii) authorityInfoAccess NOT CRITICAL, for EII DCCKICA Certificates, DCCKI Infrastructure Certificates and Personnel Authentication Certificates only;
   (iii) basicConstraints CRITICAL;
   (iv) extKeyUsage NOT CRITICAL;
   (v) keyUsage CRITICAL;
   (vi) certificatePolicies NOT CRITICAL;
   (vii) cRLLDistributionPoints NOT CRITICAL;
   (viii) subjectAltName NOT CRITICAL;
   (ix) subjectKeyIdentifier NOT CRITICAL.

7.1.3 Algorithm object identifiers
(a) No stipulation.

7.1.4 Name forms
(a) The DCCKI CPS sets out the name forms utilised.

7.1.5 Name constraints
(a) The DCCKI CPS sets out the applicable Name Constraints.

7.1.6 Certificate policy object identifier
(a) No stipulation.
7.1.7 Usage of Policy Constraints extension  
[Not applicable].

7.1.8 Policy qualifiers syntax and semantics  
[Not applicable].

7.1.9 Processing semantics for the critical Certificate Policies extension  
[Not applicable].

7.2 CRL profile

7.2.1 Version number(s)  
(a) The version field in the certificate shall state 1, indicating X.509v2 CRL.

7.2.2 CRL and CRL entry extensions  
(a) No stipulation.

7.3 OCSP profile  
(a) The DCCKICA shall not employ an OCSP.

7.3.1 Version number(s)  
[Not applicable].

7.3.2 OCSP extensions  
[Not applicable].
8 COMPLIANCE AUDIT AND OTHER ASSESSMENTS

(a) The DCC Information Security Management System shall include provisions relating to the compliance and audit of the DCCKICA, and DCCKICA Systems that shall be in accordance with relevant provisions made in Section G (Security) of the Code.

8.1 Frequency or circumstances of assessment

(a) The DCCKICA shall be subject to assessment schedules set out in the DCC Information Security Management System, with such assessments taking place at least annually.

8.2 Identify/qualifications of assessor

(a) In accordance with the DCC Information Security Management System, the DCCKICA shall be subject to independent assessment by a UKAS approved certification body whose qualifications shall include ISO/IEC 27001 Lead Audit and IRCA Registration.

8.3 Assessor’s relationship to assessed entity

(a) Any UKAS approved certification body carrying out independent assessments shall be subject to UKAS scrutiny with regards to independence of the chosen assessor.

8.4 Topics covered by assessment

(a) The DCC Information Security Management System shall cover all aspects of the DCCKI Service and the DCCKI Repository Service, including but not limited to:

(i) the DCCKI Repository;

(ii) the Root DCCKICA;

(iii) the UI DCCKICA;

(iv) the EII DCCKICA;

(v) The DCCCKI Registration Authority;

(vi) Cryptographic Modules relied upon in support of the service; and

(vii) this Policy and its supporting DCCKI RAPP and DCCKI CPS.

8.5 Actions taken as a result of deficiency

(a) Any deficiencies identified through third party assessment, internal audit or IT health check shall be raised by DCC as non-conformances and be processed through risk
assessment and processes defined within the DCC Information Security Management System.

8.6 Communication of results

(a) The DCCKICA shall make the results of corrective action available to the DCCKI PMA.
9 OTHER BUSINESS AND LEGAL MATTERS

(a) In so far as provision is made in relation to all the matters referred to in this Part, it is found in the DCC Licence and the provisions of the Code.

9.1 Fees

[Not applicable].

9.1.1 Certificate Issuance or renewal fees

[Not applicable].

9.1.2 Device certificate access fees

[Not applicable].

9.1.3 Revocation or status information access fees

[Not applicable].

9.1.4 Fees for other services

[Not applicable].

9.1.5 Refund policy

[Not applicable].

9.2 Financial responsibility

9.2.1 Insurance coverage

(a) See the statement at the beginning of this Part.

9.2.2 Other assets

(a) See the statement at the beginning of this Part.

9.2.3 Insurance or warranty coverage for subscribers and subjects

(a) See the statement at the beginning of this Part.

9.3 Confidentiality of business information

9.3.1 Scope of confidential information

(a) See the statement at the beginning of this Part.

9.3.2 Information not within the scope of confidential information

(a) See the statement at the beginning of this Part.

9.3.3 Responsibility to protect confidential information

(a) See the statement at the beginning of this Part.

9.4 Privacy of personal information
9.4.1 Privacy plan
(a) See the statement at the beginning of this Part.

9.4.2 Information treated as private
(a) See the statement at the beginning of this Part.

9.4.3 Information not deemed private
(a) See the statement at the beginning of this Part.

9.4.4 Responsibility to protect private information
(a) See the statement at the beginning of this Part.

9.4.5 Notice and consent to use private information
(a) See the statement at the beginning of this Part.

9.4.6 Disclosure pursuant to judicial or administrative process
(a) See the statement at the beginning of this Part.

9.4.7 Other information disclosure circumstances
(a) See the statement at the beginning of this Part.

9.5 Intellectual property rights
(a) See the statement at the beginning of this Part.

9.6 Representations and warranties

9.6.1 CA representations and warranties
(a) See the statement at the beginning of this Part.

9.6.2 RA representation and warranties
(a) See the statement at the beginning of this Part.

9.6.3 Subscriber representations and warranties
(a) See the statement at the beginning of this Part.

9.6.4 Relying party representations and warranties
(a) See the statement at the beginning of this Part.

9.7 Representations and warranties of other participants
(a) See the statement at the beginning of this Part.

9.8 Disclaimers of warranties
(a) See the statement at the beginning of this Part.

9.9 Limitations of liability
(a) See the statement at the beginning of this Part.
9.10 Indemnities
   (a) See the statement at the beginning of this Part.

9.11 Term and termination
   9.11.1 Term
   (a) See the statement at the beginning of this Part.

9.11.2 Termination
   (a) See the statement at the beginning of this Part.

9.11.3 Effect of termination and survival
   (a) See the statement at the beginning of this Part.

9.12 Individual notices and communications with participants
   (a) See the statement at the beginning of this Part.

9.13 Amendments
   9.13.1 Procedure for amendment
   (a) See the statement at the beginning of this Part.

9.13.2 Notification mechanism and period
   (a) See the statement at the beginning of this Part.

9.13.3 Circumstances under which OID must be changed
   (a) See the statement at the beginning of this Part.

9.14 Dispute resolution provisions
   (a) See the statement at the beginning of this Part.

9.15 Governing law
   (a) See the statement at the beginning of this Part.

9.16 Compliance with applicable law
   (a) See the statement at the beginning of this Part.

9.17 Miscellaneous provisions
   9.17.1 Entire agreement
   (a) See the statement at the beginning of this Part.

9.17.2 Assignment
   (a) See the statement at the beginning of this Part.
9.17.3 Severability
   (a) See the statement at the beginning of this Part.

9.17.4 Enforcement (attorneys’ fees and waiver of rights)
   (a) See the statement at the beginning of this Part.

9.17.5 Force Majeure
   [Not applicable].

9.18 Other provisions
   (a) See the statement at the beginning of this Part.
ANNEX A

DEFINED TERMS

In this Policy, except where the context otherwise requires:

- expressions defined in Section A (Definitions and Interpretation) of the Code have the same meaning as is set out in that section;
- the expressions in the left hand column below shall have the meanings given to them in the right hand column below; and
- where any expression is defined in Section A (Definitions and Interpretation) of the Code and in this Annex, the definition in this Annex shall take precedence for the purposes of the Policy.

Definitions for this Policy

**Administration User** has the meaning given to the term Administration User in Appendix AI of the Code (Self Service Interface Code of Connection)

**Archive** means the archive of Data created in accordance with Part 5.5.1 of this Policy (and "Archives" and "Archived" shall be interpreted accordingly)

**Audit Log** means the audit log created in accordance with Part 5.4.1 of this Policy

**Authentication** means the process of establishing that an individual, DCCKI Certificate, system or organisation is who or what they or it claims or is claimed to be (and “Authenticate” shall be interpreted accordingly)

**Business Continuity and Disaster Recovery Procedure** means that part of the Incident Management Policy which describes the business continuity and disaster recovery procedures applicable to the DCCKI Services.

**Certificate Re-Key** means a change to the Public Key contained within a Certificate bearing a particular serial number.
DCCKI Authorised Responsible Officer (or DCCKI ARO) means an individual that has successfully completed the process for becoming (and remains) a DCCKI ARO on behalf of a Party or RDP in accordance with the DCCKI RAPP.

DCCKI Authorised Subscriber means (in relation to DCCKICA Certificates), the DCC or (in relation to DCCKI Infrastructure Certificates and Personnel Authentication Certificates), a Party or Registration Data Provider that:

(i) has successfully completed the enrolment procedures to become a DCCKI Authorised Subscriber as set out in the DCCKI RAPP;

(ii) continues to have at least one (1) DCCKI SRO currently appointed in accordance with the procedures set out in the DCCKI RAPP;

(iii) continues to have at least one (1) DCCKI ARO currently appointed in accordance with the procedures set out in the DCCKI RAPP;

(iv) has not ceased to be a DCCKI Authorised Subscriber in accordance with any other provision of the Code

and in the case of the DCC only, subject to any alternative provisions in the DCCKI CPS.

DCCKI Authority means a list, produced by the Root DCCKICA, of all EII DCCKICA Certificates that have been revoked in accordance with this Policy.

DCCKI Certificate has the meaning given to that expression in Part 1.1 of this Policy

DCCKI Certificate Profile means a table bearing that title in Annex B to this Policy and specifying the parameters to be contained within a DCCKI Certificate.
DCCKI Certificate Revocation Request means a request for the revocation of a DCCKI Certificate by the DCCKICA, submitted by the DCCKI Subscriber for that DCCKI Certificate to the DCCKICA in accordance with the DCCKI RAPP and this Policy.

DCCKI Certification Authority (or DCCKICA) means the Certification Authority for the DCCKI, meaning the DCC, acting in this capacity and exercising the functions of

(a) the Root DCCKICA;

(b) the EI DCCKICA;

(c) the UI DCCKICA; and

(d) the DCCKI Registration Authority.

DCCKI Infrastructure Certificate means a certificate in the form set out in the DCCKI Infrastructure certificate profile in accordance with Annex B to this Policy, and Issued by the EII DCCKICA in accordance with this Policy or the DCCKI CPS for the purposes set out in Part 1.4.1 (c) of this Policy.

DCCKI Policy Management Authority (or DCCKI PMA) means the DCC acting in this capacity for the purposes of administering this Policy and related matters.

DCCKI Registration Authority means the DCCKI CA exercising the function of receiving and processing DCCKI Certificate Signing Requests and Personnel Authentication Certificate Applications made in accordance with the DCCKI RAPP.

DCCKI Registration Authority Manager means any person who may be identified as such in accordance with the DCCKI RAPP.

DCCKI Registration Authority Personnel means those persons who are engaged by the DCC, in so far as such persons carry out, or are authorised to carry out, any function of the DCCKI Registration Authority.
DCCKI Senior Responsible Officer (or DCCKI SRO) means an individual that has successfully completed the process for becoming (and remains) a DCCKI SRO on behalf of a Party, or RDP in accordance with the DCCKI RAPP.

DCCKICA Certificate means, as the context requires, either:

(a) the Root DCCKICA Certificate;

(b) an EII DCCKICA Certificate; or

(c) an UI DCCKICA Certificate.

DCCKICA Personnel means those persons who are engaged by the DCC, in so far as such persons carry out, or are authorised to carry out, any function of the DCCKICA.

DCCKICA Private Key means a Private Key which is stored by the DCCKICA acting in its capacity as either the Root DCCKICA, the EII DCCKICA or the UI DCCKICA.

DCCKICA Systems means the Systems used by the DCCKICA in relation to the DCCKI Services.

EII DCCKICA means the External Infrastructure Issuing Authority, being a subordinate Issuing Authority for the DCCKICA whose functions are carried out by the DCCKICA.

EII DCCKICA Certificate means a certificate of the form set out in the EII DCCKICA Certificate DCCKI Certificate Profile in accordance with Annex B to this Policy, and Issued by the Root DCCKICA to the EII DCCKICA in accordance with this Policy.

EII DCCKICA Certificate Revocation List (or EII DCCKICA CRL) means a list, produced by the EII DCCKICA, of all DCCKI Infrastructure Certificates that have been revoked in accordance with this Policy.

EII DCCKICA Private Key means a Private Key which is stored and managed by the DCCKICA acting in its capacity as the EII DCCKICA.
<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>EII DCCKICA Public Key</td>
<td>means the Public Key of a Key Pair related to a EII DCCKICA Certificate.</td>
</tr>
<tr>
<td>Identity Provider Service</td>
<td>has the meaning given to that term in the Self Service Interface Code of Connection.</td>
</tr>
<tr>
<td>IRCA</td>
<td>International Register of Certificated Auditors, a professional body for management system auditors.</td>
</tr>
<tr>
<td>Issue</td>
<td>means the act of the DCCKICA acting in accordance with this Policy, and in its capacity as the Root DCCKICA, the EII DCCKICA or the UI DCCKICA as the context requires, of creating and signing a Certificate which contains the information set out in the relevant DCCKI Certificate Profile in Annex B to this Policy (and “Issuance”, “Issued” and “Issuing” shall be interpreted accordingly).</td>
</tr>
<tr>
<td>Key Escrow</td>
<td>means the storage of a Private Key by a person other than the Subscriber or Subject of the Certificate which contains the related Public Key.</td>
</tr>
<tr>
<td>Object Identifier (or OID)</td>
<td>means an object identifier assigned by the Internet Address Naming Authority.</td>
</tr>
<tr>
<td>Personal Identity Verification</td>
<td>a Smart Card Token compliant with Federal Information Processing Standard (FIPS) 201.</td>
</tr>
<tr>
<td>Personnel Authentication Certificate</td>
<td>means a certificate in the form set out in the Personnel Authentication Certificate DCCKI Certificate Profile in Annex B to this Policy, and Issued by the UI DCCKICA in accordance with this Policy.</td>
</tr>
</tbody>
</table>


<table>
<thead>
<tr>
<th><strong>Personnel Credentials</strong></th>
<th>means the interface that allows for the activation of user accounts, the submission of Personnel Authentication Certificate Applications, and the provision of Personnel Authentication Certificates to persons.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Interface</strong></td>
<td>in relation to a Private Key, means that Private Key and the input parameters necessary to establish, use and maintain it.</td>
</tr>
<tr>
<td><strong>Private Key Material</strong></td>
<td>means the DCC exercising the function of Issuing the Root DCCKI Certificate and other DCCKI CA Certificates to the EI DCCKICA and UIDCCKI, and storing and managing Private Keys associated with that function.</td>
</tr>
<tr>
<td><strong>Root DCCKICA</strong></td>
<td>means a certificate of the form set out in the Root DCCKI Certificate DCCKI Certificate Profile in accordance with Annex A of this Policy and self-signed, and Issued, by the Root DCCKICA in accordance with this Policy.</td>
</tr>
<tr>
<td><strong>Root DCCKICA Certificate</strong></td>
<td>means the Private Key which is stored and managed by the DCCKICA acting in its capacity as the Root DCCKICA.</td>
</tr>
<tr>
<td><strong>Root DCCKICA Public Key</strong></td>
<td>means the Public Key of a Key Pair related to the Root DCCKICA Certificate.</td>
</tr>
<tr>
<td><strong>SAML</strong></td>
<td>means Security Assertion Markup Language, being a standard that allows secure web domains to exchange user authentication and authorisation data.</td>
</tr>
<tr>
<td><strong>Security Related Functionality</strong></td>
<td>means the functionality of the DCCKICA Systems which is designed to detect, prevent or mitigate the adverse effect of any Compromise of those Systems.</td>
</tr>
<tr>
<td><strong>Smart Card Token</strong></td>
<td>a physical security device used to assist authentication of User Personnel</td>
</tr>
</tbody>
</table>
Subject means:

(a) in relation to a DCCKI Infrastructure Certificate, the Organisation identified in the ‘Subject Name’ field of the DCCKI Infrastructure Certificate DCCKI Certificate Profiles in Annex B to this Policy;

(b) in relation to a Personnel Authentication Certificate, the person identified in the ‘Subject Name’ field of the Personnel Authentication Certificate DCCKI Certificate profile in Annex B to this Policy; or

(c) in relation to an DCCKICA Certificate, the globally unique name of the Root DCCKICA, EII DCCKICA, or UI DCCKICA as identified in the ‘Subject’ field of the relevant DCCKI Certificate Profile in Annex B to this Policy.

Time-Stamping means the act that takes place when a Time-Stamping Authority, in relation to a DCCKI Certificate, stamps a particular datum with an accurate indicator of the time (in hours, minutes and seconds) at which the activity of stamping takes place.
Time-Stamping Authority means that part of the DCCKICA that:

(a) where required, provides an appropriately precise time-stamp in the format required by this Policy; and

(b) relies on a time source that is:

(i) accurate;

(ii) determined in a manner that is independent of any other part of the DCCKICA Systems; and

(iii) such that the time of any time-stamp can be verified to be that of the Independent Time Source at the time at which the time-stamp was applied.

Transport Layer Security (or TLS) means TLS 1.2 as defined in the Internet Engineering Task Force (IETF) Request For Change (RFC) 5246.

UI DCCKICA means the User Issuing Authority, being a subordinate Issuing Authority for the DCCKICA whose functions are carried out by the DCCKICA.

UI DCCKICA Certificate means a certificate in the form set out in the UI DCCKICA Certificate DCCKI Certificate Profile in accordance with Annex B to this Policy, and Issued by the Root DCCKICA to the UI DCCKICA in accordance with this Policy.

UI DCCKICA Private Key means a Private Key which is stored and managed by the DCCKICA acting in its capacity as the UI DCCKICA.

UI DCCKICA Public Key means the Public Key of a Key Pair related to a UI DCCKICA Certificate.

Validity Period means, in respect of a DCCKI Certificate, the period of time for which that DCCKI Certificate is intended to be valid.
ANNEX B DCCKI CERTIFICATE PROFILES

End Entity Certificate Structure and Contents

This Annex B sets out requirements as to structure and content with which DCCKICA Certificates, DCCKI Infrastructure Certificates, and Personnel Authentication Certificates shall comply. All terms in this Annex shall, where not defined in the Code, this Policy, or the GB Companion Specification, have the meanings in and IETF RFC5280.

Common Requirements applicable to all DCCKI Certificates

All DCCKI Certificates that are validly authorised within the DCCKI shall:

• Be an X.509 v3 certificate;
• Have a Serial number of no more than 20 octets;
• have a valid notBefore field consisting of the time of issue, encoded as in section 4.1.2.5 of RFC5280;
• have a fixed expiration date in the notAfter field, encoded as in section 4.1.2.5 of RFC5280; and
• Contain an authorityKeyIdentifier and subjectKeyIdentifier in the form [0] KeyIdentifier. This extension shall be marked as non-critical, and calculated using method 2 of section 4.2.1.2 of RFC5280.

Requirements applicable to DCCKI Infrastructure Certificates only

A DCCKI Infrastructure Certificate that is Issued by the EII DCCKICA for the purposes of establishing Transport Layer Security (TLS) and File Transfer Protocol over TLS (FTPS) communications over a DCC Gateway Connection shall:

• have a keyUsage extension (as per section 4.2.1.3 of RFC5280) with a value of digitalSignature, and keyEncipherment. This extension shall be marked as critical (as per section 4.2.1.3 of RFC5280);
• have an extendedKeyUsage extension (as per section 4.2.1.12 of RFC5280) with a value of id-kp-serverAuth and id-kp-clientAuth. This extension shall be marked as non-critical;
• contain a single policyIdentifier in the certificatePolicies extension that refers to the OID for the DCCKI Certificate Policy; and
• have a Validity Period of 3 years.
A DCCKI Infrastructure Certificate that is Issued by the EII DCCKICA for the purposes of establishing SAML assertions to the DCC shall:

- have a keyUsage extension (as per section 4.2.1.3 of RFC5280) with a value of digitalSignature, This extension shall be marked as critical (as per section 4.2.1.3 of RFC5280);
- contain a single policyIdentifier in the certificatePolicies extension that refers to the OID for the DCCKI Certificate Policy; and
- have a Validity Period of 3 years.

Requirements Applicable to Personnel Authentication Certificates (ordinary users) only

Personnel Authentication Certificates that are issued by the UI DCCKICA for the purposes of Authenticating User Personnel to the Self Service Interface shall:

- have a keyUsage extension (as per section 4.2.1.3 of RFC5280) with a value of digitalSignature. This extension shall be marked as critical (as per section 4.2.1.3 of RFC5280);
- contain a single policyIdentifier in the certificatePolicies extension that refers to the OID for the DCCKI Certificate Policy;
- contain an authorityKeyIdentifier in the form [0] KeyIdentifier. This shall be generated using method (2) of section 4.2.1.2 of RFC5280. This extension shall be marked as non-critical;
- include the Subject name as a meaningful name or other means of identifying an individual as provided by the DCCKI Eligible Subscriber; and
- have a Validity Period of 3 years.

Requirements Applicable to Personnel Authentication Certificates only

Personnel Authentication Certificates that are issued by the UI DCCKICA for the purposes of Authenticating Administration Users to the Self Service Interface shall:

- have a keyUsage extension (as per section 4.2.1.3 of RFC5280) with a value of digitalSignature. This extension shall be marked as critical (as per section 4.2.1.3 of RFC5280);
• contain a two PolicyIdentifier in the certificatePolicies extension that refers to the OID for
  the DCCKI Certificate Policy and the OID for validation policy of the Smart Card Token
  PIV Authentication Key;

• contain an authorityKeyIdentifier in the form [0] KeyIdentifier. This shall be generated
  using method (2) of section 4.2.1.2 of RFC5280. This extension shall be marked as non-
  critical;

• include the Subject name as a meaningful name or other means of identifying an individual
  as provided by the DCCKI Eligible Subscriber; and

• have a Validity Period of 3 years.

Requirements Applicable to EII DCCKICA and UI DCCKICA Certificates only

An EII DCCKICA Certificate or UI DCCKICA Certificate issued by the Root DCCKICA shall:

• have a keyUsage extension (as per section 4.2.1.3 of RFC5280) with a value of
  keyCertSign, Offline CRL Signing and cRLSign. This extension shall be marked as critical
  (as per section 4.2.1.3 of RFC5280);

• contain at least one policyIdentifier in the certificatePolicies extension that refers to the
  OID for the DCCKI Certificate Policy;

• contain the basicConstraints extension, with values cA=True, and pathLen=0. This
  extension shall be marked as critical; and

• have a Validity Period of 10 years.

Requirements Applicable to Root DCCKICA Certificates only

Root DCCKICA Certificates that are issued by the Root DCCKICA shall:

• have a keyUsage extension (as per section 4.2.1.3 of RFC5280) with a value of
  keyCertSign, Offline CRL Signing and cRLSign. This extension shall be marked as critical
  (as per section 4.2.1.3 of RFC5280);

• contain a single policyIdentifier in the certificatePolicies extension that refers to the OID
  for anyPolicy;
• contain the basicConstraints extension, with values cA=True, and pathLen absent (unlimited). This extension shall be marked as critical; and

• have a Validity Period of 20 years.
## DCCKI Infrastructure Certificate DCCKI Certificate Profile for the purposes of establishing TLS Communications

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC 5759/5280 Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Version</td>
<td>Integer</td>
<td>V3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>Integer</td>
<td>calculated by CA</td>
<td></td>
</tr>
<tr>
<td>signatureAlgorithm</td>
<td>Name</td>
<td>rsa-withSHA256</td>
<td></td>
</tr>
<tr>
<td>Issuer</td>
<td>Name</td>
<td>CN= EII DCCKICA, O=DCC, C=UK</td>
<td></td>
</tr>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Calculated by CA as time of issue</td>
<td></td>
</tr>
<tr>
<td>notAfter</td>
<td>Time</td>
<td>Calculated by CA as not before + 3 years</td>
<td></td>
</tr>
<tr>
<td>Subject</td>
<td>Name</td>
<td>CN=&lt;FQDN&gt;, O= Party or RDP Signifier, C=UK</td>
<td></td>
</tr>
<tr>
<td>subjectPublicKeyInfo</td>
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<td>RSA</td>
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</tr>
<tr>
<td>keyLength</td>
<td></td>
<td>2048 bits</td>
<td></td>
</tr>
<tr>
<td>Extensions</td>
<td>Extensions</td>
<td>Critical and non-critical extensions</td>
<td></td>
</tr>
<tr>
<td>authorityKeyIdentifier</td>
<td>KeyIdentifier</td>
<td>Calculated by CA</td>
<td></td>
</tr>
<tr>
<td>subjectKeyIdentifier</td>
<td>KeyIdentifier</td>
<td>Calculated by CA</td>
<td></td>
</tr>
<tr>
<td>keyUsage</td>
<td></td>
<td>digitalSignature, keyEncipherment</td>
<td></td>
</tr>
<tr>
<td>certificatePolicies</td>
<td></td>
<td>1.2.826.0.1.8641679.1.2.1.1</td>
<td></td>
</tr>
<tr>
<td>extendedKeyUsage</td>
<td></td>
<td>id-kp-serverAuth, id-kp-clientAuth</td>
<td></td>
</tr>
<tr>
<td>applicationPolicies</td>
<td></td>
<td>Server Authentication Client Authentication</td>
<td></td>
</tr>
<tr>
<td>cRLDistributionPoint</td>
<td>http location</td>
<td>[1](<a href="http://dcckirepo.prod.dsp.dccinterface.co.uk/revocationlists/download/EIIDC">http://dcckirepo.prod.dsp.dccinterface.co.uk/revocationlists/download/EIIDC</a> CKICA-00.crl)</td>
<td></td>
</tr>
<tr>
<td>authorityInfoAccess</td>
<td>http location</td>
<td><a href="http://dcckirepo.prod.dsp.dccinterface.co.uk/certificatesearch/downloadcert/EIIDCCKICA-00.crt">1</a></td>
<td></td>
</tr>
</tbody>
</table>

## Interpretation
Version
The version of the X.509 DCCKI Infrastructure Certificate. DCCKI Infrastructure Certificates shall identify themselves as version 3.

serialNumber
DCCKI Infrastructure Certificate serial number, a positive integer of no more than 20 octets. The Serial Number identifies the DCCKI Infrastructure Certificate, and shall be created by the Issuing EII DCCKICA that signs the DCCKI Infrastructure Certificate. The Serial Number shall be unique in the scope of DCCKI Infrastructure Certificates signed by the Issuing EII DCCKICA.

signatureAlgorithm
The identity of the signature algorithm used to sign the DCCKI Infrastructure Certificate. The field shall be rsa-with-SHA256 as defined in NIST FIPS 180-4.

Issuer
The name of the signer of the DCCKI Infrastructure Certificate. This will consist of the Country (C), Organisation Name (O) which will be DCC and a Common Name (CN) which will be EII DCCKICA (as defined in the EII DCCKICA Certificate profile).

Validity
The time period over which the EII DCCKICA expects the DCCKI Infrastructure Certificate to be valid. The validity period is the period of time from notBefore through notAfter, inclusive.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Time up to and including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as YYMMDDHHmmssZ.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as GeneralizedTime as YYYYMMDDHHmmssZ.

notBefore
The earliest time a DCCKI Infrastructure Certificate may be used. This shall be the time the DCCKI Infrastructure Certificate is created.

notAfter
The latest time a DCCKI Infrastructure Certificate is expected to be used. The value in a notAfter field shall be treated as specified in RFC 5280.

**Subject**

The formatting of this field shall contain a unique X.500 Distinguished Name (DN). This shall consist of the Country (C), the Organisation Name (O) which will be the Party Signifier or RDP Signifier of the DCCKI Subscriber who is also a SMKI Subscriber and a Common Name (CN) which will be the Fully Qualified Domain Name of the DCCKI Subscriber.

**subjectKeyPublicInfo**

The Key Algorithm shall be RSA as defined in NIST FIPS 186-4.

**keyLength**

The Key length shall be RSA 2048 bits.

**Extensions**

DCCKI Infrastructure Certificates MUST contain the extensions described below. They SHOULD NOT contain any additional extensions:

- authorityKeyIdentifier
- subjectKeyIdentifier
- applicationPolicies
- keyUsage: critical
- certificatePolicies: non critical
- extendedKeyUsage: non-critical
- cRLDistributionPoint
- authorityInfoAccess

**authorityKeyIdentifier**

A key identifier calculated using method 2 of section 4.2.1.2 of RFC5280.
subjectKeyIdentifier

Calculated using method 2 of section 4.2.1.2 of RFC5280.

keyUsage

As per RFC5280 section 4.2.1.3 with a value of digitalSignature, and keyEncipherment.

certificatePolicies

Contain a single policyIdentifier in the certificatePolicies extension that refers to the OID for the DCCKI Certificate Policy.

extendedKeyUsage

This shall be an extendedKeyUsage extension (as per section 4.2.1.12 of RFC5280) with a value of id-kp-serverAuth and id-kp-clientAuth. This extension shall be marked as non-critical.

applicationPolicies

This shall be populated with the following policy identifies, Server Authentication and Client Authentication. This extension shall be marked as non-critical.

cRLDistributionPoint

URI string, which shall identify the URL of the EII DCCKICA CRL within the DCCKI Repository. This extension shall be marked as non-critical.

authorityInfoAccess

URI string, which shall identify where to access information and services for the EII DCCKICA within the DCCKI Repository. This extension will be marked as non-critical.

DCCKI Infrastructure Certificate DCCKI Certificate Profile for the purposes of establishing FTPS Communications

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC 5759/5280 Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
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<tr>
<td>Version</td>
<td>Integer</td>
<td>V3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>Integer</td>
<td>calculated by CA</td>
<td></td>
</tr>
<tr>
<td>signatureAlgorithm</td>
<td></td>
<td>rsa-withSHA256</td>
<td></td>
</tr>
<tr>
<td>Issuer</td>
<td>Name</td>
<td>CN=EII DCCKICA, O=DCC, C=UK</td>
<td></td>
</tr>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Calculated by CA as time of issue</td>
<td></td>
</tr>
<tr>
<td>Attribute</td>
<td>Value</td>
<td></td>
<td></td>
</tr>
<tr>
<td>---------------------------------</td>
<td>----------------------------------------------------------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>notAfter</td>
<td>Time Calculated by CA as not before + 3 years</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Subject</td>
<td>Name CN= &lt;Party or RDP Signifier &gt;</td>
<td></td>
<td></td>
</tr>
<tr>
<td>subjectPublicKeyInfo</td>
<td>RSA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>keyLength</td>
<td>2048 bits</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Extensions</td>
<td>Extensions Critical and non-critical extensions</td>
<td></td>
<td></td>
</tr>
<tr>
<td>authorityKeyIdentifier</td>
<td>KeyIdentifier Calculated by CA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>subjectKeyIdentifier</td>
<td>KeyIdentifier Calculated by CA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>keyUsage</td>
<td>digitalSignature, keyEncipherment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>certificatePolicies</td>
<td>1.2.826.0.1.8641679.1.2.1.1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>subjectAltName</td>
<td>&lt;Fully Qualified Domain Name&gt;</td>
<td></td>
<td></td>
</tr>
<tr>
<td>extendedKeyUsage</td>
<td>id-kp-serverAuth, id-kp-clientAuth</td>
<td></td>
<td></td>
</tr>
<tr>
<td>applicationPolicies</td>
<td>Server Authentication Client Authentication</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Interpretation**

**Version**

The version of the X.509 DCCKI Infrastructure Certificate. DCCKI Infrastructure Certificates shall identify themselves as version 3.

**serialNumber**
DCCKI Infrastructure Certificate serial number, a positive integer of no more than 20 octets.
The Serial Number identifies the DCCKI Infrastructure Certificate, and shall be created by
the Issuing EII DCCKICA that signs the DCCKI Infrastructure Certificate. The Serial
Number shall be unique in the scope of DCCKI Infrastructure Certificates signed by the
Issuing EII DCCKICA.

**signatureAlgorithm**

The identity of the signature algorithm used to sign the DCCKI Infrastructure Certificate. The
field shall be rsa-with-SHA256 as defined in NIST FIPS 180-4.

**Issuer**

The name of the signer of the DCCKI Infrastructure Certificate. This will consist of the Country
(C), Organisation Name (O) which will be DCC and a Common Name (CN) which will be EII
DCCKICA (as defined in the EII DCCKICA Certificate profile).

**Validity**

The time period over which the EII DCCKICA expects the DCCKI Infrastructure Certificate
to be valid. The validity period is the period of time from notBefore through notAfter,
inclusive.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Time up to and
including 23:59:59 December 31, 2049 UTC shall be encoded as UTC Time as
YYYYMDDHHmmssZ.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as Generalized Time as
YYYYYMMDDHHmmssZ.

**notBefore**

The earliest time a DCCKI Infrastructure Certificate may be used. This shall be the time the
DCCKI Infrastructure Certificate is created.

**notAfter**

The latest time a DCCKI Infrastructure Certificate is expected to be used. The value in a
notAfter field shall be treated as specified in RFC 5280.

**Subject**
The formatting of this field shall contain a unique X.500 Distinguished Name (DN). This shall consist of a Common Name (CN) shall be populated with the Party Signifier or RDP Signifier of the DCCKI Subscriber.

**subjectKeyPublicInfo**

The Key Algorithm shall be RSA as defined in NIST FIPS 186-4.

**keyLength**

The Key length shall be RSA 2048 bits.

**Extensions**

DCCKI Infrastructure Certificates MUST contain the extensions described below. They SHOULD NOT contain any additional extensions:

- authorityKeyIdentifier
- subjectKeyIdentifier
- applicationPolicies
- keyUsage: critical
- certificatePolicies: non critical
- subjectAltName: non-critical
- extendedKeyUsage: non-critical
- cRLDistributionPoint
- authorityInfoAccess

**authorityKeyIdentifier**

A key identifier calculated using method 2 of section 4.2.1.2 of RFC5280.

**subjectKeyIdentifier**

Calculated using method 2 of section 4.2.1.2 of RFC5280.

**keyUsage**

As per RFC5280 section 4.2.1.3 with a value of digitalSignature and keyEncipherment.

**certificatePolicies**
Contain a single policyIdentifier in the certificatePolicies extension that refers to the OID for
the DCCKI Certificate Policy.

**subjectAltName**

Subject Alternative Name (SAN) shall be populated with the Fully Qualified Domain Name
(FQDN) of the DCCKI Subscriber pertaining to the service for which the DCCKI
Infrastructure Certificate will be used.

**extendedKeyUsage**

This shall be an extendedKeyUsage extension (as per section 4.2.1.12 of RFC5280) with a
value of id-kp-serverAuth and id-kp-clientAuth. This extension shall be marked as non-critical.

**applicationPolicies**

This shall be populated with the following policy identifies, Server Authentication and Client
Authentication. This extension shall be marked as non-critical

**cRLDistributionPoint**

URI string, which shall identify the URL of the EII DCCKICA CRL within the DCCKI
Repository. This extension shall be marked as non-critical.

**authorityInfoAccess**

URI string, which shall identify where to access information and services for the EII
DCCKICA within the DCCKI Repository. This extension will be marked as non-critical.

---

**DCCKI Infrastructure Certificate DCCKI Certificate Profile for the purposes of
establishing SAML assertions**

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC 5759/5280 Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Version</td>
<td>Integer</td>
<td>V3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>Integer</td>
<td>calculated by CA</td>
<td></td>
</tr>
<tr>
<td>signatureAlgorithm</td>
<td></td>
<td>rsa-with-SHA256</td>
<td></td>
</tr>
<tr>
<td>Issuer</td>
<td>Name</td>
<td>CN=EII DCCKICA O=DCC C=UK</td>
<td></td>
</tr>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Calculated by CA as time of issue</td>
<td></td>
</tr>
<tr>
<td>notAfter</td>
<td>Time</td>
<td>Calculated by CA as not before + 3 years</td>
<td></td>
</tr>
<tr>
<td>Subject</td>
<td>Name</td>
<td>CN=Party Signifier</td>
<td></td>
</tr>
<tr>
<td>subjectPublicKeyInfo</td>
<td>RSA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>-----------------------</td>
<td>-----------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>keyLength</td>
<td>2048 bits</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Extensions</td>
<td>Critical and non-critical extensions</td>
<td></td>
<td></td>
</tr>
<tr>
<td>authorityKeyIdentifier</td>
<td>KeyIdentifier Calculated by CA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>subjectKeyIdentifier</td>
<td>KeyIdentifier Calculated by CA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>keyUsage</td>
<td>digitalSignature</td>
<td></td>
<td></td>
</tr>
<tr>
<td>certificatePolicies</td>
<td>1.2.826.0.1.8641679.1.2.1.11</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

| cRLDistributionPoint  | http location [1] http://dcckirepo.prof dsp.dccinterface.co.uk/revocationlists/download/EIIDCCKICA00.crt |

**Interpretation**

**Version**

The version of the X.509 DCCKI Infrastructure Certificate. DCCKI Infrastructure Certificates shall identify themselves as version 3.

**serialNumber**

DCCKI Infrastructure Certificate serial number, a positive integer of no more than 20 octets. The Serial Number identifies the DCCKI Infrastructure Certificate, and shall be created by the Issuing EII DCCKICA that signs the DCCKI Infrastructure Certificate. The Serial Number shall be unique in the scope of DCCKI Infrastructure Certificates signed by the Issuing EII DCCKICA.

**signatureAlgorithm**

The identity of the signature algorithm used to sign the DCCKI Infrastructure Certificate. The field shall be rsa-with-SHA256 as defined in NIST FIPS 180-4.

**Issuer**
The name of the signer of the DCCKI Infrastructure Certificate. This will consist of the Country (C), Organisation Name (O) which will be DCC and a Common Name (CN) which will be EII DCCKICA (as defined in the EII DCCKICA Certificate certificate profile).

Validity

The time period over which the EII DCCKICA expects the DCCKI Infrastructure Certificate to be valid. The validity period is the period of time from notBefore through notAfter, inclusive.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Time up to and including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as YYMMDDHHmmssZ.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as GeneralizedTime as YYYYMMDDHHmmssZ.

notBefore

The earliest time a DCCKI Infrastructure Certificate may be used. This shall be the time the DCCKI Infrastructure Certificate is created.

notAfter

The latest time a DCCKI Infrastructure Certificate is expected to be used. The value in a notAfter field shall be treated as specified in RFC 5280.

Subject

The formatting of this field shall contain a unique X.500 Distinguished Name (DN). This shall consist of a Common Name (CN) shall be populated with the Party Signifier of the DCCKI Subscriber.

subjectPublicKeyInfo

The Key Algorithm shall be RSA as defined in NIST FIPS 186-4.

keyLength

The Key length shall be RSA 2048 bits.

Extensions
DCCKI Infrastructure Certificates MUST contain the extensions described below. They SHOULD NOT contain any additional extensions:

- authorityKeyIdentifier.
- subjectKeyIdentifier
- keyUsage: critical
- certificatePolicies: non critical
- cRLDistributionPoint
- authorityInfoAccess

**authorityKeyIdentifier**

A key identifier calculated using method 2 of section 4.2.1.2 of RFC5280.

**subjectKeyIdentifier**

Calculated using method 2 of section 4.2.1.2 of RFC5280.

**keyUsage**

As per RFC5280 section 4.2.1.3 with a value of digitalSignature.

**certificatePolicies**

Contain a single policyIdentifier in the certificatePolicies extension that refers to the OID for the DCCKI Certificate Policy.

**cRLDistributionPoint**

URI string, which shall identify the URL of the EII DCCKICA CRL within the DCCKI Repository. This extension shall be marked as non-critical.

**authorityInfoAccess**

URI string, which shall identify where to access information and services for the EII DCCKICA within the DCCKI Repository. This extension will be marked as non-critical.

**Personnel Authentication Certificate DCCKI Certificate Profile (ordinary users)**
<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC 5759/5280 Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Version</td>
<td>Integer</td>
<td>V3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>Integer</td>
<td>calculated by CA</td>
<td></td>
</tr>
<tr>
<td>signatureAlgorithm</td>
<td>Name</td>
<td>rsa-with-SHA256</td>
<td></td>
</tr>
<tr>
<td>Issuer</td>
<td>Name</td>
<td>CN= UI DCCKICA, O=DCC, C=UK</td>
<td></td>
</tr>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Calculated by CA as time of issue</td>
<td></td>
</tr>
<tr>
<td>notAfter</td>
<td>Time</td>
<td>Calculated by CA as not before + 3 years</td>
<td></td>
</tr>
<tr>
<td>Subject</td>
<td>Name</td>
<td>CN = &lt; Username&gt; CN – UI DCCKICA O = DCC C = UK</td>
<td></td>
</tr>
<tr>
<td>subjectPublicKeyInfo</td>
<td></td>
<td>RSA</td>
<td></td>
</tr>
<tr>
<td>keyLength</td>
<td></td>
<td>2048 bits</td>
<td></td>
</tr>
<tr>
<td>Extensions</td>
<td>Extensions</td>
<td>Critical and non-critical extensions</td>
<td></td>
</tr>
<tr>
<td>authority Key Identifier</td>
<td>KeyIdentifier</td>
<td>Calculated by CA</td>
<td></td>
</tr>
<tr>
<td>subject Key Identifier</td>
<td>KeyIdentifier</td>
<td>Calculated by CA</td>
<td></td>
</tr>
<tr>
<td>keyUsage</td>
<td></td>
<td>digitalSignature</td>
<td></td>
</tr>
<tr>
<td>certificatePolicies</td>
<td></td>
<td>1.2.826.0.1.8641679.1 .2.1.11</td>
<td></td>
</tr>
<tr>
<td>subjectAltName</td>
<td></td>
<td>Other Name =&lt;username&gt;</td>
<td></td>
</tr>
<tr>
<td>extendedKeyUsage</td>
<td></td>
<td>Client Authentication (1.3.6.1.5.5.7.3.2)</td>
<td></td>
</tr>
<tr>
<td>cRLDistributionPoint</td>
<td></td>
<td>[1] CRL Distribution Point Distribution Point Name: Full Name: Directory Address: CN=CRL1 CN= UI DCCKICA O=DCC C=UK</td>
<td></td>
</tr>
<tr>
<td>authorityInfoAccess</td>
<td>Idap location</td>
<td>[1]Authority Info Access Access Method=Certification Authority Issuer (1.2.6.1.5.5.7.48.2) Directory Address: CN=UI DCCKICA O=DCC C=UK</td>
<td></td>
</tr>
</tbody>
</table>
Interpretation

Version
The version of the X.509 Personnel Authentication Certificate. Personnel Authentication
Certificates shall identify themselves as version 3.

serialNumber
Personnel Authentication Certificate serial number, a positive integer of no more than 20
octets. The Serial Number identifies the Personnel Authentication Certificate, and shall be
created by the Issuing UI DCCKICA that signs the Personnel Authentication Certificate. The
Serial Number shall be unique in the scope of Personnel Authentication Certificates signed
by the Issuing UI DCCKICA.

signatureAlgorithm
The identity of the signature algorithm used to sign the Personnel Authentication Certificate.
The field shall be rsa-with-SHA256 as defined in NIST FIPS 180-4.

Issuer
The name of the signer of the Personnel Authentication Certificate. This will consist of the
Country (C), Organisation Name (O) which will be DCC and a Common Name (CN) which
will be UI DCCKICA (as defined in the UI DCCKICA Certificate certificate profile).

Validity
The time period over which the UI DCCKICA expects the Personnel Authentication
Certificate to be valid. The validity period is the period of time from notBefore through
notAfter, inclusive.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Time up to and
including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as
YYMMDDHHmssel.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as GeneralizedTime as
YYYYMMDDHHmssel.

notBefore
The earliest time a Personnel Authentication Certificate may be used. This shall be the time the Personnel Authentication Certificate is created.

**notAfter**

The latest time a Personnel Authentication Certificate is expected to be used. The value in a notAfter field shall be treated as specified in RFC 5280.

**Subject**

The formatting of this field shall contain a unique X.500 Distinguished Name (DN). This shall consist of a Common Name (CN) which shall uniquely identify the DCCKI Eligible Subscriber who is the subject of this account and must be consistent with the information held in the User Personnel’s SSI account.

**subjectKeyPublicInfo**

The Public Key algorithm shall be RSA as defined in NIST FIPS 186-4.

**keyLength**

The Key length shall be RSA 2048 bits.

**Extensions**

Personnel Authentication Certificates MUST contain the extensions described below. They SHOULD NOT contain any additional extensions:

- authorityKeyIdentifier
- subjectKeyIdentifier
- keyUsage: critical
- certificatePolicies: non critical
- subjectAltName: non-critical
- extendedKeyUsage: non critical
- cRLDistributionPoint
- AuthorityInformationAccess

**authorityKeyIdentifier**
This shall be in the form [0] KeyIdentifier. This shall be generated using method (2) of section 4.2.1.2 of RFC5280. This extension shall be marked as non-critical.

**subjectKeyIdentifier**

Calculated using method 2 of section 4.2.1.2 of RFC5280.

**keyUsage**

As per RFC5280 section 4.2.1.3 with a value of digitalSignature. This extension shall be marked as critical

**certificatePolicies**

Contain a single policyIdentifier in the certificatePolicies extension that refers to the OID for the DCCKI Certificate Policy.

**subjectAltName**

The Personnel Authentication Certificate shall contain a single GeneralName of type OtherName. The OtherName shall be the SSI username of the User Personnel of the DCCKI Eligible Subscriber.

**extendedKeyUsage**

This shall be an extendedKeyUsage extension (as per RFC5280 section 4.2.1.12) with a value id-kp-clientAuth. This extension shall be marked as non-critical.

**cRLDistributionPoint**

This shall identify the directory address of the UI DCCKICA CRL. This extension shall be marked as non-critical.

**AuthorityInformationAccess**

This shall identify the directory address of the UK DCCKICA Certificate. This extension shall be marked as non-critical

**Personnel Authentication Certificate DCCKI Certificate Profile (Administration Users)**

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC 5759/5280 Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
</table>

80
<table>
<thead>
<tr>
<th>Field</th>
<th>Type</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Version</td>
<td>Integer</td>
<td>V3</td>
</tr>
<tr>
<td>serialNumber</td>
<td>Integer</td>
<td>calculated by CA</td>
</tr>
<tr>
<td>signatureAlgorithm</td>
<td></td>
<td>rsa-with-SHA256</td>
</tr>
<tr>
<td>Issuer</td>
<td>Name</td>
<td>CN= UI DCCKICA, O=DCC, C=UK</td>
</tr>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Calculated by CA as time of issue</td>
</tr>
<tr>
<td>notAfter</td>
<td>Time</td>
<td>Calculated by CA as not before + 3 years</td>
</tr>
<tr>
<td>Subject</td>
<td>Name</td>
<td>CN = &lt;Name&gt;</td>
</tr>
<tr>
<td>subjectPublicKeyInfo</td>
<td></td>
<td>RSA</td>
</tr>
<tr>
<td>keyLength</td>
<td></td>
<td>2048 bits</td>
</tr>
<tr>
<td>Extensions</td>
<td>Extensions</td>
<td>Critical and non-critical extensions</td>
</tr>
<tr>
<td>authority Key Identifier</td>
<td>KeyIdentifier</td>
<td>Calculated by CA</td>
</tr>
<tr>
<td>subject Key Identifier</td>
<td>KeyIdentifier</td>
<td>Calculated by CA</td>
</tr>
<tr>
<td>keyUsage</td>
<td></td>
<td>digitalSignature</td>
</tr>
<tr>
<td>certificatePolicies</td>
<td></td>
<td>[1] 2.16.840.1.101.3.2.1.3.13 (PIV Authentication Key OID)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>[2] 1.2.826.0.1.8641679.1.2.1.11 (DCCKI CP OID)</td>
</tr>
<tr>
<td>subjectAltName</td>
<td></td>
<td>Other Name =&lt;username&gt;</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Other Name=&lt;UUID&gt;</td>
</tr>
<tr>
<td>extendedKeyUsage</td>
<td></td>
<td>Client Authentication (1.3.6.1.5.5.7.3.2)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Smart Card Logon (1.3.6.1.4.1.311.20.2.2)</td>
</tr>
<tr>
<td>cRLDistributionPoint</td>
<td></td>
<td>[1]CRL Distribution Point Distribution Point Name: Full Name:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Directory Address: CN=CRL1</td>
</tr>
<tr>
<td></td>
<td></td>
<td>CN= UI DCCKICA</td>
</tr>
<tr>
<td></td>
<td></td>
<td>O=DCC</td>
</tr>
<tr>
<td></td>
<td></td>
<td>C=UK</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Authority Issuer</td>
<td>Alternative Name: Directory Address: CN=UI DCCKICA O=DCC C=UK</td>
<td></td>
</tr>
<tr>
<td>-----------------------------------------------------</td>
<td>---------------------------------------------------------------</td>
<td></td>
</tr>
<tr>
<td>2.16.840.1.101.3.2.1.3.6.9.1</td>
<td>(01 01 00 ) ( (PIV Authenticationidentifier)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>PIV authentication OID</td>
<td></td>
</tr>
</tbody>
</table>

### Interpretation

#### Version

The version of the X.509 Personnel Authentication Certificate. Personnel Authentication Certificates shall identify themselves as version 3.

#### serialNumber

Personnel Authentication Certificate serial number, a positive integer of no more than 20 octets. The Serial Number identifies the Personnel Authentication Certificate, and shall be created by the Issuing UI DCCKICA that signs the Personnel Authentication Certificate. The Serial Number shall be unique in the scope of Personnel Authentication Certificates signed by the Issuing UI DCCKICA.

#### signatureAlgorithm

The identity of the signature algorithm used to sign the Personnel Authentication Certificate. The field shall be rsa-with-SHA256 as defined in NIST FIPS 180-4.

#### Issuer

The name of the signer of the Personnel Authentication Certificate. This will consist of the Country (C), Organisation Name (O) which will be DCC and a Common Name (CN) which will be UI DCCKICA (as defined in the UI DCCKICA Certificate certificate profile).

#### Validity

The time period over which the UI DCCKICA expects the Personnel Authentication Certificate to be valid. The validity period is the period of time from notBefore through notAfter, inclusive.
All times shall be stated in the Universal Coordinated Time (UTC) time zone. Time up to and including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as YYMMDDHHmmssZ.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as GeneralizedTime as YYYYMMDDHHmmssZ.

**notBefore**

The earliest time a Personnel Authentication Certificate may be used. This shall be the time the Personnel Authentication Certificate is created.

**notAfter**

The latest time a Personnel Authentication Certificate is expected to be used. The value in a notAfter field shall be treated as specified in RFC 5280.

**Subject**

The formatting of this field shall contain a unique X.500 Distinguished Name (DN). This shall consist of a Common Name (CN) which shall be the First and Last name and FQDN to identify the users account of the Eligible DCCKI Subscribe this shall be consistent with the information held in the Administration User’s SSI account.

**subjectKeyPublicInfo**

The Public Key algorithm shall be RSA as defined in NIST FIPS 186-4.

**keyLength**

The Key length shall be RSA 2048 bits.

**Extensions**

Personnel Authentication Certificates MUST contain the extensions described below. They SHOULD NOT contain any additional extensions:

- authorityKeyIdentifier
- subjectKeyIdentifier
- keyUsage: critical
- certificatePolicies: non-critical
- subjectAltName: non-critical
- extendedKeyUsage: non-critical
- cRLDistributionPoint
- AuthorityInformationAccess
- 2.16.840.1.101.3.6.9.1 PIV Authentication Identifier

**authorityKeyIdentifier**

This shall be in the form [0] KeyIdentifier. This shall be generated using method (2) of section 4.2.1.2 of RFC5280. This extension shall be marked as non-critical.

**subjectKeyIdentifier**

Calculated using method 2 of section 4.2.1.2 of RFC5280.

**keyUsage**

As per RFC5280 section 4.2.1.3 with a value of digitalSignature. This extension shall be marked as critical (as per RFC5280 section 4.2.1.3).

**certificatePolicies**

Contain a policyIdentifier in the certificatePolicies extension that refers to the OID for the DCCKI Certificate Policy and a policyIdentifier with PIV Authentication Key OID.

**subjectAltName**

The Personnel Authentication Certificate shall contain 2 GeneralName entries of type OtherName. The first OtherName shall be consistent with the SSI username of the Administration User. The second OtherName entry shall contain a UUID which uniquely identifies the DCCKI Eligible Subscriber.

**extendedKeyUsage**

This shall be an extendedKeyUsage extension (as per RFC5280 section 4.2.1.12) with a value id-kp-clientAuth and a value of “Smart Card Logon”. This extension shall be marked as non-critical.

**cRLDistributionPoint**
This shall identify the directory address of the UI DCCKICA CRL. This extension shall be marked as non-critical.

**AuthorityInformationAccess**

This shall identify the directory address of the UI DCCKICA Certificate. This extension shall be marked as non-critical.

**2.16.840.1.101.3.6.9.1 PIV Authentication Identifier**

*Personal Identity Verification (PIV) identifier included in all Personnel Authentication Certificate issued to Administration User.*

**EII DCCKICA Certificate DCCKI Certificate Profile**

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Version</td>
<td>Integer</td>
<td>V3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>Integer</td>
<td>calculated by CA</td>
<td></td>
</tr>
<tr>
<td>signatureAlgorithm</td>
<td>rsa-with-SHA256</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Issuer</td>
<td>Name</td>
<td>CN= Root DCCKICA, O=DCC, C=UK</td>
<td></td>
</tr>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Calculated by CA as time of issue</td>
<td></td>
</tr>
<tr>
<td>notAfter</td>
<td>Time</td>
<td>Calculated by CA as not before + 10 years</td>
<td></td>
</tr>
<tr>
<td>Subject</td>
<td>Name</td>
<td>CN= EII DCCKICA, O=DCC, C=UK</td>
<td></td>
</tr>
<tr>
<td>subjectKeyPublicInfo</td>
<td>RSA</td>
<td></td>
<td></td>
</tr>
<tr>
<td>keyLength</td>
<td>2048 bits</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Extensions</td>
<td>Extensions</td>
<td>Critical and non-critical extensions</td>
<td></td>
</tr>
<tr>
<td>authorityKeyIdentifier</td>
<td>KeyIdentifier</td>
<td>Calculated by CA</td>
<td></td>
</tr>
<tr>
<td>subjectKeyIdentifier</td>
<td>KeyIdentifier</td>
<td>Calculated by CA</td>
<td></td>
</tr>
<tr>
<td>keyUsage</td>
<td></td>
<td>Certificate Signing, Off-line CRL Signing CRL Signing</td>
<td></td>
</tr>
<tr>
<td>certificatePolicies</td>
<td></td>
<td>1.2.826.0.1.8641679.1.2.1.11;</td>
<td></td>
</tr>
<tr>
<td>basicConstraints</td>
<td>CA=True, path Length=0</td>
<td></td>
<td></td>
</tr>
<tr>
<td>cRLDistributionPoint</td>
<td>http location</td>
<td>[1] CRL Distribution Point URL=<a href="http://dcckirepo.prod.dsp.dccinterface.co.uk/revocationlists/download/RootDCCKICA-00.crl">http://dcckirepo.prod.dsp.dccinterface.co.uk/revocationlists/download/RootDCCKICA-00.crl</a></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>[2] CRL Distribution Point Distribution Point Name:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Full Name:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Directory Address:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>CN=CRL1</td>
<td></td>
</tr>
</tbody>
</table>
Interpretation

Version

The version of the X.509 EII DCCKICA Certificate. EII DCCKICA Certificates shall identify themselves as version 3.

serialNumber

EII DCCKICA Certificate serial number, a positive integer of no more than 20 octets. The Serial Number identifies the EII DCCKICA Certificate, and shall be created by the Root DCCKICA that signs the EII DCCKICA Certificate. The Serial Number shall be unique in the scope of DCCKICA Certificates signed by the Root DCCKICA.

signatureAlgorithm

The identity of the signature algorithm used to sign the EII DCCKICA Certificate. The field shall be rsa-with-SHA256 as defined in NIST FIPS 180-4.

Issuer

The name of the signer of the EII DCCKICA Certificate. This will consist of the Country (C), Organisation Name (O) which will be DCC and a Common Name (CN) which will be Root DCCKICA (as defined in the Root DCCKICA Certificate certificate profile).

Validity

The time period over which the Root DCCKICA expects the EII DCCKICA Certificate to be valid. The validity period is the period of time from notBefore through notAfter, inclusive.

authorityInfoAccess | http location |
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Alternative Name:</td>
<td></td>
</tr>
</tbody>
</table>
| URL=http://dcckirepo.prod dsp.dcci
| nterface.co.uk/certi
| certificatsearch/dow
| nloadcert/RootDCCKI
| CA-00.crt          |
All times shall be stated in the Universal Coordinated Time (UTC) time zone. Time up to and including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as YYMMDDHHmmssZ.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as GeneralizedTime as YYYYMMDDHHmmssZ.

**notBefore**

The earliest time an EII DCCKICA Certificate may be used. This shall be the time the EII DCCKICA Certificate is created.

**notAfter**

The latest time an EII DCCKICA Certificate is expected to be used. The value in a notAfter field shall be treated as specified in RFC5280.

**Subject**

The formatting of this field shall contain a unique X.500 Distinguished Name (DN). This shall consist of the Country (C), the Organisation Name (O) which will be DCC and a Common Name (CN) which will be EII DCCKICA.

**subjectKeyPublicInfo.**

The Public Key algorithm shall be RSA as defined in NIST FIPS 186-4.

**keyLength**

The keyLength shall be RSA 2048 bits.

**Extensions**

EII DCCKICA Certificates MUST contain the extensions described below. They SHOULD NOT contain any additional extensions:

- authorityKeyIdentifier.
- subjectKeyIdentifier
- keyUsage: critical
- certificatePolicies: non critical
- basicConstraints: critical.
- cRLDistributionPoint
- authorityInfoAccess

**authorityKeyIdentifier**

A key identifier calculated using method 2 of section 4.2.1.2 of RFC5280.

**subjectKeyIdentifier**

Calculated using method 2 of section 4.2.1.2 of RFC5280.

**keyUsage**

The EII DCCKICA Certificate shall have a keyUsage extension (as per section 4.2.1.3 of RFC5280) with a value of Certificate Signing, Off-line CRL Signing and CRL Signing. This extension shall be marked as critical (as per RFC5280 section 4.2.1.3).

**certificatePolicies**

The EII DCCKICA Certificate shall contain at least one policyIdentifier in the certificatePolicies extension that refers to the OID for the DCCKI Certificate Policy.

**basicConstraints**

The basicConstraints extension shall have the values cA=True, and pathLen=0. This extension shall be marked as critical.

**cRLDistributionPoint**

URI string, which shall identify the URL of the DCCK ARL within the DCCKI Repository. This extension shall be marked as non-critical.

**authorityInfoAccess**

URI string, which shall identify where to access information and services for the Root DCCKICA within the DCCKI Repository. This extension will be marked as non-critical.

**UI DCCKICA Certificate DCCKI Certificate Profile**

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Version</td>
<td>Integer</td>
<td>V3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>Integer</td>
<td>calculated by CA</td>
<td></td>
</tr>
<tr>
<td>signatureAlgorithm</td>
<td></td>
<td>rsa-with-SHA256</td>
<td></td>
</tr>
<tr>
<td><strong>Issuer</strong></td>
<td><strong>Name</strong></td>
<td><strong>CN= Root DCCKICA, O=DCC, C=UK</strong></td>
<td></td>
</tr>
<tr>
<td>------------</td>
<td>----------</td>
<td>-----------------------------------</td>
<td></td>
</tr>
<tr>
<td><strong>notBefore</strong></td>
<td><strong>Time</strong></td>
<td><strong>Calculated by CA as time of issue</strong></td>
<td></td>
</tr>
<tr>
<td><strong>notAfter</strong></td>
<td><strong>Time</strong></td>
<td><strong>Calculated by CA as not before + 10 years</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Subject</strong></td>
<td><strong>Name</strong></td>
<td><strong>CN=UI DCCKICA, O=DCC, C=UK</strong></td>
<td></td>
</tr>
<tr>
<td><strong>subjectPublicKeyInfo</strong></td>
<td><strong>KeyLength</strong></td>
<td><strong>RSA</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Extensions</strong></td>
<td><strong>2048 bits</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Extensions</strong></td>
<td><strong>Extensions</strong></td>
<td><strong>Critical and non-critical extensions</strong></td>
<td></td>
</tr>
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<td><strong>KeyIdentifier</strong></td>
<td><strong>Calculated by CA</strong></td>
<td></td>
</tr>
<tr>
<td><strong>subjectKeyIdentifier</strong></td>
<td><strong>KeyIdentifier</strong></td>
<td><strong>Calculated by CA</strong></td>
<td></td>
</tr>
<tr>
<td><strong>keyUsage</strong></td>
<td><strong>KeyIdentifier</strong></td>
<td><strong>Certificate Signing</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Off-line CRL Signing</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>CRL Signing</strong></td>
<td></td>
</tr>
<tr>
<td><strong>certificatePolicies</strong></td>
<td></td>
<td><strong>1.2.826.0.1.8641679.1.2.1.11</strong></td>
<td></td>
</tr>
<tr>
<td><strong>basicConstraints</strong></td>
<td></td>
<td><strong>CA=True, path Length=0</strong></td>
<td></td>
</tr>
<tr>
<td><strong>cRLDDistributionPoint</strong></td>
<td><strong>http location</strong></td>
<td><strong>[1] CRL Distribution Point Distribution Point Name:</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Full Name:</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Directory Address:</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>CN=CRL1</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>CN= Root DCCKICA</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>O=DCC</strong></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>C=UK</strong></td>
<td></td>
</tr>
</tbody>
</table>

**Interpretation**

**Version**

The version of the X.509 UI DCCKICA Certificate. UI DCCKICA Certificates shall identify themselves as version 3.

**serialNumber**

UI DCCKICA Certificate serial number, a positive integer of no more than 20 octets. The Serial Number identifies the UI DCCKICA Certificate, and shall be created by the Root DCCKICA that signs the UI DCCKICA Certificate. The Serial Number shall be unique in the scope of DCCKICA Certificates signed by the Root DCCKICA.
signatureAlgorithm
The identity of the signature algorithm used to sign the UI DCCKICA Certificate. The field shall be rsa-with-SHA256 as defined in NIST FIPS 180-4.

Issuer
The name of the signer of the UI DCCKICA Certificate. This will consist of the Country (C), Organisation Name (O) which will be DCC and a Common Name (CN) which will be Root DCCKICA (as defined in the Root DCCKICA Certificate certificate profile).

Validity
The time period over which the Root DCCKICA expects the UI DCCKICA Certificate to be valid. The validity period is the period of time from notBefore through notAfter, inclusive.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Time up to and including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as YYMMDDHHmmssZ.
Times later than 23:59:59 December 31, 2049 UTC shall be encoded as GeneralizedTime as YYYYMMDDHHmmssZ.

notBefore
The earliest time a UI DCCKICA Certificate may be used. This shall be the time the UI DCCKICA Certificate is created.

notAfter
The latest time a UI DCCKICA Certificate is expected to be used. The value in a notAfter field shall be treated as specified in RFC 5280.

Subject
The formatting of this field shall contain a unique X.500 Distinguished Name (DN). This shall consist of the Country (C), the Organisation Name (O) which will be DCC and a Common Name (CN) which will be UI DCCKICA.

subjectPublicKeyInfo
The Public Key algorithm shall be RSA as defined in NIST FIPS 186-4.

keyLength
The Key length shall be RSA 2048 bits.

Extensions

UI DCCKICA Certificates MUST contain the extensions described below. They SHOULD NOT contain any additional extensions:

- authorityKeyIdentifier.
- subjectKeyIdentifier
- keyUsage: critical
- certificatePolicies: non critical
- basicConstraints: critical.
- cRLDistributionPoint

**authorityKeyIdentifier**

A key identifier calculated using method 2 of section 4.2.1.2 of RFC5280.

**subjectKeyIdentifier**

Calculated using method 2 of section 4.2.1.2 of RFC5280.

**keyUsage**

The UI DCCKICA Certificate shall have a keyUsage extension (as per section 4.2.1.3 of RFC5280) with a value of Certificate Signing, Off-line CRL Signing and CRL Signing. This extension shall be marked as critical (as per section 4.2.1.3 of RFC5280).

**certificatePolicies**

The UI DCCKICA Certificate shall contain at least one policyIdentifier in the certificatePolicies extension that refers to the OID for the DCCKI Certificate Policy.

**basicConstraints**

The basicConstraints extension shall have the values cA=True, and pathLen=0. This extension shall be marked as critical.

**cRLDistributionPoint**

LDAP string, which shall refer to theRoot DCCKICA ARL. This extension shall be marked as non-critical.
Root DCCKICA Certificate DCCKI Certificate Profile

<table>
<thead>
<tr>
<th>Field Name</th>
<th>RFC 5759/5280 Type</th>
<th>Value</th>
<th>Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Version</td>
<td>Integer</td>
<td>V3</td>
<td></td>
</tr>
<tr>
<td>serialNumber</td>
<td>Integer</td>
<td>calculated by CA</td>
<td></td>
</tr>
<tr>
<td>signatureAlgorithm</td>
<td>AlgorithmIdentifier</td>
<td>rsa-with-SHA256</td>
<td></td>
</tr>
<tr>
<td>Issuer</td>
<td>Name</td>
<td>CN= Root DCCKICA, O=DCC, C=UK</td>
<td></td>
</tr>
<tr>
<td>notBefore</td>
<td>Time</td>
<td>Calculated by CA as time of issue</td>
<td></td>
</tr>
<tr>
<td>notAfter</td>
<td>Time</td>
<td>Calculated by CA as not before + 20 years</td>
<td></td>
</tr>
<tr>
<td>Subject</td>
<td>Name</td>
<td>CN=Root DCCKICA, O=DCC, C=UK</td>
<td></td>
</tr>
<tr>
<td>subjectPublicKeyInfo</td>
<td></td>
<td>RSA</td>
<td></td>
</tr>
<tr>
<td>keyLength</td>
<td></td>
<td>4096 bits</td>
<td></td>
</tr>
<tr>
<td>Extensions</td>
<td>Extensions</td>
<td>Critical and non-critical extensions</td>
<td></td>
</tr>
<tr>
<td>authorityKeyIdentifier</td>
<td>KeyIdentifier</td>
<td>Calculated by CA</td>
<td></td>
</tr>
<tr>
<td>subjectKeyIdentifier</td>
<td>KeyIdentifier</td>
<td>Calculated by CA</td>
<td></td>
</tr>
<tr>
<td>keyUsage</td>
<td></td>
<td>Certificate Signing, Off-line CRL Signing and CRL Signing</td>
<td>Certificate Signing, Off-line CRL Signing and CRL Signing</td>
</tr>
<tr>
<td>certificatePolicies</td>
<td></td>
<td>anyPolicy</td>
<td></td>
</tr>
<tr>
<td>basicConstraints</td>
<td></td>
<td>CA=True, path Length= None</td>
<td></td>
</tr>
</tbody>
</table>

Interpretation

These certificates are the root of trust for the DCCKI.

Version

The version of the X.509 Root DCCKICA Certificate. Valid Root DCCKICA Certificates shall identify themselves as version 3.

Serial Number

Root DCCKICA Certificate serial number, a positive integer of no more than 20 octets. The Serial Number identifies the Root DCCKICA Certificate, and shall be created by the Root DCCKICA that signs the Root DCCKICA Certificate (self-signed by the Root DCCKICA).
The Serial Number shall be unique in the scope of DCCKICA Certificate signed by the Root DCCKICA.

**signatureAlgorithm**

The identity of the signature algorithm used to sign the Root DCCKICA Certificate. The field shall be rsa-with-SHA256 as defined in NIST FIPS 180-4.

**Issuer**

The name of the signer of the Root DCCKICA Certificate. This will consist of the Country (C), Organisation Name (O) which will be DCC and a Common Name (CN) which will be Root DCCKICA which will be the same as the Subject Name as it is self-signed by the Root DCCKICA.

**Validity**

The time period over which the Root DCCKICA expects the Root DCCKICA Certificate to be valid. The validity period is the period of time from **notBefore** through **notAfter**, inclusive.

All times shall be stated in the Universal Coordinated Time (UTC) time zone. Times up to and including 23:59:59 December 31, 2049 UTC shall be encoded as UTCTime as YYMMDDHHmmssZ.

Times later than 23:59:59 December 31, 2049 UTC shall be encoded as GeneralizedTime as YYYYMMDDHHmmssZ

**notBefore**

The earliest time a Root DCCKICA Certificate may be used. This shall be the time the Root DCCKICA Certificate is created.

**notAfter**

The latest time a Root DCCKICA Certificate is expected to be used. The value in a **notAfter** field shall be treated as specified in RFC 5280.

**Subject**

The formatting of this field shall contain a unique X.500 Distinguished Name (DN). This shall consist of the Country (C), the Organisation Name (O) which will be DCC and a Common Name (CN) which will be Root DCCKICA

**subjectPublicKeyInfo**.
The Public Key algorithm shall be RSA as defined in NIST FIPS 180-6.

keyLength

The keyLength shall be RSA 4096 bits.

Extensions

Root DCCKICA Certificate MUST contain the extensions described below. They SHOULD NOT contain any additional extensions:

- authorityKeyIdentifier.
- subjectKeyIdentifier
- keyUsage: critical
- certificatePolicies: non critical
- basicConstraints: critical.

authorityKeyIdentifier

A keyIdentifier calculated using method 2 of section 4.2.1.2 of RFC5280.

subjectKeyIdentifier

Calculated using method 2 of section 4.2.1.2 of RFC5280.

keyUsage

The Root DCCKICA Certificate shall have a keyUsage extension (as per RFC5280 section 4.2.1.3) with a value of Certificate Signing, Off-line CRL Signing and CRL Signing. This extension shall be marked as critical (as per RFC5280 section 4.2.1.3).

certificatePolicies

The RootDCCKICA Certificate shall contain only one policyIdentifier which shall be any Policy.

basicConstraints

The basicConstraints extension shall have the values cA=True, and pathLen absent (unlimited). This extension shall be marked as critical.
Appendix T

DCCKI Interface Design Specification
Table of Contents

1. Introduction ................................................................................................................................. 3
2. DCCKI Service Interface .......................................................................................................... 3
3. DCCKI Certificate Signing Request ......................................................................................... 9

Annex A
Definitions ....................................................................................................................................... 13
1 INTRODUCTION

Document Purpose

1.1 Pursuant to Section L13.13 of the Code (DCCKI Interface Design Specification), this document is the DCCKI Interface Design Specification.

2 DCCKI SERVICE INTERFACE

Submission of DCCKI Certificate Signing Requests and Issuance of DCCKI Infrastructure Certificates

2.1 In order to request Issuance of a DCCKI Infrastructure Certificate, a Party or RDP that is a DCCKI Eligible Subscriber shall follow the processes defined in the DCCKI RAPP.

2.2 The DCC shall ensure that all DCCKI Certificate Signing Requests are required to be formatted in accordance with the PKCS #10 standard as set out in the DCCKI RAPP. The structure of a DCCKI Certificate Signing Request is defined in section 3 of this DCCKI IDS.

2.3 No further provision is made in this document in relation to requesting and obtaining DCCKI Infrastructure Certificates.

Submission of Personnel Authentication Certificate Applications and Issuance of Personnel Authentication Certificates

2.4 Prior to submitting an initial Personnel Authentication Certificate Application, (but not for any subsequent application), a Party that is a DCCKI Eligible Subscriber in respect of Personnel Authentication Certificates shall submit an Administration User Credentials Request via the approved mechanisms set out in the DCCKI RAPP.

2.5 The DCC shall make a Personnel Credentials Interface accessible via the Self Service Interface for the purpose of accessing DCCKI Services in order to obtain a Personnel Authentication Certificate. The DCC shall ensure that:

(a) the Personnel Credentials Interface uses the HTTPS protocol;

(b) the Personnel Credentials Interface uses Java 7, update 6 (or greater);
(c) the Personnel Credentials Interface supports JavaScript, CSS and images;

(d) initial access to the Personnel Credentials Interface will be authorised through use of username and single use password, the provision of which shall be detailed in the DCCKI RAPP and shall be secured by server side authentication using TLS 1.2;

(e) subsequent access to the Personnel Credentials Interface is secured by mutual authentication using TLS1.2 between the Supported Browser being used by the DCCKI Eligible Subscriber and the Personnel Credentials Interface;

(f) DCCKI Certificates are used for the TLS authentication and shall support the following cipher suites:

- ECDHE-RSA-AES256-GCM-SHA384
- ECDHE-RSA-AES128-GCM-SHA256
- ECDHE-RSA-AES256-SHA384
- ECDHE-RSA-AES128-SHA256;

(g) access to the Personnel Credentials Interface is denied without a valid credential for Authentication; and

(h) User Personnel are provided with the means to view and update their password and user account information as set out in the Self Service Interface Access Control Specification.

Issuance of Personnel Authentication Certificates to Administration Users

Initial Issuance of a Personnel Authentication Certificate to Administration Users

2.6 In order to obtain an initial Personnel Authentication Certificate, an Administration User shall log onto the Personnel Credentials Interface via the Self Service Interface using the supplied username, and single use password as provided in accordance with the DCCKI RAPP.

2.7 Upon initial login, the SSI Administration User shall be required to:

(a) change the password for the user account from that provided; and
(b) provide answers to security questions that will subsequently be used to confirm the identity of that Administration User if their password is forgotten, their Personnel Authentication Certificate has expired or the Smart Card Token provided to that Administration User is lost or stolen.

2.8 On successful change of the user account password, the Administration User shall be able to request initialisation of the Smart Card Token which will result in a Personnel Authentication Certificate Application.

2.9 In order to initialise the Smart Card Token, the Administration User shall:

(a) connect the Smart Card Token to the system that the Administration User is using to access the Personnel Credentials Interface. The system shall be configured in accordance with sections 2.5 (b) and (c) of this DCCKI IDS; and

(b) request initialisation of the Smart Card Token by following the instructions displayed on the Personnel Credentials Interface.

2.10 Following a successful request for initialisation of the Smart Card Token the DCC shall ensure that, where the Smart Card Token generates a Personnel Authentication Certificate Application, this shall automatically be submitted to the UI DCCKICA.

2.11 The Administration User shall be notified via the Personnel Credentials Interface as soon as reasonably practicable of the Issuance of a Personnel Authentication Certificate for that Administration User.

**Subsequent Issuance of a Personnel Authentication Certificate to Administration Users**

2.12 Prior to the expiry of a Personnel Authentication Certificate Issued to an Administration User, that Administration User may:

(a) log onto the Personnel Credentials Interface via the Self Service Interface, using their Smart Card Token, username and password; and

(b) reinitialise the Smart Card Token by following the steps set out in section 2.9 of this DCCKI IDS, which will result in the Issuance of a new Personnel Authentication Certificate.
2.13 In the event that a Personnel Authentication Certificate Issued to an Administration User has expired prior to their obtaining a new Personnel Authentication Certificate, that Administration User may:

(a) log onto the Personnel Credentials Interface via the Self Service Interface and obtain a new Personnel Authentication Certificate by:

(i) using their Administration User username and password; and

(ii) providing answers to the security questions as selected when obtaining their initial Personnel Authentication Certificate; and

(b) reinitialise the Smart Card Token by following the steps outlined in section 2.9 above which will result in the Issuance of a new Personnel Authentication Certificate.

2.14 In the event that the Smart Card Token is lost or stolen, an Administration User may:

(a) obtain a new Smart Card Token from their DCCKI ARO in accordance with the DCCKI Code of Connection;

(b) log onto the Personnel Credentials Interface via the Self Service Interface:

(i) using the Administration User’s username and password; and

(ii) providing answers to the security questions as selected when obtaining their initial Personnel Authentication Certificate; and

(c) initialise the Smart Card Token by following the steps outlined in section 2.9 of this DCCKI IDS which will result in the Issuance of a new Personnel Authentication Certificate.

**Issuance of Personnel Authentication Certificates to other User Personnel**

Initial Issuance of a Personnel Authentication Certificate to other User Personnel

2.15 The initial Issuance of a Personnel Authentication Certificate to a User Personnel shall be via the Personnel Credentials Interface following the creation of an account.
for that User Personnel by an Administration User.

2.16 In order to provide Authentication credentials to User Personnel, (which shall comprise a single use password and a username) an Administration User may:

(a) log onto the Self Service Interface using their Smart Card Token, username and password in accordance with the Self Service Interface Access Control Specification and Self Service Interface Code of Connection;

(b) create additional user accounts for other User Personnel; and

(c) provide details to those User Personnel including a username and single use password that allows them to log onto the Personnel Credentials Interface via the Self Service Interface.

2.17 In order to obtain an initial Personnel Authentication Certificate, User Personnel of a DCCKI Eligible Subscriber, shall log onto the Personnel Credentials Interface via the Self Service Interface using the agreed username and single use password, as established by the relevant Administration User.

2.18 Upon first login, those User Personnel shall be required to:

(a) change the password for their account; and

(b) provide answers to security questions that will subsequently be used to confirm the identity of that individual if the password is forgotten, their Personnel Authentication Certificate has expired or their Personnel Authentication Certificate is destroyed or, no longer has access to their Personnel Authentication Certificate or Private Key associated with their Personnel Authentication Certificate.

2.19 Upon successful login, the User Personnel shall be able to submit a Personnel Authentication Certificate Application by following the instruction displayed on the Personnel Credentials Interface.

2.20 Following a Personnel Authentication Certificate Application request:

(a) the User Personnel shall be requested to create a password in accordance with the instruction displayed on the Personnel Credentials Interface, to protect the
credentials to be generated by the DCCKICA and transferred to the User Personnel’s browser;

(b) the DCCKI Eligible Subscriber shall ensure that the systems of its User Personnel are configured to allow the credentials to be transferred to the User Personnel’s browser and in accordance with sections 2.5 (b) and (c) of this DCCKI IDS;

(c) the DCCKICA shall generate the credentials consisting of a Key Pair along with a Personnel Authentication Certificate that is specific to that User Personnel and the systems that User Personnel is using to access the Personnel Credentials Interface and shall make it available to the browser in the form of a PKCS#12 file protected using the password created by the User Personnel;

(d) the User Personnel shall unprotect the PKCS#12 file using the password created by that User Personnel; and

(e) the User Personnel shall download, verify and install the PKCS#12 file in a location accessible to a Supported Web Browser, when requested by the Authentication Credentials Interface.

Subsequent Issuance of a Personnel Authentication Certificate to other User Personnel

2.21 Prior to the expiry of a Personnel Authentication Certificate assigned to a member of User Personnel, in order to obtain a new Personnel Authentication Certificate, that individual:

(a) may log onto the Personnel Credentials Interface via the Self Service Interface, using their existing Personnel Authentication Certificate, username and password; and

(b) follow the steps outlined in sections 2.19 and 2.20 of this DCCKI IDS.

2.22 In the event that their Personnel Authentication Certificate has expired prior to obtaining a new Personnel Authentication Certificate, a member of User Personnel may:

(a) Log onto the Personnel Credentials Interface via the Self Service Interface:
(i) using their username and password; and

(ii) provide answers to the security questions as selected when obtaining their initial Personnel Authentication Certificate; and

(b) follow the steps outlined in sections 2.19 and 2.20 of this DCCKI IDS.

3 DCCKI CERTIFICATE SIGNING REQUEST

Information to be contained within DCCKI Certificate Signing Requests

3.1 A DCCKI Certificate Signing Request in respect of a DCCKI Infrastructure Certificate for the purpose of signing SAML assertions to the DCC shall contain the information set out in the table immediately below:

<table>
<thead>
<tr>
<th>Subject</th>
<th>Attributes</th>
<th>Values</th>
</tr>
</thead>
<tbody>
<tr>
<td>Version</td>
<td></td>
<td>V3 (as per RFC 2986)</td>
</tr>
<tr>
<td>Subject</td>
<td>Common Name</td>
<td>&lt;Party Signifier&gt;</td>
</tr>
<tr>
<td>Subject Public Key Info</td>
<td>Public Key Algorithm</td>
<td>RSA</td>
</tr>
<tr>
<td></td>
<td>Subject Public Key (2048 bits)</td>
<td>Public Key value</td>
</tr>
<tr>
<td>Key Usage</td>
<td>Criticality</td>
<td>True</td>
</tr>
<tr>
<td></td>
<td>Key Usage</td>
<td>digitalSignature</td>
</tr>
<tr>
<td>Signature Algorithm</td>
<td></td>
<td>rsa-with-SHA256</td>
</tr>
</tbody>
</table>

3.2 A DCCKI Certificate Signing Request in respect of a DCCKI Infrastructure Certificate for the purpose of establishing TLS communications to the DCC shall contain the information set out in the table immediately below:

<table>
<thead>
<tr>
<th>Subject</th>
<th>Attributes</th>
<th>Values</th>
</tr>
</thead>
<tbody>
<tr>
<td>Version</td>
<td></td>
<td>V3 (as per RFC 2986)</td>
</tr>
<tr>
<td>Subject</td>
<td>Common Name</td>
<td>Fully Qualified Domain Name configured on the Policy Enforcement Point</td>
</tr>
<tr>
<td></td>
<td>Organisation Identifier</td>
<td>Party Signifier or RDP Signifier</td>
</tr>
<tr>
<td>Subject Public Key Info</td>
<td>Public Key Algorithm</td>
<td>RSA</td>
</tr>
<tr>
<td></td>
<td>Subject Public Key (2048 bits)</td>
<td>Public Key value</td>
</tr>
<tr>
<td>Key Usage</td>
<td>Criticality</td>
<td>True</td>
</tr>
<tr>
<td></td>
<td>Key Usage</td>
<td>digitalSignature</td>
</tr>
</tbody>
</table>
### 3.3 A DCCKI Certificate Signing Request in respect of a DCCKI Infrastructure Certificate for the purpose of establishing FTPS communications to the DCC shall contain the information set out in the table immediately below:

<table>
<thead>
<tr>
<th>Subject</th>
<th>Attributes</th>
<th>Values</th>
</tr>
</thead>
<tbody>
<tr>
<td>Version</td>
<td></td>
<td>V3 (as per RFC 2986)</td>
</tr>
<tr>
<td>Subject</td>
<td>Common Name</td>
<td>Party Signifier or RDP Signifier</td>
</tr>
<tr>
<td>Subject Alt Name</td>
<td></td>
<td>&lt;Fully Qualified Domain Name&gt;</td>
</tr>
<tr>
<td>Subject Public Key Info</td>
<td>Public Key Algorithm</td>
<td>RSA</td>
</tr>
<tr>
<td></td>
<td>Subject Public Key (2048 bits)</td>
<td>Public Key value</td>
</tr>
<tr>
<td>Key Usage</td>
<td>Criticality</td>
<td>True</td>
</tr>
<tr>
<td></td>
<td>Key Usage</td>
<td>digitalSignature keyEncipherment</td>
</tr>
<tr>
<td>Signature Algorithm</td>
<td></td>
<td>rsa-with-SHA256</td>
</tr>
</tbody>
</table>

**DCCKI Certificate Signing Request format**

3.4 DCCKI Certificate Signing Request requests shall be formatted according to PKCS #10, Base64 encoded.

3.5 The standard format shall be ASN.1 DER, including one of the immediately following two styles of PEM header:

- (a) -----BEGIN CERTIFICATE REQUEST----- and -----END CERTIFICATE REQUEST-----; or
- (b) -----BEGIN NEW CERTIFICATE REQUEST----- and -----END NEW CERTIFICATE REQUEST-----

**Acceptable DCCKI Certificate Signing Request variants**

3.6 The DCC shall accept the following PKCS#10 variants:

- (a) Base64 all in one line;
(b) Base64 with line breaks at 64 or 76 characters; and

(c) if line breaks are used the \n and \r\n are both acceptable.

**Signing the DCCKI Certificate Signing Request using a Private Key associated with a SMKI Organisation Certificate**

3.7 Following the creation of the DCCKI Certificate Signing Request in accordance with section 3.4 of this DCCKI IDS, the DCCKI Eligible Subscriber shall Digitally Sign the DCCKI Certificate Signing Request with a Private Key associated with a SMKI Organisation Certificate for which it is a Subscriber.

3.8 The DCCKI Eligible Subscriber shall ensure that the Digital Signature shall:

a) use, as the digital signature technique, Elliptic Curve Digital Signature Algorithm (ECDSA) (as specified in Federal Information Processing Standards Publications (FIPS PUB) 186-4) in combination with the curve P-256 (as specified in FIPS PUB 186-4 at section D.1.2.3) and SHA-256 as the Hash function;

b) be applied to the entirety of the PKCS#10 file, including header and footer; and

c) be converted to Base64 and appended to the footer within the PKCS#10 file itself with a preceding “,” separator.

3.9 Prior to Digitally Signing the DCCKI Certificate Signing Request, the DCCKI Eligible Subscriber shall append to the footer of the PKCS#10 file, the Issuer which shall be URL encoded (as specified in the IETF RFC 2253) and serial number of the SMKI Organisation Certificate with preceding “,” separators.

**Availability and Service Continuity**

3.10 The DCC shall ensure that the DCCKI Service Interface is available, in accordance with Section L13.12 (the DCCKI Service Interface) of the Code.

3.11 The DCC shall notify Parties and RDPs in advance of any planned outages of the
DCCKI Service Interface.
ANNEX A

DEFINITIONS

In this document, except where the context otherwise requires:

- expressions defined in section A of the Code (Definitions and Interpretation) have the same meaning as is set out in that section; and
- any expressions not defined here or in section A of the Code have the meaning given to them in the DCCKI Certificate Policy, the DCCKI Registration Authority Policies and Procedure or the Self Service Interface Specification.

Issuer

The name of the signer of the DCCKI Infrastructure Certificate as described in the DCCKI Certificate Policy.
Appendix U

DCCKI Repository Interface Design
 Specification
## Contents

1. **INTRODUCTION** ........................................................................................................................................ 3  
   Document Purpose ...................................................................................................................................... 3

2. **DCCKI REPOSITORY INTERFACE** ............................................................................................................. 3  
   Availability and Service Continuity .................................................................................................................. 4

   Annex A

   DEFINITIONS............................................................................................................................................ 5
1 INTRODUCTION

Document Purpose

1.1 Pursuant to Section L13.27 (DCCKI Repository Interface Design Specification) of the Code, this document is the DCCKI Repository Interface Design Specification.

2 DCCKI REPOSITORY INTERFACE

2.1 Pursuant to Section L13.27 (DCCKI Repository Interface Design Specification) of the Code, the DCCKI Repository Interface is a web portal interface designed to allow communications with the DCC for the purposes of the DCCKI Repository Service.

2.2 The DCCKI Repository shall only be accessible via a DCC Gateway Connection.

2.3 The DCC shall make the DCCKI Repository Interface available to:

(a) all Parties which are Users; and

(b) RDPs,

using a DCC Gateway Connection via anonymous access (that is, without requiring authentication).

2.4 A Party which is a User or an RDP shall access the DCCKI Repository via a Supported Web Browser.

2.5 The DCC shall ensure that the DCCKI Repository Interface:

(a) uses the HTTP protocol;

(b) supports JavaScript, Cascading Style Sheets and images; and

(c) is provided at Uniform Resource Locators in accordance with the DCCKI Repository Code of Connection.
2.6 A Party or RDP shall:

(a) use the DCCKI Repository Interface to access the DCCKI Repository, in order to obtain the information listed in Section L13.17 (The DCCKI Repository) of the Code; and

(b) in accessing the DCCKI Repository, ensure that their Supported Web Browser has JavaScript enabled.

### Availability and Service Continuity

2.7 The DCC shall ensure that the DCCKI Repository Interface is available in accordance with Section L13.25 (the DCCKI Repository Interface) of the Code.

2.8 The DCC shall notify Parties and RDPs in advance of any planned outages of the DCCKI Repository Interface.
ANNEX A

DEFINITIONS

In this document, except where the context otherwise requires:

• expressions defined in section A of the Code (Definitions and Interpretation) have the same meaning as is set out in that section; and

• any expressions not defined here or in section A of the Code have the meaning given to them in the DCCKI Certificate Policy, the DCCKI Registration Authority Policies and Procedure or the Self Service Interface Specification.
Appendix V

DCCKI Code of Connection and DCCKI Repository Code of Connection
Contents

1  INTRODUCTION ........................................................................................................3

2  General Obligations ..................................................................................................3

3  The DCCKI Code of Connection ............................................................................3
   Connection Mechanism ..........................................................................................3
   Management of Smart Card Tokens ......................................................................4
   Interface Usage ........................................................................................................4
   Use of a DCCKI Infrastructure Certificate on a shared DCC Gateway Connection ...5

4  The DCCKI Repository Code of Connection ...........................................................5
   Connection Mechanism ..........................................................................................5

Annex A

DEFINITIONS .............................................................................................................6
1 INTRODUCTION

1.1 This DCCKI Code of Connection SEC Subsidiary Document is one of the DCCKI SEC Documents as set out in Section L13.34 of the Code and its content is pursuant to Section L13.14 of the Code (DCCKI Code of Connection).

1.2 Pursuant to Section L13.28 of the Code this document also comprises the DCCKI Repository Code of Connection, which sets out the way in which the Parties and RDPs may access the DCCKI Repository Interface.

2 GENERAL OBLIGATIONS

2.1 Each DCCKI Authorised Subscriber may connect to the DCCKI Service Interface or the DCCKI Repository Interface only via a DCC Gateway Connection and for the purposes set out in the Code and this DCCKI Code of Connection.

2.2 The DCC shall ensure that the any URL and IP address of the DCCKI Service Interface shall remain constant.

2.3 The DCC shall ensure that the URL and the IP address of the DCCKI Repository Interface shall remain constant.

3 THE DCCKI INTERFACE CODE OF CONNECTION

Connection Mechanism

3.1 Parties that are DCCKI Eligible Subscribers in relation to Personnel Authentication Certificates may connect to the DCCKI Service Interface in accordance with the DCCKI Interface Design Specification.

3.2 Access to the DCCKI Service Interface for such Parties shall be via the Personnel Credentials Interface and shall be in accordance with the Self Service Interface Code of Connection.

3.3 The Party shall use a Supported Web Browser to access the DCCKI Service Interface.

3.4 DCC shall provide Parties’ DCCKI AROs with the required URL to allow User Personnel within their organisations to access the DCCKI Service Interface via the Personnel Credentials Interface.
Management of Smart Card Tokens

3.5 Parties shall physically protect the Smart Card Token from unauthorised access and shall ensure the Smart Card Token is only used for the purpose for which it is intended.

3.6 In the event that an Administration User loses a Smart Card Token, that Administration User shall notify a DCCKI ARO for the DCCKI Subscriber. That DCCKI Subscriber shall ensure that the notified DCCKI ARO notifies the Service Desk.

3.7 DCC shall provide a replacement Smart Card Token where it receives a reasonable request for such replacement from a DCCKI ARO.

3.8 Where a Smart Card Token is no longer required, DCCKI Subscribers shall destroy that Smart Card Token beyond use and may subsequently discard it. DCCKI Subscribers shall notify the DCC of any such destruction.

3.9 Where an Administration User no longer requires access to the Self Service Interface, the DCCKI ARO shall raise an Incident in accordance with the Incident Management Policy in order to request retirement of the Self Service Interface account for that Administration User. The DCC shall ensure that this results in the revocation of the Personnel Authentication Certificate previously Issued to that Administration User.

Interface Usage

Administration Users

3.10 Administration Users shall utilise the Personnel Credentials Interface to access the DCCKI Service Interface for the purpose of obtaining a Personnel Authentication Certificate using the username and single use password provided by the DCCKI Registration Authority in accordance with the DCCKI RAPP; and in accordance with the Self Service Interface Code of Connection.
User Personnel other than Administration Users

3.11 User Personnel who have accounts created for them by Administration Users shall utilise the Personnel Credentials Interface to access the DCCKI Service Interface for the purpose of obtaining a Personnel Authentication Certificate using the username and single use password provided by an Administration User in accordance with the DCCKI RAPP, and in accordance with the Self Service Interface Code of Connection.

Use of a DCCKI Infrastructure Certificate on a shared DCC Gateway Connection

3.12 DCCKI Subscribers shall notify the DCC, via the means set out on the DCC Website, of each other Party or RDP that is entitled to share (or no longer entitled to share) use of a TLS connection established using a DCCKI Infrastructure Certificate that has been Issued to that DCCKI Subscriber.

3.13 The DCC shall restrict access to the relevant DCC Interfaces, as documented in the appropriate interface specification, to DCCKI Subscribers and Parties or RDPs who have been notified to the DCC as having the entitlement to use a TLS connection established using a DCCKI Infrastructure Certificate Issued to a DCCKI Subscriber.

4 THE DCCKI REPOSITORY INTERFACE CODE OF CONNECTION

Connection Mechanism

4.1 Each Party and RDP may connect to the DCCKI Repository Interface in accordance with the DCCKI Repository Interface Design Specification.

4.2 Parties and RDPs shall use a Supported Web Browser to access the DCCKI Repository Interface.

4.3 The DCC shall provide the URL and IP address for the DCCKI Repository Interface to the DCCKI ARO of each DCCKI Authorised Subscriber.
ANNEX A

DEFINITIONS

In this document, except where the context otherwise requires:

- expressions defined in section A of the Code (Definitions and Interpretation) have the same meaning as is set out in that section; and
- any expressions not defined here or in section A of the Code have the meaning given to them in the DCCKI Certificate Policy, the DCCKI Registration Authority Policies and Procedure or the Self Service Interface Specification.

**Smart Card Token** a physical security device used to assist authentication of User Personnel

**Supported Web Browser** a web browser version that the DCC supports for use with the Self-Service Interface as listed, and as updated from time to time, in the browser policy section of the DCC Website
Appendix W

DCCKI Registration Authority Policies and Procedures (DCCKI RAPP)
# Table of Contents

1 INTRODUCTION

2 DCCKI ROLES

   DCCKI Senior Responsible Officer (DCCKI SRO)

   DCCKI Authorised Responsible Officer (DCCKI ARO)

   DCCKI Registration Authority Manager

   DCCKI Registration Authority Personnel

3 Party and registration data provider enrolment

   Party and Registration Data Provider obligations

   DCCKI Registration Authority obligations

   Submission of Administration User Credentials Requests

4 DCCKI Registration Authority enrolment procedures

5 SUBMISSION OF requests for AND ISSUANCE OF DCCKI CERTIFICATES

   General DCCKI Registration Authority Obligations

   General DCCKI Eligible Subscriber Obligations

   DCCKI Certificate Signing Requests

   Authentication of DCCKI Certificate Signing Requests

   Rejection of DCCKI Certificate Signing Requests

   Certificate Issuance in response to a DCCKI Certificate Signing Request

   Personnel Authentication Certificate Application

   Issuance of User Personnel Authentication Certificates

   Rejection and Acceptance of a Personnel Authentication Certificate

6 REVOCATION

   DCCKI Certificate Revocation

   Revocation of DCCKI Infrastructure Certificate

   Procedure for DCCKI Certificate Revocation Requests

   Ceasing to be a DCCKI Authorised Subscriber

Annex A – Form Templates

Annex B Defined Terms
1 **INTRODUCTION**

1.1 This DCC Key Infrastructure Registration Authority Policies and Procedures (DCCKI RAPP) sets out the activities undertaken by the DCC as the DCCKI Registration Authority in accordance with Section L of the Code, and DCCKI Certificate Policy.

1.2 This DCCKI RAPP is a SEC Subsidiary Document and is one of the DCCKI SEC Documents as set out in section L13.34 (The DCCKI SEC Documents) of the Code.

2 **DCCKI ROLES**

2.1 The roles of RDPs, Parties and their User Personnel in the context of access to DCCKI Services and DCCKI Repository Services as DCCKI Authorised Subscribers, DCCKI Eligible Subscribers, and DCCKI Subscribers are set out in the Code, the DCCKI Certificate Policy (DCCKI CP), this DCCKI RAPP, and the DCCKI Code of Connection.

2.2 This DCCKI RAPP details the procedures to be followed by Parties and RDPs in respect of permitting individuals to act as DCCKI Senior Responsible Officers (DCCKI SROs) or DCCKI Authorised Responsible Officers (DCCKI AROs) on behalf of a Party or RDP.

2.3 This DCCKI RAPP also details the procedures to be followed by the DCCKI Registration Authority including in relation to the individuals acting on its behalf as DCCKI Registration Authority Managers or DCCKI Registration Authority Personnel.

2.4 Where in accordance with Section L13.22 (The DCCKI Repository Service) of the Code, the SMKI PMA makes a request for provision of a copy of any documents or information stored on the DCCKI Repository, such requests shall be made via the Service Desk. Where appropriate, the DCCKI Registration Authority shall provide the requested document(s) or information as soon as is reasonably practicable following receipt of such request.
Party and Registration Data Provider representatives

2.5 Individuals shall be permitted to act as representatives of a Party or RDP in relation to the DCCKI via the DCCKI SRO and DCCKI ARO roles as set out below.

DCCKI Senior Responsible Officer (DCCKI SRO)

2.6 In order to become and continue to be a DCCKI Authorised Subscriber each Party or RDP must have at least one individual undertaking the role of a DCCKI SRO on that organisation’s behalf. A DCCKI SRO shall be an individual that:

(a) is generally authorised by the Party or RDP to fulfil the functions of a DCCKI SRO as set out in this DCCKI RAPP and elsewhere in the DCCKI SEC Documents;

(b) is specifically authorised by the Party or RDP to nominate, and de-nominate, individuals to become DCCKI AROs who may access the DCCKI Services; and

(c) has:

(i) successfully had their identity verified by the SMKI Registration Authority in accordance with the SMKI RAPP; and

(ii) successfully completed the process for becoming a DCCKI SRO on behalf of that Party or RDP in accordance with this DCCKI RAPP.

2.7 The process by which an individual is nominated, their authorisation is checked and their identity verified by the DCCKI Registration Authority, so as to be a DCCKI SRO and act on behalf of a Party or RDP, is set out in sections 3.8 to 3.11 of this DCCKI RAPP.

2.8 A DCCKI SRO may also nominate themselves to become a DCCKI ARO in accordance with section 2.9 of this DCCKI RAPP.

DCCKI Authorised Responsible Officer (DCCKI ARO)

2.9 In order to become and continue to be a DCCKI Authorised Subscriber each Party or RDP must have at least one individual undertaking the role of a DCCKI ARO on that organisation’s behalf. The DCCKI SRO for a Party or RDP shall nominate at least one individual to be a DCCKI ARO in respect of that organisation, where each DCCKI ARO shall be an individual that:

(a) is generally authorised by the Party or RDP to fulfil the functions of a DCCKI ARO as set out in this DCCKI RAPP and elsewhere in the DCCKI SEC Documents;
(b) is specifically authorised to act on behalf of the Party or RDP in its capacity as a DCCKI Authorised Subscriber; and

(c) has:

(i) successfully had their identity verified by the SMKI Registration Authority in accordance with the SMKI RAPP and;

(ii) successfully completed the process for becoming a DCCKI ARO on behalf of that Party or RDP in accordance with this DCCKI RAPP.

2.10 All DCCKI AROs are also permitted to access certain DCCKI Services on behalf of the organisation that they represent.

2.11 The process by which an individual is nominated, their authorisation is checked and their identity verified by the DCCKI Registration Authority, so as to be a DCCKI ARO and act on behalf of a Party or RDP, is set out in sections 3.12 to 3.15 of this DCCKI RAPP.

The DCCKI Registration Authority

2.12 The DCC shall ensure that only individuals duly authorised to act in the role of DCCKI Registration Authority Manager or as DCCKI Registration Authority Personnel in accordance with this DCCKI RAPP shall act on behalf of the DCC in respect of matters relating to the DCCKI Registration Authority.

DCCKI Registration Authority Manager

2.13 The DCC shall nominate one or more individuals to become a DCCKI Registration Authority Manager who shall have responsibility for:

(a) management of the DCCKI Registration Authority functions, and DCCKI Registration Authority Personnel;

(b) nomination, verification, authorisation, and provision of the means for Authenticating individuals to become DCCKI Registration Authority Personnel;

(c) provision of the means to Authenticate access to the DCCKI Services for DCCKI Registration Authority Personnel;

(d) managing the process by which documents and information are lodged in the DCCKI Repository;

(e) approval of DCCKI Certificate Revocation Requests; and
(f) revocation of DCCKI Registration Authority Personnel credentials.

2.14 The process by which an individual is nominated, their authorisation is checked and their identity verified, so as to be a DCCKI Registration Authority Manager is set out in section 4 of this DCCKI RAPP.

DCCKI Registration Authority Personnel

2.15 A DCCKI Registration Authority Manager may nominate individuals to become DCCKI Registration Authority Personnel and to act on behalf of the DCCKI Registration Authority as set out in this DCCKI RAPP. These DCCKI Registration Authority Personnel shall, in accordance with the processes and procedures set out in this DCCKI RAPP:

(a) conduct enrolment processes in relation to Parties and RDPs, and individuals nominated to act on behalf of those Parties or RDPs, as set out in this DCCKI RAPP, incorporating assessment of whether:
   (i) a nominated individual qualifies to become a DCCKI SRO or DCCKI ARO on behalf of that Party or RDP; and
   (ii) a Party or RDP qualifies to become an DCCKI Authorised Subscriber.

(b) undertake the processing of:
   (i) DCCKI Certificate Signing Requests;
   (ii) DCCKI Certificate Revocation Requests; and
   (iii) Administration User Credentials Requests; and

(c) manage the processes relating to:
   (i) Parties or RDPs ceasing to be DCCKI Authorised Subscribers; and
   (ii) revocation of access to the DCCKI Services by DCCKI SROs or DCCKI AROs.

2.16 The process by which an individual is nominated, their authorisation is checked and their identity verified, so as to become DCCKI Registration Authority Personnel is set out in section 4 of this DCCKI RAPP.
3 PARTY AND REGISTRATION DATA PROVIDER ENROLMENT

General enrolment obligations

Party and Registration Data Provider obligations

3.1 Each Party or RDP that wishes to use the DCCKI Services is required to become a DCCKI Authorised Subscriber.

3.2 In order to become a DCCKI Authorised Subscriber, a Party or RDP must:
   (a) be an Authorised Subscriber under the SMKI Organisation Certificate Policy;
   (b) submit a DCCKI Authorised Subscriber application in accordance with this DCCKI RAPP via the means set out on the DCC Website;
   (c) have at least one individual who is a DCCKI SRO for that Party or RDP; and
   (d) have at least one individual who is a DCCKI ARO for that Party or RDP.

3.3 Each Party or RDP may:
   (a) nominate multiple DCCKI SROs and multiple DCCKI AROs when requesting enrolment as a DCCKI Authorised Subscriber; and
   (b) nominate additional individuals to be DCCKI SROs or DCCKI AROs at any time.

3.4 Where the information provided to the DCCKI Registration Authority in relation to:
   (a) the Party or RDP being a DCCKI Authorised Subscriber;
   (b) individuals who are acting in the role of DCCKI SRO for that Party or RDP; or
   (c) individuals who are acting in the role of DCCKI ARO for that Party or RDP;
   changes, that Party or RDP shall:
   (d) advise the Service Desk of such change; and
   (e) ensure that the procedures as set out in section 3.27 of this DCCKI RAPP are undertaken in respect of providing revised information to the DCCKI Registration Authority, as soon as reasonably practicable thereafter.
3.5 Where a Party or RDP becomes aware that any individual ceases to be entitled to act on its behalf as either a DCCKI SRO or a DCCKI ARO in accordance with the provisions of the Code, that Party or RDP shall, as soon as reasonably practicable, follow the procedures set out in sections 3.27 to 3.30 of this DCCKI RAPP such that the DCCKI Registration Authority is able to remove the individual from its list of current DCCKI SROs and DCCKI AROs.

3.6 The DCC and any Party or RDP may agree that any action taken by either of them prior to the date of the designation of this DCCKI RAPP shall, if the equivalent action taken after that date would have satisfied a requirement of this DCCKI RAPP for the purposes of appointing a DCCKI ARO or DCCKI SRO or the Party or RDP becoming a DCCKI Authorised Subscriber, be treated as if it had taken place after that date.

DCCKI Registration Authority obligations

3.7 The DCCKI Registration Authority shall:

(a) ensure that forms that are substantively the same as those set out in Annex A to this DCCKI RAPP are made available to Parties and RDPs via the DCC Website for the purposes set out herein;

(b) provide reasonable support and advice to each Party and RDP in relation to the procedures as set out in this DCCKI RAPP, including via the DCC Website;

(c) obtain confirmation from the Registration Authority for the SMKI Services that each Party or RDP applying to be a DCCKI Authorised Subscriber is a SMKI Authorised Subscriber for Organisation Certificates;

(d) in all cases satisfy itself, via confirmation from the SMKI Registration Authority, that:

(i) any individual nominated to become a DCCKI SRO has had their identity verified in accordance with the SMKI RAPP; and

(ii) any individual nominated to become a DCCKI ARO has had their identity verified in accordance with the SMKI RAPP;

(e) where it receives a nomination for an individual to become a DCCKI SRO or a DCCKI ARO, and that individual has not had their identity verified by the SMKI Registration Authority:
(i) refer the nominated individual to the SMKI Registration Authority to allow such identity verification to be undertaken; and

(ii) provide the SMKI Registration Authority with all relevant information supplied by the nominating Party or RDP to support the identity verification;

(f) place no restriction on the number of individuals that can be nominated as DCCKI SROs or DCCKI AROs in respect of any Party or RDP;

(g) permit an individual to become a DCCKI SRO or ARO to represent multiple Parties or RDPs, by successfully completing the procedures in section 3 of this DCCKI RAPP as necessary in relation to each;

(h) not permit any individual to become a DCCKI SRO or DCCKI ARO in respect of any Party or RDP where it reasonably believes that the individual presents a material risk to DCCKICA Systems which may result in Compromise;

(i) store and maintain records relating to the nomination, verification and authorisation of individuals and organisations as set out in this DCCKI RAPP, and in accordance with the Code and the DCC’s data retention policy and data protection policy;

(j) not permit any nominated individual to access the DCCKI Services on behalf of a DCCKI Authorised Subscriber until they have become a DCCKI ARO; and

(k) on successful completion of the enrolment process, provide DCCKI Authorised Subscribers and DCCKI AROs with access to the DCCKI Services in accordance with the provisions of the Code, the DCCKI CP and the DCCKI Code of Connection.

Procedure for becoming a DCCKI Senior Responsible Officer

3.8 Individuals that are an SRO in relation to SMKI Services may be nominated by the organisation that they act in that role for to become a DCCKI SRO for that same organisation.

3.9 Individuals that are not an SRO in relation to SMKI Services may be nominated to become a DCCKI SRO subject to having their identity verified by the SMKI Registration Authority in accordance with section 3.7 (e) of this DCCKI RAPP.

Submission of application
3.10 Where a Party or RDP wishes to nominate an individual to become a DCCKI SRO, a Director, Company Secretary or existing DCCKI SRO of that Party or RDP shall ensure that:

(a) a DCCKI SRO Nomination Form is completed in accordance with this DCCKI RAPP and any instructions, help or advice provided by the DCCKI Registration Authority from time to time, including via the DCC Website;

(b) the information provided is complete and accurate;

(c) the DCCKI SRO Nomination Form is authorised by a Director, or Company Secretary of that Party or RDP; and

(d) the completed DCCKI SRO Nomination Form is submitted to the DCCKI Registration Authority via the means set out on the DCC Website.

DCCKI Registration Authority processing of DCCKI SRO nominations

3.11 On receipt of a duly completed DCCKI SRO Nomination Form, the DCCKI Registration Authority shall, as soon as is reasonably practicable:

(a) acknowledge receipt via the DCC Service Desk to the individual who submitted the DCCKI SRO Nomination Form via telephone or in writing, using the contact details provided on that form;

(b) satisfy itself that:

(i) the Party or RDP has provided all required information to allow the application to be progressed; and

(ii) the individual nominated to become a DCCKI SRO is an SRO for SMKI in respect of the nominating Party or RDP or has had their identity verified by the SMKI Registration Authority, as evidenced by confirmation of this fact by the SMKI Registration Authority;

(c) contact the individual via the DCC Service Desk who submitted the DCCKI SRO Nomination Form, via telephone or in writing, using contact details as provided, to confirm whether the application has been successful or unsuccessful;

(d) either:
(i) notify the Director or Company Secretary via the DCC Service Desk that authorized the DCCKI SRO Nomination Form that the application has been unsuccessful, in writing; or

(ii) notify the Director or Company Secretary via the DCC Service Desk that authorized the DCCKI SRO Nomination Form that the application has been successful, in writing; and

(e) where the application has been successful, add the relevant individual to the DCCKI Registration Authority list of DCCKI SROs maintained in accordance with the DCCKI CPS.

Procedure for becoming a DCCKI Authorised Responsible Officer

3.12 Individuals that are AROs in relation to SMKI Services may be nominated by the organisation that they act in that role for to become a DCCKI ARO for that same organisation.

3.13 Individuals that are not an ARO in relation to SMKI Services may be nominated to become a DCCKI ARO subject to having their identity verified by the SMKI Registration Authority in accordance with section 3.7 (e) of this DCCKI RAPP.

Submission of DCCKI ARO nomination

3.14 Where a Party or RDP wishes to nominate an individual to become a DCCKI ARO, a DCCKI SRO, Director or Company Secretary of that Party or RDP shall ensure that:

(a) a DCCKI ARO Nomination Form is completed in accordance with this DCCKI RAPP and any instructions, help or advice provided by the DCCKI Registration Authority from time to time, including via the DCC Website;

(b) the information provided is complete and accurate;

(c) the DCCKI ARO Nomination Form is authorised by a DCCKI SRO, Director or Company Secretary; and

(d) the completed DCCKI ARO Nomination Form in submitted to the DCCKI Registration Authority via the means set out on the DCC Website.

DCCKI Registration Authority processing of DCCKI ARO nominations
3.15 On receipt of a duly completed DCCKI ARO Nomination Form, the DCCKI Registration Authority shall, as soon as is reasonably practicable:

(a) acknowledge receipt via the DCC Service Desk to the DCCKI SRO who submitted the DCCKI ARO Nomination Form via telephone or in writing, using the contact details provided on that form;

(b) satisfy itself that:
   (i) the Party or RDP has provided all required information to allow the application to be progressed; and
   (ii) the individual nominated to become an DCCKI ARO is an ARO in relation to SMKI Services in respect of the nominating Party or RDP or has had their identity verified by the SMKI Registration Authority, as evidenced by confirmation of this fact by the SMKI Registration Authority;

(c) contact the DCCKI SRO, Director or Company Secretary via the DCC Service Desk who submitted the DCCKI ARO Nomination Form, via telephone or in writing, using contact details as provided, to confirm whether the application has been successful;

(d) either:
   (i) notify the DCCKI SRO, Director or Company Secretary via the DCC Service Desk that authorised the DCCKI ARO Nomination Form that the application has been unsuccessful, in writing; or
   (ii) notify the DCCKI SRO, Director or Company Secretary via the DCC Service Desk that authorised the DCCKI ARO Nomination Form that the application has been successful, in writing; and

(e) where the application has been successful, add the relevant individual to the DCCKI Registration Authority list of DCCKI AROs maintained in accordance with the DCCKI CPS.

Procedure for becoming a DCCKI Authorised Subscriber

Submission of request

3.16 Where a Party or RDP wishes to become a DCCKI Authorised Subscriber, a Director, Company Secretary or DCCKI SRO of that Party or RDP shall ensure that:
(a) a DCCKI Authorised Subscriber Application is submitted in accordance with this DCCKI RAPP and any instructions, help or advice provided by the DCCKI Registration Authority from time to time, including via the DCC Website, and including the provision of such information as is set out in the form contained in Annex A (A4) to this DCCKI RAPP;

(b) the information provided is complete and accurate;

(c) the DCCKI Authorised Subscriber Application is authorised by a Director or Company Secretary of that Party or RDP, or DCCKI SRO; and

(d) the DCCKI Authorised Subscriber Application is submitted to the DCCKI Registration Authority via the means set out on the DCC Website.

DCCKI Registration Authority processing of DCCKI Authorised Subscriber Applications

3.17 On receipt of a DCCKI Authorised Subscriber Application, the DCCKI Registration Authority shall, as soon as is reasonably practicable thereafter:

(a) acknowledge receipt via the DCC Service Desk to the individual who submitted that DCCKI Authorised Subscriber Application via telephone or in writing, using the contact details provided as part of the submission;

(b) satisfy itself that the Party or RDP:

(i) has provided all required information to allow the DCCKI Authorised Subscriber Application to be progressed; and

(ii) is an Authorised Subscriber in relation to SMKI Organisation Certificates, as evidenced by confirmation of this fact by the SMKI Registration Authority;

(c) satisfy itself that no material risk of Compromise to any part of the DCC Systems would result from permitting the Party or RDP to become a DCCKI Authorised Subscriber;

(d) contact the individual who submitted the DCCKI Authorised Subscriber Application, via telephone or in writing, using contact details as provided, to confirm whether the application has been successful;

(e) either:
(i) notify the Director, Company Secretary or DCCKI SRO via the DCC Service Desk that authorised the DCCKI Authorised Subscriber Application that the application has been unsuccessful, in writing; or

(ii) notify the Director, Company Secretary or DCCKI SRO via the DCC Service Desk that authorised the DCCKI Authorised Subscriber Application that the application has been successful, in writing;

(f) where the application has been successful, enable access to the DCCKI Services for the relevant Party or RDP in accordance the provisions of the Code, the DCCKI CP and the DCCKI Code of Connection; and

(g) add the relevant Party or RDP to the DCCKI Registration Authority list of DCCKI Authorised Subscribers maintained in accordance with the DCCKI CPS.

**Procedure for providing credentials to DCCKI AROs in order to allow Administration Users to use the Self Service Interface**

3.18 In order to obtain access to the Self Service Interface (SSI) in accordance with the Self Service Interface Access Control Specification, each DCCKI Authorised Subscriber that is a DCCKI Eligible Subscriber in relation to Personnel Authentication Certificates may submit an Administration User Credentials Request in order to obtain credentials for a member of the User Personnel of that organisation nominated to become an Administration User via the procedures set out immediately below.

Submission of Administration User Credentials Requests

3.19 A DCCKI ARO of a DCCKI Authorised Subscriber that meets the conditions set out in section 3.18 of this DCCKI RAPP may submit an Administration User Credentials Request to the DCCKI Registration Authority using the form provided for the purpose on the DCC Website, which shall be substantively in the form set out in Annex A (A5) to this DCCKI RAPP.

3.20 In submitting an Administration User Credentials Request, a DCCKI ARO of a DCCKI Subscriber shall provide the required details of the User Personnel who are to be provided with Smart Card Tokens, single use passwords and usernames for the purposes of establishing access to the Personnel Credentials Interface, and submitting a Personnel Authentication Certificate Application as Administration Users.
3.21 On receipt of an Administration User Credentials Request, DCCKI Registration Authority Personnel shall;

(a) confirm via the DCC Service Desk to the DCCKI ARO that submitted the request that such request has been received, where this notification may be made via telephone or in writing using the contact details established as part of enrolment to the DCCKI Services;

(b) ensure that the submitting organisation meets the conditions set out in section 3.18 of this DCCKI RAPP; and

(c) ensure that all required information has been provided.

3.22 Where the Administration User Credentials Request is valid, the DCCKI Registration Authority shall in relation to that request:

(a) ensure that single use passwords and usernames are generated for each member of User Personnel whose details are provided;

(b) provide, via a secured electronic means as set out on the DCC Website, the usernames to be associated with those User Personnel for the purpose of accessing the Personnel Credentials Interface;

(c) provide, via secure post, the single use passwords to be associated with those User Personnel for the purpose of accessing the Personnel Credentials Interface; and

(d) provide one Smart Card Token for each member of User Personnel identified:

(i) to the DCCKI ARO that submitted the request or their named alternative, whose details have been provided by that DCCKI ARO at the time the request was made. This delivery may be in person, via a nominated employee, or via a commercial courier service. (Any person delivering the materials shall have information that enables verification of the materials and the sending organisation, and allows Authentication of that person’s identity); and

(ii) ensure that the DCCKI ARO that submitted the request (or their named alternative) is advised in advance of any such delivery, including the means of delivery, and the name of the person that shall be making that delivery. This
notification may be made via telephone or in writing using the contact details established as part of enrolment to the DCCKI Services.

3.23 If the Administration User Credentials Request is not valid, the DCCKI Registration Authority Manager shall ensure that a DCCKI SRO of the submitting organisation and the DCCKI ARO who submitted that request is notified of the reasons for its rejection.

Establishment of Administration User credentials

3.24 On receipt of the Smart Card Tokens, usernames and single use passwords from the DCCKI Registration Authority, the DCCKI ARO shall ensure the distribution of the required materials to the relevant User Personnel within their organisation. Those User Personnel may then use the materials to access the Personnel Credentials Interface for the purposes of submitting a Personnel Authentication Certificate Application and obtaining a Personnel Authentication Certificate in accordance with the procedures set out in the DCCKI Interface Design Specification.

3.25 Following successfully obtaining a Personnel Authentication Certificate, the User Personnel nominated by that DCCKI ARO shall be an enabled Administration User who may then create usernames and single use passwords for other User Personnel within their organisation in accordance with the DCCKI Interface Design Specification.

3.26 In the event that, following provision of Smart Card Tokens, usernames and single use passwords by a DCCKI ARO, relevant User Personnel are unable to successfully obtain a Personnel Authentication Certificate, that DCCKI ARO shall raise an Incident in accordance with the Incident Management Policy, in order to resolve the matter.

Maintenance of information relating to DCCKI SROs and DCCKI AROs

Procedures for providing changes in information relating to DCCKI SROs and DCCKI AROs

3.27 Where either:

(a) the contact details provided to the DCCKI Registration Authority for a DCCKI SRO or DCCKI ARO change; or

(b) a Party or RDP determines that a DCCKI SRO or DCCKI ARO is no longer entitled to act as such in relation to that organisation;

a DCCKI SRO, a Director or Company Secretary of that Party or RDP shall notify the DCCKI Registration Authority in accordance with section 3.28 below.
3.28 The Party or RDP making the notification shall contact the DCCKI Registration Authority via the means set out on the DCC Website, and provide the following information:

(a) the name of the person making the notification, their contact details and the name of the organisation that they represent;

(b) the name of the DCCKI SRO or DCCKI ARO whose details require amendment; and

(c) whether that DCCKI SRO or DCCKI ARO is still entitled to act as such on behalf of the notifying Party or RDP.

3.29 On receipt of updated information from a Party or RDP, the DCCKI Registration Authority shall, as soon as is reasonably practicable:

(a) acknowledge receipt in writing via the DCC Service Desk to the person making the notification;

(b) verify the completeness of the information contained in the notification;

(c) contact the DCCKI SRO, a Director or Company Secretary via the DCC Service Desk of that Party making the notification by telephone or in writing using the registered contact details for the DCCKI SRO, a Director or Company Secretary of that Party as held by the DCCKI Registration Authority to confirm the notification is authorised;

(d) amend its records in accordance with the information received; and

(e) provide confirmation in writing via the DCC Service Desk to both the individual who made the notification, and the relevant DCCKI SRO or DCCKI ARO that the DCCKI Registration Authority has made the requested updates, and what those updates are.

DCCKI Registration Authority Amendments to DCCKI SRO or DCCKI ARO Information

3.30 In circumstances where:

(a) the DCCKI Registration Authority reasonably believes that a DCCKI SRO or DCCKI ARO has materially failed to comply with the DCCKI policies as set out in the DCCKI Certificate Policy, this DCCKI RAPP, or the Code; and

(b) that individual has been notified of the fact by the DCCKI Registration Authority including the nature of the non-compliance;
the DCCKI Registration Authority may amend its records such that the individual is no longer authorised to act in the role of a DCCKI SRO or DCCKI ARO for a Party or RDP as the case may apply.

3.31 Where the DCCKI Registration Authority has amended its records in accordance with section 3.30 of this DCCKI RAPP, it shall inform the relevant individual of the fact, and:

(a) in the case of a DCCKI SRO, inform a Director or Company Secretary of the relevant DCCKI Authorised Subscriber using the registered contact details of the Director or Company Secretary of that Party as held by the DCCKI Registration Authority; or

(b) in the case of a DCCKI ARO, inform a DCCKI SRO of the relevant DCCKI Authorised Subscriber.

Reapplying to be a DCCKI SRO or DCCKI ARO

3.32 In circumstances where an individual has ceased to be a DCCKI SRO or a DCCKI ARO for a Party or RDP, nothing shall preclude them from re-applying to become a DCCKI SRO or DCCKI ARO on behalf of that or another Party or RDP by following the procedures set out in this DCCKI RAPP.

4 DCCKI REGISTRATION AUTHORITY ENROLMENT PROCEDURES

4.1 The procedures set out in this section 4 shall be undertaken in order for nominated individuals to act on behalf of the DCCKI Registration Authority as either a DCCKI Registration Authority Manager or a member of DCCKI Registration Authority Personnel.

General registration obligations

4.2 The DCC shall be responsible for ensuring that only those individuals authorised in accordance with the DCCKI CP, the DCCKI CPS, and this DCCKI RAPP are appointed to the roles of DCCKI Registration Authority Manager and DCCKI Registration Authority Personnel. The DCC shall ensure that its CISO ensures that such authorisations are made in accordance with the procedures set out in this DCCKI RAPP.

4.3 In respect of DCCKI Registration Authority Managers and DCCKI Registration Authority Personnel, the DCCKI Registration Authority shall:
(a) not permit any individual to access DCCKICA Systems used to provide DCCKI Services or DCCKI Repository Services as a DCCKI Registration Authority Manager or member of DCCKI Registration Authority Personnel until the procedures in this section 4 of this DCCKI RAPP are successfully completed;

(b) store and maintain records relating to individuals becoming DCCKI Registration Authority Managers and DCCKI Registration Authority Personnel, in accordance with the Code and DCC data retention policy;

(c) ensure that there is at least one DCCKI Registration Authority Manager at all times;

(d) if there is a change to any of the information used to verify the identity of any DCCKI Registration Authority Manager or member of DCCKI Registration Authority Personnel, ensure that the relevant DCCKI Registration Authority Manager or member of DCCKI Registration Authority Personnel undertakes the procedures as set out in this DCCKI RAPP in respect of the revised evidence of identity; and

(e) ensure that Authentication credentials provided to Registration Authority Managers and Registration Authority Personnel in accordance with section 4.12 of this DCCKI RAPP shall expire three years following issuance of such Authentication credentials.

**Procedure for becoming a Registration Authority Manager**

4.4 The DCC CISO, or an individual they have authorised on their behalf to act in this capacity, shall be responsible for:

(a) nomination of individuals to fulfil the role of DCCKI Registration Authority Manager;

(b) confirmation to each nominated individual of a location, date and time for a verification meeting, to be held at DCC premises; and

(c) advising each nominated individual of the evidence to be provided in order to verify their identity.

4.5 At the verification meeting, DCC shall:

(a) check proof of identity provided against the information provided by the nominated individual; and

(b) verify the identity of the nominated individual in accordance with the provisions of Section G4.6 (Obligations on the DCC) of the Code.
4.6 Where the identity of the nominated individual is not successfully verified, DCC shall:

(a) provide reasons for the failure to the individual and the DCC CISO; and

(b) notify the individual that a further verification meeting is required to remedy the unsuccessful elements of the verification;

4.7 Where the identity of the nominated individual is successfully verified, DCC shall:

(a) notify the individual verbally and subsequently make notification in writing to both the individual and the DCC CISO that the individual has become a DCCKI Registration Authority Manager;

(b) record the details of the individual that has become a DCCKI Registration Authority Manager; and

(c) provide the DCCKI Registration Authority Manager with credentials as defined in the DCCKI CPS to be used to perform activities on behalf of the DCCKI Registration Authority.

Procedure for becoming a member of Registration Authority Personnel

4.8 The DCCKI Registration Authority Manager, acting on behalf of the DCCKI Registration Authority, shall:

(a) nominate individuals to become members of DCCKI Registration Authority Personnel;

(b) confirm a location date and time for a verification meeting, to be held at DCC premises to each nominated individual; and

(c) advise each nominated individual of the evidence to be provided in order to verify their identity.

4.9 At the agreed verification meeting, the DCCKI Registration Authority Manager shall:

(a) check proof of identity provided against the information provided by the nominated individual; and

(b) verify the identity of the nominated individual in accordance with the provisions of Section G4.6 (Obligations on the DCC) of the Code.

4.10 Where the identity of the nominated individual is not successfully verified, the DCCKI Registration Authority Manager shall:
(a) provide reasons for the failure to the individual; and

(b) notify the individual that a further verification meeting is required to remedy the unsuccessful elements of the verification.

4.11 Where the identity of the nominated individual is successfully verified, the DCCKI Registration Authority Manager shall:

(a) notify the individual verbally and subsequently in writing that they have become a member of DCCKI Registration Authority Personnel;

(b) record the details of the individual that has become a member of DCCKI Registration Authority Personnel; and

(c) provide the member of DCCKI Registration Authority Personnel with credentials as defined in the DCCKI CPS to be used to perform activities on behalf of the DCCKI Registration Authority.

Procedure for provision of credentials to a Registration Authority Manager or a Registration Authority Personnel

4.12 The DCC shall ensure that the DCCKI CPS details the procedure for provision of credentials to a Registration Authority Manager or Registration Authority Personnel.

5 SUBMISSION OF REQUESTS FOR AND ISSUANCE OF DCCKI CERTIFICATES

General DCCKI Registration Authority Obligations

5.1 The DCCKI Registration Authority shall ensure that:

(a) no DCCKICA Certificates are signed using a Root DCCKICA Private Key after the expiry of the Validity Period of the corresponding Root DCCKICA Certificate;

(b) no DCKI Infrastructure Certificates are Issued using a EII DCCKICA Private Key after the expiry of the Validity Period of the corresponding EII DCCKICA Certificate;

(c) no Personnel Authentication Certificates are Issued using a UI DCCKICA Private Key after the expiry of the Validity Period of the corresponding UI DCCKICA Certificate;

(d) DCCKI Certificates are Issued only in accordance with the provisions set out in this DCCKI RAPP, the DCCKI Certificate Policy, and the DCCKI Interface Design Specification;
(e) each EII DCCKICA Certificate and UI DCCKICA Certificate that is Issued by the Root DCCKI CA has been verified to be correct and complete;

(f) each DCCKI Infrastructure Certificate that is Issued by the EII DCCKICA has been verified to be correct and complete and complies with the DCCKI Certificate Signing Request received;

(g) each Personnel Authentication Certificate that is Issued by the UI DCCKICA has been verified to be correct and complies with the Personnel Certificate Application received via the Personnel Credentials Interface;

(h) all DCCKI Infrastructure Certificates shall be Issued within one (1) Working Day of receipt of a valid DCCKI Certificate Signing Request from a DCCKI Eligible Subscriber;

(i) all Personnel Authentication Certificates shall be Issued as soon as is reasonably possible following the receipt of a valid Personnel Authentication Certificate Application;

(j) a record of all DCCKI Certificates which have been Issued by the DCCKICA and accepted by a DCCKI Eligible Subscriber is maintained;

(k) the Root DCCKICA Certificate and EII DCCKICA Certificate are made available to DCCKI Relying Parties via the DCCKI Repository; and

(l) the name of the subject of each DCCKI Certificate that is Issued is consistent with the information provided via the DCCKI Certificate Signing Request or Personnel Authentication Application received via the Personnel Credentials Interface as the case may be.

**General DCCKI Eligible Subscriber Obligations**

5.2 DCCKI Authorised Subscribers that are DCCKI Eligible Subscribers in respect of DCCKI Infrastructure Certificates as set out in the DCCKI CP may submit DCCKI Certificate Signing Requests in accordance with the procedures set out in this DCCKI RAPP, the DCCKI Interface Design Specifications and the DCCKI Code of Connection.
5.3 In the case of DCCKI Infrastructure Certificates, a DCCKI Eligible Subscriber may only request Issuance via submission of a DCCKI Certificate Signing Request and where that DCCKI Eligible Subscriber is a SMKI Subscriber in relation to an Organisation Certificate in accordance with section 5.6 of this DCCKI RAPP.

5.4 In the case of Personnel Authentication Certificates, a DCCKI Eligible Subscriber may only submit a Personnel Authentication Certificate Application via the Personnel Credentials Interface in accordance with the provisions of the DCCKI Interface Design Specification.

**DCCKI Certificate Signing Requests**

5.5 DCCKI Certificate Signing Requests may only be submitted by a DCCKI ARO of the DCCKI Eligible Subscriber, and in relation to DCCKI Infrastructure Certificates.

5.6 In submitting a DCCKI Certificate Signing Request, a DCCKI ARO of a DCCKI Eligible Subscriber shall:

(a) generate a Key Pair within a Cryptographic Module;

(b) generate a DCCKI Certificate Signing Request, containing the attributes and format defined within the DCCKI Interface Design Specification, and in accordance with the DCCKI CP;

(c) ensure that the DCCKI Certificate Signing Request is Digitally Signed using the Private Key associated with the Public Key contained in the DCCKI Certificate Signing Request in accordance with PKCS#10;

(d) verify the accuracy of details contained within the DCCKI Certificate Signing Request and on success, shall use the Private Key associated with the corresponding Public Key in a SMKI Organisation Certificate for which it is a Subscriber to Digitally Sign the DCCKI Certificate Signing Request as set out in the DCCKI Interface Design Specification; and

(e) send the DCCKI Certificate Signing Request to the DCCKI Registration Authority via secured electronic means as set out on the DCC Website.
5.7 As soon as reasonably practicable following receipt of the DCCKI Certificate Signing Request, the DCCKI Registration Authority Personnel shall acknowledge receipt in writing via the DCC Service Desk to the DCCKI ARO who submitted the DCCKI Certificate Signing Request, using the contact details established as part of enrolment to the DCCKI Services.

Authentication of DCCKI Certificate Signing Requests

5.8 DCCKI Registration Authority Personnel shall validate that for each DCCKI Certificate Signing Request submitted:

(a) the organisation submitting the DCCKI Certificate Signing Request is a DCCKI Eligible Subscriber in relation to DCCKI Infrastructure Certificates in accordance with the DCCKI CP;

(b) the format of the DCCKI Certificate Signing Request is valid in relation to requests for DCCKI Certificates as specified in the DCCKI Interface Design Specification; and

(c) the DCCKI Certificate Signing Request is correctly signed in accordance with section 5.6 of this DCCKI RAPP.

5.9 If a DCCKI Certificate Signing Request so submitted is not valid, the DCCKI Registration Authority shall reject the DCCKI Certificate Signing Request, and shall follow the process for the rejection of DCCKI Certificate Signing Request set out in this DCCKI RAPP.

5.10 Where the DCCKI Certificate Signing Request is valid, the DCCKI Registration Authority shall submit it to the EII DCCKICA.

Rejection of DCCKI Certificate Signing Requests

5.11 Rejection of a DCCKI Certificate Signing Request may occur where:

(a) the DCCKI Certificate Signing Request cannot be validated in accordance with section 5.8 of this DCCKI RAPP; or

(b) the DCCKI Certificate Signing Request is not compliant with the DCCKI CP, the DCCKI Interface Design Specification or other provisions of the Code.

5.12 In the event of a DCCKI Certificate Signing Request being rejected, the DCCKI Registration Authority shall:
(a) create a record of the rejection on the DCCKI Certificate Signing Request Rejection Form, which shall contain the information and be substantively as set out in Annex A (A6) to this DCCKI RAPP;

(b) notify a DCCKI ARO of the organisation via the DCC Service Desk that submitted the DCCKI Certificate Signing Request of its rejection, this may be via telephone or in writing, using the contact details established as part of enrolment for the DCCKI Services; and

(c) provide a copy of the DCCKI Certificate Signing Request Rejection Form via secured electronic means as set out on the DCC Website.

Certificate Issuance in response to a DCCKI Certificate Signing Request

5.13 Upon successful validation of the information provided in the DCCKI Certificate Signing Request by the DCCKI Registration Authority, the EII DCCKICA, shall generate the DCCKI Infrastructure Certificate based on the information contained within the DCCKI Certificate Signing Request.

5.14 Following Issuance of the DCCKI Infrastructure Certificate, the DCCKI Registration Authority shall:

(a) publish the DCCKI Infrastructure Certificate to the DCCKI Repository in accordance with the DCCKI CP; and

(b) notify the DCCKI ARO via the DCC Service Desk that submitted the DCCKI Certificate Signing Request of its Issuance, in writing, using the contact details established as part of enrolment for the DCCKI Services.

Acceptance or Rejection of DCCKI Certificates Issued following a DCCKI Certificate Signing Request submission

5.15 As soon as is reasonably practicable following notification of Issuance of a DCCKI Infrastructure Certificate as set out in section 5.14 above, the DCCKI Eligible Subscriber that submitted the DCCKI Certificate Signing Request shall:

(a) validate the DCCKI Infrastructure Certificate published on the DCCKI Repository; and
(b) notify the DCCKI Registration Authority if the DCCKI Infrastructure Certificate is rejected, in writing, using the contact details established as part of the enrolment of the DCCKI Services.

5.16 Where the DCCKI Registration Authority receives a valid notification of the rejection of a DCCKI Infrastructure Certificate, it shall revoke that DCCKI Infrastructure Certificate in accordance with the procedures set out in section 6 of this DCCKI RAPP.

5.17 Not In Use.

**Personnel Authentication Certificate Application**

5.18 Provision is made in the DCCKI Interface Design Specification in relation to the mechanism by which a DCCKI Eligible Subscriber may request a Personnel Authentication Certificate Application. Prior to requesting a Personnel Authentication Certificate Application, DCCKI Eligible Subscribers shall follow the procedures set out in sections 3.18 to 3.26 of this DCCKI RAPP.

**Issuance of User Personnel Authentication Certificates**

5.19 Personnel Authentication Certificates shall be Issued to User Personnel following a Personnel Authentication Certificate Application via the Personnel Credentials Interface.

5.20 User Personnel of DCCKI Eligible Subscribers who are not Administration Users shall have the Private Key associated with the Personnel Authentication Certificate delivered to them along with the Personnel Authentication Certificate in accordance with the DCCKI Interface Design Specification.

5.21 The DCCKI Interface Design Specification sets out further provisions in respect of the circumstances in which the UI DCCKICA shall Issue Personnel Authentication Certificates.

**Rejection and Acceptance of a Personnel Authentication Certificate**

5.22 Use of the Private Key associated with a Personnel Authentication Certificate to Authenticate to the SSI shall be deemed to constitute acceptance of the Personnel Authentication Certificate by the DCCKI Eligible Subscriber.

5.23 To reject a Personnel Authentication Certificate, a DCCKI Eligible Subscriber shall raise an Incident in accordance with the Incident Management Process.
5.24 Where the DCCKI Registration Authority receives a valid notification of the rejection of a Personnel Authentication Certificate, it shall revoke that Personnel Authentication Certificate in accordance with the procedures set out in section 6 of this DCCKI RAPP.

6 \textbf{REVOCATION}

DCCKI Certificate Revocation

6.1 The circumstances under which DCCKI Subscribers and the DCC may request revocation of a DCCKI Certificate are set out in the DCCKI CP. In all cases, the procedures set out in this DCCKI RAPP shall be followed in respect of DCCKI Certificate revocation.

6.2 Where DCC reasonably believes that there has been a material breach of obligations under the Code that could lead to a material Compromise of DCC Systems, it may request revocation of the DCCKI Certificates issued to the relevant Party or RDP. This revocation shall not preclude the affected Party or RDP from applying for further DCCKI Certificates once any material breach has been remedied, or following any determination to the contrary by the Panel.

Revocation of DCCKI Infrastructure Certificate

6.3 Each DCCKI Relying Party shall raise an Incident as soon as possible following awareness of Compromise or suspected Compromise of any DCCKI Infrastructure Certificate.

6.4 On notification of an Incident, the DCC may raise a DCCKI Certificate Revocation Request via the procedure set out in section 6.8 and 6.9 below in response to the Incident. Any grace period during which the relevant DCCKI Infrastructure Certificates are not revoked shall be agreed at the time that the DCCKI Certificate Revocation Request is made.

6.5 Where a DCCKI Subscriber is aware of Compromise or suspected Compromise of a DCCKI Infrastructure Certificate Issued to it, the DCCKI Subscriber shall request revocation of that DCCKI Infrastructure Certificate in accordance with sections 8 and 9 of this DCCKI RAPP, and raise an Incident as soon as reasonably practicable.

6.6 Where the DCCKI Registration Authority Personnel has issued a DCCKI Infrastructure Certificate incorrectly the DCCKI Infrastructure Certificate may be revoked provided;
a) the certificate has not been issued to an DCCKI ARO; and

b) the revocation request is approved by a the DCCKI Registration Authority Manager.

6.7 Where the DCCKI Registration Authority Personnel has issued a DCCKI Infrastructure Certificate incorrectly and it has been issued to the DCCKI ARO the DCCKI Infrastructure Certificate may be revoked provided:

a) an incident is raised; and

b) the requesting DCCKI ARO is notified and a new Certificate Signing Request is submitted;

Procedure for DCCKI Certificate Revocation Requests

6.8 DCCKI Certificate Revocation Requests shall be made in writing, via the means set out on the DCC Website, to the DCCKI Registration Authority.

6.9 A DCCKI Certificate Revocation Request shall:

(a) identify the DCCKI Subscriber;

(b) identify the individual making the request, and their role, which shall be:

   (i) in the case of a DCCKI Subscriber, a DCCKI SRO of that organisation; or

   (ii) in the case of the DCC, the DCC CISO, or an individual that they have authorised to act on their behalf in this capacity;

(c) identify the DCCKI Certificate to be revoked; and

(d) state the criteria for the revocation.

6.10 On receipt of a valid DCCKI Certificate Revocation Request, the DCCKI Registration Authority shall:

(a) validate the revocation request by contacting:

   (i) in the case of a DCCKI Subscriber, the DCCKI SRO, using the contact details of the DCCKI SRO as provided in the original application to become a DCCKI SRO; or
(ii) in the case of the DCC, the DCC CISO, using the registered contact details for the DCC CISO as held by the DCCKI Registration Authority to confirm that the DCCKI Certificate Revocation Request is authentic;

(b) where the validation is unsuccessful, reject the DCCKI Certificate Revocation Request and notify the DCCKI SRO or the DCC CISO via the DCC Service Desk of the rejection;

(c) where the validation is successful, notify the DCCKI SRO or the DCC CISO via the DCC Service Desk of the acceptance of the DCCKI Certificate Revocation Request, and then:

(i) revoke the DCCKI Infrastructure Certificate;

(ii) update the EII DCCKICA CRL and lodge the updated EII DCCKICA CRL in the DCCKI Repository; and

notify the DCCKI SRO or the DCC CISO of the revocation via the DCC Service Desk.

Revocation of Personnel Authentication Certificates

6.11 If a Personnel Authentication Certificate is suspected of Compromise, the DCCKI Subscriber shall request a new Personnel Authentication Certificate in accordance with this DCCKI RAPP and the DCCKI Interface Design Specification.


6.13 Retirement of an SSI account for a member of a Party’s User Personnel shall result in the revocation of the Personnel Authentication Certificate associated with that SSI account.

Ceasing to be a DCCKI Authorised Subscriber

6.14 A Party or RDP shall cease to be a DCCKI Authorised Subscriber where:

(a) that Party or RDP makes a request to the DCCKI Registration Authority to cease to be a DCCKI Authorised Subscriber;
(b) the DCC reasonably believes that Party or RDP, or any of its DCCKI SROs or DCCKI AROs as individuals, have failed or are failing materially to comply with the DCCKI policies as set out in the DCCKI Certificate Policy, this DCCKI RAPP, or any other provision of the Code such that there is a material risk of Compromise to the DCC Systems; or

(c) they fail to have in place at any time at least one DCCKI SRO and at least one DCCKI ARO.

6.15 Where a Party or RDP ceases to be a DCCKI Authorised Subscriber, the DCCKI Registration Authority shall:

(a) notify the Party or RDP via the DCC Service Desk, giving reasons for why it has ceased to be a DCCKI Authorised Subscriber;

(b) update its list of DCCKI Authorised Subscribers; and

(c) revoke all DCCKI Certificates that have been Issued to that Party or RDP, in accordance with this DCCKI RAPP.
ANNEX A – FORM TEMPLATES

The Form Templates listed in Appendix A are available from the DCC website or via Sharepoint as provided by the DCC.

The DCC may, subject to the approval of the SMKI PMA, modify the Form templates from time to time.

A1. DCCKI SRO NOMINATION FORM

A2. DCCKI ARO NOMINATION FORM

A3. DCCKI AUTHORISED SUBSCRIBER APPLICATION FORM

A4. DCCKI CERTIFICATE SIGNING REQUEST REJECTION FORM

A5. ADMINISTRATION USER CREDENTIALS REQUEST FORM

A6. DCCKI CERTIFICATE REVOCATION REQUEST FORM

A7. NOMINEE DETAILS FORM
ANNEX B  DEFINED TERMS

In this DCCKI RAPP, except where the context otherwise requires:

- expressions defined in Section A of the Code (Definitions and Interpretation) have the same meaning as is set out in that Section;
- the expressions in the left hand column below shall have the meanings given to them in the right hand column below; and
- where any expression is defined in Section A of the Code (Definitions and Interpretation) and in this Annex, the definition in the Annex shall take precedence for the purposes of this document.

Definitions for this DCCKI RAPP

**Administration User Credentials Request**
means a request submitted by a DCCKI ARO for the provision of Smart Card Tokens, usernames and single use passwords to be utilised by User Personnel nominated to be an Administration User.

**Authenticate**
has the meaning given to that term in the DCCKI Certificate Policy.

**CISO**
means chief information security officer

**DCCKI ARO Nomination Form**
means the form of that name as provided via the DCC Website which shall be used by Parties and RDPs wishing to nominate individuals to act as a DCCKI ARO on their behalf.

**DCCKI Authorised Subscriber Application**
means a request to become a DCCKI Authorised Subscriber submitted by a Party or RDP in accordance with the procedures set out in the DCCKI RAPP.

**DCCKI Certificate Signing Request Rejection Form**
means the form of that name as set out in Annex A (A6) to the DCCKI RAPP and used by the DCCKI Registration Authority to inform a DCCKI Authorised Subscriber for the reasons for rejection of a DCCKI Certificate Signing Request or DCCKI Certificate Application.
DCCKI SRO means the form of that name as provided via the DCC Website which shall be used by Parties and RDPs wishing to nominate individuals to act as a DCCKI SRO on their behalf.

Nomination Form means the form of that name as provided via the DCC Website which shall be used by Parties and RDPs wishing to nominate individuals to act as a DCCKI SRO on their behalf.

Personnel Credentials means the interface that allows for the activation of user accounts, the submission of Personnel Authentication Certificate Applications, and the provision of Personnel Authentication Certificates to persons.

Interface means the interface that allows for the activation of user accounts, the submission of Personnel Authentication Certificate Applications, and the provision of Personnel Authentication Certificates to persons.

Smart Card Token a physical security device used to assist authentication of User Personnel
APPENDIX X

Registration Data Interface Specification

(REGIS)
DEFINITIONS

In this document, except where the context otherwise requires:

- expressions defined in section A of the Code (Definitions and Interpretation) have the same meaning as is set out in that section; and
- the expressions in the left hand column below shall have the meanings given to them in the right hand column below.

<table>
<thead>
<tr>
<th>Data Transfer Catalogue</th>
<th>has the meaning given to that expression in the MRA.</th>
</tr>
</thead>
<tbody>
<tr>
<td>DCC Service Flag</td>
<td>means a flag used to indicate the status recorded by DCC of each MPAN or Supply Meter Point with respect to whether a Smart Metering System is Enrolled, Suspended or Withdrawn.</td>
</tr>
<tr>
<td>DCC Status File</td>
<td>means the file produced by DCC and transferred to each Network Party's Registration Data Provider detailing the DCC Service Flag of each MPAN or Supply Meter Point registered to that Network Party.</td>
</tr>
<tr>
<td>Electricity Registration Data Provider</td>
<td>means a Registration Data Provider appointed by an Electricity Network Party.</td>
</tr>
<tr>
<td>FTP</td>
<td>means file transfer protocol, a standard protocol for transmitting files between computers on a network.</td>
</tr>
<tr>
<td>FTPS</td>
<td>means FTP with Transport Layer Security.</td>
</tr>
<tr>
<td>Gas Registration Data Provider</td>
<td>means a Registration Data Provider appointed by a Gas Network Party.</td>
</tr>
<tr>
<td>Internet Protocol (or IP)</td>
<td>means the commonly used communications protocol enabling the delivery of data packets based on the IP addresses in the packet headers, used in establishing internet communications.</td>
</tr>
<tr>
<td><strong>Issuer</strong></td>
<td>has the meaning given to that term in the DCCKI Interface Design Specification.</td>
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<td>------------</td>
<td>---------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>Network Address Translation</strong></td>
<td>means the standard methodology of remapping one IP address space into another by modifying network address information in Internet Protocol (IP) headers while they are in transit across a traffic routing device.</td>
</tr>
</tbody>
</table>
| **Policy Enforcement Point (or PEP)** | a logical entity that enforces policies for admission control and policy decisions in response to a request for access. It is the logical boundary between the DCC Systems and connecting systems, namely User Systems and RDP Systems. The PEP ensures that: 
   (a) the policies in the applicable Code of Connection relevant to the applicable party are being enforced;  
   (b) there is appropriate separation of the DCC Systems from the connecting systems of the applicable party; and 
   (c) all the connections to the User Systems, RDP Systems, or DCC Systems are compliant with the same applicable Code of Connection. |
<p>| <strong>Registration Data File</strong> | means the file or files containing Registration Data for one or more Network Parties, produced by (or on behalf of) each Network Party and transferred to the DCC detailing the Registration Data for that Network Party pursuant to Section E2 of the Code. |
| <strong>Registration Data Refresh File</strong> | means the Registration Data File containing Registration Data for a subset or full set of MPANs or Supply Meter Points. |
| <strong>Registration Data Update File</strong> | means the Registration Data File sent periodically that records changes to Registration Data. |</p>
<table>
<thead>
<tr>
<th><strong>Response File</strong></th>
<th>means a file produced whilst processing a DCC Status File. For each record in the file being processed, the Response File contains either an acknowledgement that the record has been processed successfully or in the case of a failure in processing the record, the validation errors found.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Supported Version</strong></td>
<td>means the latest version of the Data Transfer Catalogue data flow that the DCC supports for use with the Registration Data Interface as listed and as updated from time to time on the Website.</td>
</tr>
<tr>
<td><strong>Transport Layer Security (or TLS)</strong></td>
<td>means a protocol that provides for the privacy and integrity of data transferred between communicating applications and their users.</td>
</tr>
</tbody>
</table>
1. **INTRODUCTION**

   **Document Purpose**

1.1 Pursuant to Section E2.8 (Registration Data Interface) of the Code, this document is the Registration Data Interface Specification.

2. **REGISTRATION DATA INTERFACE**

   **Establishment of the REGIS logical connection**

2.1 The DCC shall make the Registration Data Interface available on an Internet Protocol version 4 (IPv4) address range.

2.2 Each Registration Data Provider shall use Network Address Translation to remap their internal Internet Protocol addresses to the DCC provided Internet Protocol addresses at the Registration Data Provider’s firewall prior to accessing the Registration Data Interface.

2.3 Each Registration Data Provider shall use Network Address Translation to remap incoming DCC traffic Internet Protocol addresses from the published Internet Protocol addresses at the Registration Data Provider’s firewall to the Internet Protocol addresses the Registration Data Provider has reserved within their subnet.

2.4 The DCC shall specify a range of ports and the DCC and each Registration Data Provider shall configure these ports to be open for the FTPS connection.

   **File Exchange Mechanism**

2.5 The Registration Data Interface shall utilise FTPS.

2.6 The DCC and each Registration Data Provider shall implement FTP, in a standard format conforming to the following internet standards as defined in the referenced Request for Comments (RFC) as published by the Internet Engineering Task Force (IETF) and the Internet Society:

   (a) RFC 959 - FTP; and

   (b) RFC 2228 – FTP security extensions.
2.7 The DCC and each Registration Data Provider shall secure the FTP session using TLS, in a standard format conforming to the following internet standards as defined in the referenced RFC as published by the IETF and the Internet Society:

(a) RFC 4217 - Securing FTP with TLS; and

(b) RFC 5246 - TLS version 1.2.

2.8 In accordance with RFC 4217:

(a) each Registration Data Provider shall populate the “USER command” (as defined in RFC 4217) with the RDP Signifier issued to it by the Panel, in lower case; and

(b) the DCC shall populate the “USER command” with the Party Signifier issued to it by the Panel, in lower case.

2.9 The DCC and each Registration Data Provider shall ensure the session Transport Layer Security is achieved utilising:

(a) the cipher suite TLS_RSA_WITH_AES_128_GCM_SHA256 as catalogued and further defined by the Internet Assigned Numbers Authority within the Cipher Suite Registry; and

(b) DCCKI Certificates for mutual authentication.

2.10 The DCC and each Registration Data Provider shall ensure that the FTPS session is routed via the DCC's Policy Enforcement Point and the Policy Enforcement Point used by the Registration Data Provider.

2.11 When sending a Registration Data File or DCC Status File, the DCC and each Registration Data Provider shall follow steps (a) to (d) below, and when receiving a Registration Data File or DCC Status File the DCC and each Registration Data Provider shall follow steps (e) to (l) below:

(a) structure data files provided under Sections E2.1, E2.2 and E2.4 of the Code, in accordance with the structures defined in clauses 3.17, 3.18, 3.19, 3.26, 3.28 and 3.29 of this document and shall include a unique reference number in accordance with clauses 3.11 and 3.22;
(b) Digitally Sign the file in accordance with clause 2.13 of this document;

(c) connect to the recipient’s FTPS server in accordance with clauses 2.7 to 2.9 of this document using a DCC Gateway Connection;

(d) initiate the transfer of the file to the relevant delivery directory on the recipient’s FTPS server utilising FTP push mechanisms for all file exchanges;

(e) authenticate the source of the file through verifying that the file has been Digitally Signed in accordance with clause 2.13 of this document, and validate the file structure against the structure as defined in clauses 3.17, 3.18, 3.19, 3.26, 3.28 and 3.29 of this document;

(f) raise an Incident in accordance with the Incident Management Policy, where the recipient is unable to authenticate the file pursuant to clause 2.17 of this document;

(g) in the case of Electricity Registration Data Providers only, raise an Incident in accordance with the Incident Management Policy, where the Electricity Registration Data Provider is unable to confirm that the file conforms with clause 3.17 of this document;

(h) in the case of Registration Data Providers only, generate a Response File as defined in clause 3.18(d) or 3.28(b) of this document, where the Registration Data Provider is unable to validate the file structure pursuant to clauses 3.19 or 3.29 of this document. The Registration Data Provider shall send the Response File to the DCC using the steps outlined in clauses 2.11(b) to (d) immediately above and on receipt of the Response File containing validation errors the DCC shall raise an Incident as defined in the Incident Management Policy;

(i) in the case of the DCC only, raise an Incident in accordance with the Incident Management Policy, where the DCC is unable to validate the file structure pursuant to clause 2.11(e) of this document;

(j) process each record within the file and perform record level validation, where the Registration Data Provider or DCC is able to successfully authenticate and validate the file pursuant to clause 2.11(e) of this document;
(k) in the case of Registration Data Providers only, generate a Response File as defined in clauses 3.18(d) and 3.28(b) of this document, where the Registration Data Provider is unable to successfully validate and process each record within the file pursuant to clause 2.11(j) of this document. The Registration Data Provider shall send the Response File to the DCC using the steps outlined in clauses 2.11(b) to (d) and on receipt of the Response File containing validation errors the DCC shall raise an Incident in accordance with the Incident Management Policy; and

(l) in the case of the DCC only, raise an Incident in accordance with the Incident Management Policy, where the DCC is unable to successfully validate and process each record within the file pursuant to clause 2.11(j) of this document.

Security Requirements

2.12 The DCC shall allocate to each Registration Data Provider a separate directory within its FTPS server and permit access only to write files and obtain directory listings within their assigned directory, and not to read, modify or delete files.

2.13 The DCC and each Registration Data Provider shall Digitally Sign each file sent via the Registration Data Interface with a Private Key; for the Registration Data Provider this Private Key shall be associated with an SMKI Organisation Certificate issued to the Registration Data Provider.

2.14 The DCC and each Registration Data Provider shall ensure that the Digital Signature shall:

a) use, as the digital signature technique, Elliptic Curve Digital Signature Algorithm (ECDSA) (as specified in Federal Information Processing Standards Publications (FIPS PUB) 186-4) in combination with the curve P-256 (as specified in FIPS PUB 186-4 at Section D.1.2.3) and SHA-256 as the hash function;

b) be applied to the entirety of the file including header and trailer; and

c) be converted to Base64 and appended within the file itself to the trailer with a preceding “,” separator.
2.15 Prior to Digitally Signing each file, the DCC and each Registration Data Provider shall append to the trailer of the file the Issuer, which shall be URL encoded (as specified in the IETF RFC 2253), and serial number of the SMKI Organisation Certificate with preceding “,” separators.

2.16 The DCC and each Registration Data Provider may use the organisation identifier in the header of the file and the Issuer and serial number in the trailer of the file to retrieve the appropriate public key.

2.17 The DCC and each Registration Data Provider shall Check Cryptographic Protection on a file using ECDSA (as specified in FIPS PUB 186-4) in combination with the curve P-256 (as specified in FIPS PUB 186-4 at Section D.1.2.3) and SHA-256 as the hash function, and Confirm Validity of the Certificate used to Check Cryptographic Protection.

2.18 The DCC and each Registration Data Provider shall ensure that the Digital Signature calculation shall:

(a) be performed on the entire file including header and trailer except the Digital Signature and preceding field separator appended to the trailer;

(b) ensure that all line termination characters read from the file, except any termination characters in the trailer, shall be normalised to 0x0A; and

(c) exclude any line termination characters in the trailer.

2.19 Prior to verifying the Digital Signature, the DCC and each Registration Data Provider shall ensure that all line termination characters in the file, except the line termination characters in the trailer, shall be normalised to 0x0A.

**Interface Error Handling**

*Data files not being received when expected*

2.20 Identification of an Anomalous Event:

(a) the DCC shall perform a check to ensure that the Registration Data Update Files being sent by the Registration Data Provider are consistent with the schedules as described in Section E2.5 (Frequency of Data Exchanges); and
in the event of the DCC or a Registration Data Provider identifying an exception to the agreed schedules, either organisation may raise an Incident in accordance with the Incident Management Policy.

2.21 Connection & Transfer Failures:

(a) in the event of connection failures or file transfer failures between the Registration Data Provider and the DCC, the originating organisation shall attempt to reconnect and/or resend the file on 3 further occasions at 5 minute intervals; and

(b) if the DCC cannot establish a connection with the Registration Data Provider after such number of retries, the DCC shall raise an Incident in accordance with the Incident Management Policy; or

(c) if the Registration Data Provider fails to establish a connection with the DCC after such number of retries, the Registration Data Provider shall first confirm that the issue does not exist within their own environment and once this has been completed they may raise an Incident in accordance with the Incident Management Policy.

2.22 Authentication Failure:

(a) In the event of a transport authentication failure where the DCC is trying to send a DCC Status File to a Registration Data Provider, a transport authentication failure will result in no connection or transmission of Registration Data. In such circumstances, the DCC shall raise an Incident in accordance with the Incident Management Policy; or

(b) In the event of a transport authentication failure where a Registration Data Provider is trying to send a file to the DCC, a transport authentication failure will result in no connection or transmission of Registration Data. In such circumstances the Registration Data Provider shall raise an Incident in accordance with the Incident Management Policy.

Data files not conforming to the Registration Interface Specification

2.23 Identification of an Anomalous Event:
(a) The DCC or Registration Data Provider shall perform a check of the conformity of files against the agreed standards set out in clause 3 of this Registration Data Interface Specification; or

(b) In the event of either the DCC or a Registration Data Provider being in receipt of a non-conforming file the respective organisation shall raise an Incident in accordance with the Incident Management Policy.

2.24 Validation Failure:

(a) where a validation failure is identified as a result of a Registration Data Provider file that has been sent to the DCC, the DCC shall raise an Incident in accordance with the Incident Management Policy; or

(b) where a validation failure is identified as a result of a DCC file that has been sent to the Registration Data Provider, the Registration Data Provider shall raise an Incident in accordance with the Incident Management Policy.

2.25 Other Circumstances:

(a) in the event of an Incident arising that is not covered by clauses 2.20 to 2.24 above, a Registration Data Provider shall review its business processes; and

(b) following compliance with clause 2.24 2.24(a) above, and in the event a Registration Data Provider has reasonable grounds to expect the issue to reside within the DCC, the Registration Data Provider shall raise an Incident in accordance with the Incident Management Policy.

Notification of Delays

2.26 In the event that a Registration Data Provider has a planned or unplanned delay to a Registration Data File transfer, the Registration Data Provider shall raise an Incident in accordance with the Incident Management Policy.

2.27 In the event that the DCC has a planned or unplanned delay to a DCC Status File transfer, the DCC shall raise an Incident in accordance with the Incident Management Policy.
3. INTERFACE FILES

General Obligations

3.1 The DCC shall maintain a separate unique reference number for each Network Party that it shall apply to all files corresponding to that Network Party that it sends through the Registration Data Interface to that Network Party’s Registration Data Provider.

3.2 In the event that a file is suspected of being lost, each Registration Data Provider may raise an Incident in accordance with the Incident Management Policy.

3.3 Each Electricity Registration Data Provider shall, pursuant to clause 2.11(j), reject a record with a DCC Service Flag ‘effective from date’ for a Smart Metering System that is earlier than the DCC Service Flag ‘effective from date’ previously provided by the DCC for that Smart Metering System.

3.4 Each Gas Registration Data Provider shall detect duplicate files and where detected shall not process duplicate files.

3.5 Each Gas Registration Data Provider shall process files in the order they are received.

3.6 Each Registration Data Provider and the DCC shall not use file compression on files transferred through the Registration Data Interface.

3.7 The DCC shall maintain a minimum of 24 months of the required historic Registration Data within DCC Systems.

3.8 Each Electricity Registration Data Provider shall provide any files containing Registration Data utilising the FTPS connection or via an alternative means as agreed between the DCC and the Electricity Registration Data Provider (provided that any such alternative means must incorporate the use of security controls that are at least as robust as those that apply to the FTPS connection).

3.9 Each Gas Registration Data Provider shall provide any files containing Registration Data utilising the FTPS connection or via an alternative means as agreed between the DCC and the Gas Registration Data Provider (provided that any such alternative means must incorporate the use of security controls that are at least as robust as those
that apply to the FTPS connection).

3.10 The DCC shall provide any DCC Status Files utilising the FTPS connection or via an alternative means as agreed between the DCC and the Gas Registration Data Provider or Electricity Registration Data Provider to whom the file is being sent, (provided that any such alternative means must incorporate the use of security controls that are at least as robust as those that apply to the FTPS connection).

**Electricity Registration Data File Structure and Data Formats**

3.11 Each Electricity Registration Data Provider shall maintain a unique reference number for each Electricity Network Party that it shall apply to all files corresponding to that Electricity Network Party that it sends through the Registration Data Interface.

3.12 Each Electricity Registration Data Provider shall provide Registration Data Update Files in accordance with the schedule outlined in the Registration Data Interface Code of Connection irrespective of whether there are Registration Data updates to convey. Where there are no Registration Data updates, each Electricity Registration Data Provider shall provide a Registration Data Update File containing the standard header, trailer and unique sequence number record and no further data records.

3.13 The DCC and each Electricity Registration Data Provider shall use variable length delimited file format for exchanging files, which meet the following requirements:

(a) fields shall be separated with “|” (ASCII 124) characters

(b) only use ASCII characters;

(c) not exceed the field lengths shown in the flow definitions referenced in clause 3.18 of this document;

(d) values shall not be padded (with leading zeroes or trailing spaces) where less than the maximum field length;

(e) fields shall not be enclosed in double quotes;

(f) no characters shall be entered into fields that are intended to be blank; and

(g) records shall be terminated with a line feed (ASCII 10) character.

3.14 Each Electricity Registration Data Provider:
(a) shall provide a Registration Data Refresh File containing a subset of Registration Data where the DCC so requests in accordance with Section E2.7(b) (Frequency of Registration Data Exchange) of the Code;

(b) may provide an unsolicited Registration Data Refresh File, which shall not be considered an Anomalous Event, containing a subset of Registration Data; and

(c) where both Registration Data Refresh Files under clauses 3.14(a) and 3.14(b) are to be provided on the same day, the Registration Data Provider shall provide one Registration Data Refresh File to meet these combined requirements. The time by which these files need to be sent is set out in the Registration Data Interface Code of Connection.

3.15 Each Electricity Registration Data Provider shall employ a file naming convention that ensures that each of the files it sends through the Registration Data Interface has a unique name.

3.16 For electricity Registration Data Files, the DCC shall employ a file naming convention that ensures that each file sent through the Registration Data Interface has a unique name, using the following items separated by the underscore character, giving the overall naming layout: DCCO_D0123_123456 where:

(a) ‘DCCO’ is the organisation identifier (as defined by the MRA);

(b) ‘D0123’ is the flow reference (as defined by the MRA); and

(c) ‘123456’ is a unique reference number (unique within DCC files for each Electricity Network Party).
3.17 Each Electricity Registration Data Provider and DCC shall ensure that all files contain header and trailer records that conform to the formats as specified below:

(a) File Header

<table>
<thead>
<tr>
<th>Data Item</th>
<th>Format</th>
<th>Optionality</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group Header</td>
<td>CHAR(3)</td>
<td>Mandatory</td>
<td>‘ZHV’</td>
</tr>
<tr>
<td>File Identifier</td>
<td>CHAR(10)</td>
<td>Mandatory</td>
<td>File identifier - unique within market participant</td>
</tr>
<tr>
<td>Data flow and Version Number</td>
<td>CHAR(8)</td>
<td>Mandatory</td>
<td>Dxxxxnnn Consists of 5 char data flow reference followed by 3 char flow version number - where ‘n’ has a range of 0-9 e.g. 001, 105....</td>
</tr>
<tr>
<td>From Market Participant Role Code</td>
<td>CHAR(1)</td>
<td>Mandatory</td>
<td>e.g. Registration systems have value P</td>
</tr>
<tr>
<td>From Market Participant Id</td>
<td>CHAR(4)</td>
<td>Mandatory</td>
<td>e.g. DCC has value DCCO</td>
</tr>
<tr>
<td>To Market Participant Role Code</td>
<td>CHAR(1)</td>
<td>Mandatory</td>
<td>e.g. DCC has value Z</td>
</tr>
<tr>
<td>To Market Participant Id</td>
<td>CHAR(4)</td>
<td>Mandatory</td>
<td>e.g. DCC has value DCCO</td>
</tr>
<tr>
<td>File creation timestamp</td>
<td>CHAR(14)</td>
<td>Mandatory</td>
<td>DATETIME (GMT) DCC is using UTC Formatted: YYYYMMDDHHMMSS</td>
</tr>
<tr>
<td>Sending Application Id</td>
<td>CHAR(5)</td>
<td>Optional</td>
<td>Application identifier. For possible future use</td>
</tr>
<tr>
<td>Receiving Application Id</td>
<td>CHAR(5)</td>
<td>Optional</td>
<td>Application identifier. For possible future use</td>
</tr>
<tr>
<td>Broadcast</td>
<td>CHAR(1)</td>
<td>Optional</td>
<td>For possible future use.</td>
</tr>
<tr>
<td>Test data flag</td>
<td>CHAR(4)</td>
<td>Optional</td>
<td>Indicates whether or not this file contains test data. All operational (non-test) files shall contain the value OPER</td>
</tr>
</tbody>
</table>
(b) File Trailer

<table>
<thead>
<tr>
<th>Data Item</th>
<th>Format</th>
<th>Optionality</th>
<th>Comment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group Name</td>
<td>CHAR(3)</td>
<td>Mandatory</td>
<td>‘ZPT’</td>
</tr>
<tr>
<td>File identifier</td>
<td>CHAR(10)</td>
<td>Mandatory</td>
<td>File identifier - unique within market participant</td>
</tr>
<tr>
<td>Total Group Count</td>
<td>INT (10)</td>
<td>Mandatory</td>
<td>Total number of groups in file excluding header/trailer</td>
</tr>
<tr>
<td>Checksum</td>
<td>INT (10)</td>
<td>Optional</td>
<td>Checksum</td>
</tr>
<tr>
<td>Flow count</td>
<td>INT (8)</td>
<td>Mandatory</td>
<td>Number of flow instances excluding file header/trailer</td>
</tr>
<tr>
<td>File completion</td>
<td>CHAR(14)</td>
<td>Optional</td>
<td>DATETIME (GMT) DCC is using UTC Formatted: YYYYMMDDHHMMSS</td>
</tr>
<tr>
<td>timestamp</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

3.18 Each Electricity Registration Data Provider shall provide the following files, which shall conform to the latest Supported Version of the specified data flow structures as defined in the Data Transfer Catalogue:

(a) Initial upload and full Registration Data Refresh File

To provide the DCC with an initial population of Registration Data and any subsequent full Registration Data refresh, each Electricity Registration Data Provider shall send a Registration Data Refresh File as specified in the Data Transfer Catalogue D0353 data flow;

(b) Registration Data Update File

To notify the DCC of any changes to relevant Registration Data, each Electricity Registration Data Provider shall send a Registration Data Update File as specified in the Data Transfer Catalogue D0348 data flow.

(c) Registration Data Refresh File - Partial refresh

To provide the DCC with a partial refresh of Registration Data, each Electricity Registration Data Provider shall send a Registration Data Refresh File as specified in the Data Transfer Catalogue D0349 data flow;
(d) Response File - DCC Service Flag update rejections

To notify the DCC of any data records rejected during processing of a DCC Status File due to validation errors, each Electricity Registration Data Provider shall send a Response File as specified in the Data Transfer Catalogue D0351 data flow; and

(e) Response File - DCC Service Flag update acknowledgement

To notify the DCC of successful processing of the DCC Status File, each Electricity Registration Data Provider shall send a Response File as specified in the Data Transfer Catalogue D0172 data flow.

3.19 The DCC shall provide the following files to each Electricity Registration Data Provider conforming to the data flow structures as defined in the Data Transfer Catalogue:

(a) DCC Status File

To notify Electricity Network Parties of DCC Service Flag updates and the identity of the person that the DCC believes to be registered in relation to an MPAN as set out in Section E2.4 of the Code, the DCC shall send a DCC Status File as specified in the Data Transfer Catalogue D0350 data flow.

3.20 Clauses 3.18(a), 3.18(b) and 3.18(c) constitute the Registration Data that is to be provided by Electricity Registration Data Providers to the DCC under Section E2.1 of the Code.

3.21 Clause 3.19 constitutes the data that is to be provided by the DCC to Registration Data Providers under Section E2.4 (a) of the Code.

**Gas Registration Data File Structure and Data Formats**

3.22 Each Gas Registration Data Provider shall maintain a unique reference number that it shall apply to each file it sends through the Registration Data Interface. Each file (with the exception of the multiple file confirmation file as defined in clause 3.28(c) of this document) shall include this unique reference number within the file header, taken from a monotonically increasing number generator. The DCC shall check this unique reference number in order to detect duplicate, missing or out of sequence files.
3.23 The DCC and each Gas Registration Data Provider shall use comma separated file format for exchanging files, and each shall ensure that all of the files that it sends meet the following requirements:

(a) fields shall be comma-separated;

(b) only use ASCII characters;

(c) do not exceed the field lengths shown below at clause 3.28 of this document and exclude any opening and closing double quotation marks or comma separators;

(d) values shall not be padded where less than the maximum field length;

(e) text fields shall be enclosed with opening and closing double quotation marks, but no quotation marks shall be used in date and numeric fields; and

(f) blank fields shall not contain characters other than opening and closing double quotation marks for text fields.

3.24 Each Gas Registration Data Provider shall employ the file naming convention described below in clauses (a) to (e), ensuring that each file sent through the DCC Gateway Connection has a unique name. Within the names shown in clauses (a) to (e) below: ‘PN’ indicates that the files are production (will be ‘TN’ for test); nnnnnn is be the sequence number of the file in question; and xxx is the file type (ERR, FRJ or DXR) as detailed in clause 3.30:

(a) Registration Data Update File:
    XOS01.PNnnnnnnn.XDO

(b) Registration Data Refresh File also used for initial population:
    XOS02.PNnnnnnnn.XDO

(c) Daily DCC Status Files:
    DCC01.PNnnnnnnn.DXI

(d) Response Files from Daily DCC Status File processing will be:
    XOS01.PNnnnnnnn.xxx
(e) Multiple file confirmation file where Registration Data has been split into multiple Registration Data Files:
XOS02.PNnnnnnn.TOK

3.25 In the circumstance where Registration Data Files need to be split into multiple files due to size limitations; each Gas Registration Data Provider shall additionally provide a multiple file confirmation file confirming the number of files within the set as defined in clause 3.28(c) of this document and with the file naming convention defined in clause 3.24(e) of this document.

3.26 Each Gas Registration Data Provider shall ensure that all files (with the exception of the multiple file confirmation file as defined in clause 3.28(c) of this document) contain header and trailer records that conform to the formats as detailed below:

(a) File Header

<table>
<thead>
<tr>
<th>Field Name</th>
<th>Type</th>
<th>Length</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transaction Type</td>
<td>Text</td>
<td>3</td>
<td>Value: A00</td>
</tr>
<tr>
<td>Organisation Id</td>
<td>Numeric</td>
<td>10</td>
<td>An reference which uniquely identifies the sending organisation</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>For example: DCC is 10005989</td>
</tr>
<tr>
<td>File Type</td>
<td>Text</td>
<td>3</td>
<td>An application specific code used to identify the structure and the usage of the file.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>The allowable values are:</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>XDO</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>ERR</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>FRJ</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>DXI</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>DXR</td>
</tr>
<tr>
<td>Creation Date</td>
<td>Date</td>
<td>8</td>
<td>The date on which the file was generated.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Format : YYYYMMDD</td>
</tr>
<tr>
<td>Creation Time</td>
<td>Text</td>
<td>8</td>
<td>The time (UTC) at which the file was generated (within the Creation Date)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Format : HHMMSS</td>
</tr>
</tbody>
</table>
A sequence number which represents an issue of a file from the Registration Data Provider or DCC (indicated by the organisation id). Each file sent either from the Registration Data Provider to DCC or from DCC to the Registration Data Provider will have a unique consecutively increasing number.

(b) File Trailer

<table>
<thead>
<tr>
<th>Field Name</th>
<th>Type</th>
<th>Length</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transaction Type</td>
<td>Text</td>
<td>3</td>
<td>Value: Z99</td>
</tr>
<tr>
<td>Record Count</td>
<td>Numeric</td>
<td>10</td>
<td>The number of detail records contained within the file. This should not include the standard header and the standard trailer but should include any file specific headers if specified for this file i.e. only A00 and Z99 records are excluded.</td>
</tr>
</tbody>
</table>

3.27 Each Gas Registration Data Provider shall provide Registration Data Update Files to the schedule outlined in the Registration Data Interface Code of Connection irrespective of whether there are Registration Data updates to convey. Where there are no updates to provide the Registration Data Update File will contain the standard header, file sequence number and trailer and no data records.

3.28 Each Gas Registration Data Provider shall provide files to the DCC conforming to the following data flow structures:

(a) Registration Data Update Files

Registration Data updates shall be contained within a single file type (Ref XDO) and shall consist of up to 3 different types of data record per update as detailed below.

Where Registration Data needs to be split into multiple Registration Data Update Files due to size limitations, the data for a specific MPRN shall not be split between files.
(i) Data notifications (Ref E47, including data items for the Supply Meter Point such as address, postcode & UPRN)

<table>
<thead>
<tr>
<th>Field Name</th>
<th>Optionality</th>
<th>Type</th>
<th>Length</th>
<th>Description</th>
<th>Code reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transaction Type</td>
<td>Mandatory</td>
<td>Text</td>
<td>3</td>
<td>Value: E47</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Meter Point Reference (MPRN)</td>
<td>Mandatory</td>
<td>Number</td>
<td>10</td>
<td>A unique identifier for the point at which a meter is, has been or will be connected to the gas network.</td>
<td>Section E2.2 (c)</td>
</tr>
<tr>
<td>MPRN Status</td>
<td>Mandatory</td>
<td>Text</td>
<td>2</td>
<td>The current status of the operability of the meter.</td>
<td>Section E2.2 (d)</td>
</tr>
<tr>
<td>Source Registration Id</td>
<td>Mandatory</td>
<td>Text</td>
<td>3</td>
<td>Unique ID to identify the GT or iGT which has sent the data.</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Meter Point Address</td>
<td>Optional</td>
<td>Text</td>
<td>250</td>
<td>Standard PAF format address for the Supply Meter Point. The address will be a concatenated form of the elements of the Supply Meter Point address available. The address will be separated within the text delimiters (double quotation marks) by commas. The address will be represented in a consistent manner in the following order: Plot Number, Building Number, Sub Building Name, Building Name, Principal Street, Dependent Locality Post Town. If no address field data has been provided, the field will be blank denoted as &quot;.....&quot;</td>
<td>Section E2.2 (g)</td>
</tr>
<tr>
<td>Meter Point Postcode</td>
<td>Optional</td>
<td>Text</td>
<td>9</td>
<td>Standard PAF post code as defined in the PAF digest. The postcode will comprise the concatenated outcode and incode, separated by a space.</td>
<td>Section E2.2 (g)</td>
</tr>
</tbody>
</table>
### Market Sector Flag

<table>
<thead>
<tr>
<th>Field Name</th>
<th>Optionality</th>
<th>Type</th>
<th>Length</th>
<th>Description</th>
<th>Code reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Market Sector Flag</td>
<td>Optional</td>
<td>Text</td>
<td>1</td>
<td>A code that specifies that the site is used for Domestic or Industrial purposes. The allowable values are: D – Domestic or I – Industrial.</td>
<td>Section E2.2 (h)</td>
</tr>
</tbody>
</table>

### Unique Property Reference Number

<table>
<thead>
<tr>
<th>Field Name</th>
<th>Optionality</th>
<th>Type</th>
<th>Length</th>
<th>Description</th>
<th>Code reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unique Property Reference Number</td>
<td>Optional</td>
<td>Text</td>
<td>12</td>
<td>A unique property reference number. It is a unique reference number that can be linked to further address information that is collated and provided by the Ordnance Survey Group.</td>
<td>Section E2.2 (g)</td>
</tr>
</tbody>
</table>

(ii) Organisation Notifications (Ref. E48, including details of the various organisations associated with the MPRN such as Gas Supplier, Meter Asset Manager and Gas Transporter).

<table>
<thead>
<tr>
<th>Field Name</th>
<th>Optionality</th>
<th>Type</th>
<th>Length</th>
<th>Description</th>
<th>SEC reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transaction Type</td>
<td>Mandatory</td>
<td>Text</td>
<td>3</td>
<td>Value: E48</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Organisation Type</td>
<td>Mandatory</td>
<td>Text</td>
<td>3</td>
<td>A three character short code denoting the role performed by the Organisation being notified as being effective at the Supply Meter Point denoted in the parent record. The allowable values are: SUP – Gas Supplier; MAM – Meter Asset Manager; NWO – Network Operator (Gas Transporter).</td>
<td>Section E2.2 (f)</td>
</tr>
<tr>
<td>Organisation Identifier</td>
<td>Mandatory</td>
<td>Text</td>
<td>3</td>
<td>A three character short code which is assigned by the Gas Transporter to denote the identity of the Organisation being notified as being effective at the Supply Meter Point denoted in the parent record.</td>
<td>Section E2.2 (f)</td>
</tr>
<tr>
<td>Field Name</td>
<td>Optionality</td>
<td>Type</td>
<td>Length</td>
<td>Description</td>
<td>SEC reference</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>---------------</td>
<td>------</td>
<td>--------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>----------------</td>
</tr>
<tr>
<td>Organisation Effective From Date</td>
<td>Mandatory</td>
<td>Date</td>
<td>8</td>
<td>The date from which the Organisation was effective from or appointed to the Supply Meter Point denoted in the parent record. Format: YYYYMMDD</td>
<td>Section E2.2 (f)</td>
</tr>
<tr>
<td>Organisation Effective To Date</td>
<td>Optional</td>
<td>Date</td>
<td>8</td>
<td>Organisation’s Effective To Date. Format: YYYYMMDD N.B. Where the date is ‘00010101’, this will be treated as Null This will not be provided for Meter Asset Manager and Network Operator.</td>
<td>Section E2.2 (f)</td>
</tr>
</tbody>
</table>

(iii) Organisation Deletions (Ref. E49, including details of the various organisations previously associated with the MPRN which are now to be deleted). This record type is used to delete future dated organisations which will no longer come into effect due to other data changes. For example where a new Meter Asset Manager is due to be associated with an MPRN, but a change of supplier occurs before the effective date and the supplier assigns their own Meter Asset Manager.

<table>
<thead>
<tr>
<th>Field Name</th>
<th>Optionality</th>
<th>Type</th>
<th>Length</th>
<th>Description</th>
<th>SEC reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transaction Type</td>
<td>Mandatory</td>
<td>Text</td>
<td>3</td>
<td>Value: E49</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Organisation Type</td>
<td>Mandatory</td>
<td>Text</td>
<td>3</td>
<td>A three character short code denoting the role performed by the Organisation being notified as being effective at the Supply Meter Point denoted in the parent record. The allowable values are: SUP – Gas Supplier; MAM – Meter Asset Manager; NWO – Network Operator (Gas Transporter).</td>
<td>Section E2.2 (f)</td>
</tr>
<tr>
<td>Organisatio n Identifier</td>
<td>Mandatory</td>
<td>Text</td>
<td>3</td>
<td>A three character short code which is assigned by the Gas Transporter to denote the identity of the Organisation being notified as being effective at the Supply Meter Point denoted in the parent record.</td>
<td>Section E2.2 (f)</td>
</tr>
<tr>
<td>-------------------------</td>
<td>-----------</td>
<td>-------</td>
<td>---</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>---------------</td>
</tr>
<tr>
<td>Organisation Effective From Date</td>
<td>Mandatory</td>
<td>Date</td>
<td>8</td>
<td>The date from which the Organisation was effective from or appointed to the Supply Meter Point denoted in the parent record. Format : YYYYMMDD</td>
<td>Section E2.2 (f)</td>
</tr>
<tr>
<td>Organisation Effective To Date</td>
<td>Optional</td>
<td>Date</td>
<td>8</td>
<td>Organisation’s Effective To Date. Format : YYYYMMDD NB Where the date is ‘00010101’, this will be treated as Null</td>
<td></td>
</tr>
</tbody>
</table>

(b) Response File - DCC Service Flag update responses

Following the processing of the DCC Status File (file format described in clause 3.29(a) of this document) each Gas Registration Data Provider shall provide a Response File indicating whether each of the DCC Service Flag update records (record reference ‘E45’) was accepted or rejected. For each E45 record in the incoming “DXI” DCC Status File there will be a corresponding E46 record (as described immediately below) in the “DXR” Response File. If the E45 record is processed successfully, the outcome code in the E46 record will be "AC" and if unsuccessful the outcome code is “RJ”.

Where the outcome is “RJ” the rejection reason will be notified to the DCC through an S72 record or records directly following the E46.
(i) The format of an E46 record is as follows:

<table>
<thead>
<tr>
<th>Field Name</th>
<th>Optionality</th>
<th>Type</th>
<th>Length</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transaction Type</td>
<td>Mandatory</td>
<td>Text</td>
<td>3</td>
<td>Value: E46</td>
</tr>
<tr>
<td>Outcome Code</td>
<td>Mandatory</td>
<td>Text</td>
<td>2</td>
<td>Details whether the request has been accepted or rejected. AC – Accepted RJ – Rejected.</td>
</tr>
<tr>
<td>Meter Point Reference</td>
<td>Mandatory</td>
<td>Number</td>
<td>10</td>
<td></td>
</tr>
<tr>
<td>DCC Service Flag</td>
<td>Mandatory</td>
<td>Text</td>
<td>1</td>
<td>Service flag provided by the DCC. The allowable values are:</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>A Active</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>S Suspended</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>W Withdrawed</td>
</tr>
<tr>
<td>DCC Service Effective From Date</td>
<td>Mandatory</td>
<td>Date</td>
<td>8</td>
<td>The date the DCC Service Flag (provided above) is effective from. Format : YYYYMMDD</td>
</tr>
</tbody>
</table>

(ii) The format of an S72 record is as follows:

<table>
<thead>
<tr>
<th>Field Name</th>
<th>Optionality</th>
<th>Type</th>
<th>Length</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transaction Type</td>
<td>Mandatory</td>
<td>Text</td>
<td>3</td>
<td>Value: S72</td>
</tr>
<tr>
<td>Rejection Code</td>
<td>Mandatory</td>
<td>Text</td>
<td>8</td>
<td>The unique reference number identifying the reason for the validation failure. One of the following two values: ‘MPO000001’ Supply Meter Point does not exist ‘DCC000001’ DCC Service Flag value is not recognised</td>
</tr>
</tbody>
</table>

(c) Multiple file confirmation file

Where Registration Data needs to be split into multiple files due to size limitations, each Gas Registration Data Provider shall provide an additional file confirming the number of files within the set.
3.29 The DCC shall provide files to each Gas Registration Data Provider conforming to the following data flow structure:

(a) DCC Status File

To notify each Gas Registration Data Provider of DCC Service Flag updates the DCC shall send a single DCC Status File (Ref DXI) that shall consist of a single data record per update (Ref. E45). The format of an E45 record is as follows:

<table>
<thead>
<tr>
<th>Field Name</th>
<th>Optionality</th>
<th>Type</th>
<th>Length</th>
<th>Description</th>
<th>SEC reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transaction Type</td>
<td>Mandatory</td>
<td>Text</td>
<td>3</td>
<td>Value: E45</td>
<td>Not applicable</td>
</tr>
<tr>
<td>Meter Point Reference</td>
<td>Mandatory</td>
<td>Number</td>
<td>10</td>
<td>Service flag provided by the DCC. The allowable values are:</td>
<td>Section E2.4 (b)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>A  Active</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>S  Suspended</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td>W  Withdrawn</td>
<td></td>
</tr>
<tr>
<td>DCC Service Flag</td>
<td>Mandatory</td>
<td>Text</td>
<td>1</td>
<td>The date the DCC Service Flag (provided above) is effective from. Format: YYYYMMDD</td>
<td>Section E2.4 (b)</td>
</tr>
<tr>
<td>DCC Service Effective From Date</td>
<td>Mandatory</td>
<td>Date</td>
<td>8</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
3.30 Each Gas Registration Data Provider shall create and send the Response Files as defined in clause 3.30 (a) and (b) below, in response to failures in validation of the DCC Status File. On receipt of the Response File DCC shall raise an Incident as defined in the Data Incident Management Policy.

(a) Record level format failure Response File

To record any record level format validation errors found in processing the DCC Status File, the Gas Registration Data Provider shall create a Response File with header and trailer as defined in clause 3.26 of this document and one or more record level error records as detailed below. The file name will be as defined in clause 3.24(d) of this document with suffix ‘ERR’.

<table>
<thead>
<tr>
<th>Field Name</th>
<th>Optionality</th>
<th>Type</th>
<th>Length</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transaction Type</td>
<td>Mandatory</td>
<td>Text</td>
<td>3</td>
<td>Value: E01</td>
</tr>
<tr>
<td>Rejection Code</td>
<td>Mandatory</td>
<td>Text</td>
<td>8</td>
<td>The unique reference number identifying the reason for the validation failure as defined in the Error Code under clause 3.30(c)</td>
</tr>
<tr>
<td>File Reference</td>
<td>Mandatory</td>
<td>Number</td>
<td>10</td>
<td>The unique reference number of the file that was received and processed.</td>
</tr>
<tr>
<td>Rejection Description</td>
<td>Mandatory</td>
<td>Text</td>
<td>250</td>
<td>Description of the error found and which record/field it occurred as defined in the Rejection Reason under clause 3.30(c).</td>
</tr>
</tbody>
</table>

(b) Response File - File level rejection

To record any file level format validation errors found in processing the DCC Status File, the Registration Data Provider shall create a Response File with header and trailer as defined in clause 3.26 of this document and the file name will be as defined in clause 3.24(d) of this document with suffix ‘FRJ’. File level validation failures will be contained within a single file and will consist of 2 different types of data record per file – Rejected File (record reference S71) and Rejection Details (record
There will be one S71 record followed by one or more S72 records.

(i) The format of an S71 record is as follows:

<table>
<thead>
<tr>
<th>Field Name</th>
<th>Optionality</th>
<th>Type</th>
<th>Length</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transaction Type</td>
<td>Mandatory</td>
<td>Text</td>
<td>3</td>
<td>Value: S71</td>
</tr>
<tr>
<td>File Reference</td>
<td>Mandatory</td>
<td>Text</td>
<td>30</td>
<td>The unique reference number of the file that was received and processed.</td>
</tr>
</tbody>
</table>

(ii) The format of an S72 record is as follows:

<table>
<thead>
<tr>
<th>Field Name</th>
<th>Optionality</th>
<th>Type</th>
<th>Length</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transaction Type</td>
<td>Mandatory</td>
<td>Text</td>
<td>3</td>
<td>Value: S72</td>
</tr>
<tr>
<td>Rejection Code</td>
<td>Mandatory</td>
<td>Text</td>
<td>8</td>
<td>The unique reference number identifying the reason for the validation failure as defined in the Error Code under clause 3.30(d)</td>
</tr>
</tbody>
</table>

(c) Record level - Error codes

<table>
<thead>
<tr>
<th>Error Code</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>CSV00010</td>
<td>Transaction type not recognized - &lt;Record identifier&gt;</td>
</tr>
<tr>
<td>CSV00011</td>
<td>Invalid character - &lt;Record identifier&gt;, &lt;Field number&gt;</td>
</tr>
<tr>
<td>CSV00012</td>
<td>Invalid numeric field, &lt;Record identifier&gt;, &lt;Field number&gt;</td>
</tr>
<tr>
<td>CSV00013</td>
<td>Premature end of record - &lt;Record identifier&gt;</td>
</tr>
<tr>
<td>CSV00014</td>
<td>Invalid record termination - &lt;Record identifier&gt;</td>
</tr>
<tr>
<td>CSV00015</td>
<td>Invalid text field - &lt;Record identifier&gt;, &lt;Field number&gt;</td>
</tr>
<tr>
<td>CSV00019</td>
<td>Record too short - &lt;Record identifier&gt;</td>
</tr>
<tr>
<td>CSV00020</td>
<td>Mandatory field expected - &lt;Record identifier&gt;, &lt;Field number&gt;</td>
</tr>
<tr>
<td>CSV00021</td>
<td>Invalid Date/Time field - &lt;Record identifier&gt;, &lt;Field number&gt;</td>
</tr>
<tr>
<td>CHK00036</td>
<td>Mandatory record not supplied - &lt;Record identifier&gt;</td>
</tr>
</tbody>
</table>
(d) File level - Error codes

<table>
<thead>
<tr>
<th>Error Code</th>
<th>Rejection Reason</th>
</tr>
</thead>
<tbody>
<tr>
<td>FIL00013</td>
<td>Organisation ID on header cannot be found</td>
</tr>
<tr>
<td>FIL00014</td>
<td>Organisation ID on the header does not match the sender’s ID</td>
</tr>
<tr>
<td>FIL00015</td>
<td>File type on the header is not the same as that in file name</td>
</tr>
<tr>
<td>FIL00016</td>
<td>Generation number on the header is not the same as that in file name</td>
</tr>
<tr>
<td>FIL00017</td>
<td>A file has previously been received &amp; processed with this generation number</td>
</tr>
<tr>
<td>FIL00018</td>
<td>A count of detail records in the file does not match that held on the trailer</td>
</tr>
<tr>
<td>FIL00019</td>
<td>Invalid record type found</td>
</tr>
</tbody>
</table>
APPENDIX Y

Registration Data Interface Code of Connection

(REGI CoCo)
DEFINITIONS

In this document, except where the context otherwise requires:

- expressions defined in Section A of the Code (Definitions and Interpretation) have the same meaning as is set out in that Section;
- the expressions in the left hand column below shall have the meanings given to them in the right hand column below; and
- any expressions not defined here or in Section A of the Code have the meaning given to them in the Registration Data Interface Specification.

**Security Patch**

means a software change intended to address a particular vulnerability or weakness in the security of a system.
1. REGISTRATION DATA INTERFACE CODE OF CONNECTION

1.1 These provisions apply to the DCC and any Registration Data Provider seeking to send and receive communications via the Registration Data Interface.

General Obligations

1.2 The DCC and each Registration Data Provider shall inform each other of the contact details of one or more persons working for their respective organisations for the purposes of managing arrangements associated with the use of the Registration Data Interface. The following information shall be provided in relation to each such person (and subsequently kept up to date by the providing organisation):

(a) contact name;

(b) contact email;

(c) contact telephone number; and

(d) contact address.

and any other contact details as may be reasonably required by the DCC or the Registration Data Provider from time to time.

Restrictions on the use of DCC Gateway Connections

1.3 Each Registration Data Provider shall only send Registration Data over a DCC Gateway Connection, except where an alternative means of transfer has been agreed pursuant to clause 3.8 or 3.9 of the Registration Data Interface Specification. The DCC shall use that same DCC Gateway Connection for the purpose of sending data to the Registration Data Provider pursuant to Section E2 of the Code, except where an alternative means of transfer has been agreed pursuant to clause 3.10 of the Registration Data Interface Specification.
Establishment of Transport Layer Security

1.4 The DCC and each Registration Data Provider:

(a) shall establish a TLS session to secure the transport layer connection to the Registration Data Provider’s FTPS server and the DCC’s FTPS server respectively and shall do so in accordance with the Registration Data Interface Specification;

(b) shall use a DCCKI Infrastructure Certificate to establish the TLS session; and

(c) in the case of a Registration Data Provider only, may obtain a DCCKI Infrastructure Certificate in accordance with the DCCKI RAPP.

Registration Data Files

1.5 Each Gas Registration Data Provider shall produce a Registration Data Update File showing changes to the Registration Data that occurred during the preceding day, provided that where no such changes have occurred, the Registration Data Update File shall record zero changes.

1.6 Each Electricity Registration Data Provider shall produce a Registration Data Update File showing changes to the Registration Data that occurred during the preceding Working Day, provided that where no such changes have occurred, the Registration Data Update File shall record zero changes.

1.7 Pursuant to clause 1.5 of this document, each Gas Registration Data Provider shall send each Registration Data Update File to the DCC via the Registration Data Interface by 06:00 hours on the following day to which the data in the file relates.

1.8 Pursuant to clause 1.6 of this document, each Electricity Registration Data Provider shall send the Registration Data Update File to the DCC via the Registration Data Interface by 06:00 hours on the following Working Day to which the data in the file relates.

1.9 The DCC shall produce a DCC Status File showing the changes to the DCC Service
Flag for each MPAN or Supply Meter Point that occurred since the last update, provided that where no such changes have occurred, the DCC Status File shall record zero changes.

1.10 The DCC shall send a DCC Status File by 18:00 hours every day. In the case of Gas Smart Metering Systems, the DCC shall send one DCC Status File per Registration Data Provider. In the case of Electricity Smart Metering Systems, the DCC shall send one DCC Status File per Electricity Network Party.

1.11 Each Registration Data Provider shall, prior to sending its first set of Registration Data to the DCC, provide to the DCC a size estimate of a file containing a full Registration Data Refresh File.

1.12 Each Registration Data Provider shall inform the DCC in advance of sending Registration Data Files where the number of records requires the Registration Data Provider to split the data into multiple files due to file size restrictions within the Registration Data Provider’s systems.

1.13 The DCC shall monitor use of the Registration Data Interfaces and ensure that adequate capacity is provided for each Registration Data Provider to enable the fulfilment of its obligations to provide Registration Data to the DCC under Section E of the Code.

**Registration Data Refreshes**

1.14 The means by which the DCC shall request a re-submission or a refresh of a Registration Data File is for the DCC to contact the Registration Data Provider.

1.15 When requesting a full or partial file refresh or re-submission of a Registration Data File, the DCC shall take reasonable steps to contact the Registration Data Provider prior to 16:00 on the day of the request.
1.16 Pursuant to Section E2.12 of the Code, having been requested to refresh or resubmit a file in accordance with clause 1.14 of this document a Registration Data Provider shall send the file to the DCC via the Registration Data Interface, in accordance with the Registration Data Interface Specification and the timings set out in clauses 1.17 or 1.18 below. On receipt of the file, the DCC shall upload the file as detailed in the Registration Data Interface Specification.

1.17 Electricity Registration Data Provider timetable for file provision:

<table>
<thead>
<tr>
<th>Type</th>
<th>Action</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full Refresh</td>
<td>Full Refresh of the Registration Data to the DCC</td>
<td>As per Section E2.7(a) of the Code</td>
</tr>
<tr>
<td>Partial Refresh</td>
<td>A Partial Refresh is a submission of a subset of the Registration Data to the DCC</td>
<td>The file(s) shall be submitted within the timelines directed in the Master Registration Agreement</td>
</tr>
<tr>
<td>File re-submission</td>
<td>Re-submission of a file that is not received or is corrupt</td>
<td>Within 1 Working Day of the request for re-submission having been made pursuant to clause 1.14 of this document</td>
</tr>
</tbody>
</table>

Table 1 - Timetable – Electricity

1.18 Gas Registration Data Provider timetable for file provision:

<table>
<thead>
<tr>
<th>Type</th>
<th>Action</th>
<th>Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>Full Refresh</td>
<td>Full Refresh of the Registration Data to the DCC</td>
<td>As per Section E2.7(a) of the Code</td>
</tr>
<tr>
<td>Partial Refresh</td>
<td>A Partial Refresh is a submission of a subset of the Registration Data to the DCC</td>
<td>Within the shorter of three Working Days or four days</td>
</tr>
</tbody>
</table>

Table 1 - Timetable – Gas
| File re-submission | Re-submission of a file that is not received or is corrupt | Within 1 Working Day of the request for re-submission having been made pursuant to clause 1.14 of this document |

Table 2 - Timetable – Gas

**Technical Infrastructure**

1.19 Each Registration Data Provider shall provide and configure its own FTPS servers for use in sending and receipt of Registration Data, and shall be responsible for operation and maintenance of its FTPS platform used to receive files from the DCC.

1.20 Each Registration Data Provider and the DCC shall inform each other of information relating to its FTPS servers that is reasonably required by the DCC and each Registration Data Provider in relation to any DCC Gateway Connection that it is using to access the Registration Data Interface.

1.21 Each Registration Data Provider shall provide the DCC with reasonable advance notice via the Service Desk, of any expected outages which may affect that Registration Data Provider’s ability to send Registration Data to the DCC.

1.22 The DCC shall ensure that the URLs and/or the IP addresses of the Registration Data Interface remain constant.

**Security Obligations**

1.23 Each Registration Data Provider shall test the installation of Security Patches to be applied to its RDP Systems prior to their application.

1.24 Prior to using the Registration Data Interface, each Registration Data Provider shall provide a report to the DCC that details the following:

   (a) the scope of its RDP Systems;

   (b) the number of connections between its RDP Systems and any System that does not form part of the RDP Systems; and

   (c) the means by which the Registration Data Provider has achieved Separation
between its RDP Systems and each other System to which they connect.

and;

thereafter, the Registration Data Provider shall ensure that the DCC is provided with a revised report whenever there is a change to the information in its previous report.

1.25 Where, based upon the report provided by the Registration Data Provider in clause 1.24 of this document the DCC considers that the Registration Data Provider has not adequately Separated its RDP Systems from other systems to which those RDP Systems connect, then to the extent that the failure to adequately Separate poses a threat of Compromise to DCC’s Systems, the DCC shall notify the Registration Data Provider, the relevant Network Party, and the Panel and provide an associated explanation.
Version Z 2.0

APPENDIX Z

CPL Requirements Document
1 Overview

1.1 This Appendix supplements Section F2 (Central Products List).

2 Central Products List Contents

2.1 The Panel shall ensure that the Central Products List identifies each Device Model by Physical Device Type, and lists the following matters in respect of each Device Model:

(a) Manufacturer and model;

(b) hardware version;

(c) firmware version;

(d) for SMETS2+ Device Models, the version of the SMETS or CHTS (as applicable) and (in each case) the GBCS version for which the Device Model has one or more Assurance Certificates;

(e) for SMETS1 Device Models, Version 1.2 of SMETS;

(f) for SMETS2+ Device Models, the identification numbers for each of the Device Model’s Assurance Certificates (including the version of the relevant standard against which each Assurance Certificate was issued);

(g) where the Device Model is required to have an associated CPA Certificate, the expiry date of the Device Model’s CPA Certificate and the associated version of the Security Characteristics (as defined in the relevant Technical Specification); and

(h) where there is an associated Manufacturer Image:

(i) the relevant identity of the person who created the Manufacturer Image;

(ii) a descriptor of the Manufacturer Image; and

(iii) the Hash of the Manufacturer Image (to be provided pursuant to Clause 4).
3 **Addition of Device Models to the List**

3.1 For SMETS2+ Device Models, the Panel shall only add Device Models to the Central Products List once the Panel has received all the Assurance Certificates required (under the Technical Specifications) to be obtained in respect of Device Models of the relevant Physical Device Type (which Assurance Certificates may be provided to the Panel by a Party or any other person).

3.2 For SMETS1 Device Models, the Panel shall only add a Device Model to the Central Products List once the Panel has received a notification from the DCC.

3.3 The DCC shall only send a notification to the Panel in respect of a SMETS1 Device Model (as referred to in Clause 3.2) once the Device Model has been included as part of at least one entry on the SMETS1 Eligible Products Combinations list.

4 **Association of Hashes with Device Models on the CPL**

4.1 Where the DCC or a Supplier Party wishes the Panel to associate the Hash of a Manufacturer Image with a Device Model on the Central Products List, that Party shall provide the Hash and the identity of the person who created the Manufacturer Image in a communication to the Panel which has been Digitally Signed by the person who created the Manufacturer Image in a manner that reasonably enables the Panel to check that the communication originates from the person who created the Manufacturer Image.

4.2 The Panel may specify the format which the communication referred to in Clause 4.1 must take (in which case Parties sending such communications must use such format). The Panel shall notify the relevant Parties of any such required format and of any changes to such required format that the Panel may make from time to time.

4.3 The Panel shall only associate a Hash provided under Clause 4.1 with a Device Model on the Central Products List where:

(a) the Panel has successfully confirmed that the Digital Signature referred to in Clause 4.1 is that of the person who created the Manufacturer Image (validated as necessary by reference to a trusted party);
(b) there is no Hash currently associated with the Device Model; provided that, if there is a Hash currently associated with the Device Model, the Panel shall investigate the matter with the relevant Parties to identify whether it is appropriate to replace the associated Hash (and shall, where it is appropriate to do so, update the Central Products List accordingly); and

(c) if the Device Model is a SMETS1 Device Model, the communication to the Panel referred to in Clause 4.1 is from the DCC.

5 Adding Device Models to CPA Certificates

5.1 An existing CPA Certificate for a Device Model may allow one or more additional Device Models to be added under that existing CPA Certificate, provided that any additional Device Model differs from the Device Model for which the CPA Certificate was originally issued only by virtue of having different versions of hardware and/or firmware that do not have a significant impact on the security functions of the Device Model (as set out in the CPA Assurance Maintenance Plan). Where this is the case:

(a) the DCC for Communications Hubs; or

(b) a Supplier Party for Device Models of all other Physical Device Types,

may notify the Panel of one or more additional Device Models to be added to the CPA Certificate.

5.2 Where the DCC or a Supplier Party notifies the Panel of an additional Device Model pursuant to Clause 5.1, the DCC or the Supplier Party shall:

(a) only do so in accordance with the terms of the relevant CPA Assurance Maintenance Plan; and

(b) retain evidence that it has acted in accordance with the terms of the relevant CPA Assurance Maintenance Plan, such evidence to be provided to the Panel or the Authority on request.

5.3 The Panel shall not be required to check whether the DCC or a Supplier Party (as applicable) is entitled to add a Device Model under the terms of the CPA Certificate and
the CPA Assurance Maintenance Plan (as described in Clause 5.1).

6 **Removal of Device Models from the List**

6.1 Where an Assurance Certificate for a Device Model which was issued by the ZigBee Alliance or the DLMS User Association is withdrawn or cancelled by the ZigBee Alliance or the DLMS User Association (as applicable), then the Panel shall remove that Device Model from the Central Products List.

6.2 Where a CPA Certificate for a Device Model expires or is withdrawn or cancelled by NCSC, then the Security Sub-Committee shall determine whether the Device Model is to be removed from the Central Products List, and the Panel shall remove the Device Model (or not) as determined by the Security Sub-Committee. In reaching such a determination, the Security Sub-Committee:

(a) shall consider the security implications of such circumstances, and weigh them against the consequences for Energy Consumers of Devices of the relevant Device Model being Suspended as a result of removing the Device Model from the Central Products List;

(b) shall take into account any relevant information provided to it by NSCS concerning the risks associated with the expiry, cancellation or withdrawal of the CPA Certificate;

(c) may determine, whether or not the Device Model is to be removed from the Central Product List, that a CPA Certificate Remedial Plan is to be imposed (for SMETS2+ Communications Hubs) on the DCC or (for all other Device Models) on the Import Suppliers (for Devices of that Device Model forming part of a Smart Metering System for which they are the Import Supplier) and/or the Gas Suppliers (for Devices of that Device Model forming part of a Smart Metering System for which they are the Gas Supplier); and

(d) shall reach a determination as soon as reasonably practicable taking into account the seriousness of the potential security consequences.

6.3 Where the Security Sub-Committee determines under Clause 6.2 that a CPA Certificate
Remedial Plan is to be imposed on one or more Parties, then the Security Sub-Committee shall notify those Parties and each of those Parties shall:

(a) (within such period as the Security Sub-Committee may require) propose a plan to the Security Sub-Committee setting out how the Party intends to remedy the security issue or issues that have resulted in or arise from the cancellation, withdrawal or expiry without renewal of the CPA Certificate, and within what time period;

(b) (within such period as the Security Sub-Committee may require) take into account any and all comments on the proposed plan raised by the Security Sub-Committee, and obtain the Security Sub-Committee's approval of the plan (the approved plan for each such Party, as modified from time to time with the approval of the Security Sub-Committee, being that Party's "CPA Certificate Remedial Plan");

(c) comply in all material respects with the CPA Certificate Remedial Plan; and

(d) (where requested by the Security Sub-Committee) report to the Security Sub-Committee on progress in respect of the CPA Certificate Remedial Plan.

6.4 Where the Security Sub-Committee initially determines under Clause 6.2 that a CPA Certificate Remedial Plan is to be imposed as an alternative to removing a Device Model from the Central Products List, then the Security Sub-Committee may at any time determine that the Device Model in question is to be removed from the Central Products List, in which case the Panel shall remove the Device Model from the Central Products List.

6.5 For the purposes of Section M8.1(h) (Events of Default), the obligations of a Party under Clause 6.3 are material obligations. Accordingly failure by a Party to gain approval for, or failure by a Party to comply in all material respects with, a CPA Certificate Remedial Plan shall be an Event of Default if not remedied within 20 Working Days after notice from the Security Sub-Committee requiring remedy.

6.6 The DCC and each Supplier Party shall provide such relevant information as the Security
Sub-Committee may reasonably request to assist it in reaching a determination under Clause 6.2 or 6.4.

6.7 The DCC and each Supplier Party shall notify the Panel of any withdrawal, expiry or cancellation of an Assurance Certificate of which the DCC or Supplier Party becomes aware. Where removal occurs as a result of the withdrawal, expiry or cancellation of an Assurance Certificate, the Panel shall only remove a Device Model from the Central Products List after the Panel has confirmed with the relevant Assurance Certification Body that the Assurance Certificate for that Device Model has expired or has been withdrawn or cancelled (and no new Assurance Certificate has been provided to the Panel under Clause 3).

6.8 The Panel may also remove a SMETS1 Device Model from the Central Products List where either:

(a) the Security Sub Committee advises that the Device Model should be removed from the Central Products List; or

(b) it is determined by the Authority or by the Panel under Section F3 (Panel Dispute Resolution Role) that Devices of the relevant Device Model are not compliant with SMETS1 (either on their own or in combination with Devices of other Device Models listed on the Central Products List).

6.9 The Panel may reinstate to the Central Products List a SMETS1 Device Model that it has removed pursuant to Clause 6.8; provided that the Panel may only reinstate a Device Model that has been removed pursuant to Clause 6.2A(b) where it determines that the issue that gave rise to the removal of the Device Model has been rectified.

6.10 For the purposes of this Code, a Communications Hub Function or a Gas Proxy Function shall be considered to be on (or not on) the Central Products List if the Communications Hub of which it forms part is on (or not on) the Central Products List.

6.11 The Panel may provide for the removal of a Device Model from the Central Products List by marking that Device Model as 'removed'. All references in this Code to the removal of a Device Model from the Central Products List (and similar expressions)
shall be interpreted accordingly.

7 **Digital Signatures on CPL.**

7.1 When providing an updated Central Products List (or extract of it) to the DCC, the Panel shall provide a copy of the Central Products List (or of that extract) that is Digitally Signed so as to reasonably enable the DCC to check that the updates to the Central Product List originate from the Panel.

7.2 The DCC shall, before using and relying upon the Central Products List received by the DCC from the Panel, first confirm that the Digital Signature referred to in Clause 7.1 is that of the Panel (validated as necessary by reference to a trusted party).

7.3 Following receipt by the DCC of an updated Central Products List from the Panel, the DCC shall take all reasonable steps to establish whether the update included the removal of one or more Device Models from the Central Products List. Where the DCC establishes that an update did include the removal of one or more Device Models from the Central Products List, then:

(a) the DCC shall take all reasonable steps to confirm that it was the intention of the Panel to remove such Device Models from the Central Products List; and

(b) where the DCC reasonably believes that it was not the intention of the Panel to remove such Device Models from the Central Products List, the DCC shall notify the Panel that this is the case and (notwithstanding Section F2.9) shall ignore the updated Central Products List.
Table of Contents

DEFINITIONS ........................................................................................................3

1. Introduction ........................................................................................................4

2. DCC Anomaly Detection Threshold Guidance .................................................4

3. Notification of Anomaly Detection Thresholds .................................................5
   User and DCC Responsibilities: ADT submissions ............................................5

4. Exceeding Anomaly Detection or Warning Thresholds ...................................7
   User and DCC Responsibilities: User Warning Threshold ...............................7
   User and DCC Responsibilities: User Set Anomaly Detection Threshold ........7
   User and DCC Responsibilities: DCC Set Anomaly Detection Threshold ........9

5. Exceptions Process ............................................................................................11

6. Communication Formats .....................................................................................11
   Anomaly Detection Thresholds File .................................................................12
   Quarantined Communications Report File ......................................................13
   Quarantined Communications Action File ......................................................14

7. File Signing the “input” CSV File .................................................................15
DEFINITIONS
In this document, except where the context otherwise requires:

- expressions defined in section A of the Code (Definitions and Interpretation) have the same meaning as is set out in that section; and
- the expressions in the left hand column below shall have the meanings given to them in the right hand column below.

<table>
<thead>
<tr>
<th>Anomoly Detection Thresholds File</th>
<th>means a CSV file submitted by a User for the purposes of notification of ADT and Warning Thresholds to be applied by the DCC.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Authorised Responsible Officer (ARO)</td>
<td>means an individual that has successfully completed the process for becoming an ARO on behalf of a Party, RDP, SECCo or a DCC Service Provider in accordance with the SMKI RAPP.</td>
</tr>
<tr>
<td>Comma Separated Values (CSV)</td>
<td>means a tabular set of data records in text format in which the data fields within each data record are delimited using commas, and where data fields are not enclosed with opening and closing double quotation marks.</td>
</tr>
<tr>
<td>DCC Service Management System (DSMS)</td>
<td>means the Service Desk system used to manage Incidents and Service Management Service Requests.</td>
</tr>
<tr>
<td>Fast-Track Notification</td>
<td>means submission from a User to the DCC of an Anomaly Detection Thresholds File that is submitted with the intention of being applied in shorter timescales than standard processing timescales, where such timescales are set out in clause 3 of this document.</td>
</tr>
<tr>
<td>File Signing Certificate</td>
<td>means an IKI Certificate issued to a Party in accordance with the SMKI RAPP and associated with a Private Key that is used for the purposes of Digital Signing of CSV files.</td>
</tr>
<tr>
<td>Functional Component</td>
<td>has the meaning ascribed to this term in the Self Service Interface Access Control Specification.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
</tr>
<tr>
<td>---------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Quarantined Communications Action File</td>
<td>means a CSV file submitted by a User for the purposes of notifying the DCC of the actions to be taken by DCC in respect of quarantined communications.</td>
</tr>
<tr>
<td>Quarantined Communications Report File</td>
<td>means a CSV file issued by the DCC to notify a User that communications have been quarantined.</td>
</tr>
<tr>
<td>Senior Responsible Officer (SRO)</td>
<td>means an individual that has successfully completed the process for becoming an SRO on behalf of a Party, RDP, SECCo or a DCC Service Provider in accordance with the SMKI RAPP.</td>
</tr>
<tr>
<td>Service Management Service Request (SMSR)</td>
<td>means the request raised by the User to facilitate management of a Service Desk call.</td>
</tr>
<tr>
<td>Warning Threshold</td>
<td>in respect of a User, a number of communications within a period of time which, if exceeded, will result in the DCC notifying the User. Where both that number and the period of time are set by the User.</td>
</tr>
</tbody>
</table>

1. **Introduction**

1.1. The Threshold Anomaly Detection Procedures (TADP) document makes provision for such matters as are described in Section G6.1 and G6.4 (b) (i) of the Code, and provides further processes and detail required to facilitate those matters.

2. **DCC Anomaly Detection Threshold Guidance**

2.1. Pursuant to Section G6.4 (b) of the Code, each User shall take into account any guidance issued by the DCC as to the appropriate level for their Anomaly Detection Thresholds (ADTs) giving regard to their Service Request forecast and expected pattern of demand for each Service Request.

2.2. DCC shall:
(a) provide guidance to support Users in setting appropriate ADT and Warning Thresholds;

(b) provide a template for the User to provide its ADT and Warning Thresholds in the format set out in clause 6.3 of this document; and

(c) provide the guidance and template referred to above via the Self Service Interface (SSI).

3. Notification of Anomaly Detection Thresholds

User and DCC Responsibilities: ADT submissions

3.1. Prior to sending the DCC any Anomaly Detection Thresholds File, the User shall raise a DCC Service Management Service Request (SMSR) via the SSI to obtain a reference number for use in its submission to DCC, where such reference number will be generated by the SSI automatically.

3.2. Each User shall use reasonable steps to organise its business processes in such a manner that obviates the need for it to rely on the use of Fast-Track Notifications.

3.3. Where a User wishes to submit a Fast-Track Notification it shall, prior to doing so, contact the Service Desk and provide a justification for why it is necessary for them to do so.

3.4. A User shall, in each User Role in relation to which it is required (or elects) to set ADTs, provide an Anomaly Detection Thresholds File to the DCC via an email to the Service Desk. The email shall include:

(a) the SMSR reference number in the subject line of the email; and

(b) the Anomaly Detection Thresholds File (of the form set out in clause 6.3 of this document), Digitally Signed by a Private Key associated with a File Signing Certificate and provided to an Authorised Responsible Officer (ARO) in accordance with the SMKI RAPP.
3.5. The User shall update the SMSR corresponding to the Anomaly Detection Thresholds File submission on the SSI. On receipt of an SMSR and accompanying Anomaly Detection Thresholds File, the DCC shall:

(a) Check Cryptographic Protection applied to the CSV file, Confirm Validity of the Certificate used to Check Cryptographic Protection for the CSV file;

(b) check that the format of the Anomaly Detection Thresholds File is correct; and

(c) for Fast-Track Notifications, assess whether the justification provided is valid.

3.6. Following the checks above the DCC shall verify that the ADT and Warning Threshold values provided are consistent with guidance issued by DCC. Where the DCC considers this not to be the case it shall contact a Senior Responsible Officer (SRO) acting on behalf of the User, by telephone using the contact details held by the DCC. The DCC shall request confirmation from the SRO as to whether the submitted Anomaly Detection Thresholds File should be applied. The SRO shall either:

(a) provide confirmation to the DCC to apply the ADT and Warning Thresholds that it has submitted in which case the DCC shall apply the ADT and Warning Thresholds included within the Anomaly Detection Thresholds File and close the relevant SMSR; or

(b) resubmit Anomaly Detection Thresholds File having had further regard to the guidance.

3.7. The DCC shall validate and process Anomaly Detection Thresholds File submissions and shall either apply the ADT and Warning Thresholds or reject the submission, in accordance with the timescales set out immediately below:

(a) for a notification of an Anomaly Detection Thresholds File that is not a Fast-Track Notification, within 72 hours of receipt of an Anomaly Detection Thresholds File by the DCC; or
(b) for a Fast-Track Notification, within 24 hours of receipt of an Anomaly Detection Thresholds File by the DCC.

3.8. Where the ADT and Warning Thresholds have been successfully applied, the DCC shall update and close the relevant SMSR. Where any of the checks outlined at clause 3.5 fail, the DCC shall not apply the ADT and Warning Thresholds and shall update the SMSR to reflect this and notify the User of the reason for the failure.

4. Exceeding Anomaly Detection or Warning Thresholds

User and DCC Responsibilities: User Warning Threshold

4.1. Where the number of communications has exceeded the Warning Threshold, the DCC shall raise an Incident and send an email notification to the User’s registered contact address on the DSMS.

4.2. Following any such notification, a User shall use the “View Service Management Incident” Functional Component within the SSI to obtain details on the Warning Threshold exceeded using the SMSR reference number provided within the email notification.

4.3. Each User shall investigate, and then update and assign the Incident to the Service Desk using the “Update Service Management Incident” Functional Component within the SSI.

User and DCC Responsibilities: User Set Anomaly Detection Threshold

4.4. Where the DCC has quarantined communications in accordance with the Service Request Processing Document the DCC shall raise an Incident and send an email notification to the affected User’s registered contact address on the DSMS to inform the User of the ADT that has been exceeded.

4.4A In respect of each quarantined communication, the DCC shall also send a DCC Alert to the User who sent the communication to inform them that the communication has been quarantined.
4.5. The DCC shall make all such quarantined communications available to Users to whom they relate to download for a period of 120 hours from the point at which the communication was quarantined. At this point the DCC will immediately initiate the automated email notification process to notify the User that the communication has been quarantined. After this 120 hour time period has elapsed, the DCC shall archive all quarantined communications relating to the event for audit purposes and permanently delete them after 30 days. During the 30 day archive period, Users can access these archived communications only for the purposes of investigating a Major Security Incident.

4.6. Each User shall use the “View Service Management Incident” Functional Component within the SSI to obtain details on the ADT exceeded using the Incident reference number provided within the email notification. The User shall download a configurable report, as set out in clause 6.4 of this document, from the “reporting” Functional Component within the SSI, which shall include the list of quarantined communications in a CSV format.

4.7. Each User shall investigate and resolve the ADT exceeded event. Each User shall provide an email to the Service Desk indicating the action to be taken on each of the quarantined communications. The email shall include:

(a) the Incident reference number in the subject line of the email; and

(b) a valid CSV file, updated with the required action for each communication (“Release” or “Delete”), Digitally Signed with a Private Key issued to the ARO for the purposes of CSV file signing, as set out in clause 6.5 of this document.

4.8. Each User shall update the Incident using the “Update Service Management Incident” Functional Component within the SSI and assign to the Service Desk for further action. The DCC shall:

(a) Check Cryptographic Protection applied to the CSV file, Confirm Validity of the Certificate used to Check Cryptographic Protection for the CSV file; and
(b) check that the format of the data is correct.

4.9. Upon successful validation of all of the above checks the DCC shall perform the actions on the quarantined communications, notify the User, update and close the Incident.

4.10. Where any of the above validation steps fail the DCC shall update the Incident, reassign it to the User and notify the User of the reason for the failure.

**User and DCC Responsibilities: DCC Set Anomaly Detection Threshold**

4.11. Pursuant to Section G6.6 of the Code the DCC shall set ADTs. Where a DCC set ADT has been exceeded, the DCC shall (subject to the provisions of clause 22.2 of the SMETS1 Supporting Requirements):

(a) quarantine the communication(s) that have exceeded the ADT;

(b) raise an Incident in accordance with the Incident Management Policy;

(c) determine the reasons for the Incident and take appropriate remedial action; and

(d) in respect of each quarantined communication, send a DCC Alert to the User who sent the communication to inform them that the communication has been quarantined.

4.12. DCC shall contact the User(s) impacted by the event by raising an Incident to notify them that their communication(s) have been quarantined. At an appropriate point during the investigation, DCC shall advise Users of the action that should be taken in respect of quarantined communications, which will be one of the following:

(a) that quarantined communications must be deleted;

(b) that the User may decide whether quarantined communications should be processed or deleted; or
(c) that no action should be taken by the User in respect of quarantined communications, which will result in the quarantined communications being archived for 30 days and subsequently deleted by the DCC.

4.13. Upon being advised of the action to be taken, Users shall submit an email and Quarantined Communications Action File which specifies actions in respect of each quarantined communication and shall, where relevant, correspond with the actions as advised by the DCC. Such email shall be submitted to the Service Desk and shall include:

(a) the DSMS Incident reference number notified in the subject line of the email; and

(b) a valid CSV file, updated with the required action for each communication (“Release” or “Delete”), Digitally Signed with a Private Key issued to the ARO for the purposes of CSV file signing, as set out in clause 6.5 of this document.

4.14. The DCC shall make all such quarantined communications available to Users to whom they relate to download for a period of 120 hours from the point at which the communication was quarantined. At this point the DCC will immediately initiate the automated email notification process to notify the User that the communication has been quarantined. After this 120 hour time period has elapsed, the DCC shall archive all quarantined communications relating to the event and permanently delete them after 30 days. During the 30 day archive period, Users can access these archived communications only for the purposes of investigating a Major Security Incident.

4.15. The User shall download a configurable report, as set out in clause 6.4 of this document, from the “reporting” Functional Component within the SSI which shall include the quarantined communications(s) in a CSV format. Each User shall update the Incident using the “Update Service Management Incident” Functional Component within the SSI and assign the Incident to DCC for further action. The DCC shall:
(a) Check Cryptographic Protection applied to the CSV file, Confirm Validity of the Certificate used to Check Cryptographic Protection for the CSV file; and

(b) check that the format of the data is correct.

4.16. Within 24 hours of receipt of a Quarantined Communications Action File, the DCC shall validate that Quarantined Communications Action File and shall either:

(a) where the checks are successful, perform the actions on the quarantined communications and notify the User of successful completion of the notified actions once completed, via the SSI; or

(b) where the checks are unsuccessful, update and reassign the Incident and notify the User of the reason for the failure.

5. Exceptions Process

5.1. There are no exceptions to the process.

6. Communication Formats

6.1. All data sent by email for use in the DCC Systems for the purposes of these Threshold Anomaly Detection Procedures shall be in the form of a Digitally Signed CSV file. The field separator shall be a comma “,,” and the record separator shall be a line feed character 0x0A. In the file descriptions set out in clause 6.3 to 6.5 of this document, the character “▲” indicates the record separator. Users may include, within such CSV files, consecutive comma separators to the left of a record separator to specify that a field has a null value. DCC shall interpret consecutive commas within a record to identify a null value.

6.2. Each User submitting a CSV file that is to be Digitally Signed using the Private Key associated with a File Signing Certificate shall, prior to Digitally Signing that file, ensure that:
(a) the CSV file is formatted to ensure that each record has a separator which is a 0x0A character and that any 0x0D character is removed from the file; and

(b) the last record in the CSV file is terminated with a 0x0A character.

Anomaly Detection Thresholds File

6.3. Each Anomaly Detection Thresholds File shall be generated in accordance with the procedure set out immediately below.

(a) an “initial” CSV file shall be created, which shall contain the following records:

   (i) UserID ▲

   (ii) Service_Reference_Variant, Warning_Threshold, Quarantine_Threshold, Time_Period_Applicable, (repeated for each applicable Service Reference Variant to be used) ▲

(b) a File Signing Certificate_ID shall be appended as a record to the end of the “initial” CSV file, comprising:

   (i) all of the attributes contained within the ‘Issuer’ field in the File Signing Certificate, including attribute names, equals signs and values, which shall be encoded in URL format such that it does not contain any special characters, followed by a comma; and

   (ii) the Certificate serial number obtained from the ‘serialNumber’ field in the File Signing Certificate, followed by a 0x0A character;

(c) a Digital Signature shall be generated from the “initial” CSV file and appended as a record to the end of the CSV file, in accordance with the procedure set out in clause 6 of this document; and

(d) where the fields are defined as follows:

   (i) The UserID is the EUI-64 identifier obtained as part of the ID Allocation Procedure.
(ii) The Service Reference Variant is the number set out in the DCC User Interface Specification (DUIS) for the Service Request.

(iii) The warning threshold field shall be populated with an integer value that is greater than or equal to zero.

(iv) The quarantine threshold field shall be populated with an integer value that is greater than or equal to zero.

(v) The Time Period Applicable is populated with a number that represents the measurement interval for the threshold in minutes, which shall be an integer value that is greater than or equal to one and less than or equal to 43200.

**Quarantined Communications Report File**

6.4. Each Quarantined Communications Report File shall contain the following fields:

(a) Event_Reference, Service_Reference_Variant, Critical_Indicator, Date/time, Originator_ID, Target_ID, Counter, (repeated for each quarantined communication uploaded by the User) ▲; and

(b) where the fields are defined as follows:

(i) The Event Reference is generated by the DCC for a particular instance of an ADT or Warning Threshold being exceeded.

(ii) The Service Reference Variant is the number set out in DUIS for the Service Request.

(iii) The Critical Indicator indicates whether the Service Request is Critical or Non-Critical, which shall be set to ‘C’ or ‘NC’.

(iv) The Date/time field is the date and time when the communication was placed in quarantine, which will be of the format $DD/MM/YYYY hh:mm:ss$.

(v) Originator ID, Target ID and Counter fields are equivalent to the “RequestID”, as set out in DUIS, for each quarantined communication.
**Quarantined Communications Action File**

6.5. Each Quarantined Communications Action File shall be generated in accordance with the procedure set out immediately below.

(a) an "initial" CSV file shall be created, which shall contain the following records:

   (i) UserID ▲

   (ii) Event Reference, Service Reference Variant, Critical Indicator, Date/time, Originator ID, Target ID, Counter, Action (repeated for each quarantined communication uploaded by the User) ▲

(b) a File Signing Certificate_ID shall be appended as a record to the end of the “initial” CSV file, comprising:

   (i) all of the attributes contained within the ‘Issuer’ field in the File Signing Certificate, including attribute names, equals signs and values, which shall be encoded in URL format such that it does not contain any special characters, followed by a comma;

   (ii) the Certificate serial number obtained from the ‘serialNumber’ field in the File Signing Certificate, followed by a 0x0A character; and

(c) a Digital Signature shall be generated from the “initial” CSV file and appended as a record to the end of the CSV file, in accordance with the procedure set out in clause 6 of this document; and

(d) where the fields are defined as follows:

   (i) The UserID is the EUI-64 obtained as part of the ID Allocation Procedure.

   (ii) The Event Reference is generated by the DCC for a particular instance of an ADT or Warning Threshold being exceeded.

   (iii) The Service Reference Variant is the number set out in DUIS for the Service Request.
(iv) The Critical Indicator indicates whether the Service Request is Critical or Non-Critical, which shall be set to ‘C’ or ‘NC’.

(v) The Date/time field is the date and time when the communication was placed in quarantine, which will be of the format DD/MM/YYYY hh:mm:ss.

(vi) Originator ID, Target ID and Counter fields are equivalent to the “RequestID”, as set out in DUIS, for each quarantined communication.

(vii) The Action field shall be created and populated by the User for each quarantined communication with the required action, which shall have a value of “Delete” or “Release”.

7. File Signing the “input” CSV File

7.1. An “input” CSV file will be finalised for communication by applying a Digital Signature to the end of the file.

7.2. The Private Key corresponding with the File Signing Certificate used for Digitally Signing the “input” CSV file shall be stored on a cryptographic token, supplied by the DCC in accordance with the SMKI RAPP.

7.3. Each User wishing to use the Private Key corresponding with a File Signing Certificate to apply a Digital Signature to an “input” CSV file and to append such Digital Signature record to the end of the “input” CSV file shall:

(a) Digitally Sign the content in the “input” CSV file, using a Private Key corresponding with the File Signing Certificate in accordance with the FIPS 186-4 Digital Signature Standard and using the parameters for signing as set out in clause 7.4; and

(b) convert the Digital Signature to Base64 format and append the Base64 encoded Digital Signature, as a record, to the end of the “input” file, followed by a 0x0A character, to create the “finalised” CSV file.

7.4. The parameters used for signing will be:

(a) Hashing algorithm: SHA-256, as specified in FIPS 180-4;
(b) Signing Method: The RSASSA – PKCS - v1.5 Digital Signature Algorithm specified in Section 5.5 of FIPS 186-4; and

(c) Key Length: 2048.

7.5. The DCC shall provide a software utility for the purposes of Digitally Signing files, which a User may choose to utilise in order to meet its obligations:

(a) to format such files so that the correct field separators and record separators are used;

(b) in respect of obligations to append a File Signing Certificate_ID to CSV files where required; and

(c) to Digitally Sign the “finalised” CSV file as set out in clause 7.3.
APPENDIX AB

Service Request Processing Document
1 **Introduction**

1.1 This Appendix supplements Section H4 (Processing Service Requests) and sets out the obligations of the DCC and of each User in respect of communications via the DCC User Interface in respect of the following Services:

(a) Enrolment Services;

(b) Local Command Services;

(c) Core Communication Services; and

(d) Elective Communication Services.

2 **Obligations of Users: Suspended Devices and Firmware**

2.1 A User shall take all reasonable steps to ensure that it does not send Service Requests in relation to Devices that have an SMI Status of 'suspended', other than where:

(a) the Service Requests will (if Successfully Executed) result in the Device's Device Model becoming one that is listed on the Central Products List;

(b) it is necessary to do so in order to update the Device Security Credentials following a change of Responsible Supplier; or

(c) for SMETS1 Devices only, the User is requesting only the production of UTRNs for return to that User.

2.2 A User shall only send an 'Update Firmware' Service Request in respect of a Device or a SMETS1 CH if:

(a) the User has received the following information:

   (i) the OTA Header and the associated replacement Manufacturer Image;

   (ii) a Digital Signature, created by the person who created the Manufacturer Image, across the concatenation of the OTA Header and the associated replacement Manufacturer Image; and
(iii) the Hash of the replacement Manufacturer Image;

(b) the User has successfully confirmed that the Digital Signature across the concatenation is that of the person who created the replacement Manufacturer Image (validated as necessary by reference to a trusted party);

(c) the User has generated its own Hash from the replacement Manufacturer Image, and confirmed that the Hash that the User has generated is the same as the Hash provided; and

(d) the User has confirmed that a Device Model associated with the replacement Manufacturer Image (as determined by the Hash and the information in the OTA Header) is currently on the Central Products List.

3 **Obligations of Users: Pre-Commands and Signed Pre-Commands**

3.1 Where a User receives a Pre-Command from the DCC, the User shall:

(a) Check Cryptographic Protection for the Pre-Command;

(b) Confirm Validity of the Certificate used to Check Cryptographic Protection for the Pre-Command; and

(c) subject to the requirements of Clause 3.1(a) and (b) being satisfied, Correlate the Pre-Command.

3.2 Where Correlation of the Pre-Command demonstrates that it is substantively identical to the Service Request that led to the Pre-Command, the User may:

(a) Digitally Sign the GBCS Payload of the Pre-Command to create the GBCS Payload of an associated Signed Pre-Command; and

(b) send the associated Signed Pre-Command with its appropriate wrapper and Digital Signature to the DCC.

3.3 Where applicable, Users must comply with their obligations under Section G3.25 (Supply Sensitive Check).
4 **Obligations of the User: Communications Received in Error**

4.1 Where a User receives a communication via the DCC User Interface which that User was not entitled to receive in accordance with this Code, the User shall notify the DCC in accordance with the Incident Management Policy.

5 **Obligations of the DCC: SMETS2+ Communications Hub firmware**

5.1 The DCC shall only send a communication to distribute different firmware to a SMETS2+ Communications Hub if:

   (a) the DCC has received the replacement Manufacturer Image and a Digital Signature, created by the person who created the Manufacturer Image, across that Manufacturer Image;

   (b) the DCC has received information about the Manufacturer Image sufficient to determine whether it is on the Central Products List;

   (c) the DCC has successfully confirmed that the Digital Signature across the replacement Manufacturer Image is that of the person who created the replacement Manufacturer Image (validated as necessary by reference to a trusted party); and

   (d) a Device Model associated with the replacement Manufacturer Image is currently on the Certified Product List, as determined by:

      (i) the Hash the DCC calculates over the Manufacturer Image; and

      (ii) the information about the Manufacturer Image provided pursuant to Clause 5.1(b).

5.2 The DCC shall notify relevant Users of its intention to activate replacement Manufacturer Images in relation to Communications Hubs at least 7 days in advance of doing so; provided that DCC need not notify Users in advance if the activation of the replacement Manufacturer Images is required for urgent security related reasons (and in such circumstances the DCC shall take reasonable steps to notify Users in advance of activating replacement Manufacturer Images or, where it has not notified
them in advance, shall notify them of having done so as soon as is reasonably practicable after the event).

6 **Obligations of the DCC: Processing Service Requests**

6.1 Subject to Clause 18 (Obligations of the DCC: Non-Device Service Requests), where the DCC receives a Service Request from a User, the DCC shall send an Acknowledgement to the User, and (whether before or after such Acknowledgement is sent) apply the following checks:

(a) Verify the Service Request;

(b) confirm that the Service Request has been sent by a User whose right to send that Service Request has not been suspended in accordance with Section M8.5 (Suspension of Rights), and that such User is acting in a User Role which is an Eligible User Role for that Service Request;

(c) in the case of Non-Critical Service Requests (other than an 'Update Firmware' Service Request, a 'CoS Update Security Credentials' Service Request or a 'Top Up Device' SMETS1 Service Request with a Command Variant value of 2) and SMETS1 Critical Service Requests, confirm that the SMI Status of the Device identified in the Service Request is: (i) 'commissioned'; (ii) 'installed not commissioned'; (iii) 'whitelisted'; or (iv) 'pending';

(d) Check Cryptographic Protection for the Service Request;

(e) Confirm Validity of the Certificate used to Check Cryptographic Protection for the Service Request;

(f) subject to Clause 6.2, in the case of Non-Critical Service Requests and SMETS1 Critical Service Requests, confirm (using the Registration Data, the Device ID within the Service Request, and the relationship between the Device IDs and the MPRNs or MPANs in the Smart Metering Inventory) that the User sending the Service Request is a User that is or will be an Eligible User for that Service Request:

(i) for all times within any date range requested;
(ii) where there is no such date range, at the specified time for execution; or

(iii) where there is no date range and no date for execution is specified, at the
time at which the check is being carried out;

(g) in the case of a 'CoS Update Security Credentials' Service Request, confirm that
the User ID contained within each of the Organisation Certificates included
within the Service Request is associated with the User submitting the Service
Request and that the MPRN or MPAN included within the Service Request is
Associated with the Device identified within the Service Request;

(h) in the case of a 'Restore HAN Device Log' or a 'Restore Gas Proxy Function
Device Log' Service Request, confirm that the Device Log Data to be restored
originates from a Communications Hub Function or Gas Proxy Function that
forms (or formed immediately prior to its replacement) part of a Smart Metering
System for which the User making such Service Request is (or, immediately
prior to its replacement, was) the Responsible Supplier;

(i) in the case of an 'Update Firmware' Service Request, confirm that the Hash
calculated across the Manufacturer Image contained within the Service Request
is the same as the entry within the Central Products List (as identified by the
Device ID, information in the Smart Metering Inventory and the firmware
version specified in the Service Request);

(j) in the case of any Service Request that contains any Certificates, Confirm
Validity of those Certificates;

(k) in the case of an 'Update HAN Device Log' Service Request requesting the
addition of a Smart Meter to the Device Log of a Communications Hub Function
confirm (using the Registration Data and the MPRN or MPAN in the Service
Request) that the User sending the Service Request is a Responsible Supplier in
respect of that MPRN or MPAN;

(l) in the case of a ‘Set CHF Sub GHz Configuration’ Service Request, that the
settings requested would only allow a CHF to use Sub GHz Available Channels
(as defined in the GBCS); and
(m) in respect of a SMETS1 Critical Service Request, a 'Request Handover of DCC Controlled Device' SMETS1 Service Request, a 'CoS Update Security Credentials' SMETS1 Service Request or a 'Top Up Device' SMETS1 Service Request, confirm that the Service Request is not a Replay.

6.2 The step set out at Clause 6.1(f) shall not apply in the following circumstances (and, where it is necessary to identify a Responsible Supplier, the DCC shall do so using the Registration Data, the Device ID within the Service Request, and the relationship between the Device IDs and the MPRNs or MPANs in the Smart Metering Inventory):

(a) an Import Supplier that is the Responsible Supplier for a Smart Metering System that shares a Communications Hub Function with a Smart Metering System that includes a Gas Smart Meter sends a 'Join Service' Service Request to join that Gas Smart Meter to a Gas Proxy Function;

(b) an Import Supplier that is the Responsible Supplier for a Smart Metering System that shares a Communications Hub Function with a Smart Metering System that includes a Gas Proxy Function sends a 'Restore GPF Device Log' Service Request to restore the Device Log of that Gas Proxy Function; or

(c) the Service Request has been sent by a User acting in the User Role of 'Other User'.

6.3 Where any of the checks in Clause 6.1 are not satisfied in respect of a Service Request, the DCC shall not be obliged to undertake any of the other checks that remain to be undertaken, and the DCC shall reject the Service Request (and, save where Clause 6.1(d) is not satisfied, notify the User of such rejection and of the reasons for such rejection via the DCC User Interface).

6.4 Clause 6.5 shall apply subject to:

(a) (in relation to SMETS2+ Service Requests only) Clauses 8 (Obligations of the DCC: 'CoS Update Security Credentials' Service Requests and Corresponding Pre-Commands), 9 (Obligations of the DCC: 'Request Handover of DCC Controlled Device' Service Requests), and 11 (User and DCC Obligations: 'Join Service' and 'Unjoin' Service Requests for Pre-Payment Meter Interface Devices
and Gas Smart Meters); and

(b) (for all Service Requests) Clause 18 (Obligations of the DCC: Non-Device Service Requests).

6.5 Subject to Clause 6.4, where all of the requirements of Clause 6.1 are satisfied in respect of a Service Request, the DCC shall:

(a) where the Service Request is not a SMETS1 Service Request, Transform the Service Request and:

(i) in the case of a Non-Critical Service Request, send the associated Command in accordance with Clause 13 (DCC Obligations: Sending Commands); or

(ii) in the case of a Critical Service Request, send the Transformed Service Request to the User who submitted the Service Request;

(b) where the Service Request is a SMETS1 Service Request and the DCC is holding a stored SMETS1 Future Dated Critical Service Request which:

(i) is addressed to the same Device; and

(ii) has the same Service Reference Variant,

delete the stored SMETS1 Future Dated Critical Service Request;

(c) where the Service Request is a SMETS1 Service Request but is not a SMETS1 Future Dated Critical Service Request:

(i) identify the relevant SMETS1 Service Provider using the target Device ID within the Service Request;

(ii) create the contents of a Countersigned Service Request and Countersign it; and

(iii) send the Countersigned Service Request to the relevant SMETS1 Service Provider; and
(d) where the Service Request is a SMETS1 Future Dated Critical Service Request:

   (i) create a stored SMETS1 Future Dated Critical Service Request (unless the execution date/time has been set by the User to Never); and

   (ii) unless removed in the interim in accordance with Clause 6.5(b), at the execution date/time specified in the stored SMETS1 Future Dated Critical Service Request, re-apply all requirements of Clause 6.1 except for Clause 6.1(m) and, where all of the requirements of Clause 6.1 (other than 6.1(m)) are met:

      (A) create the contents of a Countersigned Service Request and Countersign it;

      (B) send the Countersigned Service Request to the relevant SMETS1 Service Provider; and

      (C) once the DCC (including, where relevant, the SMETS1 Service Provider) has completed its processing in relation to the Countersigned Service Request, delete the stored SMETS1 Future Dated Critical Service Request.

7 Obligations of the DCC: Processing Signed Pre-Commands

7.1 Where the DCC receives a Signed Pre-Command from a User, the DCC shall provide an Acknowledgement to the User and (whether before or after such Acknowledgement is sent) apply the following checks:

   (a) Verify the Signed Pre-Command;

   (b) confirm that the Signed Pre-Command has been sent by a User whose right to send that message has not been suspended in accordance with Section M8.5 (Suspension of Rights), and that such User is acting in a User Role which is an Eligible User Role for a Service Request of the type corresponding with the Signed Pre-Command;

   (c) Check Cryptographic Protection for the Signed Pre-Command; and
(d) Confirm Validity of the Certificate used to Check Cryptographic Protection for the Signed Pre-Command.

7.2 Subject to Clauses 14 (Obligations of the DCC: Orchestration of Service Requests), where all of the requirements of Clause 7.1 are satisfied, the DCC shall send the associated Command in accordance with Clause 13 (DCC Obligations: Sending Commands).

7.3 Where any of the checks in Clause 7.1 are not satisfied in respect of a Signed Pre-Command, the DCC shall not be obliged to undertake any of the other checks that remain to be undertaken, and the DCC shall:

(a) reject the Signed Pre-Command; and

(b) save where Clause 7.1(d) is not satisfied, notify the User of such rejection and of the reasons for such rejection via the DCC User Interface.

8 Obligations of the DCC: 'CoS Update Security Credentials' Service Requests (other than SMETS1 Service Requests) and Corresponding Pre-Commands

8.1 The following shall apply in respect of each 'CoS Update Security Credentials' Service Request which is not a SMETS1 Service Request:

(a) where all of the requirements of Clause 6.1 are satisfied in respect of such a Service Request, the DCC shall send a Digitally Signed communication containing the CoS Update Security Credentials Service Request to the CoS Party; and

(b) following receipt of the resulting communication, and immediately prior to creating any corresponding Update Security Credentials Signed Pre-Command referred to in Clause 8.2, the CoS Party shall:

(i) Check Cryptographic Protection for both the communication and for the Service Request included within it;

(ii) Confirm Validity of the Certificates used to Check Cryptographic Protection for both the communication and for the Service Request
included within it;

(iii) confirm that User ID of the User who submitted the Service Request and the User ID contained within in each of the Organisation Certificates included within the Service Request are all associated with the same User; and

(iv) confirm that the User ID in each of the Organisation Certificates included within the Service Request is that of the Party who is identified via:

(A) the relevant MPRN or MPAN (as applicable) included within the Service Request; and

(B) the Registration Data for that relevant MPRN or MPAN,

as being the Party who is (or is to be) the Responsible Supplier for the relevant Device on the specified execution date or, if the execution date is not specified, on the current date.

8.2 Where, in respect of the communication received in relation to a 'CoS Update Security Credentials' Service Request, the requirements of Clause 8.1(b) are satisfied, the CoS Party shall:

(a) generate the GBCS Payload of an 'Update Security Credentials' Signed Pre-Command that is substantively identical to the 'CoS Update Security Credentials' Service Request;

(b) Digitally Sign the GBCS Payload; and

(c) send the resultant communication as a Signed Pre-Command to the DCC.

8.3 Where, in respect of a communication received in relation to a 'CoS Update Security Credentials' Service Request, the requirements of Clause 8.1(b) are not satisfied:

(a) the CoS Party shall not undertake any further processing of the communication, and shall notify the DCC; and

(b) the DCC shall notify the User that sent the original Service Request that the
Service Request cannot be processed (such notification to be sent via the DCC User Interface).

8.4 Where the DCC receives a Signed Pre-Command from the CoS Party, the DCC shall apply the following checks:

(a) confirm that the User ID within each Organisation Certificate within the Signed Pre-Command is the same as the User ID within the corresponding Organisation Certificate in the original 'CoS Update Security Credentials' Service Request;

(b) confirm that the Device ID within the Signed Pre-Command is the same as the Device ID included in the corresponding 'CoS Update Security Credentials' Service Request;

(c) confirm that the message originated from the CoS Party by Checking the Cryptographic Protection for the message;

(d) Confirm Validity of the Certificate used to Check Cryptographic Protection for the message;

(e) Confirm Validity of all Certificates contained within the Signed Pre-Command; and

(f) Confirm that the User ID in each of the Organisation Certificates included within the Signed Pre-Command is that of the Party who is identified via:

(i) the relevant MPRN or MPAN (as applicable) with which the Device specified in the Signed Pre-Command is associated in the Smart Metering Inventory; and

(ii) the Registration Data for that relevant MPRN or MPAN,

as being the Party who is (or is to be) the Responsible Supplier for the relevant Device on the specified execution date or, if the execution date is not specified, on the current date.

8.5 Subject to Clause 14 (Orchestration of Service Requests), where all of the requirements of Clause 8.4 are satisfied in respect of a Signed Pre-Command received from the CoS
Party, the DCC shall send the associated Command in accordance with Clause 13 (DCC Obligations: Sending Commands).

8.6 Where any of the checks in Clause 8.4 are not satisfied in respect of a Signed Pre-Command received from the CoS Party, the DCC shall:

(a) not be obliged to undertake any of the other checks that remain to be undertaken, and the DCC shall reject the Signed Pre-Command;

(b) save where Clause 8.4(c) is not satisfied, notify the CoS Party of such rejection and of the reasons for such rejection; and

(c) notify the User that sent the original 'CoS Update Security Credentials' Service Request.

9 **Obligations of the DCC: 'Request Handover of DCC Controlled Device' Service Requests**

9.1 This Clause 9 only applies to 'Request Handover of DCC Controlled Device' Service Requests that are not SMETS1 Service Requests. Where all of the requirements of Clause 6.1 are satisfied in relation to such a Service Request, the DCC shall:

(a) generate the corresponding GBCS Payload (corresponding in this case meaning that the Service Request and the GBCS Payload request the replacement of the same Device Security Credentials on the same Device at the same time);

(b) Digitally Sign the GBCS Payload; and

(c) Confirm Validity of any Certificates contained within the communication.

9.2 Where all of the requirements of Clause 9.1 are satisfied in respect of such a communication, the DCC shall send the associated Command in accordance with Clause 13 (DCC Obligations: Sending Commands).

9.3 Where any of the checks in Clause 9.1 are not satisfied in respect of such a communication, the DCC shall not undertake any of the other checks that remain to be undertaken, and the DCC shall reject the communication and notify the User that sent the original 'Request Handover of DCC Controlled Device' Service Request (such
notification to be sent via the DCC User Interface).

10 User and DCC Obligations: 'Restore HAN Device Log' Service Requests

10.1 Where a Supplier Party replaces a Communications Hub (other than a SMETS1 CH) in a premises then that Supplier Party must, as soon as reasonable practicable after the replacement, send the necessary Service Requests to the DCC to ensure that:

(a) the Device Log of the new Communications Hub Function replicates that of the old Communications Hub Function;

(b) the Device Log of the new Gas Proxy Function is replaced with that of the old Gas Proxy Function (or replicates that of the old Gas Proxy Function);

(c) following steps (a) and (b) above, the new Gas Proxy Function is added to the Device Log of the Gas Smart Meter; and

(d) following the step set out in (c) above, the Communications Hub Function and the Gas Proxy Function comprising the Communications Hub that has been replaced are decommissioned (through the sending of a 'Decommission Device' Service Request).

10.2 An Import Supplier shall not send a Service Request to add or remove a Gas Proxy Function to or from the Device Log of a Gas Smart Meter other than as part of managing the replacement of a Communications Hub (by it or another Responsible Supplier) pursuant to Clause 10.1.

10.3 The DCC shall, following the decommissioning of a Communications Hub Function and the associated Gas Proxy Function (arising as a consequence of the processing of a 'Decommission Device' Service Request), send a DCC Alert to all Responsible Suppliers and Network Parties for Smart Metering Systems which incorporated either or both of those Devices, notifying them of the decommissioning (other than to the Responsible Supplier which sent the 'Decommission Device' Service Request).

10.4 The DCC shall, where it has processed a Service Request which successfully replaces the Device Log of a Communications Hub Function, send a DCC Alert to all Responsible Suppliers for that Communications Hub Function (other than the
Responsible Supplier which sent the original Service Request) notifying them of the replacement.

10.5 The DCC shall, where it has processed a Service Request to successfully replace the Device Log of a Gas Proxy Function, send a DCC Alert to the Gas Supplier who is the Responsible Supplier for that Gas Proxy Function (save where it is the Gas Supplier that has sent the Service Request).

11 **Obligations of the DCC: 'Join Service' and 'Unjoin' Service Requests for Pre-Payment Meter Interface Devices and Gas Smart Meters**

11.1 Where all of the requirements of Clause 6.1 are satisfied in respect of a 'Join Service' or 'Unjoin Service' Service Request for a Pre-Payment Meter Interface Device, or a Gas Smart Meter and where the Service Request is not a SMETS1 Service Request, the DCC shall:

(a) Transform the Service Request;

(b) where a Pre-Payment Meter Interface Device is to be joined to a Gas Smart Meter, include within the resultant communication the Device Certificate of the relevant Gas Smart Meter that has a key usage of 'keyAgreement';

(c) where a Gas Smart Meter is to be joined to a Pre-Payment Meter Interface Device, include within the resultant communication the Device Certificate of the relevant Pre-Payment Meter Interface Device that has a key usage of 'keyAgreement';

(d) where the resultant communication is destined for a Pre-Payment Meter Interface Device, Digitally Sign the Communication and send the associated Command in accordance with Clause 13 (Obligations of the DCC: Sending Commands); and

(e) where the resultant communication is ultimately destined for a Gas Smart Meter, send the resultant communication as a Pre-Command to the User that sent the original Service Request.

11.2 Where the DCC receives a Response in respect of a Command sent to join or unjoin a
Pre-Payment Meter Interface Device, the DCC shall send the Response (as a Service Response) to the User that sent the corresponding Service Request.

12 **Threshold Anomaly Detection**

12.1 The DCC shall apply Threshold Anomaly Detection where an Anomaly Detection Threshold has been established under Section G6 (Anomaly Detection Thresholds) in respect of the SMETS1 Service Request, Transformed Service Request or Signed Pre-Command.

12.2 Where the DCC applies Threshold Anomaly Detection to either a SMETS1 Service Request, a Transformed Service Request or a Signed Pre-Command and the check is failed, the DCC shall, subject to Clause 21 of the SMETS1 Supporting Requirements, notify the User and quarantine the SMETS1 Service Request, Transformed Service Request or Signed Pre-Command.

12.3 Where the DCC has quarantined a SMETS1 Service Request, Transformed Service Request or Signed Pre-Command it shall maintain such quarantine until:

(a) such time as the relevant User instructs the DCC to process the Service Request or Signed Pre-Command, in which case the DCC shall continue to process the Service Request or Signed Pre-Command in accordance with the provisions of this Service Request Processing document;

(b) the Service Request or Signed Pre-Command is confirmed by the User to be anomalous or to otherwise require deletion, in which case the DCC shall delete it from the DCC Systems; or

(c) the Service Request or Signed Pre-Command is required to be deleted in accordance with the Threshold Anomaly Detection Procedures, in which case the DCC shall delete it from the DCC Systems.

12.4 Where the DCC applies Threshold Anomaly Detection (other than in relation to a value of the type referred to in (b)(ii) of the definition of Anomaly Detection Threshold) to a Signed Pre-Command, Transformed Service Request or SMETS1 Service Request (for the purposes of this Clause, each being a “Relevant
Communication”), the DCC shall:

(a) determine the Service Reference Variant of the Service Request that pertains to the Relevant Communication;

(b) determine the cumulative number of all other Relevant Communications to which that Service Reference Variant pertains that it has processed over the period of time to which the Anomaly Detection Threshold relates;

(c) increment the cumulative number by 1; and

(d) compare that incremented cumulative number to the relevant Anomaly Detection Threshold.

13 DCC Obligations: Sending Commands

13.1 Where the DCC is required to send a Command (other than an Instruction), it shall only apply any necessary Message Authentication Code to the relevant communication and send the resulting Command if:

(a) Threshold Anomaly Detection has been applied to the associated Transformed Service Request or Signed Pre-Command (or, where in response to a Service Request from an Eligible User a Command is to be Digitally Signed by the DCC, that Command prior to the addition of a Message Authentication Code); and

(b) either (i) the Threshold Anomaly Detection check is passed; or (ii) the User that sent the original Service Request or Signed Pre-Command has instructed DCC to process a quarantined Service Request or Signed Pre-Command in accordance with Clause 12.3(a).

13.2 Where the requirements of Clause 13.1 are met, the DCC shall apply the required Message Authentication Code (as required by the GB Companion Specification) to the relevant communication to create a Command and send that Command to (as specified in the originating Service Request):

(a) the relevant Device (provided that this option is only available in respect of Devices associated with Commissioned Communications Hub Functions);
and/or

(b) the User who sent the originating Service Request via the DCC User Interface.

13.3 Where a Transformed Service Request (other than a SMETS1 Service Request) is received by the DCC Systems that apply Message Authentication Codes, the DCC shall:

(a) undertake no further processing of that Service Request; and

(b) raise an Incident.

14 DCC Obligations: Sending Countersigned Service Requests

14.1 Where the DCC is required to send a Countersigned Service Request, it shall only Countersign the relevant communication and send the resulting Countersigned Service Request to the relevant SMETS1 Service Provider if:

(a) Threshold Anomaly Detection has been applied to the Service Request (provided that the DCC shall not be required to apply Threshold Anomaly Detection in relation to Anomaly Detection Thresholds of the type referred to in Sub-Paragraph (b)(ii) of the definition of Anomaly Detection Threshold; and

(b) either (i) the Threshold Anomaly Detection check is passed; or (ii) the User that sent the original Service Request has instructed DCC to process the quarantined Service Request in accordance with Clause 12.3(a).

15 Orchestration of Service Requests

15.1 In the case of a Service Request for a Sequenced Service, the DCC shall:

(a) where the Service Request is not a SMETS1 Service Request, only send the Command following the Successful Execution of the Command resulting from the Service Request upon which such Sequenced Service is dependent; and

(b) where the Service Request is a SMETS1 Service Request, only send the Countersigned Service Request to the relevant SMETS1 Service Provider following the Successful Execution of the Equivalent Step(s) resulting from the
Service Request upon which such Sequenced Service is dependent.

15.2 The DCC shall ensure that it sends each 'Update Security Credentials' Command resulting from a 'CoS Update Security Credentials' Service Request as close to the specified execution time as is reasonably practicable whilst still allowing time for the Command to be received and executed by the relevant Device.

15.3 The DCC shall not continue to process any Service Requests (or associated Pre-Commands or Signed Pre-Commands) where the services have been cancelled in accordance with Sections H3.18 to H3.20 (Cancellation of Future-Dated or Scheduled Services).

16 **Obligations of a SMETS1 Service Provider: Countersigned Service Request Processing**

16.1 Where a SMETS1 Service Provider receives a Countersigned Service Request from the DCC, the SMETS1 Service Provider shall apply the following checks:

(a) Check Cryptographic Protection for the both the Countersigned Service Request and for the Service Request included within it;

(b) Confirm Validity of all Certificates used to Check Cryptographic Protection for both the Countersigned Service Request and for the Service Request included within it;

(c) confirm it is the relevant SMETS1 Service Provider for the Device(s) identified in the Countersigned Service Request;

(d) if the Countersigned Service Request contains a Critical Service Request, a 'CoS Update Security Credentials' SMETS1 Service Request or a 'Request Handover of DCC Controlled Device' SMETS1 Service Request, apply the checks at Clause 6.1, except for those at Clauses 6.1 (d) and (e), to the Service Request contained within the Countersigned Service Request; and

(e) if the Countersigned Service Request contains an 'Update Firmware' Service Request, then:
(i) if it is destined for a Communications Hub, Check Cryptographic Protection for the Upgrade Image contained within the Service Request using the relevant Device Security Credentials that relate to the Import Supplier for the relevant SMETS1 CHF and Confirm Validity for all of the Certificates used to Check Cryptographic Protection; or

(ii) if it is destined for a Smart Meter, Check Cryptographic Protection for the Upgrade Image contained within the Service Request using the relevant Device Security Credentials held that relate to the Responsible Supplier for the Device and Confirm Validity for all of the Certificates used to Check Cryptographic Protection.

16.2 Only where all of the requirements of Clause 16.1 are satisfied, the SMETS1 Service Provider shall:

(a) in the case of a Countersigned Service Request that contains a Service Request with Service Reference Variant 2.2 (Top Up Device):

(i) apply Threshold Anomaly Detection in the circumstances where a relevant Anomaly Detection Threshold of the type referred to in Sub-Paragraph (b)(ii) of the definition of Anomaly Detection Threshold has been set; and

(ii) if the checks in Sub-Clause (a)(i) are passed, undertake further processing as required by the SMETS1 Supporting Requirements;

(b) in relation to any other Service Request contained within a Countersigned Service Request, for the target Device identified within the Service Request:

(i) apply Threshold Anomaly Detection in the circumstances where a relevant Anomaly Detection Threshold has been set pursuant to Section G6.6(b); and

(ii) if the checks in Sub-Clause (b)(i) are passed, ensure that the Equivalent Steps are taken and that either the resultant SMETS1 Response or a SMETS1 Service Provider Alert is generated; and
(c) ensure that any resulting SMETS1 Response or SMETS1 Alert is Digitally Signed, and send any such SMETS1 Response or SMETS1 Alert to the DCC.

17 **Obligations of the DCC: Service Responses and Alerts**

17.1 Where the DCC receives an Alert from a Communications Hub Function, the DCC shall Digitally Sign the Alert, and send it as a DCC Alert to (as specified in the DCC User Interface Specification) the Responsible Supplier(s), the Electricity Distributor and/or the Gas Transporter for the Smart Metering Systems of which the Communications Hub Function forms part (as identified in the Registration Data).

17.2 Where the DCC receives from a Device either a Response that is destined for a Remote Party or an Alert which is destined for one or more Remote Parties and/or Supplementary Remote Parties, then the DCC shall send the Response (as a Service Response) or the Alert (as a DCC Alert or Device Alert) to those Remote Parties and/or Supplementary Remote Parties as prescribed by the DCC User Interface Specification.

17.3 Where the DCC receives from an SMETS1 Service Provider:

(a) a SMETS1Response;

(b) a SMETS1 Alert; or

(c) a S1SP Alert,

which is destined for one or more Remote Parties and/or Supplementary Remote Parties, then the DCC shall Countersign the relevant communication and send it to those Remote Parties and/or Supplementary Remote Parties as prescribed by the DCC User Interface Specification as a Countersigned SMETS1 Response, a Countersigned SMETS1 Alert or Countersigned SISP Alert.

17.4 Where the DCC successfully processes a Service Request to replace the Security Credentials of a User that are held on a Device, or to place a User's Security Credentials on to a Device, then (other than to the extent that the User is notified via a Service Response) the DCC shall send a DCC Alert to the relevant User informing it of the change.
17.5 Where the DCC successfully processes a Service Request that changes the Security Credentials of a User that are held by a SMETS1 Service Provider in relation to a Device then (other than to the extent that the User is notified via a Countersigned SMETS1 Response) the DCC shall send a DCC Alert to the relevant User informing it of the change.

17.6 Where the DCC receives a Response or an Alert from a Device which is destined for an Unknown Remote Party, the DCC shall:

(a) Check Cryptographic Protection for the Response or Alert;

(b) Confirm Validity of the Certificate used to Check Cryptographic Protection for the Response or Alert; and

(c) subject to (a) and (b) being successful, send the Response (as a Service Response) or the Alert (as a Device Alert or DCC Alert) to the recipient(s) identified in the Response or Alert.

17.7 Where the DCC receives a Sub GHz Alert (as defined in the GBCS) from a Communications Hub Function, the DCC shall:

(a) Check Cryptographic Protection for the Sub GHz Alert;

(b) Confirm Validity of the Certificate used to Check Cryptographic Protection for the Sub GHz Alert; and

(c) subject to (a) and (b) being successful, create a DCC Alert containing the Sub GHz Alert, Digitally Sign the DCC Alert, and send the signed DCC Alert to the Responsible Supplier(s) for the Smart Metering System(s) of which the Communications Hub Function forms part (as identified using the Registration Data).

17.8 Where the DCC receives an Alert, the Alert shall be subject to the following Alert Management Mechanism:

(a) When the number of Alerts from a given device within a defined rolling time window \([T]\) exceeds the defined red threshold value \([A]\) the system will begin
to count the number of Alerts from that Device on a per Alert Code basis.

(b) If any individual Alert Code count within a defined rolling time window \([R]\) exceeds the defined configured threshold value \([B]\) then that originating Device/Alert Code combination will be labelled with ‘HighAlertRate’.

(c) If an Alert Code is marked as ‘HighAlertRate’ for a Device, then only one in a defined number of such Alerts \([N]\) will be processed. All other Alerts with that same Alert Code from the same Device will be consolidated.

(d) If within a period of the alert storm protection maximum time limit \([P]\) the Alert Code fails to reach \([N]\), an Alert will be sent to the User. All other Alerts with that same Alert Code from the same Device will be consolidated.

(e) Once the rate of Alerts for the Device/Alert Code combination falls below the defined threshold \([B]\) in the defined rolling period \([R]\) then the Alert consolidation will stop and the recipient(s) identified in the Response or Alert informed.

17.9 Where the DCC receives an Alert subject to the process described in Section 17.8, the Alert will be subject to the following configuration parameters:

(a) When the number of Alerts from a given Device within the defined rolling time window \([T]\) exceeds a defined amber threshold \([M]\), an incident will be raised to notify the User.

(b) If a Device/Alert Code combination has been labelled ‘HighAlertRate’ and an incident has been raised to notify the User, a new incident will not be created until the rolling deadband time period \([D]\) has elapsed.

(c) Where \([M]\) or \([A]\) have been exceeded within the defined rolling time period \([R]\), the DCC will only create incidents when the amber threshold incident creation \([MIC]\), red threshold incident creation \([AIC]\) and Alert storm protection incident creation \([PIC]\) parameters have been set to ‘on’. When these values are set to ‘off’, no incident or accompanying notification will be created.

17.10 The defined parameters used in the Alert Management Mechanism detailed in Section
17.8, the configuration parameters detailed in Section 17.9 and the Alerts that are to be exempt from this mechanism are specified in the Traffic Management Mechanism Document. Any changes to this document shall be prepared and consulted upon by the DCC and approved by the Panel.

18 **Obligations of the DCC: Non-Device Service Requests**

18.1 Where the DCC receives a Non-Device Service Request from a User, the obligations of the DCC under this Appendix shall be modified as follows (and where a Non-Device Service Request is not specifically identified below, they shall be applied un-modified):

(a) the DCC shall not send an Acknowledgement in respect of the Service Request;

(b) the checks set out in Clause 6.1 shall be modified as follows:

(i) the check set out in Clause 6.1(c) does not apply to the following Service Requests:

(A) 'Update Inventory';

(B) 'Read Inventory';

(C) 'Request WAN Matrix';

(D) 'Device Pre-notification';

(E) 'Communications Hub Status Update- Install Success';

(F) 'Communications Hub Status Update - Install No SM WAN';

(G) 'Communications Hub Status Update – Fault Return'; and

(H) 'Communications Hub Status Update – No Fault Return'; and

(ii) the check set out in the Clause 6.1(f) does not apply to the following Service Requests:

(A) 'Read Inventory';

(B) 'Request WAN Matrix';
(C) 'Device Pre-notification';

(D) 'Communications Hub Status Update- Install Success';

(E) 'Communications Hub Status Update - Install No SM WAN';

(F) 'Communications Hub Status Update – Fault Return'; and

(G) 'Communications Hub Status Update – No Fault Return';

(c) the DCC shall not, in any event, be required to apply Threshold Anomaly Detection in relation to Non-Device Service Requests;

(d) where the checks set out in Clause 6.1 (as modified by this Clause 18) are satisfied, the DCC shall not Transform the Service Request or Countersign a Countersigned Service Request (as would otherwise be required by Clause 6) and shall instead send the User a Service Response notifying the User whether or not the Non-Device Service Request has been successful, and where successful:

(i) in the case of any Non-Device Service Request that changes or creates information held (or intended to be reflected) on the DCC Systems (including the Smart Metering Inventory), update the information held on DCC Systems accordingly; and/or

(ii) in the case of a 'Read Inventory' or 'Request WAN Matrix' Service Request, include within the Service Response the relevant information requested by the Service Request;

(iii) in the case of a 'Device Pre-Notification' Service Request, add the relevant Device to the Smart Metering Inventory with an SMI Status of 'pending';

(iv) in the case of a 'Create Schedule' Service Request,

(A) create a schedule of the Service Request type identified in the 'Create Schedule' Service Request;
(B) include within the Service Response the identifier of any schedule that has been successfully created;

(C) at each point in time set out in the schedule (and subject to the further arrangements set out in the DCC User Interface Specification), create a Service Request (without a Digital Signature from the User) of the appropriate type and in relation to the relevant Device (in each case as specified in the original 'Create Schedule' Service Request);

(D) process the Service Requests referred to in (C) above in accordance with Clause 6 as if they had been received from the User that sent the original 'Create Schedule' Service Request, provided that the checks identified under Clause 6.1(c) and 6.1(d) do not apply;

(v) in the case of a 'Read Schedule' Service Request, where it is received from the same User that sent the originating 'Create Schedule' Service Request for all schedules identified within it, include within the Service Response details of the relevant schedule(s) so identified (and otherwise reject the 'Read Schedule' Service Request, and notify (via the Service Response) the User that sent the Service Request of such rejection);

(vi) in the case of a 'Delete Schedule' Service Request, where it is received from the same User that sent the originating 'Create Schedule' Service Request for all schedules identified within it, delete the relevant schedule(s) so identified (and otherwise reject the 'Delete Schedule' Service Request, and notify (via the Service Response) the User that sent the Service Request of such rejection);

(vii) in the case of a 'Decommission Device' Service Request:

(A) set the SMI Status of the relevant Device to 'decommissioned';

(B) where the relevant Device is a Smart Meter, disassociate the Device in the Smart Metering Inventory from any MPRN or
MPAN with which it is Associated; and

(C) where the relevant Device is a Communications Hub Function, set the SMI status of the associated Gas Proxy Function to 'decommissioned'; or

(viii) in the case of an 'Update Firmware' Service Request:

(A) include within the Service Response the details of any Devices that were listed within the Service Request to which, by virtue of the checks DCC has carried out, DCC does not propose to send a communication to update the firmware; and

(B) to all other Devices so listed, send a communication to update the firmware of those Devices ensuring that the communication reaches the SMETS1 CHF (in the case of updates to a SMETS1 CHF) or (in the case of updates to all other Devices) the Communications Hub Functions associated with all such Devices (in each case, within the timescales specified in the DCC User Interface Services Schedule).

19 Incident Management

19.1 Where the Device Security Credentials of a Device erroneously include Data from one or more of a Party's Organisation Certificates, that Party shall cooperate with other Parties in order to rectify the position (including, were necessary, by sending Service Requests to update the Device Security Credentials).
APPENDIX AC

Inventory Enrolment and Decommissioning Procedures
1 **Overview**

1.1 This Appendix supplements Sections H5 (Smart Metering Inventory and Enrolment Services) and H6 (Decommissioning and Suspension of Devices).

2 **Smart Metering Inventory**

2.1 The DCC shall establish and maintain the Smart Metering Inventory.

2.2 The DCC shall ensure that the Smart Metering Inventory reflects the most up-to-date information provided (or made available) to it from time to time in accordance with this Code (subject to Section F2.9 (Publication and Use by the DCC)).

2.3 Parties shall not seek to add Devices to the Smart Metering Inventory (and the DCC shall not add Devices to the Smart Metering Inventory) otherwise than in compliance with this Appendix.

2.4 Prior to delivering a Communication Hub to a Party pursuant to the Communications Hub Service, the DCC shall add the Communications Hub Function and Gas Proxy Function that comprise that Communications Hub to the Smart Metering Inventory (to be identified with an SMI Status of 'pending'); provided that such Devices may only be added to the Smart Metering Inventory where the Communications Hub is of a Device Model identified in the Central Products List.

2.5 No Party shall add Communications Hub Functions to the Smart Metering Inventory without also adding the Gas Proxy Function that forms part of the same Communications Hub (and vice versa).

2.6 Any User may send a Service Request requesting that the DCC adds a Device to the Smart Metering Inventory (to be identified with an SMI Status of 'pending'); provided that only Devices of (or forming part of) a Device Model that is identified in the Central Products List are eligible to be added to the Smart Metering Inventory. This Clause 2.6 does not apply to Type 2 Devices (which are covered in Clause 2.9).

2.7 The DCC shall not send any communication to a Device unless the Device is listed in the Smart Metering Inventory; save for communications sent for the purposes of testing under Section H14 (Testing Services) or Section T (Testing During Transition).
2.8 In the case of Communications Hub Functions and Gas Proxy Functions, the only Communications Hubs that may be added to the Smart Metering Inventory (subject to Clause 12.3) are those that comprise either a SMETS1 CH or a Communications Hub that is to be provided by the DCC pursuant to the Communications Hub Service.

2.9 Any User may send a Service Request requesting that the DCC adds a Type 2 Device to the Smart Metering Inventory. For the avoidance of doubt, a Type 2 Device shall not be identified in the Central Products List, and shall have no SMI Status.

2.10 The Responsible Supplier for each Smart Metering System shall keep under review the information recorded in the Smart Metering Inventory in respect of the Devices that comprise that Smart Metering System. Where circumstances change or the Responsible Supplier identifies an error in such information, the Responsible Supplier shall submit Service Requests requesting that the DCC updates the Smart Metering Inventory (or, where it is not possible to do so, shall raise an Incident in accordance with the Incident Management Policy). Where a correction is made in respect of the relationship between one or more Smart Meters and an MPAN and/or MPRN, then the DCC shall notify the Electricity Distributor and/or Gas Transporter for the affected MPANs and/or MPRNs.

2.11 Where a User other than the Responsible Supplier for a Smart Metering System becomes aware of an error in the information recorded within the Smart Metering Inventory in respect of a Device that comprises that Smart Metering System, it shall raise an Incident in accordance with the Incident Management Policy.

2.12 Where a User receives a Response or Alert other than via the SM WAN, the User shall, where the Response or Alert is listed in the DCC User Interface Specification as one that is required to be returned to the DCC, send a 'Return Local Command Response' Service Request containing the Response or Alert to the DCC.

3 Pre-Commissioning Obligations

Pre-Commissioning obligations in relation to SMETS2+ Devices

3.1 Where the relevant Device is a SMETS2+ Device, before:

(a) a Responsible Supplier sends a Service Request which may result in the sending
of a Command to a Smart Meter, Gas Proxy Function or Type 1 Device; or

(b) the DCC delivers a Communications Hub (comprising a Communications Hub Function and a Gas Proxy Function) to a Party in accordance with the Communications Hub Service,

the Responsible Supplier or DCC (as the case may be) shall ensure that each Trust Anchor Cell on that Device which is required by the GB Companion Specification to be populated with credentials is populated with credentials in accordance with the requirements of Clause 3.2.

3.2 The requirements of this Clause 3.2 are that:

(a) each Trust Anchor Cell with the Remote Party Role listed in the table immediately below shall be populated with the Security Credentials from the Certificate (or, as indicated, one of the Certificates) identified in relation to that Remote Party Role in the second column of that table; and

(b) in each case the relevant Certificate shall have a keyUsage value which is the same as that of the Trust Anchor Cell it populates.

<table>
<thead>
<tr>
<th>Remote Party Role</th>
<th>Certificate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Root</td>
<td>a Root OCA Certificate</td>
</tr>
<tr>
<td>Recovery</td>
<td>a DCC Recovery Certificate</td>
</tr>
<tr>
<td>AccessControlBroker</td>
<td>a DCC Access Control Broker Certificate</td>
</tr>
<tr>
<td>transitionalCoS</td>
<td>a DCC Transitional CoS Certificate</td>
</tr>
<tr>
<td>Supplier</td>
<td>one of the following:</td>
</tr>
<tr>
<td></td>
<td>(a) one of the relevant Supplier Party's Organisation Certificates;</td>
</tr>
<tr>
<td></td>
<td>(b) a DCC Access Control Broker Certificate;</td>
</tr>
<tr>
<td></td>
<td>(c) (where the consent of that other Supplier...</td>
</tr>
<tr>
<td>networkOperator</td>
<td>One of the following:</td>
</tr>
<tr>
<td>-----------------</td>
<td>----------------------</td>
</tr>
<tr>
<td></td>
<td>(a) one of the relevant Network Operator's Organisation Certificates;</td>
</tr>
<tr>
<td></td>
<td>(b) one of the relevant Supplier Party's Organisation Certificates;</td>
</tr>
<tr>
<td></td>
<td>(c) (where the consent of that other Supplier Party has been given) one of that other Supplier Party's Organisation Certificates;</td>
</tr>
<tr>
<td></td>
<td>(d) a DCC Access Control Broker Certificate.</td>
</tr>
</tbody>
</table>

| wanProvider | a DCC WAN Provider Certificate |

Where 'DCC Recovery Certificate', 'DCC Transitional CoS Certificate', 'DCC Access Control Broker Certificate' and 'DCC WAN Provider Certificate' are each Organisation Certificates created by the DCC for the purposes of occupying the relevant Trust Anchor Cells on Devices in accordance with the above table and used by those DCC Systems described in (respectively) sub-paragraphs (f), (c), (a) and (a) of the definition of DCC Live Systems.

3.3 Where and to the extent that the Electricity Distributor or Gas Transporter for a SMETS2+ Device has notified the Responsible Supplier for the Device of the values for the 'NP Configurable Data Items' that the Electricity Distributor or Gas Transporter (as applicable) wishes to have configured on the Device at the time of its Commissioning, the Responsible Supplier shall take all reasonable steps to ensure that those data items are so configured on the Device at the time of its Commissioning. In this Clause 3.3, 'NP Configurable Data Items' means those data items held on Devices that are capable of being configured via Services Requests for which the User Role of 'Electricity Distributors' or 'Gas Transporter' (as applicable) is an Eligible User Role.

**Pre-Commissioning obligations in relation to SMETS1 Devices**
3.4 Prior to adding a SMETS1 Device (other than a SMETS1 IHD, SMETS1 PPMID or a SMETS1 CAD) to the Smart Metering Inventory, the relevant User shall contact the Service Desk to provide the following information in relation to the Device:

(a) the Device ID; and

(b) any information the DCC reasonably requires in relation to SMETS1 Devices of that Device's Device Model (as made available by the DCC from time to time via the Self-Service Interface).

3.5 The DCC shall not add a SMETS1 Device (other than a SMETS1 IHD or a SMETS1 PPMID) to the Smart Metering Inventory in circumstances where it has not been provided with the information referred to in Clause 3.4 in relation to that Device.

3.6 Where a User has notified the DCC of the Device’s details for recording in the Smart Metering Inventory, before attempting to communicate with the Device via the DCC, the User shall comply with the provisions of Clause 13.1 of the SMETS1 Supporting Requirements.

4 Commissioning

Commissioning of Communications Hub Functions

4.1 Subject to Clause 4.2, where the DCC receives a communication originating from a Communications Hub Function which does not have an SMI Status of 'commissioned' confirming that it has connected to the SM WAN, the DCC shall update the SMI Status of that Communications Hub Function to 'commissioned'.

4.2 Before taking the step set out in Clause 4.1, the DCC shall confirm whether the communication originates from the Communications Hub Function that is identified within the communication. The DCC shall not take the step set out in Clause 4.1 in respect of a Communications Hub Function where:

(a) the Communications Hub Function is not listed within the Smart Metering Inventory;

(b) the Communications Hub Function is not identified in the Smart Metering
Inventory as having an SMI Status of 'pending' or 'installed not commissioned'; and/or

(c) the communication may have changed in transit or does not originate from the Communications Hub Function that is identified within the communication.

**Adding Devices to Communication Hub Functions' Device Logs**

4.3 Following the Successful Execution of an 'Update HAN Device Log' Service Request requesting the addition of a Device to the Device Log of a Communications Hub Function, the DCC shall:

(a) update the Smart Metering Inventory to Associate the Device with the applicable Communications Hub Function;

(b) in the case of Smart Meters only, record the MPAN(s) or MPRN (as applicable) provided within the Service Request against that Smart Meter and notify the Electricity Distributor or Gas Transporter (as applicable) of the MPAN(s) and/or MPRN and of the Smart Meter's Device ID and Device Type; and

(c) other than in the case of a Type 2 Device, set the SMI Status of the Device to 'whitelisted'.

4.4 Following the receipt of an Alert from a Communications Hub Function informing the DCC that the Communications Hub Function is able to communicate over the HAN with a Device, the DCC shall (other than in the case of a Type 2 Device, or where the relevant Device already has an SMI Status of 'commissioned') set the SMI Status of the Device to 'installed not commissioned'.

**Joining Devices to Smart Meters or Gas Proxy Functions**

4.5 Where a Responsible Supplier wishes to join any Device (other than a Communications Hub Function or Type 2 Device) to a Smart Meter or a Gas Proxy Function, the Responsible Supplier shall send the DCC a 'Join Service' Service Request to add the relevant Device to the Device Log of the relevant Smart Meter or Gas Proxy Function.

4.6 The DCC shall not send a Command to join a Device to a Smart Meter or Gas Proxy
Function in response to a Service Request under Clause 4.5 where:

(a) the Device is not listed within the Smart Metering Inventory with an SMI Status of 'pending', 'installed not commissioned' or 'commissioned';

(b) the Communications Hub Function that is to form part of the same Smart Metering System is not listed in the Smart Metering Inventory with an SMI Status of 'pending', 'installed not commissioned' or 'commissioned'; and/or

(c) the Smart Meter or Gas Proxy Function with which the Device is to be joined is not listed in the Smart Metering Inventory with an SMI Status of 'pending', 'installed not commissioned' or 'commissioned'.

4.7 On the Successful Execution of a 'Join Service' Service Request to add a Device to the Device Log of a Smart Meter or Gas Proxy Function in accordance with Clauses 4.5 and 4.6, the DCC shall Associate that Device with the applicable Smart Meter or Gas Proxy Function (as applicable), and either:

(a) where the Smart Meter or Gas Proxy Function (as applicable) has an SMI Status of 'installed not commissioned', set the SMI Status of the Device to 'installed not commissioned'; or

(b) where the Smart Meter or Gas Proxy Function (as applicable) has an SMI Status of 'commissioned', set the SMI Status of the Device to 'commissioned'.

4.8 In respect of Type 2 Devices:

(a) where the Responsible Supplier or an Other User wishes to add a Type 2 Device to the Device Log of an Electricity Smart Meter or a Gas Proxy Function, it shall send a 'Join Service' Service Request in order to do so;

(b) the DCC shall not send a Command to join a Type 2 Device to a Smart Meter or Gas Proxy Function in response to a Service Request under Clause 4.8(a) where the Electricity Smart Meter or Gas Proxy Function with which the Type 2 Device is to be Associated is not listed in the Smart Metering Inventory with an SMI Status of 'pending', 'installed not commissioned' or 'commissioned'; and
on the Successful Execution of a 'Join Service' Service Request to add a Type 2 Device to the Device Log of a Smart Meter or Gas Proxy Function in accordance with (a) and (b) above, the DCC shall Associate that Device with the applicable Smart Meter or Gas Proxy Function (as applicable).

Commissioning of Devices other than Communications Hub Functions

4.9 Where a Responsible Supplier wishes to Commission a Type 1 Device, it shall send (under Clause 4.5) a 'Join Service' Service Request to add the Type 1 Device to the Device Log of a Commissioned Electricity Smart Meter or a Commissioned Gas Proxy Function (as applicable).

4.10 Where a Responsible Supplier wishes to Commission a Gas Proxy Function, it shall send (under Clause 4.5) a 'Join Service' Service Request to add the Gas Proxy Function to the Device Log of a Commissioned Gas Smart Meter.

4.11 Where a Responsible Supplier wishes to Commission a Smart Meter, the Responsible Supplier shall send the DCC a 'Commission Device' Service Request in respect of that Smart Meter.

4.12 The DCC shall not send a Command to a Smart Meter in response to a Service Request under Clause 4.11 where:

(a) the Smart Meter is not listed within the Smart Metering Inventory;

(b) the Smart Meter has an SMI Status of 'commissioned', 'decommissioned' or 'suspended'; and/or

(c) the Communications Hub Function that is to form part of the same Smart Metering System is not listed in the Smart Metering Inventory with an SMI Status of 'commissioned'.

4.13 Following the receipt of a Response, over the SM WAN, that indicates the Successful Execution of a 'Commission Device' Service Request in accordance with Clauses 4.11 and 4.12 in respect of a Smart Meter, the DCC shall update the SMI Status of the Smart Meter to 'commissioned'.

9
4.14 In respect of SMETS2+ Devices only, as soon as reasonably practicable after the Successful Execution of a 'Commission Device' Service Request, the Responsible Supplier shall send a 'Set Device Configuration (Import MPxN)' Service Request to ensure that the relevant MPAN or MPRN (as applicable) is available for display upon the Smart Meter.

4.15 For the avoidance of doubt, there is no concept of commissioning a Type 2 Device.

5 Post-Commissioning Obligations in relation to SMETS2+ Devices

5.1 This Clause 5 applies only to SMETS2+ Devices.

5.2 As soon as reasonably practicable (and in any event within 7 days) following the Commissioning of a Communications Hub Function, the DCC shall ensure that:

(a) the Communications Hub Function re-generates its Private Keys, and that Device Certificates containing the associated new Public Keys are stored on the Device; and

(b) the information from at least one of the Organisation Certificates that comprise the Communications Hub Function's Device Security Credentials is replaced (provided that for such purposes the information from an Organisation Certificate may be replaced with that from the same Organisation Certificate).

5.3 As soon as reasonably practicable (and in any event within 7 days) following the Commissioning of a Smart Meter or a Gas Proxy Function, the Responsible Supplier shall, in relation to each such Device, ensure that:

(a) the Device Security Credentials which pertain to the Network Party are those of the Electricity Distributor or Gas Transporter (as applicable);

(b) the Device re-generates its Private Keys, and that the Device Certificates containing the associated new Public Keys are stored on the Device; and

(c) in the case of a Smart Meter only, information from at least one of the Organisation Certificates that comprise the Smart Meter's Device Security Credentials is replaced (provided that for such purposes the information from
an Organisation Certificate may be replaced with that from the same Organisation Certificate).

5.4 As soon as reasonably practicable (and in any event within 7 days) following the Commissioning of a Communications Hub Function, Gas Proxy Function or a Smart Meter, the DCC shall interrogate the Device to ascertain whether the Device's recovery Trust Anchor Cell is populated with Device Security Credentials that pertain to a DCC Recovery Certificate. For Devices Commissioned before Service Release 1.3 (or such later date as may be directed by the SofS for the purposes of this Clause 5.4), the reference to the period of 7 days following Commissioning shall apply as 7 days following Service Release 1.3 (or 7 days following any later date directed by the SofS).

5.5 The DCC shall monitor Commands sent to Devices and the associated Responses from Devices and, based on the information available to it, record the information set out in Clause 5.8 in relation to each Device identified in Clause 5.7 (the “Post Commissioning Information”).

5.6 The DCC shall ensure that the Post Commissioning Information is updated on a daily basis to reflect the most accurate and up-to-date information available to the DCC at the time of the update.

5.7 For the purposes of Clause 5.5, the relevant Devices include any Communications Hub Function, Gas Proxy Function or Smart Meter which has an SMI Status of 'commissioned', has been Commissioned for a period of 7 days or more, and in relation to which one or more of the following applies:

(a) the DCC has failed successfully to carry out the interrogation of the Device pursuant to Clause 5.4;

(b) the DCC has successfully carried out the interrogation of the Device pursuant to Clause 5.4 and has identified that the Device's recovery Trust Anchor Cell is not populated with Device Security Credentials that pertain to a DCC Recovery Certificate; and/or

(c) the Device has not sent Responses indicating that Commands associated with each of the following Service Requests have been Successfully Executed on the
Device (provided that, for the purposes of this paragraph (c), where the Device sends, before Service Release 1.3 (or such later date as may be specified by the Secretary of State for the purposes of this Clause 5.7(c)), a Response to any such Command, the DCC may treat such Command as having been Successfully Executed, without further analysis of the Response):

(i) at least two 'Issue Security Credentials' Service Requests;

(ii) at least two 'Update Security Credentials (Device)' Services Requests; and

(iii) in relation to Communications Hub Functions and Smart Meters only, at least one 'Update Security Credentials (KRP)' Service Request.

5.8 For the purposes of Clause 5.5, the Post Commissioning Information to be recorded in relation to each relevant Device shall include:

(a) the Device ID and Device Type;

(b) the date upon which the Device was Commissioned;

(c) which of Clauses 5.7 (a), (b), (c)(i), (c)(ii) and/or (c)(iii) applies;

(d) other than in the case of Communications Hub Functions, the Responsible Supplier at the time the Post Commissioning Information for the Device was most recently updated;

(e) other than in the case of Communications Hub Functions, the Supplier Party that sent the Service Request that resulted in the Commissioning of the Device; and

(f) the date on which the Post Commissioning Information for the Device was most recently updated.

5.9 As soon as reasonable practicable following the end of each month, the DCC shall, based upon the Post Commissioning Information prevailing at the end of that month, compile and provide (in an electronic format) to the Panel, the Security Sub-Committee and the Authority a report which includes the following information:
(a) the month to which the report relates;

(b) for each Party that is the Responsible Supplier for any Smart Meter or Gas Proxy Function that is listed in the Post Commissioning Information for that month (or was listed in the information for the previous month):

(i) the total number of Devices of each Device Type listed in the Post Commissioning Information for that month for which that Party is the Responsible Supplier;

(ii) the number of such Devices of each Device Type that have been added since the last monthly report;

(iii) the number of such Devices of each Device Type that have been removed since the last monthly report;

(iv) the number of such Devices of each Device Type that were listed in the Post Commissioning Information for the previous month and remain listed in the information for the month to which the report relates;

(v) the number of such Devices of each Device Type that were listed in the Post Commissioning Information for the previous three months and remain listed in the information for the month to which the report relates; and

(vi) the number of such Devices of each Device Type that were listed in the Post Commissioning Information for the previous six months and remain listed in the information for the month to which the report relates; and

(c) in respect of Communications Hub Functions:

(i) the total number of Communications Hub Functions listed in the Post Commissioning Information;

(ii) the number of Communications Hub Functions that have been added since the last monthly report;

(iii) the number of Communications Hub Functions that have been removed
since the last monthly report;

(iv) the number of Communications Hub Functions that were listed in the Post Commissioning Information for the previous month and remain listed in the information for the month to which the report relates;

(v) the number of Communications Hub Functions that were listed in the Post Commissioning Information for the previous three months and remain listed in the information for the month to which the report relates; and

(vi) the number of Communications Hub Functions that were listed in the Post Commissioning Information for the previous six months and remain listed in the information for the month to which the report relates.

5.10 As soon as reasonable practicable following the end of each day, the DCC shall, based upon the Post Commissioning Information prevailing at the end of that day, compile and make available to each Supplier Party (via a secure electronic means for a period of at least 30 days following the day to which the report relates) a report which includes the following information in relation to Devices (other than Communications Hub Functions) listed in the Post Commissioning Information for which that Supplier Party was the Responsible Supplier on that day:

(a) the Device ID and Device Type of each such Device;

(b) the date on which the Post Commissioning Information for each such Device was most recently updated;

(c) the date upon which each such Device was Commissioned; and

(d) which of Clause 5.7 (a), (b), (c)(i), (c)(ii) and/or (c)(iii) applies in relation to each such Device.

5.11 Where requested by the Panel or the Authority, the DCC shall, as soon as reasonably practicable following any such request, provide to the Panel and/or the Authority (in an electronic format) copies of the reports referred to in Clause 5.10. Where requested by the Panel or the Authority, DCC shall additionally include in any such report the
information referred to in Clause 5.8(e) in relation to each Device included in any such report.

5.12 The DCC shall ensure that each report provided under Clause 5.9, 5.10 or 5.11 is clearly marked as being “confidential”.

5.13 Where the DCC is aware that:

(a) either or both of the steps in Clauses 5.2 (a) and/or (b) have not been carried out within 7 days following the Commissioning of a Communications Hub Function; and/or

(b) either of Clause 5.7(a) or (b) applies in relation to a Communications Hub Function,

then the DCC shall raise an Incident in accordance with the Incident Management Policy.

5.14 Where, in relation to a Gas Proxy Function or a Smart Meter, a Supplier Party is aware that:

(a) either or both of the steps in Clauses 5.3 (b) and/or (in the case of Smart Meters only) 5.3(c) have not been carried out within 7 days following the Commissioning of the Device; and/or

(b) the DCC has failed successfully to carry out the interrogation of the Device pursuant to Clause 5.4, and the Supplier has (within a period of 14 days following the Commissioning of the Device) also failed to successfully carry out the relevant interrogation,

then the Supplier Party shall not send Service Requests requesting that the DCC sends communications to that Device other than for the purposes of: (i) completing those steps; (ii) replacing the Device Security Credentials held on the Device in response to a change of supplier; or (iii) maintaining an energy supply to the relevant premises.

5.15 Where, the Responsible Supplier for a Gas Proxy Function or Smart Meter becomes aware that a Smart Meter or a Gas Proxy Function does not have a recovery Trust
Anchor Cell that is populated with Device Security Credentials that pertain to a DCC Recovery Certificate, then that Responsible Supplier shall (subject to Clause 5.17), as soon as reasonably practicable thereafter: in the case of a Smart Meter, replace the Device; or, in the case of a Gas Proxy Function, replace the Communications Hub of which that Gas Proxy Function forms part.

5.16 Where a Communications Hub is returned to the DCC:

(a) following its replacement pursuant to Clause 5.13 or 5.15; or

(b) a Communications Hub is returned following replacement because it was not possible to interrogate the Gas Proxy Function pursuant to Clause 5.14(b),

then the Supplier Party returning the Communications Hub may (under and subject to Section F9 (Categories of Communications Hub Responsibility)) specify the reason for return as being a CH Defect.

5.17 A Responsible Supplier shall not replace a Smart Meter or Communications Hub under Clause 5.15 where the reason that the relevant steps cannot be completed is an inability to communicate with a Device as a result of the SM WAN being unavailable.

General Obligations on DCC

5.18 The DCC shall monitor Responses it receives from Devices in order to determine whether any of the Device Certificates held on each Device have been successfully replaced. On the basis of this information the DCC shall establish and maintain a record of the most up-to-date active Device Certificates for each Device.

6 Post-Commissioning Obligations in relation to SMETS1 Devices

6.1 This Clause 6 applies only to SMETS1 Devices.

6.2 As soon as reasonably practicable (and in any event within 7 days) following the Commissioning of a SMETS1 Device, the Responsible Supplier shall ensure that:

(a) the Device Security Credentials which pertain to the Responsible Supplier are those of the Import Supplier or Gas Supplier (as applicable); and
(b) the Device Security Credentials which pertain to the Network Party are those of the Electricity Distributor or Gas Transporter (as applicable).

6.3 Where any Party takes an action that results in a change to the information provided under Clause 3.4 it must (prior to doing so, or as soon as reasonably practicable thereafter) contact the Service Desk and notify the DCC of the updated information.

6.4 Where a Responsible Supplier for a SMETS1 CHF replaces the Device (or any component part of the Device that affects the means by which the DCC communicates with it), the Responsible Supplier must ensure that the replacement Device (or replacement parts) are such that that the DCC remains capable of communicating with that Device (where necessary after updating the information referred to in Clause 6.3 in relation to that Device).

6.5 As soon as reasonably practicable (and in any event within 7 days) following the Commissioning of a SMETS1 Device and thereafter at the frequency specified in the SMETS1 Supporting Requirements for the relevant Device Model, the DCC shall ensure that the Private Keys and/or Symmetric Keys, identified as being required by the SMETS1 Supporting Requirements to be replaced for such Device Models, are so replaced.

7 Unjoining

7.1 In the case of any Device other than a Communications Hub Function or a Smart Meter, on the Successful Execution of an 'UnJoin Service' Service Request to remove the Device from the Device Log of a Smart Meter or Gas Proxy Function, the DCC shall terminate the Association between that Device and the applicable Smart Meter or Gas Proxy Function.

8 Reactivating Decommissioned or Suspended Devices

8.1 Where the Responsible Supplier wishes to change the SMI Status of any Device (other than a Type 2 Device) from 'decommissioned' or 'whitelisted' to 'pending', then the Responsible Supplier shall send the DCC a Service Request to that effect. Provided the Device in question is of (or is part of) a Device Model that is identified in the Central Products List, the DCC shall change the SMI Status to 'pending'.
8.2 Where the SMI Status of a Device has remained as 'pending' for 36 months, then the DCC shall remove the Device from the Smart Metering Inventory.

8.3 Where a Device ceases to be Suspended (either as a result of the Device Model being added to the Central Product List, or the Device's Device Model being modified such that it is on the Central Product List), the DCC shall change the SMI Status of that Device to the status it held immediately prior to its Suspension.

9 **Replacement of SMETS2+ Communications Hub Functions**

9.1 This Clause 9 only applies to SMETS2+ Devices.

9.2 The DCC shall monitor Alerts and Responses sent from each Communications Hub Function and Gas Proxy Function in order to establish and maintain an up-to-date electronic record of the most recent information stored in the Device Log of each such Device.

9.3 Where DCC receives a ‘Restore HAN Device Log’ or ‘Restore Gas Proxy Function Device Log’ Service Request, the DCC shall use the up-to-date electronic record referred to in Clause 9.2 in relation to the relevant Device for the purposes of determining the information to be used to restore the Device Log of the relevant Device.

9.4 Where a Communications Hub is replaced and the Communications Hub Function and Gas Proxy Function that comprise the replacement Communications Hub are Commissioned, such Devices shall (for the avoidance of doubt) be considered to be newly Commissioned and any provisions of the Code which require steps to be taken by any Party in relation to a newly Commissioned Device shall apply.

10 **Removal of SMETS1 Communications Hub**

10.1 Where practicable, prior to, and if not as soon as possible after, removing a SMETS1 Communications Hub, the Lead Supplier for that Communications Hub shall ensure the SMI Status for the relevant SMETS1 CHF is set to ‘decommissioned’.

11 **Notification of Decommissioning and Suspension of Devices**

11.1 As soon as reasonably practicable following the Decommissioning or Suspension of a
Smart Meter, the DCC shall notify the Electricity Distributor or Gas Transporter for that Smart Meter of such Decommissioning or Suspension, such notification to be made via the DCC User Interface.

11.2 As soon as reasonably practicable following the Suspension of a Device, the DCC shall notify the Responsible Supplier(s) for that Device of such Suspension, such notification to be made via the DCC User Interface.

12 **CH Production Proving**

12.1 The purpose of CH Production Proving is to provide assurance on the operation of the DCC Total System.

12.2 CH Production Proving entails the Commissioning of Communications Hub Functions and the sending and receiving of communications by the DCC to and from those Communications Hub Functions over the SM WAN. CH Production Proving is to be undertaken within the DCC Live Systems.

12.3 In order that the DCC can undertake CH Production Proving using particular Communications Hub Functions, those Communications Hub Functions will need to be included within the Smart Metering Inventory. The DCC shall only be entitled to include Communications Hub Functions (and the associated Gas Proxy Functions) within the Smart Metering Inventory for the purpose of CH Production Proving where the Security Sub-Committee has approved the inclusion of those Communications Hub Functions (and the associated Gas Proxy Functions) for such purpose.

12.4 The DCC shall, from time to time, be entitled to undertake CH Production Proving (and the other provisions of this Code shall be interpreted accordingly).

12.5 The DCC shall undertake CH Production Proving in accordance with Good Industry Practice, in a manner that does not adversely affect the provision of the Services, and in accordance with any conditions imposed by the Security Sub-Committee in respect of its approval pursuant to Clause 12.3.

13 **Definitions**

13.1 For the purposes of this Appendix:
(a) "Trust Anchor Cell", in relation to any Device, has the meaning given to it in the GB Companion Specification;

(b) "keyUsage", in relation to any Certificate, means the field referred to as such in the Organisation Certificate Policy;

(c) "Service Release 1.3" means, where the Secretary of State makes directions pursuant to Section X3 (Provisions to Become Effective Following Designation) whereby the DCC User Interface Services Schedule is varied on it first becoming effective so that there are Service Requests that are deemed to be omitted from the document, the date on which one or more of those variations are cancelled; and

(d) "CH Production Proving" is the activity described in Clause 12.
APPENDIX AD

DCC User Interface Specification

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
APPENDIX AD

DCC User Interface Specification Version 2.0

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
APPENDIX AD

DCC User Interface Specification Version 3.0

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
APPENDIX AD

DCC User Interface Specification Version 3.1

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
APPENDIX AE

DCC User Interface Code of Connection
Definitions

<table>
<thead>
<tr>
<th><strong>DUIS XML Schema</strong></th>
<th>has the meaning set out in the DCC User Interface Specification.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Receive Response Service</strong></td>
<td>has the meaning set out in the DCC User Interface Specification.</td>
</tr>
<tr>
<td><strong>Security Patch</strong></td>
<td>has the meaning set out in the Registration Data Interface Code of Connection.</td>
</tr>
<tr>
<td><strong>Transport Layer Security (TLS)</strong></td>
<td>has the meaning set out in the DCC User Interface Specification.</td>
</tr>
</tbody>
</table>

1 DCC USER INTERFACE CODE OF CONNECTION

1.1 These provisions apply to the DCC and any User seeking to send or receive the communications listed in Section H3.3.

General Obligations

1.2 The DCC and each User shall inform each other of the contact details of one or more persons working for their respective organisations for the purposes of managing arrangements associated with the use of the DCC User Interface. The following information shall be provided in relation to each such person (and subsequently kept up to date by the User or the DCC):

(a) contact name;

(b) contact email;

(c) contact telephone number; and

(d) contact address.

and any other contact details as may be reasonably required by the DCC or the User
from time to time.

Restrictions on Access to DCC User Interface

1.3 Each User shall only access the DCC User Interface via a DCC Gateway Connection.

Establishment of Transport Layer Security

1.4 The DCC and each User:

(a) shall establish a TLS session to secure the transport layer connection to the User’s Receive Response Service or the DCC User Interface respectively and shall do so in accordance with the DCC User Interface Specification;

(b) shall use a DCCKI Infrastructure Certificate to establish the TLS session; and

(c) in the case of a User only, may obtain a DCCKI Infrastructure Certificate in accordance with the DCCKI RAPP.

Technical Infrastructure

1.5 Each User shall only send Service Requests or Signed Pre-Commands where they have successfully validated those Service Requests or Signed Pre-Commands against the DUIS XML Schema.

1.6 Each User shall inform the DCC of the following information relating to its Receive Response Service in relation to any DCC Gateway Connection that it is using to access the DCC User Interface:

(a) primary URL and/or IP address for its Receive Response Service; and

(b) alternate URL and/or IP address for its Receive Response Service (if required for secondary location).

and shall inform the DCC if there are any changes to such information.

1.7 Each User shall provide the DCC with reasonable advance notice of any expected
outages in the availability of its Receive Response Service that may impact the DCC’s ability to send information to the User.

1.8  The DCC shall ensure that the URL and/or the IP address of the DCC User Interface remain constant.

1.9  The DCC shall use UTC (Coordinated Universal Time) for all messages sent over the DCC User Interface.

Security Obligations

1.10 Each User shall test the installation of Security Patches to be applied to its User Systems prior to their application.

1.11 Prior to first using the DCC User Interface, each User shall provide a report to the DCC that details the following:

   (a) the scope of its User Systems;

   (b) the number of connections between its User Systems and any system that does not form part of the User Systems; and

   (c) the means by which the User has achieved Separation between its User Systems and each other system to which they connect.

and;

thereafter, the User shall ensure that the DCC is provided with a revised report whenever there is a change to the underlying information used to compile its previous report.

1.12 Where the DCC considers that:

   (a) the User Systems are at risk of Compromise as a consequence of one or more features of a System which has not been Separated from (and therefore forms part of) those User Systems; and
(b) the User Systems are at risk of Compromise to such an extent that the User is likely to be non-compliant with Section G; and

(c) that risk of Compromise (and therefore of non-compliance with Section G) could be appropriately mitigated by means of the Separation of the System which gives rise to the risk from the other Systems which are comprised in the User Systems; and

(d) that the non-compliance with Section G poses a threat of Compromise of DCC Systems,

the DCC shall notify the User and the Panel and provide an associated explanation.
APPENDIX AF
MESSAGE MAPPING CATALOGUE

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
APPENDIX AF
MESSAGE MAPPING CATALOGUE VERSION 2.0

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
APPENDIX AF
MESSAGE MAPPING CATALOGUE VERSION 3.0

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
APPENDIX AF
MESSAGE MAPPING CATALOGUE VERSION 3.1

[This placeholder is found in the consolidated PDF version of the SEC only, as the Schedule includes embedded files. For the current Schedule please download the individual document here]
Appendix AG

Incident Management Policy
Definitions

In this document, except where the context otherwise requires:

- Expressions defined in section A of the Code (Definitions and Interpretation) have the same meaning as is set out in that section;
- The expressions in the left hand column below shall have the meaning given to them in the right hand column below; and
- References throughout to Service Desk mean the DCC via the Service Desk.

<table>
<thead>
<tr>
<th><strong>Business Continuity Event</strong></th>
<th>An Event, other than a Disaster, that causes one or more of the ‘DCC BC Impacts’ listed in Table 4 of this document.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>CPNI</strong></td>
<td>Centre for the Protection of National Infrastructure</td>
</tr>
<tr>
<td><strong>Code of Connection</strong></td>
<td>One of the following Subsidiary Documents: DCC Gateway Connection Code of Connection; DCC User Interface Code of Connection; Registration Data Interface Code of Connection; Self Service Interface Code of Connection; SMKI Code of Connection; SMKI Repository Code of Connection; DCCKI Code of Connection; DCCKI Repository Code of Connection.</td>
</tr>
<tr>
<td><strong>Error Handling Strategy</strong></td>
<td>The procedures to be followed and actions to be taken where a Service Request or the commands or responses related to it fail to provide the result expected from that type or category of Service Request as further described in clause 4</td>
</tr>
<tr>
<td><strong>HMG</strong></td>
<td>Her Majesty’s Government</td>
</tr>
<tr>
<td><strong>Interested Party</strong></td>
<td>A Party or Registration Data Provider that is or has the potential to be affected by a Problem or Incident</td>
</tr>
<tr>
<td><strong>Known Error</strong></td>
<td>A fault in a component of the DCC Total System which is used for the provision of Live Services, identified by the successful diagnosis of an Incident or Problem and for which both Root Cause and a temporary work-around or a permanent solution have been identified</td>
</tr>
<tr>
<td><strong>Live Service</strong></td>
<td>Means</td>
</tr>
<tr>
<td>------------------</td>
<td>-------</td>
</tr>
<tr>
<td></td>
<td>1) any of the Services that the DCC is obliged to provide to a User, an Authorised Subscriber, a DCC Gateway Party (once its connection is capable of operation), but excluding Testing Services as set out in H14, and</td>
</tr>
<tr>
<td></td>
<td>2) the exchange of data pursuant to Section E2.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Nominated Individual</strong></th>
<th>Means an individual who has been nominated by an Incident Party in accordance with clause 1.4.5 of this Incident Management Policy</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th><strong>Root Cause</strong></th>
<th>is the ultimate cause of an Incident or Problem</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th><strong>Root Cause Analysis</strong></th>
<th>a class of problem solving methods aimed at identifying the Root Cause of a Problem or Incident</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th><strong>Service Alert</strong></th>
<th>An alert notifying Interested Parties of a current issue which may impact the provision of Services</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th><strong>Target Initial Response Time</strong></th>
<th>The time period within which an Incident within each Category should be recorded on the Incident Management Log and assigned to a resolver</th>
</tr>
</thead>
</table>
# Contents

1 **Introduction** ........................................ 5  
   1.1 Purpose ............................................... 5  
   1.2 Background ........................................... 5  
   1.3 Scope .................................................. 5  
   1.4 General Provisions .................................... 5  

2 **Incident Management** .................................. 8  
   2.1 Pre-requisites to Raising an Incident .............. 8  
   2.2 Raising an Incident .................................... 9  
   2.3 Required Information .................................. 9  
   2.4 Incident Prioritisation & Categorisation ........... 10  
   2.5 Incident Assignment .................................... 13  
   2.6 Identifying Interested Parties ...................... 15  
   2.7 Communications ....................................... 15  
   2.8 Incident Escalation .................................... 15  
   2.9 Escalation Process ..................................... 16  
   2.10 DCC Major Incidents and Major Security Incidents 17  
   2.11 Major Incidents not Assigned to the DCC ........... 18  
   2.12 Incident Closure ..................................... 19  
   2.13 Re-opening Closed Incidents ....................... 20  
   2.14 Re-occurring Incidents ............................. 20  

3 **Problem Management** ................................ 21  
   3.1 Opening a Problem .................................... 21  
   3.2 Prioritisation and Timescale for Closure of Problems 21  
   3.3 Closing a Problem ..................................... 22  

4 **Error Handling Strategy** ............................. 23  

5 **Business Continuity & Disaster Recovery** .......... 24  
   5.1 BCDR General Provisions ............................. 24  
   5.2 Business Continuity and Disaster Recovery Procedures 25  

1. **Introduction**

1.1 **Purpose**

1.1.1 This document details the Incident Management Policy in accordance with the requirements of Section H9. It deals with the management of Incidents, including those related to Registration Data.

1.1.2 Additionally, clauses 4 and 5 cover the Error Handling Strategy and Business Continuity and Disaster Recovery respectively.

1.2 **Background**

1.2.1 The subject matter of this document is closely related to that of the Incident Management aspects of the Registration Data Interface Specification. In order to ensure an integrated solution to managing Incidents, certain common aspects of Incident Management are set out in this document and cross-referred to in the Registration Data Interface Specification.

1.2.2 The timetable for Registration Data refreshes is set out in the Registration Data Interface Code of Connection and the Registration Data Incident types are set out in the Registration Data Interface Specification.

1.2.3 Error conditions and how they should be handled are covered in clause 4, the Error Handling Strategy.

1.3 **Scope**

1.3.1 The Incident Management Policy details the full Incident Management lifecycle including management and declaration of Major Incidents, Problems and escalations.

1.4 **General Provisions**

1.4.1 Incidents may be raised only by the DCC or an Incident Party and in accordance with this Incident Management Policy.

1.4.3 In the event that an Incident Party considers it necessary to raise an issue relating to the provision of Services but which it considers outside the scope of Live Services or Testing Services, it shall contact the DCC directly and each of that Party and the DCC shall, acting reasonably, agree between them responsibility for resolution of the issue, which shall be resolved by the responsible Party as soon as reasonably practicable.

1.4.4 Incidents shall be raised and recorded in the Incident Management Log in accordance with clause 2.

1.4.5 Each Incident Party shall provide the DCC with, and shall subsequently provide the DCC with any changes to, a list of Nominated Individuals from their organisation who are authorised to:

a) contact the DCC to raise and record in the Incident Management Log an Incident and communicate with the DCC regarding the Incident; and/or

b) perform the roles identified in the escalation process defined in clause 2.9.

1.4.6 Each Registration Data Provider, when providing the DCC with a list of Nominated Individuals, shall provide details of both the core operating hours for the Registration Data Provider and the Registration Data Provider’s out-of-hours facility.

1.4.7 Each Incident Party shall ensure that only its Nominated Individuals shall contact the DCC to raise an Incident.

1.4.8 The DCC shall ensure that only those Nominated Individuals pursuant to clause 1.4.5(a) shall raise an Incident.

1.4.9 The DCC shall implement an authentication procedure for confirming that a communication is from an Incident Party’s Nominated Individual, and such procedure shall be commensurate with the risk to the Services and Data that would arise were someone other than a Nominated Individual to raise an Incident or obtain
information from the Service Desk. Incident Parties shall comply with this procedure.

1.4.10 The DCC and each Incident Party shall each ensure that information regarding Incidents and Problems is recorded and kept up to date in the Incident Management Log as follows:

a) for Major Incidents, the Incident Party shall comply with clause 2.2.2;

b) except in the case of clause 1.4.10 (a), the Incident Party shall use the Self Service Interface where it is able to do so and the DCC shall ensure that information provided in this way is automatically added to the Incident Management Log;

c) where the Incident Party is unable to use the Self Service Interface, it shall provide information to the Service Desk by email or by phone and the Service Desk shall ensure that this information is entered into the Incident Management Log;

d) when an Incident is submitted by email and the Incident Party does not provide the required information as detailed in clause 2.3, the Service Desk shall return an email to the Incident Party requesting the missing information and the Incident shall not be recorded in the Incident Management Log until the required information has been received by the Service Desk;

e) the Service Desk shall enter information that the DCC originates into the Incident Management Log;

f) the resolver shall ensure all actions to resolve the Incident are recorded in the Incident Management Log; and

g) In regard to items a) – f) above, the DCC and each Incident Party shall each ensure that information is as complete as is possible and is entered into the Incident Management Log as soon as is reasonably practicable.
2. INCIDENT MANAGEMENT

2.1 Pre-requisites to Raising an Incident

DCC

2.1.1 Before raising an Incident the DCC shall take all reasonable steps to ensure an Incident does not already exist for the issue.

2.1.2 Pursuant to Section E2.13, prior to the DCC raising an Incident regarding the provision of Registration Data by a Registration Data Provider, the DCC shall take all reasonable steps to confirm that the issue does not reside within the DCC System or processes.

Incident Parties other than Registration Data Providers

2.1.3 For the purposes of this clause 2.1.3 and clause 2.1.4, references to “Incident Party” do not include Registration Data Providers.

Before raising an Incident with the DCC the Incident Party shall take all reasonable steps to:

a) where appropriate, confirm that the issue does not reside within the HAN, or the Smart Meter, or other Devices which the Incident Party is responsible for operating;

b) confirm that the issue does not reside within the Incident Party’s own systems and processes;

c) follow the guidance set out in the self-help material made available by the DCC, including checking for Known Errors and the application of any workarounds specified; and

d) where the party is a User and to the extent that this is possible, use the SSI or submit a Service Request to resolve the Incident in accordance with Section H9.2.

2.1.4 In the event that the activities in clause 2.1.3 have been completed and an Incident is to be raised with the DCC, where it has access to the Self-Service Interface, the Incident Party shall check on the Self Service Interface to establish whether an Incident has already been raised or a Service Alert issued for this issue and:
a) in the event that the Incident Party can reasonably determine that an Incident or Service Alert for this issue exists, the Incident Party shall notify the Service Desk who shall register the Incident Party as an Interested Party within the Incident Management Log;

b) in the event that the Incident Party cannot identify an existing Incident or Service Alert they shall progress to clause 2.2 to raise an Incident.

Registration Data Provider

2.1.5 Prior to raising an Incident regarding the provision of data to and by the DCC, the Registration Data Provider shall take all reasonable steps to confirm that the issue does not reside within the Registration Data Provider’s systems and processes.

2.2 Raising an Incident

2.2.1 Incidents can be raised at any time as set out in clause 2.2.3, but only once the steps in clause 2.1 have been followed.

2.2.2 Where an Incident Party believes that an Incident meets the criteria of a Category 1 Incident (see clause 2.4.4), the Incident Party shall call the Service Desk as soon as reasonably practicable.

2.2.3 An Incident Party shall raise what it considers to be Category 2, 3, 4 and 5 Incidents as set out in clause 1.4.10 and provide information as set out in clause 2.3.1.

2.3 Required Information

2.3.1 When raising an Incident, the DCC or Incident Party shall provide the following information:

a) Contact name;

b) Contact Organisation;

c) Contact details;
d) Organisation’s Incident reference number (where available);

e) Date and time of occurrence;

f) MPxN or Device ID (where appropriate);

g) Summary of Incident;

h) Business impact; and

i) Results of initial triage and diagnosis including references to existing Incidents, where appropriate, and details of investigations performed to satisfy pre-requisites set out in clause 2.1.

2.4 Incident Prioritisation and Categorisation

2.4.1 The DCC shall assign an Incident Category to an Incident raised by an Incident Party based on the information available at the time the Incident is recorded in the Incident Management Log.

2.4.2 The DCC shall assign an Incident Category to an Incident raised by the DCC using information available to the DCC at the time the Incident is recorded in the Incident Management Log.

2.4.3 The DCC shall progress the resolution of Incidents in priority order. The DCC shall determine the priority of an Incident by considering the Incident Category and the time remaining until the Target Resolution Time, as defined in clause 2.4.4.

Categorisation Matrix

2.4.4 The DCC shall, acting reasonably, assign a Category to an Incident, having regard to the table below. The table further details the Target Resolution Time in accordance with Section H9.1(c).
<table>
<thead>
<tr>
<th>Incident Category</th>
<th>Description</th>
<th>All Incidents except those that pertain to the SMETS1 SM WAN to the extent that Vodafone Limited is the relevant DCC Service Provider</th>
<th>Incidents that pertain to the SMETS1 SM WAN to the extent that Vodafone Limited is the relevant DCC Service Provider</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Target Initial Response Time</td>
<td>Target Resolution Time</td>
</tr>
<tr>
<td>1</td>
<td>A Category 1 Incident (Major Incident) is an Incident which, in the reasonable opinion of the DCC:</td>
<td>10 minutes</td>
<td>4 hours</td>
</tr>
<tr>
<td></td>
<td>• prevents a large group of Incident Parties from using the Live Services;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• has a critical adverse impact on the activities of the Incident Parties using the Live Services of the DCC;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• causes significant financial loss and/or disruption to the Incident Parties; or</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• results in any material loss or corruption of DCC Data.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>For a Major Security Incident there are additional considerations:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• HMG, through CPNI, have declared a</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Major Incident based on their procedures;

- a pattern has been seen across the DCC Total System that in total would have a significant security impact; or

- Data covered by the Data Protection Act has either been lost or obtained by an unauthorised party, or is seriously threatened.

<table>
<thead>
<tr>
<th>2</th>
<th>An Incident which in the reasonable opinion of the DCC:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>has a non-critical adverse impact on the activities of Incident Parties, but the Live Service is still working at a reduced capacity; or</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>Time to Respond</th>
</tr>
</thead>
<tbody>
<tr>
<td>20 minutes</td>
<td>24 hours</td>
</tr>
</tbody>
</table>
An Incident which, in the reasonable opinion of the DCC:

- has an adverse impact on the activities of an Incident Party but which can be reduced to a moderate adverse impact due to the availability of a workaround; or
- has a moderate adverse impact on the activities of an Incident Party.

<table>
<thead>
<tr>
<th></th>
<th>An Incident which, in the reasonable opinion of the DCC:</th>
<th>45 minutes</th>
<th>72 hours</th>
<th>N/A</th>
<th>17 hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>An Incident which, in the reasonable opinion of the DCC has a minor adverse impact on the activities of an Incident Party.</td>
<td>3 hours</td>
<td>5 days</td>
<td>N/A</td>
<td>9 days</td>
</tr>
<tr>
<td>5</td>
<td>An Incident which, in the reasonable opinion of the DCC has minimal impact on the activities of Incident Party.</td>
<td>1 day</td>
<td>10 days</td>
<td>N/A</td>
<td>9 days</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th></th>
<th>An Incident which, in the reasonable opinion of the DCC:</th>
<th>45 minutes</th>
<th>72 hours</th>
<th>N/A</th>
<th>17 hours</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4</td>
<td>An Incident which, in the reasonable opinion of the DCC has a minor adverse impact on the activities of an Incident Party.</td>
<td>3 hours</td>
<td>5 days</td>
<td>N/A</td>
<td>9 days</td>
</tr>
<tr>
<td>5</td>
<td>An Incident which, in the reasonable opinion of the DCC has minimal impact on the activities of Incident Party.</td>
<td>1 day</td>
<td>10 days</td>
<td>N/A</td>
<td>9 days</td>
</tr>
</tbody>
</table>

Table 1 - This table covers all Incident categories including Security Incidents.

2.4.5 If an Incident Party believes an Incident has been allocated an incorrect Incident Category by the DCC or has been subsequently updated to an incorrect Incident Category by the DCC, it may invoke the escalation process set out in clause 2.9.

2.4.6 The DCC may change the Incident Category of an Incident if more information becomes available. The DCC shall provide to Interested Parties, through a Nominated Individual, details of why the Incident Category has been changed. The DCC shall update the Incident Management Log with the revised Incident Category.
2.5 Incident Assignment

2.5.1 The Service Desk shall manage Incidents recorded in the Incident Management Log through the Incident lifecycle.

2.5.2 The Service Desk shall assess the Incident and assign resolution activities to the appropriate resolver in accordance with Section H9.2, and the resolver may be the DCC or an Incident Party.

2.5.3 In the event that Incident resolution activities are assigned to a Registration Data Provider at a time which falls outside of the Registration Data Provider’s hours of operation, and where the DCC has classified the Incident as a Category 1 or 2, the DCC shall contact the Registration Data Provider via its out-of-hours facility as provided in accordance with the clause 1.4.6.

2.5.4 In the event that Incident resolution activities are assigned to a Registration Data Provider at a time which falls outside of the Registration Data Provider’s hours of operation and the DCC has classified the Incident as a Category 3, 4 or 5, the DCC shall contact the Registration Data Provider when their business operations commence on the next Working Day. In such instances the time during which the Registration Data Provider was not able to be contacted shall be disregarded for the purpose of calculating the resolution time for the Incident.

2.5.5 Pursuant to H9.8 the resolver assigned to an Incident shall perform the appropriate steps to resolve the Incident in accordance with Section H9.8, and shall record information as set out in clause 1.4.10.

2.5.6 When assigning an Incident to an Incident Party where the DCC requires the Incident Party to diagnose or confirm resolution of an Incident, the DCC shall:

   a) engage with the Incident Party through a Nominated Individual;

   b) set the Incident status to pending; and

   c) assign the activity to the Incident Party, and the resolution time shall not include the period of time during which the Incident is assigned to the Incident Party.

2.5.7 The Incident Party shall, using a reasonable mechanism, confirm to the DCC when all activities requested pursuant to clauses 2.5.5 are complete, providing details of steps taken, which the Service Desk shall ensure are included in the Incident Management Log. The DCC shall then reassign the Incident or update the status in the Incident Management Log to resolved, as appropriate, based on the information received.
2.5.8 Where an Incident has been investigated but has subsequently been determined not to be an Incident:

a) the Service Desk shall contact the Incident Party that raised the Incident through a Nominated Individual and provide the relevant information that the DCC holds to enable the Incident Party to raise and manage the Incident within its own system; and

b) the Service Desk shall set the status of the Incident in the Incident Management Log to closed.

2.5.9 If an Incident Party identifies that an Incident has been assigned to it but it should not be responsible for resolving it, the Incident Party shall advise the Service Desk, providing supporting information, and the DCC shall investigate and re-assign as appropriate.

2.5.10 The DCC shall collate and make available to Network Parties and the Panel data related to the time taken to resolve Incidents associated with the exchange of data pursuant to Section E of the Code, where the DCC is responsible for resolving the Incident but in order to do so, activity must be undertaken by a Registration Data Provider.

2.6 Identifying Interested Parties

2.6.1 The Service Desk shall take all reasonable steps using information available from the Live Services including Incident data, as appropriate, to identify Interested Parties for an Incident.

2.6.2 The DCC shall inform the Interested Parties identified by the DCC of the Incident through a Nominated Individual.

2.7 Communications

2.7.1 Throughout the lifecycle of the Incident, the DCC, via the Service Desk, shall communicate updates to the Incident Party or other identified Interested Parties. These communications may be via email, phone call and/or via updates to the Incident Management Log.
2.8 Incident Escalation

2.8.1 The rules and process for the escalation of an Incident are detailed in this clause and clause 2.9.

2.8.2 The DCC and Incident Party shall adopt the escalation process as defined in clause 2.9 to ensure that Nominated Individuals and DCC representatives with the necessary authority and the appropriate resources are applied to resolving the Incident.

2.8.3 The Service Desk shall monitor Incidents throughout their lifecycle and automatic reminder notifications shall be sent to appropriate resolvers based on Incident Category, Target Initial Response Time and Target Resolution Time.

2.8.4 Subject to clause 2.8.5, the Incident Party that raised an Incident with the Service Desk, an Interested Party, or an Incident Party to which the Incident has been subsequently reassigned by the DCC, may request that the Incident is escalated.

2.8.5 Incidents may be escalated under the following circumstances:
   a) disagreement with categorisation;
   b) Target Initial Response Time has not been met;
   c) Target Resolution Time about to be exceeded;
   d) lack of appropriate response;
   e) dissatisfaction with the progress of an assigned activity;
   f) dissatisfaction with the progress of an Incident; or
   g) dissatisfaction with the resolution of an Incident.

2.8.6 The Service Desk shall include full details of the escalation in the Incident Management Log.

2.9 Escalation Process

2.9.1 Escalated Incidents shall be progressed in accordance with the table below. All escalations shall follow the process and adhere to the sequential order.

<table>
<thead>
<tr>
<th>Level</th>
<th>DCC</th>
<th>Incident Party</th>
</tr>
</thead>
</table>

16
| L1 Escalation | Service Desk | Individual nominated to act in the role of service desk operator in accordance with clause 1.4.5 |
| L2 Escalation | Service Desk Manager | Individual nominated to act in the role of service desk manager in accordance with clause 1.4.5 |
| L3 Escalation | Service Manager | Individual nominated to act in the role of Service Manager in accordance with clause 1.4.5 |
| L4 Escalation | Head of Service | Individual nominated to act in the role of Head of Service in accordance with clause 1.4.5 |
| L5 Escalation | Operations Director | Individual nominated to act in the role of Operations Director in accordance with clause 1.4.5 |

Table 2 – Escalation Process

2.9.2 If, following a Level 5 escalation, a resolution cannot be satisfactorily agreed between the DCC and the escalating organisation, the Incident may be escalated by any Interested Party to the Panel and Section H9.16 shall apply.

2.9.3 The DCC and escalating Incident Party shall provide appropriate evidence to the Panel that it has been through all earlier escalation levels before escalating an Incident to the Panel.

2.10 DCC Major Incidents and Major Security Incidents

2.10.1 All Category 1 Incidents shall also be treated as Major Incidents. Major Security Incidents shall also be treated as Category 1 Incidents.

2.10.2 Once an Incident has been reported to the Service Desk pursuant to clause 2.2.2, the Service Desk shall perform initial triage on the Incident. The Major Incident management process and/or the DCC security team shall be engaged to progress and resolve the Incident where triage confirms that the DCC believes that the Incident should be treated as a Category 1 Incident, unless the circumstances set out in 2.10.7 apply.

2.10.3 If an Incident is updated to become a Category 1 Incident the provisions of this clause 2.10 will also apply.

2.10.4 The DCC shall notify all Incident Parties that are likely to be affected by such Major Incident by a reasonable means in accordance with Section H9.11.
2.10.5 On resolution of the Major Incident, the DCC shall raise a Problem to confirm the Root Cause.

2.10.6 The DCC shall make the details from the Problem available to Interested Parties.

2.10.7 Where a Major Incident has been investigated but then turns out to be an Incident which the DCC is not responsible for resolving (as set out in H9.2(b)) then the Service Desk shall:

   a) Contact the appropriate Incident Party through a Nominated Individual;
   b) assign the Incident to the Incident Party; and
   c) set the Incident status to pending.

2.10.8 Where a Major Incident has been investigated but turns out not to be an Incident:

   a) the Service Desk shall contact the Incident Party that raised the Incident through a Nominated Individual and provide the details to enable the Incident Party to raise and manage the incident within their own system; and
   b) the Service Desk shall set the status of the Incident to closed.

Major Security Incidents

2.10.10 Clauses 2.10.11 and 2.10.12 shall apply for a Major Security Incident.

2.10.11 The Incident Party shall notify the Panel, the Security Sub-Committee, in accordance with Section G3, and, pursuant to section H9, the DCC if:

   a) it detects a security Incident within its environment of which the DCC needs to be informed; or
   b) any potential Security Incident it detects appears to relate to the DCC Total System.

2.10.12 The DCC shall notify the Panel and the Security Sub- Committee, in accordance with Section G2, and, pursuant to Section H9, shall inform an Incident Party by an appropriate mechanism if:

   a) any Security Incident occurs that is identified in the Code as requiring notification to the Incident Party or the Panel and Security Subcommittee; or
   b) a Security Incident indicates a breach of the provisions of a Code of Connection.
2.11 Major Incidents not Assigned to the DCC

2.11.1 In the event that a Major Incident is assigned to an Incident Party other than the DCC:

a) the Incident Party may request that the DCC provides reasonable assistance. When this is requested the DCC shall provide all reasonable assistance to the Incident Party responsible for resolving the Incident in accordance with Section H9.12(b); and

b) as part of such reasonable assistance, the DCC may disseminate the information to Incident Parties if requested by the Incident Party, using the Self Service Interface and other mechanisms as appropriate.

2.12 Incident Closure

2.12.1 The rules for the closure of Incidents are detailed below.

2.12.2 An Incident that the DCC is responsible for resolving shall be resolved by the DCC in accordance with the Target Resolution Times set out in the categorisation matrix in clause 2.4.

2.12.3 The Service Desk and the resolver shall each record details of all steps they have each taken to resolve the Incident in the Incident Management Log, as set out in clause 1.4.10.

2.12.4 The Service Desk shall notify the Incident Party and/or other Interested Parties and the resolver via email when the DCC sets the Incident status to resolved.

2.12.5 If the Incident is resolved through the application of a workaround, the Service Desk shall either raise a new Problem or the Incident shall be associated with an existing Problem where one exists.

2.12.6 If it does not consider that the Incident is resolved, the Incident Party, resolver or an Interested Party shall respond to the Service Desk via email or phone call within 3 Working Days, unless a longer period has been agreed by the Service Desk, such agreement to not be unreasonably withheld. In so doing, the relevant party shall provide supporting information as to why they consider the Incident not to be resolved. Then:

a) If the Service Desk receives, with supporting information, a response detailing that the Incident is not resolved, the Service Desk will change the status from resolved and reassign the Incident for investigation in accordance with Section H9; or
b) If a response is not received from the Incident Party within the aforementioned timeframe the Service Desk shall close the Incident.

2.12.7 In the event that the Incident Party requires subject matter expert advice before confirming closure and the subject matter expert is unavailable, the Incident Party may contact the Service Desk via email or phone call to request that the closure period be extended.

2.12.8 In the event that the Incident is the result of an intermittent issue the Service Desk shall apply what it reasonably deems to be an appropriate closure period based on the frequency of the occurrences of the issue, and shall close the Incident after this period has elapsed without any further occurrences. The Service Desk shall record this in the Incident Management Log.

2.12.9 After the Incident has been resolved, the Service Desk may raise a Problem and link it to the Incident.

2.13 Re-opening Closed Incidents

2.13.1 The Incident Party that originally raised an Incident may only re-open it if it was closed with a workaround and one of the following circumstances occurs:

a) the workaround fails; or

b) the workaround deteriorates to a point that it affects normal business operations.

2.13.2 If a Problem associated with an Incident has been closed, it shall not be possible to re-open the Incident. In this case, the Incident Party shall raise a new Incident.

2.14 Re-occurring Incidents

2.14.1 If a previous Incident reoccurs after it has been closed in line with the procedures in this Incident Management Policy, the Incident Party shall raise a new Incident, in accordance with the provisions set out above.

2.14.2 The DCC may identify re-occurring Incidents by performing trending, correlation and incident matching. Confirmed re-occurrences may be progressed through Problem management.

2.14.3 An Incident Party may identify a re-occurring incident and may notify the DCC. In so doing, the Incident Party shall provide all related Incident reference numbers to the DCC who may progress the issue through Problem management, as set out in clause 3.
3. PROBLEM MANAGEMENT

3.1 Opening a Problem

3.1.1 The DCC shall open a Problem in the Incident Management Log in the following circumstances:
   
   a) when a Major Incident has been resolved;
   
   b) when an Incident is closed with a workaround applied; or
   
   c) when the DCC has identified a re-occurring Incident.

3.1.2 The DCC shall allocate a reasonable initial timescale for carrying out the Root Cause Analysis to enable the re-classification of the Problem as a Known Error.

3.2 Prioritisation and Timescale for Closure of Problems

3.2.1 The DCC shall periodically issue and make available a report listing open Problems to Incident Parties and the Panel.

3.2.2 The report shall set out for each open Problem:
   
   a) date opened;
   
   b) Problem classification;
   
   c) Problem status;
   
   d) the target closure date;
   
   e) the anticipated costs (in DCC’s reasonable opinion) for the investigation and resolution of the Problem, where appropriate;
   
   f) the anticipated timescales for the closure of a Problem;
   
   g) the likely impact on the DCC’s business, and its effects on Incident Parties of closing a Problem and continuing with a workaround, highlighting instances where implementing a permanent solution may not be the recommended approach; and
   
   h) the reason for any target closure date change.
3.2.3 Following the issuing of such a report, the DCC shall discuss with Incident Parties the prioritisation and preferred timescales for the progression of each Problem. Following discussion, and taking respondents’ views into account, the DCC shall determine the prioritisation and preferred timescales for the progression of each Problem.

3.2.4 If a Problem investigation or resolution requires a change to the Code a Draft Proposal shall be submitted by the DCC.

3.3 Closing a Problem

3.3.1 The rules for closure of a Problem are detailed below, as required by Section H9.1(k).

3.3.2 Following the application of a permanent fix, the DCC shall discuss the outcome with Interested Parties before closing the Problem.

3.3.3 Details of all steps taken to close the Problem shall be recorded, as set out in clause 1.4.10.

3.3.4 The DCC shall only close a Problem once one of the following conditions has been met and the DCC has discussed this with Interested Parties that:

a) the permanent fix has been applied; or

b) an enhanced and acceptable workaround is in place; or

c) the DCC will not continue investigations.
4. ERROR HANDLING STRATEGY

4.1 The first version of the contents of the Error Handling Strategy will be the ‘Error Handling Strategy – DCC Guidance Document’ as published by the DCC in June 2016.

4.2 The DCC shall make the Error Handling Strategy available to Users through the Self Service Interface.

4.3 The DCC may update the Error Handling Strategy from time to time. The DCC shall ensure that Parties are consulted prior to making any changes to the Error Handling Strategy and take into account any relevant views expressed by Parties in making any changes to it.
5. **BUSINESS CONTINUITY AND DISASTER RECOVERY**

5.1 **BCDR General Provisions**

5.1.1 Users, Other Parties and Registration Data Providers shall ensure that the contact details provided to the DCC for the purposes of Incident notifications are up to date.

5.1.2 The DCC shall record and treat any Disaster as a Major Incident.

5.1.3 The DCC shall coordinate recovery actions for any Disaster in order to minimise the impact on Services.

5.1.4 The DCC shall notify Incident Parties of a Disaster, with details of the Major Incident and the expected duration of the outage, if any. The DCC shall further inform Incident Parties when Services are restored.

5.1.5 The DCC shall notify Incident Parties of any event that results in a disruption to the Services as set out in Table 4 of this document, with details of the expected duration of the outage, if any. The DCC shall further inform Incident Parties when Services are restored.

5.1.6 The DCC shall implement the processes and arrangements outlined in the tables in clause 5.2 in order to meet the requirements as detailed in Section H10.13.

5.1.7 When requested by the DCC, upon restoration of Services, Incident Parties shall confirm that Services are fully restored.

5.1.8 Upon restoration of Services, if an Incident Party continues to have loss of Services they shall follow the incident management process steps outlined in clause 2.1.
5.2 Business Continuity and Disaster Recovery Procedures

Disaster Recovery

5.2.1 Pursuant to the requirements of Section H10.9:

a) the DCC shall implement the measures in the table below under ‘DCC Mitigation’ to reduce the likelihood of the Disaster occurring and limit the impact in the event that a Disaster has occurred;

b) in the event of a Disaster, the DCC shall follow the actions in the table below detailed under ‘DCC Recovery Action’; and

c) Incident Parties may experience the impact set out in the table below under ‘Incident Party Impact’ and shall follow the actions as detailed under ‘Incident Party Actions on failure, failover or failback’.
<table>
<thead>
<tr>
<th>Disaster ID</th>
<th>DCC Disaster Impact</th>
<th>DCC Mitigation</th>
<th>DCC Recovery Action</th>
<th>Incident Party Impact</th>
<th>Incident Party Actions on failure, failover or failback</th>
<th>Applicable to SMETS1 or SMETS2+</th>
</tr>
</thead>
<tbody>
<tr>
<td>D1(a)</td>
<td>The DCC loses the primary data centre provided pursuant to the (data services) contract referred to in paragraph 1.2(a) of Schedule 1 of the DCC Licence.</td>
<td>The DCC shall provide primary and secondary data centres providing data services for the DCC Live Systems, with a resilient server configuration in the primary data centre with an active-passive configuration between data centres. All configurations and data are backed up and backups are stored offsite. There are resilient network links to the data centres providing communication services.</td>
<td>The DCC shall do one of the following: a) fail over to the secondary data centre; or b) recover Services at the primary data centre.</td>
<td>Incident Parties may experience a loss of all Services on failover to the secondary data centre and on failback to the primary data centre, with the exception of some Testing Services which operate from the secondary data centre.</td>
<td>1. When requested by the DCC, Incident Parties shall suspend submission of Service Requests and Signed Pre-Commands until notified that Services have been restored. 2. Upon restoration of impacted Services, Incident Parties may recommence submission of Service Requests and Signed Pre-Commands (including submitting any that have failed). 3. When requested by the DCC, the Incident Party shall take each of the actions identified in column 6, of rows D5, D8, D9, D10, D11 and D16 of this table 3 and B6, B7 and B12 of table 4 below, as relevant, when DCC fails over from or fails back to the primary data centre.</td>
<td>SMETS2+</td>
</tr>
<tr>
<td>D1(b)</td>
<td>The DCC loses the primary data centre provided pursuant to the SMETS1 Data Services contract(s).</td>
<td>The DCC shall provide primary and secondary data centres in order to provide data services for the DCC Live Systems, with a resilient server configuration in the primary data centre with an active-passive configuration between data centres. All configurations and data are backed up and backups are stored offsite. There are resilient network links to the data centres providing communication services.</td>
<td>The DCC shall do one of the following: a) fail over to the secondary data centre; or b) recover Services at the primary data centre.</td>
<td>Incident Parties may experience a partial loss of SMETS1 Services on failover to the secondary data centre and on failback to the primary data centre.</td>
<td>1. Upon restoration of impacted Services, Incident Parties may recommence submission of SMETS1 Service Requests (including submitting any that have failed).</td>
<td>SMETS1</td>
</tr>
<tr>
<td>Disaster ID</td>
<td>DCC Disaster Impact</td>
<td>DCC Mitigation</td>
<td>DCC Recovery Action</td>
<td>Incident Party Impact</td>
<td>Incident Party Actions on failure, failover or failback</td>
<td>Applicable to SMETS1 or SMETS2+</td>
</tr>
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</tr>
<tr>
<td>D2</td>
<td>The DCC loses the secondary data centre provided pursuant to the (data services) contract referred to in paragraph 1.2(a) of Schedule 1 of the DCC Licence.</td>
<td>The DCC shall provide the ability to deliver Testing Services from either the secondary or primary data centres. All configurations &amp; data are backed up &amp; backups are stored offsite. There are resilient network links to the data centres providing communication services.</td>
<td>The DCC shall do one of the following: a) recover Services at the primary data centre; or b) recover Services at the secondary data centre.</td>
<td>Incident Parties will experience a loss of some Testing Services. Incident Parties may experience a loss of some data within Testing Services.</td>
<td>1. When requested by the DCC, Incident Parties shall suspend the use of Testing Services until notified that Services have been restored. 2. Upon Services restoration, Incident Parties may resubmit failed test messages.</td>
<td>SMETS2+</td>
</tr>
<tr>
<td>D3(a)</td>
<td>The DCC loses both the primary and secondary data centres provided pursuant to the (data services) contract referred to in paragraph 1.2(a) of Schedule 1 of the DCC Licence.</td>
<td>The DCC shall ensure that all configurations &amp; data are backed up &amp; backups are stored offsite.</td>
<td>The DCC shall do one or more of the following: a) recover Services at the primary data centre; b) recover Services at the secondary data centre; c) restore Services to new infrastructure at an alternative data centre; d) set up network links to the new data centre;</td>
<td>Incident Parties may experience a loss of all Services. Incident Parties may experience a loss of some transactions. Some information related to billing and Service Levels may be lost. On restart the DCC may impose systems-driven Restrictions on transaction volumes/types.</td>
<td>1. When requested by the DCC, Incident Parties shall suspend submission of Service Requests and Signed Pre-Commands until notified that Services have been restored. 2. Upon Services restoration, Incident Parties may resubmit failed messages.</td>
<td>SMETS2+</td>
</tr>
<tr>
<td>Disaster ID</td>
<td>DCC Disaster Impact</td>
<td>DCC Mitigation</td>
<td>DCC Recovery Action</td>
<td>Incident Party Impact</td>
<td>Incident Party Actions on failure, failover or failback</td>
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<td>---------------------------------------------------------</td>
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</tr>
<tr>
<td>D3(b)</td>
<td>The DCC loses both the primary and secondary data centres provided pursuant to the SMETS1 Data Services.</td>
<td>The DCC shall ensure that all configurations &amp; data are backed up &amp; backups are stored offsite.</td>
<td>The DCC shall do one or more of the following: a) recover Services at the primary data centre; b) recover Services at the secondary data centre; c) restore Services to new infrastructure at an alternative data centre; d) set up network links to the new data centre;</td>
<td>Incident Parties may experience a partial loss of all SMETS1 Services. Incident Parties may experience a loss of some SMETS1 transactions to a particular S1SP. On restart the DCC may impose systems-driven Restrictions on transaction volumes/types.</td>
<td>1. Upon restoration of impacted Services, Incident Parties shall resubmit any that have failed SMETS1 Service Requests.</td>
<td>SMETS1</td>
</tr>
<tr>
<td>Disaster ID</td>
<td>DCC Disaster Impact</td>
<td>DCC Mitigation</td>
<td>DCC Recovery Action</td>
<td>Incident Party Impact</td>
<td>Incident Party Actions on failure, failover or failback</td>
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</tbody>
</table>
| D4         | DCC Services are impacted by a virus or malware | The DCC constantly monitors its environments and networks to ensure the integrity of firewalls and anti-virus measures. | The DCC shall do one or more of the following:  
  a) halt processing and clear the virus or malware;  
  b) failover to a secondary data centre (or primary data centre) in the case of Testing Services;  
  c) isolate the affected system and clear the virus or malware;  
  d) cease to process transactions from Incident Parties impacted by the virus or malware until confirmation is received that they have applied necessary measures;  
  e) apply any software patches to its Services; or  
  f) recover from backup. | Incident Parties may experience a loss or interruption to affected Services.  
  The DCC may impose systems-driven restrictions on transaction volumes/types on restart.  
  Additional impacts are detailed in column 5 of rows D2, D5 to D12 and D15 of this table. | 1. When requested by the DCC, Incident Parties shall suspend use of any affected Services.  
  2. Prior to re-commencement of Service provision, the DCC may request that each Incident Party confirms that it has cleaned its User Systems and applied necessary measures to prevent the virus or malware reoccurring.  
  3. When requested by the DCC, the Incident Party shall take each of the actions identified in column 6, of rows D5, D8, D9, D10, D11 and D16 of this table 3 and B6, B7 and B12 of table 4 below, as relevant, when DCC fails over from or fails back to the primary data centre. | SMETS1 and SMETS2+ |
<table>
<thead>
<tr>
<th>Disaster ID</th>
<th>DCC Disaster Impact</th>
<th>DCC Mitigation</th>
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<th>Applicable to SMETS1 or SMETS2+</th>
</tr>
</thead>
<tbody>
<tr>
<td>D5</td>
<td>The DCC’s experiences a failure of the part of the DCC Systems responsible for delivering Service Requests, Commands, Responses &amp; Alerts</td>
<td>The DCC shall provide primary &amp; secondary data centres providing data services for the DCC Live Systems, with resilient server configuration in the primary data centre with an active-passive configuration between data centres. All configurations &amp; data are backed up &amp; backups are stored offsite. There are resilient network links to the data centres providing communication services.</td>
<td>The DCC shall do one of the following:</td>
<td>Incident Parties may experience a loss of Communication, Enrolment and Local Command Services. Incident Parties may experience a loss of all Services, with the exception of some Testing services which operate from the secondary data centre, during failover to the secondary data centre and failback to the primary data centre.</td>
<td>1. When requested by the DCC, Incident Parties shall suspend until notified that Services have been restored: • in respect of SMETS2+, the submission of Service Requests and Signed Pre-Commands; and • in respect of SMETS1, the submission of SMETS1 Service Requests. 2. Upon restoration of impacted Services, Incident Parties may recommence submission (including submitting any that have failed) of: • in respect of SMETS2+, Service Requests and Signed Pre-Commands; and • in respect of SMETS1, SMETS1 Service Requests. 3. When requested by the DCC, the Incident Party shall take each of the actions identified in column 6 of rows D8, D9, D10, D11 and D16 of this table 3 and B6, B7 and B12 of table 4 below, as relevant, when DCC fails over from or fails back to the primary data centre.</td>
<td>SMETS1 and SMETS2+</td>
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<td>D6</td>
<td>Intentionally Left Blank</td>
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<td>Disaster ID</td>
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<td>DCC Recovery Action</td>
<td>Incident Party Impact</td>
<td>Incident Party Actions on failure, failover or failback</td>
<td>Applicable to SMETS1 or SMETS2+</td>
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<td>D8</td>
<td>The DCC experiences a failure of the systems used to support the operation of the CoS Party.</td>
<td>The DCC shall provide primary &amp; secondary data centres providing data services for the DCC Live Systems, with resilient server configuration in the primary data centre with an active-passive configuration between data centres. All configurations &amp; data are backed up &amp; backups are stored offsite. There are resilient network links to the data centres providing communication services.</td>
<td>The DCC shall do one of the following: a) fail over to the secondary data centre; or b) recover Services at the primary data centre.</td>
<td>Incident Parties would be unable to successfully send CoS Update Security Credentials Service Requests. Incident Parties may experience a loss of all Services during the failover to the secondary data centre. Incident Parties would also experience a loss of all Services on failback to the primary data centre.</td>
<td>1. When requested by the DCC, Incident Parties shall suspend until notified that Services have been restored: * in respect of SMETS2+, the submission of Service Requests and Signed Pre-Commands; and * in respect of SMETS1, the submission of SMETS1 Service Requests. 2. Upon restoration of impacted Services, Incident Parties may recommence submission (including submitting any that have failed) of: * in respect of SMETS2+, Service Requests and Signed Pre-Commands; and * in respect of SMETS1, SMETS1 Service Requests. 3. When requested by the DCC, the Incident Party shall take each of the actions identified in column 6, of rows D5, D9, D10, D11 and D16 of this table 3 and B6, B7 and B12 of table 4 below, as relevant, when DCC fails over from or fails back to the primary data centre.</td>
<td>SMETS1 and SMETS2+</td>
</tr>
<tr>
<td>Disaster ID</td>
<td>DCC Disaster Impact</td>
<td>DCC Mitigation</td>
<td>DCC Recovery Action</td>
<td>Incident Party Impact</td>
<td>Incident Party Actions on failure, failover or failback</td>
<td>Applicable to SMETS1 or SMETS2+</td>
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</table>
| D9         | The DCC experiences a loss of connectivity to one or more Incident Parties | The DCC shall provide primary & secondary data centres providing data services for the DCC Live Systems, with resilient server configuration in the primary data centre with an active-passive configuration between data centres. There are resilient network links to the DCC User Gateway Connection with automatic rerouting between both data centres. | The DCC shall do one or more of the following: 
  a) recover connection at the primary data centre; 
  b) recover connection at the secondary data centre; 
  c) recover User connection. | Incident Parties will experience loss of connectivity to Services via the DCC User Gateway Connection. | 1. In the event of a Services interruption, when advised by the DCC, Incident Parties shall suspend submission via the DCC User Gateway Connection until Services are restored: 
  • In respect of SMETS2+, Service Requests and Signed Pre-Commands; and 
  • in respect of SMETS1, SMETS1 Service Requests. 
  2. In the event of a Services interruption, when requested by the DCC, Incident Parties shall only submit Category 1 Incidents. 
  3. Upon restoration of impacted Services, Incident Parties may recommence submission (including submitting any that have failed) of: 
  • In respect of SMETS2+, Service Requests and Signed Pre-Commands; and 
  • in respect of SMETS1, SMETS1 Service Requests. | SMETS1 and SMETS2+ |
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<th>Disaster ID</th>
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<th>DCC Recovery Action</th>
<th>Incident Party Impact</th>
<th>Incident Party Actions on failure, failover or failback</th>
<th>Applicable to SMETS1 or SMETS2?</th>
</tr>
</thead>
</table>
| D10        | The DCC experiences a failure of the systems used to support the Self-Service Interface | The DCC shall provide primary & secondary data centres providing data services for the DCC Live Systems, with resilient server configuration in the primary data centre with an active-passive configuration between data centres. All configurations & data shall be backed up & backups are stored offsite. There are resilient network links to the DCC User Gateway Connection with automatic rerouting between both data centres. | The DCC shall do one of the following:  
a) fail over to the secondary data centre; or  
b) recover Services at the primary data centre. | Incident Parties would experience loss of connectivity to Services via the Self Service Interface.  
Incident Parties may experience a loss of all Services, with the exception of some Testing services which operate from the secondary data centre during the failover to the secondary data centre and on failback to the primary data centre. | 1. When requested by the DCC, Incident Parties shall suspend until notified of:  
   • In respect of SMETS2+, Service Requests and Signed Pre-Commands; and  
   • in respect of SMETS1, SMETS1 Service Requests.  
2. Upon restoration of impacted Services, Incident Parties may recommence submission of Service Requests and Signed Pre-Commands (including submitting any that have failed).  
3. Incident Parties may need to log in to the Self Service Interface again.  
4. When requested by the DCC, the Incident Party shall take each of the actions identified in column 6, of rows D5, D8, D9, D11 and D16 of this table 3 and B6, B7 and B12 of table 4 below, as relevant, when DCC fails over from or fails back to the primary data centre. | SMETS1 and SMETS2+ |
<table>
<thead>
<tr>
<th>Disaster ID</th>
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<th>Applicable to SMETS1 or SMETS2+</th>
</tr>
</thead>
<tbody>
<tr>
<td>D11(a)</td>
<td>The DCC experiences a failure of the connection between the service providers referred to in paragraphs 1.2(a) and 1.2(b) of Schedule 1 of the DCC Licence (DCC WAN Gateway).</td>
<td>The DCC shall provide primary &amp; secondary data centres providing data services for the DCC Live Systems, with resilient server configuration in the primary data centre with an active-passive configuration between data centres. All configurations &amp; data shall be backed up &amp; backups are stored offsite. There are resilient network links to the data centres providing communication services. Commands, Responses &amp; Alerts shall be cached.</td>
<td>The DCC shall do one of the following: a) fail over to the secondary data centre; or b) recover connection at the primary data centre.</td>
<td>Incident Parties may experience a delay or failure in the processing of Service Requests, Commands, Responses and Alerts. Incident Parties may experience a loss of all Services during the failover to the secondary data centre. Incident Parties would also experience a short impact on all Services on failback to the primary data centre.</td>
<td>1. When requested by the DCC, Incident Parties shall suspend submission of Service Requests and Signed Pre-Commands until notified that Services have been restored. 2. Upon restoration of impacted Services, Incident Parties may recommence submission of Service Requests and Signed Pre-Commands (including submitting any that have failed). 3. When requested by the DCC, the Incident Party shall take each of the actions identified in column 6 of rows D5, D8, D9, D10 and D16 of this table 3 and B6, B7 and B12 of table 4 below, as relevant, when DCC fails over from or fails back to the primary data centre.</td>
<td>SMETS2+</td>
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<tr>
<td>Disaster ID</td>
<td>DCC Disaster Impact</td>
<td>DCC Mitigation</td>
<td>DCC Recovery Action</td>
<td>Incident Party Impact</td>
<td>Applicable to SMETS1 or SMETS2+</td>
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<td>D11(b)</td>
<td>The DCC experiences a failure of the connection between the DSP and the SMETS1 Data Service Providers (SMETS1 Management Gateway).</td>
<td>The DCC shall provide primary &amp; secondary data centres providing data services for the DCC Live Systems, with resilient server configuration in the primary data centre with an active-passive configuration between data centres. All configurations &amp; data shall be backed up &amp; backups are stored offsite. There are resilient network links to the data centres providing communication services. Commands, Responses &amp; Alerts shall be cached.</td>
<td>The DCC shall do one of the following: a) fail over to the secondary data centre; or b) recover connection at the primary data centre.</td>
<td>Incident Parties may experience a delay or failure in the processing of Service Requests, Commands, Responses and Alerts. Incident Parties may experience a loss of all Services during the failover to the secondary data centre.</td>
<td>SMETS1</td>
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<td>D12</td>
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<td>D13</td>
<td>The DCC loses its primary data centre provided pursuant to the (SMKI) contract referred to in Schedule 1 of the DCC Licence.</td>
<td>The DCC shall provide instances of the SMKI service infrastructure at primary &amp; secondary SMKI data centres in an active-passive configuration with full data replication between sites and resilient network links to the Data Service Provider. The DCC shall backup all SMKI configurations &amp; data and shall store backups offsite.</td>
<td>The DCC shall do one of the following: a) fail over to the secondary data centre; or b) recover Services at the primary data centre.</td>
<td>Incident Parties would be unable to request new Organisational or Device Certificates during failure, failover or failback to the primary data centre. 1. When requested by the DCC, Incident Parties shall suspend transmission of Certificate Signing Requests. 2. Upon restoration of impacted Services, Incident Parties may recommence submission of Certificate Signing Requests (including submitting any that have failed).</td>
<td>SMETS1 and SMETS2+</td>
<td></td>
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<tr>
<td>Disaster ID</td>
<td>DCC Disaster Impact</td>
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| D14        | The DCC loses both primary & secondary data centres provided pursuant to the (SMKI) contract referred to in Schedule 1 of the DCC Licence. | The DCC shall maintain full off-site configuration & data backups. | The DCC shall:  
  a) Restore failed services at one of the existing datacentres; or  
b) restore failed Services to new infrastructure at an alternative data centre and shall then redirect network links to the alternate data centre. | Incident Parties may be unable to request new Organisational or Device Certificates. | 1. When requested by the DCC, Incident Parties shall suspend submission of Certificate Signing Requests until Services have been restored.  
2. Upon Services restoration, Incident Parties may resubmit failed Certificate Signing Requests. | SMETS12 and SMETS2+ |

| D15(a)     | The DCC loses both primary data centres provided pursuant to the DCO (Dual Control Organisation) contract. | The DCC shall provide primary and secondary data centres in order to provide data services for the DCC Live Systems, with a resilient server configuration in the primary data centre with an active-passive configuration between data centres.  
All configurations and data are backed up and backups are stored offsite. There are resilient network links to the data centres providing communication services. | The DCC shall do one of the following:  
c) fail over to the secondary data centre; or  
d) recover Services at the primary data centre. | Incident Parties may experience a partial loss of SMETS1 Services on failover to the secondary data centre and on failback to the primary data centre. | 1. Upon restoration of impacted Services, Incident Parties may recommence submission of SMETS1 Service Requests (including submitting any that have failed). | SMETS1 |
<table>
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<tr>
<th>Disaster ID</th>
<th>DCC Disaster Impact</th>
<th>DCC Mitigation</th>
<th>DCC Recovery Action</th>
<th>Incident Party Impact</th>
<th>Incident Party Actions on failure, failover or failback</th>
<th>Applicable to SMETS1 or SMETS2+</th>
</tr>
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<tbody>
<tr>
<td>D15 (b)</td>
<td>The DCC loses both primary &amp; secondary data centres provided pursuant to the (Dual Control Organisation) contract.</td>
<td>The DCC shall maintain full off-site configuration &amp; data backups.</td>
<td>The DCC shall do one or more of the following:</td>
<td>Incident Parties will experience a loss of all SMETS1 Services.</td>
<td>1. When requested by the DCC, Incident Parties shall suspend submission of all SMETS 1 Service Requests until Services have been restored. 2. Upon restoration of impacted Services, Incident Parties may recommence submission of SMETS1 Service Requests (including submitting any that have failed).</td>
<td>SMETS1</td>
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<td>c) recover Services at the primary data centre;</td>
<td>Incident Parties may experience a loss of some SMETS1 transactions to a particular S1SP.</td>
<td>1. When requested by the DCC, Incident Parties shall suspend submission of all SMETS 1 Service Requests until Services have been restored. 2. Upon restoration of impacted Services, Incident Parties may recommence submission of SMETS1 Service Requests (including submitting any that have failed).</td>
<td>SMETS1</td>
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<td>f) recover Services at the secondary data centre;</td>
<td>On restart the DCC may impose systems-driven Restrictions on transaction volumes/types.</td>
<td>1. When requested by the DCC, Incident Parties shall suspend submission of all SMETS 1 Service Requests until Services have been restored. 2. Upon restoration of impacted Services, Incident Parties may recommence submission of SMETS1 Service Requests (including submitting any that have failed).</td>
<td>SMETS1</td>
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<td>g) restore Services to new infrastructure at an alternative data centre;</td>
<td></td>
<td>1. When requested by the DCC, Incident Parties shall suspend submission of all SMETS 1 Service Requests until Services have been restored. 2. Upon restoration of impacted Services, Incident Parties may recommence submission of SMETS1 Service Requests (including submitting any that have failed).</td>
<td>SMETS1</td>
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<td>h) set up network links to the new data centre;</td>
<td></td>
<td>1. When requested by the DCC, Incident Parties shall suspend submission of all SMETS 1 Service Requests until Services have been restored. 2. Upon restoration of impacted Services, Incident Parties may recommence submission of SMETS1 Service Requests (including submitting any that have failed).</td>
<td>SMETS1</td>
</tr>
<tr>
<td>D16</td>
<td>A failure of a connection or interface between one or more Registration Data Providers (RDP) and the DCC</td>
<td>There are resilient network links to the Registration Data Providers from both primary and secondary data centres.</td>
<td>The DCC shall do one or more of the following:</td>
<td>There may be a delay in the update of registration data on the DCC. This may cause some Service Requests to fail registration data checks even though the Party submitting them is an Eligible User.</td>
<td>1. Upon service restoration, Incident Parties may resubmit failed Service Requests and/or SMETS1 Service Requests. 2. When requested by the DCC, RDPs shall send and receive updates by alternative (secure) means.</td>
<td>SMETS1 and SMETS2+</td>
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<td>a) recover connection at the primary data centre;</td>
<td></td>
<td>1. Upon service restoration, Incident Parties may resubmit failed Service Requests and/or SMETS1 Service Requests. 2. When requested by the DCC, RDPs shall send and receive updates by alternative (secure) means.</td>
<td>SMETS1 and SMETS2+</td>
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<td>b) recover connection at the secondary data centre;</td>
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<td>1. Upon service restoration, Incident Parties may resubmit failed Service Requests and/or SMETS1 Service Requests. 2. When requested by the DCC, RDPs shall send and receive updates by alternative (secure) means.</td>
<td>SMETS1 and SMETS2+</td>
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<td>c) recover connection to the Registration Data Provider; or</td>
<td></td>
<td>1. Upon service restoration, Incident Parties may resubmit failed Service Requests and/or SMETS1 Service Requests. 2. When requested by the DCC, RDPs shall send and receive updates by alternative (secure) means.</td>
<td>SMETS1 and SMETS2+</td>
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<td>d) Send and receive Registration update by alternative (secure) means.</td>
<td></td>
<td>1. Upon service restoration, Incident Parties may resubmit failed Service Requests and/or SMETS1 Service Requests. 2. When requested by the DCC, RDPs shall send and receive updates by alternative (secure) means.</td>
<td>SMETS1 and SMETS2+</td>
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<td>Disaster ID</td>
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| D17        | The DCC loses a data centre provided pursuant to the (communications services) contract referred to in paragraph 1.2(b) of Schedule 1 of the DCC Licence.                                                                                                                                                                                                         | The DCC shall provide primary & secondary sites for communication services data centres in an active-active configuration. All configurations & data are backed up and backups are stored offsite. Services would continue to be provided from the secondary data centre.                                                                 | The DCC shall:  
  a) restore the provision of Impacted Services at the affected communications data centre; or  
  b) restore the provision of impacted Services at a new data centre. | There would be no impact on Incident Parties from a single communications service data centre failure. Restoration of the existing data centre will not impact Incident Parties. | 1. No action would be required from Incident Parties to resolve this Incident.  
  2. Restoration of the existing data centre will not require action from Incident Parties.                                                                 | SMETS1 and SMETS2+ |
| D18        | The DCC loses both data centres provided pursuant to the (communications services) contract referred to in paragraph 1.2(b) of Schedule 1 of the DCC Licence.                                                                                                                                                                                                 | The DCC shall maintain full off-site configuration & data backups.               | The DCC shall:  
  a) restore impacted Services to new infrastructure at the affected location(s); or  
  b) restore services at an alternative data centre(s) | Incident Parties may be unable to send Commands to Devices or receive Responses and Device Alerts via the DCC and will experience loss of some Services.                                                                                                           | 1. When requested by the DCC, Incident Parties shall suspend submission until notified that Services have been restored of:  
  • In respect of SMETS2+, Service Requests and Signed Pre-Commands; and  
  • in respect of SMETS1, SMETS1 Service Requests.  
  2. Incident Parties shall also comply with all reasonable DCC requests to assist with prioritising & phasing back transmission of Service Requests and/or SMETS1 Service Requests. | SMETS1 and SMETS2+ |
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<tr>
<td>D19</td>
<td>The service provided pursuant to the contract referred to in paragraph 1.2(b) of Schedule 1 of the DCC Licence experiences multiple access node failure. (Failure of a single access node would not be regarded as a DCC Disaster).</td>
<td>The DCC has significant, although not complete, overlap between access nodes. The DCC shall ensure that access nodes are of a resilient design and that it has sufficient provision of mobile equipment and components spares to restore service within acceptable timescales.</td>
<td>The DCC shall:</td>
<td>Incident Parties may experience the failure of impacted Services directed to meters, Communications Hubs and Gas Proxy Functions in the affected area(s).</td>
<td>Upon Services restoration, Incident Parties may resubmit failed Service Requests and/or SMETS1 Service Requests.</td>
<td>SMETS1 and SMETS2+</td>
</tr>
<tr>
<td>D20</td>
<td>Communications Hub Product Recall</td>
<td>The DCC has more than one source for Communications Hubs. Buffer stocks are held by the DCC and Communications Hub manufacturers.</td>
<td>The DCC shall:</td>
<td>This could result in Incident Parties diverting field staff to uninstall affected Communications Hubs, resulting in delays in installations. It might also impact stocks and future supply.</td>
<td>Incident Parties shall provide reasonable assistance to the DCC in resolving issues.</td>
<td>SMETS2+</td>
</tr>
<tr>
<td>D21</td>
<td>Loss of a site housing a DCC service function</td>
<td>The DCC shall have arrangements in place to resume all activity at an alternate location as part of its business continuity arrangements.</td>
<td>The DCC shall:</td>
<td>Incident Parties may be unable to contact the affected service function until it has been recovered at an alternate location.</td>
<td>There is no action required from Incident Parties.</td>
<td>SMETS1 and SMETS2+</td>
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<td>Disaster ID</td>
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<td>DCC Mitigation</td>
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Table 3 – Disaster Recovery Procedures
Business Continuity

5.2.2 Pursuant to the requirements of Section H10.9:

a) the DCC shall implement the measures in the table below under ‘DCC Mitigation’ to reduce the likelihood of a Business Continuity Event occurring and limit the impact in the event that a Business Continuity Event has occurred;

b) in the event of the occurrence of a Business Continuity Event, the DCC shall follow the actions in the table below detailed under ‘DCC Recovery Action’; and

c) Incident Parties may experience the impact set out in the table below under ‘Incident Party Impact’ and shall follow the actions as detailed under ‘Incident Party Actions on failure, failover or failback’.
<table>
<thead>
<tr>
<th>Business Continuity ID</th>
<th>DCC BC Impact</th>
<th>DCC Mitigation</th>
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<th>Incident Party Actions on failure, failover or failback</th>
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</thead>
</table>
| B6                     | The DCC experiences a failure of the systems used to support the provision of service management. | The DCC shall provide primary & secondary data centres providing data services for the DCC Live Systems, with resilient server configuration in the primary data centre with an active-passive configuration between data centres. All configurations & data are backed up & backups are stored offsite. There are resilient network links to the data centres providing communication services. | The DCC shall do one of the following:  
  a) fail over to the secondary data centre; or  
  b) recover Services at the primary data centre; and  
  c) the DCC Service Desk shall capture Incidents using another method until it regains access to the Service Management System. | Incident Parties may be unable to raise incidents or access incident information via the Self Service Interface. Incident Parties may experience a loss of all Services, with the exception of some Testing services which operate from the secondary data centre during the failover to the secondary data centre and on failback to the primary data centre. | 1. When requested by DCC, Incident Parties may only submit Category 1 Incidents.  
2. Upon Services restoration, Incident Parties may submit outstanding Incidents.  
3. When requested by the DCC, the Incident Party shall take each of the actions identified in column 6, of rows D5, D8, D9, D10, D11 and D15 of table 3 above and B6, B7 and B12 of this table 4, as relevant, when DCC fails over from or fails back to the primary data centre. |
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</thead>
</table>
| B7                     | The DCC experiences a failure of the systems used to support the provision of data warehousing and reporting. | The DCC shall provide primary & secondary data centres providing data services for the DCC Live Systems, with resilient server configuration in the primary data centre with an active-passive configuration between data centres. All configurations & data are backed up & backups are stored offsite. There are resilient network links to the data centres providing communication services. | The DCC shall do one of the following:  
  a) fail over to the secondary data centre; or  
  b) recover Services at the primary data centre. | Incident Parties may experience unavailability of preconfigured reports via the Self Service Interface. Incident Parties may experience a loss of all Services, with the exception of some Testing services which operate from the secondary data centre during the failover to the secondary data centre and on failback to the primary data centre. | 1. When requested by the DCC, Incident Parties shall suspend submission of Service Requests and Signed Pre-Commands until notified that Services have been restored.  
2. Upon restoration of impacted Services, Incident Parties may recommence submission of Service Requests and Signed Pre-Commands (including submitting any that have failed).  
3. When requested by the DCC, the Incident Party shall take each of the actions identified in column 6, of rows D5, D8, D9, D10, D11 and D15 of table 3 above and B6, B7 and B12 of this table 4, as relevant, when DCC fails over from or fails back to the primary data centre. |
<table>
<thead>
<tr>
<th>Business Continuity ID</th>
<th>DCC BC Impact</th>
<th>DCC Mitigation</th>
<th>DCC Recovery Action</th>
<th>Incident Party Impact</th>
<th>Incident Party Actions on failure, failover or failback</th>
</tr>
</thead>
</table>
| B12                    | Loss of the systems used to support Communications Hub ordering. | The DCC shall provide dual instances of the order management system in resilient configuration across primary and secondary data centres. All configurations & data are backed up with backups stored offsite. The DCC shall provide multiple network links & diverse routing. | The DCC shall do one or more of the following: 
  a) Capture orders using electronic or paper forms;  
  b) Restore the system from backups; and  
  c) On restoration of the system, the DCC shall ensure that all captured orders are entered. | Restoration of the CH Ordering System will not impact Incident Parties. | 1. In the event of a service interruption, Incident Parties shall submit orders as requested by the DCC.  
2. No action is required from Incident Parties on restoration of the system. |

Table 4 – Business Continuity Procedures
6. **Business Continuity and Disaster Recovery for Vodafone**

6.1 The provisions of Section H10.13 shall not apply to the Services supported by the SMETS1 SM WAN for which Vodafone is the DCC Service Provider.

6.2 On the occurrence of a Disaster affecting the SMETS1 SM WAN for which Vodafone is the DCC Service Provider, the DCC shall take reasonable steps to restore any and all affected Services.

7. **Planned Maintenance for Vodafone**

7.1 The provisions of H8.4 shall not apply to Planned Maintenance of the SMETS1 SM WAN for which Vodafone is the DCC Service Provider.

7.2 Where Planned Maintenance is proposed to the SMETS1 SM WAN for which Vodafone is the DCC Service Provider, the DCC will provide 4 (four) Working Days’ notice to Parties, to Registration Data Providers and to the Technical Architecture and Business Architecture Sub-Committee of the Planned Maintenance setting out the following information:

   a) the proposed Maintenance activity (in reasonable detail);

   b) the parts of the Services that will be disrupted (or in respect of which there is a Material Risk of disruption) during each such Maintenance activity;

   c) the time and duration of the Maintenance activity; and

   d) any associated risk that may subsequently affect the return of normal Services.
Appendix AH

Self-Service Interface Access Control Specification
Definitions

In this document, except where the context otherwise requires:

- expressions defined in Section A1 of the Code (Definitions) have the same meaning as is set out in that Section;
- the expressions in the left-hand column below shall have the meanings given to them in the right-hand column below; and
- any expressions not defined here or in Section A1 of the Code have the meaning given to them either in the DCC User Interface Specification or the Self-Service Interface Code of Connection.

**Business Functional Domain** means a grouping of one or more Functional Components which is used to describe and deliver the functional requirements of Self-Service Interface Users.

**Functional Component** means a specific item or set of functionality provided by the Self-Service Interface which is subject to the access controls set out in this Appendix AH.

**Job Type Role** means one of the functional roles as set out in the table contained in clause 1.5.2

**Order Management System (OMS)** as defined in the CH Handover Support Materials

**Security Assertion Markup Language (SAML)** an open, published framework for exchanging security information between online business partners

**SSI Baseline Requirements Document** means a document which sets out the design specification of the Self-Service Interface, and which is maintained by the DCC in accordance with Section 1 of this Appendix AH.
1 SELF-SERVICE INTERFACE ACCESS CONTROL SPECIFICATION

The DCC shall ensure that, where the DCC receives a request to access the Self-Service Interface, it shall direct that request to the appropriate URL for dealing with that request, and that such URL shall be implemented and maintained such that communications across it can be authenticated.

Where any fields are found to be invalid, the DCC shall ensure that validation error messages and suggestions for resolution are provided.

1.1 Authorisation

The DCC shall ensure that each user of the Self-Service Interface shall only be permitted to access a Functional Component if it is entitled to do so pursuant to clause 1.5.1 and 1.5.2 given the User ID(s) and Job Type Role(s) that are supplied as attributes of the SAML assertion.

1.2 SAML Authentication

The DCC shall provide to Users a SAML-capable Identity Provider Service for the purpose of authentication of User Personnel to the Self-Service Interface (the “DCC Identity Provider Service”).

Each User may use an Identity Provider Service that is not the DCC Identity Provider Service for the purpose of authentication of its User Personnel to the Self-Service Interface.

To authenticate each request from a User Personnel that seeks to access the Self-Service Interface, the DCC shall use either:

a) a SAML assertion provided by the DCC Identity Provider Service (as defined in clause 1.3); or
b) a SAML assertion provided by an Identity Provider Service provided by the User (as defined in clause 1.4).
After an Identity Provider Service provides the User Personnel's SAML assertion, the DCC shall store a secure cookie in the User Personnel’s browser. Such secure cookie shall be set to expire 8.5 hours after initial authentication by:

a) the DCC, for the DCC Identity Provider Service; or

b) the User, where such User is using an Identity Provider Service that is not the DCC Identity Provider Service.

If this cookie exists during subsequent authentication, the DCC shall bypass SAML authentication. Where using either the DCC Identity Provider Service or any other Identity Provider Service, if a User wishes to change the rights of that User Personnel to access the Self-Service Interface, the User shall delete the cookie from the User Personnel’s browser cookie store.

The User shall ensure that its browser uses HTTP POST to transfer SAML between its Identity Provider Service and the Self-Service Interface.

Each User shall ensure that SAML assertions are applied when requesting access to the Self-Service Interface.

Each User must, when using any Identity Provider Service, present the Job Type Role(s) for which access to the Functional Component is being requested in the SAML assertion sent to the DCC.

Each User shall ensure that each SAML assertion includes a Digital Signature produced by a DCCKI Digital Signing Key associated with a DCCKI Infrastructure Certificate in accordance with the FIPS 186-4 Digital Signature Standard using SHA-256 hashing algorithm. The User shall ensure that a SHA-256 hashing algorithm is applied to the SAML assertion.

1.3 SAML Authentication via the DCC Identity Provider Service

Where a User Personnel attempts to access the Self-Service Interface and a non-expired cookie is not stored in the User Personnel’s browser cookie store:

1. The DCC shall send a SAML assertion request to the DCC Identity Provider Service via the User Personnel’s browser;

2. When requested, the User shall provide the requested credentials (username, password, and certificate) to the DCC Identity Provider Service;
3. As set out in clause 1.1, the DCC shall grant or deny that person’s access to the Self-Service Interface by providing a cookie enabling such access to be stored in the User Personnel’s browser cookie store. If access is denied, the DCC shall provide a browser message which requests that the User Personnel resubmits their credentials.

The DCC shall ensure that, where a User is using the DCC Identity Provider Service, access to the Self-Service Interface is only provided once a User Personnel performs a login and generates a new password the first time that it uses that Identity Provider Service.

1.4 SAML Authentication via an Identity Provider Service that is not the DCC Identity Provider Service

When using an Identity Provider Service that is not the DCC Identity Provider Service, the User shall comply with this clause 1.4.

1.4.1 Authentication Requirements

A User providing a SAML assertion when seeking to access the Self-Service Interface via an Identity Provider Service that is not the DCC Identity Provider Service, shall ensure that its Identity Provider Service:

- prompts the User Personnel to provide their credentials (username, password, and certificate); and
- validates the User Personnel’s credentials and (only where successfully validated) sends a SAML response including a SAML assertion to the Self-Service Interface.

The User shall ensure that SAML assertions, provided to the DCC by its Identity Provider Service, comply with the OASIS Standard – Assertions and Protocols for the OASIS Security Assertion Markup Language (SAML) v2.0.

The User shall ensure that the Identity Provider Service authentication mechanism shall use an appropriate SAML security assertion to demonstrate conformance to UK Government Authentication Framework Level 2.

1.4.2 Enrolment of an Identity Provider Service that is not the DCC Identity Provider Service

Where using an Identity Provider Service that is not the DCC Identity Provider Service, prior to seeking to access the Self-Service Interface for the first time, the User shall obtain at least
one DCCKI Infrastructure Certificate in accordance with the DCCKI RAPP, and shall install such DCCKI Certificates on its Identity Provider Service.

The User shall configure their Identity Provider Service as defined in clause 1.4.1 and export and send a copy of the Identity Provider Service metadata to the DCC via secured electronic means, where such metadata shall include the URL of the Identify Provider Service and contact details in respect of the Identity Provider Service. Where the DCC reasonably requires the metadata to include additional information, the DCC shall inform the User of the information required and the User shall provide the information requested.

1.4.3 SAML Profiles, Bindings and Protocols

The User shall ensure that the Identity Provider Service it uses supports the following SAML profile, binding and protocol:

<table>
<thead>
<tr>
<th>Profile</th>
<th>Web Browser SSO (single sign-on)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Binding</td>
<td>HTTP POST (HTTP/1.1)</td>
</tr>
<tr>
<td>Protocol</td>
<td>Authentication Request Protocol</td>
</tr>
</tbody>
</table>

1.4.4 Identity Provider Service SAML Configuration

Where a User notifies the DCC that it wishes to use an Identity Provider Service that is not the DCC Identity Provider Service, the DCC shall upon request provide, to that User via secured electronic means, the following information to be included in each SAML assertion:

- the service provider unique ID to be used by the Identity Provider Service, which is denoted as ‘[UNIQUE IDENTIFIER SP]’ in the SAML attributes list below; and
- the URL formatted identifier of the Self-Service Interface, which is denoted as ‘[DCC SP URL]’ in the SAML attributes list below.

The User shall ensure that their Identity Provider Service:

- shall not sign Authentication Requests (AuthnRequest);
- shall sign SAML Assertions;
- shall not sign Authentication responses;
- shall not encrypt any part of the SAML assertion (other than the Digital Signature);
- shall use persistent and unique nameIDs;
shall only include NotBefore, NotOnOrAfter or AudienceRestriction in the SAML Condition elements; and

shall set the SAML assertion nameID to be persistent and unique to the User Personnel.

The User shall ensure that their Identity Provider Service sets the following SAML attributes shown in square brackets, making reference to the information shown after each colon:

- [UNIQUE IDENTIFIER IDP]: a unique ID assigned to the SAML response by the Identity Provider Service.
- [UNIQUE IDENTIFIER SP]: the service provider unique ID for the SAML request, as provided by the DCC.
- [TIMESTAMP]: a timestamp in standard SAML format.
- [DCC SP URL]: the URL formatted identifier for the Self-Service Interface, as provided by the DCC.
- [IDP ISSUER URL]: a URL identifying the Identity Provider Service issuing the SAML assertion.
- [SAML ASSERTION UNIQUE IDENTIFIER]: a unique identifier assigned to the SAML assertion by the Identity Provider Service.
- [MESSAGE SIGNATURE]: a Digital Signature generated by the signing of the SAML assertion message using the DCCKI Digital Signing Key associated with a DCCKI Infrastructure Certificate.
- [USERNAME]: a unique username assigned to the User Personnel by the Identity Provider Service.
- [SESSION EXPIRY]: a valid SAML date/time object describing the expiry time of the session associated with the user.
- [ASSERTION START]: a valid SAML date/time object describing the start time of the validity of the SAML assertion.
- [ASSERTION EXPIRY]: a valid SAML date/time object describing the expiry time of the validity of the SAML assertion.
- [SAML AUTHENTICATION CONTEXT]: a valid SAML Authentication Context Class describing the authentication that the user has completed with the Identity Provider Service.
- [Role name]: Job Type Role(s) as described in section 1.5. Multiple roles should be specified by separating role names using commas (,).
- [OrgID]: a list of User ID(s) in relation to which the User has been granted permission to access information held on the Self-Service Interface by the other User(s) to whom that information pertains. Such permission having been granted in accordance with clause 1.1.1 and not having been rescinded in accordance with clause 1.5.4. Multiple User IDs should be specified by separating values with commas (,).
1.5 Roles

1.5.1 DCC defined access

The DCC shall provide to User Personnel of each User access to each Functional Component that the User is eligible to access as set out in Section H8.16 or, where not specified in Section H8.16, as set out in this clause 1.5. Such access shall either be full or conditional, where:

- 'Full' means that the User can access data and use all functions associated with the specific Functional Component; and
- 'Conditional' means that a User’s entitlement to access data and use all functions associated with the specific Functional Component is based on the access rules for conditional access set out below.

<table>
<thead>
<tr>
<th>BFD ID</th>
<th>Business Functional Domain Name</th>
<th>Service capability</th>
<th>Functional Component</th>
<th>DCC Defined Access</th>
</tr>
</thead>
<tbody>
<tr>
<td>BFD01</td>
<td>Service Management</td>
<td>Provide service management capabilities in accordance with H9.4 and the Incident Management Policy, enabling Users to:</td>
<td>Raise service management Incidents UC_RaiseSMI_001 UC_RaiseSMI_002 UC_RaiseSMI_003 UC_RaiseSMI_004</td>
<td>Full</td>
</tr>
</tbody>
</table>
|        |                                 | • Raise, update, view and track Incidents.
<p>|        |                                 | • Track and view detailed Problem information related to Incidents. | Update service management Incidents UC_UpdateSMI_001 | Conditional. Access shall be granted as set out in Section H9. |
|        |                                 | | View service management Incidents UC_ViewSMI_001 UC_ViewSMI_002 | Conditional. Access shall be granted as set out in Section H9. |</p>
<table>
<thead>
<tr>
<th>BFD ID</th>
<th>Business Functional Domain Name</th>
<th>Service capability</th>
<th>Functional Component</th>
<th>DCC Defined Access</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Problem management</td>
<td>Conditional. Access shall be granted in accordance with Section H9.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>UC_ProblemManagement_001, UC_ProblemManagement_002</td>
<td></td>
</tr>
<tr>
<td>BFD02</td>
<td>Smart Metering Inventory</td>
<td>Enable Users to search and query current information on Smart Meter Inventory down to individual Devices in accordance with H8.16(a). Provide detailed information on a Device and any associated Devices.</td>
<td>Smart metering inventory UC_Inventory_001, UC_Inventory_002</td>
<td>Full</td>
</tr>
<tr>
<td>BFD03</td>
<td>DCC Service Status</td>
<td>Provide Users with a dashboard of component availability for DCC Services in accordance with H8.16(g).</td>
<td>DCC service status UC_ServiceDashboard_001</td>
<td>Full</td>
</tr>
<tr>
<td>BFD04</td>
<td>Service Audit Trails</td>
<td>Enable Users to query information on Service Audit Trails, showing a record of service activity in accordance with H8.16(b). Only the records pertaining to that User will be shown in search and individual message view, where the records pertaining to a User are those for: • the User IDs for that User; and • any User IDs for which that User has been granted permission to access the information in accordance with clause 2.5.3 and such permission has not been rescinded in accordance with clause 2.5.4.</td>
<td>Service Audit Trails UC_ServiceAudit_001, UC_ServiceAudit_002</td>
<td>Conditional. Access shall be granted as set out in Section H8.16(b).</td>
</tr>
<tr>
<td>BFD05</td>
<td>Forward Schedule of Change</td>
<td>Enable Users to query and view detailed information on Planned Maintenance, changes scheduled or change freezes affecting any of the following elements of DCC Smart Metering ecosystem in accordance with H8.16(g): • Communications Hub firmware. • Parse &amp; Correlate software. • SMIKI software. • DCC-impacting SEC Releases. • Other major DCC releases.</td>
<td>Forward schedule of change UC_Schedule_001, UC_Schedule_002, UC_Schedule_003</td>
<td>Full</td>
</tr>
<tr>
<td>BFD ID</td>
<td>Business Functional Domain Name</td>
<td>Service capability</td>
<td>Functional Component</td>
<td>DCC Defined Access</td>
</tr>
<tr>
<td>--------</td>
<td>---------------------------------</td>
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</tr>
<tr>
<td></td>
<td></td>
<td>• Meter firmware (Meter firmware events will only be visible to Users for Devices for which they are the Responsible Supplier)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>BFD06</td>
<td>Meter Read Transactions</td>
<td>Enable Users to query information on Meter Read Transactions for all users in accordance with H8.16(c).</td>
<td>Meter Read Transactions UC_Inventory_001</td>
<td>Full</td>
</tr>
<tr>
<td>BFD07</td>
<td>CSP SMWAN Network Coverage</td>
<td>Enable Users to query information on SM WAN network coverage down to premises level across each of the three GB regions in accordance with H8.16(f).</td>
<td>SM WAN network coverage UC_CSPCoverage_001 UC_CSPCoverage_002</td>
<td>Full</td>
</tr>
<tr>
<td>BFD08</td>
<td>DCC Service Alerts</td>
<td>Enable Users to view details of any Service affecting news / Alerts and other useful text relating to the quality of service delivery and service management in accordance with H8.16(g).</td>
<td>DCC Service Alerts UC_ServiceAlerts_001, UC_ServiceAlerts_002</td>
<td>Full</td>
</tr>
<tr>
<td>BFD09</td>
<td>Service Requests</td>
<td>Enable Users to: • Browse a catalogue of available DCC Service Requests. • Raise and update service management Service Requests with DCC from their service catalogue. Enables Users to track and update the status of raised requests within DCC service management system. • View full details of the raised Service Request User Personnel will only be able to access requests raised by the User with which they are associated.</td>
<td>Service catalogue publication and call off UC_ServiceCatalogue_001, UC_ServiceCatalogue_002, UC_ServiceCatalogue_003</td>
<td>Full</td>
</tr>
<tr>
<td>BFD10</td>
<td>Communications Hub Availability &amp; Diagnostics</td>
<td>Enable Users to query information on Communication Hub availability and diagnostics down to individual Communications Hubs. Allows Users to attempt to diagnose and resolve Incidents relating to any Communications Hubs for which they are the Responsible</td>
<td>Communications Hub availability and diagnostics UC_HubStatus_001 UC_HubStatus_002</td>
<td>Conditional. Access shall be granted to the Responsible Supplier, the Network Party or Registered Supplier Agent for any Smart</td>
</tr>
<tr>
<td>BFD ID</td>
<td>Business Functional Domain Name</td>
<td>Service capability</td>
<td>Functional Component</td>
<td>DCC Defined Access</td>
</tr>
<tr>
<td>--------</td>
<td>--------------------------------</td>
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<td>----------------------</td>
<td>--------------------</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Supplier, the Network Party or Registered Supplier Agent, using DCC’s remote diagnostic tools.</td>
<td></td>
<td>Metering System of which the Communications Hub Function in question forms a part.</td>
</tr>
<tr>
<td>BFD11</td>
<td>Reporting</td>
<td>Enable users to access on demand a standard set of pre-defined reports. Allow Users to view and download individual reports from a defined set of published reports.</td>
<td>Reporting UC_Reports_001</td>
<td>Conditional. Users will only be permitted to view reports which pertain to them.</td>
</tr>
</tbody>
</table>
| BFD12  | Knowledge Management, Search and FAQ’s | Enable Users to access the following functionality in accordance with H8.16(g) where applicable:  
- Knowledge management. This allows Users to view help and support information enabling early triage of User issues and queries, including access to the anonymous resolution details of service management problems and Incidents.  
- FAQ information.  
- DCC User Manuals detailing the operation of DCC Services.  
- Search capability, allowing Users to search for content provided by the SSI using tagged keywords, or textual content of page titles and descriptions. | Knowledge management UC_KnowledgeManagement_001  FAQs UC_FAQ_001  DCC user manuals UC_Manuals_001  Search capability UC_Search_001 | Full  Full  Full  Full |
<p>| BFD13  | Forecasting and Ordering       | Enable Users to access OMS in accordance with H8.16(e). In OMS Users can submit orders and forecasts of future orders for Communications Hubs and Communication Hub Auxiliary Equipment. | Forecasting and ordering of Communications Hubs and auxiliary equipment UC_CSPOMS_001 | Full |
| BFD14  |                                | Manage the verification of User identities requesting login access to SSI and DCC Platforms. | Log In UC_Login_001 | Full |</p>
<table>
<thead>
<tr>
<th>BFD ID</th>
<th>Business Functional Domain Name</th>
<th>Service capability</th>
<th>Functional Component</th>
<th>DCC Defined Access</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>User Identity &amp; Login Access Management</td>
<td>Manage the functionality available to individual Users based on their User Role. This includes the following capabilities: &lt;ul&gt;&lt;li&gt;Enable Users to use DCC Identity Provider Service to assign access to functionality to their User Personnel based on Job Type Role and manage the SSI accounts and associated settings (e.g. password resets) for User Personnel accounts subsequently created by an Administration User.&lt;/li&gt;&lt;li&gt;Enable Administration Users to unlock, delete and manage the details of another account created within their organisation.&lt;/li&gt;&lt;li&gt;Enable an Administration User to create a new account for User Personnel within their organisation.&lt;/li&gt;&lt;li&gt;Enable User Personnel to view detailed information about the account they are accessing via SSI including the functionality they have access to.&lt;/li&gt;&lt;/ul&gt; Ensure secure communications between DCC systems and Users.</td>
<td>User account management&lt;br&gt;UC_OrgManager_001,&lt;br&gt;UC_OrgManager_002,&lt;br&gt;UC_OrgManager_003</td>
<td>Conditional. Access shall be granted to Administration Users.</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>User profile information&lt;br&gt;UC_Profile_001</td>
<td>Full</td>
</tr>
</tbody>
</table>

Where a User is entitled to conditional access to more than one Functional Component, the DCC shall apply permissions such that any User Personnel can access any of those Functional Components that the User is eligible to access, subject to such User Personnel being entitled to such access on the basis of the Job Type Role(s) as further set out in 1.5.2.
1.5.2 Administration User defined access

In addition to the full and conditional access restrictions applied by the DCC in 1.5.1, Administration Users, appointed in accordance with the process set out in the DCCKI RAPP, may further define access restrictions for User Personnel to individual Functional Components by assigning one or more Job Type Roles to User Personnel in relation to one or more User IDs. Where a User is using the DCC Identity Provider Service, the DCC shall enable an Administration User to do this through the use of the Functional Component User Account Management.

The DCC shall ensure that access to Functional Components is only provided to the Job Type Role(s) presented to the DCC by the User in the SAML assertion accompanying the request for access to the Functional Component, on the basis of the Functional Components that the Job Type Role is entitled to access as set out in the table below.

The table below shows which Functional Components that User Personnel with a given Job Type Role are only permitted to access (User Personnel with a given Job Type Role may only access those Functional Components where there is a 'Y' in the corresponding box).

Where the SAML assertion presented to the DCC when seeking to access the Functional Component(s) contains multiple Job Type Roles, the DCC shall grant access to that User Personnel to all of the Functional Components that it is entitled to access in all of those Job Type Roles.
<table>
<thead>
<tr>
<th>Functional Component</th>
<th>Job Type Role</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>All Access</td>
</tr>
<tr>
<td>BFD01 Service Management</td>
<td></td>
</tr>
<tr>
<td>Raise service management incidents</td>
<td></td>
</tr>
<tr>
<td>UC_RaiseSMI_001, UC_RaiseSMI_002, UC_RaiseSMI_003, UC_RaiseSMI_004</td>
<td>Y</td>
</tr>
<tr>
<td>Update service management incidents</td>
<td></td>
</tr>
<tr>
<td>UC_UpdateSMI_001</td>
<td>Y</td>
</tr>
<tr>
<td>View service management incidents</td>
<td></td>
</tr>
<tr>
<td>UC_ViewSMI_001, UC_ViewSMI_002</td>
<td>Y</td>
</tr>
<tr>
<td>Problem management</td>
<td></td>
</tr>
<tr>
<td>UC_ProblemManagement_001, UC_ProblemManagement_002</td>
<td>Y</td>
</tr>
<tr>
<td>BFD02 Smart Metering Inventory</td>
<td></td>
</tr>
<tr>
<td>Smart metering inventory</td>
<td></td>
</tr>
<tr>
<td>UC_Inventory_001, UC_Inventory_002</td>
<td>Y</td>
</tr>
<tr>
<td>BRD03 DCC Service Status</td>
<td></td>
</tr>
<tr>
<td>DCC service status</td>
<td></td>
</tr>
<tr>
<td>UC_ServiceDashboard_001</td>
<td>Y</td>
</tr>
<tr>
<td>Service</td>
<td>Description</td>
</tr>
<tr>
<td>---------</td>
<td>-------------</td>
</tr>
<tr>
<td>Service audit trails</td>
<td>UC_ServiceAudit_001, UC_ServiceAudit_002</td>
</tr>
<tr>
<td>Forward schedule of change</td>
<td>UC_Schedule_001, UC_Schedule_002, UC_Schedule_003</td>
</tr>
<tr>
<td>Meter Read Transactions</td>
<td>UC_Inventory_001</td>
</tr>
<tr>
<td>SM WAN network coverage</td>
<td>UC_CSPCoverage_001, UC_CSPCoverage_002</td>
</tr>
<tr>
<td>DCC service alerts</td>
<td>UC_ServiceAlerts_001, UC_ServiceAlerts_002</td>
</tr>
<tr>
<td>Service catalogue publication and call off</td>
<td>UC_ServiceCatalogue_001, UC_ServiceCatalogue_002, UC_ServiceCatalogue_003</td>
</tr>
<tr>
<td>Communications Hub availability and diagnostics</td>
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1.5.3 Users granting access to other Users

Information available through the Self-Service Interface that relates to one or more User IDs of a User may be shared with another User where that other User is also willing to share information relating to one or more of its User IDs with the first User.

Where two Users wish to grant access to each other’s information accessible through the Self-Service Interface, each of those Users shall submit, via secured electronic means, a notification to the DCC which includes:

- that the notification relates to granting to another User access to its data which is available via the Self-Service Interface;
- the list of User IDs of both of the relevant Users, for which mutual access for the two Users is being granted; and
- details of the DCCKI SRO responsible for the relevant User IDs that is authorising such access on behalf of the User submitting the notification, which shall comprise:
  - the name of the authorising DCCKI SRO;
  - telephone and email contact details for the DCCKI SRO; and
  - signature of the DCCKI SRO.

Upon receipt of such notifications, the DCC shall confirm if each request is authentic, by:

- verification of the DCCKI SRO; and
- by confirming that the User IDs provided by each User granting access are User IDs that have been assigned to each such User by the Panel in accordance with H1.6.

Where both of the notifications are confirmed to be authentic, the DCC shall:

- configure the Self-Service Interface to enable any Administration User acting on behalf of either of the two Users to grant access to its User Personnel to information available via the Self-Service Interface relating to any of such User IDs; and
- confirm in writing, to each DCCKI SRO submitting a notification that such access has been granted.

Where either or both of the notifications are not confirmed to be authentic, the DCC shall confirm in writing, to each of the DCCKI SRO submitting a notification, that such access has been rejected and giving the reasons for rejection.
1.5.4 Users rescinding access permission to other Users

Where a User wishes to rescind permission to allow another User to access its information available through the Self-Service Interface for a defined set of User IDs, having previously granted such access, the User wishing to remove access shall submit, in writing via secured electronic means, a notification to the DCC which includes:

- that the User wishes to rescind access to its information on the Self-Service Interface by another User;
- the list of User IDs pertaining to the User submitting the notification, for which it wishes to rescind access to another User (each a “Rescinding User ID”);
- the list of User IDs pertaining to the other User for which access is to be rescinded (each a “Rescinded User ID”); and
- details of a DCCKI SRO that is authorising such rescinding of access on behalf of the User submitting the notification, which shall comprise:
  - the name of the authorising DCCKI SRO;
  - telephone and email contact details for the DCCKI SRO; and
  - signature of the DCCKI SRO.

Upon receipt of such a notification, the DCC shall confirm if the request is authentic, by:

- verification of the DCCKI SRO; and
- by confirming that the User IDs provided by the User notifying that access should be rescinded, are User IDs that have been assigned to that User by the Panel in accordance with H1.6.

Where the notification is confirmed to be authentic, the DCC shall:

- configure the Self-Service Interface to remove access to information relating to Rescinding User IDs by any User Personnel of the second User who were permitted to access such information only by virtue of themselves being permitted to access information relating to a Rescinded User ID;
- configure the Self-Service Interface to remove access to information relating to Rescinded User IDs by any User Personnel of the first User who were permitted to access such information only by virtue of themselves being permitted to access information relating to a Rescinding User ID; and
• confirm in writing, to the DCCKI SROs of both affected Users that such access has been rescinded.

Where the notification is not confirmed to be authentic, the DCC shall confirm in writing, to the DCCKI SRO, that the notification of permission to be rescinded has been rejected.
Appendix AI

Self-Service Interface Code of Connection
Definitions

In this document, except where the context otherwise requires:

- expressions defined in section A1 of the Code (Definitions) have the same meaning as is set out in that Section;
- the expressions in the left hand column below shall have the meanings given to them in the right hand column below; and
- any expressions not defined here or in section A1 of the Code have the meaning given to them in the Self-Service Interface Access Control Specification, the SSI Baseline Requirements Document or the DCC User Interface Specification.

**Administration User** means, in relation to a particular User, a member of User Personnel who has been appointed to act in such a role in accordance with the DCCKI RAPP (and who has not subsequently ceased to carry out such a role).

**Administration User Credentials Request** has the meaning given to that expression in the DCCKI RAPP.

**Identity Provider Service** means a service that authenticates that an individual member of User Personnel is who they purport to be for the purposes of access control.

**Network Address Translation** means a mechanism by which Users map one Self-Service Interface IP address space to another by modifying network address information in Internet Protocol (IP) datagram packet headers while they are in transit across a traffic routing device.

**Personnel Authentication Certificate** has the meaning given to that expression in the DCCKI Certificate Policy.

**Policy Enforcement Point (PEP)** a logical entity that enforces policies for admission control and policy decisions in response to a request for access. It is the logical boundary between the DCC Systems and connecting systems, namely User Systems, RDP Systems.
or any other systems used to access the Self-Service Interface. The PEP ensures that:

the policies in the applicable Code of Connection relevant to the applicable Party or RDP are being enforced;

there is appropriate separation of the DCC Systems from the connecting systems of the applicable Party or RDP;

and

all the connections to the User Systems, RDP Systems, systems used to access the Self-Service Interface, or DCC Systems are compliant with the same applicable Code of Connection.

**Supported Web Browser**

Internet Explorer versions 9, 10 and 11, and a minimum of 2 other browsers as listed on the DCC Website (such list as updated from time to time).

**TLS**

means transport layer security version 1.2 in accordance with RFC5246.

**UI DCCKICA Certificate**

has the meaning given to that expression in the DCCKI Certificate Policy.

**Uniform Resource Locator (URL)**

a reference to a resource that specifies the location of the resource on a computer network and a mechanism for retrieving it.

**W3C WCAG AA**

means the World Wide Web Consortium’s (W3C) Web Content Accessibility Guidelines (WCAG) for making content accessible. AA is one of three conformance levels.

1  **SELF-SERVICE INTERFACE CODE OF CONNECTION**

1.1 These provisions apply to the DCC and any User seeking to access information via the Self-Service Interface as described in Section H8.16 of the Code.

**General Obligations**

1.2 The DCC and each User shall inform each other of the contact details of one or more
persons working for their respective organisations for the purposes of communications associated with the use of the Self-Service Interface (in the case of the User, where the contact details for such persons are not already held by the DCC). The following information shall be provided in relation to each such person (and subsequently kept up to date by the Party and/or the DCC):

(a) contact name;
(b) contact email;
(c) contact telephone number;
(d) contact address; and
(e) any other contact details as may be reasonably required by the DCC or the User from time to time.

Restrictions on Physical Connections

1.3 Each User shall only access the Self-Service Interface over a DCC Gateway Connection.

1.4 Each User acknowledges that use of a DCC Gateway Connection for the purposes of accessing the Self-Service Interface will utilise some of the available bandwidth of that connection and may consequently reduce the rate at which information may be exchanged when accessing other Services over that connection.

Connection Mechanisms

1.5 Each User shall route all communications to the Self-Service Interface through its Policy Enforcement Point.

1.6 The DCC shall make the Self-Service Interface available on a set of Internet Protocol version 4 addresses.

1.7 The DCC shall provide details of the set of IP addresses and network configuration to each User, via secured electronic means, as part of the process for obtaining a connection to the Self-Service Interface.

1.8 Each User shall use Network Address Translation to map internal Internet Protocol addresses to the published DCC provided IP addresses within the User’s firewall prior
to accessing the Self-Service Interface.

1.9 Each User shall use Network Address Translation to remap incoming DCC traffic Internet Protocol addresses from the published IP addresses within the User’s firewall to IP addresses within their subnet, as notified by the DCC via secured electronic means.

1.10 Each User shall establish a TLS1.2 connection between their User Personnel browsers and either the Self-Service Interface or an Identity Provider Service, in accordance with clause 1.14.

1.11 The DCC shall provide access to the Self-Service Interface to each User using a Supported Web Browser with a minimum screen resolution of 1280x1024 pixels.

1.12 The DCC shall provide reasonable notice to Users of changes to the list of Supported Web Browsers.

Communications Authentication

1.13 Each User shall install a valid Root DCCKICA Certificate, UI DCCKICA Certificate and Personnel Authentication Certificate in its User Personnel’s browser prior to establishing a TLS1.2 connection to the Self-Service Interface in accordance with the Self-Service Interface Access Control Specification, where such DCCKI Certificates shall be obtained as set out in the DCCKI RAPP.

1.14 The User shall secure the connection between its User Personnel browser and the Self Service Interface or the Identity Provider Service used by the User, using TLS 1.2 in accordance with RFC5246 and will make use of:

(a) for the Identity Provider Service, mutual authentication using PKCS #3 Ephemeral Diffie Hellman key exchange to generate a shared secret for communications encryption, utilising one of the following cipher suites:

(i) TLS_ECDHE_RSA_WITH_AES_128_CBC_SHA256 ECDHE-RSA-AES128-SHA256;

(ii) TLS_ECDHE_RSA_WITH_AES_256_CBC_SHA384 ECDHE-RSA-AES256-SHA384;
(iii) TLS_ECDHE_RSA_WITH_AES_128_GCM_SHA256     ECDHE-RSA-AES128-GCM-SHA256; or
(iv) TLS_ECDHE_RSA_WITH_AES_256_GCM_SHA384     ECDHE-RSA-AES256-GCM-SHA384; or

(b) for the Self Service Interface, server-side authentication.

Technical Infrastructure

1.15 The DCC shall provide the User, via secured electronic means, with details of a Uniform Resource Locator (URL) to access the Self Service Interface, corresponding with each applicable IP address provided in accordance with clause 1.7.

1.16 The DCC shall give reasonable advance notification to each User of any changes to the Self-Service Interface URL.

1.17 The DCC shall ensure that the IP addresses of the Self-Service Interface shall remain static.

Use of DCC Identity Provider Service

1.18 Each User using the DCC Identity Provider Service shall follow the processes set out in the DCCKI RAPP in order to obtain Personnel Authentication Certificates for its User Personnel prior to accessing the Self-Service Interface.

1.19 Each User that elects to use the DCC Identity Provider Service may create, modify or remove accounts for its User Personnel using the Self-Service Interface as further set out in the Self-Service Interface Specification, save that in the case of accounts for an Administration User, the DCCKI Registration Authority shall, upon receiving an Administration User Credentials Request as set out in the DCCKI RAPP, create, modify or remove the accounts.

1.20 The DCC shall provide an Identity Provider Service that shall, pursuant to clause 1.26, store secure cookies on each User Personnel’s browser(s) to validate login sessions and shall ensure that such cookies do not include storage of information that permits personal identification.
Use of an Identity Provider Service that is not the DCC Identity Provider Service

1.21 The DCC shall only permit the use of an Identity Provider Service which conforms to the Identity Provider Service requirements set out in the Self-Service Interface Access Control Specification. The DCC shall not provide access to the Self-Service Interface where a User uses an Identity Provider Service that does not conform to such requirements.

1.22 When using an Identity Provider Service that is not the DCC Identity Provider Service, a User shall provide to the DCC the following details of its authentication arrangements:

   (a) identity provider – <name of external Identity Provider Service>; and

   (b) identity provider - <External Identity Provider Service URL>

and shall inform the DCC if the details change.

1.23 Each User that elects to use an Identity Provider Service that is not the DCC Identity Provider Service shall ensure that the SAML assertions, as set out in the Self-Service Interface Access Control Specification, are applied to access requests prior to establishing a TLS session.

1.24 Where a User elects to operate an Identity Provider Service that is not the DCC Identity Provider Service, the DCC shall regard an authentic signature on the SAML token for a member of User Personnel as confirmation that the User has appropriately performed verification, validation, role assignment and authentication of that member of User Personnel.

Interface Usage

1.25 Each User shall not use any systems to apply automated tools in order to interact or operate with the Self-Service Interface.

1.26 Each User shall configure each User Personnel’s browser to enable the storage of cookies by the DCC in the browser’s cookie store.
1.27 Each User consents to the recording and storage by the DCC of details that they make available to the DCC through SAML authentication and request parameters for the purposes of auditing, diagnostics and capacity planning.

1.28 Each User agrees to the recording and storage by the DCC of requests processed by the Self-Service Interface for the purposes of auditing, diagnostics and capacity planning.

1.29 The DCC shall ensure that the Self-Service Interface complies with the W3C Web Content Accessibility Guidelines at an ‘AA’ conformance level (“W3C WCAG AA”).

1.30 The DCC shall log information associated with all requests processed by the Self-Service Interface. Logged information includes data such as the User Personnel’s organisation, the User Personnel’s username, the URL requested and any inputs provided.

1.31 The DCC shall, upon request, make available to a User, reports summarising the information in clause 1.30 in relation to that User’s User Personnel.

1.32 Prior to first use of the Self-Service Interface or where there are any material changes to the following information, each User shall estimate and notify to the DCC:

(a) maximum total active User Personnel accounts;

(b) maximum number of User Personnel concurrently accessing the Self-Service Interface;

(c) average activity (requests/hour/account) for a typical Working Day; and

(d) maximum peak activity in relation to each User Personnel account (the maximum number of requests and the corresponding hour) for a typical Working Day.
APPENDIX AJ
SEC Variation Testing Approach Document (SVTAD)
Document Control

References

<table>
<thead>
<tr>
<th>Ref</th>
<th>Title</th>
<th>Source</th>
<th>Date</th>
<th>Version</th>
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<td>1</td>
<td>Glossary of Testing Terms</td>
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<td>3.1</td>
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<td>Joint Test Strategy</td>
<td>DCC</td>
<td>Apr 2015</td>
<td>3.5</td>
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<td>Joint Test Methodology¹</td>
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Table 1 – References

Where this document references sections of the Smart Energy Code (SEC), those references shall be construed by reference to any intended future variations to those Sections (and the SEC Subsidiary Documents associated with those Sections) which are due to take effect at Release 2.0 Go Live as specified by the Secretary of State.

Abbreviations & Acronyms

This document uses standard testing terminology but for the avoidance of doubt, the meanings of abbreviations and acronyms are shown below.

<table>
<thead>
<tr>
<th>Abbreviation</th>
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<tr>
<td>BAT</td>
<td>Business Acceptance Testing</td>
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<tr>
<td>BEIS</td>
<td>Department for Business, Energy &amp; Industrial Strategy</td>
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<td>CHTS</td>
<td>Communications Hub Technical Specification</td>
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<td>CSP</td>
<td>Communications Service Provider</td>
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<tr>
<td>CTSD</td>
<td>Common Test Scenarios Document</td>
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<td>CTSD</td>
<td>Common Test Scenarios Document</td>
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<td>DBCH</td>
<td>Dual Band Communications Hub</td>
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<td>DCC</td>
<td>Data Communications Company</td>
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<td>DIT</td>
<td>Device Integration Testing</td>
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<td>DSP</td>
<td>Data Service Provider</td>
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<td>HAN</td>
<td>Home Area Network</td>
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<td>IRB</td>
<td>Issue Resolution Board</td>
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<td>ISMS</td>
<td>Information Security Management System</td>
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¹ JTM is a methodology agreed by BEIS and industry participants for repeatable laboratory testing of HAN radio performance
Table 2 - Abbreviations & Acronyms

**Abbreviation** | **Meaning**
--- | ---
ITCH | Instrumented Test Communications Hubs
OCT | Operational Confidence Testing
PIT | Pre Integration Testing
PTCH | Prototype Test Communications Hub
RDP | Registration Data Provider
SBCH | Single Band Communications Hub
SEC | Smart Energy Code
R2 | Release 2.0
RIT | Radio Interface Testing
SIT | Systems Integration Testing
SMETS | Smart Metering Equipment Technical Specifications
SMKI | Smart Meter Key Infrastructure
SM WAN | Smart Metering Wide Area Network
SP | DCC Service Provider
SP UAT | Service Provider User Acceptance Testing
SVTAD | SEC Variation Testing Approach Document
TAG | Testing Advisory Group
TSP | Trusted Service Provider
TTO | Transition to Operations
UEPT | User Entry Process Testing
UIT | User Integration Testing

**Narrative Text**

In a number of places this document contains background narrative text, rather than specific rights or obligations (for example in the Introduction section). Whilst not required in the Sec Variation Testing Approach Document, this narrative text is provided for background context for stakeholders.

**Glossary**

The table below defines only terms that are specifically not as defined in Section A (Definitions and Interpretations) of the SEC².

---
² [https://www.smartenergycodecompany.co.uk/sec/sec-and-guidance-documents](https://www.smartenergycodecompany.co.uk/sec/sec-and-guidance-documents)
This document uses standard testing terminology, a glossary (Reference 1) of which can be found on the International Software Testing Qualification Board website [www.istqb.org](http://www.istqb.org).

<table>
<thead>
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<th>Term</th>
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<td>1.1 Communications Hubs (&quot;1.1 CHs&quot;)</td>
<td>Means single-band and Dual Band Communications Hubs which comply with, or are designed to comply with, the requirements of CHTS v1.1 and GBCS v2.0</td>
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<td>DCC Meter Protocol Emulators</td>
<td>Testing Stubs developed by DCC to emulate the functional aspects of smart metering Devices</td>
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<tr>
<td>Modified DCC Total System</td>
<td>Means the DCC System as modified in order to meet (or to be designed to meet) the DCC’s obligations under the SEC as at Release 2.0 go live, together with the Communications Hubs that form part of Enrolled Smart Metering Systems.</td>
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<td>Instrumented Test Communications Hub</td>
<td>Means a Test Communications Hub that includes an interface making diagnostic information relating to the HAN available. The interface will allow Users to capture HAN activity in real time using a Windows PC.</td>
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<tr>
<td>Release 2.0</td>
<td>Is defined in 1.1 of this document.</td>
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<tr>
<td>X11 Direction</td>
<td>Means the Secretary of State’s direction under section X11 of the SEC dated 23 February 2017, pursuant to which the DCC has prepared this document.</td>
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<td>User Regression Testing</td>
<td>The regression testing that must be conducted by certain Supplier Parties as described in Section 5 of this document.</td>
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Table 3 - Glossary

Approval of this Approach Document

The X11 Direction requires that DCC submit this Release 2.0 Testing Approach Document to the Secretary of State for approval after appropriate stakeholder consultation. When submitting the document, DCC will be required to provide the information set out in section X11.6, including why DCC considers the document fit for purpose and details from the consultation process. The Secretary of State will then consider the document, instruct DCC to carry out any remedial actions as necessary and then incorporate the document into the SEC using the powers in Section X5 of the SEC.

As part of the consultation process, the document will be issued to the SEC Panel’s Testing Advisory Group and the SEC Panel for review and comment. Any recommendations emerging from this review will be considered by DCC, with amendments made to the document as necessary, and provided to BEIS as per the requirements of section X11.6.
Table of Contents

1 Introduction ........................................................................................................... 7
   1.1 General .............................................................................................................. 7
   1.2 Modification of this Document ................................................................. 7

2 Scope .................................................................................................................... 7
   2.1 Documents for Release 2.0 ......................................................................... 8
   2.2 Joint Testing Strategy and Other DCC Testing Approach Documents .... 9
   2.3 Out of Scope ................................................................................................. 9

3 Objectives of Testing .......................................................................................... 10
   3.1 Testing Objectives ....................................................................................... 10
   3.2 Technical Specification Versioning ............................................................ 12

4 Testing Approach ................................................................................................. 14
   4.1 High Level Plan ........................................................................................... 14
   4.2 Description of Test Phases .......................................................................... 15
   4.3 Delivery of Test Phases and Stages ............................................................ 17

5 Supplier regression testing Obligations in UIT ..................................................... 18

6 Test Phase Description ........................................................................................ 18
   6.1 Requirements & Focus Areas for Pre Integration Testing ......................... 19
   6.2 Requirements & Focus Areas for Systems Integration Testing ............... 20
       6.2.1 Service Provider User Acceptance Testing ...................................... 21
       6.2.2 Operational Confidence Testing ...................................................... 22
   6.3 Requirements & Focus Areas for User Integration Testing ....................... 23
   6.4 Requirements & Focus Areas for Device Integration Testing .................... 25
   6.5 Requirements and Focus Areas for Transition to Operations Testing ......... 27

7 Common Testing Requirements and Activities ..................................................... 28
   7.1 Test Activities ............................................................................................. 29
   7.2 Test Method ................................................................................................ 29
   7.3 Test Scenarios ............................................................................................. 30
   7.4 Regression Testing ...................................................................................... 31
   7.5 Dependencies and Assumptions ................................................................. 32

8 Deliverables .......................................................................................................... 33
   8.1 By Test Phase ............................................................................................. 33
   8.2 Specific Deliverables ................................................................................... 36
   8.3 Requirements Traceability .......................................................................... 37

9 Test Procedure ...................................................................................................... 38
   9.1 Generic Entry and Exit Criteria ................................................................. 38
       9.1.1 Generic Entry Criteria ................................................................. 38
       9.1.2 Generic Exit Criteria ................................................................. 39
   9.2 Governance of Test Phase Approach Documents and Entry and Exit Criteria 39
   9.3 Specific Entry and Exit Criteria for Test Phases ........................................... 40
       9.3.1 Entry into SIT ............................................................................... 40
       9.3.2 Exit from SIT ............................................................................... 40
       9.3.3 Exit from DIT ............................................................................... 40
       9.3.4 Entry into UIT ............................................................................... 40
       9.3.5 Exit from UIT ............................................................................... 40
   9.4 Acceptance Process Following SIT Completion .......................................... 41
   9.5 Go Live Decision and DCC Incentives ....................................................... 41
   9.6 Post Go Live Activities ............................................................................. 42
   9.7 Test Phase Success Criteria ....................................................................... 42
   9.8 Test Issue Defect Masks .......................................................................... 42
9.9 Work Off Plans ................................................................. 43
9.10 UIT Test Issue Thresholds and Work off Targets ...................... 44

10 Test Result Management & Reporting ..................................... 44
10.1 Tracking & Reporting .......................................................... 45
10.2 Weekly DCC Test Execution Report ...................................... 45
10.3 SIT & DIT Test Completion Reports ...................................... 45

11 Acceptance and Test Assurance ............................................. 45
11.1 DCC Service Provider Self Assurance .................................... 46
11.2 Test Assurance by DCC ..................................................... 46
11.2.1 Quality Gating & the DCC Test Assurance Board ..................... 46
11.2.2 Test Witnessing ........................................................... 47
11.2.3 Test Observation .......................................................... 48

12 Testing Issue Management .................................................. 48
12.1 Logging and Triage of Test Issues ........................................ 49
12.2 Resolution of Test Issues .................................................. 50
12.3 Target Response Times ...................................................... 50
12.4 Assurance and Disputes ..................................................... 51
12.4.1 Assurance ................................................................. 51
12.4.2 DCC Issue Resolution Board .......................................... 52
12.5 Reporting of Test Issues ..................................................... 53
12.6 Test Issue Management Process .......................................... 53
12.7 Test Issue Severities and Priorities ...................................... 54

13 Test Resources ..................................................................... 57
13.1 Test Assurance Team .......................................................... 57
13.2 Test Stubs ........................................................................ 58
13.3 Testing Tools ..................................................................... 58
13.3.1 ALM ........................................................................... 58
13.3.2 GFI Testing Service ....................................................... 59
13.3.3 Communications Hubs for Testing .................................... 59
13.4 Test Laboratories ............................................................... 59
13.5 Assurance of Emulators and Tools ....................................... 59

14 Roles and Responsibilities .................................................... 60
14.1 DCC Systems Integrator ...................................................... 60
14.2 DCC Service Providers ....................................................... 61
14.3 DCC ............................................................................... 62

15 Environments ..................................................................... 63
15.1 Code Management ............................................................ 63

16 Device Interoperability Testing Events ..................................... 64

17 Audit and Independent Assurance .......................................... 64
17.1 Independent Audit of SIT Exit Criteria ................................... 64
17.2 SIT Audit Scope ............................................................... 65
17.3 Approach to SIT Audit ....................................................... 65
17.4 Assurance of Testing Tools and Stubs .................................... 65
17.5 Assurance of 2.4GHz and Sub GHz RF Coverage ..................... 66
1 Introduction

1.1 General

On 23 February 2017, the Secretary of State directed DCC to produce a Testing Approach document for the changes to the SEC that will be made for the purposes of Release 2.0, in accordance with Section X11 of the Smart Energy Code.

Release 2.0 is defined in the baseline documents agreed by the Technical and Business Design Group on 30 May 2017, as such baseline documents may be updated from time to time, as may the related amendments to the SEC, including the DCC User Interface Specification and Message Mapping Catalogue. These documents are published by SECAS on the ‘Developing SEC’ page of their website.3

Release 2.0 may include additional elements of scope as may be added by DCC itself, which do not affect SEC Parties.

This document sets out the information required of a SEC Variation Testing Approach document in section X11.5 of the SEC, including the manner in which testing will be conducted by DCC as directed for Release 2.0.

1.2 Modification of this Document

This document:

i. shall be modified by DCC in accordance with any direction to do so made by the Secretary of State;

ii. may be modified by DCC following consultation with affected parties, the Authority and the Secretary of State, provided that:

a. prior to making any such modification, DCC must present to the Secretary of State a summary of the consultation responses received and an explanation of how the DCC has taken them into account; and

b. it may not be modified to the extent that the Secretary of State directs otherwise; and

iii. may be modified by DCC without consultation where the modification is of a minor typographical nature, or where the modification does not have any material effect on the rights or obligations of SEC Parties or any other person who is entitled to undertake testing in accordance with this document.

2 Scope

In plain terms, Release 2.0 will update the DCC Total System to support updated versions of key technical smart metering specification documents. It will see DCC introduce new Communications Hubs with additional radio capabilities (Dual Band Communications Hubs) that will enable Supplier Parties to install Smart Metering Systems in an increased

3 https://www.smartenergycodecompany.co.uk/sec/the-developing-sec
proportion of GB homes. In addition, it will see DCC provide updated single band Communications Hubs and upgrade existing Single Band Communications Hubs to reflect amendments and clarifications in the Release 2 requirements. Further, all CHs will need to support current and updated versions of the ZigBee Alliance specifications and the Devices that use them.

This will be the first Release to introduce new Devices to the DCC Total System that operate to different device specifications. As a consequence, the DCC Total System will need to support Devices operating on multiple technical specification standards.

As for earlier Releases (R1.x), DCC will perform testing following established industry practice. The changes will be developed and tested by DCC Service Providers, then subjected to integration testing by DCC and then made available to Parties for integration testing with their Systems and Devices.

This approach document describes how this testing will be conducted and assured to make sure the changes fully meet the new requirements and obligations, at the same time as ensuring that the changes do not undermine the ability of Parties to continue to meet their existing obligations.

The document describes the objectives of testing and defines the different stages of testing in terms of the activities, resources and evidence needed to meet those objectives.

All 1.1 CHs variants will be subject to testing in R2.0.

In addition to, and supporting the specific direction received from the Secretary of State, Release 2.0 includes changes to the following components of the DCC Total System/Services;

- GIT for Industry (GFI Testing under section X9 of the SEC)
- DCC Meter Protocol Emulator (see 13.2 below)
- Parse & Correlate Software
- DCC enterprise systems (the systems which support the usage, billing and reporting of use of DCC Services)
- Instrumented Test Communications Hubs (see section 13.3.3)

Where this document places an obligation on any DCC Service Provider, or any personnel of a DCC Service Provider, it shall, for the purposes of the SEC, be read as an obligation on DCC to ensure that the relevant Service Provider meets that obligation.

2.1 Documents for Release 2.0

The table below lists the specifications that were notified to DCC for implementation in Release 2.0.
2.2 Joint Testing Strategy and Other DCC Testing Approach Documents

For Release 1.2 and 1.3 DCC produced a Joint Testing Strategy and a number of individual Testing Approach documents covering separate testing phases and activities. These documents established processes, reports and other elements that are now ongoing elements of DCC activities.

The Joint Testing Strategy has not been updated to reflect developments and improvements resulting from the delivery of Release 1.x and large parts of other Testing Approach documents are similarly no longer applicable.

Where relevant, or where there is an apparent conflict with the Joint Testing Strategy and other Testing Approach Documents developed for Release 1.x, this Testing Approach Document for Release 2.0, and relevant Approach Documents for Testing Phases, supersede and replace those earlier documents.

Recognising the potential variety of future DCC change, a new high level DCC Testing Principles document will be created to inform and reflect the ongoing change activities, the content of this Testing Approach Document and lessons learned.

2.3 Out of Scope

A number of requirements in this document do not apply for DSP PIT, which is a testing phase planned to be completed ahead of other testing phases and has been designed based on the existing DSP PIT processes and the Joint Testing Strategy. At the time of consulting on this document, DSP PIT has already commenced - DCC considers there to be minimal risk to Parties associated with that development work.

A number of the requirements in this Testing Approach Document do not apply to UIT, which is a Testing Phase to allow Parties to conduct their testing. For instance, the DCC Systems Integrator is not responsible for providing test artefacts for test participants and a separate defect process and repository is used.
The following assurance activities are outside the scope of the testing approach for Release 2.0:

i. CPA Certification of Communications Hubs (CSPs are responsible for this activity)

ii. DCC is not responsible for proving that Devices are compliant with SMETS requirements, but will undertake testing with Devices and provide testing services that Parties can use as part of their own Device testing

iii. Testing of the Home Area Network (HAN) except for:
   a. its interaction with the Modified DCC Total System
   b. where the HAN is tested as part of Device Integration Testing and User Integration Testing

iv. Testing the inter-changeability of Devices connected to the Home Area Network

3 Objectives of Testing

3.1 Testing Objectives
The following testing objectives are contained in the X11 Direction received from the Secretary of State:

a. demonstrate that 1.1 CHs designed to comply with CHTS v1.1 do comply with CHTS v1.1 and GBCS v2.0

b. demonstrate that Communications Hubs that comply with CHTS v1.0 / GBCS v1.0 can be upgraded to comply with CHTS v1.1 / GBCS v2.0 via a firmware upgrade sent over the SM WAN

c. demonstrate that DCC and the component parts of the Modified DCC Total System together with 1.1 CHs operating to CHTS v1.1 / GBCS v2.0 technical specifications operate and interoperate with each other, and with User Systems and RDP Systems, to the extent necessary that DCC and RDPs are capable of complying with their obligations under Sections E (Registration Data), G (Security), H (DCC Services) and L (SMKI) (and for such purposes DCC shall, to the extent reasonably practicable, use Devices that comply with (or have been designed to comply with) SMETS2 v3.0

d. demonstrate the extent to which the Modified DCC Total System and both new 1.1 CHs and those upgraded from CHTS v1.0 are capable of interoperating:
   i. with the Device or Devices that form part of an Enrolled Smart Metering System; and
   ii. with IHDs that have been installed pursuant to Condition 34 or 40 of (respectively) the Electricity Supply Licences or the Gas Supply Licences

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4 Note that the definition of DCC Total System in the direction is that as modified to include changes for Release 2.0. This is reflected in the use of the term Modified DCC Total System in this document.
in each case where one or more of those Devices comply with SMETS2 v2.0 (but not SMETS2 v3.0)

e. enable (to the extent that it is reasonably practicable to do so, and in each case as far as reasonably practicable in advance of Service Release 2.0 Go Live):

i. Parties to test the interoperability of their User Systems with the DCC System together with 1.1 CHs; and

ii. Testing Participants to test the interoperability of Devices that comply with (or have been designed to comply with) the requirements of SMETS2 v3.0 with the DCC System together with 1.1 CHs

iii. Demonstrate that the new versioning aspects of the DUIS operate correctly for Users to facilitate communication to a mixed estate of Devices operating to multiple different technical specifications with different functionality sets

iv. Demonstrate that Users can successfully install and commission and operate all Communications Hubs using the Modified DCC Total System

In addition, the following testing objectives shall also apply:

f. demonstrate that the Modified DCC Total System can operate successfully within a wider Smart metering ecosystem comprised of multiple Devices operating to different technical specifications in a consistent manner;

g. test end-to-end communication from User to Device and back again for all technical specifications in operation, together with the updated Parse and Correlate Software;

h. verify that all other functional changes that are part of Release 2.0 are functionally correct including consequential amendments (e.g. anomaly detection);

i. throughout the process, testing will be in accordance with Good Industry Practice, and with wider DCC objectives in Condition 5 of the DCC Licence;

j. wherever practicable, use of automated testing is required to improve the efficiency and lower the cost of testing;

k. assure Single Band Communications Hubs and Dual Band Communications Hubs against v3.0 of the Joint Test Methodology;

l. ensure that the changes do not materially impact the security risks associated with the Modified DCC Total System, or changes are identified, tested and accepted. Consideration should be given to the security capabilities in the DCC security architecture including the protection of data and infrastructure;

m. validation, as defined in specific Test Phase Approach Documents, of all DCC operational impacts and regression testing of the service to ensure continuity; and

n. validation, as defined in specific Test Phase Approach Documents, of the end-to-end data flows via the Modified DCC Total System (including reporting).
o. In pursuance of objective c above, all Communications Hub variants will be subject to testing in R2.0 to evidence that:

i. R2.0 development has not introduced any unintended capability regression from existing functional or non-functional behaviours such that backward compatibility is assured

ii. New or modified functional or non-functional behaviour which is required for the Modified DCC Total System in order to meet the R2.0 requirements has been developed and implemented and is fit for purpose

iii. Where practicable, overall Communications Hub behaviours are consistent between variants across the CSP Regions

In respect of the testing objectives described above:

a. references to the SEC shall be construed as a reference to the intended future version of the SEC (including any Subsidiary Documents) which are due to have effect at Release 2.0;

b. the testing objective shall be read as an objective to demonstrate or enable (as the case may be) testing of any particular thing only to the extent that such thing has not already been demonstrated or enabled by previous testing under the SEC;

c. the testing objective shall include the regression testing of existing key end-to-end processes to ensure that they are able to operate under both Release 2.0 and previous releases;

d. the testing objective may be met in multiple stages; for example, meeting it separately in relation to single-band and then Dual Band Communications Hubs; and

e. the testing objective may be met in parallel with meeting the testing objective of other changes to DCC Systems.

3.2 Technical Specification Versioning

Release 2.0 of the DCC Systems will be the first release of the DCC Systems that will support Devices that may comply with different versions of GBCS, SMETS and CHTS according to the entry for the Device Model in the Certified Products List.

The introduction of updated technical documents means that Devices within the smart metering ecosystem can have different features and functionality while still being conformant to the regulation and be interoperable with other Devices conformant with a different set of technical documents. The Modified DCC Total System for Release 2.0 has to operate successfully to support communication to all Devices regardless of which applicable technical documents they are conformant with.

The DCC User Interface and the rest of the Modified DCC Total System shall therefore support multiple versions of technical documents across the mixed estate of Devices that will exist within the smart metering eco-system at any point in time.

DCC will provide information for Users on the process steps involved to operate with DUIS v2.0.
Release 2.0 of the DCC Systems introduces an upgrade to the DCC User Interface Specification (DUIS) and enables, for the first time, User choice regarding which version of DUIS they wish to operate against, v1.0 or v2.0. A User may only operate against a single version of DUIS at any one time.

Backward compatibility of GBCS use cases in versions of GBCS with a valid Applicability Period must be supported by the DCC User Interface and the rest of the Modified DCC Total System (unless specifically mandated otherwise within GBCS for a specific GBCS Use Case). The latest version of DUIS will support Devices with older GBCS versions as well as the Devices compliant with the latest GBCS version.

Forward compatibility, meaning use of DUIS v1.0 with a Device that is compliant with GBCS v2.0, shall be supported by DCC for GBCS use cases that are in common between GBCS v1.0 and GBCS v2.0.

It shall not be possible for a Service Request issued by a User to DCC via DUIS v1.0 to be transformed by the Modified DCC Total System into a GBCS Command/message code which has been newly introduced in GBCS v2.0.

The upgrade to DUIS v2.0 is optional for Users however if any of the v2.0 functionality is required, it will be necessary for the User to upgrade.

It is expected that some Users will want to test the new DUIS v2.0 (functionality and regression) and some Users (not upgrading to DUIS v2.0) will want to regression test against DUIS v1.0. Some Users may wish to undertake both activities.

DCC will test technical specification versioning during the DSP PIT and SIT test phases.

Testing during these phases shall demonstrate that the new versioning aspects of the DUIS operate correctly to allow Users to communicate, using their preferred version of DUIS, to a mixed estate of Devices operating to multiple different technical specifications with different functionality sets.

The following are key principles for DUIS versioning (DUIS versions and GBCS versions):

- The old DUIS v1.0 remains supported by DCC and continues to support all the use cases in GBCS v1.0.
- The new DUIS v2.0 needs to support Devices running both old and new versions of GBCS.
- The old DUIS version can be used with updated Devices where existing GBCS use cases are still supported in the later GBCS version.
- DUIS v1.0 cannot be used to access use cases that appear in GBCS v2.0 but not in GBCS v1.0.
- A User should plan to operate against a single version of DUIS, either DUIS v1.0 or DUIS v2.0.

Users, as part of UIT, will be able to test with the new DUIS versioning functionality to ensure that the Modified DCC Total System is working correctly as designed against the version of DUIS that they intend to use upon implementation of Release 2.0. Users will be
able to test Service Requests in UIT against their chosen DUIS version against a mixed estate of Devices operating at different GBCS versions to ensure that commands are processed as expected and appropriate Responses received correctly by Users.

4 Testing Approach

As described above, Release 2.0 comprises changes to support the increment of a number of baseline technical documents, the introduction of Dual Band Communications Hubs and any changes to the DCC Systems and processes needed to support the release.

The scope of the DCC Total System that relates to processing communications with Users and Devices is shown below (in the grey box + the HAN).

Figure 1 – Scope of DCC Total System for Processing Service Requests

All interfaces and functions of the Communications Hub, including the HAN interface and Gas Proxy Function, fall within the scope of the DCC Total Systems. The Parse and Correlate Software is also part of the scope of the DCC Total System.

This document will describe the specific testing approach requirements for each phase, and then describe the common approach requirements that apply across the release.

4.1 High Level Plan

The detailed delivery plan is described in the Licence Condition 13 planning document for Release 2.0 and is not included in this Testing Approach Document. A high level outline plan is shown below.
The changes that comprise Release 2.0 will be developed and tested by DCC and its Service Providers in three parts. All parts will include regression testing and backwards compatibility testing.

- **Part 1 – Early Integration (DSP Only).** Regression testing of the R1.3/1.4 functionality by DSP only for backwards compatibility, plus testing of new DSP functionality to support a Device estate operating to multiple different versions of technical specifications with a CSP simulator.
- **Part 2 – GBCS v2.0 testing with a Single-Band Communications Hub compliant to CHTS v1.1 for all Service Providers.** Testing of new GBCS v2.0 functionality between DSP and CSPs.
- **Part 3 – GBCS v2.0 testing with a Dual Band Communications Hub compliant to CHTS v1.1 for all Service Providers.** Testing to complete the scope of Release 2.0.

### 4.2 Description of Test Phases

The approach to testing will include defined test phases. Subject to 4.3 below, and accepting an overarching principle for Release 2.0 to progress testing from phase to phase iteratively to facilitate progress and provide access to Parties for testing earlier than waiting for a test phase to complete, these are steps to develop and assure code or products prior to making them available in production.

In plain English, and with further detail provided in section 5 below, the test phases can be described as follows:

- **The Pre Integration Test (PIT) phase** covers the testing by DCC Service Providers undertaken individually to verify that the solution meets the requirements.
- **Systems Integration Testing (SIT)** confirms that the different DCC Service Provider and DCC internal systems work effectively together to meet the requirements of the SEC and operate as a working system for Users. This phase will include...
Solution Testing and Service Provider User Acceptance Testing (SP UAT). It will also include Operational Confidence Testing by the DCC Service Providers.

- Device Integration Testing (DIT) will test the interoperability between the Modified DCC Total System and 1.0 CHs, new 1.1 CHs (Single and Dual Band) and those that have been upgraded from CHTS v1.0 and
  - Devices that form part of Enrolled Smart Metering Systems and associated IHDs; and
  - new Devices complying with SMETS2 v3.0 (where Devices are available to support testing)

  DIT will take place independently of other phases, and will be subject to the overall LC13 plan, but is expected to be undertaken at the same time as SIT. The start of DIT will be offset from the start of SIT to ensure that components integrate prior to beginning testing with Devices.

- User Integration Testing (UIT) allows Users to test their systems and Devices with the Modified DCC Total System before changes are made available in the production environment. For Release 2.0, each Supplier Party that is a Responsible Supplier for any Device with an SMI Status of ‘commissioned’ is required to execute User Regression Testing against the Modified DCC Total System, as further described in Section 5. UIT also allows new and existing Parties to provide evidence of their ability to interact with the Modified DCC Total Systems for formal user testing using DCC Meter Protocol Emulators.

- Testing to support the Transition to Operations (TTO). These testing stages may operate independently and overlap with other phases. Testing as part of this group will include Operational Acceptance Testing, Business Acceptance Testing, security testing, pre-production proving and any required Performance Testing. It is the phase that assures that DCC Systems and processes – including billing and reporting are ready to support the changes introduced by the wider release.

The table below shows how the test phases address the testing objectives (using summarised language) described in detail above in section 3.1.

<table>
<thead>
<tr>
<th>Ref</th>
<th>Objective</th>
<th>Test Phase</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Demonstrate that new 1.1 CHs comply with CHTS v1.1</td>
<td>CSP PIT, SIT</td>
</tr>
<tr>
<td>B</td>
<td>V1.0 Communications Hubs can be upgraded to comply with CHTS v1.1 and GBCS v2.0</td>
<td>CSP PIT, SIT</td>
</tr>
<tr>
<td>C</td>
<td>Demonstrate that Modified DCC Total System together with v1.1 CHs interoperate with each other and User Systems to comply with SEC</td>
<td>CSP PIT, SIT, UIT, DIT, TTO</td>
</tr>
<tr>
<td>Ref</td>
<td>Objective</td>
<td>Test Phase</td>
</tr>
<tr>
<td>-----</td>
<td>---------------------------------------------------------------------------</td>
<td>-----------------------</td>
</tr>
<tr>
<td>D</td>
<td>Regression testing for existing Devices and new SMETS2 3.0 Devices</td>
<td>PIT, DIT, SIT</td>
</tr>
<tr>
<td>E</td>
<td>Support User testing of Systems and Devices</td>
<td>UIT</td>
</tr>
<tr>
<td>F</td>
<td>Good Industry Practice and DCC objectives</td>
<td>PIT, SIT, UIT, DIT, TTO</td>
</tr>
<tr>
<td>G</td>
<td>Use of automated testing</td>
<td>PIT, SIT</td>
</tr>
<tr>
<td>H</td>
<td>Assure the 2.4GHz and Sub GHz RF Coverage performance</td>
<td>CSP PIT</td>
</tr>
<tr>
<td>I</td>
<td>Security</td>
<td>PIT, SIT, UIT, TTO</td>
</tr>
<tr>
<td>J</td>
<td>Communications Hubs work as intended</td>
<td>CSP PIT, SIT, DIT</td>
</tr>
<tr>
<td>K</td>
<td>DCC operational impact</td>
<td>UIT, TTO</td>
</tr>
<tr>
<td>L</td>
<td>End-to-end data flows</td>
<td>PIT, SIT, UIT, DIT</td>
</tr>
</tbody>
</table>

**Table 5 Testing Objectives by Phase**

Alongside the testing activities associated with Release 2.0, DCC will continue to provide support for testing by new and existing Parties as part of the ongoing provision of testing services.

Release 2.0 changes a live system and will be developed and planned at a time when significant User testing of the system will be taking place within E2E testing. The Release must take account of incidents from production, and issues raised in E2E testing, both in test plans, but also as they arise during test phases.

Security testing should include appropriate testing to demonstrate security of the test and production environments and code. This may include penetration and other vulnerability testing, and may occur across multiple test phases.

DCC shall make available a version of the Parse and Correlate Software that is consistent with the functionality of Devices and DCC Systems that will be in operation from Release 2.0 live in the timescales set out in the Release 2.0 LC13 plan.

### 4.3 Delivery of Test Phases and Stages

In accordance with the X11 Direction, the execution of the testing to support Release 2.0 may be undertaken in multiple stages, this could include the possible delivery of multiple PIT, SIT and UIT phases, but using the same Release 2.0 PIT, SIT and UIT environments.
The approach may also include overlapping testing phases and stages to support early availability of elements of the scope, but consistently subject to the established DCC quality gating process including the DCC Test Assurance Board.

Apart from SIT and DIT which have been designed to be parallel and concurrent phases (with suitable dependencies for components and service requests to pass in SIT prior to being used in DIT), there will be no parallel testing across phases for any given functionality – functionality will not be released into a subsequent phase until testing, assurance and governance procedures are completed for prior and current test phases. The option to overlap, for instance SIT and UIT, is intended to allow Parties to test the GBSC v2.0 solution in UIT with Single Band Communications Hubs whilst SIT for Dual Band Communications Hubs is ongoing.

The detail of the execution plan for Release 2.0 is contained in the Licence Condition 13 Plan.

5 Supplier Parties – User Regression Testing

Each Supplier Party that is a Responsible Supplier for any Device that has an SMI Status of ‘commissioned’ on the date of the milestone “UIT TSG 2.0/SBCH Commence” (as defined in Table 7 of UIT Approach Document), shall:

a. take all reasonable steps to meet the Entry Criteria for User Regression Testing, as set out in Section 5.1.1 of the UIT Approach Document, by no later than 50 working days prior to the date of the milestone “R2 End of UIT testing Window” (as defined in Table 7 of the UIT Approach Document);

b. ensure that in carrying out User Regression Testing it sends test Service Requests that are consistent with Version 0.8.2.1 of the DUIS XML Schema;

c. ensure that the scope of its User Regression Testing tests comply with the requirements of Section 5.1.3 of the UIT Approach Document;

d. cooperate with the DCC to ensure that all of its User Regression Testing tests are executed by a date which is no later than 10 working days prior to the date of the milestone “R2 End of UIT testing Window” (as defined in Table 7 of the UIT Approach Document); and

e. provide the DCC, by the date which is no later than 5 working days prior to the date of the milestone “R2 End of UIT testing Window” (as defined in Table 7 of the UIT Approach Document), a self-certification of completion of User Regression Testing in the form provided by the DCC.

6 Test Phase Description

This section 6 of the Release 2.0 Testing Approach Document defines the testing activities and assurance requirements for individual test phases.

Subsequent sections describe and define generic elements of the approach to testing for Release 2.0. e.g. roles and responsibilities.

The testing deliverables required in section 8 below shall ensure that these requirements and focus areas are suitably covered by each DCC Service Provider and each testing
phase, and assured accordingly. All requirements and deliverables for each phase shall ensure that the test objective coverage described in Table 5 above is met.

6.1 Requirements & Focus Areas for Pre Integration Testing

PIT for Release 2.0 is required to provide assurance of quality earlier in the process than has previously been the case for DCC Releases.

As an overall requirement, any and all testing which can be reasonably and cost-effectively undertaken prior to SIT should be undertaken in PIT.

<table>
<thead>
<tr>
<th>Ref</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>PIT.1</td>
<td>DCC Test Assurance will engage in PIT across all activities except unit and link testing, as subsequent activities within PIT provide assurance of outputs from those tests</td>
</tr>
<tr>
<td>PIT.2</td>
<td>DCC Systems Integrator shall support the DCC Service Provider PIT activities</td>
</tr>
<tr>
<td>PIT.3</td>
<td>DCC Service Provider PIT shall include suitable performance testing</td>
</tr>
<tr>
<td>PIT.4</td>
<td>DCC Service Provider PIT shall be conducted using the latest available version of Parse and Correlate Software</td>
</tr>
<tr>
<td>PIT.5</td>
<td>DCC Service Provider PIT shall include suitable security testing of the whole solution. Specifically for CSPs this will include security testing of their Sub-GHz design and components</td>
</tr>
<tr>
<td>PIT.6</td>
<td>CSPs shall use a common methodology to assess the effectiveness of their HAN radio implementation and HAN coverage</td>
</tr>
<tr>
<td>PIT.7</td>
<td>Functional testing shall be aligned with all specifications, including CHTS v1.1 requirements</td>
</tr>
<tr>
<td>PIT.8</td>
<td>CSP Testing of GBCS v2.0 10.6.2.2 (Duty Cycle Monitoring) shall be undertaken using emulators</td>
</tr>
<tr>
<td>PIT.9</td>
<td>DCC shall review and approve the PIT test scenarios, where used, for appropriateness and suitable functionality coverage</td>
</tr>
<tr>
<td>PIT.10</td>
<td>CSP to verify ZigBee interPAN functionality</td>
</tr>
<tr>
<td>PIT.11</td>
<td>CSP to verify full functionality with maximum Devices attached</td>
</tr>
</tbody>
</table>
Table 6 PIT Requirements

6.2 Requirements & Focus Areas for Systems Integration Testing

SIT for Release 2.0 shall be planned to allow for incremental delivery (based on incremental proving out of PIT) of functionality from SIT to support earlier delivery of final, assured code for User testing.

<table>
<thead>
<tr>
<th>Ref</th>
<th>Requirement</th>
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</thead>
<tbody>
<tr>
<td>PIT.12</td>
<td>CSPs to demonstrate through testing that the WAN coverage assumptions which support the CSP “B” milestones are not jeopardised by the new Dual Band CHs</td>
</tr>
<tr>
<td>PIT.13</td>
<td>CSPs to demonstrate through testing that SM WAN connectivity is reliable and robust over a range of timed periods, at different power levels</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Ref</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>SIT.1</td>
<td>SIT will be undertaken using scenario testing and will ensure that Service Requests are validated for the correctness and consistency of content, alongside the correctness of formatting</td>
</tr>
<tr>
<td>SIT.2</td>
<td>SIT coverage will be proved using a test traceability matrix, which may be facilitated by the use of additional reporting tools</td>
</tr>
<tr>
<td>SIT.3</td>
<td>SIT will be designed to make use of automation where practicable to improve testing throughput rates</td>
</tr>
<tr>
<td>SIT.4</td>
<td>SIT will test all variants of 1.1 CHs, and regression against 1.0 CHs</td>
</tr>
<tr>
<td>SIT.5</td>
<td>SIT will include suitable security testing, including protection of data and E2E messaging security</td>
</tr>
<tr>
<td>SIT.6</td>
<td>SIT will include Solution Test and Service Provider User Acceptance Testing</td>
</tr>
<tr>
<td>SIT.7</td>
<td>SIT will include non-exhaustive testing of disruptive and negative functional test scenarios</td>
</tr>
<tr>
<td>SIT.8</td>
<td>SIT shall be performed using assured testing stubs and Meter Protocol Emulators. If there are Devices where there are no assured emulator alternatives, e.g. In Home Displays, then SIT shall use actual Devices</td>
</tr>
<tr>
<td>SIT.9</td>
<td>Testing of the integration with the Parse &amp; Correlate Software</td>
</tr>
</tbody>
</table>
SIT.10 | SIT will include testing of the Local Command Interface using a hand held terminal Device, or a suitable testing tool developed to emulate connectivity at the Local Command Interface\(^5\)

SIT.11 | SIT will include verification of the correct operation of all interfaces in DCC Systems

SIT.12 | SIT will include verification that the correct E2E data is contained in all relevant DCC enterprise system produced report feeds

SIT.13 | SIT will include suitable tools to allow testing and verification of encrypted and sensitive payloads

SIT.14 | Where SIT makes use of the DCC Meter Protocol Emulator, testing must include emulator configuration to provide valid data in a service response. A blank / null response cannot result in a passed test. The response must include valid data that can be successfully parsed and where relevant decrypted, to prove the response data received is as expected based on the emulator configuration for that test.

SIT.15 | SIT will include appropriate levels of testing of the v1.0 to v1.1 Communications Hub upgrade process to reflect the installed base of v1.0 Communications Hubs

SIT.16 | SIT will include testing 1.0 CHs with the Modified DCC Total System

<table>
<thead>
<tr>
<th>Ref</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>SIT.10</td>
<td>SIT will include testing of the Local Command Interface using a hand held terminal Device, or a suitable testing tool developed to emulate connectivity at the Local Command Interface(^5)</td>
</tr>
<tr>
<td>SIT.11</td>
<td>SIT will include verification of the correct operation of all interfaces in DCC Systems</td>
</tr>
<tr>
<td>SIT.12</td>
<td>SIT will include verification that the correct E2E data is contained in all relevant DCC enterprise system produced report feeds</td>
</tr>
<tr>
<td>SIT.13</td>
<td>SIT will include suitable tools to allow testing and verification of encrypted and sensitive payloads</td>
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<td>SIT.14</td>
<td>Where SIT makes use of the DCC Meter Protocol Emulator, testing must include emulator configuration to provide valid data in a service response. A blank / null response cannot result in a passed test. The response must include valid data that can be successfully parsed and where relevant decrypted, to prove the response data received is as expected based on the emulator configuration for that test.</td>
</tr>
<tr>
<td>SIT.15</td>
<td>SIT will include appropriate levels of testing of the v1.0 to v1.1 Communications Hub upgrade process to reflect the installed base of v1.0 Communications Hubs</td>
</tr>
<tr>
<td>SIT.16</td>
<td>SIT will include testing 1.0 CHs with the Modified DCC Total System</td>
</tr>
</tbody>
</table>

**Table 7 SIT Requirements**

Specifically for SIT.10, testing of the Local Command Interface shall cover, as a minimum, the following activities:

- Service user simulator to DSP to service user simulator local command
- Local command to Communications Hub Function to Device
- Device to Communications Hub Function to local response
- Local response to service user simulator to DSP

**6.2.1 Service Provider User Acceptance Testing**

The SIT Phase includes the DCC Service Provider User Acceptance Testing (SP UAT) activity. This activity will operate concurrently with Solution Test, and is undertaken to provide additional assurance.

\(^5\) This interface is only required for the 2.4GHz interface
It allows DCC to witness an agreed subset of the tests carried out in Solution Test. The subset of tests will be described in a SP UAT test plan.

Giving at least 2 Working Days’ notice, the DCC Systems Integrator will provide DCC with a schedule of when and where tests will be executed and invite DCC to witness either on-site or remotely.

Witnessing of the test execution, or reviewing evidence of executed tests, will adhere to two key rules;

- There will be no deviation from test scripts
- There will be no hands on execution by witnesses

SP UAT will report on test completion, test failures and test pass rate independently of Solution Test, in order to ensure that 100% coverage and other success criteria of SP UAT are met.

6.2.2 Operational Confidence Testing

At the same time as SIT, and for functionality that has completed SIT, the CSPs will undertake Operational Confidence Testing to assure functionality and non-functional performance of the Communications Hubs, supported by the DCC Systems Integrator and the DSP.

In the absence of a suitable environment for complete non-functional testing, Operational Confidence Testing will address non-functional testing as is practicable, and will include characterisation of timings, testing of different network transport layers and soak testing of Communications Hubs over a range of time periods to identify defects and issues occurring as a result of extended operation, including intermittent HAN connections.

Because of the nature of Operational Confidence Testing a different definition of success criteria will be applied. These will be defined by the Communications Service Providers in a joint OCT approach document and reviewed by the SEC Panel Testing Advisory Group (TAG), but will not be part of the SIT audit scope.

The OCT approach document will include;

- summary scope of tests to be carried out by each CSP
- detail of the environments to be used for OCT
- assurance approach and progress/test coverage reporting
- interaction with the DCC Systems Integrator
- approach to classifying and managing defect
- success criteria and completion report.

Where relevant, Operational Confidence Testing will be coordinated with DIT.
6.3 Requirements & Focus Areas for User Integration Testing

The provision of User Integration Testing environments and associated services is part of DCC’s ongoing activities, this section 6.3 describes the specific requirements and focus areas for Release 2.0.

Release 2.0 will introduce a second UIT environment to allow Parties to continue to test against the Release 1.0 code base/production (using the existing UIT A environment) in parallel with testing the Release 2.0 solution (using the new UIT B environment initially). How DCC will operate multiple UIT environments, and how Parties will interact with those environments, will be covered in a new DCC deliverable defined in section 8 below.

DCC shall provide a testing service (User Integration Testing (UIT)) that allows a Party to test the interoperability of its User Systems with the Modified DCC Total Systems (including via the Self-Service Interface), and to test simultaneously the interoperability of User Systems and Devices (other than those comprising Communications Hubs) with the Modified DCC Total Systems and with Test 1.1 Communications Hubs provided by DCC. This testing service shall be made available on the same basis as Testing Services under Section H14 (Testing Services), but subject to this Testing Approach Document.

As for previous releases, there will be a period between the completion of SIT and promoting functionality to live operations. This period allows for Parties to undertake any User Entry Process Testing (UEPT) activities and test with the Modified DCC Total System as they choose. Certain Supplier Parties will also carry out User Regression Testing as described in this Testing Approach Document.

The UIT Approach Document will provide timings for the uplift of DCC documents relating to User Testing, including the options for completing additive UEPT for Release 2.0 and how test Devices should be managed in a multiple environment context.

DCC now operates a production business, and defects found in User testing against DCC Systems will be managed through to resolution by the appropriate DCC release channel available. The Enduring Test Approach Document will be updated to provide detail of this process.

<table>
<thead>
<tr>
<th>Ref</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>UIT.1</td>
<td>UIT will enable Parties to test Release 2.0 functionality</td>
</tr>
<tr>
<td>UIT.2</td>
<td>UIT will be planned to allow earlier availability of functionality from SIT for Parties to test against their systems and Devices, ahead of the completion of the full Release</td>
</tr>
<tr>
<td>UIT.3</td>
<td>UIT will include the provision of a Prototype Test Communications Hub for remote test labs, to enable the testing and diagnosis of HAN interoperability and HAN performance</td>
</tr>
<tr>
<td>Ref</td>
<td>Requirement</td>
</tr>
<tr>
<td>-------</td>
<td>-----------------------------------------------------------------------------</td>
</tr>
<tr>
<td>UIT.4</td>
<td>UIT will include the provision of an Instrumented Test Communications Hub for DCC and remote test labs, to allow participants to diagnose and assure HAN performance and interoperability with other Devices, and undertake functional testing.</td>
</tr>
<tr>
<td>UIT.5</td>
<td>The deployment of new releases to UIT will be subject to specific entry criteria and testing to ensure minimal risk of disruption to ongoing participant testing in the environment.</td>
</tr>
<tr>
<td>UIT.6</td>
<td>UIT security testing of DCC user authentication and authorisation, including protection of data and E2E messaging security.</td>
</tr>
<tr>
<td>UIT.7</td>
<td>UIT testing shall include the capability for participants to verify all installation and maintenance activities for CHs as described in the SEC.</td>
</tr>
<tr>
<td>UIT.8</td>
<td>UIT testing must include the capability for participants to verify their end-to-end data is operating correctly over DUIS and SSI, and in SSI reports.</td>
</tr>
<tr>
<td>UIT.9</td>
<td>UIT testing must include the capability for DCC operations to verify their processes using SSI, SSIM, and reports as in the production environment but based on actual participant activities.</td>
</tr>
<tr>
<td>UIT.10</td>
<td>UIT testing shall allow for users to test with the mesh technology.</td>
</tr>
<tr>
<td>UIT.11</td>
<td>DCC will make meters available to be requested for testing by Users who are not in a position to install and commission meters themselves – e.g. Network Operator Parties.</td>
</tr>
<tr>
<td>UIT.12</td>
<td>Supplier Parties with commissioned Devices are required to execute User Regression Testing as described in Clause 5 of this Test Approach Document.</td>
</tr>
</tbody>
</table>

Table 8 UIT Requirements

UIT will continue to support UEPT. DCC will propose updates to the Common Test Scenarios Document (CTSD) to reflect the functionality available as a result of Release 2.0. All Parties who have not previously completed UEPT will be required to prove their capability against the full set of relevant requirements in CTSD for the user roles they seek to operate in production.

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6 Release 2.0 will introduce a Dual Band Instrumented Communications Hub for use in DCC and remote test labs. A single band Instrumented Communications Hub is subject to a separate DCC Change Request and is not part of Release 2.0. The earlier of the provision of DB ITCH or SB ITCH will see DCC update working practices and testing participant guidance documentation to support the use of ITCH in RTLs as part of overall issue management activities.
Existing Users will be required to prove their capability against the updated requirements in CTSD for the User Roles they seek to operate in production. Parties can select whether to follow the documented UEPT process supported by DCC, or provide evidence of their capabilities outside of the documented UEPT process for DCC to consider prior to issuing certificates. UIT for Release 2.0 will be sufficient in scope for Parties to prove their capability to use the new Services.

Full detail of the process and how Parties will be able to engage with DCC to complete UEPT in the manner of their choosing, if they are entitled to choose, will be provided in the UIT Approach Document.

Where a Party provides evidence to DCC that it has proven its capability to use one or more of the new Services and DCC is not satisfied that a Party has successfully demonstrated that capability, that Party may refer the matter to the Panel for its determination (which shall be final and binding for the purposes of the SEC).

It is noted that DCC maintains its obligations to provide and support an integrated environment for the purposes of user testing, which includes ongoing assurance of the provision of CSP and remote test labs used within UIT, and demonstrating that the UIT environment is secure.

### 6.4 Requirements & Focus Areas for Device Integration Testing

DIT as a phase will build upon the lessons learnt from Release R1.2 and R1.3. During DIT DCC will engage with Device manufacturers throughout and notify Parties of the ongoing DCC interoperability events and other DCC engagement.

The deliverables for this test phase shall acknowledge the potential availability risk of suitable Devices and make exceptional provision for DIT to be undertaken using testing stubs, subject to approval to do so being provided by BEIS.

Further to the lessons from R1.3 testing with meters, DIT will be a formal test phase, and shall be required to achieve 100% coverage of planned tests, rather than be time limited. The exception will be when tests are blocked due to meter defects which are confirmed to exist in the live code base, which are not fixed by meter manufacturers within DIT timescales.

DIT will provide industry with confidence that v1.1 Communications Hubs, and v1.0 Communications Hubs upgraded to v1.1 interoperate with existing SMETS2 v2.0 Devices (including IHDs) and Devices designed to meet SMETS2 v3.0. DIT will also provide industry with the confidence that v1.0 Comms hubs and SMETS2v2 Devices interoperate with the Release 2.0 code base.

DCC has undertaken a documented commercial selection activity to determine which Devices and manufacturers will participate in DIT in line with the requirements below. All selected participants in DIT have confirmed the readiness and suitability of their Devices to support DIT.

All of the requirements below are subject to the availability of sufficient firmware and individual Devices, capable of fully participating in the testing at the time of the planned activity and supported by the manufacturers of those Devices.
If the availability of sufficient capable and supported Devices would result in any of the requirements below being at risk of not being proven, following confirmation with BEIS, DCC will complete such testing as is practical (potentially utilising emulators) and provide detail of the reasons why DIT has not been fully completed in the Test Phase Completion report. DCC will endeavour to complete any coverage of testing with Devices in UIT should suitable Devices become available after the completion of DIT and prior to go live.

DIT will be conducted in the same environment as SIT, coordinated to ensure Device testing scenarios and combinations take place against an appropriate code base.

<table>
<thead>
<tr>
<th>Ref</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>DIT.1</td>
<td>DIT shall test Communications Hubs with a minimum of 2 ESME Device Models from different manufacturers designed to meet SMETS2 v3.0</td>
</tr>
<tr>
<td>DIT.2</td>
<td>DIT shall test Communications Hubs with a minimum of 2 GSME Device Models from different manufacturers designed to meet SMETS2 v3.0</td>
</tr>
<tr>
<td>DIT.3</td>
<td>DIT shall test Communications Hubs with a minimum of 2 GSME Device Models from different manufacturers designed to meet SMETS2 v3.0 and capable of Sub-GHz HAN communications</td>
</tr>
<tr>
<td>DIT.4</td>
<td>DIT shall test Communications Hubs with a minimum of 2 PPMID or combined PPMID/IHD Device Models from different manufacturers designed to meet SMETS2 v3.0</td>
</tr>
<tr>
<td>DIT.5</td>
<td>DIT shall test Communications Hubs with a minimum of 2 PPMID or combined PPMID/IHD Device Models from different manufacturers designed to meet SMETS2 v3.0 and capable of Sub-GHz communications</td>
</tr>
<tr>
<td>DIT.6</td>
<td>DIT shall test Communications Hubs with a minimum of one Device Model for each of the leading ZigBee Alliance silicon stack providers</td>
</tr>
<tr>
<td>DIT.7</td>
<td>DCC shall select Device Models for DIT using dry-run qualification events and commercial proposals from Device Model providers to support DIT activities</td>
</tr>
<tr>
<td>DIT.8</td>
<td>DIT shall specifically ensure that Communications Hubs are verified as capable of complying with:</td>
</tr>
<tr>
<td></td>
<td>• GBCS v2.0 10.6.2.6 (Frequency Agility)</td>
</tr>
<tr>
<td></td>
<td>• GBCS v2.0 10.6.2.2 (Duty Cycle Monitoring)</td>
</tr>
<tr>
<td>DIT.9</td>
<td>DIT shall include risk based regression testing of Communications Hubs with a minimum of 2 SMETS2 v2.0 ESME and GSME Device Models</td>
</tr>
</tbody>
</table>
Ref | Requirement
---|---
| selected to be representative of a significant proportion of the installed base of SMETS2 v2.0 Devices at the time of undertaking DIT

DIT.10 | Should actual HCALCS Device Models exist and be in a suitable state of readiness, DIT shall test Communications Hubs with a minimum of 1 HCALCS Device

DIT.11 | Removed

DIT.12 | DIT shall test Communications Hubs with a minimum of 2 IHD Device Models from different manufacturers

DIT.13 | DIT shall include end-to-end testing of the Local Command Interface using Hand Held Terminal Devices, if available, or using the DCC tool required to be developed for testing in SIT.

DIT.14 | Removed

DIT.15 | DIT shall include regression testing of SMETS2 v2.0 Devices with R2.0 of DSP

Table 9 DIT Requirements

6.5 Requirements and Focus Areas for Transition to Operations Testing

The Transition to Operations (TTO) Test Phase will include Business Acceptance, Operational Acceptance and Security related requirements as focus areas to transition R2.0 solution to operations. TTO Testing will focus upon the service management processes as SIT will have tested technical end-to-end functionality. Completion of SIT Testing is a prerequisite for TTO Test execution to start. Support from the DCC Systems Integrator and CSPs is required to carry out internal and external testing as part of TTO Testing.

The Environment Plan deliverable will highlight how TTO will utilise existing DCC environments. It is assumed that the DCC pre-production environment will not be available for Release 2.0.

---

7 The End to End process for the Local Command interface is described in 6.2 above
<table>
<thead>
<tr>
<th>Ref</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>TTO.1</td>
<td>Transition to Operations testing shall ensure that non-functional security risks to the production environment are identified, assessed and resolved or managed, e.g. through PEN testing, work off plans and appropriate ISMS risk entries</td>
</tr>
<tr>
<td>TTO.2</td>
<td>TTO will include pre-production proving</td>
</tr>
<tr>
<td>TTO.3</td>
<td>Prioritise the resolution of known User and Service Issues evident from testing Release 2.0</td>
</tr>
<tr>
<td>TTO.4</td>
<td>Review impact to existing operational Services, security processes and any adverse effects</td>
</tr>
<tr>
<td>TTO.5</td>
<td>Assess information security risk and vulnerabilities</td>
</tr>
<tr>
<td>TTO.6</td>
<td>Prove that the system supports business/operational requirements and/or Service design</td>
</tr>
<tr>
<td>TTO.7</td>
<td>Transitional, business, operational processes and documents are proven and in place</td>
</tr>
<tr>
<td>TTO.8</td>
<td>Provide confidence that solution/services are suitable for wider infrastructure, fully implemented and fit for live service</td>
</tr>
<tr>
<td>TTO.9</td>
<td>TTO will test DCC internal systems and processes, including but not limited to the Cognos business information management/management information tool, SMKI Recovery and Repository Management</td>
</tr>
<tr>
<td>TTO.10</td>
<td>DCC operations will be included as a test participant in order to validate their processes, scenarios and procedures supporting User activity</td>
</tr>
<tr>
<td>TTO.11</td>
<td>Determine the potential impact of Release 2.0 on operational demand management, through regression testing and non-functional testing. Specifically this will include detailing the final message sizes</td>
</tr>
</tbody>
</table>

Table 10 TTO Requirements

# 7 Common Testing Requirements and Activities

The following sections describe the approach to testing that is required for all test phases and stages, unless explicitly described otherwise.

As a general principle, the established testing and test assurance governance, resources, processes and other activities developed by DCC for previous releases will continue – except as where explicitly required otherwise by this Testing Approach Document.
7.1 **Test Activities**

For each Test Phase, the following activities will be performed:

- Prepare and maintain a Test Phase Approach
- Implementation of testing infrastructure
- Test Phase planning
- Identification of test scenarios
- Design of test scripts
- Produce test specification document
- Produce requirements traceability matrix, or equivalent
- Design and preparation of test Data, including loading of test Data into the test environment
- Preparation of test execution schedule
- Execution of testing
- Performing quality gate reviews
- Test issue management
- Test issue resolution
- Release management
- Configuration management
- Test Progress reporting
- Test assurance of third party components
- Training for Test Execution

7.2 **Test Method**

As for previous DCC Releases, testing will be conducted using high-level test scenarios (or sequences of Service Requests for specific Test Phases). The Test Phase Approach Documents will specify the detailed testing methodologies for each individual Test Phase.

Testing should cover both functional and non-functional aspects of the dynamic interaction between solution elements, and shall provide full coverage of the DCC Service Request variables – user role, command variant, and mode of operation. Where interfaces are to be tested within a Test Phase – all relevant interfaces should be tested. Similarly, testing should account for all elements of the Modified DCC Total System, for example the internal DCC-Enterprise components that support billing and reporting.
Priority, within the design of testing for Release 2.0, shall be on the changes introduced by the scope of the Release, but also on the functionality and Service Requests that are considered to be of highest risk to Parties and Energy Consumers.

Where testing makes use of the DCC Meter Protocol Emulator, testing must include emulator configuration to provide valid data in a service response. A blank / null response cannot result in a passed test. The response must include valid data that can be successfully parsed and where relevant decrypted, to prove the response data received is as expected based on the emulator configuration for that test.

DCC is seeking a significant increase in the amount of automated testing that will be performed for Release 2.0, and will require the DCC Systems Integrator to provide detail of this in the SIT Test Phase Approach Document, including reporting to demonstrate that automation expectations have been met.

Also in relation to the design of testing for SIT, coverage of DUIS v1.0 and DUIS v2.0 interfaces and how testing between regression and new elements is balanced across the interfaces and Communications Hubs types and CHTS versions.

7.3 Test Scenarios

Except for the DSP PIT test phase\(^8\), Release 2.0 will include the non-exclusive use of test scenarios to reduce the risk of the design of testing not sufficiently matching the intended real life use of the system.

Test scenarios may, within the context of the individual Test Phases, be represented by defined sequences of Service Requests or other relevant activities.

Test scenarios shall be used in PIT to ensure that the products which are received in SIT have been exercised in an expected manner, prior to the start of SIT.

Each test phase will define test scenarios as a deliverable as appropriate, but as a minimum the definition of test scenarios will include:

- Description
- Responsibility for development
- Type (Normal, Exception, Alternative)
- Prerequisites
- Test conditions
- Verification method
- Traceability to requirements (or use case for DSP PIT)
- Test variations – User Roles, Communications Hub, mode of operation, Command variant, Device

---

\(^8\) DSP PIT is based on Use Cases.
The definition of Test Scenarios for SIT and DIT shall include and consider:

- Key common scenarios that will be experienced by the Parties in production – e.g. install and commission, Communications Hub replacement, over the air Firmware upgrade etc.

- A reasonable minimum number of exception or non-happy path scenarios

- A relevant subset of scenarios (or Service Request sequences) to reflect Network Operator Party use cases

- Include data and infrastructure security tests, taking into account DCC security architecture and security standards and patterns, alongside functional and non-functional testing

DCC will review the proposed Test Scenarios, or sequences of Service Requests, for SIT and DIT with Parties at the DCC monthly testing forum – the Testing Design and Execution Group.

Test Scenarios may be updated to take account of activities from live operation, subject to suitable change controls.

Test Scenarios will also include sequences for use by DCC operations and DCC finance in order to test other DCC business processes that more generally provide support to Parties, invoice customers, and correct data errors.

Test scenarios must cover exercising all of the interfaces in DCC Systems in an end-to-end manner verifying functionality as well as data is reported correctly.

Where emulators are used, test scripts should define the required emulator configuration to provide valid data in a service response. A blank / null response cannot be considered a passed test and the response must include valid and expected data that can be successfully parsed and where relevant decrypted, to prove the response data is received as expected based on the emulator configuration to meet the defined test objective for that test.

### 7.4 Regression Testing

All new releases of any element of the solution from all DCC Service Providers will be subject to completing a successful regression test prior to being accepted into subsequent testing phases and environments.

The following requirements for regression testing shall apply:

- Wherever practicable, regression testing will be automated
- Regression testing will be an ongoing activity
- Any regression testing must include the SMKI – even if that element has not been changed\(^9\)

\(^9\) Not in scope for PIT
• The regression test approach for each phase will be described in the Test Phase Approach Document

• The scope of regression, where appropriate, is permitted to be risk-based with regard for combinations of User Role, Command variant etc. The exact scope of regression shall be defined in the Test Phase Approach Document for each phase

• If risk based regression is used within a test phase, as a minimum it should include key processes

• Regression testing of the uplifted technical specifications with single band Communications Hubs cannot be risk based

• The Regression Test Pack (test scripts, test data and documentation) will be submitted to DCC at the end of the test phase, with any agreed omissions being rectified promptly.

• As part of the completion of testing phases, a minimum of two full regression cycles will be undertaken to provide confidence in the stability of the release

• Regression testing for DIT must be completed against Devices for single band Communications Hubs. This requirement also applies to dual band Communications Hubs except where no suitable Device is available to test against. Only where suitable Devices are not available will it be possible to use emulators to complete DIT regression testing.

• User Regression Testing, as required by the obligations set out in this Testing Approach Document, must be completed by certain Supplier Parties.

7.5 Dependencies and Assumptions

The following table describes the dependencies that need to be satisfied in support of Release 2.0 – individual test phases are expected to detail specific dependencies.

<table>
<thead>
<tr>
<th>No.</th>
<th>Description</th>
<th>Dependent Upon</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Commencement of specific test phases</td>
<td>Availability of test environments for Release 2.0</td>
</tr>
<tr>
<td>2</td>
<td>Commencement of UIT</td>
<td>Availability of the UIT-B environment, Communications Hubs and supporting User guidance</td>
</tr>
<tr>
<td>3</td>
<td>Commencement of DIT</td>
<td>Availability of Devices capable of satisfying the DIT Device Selection criteria (as outlined in 5.4 above)</td>
</tr>
</tbody>
</table>

10 Not in scope for DSP PIT
Table 11 - Dependencies

In order to deliver Release 2.0 as a whole with a suitable level of confidence in the planning and assurance of the testing, there is an underlying principle that all solution elements will be fully tested and assured before being used in subsequent test phases. Therefore, SIT cannot test solution elements that have not received an approval to proceed certificate from PIT, issued by DCC – but the commencement of SIT is not dependent upon the whole scope of PIT being completed.

The following table describes the assumptions that underpin this test approach:

<table>
<thead>
<tr>
<th>No.</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>All solution elements will be PIT tested and gated before being subjected to SIT, i.e. defects will fall within agreed thresholds and any Work Off Plans (see Table 13) will be agreed with DCC</td>
</tr>
<tr>
<td>2</td>
<td>Emulators and Devices used in SIT and DIT will be assured and approved as fit for purpose prior to being used in testing</td>
</tr>
</tbody>
</table>

Table 12 - Assumptions

8 Deliverables

DCC will follow the testing documentation practices established for earlier releases. These are described at a high level in this section, and specific enhancements and requirements for Release 2.0 are highlighted.

8.1 By Test Phase

Deliverables will be produced for each Test Phase. The Test Phase Approach Document will detail the other deliverables required for the individual Test Phase.

For Release 2.0, a UIT Test Phase Approach Document for UIT is required. The provisions of the Enduring Test Approach Document apply, where relevant, to all testing carried out in accordance with this Testing Approach Document modified, where necessary, to reflect the fact that the testing in this document applies to the Modified DCC Total System and includes 1.1 Communications Hubs in addition to Communications Hubs.

For the SIT and DIT Test Phase Approach Documents, DCC Test Assurance will introduce an industry review and feedback process, whereby content and/or the documents themselves will be circulated and discussed with the DCC Testing Design & Execution Group and the SEC Panel Testing Advisory Group.

The author for individual Test Phases will create the deliverable, which will be subject to the established DCC documentation review processes and 8.2 below:

- PIT – DCC Service Providers
- SIT – DCC Systems Integrator
The testing approach for Release 2.0 is as follows:

- **DIT**
  - DCC Test Assurance – Test Phase Approach Document, Test Scenarios
  - DCC Systems Integrator – All other DIT deliverables
- **UIT** – DCC Testing Services
- **TTO** - DCC

The table below describes the generic content and anticipated timing of the deliverables that may be required to be produced for each Test Phase by the Test Phase Approach Document.

<table>
<thead>
<tr>
<th>Deliverable</th>
<th>Description</th>
<th>Timing</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Test Phase Approach Documents</strong></td>
<td>Describes for the relevant test phase: the activities, participants, resources, roles and responsibilities, assurance requirements, reporting, success criteria and other information relating to the execution of the Test Phase. Where relevant, the Test Phase Approach Documents shall also define the entry and exit criteria, and the basis of any risk basis for regression</td>
<td>Following any applicable review cycle with industry, final version to be submitted to DCC by the relevant DCC Service Provider no later than 20 Working Days before the commencement of test execution. Following approval by BEIS, Test Phase Approach Documents will be published on the DCC website.</td>
</tr>
<tr>
<td><strong>Test Plan &amp; Test Schedule</strong></td>
<td>Details the extent of the testing to be carried out and the responsibilities of DCC Service Providers and other parties</td>
<td>Final approved version to be provided to DCC by DCC Service Providers DCC no later than 10 Working Days before the commencement of test execution, including identification of any security constraints, e.g. sensitive scripts</td>
</tr>
<tr>
<td><strong>Test Specifications</strong></td>
<td>Includes Requirements Traceability Matrix and Test Scripts</td>
<td>To be provided to DCC by DCC Service Providers no later than 20 days before the commencement of test execution</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Deliverable</th>
<th>Description</th>
<th>Timing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Test Readiness Reports</td>
<td>Statement of readiness to commence testing</td>
<td>To be provided to DCC by parties undertaking testing, on a weekly basis, commencing no later than 20 days before the start of test execution</td>
</tr>
<tr>
<td>Test Results</td>
<td>Detail may vary by Test Phase – report content and frequency will be defined by the Test Phase Approach Document</td>
<td>Made available by DCC Service Providers for review DCC throughout test execution</td>
</tr>
<tr>
<td>Test Issue Log</td>
<td>Outstanding Testing Issues</td>
<td>Made available by DCC Service Providers for review by DCC throughout test execution</td>
</tr>
<tr>
<td>Regression Test Pack</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Test Phase Completion Report</td>
<td>Will follow the format and content established for earlier DCC releases, and will include;</td>
<td>Draft version to be provided to DCC by DCC Service Providers DCC no later than 10 working days before the planned end of test execution</td>
</tr>
<tr>
<td></td>
<td>• Overview of testing undertaken</td>
<td>Final version to be provided to DCC by DCC Service Providers DCC within 5 Working Days of the completion of test execution</td>
</tr>
<tr>
<td></td>
<td>• Actual number of tests run, passed, failed and not run</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Explanation of any tests not run</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Test issue I.D. detail for failed tests</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Number of test issues outstanding, split by severity</td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Number and severity of test issues raised</td>
<td></td>
</tr>
</tbody>
</table>

12 This can be via direct access to the system, or through the provision of regular reports from the system
8.2 Specific Deliverables

DCC will publish the following documents.

<table>
<thead>
<tr>
<th>Deliverable</th>
<th>Description</th>
<th>Timing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Environment Plan</td>
<td>Describes the plan for the utilisation of specific environments for each test phase, and how R2.0 will manage issues within the 1.x environments</td>
<td>To be provided by DCC as soon as possible following the Test Phase Approach Document being approved and prior to the start of R2.0 SIT</td>
</tr>
<tr>
<td>Environment Guide for UIT Participants</td>
<td>Describes the approach, policies and procedures for users testing across multiple UIT environments. Will include, as a minimum, details of Device certification and mobility, triage, defect and fix management, change management, Device management in UIT</td>
<td>To be provided by DCC Testing Services Team as soon as possible following the Test Phase Approach Document being approved and prior to the pre-UIT pipe-cleaning tests to be run by Users</td>
</tr>
<tr>
<td>Deliverable</td>
<td>Description</td>
<td>Timing</td>
</tr>
<tr>
<td>-----------------------------------------</td>
<td>-----------------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------</td>
</tr>
<tr>
<td>DIT Device Selection Approach</td>
<td>Describes the approach for selecting the Devices to be used in DIT</td>
<td>To be provided by DCC Device team alongside the DIT Approach Document</td>
</tr>
<tr>
<td>Independent Assurance Reports</td>
<td>As described in section 16, a range of independent assurance activities will be undertaken – where appropriate there will be reports</td>
<td>As determined by the timing for the completion of the assurance</td>
</tr>
<tr>
<td>CTSD Update</td>
<td>DCC will propose changes to update CTSD to reflect the new service requests for Release 2.0, and the options for evidence for participants undertaking additive testing</td>
<td>DCC will consult on the updates to the CTSD following confirmation of this Testing Approach Document by the Secretary of State</td>
</tr>
<tr>
<td>Test Communications Hub Definition</td>
<td>Describes the capabilities and highlights the differences between the PTCH and ITCH Devices</td>
<td>To be presented and discussed at DCC forums (TDEG, CH Forum etc.)</td>
</tr>
<tr>
<td>PIT Communications Hub Performance Information</td>
<td>Provides the results of PIT testing for activities relevant to operation of Communications Hubs – e.g. firmware activation and reset timings. Will also include detail of relevant non-functional PIT testing</td>
<td>To be presented and discussed at DCC forums (TDEG, CH Forum etc.)</td>
</tr>
</tbody>
</table>

### 8.3 Requirements Traceability

The Service Providers will each use their own tools to manage their requirements and demonstrate traceability to both the solution design and the Pre Integration Tests. The DSP and CSPs will each provide DCC with a PIT Requirements Traceability Matrix (RTM), extracted from these separate tools.

The scope of testing will be validated by use of Test Traceability Matrix (TTM), setting out how each requirement within the scope of the direction from the Secretary of State for this release is met. The TTM supersedes the RTM developed and used within PIT.

The TTM will be prepared by DCC, based on the updates to the specifications listed in section 2.1 above, and will consider the resulting impact of those changes and resulting
coexistence of enrolled Devices operating to different mixtures of versions of those specifications as well as current version of those specifications. Completion of the TTM is a dependency for SIT to commence.

The DCC Systems Integrator will support DCC in reconciling the planned Solution Testing against the TTM.

At the completion of SIT, any additional tests which have been created during SIT will be added to the TTM.

The TTM will be used by DCC, and form a key element of the independent SIT audit, to demonstrate the completion of SIT, alongside the enhanced tracking ‘Heatmap’ approach described in section 10.1 below.

9 Test Procedure
This section describes the requirements for the testing process to prove the solution for Release 2.0.

The Test Phase Approach Documents will define specific Entry and Exit Criteria for the individual Test Phases, with generic requirements for these described below.

Specific criteria for individual Test Phases, and the governance process relating to the approval of the criteria, and the evaluation of success against them.

9.1 Generic Entry and Exit Criteria
Progression through testing phases for Release 2.0 will be gated using generic and specific Entry and Exit Criteria.

The Test Phase Approach Documents will provide detail of the evidence to be gathered in the form of an evidence pack.

9.1.1 Generic Entry Criteria
The following generic Entry Criteria will gate the entry to all Test Phases:

- Test Phase Approach Document for Test Phase signed off;
- Solution Test Plan signed off (except UIT);
- Test Phase Complete Certificate for preceding Test Phase issued, unless the plan clarifies that Test Phases overlap;
- Test Specification prepared, including traceability to Requirements/Design documents (except UIT);
- Test labs, Devices, tools, stubs, environments and data are assured and accepted as fit for purpose, including external assurance;
- DCC and all relevant Service Providers have confirmed they have resources with the requisite skills and access available to support the Test Phase; and
• Approval to proceed certificate issued by DCC.

9.1.2 **Generic Exit Criteria**

The following generic Exit Criteria will gate the exit of all Test Phases except UIT:

• All tests run, or any exceptions documented and agreed by DCC Test Assurance Board;

• All test success criteria (e.g. test pass rate) achieved, or any exceptions documented and agreed by DCC Test Assurance Board;

• The number and severity of any outstanding Test Issues is at or below the target thresholds, or any exceptions documented and agreed by DCC Test Assurance Board;

• Test results documented and evidence captured;

• Set of test issue logs have been produced;

• Regression testing successfully completed;

• Regression test pack has been prepared or updated;

• Production of agreed Work Off Plans for any outstanding Test Issues that occurred in the Test Phase;

• Work Off Plans from preceding Test Phases have been completed; and

• Test completion reports have been produced and test completion certificates have been issued by DCC.

9.2 **Governance of Test Phase Approach Documents and Entry and Exit Criteria**

The following requirements shall apply in relation to each of the SIT, DIT and UIT Test Phase Approach Documents, and in particular the relevant entry and exit criteria:

i) DCC shall prepare a draft of the document and submit the document to the SEC Panel Testing Advisory Group for comment;

ii) Following the receipt of comments from the SEC Panel Testing Advisory Group, DCC shall update the document, taking into account the TAG comments as appropriate, and submit the draft document to the Secretary of State for approval (noting those SEC Panel comments that have not been incorporated);

iii) DCC shall comply with any direction given by the Secretary of State to reconsider, re-consult and/or re-submit the draft document.

Where DCC proposes to deviate materially from a Test Phase Approach Document, it shall consult on its proposal to do so with the SEC Panel Testing Advisory Group and submit the proposal to the Secretary of State for approval.
DCC shall conduct its testing in a manner that is consistent with this document and the Test Phase Approach Document (as approved by the Secretary of State) for each phase including, in each case, as modified by any deviations that have been approved by the Secretary of State.

9.3 Specific Entry and Exit Criteria for Test Phases

Specific Entry and Exit criteria for individual test phases will be listed in the relevant Test Phase Approach Document.

For PIT and SIT, this will include the definition in the Test Phase Approach Document of any incremental gating into subsequent Test Phases.

9.3.1 Entry into SIT

The entry criteria for SIT shall include, inter alia:

- Completion of independent assurance of the DCC Meter Protocol Emulator will be included in the SIT entry criteria.

9.3.2 Exit from SIT

The exit criteria for SIT shall include, without limitation:

- All 1.1 Communications Hub variants introduced or changed by Release 2.0 have been tested, alongside regression testing of 1.0 CHs

9.3.3 Exit from DIT

The exit criteria for DIT shall include, without limitation:

- In the event that insufficient capable and supported Devices are available to achieve full coverage of DIT scope, DCC will complete such testing as is practical and provide detail of the reasons why DIT has not been fully completed in the Test Phase Completion report. DCC will endeavour to complete any coverage of testing with Devices in UIT should suitable Devices become available after the completion of DIT and prior to go live

9.3.4 Entry into UIT

The entry criteria for UIT shall include, inter alia:

- Successful completion of testing, assurance and DCC governance of the SIT and DIT test phases for the functionality to be promoted into UIT.
- For TSG 2.0/SBCH UIT, at least SIT and DIT regression testing with SMETS2v2 Devices will have been completed.
- For DBCH UIT, DCC will enter UIT based on the completion of SIT only.

9.3.5 Exit from UIT

The exit criteria for UIT shall include:
• Successful completion of User Regression Testing by all Supplier Parties required to carry out such testing, the details of which are defined in the UIT Approach Document. Any relaxation of the exit criteria from UIT with regard User Regression testing would be subject to approval of the SEC Panel and the Secretary of State.

9.4 Acceptance Process Following SIT Completion

Following the completion of SIT (and DIT), DCC will notify the Secretary of State, the Authority, the SEC Panel and the SEC Parties that SIT (and DIT) for a Region or Regions has ended.

DCC will provide the Authority, the SEC Panel and the Secretary of State with copies of the SIT and DIT Test Completion Report(s) and the SIT Auditor’s report, along with a list of those sections of such reports that it considers should be redacted.

DCC will review the documentation and evidence to support the relevant entry and exit criteria with the SEC Panel Testing Advisory Group to inform the SEC Panel recommendation to the Secretary of State regarding the completion of SIT (and DIT).

On direction from the SEC Panel, DCC will provide the SEC Parties and DCC Service Providers with copies of the Test Completion Report(s) and the auditor’s report, having first redacted any sections specified by the SEC Panel.

9.5 Go Live Decision and DCC Incentives

The SEC Panel and/or Parties shall provide such reasonable support and assistance that is requested from them by the Secretary of State in relation to:

i) The Secretary of State’s decision to make (or bring into legal effect) any of the SEC variations associated with Release 2.0; and/or

ii) The administration of any Baseline Margin Project Performance Adjustment Scheme (having the meaning given to that term in the DCC Licence) relating to Release 2.0, including as set out in any BMPPA Scheme Principles (also having the meaning given to that term in the DCC Licence).

DCC will undertake a review with Parties of their activities, progress and concerns from UIT, and include collected feedback to the Secretary of State as part of the DCC go live activities.

The process for Parties to provide feedback to DCC on their UIT experiences, and how DCC will review and present the feedback will be defined in detail in the UIT Approach Document.

Supplier Parties that undertake User Regression Testing will provide the DCC with a self-certification of completion of User Regression Testing. The DCC will consider all such completed User Regression Testing as a part of the DCC go live activities.

The final report of UIT feedback and User Regression Testing will be reviewed with the SEC Panel prior to inclusion in the DCC go live submission to the Secretary of State.

DCC will provide the following materials as part of the submission to the Secretary of State relating to go live, in addition to the established DCC live services criteria:
• UIT feedback and User Regression Testing report
• UIT defect report
• All independent assurance or audit reports prepared for Release 2.0
• OCT completion reports.

9.6 Post Go Live Activities
In order to mitigate the risk to Energy Consumers, DCC will continue to offer the support for production provided at R1.3 go live, whereby for a maximum period of six months following the Release 2.0 go live date Communications Hub firmware upgrades are not initiated unless requested by the User.

This allows Users to continue to perform regression testing in Device and User System Tests (carried out in accordance with Section H14.31 of the SEC) with specific combinations of Communications Hubs and Devices and resolve issues without affecting service to Energy Consumers.

This requirement also applies to the firmware supported for the installation and commission process until a User confirms they accept that the new Communications Hub firmware operates acceptably with their Devices.

9.7 Test Phase Success Criteria
For SIT and DIT and the testing for SP UAT the following Test Success Criteria will be included in the Exit Criteria:

• 100% of tests listed in the Test Specifications have been executed, or any exceptions documented and agreed with DCC, and reported to SEC Panel;

• at least 85% of planned tests have been passed, or any exceptions documented and agreed with DCC, except for regression testing with single band Communications Hubs in DIT where 100% of tests passed is the requirement

9.8 Test Issue Defect Masks
The following table lists the standard target thresholds for outstanding test issues in each test phase.

<table>
<thead>
<tr>
<th>Test Issue Severity</th>
<th>PIT</th>
<th>SIT</th>
<th>DIT</th>
<th>TTO</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>2</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
</tbody>
</table>
## Table 14 Test Issue Thresholds

<table>
<thead>
<tr>
<th>Test Issue Severity</th>
<th>PIT</th>
<th>SIT</th>
<th>DIT</th>
<th>TTO</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>15</td>
<td>15</td>
<td>15</td>
<td>15</td>
</tr>
<tr>
<td>4</td>
<td>30</td>
<td>30</td>
<td>30</td>
<td>30</td>
</tr>
<tr>
<td>5</td>
<td>60</td>
<td>60</td>
<td>60</td>
<td>60</td>
</tr>
</tbody>
</table>

Note that:

- The defect mask thresholds are applied as part of the exit criteria for relevant test phases, and apply cumulatively if there are iterative deliveries within a test phase, for example from PIT to SIT or from SIT to UIT. For example there will never be more than 15 Severity 3 defects per Service Provider at an exit gate.
- BAT defects will be included in the TTO defect mask.
- For PIT, SIT and DIT, the figures in Table 14 Test Issue Thresholds are per DCC Service Provider, i.e. 15 Severity 3s for the DSP, 15 for CSP N and 15 for CSP C/S.
- The defect masks shall include any security defects within the relevant testing phase.
- the Test Assurance Board, including industry representatives, may judge that the next Test Phase can start even if the target thresholds set in the Exit Criteria for the Test Phase Plan have not been achieved, provided that an agreed work off plan is in place.
- If the Test Assurance Board, including industry representatives, believes that an exception for a Severity 2 issue at SIT exit should be considered, DCC will request an ex-committee review by the SEC Panel before confirming SIT exit.
- A defect mask will apply for UIT Exit and will be linked to the User Regression Testing. The Exit Criteria are detailed in the UIT Approach Document.

### 9.9 Work Off Plans

Work off plans will be produced by each Service Provider as part of the quality gate process at the end of Testing Phases, detailing the defects that are outstanding and the plan for resolving them.

Each Service Provider must resolve all of the items within the work off plan within the following timescales:

- For Severity 3 defects, within 20 Working Days from the quality gate meeting.
• For Severity 4 defects, within 40 Working Days from the quality gate meeting
• For Severity 5 defects, within 60 Working Days from the quality gate meeting

In the event that the timescales for the work off plan are not met, the DCC Service Provider shall produce and agree a correction plan with DCC.

If a Test Phase Complete Certificate has been issued subject to completion of a work off plan, and the work off plan has not been completed within the applicable time period, then DCC will revoke the Test Phase Complete Certificate unless the failure relates solely to Severity 5 test issues.

9.10 **UIT Test Issue Thresholds and Work off Targets**

During the UIT Test Phase, by DCC Service Provider, the following performance targets will apply to defects assigned to a Service Provider for resolution, at any given point:

• 0 Severity 1 defects
• Fewer than 5 Severity 2 defects
• Fewer than 15 Severity 3 defects
• Fewer than 30 total Severity 4 and 5 defects

In all cases, each DCC Service Provider must resolve UIT defects within the work off timings shown below, measured from the point of the defect being accepted by the Service Provider:

• For Severity 1 defects, within 10 days
• For Severity 2 defects, within 20 days
• For Severity 3 defects, within 40 days
• For Severity 4 defects, within 50 days

The above targets and work off times shall apply to defects associated with UIT testing of the new R2 functionality in relation to both Single and Dual Band.

Defects associated with User Regression Testing are subject to the UIT Exit Criteria described in the UIT Approach Document.

10 **Test Result Management & Reporting**

Test Result Management and Reporting is to be provided to DCC by the DCC Systems Integrator with input from SPs for PIT, SIT, UIT, DIT and TTO Test phases, as relevant, on a frequency to be detailed in the Test Phase Approach Documents.
10.1 Tracking & Reporting

HP’s Application Lifecycle Management (ALM) Test Management tool will be used to manage testing and testing issues\textsuperscript{13}.

All requirements, scripts, tests, execution results and defects are to be maintained in ALM. Connectivity between requirements, tests and defects is to be maintained for traceability and reporting purposes.

Overall responsibility of maintaining traceability of test and defects will lie with the DCC Systems Integrator for SIT Test Phase.

DCC Systems Integrator shall implement a tool and processes based upon the existing solution revised with learnings from previous releases to provide enhanced visibility and reporting of the progress, completion and coverage of testing for SIT across a number of parameters.

Security testing defects should be recorded/reported with other testing defects, redacted as required, but counting towards defect masks.

10.2 Weekly DCC Test Execution Report

DCC will provide a weekly Test Execution report to the SEC Panel and the Secretary of State. The content of this report will reflect the status of progress within Release 2.0, based upon data from HP ALM and other DCC Systems.

It will include detail of testing progress in relevant test phases, reporting on testing issues and matters relating to the capacity and availability of the user testing services. Whilst SIT, DIT and TTO are being conducted, it will include detail of the progress against the testing glide path. The report will include testing coverage of functional areas, alongside Service Requests. The content of this report will be anonymised and redacted as if it was subject to Section H14.44 of the SEC.

10.3 SIT & DIT Test Completion Reports

In accordance with 9.3.1 above, DCC will produce its own Test Completion Reports when it considers that the Exit Criteria required by the SIT/DIT Test Phase Approach Documents for a Region have been met. The report will provide evidence of the testing undertaken, the results of testing and how the exit criteria have been met.

DCC will also produce a TTO Test Completion Report.

These reports, alongside any relevant independent assurance reports, will be provided to the Authority, the SEC Panel and the Secretary of State.

11 Acceptance and Test Assurance

DCC has established processes for the acceptance of testing activity completion – these will continue for Release 2.0. The DCC Test Assurance Board will conduct quality gate

\textsuperscript{13} Except where not applicable for PIT
meetings and review testing completion reports before issuing Test Completion and Approval to Proceed Certificates.

Where a Test Completion Certificate has been issued subject to completion of a Work Off Plan, and the Work Off Plan has not been completed within the applicable time period, then the Test Completion Certificate will be revoked unless the failure relates solely to Severity 5 test issues.

11.1 DCC Service Provider Self Assurance

DCC Service Providers will continue to assure their own PIT activities against this Testing Approach Document and specific PIT Test Phase and Test Plan. Service Providers will also continue to make their relevant testing deliverables available to the other Service Providers and exchange constructive comments to ensure solution and testing compatibility.

11.2 Test Assurance by DCC

DCC will continue to assure Service Provider testing using the processes and activities established for earlier releases, and will include the following methods, at times determined by the individual Test Phase Approach Documents:

- Test Assurance Board quality gates
- Test Witnessing
- Test Observation
- Reviewing Test Evidence
- Test Quality Audits
- Product Inspections
- Document Review

11.2.1 Quality Gating & the DCC Test Assurance Board

DCC will continue to operate the Quality Gating process developed for Release 1.x and enhanced through experience.

The Quality Gate process provides:

- Controlled entry of functionality into subsequent test phases
- Formal and objective evidence that test criteria have been met for a stage
- Transparency of test activities and outcomes to facilitate DCC Test Assurance
- Formal evidence for signoff of Service Provider test milestones and/or associated payments
- A mechanism for managing remedial work associated with closure of test stages
The Quality Gate process will apply to all PIT and SIT testing, and relevant elements of UIT, DIT and TTO testing.

The Quality Gates from PIT into SIT and from SIT into UIT are operated as DCC Test Assurance Board gates.

The Test Assurance Board (TAB), is a meeting called, facilitated and chaired by the DCC Head of Test Assurance, attended by Service Providers, the DCC Systems Integrator, relevant attendees from DCC departments and nominated representatives of the industry, on behalf of the BEIS Smart Meter Delivery Group.

11.2.2 Test Witnessing

DCC will agree, in advance, with the SPs which tests it wants to witness during FAT and Service Provider UAT. Details of these tests (which will be a subset of System Tests for FAT and a subset of Solution Tests for UAT) will be described in the FAT and Service Provider UAT test plans. The SPs will provide DCC with a schedule of when the tests will be executed and invite DCC to either witness on-site or remotely. The witness will have the skills required to fulfil the role. The SP will provide the witness with relevant documentation and access.

For R2.0 DCC Test Assurance and the SIT Auditor must be given full access to attend and witness such testing.

Execution of the agreed set of tests will be performed by the relevant SP test analyst, and there will be:

- No deviation from the scripts (e.g. in response to “what if” questions raised by witnesses)
- No hands-on execution by witnesses

Test issues raised during witnessing will be entered in to the relevant Test Issue Management tool and progressed through the Test Issue Management process.
As far as possible, any queries and issues arising during the witnessing period will be addressed at the time with the relevant SMEs. A wash-up session will be convened at the end of the witnessing period to discuss the outcome of witnessing and to agree any outstanding queries and issues.

DCC may elect to receive System/Solution Test execution evidence as a substitute for some tests nominated for witnessing.

11.2.3 Test Observation

By prior agreement with the SPs on the timing, duration and scope, DCC staff may observe test execution and test issue management activities during System Testing and Solution Testing in order to familiarise themselves with SP processes and the systems under test. The DCC observers will have the skills required to fulfil the role.

12 Testing Issue Management

This section describes the processes for Testing Issue Management and the Test Issue Lifecycle. The Testing Issue Management process remains the same across all phases of testing in scope\(^\text{14}\) with a slight variance to how UIT (i.e. UEPT and End to End testing) Testing Issues are handled.

The process defined in the Testing Issues Resolution Process covers both SIT and UIT based testing. However there are small variations that arise due to the requirement to interact with Service User Testing Participants. In summary the main differences are as follows:

- **Triage process:** This varies depending upon the types of Testing Issue detected, particularly where the issue is CSP related (where test labs are used) rather than DSP related.

- **Communications process:** In UIT Testing Participants may or may not have access to the Testing Tool used for Testing Issue recording, in which case a manual workaround process is employed.

- **Escalation:** Where a Testing Issue needs to be referred to the Issue Resolution Board (IRB) and a Service User is the Testing Participant that is the subject of the IRB, special information disclosure conditions will apply.

For clarity, Testing Issue Management will not apply to TTO.

The ‘Testing Issue Resolution Process’ document can be found on the DCC website: [https://www.smartdcc.co.uk/media/332365/testing_issue_resolution_process.pdf](https://www.smartdcc.co.uk/media/332365/testing_issue_resolution_process.pdf).

This document will be updated by DCC to incorporate the option for Testing Participants to use Instrumented Test Communications Hubs in their own Remote Testing Laboratories.

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\(^{14}\) The test issue management process does not apply to DSP PIT, which will follow the existing DSP PIT defect management process.
12.1 Logging and Triage of Test Issues

Where testing is taking place in the SIT environment all issues relating to the DCC solution will be logged and recorded in HP ALM by the person executing the test. New testing issues will be referred to the Triage team, who will:

- classify them as one of:
  - i. Testing issue:
    - ▪ that prevents execution of a test; or
    - ▪ that causes an unexplained or unexpected outcome or response to a test
  - ii. not a Testing issue (e.g. a misunderstanding)
  - iii. duplicate of an existing Testing Issue
  - iv. change to DCC systems i.e. not a valid Testing issue
  - v. a situation where more information is needed
- set their Severity and Priority (see Section 12.7 for definitions)
- evaluate the potential impact on the DCC production solution, and record that evaluation in a suitable, searchable field on HP ALM, or other appropriate tool
- assign the Testing Issue to the relevant Resolver Group (typically a DCC Service Provider)

In situations where a Testing Participant wishes to raise a Testing Issue whilst undertaking testing in the UIT environment (for example during UEPT), then the above process applies with the following variations:

- The Testing Participant may have access to the DCC hosted HP ALM system, in which case they may log the Testing Issue themselves via their web browser. If they don’t have this capability then they are required to log the Testing Issue using a manual spreadsheet form (full documentation is available on the DCC website), which is then picked up and logged in HP ALM by DCC on their behalf.
- Classification, setting Severity/Priority and assignment to Resolver Groups is carried out in the same way as described for issues raised in the SIT environment above.
- The process of logging and triage for testing in UIT testing may involve more steps than are required for SIT, due to the remote nature of some of the testing, specifically where testing occurs in remote test labs without an Instrumented Test Communications Hub. In such cases it may be necessary to rerun the tests that cause the Testing Issue so that additional diagnostic information can be captured, for example Communication Hub logs, prior to the assignment of the Testing Issue for triage. Further documentation defining this process has been prepared by DCC and is available to Testing Participants on request.
Testing Participants may log Testing Issues discovered in UIT for further assessment and triage, even where they are discovered during testing that hasn’t followed a specific test script.

12.2 Resolution of Test Issues

The DCC Systems Integrator Testing Issue Manager will:

i. regularly review all outstanding test issues to ensure that they are resolved with reasonable speed

ii. agree with the relevant SP Test Managers the defect fixes to be included in each Release to the SIT environment

iii. report progress directly to stakeholders.

12.3 Target Response Times

For issues raised in SIT, DIT and UIT, the following table lists the target response times, which apply and are measured from the point at which the issue is logged in the test issue management tool.

The timings:

- Are in working hours
- Assume the working day to be Monday to Friday, 08:00 to 18:00
- Assume that a suitable Triage group and Issue Resolution Board are each available to meet once a day
- Are for in-house supported system elements only: system elements supported by third parties are subject to the timings defined in the relevant contracts
- May need to be adjusted for cases where a resolver group is not working to UK time.

Note that the targets are not binding, and there are no penalties associated with non-achievement. Target response times are subject to ongoing reporting and may be reviewed to reflect circumstances in test phases.

<table>
<thead>
<tr>
<th>Priority</th>
<th>Initial Response Completed</th>
<th>Triage Completed</th>
<th>Assessed by Resolver Group</th>
<th>Fix Time Assessed</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>1 hour</td>
<td>4 hours</td>
<td>6 hours</td>
<td>18 hours</td>
</tr>
<tr>
<td>2</td>
<td>1 hour</td>
<td>Next Triage Panel</td>
<td>Next Triage</td>
<td>Next Triage</td>
</tr>
</tbody>
</table>
## 12.4 Assurance and Disputes

### 12.4.1 Assurance

The Triage Panel, comprising each DCC SP’s design authorities, the DCC System Integrator and the DCC including DCC Design Authority, and chaired by the DCC
Systems Integrator Triage Manager, will meet daily (and on demand for urgent test issues which are delaying testing) to:

- resolve cases where the ownership of a test issue is disputed;
- confirm, by a process of review of all new issues, that test issues are being given the correct Severity and Priority by the local triage process or Service User raising the test issue;
- confirm, by a process of sampling, that Priority 1 and 2 defects are being resolved at the requisite speed.
- The DCC’s Issue Management Team are responsible for reviewing by sampling the execution of issue management activity and for ensuring that all aspects of this are correctly undertaken and documented, including (but not limited to):
  i. Full and proper adherence to the process;
  ii. Use of appropriate and sufficient communications around the process;
  iii. Documentation of the process having been properly followed via commentary, collection of appropriate support documentation, e.g. logs, evidence and release notes;
  iv. That each action that has been taken within the process has been taken by the appropriate member of staff; and
  v. That audit requirements have been met.

12.4.2 DCC Issue Resolution Board

Testing Issues can be referred to the DCC Issue Resolution Board (IRB) as a means of escalation in the following circumstances:

a) Agreement cannot be reached on the severity level and priority status of the Testing Issue;

b) Agreement cannot be reached on the status of a Testing Issue; or

c) The Testing Participant is dissatisfied with the speed at which the Testing Issue is being resolved; or

d) A Testing Participant disagrees with the manner in which a Testing Issue should be resolved.

In the case of a), b) or c), the Testing Participant (or DCC Service Provider) must provide justification for its view and DCC may request further supporting information from them.

The IRB will determine:

a) The severity, priority, status and response timescale that should apply to the Testing Issue;
b) The organisation responsible for rectifying the Testing Issue;

c) Whether the error is due to an issue with the design baseline, which could result in a Change Request (in which case the matter will be referred to the DCC Design & Assurance Director); and

d) Whether the Testing Issue should be rectified pre-DCC Live or postponed to the post-DCC Live release.

The IRB is scheduled to occur every working day by default, and will be cancelled if not required.

Where a Testing Participant disagrees with the determination of the IRB they may request that DCC refers the matter to the SEC Panel, as if Section H14.43 applied. Note that this is only available where a Testing Participant disagrees with the manner in which a Testing Issue should be resolved.

12.5 Reporting of Test Issues

Information on the status of test issues will be reported by the DCC Systems Integrator to DCC in the weekly Test Execution reports described in 10.2 above.

DCC will report information regarding Testing Issues that have the potential to impact testing undertaken by Testing Participants during End to End Testing.

12.6 Test Issue Management Process

The detailed Test Issue Management process will be reviewed and revised in conjunction with the creation of the Release Test Plan.

The high level lifecycle for test issues raised during testing is shown in the following diagram.
Note that test issues can be passed back to “Triage” from the various process steps (e.g. “Failed PIT”), but these links are not shown on the diagram in order to preserve clarity. Test Issues which are agreed to be a Change will follow the DCC Change Control process (set out in the “Core SP Change Management Process” document).

Testing Issues Resolution Process will apply for this release, which is available at the following link:


DCC will have the final judgement on the severity of a particular defect based on the impact on User operations.

### 12.7 Test Issue Severities and Priorities

The following table lists the standard Test Issue Severities. The Severity of a Testing Issue relates to the impact it would have on Users and Parties, and/or DCC, if released into production. Particular consideration should be taken of the impact on end consumers, especially those in vulnerable circumstances.
<table>
<thead>
<tr>
<th>Issue Severity</th>
<th>Description</th>
</tr>
</thead>
</table>
| 1              | A Test Issue which:  
  - Prevents a User or large group of Parties from using the DCC Systems;  
  - Has a critical adverse impact on the activities of Users and Parties, and/or DCC;  
  - Could cause significant financial loss and/or disruption to the DCC services or DCC Parties; or  
  - Results in any material loss or corruption of data.  
  Non-exhaustive examples:  
  - An issue leading to non-availability of the DCC Services;  
  - An issue leading to non-availability of the CSP core solution element(s). |
| 2              | A Test Issue which:  
  - Has a major (but not critical) adverse impact on the activities of Users and Parties, and/or DCC but the service is still working at a reduced capacity; or  
  - Causes limited financial loss and/or disruption to Users and Parties, and/or DCC  
  Non-exhaustive examples:  
  - An issue leading to non-availability of the network management centre;  
  - An issue leading to loss of resilience of the SM WAN gateway;  
  - Large areas of functionality will not be able to be tested. |
| 3              | A Test Issue which:  
  - Has a major adverse impact on the activities of Users and Parties, and/or DCC but which can be reduced to a moderate adverse impact through a work around; or  
  - Has a moderate adverse impact on the activities of Users and Parties, and/or DCC. |
### Issue Severity

<table>
<thead>
<tr>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 A Test Issue which:</td>
</tr>
<tr>
<td>• Has a minor adverse impact on the activities of Users and Parties, and/or DCC</td>
</tr>
<tr>
<td>Non-exhaustive examples:</td>
</tr>
<tr>
<td>• Minor service interruptions in the business process or functionality of the DCC Systems and/or Services</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>5 A Test Issue which:</td>
</tr>
<tr>
<td>• Has minimal impact to the activities of Users and Parties, and/or DCC</td>
</tr>
<tr>
<td>Non-exhaustive examples:</td>
</tr>
<tr>
<td>• Trivial issues with workarounds which are noted for future releases but minimal impact of running existing services</td>
</tr>
</tbody>
</table>

#### Table 16 Test Issue Severities

The following table lists the standard Test Issue Priorities. The priority of a Test Issue is the impact of the issue on **testing** progress – it is a measure of how quickly the issue needs to be fixed to allow development and testing to continue.

<table>
<thead>
<tr>
<th>Issue Priority</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 – Urgent</td>
<td>Has a severe impact on testing. Must be fixed immediately. A critical set of functionality scoped to be tested cannot be completed and needs this issue fixed before testing can continue.</td>
</tr>
<tr>
<td>2 – High</td>
<td>Has a major impact on testing. Should be fixed within a day of the issue being logged. A major set of functionality can only be tested by use of a complicated workaround which is slowing down test progress.</td>
</tr>
<tr>
<td>3 – Medium</td>
<td>Has a medium impact on testing. The issue could be fixed before release of the current version is in development. Incident affects pass success on some tests but the issue can be by-passed for other tests by means of a simple workaround.</td>
</tr>
</tbody>
</table>
### Issue Priority Description

<table>
<thead>
<tr>
<th>Issue Priority</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>4 – Low</td>
<td>Has a minor impact on testing. The issue would be fixed if there is time, but it could be deferred until another build release. The issue is normally cosmetic in nature and does not affect the key delivery of the business requirements</td>
</tr>
</tbody>
</table>

**Table 17 Test Issue Priorities**

### 13 Test Resources

Given the scale of Release 2.0, and the number of organisations supporting its delivery, this document will not provide detail of the DCC internal teams or the DCC Service Providers who will be undertaking the actual testing, but does provide detail of the DCC Test Assurance Team who are responsible for assuring compliance with this Testing Approach Document.

The Test Phase Approach Documents will also highlight how Release 2.0 will impact Release 1.0 resources.

This section also describes the Testing Stubs which will be used, and the other Testing Tools.

#### 13.1 Test Assurance Team

Notwithstanding any organisational change at DCC affecting the structure of the team, dedicated DCC resources will support the assurance of testing described in this document.

The functions and services delivered by the DCC Test Assurance Team shall include:

a. Systems Test Assurance – responsible for assuring the progress of testing, including witnessing and observing testing within PIT, DIT, SIT and TTO; reviewing test plans, scripts and scenarios; undertaking User Acceptance Testing; providing evidence and documents into the Test Assurance Board meetings; assuring reporting by Service Providers. This team also includes the Business Acceptance Testing and Operational Acceptance Testing resources

b. Issue Management – responsible for operating the issue management process; including chairing the Issue Resolution Board and reporting on issues for all test phases except PIT. Responsible for producing reports on testing issues, including providing regular reporting to DCC problem management on issues potentially affecting the DCC production solution

c. Device Management – responsible for the use of Devices in DIT and UIT; maintaining GFI Testing and the Meter Protocol Emulator; providing Device expert support to triage and issue management processes; planning and managing ongoing DCC interoperability testing events; reporting on Device testing
d. Test Assurance Management – responsible for reporting progress to industry; point of escalation for testing participants; conducting Test Assurance Board meetings; managing independent audit and assurance providers; maintaining this approach document; submitting evidence and reporting to SEC Panel and the Secretary of State as required

e. Industry Test Team – responsible for supporting the SREPT and UEPT entry process activities; supporting user testing and managing relationships with testing participants; reporting on user testing

13.2 Test Stubs

This Testing Approach Document allows for the use of Testing Stubs where appropriate across each of the testing phases to support entry into and completion of those phases. Individual Service Providers, DCC and Testing Participants may utilise Testing Stubs to simulate or emulate elements of the solution which are either not available or practical for use in the relevant test phase. For example, within SIT, a Service User Simulator will be used to act in the role of a DCC User.

DCC has developed a Meter Protocol Emulator, capable of acting as an Electricity or Gas meter, or as a PPMID or HCALCS Device. This emulator will be used as part of SIT for Release 2.0, be used for User Entry Process Testing and made available to Testing Participants in the DCC Labs should they choose to use it in UIT.

The DCC Meter Protocol Emulator will not be used by Service Providers in PIT, they are responsible for meeting their own emulator requirements during PIT.

The Meter Protocol Emulator will be updated to enable its use to complete testing for Release 2.0 including the addition of acting as an In Home Display, and will be subject to an independent assurance activity.

13.3 Testing Tools

13.3.1 ALM

HP’s Application Life Management (ALM) Test Management tool will be used to manage testing and test issues in all phases after PIT, where test management is supported by the DCC Systems Integrator.

HP ALM will be used to maintain:

- Requirements connecting to Test Scenarios/ Scripts and defects for traceability and reporting purposes across respective test phases.
- The test scripts
- Execution details of each test script (e.g. when run, by whom)
- Evidence of system behaviour (e.g. screen shot, log file) observed during execution
- The result of execution (pass, fail)
- Defects raised for failed tests (which will be linked to the failed tests).
13.3.2 GFI Testing Service

DCC shall make available an enhanced GFI testing service, being the testing service referred to in X9.1 of the SEC, enhanced to enable eligible persons to test the interoperability of Devices (other than those comprising Communications Hubs) with the Modified DCC systems and with v1.1 CHs, such that those Devices are able to respond to Commands received from or via DCC in accordance with the requirements defined in the GB Companion Specification version 3.0. This testing service shall be made available on the same basis as Testing Services under Section H14 (Testing Services), but subject to this Testing Approach Document. This service and the requisite Test Communications Hubs must be made available by DCC by the commencement of SIT (see Section 16 – Interoperability Testing Events for further detail of this Testing Service).

13.3.3 Communications Hubs for Testing

Release 2.0 requires that DCC makes the following Dual Band Test Communications Hub variants available for participants to request for use in the UIT environment in both the DCC and remote test labs, alongside non-instrumented Communications Hubs:

a. Prototype Test Communications Hub (PTCH) – this variant will be available to request for use in UIT, at DCC Test and Remote Test Labs if required, prior to the completion of SIT. This variant will enable participants to assure HAN connection and interoperability with other Devices, but may not support testing of all 1.1 Communications Hub functionality

b. Instrumented Test Communications Hub (ITCH) – this variant will be available to request for use in UIT, at DCC and Remote Test Labs. It will allow participants to diagnose and assure HAN performance and interoperability with other Devices, and undertake functional testing. The ITCH shall be capable of producing logs in a format that can be easily interrogated.

A Deliverable explaining the capabilities of PTCH and ITCH will be produced by DCC.

The ITCH for Dual Band will not replace the ITCH for Single Band CHs.

13.4 Test Laboratories

Each CSP will provide a test lab facility and supporting services to enable Parties to complete User Entry Process Testing using the DCC Meter Protocol Emulator, DCC meters and DCC Communications Hubs, alongside enabling Parties to test with their own Devices and DCC Communications Hubs and SM WAN infrastructure in the User Integration Testing environment.

DCC will continue to support the use of remote test labs by Testing Participants.

13.5 Assurance of Emulators and Tools

As described in section 17.4 below, and with SEC Panel Testing Advisory Group oversight, DCC will appoint independent parties to undertake assurance of any changes to the DCC Meter Protocol Emulator and the GFI tool. The assurance activities will include the provision of a report to DCC.
• In particular, the assurance will review the ability of the DCC Meter Protocol Emulator and GFI tool to support testing and assurance of GBCS v2.0 10.6.2.6 and 10.6.2.2.

• Completion of the independent assurance will be a pre-requisite for entry into SIT

14 Roles and Responsibilities

All parties involved in Release 2.0 testing shall:

• Follow the SEC definition for “Good Industry Practice”, i.e. the exercise of that degree of skill, diligence, prudence and foresight which would reasonably and ordinarily be expected from a skilled and experienced person engaged in a similar type of undertaking as that party under the same or similar circumstances

• Take all reasonable steps to facilitate achievement of the testing objectives

• Ensure that all testing issues are evaluated for the potential impact on the DCC production solution, at the point of raising the issue or during triage, and recorded as such on HP ALM

14.1 DCC Systems Integrator

DCC shall ensure that the DCC Systems Integrator will manage SIT and be responsible for the following activities:

a. Assure Service Provider PIT by supporting DCC, where required for:

i. Reviewing the SP PIT Approach documents;

ii. Reviewing the SP System Test Plan and FAT plan;

iii. Reviewing SP Requirements Traceability Matrix;

iv. Reviewing SP FAT test scenarios and data

v. Reviewing SP Test Completion Reports and Work Off Plans for Systems Test and FAT for PIT; and

vi. Attending the SP Quality Gate Review.

b. Producing and maintaining the SIT Approach, the Solution Test Plan and the SP UAT Test Plan;

Ensuring that SIT activities are carried out in accordance with the SIT Approach, the Solution Test Plan and the SP UAT Test Plan;

Overall planning and control of SIT, including chairing entry Quality Gates between FAT and Solution Test, and between Solution Test and User Interface Testing

Maintaining Risk, Assumption, Issue and Dependency Logs for SIT
Leading the design and creation of test scenarios, test scripts, test data and test environments for SIT

Preparing test execution and environment usage schedules for SIT

Supporting the other SPs in their assigned test preparation and execution activities within SIT

Managing test issue resolution, and supporting SPs in the resolution process for selective test phases

Producing the Test Stage Plans, Test Specifications, Test Traceability Matrices, Progress Reports and Test Completion Reports for SIT and DIT

Operating the master Configuration Management Plan

Operating the master Release Schedule

Operating the Environment Plan

Support the Interoperability Test Events

14.2 DCC Service Providers

DCC shall ensure that the DCC Service Providers (including DCC in its role as provider of Enterprise Systems) shall:

a. Manage its own PIT Test Phase, including their own processes, staff, test environments, test data, test tools including emulators and test labs. Other Service Provider PIT responsibilities include:

   • Provide PIT Test Approach and PIT Test Plan documents to DCC ahead of test execution;
   • Provide regular progress reports on testing and testing issues;
   • Provide a Test Completion Report at the end of PIT, or an equivalent report for incremental gates throughout PIT;
   • Support DCC in assuring, through witnessing and the review of evidence, the quality of PIT;

b. Support the DCC Systems Integrator in:

   • Planning and control of test phases;
   • Design and creation of test scenarios, test scripts, test data and test environments;
   • Preparing test execution and environment usage schedules;
   • Diagnosing test issues;
• Producing Test Plans, Test Specifications, Requirements Traceability Matrices, Progress Reports and Test Completion Reports;
• Contributing to the Master Configuration Plan;
• Contributing to the master Release Schedule;
• Contributing to the Environment Plan;

Establish, maintain and control their own test environments, in terms of software/hardware configuration and access control;

For tests within their agreed test boundary, under the direction of the DCC Systems Integrator;
• Execute and monitor test scripts;
• Capture evidence;
• Report progress;

Resolve test issues for their solution elements and undertake PIT testing (including regression testing) of any fixes required

Support the interoperability test events

The CSPs will:

a. Establish, maintain and control their own Test Labs;
b. Procure and install 1.1 Communications Hubs in their Test Labs;
c. Install, maintain and support DCC Device Emulators in their Test Labs;
d. In conjunction with their Communications Hub manufacturers, obtain Communications Hub certifications from the relevant authorities.

14.3 DCC

DCC shall:

a. Comply with its obligations under this Testing Approach Document (this document);

Ensure that activities attributed to Service Providers that are described in this document are undertaken;

Use its reasonable endeavours to ensure that SIT and DIT are completed as soon as is reasonably practicable to do so;

Enter into agreements with Device manufacturers to provide and support Devices for use in DIT, following appropriate qualification or selection activity;

Support the DCC Systems Integrator in the planning, control and operation of testing;
Assure planning, preparation and execution activities undertaken by the DCC Systems Integrator and Service Providers as detailed in this document and through the Test Traceability Matrix;

Operate and Chair the DCC Test Assurance Board process to review and approve the relevant Test Documents and issue the Approval to Proceed certificates, including the approval of test phase Completion Reports;

Operate and Chair the DCC Design Assurance Board;

Participate in Quality Gate Reviews;

Agree with the DCC Systems Integrator and Service providers the subsets of Solution Tests to be witnessed in the UAT stage;

Witness the execution of UAT;

Specify, procure, provide and maintain the DCC Meter Protocol Emulator Devices and Service; and

Appoint and manage the independent audit and assurance activities described in this document.

15 **Environments**

Release 2.0 requires the following changes to the integrated DCC environments:

- an additional UIT environment – UITb for R2.0, with the existing UIT environment becoming UITa to mirror production

- an additional SIT environment for the Central & South Communications Service Provider

These additional environments will be available as required by the overall plan for Release 2.0. Specific deliverables relating to the management and use of environments, particularly co-existing UIT environments, will be published by DCC. This will clarify the approaches to issue and Device management, triage across environments, code streams and management.

Each DCC Service Provider is responsible for establishing, maintaining and controlling its own Test Environments. Service Providers are also required to design, develop and support Test Stubs, Test Data, Test Labs and necessary hardware installations (Communication Hubs/Smart Meters/Other Devices) that are required for execution of respective test phases.

DCC Service Providers are also expected to follow necessary software installation versions, firmware versions and adhere to ZigBee and other relevant certificates.

15.1 **Code Management**

DCC will operate a process to merge code changes and fixes from production into the SITB environment used by R2.0. The SIT Approach Document will provide detail of the frequency of the operation of this process.
16 Device Interoperability Testing Events

DCC will continue to host interoperability testing events, with a minimum of four taking place in a twelve month period.

These events will see the CSPs provide resources and communications hub hardware to enable other participants to test their Devices with.

The aim of the interoperability events are to provide a testing environment where Device manufactures can test with the Communications Hubs in an informal yet structured way. The events are generally scheduled to test features before they reach SIT, in order to provide an element of risk mitigation.

The Interoperability Testing Events will support Release 2.0 by acting as Market Facilitation Events – allowing participants to test interoperability with Sub GHz HAN Devices.

DCC will continue to provide notice of, and reporting, following these events.

To support these events the Communications Service Providers will provide ZigBee Sub GHz Test Devices, compliant with the relevant technical specifications.

17 Audit and Independent Assurance

As part of the testing approach for Release 2.0 further assurance of the testing and the tools used will be subject to independent review.

17.1 Independent Audit of SIT Exit Criteria

DCC shall appoint an auditor (that is sufficiently independent of Parties) to monitor SIT activities and to confirm that the exit criteria have been met for each Region.

This appointment will take place a minimum of one month prior to the commencement of SIT using the existing DCC Audit and Assurance Framework Agreement.

DCC shall engage with the SEC Panel Testing Advisory Group to seek a minimum of one representative to participate in the definition of the audit scope, and the selection of the SIT auditor.

The auditor will be procured against the scope that is set out below and tender responses assessed by DCC against criteria that will include:

a. Independence from DCC and the DCC Service Providers;

b. Proposed Audit Approach;

c. Relevant Experience; and

d. Cost

The identity of the SIT auditor will be provided to the Authority, SEC Panel and Secretary of State following contract award.
17.2 SIT Audit Scope

The SIT audit will encompass activities that are undertaken in the Solution Test and SP UAT testing stages, and will provide confirmation that all exit criteria have been met including that:

- Testing had been conducted in accordance with this approach document;
- The coverage and completeness of testing, making specific reference to the Test Traceability Matrix, and the operation of the heatmap test management tool by the SI;
- A robust issue/defect resolution process has been used, including the manner in which issues have been closed, and that no bias has been introduced into the process.

The SIT Auditor will be engaged and will monitor the matters being tested pursuant to SIT during Release R2.0 and confirm that the exit criteria have been met for each Region.

17.3 Approach to SIT Audit

The SIT audit will be undertaken on a Region by Region basis.

The auditor will be required to produce an audit approach document for review by DCC prior to commencement of the work. A risk-based approach will be taken to the audit and the manner in which the risk assessment will be conducted should be set out in the audit approach document.

The audit will include: observation of test activities during Solution Test and witnessing during SP UAT; review of test artefacts; suitability of testing methodology and review of issue resolution logs. The auditor may also attend selected IRB and Triage Panel meetings, alongside participating in Test Assurance Board meetings.

The auditor will inform DCC of any observations that are raised during Solution Test within 1 Working Day, such that DCC can initiate corrective action at the earliest possible opportunity. DCC will inform the Panel's Testing Advisory Group of any such observations and corrective actions, and may request the attendance of the SIT auditor at monthly Testing Advisory Group meetings.

A report on the testing that has been conducted within a Region, including confirmation that the exit criteria have been met, will be provided to DCC no later than 2 Working Days following the completion of SIT for that Region.

DCC and the SIT Auditor will review the report with the Panel's Testing Advisory Group as part of the SIT exit governance process.

DCC shall include the independent auditor’s report as part of the evidence submitted to SEC Parties and the Secretary of State as part of the SIT Completion process.

17.4 Assurance of Testing Tools and Stubs

DCC shall appoint a party or parties to undertake independent assurance assessments of the updates to the following testing tools being updated to support testing for Release 2.0:
a. ALM

b. DCC Device Emulator

c. GIT For Industry tool (GFI)

Where relevant the independent assurance of the readiness of these tools for their use in Release 2.0 will be completed ahead their use in test phases. For example, the assurance of the Device Emulator shall be completed prior to SIT entry, and the report will be required as one of the SIT entry criteria.

17.5 Assurance of 2.4GHz and Sub GHz RF Coverage

DCC shall appoint a suitably competent independent party to review the results of Joint Test Methodology Testing against the acceptance criteria specified in the Joint Test Methodology. The review shall assure that DCC has performed sufficient testing to demonstrate the degree to which Dual Band Communications Hubs meet expectations for RF Coverage.
APPENDIX AK

SEC Variation Testing Approach Document for SMETS1 Services
Table of Contents

TABLE OF CONTENTS 2

1 DEFINITIONS AND INTERPRETATIONS 3

2 GENERAL 13

3 TESTING APPROACH DOCUMENTS 13

4 MODIFICATION OF THE SMETS1 SEC VARIATION TESTING APPROACH DOCUMENT AND TESTING APPROACH DOCUMENTS 14

5 SMETS1 TESTING OBJECTIVE 15

6 SMETS1 SECURITY TESTING 18

7 APPROACH TO TESTING 19

8 GENERIC TESTING ACTIVITIES 21

9 GENERAL REQUIREMENTS FOR SMETS1 TESTING 22

10 SPECIFIC DELIVERABLES 25

11 TRACEABILITY 27

12 TEST PROCEDURE 27

13 SMETS 1 SYSTEM INTEGRATION TESTING 30

14 TESTING ISSUE RESOLUTION 41

15 WORK OFF PLANS 41

16 TEST REPORTING 42

17 TEST RESOURCES 43

18 ADDITIONAL OBLIGATIONS 43

19 SIT AUDIT AND INDEPENDENT ASSURANCE 44

20 PROCESS FOR DEVICE MODEL COMBINATION TESTING (DMCT PROCESS) 46

21 SMETS1 UPLIFT TESTING 61
1 Definitions and Interpretations

1.1 In this SEC Variation Testing Approach Document for SMETS1 Services (SMETS1 SVTAD), except where the context otherwise requires, the expressions in the left-hand column within Table 1.1 shall have the meanings given to them in the right-hand column within Table 1.1. Where not defined in this SMETS1 SVTAD, capitalised terms used in this document are set out in Section A of the Amended SMETS1 SEC or in Schedules or Appendices of the Amended SMETS1 SEC.

1.2 Where there are conflicts between this SMETS1 SVTAD and any of the Testing Approach Documents, this SMETS1 SVTAD shall take precedence.

1.3 Where obligations are expressed in respect of DCC Service Providers in this SMETS1 SVTAD, these shall be construed as obligations on the DCC. Where text is included in this SMETS1 SVTAD which does not explicitly place obligations on a Party, the Panel, or Testing Participant, these shall be construed as obligations on the DCC.

Table 1.1 SMETS1 SVTAD Definitions

<table>
<thead>
<tr>
<th>Term</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Active Meter Migration Testing</strong></td>
<td>has the meaning set out in the MTAD.</td>
</tr>
<tr>
<td><strong>(Active MMT)</strong></td>
<td></td>
</tr>
<tr>
<td><strong>Amended SMETS1 SEC</strong></td>
<td>means planned changes to the SEC that do not comprise part of a SMETS1 Uplift, and:</td>
</tr>
<tr>
<td></td>
<td>• in the case of changes to Sections of the Code, those that have most recently been published by the Secretary of State setting out Services in respect of SMETS1 Smart Metering Systems and other provisions relating to SMETS1 Smart Metering Systems that apply in respect of:</td>
</tr>
<tr>
<td></td>
<td>o the Device Models and/or Device Model Combinations that are being used in testing in respect of IOC, MOC, or FOC, as the case may be and/or</td>
</tr>
<tr>
<td></td>
<td>o the Device Models and/or Device Model Combinations that are the subject of the DMCT Process; and</td>
</tr>
</tbody>
</table>

3
<table>
<thead>
<tr>
<th>Term</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>• in the case of changes to Schedules and Appendices of the Code, the versions that apply in respect of:</td>
<td></td>
</tr>
<tr>
<td>o the Device Models and/or Device Model Combinations that are being used in testing in respect of IOC, MOC, or FOC, and/or</td>
<td></td>
</tr>
<tr>
<td>o the Device Models and/or Device Model Combinations that are the subject of the DMCT Process,</td>
<td></td>
</tr>
<tr>
<td>which are set out in a document published by the Secretary of State entitled “SMETS1 Testing Baseline Requirements Document”.</td>
<td></td>
</tr>
<tr>
<td>Capability Release</td>
<td>means each of Initial Operating Capability (IOC), Middle Operating Capability (MOC) and Final Operating Capability (FOC).</td>
</tr>
<tr>
<td>Completion Report</td>
<td>means a report that is produced at completion of a Test Phase, with the exception of the UTS Phase where the Completion Report is produced at the end of SMETS1 Interface Testing, setting out evidence demonstrating how the criteria for the completion of that Test Phase (or SMETS1 Interface Testing) have been met.</td>
</tr>
<tr>
<td>Depth and Breadth of Regression Testing</td>
<td>means the document produced pursuant to Clause 7.7 that sets out the depth and breadth of regression testing planned for a Migration Test Phase and SIT Test Phase relating to the same DMC.</td>
</tr>
<tr>
<td>Depth and Breadth of SIT</td>
<td>means the document produced pursuant to Clause 12.7 that sets out the depth and breadth of testing planned to be undertaken for a SIT Test Phase.</td>
</tr>
<tr>
<td>Device Model Combination (DMC)</td>
<td>means a combination of SMETS1 Device Models.</td>
</tr>
<tr>
<td>Dormant Meter Migration Testing (Dormant MMT)</td>
<td>has the meaning set out in the MTAD.</td>
</tr>
<tr>
<td>DMCT EPCL Report</td>
<td>means the report that is prepared pursuant to Clause 20.41.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>-------------------------------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>DMCT Migration Testing (DMCT MT)</td>
<td>means testing undertaken for the purpose of Clause 20.15 (a).</td>
</tr>
<tr>
<td>DMCT Non-Standard Test Pack</td>
<td>means a test pack that is not the Standard Dormant DMCT Migration Test Pack or the Standard DMCT Service Reference Variant Test Pack.</td>
</tr>
<tr>
<td>DMCT Process</td>
<td>means the process, procedures and testing set out in Clause 20. DMCT stands for Device Model Combination Testing.</td>
</tr>
<tr>
<td>DMCT Schedule</td>
<td>means the schedule published pursuant to Clause 20.10.</td>
</tr>
<tr>
<td>DMCT Service Reference Variant Testing</td>
<td>means testing undertaken for the purpose of Clause 20.15 (b).</td>
</tr>
<tr>
<td>DMCT Status List</td>
<td>means the list produced pursuant to Clause 20.8.</td>
</tr>
<tr>
<td>DMCT Testing Report</td>
<td>means the report that is prepared pursuant to Clause 20.34, Clause 20.35 or Clause 20.38 as the case may be.</td>
</tr>
<tr>
<td>Eligibility Testing</td>
<td>comprises the undertaking of tests to demonstrate that a Party can successfully send Service Requests and receive Service Responses and Alerts in respect of SMETS1 Devices, such tests being set out in the UTSAD.</td>
</tr>
<tr>
<td>Energy Supplier</td>
<td>means a holder of an Electricity Supply Licence and / or a Gas Supply Licence.</td>
</tr>
<tr>
<td>Entry Criteria</td>
<td>means the criteria that must be met in order for a Test Phase to start.</td>
</tr>
<tr>
<td>EPCL</td>
<td>means the list of SMETS1 Eligible Product Combinations.</td>
</tr>
<tr>
<td>Exit Criteria</td>
<td>means the criteria that must be met in order for a Test Phase to complete.</td>
</tr>
<tr>
<td>User Testing Services Guidance</td>
<td>has the meaning set out in Table 10.1.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>-------------------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>Final Operating Capability (FOC)</strong></td>
<td>has the meaning set out in the DCC’s delivery plan for SMETS1 services produced pursuant to Condition 13 of the DCC Licence.</td>
</tr>
<tr>
<td><strong>In-Scope DMCs</strong></td>
<td>means DMCs:</td>
</tr>
<tr>
<td></td>
<td>(a) which are not MOC or FOC SIT DMCs or are not IOC Migration Testing DMCs; and</td>
</tr>
<tr>
<td></td>
<td>(b) comprising SMETS1 Smart Metering Systems that are in scope for enrolment.</td>
</tr>
<tr>
<td></td>
<td>For this purpose the SMETS1 Smart Metering Systems that are in scope for enrolment are those which, once enrolled, would comprise SMETS1 Meters for which the Secretary of State has concluded that the DCC is required to provide SMETS1 Services (or, if such conclusions have not yet been reached, those for which the Secretary of State is consulting on as being minded to require the DCC to provide SMETS1 Services).</td>
</tr>
<tr>
<td><strong>Initial Operating Capability (IOC)</strong></td>
<td>has the meaning set out in the DCC’s delivery plan for SMETS1 services produced pursuant to Condition 13 of the DCC Licence.</td>
</tr>
<tr>
<td><strong>IOC Migration Testing DMCs</strong></td>
<td>means for DMCs that would utilise the operating capability that is delivered at IOC:</td>
</tr>
<tr>
<td></td>
<td>(a) any DMC against which Migration Testing in respect of a planned entry on the EPCL comprising that DMC has completed; or</td>
</tr>
<tr>
<td></td>
<td>(b) where Migration Testing has not completed, any DMCs that have been selected for Migration Testing in respect of a planned entry on the EPCL comprising that DMC and have not been de-selected.</td>
</tr>
<tr>
<td><strong>Middle Operating Capability (MOC)</strong></td>
<td>has the meaning set out in the DCC’s delivery plan for SMETS1 services produced pursuant to Condition 13 of the DCC Licence.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>-------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Migration Completion Report</td>
<td>has the meaning set out in the MTAD.</td>
</tr>
<tr>
<td>Migration Dormant Meter Readiness Testing</td>
<td>has the meaning set out in the MTAD.</td>
</tr>
<tr>
<td>Migration Testing (MT)</td>
<td>means:</td>
</tr>
<tr>
<td></td>
<td>(a) Active Meter Migration Testing;</td>
</tr>
<tr>
<td></td>
<td>(b) Dormant Meter Migration Testing; and/or;</td>
</tr>
<tr>
<td></td>
<td>(c) Mixed Meter Migration Testing.</td>
</tr>
<tr>
<td>Migration Test Phase</td>
<td>has the meaning set out in the MTAD.</td>
</tr>
<tr>
<td>Migration Testing Approach Document (MTAD)</td>
<td>means a document that sets out supplementary rights and obligations in relation to Migration Testing and Migration DUST.</td>
</tr>
<tr>
<td>Migration DUST</td>
<td>means a Testing Service provided by the DCC within Device and User System Testing to enable testing of the interactions with the systems and processes used by the DCC to Migrate SMETS1 Installations.</td>
</tr>
<tr>
<td>Migration Solution Testing</td>
<td>has the meaning set out in the MTAD.</td>
</tr>
<tr>
<td>Mixed Meter Migration Testing (Mixed MMT)</td>
<td>has the meaning set out in the MTAD.</td>
</tr>
<tr>
<td>Modified DCC Total System</td>
<td>means the DCC Total System as will be modified to enable the delivery of Services as set out in the Amended SMETS1 SEC.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>------------------------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Pre-Integration Testing (PIT)</td>
<td>means a set of tests undertaken by a DCC Service Provider to verify that the part of the Modified DCC Total System being provided by that DCC Service Provider meets the SMETS1 Testing Objective.</td>
</tr>
<tr>
<td>Secure Meters Device Models</td>
<td>means SMETS1 ESME Device Models, SMETS1 GSME Device Models, and SMETS1 CH Device Models manufactured by Secure Meters (UK) Ltd (company number 02199653).</td>
</tr>
<tr>
<td>SIT Audit</td>
<td>means a review, conducted by the SIT Auditor, of the testing and assurance undertaken by the DCC during a SIT Test Phase.</td>
</tr>
<tr>
<td>SIT Auditor</td>
<td>means the independent person appointed pursuant to Clause 19.1.</td>
</tr>
<tr>
<td>SIT Auditor Report</td>
<td>has the meaning set out in Table 10.1.</td>
</tr>
<tr>
<td>SIT Planned Tests</td>
<td>means the tests that result from the Depth and Breadth of SIT document established pursuant to Clause 12.7.</td>
</tr>
<tr>
<td>MOC or FOC SIT DMCs</td>
<td>means:</td>
</tr>
<tr>
<td></td>
<td>(a) any DMC against which SIT for MOC or FOC (as the case may be) has concluded and demonstrated that the DCC can successfully process SMETS1 Service Requests and relevant SMETS1 Alerts in respect of that particular DMC in accordance with the Amended SMETS1 SEC; or</td>
</tr>
<tr>
<td></td>
<td>(b) where SIT has not concluded, any DMCs that have been selected for SIT for MOC or FOC (as the case may be) and have not been de-selected.</td>
</tr>
<tr>
<td>SMETS1 Interface Testing</td>
<td>means the testing activity that further assures, through the involvement of Users, that the part of the Modified DCC Total System that comprises the DCC User Interface operates in accordance with the Amended SMETS1 SEC.</td>
</tr>
<tr>
<td>SMETS1 Interface Test Completion Report</td>
<td>has the meaning set out in Table 10.1.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>-------------------------------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>SMETS1 Services</td>
<td>means Services in relation to SMETS1 Smart Metering Systems.</td>
</tr>
<tr>
<td>SMETS1 SVTAD Large Supplier</td>
<td>means a Supplier Party which, as of 18 September 2018, supplies electricity and/or gas to 250,000 (two hundred and fifty thousand) or more Domestic Premises.</td>
</tr>
<tr>
<td>SMETS1 Testing Objective</td>
<td>means the objective set out in Clause 5.</td>
</tr>
<tr>
<td>SMETS1 Uplift</td>
<td>means amendment(s) to the Code that are not planned to be delivered as part of a Capability Release or under the DMCT Process and, in the case of more than one amendment, that are planned to be delivered at the same time.</td>
</tr>
<tr>
<td>SMETS1 Uplift DCC Testing</td>
<td>means testing by the DCC of any changes to the DCC Total System that would arise as a result of a SMETS1 Uplift.</td>
</tr>
<tr>
<td>SMETS1 Uplift DCC Testing Approach</td>
<td>means any document produced pursuant to Clause 21 that sets out the approach to SMETS1 Uplift DCC Testing.</td>
</tr>
<tr>
<td>SMETS1 Uplift DCC Testing Completion</td>
<td>means the report prepared pursuant to Clause 21.11.</td>
</tr>
<tr>
<td>SMETS1 Uplift Mandated User Testing</td>
<td>means mandatory testing by one or more Users of all or part of any changes to the DCC Total System that would arise as a result of a SMETS1 Uplift.</td>
</tr>
<tr>
<td>SMETS1 Uplift Mandated User Testing</td>
<td>means any document prepared pursuant to Clause 21 that sets out the approach to SMETS1 Uplift Mandated User Testing.</td>
</tr>
<tr>
<td>SMETS1 Uplift Testing</td>
<td>means SMETS1 Uplift DCC Testing and/or SMETS1 Uplift Mandated User Testing as the case may be.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>------</td>
<td>---------</td>
</tr>
<tr>
<td><strong>Standard Dormant DMCT Migration Test Pack</strong></td>
<td>means a set of tests undertaken for the purposes of Clause 20.15 (a) in respect of SMETS1 Installations comprising only Dormant Meters.</td>
</tr>
<tr>
<td><strong>Standard DMCT Service Reference Variant Test Pack</strong></td>
<td>means a set of tests undertaken for the purposes of Clause 20.15 (b).</td>
</tr>
<tr>
<td><strong>Solution Test</strong></td>
<td>means a test stage within the System Integration Test Phase that will include testing to ensure that changes to existing interfaces, and new interfaces within the solution, as a result of the Amended SMETS1 SEC, work as intended and to confirm that integration of those parts of the Modified DCC Total System that have changed as a result of the Amended SMETS1 SEC has not caused any regression to existing functionality.</td>
</tr>
<tr>
<td><strong>System Capacity Testing (SCT)</strong></td>
<td>means additional non-functional tests that assure that the DCC is capable of meeting the SMETS1 Testing Objective.</td>
</tr>
<tr>
<td><strong>System Capacity Testing Approach Document (SCTAD)</strong></td>
<td>means a document that sets out the supplementary rights and obligations in relation to System Capacity Testing.</td>
</tr>
<tr>
<td><strong>Systems Integration Testing (SIT)</strong></td>
<td>means a set of tests undertaken by the DCC and the DCC Service Providers collectively to verify that the parts of the Modified DCC Total System being provided by those DCC Service Providers and the DCC operate together in a way that meets the SMETS1 Testing Objective (excluding those parts that are subject to Migration Testing).</td>
</tr>
<tr>
<td><strong>TAG</strong></td>
<td>has the meaning given in Clause 3.1.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>-----------------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Test Assurance Board (TAB)</td>
<td>means the DCC body established to approve or reject DCC assurance reports relating to code promotion between environments; consider Test Phase Completion Reports; and approve or revoke the issuance of Test Completion Certificates.</td>
</tr>
<tr>
<td>Test Completion Certificate</td>
<td>has the meaning of a certificate issued by the DCC to a DCC Service Provider when the DCC considers that the DCC Service Provider has met the relevant Exit Criteria for a Test Phase.</td>
</tr>
<tr>
<td>Testing Issue Thresholds</td>
<td>means the maximum number of extant Testing Issues that may be permitted:</td>
</tr>
<tr>
<td></td>
<td>(a) at Test Phase exit;</td>
</tr>
<tr>
<td></td>
<td>(b) in the case of testing undertaken as part of the DMCT Process, at successful test completion;</td>
</tr>
<tr>
<td></td>
<td>(c) in the case of the UTS Test Phase, at the end of SMETS1 Interface Testing; or</td>
</tr>
<tr>
<td></td>
<td>(d) in the case of testing undertaken as part of SMETS1 Uplift DCC Testing, at successful test completion.</td>
</tr>
<tr>
<td>Test Phase</td>
<td>means one of the following:</td>
</tr>
<tr>
<td></td>
<td>• Pre-Integration Testing (PIT);</td>
</tr>
<tr>
<td></td>
<td>• in the case of IOC, System Integration Testing (SIT) in respect of the DMCs that have been selected pursuant to Clause 13 for the Capability Release, excluding any DMC that has subsequently been de-selected from SIT;</td>
</tr>
<tr>
<td></td>
<td>• in the case of MOC and/or FOC, System Integration Testing (SIT) in respect of each planned entry on the EPCL for each DMC that has been selected pursuant to Clause 13 for the Capability Release, excluding any DMC that has subsequently been de-selected from SIT;</td>
</tr>
<tr>
<td></td>
<td>• User Testing Services (UTS);</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>-------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td></td>
<td>• Active Meter Migration Testing (Active MMT) in respect of a specified planned entry on the list of SMETS1 Eligible Product Combinations;</td>
</tr>
<tr>
<td></td>
<td>• Dormant Meter Migration Testing (Dormant MMT) in respect of a specified planned entry on the list of SMETS1 Eligible Product Combinations;</td>
</tr>
<tr>
<td></td>
<td>• Mixed Meter Migration Testing (Mixed MMT) in respect of a specified planned entry on the list of SMETS1 Eligible Product Combinations; or</td>
</tr>
<tr>
<td></td>
<td>• System Capacity Testing (SCT).</td>
</tr>
<tr>
<td>Test Stage</td>
<td>means a sub-component part of a Test Phase that may be executed sequentially or in parallel with other sub-components within that Test Phase.</td>
</tr>
<tr>
<td>Test Traceability Matrix (TTM)</td>
<td>means a document employed to map requirements to test cases that is used to demonstrate how the requirements are covered by the test cases.</td>
</tr>
<tr>
<td>User Testing Services (UTS)</td>
<td>means a Test Phase during which Eligibility Testing and SMETS1 Interface Testing may be undertaken.</td>
</tr>
<tr>
<td>User Testing Services Guidance</td>
<td>means a document containing explanatory information regarding the testing undertaken by Users during the User Testing Services Test Phase as set out in Table 10.1.</td>
</tr>
<tr>
<td>User Testing Services Approach Document</td>
<td>means the document that sets out any supplementary rights and obligations that apply to the testing undertaken during the User Testing Services Test Phase.</td>
</tr>
<tr>
<td>(UTSAD)</td>
<td></td>
</tr>
<tr>
<td>Work Off Plan</td>
<td>Means a plan produced on completion of a Test Phase or, in the case of the UTS Test Phase at the completion of Interface Testing, that specifies the outstanding Testing Issues, and the dates by which these Testing Issues should be resolved.</td>
</tr>
</tbody>
</table>
2 **General**

2.1 This document is the SEC Variation Testing Approach Document for SMETS1 Services.

2.2 Section X11.7 of the Code requires that the DCC and each person other than the DCC that participates in (or is required to participate in) testing under a SEC Variation Testing Approach Document shall comply with the SEC Variation Testing Approach Document.

2.3 Section X11.8 of the Code specifies that Section H14 of the Code (Testing Services) and the Enduring Testing Approach Document shall apply in respect of testing under a SEC Variation Testing Approach Document as if such testing was a Testing Service under Section H14.34 (Modification Implementation Testing); and each participant in such testing shall be deemed to be a Testing Participant for such purposes.

2.4 This SMETS1 SVTAD sets out:

(a) the testing that is required to be undertaken prior to each of IOC, MOC and FOC of the SMETS1 Services and obligations to undertake such testing;

(b) the requirement for Parties to undertake Eligibility Testing prior to being eligible to send Service Requests in respect of SMETS1 Devices;

(c) the requirement for the DCC to undertake the DMCT Process; and

(d) the rules to apply to the development of any SMETS1 Uplift DCC Testing and SMETS1 Uplift Mandated User Testing.

3 **Testing Approach Documents**

3.1 The Testing Approach Documents shall be developed by the DCC. In developing a Testing Approach Document, the DCC shall consult with the Testing Advisory Group of the Panel (“TAG”), Parties and other relevant stakeholders prior to the submission of the document to the Secretary of State.

3.2 The DCC shall submit each draft Testing Approach Document to the Secretary of State, indicating:

(a) why the DCC considers the draft to be fit for purpose;
(b) copies of the consultation responses received; and

(c) any areas of disagreement that arose during the consultation process and that have not been resolved.

3.3 The DCC shall comply with any direction given by the Secretary of State to re-consider, re-consult, and/or re-submit the draft document.

3.4 Once a Testing Approach Document has been approved by the Secretary of State, the DCC and each person other than the DCC that participates in (or is required to participate in) testing in the Test Phase to which that Testing Approach Document relates shall comply with that Testing Approach Document.

3.5 The Testing Approach Document for a Test Phase must describe the Parties or other persons who are entitled or required to participate in that Test Phase.

4 Modification of the SMETS1 SEC Variation Testing Approach Document and Testing Approach Documents

4.1 This SMETS1 SVTAD and the Testing Approach Documents shall be modified by the DCC in accordance with any direction to do so made by the Secretary of State. The DCC shall consult with Parties concerning any proposed modification to those documents in accordance with any direction to do so made by the Secretary of State.

4.2 This SMETS1 SVTAD and the Testing Approach Documents may be modified by the DCC following consultation with Parties and other relevant persons, the TAG, the Authority, and the Secretary of State, provided that:

(a) prior to making any such modification, the DCC must present to the Secretary of State a summary of the consultation responses received and an explanation of how the DCC has taken them into account; and

(b) it may not be modified to the extent that the Secretary of State directs otherwise.

4.3 This SMETS1 SVTAD and the Testing Approach Documents may be modified by the DCC without consultation where the modification is of a minor typographical nature or where the modification has no material effect on the rights or obligations of Parties or any other person who is entitled to undertake testing in accordance with this document. Prior to making such changes, the DCC shall provide notice of its intention
to do so, together with the intended changes, to relevant stakeholders and the Code Administrator and shall publish such notice on the DCC Website. Additionally, the DCC shall notify relevant stakeholders and the Code Administrator and shall publish the revised document(s) on the DCC Website once the changes have taken effect.

5  **SMETS1 Testing Objective**

5.1 With the exception of testing undertaken pursuant to Clause 21, the objective of testing undertaken pursuant to this SMETS1 SVTAD (the “**SMETS1 Testing Objective**”) is to:

(a) demonstrate that the DCC, the component parts of the Modified DCC Total System and SMETS1 SMSO Systems where used by a SMETS1 SMSO acting in the capacity of DCC Service Provider:

(i) operate; and

(ii) interoperate with User Systems, Active Meters, Dormant Meters and Smart Metering Systems comprising SMETS1 and SMETS2+ Devices, to the extent necessary for the DCC to comply with the relevant requirements in Sections F, G, H, L, N and P of the Amended SMETS1 SEC;

(b) demonstrate the capability of a User to interoperate with the DCC User Interface that forms part of the Modified DCC Total System before becoming eligible to send Service Requests in respect of SMETS1 Devices; and

(c) provide a service to enable testing of the interactions with the DCC systems and processes used to Migrate SMETS1 Installations.

5.2 The Testing Objective is demonstrated in the following ways:

(a) SIT demonstrates that the individual systems and processes of the Modified DCC Total System can operate together and interoperate with Smart Metering Systems comprising SMETS1 and SMETS2+ Devices to meet the Testing Objective, except where the systems are those referred to in Clause 5.2 (c);

(b) User Testing Services demonstrates:
(i) for Eligibility Testing, that Parties can successfully send Service Requests to SMETS1 Devices and receive the corresponding Service Responses and Alerts; and

(ii) for SMETS1 Interface Testing, that the Modified DCC Total System can interoperate with User Systems;

(c) Migration Testing demonstrates that:

(i) the individual systems of the Modified DCC Total System and SMETS1 SMSO Systems where used by a SMETS1 SMSO acting in the capacity of DCC Service Provider used to Migrate SMETS1 Installations can operate together and interoperate with Active Meters, Dormant Meters, User Systems, and Smart Metering Systems comprising SMETS1 Devices and SMETS2+ Devices to meet the Testing Objective; and

(ii) the systems used by a SMETS1 SMSO that apply a configuration to Dormant Meters and any associated Devices, and/or instruct the upgrade of the firmware on Dormant Meters and any associated Devices, (in each case pursuant to the requirements in clause 4.27 of the TMAD) operate and interoperate with Dormant Meters to meet the Testing Objective;

(d) System Capacity Testing demonstrates that the operational performance of the Modified DCC Total System is not adversely affected by the introduction of SMETS1 Services and that the SMETS1 Services will operate at the requisite performance levels;

(e) through the provision of Migration DUST; and

(f) the DMCT Process demonstrates that the DCC's processes and the component parts of the Modified DCC Total System interoperate with SMETS1 Smart Metering Systems and SMETS1 SMSO Systems such that the DCC is able to successfully Migrate SMETS1 Installations and process SMETS1 Service Requests and relevant SMETS1 Alerts in respect of Smart Metering Systems that comprise a particular Device Model Combination in accordance with the Amended SMETS1 SEC.
Testing shall be performed by the DCC in accordance with Good Industry Practice.

In order to achieve the SMETS1 Testing Objective the DCC shall undertake testing activities which include the following:

(a) communication tests from Users to SMETS1 Devices and from SMETS1 Devices to Users;

(b) verifying that all other functional changes, in accordance with the relevant requirements in Sections F, G, H, L, N and P of the Amended SMETS1 SEC, operate as intended;

(c) wherever practicable, the use of automated testing;

(d) monitoring and evaluation of all impacts on the Services, including regression testing of the Service, as defined in this SMETS1 SVTAD and the relevant Testing Approach Documents;

(e) monitoring and evaluation of test data used for testing under this SMETS1 SVTAD and the relevant Testing Approach Documents; and

(f) resolution of Testing Issues via the Testing Issue resolution process as set out in Clause 14.

PIT, SIT, System Capacity Testing and Migration Testing shall be performed in respect of each of IOC, MOC, and FOC. The SMETS1 Testing Objective applies in respect of each of IOC, MOC, and FOC. The DMCT Process shall apply in respect of any In-Scope DMCs and the SMETS1 Testing Objective shall apply in respect of the DMCT Process.

The DCC shall, in accordance with Good Industry Practice, develop User Testing Services Guidance. Where the DCC needs to make amendments to the User Testing Services Guidance, the DCC shall ensure that the amendments that are made reflect Good Industry Practice and shall notify Users of the changes and make the revised document available.

**Overlapping of SMETS1 Testing**

The DCC shall not overlap any SIT and SMETS1 Interface Testing without the prior
review of the TAG and agreement of the Panel. For MOC and FOC, the DCC may overlap any Migration Test Phase and any SIT Test Phase in respect of the same, or different, planned entries on the EPCL, however when running an end of cycle for a SIT Test Phase the DCC shall use device sets that have exited end of cycle testing for a Migration Test Phase for the same DMC.

6 SMETS1 Security Testing

6.1 Security testing is integral to all Test Phases and shall be undertaken to demonstrate that the Modified DCC Total System remains Secure.

6.2 Security testing shall be managed by the DCC and undertaken in conjunction with the DCC Service Providers in accordance with Good Industry Practice.

6.3 In order to demonstrate the security of the Modified DCC Total System, during testing the DCC shall undertake activities which shall include the following:

(a) ensuring that all security-enforcing functionality has been adequately tested, including user account provisioning and resets, protective monitoring, SMKI/key management, gateway interfaces, and network infrastructure; and

(b) confirming that security needs have been taken into account in the development of test use cases and the subsequent development of test scripts, including testing of all security-relevant ‘misuse’ cases, i.e. error conditions that would cause a potential security alert to be raised.

6.4 The DCC shall ensure that appropriate security testing in respect of the Modified DCC Total System is performed across all Test Phases, and that it covers both applications and infrastructure. This will be achieved by:

(a) reviewing and approving IT security vulnerability/penetration test approaches and scope;

(b) reviewing testing reports, identifying outstanding Testing Issues, and ensuring that their security impacts are properly considered at TAB approval points;

(c) ensuring that all security functional and non-functional requirements are appropriately tested (or otherwise assured) and evidenced through the use of a traceability matrix for each Test Phase; and
(d) reviewing all identified Testing Issues that impact security to ensure that they are satisfactorily resolved, or where such issues remain outstanding notify the relevant persons before progression to the next Test Phase and/or before live operation.

7  **Approach to Testing**

7.1 This SMETS1 SVTAD sets out the generic testing requirements for all Test Phases for each of IOC, MOC, and FOC. Where there are specific testing requirements for a Test Phase these shall be set out in this SMETS1 SVTAD or in the Testing Approach Document for that phase.

7.2 The PIT, SIT, SCT, and MT Test Phases shall be conducted for each of IOC, MOC, and FOC.

7.3 SMETS1 Interface Testing shall be conducted for IOC only. Should a material change to the DCC User Interface be proposed as part of MOC and/or FOC, then SMETS1 Interface Testing shall be repeated for that operating capability. Where any change to the DCC User Interface is proposed as part of MOC and/or FOC, the DCC shall consult with the TAG on whether such change is considered to be material. The DCC shall subsequently notify the Secretary of State of the DCC’s views and that of TAG as to whether the change is considered to be material. Where directed to do so by the Secretary of State, the DCC shall propose and consult upon the necessary changes to this SMETS1 SVTAD and any relevant Testing Approach Documents to support repeated SMETS1 Interface Testing in respect of MOC and/or FOC, in accordance with Clause 4. Where the Secretary of State has not issued a direction under this Clause 7.3, then Clause 5.2 (b) (ii) shall be deemed to have been met by virtue of SMETS1 Interface Testing having been successfully completed for IOC.

7.4 In undertaking testing for a Capability Release, the DCC shall:

(a) include the testing in each SIT Test Phase of the new functionality that is introduced;

(b) for IOC, include regression testing in SIT of the functionality employed in the DCC Live Systems at the point at which regression testing begins;

(c) for MOC and FOC, prior to exiting any SIT Test Phase undertake two functional
end of cycle test runs; and
(d) for MOC and FOC, undertake regression testing in accordance with the Depth and Breadth of Regression Testing document for the relevant Test Phase(s) covering both SIT and MT.

7.5 In undertaking regression testing, the DCC shall ensure that the regression testing undertaken is adequate and that it is undertaken in a suitable manner which may include a combination of automated and targeted testing. For IOC, DCC shall consult with the TAG on the scope of regression testing undertaken during each Test Phase. Where the TAG proposes a change to the regression testing undertaken by the DCC, the DCC shall assess the impact of this and where practical shall accommodate the change and inform TAG of its decision. For IOC, should TAG disagree with the DCC’s decision, it may refer the matter to the Secretary of State, whose decision shall be final and binding.

7.6 In the case of MOC and FOC, for each Migration Test Phase and SIT Test Phase relating to the same DMC, the DCC shall set out its proposals to the TAG for regression testing in a draft Depth and Breadth of Regression Testing document applicable to that Migration Test Phase(s) and SIT Test Phase. Each Depth and Breadth of Regression Testing document shall include details on planned regression tests, the environment within which they shall be performed, and the codebase on which they shall be run. Any disagreements between the DCC and the TAG regarding the content of the draft Depth and Breadth of Regression Testing document shall be referred to the Secretary of State for decision whose decision shall be final and binding. Such discussion may take place prior to this Clause 7.6 coming into effect.

7.7 In the case of MOC and FOC, for each Migration Test Phase and SIT Test Phase relating to the same DMC, the DCC shall publish on the DCC Website the final version of the Depth and Breadth of Regression Testing document. The published version shall either be the version that TAG did not disagree with or, where TAG did disagree, the version that reflects any decision by the Secretary of State pursuant to Clause 7.6. Where the DCC considers it necessary, the DCC shall prepare an updated version of the Depth and Breadth of Regression Testing document and the procedures set out in Clause 7.6 and this Clause 7.7 shall apply. The DCC may combine the
activities described in Clause 7.6 and this Clause 7.7 so that a single Depth and Breadth of Regression Testing document relates to more than one DMC.

8 Generic Testing Activities

8.1 For each of the Test Phases, the DCC shall perform the following activities in accordance with Good Industry Practice:

(a) implement testing infrastructure;

(b) undertake Test Phase planning;

(c) identify test scenarios;

(d) design test scripts;

(e) produce a test specification document;

(f) produce a relevant traceability matrix;

(g) design and prepare test data, and load the test data into the test environment;

(h) prepare a test execution schedule;

(i) execute testing;

(j) perform quality gate reviews;

(k) Testing Issue management;

(l) Testing Issue resolution;

(m) release and configuration management;

(n) test progress reporting;

(o) test assurance;

(p) test completion reporting; and

(q) in addition, for the User Testing Services Test Phase, the DCC shall provide support for Users undertaking testing.
Test principles

8.2 The DCC shall develop its testing methodologies, test scenarios, and regression testing in accordance with Good Industry Practice.

Test Environment

8.3 Testing of SMETS1 Services shall make use of the DCC test environments and shall permit the use of additional cloud-based environments for DCC Service Provider development and integration activities.

8.4 SMETS1 Eligibility Testing shall be conducted against the appropriate DCC user test environment. The DCC shall notify Parties of the DCC user test environment that is to be used.

8.5 Each DCC Service Provider shall:

(a) establish, maintain, and control their own secure test environments;

(b) design, develop, and support test stubs, test data and test labs that are required for execution of the respective Test Phases; and

(c) ensure the firmware and software versions required for each Test Phase are installed on the SMETS1 Devices that are used for testing.

Environment Management

8.6 The DCC shall manage and communicate to persons participating in a Test Phase any changes and/or fixes arising from production that are to be deployed into the SIT and UIT environments. Such deployments shall be undertaken in accordance with Good Industry Practice.

Timetable for Testing

8.7 Test Phases shall be commenced in the timescales that are necessary to facilitate testing in accordance with the DCC’s delivery plan for SMETS1 Services produced pursuant to Condition 13 of the DCC licence.

9 General Requirements for SMETS1 Testing

9.1 The DCC Service Providers shall produce a test plan & test schedule for each Test
Phase for the DCC which shall detail:

(a) the extent of testing to be carried out; and

(b) the responsibilities of the DCC Service Providers including the provision of test data.

9.2 Testing Issues logs shall be produced and retained by the DCC detailing all Testing Issues found during test execution.

9.3 An adequate level of regression testing shall be used to test the Modified DCC Total System to ensure defects are not introduced or uncovered as a result of changes made when the software or its environment is changed.

9.4 Where the DCC considers that a Test Phase (other than the UTS Test Phase) should complete, or where the DCC considers that code should be promoted from one DCC test environment to another, the DCC shall have its DCC Service Provider produce a report that shall include:

(a) an overview of the testing that was planned, that details the breadth and depth of the planned tests;

(b) information on the actual number of tests run, passed, failed, and not run, mapped to the overview of testing referred to in Clause 9.4 (a);

(c) an explanation of why any tests were not run;

(d) the details of any failed tests, including impact, severity, and quantity;

(e) details on the number and severity of any Testing Issues that were raised;

(f) information on any outstanding Testing Issues and their severity;

(g) specification of the test environment used;

(h) recommendations for any additional tests to be included in subsequent testing; and

(i) lessons learnt during the testing.

9.5 Following receipt of a report as referred to in Clause 9.4, the DCC shall produce a
DCC assurance report that shall include:

(a) details of the test assurance activities undertaken by DCC in the Test Phase;

(b) data on tests executed and assured as passed;

(c) an evaluation of whether the governing exit criteria have been met; and

(d) a view on the acceptability of any open Testing Issues and the associated Work Off Plans.

9.6 The DCC assurance report and supporting documentation will be presented to the TAB for their approval or rejection. Where approved, the DCC assurance report shall be provided to the TAG for information. Where requested by a TAG member, the DCC shall also make available supporting documentation including the report referred to in Clause 9.4 and shall include the appropriate confidentiality markings when doing so.

9.7 For SIT, following approval of the report referred to in Clause 9.6 and where the DCC considers that the SIT Test Phase is completed, the DCC shall produce a Completion Report for that Test Phase (as specified in Table 10.1 which shall include the reports produced pursuant to Clause 9.4 and Clause 9.5) and shall provide the Completion Report for the SIT Test Phase to the TAG for recommendation to the Panel. The DCC may combine the activities described in this Clause 9.7 so that a single Completion Report covers the completion of more than one SIT Test Phase. For MOC or FOC, a Completion Report for a SIT Test Phase may also be combined with a Completion Report for a Migration Test Phase where they are in respect of the same planned entry on the EPCL. Furthermore, for MOC or FOC, a Completion Report for a SIT Test Phase and a Completion Report for a Migration Test Phase in respect of the same planned entry on the EPCL may be combined with other Completion Reports in respect of other planned entries on the EPCL. Each Completion Report for a SIT Test Phase shall be accompanied by the SIT Auditor Report (as an Annex) where the report is required to be prepared pursuant to Clause 19, which shall also be provided to the TAG for information.

9.8 Where the DCC considers that code should be promoted from a DCC test environment into production, the DCC shall produce a report setting out the testing that has been
undertaken, which shall be provided to such persons or bodies as directed by the Secretary of State.

9.9 The DCC shall discuss with TAG the format and content (including the level of granularity) of any reports that are to be produced pursuant to this Clause 9 in advance of them being produced and sufficiently early such that any information that needs to be reported is captured as part of the DCC’s test activities.

9.10 Prior to promoting code into an environment in which a Testing Participant(s) is undertaking testing, the DCC shall provide to the Testing Participant(s) a release note. The DCC shall provide such release note in advance of promoting such code to enable the Testing Participant(s) to consider any possible impacts.

10 Specific Deliverables

10.1 The DCC shall publish or update published versions of the documents detailed in Table 10.1.

10.2 The development of the User Testing Services Guidance specified in Table 10.1 shall include a review process via the DCC’s Testing Design Expert Group. The structure of the Completion Reports specified in Table 10.1 shall be discussed with the TAG prior to production.

Table 10.1 Specific Deliverables

<table>
<thead>
<tr>
<th>Deliverable</th>
<th>Description</th>
<th>Created by</th>
<th>Audience</th>
<th>Timing</th>
<th>Where available</th>
</tr>
</thead>
<tbody>
<tr>
<td>User Testing Services Guidance</td>
<td>Guidance for Testing Participants testing in an environment where Eligibility Testing is being undertaken and other Testing Services are being provided. As a minimum, shall include details of triage, defect and fix management, change management, and device management in UTS.</td>
<td>DCC</td>
<td>Testing Participants</td>
<td>To be provided by the DCC as soon as possible following the UTS Testing Approach Document being approved</td>
<td>Publish on DCC Website</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>-------------------------------------------------------------------------------------------------</td>
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</tr>
<tr>
<td>SIT Auditor Reports</td>
<td>Using the SIT Auditor as referenced in Clause 19, a range of independent assurance activities shall be conducted and reports relating to said activity shall be produced in accordance with Clause 19</td>
<td>DCC</td>
<td>Panel / TAG</td>
<td>As determined by the timing for the reports in Clause 19</td>
<td>Provided to Parties in accordance with Clause 13.20</td>
</tr>
<tr>
<td>Completion Report for a SIT Test Phase</td>
<td>Evidence of success against the SMETS1 SIT Exit Criteria. For IOC this is a single SIT Test Phase and for MOC and FOC there are multiple SIT Test Phases.</td>
<td>DCC</td>
<td>Panel / TAG</td>
<td>Following TAB approval of SIT Exit for IOC, and each SIT Test Phase exit for MOC, and FOC.</td>
<td>Provided to Parties in accordance with Clause 13.20</td>
</tr>
</tbody>
</table>
### Traceability

11.1 The overall scope of testing in SIT shall be validated by the DCC to ascertain that it is correct through the use of a TTM, assured by the DCC, which shall set out the requirements in Sections F, G, H, L, N and P of the Amended SMETS1 SEC that are to be tested and the associated test scenarios.

11.2 In respect of IOC, the DCC shall assure the TTM (and any subsequent updates to it) in timescales that do not adversely impact upon the timely undertaking of SIT. In respect of MOC and FOC, the TTM shall be assured by the DCC prior to the commencement of SIT for those operating capabilities. If, during SIT, further changes are made to the Sections F, G, H, L, N and P of the Amended SMETS1 SEC, the TTM will be updated to reflect these changes.

11.3 The TTM shall be used by the DCC to track SIT progress and to demonstrate the completion of SIT and shall form a key element of each and every SIT Audit produced pursuant to Clause 19.4 or each and every Completion Report produced pursuant to Clause 19.6 (as the case may be).

### Test Procedure

12.1 Progression through the Test Phases for SMETS1 Services shall be gated using Entry Criteria and Exit Criteria.

12.2 The generic Entry Criteria for any Test Phase are set out in Clause 12.5. The generic Exit Criteria for PIT and SIT are set out in Clause 12.9.

12.3 Additional specific Entry Criteria and Exit Criteria shall be established for other Test Phases where required. These shall be set out in the relevant Testing Approach Document (with the exception of SIT where, should such specific Entry Criteria or
Exit Criteria be required, they shall be set out in this SMETS1 SVTAD). The DCC shall not commence Migration Testing or the User Testing Services Phase unless the Test Approach Document for that Test Phase has been approved. The DCC shall produce any other Testing Approach Document in timescales that do not have an adverse impact upon the timely undertaking of the Test Phase to which it relates.

12.4 Test Phases may be subdivided into Test Stages. In these circumstances, Entry and Exit criteria may be established at the Test Stage level to support internal DCC Test Stage gating. Where this occurs, this will be specified in the relevant test plan.

**Generic Entry Criteria**

12.5 The fulfilment of the following generic Entry Criteria is required to permit entry to all Test Phases:

(a) test plan signed off by the DCC;

(b) Test Completion Certificates for any precursor Test Phase issued, unless in accordance with Clause 5.7 it is determined that the Test Phase may overlap;

(c) test specification prepared, including the production of a TTM, with the exception of SIT for IOC;

(d) confirmation that the required test laboratories, SMETS1 Devices, tools, stubs, environments, and data are in place, secure and are ready for testing;

(e) in the case of each SIT Test Phase for MOC or FOC, the DCC has concluded its discussions with TAG for the depth and breadth of testing to be undertaken in accordance with a draft Depth and Breadth of SIT document applicable to the SIT Test Phase (such discussion may take place prior to this Clause 12.5 (e) coming into effect); and

(f) an approval to proceed certificate for the Test Phase has been issued by the DCC.

12.6 For purposes of Clause 12.5 (b) in respect of MOC and FOC, an MT Test Phase in respect of the same planned entry on the ECPL (or any MT Test Phase) shall not be considered to be a precursor to a SIT Test phase in respect of the same planned entry on the EPCL (or any SIT Test Phase).
12.7 For any SIT Test Phase related to MOC and FOC, any disagreements between the DCC and the TAG regarding the content of the draft Depth and Breadth of SIT document (following discussions concluding as per Clause 12.5 (e)) shall be referred to the Secretary of State for a decision, whose decision shall be final and binding. For each of MOC and FOC, the DCC shall publish on the DCC Website the final version of the Depth and Breadth of SIT document. The published version shall either be the version that TAG did not disagree with or, where TAG did disagree, the version that reflects any decision by the Secretary of State. Where the DCC considers it necessary, the DCC shall prepare an updated version of the Depth and Breadth of SIT document and the procedures set out in Clause 12.5 (e) and this Clause 12.7 shall apply.

12.8 In the case of MOC and FOC, the DCC may combine the activities described in Clause 12.5 (e) and Clause 12.7 so that a single Depth and Breadth of SIT document covers more than one SIT Test Phase. For MOC or FOC, a Depth and Breadth of SIT document may also be combined with a Depth and Breadth of MT document (as described in clause 8 of the MTAD) where they are in respect of the same planned entry on the EPCL. Furthermore, for MOC or FOC, a Depth and Breadth of SIT document and a Depth and Breadth of MT document in respect of the same planned entry on the EPCL may be combined with other Depth and Breadth of SIT documents and Depth and Breadth of MT documents in respect of other planned entries on the EPCL.

**Generic Exit Criteria for PIT and SIT**

12.9 The following generic Exit Criteria are required to exit and complete any PIT and SIT Test Phase:

(a) all planned tests have been executed. In exceptional circumstances, the DCC may propose to de-scope a planned test. Such de-scoping shall be subject to approval by the TAB. In the case of SIT, the DCC shall refer the TAB’s recommendation to the Secretary of State and the test shall only be de-scoped if the Secretary of State approves;

(b) the test success rate that is achieved shall be at or above the minimum levels specified in the relevant Testing Approach Document (for the purposes of SIT this is set out in Table 13.1);
(c) the number and severity of any outstanding Testing Issues is at or below the Testing Issue Thresholds specified in Clause 13 for PIT or SIT as appropriate;

(d) test results and other requisite evidence is documented;

(e) test issue logs are produced;

(f) regression testing is successfully completed in accordance with the criteria specified in the relevant Testing Approach Document (for the purposes of SIT this is set out in Table 13.1);

(g) production of Work Off Plans for any outstanding Testing Issues that occurred in the Test Phase;

(h) Work Off Plans from preceding Test Phases have been completed and the associated tests successfully re-run; and

(i) the reports referenced in Clauses 9.4 and 9.5 have been produced and, where specified, the associated Test Completion Certificates have been issued by the DCC.

12.10 Supplementary information on the SIT Exit Criteria (detailed in Clause 12.9) is set out in Table 13.1.

13 SMETS 1 System Integration Testing

Selection of DMCs for use in testing for each of IOC, MOC, and FOC

13.1 Each Supplier Party shall provide the DCC with any information that the DCC reasonably requests relating to the SMETS1 Devices in respect of which it is the current Supplier Party. This information may include:

(a) corresponding SMETS1 Device Models;

(b) configuration settings of the SMETS1 Devices;

(c) DMC quantities;

(d) the number of Smart Metering Systems that the Supplier Party intends to enrol in relation to IOC, MOC, and FOC;
(e) the mapping of numbers of SMETS1 Devices to the associated DMCs; and

(f) notification of any changes or proposed changes to such SMETS1 Devices including to firmware and configuration settings.

13.2 When selecting DMCs for use in testing pursuant to the SMETS1 SVTAD for a Capability Release, the DCC shall do so with the objective of facilitating the enrolment of all SMETS1 Smart Metering Systems that are in scope for enrolment as soon as reasonably practicable. For the purposes of this Clause 13, the SMETS1 Smart Metering Systems that are in scope for enrolment are those which, once enrolled, would comprise SMETS1 Meters for which the Secretary of State has concluded that DCC should be required to provide SMETS1 Services (or, if such conclusions have not yet been reached, those for which the Secretary of State is consulting on as being minded to require DCC to provide SMETS1 Services).

13.3 For IOC, the DCC shall determine the DMCs with which to start testing pursuant to this SMETS1 SVTAD. For MOC and FOC, the DCC shall determine the DMCs with which to start testing in respect of a SIT Test Phase or a Migration Test Phase pursuant to this SMETS1 SVTAD. Prior to making such a determination, and with the exception of the SMETS1 ESME Device Model component(s) of the DMC(s) for FOC (as further set out in Clauses 13.10 to 13.12), the DCC shall discuss its proposals with stakeholders and set out the rationale for its selection.

13.4 This Clause 13.4 and Clauses 13.5 to 13.9 do not apply in respect of the SMETS1 ESME Device Model component(s) of the DMC(s) for FOC (as to which see Clauses 13.10 to 13.12). For IOC, the DCC shall notify Supplier Parties of the DMCs with which it has decided to start testing. For MOC and FOC, the DCC shall notify Supplier Parties of the DMCs with which it has decided to start testing for particular Test Phases. Where any Supplier Party disagrees with any DCC decision made pursuant to this Clause 13.4, the matter may be referred to the Secretary of State within 10 Working Days of the DCC’s decision, and the decision of the Secretary of State shall be final and binding for the purposes of this Code.

DMC De-selection (excluding SMETS1 ESME for FOC and Secure Meters Device Models for MOC)

13.5 Where:
(a) a Testing Issue has arisen with a DMC selected pursuant to Clause 13.4 (but not Secure Meters Device Models for MOC, as to which see Clauses 13.10 to 13.12), and:

(i) the resolution reached pursuant to the Testing Issue resolution process specified in Clause 14 requires action to be taken in respect of the DMC; and

(ii) where the DCC considers that either completion of SIT for IOC should not be delayed, or a SIT Test Phase or a Migration Test Phase for MOC or FOC should not continue as a consequence, having regard to the objective of facilitating the enrolment of all SMETS1 Smart Metering Systems that are in scope for enrolment as soon as reasonably practicable; or

(b) the DCC having taken all reasonable steps to do so, is unable to obtain a selected DMC for use in testing,

then the DCC shall consult with the TAG on de-selection of the DMC from testing, and in so doing shall anonymise and redact information where appropriate.

13.6 Following the TAG consultation, the DCC shall decide whether to de-select the DMC from testing pursuant to this SMETS1 SVTAD and notify the TAG and Supplier Parties accordingly.

13.7 Where a Supplier Party disagrees with the DCC de-selection decision, the Party may refer the issue to the Secretary of State within 10 Working Days of the DCC’s decision. Pending the determination by the Secretary of State, the Secretary of State shall inform the DCC as to whether it should continue testing with the DMC in SIT for IOC or in the Migration Test Phase and/or SIT Test Phase for MOC or FOC.

13.8 Where the Secretary of State determines that the DMC should not be omitted from SMETS1 testing, the DCC shall not de-select it from either:

(a) SIT for IOC; or

(b) the SIT Test Phase and/or Migration Test Phase for either MOC or FOC (as the case may be).
13.9 In the case of Clause 13.5 (b), the DCC shall recommend to the Secretary of State any alternative course of action, having regard to the objective of facilitating the enrolment of all SMETS1 Smart Metering Systems that are in scope for enrolment as soon as reasonably practicable.

**Varying Device Models for FOC and MOC Secure**

13.10 The SMETS1 ESME Device Model(s) used in respect of Migration Test Phases and SIT Test Phases for FOC shall be the Device Model(s) chosen by DCC from time to time. The Secure Meters Device Models used in respect of Migration Test Phases and SIT Test Phases for MOC may be varied by DCC from time to time. It is acknowledged that the following may need to change as testing progresses:

(a) the SMETS1 ESME Device Model(s) used in Migration and/or SIT Test Phases for FOC; and

(b) the Secure Meters Device Models used in Migration and/or SIT Test Phases for MOC.

When initially choosing the ESME Device Model(s) for FOC, and when changing any of the Device Models referred to in Clause 13.10 (a) or Clause 13.10 (b) in respect of FOC or MOC (as applicable), the DCC shall choose the one(s) that it considers will successfully interoperate with the DCC Systems, and shall have regard to the objective set out in Clause 13.2.

13.11 The DCC shall first notify the SMETS1 ESME Device Model(s) chosen to form component(s) of DMC(s) used in FOC Test Phases alongside its notification made pursuant to Clause 13.4. The DCC shall promptly notify any change in Device Model(s) pursuant to Clause 13.10 (a) or Clause 13.10 (b) and the rationale for such change. Such notifications shall be via the reports produced pursuant to Clause 16.1.

13.12 In the case of FOC, with the exception of references in Clauses 13.3 to 13.11 references in the Code to DMCs selected for use in Migration Test Phases or SIT Test Phases shall be deemed to include the SMETS1 ESME Device Model components from time to time chosen by the DCC pursuant to this Clause 13. In the case of MOC, with the exception of Clauses 13.5 to 13.11, references in the Code to DMCs selected for use in Migration Test Phases or SIT Test Phases shall be deemed to include the
DMC(s) including Secure Meters Device Models, determined or chosen from time to time pursuant to this Clause 13.

**DCC Witnessing of SIT Testing**

13.13 For IOC, the DCC shall produce and maintain a document (the “SMETS1 SIT Approach Release”). This document shall contain supplementary information setting out the testing to be undertaken in SIT for IOC including a description of the testing to be undertaken, the scope of planned tests, test methods and test procedures. The DCC shall provide this SMETS1 SIT Approach Release to the TAG as part of the ongoing oversight of SIT for IOC.

13.14 The DCC shall observe a subset of the tests carried out in each and every SIT Test Phase. The subset of tests to be observed shall be selected by the DCC having regard to providing assurance that the Testing Objective has been met.

13.15 The DCC shall observe test execution, and record results produced from executed tests. There shall be:

   (a) no deviation from test scripts; and

   (b) no involvement by observers in the execution.

13.16 The DCC shall in its Completion Report for a SIT Test Phase describe the results of DCC’s witnessing including:

   (a) the number of successfully completed tests;

   (b) the number and reason for tests that have failed; and

   (c) the number of successfully completed tests as a ratio or percentage of the total number of tests executed.

**SIT Exit Criteria**

13.17 The Exit Criteria in Clause 12.9 apply to any SIT Test Phase and are supplemented with the additional details and additional Exit Criteria set out in Table 13.1. SIT testing shall be performed for each of IOC, MOC, and FOC and these additional details and Exit Criteria will apply for each of IOC, MOC, and FOC.
Table 13.1 SIT Exit Criteria

<table>
<thead>
<tr>
<th>#</th>
<th>Exit Criteria</th>
<th>Success</th>
<th>Evidence</th>
</tr>
</thead>
<tbody>
<tr>
<td>1A</td>
<td>Functional SIT Execution (For IOC)</td>
<td>For IOC, successful completion will be 100% of planned tests (unless as set out in Clause 12.9 tests have been de-scoped and such de-scoping approved by the Secretary of State) for functional testing have been executed, with a 90% pass rate for any planned tests on the same DMC (excluding those tests that have been de-scoped).</td>
<td>Completion Report for the SIT Test Phase and TAB Test Completion Certificate</td>
</tr>
<tr>
<td>1B</td>
<td>Functional SIT Execution (For any SIT Test Phase for MOC and FOC)</td>
<td>For MOC and FOC, successful completion will be 100% of SIT Planned Tests (unless as set out in Clause 12.9 tests have been de-scoped and such de-scoping approved by the Secretary of State) for functional testing have been executed, with a 90% pass rate for any planned tests for the SIT Test Phase (excluding those tests that have been de-scoped).</td>
<td>Completion Report for the SIT Test Phase and TAB Test Completion Certificate</td>
</tr>
<tr>
<td>2A</td>
<td>SIT End of Cycle Testing</td>
<td>Successful completion will be 100% of SIT Planned Tests for end of cycle testing established pursuant to Clause 12.7 have been executed, with a pass rate of 100% excluding: (a) defects known at the start of end of cycle testing; (b) any new defects arising since the start of end of cycle testing where such exclusion is approved by the TAG. Where the TAG does not approve exclusion of a new defect in (b) above, the DCC may refer the matter to the Secretary of State for determination. The Secretary of State’s determination shall be final and binding for the purposes of this Code.</td>
<td>Completion Report for the SIT Test Phase and TAB Test Completion Certificate</td>
</tr>
<tr>
<td>2B</td>
<td>SIT Regression Execution</td>
<td>Successful completion will be 100% of planned tests for regression testing (pursuant to Clause 7) have been executed: (a) for IOC, on the stage exit versions of the software; and (b) for MOC and FOC, in accordance with the relevant Depth and Breadth of Regression Testing, with a 100% pass rate excluding known defects.</td>
<td>Completion Report for the SIT Test Phase and TAB Test Completion Certificate</td>
</tr>
<tr>
<td>#</td>
<td>Exit Criteria</td>
<td>Success</td>
<td>Evidence</td>
</tr>
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<td>----</td>
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<td>--------------------------------------------------------------------------</td>
</tr>
<tr>
<td>3</td>
<td>Testing Issue Thresholds</td>
<td>Extant Testing Issues are within the relevant Testing Issue Threshold (Clause 13)</td>
<td>Completion Report for the SIT Test Phase and TAB Test Completion Certificate</td>
</tr>
<tr>
<td>4</td>
<td>Test results documented and evidence captured</td>
<td>Results of testing documented and evidence stored</td>
<td>Completion Report for the SIT Test Phase</td>
</tr>
<tr>
<td>5</td>
<td>Complete set of Testing Issue logs produced</td>
<td>Logs have been produced and stored for all Testing Issues identified in Testing</td>
<td>Referenced in the Completion Report for the SIT Test Phase</td>
</tr>
<tr>
<td>6</td>
<td>Full Test traceability to the requirements</td>
<td>Test Traceability (as defined in the TTM) demonstrated and documented as set out in Clause 11</td>
<td>Completion Report for the SIT Test Phase (where Clause 19.6 applies) or the SIT Auditor Report</td>
</tr>
<tr>
<td>7</td>
<td>Full Test traceability of executed tests</td>
<td>Test heatmap produced that shows coverage and success of testing, and traceability to the TTM as set out in Clause 11</td>
<td>Completion Report for the SIT Test Phase (where Clause 19.6 applies) or the SIT Auditor Report</td>
</tr>
<tr>
<td>8</td>
<td>DCC assurance report approved</td>
<td>TAB approval of the DCC assurance report referred to in Clause 9.6</td>
<td>Issuing of a Completion Report for the SIT Test Phase by the TAB for consideration by the Panel</td>
</tr>
</tbody>
</table>

**Process for agreeing SIT Completion**

13.18  SIT for IOC and each SIT Test Phase for MOC and FOC shall only complete when the Panel determines that the SIT Exit Criteria have been met. When the DCC considers that such completion ought to occur, the DCC shall:

(a) notify the Secretary of State, the Authority, the Panel, and the Parties that the DCC considers that SIT has been completed;

(b) provide the Authority, the Panel, and the Secretary of State with copies of the SIT Completion Report (including any corresponding SIT Auditor Report), and a list of the sections of such reports that the DCC considers should be redacted;
and

(c) review the supporting documentation and evidence with regards to the relevant entry and exit criteria with the TAG.

13.19 The Panel shall confirm the completion of SIT, for the Test Phase or shall highlight where it believes the Exit Criteria have not been met. Where the Panel believes the Exit Criteria have not been met, it shall direct the DCC to continue SIT for the Test Phase and to address outstanding matters and submit further documentation and evidence to support the completion of SIT for the Test Phase, following receipt of additional materials the Panel shall determine whether or not SIT for the Test Phase has completed (and this Clause 13.19 shall apply again).

13.20 On direction from the Panel, the DCC shall provide the Parties with copies of the Completion Report (including any corresponding SIT Auditor Report), having first redacted any sections specified by the Panel.

**Testing Issue Thresholds**

13.21 Testing Issue Thresholds shall be applied as a component of the Exit Criteria for a Test Phase in each of IOC, MOC, and FOC (except in the case of the UTS Test Phase, where they shall be applied to the Exit Criteria for SMETS1 Interface Testing which is only applicable for IOC). Within a Test Phase, all Testing Issues that are raised during that Test Phase or that were raised in any equivalent Test Phase for IOC or MOC, and which remain open shall be counted as extant Testing Issues within that Test Phase for that Test Phase exit or for SMETS1 Interface Testing exit. In addition, in the case of SMETS1 Interface Testing, any extant Testing Issues identified elsewhere across the DCC test environments, or production issues identified in the production environment, which could impact the decision to deploy the SMETS1 code into the production environment will also be assessed and where agreed by TAG shall be treated as extant Testing Issues and included in the overall assessment for SMETS1 Interface Testing exit as further set out in Clause 13.27.

13.22 Except in the case of a Test Phase for SIT for MOC or FOC, the Testing Issue Thresholds per DCC Service Provider in each Test Phase for a Capability Release are set out in Table 13.2 below, with the exception of Testing Issue Thresholds for the Migration Test Phase (which shall be detailed in the MTAD). The Testing Issue
severity levels shall be applied where the Testing Issue has arisen as a consequence of
the DCC or the Modified DCC Total System and shall be defined by reference to the
testing issue severity descriptions in clause 12 of the Common Test Scenarios
Document.

Table 13.2 Testing Issue Thresholds per DCC Service Provider

<table>
<thead>
<tr>
<th>Testing Issue Severity</th>
<th>PIT</th>
<th>SIT (IOC only)</th>
<th>UTS - SMETS1 Interface Testing (IOC Only)</th>
<th>SCT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>2</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>3</td>
<td>15</td>
<td>15</td>
<td>5</td>
<td>15</td>
</tr>
<tr>
<td>4</td>
<td>30</td>
<td>30</td>
<td>10</td>
<td>30</td>
</tr>
<tr>
<td>5</td>
<td>60</td>
<td>60</td>
<td>20</td>
<td>60</td>
</tr>
</tbody>
</table>

13.23 In the case of a Test Phase for SIT for MOC or FOC, the Testing Issue Thresholds set
out in Table 13.3 apply. The Testing Issue Thresholds are calculated across all DCC
Service Providers collectively and comprise both:

(a) a threshold for the individual Test Phase for SIT; and

(b) an aggregate threshold that takes into account any open Testing Issues for MOC
or FOC.

Table 13.3 SMETS 1 SVTAD Testing Issue Thresholds for SIT in the Circumstances of
MOC or FOC

<table>
<thead>
<tr>
<th>Testing Issue Severity</th>
<th>For Clause 13.23 (a) SIT Test Phases for MOC or FOC</th>
<th>For Clause 13.23 (b) Aggregate limit across SIT Test Phases for MOC or FOC</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>3</td>
<td>15</td>
<td>30</td>
</tr>
<tr>
<td>4</td>
<td>30</td>
<td>60</td>
</tr>
<tr>
<td>5</td>
<td>60</td>
<td>120</td>
</tr>
</tbody>
</table>

13.24 In the case of a SIT Test Phase for MOC, or FOC, on completion of any SIT Test
Phase, any Testing Issues that are open that would affect the functioning of the
solution for the planned entry on the EPCL shall be counted for the purpose of the SIT
Test Phase for that planned entry on the EPCL, irrespective of the Test Phase in which
they arose.

13.25 If during the SIT Test Phase or the SMETS1 Interface Testing component of the UTS Test Phase, a Testing Issue is opened that the DCC believes should not be counted against the Testing Issue Threshold for that Test Phase, the DCC shall inform the TAB, the TAG, and the Panel; and shall state its rationale for proposing the exclusion. The Testing Issue shall be excluded for the purposes of calculating whether the Testing Issue Threshold has been exceeded only if the TAG agrees. Information on all Testing Issues so excluded from the calculation shall be included in the Completion Report produced pursuant to Clause 16.5.

13.26 Where the DCC’s initial exclusion proposal is not supported, the Testing Issue shall be counted when calculating whether the Testing Issue Threshold has been exceeded. Should the TAG and the DCC disagree on the exclusion of a Testing Issue and where this decision has a material impact on the ability to:

(a) deliver IOC; or

(b) complete SIT or MT in respect of a planned entry of the EPCL for either, MOC, or FOC,

the DCC (having regard to the objective of facilitating the enrolment of all SMETS1 Smart Metering Systems that are in scope for enrolment as soon as reasonably practicable) may refer the matter to the Secretary of State, within 5 Working Days of the TAG’s decision, for determination. The Secretary of State’s decision shall be final and binding for the purposes of this Code.

13.27 In reviewing extant Testing Issues for a SIT Test Phase, the DCC shall discuss with TAG whether any Testing Issues that have been raised in the SCT Test Phase to date, should be counted for the purposes of determining whether the SIT Test Phase Testing Issue Threshold has been exceeded and therefore whether the Testing Issue Threshold exit criterion for the SIT Test Phase has been met.

13.28 In reviewing extant Testing Issues for SMETS1 Interface Testing exit for the UTS Test Phase, the DCC shall present:

(a) all open severity 1-3 Testing Issues raised by any Testing Participant; and
SEC Appendix AK

(b) all open severity 4-5 Testing Issues raised by any Party that has completed Eligibility Testing; and

(c) any other open severity 1-3 issues that have arisen in DCC test or production environments that the DCC believes could impact the decision to deploy the SMETS1 code into the production environment,

to the TAG, to:

(d) confirm that the correct severities have been assigned; and

(e) determine which of the issues in (a), (b) and (c) should be counted for the purposes of determining whether the Testing Issue Threshold has been exceeded and therefore whether the Testing Issue Threshold exit criterion for SMETS1 Interface Testing has been met.

13.29 Should the DCC disagree with the TAG on whether a Testing Issue raised in the SCT Test Phase should be counted under Clause 13.27, or on the matters set out in Clause 13.28 (d) or Clause 13.28 (e), the DCC may refer the matter to the Secretary of State for determination, whose decision shall be final and binding for the purposes of this Code.

**Eligibility Testing**

13.30 Each Party that has completed User Entry Process Testing for a particular User Role without having undertaken Eligibility Testing must successfully complete Eligibility Testing in respect of that User Role prior to being eligible to send Service Requests in respect of SMETS1 Devices in that User Role. The UTS Approach Document shall set out the scope of and process for undertaking Eligibility Testing.

13.31 Each SMETS1 SVTAD Large Supplier shall take all reasonable steps to complete Eligibility Testing as soon as reasonably practicable.

13.32 Each Supplier Party that is a SMETS 1 SVTAD Large Supplier shall notify the DCC of their status as such within one month after the time that this SMETS1 SVTAD comes into effect.
14 **Testing Issue Resolution**

14.1 The process set out in Section H14.37 onwards of the Code shall apply for the purposes of Testing Issue resolution during SIT, UTS, SCT, and MT; subject to Clause 14.2 and Clause 14.3.

14.2 Where a Testing Participant disagrees with a determination by the DCC pursuant to Section H14.39(a) (with regards to the severity level only) then the matter may be referred to the TAG, whose decision will be final and binding for the purposes of this Code.

14.3 Where the Testing Participant disagrees with the DCC’s determination pursuant to Section H14.41 of the matters set out at Section H14.39(c) (but not otherwise), then the Testing Participant may request that the DCC refers the matter to the Secretary of State.

14.4 Except in the circumstances set out in Clause 14.5, where a disagreement exists pursuant to Clause 14.2, the determination of the DCC including assigned Testing Issue severity shall remain and be included in any evaluation until the TAG reaches its determination and notifies the DCC and the Testing Participant for the purposes of this Code.

14.5 If the matter being disputed pursuant to Clause 14.2 could affect whether the Exit Criteria for a Test Phase have been met, a decision on whether the Exit Criteria have been met cannot be made until the TAG determination has been made.

15 **Work Off Plans**

15.1 At the point of Test Phase exit and, in the case of the UTS Test Phase, SMETS1 Interface Testing completion, all open Testing Issues shall be documented in a Work Off Plan which shall be approved by the TAB. The Work Off Plan will form part of the underlying evidence considered by the DCC which is referenced in the Completion Report presented for agreement to the Panel. Any Work Off Plans shall set out the following timescales within which all open Testing Issues are to be resolved:

(a) for severity 3 Testing Issues, within 20 Working Days from the issuing of a Test Completion Certificate;
(b) for severity 4 Testing Issues, within 40 Working Days from the issuing of a Test Completion Certificate; and

c) for severity 5 Testing Issues, within 60 Working Days from the issuing of a Test Completion Certificate.

15.2 The DCC shall monitor the discharge of Work Off Plans and report progress to the TAB. If the timescales for resolution of a Work Off Plan are not going to be met, as soon as reasonably practicable after the person responsible for implementing the Work Off plan becomes aware that this is the case, a correction plan shall be produced and presented to the TAB for its approval. The TAB will consider the correction plan and may elect to revoke any Test Completion Certificate that it has issued pending resolution of the open Testing Issues contained in the correction plan. The resolution of Work Off Plans shall be reported to the TAG and the Panel and the resolution of production issues shall be reported to the Panel.

16 Test Reporting

Weekly DCC Test Execution Report

16.1 The DCC shall provide a weekly test execution report to the Panel and the Secretary of State; the content shall be anonymised and redacted where appropriate.

16.2 The test execution report shall detail progress of testing undertaken pursuant to this SMETS1 SVTAD, including relevant test phases, test issue reporting, capacity, and the availability of Eligibility Testing.

16.3 In the case of Eligibility Testing the DCC shall report progress of testing prior to SMETS1 Interface Testing completion.

16.4 During SIT, the test execution report shall, in addition to the requirements specified in Clause 16.1 to Clause 16.2, detail progress of testing and testing coverage of functional areas, including functional groups as detailed in the heatmap.

Completion Reports

16.5 With the exception of PIT, the DCC shall produce Completion Reports covering the matters set out in Table 10.1 where it considers the relevant Exit Criteria for the Test Phase or, in the case of the UTS Test Phase the Exit Criteria for SMETS1 Interface
Testing, have been met.

17 **Test Resources**

**Test Stubs**

17.1 The DCC may during SIT use a service user simulator Testing Stub to simulate a User.

18 **Additional Obligations**

**All Testing Participants and the DCC**

18.1 The DCC and all Testing Participants involved in SMETS1 Services testing undertaken pursuant to this SMETS1 SVTAD shall:

(a) undertake testing in accordance with Good Industry Practice; and

(b) take all reasonable steps to facilitate achievement of the SMETS1 Testing Objective.

**The DCC**

18.2 The DCC shall ensure that:

(a) test activities are conducted in accordance with this SMETS1 SVTAD and the associated Testing Approach Documents;

(b) test plans are produced and employed;

(c) the necessary test scenarios, test scripts, Test Traceability Matrices, test data, and test environments are put in place;

(d) planned tests are executed and evidence captured;

(e) test issues are documented, diagnosed, and where it is within the remit of the DCC they are resolved;

(f) test progress is monitored and progress is reported;

(g) tests are assured, through witnessing and the review of evidence;

(h) Completion Reports are produced and submitted;

(i) the TAB is managed and supported;
(j) the Panel is supported in making their SMETS1 recommendations and decisions; and

(k) the Secretary of State is supported in making his or her SMETS1 decisions.

19 **SIT Audit and Independent Assurance**

19.1 The DCC shall appoint an independent SIT Auditor through the existing DCC audit and assurance framework agreement available on the DCC website.

19.2 Tender responses shall be assessed against criteria which inter alia shall include:

(a) independence from the DCC and the DCC Service Providers;

(b) proposed audit approach;

(c) relevant experience; and

(d) cost.

19.3 The identity of the SIT Auditor shall be notified to the Authority, the Panel, Parties, and the Secretary of State following contract award.

19.4 For the SIT Test Phase in respect of the first planned entry on the EPCL in respect of a SMETS1 SMSO, the SIT Auditor shall produce a SMETS1 SIT Audit Report (to accompany the Completion Report for the SIT Test Phase) that shall include:

(a) a review of the Test Traceability Matrix documentation produced by the DCC, to confirm that it provides a mapping of test scenarios to the Code requirements (being those requirements that need to have been tested in order to demonstrate the SMETS1 Testing Objective in Clause 5);

(b) a review of the test heatmap produced by the DCC to confirm that the planned tests map to the test scenarios and test them adequately;

(c) confirmation that DCC testing and assurance has been conducted in accordance with this SMETS1 SVTAD (including confirming its coverage and completeness);

(d) confirmation that each of the test Exit Criteria have been met;
(e) confirmation that all open Testing Issues have been captured and either closed or, where still open, Work Off Plans are in place; and

(f) a view on the acceptability of any open Testing Issues and the associated Work Off Plans.

19.5 In the case of SIT for IOC, the DCC shall require the SIT Auditor to, as soon as reasonably practicable after SIT has commenced, provide an interim opinion on the matters set out in Clause 19.4 (a) and Clause 19.4 (b). This opinion shall reflect the Test Traceability Matrix and heat map in use at that point. DCC shall share and discuss the interim opinion with the TAG.

19.6 The obligation in this Clause 19.6 shall apply in respect of SIT Test Phases in relation to any subsequent planned entries on the EPCL in respect of a SMETS1 SMSO. The DCC shall ensure that the matters prescribed in this Clause 19.6 shall be undertaken by DCC personnel that are sufficiently independent from those undertaking the testing activities. Within each Completion Report for the SIT Test Phase, the DCC shall include:

(a) confirmation that the DCC has assured that the Test Traceability Matrix documentation provides a mapping of test scenarios to the Code requirements (being those requirements that need to have been tested in order to demonstrate the SMETS1 Testing Objective in Clause 5);

(b) confirmation that the DCC has reviewed the test heatmap to confirm that the SIT Planned Tests map to the test scenarios and test them adequately;

(c) confirmation that the DCC’s testing and assurance has been conducted in accordance with this SMETS1 SVTAD (including confirming its coverage and completeness);

(d) confirmation that each of the test Exit Criteria have been met;

(e) confirmation that all open Testing Issues have been captured and either closed or, where still open, Work Off Plans are in place; and

(f) a view on the acceptability of any open Testing Issues and the associated Work Off Plans.
19.7 The DCC may combine the activities described in this Clause 19 for several SIT Test Phases undertaken pursuant to this SMETS1 SVTAD into a single set of activities and report to align to each Completion Report where a single report is being produced for those SIT Test Phases pursuant to Clause 13.

20 Process for Device Model Combination Testing (DMCT Process)

20.1 The DCC shall undertake the DMCT Process for any In-Scope DMCs and shall do so in timescales and in a manner designed to facilitate the enrolment of all SMETS1 Smart Metering Systems that are in scope for enrolment as soon as is reasonably practicable. For this purpose, the SMETS1 Smart Metering Systems that are in scope for enrolment are those which, once enrolled, would comprise SMETS1 Meters for which the Secretary of State has concluded that the DCC is required to provide SMETS1 Services (or, if such conclusions have not yet been reached, those SMETS1 Smart Metering Systems for which the Secretary of State is consulting on as being minded to require the DCC to provide SMETS1 Services).

20.2 Within 5 Working Days of the start of (i) the first full calendar month that follows the date on which this Clause 20 comes into effect, and (ii) every second calendar month thereafter, each Supplier Party shall provide the data reasonably requested by the DCC in respect of the SMETS1 Smart Metering Systems that the Supplier Party is planning to enrol (excluding Smart Metering Systems that are comprised of an MOC or FOC SIT DMC or an IOC Migration Testing DMC). A minimum of 10 Working Days in advance of the calendar month for which the data is being requested, the DCC shall notify each Supplier Party of the data reasonably required by the DCC for this purpose, and a reasonable format for submission. Each Supplier Party shall ensure that it provides the most accurate and up to date data available at the time of its submission to the DCC. The DCC shall be entitled to rely upon the data submitted for the purposes of this Clause 20. However, an obligation to provide data in respect of Smart Metering Systems that a Supplier Party is planning to enrol in respect of MOC or FOC shall not apply until such time as the DCC has determined the MOC or FOC SIT DMCs for the relevant Capability Release pursuant to Clause 13.

20.3 For any particular submission required to be made pursuant to Clause 20.2, where a Supplier Party confirms in writing to the DCC that the data relating to all or part of its submission is wholly unaltered from that previously provided to the DCC (whether
under Clause 20.2 or otherwise), then the Supplier Party shall not be required to resubmit the data that has remained unchanged. For the purposes of this Clause 20.3, a Supplier Party shall be entitled to refer to any data submitted to the DCC prior to this Clause 20 coming into effect.

20.4 Where a Supplier Party has been unable to provide part of the data requested pursuant to Clause 20.2, the DCC shall take all reasonable steps to obtain the data from the relevant Meter Manufacturer and/or SMETS1 SMSO. Additionally, for the purposes of undertaking the DMCT Process, the DCC shall source data relating to SMETS1 Installations comprising all or part Dormant Meters from SMETS1 SMSOs acting in the capacity of DCC Service Provider.

20.5 Where the DCC is unable to source all of the data that it reasonably requires, then the DCC shall be entitled to exclude the impacted DMC from the remainder of the DMCT Process, and the DCC shall notify any Supplier Party that included the DMC in its submission accordingly. The Supplier Party may include Device Model Combinations for which the DCC has not been able to source all data required in subsequent submissions made pursuant to Clause 20.2.

20.6 Where all of the data required by the DCC has been provided to, or sourced by, the DCC, the DCC shall then consider:

(a) whether the DMC proposed for testing is already on the list of SMETS1 Eligible Product Combinations or is already proposed for addition onto that list;

(b) whether the DMC is currently an MOC or FOC SIT DMC, an IOC Migration Testing DMC or is being tested in PPCT;

(c) whether Migration Testing and SIT in respect of the Capability Release of which the DMC will form a part are unlikely to be completed in timescales that would allow the testing of the DMC to be scheduled with a reasonable degree of confidence;

(d) whether, in the DCC’s opinion, the DMC proposed is substantively equivalent to:

(i) an entry for an existing DMC that is on the list of SMETS1 Eligible
Product Combinations; or

(ii) an entry for a DMC that is proposed for addition onto the list of SMETS1 Eligible Product Combinations; or

(iii) a DMC that is planned for testing;

(e) whether the DCC has been unable to source suitable devices for testing (which may include sourcing them for Supplier Parties), or does not yet know whether it can source them; and

(f) whether, in the DCC’s opinion, it is not economic to test the DMC.

20.7 The DCC may propose to the Secretary of State any DMC which, in the DCC’s opinion, should not be tested on the grounds that it is not economic to test. Prior to making such proposals the DCC shall first discuss with stakeholders its views and the associated rationale and invite stakeholder views. As part of the proposals submitted by the DCC to the Secretary of State, the DCC shall include any stakeholder views received. The decision of the Secretary of State as to whether the DCC should test the DMC shall be final and binding for the purposes of this Code. Where the Secretary of State agrees with the DCC’s proposal, the DCC shall exclude the DMC from this DMCT Process. Where the Secretary of State disagrees with the DCC’s proposal, the DCC shall continue to progress the DMC through the DMCT Process.

20.8 The DCC shall publish and keep up to date a list (‘a DMC Status List’) that shows the status of the DMCs in the DMCT Process. The DCC shall change the classification of the status of the DMC on the DMCT Status List as it progresses through the DMCT Process.

20.9 The DCC shall include within a schedule (“the DMCT Schedule”) those DMCs for which the DCC is reasonably confident of the proposed dates for testing along with:

(a) the planned start and completion dates for testing of any planned entries on the SMETS1 Eligible Production Combinations that are comprised of that DMC (together with details of those entries) and either;

(b) the test pack planned to be used for DMCT Migration Testing and DMCT Service Reference Variant Testing (as further set out in Clauses 20.16 and
20.17); or

(c) where the DCC proposes to use a DMCT Non-Standard Test Pack in respect of a DMC, the rationale for doing so; and

the DCC shall publish any changes from the previously published DMCT Schedule. Where the DCC is planning to test in respect of an EPCL entry for a SMETS1 Installation that comprises only Dormant Meters, the DCC may choose not to additionally test entries for the same DMC in respect of SMETS1 Installations that comprise Active Meters or both Dormant and Active Meters where it considers that the testing in respect of the entry containing only Dormant Meters will suffice.

20.10 The DCC shall publish the DMCT Schedule (and any subsequent updates to it) on the DCC Website and shall notify Supplier Parties, the SEC Panel, the Authority and the Secretary of State of its publication (and of any update to it). The DCC shall also provide the DMCT Schedule (and any updates to it) to SECAS for publication on the SEC Website.

20.11 For those DMCs that are on the DMCT Status List but where the DCC considers that testing is not required and so is not planned, or testing is planned but the DCC is not reasonably confident of the proposed date for testing, or testing is not planned as the DCC cannot source test devices, the DCC shall notify any Supplier Party that included the DMC in its submission that it has been excluded from the DMCT Schedule indicating:

(a) which of the reasons in Clause 20.6 (a) to 20.6 (e) apply; and

(b) in the case of Clause 20.6 (c), 20.6 (d) or 20.6 (e) the associated rationale.

Such notification shall also be published on the DCC Website and provided to Supplier Parties by the DCC prior to the next submission of information to the DCC pursuant to Clause 20.2.

20.12 Where a Supplier Party that included a DMC in its submission to the DCC pursuant to Clause 20.2 disagrees with the DCC’s decision that:

(a) the DMC proposed is substantively equivalent to an entry for an existing DMC that is on the list of SMETS1 Eligible Product Combinations or is already
proposed for addition onto that list or is planned for testing then the Supplier Party shall notify the DCC and the DCC shall update the DMCT Schedule to include planned testing of that DMC; or

(b) Migration Testing and/or SIT in respect of the Capability Release of which the DMC will form a part are unlikely to be completed in timescales that would allow DCC to schedule the testing of the DMC with a reasonable degree of confidence, then the DCC shall refer the matter to the Secretary of State for determination and the DCC shall update the DMCT Schedule to include planned testing of the DMC where directed to do so by the Secretary of State.

Tests undertaken against a DMC

20.13 When testing in respect of a planned entry on the EPCL in respect of a DMC, the objective of the tests shall be to verify that:

(a) the DCC can successfully Migrate SMETS1 Installations that are comprised of the DMC; and

(b) once Enrolled, the DCC can successfully process SMETS1 Service Requests and relevant SMETS1 Alerts in respect of Smart Metering Systems that are comprised of the DMC (in whole or in part).

20.14 Where the DCC considers that the DCC Systems used to Migrate SMETS1 Installations comprising the DMC should be tested under Migration Testing pursuant to the MTAD, the DCC shall notify the TAG along with the associated rationale. In circumstances where Migration Testing is not going to be undertaken pursuant to the MTAD for the DMC, the DCC shall execute DMCT MT and DMCT SRVT for that DMC. However, in the alternate case, the DCC shall only be required to execute DMCT SRVT and may do so once the TAB has determined that the Migration Test Phase for the DMC under the MTAD has been completed. Notifications for the purposes of this Clause 20.14 may take place prior to this Clause coming into effect.

20.15 Subject to Clause 20.17 when undertaking:

(a) DMCT MT, the DCC shall execute the Standard Dormant DMCT Migration Test Pack for the Capability Release; and
(b) DMCT SRVT, the DCC shall execute the Standard DMCT Service Reference Variant Test Pack for the Capability Release.

20.16 Each standard test pack referred to in Clause 20.15 shall set out the tests which shall be executed as part of that test pack for the relevant Capability Release. The test pack in respect of each Capability Release shall be proposed by the DCC and agreed with the TAG. Where the DCC and the TAG cannot reach agreement, the DCC may refer the matter to the Secretary of State, whose decision shall be final and binding for the purposes of this Code.

20.17 The DCC may propose to execute a different set of tests (a DMCT Non-Standard Test Pack) for DMCT MT and/or DMCT SRVT in respect of a particular DMC. Prior to doing so, the DCC shall discuss the proposed set of tests with the TAG and seek agreement from the TAG. Where the DCC and the TAG cannot reach agreement on the set of tests which shall be executed and contained within the relevant test pack(s), the matter may be referred to the Secretary of State by the DCC, whose decision shall be final and binding for the purposes of this Code.

20.18 Where the versions of the DCC Systems and environments against which DCC is planning to execute tests (pursuant to this Clause 20) are not the ones that most closely match those that are (or will be) in the production environment at the time at which the Smart Metering Systems that are comprised of the DMCs that are being tested will be eligible to be Migrated, then the DCC shall discuss its proposals with the TAG and shall only execute tests against the alternate version of the DCC Systems and environments if the TAG agrees.

20.19 Once testing in respect of a particular DMC has commenced, the DCC shall be relieved of its obligations to complete testing of a DMC pursuant to this Clause 20 should it no longer have sufficient devices available for use in testing. Where this is the case, the DCC shall notify all Supplier Parties, the Panel, the Authority and the Secretary of State. Such DMCs may be included in a subsequent Supplier Party submission pursuant to Clause 20.2.

**DMCT Testing Issues**

20.20 Where a DMCT Testing Issue arises whilst executing tests under the DMCT Process which could result in one or more of:
(a) a change to the DCC Internal Systems but no change to the Code; or

(b) a change to the DCC Systems and a change to the Code; or

(c) a change to a SMETS1 Device; or

(d) a change to the Code (but no change to the DCC Systems),

the DCC shall discuss the issue with affected stakeholders and recommend which of the above options should be followed, notifying stakeholders, the SEC Panel, the Authority and the Secretary of State of its recommendation.

20.21 When progressing a DMCT Testing Issue pursuant to Clause 20.20, where appropriate the DCC may pause (and recommence) the DMCT Process (including testing) for the impacted DMC(s). Where the DMCT Process is paused (or recommenced), the DCC shall inform the Panel and the Secretary of State via the reports produced pursuant to Clause 16.1.

20.22 Where the DCC recommends that the option in Clause 20.20 (a) is followed, the DCC shall:

(a) where there is no material impact to the timescales for testing the DMC (or other DMCs), progress the change to the DCC Internal Systems in accordance with Section H8.9 to H8.12, re-run the test pack accordingly and update the DMCT Schedule with the revised completion dates in respect of the DMC(s); or

(b) where there is a material impact to the timescales for testing the DMC (or other DMCs), progress the change to the DCC Internal Systems in accordance with Section H8.9 to H8.12, re-run the test pack accordingly and update the DMCT Schedule with the revised completion dates in respect of the DMC(s), unless the Secretary of State directs otherwise. Where the Secretary of State directs otherwise, the DCC shall comply with any alternative course of action set out in such direction.

The DCC shall inform SEC Parties, the Panel, the Authority and the Secretary of State which of (a) or (b) above that the DCC is planning to undertake in advance of doing so.
20.23 Where the DCC’s recommendation is that the option in Clause 20.20 (b) is followed, the DCC shall first consult with the Secretary of State as to whether, in his opinion, the Code change should be consulted upon. Where the Secretary of State agrees that the change ought to be consulted upon the DCC shall propose an approach for testing for agreement by the TAG. The proposed approach shall include:

(a) the DCC’s approach to testing the change (including when and where testing should be undertaken, the tests to be undertaken and the approach to regression testing), rules for test completion and the associated governance; and

(b) an indication of whether testing by Users is required.

Where the Secretary of State does not agree that the Code change should be consulted upon, the DCC shall reconsider and recommend an alternative option for resolving the Testing Issue from the options outlined in Clause 20.20.

20.24 Where an approach for testing (pursuant to Clause 20.23) cannot be agreed by the DCC and the TAG, the matter shall be referred to the Secretary of State for determination whose decision will be final and binding for the purpose of this Code. The DCC shall undertake testing in accordance with the approach and governance as agreed with the TAG or determined by the Secretary of State (as the case may be).

20.25 Where the DCC’s recommendation is that the option in Clause 20.20 (c) is followed it shall recommend this to the Secretary of State indicating whether it considers a firmware upgrade or a configuration change or both is required. Where the Secretary of State agrees with the DCC’s recommendation and the change requires:

(a) a firmware upgrade, the DMCT Process shall no longer be undertaken in respect of that DMC; or

(b) a change to the configuration applied to a Device or Devices that comprise part of the DMC, the DMC shall be excluded from the DMCT Process until such time as evidence can be provided by any Supplier Party proposing its inclusion (through a subsequent request for information pursuant to Clauses 20.2 and/or 20.3) that the change has been applied or will be applied prior to enrolment; or

(c) a firmware upgrade and a change to the configuration applied to a Device or
Devices that comprise part of the DMC, the DMC that results from the new firmware version shall be excluded from the DMCT Process until such time as evidence can be provided by any Supplier Party proposing its inclusion (through a subsequent request for information pursuant to Clauses 20.2 and/or 20.3) that the configuration change has been applied or will be applied prior to enrolment.

20.26 Where the Secretary of State disagrees with the recommendation of the DCC that the option in Clause 20.20 (c) should be followed, the DCC shall reconsider and recommend an alternative option for resolving the Testing Issue from the options outlined in Clause 20.20.

20.27 Where the DCC's recommendation is that the option in Clause 20.20 (d) is followed, but the Secretary of State has indicated that such change(s) should not be progressed, then the DCC shall reconsider and recommend an alternative option from the options outlined in Clause 20.20.

**DMCT Testing Exit Criteria**

20.28 Testing under the DMCT Process in respect of a planned entry on the EPCL cannot successfully complete where the open Testing Issues in respect of that planned entry on the EPCL exceed the thresholds set out in Table 20.1. The Testing Issue Thresholds are calculated across all DCC Service Providers (including the relevant SMETS1 SMSO, acting in the capacity of DCC Service Provider) collectively and comprise both:

(a) a threshold for the individual planned entry on the EPCL that is the subject of testing under the DMCT Process; and

(b) an aggregate threshold that takes into account any open Testing Issues, irrespective of where they arose.
Table 20.1 SMETS 1 SVTAD Testing Issue Thresholds for DMCT

<table>
<thead>
<tr>
<th>Testing Issue Severity</th>
<th>For Clause 20.28 (a) Planned entry on the EPCL</th>
<th>For Clause 20.28 (b) Aggregate limit across DMCT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>2</td>
<td>0</td>
<td>0</td>
</tr>
<tr>
<td>3</td>
<td>15</td>
<td>30</td>
</tr>
<tr>
<td>4</td>
<td>30</td>
<td>60</td>
</tr>
<tr>
<td>5</td>
<td>60</td>
<td>120</td>
</tr>
</tbody>
</table>

20.29 If there are any open Testing Issues that the DCC believes should not be counted against the Testing Issue Thresholds for the purposes of Clause 20.28 in respect of a planned entry on the EPCL, including where the DCC considers that the open Testing Issues would not affect the functioning of the solution for the planned entry on the EPCL, the DCC may propose to exclude such Testing Issue(s) from its count. Where the DCC proposes to exclude such Testing Issue(s) from its count, the DCC shall:

(a) describe the Testing Issue(s) that it proposes to exclude and the DCC’s rationale for exclusion in a draft DMCT Testing Report; and

(b) provide the TAG with a description of the Testing Issue(s) excluded and the DCC’s rationale for exclusion for the TAG to review pursuant to Clause 20.38.

20.30 The DCC shall provide the TAG with a description of all open Testing Issues in respect of a planned entry on the EPCL and their assigned severity, indicating whether the extant Testing Issues exceed the relevant Testing Issue Thresholds (pursuant to Clause 20.28).

DMCT Testing Completion

20.31 Where testing is required under the DMCT Process for a planned entry on the EPCL, the DCC shall not produce a draft DMCT Testing Report (pursuant to Clause 20.34 or Clause 20.35 as the case may be) until testing has completed (as determined in Clause 20.32 or Clause 20.33 as the case may be).

20.32 Testing for a planned entry on the EPCL shall be considered to have been completed and to be successful when:

(a) all DMCT Process tests related to the planned entry on the EPCL have been executed;
(b) all Testing Issues raised during testing of the planned entry on the EPCL have been through the processes outlined in Clauses 20.20 to 20.27, as applicable;

(c) where, pursuant to Clause 20.14 the DCC has undertaken Migration Testing for the planned entry on the EPCL pursuant to the MTAD, the Panel has determined that the Migration Test Phase for the planned entry on the EPCL has completed; and

(d) subject to Clause 20.28, any extant Testing Issues do not exceed the relevant Testing Issue Threshold.

20.33 Testing for a planned entry on the EPCL shall be considered to have been completed and to be unsuccessful either,

(a) when:

   (i) all DMCT Process tests related to the planned entry on the EPCL have been executed;

   (ii) all Testing Issues raised during testing of the planned entry on the EPCL have been through the processes outlined in Clauses 20.20 to 20.27, as applicable;

   (iii) subject to Clause 20.28, extant Testing Issues exceed the relevant Testing Issue Threshold; and/or

   (iv) where, pursuant to Clause 20.14 the DCC has undertaken Migration Testing for the planned entry on the EPCL pursuant to the MTAD, the Panel has determined that the Migration Test Phase for the planned entry on the EPCL has not completed; or

(b) when it was not possible for all DMCT Process tests related to the planned entry on the EPCL to be executed having been through the processes outlined in Clauses 20.20 to 20.27, or where Migration Testing was planned pursuant to Clause 20.14 and it is not possible to complete it, or where a blocking defect has arisen and the Secretary of State agrees that testing should not continue.
DMCT Testing Reports

20.34 Where the DCC has undertaken testing in respect of the proposed entry on the EPCL and testing has completed successfully, prior to producing the associated DMCT EPCL Report for the purposes of Clause 20.41, the DCC shall produce a draft DMCT Testing Report which shall include:

(a) the version of the DCC Systems and environments against which tests were executed, which, subject to Clause 20.18, shall be those versions and environments that most closely match those that are or will be in the production environment at the time at which Smart Metering Systems that are comprised of the DMC are eligible to be Migrated;

(b) the tests run as per the relevant test pack;

(c) the results of the tests run;

(d) confirmation that all open Testing Issues have been captured and either closed, or where still open, Work Off Plans are in place;

(e) the approach to re-running tests following the deployment of any fixes during testing;

(f) details for any Testing Issues that were excluded pursuant to Clause 20.29 including the rationale for exclusion;

(g) supporting detail setting out the rationale for the severity assigned to any open Testing Issues and the associated Work Off Plans (excluding any Testing Issues reported pursuant Clause 20.34 (f));

(h) any other information as prescribed in the relevant test pack; and

(i) a statement of why the planned entry on the EPCL has successfully completed testing (including, where relevant, reference to any Migration Completion Report).

20.35 Where testing under the DMCT Process has completed unsuccessfully pursuant to Clause 20.33 and therefore the DCC is not proposing a corresponding entry on the EPCL, the DCC shall produce a draft DMCT Testing Report which shall include.
(a) the version of the DCC Systems and environments against which tests were executed, which, subject to Clause 20.18, shall be those versions and environments that most closely match those that are (or will be) in the production environment at the time at which the Smart Metering Systems that are comprised of the DMC are eligible to be Migrated;

(b) the tests run as per the relevant test pack;

(c) the results of the tests run;

(d) confirmation that all open Testing Issues have been captured and either closed, or where still open, Work Off Plans are in place;

(e) the approach to re-running tests following the deployment of any fixes during testing;

(f) details for any Testing Issues that were excluded pursuant to Clause 20.29 including the rationale for exclusion;

(g) supporting detail setting out the rationale for the severity assigned to any open Testing Issues and the associated Work Off Plans (excluding any Testing Issues reported pursuant Clause 20.35 (f));

(h) any other information as prescribed in the relevant test pack; and

(i) a statement of why the planned entry on the EPCL has unsuccessfully completed testing (including, where relevant, reference to any Migration Completion Report).

20.36 The DCC shall make available each draft DMCT Testing Report to any Supplier Party that was planning to enrol one or more SMETS1 Installations that are comprised of the planned entry on the EPCL that is the subject of the DMCT Testing Report (based on the information provided pursuant to Clause 20.2). In addition to the notice provisions set out in Section M10 of the Code, the DCC shall also use any additional contact details provided to DCC pursuant to Clause 20.2 when making available the draft DMCT Testing Report. Such notification of additional contact details by the Supplier Party can include notifications made in submissions received pursuant to Clause 20.2 prior to this Clause 20.36 coming into effect.
20.37 Where a draft DMCT Testing Report has been provided to a Supplier Party pursuant to Clause 20.36 and that Supplier Party considers that a different determination on the successful completion or unsuccessful completion should be arrived at, or might be arrived at because:

(a) the approach to re-running tests following the deployment of any fixes during testing is considered inappropriate;

(b) one or more Testing Issues should not have been excluded pursuant to Clause 20.29; and/or

(c) the severity assigned to one or more Testing Issues should be reduced or increased (as the case may be);

that Supplier Party may (within 10 Working Days of the relevant draft DMCT Testing Report being provided) refer the matter to the Secretary of State for a determination (pursuant to Clause 20.40), setting out its supporting arguments.

20.38 Where the TAG considers that a different determination of the number or severity of the extant Testing Issues against the relevant Testing Issue Thresholds should be arrived at, or might be arrived at, because:

(a) the TAG considers that the severity of one of more of the open Testing Issue(s) (provided pursuant to Clause 20.30) should change; and/or

(b) the TAG disagrees with the exclusion of one or more Testing Issues (where the details were provided to the TAG pursuant to Clause 20.29 (b)),

and that different determination would result in the status of testing changing from successful to unsuccessful, then the DCC shall either:

(c) continue testing under the DMCT Process for the relevant planned entry on the EPCL (and Clause 20.13 onwards shall apply again) and notify any Supplier Party that was provided with the draft DMCT Testing Report accordingly; or

(d) refer the matter to the Secretary of State for determination (pursuant to Clause 20.40).

20.39 Where,
(a) each Supplier Party that received a draft DMCT Testing Report (pursuant to Clause 20.36) has confirmed to the DCC that they will not refer the matter to the Secretary of State for a determination (pursuant to Clause 20.37), or no referral has been made within 10 Working Days (pursuant to Clause 20.37);

(b) any TAG disagreement with the DCC’s proposed excluded open Testing Issues (pursuant to Clause 20.38) would not result in changing the status of testing from successful to unsuccessful; and

(c) any TAG disagreement with the severity assigned to open Testing Issues (pursuant to Clause 20.38) would not result in changing the status of testing from successful to unsuccessful,

the draft DMCT Testing Report shall be updated as necessary and deemed to be final.

20.40 Where a referral has been made by a Supplier within 10 Working Days (pursuant to Clause 20.37) and/or by the DCC (pursuant to Clause 20.38) the determination of the Secretary of State shall be final and binding for the purposes of this Code as follows:

(a) where the Secretary of State agrees with the DCC’s treatment of the matters in the draft DMCT Testing Report that have been referred by the Supplier Party and/or the DCC, the draft DMCT Testing Report shall be deemed to be final;

(b) where the Secretary of State disagrees with the DCC’s treatment of any of the matters in the DMCT Testing Report and as a consequence the status of the testing changes to successful (as referred to in Clause 20.32) the DCC shall update the draft DMCT Testing Report and it shall be deemed to be final; and/or

(c) where the Secretary of State disagrees with the DCC’s treatment of any of the matters in the DMCT Testing Report and as a consequence, the status of the testing changes to unsuccessful (as referred to in Clause 20.33) or further tests need to be run, as determined by the Secretary of State, either,

(i) the DCC shall update the draft DMCT Testing Report and it shall be deemed to be final; or

(ii) the DCC shall continue testing under the DMCT Process for the relevant planned entry on the EPCL (and Clause 20.13 onwards shall apply again).
DMCT EPCL Reports

20.41 Where the DCC considers that an entry on the EPCL should be made in respect of a particular In-Scope DMC as a result of the DMCT Process, it shall produce a DMCT EPCL Report:

(a) specifying the proposed entry for the EPCL; and

(b) setting out why the DCC considers that the entry should be made including, where applicable:

(i) a final DMCT Testing Report which provides for successful completion for the proposed entry on the EPCL; or

(ii) a reference to a prior final DMCT Testing Report or other Completion Reports that are relevant for the proposed entry on the EPCL.

For the avoidance of doubt, a DMCT EPCL Report is also required where testing of the DMC under the DMCT Process is not required (as the DCC considers that a planned entry on the EPCL is substantially equivalent pursuant to Clause 20.6 (d) and the DCC’s view has not be over-ridden pursuant to Clause 20.12 (a)). In such circumstances, where Clause 20.6 (d) (iii) applies, the DMCT EPCL Report shall not be produced until the relevant final DMCT Testing Report or other test completion reports on which it relies have been produced.

20.42 The DCC may combine the activities described in Clause 20.41 so that a single DMCT EPCL Report may cover more than one planned entry on the EPCL.

20.43 The DCC shall publish each DMCT EPCL Report (which shall be anonymised and redacted where appropriate by the DCC) on the DCC Website and shall notify the Panel, the Secretary of State, the Authority and SEC Parties of the publication of the report.

21 SMETS1 Uplift Testing

21.1 Only Clauses 1, 2, and 16 of this SMETS1 SVTAD shall apply to SMETS1 Uplift Testing, unless expressly stated in the relevant SMETS1 Uplift DCC Testing Approach Document or SMETS1 Uplift Mandated User Testing Document.
21.2 SMETS1 Uplift Testing shall be performed by the DCC and any other Party that participates in it in accordance with Good Industry Practice. The DCC may overlap SMETS1 Uplift Testing if provided for in the relevant SMETS1 Uplift DCC Testing Approach Document(s) and/or SMETS1 Uplift Mandated User Testing Document(s).

21.3 Each time that a SMETS1 Uplift is planned which would require a change to the DCC Total System, the DCC shall prepare a draft SMETS1 Uplift DCC Testing Approach Document, which shall set out the DCC’s proposals for SMETS1 Uplift DCC Testing including:

(a) the proposed amendments to this Code that are the subject of the testing, an explanation of the associated changes to the DCC Total System, and the testing objective;

(b) the SMETS1 Device Models and/or the combinations of SMETS1 Device Models that are to be used in testing or a statement as to why testing using Devices is not considered necessary;

(c) the testing environments to be used;

(d) the requirements (if any) for security testing;

(e) the requirements (if any) for system capacity testing;

(f) the testing that shall be undertaken, both in terms of the scope of testing and the extent of testing (including negative tests) and the approach to regression testing;

(g) the applicable Testing Issue Thresholds and the process for excluding Testing Issues;

(h) the exit criteria for testing to complete successfully;

(i) any perceived risks associated with the approach to testing and the proposed mitigations;

(j) the approach to providing for assurance of the testing undertaken; and

(k) matters to be included in the SMETS1 Uplift DCC Testing Completion Report
21.4 The DCC shall submit each draft SMETS1 Uplift DCC Testing Approach Document to the TAG for review (and such submission by the DCC and review by the TAG may take place prior to this Clause 21.4 coming into effect):

(a) where the TAG and the DCC can reach an agreement, the relevant draft SMETS1 Uplift DCC Testing Approach Document shall be updated by the DCC as necessary and deemed to be final; or

(b) where the TAG and the DCC cannot reach an agreement, the relevant SMETS1 Uplift DCC Testing Approach Document shall be referred by the DCC to the Secretary of State for determination (whose decision shall be final and binding for the purposes of this Code) and the relevant draft SMETS1 Uplift DCC Testing Approach Document shall be updated by the DCC as necessary and deemed to be final.

21.5 The DCC shall take all reasonable steps to complete the tests set out in each SMETS1 Uplift DCC Testing Approach Document in accordance with the milestone plan published by the DCC for the relevant SMETS1 Uplift DCC Testing.

21.6 Revisions to a SMETS1 Uplift DCC Testing Approach Document finalised pursuant to Clause 21.4 may, from time to time be submitted by the DCC to the TAG for agreement in accordance with the provisions of Clause 21.4, and the provisions of Clause 21.5 shall apply (again) to the revised version of the document.

21.7 Where the DCC considers that User testing is required as part of SMETS1 Uplift Testing it shall set out its proposals for User testing in a draft SMETS1 Uplift Mandated User Testing Document, including those Users that should be required to participate in the testing, the approach to testing, the arrangements for test completion and notification of test completion. In developing a SMETS1 Uplift Mandated User Testing Document, the DCC shall consult with the TAG, Parties and other relevant stakeholders prior to the submission of the document to the Secretary of State.

21.8 The DCC shall submit each draft SMETS1 Uplift Mandated User Testing Document to the Secretary of State, indicating:
(a) why the DCC considers the draft to be fit for purpose;

(b) copies of the consultation responses received; and

(c) any areas of disagreement that arose during the consultation process and that have not been resolved.

21.9 The DCC shall comply with any direction given by the Secretary of State to re-consider, re-consult, and/or re-submit the draft document.

21.10 Should a SMETS1 Uplift Mandated User Testing Document be approved by the Secretary of State, the DCC and each Party other than the DCC that participates in (or is required to participate in) testing, as set out in such approved document, shall comply with that SMETS1 Uplift Mandated User Testing Document.

21.11 Where the DCC reasonably considers that the DCC’s solution testing is complete for an instance of SMETS1 Uplift DCC Testing (or a subset of the solution), the DCC shall prepare a report (being a SMETS1 Uplift DCC Testing Completion Report) as provided for in the SMETS1 Uplift DCC Testing Approach Document. The DCC shall present each SMETS1 Uplift DCC Testing Completion Report to the TAB for their acceptance or rejection. Where accepted by the TAB, a SMETS1 Uplift DCC Testing Completion Report shall be provided to the TAG for approval as follows:

(a) where the TAG approves the SMETS1 Uplift DCC Testing Completion Report (subject to the TAG and the DCC reaching an agreement regarding resolution of any issues raised by the TAG) the relevant SMETS1 Uplift DCC Testing Completion Report shall be updated by the DCC as necessary and deemed to be final; or

(b) where the TAG declines to approve the SMETS1 Uplift DCC Testing Completion Report, the DCC shall, if necessary, update the SMETS1 Uplift DCC Testing Completion Report (to reflect resolution of any issues where the DCC and the TAG reached an agreement), and the DCC shall either:

(i) refer the SMETS1 Uplift DCC Testing Completion Report to the Secretary of State for determination pursuant to Clause 21.12; or

(ii) continue with SMETS1 Uplift DCC Testing (and Clause 21.5 onwards
shall apply again).

21.12 Where a referral has been made by the DCC (pursuant to Clause 21.11 (b) (i)) the determination of the Secretary of State shall be final and binding for the purposes of this Code as follows:

(a) where the Secretary of State agrees that SMETS1 Uplift DCC Testing is complete, the relevant SMETS1 Uplift DCC Testing Completion Report shall be updated by the DCC as necessary and deemed to be final; or

(b) where the Secretary of State disagrees that SMETS1 Uplift DCC Testing is complete, the DCC shall continue with SMETS1 Uplift DCC Testing (and Clause 21.5 onwards shall apply again).

21.13 The DCC shall publish each final SMETS1 Uplift DCC Testing Completion Report (which shall be anonymised and redacted where appropriate by the DCC) on the DCC Website and shall notify the Panel, the Secretary of State, the Authority and the SEC Parties of the publication of the report.
APPENDIX AL

SMETS1 Transition and Migration Approach Document
1 **Introduction and General Obligations**

1.1 This Appendix is the Transition and Migration Approach Document (TMAD) developed by the DCC pursuant to Section N6 of the Code.

1.2 Where directed to do so by the Secretary of State from time to time, the DCC shall develop and consult upon a further draft or drafts of this TMAD and submit it to the Secretary of State in accordance with the process set out in Section N6.4 of the Code.

1.3 For the purposes of Section N6.8 (Expiry of Transition and Migration Approach Document) this TMAD will cease to apply on 31 December 2020 (or any such later date as the Secretary of State may direct following a consultation on a proposed alternative with the Parties and the Panel).

2 **Defined Terms and Interpretations**

<table>
<thead>
<tr>
<th>Term</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>Active Device</td>
<td>Shall mean an Active Meter or Active GPF as the context requires.</td>
</tr>
<tr>
<td>Active GPF</td>
<td>Shall mean the SMETS1 GPF that is associated with a SMETS1 GSME that is an Active Meter.</td>
</tr>
<tr>
<td>Active Meter</td>
<td>Shall mean, at the relevant point in time, a SMETS1 ESME or a SMETS1 GSME in relation to which, at that point in time, the Responsible Supplier has arrangements with a SMETS1 SMSO to provide the Responsible Supplier with services in relation to that SMETS1 ESME or SMETS1 GSME.</td>
</tr>
<tr>
<td>Authenticator</td>
<td>Shall be the DCC, the DCO, the Commissioning Party, a Supplier Party or the S1SP when undertaking the processing required by Table 5.9.</td>
</tr>
<tr>
<td>Authorised SMETS1 DCO Device</td>
<td>Shall mean the security related information required by the DCO for a SMETS1 Device which is provided to the DCO securely (and independently from the S1SP) and which the DCO is required to use to independently assure requests it receives from the S1SP in relation to the Device’s installation or Migration.</td>
</tr>
<tr>
<td>Authorised SMETS1 S1SP Device</td>
<td>Shall mean the security related information required by the S1SP for a SMETS1 Device which is provided to the S1SP securely (and independently from the DCO) and which the S1SP is required to use in relation to the Device’s installation or Migration.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
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<td>-----------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Certificate ID</td>
<td>In relation to an Organisation Certificate, shall be the combination of serialNumber and Issuer X520 Common Name (with their Organisation Certificate Policy meanings) and so shall be a unique identifier for that Organisation Certificate. Thus, the identifier shall be the SMETS1 Migration Schema combination of the X509SerialNumber and X509IssuerName values. Where no Organisation Certificate is identified, it shall have the Null Certificate ID value.</td>
</tr>
<tr>
<td>CHF Identifier</td>
<td>Shall be the Device ID of the SMETS1 CHF associated with each SMETS1 Installation.</td>
</tr>
<tr>
<td>CHF Whitelist</td>
<td>In relation to a SMETS1 Installation, shall include the list of Device IDs, being IEEE media access control addresses, held on the SMETS1 CHF detailing the set of Devices which are currently authorised to communicate over the ZigBee network to which the CHF controls access. For clarity this list never includes Device IDs for a CHF or a GPF, and in the case of an ESME only includes the Device ID where that ESME communicates with the CHF using a ZigBee network. For clarity, the CHF Whitelist, for GroupIDs specified in Clauses 12, 13 and 14, includes, for each IEEE media access control address either (1) the UTC date-time at which the CHF last communicated with the identified Device or (2) an indication that the CHF has never communicated with the identified Device.</td>
</tr>
<tr>
<td>Commissioning Outcome File</td>
<td>Shall mean a file created by the Commissioning Party which complies with the requirements of Clause 6.3(d)(ii).</td>
</tr>
<tr>
<td>Commissioning Outcome File Counter</td>
<td>A counter of that name created and maintained pursuant to Table 5.7 to guard against replay of files processed pursuant to this TMAD.</td>
</tr>
<tr>
<td>Commissioning Party</td>
<td>See Clause 3.1(e).</td>
</tr>
<tr>
<td>Commissioning Party Systems</td>
<td>See Clause 3.1(e).</td>
</tr>
<tr>
<td>Commissioning Request</td>
<td>Shall mean a request from the Commissioning Party as set out in Table 6.3.</td>
</tr>
<tr>
<td>Common Validation Checks</td>
<td>Shall means those checks carried out pursuant to Clause 5.10.</td>
</tr>
<tr>
<td>Critical Network Operator ID</td>
<td>In relation to an Organisation Certificate identified by a specified Certificate ID, if it has a Remote Party Role of ‘networkOperator’ and a keyUsage of ‘digitalSignature’, the Critical Network Operator ID shall be the Entity Identifier of the subject of that Certificate (all with their Organisation Certificate Policy meanings). Otherwise, the Critical Network Operator ID shall be null.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
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<td>------------------------------------------</td>
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</tr>
<tr>
<td>Critical Supplier ID</td>
<td>In relation to an Organisation Certificate identified by a specified Certificate ID, if it has a Remote Party Role of ‘supplier’ and a keyUsage of ‘digitalSignature’, the Critical Supplier ID shall be the Entity Identifier of the subject of that Organisation Certificate (all with their Organisation Certificate Policy meanings). Otherwise, the Critical Supplier ID shall be null.</td>
</tr>
<tr>
<td>Daily Migration Demand</td>
<td>Shall have the meaning given in Clause 4.8.</td>
</tr>
<tr>
<td>DCC’s Microsoft SharePoint</td>
<td>A web-based collaborative platform that DCC uses to securely share and exchange information with individual Parties.</td>
</tr>
<tr>
<td>DCC Migration Systems</td>
<td>Shall have the meaning given in Clause 3.1(e).</td>
</tr>
<tr>
<td>DCO Required File Set</td>
<td>Shall mean the set of files specified in Clauses 12, 13 and 14 for the relevant GroupID.</td>
</tr>
<tr>
<td>DCO Viable Installations</td>
<td>Shall have the meaning ascribed to that term in Clause 5.19.</td>
</tr>
<tr>
<td>Dormant Meter</td>
<td>Shall mean, in relation to a SMETS1 SMSO, a SMETS1 ESME or a SMETS1 GSME that is installed in respect of an Energy Consumer’s premises, that:</td>
</tr>
<tr>
<td></td>
<td>i) the relevant SMETS1 SMSO is able to remotely communicate with via a SMETS1 CHF; and</td>
</tr>
<tr>
<td></td>
<td>ii) is not an Active Meter.</td>
</tr>
<tr>
<td>Group</td>
<td>Shall mean the set of SMETS Installations identified by the same GroupID on the Group Device Model Combination List.</td>
</tr>
<tr>
<td>Group Device Model Combination List</td>
<td>Shall mean a list of Device Model Combinations that are entries on the SMETS1 Eligible Product Combinations list and form part of the same Group.</td>
</tr>
<tr>
<td>GroupID</td>
<td>Shall be the unique value used by the DCC to identify a Group within the Group Device Model Combination List.</td>
</tr>
<tr>
<td>Group Specific Requirements</td>
<td>Shall mean the set of requirements as specified in Clauses 12, 13 and 14 for the relevant GroupID.</td>
</tr>
<tr>
<td>IEEE</td>
<td>The Institute of Electrical and Electronics Engineers.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Indicative Migration Forecasts</td>
<td>In relation to a Supplier Party and a SMETS1 SMSO, shall mean the forecast number of all SMETS1 Installations that the Supplier Party is planning to include within a Migration Authorisation each day and the associated dates. This forecast shall be broken down by Electricity Network Party.</td>
</tr>
<tr>
<td>Installing Supplier</td>
<td>Means, in relation to a Device, the Supplier Party that installed, or arranged for the installation of, that Device.</td>
</tr>
<tr>
<td>Key Identifier</td>
<td>The SHA-1 hash of a Public Key that is used to identify that Public Key, where SHA-1 has the meaning specified in the US Government’s Federal Information Processing Standards document 180-4.</td>
</tr>
<tr>
<td>Migration</td>
<td>Shall have the meaning given in Clause 3.1(e).</td>
</tr>
<tr>
<td>Migration Authorisation</td>
<td>An authorisation given by the Responsible Supplier in relation to a SMETS1 Installation via the Migration Authorisation Mechanism to commence the Migration of a SMETS1 Installation, or an authorisation deemed to be given in accordance with Clause 4.27. Where there are two Responsible Suppliers for the Smart Metering Systems that together comprise the same SMETS1 Installation and they are Affiliates of one another, then any authorisation for the Migration of the SMETS1 Installation from the Responsible Supplier for the Electricity Smart Metering System shall, where the Migration Authorisation Mechanism also includes details of the Gas Smart Metering System, be deemed to constitute an authorisation for Migration of the SMETS1 Installation by the Responsible Supplier for the Gas Smart Metering System.</td>
</tr>
<tr>
<td>Migration Authorisation Mechanism</td>
<td>The mechanism of that name referred to in Clause 4.35.</td>
</tr>
<tr>
<td>Migration Common File</td>
<td>Shall mean a file created by a Requesting Party pursuant to Clause 5.8 that details information about SMETS1 Installations, along with the additional requirements for the relevant GroupID.</td>
</tr>
<tr>
<td>Migration Common File Counter</td>
<td>A counter of that name created and maintained pursuant to Table 5.7 to guard against replay of relevant files processed pursuant to this TMAD.</td>
</tr>
<tr>
<td>Migration Common Validation File</td>
<td>Shall mean a file created by the DCC pursuant to Clause 5.10(b) detailing, for a corresponding Migration Common File, which SMETS1 Installations have passed the Common Validation Checks and which have not. For those which have not, the file shall specify the validation failure. For clarity, any SMETS1 Installation which does not pass the Common Validation Checks shall not be further processed by the DCC in relation to the corresponding Migration Common File.</td>
</tr>
<tr>
<td>Migration Common Validation File Counter</td>
<td>A counter of that name created and maintained pursuant to Table 5.7 to guard against replay of relevant files processed pursuant to this TMAD.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>-------------------------------------------</td>
<td>-------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Migration Demand Commitment</td>
<td>Shall have the meaning given in Clause 4.8(b).</td>
</tr>
<tr>
<td>Migration Error Handling and Retry Strategy</td>
<td>Shall have the meaning set out in Clause 8.8.</td>
</tr>
<tr>
<td>Migration Group Encrypted File</td>
<td>Shall mean a file created by a Requesting Party pursuant to Clause 5.12(g) which details a list of SMETS1 Installations which the Requesting Party wishes to Migrate, as identified by the CHF Identifier of each, along with the additional Group Specific Requirements for the relevant Group ID. For clarity, such files shall only be processed where they are specified as being required in Group Specific Requirements.</td>
</tr>
<tr>
<td>Migration Group Encrypted File Counter</td>
<td>A counter of that name created and maintained pursuant to Table 5.7 to guard against replay of relevant files processed pursuant to this TMAD.</td>
</tr>
<tr>
<td>Migration Group File</td>
<td>Shall mean a file created by a Requesting Party pursuant to Clause 5.12(f) which details a list of SMETS1 Installations which the Requesting Party wishes to Migrate, as identified by the CHF Identifier of each, along with, where required for the Group identified by GroupID, any additional Group Specific Requirements for the relevant GroupID.</td>
</tr>
<tr>
<td>Migration Group File Counter</td>
<td>A counter of that name created and maintained pursuant to Table 5.7 to guard against replay of relevant files processed pursuant to this TMAD.</td>
</tr>
<tr>
<td>Migration Header</td>
<td>In relation to a file created pursuant to this TMAD, the combination of the values in the RequestingPartyID and MCFCounter elements, each with the meaning set out in Clause 10.</td>
</tr>
<tr>
<td>Migration Incident</td>
<td>Shall have the meaning given in Clause 3.1(e).</td>
</tr>
<tr>
<td>Migration Reporting Regime</td>
<td>Shall have the meaning given in Clause 4.45.</td>
</tr>
<tr>
<td>Migration Scaling Methodology</td>
<td>Shall have the meaning given in Clause 4.11.</td>
</tr>
<tr>
<td>Migration Week</td>
<td>Means in relation to a SMETS1 SMSO, a period of seven days commencing on a Monday and within which DCC plans to Migrate one or more SMETS1 Installations that pertain to that SMETS1 SMSO. The first Migration Week for a SMETS1 SMSO shall commence on the first Monday following the day on which an entry for a combination of Device Models which lists that SMETS1 SMSO, as part of that entry, has been added to the SMETS1 Eligible Product Combinations.</td>
</tr>
<tr>
<td>Network Operator Certificate ID</td>
<td>The Certificate ID of an Organisation Certificate that has been Issued to a Network Party.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>----------------------------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Non-Critical Network Operator ID</td>
<td>In relation to an Organisation Certificate identified by a specified Certificate ID, if it has a Remote Party Role of ‘networkOperator’ and a keyUsage of ‘keyAgreement’, the Non-Critical Network Operator ID shall be the Entity Identifier of the subject of that Certificate (all with their Organisation Certificate Policy meanings). Otherwise, the Non-Critical Network Operator ID shall be null.</td>
</tr>
<tr>
<td>Non-Critical Supplier ID</td>
<td>In relation to an Organisation Certificate identified by a specified Certificate ID, if it has a Remote Party Role of ‘supplier’ and a keyUsage of ‘keyAgreement’, the Non-Critical Supplier ID shall be the Entity Identifier of the subject of that Certificate (all with their Organisation Certificate Policy meanings). Otherwise, the Non-Critical Supplier ID shall be null.</td>
</tr>
<tr>
<td>Null Certificate ID</td>
<td>Shall be the Certificate ID used to mean that no Certificate is identified. The value of Null Certificate ID shall be the combination where serialNumber and Issuer X520 Common Name (with their Organisation Certificate Policy meanings) are ‘0’ and ‘NULL’ respectively.</td>
</tr>
<tr>
<td>Plaintext</td>
<td>When used in relation to symmetric key encryption / decryption, shall have its GBCS meaning.</td>
</tr>
<tr>
<td></td>
<td>When used in relation to public key encryption / decryption, shall mean the ‘message M’ with its IETF RFC-8017 meaning.</td>
</tr>
<tr>
<td>Recovery Time Objective</td>
<td>Shall be the targeted duration of time within which a system must be restored after a disaster (or disruption).</td>
</tr>
<tr>
<td>Recovery Point Objective</td>
<td>Shall be the targeted duration of time over which Data can be lost due to a Major Incident.</td>
</tr>
<tr>
<td>Requested Installations</td>
<td>Shall have the meaning ascribed to that term in Clause 5.12.</td>
</tr>
<tr>
<td>Requesting Party</td>
<td>See Clause 3.1(e)</td>
</tr>
<tr>
<td>Requesting Party Systems</td>
<td>See Clause 3.1(e).</td>
</tr>
<tr>
<td>RP Decommissioning Date</td>
<td>Means, in relation to a Requesting Party, the decommissioning date identified in relation to that Requesting Party in the RP Decommissioning Timetable.</td>
</tr>
<tr>
<td>RP Decommissioning Timetable</td>
<td>The timetable of that name most recently approved by the Secretary of State pursuant to Clause 7.3.</td>
</tr>
<tr>
<td>S1SP Commissioning File</td>
<td>Shall mean a file created by the S1SP pursuant to Clause 5.27(c)(ii) which details whether, for the SMETS1 Installations in question, the S1SP successfully undertook the processing required of the S1SP and, if not fully successful, the issues arising in that processing.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>----------------------------------------------------</td>
<td>------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>S1SP Commissioning File Counter</td>
<td>A counter of that name created and maintained pursuant to Table 5.7 to guard against replay of files processed pursuant to this TMAD.</td>
</tr>
<tr>
<td>S1SP Required File Set</td>
<td>Shall mean the set of files specified for the relevant GroupID.</td>
</tr>
<tr>
<td>S1SP Viable Installations</td>
<td>Shall have the meaning set out in Clause 5.25.</td>
</tr>
<tr>
<td>SMETS1 CAD</td>
<td>Shall be a Device operating on a home area network created by a SMETS1 CHF, which is not a SMETS1 ESME, a SMETS1 GSME, a SMETS1 CHF, a SMETS1 GPF, a SMETS1 PPMID or a SMETS1 IHD.</td>
</tr>
<tr>
<td>SMETS1 Device Security Testing</td>
<td>means tests carried out by the DCC in accordance with the requirements of Clause 17.</td>
</tr>
<tr>
<td>SMETS1 Device Security Testing Completion Report</td>
<td>means the document of that name developed pursuant to Clause 17.11.</td>
</tr>
<tr>
<td>SMETS1 Device Security Testing Scope and Timetable Document</td>
<td>means the document of that name developed pursuant to Clause 17.3.</td>
</tr>
<tr>
<td>SMETS1 Installation</td>
<td>Means a SMETS1 CHF installed in respect of an Energy Consumer’s premises, the SMETS1 GPF which is part of the same SMETS1 CH, the SMETS1 ESME with which the SMETS1 CHF can communicate, and the set of other Devices (if any) which are authorised to communicate over the HAN to which the CHF controls access. The set of other Devices within a SMETS1 Installation shall include at most one SMETS1 GSME, at most one SMETS1 PPMID, at most one SMETS1 IHD and at most one SMETS1 CAD.</td>
</tr>
<tr>
<td>SMETS1 Loss of System Availability</td>
<td>Shall have the meaning given in Clause 3.1(e).</td>
</tr>
<tr>
<td>SMETS1 Migration Interface</td>
<td>Shall be the technical interface, as specified at Clause 9, used for the exchange of files between the DCC and Supplier Parties pursuant to the requirements to exchange files in this TMAD.</td>
</tr>
<tr>
<td>SMETS1 Migration Schema</td>
<td>The XML SMETS1 Migration Schema included at Clause 10.</td>
</tr>
<tr>
<td>Supplier Certificate ID</td>
<td>The Certificate ID of an Organisation Certificate that has been Issued to a Supplier Party.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Supplier Signifier</td>
<td>The Party Signifier of the Supplier Party identified by the Entity Identifier of the subject in the Organisation Certificate identified by any CriticalSupplierCertificateID in the Migration Common File. If any CriticalSupplierCertificateID in the Migration Common File is the Null Certificate ID, the value of the Supplier Signifier shall be the empty string.</td>
</tr>
</tbody>
</table>

2.2 The XML elements listed in Table 10.1 are references to the parts of the SMETS1 Migration Schema and shall have the meaning given to them in the SMETS1 Migration Schema. Where such XML elements are referred to in this TMAD, then as the context requires, the reference shall be interpreted to be either to the element that is to be populated or to the information that is populated within that element for a particular file.

2.3 Additionally, where defined terms from specific parts of the Code are used, the relevant part of the Code is stated. Where no specific part of the Code is stated, a defined term shall have its Section A (Definitions and Interpretation) meaning.

2.4 Where this TMAD affords rights to, or imposes obligations on, a Party in relation to a Migration Week, then, until such time as an entry exists on the list of Eligible Product Combinations in respect of a particular SMSO, the term “Migration Week” in respect of that SMSO shall be interpreted as meaning each week that the Party reasonably anticipates will be a Migration Week (based on the milestones set out in the SMETS1 Services delivery plan produced pursuant to condition 13 of the DCC Licence).

3 **Transitional Application of Sections of the Code**

**Application of Section A (Definitions and Interpretation)**

3.1 Whilst this TMAD remains in force, Section A (Definitions and Interpretation) of the Code shall apply as follows:

(a) the definition of “DCC Live Systems” shall be replaced with the following:

**DCC Live Systems** means those parts of the DCC Total System which are used for the purposes of:

(a) (other than to the extent to which the activities fall within paragraph (b), (c), (f), (g), (h), (i), (j) or (k) below) processing (including Countersigning of SMETS1 Responses, SMETS1 Alerts and S1SP Alerts, but not
Countsigning of SMETS1 Service Requests) Service Requests, Pre-Commands, Commands, Instructions, Service Responses and Alerts, holding or using Registration Data for the purposes of processing Service Requests and Signed Pre-Commands, and providing the Repository Service;

(b) (other than to the extent to which the activity falls within paragraph (i) below) Threshold Anomaly Detection (other than that carried out by a DCO) and (other than to the extent to which the activity falls within paragraph (d), (f), (g), (h), (i), (j) or (k) below) Cryptographic Processing relating to the generation and use of a Message Authentication Code and Countsigning SMETS1 Service Requests;

(c) discharging the obligations placed on the DCC in its capacity as CoS Party;

(d) providing SMKI Services;

(e) the Self-Service Interface;

(f) discharging the DCC’s obligations under the SMKI Recovery Procedure;

(g) the Production Proving Systems;

(h) discharging the obligations of any SMETS1 Service Provider in its capacity as such;

(i) discharging the obligations of any DCO in its capacity as such;

(j) discharging the obligations of any Requesting Party in its capacity as such; and

(k) discharging the obligations of the Commissioning Party in its capacity as such.

(b) the definition of “DCC Individual Live System” shall be replaced with the following:

DCC Individual Live System means, with regard to the DCC’s duty to Separate parts of the DCC Total System, a part of the DCC Total System which is used:

(a) for one of the purposes specified in paragraphs (a) to (g) or paragraph (k) of the definition of DCC Live Systems, where the part used for each such purpose shall be treated as an individual System distinct from:

(i) the part used for each other such purpose; and
(ii) any part used for a purpose specified in either paragraphs (h) to (j) of the definition of DCC Live Systems; or

(b) by a SMETS1 Service Provider for the purpose specified in paragraph (h) of the definition of DCC Live Systems, where the part used by each SMETS1 Service Provider shall be treated as an individual System distinct from:

(i) the part used by each other SMETS1 Service Provider; and

(ii) any part used for a purpose specified in any of paragraphs (a) to (g), or paragraphs (i) to (k), of the definition of DCC Live Systems; or

(c) by a DCO for the purpose specified in paragraph (i) of the definition of DCC Live Systems, where the part used by each DCO shall be treated as an individual System distinct from:

(i) the part used by each other DCO; and

(ii) any part used for a purpose specified in any of paragraphs (a) to (h) or paragraphs (j) and (k) of the definition of DCC Live Systems; or

(d) by a Requesting Party for the purpose specified in paragraph (j) of the definition of DCC Live Systems, where the part used by each Requesting Party shall be treated as an individual System distinct from:

(i) the part used by each other Requesting Party; and

(ii) any part used for the purpose specified in any of paragraphs (a) to (i) or paragraph (k) of the definition of DCC Live Systems.

(c) the definition of “Planned Maintenance shall be replaced with the following:

**Planned Maintenance** means, in respect of a month, Maintenance of the DCC Systems planned prior to the start of that month or, in the case of DCC Migration Systems, planned 10 Working Days prior to the start of the Maintenance, and which will disrupt, or poses a Material Risk of disruption to, provision of the Services (and, where it will
disrupt, or poses a Material Risk of disruption to, the provision of the Services in relation to Devices associated with Communications Hubs, at least 100,000 Communications Hubs are affected).

(d) The definition of “Responsible Supplier” shall be replaced with the following:

**Responsible Supplier** means in respect of a Smart Metering System (or any Device forming, or intended to form, part of a Smart Metering System) or a SMETS1 Installation (or any Device forming part of a SMETS1 Installation) which relates to:

(a) an MPAN, the Import Supplier for the Electricity Meter that forms part of that Smart Metering System or SMETS1 Installation; and/or

(b) an MPRN, the Gas Supplier for the Gas Meter that forms part of that Smart Metering System or SMETS1 Installation.

(e) the following definitions shall be added to Section A:

<table>
<thead>
<tr>
<th>Definition</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioning Party</td>
<td>Shall mean the DCC when performing the tasks ascribed to the Commissioning Party in this Code.</td>
</tr>
<tr>
<td>Commissioning Party Systems</td>
<td>That part of the DCC Total System used for the purposes referred to in sub-paragraph (k) of the definition of DCC Live Systems.</td>
</tr>
<tr>
<td>DCC Migration Systems</td>
<td>Shall mean the Requesting Party Systems and the Commissioning Party Systems.</td>
</tr>
<tr>
<td>Migration</td>
<td>In relation to a SMETS1 Installation, or any Device comprising part of that SMETS1 Installation, the carrying out of each of the steps (where relevant to the point of failure) set out in Clauses 5 and 6 of the Transition and Migration Approach Document in relation to that SMETS1 Installation or Device; and the term &quot;Migrate&quot; shall be interpreted accordingly.</td>
</tr>
<tr>
<td>Migration Incident</td>
<td>Shall mean an Incident that relates to the Services provided pursuant to the Transition and Migration Approach Document.</td>
</tr>
<tr>
<td>Requesting Party</td>
<td>Shall mean, in relation to each of one or more Groups, the DCC when performing the tasks ascribed to the Requesting Party in this Code.</td>
</tr>
</tbody>
</table>
### Requesting Party Systems
Shall mean those parts of the DCC Total System used when carrying out the role of a Requesting Party, provided that any SMETS1 SMSO's Systems from which information is provided to the Requesting Party for the purposes of populating the content of any Migration Common File, Migration Group File or Migration Group Encrypted File (each as defined in the Transition and Migration Approach Document) shall not be considered to form part of the Requesting Party Systems.

### Smart Metering Inventory Systems
Shall mean that part of DCC Systems that is capable of adding to, modifying or removing any information held in the Smart Metering Inventory and any other part of DCC Systems that is not Separated from it.

### SMETS1 Loss of System Availability
Shall mean a material loss of availability, other than for Maintenance purposes, of the DCC Migration Systems, or any of its individual components.

(f) an additional rule of interpretation shall apply such that words beginning with capital letters which are defined in this TMAD and used elsewhere in this Code shall, unless the context otherwise requires, have the meanings given to them in this TMAD; and

(g) the definitions set out below shall be added to Section A or, where they already exist in Section A, they shall be replaced with the meanings set out below:

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Application Association</td>
<td>has the meaning given to that expression in the DLMS COSEM Green Book (DLMS UA 1000-2 Ed. 8), published by the DLMS User Association.</td>
</tr>
<tr>
<td>Authentication Key</td>
<td>has the meaning given to that expression in the DLMS COSEM Green Book (DLMS UA 1000-2 Ed. 8), published by the DLMS User Association.</td>
</tr>
<tr>
<td>Cryptographic Processing</td>
<td>means the generation, storage (other than of Secret Key Material used in relation to communications with a SMETS1 Device, where that Secret Key Material is encrypted) or use of any Secret Key Material.</td>
</tr>
<tr>
<td>Instruction</td>
<td>means, in respect of a SMETS1 Device, a communication generated by the SMETS1 Service Provider or a DCO following receipt of a SMETS1 Service Request by the DCC that is designed to instruct the Device to execute the functionality necessary to permit the DCC to take the necessary Equivalent Steps.</td>
</tr>
</tbody>
</table>
SMETS1 Symmetric Key
means an Authentication Key or a symmetric key which is in either case used to process communications with SMETS1 Devices.

Transport Layer Security
means TLS 1.2 as defined in the Internet Engineering Task Force (IETF) Request For Change (RFC) 5246 or any equivalent to that document which updates or replaces it from time to time.

3.1A No SMETS1 SMSO Systems (other than to the extent they are used to carry out Requesting Party activities) shall be considered to form part of the DCC Total System for the purposes of this Code.

Application of Appendix AC (Inventory Enrolment and Decommissioning Procedures)

3.2 The provisions of Clauses 3.4 and 3.5 of the Inventory Enrolment and Decommissioning Procedures shall not apply to the addition of SMETS1 Devices to the Smart Metering Inventory where those Devices form part of a SMETS1 Installation that is to be Migrated.

3.3 For the purposes of Migration, SMETS1 Devices may be added to the Smart Metering Inventory by the following organisations:

(a) in the case of a SMETS1 CHF, an S1SP; or

(b) in the case of any other SMETS1 Device, the Responsible Supplier for the Device or the Commissioning Party but, in either case, only in circumstances where the Device forms part of a SMETS1 Installation that is identified within a SMETS1 Commissioning File as having completed all the checks and processing referred to in Clause 5.27 without any failures flagged as ‘Critical’.

Application of Appendix AG (Incident Management Policy)

3.4 Whilst this TMAD remains in force, Appendix AG shall be modified as follows:

(a) The definition of Live Services shall be replaced with the following definition:

Live Services
(a) any of the Services that the DCC is obliged to provide to a User, an Authorised Subscriber, a DCC Gateway Party (once its connection is capable of operation), but excluding Testing Services;

(b) the exchange of data pursuant to Section E2; and

(c) any of the Services provided pursuant to the TMAD.

3.5 The provisions of the Incident Management Policy shall apply to Migration Incidents provided that the following variations shall apply:

(a) Clause 2.1.3 of Appendix AG shall not apply in respect to Migration Incidents;

(b) Clause 5.2 of Appendix AG shall not apply in respect of DCC Migration Systems;

(c) where the DCC ought to be reasonably able to resolve a Migration Incident without the assistance of any Responsible Supplier, or the DCC ought to be able to arrange for the relevant SMETS1 SMSO to do so without the assistance of any Responsible Supplier, any incident resolution activities associated with a Migration Incident shall be assigned to the DCC; otherwise the incident resolution activities shall be assigned to the Responsible Supplier;

(d) except where an Incident is required to be raised by the DCC pursuant to this TMAD, the DCC shall not be required to raise an Incident, and no Party shall have the right to raise an Incident, in circumstances where a Responsible Supplier or the SMETS1 SMSO is notified by the DCC in accordance with this TMAD that one or more of the steps in the Migration of a SMETS1 Installation have not been successfully completed; and

(e) Table 1 in Clause 2.4 of Appendix AG shall be replaced with the following Table:
<table>
<thead>
<tr>
<th>Incident Category</th>
<th>Description</th>
<th>Target Initial Response Time</th>
<th>Target Resolution Time</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>A Category 1 Incident (Major Incident) is an Incident which, in the reasonable opinion of the DCC:</td>
<td>10 minutes</td>
<td>4 hours</td>
</tr>
<tr>
<td></td>
<td>• prevents a large group of Incident Parties from using the Live Services;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• has a critical adverse impact on the activities of the Incident Parties using the Live Services of the DCC;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• has a critical adverse impact on the activities necessary to Migrate SMETS1 Installations comprising Dormant Meters pursuant to the Transition and Migration Approach Document;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• causes significant financial loss and/or disruption to the Incident Parties; or</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• results in any material loss or corruption of DCC Data.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>For a Major Security Incident there are additional considerations:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• HMG, through CPNI, have declared a Major Incident based on their procedures;</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• a pattern has been seen across the DCC Total System that in total would have a significant security impact; or</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• Data covered by the Data Protection Act has either been lost or obtained by an unauthorised party, or is seriously threatened.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
| Incident Type | Description | Time Limit
|---------------|-------------|------------|
| 2             | An Incident which in the reasonable opinion of the DCC:  
  • has a non-critical adverse impact on the activities of Incident Parties, but the Live Service is still working at a reduced capacity;  
  • causes financial loss and/or disruption to other Incident Parties which is more than trivial but less severe than the significant financial loss described in the definition of a Category 1 Incident; or  
  • has a non-critical adverse impact on the activities necessary to Migrate SMETS1 Installations comprising Dormant Meters pursuant to the Transition and Migration Approach Document. | 20 minutes | 24 hours |
| 3             | An Incident which, in the reasonable opinion of the DCC:  
  • has an adverse impact on the activities of an Incident Party but which can be reduced to a moderate adverse impact due to the availability of a workaround;  
  • has a moderate adverse impact on the activities of an Incident Party; or  
  • has a moderate adverse impact on the activities necessary to Migrate SMETS1 Installations comprising Dormant Meters pursuant to the Transition and Migration Approach Document. | 45 minutes | 72 hours |
| 4             | An Incident which, in the reasonable opinion of the DCC:  
  • has a minor adverse impact on the activities of an Incident Party; or  
  • has a minor adverse impact on the activities necessary to Migrate SMETS1 Installations comprising Dormant Meters pursuant to the Transition and Migration Approach Document. | 3 hours | 5 days |
An Incident which, in the reasonable opinion of the DCC:

- has minimal impact on the activities of Incident Party;
- or
- has minimal impact on the activities necessary to Migrate SMETS1 Installations comprising Dormant Meters pursuant to the Transition and Migration

### Application of Section F (Smart Metering System Requirements)

3.6 Whilst this TMAD remains in force, for the purposes of Section F2.10A (SMETS1 Lists), each entry on each of the SMETS1 Pending Product Combinations and SMETS1 Eligible Products Combinations lists shall, in addition to setting out a combination of Device Models and communication services provider, additionally identify, in relation to that entry, the SMETS1 SMSO, and whether that entry applies to SMETS1 Installations comprising either (i) solely Dormant Meters; (ii) solely Active Meters; or (iii) either Dormant Meters and/or Active Meters.

Where either list contains two or more entries that have the same combination of Device Models but identify different SMETS1 SMSOs and/or different permitted combinations of Active Meters / Dormant Meters, each entry shall be treated as a separate entry for the purpose of the list and the requirements of Section H5.8 shall be modified accordingly so that the words “listed on the SMETS1 Eligible Product Combinations” (in both places that they appear) are replaced with “which match all of the characteristics of an entry on the SMETS1 Eligible Product Combinations”. The requirements of Section H5.9 shall be modified so that the words “that is listed on the SMETS1 Eligible Products Combinations” are replaced with “which match all of the characteristics of an entry on the SMETS1 Eligible Product Combinations”.

3.7 The DCC shall not add an entry to the list of SMETS1 Eligible Product Combinations other than to the extent that it has the approval of the Secretary of State to do so. In the case of a manifest error in the submission, approval and/or addition of an entry to the list of SMETS1 Eligible Product Combinations the Secretary of State may take such steps as are reasonably necessary to correct for such error(s) and/or direct the DCC to take such steps as are reasonably necessary to correct the error(s). The DCC shall promptly notify all SEC Parties, the Panel, the Authority and the Secretary of State where steps are taken to correct errors pursuant to this Clause 3.7.

### Application of Section G (Security)
3.8 For the purposes of Section G (with the exception of Sections G2.19 to G2.24 inclusive), no Requesting Party Systems shall be considered to form part of the DCC Total System; provided that the DCC shall ensure that the requirements of Clause 11 are met in relation to each Requesting Party and each associated SMETS1 SMSO.

3.9 The Commissioning Party Systems shall not be considered to form part of the DCC Live Systems for the purposes of Sections G2.23, G2.25, G3.13 or G3.14.

3.10 Whilst this TMAD remains in force, the following additional requirement shall apply under Section G4 (Organisational Security: Obligations on Users and the DCC): The DCC shall ensure that no individual is engaged in:

(a) the development of bespoke software or firmware, or the customisation of any software or firmware, for the purpose of its installation on any part of the Commissioning Party Systems; or

(b) the development, design, build, testing, configuration, implementation, operation, maintenance, modification or decommissioning of any part of the Commissioning Party Systems,

unless that individual satisfies the requirements of Clause 3.11.

3.11 An individual satisfies the requirements of this Clause only if, at any time at which that individual is engaged in any activity described in Clause 3.10, he or she:

(a) is not at the same time also engaged in:

(i) the development of bespoke software or firmware, or the customisation of any software or firmware, for the purpose of its installation on any Smart Metering Inventory Systems; or

(ii) the development, design, build, testing, configuration, implementation, operation, maintenance, modification or decommissioning of any Smart Metering Inventory Systems; and

(b) has not been engaged in any activity described in paragraph (a) for a period of time which the DCC reasonably considers to be appropriate, having regard to the need to ensure the management of risk in accordance with the DCC Information Security Management System.

3.12 Whilst this TMAD remains in force, the following additional requirement shall apply under
Section G2 (System Security: Obligations on the DCC):

(a) The DCC shall ensure that no resources which form part of the Commissioning Party Systems also form part of its Smart Metering Inventory Systems.

3.13 The Commissioning Party Systems do not need to comply with the requirements of Section G (Security) which apply to User Systems or which apply to RDP Systems (via Section E (Registration Data)); save that Section G6 (Anomaly Detection Thresholds: Obligations on the DCC and Users) shall apply to the Commissioning Party as if it was a User.

3.14 The DCC shall ensure that Anomaly Detection Thresholds set in relation to the Commissioning Party are 0 for all requests that are not Commissioning Requests.

3.14A Whilst this TMAD remains in force, Sections G2.44, (where it exists) G2.44A, and G2.45 shall be replaced by the following:

G2.44 The DCC shall ensure that all Cryptographic Processing which:

(a) is for the purposes of complying with its obligations as CoS Party;

(b) results in the application of a Message Authentication Code to any message in order to create a Command to be sent to a SMETS2+ Device;

(c) is carried out by a DCO and involves the use of a SMETS1 Symmetric Key;

(d) involves the use of a DCC Private Key to establish any Transport Layer Security for the purposes of communicating with a SMETS1 Device; or

(e) (other than in any of the circumstances set out in Section G2.44A) is carried out by a SMETS1 Service Provider and involves the use of a SMETS1 Symmetric Key, is carried out within Cryptographic Modules which are compliant with FIPS 140-2 Level 3 (or any equivalent to that Federal Information Processing Standard which updates or replaces it from time to time).

G2.44A For the purposes of Section G2.44(e), the circumstances set out in this Section G2.44A shall be those in which one of the following occurs:

(a) Cryptographic Processing is carried out by a SMETS1 Service Provider to generate a Command to "add credit" (as specified in a Version of the SMETS with a Principal Version number of 1) to a SMETS1 Device;
(b) a SMETS1 Symmetric Key is used by a SMETS1 Service Provider to generate an Instruction where the target Device is identified in the SMETS1 Supporting Requirements as a Category 1 Device for the purposes of this paragraph (b);

(c) a SMETS1 Symmetric Key is used by a SMETS1 Service Provider where:

(i) that Symmetric Key is valid only for the duration of a single Application Association; and

(ii) the target Device is identified as a Category 2 Device for the purposes of this sub-paragraph in the SMETS1 Supporting Requirements; or

(d) there is any use of a SMETS1 Symmetric Key where:

(i) the initial value of that key value is provided to the DCC by a Requesting Party in a Migration Group Encrypted File; and

(ii) the DCC is required to stop using that initial key value either:

(A) during Migration of the SMETS1 Installation, as required by this TMAD; or

(B) within 7 days of that Migration, as required by Clause 20.1 of the SMETS1 Supporting Requirements.

G2.45 The DCC shall ensure that any and all Cryptographic Processing undertaken under or pursuant to this Code which does not fall within the scope of Section G2.44 is carried out within Cryptographic Modules established in accordance with its Information Classification Scheme.

Application of Section H (DCC Services)

3.15 Whilst this TMAD remains in force:

(a) As soon as reasonably practical after this TMAD comes into effect, each User shall provide the DCC with an additional forecast under Section H3.22 (Managing Demand for DCC User Interface Services) of the number of Service Requests in respect of SMETS1 Devices that the User will send in each of the 8 months following the end of the month in which such forecast is provided;

(b) Section H8.3(a) (Maintenance of the DCC Systems) shall not apply in respect of the DCC
Migration Systems. The DCC may undertake Planned Maintenance of the DCC Migration Systems at any time during any day, provided that the DCC shall only undertake such maintenance when it is not likely to have an adverse impact on the ability to Migrate the number of SMETS1 Installations that the DCC has committed to Migrate on that day;

(c) Section H8.4 (Maintenance of the DCC Systems) shall be modified in respect of DCC Migration Systems, such that no later than 10 Working Days prior to the start of Planned Maintenance on the DCC’s Migration Systems, the DCC makes available to Parties, to Registration Data Providers and to the Technical Architecture and Business Architecture Subcommittee a schedule of that maintenance. Such schedule shall set out (as a minimum) the following:

(i) the proposed Maintenance activity (in reasonable detail);

(ii) the parts of the Services that will be disrupted (or in respect of which there is a Material Risk of disruption) during each such Maintenance activity;

(iii) the time and duration of each such Maintenance activity; and

(iv) any associated risk that may subsequently affect the return of normal Services.

(d) Section H8.5 shall be modified such that it also applies in respect of the schedule made available pursuant to Clause 3.15(c).

(e) Section H10.13 (Business Continuity and Disaster Recovery Targets) shall not apply in respect of a SMETS1 Loss of System Availability. Instead, the DCC shall:

(i) take all reasonable steps to ensure that the Services supported by the DCC Migration Systems are restored in accordance with the following Target Service Levels, and in any event shall ensure that the Services supported by the DCC Migration Systems are restored in accordance with the following Minimum Service Levels; and

<table>
<thead>
<tr>
<th></th>
<th>Target Service level</th>
<th>Minimum Service Level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Recovery Time Objective</td>
<td>4 hours</td>
<td>8 hours</td>
</tr>
<tr>
<td>Recovery Point Objective</td>
<td>15 minutes</td>
<td>30 minutes</td>
</tr>
</tbody>
</table>

(ii) within 21 Working Days of a SMETS1 Loss of System Availability which is not deemed to be a Major Incident, produce a report setting out:
(A) the nature, cause and impact of that SMETS1 Loss of System Availability;

(B) the action that was taken to resolve the SMETS1 Loss of System Availability;

(C) any failure to achieve the Target Service Level and/or the Minimum Service Level for the Recovery Time Objective and/or the Recovery Point Objective;

(D) whether there is likely to be a reduction in DCC External Costs as a result of any failure to meet the Target Service Level(s) and/or Minimum Service Level(s); and

(E) the steps the DCC is taking to prevent re-occurrence or continuation of that reason for the SMETS1 Loss of System Availability.

(f) The DCC shall make the report under Clause 3.15(e) available to the SEC Panel. The SEC Panel shall make the report available to Parties subject to any redactions it considers necessary to avoid a risk of Compromise to the DCC Total System, User Systems, RDP Systems and/or Devices

(g) Section H5.8 of the Code shall be modified in accordance with the provisions of Clause 3.6 of TMAD.

**Application of Section L (Smart Metering Key Infrastructure and DCC Key Infrastructure)**

3.16 Whilst this TMAD remains in force, the table in Section L3.18 (Organisation Certificates) shall be replaced with the following Table:

<table>
<thead>
<tr>
<th>Remote Party Role</th>
<th>Party</th>
<th>User Role or RDP</th>
<th>DCC Live Systems definition paragraph</th>
</tr>
</thead>
<tbody>
<tr>
<td>Root</td>
<td>The DCC</td>
<td>[Not applicable]</td>
<td>(d)</td>
</tr>
<tr>
<td>recovery</td>
<td>The DCC</td>
<td>[Not applicable]</td>
<td>(f)</td>
</tr>
<tr>
<td>transitionalCoS</td>
<td>The DCC</td>
<td>[Not applicable]</td>
<td>(c)</td>
</tr>
<tr>
<td>wanProvider</td>
<td>The DCC</td>
<td>[Not applicable]</td>
<td>(a)</td>
</tr>
<tr>
<td>accessControlBroker</td>
<td>The DCC</td>
<td>[Not applicable]</td>
<td></td>
</tr>
<tr>
<td>-------------------------</td>
<td>---------</td>
<td>------------------</td>
<td></td>
</tr>
<tr>
<td>issuingAuthority</td>
<td>The DCC</td>
<td>[Not applicable]</td>
<td></td>
</tr>
<tr>
<td>networkOperator</td>
<td>A Network Party</td>
<td>Either:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(a) Electricity Distributor; or</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) Gas Transporter.</td>
<td></td>
</tr>
<tr>
<td>supplier</td>
<td>A Supplier Party</td>
<td>Either:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(a) Import Supplier; or</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) Gas Supplier.</td>
<td></td>
</tr>
<tr>
<td>Other</td>
<td>An RDP or any Party other than the DCC</td>
<td>Either:</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(a) Other User;</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(b) Registered Supplier Agent;</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(c) Registration Data Provider; or</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(d) Export Supplier.</td>
<td></td>
</tr>
<tr>
<td>pPPXmlSign</td>
<td>The DCC</td>
<td>[Not Applicable]</td>
<td></td>
</tr>
<tr>
<td>pPRDPFileSign</td>
<td>The DCC</td>
<td>[Not Applicable]</td>
<td></td>
</tr>
<tr>
<td>s1SPxmlSigning</td>
<td>The DCC</td>
<td>[Not Applicable]</td>
<td></td>
</tr>
<tr>
<td>commissioningPartyFileSigning</td>
<td>The DCC</td>
<td>[Not Applicable]</td>
<td></td>
</tr>
<tr>
<td>requestingPartyFileSigning</td>
<td>The DCC</td>
<td>[Not Applicable]</td>
<td></td>
</tr>
<tr>
<td>s1SPMigrationSigning</td>
<td>The DCC</td>
<td>[Not Applicable]</td>
<td></td>
</tr>
</tbody>
</table>
### Application of Section M (General)

3.17 The Responsible Supplier for each Device referred to in Clause 4.26 of this TMAD acknowledges that the carrying out of one or more of the steps referred to in this TMAD, at the request of the DCC, may result in the loss of Data stored on or in relation to each such Device and/or the ability to utilise the functionality of the Device. Neither the DCC nor the Installing Supplier shall be liable to the Responsible Supplier (or any other Party) for any Liability that arises from the carrying out of (or attempt to carry out) any of those steps, at the request of the DCC, where (and to the extent that) such person has acted in accordance with Good Industry Practice.

3.18 Where a Supplier Party has agreed with a SMETS1 SMSO that the SMETS1 SMSO shall not permit any third parties to communicate or otherwise interfere with a SMETS1 Installation (or any Devices forming part of it), then that Supplier Party confirms that that SMETS1 SMSO may permit the DCC to take the steps provided for in this TMAD which results in a communication or interference with that SMETS1 Installation (or any Devices forming part of it). Notwithstanding Section M11.6 of the Code, the SMETS1 SMSO shall be entitled to rely on and enforce the confirmation in this Clause 3.18 under the Contract (Rights of Third Parties) Act 1999.

3.19 It is acknowledged that each SMETS1 SMSO is acting as a DCC Service Provider when performing tasks ascribed to a SMETS1 SMSO under this TMAD (including where the SMETS1 SMSO provides services to the DCC in order for the DCC to carry out the tasks ascribed to a Requesting Party), and notwithstanding Section M11.6 of the Code, is therefore a person under Section M11.5 of the Code and entitled to rely on the waiver in Section M2.13(a) of the Code.

3.20 The DCC shall provide the Services described in this TMAD in accordance with Good Industry Practice. Each Installing Supplier shall act in accordance with Good Industry Practice when providing the support or assistance referred to in Clause 4.33.

3.21 The DCC shall take reasonable steps to ensure that any Data that is provided to it by each SMETS1 SMSO, for the purposes of Migration, is accurate.

3.22 Each Party’s liability under and in connection with this TMAD is limited in accordance with Section M2 (Limitations of Liability), provided that the liability of each of the DCC and each Installing Supplier for failing to act in accordance with Good Industry Practice in relation to the carrying out of (or attempt to carry out) one or more of the steps referred to in Clause 4.26 of this TMAD (and/or, in the case of the Installing Supplier, the provision of support or assistance
referred to in Clause 4.33) shall be limited to £1,000,000 in the aggregate for each period of 12 months from the date this TMAD comes into effect (and from each anniversary of such date); and further provided that the DCC and/or relevant Installing Supplier will not be liable for a claim unless the claiming Party has given notice of such claim within six months of the occurrence of the relevant failure.

3.23 Where necessary, the provisions of Section M2.5(d) shall apply in relation to any liability that has been limited by the provisions of Clause 3.22.

4 Pre-Migration Rights and Obligations

4.1 Each Supplier Party shall provide any information that the DCC reasonably requests in order to support the planning, coordination and undertaking of (and ongoing support for) the Migration of SMETS1 Installations, and shall do so in the timescales that the DCC reasonably requests.

4.2 Where and to the extent notified by the DCC, each Supplier Party may request that the DCC undertakes early validation of any Migration Common Files pertaining to SMETS1 Installations comprising an Active Meter for which it is the Responsible Supplier. To enable this, the DCC shall permit each SMETS1 SMSO to make arrangements with the relevant Requesting Party to enable the submission of Migration Common Files for early validation purposes, provided that such files shall be submitted to a different location from those submitted by the Requesting Party pursuant to Clause 5.8. When the DCC receives such a file, it shall carry out the steps required by Clauses 5.9 and 5.10.

4.3 Subject to Clause 4.24, the DCC shall, on any day during which it is carrying out the Migration of SMETS1 Installations, take reasonable steps to Migrate relevant SMETS1 Installations flagged as a priority prior to SMETS1 Installations not flagged as a priority.

4.4 Where, by virtue of this TMAD, the DCC is required to consult on the content of any document with the Panel, all Parties, the Authority and (on request) the Secretary of State prior to such a document taking effect, this requirement may be satisfied by the undertaking of consultation on such content prior to this TMAD coming into effect.

Indicative Migration Forecasts and Migration Demand Commitment

4.5 For the purposes of supporting the planning and coordination of the Migration of SMETS1 Installations, by no later than the 20th day of each month, each Responsible Supplier shall provide an Indicative Migration Forecast to the DCC for each SMETS1 SMSO. Such forecast shall, at a minimum, be broken down by Electricity Distributor and shall be provided in relation to any
SMETS1 SMSOs in relation to which Migration is due to commence within the next six months (as set out in the SMETS1 Services delivery plan produced pursuant to condition 13 of the DCC Licence).

4.6 By the end of each month, the DCC shall provide all Parties, the Panel, the Authority and the Secretary of State with a summary report that aggregates information from all Indicative Migration Forecasts showing the aggregate forecast number of SMETS1 Installation Migrations per day and per SMETS1 SMSO.

4.7 The DCC may provide to a SMETS1 SMSO all Indicative Migration Forecasts provided to it by Responsible Suppliers that pertain to that SMETS1 SMSO.

4.8 The DCC and each Responsible Supplier shall schedule the Migration of SMETS1 Installations comprising an Active Meter(s) that pertain to a particular SMETS1 SMSO in each Migration Week in accordance with the following process:

(a) by no later than 10.00 hours on the Tuesday that falls three weeks and six days prior to each Migration Week, each Responsible Supplier shall notify the DCC, of the number of SMETS1 Installations in relation to which it reasonably expects to submit Migration Authorisations for each day of that Migration Week, per day and identify the number of those SMETS1 Installations per day per SMETS1 SMSO (the “Daily Migration Demand”) and this Daily Migration Demand will be dis-aggregated by Electricity Distributor;

(b) by no later than 10.00 hours on the following Tuesday, the DCC shall confirm to each Responsible Supplier the number of SMETS1 Installations that the DCC is committing to Migrate on each day within that Migration Week for that Responsible Supplier per SMETS1 SMSO (the “Migration Demand Commitment”), which shall, subject to Clause 4.11, be the same as the Responsible Supplier’s Daily Migration Demand; and

(c) by no later than 17.00 hours on that same following Tuesday, the DCC shall provide all Parties, the Panel, the Authority and the Secretary of State with a summary report that aggregates information from all Migration Demand Commitments, which includes the number of SMETS1 Installations dis-aggregated by Electricity Distributor in that Migration Week per SMETS1 SMSO, or where necessary a pro-rata estimate of this.

4.9 Where a Responsible Supplier does not notify the DCC of the Responsible Supplier's Daily Migration Demand for any particular Migration Week in accordance with Clause 4.8(a), the DCC shall use the most recently, previously notified Daily Migration Demand for that Responsible
Supplier for the purposes of its migration scheduling in relation to that Migration Week.

4.10 Where pursuant to Clause 4.8(b), the DCC fails to confirm the Migration Demand Commitment for a Responsible Supplier, the DCC shall be deemed to have agreed to and confirmed that the Responsible Supplier’s Daily Migration Demand for each day per SMETS1 SMSO within the relevant Migration Week is that Supplier’s Daily Migration Demand Commitment.

4.11 Where the DCC reasonably considers that it cannot commit to the value for a Daily Migration Demand for one or more days within any future Migration Week, the DCC shall set each Responsible Supplier’s Daily Migration Demand Commitment in accordance with the rules set out in a document for that purpose (the “Migration Scaling Methodology”), as described in Clause 4.12.

4.12 The DCC shall make available to the Panel, all Parties, the Authority and (on request) the Secretary of State the Migration Scaling Methodology, as follows:

(a) the DCC shall establish and periodically review the Migration Scaling Methodology, and shall consult with the Panel, the Parties and the Authority on the content of or any subsequent modification to the Migration Scaling Methodology prior to it taking effect; and

(b) at least 14 days prior to the coming into effect of the Migration Scaling Methodology or any subsequent revision to it, the DCC shall provide a copy of that document to the Panel, the Parties, the Authority and the Secretary of State, and publish a copy of it on the DCC Website.

4.13 Where a Party disagrees with the content of any version of the Migration Scaling Methodology, the Party may (within one month of that version coming into effect) refer the matter to the Secretary of State for their determination, which determination shall be final and binding for the purposes of the Code. In the event that such referral is made the new version of the Migration Scaling Methodology published by the DCC shall apply prior to any such determination.

4.14 The DCC shall, in relation to each Responsible Supplier, take all reasonable steps to Migrate each day a number of SMETS1 Installations that contain one or more Active Meters for which that Supplier Party is the Responsible Supplier that is equal to the number within the Migration Demand Commitment for that Responsible Supplier, subject to having received the necessary Migration Authorisation to do so. For each Migration Week, the DCC shall, as soon as reasonably practicable, notify the relevant Responsible Supplier where the DCC reasonably considers that it will only be able to Migrate a number of SMETS1 Installations for that Responsible Supplier that is materially less than the number within the Migration Demand Commitment for that Responsible
供应商。

4.15 对于每个有责任的供应商，DCC 可以在每天超出迁移需求承诺的范围内进一步迁移 SMETS1 安装，DCC 认为合理进行此类额外迁移的地方和在超额迁移申请被提交的情况下。

**Pre-conditions for Migration**

4.16 请求方不得启动任何不对应 SMETS1 合格产品组合条目的 SMETS1 安装的迁移。

4.17 请求方不得启动任何 SMETS1 安装的迁移，直到 DCC 收到（或按照第 4.27 条或迁移授权的定义视为已收到）来自管理 SMETS1 安装的有责任的供应商或有责任的供应商的迁移授权。

4.18 每个供应商方同意在 DCC 收到（或按照第 4.27 条或迁移授权的定义视为已收到）这样的迁移授权之后，按照这些条目的规定进行迁移 SMETS1 安装。

4.19 当有多个有责任的供应商对一个 SMETS1 安装和 DCC 已接收了来自这两个有责任的供应商的迁移授权，这些授权允许在同一个迁移周期内以不同日期进行迁移，请求方应采取措施在更后的日期内启动迁移。在这种情况下，由较早日期对应的有责任的供应商提供的迁移授权被视为是后来日期的迁移授权。

4.20 每个供应商方同意每个 SMETS1 SMSO 和 DCC 可以交换任何信息（包括密钥材料），这些信息对 DCC 执行其 TMAD 下的义务是合理的。

4.21 DCC 将不时使用和依赖（并且根据第 3.21 条，没有因任何不准确性而产生的）从每个 SMETS1 SMSO 为 TMAD 目的提供给它的信息，包括：

(a) 设备 ID 的设备将要迁移；
(b) the status of Devices, being ‘Dormant Meter’, ‘Active Meter’ or ‘Active GPF’;

(c) MPANs and MPRNs associated with Devices; and

(d) the content of Migration Common Files, Migration Group Files and Migration Group Encrypted Files.

4.22 This TMAD constitutes each Responsible Supplier’s documented instructions to the DCC and each SMETS1 SMSO to Process any Personal Data required for the purposes of Migration of SMETS1 Installations.

4.23 The DCC shall, where requested to do so by a Responsible Supplier for one or more SMETS1 Installations comprising an Active Meter for which that Supplier is the Responsible Supplier, take all reasonable steps not to start the Migration of those SMETS1 Installations notwithstanding that the DCC has previously received a Migration Authorisation in respect of them from the Responsible Supplier.

**Dormant Meters**

4.24 The DCC shall take all reasonable steps to Migrate SMETS1 Installations comprising only Dormant Meters, including arranging for any pre-requisite steps set out in this TMAD to be undertaken. The DCC shall Migrate SMETS1 Installations comprising only Dormant Meters as soon as reasonably practicable, which shall include giving priority to the Migration of SMETS1 Installations comprising only Dormant Meters over and above SMETS1 Installations which include one or more Active Meters.

4.25 Each Responsible Supplier for each SMETS1 CHF that forms part of a SMETS1 Installation that includes one or more Dormant Meters agrees that the relevant SMETS1 SMSO may, where requested to do so by the DCC, initiate remote communications with that SMETS1 CHF in order to confirm whether or not the SMETS1 SMSO is capable of remotely communicating with that SMETS1 CHF.

4.26 The Responsible Supplier for each Dormant Meter and any associated Devices for which it is also the Responsible Supplier that form part of a SMETS1 Installation agrees that the relevant SMETS1 SMSO may, where requested to do so by the DCC, take any steps reasonably necessary in order to ensure that the Device is configured in accordance with the requirements of the SMETS1 Supporting Requirements and Clause 5.12(e) of this TMAD, and/or such that the Device forms part of a SMETS1 Installation that comprises a Device Model Combination that is listed on the Eligible Product Combinations, including upgrading the firmware on the Device for those
purposes.

4.27 The Responsible Supplier for each Device referred to in Clause 4.26, authorises the DCC to take the steps and carry out the processing set out in this TMAD in order to Migrate the relevant SMETS1 Installation (and is therefore deemed to have given a Migration Authorisation in respect of that SMETS1 Installation).

4.28 Where a SMETS1 Installation includes both an Active Meter and a Dormant Meter, the DCC shall not commence the Migration unless it has received a Migration Authorisation from the Responsible Supplier for the Active Meter in relation to that SMETS1 Installation.

4.29 Where the DCC plans to carry out the steps referred to in Clause 4.26 in relation to any SMETS1 Installation which includes Dormant Meters (but no Active Meters), the DCC shall notify the Responsible Supplier(s) for that SMETS1 Installation at least 5 Working Days (or less where mutually agreed between the DCC and the Responsible Supplier(s) for that SMETS1 Installation) before the earliest scheduled date for undertaking those steps. Where there are two Responsible Suppliers for the Smart Metering Systems that together comprise the same SMETS1 Installation that contains only Dormant Meters, and they are Affiliates of one another, then the DCC may issue such notification only to the Responsible Supplier for the Electricity Smart Metering System and the Responsible Supplier for the Gas Smart Metering System shall be deemed to have received a notification for the purpose of this Clause 4.29. Where there is a change of Responsible Supplier after the DCC has issued such notification, the DCC may continue to carry out the relevant steps as planned and shall take reasonable steps to notify the new Responsible Supplier prior to carrying them out.

4.30 Where the DCC plans to carry out the steps referred to in Clause 4.27 in relation to any SMETS1 Installation which includes Dormant Meters (but no Active Meters), the DCC shall notify the Responsible Supplier(s) for that SMETS1 Installation at least 15 Working Days (or less where mutually agreed between the DCC and the Responsible Supplier(s) for that SMETS1 Installation) before the earliest scheduled date for undertaking those steps. Where there are two Responsible Suppliers for the Smart Metering Systems that together comprise the same SMETS1 Installation that contains only Dormant Meters, and they are Affiliates of one another, then the DCC may issue such notification only to the Responsible Supplier for the Electricity Smart Metering System and the Responsible Supplier for the Gas Smart Metering System shall be deemed to have received a notification for the purpose of this Clause 4.30. Where there is a change of Responsible Supplier after the DCC has issued such a notification, the DCC may continue to carry out the relevant steps as planned and shall take reasonable steps to notify the new Responsible Supplier prior to carrying
them out.

4.31 Notifications sent by the DCC pursuant to Clause 4.29 or Clause 4.30 shall be processed in accordance with the Migration Authorisation Mechanism and shall include, as a minimum, in relation to each SMETS1 Installation:

(a) the date from which the DCC has scheduled the relevant activities;

(b) the relevant MPANs and MPRNs;

(c) the Device ID for each relevant Device;

(d) the device serial number (according to information held by the relevant SMETS1 SMSO) for each relevant Device; and

(e) where such notification is sent pursuant to Clause 4.29, the Device Model Combination that the DCC intends should result from any firmware upgrades that it plans to instruct in relation to the relevant Device(s).

4.32 Where a Responsible Supplier receives a notification from DCC pursuant to Clause 4.30 the Responsible Supplier may respond in the manner set out in the Migration Authorisation Mechanism to flag any notified SMETS1 Installation as a priority and/ or to specify the Supplier and/or Network Operator Certificate IDs that it wishes the DCC to include in Commissioning Requests that it processes in relation to any notified SMETS1 Installation. Where there are two Responsible Suppliers for the Smart Metering Systems that together comprise the same SMETS1 Installation, and they are Affiliates of one another, then the Responsible Supplier for the Electricity Smart Metering System may specify the Supplier and/or Network Operator Certificate IDs that it wishes the DCC to include in Commissioning Requests in respect of the Gas Smart Metering System, in which case the Responsible Supplier for the Gas Smart Metering System shall be deemed to have specified those Supplier and/or Network Operator Certificate IDs. The DCC shall only be obliged to consider such information where it is received within the timescales set out in the Migration Authorisation Mechanism but may use such information submitted after these timescales if it is practicable to do so. A Supplier Party may only request that a SMETS1 Installation is treated as a priority for Migration purposes where the type of Energy Consumer at the premises for that SMETS1 Installation requires it to be prioritised over and above the Migration of other SMETS1 Installations.

4.33 Any Supplier Party that is an Installing Supplier for any of the Dormant Meters and associated Devices referred to in Clause 4.26 shall take all reasonable steps to provide such support and
assistance as the DCC may reasonably request (including where they exist, the provision of firmware for each such Device) in order that the DCC or the relevant SMETS1 SMSO is capable of carrying out the steps set out in Clause 4.26. For the purposes of carrying out the steps that are set out in Clause 4.26, the DCC and/or any relevant SMETS1 SMSO shall rely on (and shall have no liability arising from any inaccuracy in) the firmware that is provided to the DCC by an Installing Supplier together with the relevant information that supports the sequencing of the required firmware upgrades, unless it is (or should reasonably have been) apparent to the DCC that the firmware or relevant information that has been provided to the DCC is not suitable.

4.34 The DCC shall provide to any Supplier Party upon request relevant excerpts from the information provided to it pursuant to Clause 4.33 in relation to sequencing of firmware upgrades and/or configuration of devices. No Party shall have any liability arising from any inaccuracy in the information provided by the DCC pursuant to this Clause 4.34.

**Migration Authorisations and the Migration Authorisation Mechanisms**

4.35 The DCC shall set out and make available to all Supplier Parties the proposed mechanism (the “Migration Authorisation Mechanism”) which shall, in addition to the matters set out in Clauses 4.29 to 4.32, provide the means by which:

(a) a Migration Authorisation may be provided by the Responsible Supplier(s) for a SMETS1 Installation comprising one or more Active Meters to the Requesting Party;

(b) where the Responsible Supplier is the Responsible Supplier for all Devices comprising a SMETS1 Installation comprising only Active Meters, the Responsible Supplier shall indicate whether it wishes the Commissioning Party to carry out the steps necessary to Commission the Devices comprising that SMETS1 Installation or, alternatively that the Responsible Supplier wishes itself to carry out these steps, being, as further described in Clauses 4.37 to 4.40; and

(c) Clause 4.35 (b) shall also apply where there are two Responsible Suppliers for the Smart Metering Systems that together comprise the same SMETS1 Installation comprising only Active Meters, and they are Affiliates of one another, in which case the Responsible Supplier for the Electricity Smart Metering System shall give the required indication on behalf of itself and the Responsible Supplier for the Gas Smart Metering System (and any such indication shall be deemed to constitute an indication by the Responsible Supplier for the Gas Smart Metering System) provided that the indication is either that both Responsible Suppliers wish the Commissioning Party to carry out the steps, or both Responsible Suppliers wish themselves to carry out the steps..
4.36 Where a SMETS1 Installation includes any Dormant Meter, the steps that are necessary to Commission the Devices that comprise that SMETS1 Installation shall only be carried out by the Commissioning Party.

4.37 Where a SMETS1 Installation includes both an Active Meter and a Dormant Meter, the DCC shall notify the Responsible Supplier, that is the Responsible Supplier for the Active Meter in relation to that SMETS1 Installation, by no later than 23:59 on the Thursday that falls three days prior to the Migration Week in which that SMETS1 Installation is scheduled for Migration, that the SMETS1 Installation includes a Dormant Meter. Where the DCC receives a Migration Authorisation after the timescales for receipt set out in the Migration Authorisation Mechanism the DCC may still process Migrations based on the Migration Authorisation but shall not be obliged to do so.

4.38 The Migration Authorisation Mechanism shall require that the Responsible Supplier(s) for a SMETS1 Installation for which a Migration Authorisation is being provided shall provide the MPRN for each SMETS1 GSMS and/or the MPAN for each SMETS1 ESMS that forms part of that SMETS1 Installation. The Migration Authorisation Mechanism shall require that, in relation to each SMETS1 Device that forms part of a SMETS1 Installation for which Migration Authorisation is being provided, the Responsible Supplier for each Device listed in Table 4.38 shall provide the information required in that table for that Device. Where there are two Responsible Suppliers for the Smart Metering Systems that together comprise the same SMETS1 Installation comprising only Active Meters, and they are Affiliates of one another, the Responsible Supplier for the Electricity Smart Metering System may provide the required information for the SMETS1 ESME on behalf of itself and the required information for the SMETS1 GPF and SMETS GSME on behalf of the Responsible Supplier for the Gas Smart Metering System and this shall be deemed to constitute provision by the Responsible Supplier for the Gas Smart Metering System.

<table>
<thead>
<tr>
<th>Device</th>
<th>Required information</th>
</tr>
</thead>
<tbody>
<tr>
<td>SMETS1 ESME</td>
<td>CriticalSupplierCertificateID</td>
</tr>
<tr>
<td></td>
<td>NonCriticalSupplierCertificateID</td>
</tr>
<tr>
<td>SMETS1 GPF</td>
<td>CriticalSupplierCertificateID</td>
</tr>
<tr>
<td></td>
<td>NonCriticalSupplierCertificateID</td>
</tr>
</tbody>
</table>
The Migration Authorisation Mechanism shall require the Responsible Supplier that submits the Migration Authorisation to Digitally Sign communications containing Migration Authorisations using a Private Key associated with an IKI Certificate that has been Issued to an Authorised Responsible Officer of that Responsible Supplier. More generally the DCC and Supplier Parties may use Private Keys associated with IKI Certificates that have been Issued to their Authorised Responsible Officers in order to Digitally Sign communications in relation to the Migration Authorisation Mechanism.

The Migration Authorisation Mechanism shall allow the Responsible Supplier to flag any SMETS1 Installation as a priority and/or to specify the Network Operator Certificate IDs that it wishes the DCC to include in Commissioning Requests that it processes. Where there are two Responsible Suppliers for the Smart Metering Systems that together comprise the same SMETS1 Installation, and they are Affiliated of one another, then the Responsible Supplier for the Electricity Smart Metering System may provide the Network Operator Certificate ID in respect of the Gas Smart Metering System, in which case the Responsible Supplier for the Gas Smart Metering System shall be deemed to have specified that Network Operator Certificate ID.

A Supplier Party may only request that a SMETS1 Installation is treated as a priority for Migration purposes where the type of Energy Consumer at the premises for that SMETS1 Installation requires it to be treated as a priority.

The DCC shall, following consultation with Supplier Parties and after taking into account any comments that have been provided to it, publish the Migration Authorisation Mechanism to all Supplier Parties, together with the date on which it intends that the Migration Authorisation Mechanism shall come into effect, which shall be not less than 14 days from the date of publication.

Following DCC's publication of the Migration Authorisation Mechanism and in accordance with the requirements of Clause 4.41 and prior to DCC's published date for the coming into effect of the Migration Authorisation Mechanism, any Supplier Party that wishes to object to the Migration Authorisation Mechanism may refer the matter to the Secretary of State for a determination, which determination shall be final and binding for the purposes of this TMAD.
4.43 The DCC may from time to time update the Migration Authorisation Mechanism, provided that the DCC shall ensure that the most up to date Migration Authorisation Mechanism is published to all Supplier Parties at all times. The processes set out in Clauses 4.41 and 4.42 shall apply to any modification of the Migration Authorisation Mechanism. The Migration Authorisation Mechanism published by the DCC shall have effect unless or until the Secretary of State determines otherwise.

4.44 The Responsible Supplier for each Active Meter and any associated Devices for which it is also the Responsible Supplier that form part of a SMETS1 Installation shall ensure that, prior to its Migration, the Devices that form part of that SMETS1 Installation are configured in accordance with the requirements of SMETS1 Supporting Requirements of this TMAD, and/or the Devices form part of a SMETS1 Installation that comprises a Device Model Combination that is listed on the Eligible Product Combinations, including upgrading the firmware on the Devices for those purposes.

**Migration Reporting**

4.45 The DCC shall make available to the Panel, all Parties and (on request) the Secretary of State the “Migration Reporting Regime” that list the reports that the DCC shall provide on Migration and provides an overview of the frequency, content of and recipients of those reports, as follows:

(a) the DCC shall establish and periodically review the Migration Reporting Regime, and shall consult with the Panel, the Parties and the Authority on the content of or any subsequent modification to the Migration Reporting Regime prior to it taking effect; and

(b) at least 14 days prior to the coming into effect of the Migration Reporting Regime or any subsequent revision to it, the DCC shall provide a copy of that document to the Panel, the Parties, the Authority and the Secretary of State, and publish a copy of it on the DCC Website.

4.46 Where a Party considers that the reporting provided for in the Migration Reporting Regime made pursuant to Clause 4.45 is insufficient, the Party may (within one month of the document being provided under Clause 4.45) refer the matter to the Secretary of State for determination, which determination shall be final and binding for the purposes of this TMAD. In the event that such referral is made the new version of the Migration Reporting Methodology published by the DCC shall apply prior to any such determination.

**Electricity Distributor Network Operator Certificate IDs**

4.47 The DCC shall establish a reasonable process by which Electricity Distributors can notify the DCC
of the Network Operator Certificate IDs that they wish the DCC to include in Commissioning Requests that the DCC processes in relation to SMETS1 ESMEs and shall inform Electricity Distributors of that notification process. The process shall allow an Electricity Distributor to change from time to time the Network Operator Certificate IDs that have been notified.

4.48 Where in relation to a SMETS1 ESME, the Responsible Supplier has not specified to the DCC either or both of the Electricity Distributor’s Network Operator Certificate IDs in accordance with the Migration Authorisation Mechanism (for a SMETS1 ESME that is either an Active Meter or a Dormant Meter except where the SMETS1 ESME is a Dormant Meter and there is a SMETS1 GSME that is an Active Meter within the same SMETS1 Installation), the DCC shall (unless the DCC has identified that the relevant MPAN is invalid) ensure that, for any such unspecified Network Operator Certificate IDs, the latest Network Operator Certificate IDs that have been notified by the Electricity Distributor under Clause 4.47 are included in relation to the relevant Devices within any Migration Common File sent by the relevant Requesting Party.

5 Migration Process

Setup steps

5.1 Before the DCC adds an entry to the SMETS1 Eligible Product Combinations, the DCC shall, for the Group which includes Devices with the corresponding combination of Device Models, notify to the relevant SMETS1 SMSO:

(a) where SMETS1 Installations for that Group, according to the Group Specific Requirements, require a Migration Group Encrypted File, the Public Keys that are to be used to create any required EncryptedS1SPGroupInformation or EncryptedMasterKey elements and for each such Public Key:

(i) the Key Identifier (see X509SKI);

(ii) the inclusive start and end dates of the period during which the Public Key may be used; and

(iii) any constraints as to the part(s) of the Group in relation to which the Public Key can be used;

(b) and either

(i) the technical details and associated steps that would be required in order to configure Devices within such SMETS1 Installations and any associated systems including those...
required by ‘Pre-enrolment Configuration Requirements’ for the specified GroupID, so as to be able to communicate with the DCC Live Systems; or

(ii) a statement that no such configuration would be required for Devices comprising such SMETS1 Installations.

5.2 When the DCC adds an entry to the SMETS1 Eligible Products Combinations, the DCC shall include within it the associated GroupID with that entry.

5.3 Any Private Key, which is associated with a Public Key published pursuant to Clause 5.1 for use in creating EncryptedMasterKey elements, shall be generated by, and known only to, the relevant DCO.

5.4 Any Private Key, which is associated with a Public Key published pursuant to Clause 5.1 for use in creating EncryptedS1SPGroupInformation elements, shall be generated by, and known only to, the relevant S1SP.

**Digital Signature**

5.5 In relation to the Digital Signing obligations in this TMAD, Parties shall only accept as valid Digital Signatures which authenticate against Certificates with Remote Party Roles conforming to Table 5.5. The Parties identified in Table 5.5 shall only sign using Private Keys where the corresponding Public Keys have been incorporated in Organisation Certificates with the corresponding Remote Party Role.

<table>
<thead>
<tr>
<th>Object to which signature relates</th>
<th>Party Digitally Signing</th>
<th>Required Remote Party Role in the Certificate used to check signature</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioning Outcome File</td>
<td>Commissioning Party</td>
<td>commissioningPartyFileSigning</td>
</tr>
<tr>
<td>Migration Common File</td>
<td>Requesting Party</td>
<td>requestingPartyFileSigning</td>
</tr>
<tr>
<td>Migration Group File</td>
<td>Requesting Party</td>
<td>requestingPartyFileSigning</td>
</tr>
<tr>
<td>Migration Group Encrypted File</td>
<td>Requesting Party</td>
<td>requestingPartyFileSigning</td>
</tr>
<tr>
<td>Migration Common Validation File</td>
<td>S1SP</td>
<td>s1SPMigrationSigning</td>
</tr>
<tr>
<td>S1SP Commissioning File</td>
<td>S1SP</td>
<td>s1SPMigrationSigning</td>
</tr>
</tbody>
</table>
Object to which signature relates | Party Digitally Signing | Required Remote Party Role in the Certificate used to check signature
--- | --- | ---
XML documents created to comply with the DUIS Schema | Commissioning Party | commissioningPartyXmlSigning

**Table 5.5**

**Counters**

5.6 Each Requesting Party, each S1SP and the Commissioning Party shall maintain counters, which are sequentially increased for each file created, according the requirements of Table 5.7 so that the files each creates shall, except in cases of replay, pass the anti-replay checks specified in Table 5.9.

5.7 Where an entity acts as the Authenticator with respect to the checks and processing required by Table 5.9, it shall have the capacity to establish and maintain the counters in the ‘Counter of Authenticator’ column of Table 5.7 in the way required by Table 5.9.

<table>
<thead>
<tr>
<th>File Type</th>
<th>Party creating the file</th>
<th>Counter of file creator</th>
<th>Counter of Authenticator</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioning Outcome File</td>
<td>Commissioning Party</td>
<td>Commissioning Outcome File Counter</td>
<td>Commissioning Outcome File Stored Counter</td>
</tr>
<tr>
<td>Migration Common File</td>
<td>Requesting Party</td>
<td>Migration Common File Counter. For clarity, this counter shall be included, along with RequestingPartyID, in all files related to this Migration Common File. Other counters shall additionally be included in all such related files.</td>
<td>Migration Common File Stored Counter</td>
</tr>
<tr>
<td>Migration Group File</td>
<td>Requesting Party</td>
<td>Migration Group File Counter</td>
<td>Migration File Group Stored Counter</td>
</tr>
<tr>
<td>Migration Group Encrypted File</td>
<td>Requesting Party</td>
<td>Migration Group Encrypted File Counter</td>
<td>Migration File Group Encrypted Stored Counter</td>
</tr>
<tr>
<td>Migration Common Validation File</td>
<td>S1SP</td>
<td>Migration Common Validation File Counter</td>
<td>Migration File Common Validation Stored Counter</td>
</tr>
<tr>
<td>File Type</td>
<td>Party creating the file</td>
<td>Counter of file creator</td>
<td>Counter of Authenticator</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>-------------------------</td>
<td>------------------------------------------</td>
<td>------------------------------------------</td>
</tr>
<tr>
<td>S1SP Commissioning File</td>
<td>S1SP</td>
<td>S1SP Commissioning File Counter</td>
<td>S1SP Commissioning File Stored Counter</td>
</tr>
</tbody>
</table>

Table 5.7

Creation and validation of standard information

5.8 Before the Migration of any set of SMETS1 Installations is triggered pursuant to Clause 5.12, the Requesting Party shall create, populate with details of that set of SMETS1 Installations, Digitally Sign and then submit to the DCC a Migration Common File. The Requesting Party shall not include in any Migration Common File details for any Active Device where either the CriticalSupplierCertificateID or NonCriticalSupplierCertificateID have the null value. The Requesting Party may only set the ToBeCommissionedByDCC to be False where the Migration Common File only contains details on Active Devices.

The Requesting Party shall set ToBeCommissionedByDCC to ‘True’ unless:

(i) all of the Devices that form such a SMETS1 Installation are Active Devices; and

(ii) the Responsible Supplier (or a Responsible Supplier to which it is Affiliated) has indicated, pursuant to Clause 4.35 (b), that it wishes to carry out the steps to commission all such Devices; and

(iii) all Supplier Certificate IDs within the file refer to Certificates all of which contain User IDs allocated to the same Supplier Party (or allocated to multiple Supplier Parties provided that they are all Affiliates of one another).

5.9 Where the DCC receives a Migration Common File, the DCC shall, as the Authenticator, undertake, using whichever parts of the DCC Live Systems it chooses, the sequence of checks and processing required by Table 5.9 for such a file.

<table>
<thead>
<tr>
<th>Step number</th>
<th>Checks and processing</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.9.1</td>
<td>Should any of the following checks fail, the Authenticator shall cease processing that file, discard it and raise an Incident.</td>
</tr>
<tr>
<td>5.9.2</td>
<td>Confirm the xml file is well formed and valid against the SMETS1 Migration Schema and meets the requirements of Clause 10.1</td>
</tr>
<tr>
<td>5.9.3</td>
<td>Check Cryptographic Protection in terms of the signature within the file</td>
</tr>
<tr>
<td>5.9.4</td>
<td>Confirm the Remote Party Role specified in the Certificate which was used to Check Cryptographic Protection at Step Number 2 aligns to that required by Table 5.5 for the relevant file type</td>
</tr>
<tr>
<td>5.9.4</td>
<td>Confirm Validity of the Certificate used to Check Cryptographic Protection at Step Number 2</td>
</tr>
</tbody>
</table>
5.10 Where all checks and processing at Clause 5.10 succeed for a Migration Common File, the DCC shall, using whichever parts of the DCC Live Systems it chooses:

(a) ensure that the file is provided to the relevant S1SP, the relevant DCO, and, where ‘ToBeCommissionedByDCC’ is set to ‘True’, the Commissioning Party and, where ‘ToBeCommissionedByDCC’ is set to ‘False’, the Responsible Supplier for the SMETS1 Installations identified with that file over the SMETS1 Migration Interface subject to the naming requirement at Clause 10.2;

(b) create a Migration Common Validation File with the Migration Header having the same values as that of the Migration Common File;

(c) for each SMETS1Installation detailed in the Migration Common File, add a SMETS1Installation element to the Migration Common Validation File where the DeviceID element within the CHF element is that of the SMETS1 CHF of the SMETS1 Installation, and

<table>
<thead>
<tr>
<th>Step number</th>
<th>Checks and processing</th>
</tr>
</thead>
</table>
| 5.9.5       | Where the file is a Migration Common File confirm either that:  
1. the Authenticator holds one or more Migration Common File Stored Counters for the Requesting Party Identifier (RequestingPartyID) and the MCFCounter is not equal to any such Migration Common File Stored Counter created in the last 60 days; or  
2. the Authenticator does not hold any Migration Common File Stored Counter for this Requesting Party Identifier  
Should this check succeed, the Authenticator shall:  
1. Create a Migration Common File Stored Counter that is set to the value of MCFCounter |
| 5.9.6       | Where the file is a Migration Group File confirm either that:  
1. the Authenticator holds one or more Migration Group File Stored Counters for this Requesting Party Identifier (RequestingPartyID) and the MGFCouter is not equal to any such Migration Group File Stored Counter created in the last 60 days; or  
2. the Authenticator does not hold any Migration Group File Stored Counter for this Requesting Party Identifier  
Should this check succeed, the Authenticator shall:  
1. Create a Migration Group File Stored Counter that is set to the value of MGFCouter. |
| 5.9.7       | Where the file is a Migration Group Encrypted File confirm either that:  
1. the Authenticator holds one or more Migration Group Encrypted File Stored Counters for this Requesting Party Identifier (RequestingPartyID) and the MEGFCcounter is not equal to any such Migration Group Encrypted File Stored Counter created in the last 60 days; or  
2. the Authenticator does not hold any Migration Group Encrypted File Stored Counter for this Requesting Party Identifier  
Should this check succeed, the Authenticator shall:  
1. Create a Migration Group Encrypted File Stored Counter that is set to the value of MEGFCcounter. |
| 5.9.8       | Where the file is a Migration Common Validation File confirm either that:  
1. the Authenticator holds one or more Migration File Common Validation Stored Counters for this Requesting Party Identifier (RequestingPartyID) and the MVFCcounter is not equal to any such Migration File Common Validation Stored Counter created in the last 60 days; or  
2. the Authenticator does not hold any Migration File Common Validation Stored Counter for this Requesting Party Identifier  
Should this check succeed, the Authenticator shall:  
1. Create a Migration File Common Validation Stored Counter that is set to the value of MVFCcounter. |
| 5.9.9       | Where the file is a S1SP Commissioning File confirm either that:  
1. the Authenticator holds one or more S1SP Commissioning File Stored Counters for this S1SP Identifier (S1SPID) and the SCFCounter is not equal to any such S1SP Commissioning File Stored Counter created in the last 60 days; or  
2. the Authenticator does not hold a S1SP Commissioning File Stored Counter for this S1SP Identifier  
Should this check succeed, the Authenticator shall:  
1. Create a S1SP Commissioning File Stored Counter that is set to the value of SCFCounter. |
| 5.9.10      | NOT USED. |
undertake the full sequence of checks and processing in Table 5.10. Should one of those checks fail for a SMETS1 Installation, the DCC shall append to the SMETS1Installation element, a FailedCheck element which includes (1) the relevant StepNumber from Table 5.10 (the ‘FailedStepNumber’) and (2) the SupportingData (as required by the relevant row in from Table 5.10). For clarity, the DCC shall undertake all checks from Table 5.10 for the SMETS1 Installation and so there may be zero, one or many FailedCheck elements for a SMETS1Installation element; and

(d) once all checks are completed for all SMETS1 Installations in the Migration Common File, Digitally Sign the Migration Common Validation File, ensure the relevant S1SP and the relevant DCO has that file, and send that file to the Requesting Party identified by RequestingPartyID.

<table>
<thead>
<tr>
<th>StepNumber</th>
<th>Check and processing</th>
<th>SupportingData</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.10.1</td>
<td>For the CHF then the ESME then the GSME (if present) and then the PPMID (if present), confirm that the DeviceDetail specified equates to at least one entry on the Central Products List and that that CPL entry is for the required DeviceType</td>
<td>DeviceID of the Device whose Device Model is not on the CPL</td>
</tr>
<tr>
<td>5.10.2</td>
<td>For the CHF then the ESME then the GSME (if present) and then the PPMID (if present), confirm that the DeviceDetail specified is one allowable for the GroupID according to the Group Device Model Combination List.</td>
<td>DeviceID of the Device whose Device Model is not within the Group specified by the GroupID</td>
</tr>
<tr>
<td>5.10.3</td>
<td>Confirm there is at least one entry on the SMETS1 Eligible Product Combinations which has the combination of Device Models and Device Types specified for this SMETS1 Installation in relation to its CHF, ESME, GSME (if present) and PPMID (if present) and, for at least one such entry the GroupID matches the GroupID in the file.</td>
<td>None</td>
</tr>
<tr>
<td>5.10.4</td>
<td>For the CHF then the GPF then the ESME then the GSME (if present) then the PPMID (if present) then the IHD (if present) then the CAD (if present), confirm that DeviceID is not already recorded for any Device in the Smart Metering Inventory.</td>
<td>DeviceID of the Device which is already recorded in the Smart Metering Inventory.</td>
</tr>
<tr>
<td>5.10.5</td>
<td>Except for any where the value of CertificateID is the Null Certificate ID, for the ESME, Confirm Validity of each of the Certificates identified by each of the associated four CertificateIDs.</td>
<td>CertificateID for the invalid Certificate</td>
</tr>
<tr>
<td>5.10.6</td>
<td>Except for any where the value of CertificateID is the Null Certificate ID, for the GPF, Confirm Validity of each of the Certificates identified by each of the associated four CertificateIDs.</td>
<td>CertificateID for the invalid Certificate</td>
</tr>
<tr>
<td>5.10.7</td>
<td>Except for any where the value of CertificateID is the Null Certificate ID, for the GSME if present, Confirm Validity of each of the Certificates identified by each of the associated two CertificateIDs.</td>
<td>CertificateID for the invalid Certificate</td>
</tr>
</tbody>
</table>
| 5.10.8     | Unless the value of the CriticalSupplierCertificateID is the Null Certificate ID for the ESME, confirm, using the Certificates identified by the ESME’s CriticalSupplierCertificateID and NonCriticalSupplierCertificateID:

- Neither the Critical Supplier ID nor the Non-Critical Supplier ID has the null value; and
- the Critical Supplier ID and the Non-Critical Supplier ID identify the same Supplier Party (which is referred to as the ‘ESME Supplier Party’ in later steps in this Table). | CriticalSupplierCertificateID || NonCriticalSupplierCertificateID |
<p>| 5.10.9     | Unless the value of the CriticalSupplierCertificateID is the Null Certificate ID for the ESME, confirm, that, according to Registration Data, the ‘ESME Supplier Party’ is the current Import Supplier in relation to the MPxN specified in the ESME element. | CriticalSupplierCertificateID |
| 5.10.10    | Unless the value of the CriticalSupplierCertificateID is the Null Certificate ID for the ESME, confirm, that, according to Registration Data, there is no change within the next 7 days to the Import Supplier in relation to the MPxN specified in the ESME element. | CriticalSupplierCertificateID |</p>
<table>
<thead>
<tr>
<th>Step Number</th>
<th>Check and processing</th>
<th>Supporting Data</th>
</tr>
</thead>
</table>
| 5.10.11     | Unless the value of the CriticalNetworkOperatorCertificateID is the Null Certificate ID for the ESME, confirm, using the Certificates identified by the ESME’s CriticalNetworkOperatorCertificateID and NonCriticalNetworkOperatorCertificateID:  
- Neither the Critical Network Operator ID nor the Non-Critical Network Operator ID has the null value; and  
- the Critical Network Operator ID and the Non-Critical Network Operator ID identify the same Network Party (which is referred to as the ‘ESME Network Party’ in later steps in this Table). | CriticalNetworkOperatorCertificateID || NonCriticalNetworkOperatorCertificateID:  
NonCriticalNetworkOperatorCertificateID: |
| 5.10.12     | Unless the value of the CriticalNetworkOperatorCertificateID is the Null Certificate ID for the ESME, confirm, that, according to Registration Data, the ‘ESME Network Party’ is the current Electricity Distributor in relation to the MPxN specified in the ESME element. | CriticalNetworkOperatorCertificateID |
| 5.10.13     | If GSME is present, unless the value of the CriticalSupplierCertificateID is the Null Certificate ID for the GSME, confirm, using the Certificates identified by the GSME’s CriticalSupplierCertificateID, the GSME’s NonCriticalSupplierCertificateID, the GPF’s CriticalSupplierCertificateID, and the GPF’s NonCriticalSupplierCertificateID:  
- Neither the Critical Supplier IDs nor the Non-Critical Supplier IDs have the null value; and  
- the Critical Supplier IDs and the Non-Critical Supplier IDs identify the same Supplier Party (which is referred to as the ‘Gas Supplier Party’ in later steps in this Table). | CriticalSupplierCertificateID || NonCriticalSupplierCertificateID:  
NonCriticalSupplierCertificateID: |
| 5.10.14     | Unless the value of the CriticalSupplierCertificateID is the Null Certificate ID for the GSME, confirm, that, according to Registration Data, the ‘Gas Supplier Party’ is the Gas Supplier in relation to the MPxN specified in the GSME element. | CriticalSupplierCertificateID |
| 5.10.15     | Unless the value of the CriticalSupplierCertificateID is the Null Certificate ID for the GSME, confirm, that, according to Registration Data, there is no change within the next 7 days to the Gas Supplier in relation to the MPxN specified in the GSME element. | CriticalSupplierCertificateID |
| 5.10.16     | Unless the value of the CriticalNetworkOperatorCertificateID is the Null Certificate ID for the GPF, confirm, using the Certificates identified by the GPF’s CriticalNetworkOperatorCertificateID and NonCriticalNetworkOperatorCertificateID:  
- Neither the Critical Network Operator ID nor the Non-Critical Network Operator ID has the null value; and  
- the Critical Network Operator ID and the Non-Critical Network Operator ID identify the same Network Party (which is referred to as the ‘Gas Network Party’ in later steps in this Table). | CriticalNetworkOperatorCertificateID || NonCriticalNetworkOperatorCertificateID:  
NonCriticalNetworkOperatorCertificateID: |
| 5.10.17     | Unless the value of the CriticalNetworkOperatorCertificateID is the Null Certificate ID for the GPF, confirm, that, according to Registration Data, the Gas Network Party is the Gas Transporter in relation to the MPxN specified in the GSME element. | CriticalNetworkOperatorCertificateID |
| 5.10.18     | For each of the IHD and CAD, confirm the DeviceType element within the DeviceDetail has the required value. | DeviceID of the Device. |

### Table 5.10

5.11 Where the Requesting Party, the S1SP or the DCO receives a Migration Common Validation File, it shall, as the Authenticator, undertake the sequence of checks and processing required by Table 5.9 for such a file.

**Preparing to trigger Migration**

5.12 Where a Requesting Party wishes to Migrate one or more SMETS1 Installations (the ‘Requested Installations’), and is in receipt of the required Migration Authorisations for the Requested Installations (or is deemed to have received them pursuant to Clause 4.27 or the definition of Migration Authorisation), the Requesting Party shall first:

(a) confirm a Migration Common File including the Requested Installations has been submitted to
the DCC and authenticated as required by Clause 5.8, and a corresponding Migration Common Validation File has been received within the prior 24 hours and authenticated as required by Clause 5.11;

(b) confirm that in the Migration Common Validation File, no errors were detailed for the Requested Installations;

(c) confirm that there has been one or more wide area network communications with the Communications Hub in each of the Requested Installations within the last 7 days;

(d) where the relevant SMSO is reasonably aware that the Responsible Supplier (or, in the case of Dormant Meters and any associated Devices within the same SMETS1 Installation for which the same Supplier Party is the Responsible Supplier, the DCC) intends to configure any Device within any Requested Installation in accordance with the requirements of the SMETS1 Supporting Requirements (in whole or in part), check that the SMETS1 SMSO has sent the necessary instructions to all such Devices within the Requested Installations to give effect to such configurations;

(e) arrange for the SMETS1 SMSO to take the necessary steps to ensure that all Devices within the Requested Installations, and any associated systems, have been configured in line with the requirements notified by the DCC pursuant to Clause 5.1(b) and where such steps are required, confirm that such steps have been undertaken; and

(f) populate a Migration Group File with details for the Requested Installations required for the specified GroupID, Digitally Sign and then submit it to the DCC, with the Migration Header having the same values as the Migration Common File; and

(g) if required by the ‘Migration Group Encrypted File’ section of this TMAD for the specified GroupID, populate with details for the Requested Installations, Digitally Sign and then submit to the DCC, a Migration Group Encrypted File, with the Migration Header having the same values as the Migration Common File. The EncryptedS1SPGroupInformation and EncryptedMasterKey parts of a Migration Group Encrypted File shall be encrypted according to Clause 11 where the Public Keys used are those notified by the DCC pursuant to Clause 5.1(a) for the GroupID in question.

**S1SP and DCO receipt of migration data**

5.13 Where the DCC receives a Migration Group Encrypted File, the DCC shall ensure that the DCO and the S1SP, corresponding to the GroupID in the file, have that file.
5.14 Where the DCC receives a Migration Group File, the DCC shall ensure the S1SP corresponding to the GroupID in the file, has that file.

**DCO processing on receipt of migration data**

5.15 Where the DCO receives a Migration Group Encrypted File, the DCO shall, as the Authenticator, undertake the sequence of checks and processing required by Table 5.9 for such a file. The DCO shall then:

(a) attempt to decrypt the EncryptedMasterKey parts of the Migration Group Encrypted File according to Clause 11, where the Public Keys used are those published by DCC pursuant to Clause 5.1(a) for the GroupID in question; and

(b) if this step fails, the DCO shall cease processing that file, discard it and raise an Incident.

5.16 When the DCO has authenticated a Migration Group Encrypted File, it shall start a timer. If that timer reaches 48 hours without the S1SP requesting use of any details in that file, the DCO shall discard the file.

5.17 Where the S1SP requests that the DCO uses details in a Migration Group Encrypted File before the 48 hour timer has elapsed, the DCO shall start another timer. When that timer reaches 60 days, the DCO shall discard any details in the Migration Group Encrypted File related to SMETS1 Installations for which the S1SP has not requested any details be used by the DCO.

5.18 When the DCO authenticates the first Migration Common Validation File for a specific DCO Required File Set, pursuant to Clause 5.20, it shall start a timer. If that timer reaches 24 hours without all of the DCO Required File Set being received, the DCO shall discard the files it has received in that DCO Required File Set.

5.19 If and only if the DCO receives all of the files in the DCO Required File Set before its corresponding timer reaches 24 hours, it shall identify the set of SMETS1 Installations from that set which it will allow to be processed further (the "**DCO Viable Installations**"). The DCO shall include in the DCO Viable Installations for this DCO Required File Set all the SMETS1 Installations which:

(a) are included in the Migration Common Validation File, the Migration Common File and, if required, the Migration Group Encrypted File;

(b) do not have any FailedCheck elements within the corresponding SMETS1Installation element in the Migration Common Validation File; and
(c) have not failed any of the checks applied by the DCO as required by ‘DCO Migration Group Encrypted File data validation’ for the specified GroupID, as detailed in the Group Specific Requirements.

5.20 Where the S1SP requests that the DCO uses some details in relation to a SMETS1 Installation, the DCO shall respond to such requests notifying the S1SP of an error unless either:

(a) the SMETS1 Installation is one of the installations in a set of DCO Viable Installations for which the DCO holds the corresponding DCO Required File Set; or

(b) the SMETS1 Installation was one of the installations in a set of DCO Viable Installations for which the DCO held the corresponding DCO Required File Set when it received a notification from the S1SP that the CHF forming part of that SMETS1 Installation was commissioned.

5.21 When processing such requests from the S1SP, the DCO shall treat only information which is (1) for a DCO Viable Installation and (2) in the corresponding Migration Group Encrypted File as Authorised DCO SMETS1 Device Credentials.

**S1SP processing on receipt of migration data**

5.22 Where the S1SP receives a Migration Common File, a Migration Common Validation File, a Migration Group File or a Migration Group Encrypted File, the S1SP shall, as the Authenticator, undertake the sequence of checks and processing required by Table 5.9 for such a file.

5.23 For a Migration Group Encrypted File, the S1SP shall then:

(a) attempt to decrypt the EncryptedS1SPGroupInformation parts of the Migration Group Encrypted File according to Clause 11, where the Public Keys used are those notified by DCC pursuant to Clause 5.1(a) for the GroupID in question; and

(b) confirm that the plaintext output from decrypting EncryptedS1SPGroupInformation is well formed and valid against the SMETS1 Migration Schema for a DecryptedS1SPGroupInformation structure.

If either step fails, the S1SP shall cease processing that file, discard it and raise an Incident.

5.24 When the S1SP authenticates, pursuant to Clause 5.22, the first Migration Common Validation File, for a specific S1SP Required File Set, it shall start a timer. If that timer reaches 24 hours without all of the S1SP Required File Set being received, the S1SP shall discard the files it has received in that S1SP Required File Set.
5.25 Where the SISP has received all the files in an S1SP Required File Set and has successfully undertaken the checks required by Clause 5.20 in relation to each of the files, the S1SP shall undertake the sequence of checks and processing required by Table 5.25. Where a SMETS1 Installation fails any of those checks, the S1SP shall include details of that SMETS1 Installation’s failure in an S1SP Commissioning File and the S1SP shall undertake no further processing in relation to such SMETS1 Installations as part of the processing of that Migration Group File. Only the SMETS1 Installations which pass all of the checks in Table 5.25 shall be included in the set of S1SP Viable Installations for the S1SP Required File Set.

<table>
<thead>
<tr>
<th>Step number</th>
<th>Check and processing</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.25.1.1</td>
<td>For each CHFIdentifier in the Migration Group File, confirm that the Migration Common File contains a CHFIdentifier with the same value</td>
</tr>
<tr>
<td>5.25.1.2</td>
<td>For each CHFIdentifier in the Migration Group File, confirm that the Migration Common Validation File does not contain a CHFIdentifier with the same value indicating a validation error</td>
</tr>
<tr>
<td>5.25.2.X</td>
<td>Undertake the steps required by the ‘S1SP Migration Group File data validation’ section of this TMAD for the specified GroupID, where X is the Step number value specified in that section</td>
</tr>
<tr>
<td>5.25.3.X</td>
<td>Undertake the steps required by the ‘S1SP Migration Group Encrypted File data validation’ section of this TMAD for the specified GroupID, where X is the Step number value specified in that section</td>
</tr>
</tbody>
</table>

Table 5.25

5.26 The S1SP shall treat only information which is (i) for an S1SP Viable Installation and (ii) in the corresponding Migration Group Encrypted File as Authorised S1SP SMETS1 Device Credentials.

5.27 For each of the S1SP Viable Installations, the S1SP, and where required the DCO, shall:

(a) undertake, in the order specified, the checks and processing required by the ‘S1SP / DCO Commissioning of SMETS1 Installation’ section of this TMAD for the associated GroupID;

(b) where a SMETS1 Installation fails any of those checks or processing which is flagged as ‘Critical’:

   (i) include details of that SMETS1 Installation’s failure in an S1SP Commissioning File;

   (ii) where steps are specified at ‘Installation Rollback’ for this GroupID, undertake the steps specified to allow communications with the SMETS1 Installation via the relevant SMETS1 SMSO; and

   (iii) undertake no further processing in relation to that SMETS1 Installation as part of the processing of that Migration Group File and discard information it has stored or derived about that SMETS1 Installation; and

(c) where a SMETS1 Installation completes all checks and processing without any failures flagged as ‘Critical’:
(i) record or derive all the information it requires in order to maintain communications with the CHF which forms part of that SMETS1 Installation; and

(ii) include details of that SMETS1 Installation’s success in an S1SP Commissioning File.

5.28 The S1SP may include details relating to one or more SMETS1 Installations in each S1SP Commissioning File subject to that inclusion not delaying the sending of details related to any one SMETS1 Installation by more than 60 minutes. Whenever the S1SP creates an S1SP Commissioning File, it shall Digitally Sign that file and send that file:

(a) to the Requesting Party identified by RequestingPartyIdentifier; and either:

(b) where, in the corresponding Migration Common File, the ‘ToBeCommissionedByDCC’ is set to ‘True’, to the Commissioning Party identified by CommissioningPartyIdentifier; or

(c) where, in the corresponding Migration Common File, the ‘ToBeCommissionedByDCC’ is set to ‘False’, to the Responsible Supplier for the Devices referred to in that file over the SMETS1 Migration Interface.

6 Commissioning Requirements

6.1 Where the Commissioning Party receives a Migration Common File or an S1SP Commissioning File, then the Commissioning Party shall, as the Authenticator, undertake the sequence of checks and processing excluding Step number 5.9.10 required by Table 5.9 for such a file. Additionally, the Commissioning Party shall check that any Migration Common File has a value for ‘ToBeCommissionedByDCC’ set to ‘True’. If this check fails, the Commissioning Party shall discard the file and cease processing of it.

6.2 Where the checks undertaken pursuant to Clause 6.1 are successful and the file is a Migration Common File, the Commissioning Party shall start a timer. When that timer reaches 60 days or the Commissioning Party has received and processed S1SP Commissioning Files for all SMETS1 Installations in the Migration Common File, the Commissioning Party shall discard the Migration Common File.

6.3 Where the checks undertaken pursuant to Clause 6.1 are successful and the file is an S1SP Commissioning File, the Commissioning Party shall, in the following sequence:

(a) confirm that it holds a Migration Common File where the Migration Header has the same values as that S1SP Commissioning File. If it does not, processing of the S1SP Commissioning File shall cease, the file shall be discarded and an Incident shall be raised;
(b) confirm that the S1SP Commissioning File contains details of at least one SMETS1 Installation which the S1SP has successfully processed. If it does not, processing of the S1SP Commissioning File shall cease and the file shall be discarded;

(c) for each SMETS1 Installation specified as being successful in the S1SP Commissioning File, confirm that there is a corresponding SMETS1 Installation in the Migration Common File. Should this check fail for any SMETS1 Installation, processing of the S1SP Commissioning File shall cease, the file shall be discarded and an Incident shall be raised; and

(d) for each SMETS1 Installation in each S1SP Commissioning File that successfully passes the checks at Clauses 6.3(a), 6.3(b) and 6.3(c):

(i) submit the Commissioning Requests to the DCC, in line with the requirements of Clause 8 (where ‘Target SMETS1 Device’, ‘Other SMETS1 Device’ and ‘RemotePartyRole’ have their Table 6.3 values for the relevant Commissioning Request), as required by Table 6.3 in the sequence specified, using the details from the Migration Common File for that SMETS1 Installation; and

(ii) include details of that SMETS1 Installation’s processing in a Commissioning Outcome File, specifically by including a SMETS1Installation element, where the DeviceID element within the CHF element is that of the SMETS1 CHF of the SMETS1 Installation. Additionally, where there are any errors in relation to ‘StepNumbers’ 6.3.1 to 6.3.20 the Commissioning Party shall append to the SMETS1Installation element, a FailedCheck element which includes the relevant StepNumber from Table 6.3 (the ‘FailedStepNumber’). For clarity (1) the Commissioning Party shall undertake all relevant steps required by Table 6.3 for the SMETS1 Installation and so there may be zero, one or many FailedCheck elements for a SMETS1Installation element; and (2) where the relevant CertificateID is null or a Device is not present, a step cannot produce errors.

<table>
<thead>
<tr>
<th>StepNumber</th>
<th>Commissioning Request</th>
<th>Only submit if:</th>
<th>Target SMETS1 Device ID</th>
<th>Other SMETS1 Device ID</th>
<th>RemotePartyRole</th>
</tr>
</thead>
<tbody>
<tr>
<td>6.3.1</td>
<td>Device Pre-notification</td>
<td>True</td>
<td>DeviceID in ESME</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>6.3.2</td>
<td>Update HAN Device Log</td>
<td>True</td>
<td>DeviceID in CHF</td>
<td>DeviceID in ESME</td>
<td>NA</td>
</tr>
<tr>
<td>6.3.3</td>
<td>Device Pre-notification</td>
<td>If GSME present</td>
<td>DeviceID in GSME</td>
<td>NA</td>
<td>NA</td>
</tr>
<tr>
<td>6.3.4</td>
<td>Update HAN Device Log</td>
<td>If GSME present</td>
<td>DeviceID in CHF</td>
<td>DeviceID in GSME</td>
<td>NA</td>
</tr>
<tr>
<td>6.3.5</td>
<td>Device Pre-notification</td>
<td>If PPMID present</td>
<td>DeviceID in PPMID</td>
<td>NA</td>
<td>NA</td>
</tr>
</tbody>
</table>
### Table 6.3

6.4 The Commissioning Party may include details relating to one or more SMETS1 Installations in each Commissioning Outcome File subject to that inclusion not delaying the sending of details related to any one SMETS1 Installation by more than 60 minutes and, where a Supplier Party is identified in the corresponding entries in the Migration Common File, the Supplier Party is the Responsible Supplier for at least one of the Smart Meters in all of the SMETS1 Installations in that file. Whenever the Commissioning Party creates a Commissioning Outcome File, it shall:

(a) ensure the Migration Header has the same values as that of the Migration Common File; and

(b) Digitally Sign that file and send that file to:

(i) the Requesting Party identified by RequestingPartyIdentifier; and

(ii) where one or more Supplier Parties is identified in the corresponding entries in the Migration Common File, each such Supplier Party via the SMETS1 Migration Interface.

6.5 Where an S1SP receives a Commissioning Request that in accordance with, and subject to, Clause...
8.1 is to be treated as a ‘Commission Device’ Service Request (with its DUIS meaning) for a Device communicating via a CHF that it has established communication with pursuant to Clause 5.27, the S1SP shall establish that Device’s Device Model using the Smart Metering Inventory and undertake the processing required for such a Device Model according to the S1SP requirements in the SMETS1 Supporting Requirements. Upon successful completion of the required S1SP processing, where the relevant Service Request is a Commissioning Request, the S1SP shall issue an S1SP Alert, populated according to Table 6.5. For clarity, S1SP Alerts are defined in Version 3.0 of the DCC User Interface Specification, therefore a User that has not yet sent a Service Request using Version 3.0 of the DUIS XML Schema shall not receive such S1SP Alerts.

<table>
<thead>
<tr>
<th>DUIS Data Item</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>RequestID</td>
<td>Shall be the concatenation of:</td>
</tr>
<tr>
<td></td>
<td>• The Notified Critical Supplier ID, where the S1SP holds such an identifier in relation to the Device or, where the S1SP does not hold such an identifier, a User ID associated with the Responsible Supplier for the Device;</td>
</tr>
<tr>
<td></td>
<td>• The Business Target ID in the Commissioning Request; and</td>
</tr>
<tr>
<td></td>
<td>• 1, separated by “:”.</td>
</tr>
<tr>
<td>DeviceID</td>
<td>The Business Target ID in the Commissioning Request</td>
</tr>
<tr>
<td>S1SPAlertCode</td>
<td>S1MC1</td>
</tr>
<tr>
<td>AdditionalInformation</td>
<td>Shall be the sequential concatenation of the following data items:</td>
</tr>
<tr>
<td></td>
<td>• the MPxN that is, according to the Smart Metering Inventory, associated with the Device identified by the DeviceID;</td>
</tr>
<tr>
<td></td>
<td>• the EUI-64 identifier of the Communications Hub Function associated with the Device identified by the DeviceID; and</td>
</tr>
<tr>
<td></td>
<td>• only where the Device identified by the DeviceID is a Gas Smart Meter, the EUI-64 identifier of the Gas Proxy Function associated with that Gas Smart Meter;</td>
</tr>
<tr>
<td></td>
<td>with a colon (&quot; : &quot;) used as a separator between each data item in the concatenation.</td>
</tr>
<tr>
<td>DateTime</td>
<td>Any value as set out in Clause 3.9.15.2 in the DCC User Interface Specification</td>
</tr>
<tr>
<td>ds: Signature</td>
<td>Any value as set out in Clause 3.9.15.2 in the DCC User Interface Specification</td>
</tr>
</tbody>
</table>

Table 6.5

6.6 Where, in a Migration Common File, the ‘ToBeCommissionedByDCC’ set to ‘False’ the Responsible Supplier for the Devices referred to in that file shall undertake those steps necessary (including submitting Service Requests) to achieve an outcome that is equivalent to that which would have been achieved had the Commissioning Party carried out the steps set out in the Clause 6 in relation to those Devices.

7 Decommissioning of a Requesting Party or the Commissioning Party

7.1 The DCC shall develop a timetable that sets out the dates (each a proposed “RP Decommissioning Date”) at which it proposes to decommission each Requesting Party, this timetable being a draft
of the “RP Decommissioning Timetable”.

7.2 The date within the draft timetable upon which it is proposed to decommission any particular Requesting Party shall be no earlier than twelve months after the date upon which the SMETS1 Eligible Product Combinations is updated by the DCC so as to include an entry for each of the Device Model combinations contained within each Group that pertains to that Requesting Party.

7.3 The DCC shall develop and consult on the RP Decommissioning Timetable and submit it to the Secretary of State for approval in accordance with the following process:

(a) the DCC shall, in consultation with Supplier Parties and such other persons as are likely to be interested, produce a draft of the document;

(b) where a disagreement arises with any Supplier Party with regard to any proposal as to the content of the document, the DCC shall endeavour to reach an agreed proposal with that person consistent with the purposes of the RP Decommissioning Timetable;

(c) the DCC shall send a draft of the RP Decommissioning Timetable to the Secretary of State as soon as is practicable after completion of the process described in (a) and (b) above, and shall when doing so provide to the Secretary of State:

(i) a statement of the reasons why the DCC considers that draft to be fit for purpose;

(ii) copies of the consultation responses received; and

(iii) a summary of any disagreements that arose during consultation and that have not been resolved by reaching an agreed proposal; and

(d) the DCC shall comply with any requirements in a direction given to it by the Secretary of State in relation to the draft document.

7.4 Following approval of the RP Decommissioning Timetable by the Secretary of State in accordance with Clause 7.3, the DCC shall publish the RP Decommissioning Timetable to all Supplier Parties and send a copy of the final document to the Secretary of State and to the Authority.

7.5 The DCC may update the RP Decommissioning Timetable by following the procedure in Clause 7.3, provided that the DCC must ensure that the most up to date RP Decommissioning Timetable is published to all Supplier Parties and a copy is provided to the Secretary of State and to the Authority.
7.6 Following the expiry of the RP Decommissioning Date for a Requesting Party, the DCC shall ensure that that Requesting Party does not take any further step under this Code that could result in, or contribute towards, the Migration of any SMETS1 Installation.

7.7 As soon as reasonably practicable following the RP Decommissioning Date for a Requesting Party, the DCC shall submit a Certificate Revocation Request for all Organisation Certificates in which:

(a) that Requesting Party is identified by the Entity Identifier of the subject of that Organisation Certificate; and

(b) any S1SP that pertains to any Group that pertains to that Requesting Party is identified by the Entity Identifier of the subject of that Organisation Certificate and where such Organisation Certificates have a Remote Party Role of ‘s1SPMigrationSigning’.

7.8 The DCC shall, as soon as reasonably practicable following the revocation of each of the Organisation Certificates referred to in Clause 7.7, destroy the Private Key associated with each such Organisation Certificate and any associated cryptographic material.

7.9 The DCC shall as soon as reasonably practicable after the RP Decommissioning Date for a Requesting Party:

(a) destroy any Secret Key Material in addition to that referred to in Clause 7.7;

(b) revoke any Certificate associated with any other Public Key in addition to those referred to in Clause 7.7; and

(c) delete any Data, that (in each case) is held within any part of the DCC Systems and that was used (or was intended for use) for the purpose of the Migration of the SMETS1 Installations that pertained to that Requesting Party and that is not required for the purposes of providing ongoing Services under the Code in relation to the Devices comprising those SMETS1 Installations; provided that Migration Authorisations may be retained for a limited period of time in order to resolve any disagreements over the process.

7.10 As soon as reasonably practicable following the last RP Decommissioning Date the DCC shall submit a Certificate Revocation Request for all Organisation Certificates that identify the Commissioning Party by the Entity Identifier of the subject of those Organisation Certificates.

7.11 The DCC shall, as soon as reasonably practicable following the revocation of each of the Organisation Certificates referred to in Clause 7.10, destroy the Private Key associated with each
such Organisation Certificate and any associated cryptographic material.

7.12 The DCC shall as soon as reasonably practicable after the last RP Decommissioning Date:

(a) destroy any Secret Key Material in addition to that referred to in Clause 7.10;

(b) revoke any Certificate associated with any other Public Key in addition to those referred to in Clause 7.10; and

(c) delete any Data,

that (in each case) is held within any part of the DCC Systems and that was used (or was intended for use) for the purpose of the operation of the Commissioning Party; provided that information sent to Supplier Parties may be retained for a limited period of time in order to resolve any disagreements over the process.

7.13 The DCC shall as soon as reasonably practicable following the decommissioning of any Requesting Party or the Commissioning Party, obtain an independent audit and provide to the SMKI PMA the report of that audit, confirming that the decommissioning has been properly and successfully carried out together with any remediation plan that may be required.

7.14 Prior to the decommissioning of the Requesting Party, the DCC shall apply the configurations as required by ‘Post Migration Configuration’ for the specified GroupID.

8 Commissioning Requests

8.1 The Commissioning Party and the DCC shall process Commissioning Requests as if they were Service Requests except as varied in this Clause 8.

8.2 The DCC shall not apply any checks on Commissioning Requests that relate to User Role.

8.3 The DCC shall not apply any checks on Commissioning Requests that validate the Notified Critical Supplier ID (with its SMETS1 Supporting requirements meaning) against the Business Originator ID (with its DUIS meaning).

8.4 The DCC shall not apply any validation to Commissioning Requests that relate to Registration Data unless such validation is required by this Clause 8.

8.5 The Commissioning Party shall populate the data items in all Commissioning Requests according to Table 8.7.4, using the information from the Migration Common File where required. Where the S1SP receives a Countersigned Service Request which has InstallCode set to
‘000000000000000000000000000000000000000000’, the S1SP shall not take any related action which would or could affect the communications on any HAN.

8.6 The DCC shall apply the validation checks in Table 8.7.1 to all Commissioning Requests that it receives from the Commissioning Party, and shall additionally apply the validation checks in Table 8.7.3 to any Commissioning Request that it receives from the Commissioning Party which is of the type specified in that Table, and the Commissioning Party shall construct Commissioning Requests accordingly. Where one of the checks required by this Clause 8.6 fails, the DCC shall send a Service Response to the Commissioning Party detailing the relevant Response Code, which shall be interpreted according to Table 8.7.1 or Table 8.7.3 as appropriate to the Response Code. Where the Commissioning Party receives such a Response other than in relation to a ‘Request Handover Of DCC Controlled Device’, it shall raise an Incident and not continue processing subsequent Commissioning Requests for that SMETS1 Installation until and unless that incident is resolved so as to allow the erroneous requests to be processed without error. Where the Commissioning Party receives such a Response in relation to a ‘Request Handover Of DCC Controlled Device’, it shall take the actions required by Clause 6.3(d)(ii) and shall continue processing subsequent Commissioning Requests for that SMETS1 Installation.

8.7 The DCC shall apply the checks in Table 8.7.1 and Table 8.7.3 in the sequence they appear in each Table and shall successfully apply all Table 8.7.1 checks before applying checks in Table 8.7.3. The DCC shall cease processing a Commissioning Request at the point that the first check fails, save that it shall send a response detailing the error to the Commissioning Party.
The combination of values in the Service Reference and Service Reference Variant fields, with their DUIS meanings, is a combination detailed in one of the rows in Table 8.7.2.

The Remote Party Role in the Certificate used to verify the Digital Signature on the Commissioning Request is that required by Table 5.5.

The Business Originator ID in the RequestID (with their DUIS meanings) has the same value as the Entity Identifier in the Certificate used to verify the Digital Signature on the Commissioning Request.

Where Business Target ID in the RequestID (with their DUIS meanings) refers to a Device, the Devices is, according to the SMI, a SMETS1 Device or a CAD. For clarity, CADs are not specified in any version of SMETS, and so cannot have an associated SMETS version, where CAD has its DUIS meaning.

Where the Body part of a Commissioning Request, which is not a ‘Device Pre-notification’, contains a Device ID (with their DUIS meanings), that Device ID is for a SMETS1 Device according to the Smart Metering Inventory.

<table>
<thead>
<tr>
<th>Validation Check</th>
<th>Response Code</th>
<th>Response Code Name</th>
<th>Response code type</th>
<th>Applicable to response types</th>
</tr>
</thead>
<tbody>
<tr>
<td>The combination of values in the Service Reference and Service Reference Variant fields, with their DUIS meanings, is a combination detailed in one of the rows in Table 8.7.2.</td>
<td>E48</td>
<td>Commissioning Party is not allowed to use such Service Requests</td>
<td>Error</td>
<td>Acknowledgement</td>
</tr>
<tr>
<td>The Remote Party Role in the Certificate used to verify the Digital Signature on the Commissioning Request is that required by Table 5.5.</td>
<td>C2</td>
<td>Wrong Remote Party Role for Commissioning Request</td>
<td>Error</td>
<td>Acknowledgement</td>
</tr>
<tr>
<td>The Business Originator ID in the RequestID (with their DUIS meanings) has the same value as the Entity Identifier in the Certificate used to verify the Digital Signature on the Commissioning Request.</td>
<td>E100</td>
<td>Commissioning Party identifier mismatch in Commissioning Service Request</td>
<td>Error</td>
<td>Acknowledgement</td>
</tr>
<tr>
<td>Where Business Target ID in the RequestID (with their DUIS meanings) refers to a Device, the Devices is, according to the SMI, a SMETS1 Device or a CAD. For clarity, CADs are not specified in any version of SMETS, and so cannot have an associated SMETS version, where CAD has its DUIS meaning.</td>
<td>C4</td>
<td>Target is not a SMETS1 Device</td>
<td>Error</td>
<td>Acknowledgement</td>
</tr>
<tr>
<td>Where the Body part of a Commissioning Request, which is not a ‘Device Pre-notification’, contains a Device ID (with their DUIS meanings), that Device ID is for a SMETS1 Device according to the Smart Metering Inventory.</td>
<td>C5</td>
<td>Other Device is not a SMETS1 Device</td>
<td>Error</td>
<td>Acknowledgement</td>
</tr>
</tbody>
</table>

Table 8.7.1

<table>
<thead>
<tr>
<th>Commissioning Request name</th>
<th>Service Reference</th>
<th>Service Reference Variant</th>
</tr>
</thead>
<tbody>
<tr>
<td>Request Handover Of DCC Controlled Device</td>
<td>6.21</td>
<td>6.21</td>
</tr>
<tr>
<td>Commission Device</td>
<td>8.1</td>
<td>8.1.1</td>
</tr>
<tr>
<td>Join Service (Critical)</td>
<td>8.7</td>
<td>8.7.1</td>
</tr>
<tr>
<td>Join Service (Non-Critical)</td>
<td>8.7</td>
<td>8.7.2</td>
</tr>
<tr>
<td>Update HAN Device Log</td>
<td>8.11</td>
<td>8.11</td>
</tr>
<tr>
<td>Device Pre-notification</td>
<td>12.2</td>
<td>12.2</td>
</tr>
</tbody>
</table>

Table 8.7.2
<table>
<thead>
<tr>
<th>Commissioning Request name</th>
<th>Validation Check (With terms having their DUIS meaning, where not defined otherwise)</th>
<th>Response Code</th>
<th>Response Code name</th>
<th>Response code type</th>
<th>Applicable to response types</th>
</tr>
</thead>
<tbody>
<tr>
<td>Request Handover Of DCC Controlled Device</td>
<td>If RemotePartyRole is ‘supplier’ in the Commissioning Request, confirm that the Remote Party Role in all Certificates in ReplacementCertificates is ‘supplier’. If RemotePartyRole is ‘NetworkOperator’ in the request, confirm that the Remote Party Role in all Certificates in ReplacementCertificates is ‘networkOperator’.</td>
<td>C062199</td>
<td>Remote Party Role in Certificates different than in request</td>
<td>Error</td>
<td>Acknowledgement</td>
</tr>
<tr>
<td>Request Handover Of DCC Controlled Device</td>
<td>Confirm that the Entity Identifiers in all Certificates contained within ReplacementCertificates are identifiers for the same Party.</td>
<td>C062197</td>
<td>Not all identifiers are for the same Party</td>
<td>Error</td>
<td>Acknowledgement</td>
</tr>
</tbody>
</table>
| Request Handover Of DCC Controlled Device | If RemotePartyRole is ‘Supplier’ in the request, confirm that according to:  
  - the Registration Data linking MPxN to current Import Supplier or Gas Supplier, as the context requires;  
  - the MPxN recorded in the Smart Metering Inventory against the Device identified by Business Target ID in the request; and  
  - the Party identified by the Entity Identifiers in the Certificates, that the Party identified is the current Import Supplier or Gas Supplier for the Device identified. | C062196       | Asserted Supplier is not the Supplier | Error               | Acknowledgement             |
| Request Handover Of DCC Controlled Device | If RemotePartyRole is ‘NetworkOperator’ in the request, confirm that according to:  
  - the Registration Data linking MPxN to current Electricity Distributor or Gas Transporter, as the context requires;  
  - the MPxN recorded in the Smart Metering Inventory against the Device identified by Business Target ID in the request; and  
  - the Party identified by the Entity Identifiers in the Certificates, that the Party identified is the current Electricity Distributor or Gas Transporter for the Device identified. | C062195       | Asserted Network Operator is not the Network Operator | Error               | Acknowledgement             |

Table 8.7.3
<table>
<thead>
<tr>
<th><strong>DUIS Data Item</strong></th>
<th><strong>Commissioning Service Request(s)</strong></th>
<th><strong>Value</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Business Originator ID in Request ID</td>
<td>All</td>
<td>A DCC ID allocated by the DCC for use by the Commissioning Party</td>
</tr>
<tr>
<td>Business Target ID in Request ID</td>
<td>All except Device Pre-Notification</td>
<td>‘Target SMETS1 Device ID’</td>
</tr>
<tr>
<td>Business Target ID in Request ID</td>
<td>Device Pre-Notification</td>
<td>A DCC ID allocated by the DCC</td>
</tr>
<tr>
<td>Originator Counter in Request ID</td>
<td>Join Service (Critical)</td>
<td>For each ‘Target SMETS1 Device ID’, a 64-bit unsigned integer with an initial value of 1 that is increased by 1 for each instance of the Commissioning Request</td>
</tr>
<tr>
<td>Originator Counter in Request ID</td>
<td>All except Join Service (Critical)</td>
<td>Any value as set out in Clause 5 in SMETS1 Supporting Requirements Document</td>
</tr>
<tr>
<td>ExecutionDateTime</td>
<td>All</td>
<td>Never present</td>
</tr>
<tr>
<td>RemotePartyRole</td>
<td>Request Handover Of DCC Controlled Device</td>
<td>‘Supplier’ when processing Certificate IDs provided in relation to a Supplier Party role; or ‘NetworkOperator’ when processing Certificate IDs provided in relation to a Network Party role; or</td>
</tr>
<tr>
<td>RemotePartyFloorSeqNumber</td>
<td>Request Handover Of DCC Controlled Device</td>
<td>0 (zero)</td>
</tr>
<tr>
<td>RemotePartyPrepaymentTopUpFloorSeqNumber</td>
<td>Request Handover Of DCC Controlled Device</td>
<td>0 (zero) for RemotePartyRole = ‘Supplier’ and Device Type = ESME or GSME; Otherwise not present.</td>
</tr>
<tr>
<td>ReplacementCertificates</td>
<td>Request Handover Of DCC Controlled Device</td>
<td>The Certificates identified by the Certificate IDs specified for this RemotePartyRole</td>
</tr>
<tr>
<td>CertificationPathCertificates</td>
<td>Request Handover Of DCC Controlled Device</td>
<td>The Certification Authority Certificates identified in the Certificates included in ReplacementCertificates.</td>
</tr>
<tr>
<td>ApplyTimeBasedCPVChecks</td>
<td>Request Handover Of DCC Controlled Device</td>
<td>True</td>
</tr>
<tr>
<td>CurrentDateTime</td>
<td>Commission Device</td>
<td>The Commissioning Parties current date-time which shall be within 10 seconds of UTC</td>
</tr>
<tr>
<td>TolerancePeriod</td>
<td>Commission Device</td>
<td>0 (zero)</td>
</tr>
<tr>
<td>OtherDeviceID</td>
<td>Join Service (Critical) &amp; Join Service (Non-Critical)</td>
<td>‘Other SMETS1 Device ID’</td>
</tr>
<tr>
<td>DeviceID</td>
<td>Update HAN Device Log</td>
<td>‘Other SMETS1 Device ID’</td>
</tr>
<tr>
<td>RequestType</td>
<td>Update HAN Device Log</td>
<td>‘Add’</td>
</tr>
<tr>
<td>JoinTimePeriod</td>
<td>Update HAN Device Log</td>
<td>1 (one)</td>
</tr>
<tr>
<td><strong>DUIS Data Item</strong></td>
<td><strong>Commissioning Service Request(s)</strong></td>
<td><strong>Value</strong></td>
</tr>
<tr>
<td>------------------------</td>
<td>--------------------------------------</td>
<td>---------------------------------------------------------------------------</td>
</tr>
<tr>
<td>ImportMPxN</td>
<td>Update HAN Device Log</td>
<td>For GSME the MPRN specified for the SMETS1 Installation</td>
</tr>
<tr>
<td></td>
<td></td>
<td>For ESME; the MPAN specified for the SMETS1 Installation.</td>
</tr>
<tr>
<td>SecondaryImportMPAN</td>
<td>Update HAN Device Log</td>
<td>Never present</td>
</tr>
<tr>
<td>ExportMPAN</td>
<td>Update HAN Device Log</td>
<td>Never present</td>
</tr>
<tr>
<td>DeviceID</td>
<td>Device Pre-Notification</td>
<td>‘Target SMETS1 Device ID’</td>
</tr>
<tr>
<td>DeviceManufacturer</td>
<td>Device Pre-Notification</td>
<td>As specified in relation to the ‘Target SMETS1 Device ID’</td>
</tr>
<tr>
<td>DeviceModel</td>
<td>Device Pre-Notification</td>
<td>As specified in relation to the ‘Target SMETS1 Device ID’</td>
</tr>
<tr>
<td>DeviceType</td>
<td>Device Pre-Notification</td>
<td>The device type specified in relation to the ‘Target SMETS1 Device ID’, so the relevant one of:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• ESME</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• GSME</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• PPMID</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• IHD</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• CAD</td>
</tr>
<tr>
<td>SMETSCHTSVersion</td>
<td>Device Pre-Notification</td>
<td>Not present if DeviceType = “CAD”; as specified in the CPL for the Device Model of the Device identified by the ‘Target SMETS1 Device ID’ otherwise</td>
</tr>
<tr>
<td>FirmwareVersion</td>
<td>Device Pre-Notification</td>
<td>As specified in relation to the ‘Target SMETS1 Device ID’ where present; otherwise omitted from Commissioning Request</td>
</tr>
<tr>
<td>ESMEVariant</td>
<td>Device Pre-Notification</td>
<td>Not present unless DeviceType = “ESME”; ‘A’ otherwise</td>
</tr>
<tr>
<td>AssociatedGPFDeviceID</td>
<td>Device Pre-Notification</td>
<td>Never present</td>
</tr>
</tbody>
</table>

**Table 8.7.4**

8.8 The DCC shall develop and consult on a “Migration Error Handling and Retry Strategy” in accordance with the following process:

(a) the DCC shall, in consultation with Supplier Parties and such other persons as are likely to be interested, produce a draft of the document;

(b) where a disagreement arises with any Supplier Party with regard to any proposal as to the content of the document, the DCC shall endeavour to reach an agreed proposal with that person consistent with the purposes of the Migration Error Handling and Retry Strategy;
(c) the DCC shall publish a draft of the Migration Error Handling and Retry Strategy as soon as is practicable after completion of the process described in (a) and (b) above together with:

(i) a statement of the reasons why the DCC considers that draft to be fit for purpose;

(ii) copies of the consultation responses received (apart from those marked confidential); and

(iii) a summary of any disagreements that arose during consultation and that have not been resolved by reaching an agreed proposal.

8.9 Within 14 days of DCC publishing the draft Migration Error Handling and Retry Strategy pursuant to Clause 8.8 any Supplier Party may refer the document to the Secretary of State whose decision on its contents shall be final and binding. In the absence of any such referral, the draft published by the DCC shall be Migration Error Handling and Retry Strategy.

8.10 The Migration Error Handling and Retry Strategy may be updated following the procedure set out in Clause 8.8 and 8.9, provided that the DCC must ensure that the most up to date Migration Error Handling and Retry Strategy is published to all Supplier Parties.

9 **SMETS1 Migration Interface**

9.1 This Clause 9 specifies the technical interface allowing the exchange of files between the DCC and Supplier Parties pursuant to requirements to exchange files in this TMAD.

9.2 For each Supplier Party, the DCC shall detail directory structures in DCC’s Microsoft SharePoint through which that Supplier Party can exchange files.

9.3 The DCC shall securely exchange only those files which are relevant to a Supplier Party with that Supplier Party through DCC’s Microsoft SharePoint.
10 SMETS1 Migration Schema

10.1 This Clause 10 incorporates the SMETS1 Migration Schema, with which the contents of files created pursuant to this TMAD shall comply, if they are to be valid and authentic. For each file type, the contents shall be a single instance of the XML structure specified in Table 10.2. Each such XML structure shall be populated with information, within each element, as required by Table 10.1 in the format specified by the SMETS1 Migration Schema embedded below.

<table>
<thead>
<tr>
<th>XML Element</th>
<th>Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>CHFDetail</td>
<td>The information required in relation the SMETS1 CHF which forms part of this SMETS1 Installation and which is required in order to carry out the checks and processing in this TMAD.</td>
</tr>
</tbody>
</table>
|                | As per the SMETS1 Migration Schema, this shall not contain any of:  
|                | • CriticalNetworkOperatorCertificateID  
|                | • NonCriticalNetworkOperatorCertificateID  
|                | • CriticalSupplierCertificateID  
|                | • NonCriticalSupplierCertificateID |
| GPFDetail      | The information required in relation the SMETS1 GPF which forms part of this SMETS1 Installation and which is required in order to carry out the checks and processing in this TMAD. |
|                | As per the SMETS1 Migration Schema, this shall contain one and only one of each of:  
|                | • CriticalNetworkOperatorCertificateID  
|                | • NonCriticalNetworkOperatorCertificateID  
|                | • CriticalSupplierCertificateID  
|                | • NonCriticalSupplierCertificateID  
|                | Where the SMETS1Installation does not contain a GSME, the values in the above four elements shall be the Null Certificate ID. |
| ESMEDetail     | The information required in relation the SMETS1 ESME which forms part of this SMETS1 Installation and which is required in order to carry out the checks and processing in this TMAD. |
|                | As per the SMETS1 Migration Schema, this shall contain one and only one of each of:  
|                | • CriticalNetworkOperatorCertificateID  
|                | • NonCriticalNetworkOperatorCertificateID  
|                | • CriticalSupplierCertificateID  
<p>|                | • NonCriticalSupplierCertificateID  |</p>
<table>
<thead>
<tr>
<th>XML Element</th>
<th>Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>GSMEDetail</td>
<td>The information required in relation the SMETS1 GSME which forms part of this SMETS1 Installation and which is required in order to carry out the checks and processing in this TMAD.</td>
</tr>
<tr>
<td></td>
<td>As per the SMETS1 Migration Schema, this shall contain one and only one of each of:</td>
</tr>
<tr>
<td></td>
<td>• CriticalSupplierCertificateID</td>
</tr>
<tr>
<td></td>
<td>• NonCriticalSupplierCertificateID</td>
</tr>
<tr>
<td></td>
<td>As per the SMETS1 Migration Schema, this shall contain not contain:</td>
</tr>
<tr>
<td></td>
<td>• CriticalNetworkOperatorCertificateID</td>
</tr>
<tr>
<td></td>
<td>• NonCriticalNetworkOperatorCertificateID</td>
</tr>
<tr>
<td>IHDDetail</td>
<td>The information required in relation the SMETS1 IHD which forms part of this SMETS1 Installation and which is required in order to carry out the checks and processing in this TMAD.</td>
</tr>
<tr>
<td></td>
<td>As per the SMETS1 Migration Schema, this shall not contain any of:</td>
</tr>
<tr>
<td></td>
<td>• CriticalNetworkOperatorCertificateID</td>
</tr>
<tr>
<td></td>
<td>• NonCriticalNetworkOperatorCertificateID</td>
</tr>
<tr>
<td></td>
<td>• CriticalSupplierCertificateID</td>
</tr>
<tr>
<td></td>
<td>• NonCriticalSupplierCertificateID</td>
</tr>
<tr>
<td>PPMIDDetail</td>
<td>The information required in relation the SMETS1 PPMID which forms part of this SMETS1 Installation and which is required in order to carry out the checks and processing in this TMAD.</td>
</tr>
<tr>
<td></td>
<td>As per the SMETS1 Migration Schema, this shall not contain any of:</td>
</tr>
<tr>
<td></td>
<td>• CriticalNetworkOperatorCertificateID</td>
</tr>
<tr>
<td></td>
<td>• NonCriticalNetworkOperatorCertificateID</td>
</tr>
<tr>
<td></td>
<td>• CriticalSupplierCertificateID</td>
</tr>
<tr>
<td></td>
<td>• NonCriticalSupplierCertificateID</td>
</tr>
<tr>
<td>CADDetail</td>
<td>The information required in relation the SMETS1 CAD which forms part of this SMETS1 Installation and which is required in order to carry out the checks and processing in this TMAD.</td>
</tr>
<tr>
<td></td>
<td>As per the SMETS1 Migration Schema, this shall not contain any of:</td>
</tr>
<tr>
<td></td>
<td>• CriticalNetworkOperatorCertificateID</td>
</tr>
<tr>
<td></td>
<td>• NonCriticalNetworkOperatorCertificateID</td>
</tr>
<tr>
<td></td>
<td>• CriticalSupplierCertificateID</td>
</tr>
<tr>
<td></td>
<td>• NonCriticalSupplierCertificateID</td>
</tr>
<tr>
<td>DeviceDetail</td>
<td>For the Device to which this element relates, the combination of FirmwareVersion, DeviceModel, DeviceManufacturer (so equating to Device Model) and DeviceType (equating to Device Type)</td>
</tr>
<tr>
<td>FirmwareVersion</td>
<td>For the Device to which this element relates, the value required by DUIS in the FirmwareVersion element</td>
</tr>
<tr>
<td>DeviceType</td>
<td>For the Device to which this element relates, the value required by DUIS in the DeviceType element</td>
</tr>
<tr>
<td>DeviceModel</td>
<td>For the Device to which this element relates, the value required by DUIS in the DeviceModel element</td>
</tr>
<tr>
<td>DeviceManufacturer</td>
<td>For the Device to which this element relates, the value required by DUIS in the DeviceManufacturer element</td>
</tr>
<tr>
<td>DeviceID</td>
<td>The Device ID of the Device to which this element relates</td>
</tr>
<tr>
<td>RequestingPartyID</td>
<td>The DCC ID of the relevant Requesting Party which shall have the same value as Entity Identifier in the Organisation Certificate identified in the X509IssuerSerial element in the file.</td>
</tr>
<tr>
<td>S1SPID</td>
<td>The DCC ID of the relevant S1SP which shall have the same value as Entity Identifier in the Organisation Certificate identified in the X509IssuerSerial element in the file.</td>
</tr>
<tr>
<td>XML Element</td>
<td>Information</td>
</tr>
<tr>
<td>--------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>CommissioningPartyID</td>
<td>The DCC ID of the Commissioning Party which shall have the same value as Entity Identifier in the Organisation Certificate identified in the X509IssuerSerial element in the file.</td>
</tr>
<tr>
<td>GroupID</td>
<td>The GroupID for the set of SMETS1 Installations detailed in this file.</td>
</tr>
<tr>
<td>CriticalNetworkOperatorCertificateID</td>
<td>Where no Network Party is identified, the Null Certificate ID; otherwise a Certificate ID identifying a Certificate which contains the Critical Network Operator ID</td>
</tr>
<tr>
<td>NonCriticalNetworkOperatorCertificateID</td>
<td>Where no Network Party is identified, the Null Certificate ID; otherwise a Certificate ID identifying a Certificate which contains the Non-Critical Network Operator ID</td>
</tr>
<tr>
<td>CriticalSupplierCertificateID</td>
<td>Where no Supplier Party is identified, the Null Certificate ID; otherwise a Certificate ID identifying a Certificate which contains the Critical Supplier ID</td>
</tr>
<tr>
<td>NonCriticalSupplierCertificateID</td>
<td>Where no Supplier Party is identified, the Null Certificate ID; otherwise a Certificate ID identifying a Certificate which contains the Non-Critical Supplier ID</td>
</tr>
<tr>
<td>SMETS1Installation</td>
<td>The information required in relation to a SMETS1 Installation in order to carry out the checks and processing in this TMAD.</td>
</tr>
<tr>
<td>X509IssuerSerial</td>
<td>In relation to the Signature element, the Certificate ID, which is composed of the X509IssuerName and X509IssuerCertificateID, of the Organisation Certificate that can be used to verify the SignatureValue. In other uses, contains the Certificate ID of the relevant Certificate.</td>
</tr>
<tr>
<td>X509SerialNumber</td>
<td>Contains the serialNumber (with its Organisation Certificate Policy meaning) of the relevant Certificate</td>
</tr>
<tr>
<td>X509IssuerName</td>
<td>Contains the issuerName (with its Organisation Certificate Policy meaning) of the relevant Certificate</td>
</tr>
<tr>
<td>MCFCounter</td>
<td>The current value of the Requesting Party’s Migration Common File Counter</td>
</tr>
<tr>
<td>MGFCounter</td>
<td>The current value of the Requesting Party’s Migration Group File Counter</td>
</tr>
<tr>
<td>MVFCounter</td>
<td>The current value of the Requesting Party’s Migration Group Encrypted File Counter</td>
</tr>
<tr>
<td>SCFCounter</td>
<td>The current value of the DCC’s Migration Common Validation File Counter</td>
</tr>
<tr>
<td>COFCounter</td>
<td>The current value of the Commissioning Party’s Commissioning Outcome File Counter</td>
</tr>
<tr>
<td>FailedCheck</td>
<td>An element detailing the outcome of a failed check undertaken pursuant to this TMAD</td>
</tr>
<tr>
<td>FailedStepNumber</td>
<td>An element detailing which check failed</td>
</tr>
<tr>
<td>SupportingData</td>
<td>Additional data associated with a failed check</td>
</tr>
<tr>
<td>CHFIdentifier</td>
<td>The DeviceID in the CHFDetail</td>
</tr>
<tr>
<td>CertificateID</td>
<td>For the Supporting Data in the Table 5.10</td>
</tr>
<tr>
<td>CertificatePair</td>
<td>For the Supporting Data in the Table 5.10</td>
</tr>
<tr>
<td>EncryptedS1SPGroupInformation</td>
<td>As required by Clause 11.</td>
</tr>
<tr>
<td>DecryptedS1SPGroupInformation</td>
<td>As required by Clause 11.</td>
</tr>
<tr>
<td>EncryptedMasterKey</td>
<td>Either:</td>
</tr>
<tr>
<td></td>
<td>• A structure containing one EncryptedKey and a list of one of more DeviceIDs identifying which of the ESME, GPF and CHF the corresponding EncryptedKey is the Master Key (with its DLMS COSEM meaning) for; or</td>
</tr>
<tr>
<td></td>
<td>• A structure containing one EncryptedKey and the DeviceID of the PPMID where the corresponding EncryptedKey is the Master Key (with its DLMS COSEM meaning) for the PPMID.</td>
</tr>
</tbody>
</table>
As required by Clause 5.5, each of the objects in Table 5.5 shall incorporate a Digital Signature (XMLDSig) generated using the Elliptic Curve Digital Signature Algorithm (ECDSA), and a Private Key for which the associated Public Key is included in an Organisation Certificate with the Remote Party Role Code as in the table in Annex A to Section L.

The parameters and algorithms used shall be

<table>
<thead>
<tr>
<th>Parameter/Algorithm</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Reference URI</td>
<td><strong>&quot;</strong></td>
</tr>
<tr>
<td>Transform Algorithm</td>
<td><a href="http://www.w3.org/2000/09/xmlsig#enveloped-signature">http://www.w3.org/2000/09/xmlsig#enveloped-signature</a></td>
</tr>
<tr>
<td>CanonicalizationMethod</td>
<td><a href="http://www.w3.org/2001/10/xml-exc-c14n#">http://www.w3.org/2001/10/xml-exc-c14n#</a></td>
</tr>
<tr>
<td>SignatureMethod Algorithm</td>
<td><a href="http://www.w3.org/2001/04/xmldsig-more#ecdsa-sha256">http://www.w3.org/2001/04/xmldsig-more#ecdsa-sha256</a></td>
</tr>
<tr>
<td>DigestMethod Algorithm</td>
<td><a href="http://www.w3.org/2001/04/xmlenc#sha256">http://www.w3.org/2001/04/xmlenc#sha256</a></td>
</tr>
</tbody>
</table>

KeyInfo

Shall contain an X509IssuerSerial element (in a single X509Data element) which shall identify the Organisation Certificate that can be used to Check Cryptographic Protection

<table>
<thead>
<tr>
<th>ToBeCommissionedByDCC</th>
<th>As required by Clause 5.10</th>
</tr>
</thead>
<tbody>
<tr>
<td>PrepayFlag</td>
<td>As required by Appendix A of this TMAD.</td>
</tr>
<tr>
<td>ESMEVariant</td>
<td>For the Device to which this element relates, the value required by DUIS in the ESMEVariant</td>
</tr>
<tr>
<td>ImportMPAN</td>
<td>For the Device to which this element relates, the value required by DUIS in the ImportMPxN</td>
</tr>
<tr>
<td>MPRN</td>
<td>For the Device to which this element relates, the value required by DUIS in the ImportMPxN</td>
</tr>
<tr>
<td>ReportingPartyID</td>
<td>The DCC ID of the part of the DCC creating the file, which shall have the same value as Entity Identifier in the Organisation Certificate identified in the X509IssuerSerial element in the file.</td>
</tr>
<tr>
<td>IMSI</td>
<td>The international mobile subscriber identity of the SIM Card used in Comms Hub</td>
</tr>
<tr>
<td>IPAddr</td>
<td>The static IP address associated with the SIM identified by IMSI</td>
</tr>
<tr>
<td>DNSServer</td>
<td>The DNS server IP address configured on the SIM identified by IMSI</td>
</tr>
<tr>
<td>PingServer</td>
<td>The ping server IP address configured on the SIM identified by IMSI</td>
</tr>
<tr>
<td>PreviousAPN</td>
<td>The access point name configured for the SIM identified by IMSI</td>
</tr>
<tr>
<td>SerialNumbers</td>
<td>Each string within SerialNumbers is the serial number of the relevant Device</td>
</tr>
</tbody>
</table>

| Table 10.1                  |

10.2 Each file shall be named according to the following requirements:

```
FileType_RequesterID_MCFCounter_AdditionalID.xml
```

where:

- MCFCounter have the values as per the content of the files (so in all cases correspond to the Migration Common File which triggered the processing for the SMETS1 Installation(s) detailed in the file); and

- FileType, RequesterID and AdditionalID have the values required by Table 10.2.
<table>
<thead>
<tr>
<th>Type of file</th>
<th>FileType value</th>
<th>RequesterID value</th>
<th>AdditionalID value</th>
<th>XML structure within file</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commissioning Outcome File</td>
<td>‘COF’</td>
<td>Supplier Signifier value from S1SP Commissioning File filename and ReportingPartyID value concatenated using an “_” (underscore).</td>
<td>COFCounter value from the file</td>
<td>CommissioningOutcomes</td>
</tr>
<tr>
<td>Migration Common File</td>
<td>‘MCF’</td>
<td>RequestingPartyID value from the file when named by the Requesting Party.</td>
<td>Zero</td>
<td>MigrationCommon</td>
</tr>
<tr>
<td></td>
<td></td>
<td>When the DCC intends to send to the Registered Supplier over the SMETS1 Migration Interface, RequesterID shall be the Supplier Signifier followed by an “_” (underscore) followed by RequestingPartyID value from the file.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Migration Group File</td>
<td>‘MGF’</td>
<td>RequestingPartyID value from the file</td>
<td>MGFCounter value from the file</td>
<td>MigrationGroup</td>
</tr>
<tr>
<td>Migration Group Encrypted File</td>
<td>‘MEF’</td>
<td>RequestingPartyID value from the file</td>
<td>MEFCounter value from the file</td>
<td>MigrationGroupEncrypted</td>
</tr>
<tr>
<td>Migration Common Validation File</td>
<td>‘MVF’</td>
<td>ReportingPartyID value from the file</td>
<td>MVFCounter value from the file</td>
<td>MigrationValidation</td>
</tr>
<tr>
<td>S1SP Commissioning File</td>
<td>‘SCF’</td>
<td>Supplier Signifier and ReportingPartyID value from the file concatenated using an “_” (underscore).</td>
<td>SCFCounter value from the file</td>
<td>S1SPOutcomes</td>
</tr>
</tbody>
</table>

**Table 10.2**

### 11 File Content Encryption and Decryption

11.1 A Requesting Party shall only have access to populated EncryptedS1SPGroupInformation and EncryptedMasterKey provided by the relevant SMETS1 SMSO, and shall not have access to either the Plaintext or symmetric keys which were used as input to the population of those elements.

11.2 When a SMETS1 SMSO generates a 128 bit symmetric key for use in relation to this Clause 11, the DCC shall ensure that the SMETS1 SMSO;

(a) generates a new such key for each EncryptedS1SPGroupInformation it creates;

(b) generates each such key using random numbers such as to make it computationally infeasible to regenerate the key even with knowledge of when and by means of what equipment it was generated; and
(c) populates each EncryptedS1SPGroupInformation in line with the requirement of Table 11.2.1 and Table 11.2.2

Terms in Table 11.2.1 shall have the meanings in NIST Special Publication 800-38D November, 2007 (https://csrc.nist.gov/publications/detail/sp/800-38d/final).

Terms in Table 11.2.2 and Table 11.3 shall have the meanings in IETF RFC 8017 (https://tools.ietf.org/html/rfc8017).

<table>
<thead>
<tr>
<th>Attribute</th>
<th>Values</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plaintext</td>
<td>A string containing fully populated EncryptedS1SPGroupInformation</td>
</tr>
<tr>
<td>Algorithm</td>
<td>AES-GCM-128</td>
</tr>
<tr>
<td>Key</td>
<td>The number generated pursuant to Clause 11.2</td>
</tr>
<tr>
<td>Initialization Vector</td>
<td>0x000000000000000000000000000000000000000000000</td>
</tr>
<tr>
<td>Additional Authenticated Data</td>
<td>Empty string</td>
</tr>
<tr>
<td>ProtectedData within the</td>
<td>Base64 encoded Ciphertext</td>
</tr>
<tr>
<td>EncryptedS1SPGroupInformation</td>
<td></td>
</tr>
<tr>
<td>AuthenticationTag within the</td>
<td>Base64 encoded 128 bit Authentication Tag</td>
</tr>
<tr>
<td>EncryptedS1SPGroupInformation</td>
<td></td>
</tr>
</tbody>
</table>

Table 11.2.1

<table>
<thead>
<tr>
<th>Attribute</th>
<th>Values</th>
</tr>
</thead>
<tbody>
<tr>
<td>Algorithm</td>
<td>RSAES-OAEP</td>
</tr>
<tr>
<td>Label hash</td>
<td>SHA-256</td>
</tr>
<tr>
<td>Mask Generation Function</td>
<td>MGF1 with SHA-1 hash</td>
</tr>
<tr>
<td>Recipient's RSA public key</td>
<td>As pursuant to Clause 5.1(a)</td>
</tr>
</tbody>
</table>
Message to be encrypted | The number generated pursuant to Clause 11.2
---|---
Label | Empty string
WrappedTransportKey within the EncryptedS1SPGroupInformation | Base64 encoded Ciphertext

**Table 11.2.2**

11.3 The DCC shall ensure that each SMETS1 SMSO shall populate EncryptedMasterKey element according to Table 11.3

<table>
<thead>
<tr>
<th>Attribute</th>
<th>Values</th>
</tr>
</thead>
<tbody>
<tr>
<td>Algorithm</td>
<td>RSAES-OAEP</td>
</tr>
<tr>
<td>Label hash</td>
<td>SHA-256</td>
</tr>
<tr>
<td>Mask Generation Function</td>
<td>MGF1 with SHA-256 hash</td>
</tr>
<tr>
<td>Recipient's RSA public key</td>
<td>As pursuant to Clause 5.1(a)</td>
</tr>
<tr>
<td>Message to be encrypted</td>
<td>Master Key (with its DLMS COSEM meaning) for the Device(s) identified by DeviceID(s) within EncryptedMasterKey</td>
</tr>
<tr>
<td>Label</td>
<td>Empty string</td>
</tr>
<tr>
<td>EncryptedKey within the EncryptedMasterKey</td>
<td>Base64 encoded Ciphertext</td>
</tr>
<tr>
<td>DeviceID(s) within EncryptedMasterKey</td>
<td>The DeviceID of the Devices for which EncryptedMasterKey contains the Master Key with its DLMS COSEM meaning</td>
</tr>
</tbody>
</table>

**Table 11.3**

11.4 The DCC shall ensure that each SMETS1 SMSO shall populate WrappedPrepaymentKey element where it is required for the specified GroupID according to Table 11.4

Terms in Table 11.4 shall have the meanings in IETF RFC 3394 ([https://tools.ietf.org/html/rfc3394](https://tools.ietf.org/html/rfc3394)).
## Attribute Values

<table>
<thead>
<tr>
<th>Attribute</th>
<th>Values</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plaintext</td>
<td>The PrepaymentKey within ManagementAssociation for the Device</td>
</tr>
<tr>
<td>Algorithm</td>
<td>AES Key Wrap</td>
</tr>
<tr>
<td>Key</td>
<td>Master Key (with its DLMS COSEM meaning) for the Device</td>
</tr>
<tr>
<td>WrappedPrepaymentKey within the ManagementAssociation</td>
<td>Base64 encoded Ciphertext</td>
</tr>
</tbody>
</table>

**Table 11.4**

11.5 The DCC shall ensure that each SMETS1 SMSO shall, in populating the EncryptedS1SPGroupInformation and EncryptedMasterKey elements to provide them to the Requesting Party, not decrease the security of the Secret Key Material used as input to the formation of the corresponding Plaintext.

11.6 Where the SMETS1 SMSO and Requesting Party exchange information pursuant to this TMAD, the DCC shall ensure that they shall do so in a way which ensures the information cannot be read by any other entity.

### 12 Requirements specific to GroupID = “AA”

12.1 This Section 12 specifies the requirements which are specific to processing in relation to SMETS1Installations where GroupID = “AA”.

**Pre-enrolment Configuration Requirements**

12.2 NOT USED

**Migration Group Encrypted File**

12.3 A Migration Group Encrypted File is required for this GroupID.

**S1SP Required File Set**

12.4 The S1SP Required File Set consists of one Migration Common File, one Migration Common Validation File, one Migration Group File and one Migration Group Encrypted File, all with the
same Migration Header, and so the same GroupID.

**DCO Required File Set**

12.5 The DCO Required File Set consists of one Migration Common File, one Migration Common Validation File and one Migration Group Encrypted File, all with the same Migration Header, and so the same GroupID.

**S1SP Migration Group File data validation**

12.6 The checks at Table 12.6 shall be the ‘S1SP Migration Group File data validation’ for this GroupID.

<table>
<thead>
<tr>
<th>Step number</th>
<th>Check and processing</th>
</tr>
</thead>
<tbody>
<tr>
<td>12.6.1</td>
<td>Confirm the following are present and populated validly within the entry with the CHFIdentifier for this SMETS1 Installation:</td>
</tr>
<tr>
<td></td>
<td>• for the CHFDetails:</td>
</tr>
<tr>
<td></td>
<td>• IMSI</td>
</tr>
<tr>
<td></td>
<td>• PreviousAPN</td>
</tr>
<tr>
<td></td>
<td>• SerialNumbers</td>
</tr>
</tbody>
</table>

**Table 12.6**

**DCO Migration Group Encrypted File data validation**

12.7 The checks at Table 12.7 shall be the ‘DCO Migration Group Encrypted File data validation’ for this GroupID.

<table>
<thead>
<tr>
<th>Step number</th>
<th>Check and processing</th>
</tr>
</thead>
<tbody>
<tr>
<td>12.7.1</td>
<td>Confirm the following are present and populated validly for the entry with the CHFIdentifier for this SMETS1 Installation:</td>
</tr>
<tr>
<td></td>
<td>• an EncryptedKeyGPF, and EncryptedKey element within the EncryptedMasterKey and an EncryptedKey element within the EncryptedMasterKey which contains the DeviceID of the ESME</td>
</tr>
</tbody>
</table>

**Table 12.7**

**S1SP Migration Group Encrypted File data validation**

12.8 The checks at Table 12.8 shall be the ‘S1SP Migration Group Encrypted File data validation’ for this GroupID.

<table>
<thead>
<tr>
<th>Step number</th>
<th>Check and processing</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Should any of the following checks fail, checking in relation to that SMETS1 Installation shall cease</td>
</tr>
</tbody>
</table>
Table 12.8

S1SP / DCO Commissioning of SMETS1 Installation

12.9 The checks at Table 12.9 shall be the ‘S1SP / DCO Commissioning of SMETS1 Installation’ for this GroupID.

Table 12.9

<table>
<thead>
<tr>
<th>StepNumber</th>
<th>Check and processing</th>
<th>Critical?</th>
<th>SupportingData</th>
</tr>
</thead>
<tbody>
<tr>
<td>12.9.1. X</td>
<td>The checks and processing required for ‘Installing a SMETS1 Electricity Meter’ for this GroupID, as specified in Appendix A of this TMAD, shall be undertaken. For clarity, this includes retrieval of the CHF Whitelist. The information returned shall be that used in subsequent steps.</td>
<td>Yes</td>
<td>The error code for any failure that occurs, as defined in Appendix A of this TMAD.</td>
</tr>
<tr>
<td>12.9.2. X</td>
<td>Where a GSMEDetail element is present, the checks and processing required for ‘Installing a SMETS1 GSME’ for this GroupID, as specified in Appendix A of this TMAD, shall be undertaken.</td>
<td>Yes</td>
<td>The error code for any failure that occurs, as defined in Appendix A of this TMAD.</td>
</tr>
<tr>
<td>12.9.1. X</td>
<td>The checks and processing required for ‘Securing a SMETS1 ESME’ for this GroupID, as specified in Appendix A of this TMAD, shall be undertaken.</td>
<td>Yes</td>
<td>The error code for any failure that occurs, as defined in Appendix A of this TMAD.</td>
</tr>
<tr>
<td>12.9.3. X</td>
<td>Where a PPMIDDetail element is present, the checks and processing required for ‘Installing a SMETS1 PPMID’ for this GroupID, as specified in Appendix A of this TMAD, shall be undertaken.</td>
<td>Yes</td>
<td>The error code for any failure that occurs, as defined in Appendix A of this TMAD.</td>
</tr>
<tr>
<td>12.9.4</td>
<td>Where the CHF is of a Device Model which requires the ESME Device Identifier to be in the CHF Whitelist, check that the ESME Device Identifier, included in the Migration Common File for this SMETS1 Installation, is included in the CHF Whitelist retrieved at StepNumber 1.</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>12.9.5</td>
<td>Where a GSME Device Identifier is included in the Migration Common File for this SMETS1 Installation, check that that GSME Device Identifier is included in the CHF Whitelist retrieved at StepNumber 12.9.1.</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>12.9.6</td>
<td>Where a PPMID Device Identifier is included in the Migration Common File for this SMETS1 Installation, check that that PPMID Device Identifier is included in the CHF Whitelist retrieved at StepNumber 12.9.1.</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>12.9.7. X</td>
<td>For the CHF identified in the Migration Common File for this SMETS1 Installation, undertake the Appendix A of this TMAD required ‘Commission Device (CHF)’ processing for this GroupID and confirm it is successful. For clarity, the DCC shall only return a response indicating success if the CHF Smart Metering Inventory Status is successfully set to ‘Commissioned’.</td>
<td>Yes</td>
<td>The error code for any failure that occurs, as defined in Appendix A of this TMAD.</td>
</tr>
</tbody>
</table>

Table 12.10

Installation Rollback

12.10 The processing at Table 12.10 shall be the ‘Installation Rollback’ for this GroupID.
12.10.1 The DCO shall delete any keys and related information it has stored pursuant to Clause 5.27 in relation to this SMETS1 Installation. The DCO shall either successfully delete all such keys and information or raise an Incident if it cannot.

12.10.2 The S1SP shall delete any keys and information it has stored pursuant to Clause 5.27 in relation to this SMETS1 Installation. The S1SP shall either successfully delete all such keys and information or raise an Incident if it cannot.

12.10.3 The S1SP shall take reasonable steps to restore WAN communication between SMETS1 Installation and the relevant SMETS1 SMSO.

Table 12.10

CHF Whitelist

12.11 The CHF Whitelist shall, for this GroupID, include, for each IEEE address either (1) the UTC date-time at which the CHF last communicated with the identified Device or (2) an indication that the CHF has never communicated with the identified Device.

12.12 The CHF Whitelist shall never include Device IDs for a CHF or a GPF and shall always include the Device ID for an ESME.

Post Migration Configuration

12.13 NOT USED

13 Requirements specific to GroupID = “BA”

13.1 This Clause 13 specifies the requirements which are specific to processing in relation to SMETS1 Installations where GroupID = “BA”.

Pre-enrolment Configuration Requirements

13.2 NOT USED.

13.3 The DCC shall ensure that each SMETS1 SMSO shall populate the PrepaymentKey within DecryptedS1SPGroupInformation in Migration Group File with the key used for UTRN generation with;

(a) Where it currently holds such a value, that value; or

(b) Where it does not currently hold such a value, a value it generates. It shall generate such values using random numbers such as to make it computationally infeasible to regenerate the values even with knowledge of when and by means of what equipment they were generated.

13.4 The WrappedPrepaymentKey is required for this GroupID and so shall be populated by the SMETS1 SMSO pursuant to Clause 11.4.
Migration Group Encrypted File

13.5 A Migration Group Encrypted File is required for this GroupID.

S1SP Required File Set

13.6 The S1SP Required File Set consists of one Migration Common File, one Migration Common Validation File, one Migration Group File and one Migration Group Encrypted File, all with the same Migration Header, and so the same GroupID.

DCO Required File Set

13.7 The DCO Required File Set consists of one Migration Common File, one Migration Common Validation File and one Migration Group Encrypted File, all with the same Migration Header, and so the same GroupID.

S1SP Migration Group File data validation

13.8 Clause 12.6 shall apply.

DCO Migration Group Encrypted File data validation

13.9 The checks at Table 13.9 shall be the ‘DCO Migration Group Encrypted File data validation’ for this GroupID.

<table>
<thead>
<tr>
<th>Step number</th>
<th>Check and processing</th>
</tr>
</thead>
<tbody>
<tr>
<td>13.9.1</td>
<td>Confirm the following are present and populated validly for the entry with the CHFIdentifier for this SMETS1 Installation:</td>
</tr>
<tr>
<td></td>
<td>• an EncryptedKey element within the EncryptedMasterKey which contains the DeviceID for each of the CHF, the GPF and the ESME</td>
</tr>
</tbody>
</table>

Table 13.9

S1SP Migration Group Encrypted File data validation

13.10 The checks at Table 13.10 shall be the ‘S1SP Migration Group Encrypted File data validation’ for this GroupID.

<table>
<thead>
<tr>
<th>Step number</th>
<th>Check and processing</th>
</tr>
</thead>
<tbody>
<tr>
<td>13.10.1</td>
<td>Confirm the following are present and populated validly within the DecryptedS1SPGroupInformation for the entry with the CHFIdentifier for this SMETS1 Installation:</td>
</tr>
<tr>
<td></td>
<td>• for each of the DataCollectionAssociation, ExtendedDataCollectionAssociation, ManagementAssociation and FirmwareAssociation within each of the CHFDetails, GPFDetails and ESMEDetails:</td>
</tr>
<tr>
<td></td>
<td>• AuthenticationKey</td>
</tr>
<tr>
<td></td>
<td>• EncryptionKey</td>
</tr>
</tbody>
</table>

Table 13.10
SISP / DCO Commissioning of SMETS1 Installation

13.11 Clause 12.9 shall apply.

Installation Rollback

13.12 Clause 12.10 shall apply.

CHF Whitelist

13.13 The CHF Whitelist shall, for this GroupIDs, include, for each IEEE address, either (1) the UTC date-time at which the CHF last communicated with the identified Device or (2) an indication that the CHF has never communicated with the identified Device.

13.14 The CHF Whitelist shall never include Device IDs for a CHF, a GPF or an ESME and shall only include the Device ID for a GSME where that GSME communicates with the GPF using a ZigBee network.

Post Migration Configuration

13.15 NOT USED

14 Requirements specific to GroupID = “CA” or “CB”

14.1 This Section 14 specifies the requirements which are specific to processing in relation to SMETS1 Installations where GroupID = “CA” or “CB”.

Pre-enrolment Configuration Requirements

14.2 The DCC shall ensure that each SMETS1 SMSO shall take reasonable steps to configure WAN communication between SMETS1 Installation and the relevant S1SP.

14.3 To enable Clause 14.2 for GroupID = “CB”, the DCC shall ensure that the communication services provider takes all reasonable steps to carry out any precursor steps that are necessary to allow the SMETS1 SMSO to configure the WAN in accordance with Clause 14.2 and provide any relevant information to the SMETS1 SMSO.

Migration Group Encrypted File

14.4 A Migration Group Encrypted File is required for these GroupIDs.

S1SP Required File Set
14.5 The S1SP Required File Set consists of one Migration Common File, one Migration Common Validation File, one Migration Group File and one Migration Group Encrypted File, all with the same Migration Header, and so the same GroupID.

**DCO Required File Set**

14.6 The DCO Required File Set consists of one Migration Common File, one Migration Common Validation File and one Migration Group Encrypted File, all with the same Migration Header, and so the same GroupID.

**S1SP Migration Group File data validation**

14.7 The checks at Table 14.7 shall be the ‘S1SP Migration Group File data validation’ for these GroupIDs.

<table>
<thead>
<tr>
<th>Step number</th>
<th>Check and processing</th>
</tr>
</thead>
<tbody>
<tr>
<td>14.7.1</td>
<td>Confirm the following are present and populated validly within the entry with the CHFIdentifier for this SMETS1 Installation: for the CHFDetails:  • IMSI  • IPAddr  • PreviousAPN  • SerialNumbers</td>
</tr>
</tbody>
</table>

**Table 14.7**

**DCO Migration Group Encrypted File data validation**

14.8 The checks at Table 14.8 shall be the ‘DCO Migration Group Encrypted File data validation’ for these GroupIDs.

<table>
<thead>
<tr>
<th>Step number</th>
<th>Check and processing</th>
</tr>
</thead>
<tbody>
<tr>
<td>14.8.1</td>
<td>Confirm the following are present and populated validly for the entry with the CHFIdentifier for this SMETS1 Installation: an EncryptedKey element within the EncryptedMasterKey which contains the DeviceID of the CHF, an EncryptedKey element within the EncryptedMasterKey which contains the DeviceID of the GPF and an EncryptedMasterKey element which contains the DeviceID of the ESME</td>
</tr>
</tbody>
</table>

**Table 14.8**

**S1SP Migration Group Encrypted File data validation**

14.9 The checks at Table 14.9 shall be the ‘S1SP Migration Group Encrypted File data validation’ for this GroupID.

<table>
<thead>
<tr>
<th>Step number</th>
<th>Check and processing</th>
</tr>
</thead>
<tbody>
<tr>
<td>14.9.1</td>
<td>Confirm the following are present and populated validly within the DecryptedS1SPGroupInformation for the entry with the CHFIdentifier for this SMETS1 Installation: for each of the DataCollectionAssociation, ExtendedDataCollectionAssociation, ManagementAssociation and FirmwareAssociation within each of the CHFDetails, GPFDetails and ESMEDetails:  • AuthenticationKey  • EncryptionKey</td>
</tr>
</tbody>
</table>
Table 14.9
SISP / DCO Commissioning of SMETS1 Installation

14.10 Clause 12.9 shall apply.

**Installation Rollback**

14.11 Clause 12.10 shall apply.

**CHF Whitelist**

14.12 The CHF Whitelist shall, for this GroupID, include, for each IEEE address either (1) the UTC date-time at which the CHF last communicated with the identified Device or (2) an indication that the CHF has never communicated with the identified Device.

14.13 The CHF Whitelist shall never include Device IDs for a CHF, a GPF or an ESME and shall only include the Device ID for a GSME where that GSME communicates with the GPF using a ZigBee network.

**Post Migration Configuration**

14.14 For GroupID = “CB”, the DCC shall ensure that the communications services provider takes all reasonable steps to ensure that the SMETS1 SMSO can no longer communicate with the Commissioned SMETS1 Devices or any associated communications service provider systems.

15 **Requirements specific to GroupID = “EA”, “EB” and “EC”**

15.1 [NOT USED - Placeholder for FOC TMAD content]

16 **Requirements specific to GroupID = “DA”**

16.1 [NOT USED - Placeholder for MOC (Secure) TMAD content]

17 **SMETS1 Device Security Testing**

17.1 The DCC shall carry out SMETS1 Device Security Testing in accordance with the requirements of this Clause 17 for the purpose of identifying security risks to the DCC Total System.

17.2 Each Supplier Party hereby acknowledges that in preparing and conducting SMETS1 Device Security Testing under this Clause 17, the DCC does not warrant or represent that SMETS1 Device Models or combinations of SMETS1 Device Models operate or do not operate in a particular way when comprising part of an Enrolled SMETS1 Smart Metering System.
17.3 No later than 5 Working Days following this Clause 17.3 coming into effect, the DCC shall submit the SMETS1 Device Security Testing Scope and Timetable Document to the Security Sub-Committee (and such submission may take place prior to this this Clause 17.3 coming into effect). The SMETS1 Device Security Testing Scope and Timetable Document shall set out:

(a) the SMETS1 Device Models (and, where relevant, the combinations of SMETS1 Device Models) that are to be the subject of SMETS1 Device Security Testing which shall be those SMETS1 Device Models proposed to the Security Sub-Committee for the purposes of SMETS1 Device Security Testing by the DCC on 14 May 2020;

(b) the nature of the tests (including negative tests) that are to be carried out as part of SMETS1 Device Security Testing, which shall be those tests that were agreed by the Security Sub-Committee for the purposes of SMETS1 Device Security Testing on 8 January 2020; and

(c) the associated reasonable timetable in accordance with which the tests are to be carried out.

17.4 The DCC may seek variations to the SMETS1 Device Security Testing Scope and Timetable Document by submitting a revised draft SMETS1 Device Security Testing Scope and Timetable Document to the Security Sub-Committee for review, provided that the nature of the tests may not be modified so as to result in a material deviation from the implicit purposes of the tests referred to in Clause 17.3 (b):

(a) where the Security Sub-Committee and the DCC can reach an agreement, the relevant revised draft SMETS1 Device Security Testing Scope and Timetable Document shall be updated by the DCC as necessary and deemed to be final; or

(b) where the Security Sub-Committee and the DCC cannot reach an agreement, the relevant revised draft SMETS1 Device Security Testing Scope and Timetable Document shall be referred by the DCC to the Secretary of State for determination (whose decision shall be final and binding for the purposes of this Code) and the relevant revised draft SMETS1 Device Security Testing Scope and Timetable Document shall be updated by the DCC as necessary and deemed to be final.

17.5 The DCC shall take reasonable steps to complete the tests set out in the SMETS1 Device Security Testing Scope and Timetable Document in accordance with the timetable set out therein.

17.6 Revisions to the SMETS1 Device Security Testing Scope and Timetable Document finalised pursuant to Clause 17.4 may, from time to time be submitted by the DCC to the Security Sub-Committee in accordance with the provisions of Clause 17.4, and the provisions of Clauses 17.4
and 17.5 shall apply (again) to the revised version of the document.

17.7 The DCC shall take all reasonable steps to obtain a reasonable number of SMETS1 Devices for use in SMETS1 Device Security Testing and necessary consents.

17.8 In order that the DCC may perform SMETS1 Device Security Testing, any Supplier Party that is an Installing Supplier for any of the SMETS1 Device Models identified in the SMETS1 Device Security Testing Scope and Timetable Document shall take all reasonable steps to provide such support and assistance as the DCC may reasonably request including the provision of:

(a) such SMETS1 Devices; and

(b) firmware and firmware upgrades applicable to such SMETS1 Devices in an appropriate format to enable security testing consistent with the SMETS1 Device Security Testing Scope and Timetable Document.

17.9 Each Supplier Party providing SMETS1 Devices pursuant to Clause 17.8 is deemed to have provided consent, or procured consent, for the security testing of such SMETS1 Devices consistent with the SMETS1 Device Security Testing Scope and Timetable Document.

17.10 SMETS1 Device Security Testing shall only be performed by the DCC using SMETS1 Devices which are installed in appropriate DCC appointed test laboratories.

17.11 Where the DCC reasonably considers that any SMETS1 Device Security Testing in relation to a relevant SMETS1 Device Model (or, where relevant, combinations of SMETS1 Device Models) is complete, the DCC shall, as soon as reasonably practicable, provide a report (being a SMETS1 Device Security Testing Completion Report) to the Security Sub-Committee setting out the results of such tests for review by the Security Sub-Committee. Following such review, the DCC shall update each SMETS1 Device Security Testing Completion Report to include any observations provided by the Security Sub-Committee and the DCC’s responses to those observations and that SMETS1 Device Security Testing Completion Report shall be deemed to be final.

17.12 The DCC shall promptly provide each final SMETS1 Device Security Testing Completion Report to the Security Sub-Committee (and copied to the Secretary of State).
Appendix A  **Device installation – For GroupIDs AA, BA, CA and CB**

A1 The Application Association labels:

(a) Public

(b) Data Collection

(c) Extended Data Collection

(d) Management

(e) Firmware

shall be the names allocated by the manufacturers of Devices in this group to the Application Associations accessible to the DCC.

**Installing a SMETS1 Electricity Meter**

A2 The checks and processing at Table A2 shall be that required of the S1SP and DCO for ‘Installing a SMETS1 Electricity Meter’ for relevant GroupID and shall take place in the order specified in that Table.

<table>
<thead>
<tr>
<th>Error code on failure</th>
<th>S1SP checks and processing</th>
<th>DCO checks and processing</th>
<th>SupportingData</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Should any of the following checks fail, checking and processing in relation to that SMETS1 installation shall not proceed to a subsequent step.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ET01</td>
<td>For each of the CHF, GPF (for GroupID = AA, only where a GSMEDetail element is also present) and ESME, confirm that reading of the Public Application Association returns valid data, including all the device counters required by the subsequent steps in this table.</td>
<td></td>
<td>DeviceID</td>
</tr>
<tr>
<td>Error code on failure</td>
<td>S1SP checks and processing</td>
<td>DCO checks and processing</td>
<td>SupportingData</td>
</tr>
<tr>
<td>-----------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>ET02</td>
<td>For each EncryptedMasterKey for this SMETS1 Installation, request that the DCO process the EncryptedMasterKey, and where that is successful, store the digitally signed package provided in response.</td>
<td>Confirm that the details provided are semantically identical to the corresponding EncryptedMasterKey in the corresponding Migration Group Encrypted File. Decrypt the EncryptedKey, re-encrypt that key with a secret key known only to the DCO, package that re-encrypted key with relevant Device IDs from the Migration Common File, then digitally sign and pass back the signed package to the S1SP.</td>
<td>EncryptedMasterKey</td>
</tr>
<tr>
<td>ET03</td>
<td>NOT USED</td>
<td></td>
<td>DeviceID</td>
</tr>
</tbody>
</table>
| ET04                  | Using the AuthenticationKey and EncryptionKey in each of the DataCollectionAssociation, ManagementAssociation and FirmwareAssociation within each of the CHFDetails, GPFDetails (for GroupID = AA, only where a GSMEDetail element is also present) and ESMEDetails:  
  1. confirm the successful creation of an Application Association with the Device in question,  
  2. close each such Application Association  
  3. securely store each key and its association with: 
    o Its 'key type'  
    o the 'name of Application Association'  
    o the Device ID  
For clarity, this is to confirm that all keys operate before any are changed.                                               |                                                                                                                                                                                                                             | Where 'name of Application Association' is one of DataCollectionAssociation, ExtendedDataCollectionAssociation, ManagementAssociation or FirmwareAssociation |
| ET05                  | Using the AuthenticationKey and EncryptionKey in the ExtendedDataCollectionAssociation in the CHFDetails:  
  1. confirm the successful creation of an Application Association with the Device,  
  2. read the CHF Whitelist,  
  3. confirm the Device ID for ESME is included in CHF Whitelist where the GroupID = AA,  
  4. read the serial number of the Device,  
  5. confirm the serial number of the Device is same as in SerialNumbers/CHF element for the SMETS1 Installation in Migration Group File  
  6. close the Application Association  
  7. securely store each key and its association with: 
    o its 'key type'  
    o the 'name of Application Association'  
    o the Device ID  
    o the serial number of the Device                                                                 |                                                                                                                                                                                                                             | 1, 2, 3, 4, 5, 6 or 7 reflecting the sub step which failed                                                                                                 |
<table>
<thead>
<tr>
<th>Error code on failure</th>
<th>S1SP checks and processing</th>
<th>DCO checks and processing</th>
<th>SupportingData</th>
</tr>
</thead>
</table>
| ET06                  | Using the AuthenticationKey and EncryptionKey in the ExtendedDataCollectionAssociation in the GPFDetails (for GroupID = AA, only where a GSMEDetail element is also present):  
  1. confirm the successful creation of an Application Association with the Device,  
  2. NOT USED  
  3. close the Application Association  
  4. securely store each key and its association with:  
    a. its ‘key type’  
    b. the ‘name of Application Association’  
    c. the Device ID |                                                                 | 1, 2, 3 or 4 reflecting the sub step which failed |
<table>
<thead>
<tr>
<th>Step</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Confirm the successful creation of an Application Association with the Device.</td>
</tr>
<tr>
<td>2.</td>
<td>Read the serial number of the Device.</td>
</tr>
<tr>
<td>3.</td>
<td>Confirm the serial number of the Device is the same as in the SerialNumbers/ESME element for the SMETS1 Installation in Migration Group File.</td>
</tr>
<tr>
<td>4.</td>
<td>Read the Payment Mode (with its SMETS1 meaning).</td>
</tr>
<tr>
<td>5.</td>
<td>If the Payment Mode is prepayment, read the UTRN Meter ID from the Device.</td>
</tr>
<tr>
<td>7.</td>
<td>Securely store each key and its association with:</td>
</tr>
<tr>
<td></td>
<td>- Its 'key type'</td>
</tr>
<tr>
<td></td>
<td>- The 'name of Application Association'</td>
</tr>
<tr>
<td></td>
<td>- The Device ID</td>
</tr>
<tr>
<td></td>
<td>- The serial number of the Device.</td>
</tr>
<tr>
<td>8.</td>
<td>If the Payment Mode is prepayment:</td>
</tr>
<tr>
<td></td>
<td>a. For SMETS1 Installations where the GroupID = BA, confirm the following are present and populated validly within the ESMEDetail of the DecryptedS1SPGroupInformation for the entry with the CHFIdentifier for this SMETS1 Installation:</td>
</tr>
<tr>
<td></td>
<td>- PrepaymentKey</td>
</tr>
<tr>
<td></td>
<td>- WrappedPrepaymentKey</td>
</tr>
<tr>
<td></td>
<td>b. For SMETS1 Installations where the GroupID = CA, confirm the following are present and populated validly within the ESMEDetail of the DecryptedS1SPGroupInformation for the entry with the CHFIdentifier for this SMETS1 Installation:</td>
</tr>
<tr>
<td></td>
<td>- PrepaymentKey</td>
</tr>
<tr>
<td></td>
<td>- PrepaymentWrapperKey</td>
</tr>
<tr>
<td></td>
<td>Else if the Payment Mode is Credit:</td>
</tr>
<tr>
<td></td>
<td>a. For SMETS1 Installations where the GroupID = CA or CB, if PrepaymentWrapperKey is present and populated validly within the ESMEDetail of the DecryptedS1SPGroupInformation for the entry with the CHFIdentifier for this SMETS1 Installation, securely store the PrepaymentWrapperKey and its association to the ESME Device ID.</td>
</tr>
</tbody>
</table>

If the Payment Mode is prepayment, using the AuthenticationKey and EncryptionKey in the ManagementAssociation in the ESMEDetails:

9. Confirm the successful creation of an Application Association with the Device.
Error code on failure | S1SP checks and processing | DCO checks and processing | SupportingData
--- | --- | --- | ---
10. create and send a zero value 'Add Credit' instruction, 11. confirm receipt of a successful response from the Device, 12. close the Application Association, 13. securely store the PrepaymentKey, PrepaymentWrapperKey and its association to the ESME Device ID, 14. set PrepayFlag attribute as true for the SMETS1 Installation in the S1SP Commissioning File

Table A2

Installing a SMETS1 GSME

A3 The processing at Table A3 shall be that required of the S1SP and DCO for ‘Installing a SMETS1 GSME’ for this GroupID.

Error code on failure | S1SP checks and processing | DCO checks and processing | SupportingData
--- | --- | --- | ---
GT01 Using the DeviceID for the CHF on which the GSME should have been whitelisted: 1. Retrieve the AuthenticationKey and EncryptionKey for the Extended Data Collection Application Association 2. Using those keys, confirm the successful creation of an Application Association with the Device, 3. read the CHF Whitelist 4. confirm that the GSME’s Device ID is on that CHF Whitelist and that the GSME has communicated in the last 24 hours, 5. close the Application Association

1, 2, 3, 4, or 5 reflecting the sub step which failed
<table>
<thead>
<tr>
<th>Error code on failure</th>
<th>S1SP checks and processing</th>
<th>DCO checks and processing</th>
<th>Supporting Data</th>
</tr>
</thead>
<tbody>
<tr>
<td>G02</td>
<td>Using the Device ID of the GPF associated with the GSME</td>
<td></td>
<td>1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14 or 15 reflecting the sub step which failed</td>
</tr>
<tr>
<td></td>
<td>1. Retrieve the AuthenticationKey and EncryptionKey for the Extended Data Collection Application Association</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>2. Using those keys, confirm the successful creation of an Application Association with the Device,</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>3. read the serial number of the Device,</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>4. for SMETS1 Installations where the GroupID = BA only, confirm the serial number of the Device is same as in SerialNumbers</td>
<td>ESME element for the SMETS1 Installation in Migration Group File,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>5. read the Payment Mode (with its SMETS1 meaning)</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>6. if the Payment Mode is prepayment (with its SMETS1 meaning), read the UTRN Meter ID form the Device.</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>7. then close the Application Association</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>8. securely store the serial number of the Device and its association to the GSME Device ID</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>9. If the Payment Mode is prepayment (with its SMETS1 meaning):</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. for SMETS1 Installations where the GroupID = BA, for the GSME identified in the GSMEIdentifier for this SMETS1 Installation in the Migration Common File, confirm the following are present and populated validly within the DecryptedS1SPGroupInformation for the GSMEDetails within the entry with the CHFIdentifier for this SMETS1 Installation:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• PrepaymentKey</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• WrappedPrepaymentKey</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>b. for SMETS1 Installations where the GroupID = CA or CB, for the GSME identified in the GSMEIdentifier for this SMETS1 Installation in the Migration Common File, confirm the following are present and populated validly within the DecryptedS1SPGroupInformation for the GSMEDetails within the entry with the CHFIdentifier for this SMETS1 Installation:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• PrepaymentKey</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• PrepaymentWrapperKey</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>else if the Payment Mode is Credit (with its SMETS1 meaning):</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>a. for SMETS1 Installations where the GroupID = CA or CB, if either of the following are present and populated validly within the GSMEDetail of the DecryptedS1SPGroupInformation for the entry with the CHFIdentifier for this SMETS1 Installation, securely store with its association to the GSME Device ID:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• PrepaymentWrapperKey</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>• WrappedPrepaymentKey</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>If the Payment Mode is prepayment (with its SMETS1 meaning), using the AuthenticationKey and EncryptionKey in the ManagementAssociation of the GPFDetail of the GPF associated with the GSMEDetails:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>10. confirm the successful creation of an Application Association with the Device,</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>11. create and send a zero value ‘Add Credit’ instruction,</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>12. confirm receipt of a successful response from the Device</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>13. close the Application Association</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>14. securely store the PrepaymentKey, PrepaymentWrapperKey and its association to the GSME Device ID</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>15. set PrepayFlag attribute as true for the SMETS1 Installation in S1SP Commissioning File.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table A3
Installing a SMETS1 PPMID

A4 The processing at Table A4 shall be that required of the S1SP and DCO for ‘Installing a SMETS1 PPMID’ for this GroupID.

<table>
<thead>
<tr>
<th>Error code on failure</th>
<th>S1SP checks and processing</th>
<th>DCO checks and processing</th>
<th>SupportingData</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Should any of the following checks fail, checking and processing in relation to that SMETS1 Installation shall not proceed to a subsequent step</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>NOT USED</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table A4

Commission Device (CHF)

A5 The processing at Table A5 shall be that required of the S1SP and DCO for ‘Commission Device (CHF)’ for this GroupID.

<table>
<thead>
<tr>
<th>Error code on failure</th>
<th>S1SP checks and processing</th>
<th>DCO checks and processing</th>
<th>SupportingData</th>
</tr>
</thead>
<tbody>
<tr>
<td>DP01</td>
<td>Instruct the DCC to add the relevant CHF details to the Smart Metering Inventory.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Table A5

Securing a SMETS1 ESME

A6 The checks and processing at Table A6 shall be that required of the S1SP and DCO for ‘Securing a SMETS1 ESME’ for relevant GroupID and shall take place in the order specified in that Table.
### Error code on failure

<table>
<thead>
<tr>
<th>S1SP checks and processing</th>
<th>DCO checks and processing</th>
<th>SupportingData</th>
</tr>
</thead>
<tbody>
<tr>
<td>Should any of the following checks fail, checking and processing in relation to that SMETS1 Installation shall not proceed to a subsequent step</td>
<td>Create the relevant form of key required for inclusion in the instructions using the relevant Master Key.</td>
<td>DeviceID, so identifying the Master Key which is not functioning</td>
</tr>
<tr>
<td>For each EncryptedMasterKey for this SMETS1 Installation that relates to an ESME and / or CHF and / or (where a GSMEDetail element is also present) GPF:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Generate a new value for the EncryptionKey for the DataCollectionAssociation for one of the Devices within EncryptedMasterKey</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2. Request that the DCO creates, using the relevant Master Key, the relevant form of the EncryptionKey for inclusion in key change instructions to the Device</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3. Request that the Device changes to use the new key in this Application Association</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4. Confirm that the Device has switched to using the new key</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5. securely store the new key and its association with:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>o its ‘key type’</td>
<td></td>
<td></td>
</tr>
<tr>
<td>o the ‘name of Application Association’</td>
<td></td>
<td></td>
</tr>
<tr>
<td>o the Device ID</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6. invalidate the replaced key</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Table A6**
APPENDIX AM

SMETS1 Supporting Requirements
1 **Introduction**

1.1 This document lays out supporting requirements in relation to SMETS1 Devices and communications relating to SMETS1 Devices. None of the provisions in this document apply to SMETS2+ Devices nor to communications relating to them.

2 **Defined Terms**

<table>
<thead>
<tr>
<th>Term</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>X</td>
<td></td>
</tr>
<tr>
<td>Alert Code</td>
<td>For a SMETS1 Alert, shall mean the value placed in the GBCSHexAlertCode field (with its Message Mapping Catalogue meaning).</td>
</tr>
<tr>
<td>Authorising Remote Party Signature</td>
<td>Shall have the meaning specified in Clause 16.1.</td>
</tr>
<tr>
<td>Category 1 Device</td>
<td>Shall mean for the purposes of Section G2.44A of this Code, all SMETS1 Devices for which the S1SP is the Secure Meters Group.</td>
</tr>
<tr>
<td>Category 2 Device</td>
<td>Shall mean for the purposes of Section G2.44A of this Code any SMETS1 Device that is not a Category 1 Device.</td>
</tr>
<tr>
<td>Certificate ID</td>
<td>In relation to an Organisation Certificate, shall be the combination of serialNumber and Issuer X520 Common Name (each with their Organisation Certificate Policy meanings) and so shall be a unique identifier for that Certificate.</td>
</tr>
<tr>
<td>Critical Instruction</td>
<td>Shall mean an Instruction that has the potential to affect the supply of energy to the premises or the security of any Device installed in the premises (but excluding any Instruction that is expected to increase the amount of credit available to the consumer).</td>
</tr>
<tr>
<td>SMETS1 CHF Device Log</td>
<td>Shall have the meaning specified in Clause 17.49.</td>
</tr>
<tr>
<td>CoS Execution Counter</td>
<td>Shall have the meaning specified in Clause 11.2(a).</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>------------------------------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Event Code</td>
<td>For a SMETS1 Response containing Security Log or Event Log entries (with their SMETS1 meanings), shall mean the SMETS1 Mandated Event Code or the SMETS1 Non-Mandated Event Code in an entry.</td>
</tr>
<tr>
<td>Event/Alert Code</td>
<td>Shall mean the Alert Code or the Event Code, as required by the context.</td>
</tr>
<tr>
<td>Execution Counter</td>
<td>Shall have the meaning specified in Clause 11.1(a).</td>
</tr>
<tr>
<td>IEEE</td>
<td>The Institute of Electrical and Electronics Engineers.</td>
</tr>
<tr>
<td>Message Code</td>
<td>For a SMETS1 Alert, shall mean the SMETS1 Mandated Event Message Code or the SMETS1 Non-Mandated Event Message Code. For a SMETS1 Response, shall mean the value of GBCSHEXadecimalMessageCode (with its Message Mapping Catalogue meaning) required by Clause 9.</td>
</tr>
<tr>
<td>Most Recently Verified Manufacturer Image Hash</td>
<td>Shall have the meaning laid out at Clause 16.5 (as updated in accordance with Clause 17.50).</td>
</tr>
<tr>
<td>Notified Critical Network Operator Certificate ID</td>
<td>Shall be the Certificate ID most recently recorded by the relevant S1SP in relation to a SMETS1 Device pursuant to Clause 18, with the Certificate ID having the values from the Certificate in the Service Request where Remote Party Role is ‘networkOperator’ and keyUsage is ‘digitalSignature’ (all with their Organisation Certificate Policy meanings).</td>
</tr>
<tr>
<td>Notified Critical Network Operator ID</td>
<td>Shall be the Entity Identifier (with its Organisation Certificate Policy meaning) most recently recorded by the relevant S1SP in relation to a SMETS1 Device pursuant to Clause 18, with the Entity Identifier having the value from the Certificate in the Service Request where Remote Party Role is ‘networkOperator’ and keyUsage is ‘digitalSignature’ (all with their Organisation Certificate Policy meanings).</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>-----------------------------------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Notified Critical Supplier Certificate ID</td>
<td>Shall be the Certificate ID most recently recorded by the relevant S1SP in relation to a SMETS1 Device pursuant to Clause 18, with the Certificate ID having the values from the Certificate in the Service Request where Remote Party Role is ‘supplier’ (with its Section L meaning) and keyUsage is ‘digitalSignature’ (each with their Organisation Certificate Policy meanings).</td>
</tr>
<tr>
<td>Notified Critical Supplier ID</td>
<td>Shall be the Entity Identifier (with its Organisation Certificate Policy meaning) most recently recorded by the relevant S1SP in relation to a SMETS1 Device pursuant to Clause 18, with the Entity Identifier having the value from the Certificate in the Service Request where Remote Party Role is ‘supplier’ and keyUsage is ‘digitalSignature’ (all with their Organisation Certificate Policy meanings).</td>
</tr>
<tr>
<td>Notified Non-Critical Network Operator Certificate ID</td>
<td>Shall be the Certificate ID most recently recorded by the relevant S1SP in relation to a SMETS1 Device pursuant to Clause 18, with the Certificate ID having the values from the Certificate in the Service Request where Remote Party Role is ‘networkOperator’ and keyUsage is ‘keyAgreement’ (all with their Organisation Certificate Policy meanings).</td>
</tr>
<tr>
<td>Notified Non-Critical Supplier Certificate ID</td>
<td>Shall be the Certificate ID most recently recorded by the relevant S1SP in relation to a SMETS1 Device pursuant to Clause 18, with the Certificate ID having the values from the Certificate in the Service Request in the KeyAgreementCertificate data item, where the RemotePartyRole data item has the value of Supplier (each with their DUIS meanings).</td>
</tr>
<tr>
<td>Notified Non-Critical Supplier ID</td>
<td>Shall be the Entity Identifier (with its Organisation Certificate Policy meaning) most recently recorded by the relevant S1SP in relation to a SMETS1 Device pursuant to Clause 18, with the Entity Identifier having the value from the Certificate in the Service Request in the KeyAgreementCertificate data item where the RemotePartyRole data item has the value of Supplier (with their DUIS meanings).</td>
</tr>
<tr>
<td>Notified Non-Critical Network Operator ID</td>
<td>Shall be the Entity Identifier (with its Organisation Certificate Policy meaning) most recently recorded by the relevant S1SP in relation to a SMETS1 Device pursuant to Clause 18, with the Entity Identifier having the value from the Certificate in the Service Request where Remote Party Role is ‘networkOperator’ and keyUsage is ‘keyAgreement’ (all with their Organisation Certificate Policy meanings).</td>
</tr>
<tr>
<td>Originator Counter</td>
<td>Shall have the meaning laid out at Clause 5.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>--------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>OTA Header</td>
<td>Shall have the meaning laid out at Clause 16.3.</td>
</tr>
<tr>
<td>OTA Upgrade Image</td>
<td>Shall have the meaning laid out at Clause 16.4.</td>
</tr>
<tr>
<td>S1SP Time</td>
<td>In relation to an S1SP, shall be the time measured by a time source used by that S1SP pursuant to Clause 10.</td>
</tr>
<tr>
<td>SMETS1 Mandated Event</td>
<td>Shall have the meaning laid out at Clause 8.1.</td>
</tr>
<tr>
<td>SMETS1 Mandated Event Code</td>
<td>In a SMETS1 Alert or a Countersigned SMETS1 Alert, shall be the value placed in the GBCSHexAlertCode field (with its Message Mapping Catalogue meaning) as required by Clause 8.7(b).</td>
</tr>
<tr>
<td>SMETS1 Mandated Event Message Code</td>
<td>In a SMETS1 Alert or a Countersigned SMETS1 Alert created as a result of a SMETS1 Mandated Event, shall be the value placed in the GBCSHexadecimalMessageCode field (with its Message Mapping Catalogue meaning) as required by Clause 8.5.</td>
</tr>
</tbody>
</table>
| SMETS1 Message Code           | In a SMETS1 Response or a Countersigned SMETS1 Response, shall be the value placed in the GBCSHexadecimalMessageCode field (with its Message Mapping Catalogue meaning) as required by Clause 9.1.  
<p>|                               | In a SMETS1 Alert or a Countersigned SMETS1 Alert, shall be either the SMETS1 Mandated Event Message Code or the SMETS1 Non-Mandated Event Message Code, as determined by Clauses 8.5 and 8.7(a). |
| SMETS1 Non-Mandated Event     | Shall have the meaning laid out at Clause 8.3.                                                     |
| SMETS1 Non-Mandated Event Code| Shall have the meaning laid out at Clause 8.3(a).                                                   |
| SMETS1 Non-Mandated Event Description | Shall have the meaning laid out at Clause 8.3(b).                                                   |</p>
<table>
<thead>
<tr>
<th>Term</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>SMETS1 Non-Mandated Event Message Code</td>
<td>In a SMETS1 Alert or a Countersigned SMETS1 Alert created as a result of a SMETS1 Non-Mandated Event, shall be the hexBinary value of 1000 (where hexBinary has the meaning defined at <a href="http://www.w3.org/TR/xmlschema-2/#hexBinary">http://www.w3.org/TR/xmlschema-2/#hexBinary</a>) placed in the GBCSHexadecimalMessageCode field (with its Message Mapping Catalogue meaning).</td>
</tr>
<tr>
<td>Time-based Debt Recovery</td>
<td>Shall have the meaning set out in SMETS1.</td>
</tr>
<tr>
<td>Unknown Remote Party (URP)</td>
<td>In relation to a SMETS1 Device, shall mean a Party for which the relevant S1SP does not hold either a current Notified Critical Supplier ID or a current Notified Critical Network Operator ID for the SMETS1 Device in question.</td>
</tr>
<tr>
<td>Unsupported Value</td>
<td>Shall have the meaning set out in DUIS.</td>
</tr>
<tr>
<td>Upgrade Image</td>
<td>Shall have the meaning laid out at Clause 16.2.</td>
</tr>
</tbody>
</table>

2.1 Additionally, where defined terms from specific parts of the Code are used, the relevant part of the Code is stated. Where no part of the Code is stated, a defined term shall have its Section A meaning.

3 **Device IDs**

3.1 A Party notifying a SMETS1 Device’s details to the DCC for recording in the Smart Metering Inventory shall notify the Device’s Device ID according to the requirements of Table 1.

<table>
<thead>
<tr>
<th>Type of SMETS1 Device</th>
<th>Requirement for Device ID</th>
</tr>
</thead>
<tbody>
<tr>
<td>SMETS1 CHF</td>
<td>The Device ID shall be an identifier that the notifying Party has ensured is EUI-64 Compliant.</td>
</tr>
<tr>
<td>SMETS1 ESME</td>
<td>Where the Device’s only network interface is one complying with ZigBee Alliance standards, the Device ID shall be the IEEE address associated with that network interface. Otherwise, the Device ID shall be an identifier that the notifying Party has ensured is EUI-64 Compliant.</td>
</tr>
</tbody>
</table>
SMETS1 GSME, SMETS1 GPF, SMETS1 PPMID, SMETS1 IHD or any other device operating on a home area network created by a SMETS1 CHF The Device ID shall be the IEEE address associated with the Device’s network interface which implements ZigBee Alliance standards.

Table 1

4  **User IDs in Service Requests**

4.1  In relation to 'Top Up Device' (SRV 2.2) and all Critical Service Requests where the Device Type of the target Device is not 'CHF', a User shall use its Notified Critical Supplier ID or its Notified Critical Network Operator ID (as the context requires) for the Device whose Device ID is in the BusinessTargetID field (with its DUIS meaning) in the Service Request and shall create a Digital Signature within which the Certificate ID identifies a Certificate with an Entity Identifier having the same value as its Notified Critical Supplier ID or its Notified Critical Network Operator ID (as the context requires). In relation to Critical Service Requests where the Device Type of the target Device is 'CHF' (specifically 'Activate Firmware' (SRV 11.3)), a User shall use its Notified Critical Supplier ID for the ESME that is Associated with the CHF whose Device ID is in the BusinessTargetID field (with its DUIS meaning) in the Service Request and shall create a Digital Signature within which the Certificate ID identifies a Certificate with an Entity Identifier having the same value as its Notified Critical Supplier ID. In relation to all other Service Requests, a User may use any User ID which the DCC has previously accepted in relation to the User acting in the User Role in which the User wishes to have the Service Request in question processed by the DCC.

4.2  On receipt of a 'Top Up Device' or Critical Service Request, the S1SP shall confirm that the target Device's Notified Critical Supplier ID or Notified Critical Network Operator ID (as the context requires), or where the target Device's Device Type is 'CHF', the Notified Critical Supplier ID of the Associated ESME, is that specified in the BusinessOriginatorID field (with its DUIS meaning) in the Service Request and is the Entity Identifier within
the Certificate used to Check Cryptographic Protection on the Service Request and where it is not, the S1SP shall create and send a SMETS1 Response notifying failure and shall undertake no further processing.

5 **Originator Counters**

5.1 Except for ‘Update Security Credentials (CoS) (SRV 6.23)’ SMETS1 Service Requests, in relation to each SMETS1 Service Request that a User creates using a specific User ID and a specific Device ID, the User shall ensure that the Originator Counter is a 64-bit unsigned integer that is numerically greater than both zero and the value it has used in relation to any previous Service Request containing the same User ID and Device ID.

5.2 In relation to each ‘Update Security Credentials (CoS) (SRV 6.23)’ SMETS1 Service Request that a User creates, the User shall ensure that the Originator Counter is a 64-bit unsigned integer that is numerically greater than the value it has used in relation to any previously created ‘Update Security Credentials (CoS) (SRV 6.23)’ SMETS1 Service Request.

5.3 In relation to each SMETS1 Alert created using a specific Device ID and a specific User ID, the S1SP shall ensure that the Originator Counter is a 64-bit unsigned integer that is numerically greater than the value it has used in relation to any previous SMETS1 Alert containing the same User ID and Device ID.

6 **Related Identifiers & Counters**

6.1 In relation to any SMETS1 Service Request targeted at a SMETS1 Device, the sending User shall, within the RequestID field (with its DUIS meaning), populate:

(a) BusinessOriginatorID (with its DUIS meaning) with a User ID complying with Clause 4;

(b) BusinessTargetID (with its DUIS meaning) with the Device’s Device ID, where that Device ID complies with Clause 3; and
(c) OriginatorCounter (with its DUIS meaning) with an Originator Counter complying with Clause 5.1 or Clause 5.2 (as relevant).

6.2 In relation to any SMETS1 Response, any Countersigned SMETS1 Response, any S1SP Alert and any Countersigned S1SP Alert, the DCC and the S1SP shall:

(a) populate any RequestID field (with its DUIS meaning) with the value of the RequestID in the corresponding SMETS1 Service Request;

(b) within any ResponseID field (with its DUIS meaning) and within the fields themselves, populate:

(i) any BusinessOriginatorID field (with its DUIS and Message Mapping Catalogue meaning) with the value of the BusinessTargetID in the RequestID as identified in Clause 6.1(b);

(ii) any BusinessTargetID field (with its DUIS and Message Mapping Catalogue meaning) with the value of the BusinessOriginatorID in the RequestID as identified in Clause 6.1(a); and

(iii) any OriginatorCounter field (with its DUIS and Message Mapping Catalogue meaning) with the value of the OriginatorCounter in the RequestID as identified in Clause 6.1(c).

6.3 In relation to any SMETS1 Alert, the S1SP shall populate:

(a) any BusinessOriginatorID field (with its DUIS and Message Mapping Catalogue meaning) with the Device’s Device ID, where that Device ID complies with Clause 3;

(b) any BusinessTargetID field (with its DUIS and Message Mapping Catalogue meaning) in accordance with Clause 8.6 and 8.7; and

(c) any OriginatorCounter field (with its DUIS and Message Mapping Catalogue meaning) with an Originator Counter complying with Clause 5.3.
7 Supplementary Party Details

7.1 Where, in processing a SMETS1 Service Request, the DCC would have included a Supplementary Remote Party ID value and a Supplementary Remote Party Counter value (with their GBCS meanings) in a resulting Command if the target Device had been a SMETS2+ Device, the DCC shall include those values in the Countersigned Service Request sent to the relevant S1SP, and shall identify those details as being a Supplementary Remote Party ID value and a Supplementary Remote Party Counter value respectively (with their GBCS meanings).

7.2 Where an S1SP creates a SMETS1 Response where the corresponding Countersigned Service Request contained details identified as a Supplementary Remote Party ID value and a Supplementary Remote Party Counter value, the S1SP shall use those values to populate the SupplementaryRemotePartyID and SupplementaryRemotePartyCounter fields (with their Message Mapping Catalogue meaning). For clarity, the S1SP shall not incorporate a SupplementaryOriginatorCounter field (with its Message Mapping Catalogue meaning) in any SMETS1 Response.

8 Event logging and alerts

8.1 SMETS1 requires that a number of events can be detected by SMETS1 Devices and that an occurrence of such an event triggers:

(a) the sending of an alert over a WAN interface (with its SMETS1 meaning); or

(b) the recording of the event in either the Event Log or the Security Log (with their SMETS1 meanings); or

(c) both the sending of such an alert over a WAN interface and the recording of the event in either the Event Log or the Security Log (with their SMETS1 meanings).

8.2 Table 2 identifies the SMETS1 requirements for Devices to detect events and the associated alerting and logging requirements. Additionally, the Service Request Processing Document (SRPD) requires that when processing a SMETS1 ‘Update Firmware’ (SRV11.1) Service Request, the S1SP undertakes verification of the FirmwareImage (with its DUIS meaning). This can lead to one of two events: (1) the verification succeeds or (2) the verification fails.
Both events are also included in Table 2. Events (described in the column headed “AlertDescription / LogMeaning) in Table 2 are referred to as "SMETS1 Mandated Events" in this document.

<table>
<thead>
<tr>
<th></th>
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<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>SMETS1 5.3.5.1 (ii) / (iii)</td>
<td>1000</td>
<td>8F01</td>
<td>Active Power Import above Load Limit Threshold</td>
<td>Notified Critical Supplier ID</td>
<td>Yes</td>
<td>Event Log</td>
</tr>
<tr>
<td>SMETS1 5.3.10.1 (ii) (a) / (c)</td>
<td>1001</td>
<td>8F40</td>
<td>SMETS1 Average RMS Voltage above Average RMS Over Voltage Threshold</td>
<td>Notified Non-Critical Network Operator ID</td>
<td>Yes</td>
<td>Event Log</td>
</tr>
<tr>
<td>SMETS1 5.3.10.1 (iii) (a) / (c)</td>
<td>1001</td>
<td>8F41</td>
<td>SMETS1 Average RMS Voltage below Average RMS Under Voltage Threshold</td>
<td>Notified Non-Critical Network Operator ID</td>
<td>Yes</td>
<td>Event Log</td>
</tr>
<tr>
<td>SMETS1 4.3.6.2 (iv) SMETS1 5.3.6.2 (iv)</td>
<td>1001</td>
<td>810D</td>
<td>Combined Credit Below Low Credit Threshold (prepayment mode)</td>
<td>Notified Non-Critical Supplier ID</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>SMETS1 4.3.6.2 (v) SMETS1 5.3.6.2 (v)</td>
<td>1000</td>
<td>8F0F</td>
<td>Credit Below Disablement Threshold (prepayment mode)</td>
<td>Notified Critical Supplier ID</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>SMETS1 4.3.5.2 (v)</td>
<td>1000</td>
<td>8F1D</td>
<td>GSME Power Supply Loss</td>
<td>Notified Critical Supplier ID</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>SMETS1 4.3.5.1 (i) / (ii)</td>
<td>1000</td>
<td>8F1F</td>
<td>Low Battery Capacity</td>
<td>Notified Critical Supplier ID</td>
<td>Yes</td>
<td>Event Log</td>
</tr>
<tr>
<td>SMETS1 4.4.2.2</td>
<td></td>
<td>8F32</td>
<td>Supply Armed</td>
<td>Notified Critical Supplier ID</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>SMETS1 4.4.3.2</td>
<td></td>
<td>8F32</td>
<td>Supply Armed</td>
<td>Notified Critical Supplier ID</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>SMETS1 5.3.5.1 (v)</td>
<td>1000</td>
<td>8F33</td>
<td>Supply Disabled then Armed - Load Limit triggered</td>
<td>Notified Critical Supplier ID</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>SMETS1 5.3.10.2 (i) / (ii)</td>
<td>1001</td>
<td>8020</td>
<td>RMS Voltage above Extreme Over Voltage Threshold (voltage rises above for longer than the configurable period)</td>
<td>Notified Non-Critical Network Operator ID</td>
<td>Yes</td>
<td>Event Log</td>
</tr>
<tr>
<td>SMETS1 5.3.10.5 (i) / (ii)</td>
<td>1001</td>
<td>8024</td>
<td>RMS Voltage above Voltage Swell Threshold (voltage rises above for longer than the configurable period)</td>
<td>Notified Non-Critical Network Operator ID</td>
<td>Yes</td>
<td>Event Log</td>
</tr>
<tr>
<td>SMETS1 5.3.10.3 (i) / (ii)</td>
<td>1001</td>
<td>8028</td>
<td>RMS Voltage below Extreme Under Voltage Threshold (voltage falls below for longer than the configurable period)</td>
<td>Notified Non-Critical Network Operator ID</td>
<td>Yes</td>
<td>Event Log</td>
</tr>
<tr>
<td>SMETS1 5.3.10.4 (i) / (ii)</td>
<td>1001</td>
<td>802C</td>
<td>RMS Voltage below Voltage Sag Threshold (voltage falls below for longer than the configurable period)</td>
<td>Notified Non-Critical Network Operator ID</td>
<td>Yes</td>
<td>Event Log</td>
</tr>
<tr>
<td>------------------------------------------</td>
<td>-----------------------------</td>
<td>----------------------------</td>
<td>-------------------------------</td>
<td>------------------</td>
<td>-----------------------</td>
<td>-----------------------------------------------</td>
</tr>
<tr>
<td>SMETS1 4.3.9.3 (viii) / (vii)</td>
<td>1000</td>
<td>8F3E</td>
<td>Unauthorised Communication Access attempted</td>
<td>Notified Critical Supplier ID</td>
<td>Yes</td>
<td>Security Log</td>
</tr>
<tr>
<td>SMETS1 4.3.9.2 (viii) / (ix)</td>
<td>1000</td>
<td>8F3F</td>
<td>Unauthorised Physical Access - Tamper Detect</td>
<td>Notified Critical Supplier ID</td>
<td>Yes</td>
<td>Security Log</td>
</tr>
<tr>
<td>SRPD 16.1</td>
<td>00CE</td>
<td>8F1C</td>
<td>Firmware Verification Failed (ESME)</td>
<td>Notified Critical Supplier ID</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>SRPD 16.1</td>
<td>00CF</td>
<td>8F72</td>
<td>Firmware Verification Successful (ESME)</td>
<td>Notified Critical Supplier ID</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>SRPD 16.1</td>
<td>00CF</td>
<td>8F1C</td>
<td>Firmware Verification Failed (GSME)</td>
<td>Notified Critical Supplier ID</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>SRPD 16.1</td>
<td>1002</td>
<td>8F1C</td>
<td>Firmware Verification Failed (CH)</td>
<td>Notified Critical Supplier ID</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>SRPD 16.1</td>
<td>1003</td>
<td>8F72</td>
<td>Firmware Verification Successful (CH)</td>
<td>Notified Critical Supplier ID</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>SMETS1 4.3.2</td>
<td>N/A</td>
<td>8F3D</td>
<td>Trusted Source Authentication Failure</td>
<td>N/A</td>
<td>No</td>
<td>Security Log</td>
</tr>
<tr>
<td>SMETS1 5.3.2</td>
<td>N/A</td>
<td>8F3D</td>
<td>Trusted Source Authentication Failure</td>
<td>N/A</td>
<td>No</td>
<td>Security Log</td>
</tr>
<tr>
<td>SMETS1 4.3.9.1</td>
<td>N/A</td>
<td>8F53</td>
<td>Failed Authentication or Authorisation not covered by other codes</td>
<td>N/A</td>
<td>No</td>
<td>Security Log</td>
</tr>
<tr>
<td>SMETS1 5.3.9.1</td>
<td>N/A</td>
<td>8F43</td>
<td>Change in the executing Firmware version</td>
<td>N/A</td>
<td>No</td>
<td>Security Log</td>
</tr>
<tr>
<td>SMETS1 4.3.9.1</td>
<td>N/A</td>
<td>8F44</td>
<td>Occurrence that has the potential to put Supply at risk and/or compromise the integrity of the Device.</td>
<td>N/A</td>
<td>No</td>
<td>Security Log</td>
</tr>
<tr>
<td>SMETS1 4.3.9.1</td>
<td>N/A</td>
<td>8F60</td>
<td>Unusual numbers of malformed, out-of-order or unexpected Commands received</td>
<td>N/A</td>
<td>No</td>
<td>Security Log</td>
</tr>
<tr>
<td>SMETS1 4.3.9.1</td>
<td>N/A</td>
<td>8F45</td>
<td>Change of credit which is not reflective of normal Consumption</td>
<td>N/A</td>
<td>No</td>
<td>Security Log</td>
</tr>
<tr>
<td>SMETS1 4.3.9.1</td>
<td>N/A</td>
<td>8F46</td>
<td>Threat to Device security detected but not covered by other events.</td>
<td>N/A</td>
<td>No</td>
<td>Security Log</td>
</tr>
<tr>
<td>SMETS1 4.4.2.2</td>
<td>N/A</td>
<td>8F51</td>
<td>Duplicate UTRN entered</td>
<td>N/A</td>
<td>No</td>
<td>Security Log</td>
</tr>
<tr>
<td>SMETS1 5.4.3.2</td>
<td>N/A</td>
<td>8F63</td>
<td>UTRN not Authentic</td>
<td>N/A</td>
<td>No</td>
<td>Security Log</td>
</tr>
<tr>
<td>SMETS1 4.4.2</td>
<td>N/A</td>
<td>8161</td>
<td>User Interface Command Input and Successfully Actioned</td>
<td>N/A</td>
<td>No</td>
<td>Event Log</td>
</tr>
<tr>
<td>SMETS1 4.4.2</td>
<td>N/A</td>
<td>8162</td>
<td>User Interface Command Input but not Successfully Actioned</td>
<td>N/A</td>
<td>No</td>
<td>Event Log</td>
</tr>
<tr>
<td>SMETS1 4.4.3</td>
<td>N/A</td>
<td>8154</td>
<td>Immediate HAN Interface Command Received and Successfully Actioned</td>
<td>N/A</td>
<td>No</td>
<td>Event Log</td>
</tr>
<tr>
<td>SMETS1 4.4.3</td>
<td>N/A</td>
<td>8155</td>
<td>Immediate HAN Interface Command Received but not Successfully Actioned</td>
<td>N/A</td>
<td>No</td>
<td>Event Log</td>
</tr>
</tbody>
</table>

Table 2
8.3 SMETS1 Devices may additionally be capable of detecting events not required by SMETS1. Such additional events are referred to in this document as "SMETS1 Non-Mandated Events". Each such SMETS1 Non-Mandated Event may result in a log entry or an alert or both being created by the Device. For each such SMETS1 Non-Mandated Event, the DCC shall:

(a) produce a textual description of that event, such a description being referred to as a "SMETS1 Non-Mandated Event Description"; and

(b) associate a 16-bit integer where the most significant bit has the value zero and the integer is not associated with any other SMETS1 Non-Mandated Event Description. The hexBinary representation (with the meaning defined at http://www.w3.org/TR/xmlschema-2/#hexBinary) of this 16-bit integer shall be referred to as the "SMETS1 Non-Mandated Event Code".

8.4 The DCC shall maintain and publish to all Users the list of SMETS1 Non-Mandated Event Descriptions and, for each such description:

(a) the Device Type or Device Types which can detect such events;

(b) the associated SMETS1 Non-Mandated Event Code;

(c) whether, for each detected occurrence of the corresponding SMETS1 Non-Mandated Event, the DCC would produce a corresponding SMETS1 Alert and, if so, which User ID would be placed in the BusinessTargetID fields (with their Message Mapping Catalogue meanings);

(d) whether, for each detected occurrence of the corresponding SMETS1 Non-Mandated Event, a corresponding entry would appear in a SMETS1 Response containing the Device’s Security Log (with its SMETS1 meaning); and

(e) whether, for each detected occurrence of the corresponding SMETS1 Non-Mandated Event, a corresponding entry would appear in a SMETS1 Response containing the Device’s Event Log (with its SMETS1 meaning).
8.5 Each S1SP shall create a SMETS1 Alert whenever:

(a) it receives information that a SMETS1 Mandated Event or SMETS1 Non-Mandated Event has occurred; and

(b) a SMETS1 Alert is required for that Event (as identified in relation to SMETS1 Mandated Events in Table 2 above, or in relation to a SMETS1 Non-Mandated Event in accordance with the information published pursuant to Clause 8.4),

unless it does not have a record of the User ID that it is to associate (pursuant to Table 2 or Clause 8.4(c)) with that Event/Alert Code, in which case it shall not create a SMETS1 Alert.

8.6 Where an S1SP creates a SMETS1 Alert based on information from a Device that a SMETS1 Mandated Event has occurred, the S1SP shall populate the GBCSHexadecimalMessageCode, GBCSHexAlertCode, and AlertDescription fields, and any BusinessTargetID fields (each with their Message Mapping Catalogue meanings) according to the values specified in Table 2 for the SMETS1 Mandated Event in question.

8.7 Where an S1SP creates a SMETS1 Alert based on information from a Device that a SMETS1 Non-Mandated Event has occurred, the S1SP shall populate:

(a) the GBCSHexadecimalMessageCode field (with its Message Mapping Catalogue meaning) with the SMETS1 Non-Mandated Event Message Code;

(b) the GBCSHexAlertCode field (with its Message Mapping Catalogue meaning) with the corresponding SMETS1 Non-Mandated Event Code;

(c) the AlertDescription field (with its Message Mapping Catalogue meaning) with the corresponding SMETS1 Non-Mandated Event Description; and

(d) any BusinessTargetID fields (with their Message Mapping Catalogue meanings) with the corresponding BusinessTargetID published pursuant to Clause 8.4(c).
8.8 Where an S1SP creates a SMETS1 Response which includes a log entry’s details based on information from a Device that a SMETS1 Mandated Event has occurred, the S1SP shall populate the corresponding LogCode and LogDescription fields (with their Message Mapping Catalogue meanings) according to the values specified in Table 2 for the SMETS1 Mandated Event in question. Where an S1SP creates a SMETS1 Response which includes a log entry’s details based on information from a Device that a SMETS1 Non-Mandated Event has occurred, the S1SP shall populate the corresponding LogCode and LogDescription fields (with their Message Mapping Catalogue meanings) according to the values specified in the document published by the DCC pursuant to Clause 8.3. An S1SP shall only include an entry in a SMETS1 Response containing details from a Security Log or an Event Log (with their SMETS1 meanings) where that entry relates to either a SMETS1 Mandated Event or a SMETS1 Non-Mandated Event.

8.9 An S1SP shall not include OtherInformation or OtherInformationLogMeaning fields (with their Message Mapping Catalogue meaning) in any SMETS1 Response.

9 SMETS1 Message Codes

9.1 Where an S1SP creates a SMETS1 Response, the S1SP shall

(a) identify the row in Table 3 where, in the corresponding Service Request:

(i) the Service Reference Variant has the value in the row; and

(ii) the Device Type recorded in the Smart Metering Inventory for the Device ID in the BusinessTargetID part of the RequestID (with their DUIS meanings) has the value in the row; and

(iii) Condition 1 and Condition 2 (see Table 3) are true including, where relevant, in terms of the content of the corresponding Service Request;

(b) populate the GBCSHexadecimalMessageCode field (with its Message Mapping Catalogue meaning) according to the row identified at Clause 9.1(a); and
(c) include a Timestamp (with its Message Mapping Catalogue meaning) in the Header element (with its DUIS meaning) in the SMETS1 Response where the row identified at Clause 9.1(a) requires it.

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<thead>
<tr>
<th>Service Reference Variant</th>
<th>Type of target Device as recorded in the SMI</th>
<th>Condition 1</th>
<th>Condition 2</th>
<th>GBCSHexadecimaiMessageCode</th>
<th>Timestamp required in SMETS1 Response Header?</th>
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<td>6.13</td>
<td>GPF</td>
<td>If LogToRead (with its DUIS meaning) has the value 'GSMEEvent'</td>
<td>True</td>
<td>0014</td>
<td>No</td>
</tr>
<tr>
<td>6.13</td>
<td>GPF</td>
<td>If LogToRead (with its DUIS meaning) has the value 'GSMESecurity'</td>
<td>True</td>
<td>00A1</td>
<td>No</td>
</tr>
<tr>
<td>6.15.1</td>
<td>ESME or GPF</td>
<td>If RemotePartyRole (with its DUIS meaning) has the value 'NetworkOperator'</td>
<td>True</td>
<td>0103</td>
<td>Yes</td>
</tr>
<tr>
<td>6.15.1</td>
<td>ESME, GPF or GSME</td>
<td>If RemotePartyRole (with its DUIS meaning) has the value 'Supplier'</td>
<td>True</td>
<td>0102</td>
<td>Yes</td>
</tr>
<tr>
<td>6.21</td>
<td>ESME or GPF</td>
<td>If RemotePartyRole (with its DUIS meaning) has the value 'NetworkOperator'</td>
<td>True</td>
<td>0103</td>
<td>Yes</td>
</tr>
<tr>
<td>6.21</td>
<td>ESME, GPF or GSME</td>
<td>If RemotePartyRole (with its DUIS meaning) has the value 'Supplier'</td>
<td>True</td>
<td>0102</td>
<td>Yes</td>
</tr>
<tr>
<td>6.23</td>
<td>ESME, GPF or GSME</td>
<td>True</td>
<td>True</td>
<td>0107</td>
<td>Yes</td>
</tr>
<tr>
<td>6.24.1</td>
<td>ESME, GPF or GSME</td>
<td>True</td>
<td>True</td>
<td>0008</td>
<td>No</td>
</tr>
<tr>
<td>Service Reference Variant</td>
<td>Type of target Device as recorded in the SMI</td>
<td>Condition 1</td>
<td>Condition 2</td>
<td>GBCSHexadecimalMessageCode</td>
<td>Timestamp required in SMETS1 Response Header?</td>
</tr>
<tr>
<td>---------------------------</td>
<td>-----------------------------------------------</td>
<td>-------------</td>
<td>-------------</td>
<td>-----------------------------</td>
<td>-----------------------------------------------</td>
</tr>
<tr>
<td>6.25</td>
<td>ESME</td>
<td>True</td>
<td>True</td>
<td>0068</td>
<td>No</td>
</tr>
<tr>
<td>6.27</td>
<td>ESME</td>
<td>True</td>
<td>True</td>
<td>00D3</td>
<td>No</td>
</tr>
<tr>
<td>7.1</td>
<td>ESME</td>
<td>True</td>
<td>True</td>
<td>004F</td>
<td>No</td>
</tr>
<tr>
<td>7.2</td>
<td>ESME</td>
<td>True</td>
<td>True</td>
<td>0050</td>
<td>No</td>
</tr>
<tr>
<td>7.2</td>
<td>GSME</td>
<td>True</td>
<td>True</td>
<td>0081</td>
<td>No</td>
</tr>
<tr>
<td>7.3</td>
<td>ESME</td>
<td>True</td>
<td>True</td>
<td>0051</td>
<td>No</td>
</tr>
<tr>
<td>7.3</td>
<td>GSME</td>
<td>True</td>
<td>True</td>
<td>0085</td>
<td>No</td>
</tr>
<tr>
<td>7.4</td>
<td>ESME</td>
<td>True</td>
<td>True</td>
<td>0052</td>
<td>No</td>
</tr>
<tr>
<td>7.4</td>
<td>GSME or GPF</td>
<td>True</td>
<td>True</td>
<td>0082</td>
<td>No</td>
</tr>
<tr>
<td>8.1.1</td>
<td>ESME</td>
<td>True</td>
<td>True</td>
<td>0062</td>
<td>No</td>
</tr>
<tr>
<td>8.1.1</td>
<td>GSME</td>
<td>True</td>
<td>True</td>
<td>007F</td>
<td>No</td>
</tr>
<tr>
<td>8.7.1</td>
<td>ESME</td>
<td>True</td>
<td>True</td>
<td>000D</td>
<td>No</td>
</tr>
<tr>
<td>8.7.1</td>
<td>GSME</td>
<td>True</td>
<td>True</td>
<td>00AF</td>
<td>No</td>
</tr>
<tr>
<td>8.7.2</td>
<td>ESME, GSME or GPF</td>
<td>True</td>
<td>True</td>
<td>000E</td>
<td>No</td>
</tr>
<tr>
<td>8.7.2</td>
<td>PPMID</td>
<td>True</td>
<td>True</td>
<td>00AB</td>
<td>No</td>
</tr>
<tr>
<td>8.7.2</td>
<td>PPMID</td>
<td>True</td>
<td>True</td>
<td>00AF</td>
<td>No</td>
</tr>
<tr>
<td>8.8.1</td>
<td>ESME or GSME</td>
<td>True</td>
<td>True</td>
<td>000F</td>
<td>No</td>
</tr>
<tr>
<td>8.8.2</td>
<td>PPMID</td>
<td>True</td>
<td>True</td>
<td>000F</td>
<td>No</td>
</tr>
<tr>
<td>8.9</td>
<td>CHF</td>
<td>True</td>
<td>True</td>
<td>0010</td>
<td>No</td>
</tr>
<tr>
<td>8.11</td>
<td>CHF</td>
<td>True</td>
<td>True</td>
<td>0001</td>
<td>No</td>
</tr>
<tr>
<td>8.11</td>
<td>CHF</td>
<td>True</td>
<td>True</td>
<td>0002</td>
<td>No</td>
</tr>
<tr>
<td>Service Reference Variant</td>
<td>Type of target Device as recorded in the SMI</td>
<td>Condition 1</td>
<td>Condition 2</td>
<td>GBCSHexadecimalMessageCode</td>
<td>Timestamp required in SMETS1 Response Header?</td>
</tr>
<tr>
<td>---------------------------</td>
<td>------------------------------------------</td>
<td>-------------</td>
<td>-------------</td>
<td>--------------------------</td>
<td>-----------------------------------------------</td>
</tr>
<tr>
<td>11.2</td>
<td>ESME or CHF</td>
<td>True</td>
<td>True</td>
<td>0059</td>
<td>No</td>
</tr>
<tr>
<td>11.2</td>
<td>GSME</td>
<td>True</td>
<td>True</td>
<td>0084</td>
<td>No</td>
</tr>
<tr>
<td>11.3</td>
<td>ESME, GSME or CHF</td>
<td>True</td>
<td>True</td>
<td>0012</td>
<td>Yes</td>
</tr>
</tbody>
</table>

Table 3

10 **Timestamp**

10.1 Where an S1SP populates any Timestamp field (with its Message Mapping Catalogue meaning) in a SMETS1 Alert or a SMETS1 Response, the S1SP shall populate the field with a UTC value. The S1SP shall, if a corresponding timestamp is provided by the corresponding SMETS1 Device, base the value on the timestamp provided by the Device and shall, if a corresponding timestamp is not provided by the corresponding SMETS1 Device, base the value on the S1SP Time at the time the field is populated. Each S1SP shall ensure that its S1SP Time is accurate to within ten seconds of UTC.

11 **Execution Counters**

11.1 The DCC and each S1SP shall:

(a) maintain, for each SMETS1 Device of a Device Type in Table 4, a series of integers (the value of each of which shall be between 0 and \(2^{64} - 1\) inclusive) as required by Table 4 dependent upon the type of the Device, as recorded in the Smart Metering Inventory (each such number being known as an "Execution Counter"); and

(b) before processing the first Service Request targeted at a specific SMETS1 Device, set all Execution Counters related to that SMETS1 Device to 0 except for the Execution Counters related to ‘Update Device Security Credentials (KRP) (SRV 6.15.1)’ which shall be set to \(2^{64} - 1\).
<table>
<thead>
<tr>
<th>Type of SMETS1 Device</th>
<th>Required Execution Counters</th>
</tr>
</thead>
<tbody>
<tr>
<td>SMETS1 CHF</td>
<td>One for the ‘Activate Firmware (SRV 11.3)’ Service Request</td>
</tr>
</tbody>
</table>
| SMETS1 ESME           | One for each type of Critical Service Request which can be targeted at the Device (where type is defined by the Service Reference Variant value), excluding the ‘Update Device Security Credentials (KRP) (SRV 6.15.1). Two for the ‘Update Device Security Credentials (KRP) (SRV 6.15.1)’ Service Request:  
  - One for use where RemotePartyRole is Supplier (with their DUIS meanings); and  
  - One for use where RemotePartyRole is NetworkOperator (with their DUIS meanings). Two for the ‘Request Handover of DCC Controlled Device (SRV 6.21)’ Service Request:  
  - One for use where RemotePartyRole is Supplier (with their DUIS meanings); and  
  - One for use where RemotePartyRole is NetworkOperator (with their DUIS meanings). One for the ‘Top Up Device (SRV 2.2)’ Service Request |
<p>| SMETS1 GSME           | One for each Critical Service Request which can be targeted at the Device One for the ‘Request Handover of DCC Controlled Device (SRV 6.21)’ Service Request: which, for clarity, shall only be for use where RemotePartyRole is Supplier (with their DUIS meanings); and One for the ‘Top Up Device (SRV 2.2)’ Service Request |</p>
<table>
<thead>
<tr>
<th>Type of SMETS1 Device</th>
<th>Required Execution Counters</th>
</tr>
</thead>
<tbody>
<tr>
<td>SMETS1 GPF</td>
<td>Two for the ‘Update Device Security Credentials (KRP) (SRV 6.15.1)’ Service Request:</td>
</tr>
<tr>
<td></td>
<td>• One for use where RemotePartyRole is Supplier (with their DUIS meanings); and</td>
</tr>
<tr>
<td></td>
<td>• One for use where RemotePartyRole is NetworkOperator (with their DUIS meanings).</td>
</tr>
<tr>
<td></td>
<td>Two for the ‘Request Handover of DCC Controlled Device (SRV 6.21)’ Service Request:</td>
</tr>
<tr>
<td></td>
<td>• One for use where RemotePartyRole is Supplier (with their DUIS meanings); and</td>
</tr>
<tr>
<td></td>
<td>• One for use where RemotePartyRole is NetworkOperator (with their DUIS meanings).</td>
</tr>
<tr>
<td>Other SMETS1 Device Types</td>
<td>None required</td>
</tr>
</tbody>
</table>

**Table 4**

11.2 The DCC and each S1SP shall:

(a) maintain, for each User which has a User Role of Import Supplier or Gas Supplier, a series of 1,000 integers (the value of each of which shall be between 0 and \(2^{64}-1\) inclusive) (each such number being known as a CoS Execution Counter); and

(b) before processing the first Service Request from such a User, set the CoS Execution Counter related to that User to 0.

12 **Replay**

12.1 Where the DCC or an S1SP is required to ensure that a Service Request is not a Replay, it shall, in the following order:

(a) Where the Service Request is not an 'Update Security Credentials (CoS) (SRV 6.23)' or a ‘Request Handover of DCC Controlled Device (SRV 6.21)’ Service Request:
6.21) Service Request, confirm that the User ID in the BusinessOriginatorID field (with its DUIS meaning) in the Service Request is the Notified Critical Supplier ID or the Notified Critical Network Operator ID (as the context requires) for, or where the Device Type of the target Device is 'CHF' the Notified Critical Supplier ID for the ESME Associated with, the Device whose Device ID is in the BusinessTargetID field (with its DUIS meaning) in the Service Request. Where that test fails, the Service Request shall be a Replay, processing of subsequent checks under this Clause shall not be undertaken and, if the test is being undertaken by an S1SP, the S1SP shall send an S1SP Alert accordingly.

(b) Where the Service Request is a ‘Update Security Credentials (CoS) (SRV 6.23)’ Service Request, confirm that the OriginatorCounter in the Service Request (with its DUIS meaning) is:

(i) greater than at least one of the CoS Execution Counter values that it holds for the sending User; and

(ii) is not equal to any of the CoS Execution Counter values that it holds for the sending User.

Where either of those tests fail, the Service Request shall be a Replay, and, if the tests are being undertaken by an S1SP, the S1SP shall send an S1SP Alert accordingly. Where both the tests succeed, the lowest of the CoS Execution Counter values for this User shall be replaced with the value of the OriginatorCounter in the Service Request (with its DUIS meaning).

(c) Where the Service Request is either a ‘Update Device Security Credentials (KRP) (SRV 6.15.1)’ or a ‘Request Handover of DCC Controlled Device (SRV 6.21)’ Service Request, confirm that the OriginatorCounter in the Service Request (with its DUIS meaning) is strictly numerically greater than the Execution Counter held for the Device ID is in the BusinessTargetID field (with its DUIS meaning) and the same RemotePartyRole as in the Service Request (with its DUIS meaning). Where that test fails, the Service Request shall be a Replay and, if the test is being undertaken by an S1SP, the S1SP shall send an S1SP Alert accordingly. Where the test succeeds the relevant Execution Counter value shall be replaced with the value of the OriginatorCounter in the Service Request (with its DUIS meaning).

(d) Where the Service Request is neither a ‘Update Device Security Credentials (KRP) (SRV 6.15.1)’ nor a ‘Request Handover of DCC Controlled
Device (SRV 6.21) nor a ‘Update Security Credentials (CoS) (SRV 6.23)’ Service Request, confirm that the OriginatorCounter in the Service Request (with its DUIS meaning) is strictly numerically greater than the Execution Counter held for the Device ID is in the BusinessTargetID field (with its DUIS meaning) for this type of Service Request. Where that test fails, the Service Request shall be a Replay and, if the test is being undertaken by an S1SP, the S1SP shall send an S1SP Alert accordingly. Where the test succeeds the relevant Execution Counter value shall be replaced with the value of the OriginatorCounter (with its DUIS meaning) in the Service Request.

13 Configuration pre-requisites for operating a SMETS1 Device through the DCC

13.1 Some SMETS1 Devices may support features which are additional to those required by SMETS1 and which cannot be configured through the DCC. Table 5 lays out a number of such features. Where a Device supports, or is capable of supporting, one or more of the features in Table 5, the Responsible Supplier shall (unless to do so would result in a material delay to the Migration of the relevant SMETS1 Installation), ensure that before the relevant SMETS1 Installation is Migrated, any such features are configured according to the requirements of Table 5.

<table>
<thead>
<tr>
<th>Feature</th>
<th>Type of Device</th>
<th>Required configuration</th>
</tr>
</thead>
<tbody>
<tr>
<td>Privacy PIN which has to be entered to access SMETS information on the Device’s user interface.</td>
<td>SMETS1 ESME, SMETS1 GSME</td>
<td>The Device shall be configured such that a PIN does not have to be entered to gain access to SMETS information on the Device’s user interface, and such that the Energy Consumer cannot subsequently set such a PIN.</td>
</tr>
<tr>
<td>‘Blacklisting’ of access to the HAN</td>
<td>SMETS1 CHF</td>
<td>The Device shall be configured so that only ‘whitelisted’ Devices recorded on the SMI as being associated with the SMETS1 CHF can have access to the HAN, and that access is not controlled via any ‘blacklisting’ mechanism.</td>
</tr>
<tr>
<td>Configuration of actions to be taken on the occurrence of SMETS1 Mandated Events.</td>
<td>SMETS1 ESME, SMETS1 GSME</td>
<td>The Device shall be configured so that a Security Log or Event Log entry is created on occurrence of the SMETS1 Mandated Event where required by Table 2 and information is capable of being provided by the Device to the relevant S1SP to allow the S1SP to create any corresponding SMETS1 Alert, where required by Table 2.</td>
</tr>
<tr>
<td>Additional functionality not meant for Energy Consumer use, such as that available for installing engineers.</td>
<td>Any SMETS1 Device</td>
<td>The Device shall be configured so that Energy Consumers cannot access such facilities so for example, including the setting of any associated PINs or passwords so that they do not have default values.</td>
</tr>
<tr>
<td>----------------------------------------------------------------------------------------------------------------</td>
<td>------------------</td>
<td>------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Supplier name and / or contact details that may be visible to the Energy Consumer</td>
<td>Any SMETS1 Device</td>
<td>The Device shall be configured so that such values are either blank or not capable of being displayed to the Energy Consumer.</td>
</tr>
<tr>
<td>MPAN (ESME) or MPRN (GSME) whose value can be accessed via the Device’s user interface or via the home area network.</td>
<td>SMETS1 ESME, SMETS1 GSME</td>
<td>The Device shall be configured so that such values are either blank or correctly identify the Metering Point for which the Smart Meter in question is measuring supply of energy in to the Premises.</td>
</tr>
<tr>
<td>Display of Currency Units</td>
<td>SMETS1 ESME, SMETS1 GSME, SMETS1 IHD, SMETS1 PPMID</td>
<td>The Device shall be configured so that Currency Units (with its SMETS1 meaning) are displayed as GBP.</td>
</tr>
<tr>
<td>Remote energy supply control functionality</td>
<td>SMETS1 ESME, SMETS1 GSME</td>
<td>The Device shall be configured so that Enable Supply, Disable Supply and Arm Load Switch (with their SMETS1 meanings) functions operate on receipt of the relevant instruction.</td>
</tr>
</tbody>
</table>

| Table 5 |

13.2

14 Remote Party Role

14.1 Where a Remote Party Role Code is required in a Certificate or a Certificate Signing Request, the DCC shall use the Remote Party Role of 's1SPxmlSigning' (with its meaning in the Organisation Certificate Policy) when the Certificate or Certificate Signing Request relates to the DCC acting in the role of an S1SP.
15 SMETS1 Data Items

15.1 When a User creates a SMETS1 Service Request containing a field in Table 6, the User shall populate that field according to the meanings in Table 6.

<table>
<thead>
<tr>
<th>DUIS / Message Mapping Catalogue field</th>
<th>Meaning of values</th>
</tr>
</thead>
<tbody>
<tr>
<td>SuspendDebtDisabled</td>
<td></td>
</tr>
<tr>
<td>For an ESME:</td>
<td></td>
</tr>
<tr>
<td>• true: shall mean that, if the Supply is Disabled (with its SMETS1 Meaning) pursuant to SMETS1 5.3.6.2, then the ESME shall suspend Time-based Debt Recovery.</td>
<td></td>
</tr>
<tr>
<td>• false: shall mean that, if the Supply is Disabled (with its SMETS1 Meaning) pursuant to SMETS1 5.3.6.2, then the ESME shall continue with Time-based Debt Recovery</td>
<td></td>
</tr>
<tr>
<td>For a GSME:</td>
<td></td>
</tr>
<tr>
<td>• true: shall mean that, if the Supply is Disabled (with its SMETS1 Meaning) pursuant to SMETS1 4.3.6.2, then the GSME shall suspend Time-based Debt recovery.</td>
<td></td>
</tr>
<tr>
<td>• false: shall mean that, if the Supply is Disabled (with its SMETS1 Meaning) pursuant to SMETS1 4.3.6.2, then the GSME shall continue with Time-based Debt Recovery</td>
<td></td>
</tr>
<tr>
<td>SuspendDebtEmergency</td>
<td></td>
</tr>
<tr>
<td>• true: shall mean that, if Emergency Credit (with its SMETS1 Meaning) is in use, then the Device shall suspend Time-based Debt Recovery.</td>
<td></td>
</tr>
<tr>
<td>• false: shall mean that, if Emergency Credit (with its SMETS1 Meaning) is in use, then the Device shall continue with Time-based Debt Recovery</td>
<td></td>
</tr>
<tr>
<td>SupplyDepletionState</td>
<td></td>
</tr>
<tr>
<td>• <strong>Locked</strong>: shall have the SMETS1 meaning of Disabled</td>
<td></td>
</tr>
<tr>
<td>• <strong>Unchanged</strong>: shall have the SMETS1 meaning of Unchanged</td>
<td></td>
</tr>
<tr>
<td>SupplyTamperState</td>
<td></td>
</tr>
<tr>
<td>• <strong>Locked</strong>: shall have the SMETS1 meaning of Disabled</td>
<td></td>
</tr>
<tr>
<td>• <strong>Unchanged</strong>: shall have the SMETS1 meaning of Unchanged</td>
<td></td>
</tr>
</tbody>
</table>

Table 6

15.2 When an S1SP creates a SMETS1 Service Response containing a field in Table 6, the S1SP shall populate that field according to the meanings in Table 6.

15.3 When an S1SP creates a SMETS1 Service Response containing a field in Table 7, the S1SP shall populate that field according to the meanings in Table 7.
<table>
<thead>
<tr>
<th>Message Mapping Catalogue field</th>
<th>Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>AccumulatedDebtRegister within ReadInstantaneousPrepayValuesRsp</td>
<td>Shall populate the field according to the SMETS1 meaning of Accumulated Debt Register, with the value being an integer value in thousandths of pence. For clarity, this is different that the SMETS2+ meaning of the same term.</td>
</tr>
<tr>
<td>AccumulatedDebtRegister within PrepaymentOperationalData</td>
<td>Shall populate the field according to the SMETS1 required Billing Data Log recording of the Accumulated Debt Register value, with the value being an integer value in thousandths of pence. For clarity, this is different that the SMETS2+ meaning of the same term.</td>
</tr>
<tr>
<td>Value within ConsumptionRegister</td>
<td>Shall populate the field according to the SMETS1 meaning of Total Consumption Register, with the value being a decimal number in metres cubed</td>
</tr>
<tr>
<td>GasActiveImportRegisterConsumption</td>
<td>Shall populate the field according to the SMETS1 required Daily Read Log copy of the Total Consumption Register, with the value being a decimal number in metres cubed</td>
</tr>
<tr>
<td>PrimaryValue within Gas</td>
<td>Shall populate the field according to the SMETS1 required Profile Data Log copy of the Total Consumption Register, with the value being a decimal number in metres cubed</td>
</tr>
<tr>
<td>Value within ActiveImportRegister</td>
<td>Shall populate the field according to the SMETS1 meaning of Total Active Import Register with the value being an integer number of watt hours (Wh).</td>
</tr>
<tr>
<td>ElecActiveImportRegisterConsumption</td>
<td>Shall populate the field according to the SMETS1 required Daily Read Log copy of the Total Active Import Register with the value being an integer number of watt hours (Wh).</td>
</tr>
<tr>
<td>PrimaryValue within Electricity</td>
<td>Shall populate the field according to the SMETS1 required Profile Data Log copy of the Total Active Import Register with the value being an integer number of watt hours (Wh).</td>
</tr>
<tr>
<td>Value within ReactiveImportRegister</td>
<td>Shall populate the field according to the SMETS1 Total Reactive Import Register with the value being an integer number of volt-amperes reactive hours (varh).</td>
</tr>
<tr>
<td>ReactiveEnergyImportedValue</td>
<td>Shall populate the field according to the SMETS1 required Profile Data Log copy of the Total Reactive Import Register with the value being an integer number of volt-amperes reactive hours (varh).</td>
</tr>
<tr>
<td>Value within ActiveExportValue</td>
<td>Shall populate the field according to the SMETS1 meaning of Total Active Export Register with the value being an integer number of watt hours (Wh).</td>
</tr>
<tr>
<td>ActiveEnergyExportedValue</td>
<td>Shall populate the field according to the SMETS1 required Profile Data Log copy of the Total Active Export Register with the value being an integer number of watt hours (Wh).</td>
</tr>
<tr>
<td>Value within ReactiveExportRegister</td>
<td>Shall populate the field according to the SMETS1 meaning of Total Reactive Export Register with the value being an integer number of volt-amperes reactive hours (varh).</td>
</tr>
<tr>
<td>ReactiveEnergyExportedValue</td>
<td>Shall populate the field according to the SMETS1 required Profile Data Log copy of the Total Reactive Export Register with the value being an integer number of volt-amperes reactive hours (varh).</td>
</tr>
</tbody>
</table>
### Message Mapping Catalogue field

<table>
<thead>
<tr>
<th>SupplyState</th>
<th>Meaning</th>
</tr>
</thead>
</table>
| **Enabled** | shall mean:  
- For a SMETS1 GSME, a Valve State of opened (with SMETS1 meanings); and  
- For a SMETS1 ESME, a Load Switch State of closed (with SMETS1 meanings) |
| **Disabled** | shall mean:  
- For a SMETS1 GSME, a Valve State of closed (with SMETS1 meanings); and  
- For a SMETS1 ESME, a Load Switch State of opened (with SMETS1 meanings) |
| **Armed**   | shall mean:  
- For a SMETS1 GSME, a Valve State of armed (with SMETS1 meanings); and  
- For a SMETS1 ESME, a Load Switch State of armed (with SMETS1 meanings) |

**Table 7**
16 **OTA Header, Upgrade Image, OTA Upgrade Image and Authorising Remote Party Signature.**

16.1 In relation to a Manufacturer Image which is to be sent to a Device, the Authorising Remote Party Signature shall be the Digital Signature generated across the Manufacturer Image using the private key associated with the Certificate identified by the Device’s Notified Critical Supplier Certificate ID. Therefore the Authorising Remote Party Signature within an Upgrade Image can be checked (i.e. a Check Cryptographic Protection step may be carried out) using the Manufacturer Image and the Public Key in the Certificate identified by the Device’s Notified Critical Supplier Certificate ID.

16.2 Upgrade Image shall be the concatenation:

\[
\text{Manufacturer Image} \parallel 0x0040 \parallel \text{Authorising Remote Party Signature}
\]

16.3 For clarity, each Manufacturer Image that is capable of being distributed using an Update Firmware Service Request must have an associated Central Products List entry containing a number of values. The OTA Header associated with that same Manufacturer Image shall be an octet string constructed using the values from that associated Central Products List entry in the way specified in Table 8, except that the OTA Header requires, in line with the ZigBee OTA specification, elements to be ‘little endian’. Where Devices of this Device Model support the ZigBee OTA Specification, the values used shall also align to the corresponding values used by such Devices in OTA firmware related processing.
<table>
<thead>
<tr>
<th>ZigBee OTA Message Element</th>
<th>Contents</th>
<th>Length (octets)</th>
<th>Note</th>
</tr>
</thead>
<tbody>
<tr>
<td>OTA upgrade file identifier</td>
<td>0x0BEEF11E</td>
<td>4</td>
<td></td>
</tr>
<tr>
<td>OTA Header version</td>
<td>0x0100</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>OTA Header length</td>
<td>0x003C</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>OTA Header Field control</td>
<td>0x0004</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>Manufacturer code</td>
<td>Value of manufacturer_identifier in the associated Central Products List entry (with its Central Products List meaning)</td>
<td>2</td>
<td>Identifies the Manufacturer producing the Manufacturer Image</td>
</tr>
<tr>
<td>Image type</td>
<td>Value of model_identifier in the associated Central Products List entry (with its Central Products List meaning)</td>
<td>2</td>
<td>As per the ZigBee OTA specification, this is to differentiate products from the same Manufacturer</td>
</tr>
<tr>
<td>File version</td>
<td>Value of firmware_version in the associated Central Products List entry (with its Central Products List meaning)</td>
<td>4</td>
<td>As per the ZigBee OTA specification, this is to differentiate release and build numbers for the product in question</td>
</tr>
<tr>
<td>ZigBee Stack version</td>
<td>0x0002</td>
<td>2</td>
<td></td>
</tr>
<tr>
<td>OTA Header string</td>
<td>Manufacturer specific</td>
<td>32</td>
<td>May be used but is not required to be used in Device processing of the Manufacturer Image</td>
</tr>
<tr>
<td>Total Image size (including header)</td>
<td>The length in octets of OTA Upgrade Image</td>
<td>4</td>
<td>Contents to be interpreted as an unsigned integer</td>
</tr>
<tr>
<td>Minimum hardware version</td>
<td>Value of hardware_version.version</td>
<td></td>
<td>hardware_version.revision in the associated Central Products List entry (with their Central Products List meanings)</td>
</tr>
<tr>
<td>Maximum hardware version</td>
<td>Value of hardware_version.version</td>
<td></td>
<td>hardware_version.revision in the associated Central Products List entry (with their Central Products List meanings)</td>
</tr>
<tr>
<td>--------------------------</td>
<td>--------------------------------------------------------------------------------</td>
<td>---</td>
<td></td>
</tr>
</tbody>
</table>

**Table 8**

16.4 OTA Upgrade Image shall be the concatenation:

OTA Header || Upgrade Image

16.5 For each SMETS1 CHF, each SMETS1 ESME and each SMETS1 GSME with which the S1SP has (in each case) established communication, the S1SP shall maintain a Most Recently Verified Manufacturer Image Hash which shall be a 256-bit integer value and which shall be set to the value zero prior to the time at which the S1SP first communicates with the Device in question.

17 **Processing SMETS1 Service Requests**

17.1 The obligation on DCC to carry out Equivalent Steps when processing SMETS1 Service Requests shall be interpreted in light of the different requirements and device functionality set out in this document generally and in particular in these Clauses 17 and 18. In each case, the text describing the modified processing to be undertaken by DCC (including, where appropriate the relevant S1SP) relates to the type of Service Request(s) identified by Service Reference Variant in the underlined heading immediately above the text.

17.2 The different requirements and device functionality specified in Clause 17 shall apply to all SMETS1 Devices of the relevant Device Types.

17.3 The different requirements and device functionality specified in Clause 18 shall apply only to SMETS1 Devices which are of specified Device Models. Such Device Models and the different requirements or functionality that applies to them shall be specified in the ‘Device Model Variations to Equivalent Steps Matrix’ (the ‘DMVES Matrix’). The DCC shall publish to all Parties the DMVES Matrix and keep it up to date.
General

17.4 Where processing Service Requests that are requesting the reading of logs, and where, according to the Smart Metering Inventory, the target Device is a GSME, then the S1SP shall populate SMETS1 Responses using only data provided from the SMETS1 GSME and Unsupported Values in fields required by this Clause 17.

17.5 Where processing Service Requests for the reading of gas related information, and, according to the Smart Metering Inventory, the target Device is a GPF, then the S1SP shall populate SMETS1 Responses using any data available for the SMETS1 GSMS of which the SMETS1 GPF forms a part.

17.6 The DCC shall not be required to provide Enrolment or Communication Services in relation to any SMETS1 GSME that is added to the CHF Device Log of an Enrolled SMETS1 Smart Metering System.

Update Tariff (SRV 1.1.1) and Update Price (SRV 1.2.1)

17.7 SMETS1 Smart Meters are not required to support Currency Units as a Configuration Data Item (with their SMETS2 meanings). Therefore, the S1SP shall discard any value in the CurrencyUnits fields (with its DUIS meaning) when setting values on the Smart Meter as a result of such a Service Request. For clarity, this discarding of values shall not result in an error in the SMETS1 Response.

17.8 For SMETS1 GSME, processing shall include the SMETS1 required capture of information in to the Billing Data Log (with its SMETS1 meaning), and so may therefore not include capturing a value for the Total Consumption Register (with its SMETS1 meaning).

17.9 For SMETS1 ESME, processing shall include the SMETS1 required capture of information in to the Billing Data Log (with its SMETS1 meaning), and so may therefore not include capturing values for the Total Active Import Register (with its SMETS1 meaning) or the Tariff TOU Block Register Matrix (with its SMETS2 meanings).

Adjust Meter Balance (SRV 1.5)

17.10 Where the Device is not capable of supporting Reset Meter Balance (with its SMETS2 meaning), the S1SP shall create a SMETS1 Response indicating
failure.

Update Payment Mode (SRV 1.6)

17.11 Processing shall include the SMETS1 required capture of information into the Billing Data Log (with its SMETS1 meaning), and so may therefore not include capturing values for the Total Consumption Register, Total Active Import Register or the Tariff TOU Block Register Matrix (with their SMETS1 / SMETS2 meanings).

17.12 Processing shall reflect the meanings of SuspendDebtDisabled and SuspendDebtEmergency in Clause 15.1.

Update Prepay Configuration (SRV 2.1)

17.13 As per DUIS, processing shall not include the setting of values equivalent to the MaxMeterBalance and MaxCreditThreshold (with their DUIS meanings) where the Device does not support such setting.

Top Up Device (SRV 2.2)

17.14 Processing shall be as specified for an Add Credit WAN Interface Command (with their SMETS1 meanings).

Update Debt (SRV 2.3)

17.15 Where any one or more of TimeDebtRegister1, TimeDebtRegister2 and PaymentDebtRegister values (with their DUIS meanings) is not zero, debt adjustment related processing shall be as specified for an Adjust Debt WAN Interface Command (with their SMETS1 meanings). Other processing shall be as for a SMETS2+ Device.

Activate Emergency Credit (SRV 2.5)

17.16 Processing shall be as specified for an Activate Emergency Credit WAN Interface Command (with their SMETS1 meanings). As for a SMETS2+ Device,
if, after the Device has executed the associated instructions, emergency credit is activated on the Device then the S1SP shall return a SMETS1 Response indicating the Command executed successfully. This shall be so regardless of whether emergency credit was activated on the Device prior to the instruction's execution or not.

Restrict Access For Change Of Tenancy (SRV 3.2)

17.17 Where, according to the Smart Metering Inventory, the target Device is an ESME, processing shall be as specified for a SMETS1 ESMS Restrict Data WAN Interface Command (with their SMETS1 meanings).

17.18 Where, according to the Smart Metering Inventory, the target Device is a GPF, processing shall be as specified for a SMETS1 GSMS Restrict Data WAN Interface Command (with their SMETS1 meanings).

Clear Event Log (SRV 3.3)

17.19 Processing shall be as specified for a Clear Event Log WAN Interface Command (with their SMETS1 meanings) and, therefore, a corresponding Security Log entry (with its SMETS1 meaning) may not be created.

Read Instantaneous Import TOU With Blocks Matrices (4.1.3)

17.20 Where the Device is not capable of providing Tariff TOU Block Register Matrix values (with its SMETS2 meaning), the S1SP shall set the corresponding values in the SMETS1 Response to the relevant Unsupported Values.

Retrieve Change Of Mode / Tariff Triggered Billing Data Log (4.4.2) and Retrieve Billing Calendar Triggered Billing Data Log (SRV 4.4.3)

17.21 Where the Device is not capable of recording the Total Consumption Register or Total Active Import Register values (with their SMETS1 meanings) in such log entries, the S1SP shall set the corresponding values in the SMETS1 Response to the relevant Unsupported Values.
17.22 SMETS1 ESME are not required to record Tariff TOU Block Register Matrix values (with their SMETS2 meaning) but are required to record the Tariff Block Counter Matrix values in the Billing Data Log (with their SMETS1 meanings). Therefore, the S1SP shall, where the target Device is recorded as being an ESME in the Smart Metering Inventory, populate the TariffTOUBlock[1..4]RegisterMatrixValue values (with their Message Mapping Catalogue meaning) with the Tariff Block Counter Matrix values from the Billing Data Log (with their SMETS1 meanings).

17.23 For clarity, SMETS1 does not require the recording of additional prepayment values to the timetable set out in the Billing Calendar.

Retrieves Import Daily Read Log (SRV 4.6.1)

17.24 SMETS1 ESME are not required to record Tariff TOU Block Register Matrix values (with their SMETS2 meaning) but are required to record the Tariff Block Counter Matrix values in the Daily Read Log (with their SMETS1 meanings). Therefore, the S1SP shall, where the target Device is recorded as being an ESME in the Smart Metering Inventory, populate the TariffTOUBlock[1..4]RegisterMatrixValues values (with their Message Mapping Catalogue meaning) with the Tariff Block Counter Matrix values from the Daily Read Log (with their SMETS1 meanings).

17.25 For clarity, SMETS1 Smart Meters need only support 14 entries in this log.

Read Tariff Primary Element (SRV 4.11.1)

17.26 In populating a SMETS1 Response, the S1SP shall:

(a) set CurrencyUnitsLabel to GBP and CurrencyUnitsName to Millipence (with their Message Mapping Catalogue meanings), since these values do not have to be supported by SMETS1 Devices;

(b) set the value of PrimaryActiveTariffPrice and PrimaryActiveTariffPriceScale (with their Message Mapping Catalogue meanings) to the relevant Unsupported Value, so indicating that these values do not have to be supported by SMETS1 Devices;

(c) Read Tariff Type (with its SMETS1 meaning) from the target SMETS1 Smart Meter to establish whether it is ‘Time-of-use’ or ‘Time-of-use with
Block’ (with their SMETS1 meanings);

(d) where the target Device is, according to the Smart Metering Inventory, a SMETS1 ESME:

(i) if Tariff Type is ‘Time-of-use’, then set the values in TariffTOUPriceMatrix to those read from the Device and the values in TariffBlockPriceMatrix (with their Message Mapping Catalogue meanings) to the relevant Unsupported Values, to denote which values are in use and so which Tariff Type; or

(ii) if Tariff Type is ‘Time-of-use with Block’, then set the values in TariffBlockPriceMatrix to those read from the Device and the values in TariffTOUPriceMatrix (with their Message Mapping Catalogue meanings) to the relevant Unsupported Values, to denote which values are in use and so which Tariff Type; and

(e) where the target Device is, according to the Smart Metering Inventory, a SMETS1 GSME:

(i) if Tariff Type is ‘Time-of-use’, then set the values in TOUTariff to those read from the Device and omit the BlockTariff element (with their Message Mapping Catalogue meanings), to denote which values are in use and so which Tariff Type; or

(ii) if Tariff Type is ‘Time-of-use with Block’, then set the values in BlockTariff to those read from the Device and omit the TOUTariff element (with their Message Mapping Catalogue meanings), to denote which values are in use and so which Tariff Type.

Read Prepayment Configuration SRV 4.13

17.27 Where the SMETS1 Device does not support the setting of values equivalent to the MaxMeterBalance or MaxCreditThreshold values (with their Message Mapping Catalogue meanings), then the S1SP shall, in populating a SMETS1 Response, set the values to the relevant Unsupported Value.

Read Load Limit Data (SRV 4.15)
17.28 A SMETS1 ESME cannot support a Load Limit Period (with its SMETS2 meaning) since the equivalent period is fixed at 30 seconds in SMETS1. Therefore, when populating a SMETS1 Response the S1SP shall set the LoadLimitPeriod (with its Message Mapping Catalogue meaning) to the relevant Unsupported Value.

17.29 A SMETS1 ESME cannot support a Load Limit Restoration Period (with its SMETS2 meaning) since there is no equivalent SMETS1 functionality. Therefore, when populating a SMETS1 Response, the S1SP shall set the LoadLimitRestorationPeriod (with its Message Mapping Catalogue meaning) to the relevant Unsupported Value.

Read Network Data (SRV 4.10)

17.30 A SMETS1 ESME is only required to support setting of Average RMS Voltage Measurement Period (with its SMETS1 meaning) in minutes, whereas the SMETS2 equivalent can be set in seconds. Therefore, where the SMETS1 ESME does not support setting to a resolution of seconds, the value in the MeasurementPeriod within AvgRMSVoltageProfileDataLog (with their Message Mapping Catalogue meanings) may be a multiple of 60 rather than the number of seconds requested in a prior ‘Update Device Configuration (Voltage) (SRV 6.5)’ Service Request.

Read Device Configuration (Identity Exc MPxN) (SRV 6.2.4)

17.31 In populating the SMETS1 Response, the S1SP shall:

(a) not include MeterVariant or ModelType fields (with their Message Mapping Catalogue meanings), since those do not have to be supported by SMETS1 Devices; and

(b) only include ManufacturerIdentifier (with its Message Mapping Catalogue meaning) where the target SMETS1 Device has a Device Identifier (with its SMETS1 meaning) and, in this case, set the value of ManufacturerIdentifier (with its Message Mapping Catalogue meaning) to be the value returned by the target Device for its Device Identifier (with its SMETS1 meaning).
Read Device Configuration (Gas) (SRV 6.2.8)

17.32 Where the SMETS1 Device does not support the setting of values equivalent to the StabilisationPeriod or MeasurementPeriod values (with their Message Mapping Catalogue meanings), then the S1SP shall, in populating a SMETS1 Response, set the values to the relevant Unsupported Value.

Update Device Configuration (Load Limiting General Settings) (SRV 6.4.1)

17.33 As noted in Clauses 17.28 and 17.29, a SMETS1 ESME cannot support either a Load Limit Period (with its SMETS2 meaning) or a Load Limit Restoration Period (with its SMETS2 meaning). Therefore, the S1SP shall discard any values in the LoadLimitPeriod or LoadLimitRestorationPeriod fields (with their DUIS meanings) when setting values on the SMETS1 ESME as a result of such a Service Request. For clarity, this discarding of values shall not result in an error in the SMETS1 Response.

Update Device Configuration (Voltage) (SRV 6.5)

17.34 A SMETS1 ESME is only required to support setting of Average RMS Voltage Measurement Period (with its SMETS1 meaning) in minutes, whereas the SMETS2 equivalent can be set in seconds. Therefore, where the target SMETS1 ESME does not support setting to a resolution of seconds, the S1SP shall divide the value in the AverageRMSVoltageMeasurementPeriod (with its DUIS meaning) by 60, round up to the nearest integer and set the value of the Average RMS Voltage Measurement Period (with its SMETS1 meaning) to the integer number of minutes so calculated.

Update Device Configuration (SRV 6.7)

17.35 Where a SMETS1 GSME supports the setting of values equivalent to the StabilisationPeriod or MeasurementPeriod values (with their Message Mapping Catalogue meanings), then the S1SP shall instruct the Device to set such values. Where the Device does not support setting of such values, the S1SP cannot send such instructions to the Device and therefore shall not do so and the S1SP shall create a SMETS1 Response indicating failure.

Read Event Or Security Log (SRV 6.13)
17.36 For clarity, in populating the SMETS1 Response, the S1SP shall comply with the requirements of Clause 8.

**Update Security Credentials (KRP) (SRV 6.15.1)**

17.37 The S1SP shall undertake the processing required by Clause 19. For clarity, since the Service Request is not to effect a change of control, any value in the RemotePartyFloorSequenceNumber field shall be discarded.

**Update Security Credentials (CoS) (SRV 6.23)**

17.38 Where the DCC has successfully authenticated the Service Request, the DCC shall then set all the Execution Counters required by Table 9 for the target Device (and for a SMETS1 ESME, the Associated SMETS1 CHF), according to the Device Type recorded for that target Device in the Smart Metering Inventory, to the value specified for that Execution Counter in Table 9.

17.39 The S1SP shall undertake the processing required by Clause 19. Where that processing is successful, the S1SP shall then set each Execution Counter required by Table 9 for the target Device (and for a SMETS1 ESME, the Associated SMETS1 CHF), according to the Device Type recorded for that target Device in the Smart Metering Inventory, to the value specified for that Execution Counter in Table 9.

<table>
<thead>
<tr>
<th>Type of SMETS1 Device</th>
<th>Execution Counters</th>
</tr>
</thead>
<tbody>
<tr>
<td>SMETS1 ESME</td>
<td>Those for each Critical Service Request which can be targeted at the Device, excluding the ‘Update Device Security Credentials (KRP) (SRV 6.15.1)’ shall be set to the value in the SupplierFloorSequenceNumber field;</td>
</tr>
<tr>
<td></td>
<td>That for the ‘Update Device Security Credentials (KRP) (SRV 6.15.1)’ Service Request, for use where RemotePartyRole is Supplier (with their DUIS meanings) shall be set to the value in the SupplierFloorSequenceNumber field;</td>
</tr>
<tr>
<td></td>
<td>That for the ‘Top Up Device (SRV 2.2)’ Service Request shall be set to the value in the SupplierFloorSequenceNumber field;</td>
</tr>
</tbody>
</table>
In relation to the SMETS1 CHF which is Associated with the SMETS1 ESME, that for the ‘Activate Firmware (SRV 11.3)’ Service Request shall be set to the value in the SupplierFloorSequenceNumber field; and

That for the ‘Request Handover of DCC Controlled Device (SRV 6.21)’ Service Request, for use where RemotePartyRole is Supplier (with their DUlS meanings), shall be set to \((2^{64} - 1)\).

Those for each Critical Service Request which can be targeted at the Device shall be set to the value in the SupplierFloorSequenceNumber field;

That for the ‘Top Up Device (SRV 2.2)’ Service Request shall be set to the value in the SupplierFloorSequenceNumber field; and

That for the ‘Request Handover of DCC Controlled Device (SRV 6.21)’ Service Request, for use where RemotePartyRole is Supplier (with their DUlS meanings), shall be set to \((2^{64} - 1)\).

That for the ‘Update Device Security Credentials (KRP) (SRV 6.15.1)’ Service Request, for use where RemotePartyRole is Supplier (with their DUlS meanings) shall be set to the value in the SupplierFloorSequenceNumber field; and

That for the ‘Request Handover of DCC Controlled Device (SRV 6.21)’ Service Request, for use where RemotePartyRole is Supplier (with their DUlS meanings), shall be set to \((2^{64} - 1)\).

Table 9

Retrieve Device Security Credentials (KRP) (SRV 6.24.1)

17.40 If (with their DUlS meanings):

(a) RemotePartyRole is Supplier and there is no recorded Notified Critical Supplier ID for the target Device; or

(b) RemotePartyRole is NetworkOperator and there is no recorded Notified Critical Network Operator ID for the target Device; or

(c) RemotePartyRole is neither NetworkOperator nor Supplier
then the S1SP shall populate the SMETS1 Response with a single instance of RemotePartyDetails where the RemotePartyRole is as per the Service Request, StatusCode is trustAnchorNotFound and all other fields are omitted. Only otherwise shall the S1SP undertake the processing required in Clause 17.41 or 17.42 as required by RemotePartyRole.

17.41 Where RemotePartyRole is Supplier (with their DUIS meanings), the S1SP shall populate the SMETS1 Response as follows:

(a) populate a first instance of RemotePartyDetails where CertificateUsage is DigitalSigning, ExistingCertificateHash is that from the Certificate identified by Notified Critical Supplier Certificate ID, ExistingRemotePartyId is the Notified Critical Supplier ID, StatusCode is success and RemotePartyFloorSeqNumber has the value of the Execution Counter for ‘Update Device Security Credentials (KRP) (SRV 6.15.1)’ Service Request, for use where RemotePartyRole is Supplier (with their DUIS meanings); and

(b) populate a second instance of RemotePartyDetails where CertificateUsage is KeyAgreement, ExistingCertificateHash is that from the Certificate identified by Notified Non-Critical Supplier Certificate ID, ExistingRemotePartyId is the Notified Non-Critical Supplier ID, StatusCode is success and RemotePartyFloorSeqNumber has the value of the Execution Counter for ‘Update Device Security Credentials (KRP) (SRV 6.15.1)’ Service Request, for use where RemotePartyRole is Supplier (with their DUIS meanings).

17.42 Where RemotePartyRole is NetworkOperator (with their DUIS meanings), the S1SP shall populate the SMETS1 Response as follows:

(a) populate a first instance of RemotePartyDetails where CertificateUsage is DigitalSigning, ExistingCertificateHash is that from the Certificate identified by Notified Critical Network Operator Certificate ID, ExistingRemotePartyId is the Notified Critical Network Operator ID, StatusCode is success and RemotePartyFloorSeqNumber has the value of the Execution Counter for ‘Update Device Security Credentials (KRP) (SRV 6.15.1)’ Service Request, for use where RemotePartyRole is NetworkOperator (with their DUIS meanings); and

(b) populate a second instance of RemotePartyDetails where CertificateUsage is KeyAgreement, ExistingCertificateHash is that from the Certificate identified by Notified Non-Critical Network Operator Certificate ID, ExistingRemotePartyId is the Notified Non-Critical Network Operator ID,
StatusCode is success and RemotePartyFloorSeqNumber has the value of the Execution Counter for ‘Update Device Security Credentials (KRP) (SRV 6.15.1)’ Service Request, for use where RemotePartyRole is NetworkOperator (with their DUIS meanings).

Request Handover Of DCC Controlled Device (SRV 6.21)

17.43 The S1SP shall undertake the processing required by Clause 19. Where that processing is successful, the S1SP shall then set Execution Counter values it holds in relation to the target Device according to the requirements of Table 10 and the Device Type recorded for the target Device in the Smart Metering Inventory. Where the S1SP creates a SMETS1 Response indicating success, it shall include in that SMETS1 Response an ExecutionOutcome (with its Message Mapping Catalogue meaning) element populated according to the requirements of Table 11.1. Where the DCC receives the resulting SMETS1 Response indicating success, the DCC shall set Execution Counter values it holds in relation to the target Device according to the requirements of Table 10 and the Device Type recorded for the target Device in the Smart Metering Inventory.

<table>
<thead>
<tr>
<th>Type of SMETS1 Device and RemotePartyRole</th>
<th>Required Execution Counter settings</th>
</tr>
</thead>
<tbody>
<tr>
<td>SMETS1 ESME or SMETS1 GSME or SMETS1 GPF where RemotePartyRole is Supplier (with their DUIS meanings)</td>
<td>That for the ‘Update Device Security Credentials (KRP) (SRV 6.15.1)’ Service Request, for use where RemotePartyRole is Supplier (with their DUIS meanings), shall be set to zero; and</td>
</tr>
<tr>
<td></td>
<td>That for the ‘Request Handover of DCC Controlled Device (SRV 6.21)’ Service Request, for use where RemotePartyRole is Supplier (with their DUIS meanings), shall be set to ((2^{64} - 1)).</td>
</tr>
<tr>
<td>SMETS1 ESME or SMETS1 GPF where RemotePartyRole is NetworkOperator (with their DUIS meanings)</td>
<td>That for the ‘Update Device Security Credentials (KRP) (SRV 6.15.1)’ Service Request, for use where RemotePartyRole is NetworkOperator (with their DUIS meanings), shall be set to zero; and</td>
</tr>
<tr>
<td></td>
<td>That for the ‘Request Handover of DCC Controlled Device (SRV 6.21)’ Service Request, for use where RemotePartyRole is NetworkOperator (with their DUIS meanings), shall be set to ((2^{64} - 1)).</td>
</tr>
</tbody>
</table>

Table 10
<table>
<thead>
<tr>
<th>Data Item (with its Message Mapping Catalogue meaning)</th>
<th>Required value in a SMETS1 Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>AuthorisingRemotePartyOriginatorCounter</td>
<td>As per Message Mapping Catalogue.</td>
</tr>
<tr>
<td>CredentialsReplacementMode</td>
<td>Shall be populated with:</td>
</tr>
<tr>
<td></td>
<td>• ‘SupplierBySupplier’ when the RemotePartyRole (with its DUIS meaning) in the Service Request is ‘Supplier’</td>
</tr>
<tr>
<td></td>
<td>• ‘NetworkOperatorbyNetworkOperator’ when the RemotePartyRole (with its DUIS meaning) in the Service Request is ‘NetworkOperator’</td>
</tr>
<tr>
<td>RemotePartySeqNumberChange</td>
<td>Shall be populated according to the requirements of Table 12.2</td>
</tr>
<tr>
<td>ReplacementOutcome</td>
<td>For each replacement (with its DUIS meaning) in the Service Request, shall be populated according to the requirements of Table 13.3</td>
</tr>
</tbody>
</table>

**Table 11.1**

<table>
<thead>
<tr>
<th>Data Item (with its Message Mapping Catalogue meaning)</th>
<th>Required value in a SMETS1 Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>RemotePartyRole</td>
<td>The RemotePartyRole (with its DUIS meaning) in the Service Request</td>
</tr>
<tr>
<td>RemotePartyFloorSeqNumber</td>
<td>The RemotePartyFloorSeqNumber (with its DUIS meaning) in the Service Request</td>
</tr>
</tbody>
</table>

**Table 12.2**

<table>
<thead>
<tr>
<th>Data Item (with its Message Mapping Catalogue meaning)</th>
<th>Required value in a SMETS1 Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>StatusCode</td>
<td>‘success’</td>
</tr>
<tr>
<td>CertificateType</td>
<td>• ‘DigitalSigning’ for a ‘DigitalSigningCertificate’ (with its DUIS meaning) in the Service Request</td>
</tr>
<tr>
<td>RemotePartyRole</td>
<td>The RemotePartyRole (with its DUIS meaning) in the Service Request</td>
</tr>
<tr>
<td>-------------------------------------</td>
<td>---------------------------------------------------------------</td>
</tr>
<tr>
<td>ExistingRemotePartyID</td>
<td>• The subject unique identifier equating to Entity Identifier (64 bit value) of a valid SMKI Certificate with the Remote Party Role of ‘accessControlBroker’ and keyUsage of ‘digitalSignature’ for a ‘DigitalSigningCertificate’ (with its DUIS meaning) in the Service Request</td>
</tr>
<tr>
<td></td>
<td>• The subject unique identifier equating to Entity Identifier (64 bit value) of a valid SMKI Certificate with the Remote Party Role of ‘accessControlBroker’ and keyUsage of ‘keyAgreement’ for a ‘KeyAgreementCertificate’ (with its DUIS meaning) in the Service Request</td>
</tr>
<tr>
<td>NewRemotePartyID</td>
<td>• The subject unique identifier equating to Entity Identifier (64 bit value) of the ‘DigitalSigningCertificate’ (with its DUIS meaning) in the Service Request</td>
</tr>
<tr>
<td></td>
<td>• The subject unique identifier equating to Entity Identifier (64 bit value) of a ‘KeyAgreementCertificate’ (with its DUIS meaning) in the Service Request</td>
</tr>
<tr>
<td>ExistingCertificateHash</td>
<td>• The subject key identifier, a SHA-1 Hash of the public key contained in a valid SMKI Certificate with the Remote Party Role of ‘accessControlBroker’ and keyUsage of ‘digitalSignature’ for a ‘DigitalSigningCertificate’ (with its DUIS meaning) in the Service Request</td>
</tr>
<tr>
<td></td>
<td>• The subject key identifier, a SHA-1 Hash of the public key contained in a valid SMKI Certificate with the Remote Party Role of ‘accessControlBroker’ and keyUsage of ‘keyAgreement’ for a ‘KeyAgreementCertificate’ (with its DUIS meaning) in the Service Request</td>
</tr>
<tr>
<td>NewCertificateHash</td>
<td>• The subject key identifier, a SHA-1 Hash of the public key contained in a ‘DigitalSigningCertificate’ (with its DUIS meaning) in the Service Request</td>
</tr>
<tr>
<td></td>
<td>• The subject key identifier, a SHA-1 Hash of the public key contained in a ‘KeyAgreementCertificate’ (with its DUIS meaning) in the Service Request</td>
</tr>
</tbody>
</table>

Table 13.3

Enable Supply (SRV 7.1)
17.44 For clarity, this command in SMETS1 is unconditional unlike in SMETS2. Therefore, the Service Request may result in supply being enabled on a SMETS1 Smart Meter when it would not be enabled on a SMETS2 Smart Meter which is in the same state.

**Arm Supply (SRV 7.3)**

17.45 On receipt of this Service Request, the S1SP shall create and send a SMETS1 Arm Valve (for SMETS1 GSME) or a SMETS1 Arm Load Switch (for SMETS1 ESME) command. For clarity, these commands in SMETS1 are unconditional unlike the equivalent command in SMETS2. Therefore, the Service Request may result in supply being armed on a SMETS1 Smart Meter when it would not be armed on a SMETS2 Smart Meter which is in the same state.

**Join Service (Critical) (SRV 8.7.1) and Join Service (Non-Critical) (SRV 8.7.2)**

17.46 If, according to the information held by the S1SP, the Devices identified by OtherDeviceID and by BusinessTargetID (with their DUIS meanings) are not both on the same SMETS1 CHF’s ‘SMETS1 CHF Device Log’, the S1SP shall create a SMETS1 Response indicating failure; otherwise the S1SP shall create a SMETS1 Response indicating success.

**Unjoin Service (Critical) (SRV 8.8.1) and Unjoin Service (Non-Critical) (SRV 8.8.2)**

17.47 The S1SP shall create a SMETS1 Response indicating success.

**Read Device Log (SRV 8.9)**

17.48 In populating the SMETS1 Response, the S1SP shall:

(a) include a CHFDeviceLogEntry (with its Message Mapping Catalogue meaning) for the SMETS1 GPF which is within the same SMETS1 CH as
the SMETS1 CHF to which this Service Request is targeted;

(b) include a CHFDeviceLogEntry (with its Message Mapping Catalogue meaning) for the SMETS1 ESME which is within the same SMETS1 ESMS as the SMETS1 CHF to which this Service Request is targeted; and

(c) include, except for the SMETS1 ESME, a CHFDeviceLogEntry (with its Message Mapping Catalogue meaning) for each SMETS1 Device which communicates via the home area network using ZigBee Alliance standards managed by the SMETS1 CHF to which this Service Request is targeted.

17.49 This set of Devices for which CHFDeviceLogEntry (with its Message Mapping Catalogue meaning) would be created shall be referred to as the SMETS1 CHF’s ‘SMETS1 CHF Device Log’.

17.50 In populating a CHFDeviceLogEntry (with its Message Mapping Catalogue meaning) in a SMETS1 Response for a particular Device, the S1SP shall:

(a) set the value of DeviceID (with its Message Mapping Catalogue meaning) to the Device’s Device ID, where that Device ID complies with Clause 3;

(b) set the value of SubGHzLinkQuality (with its Message Mapping Catalogue meaning) to zero, meaning that the Device is not communicating on Sub GHz frequencies;

(c) where the Device is not able to support the LastCommunicationsDateTime (with its Message Mapping Catalogue meaning) parameter, set the value of that parameter to the relevant Unsupported Value, to indicate that it does not support that parameter; and

(d) where the Device is able to support the LastCommunicationsDateTime (with its Message Mapping Catalogue meaning) parameter, set the value of that parameter to a value equivalent to that returned by the Device.

Update HAN Device Log (SRV 8.11)
17.51 Where RequestType is Add (with their DUIS meanings), the S1SP shall undertake processing in the following sequence stopping at the point at which it creates a SMETS1 Response:

(a) where DeviceID in the UpdateHANDeviceLog element (with their DUIS meanings) is, according to the Smart Metering Inventory a SMETS1 GPF:

(i) if, according to the Smart Metering Inventory, the SMETS1 GPF is Associated with the target SMETS1 CHF, the S1SP shall create a SMETS1 Response indicating success; or

(ii) if, according to the Smart Metering Inventory, the SMETS1 GPF is not Associated with the target SMETS1 CHF, the S1SP shall create a SMETS1 Response indicating failure;

(b) where DeviceID in the UpdateHANDeviceLog element (with their DUIS meanings) is, according to the Smart Metering Inventory a SMETS1 ESME which the S1SP knows does not require connection to a ZigBee Specification based home area network to communicate with the SMETS1 CHF:

(i) if, according to the S1SP’s information, the SMETS1 ESME forms part of the same SMETS1 ESMS as the SMETS1 CHF, the S1SP shall create a SMETS1 Response indicating success; or

(ii) if, according to the S1SP’s information, the SMETS1 ESME does not form part of the same SMETS1 ESMS as the SMETS1 CHF, the S1SP shall create a SMETS1 Response indicating failure;

(c) where DeviceID in the UpdateHANDeviceLog element (with their DUIS meanings) does not meet the criteria at (a) or that at (b):

(i) if, according to the information available to S1SP, the Device is already on the SMETS1 CHF’s ‘SMETS1 CHF Device Log’, the S1SP shall create a SMETS1 Response indicating success; or
(ii) if, according to the information held by the S1SP, the Device is already on another SMETS1 CHF’s ‘SMETS1 CHF Device Log’, the S1SP shall create a SMETS1 Response indicating failure and indicating which other SMETS1 CHF the Device is Associated with; or

(iii) if the criteria at neither (i) nor (ii) are met, the S1SP shall:

(A) instruct the CHF to allow the Device identified by DeviceID (with its DUIS meaning) to join the home area network controlled by the SMETS1 CHF, using the InstallCode and JoinTimePeriod (with their DUIS meaning). For clarity, SMETS1 CHF may not support a configurable home area network joining period. Only where this is so, the S1SP shall discard any JoinTimePeriod value (with their DUIS meaning); and

(B) ascertain (allowing for any relevant latency in the joining process, including where relevant the JoinTimePeriod (with its DUIS meaning)) whether the Device identified by DeviceID (with its DUIS meaning) has joined the home area network and so is able to communicate over it. If the Device is able to communicate over the home area network, the S1SP shall create a SMETS1 Response indicating success. If the Device is not able to communicate over the home area network, the S1SP shall create a SMETS1 Response indicating failure.

17.52 Where RequestType is Remove (with their DUIS meanings), the S1SP shall undertake processing in the following sequence stopping at the point at which it creates a SMETS1 Response:

(a) where DeviceID in the UpdateHANDeviceLog element (with their DUIS meanings) is, according to the Smart Metering Inventory a SMETS1 GPF, then the S1SP shall create a SMETS1 Response indicating failure; or

(b) where DeviceID in the UpdateHANDeviceLog element (with their DUIS meanings) is, according to the Smart Metering Inventory a SMETS1 ESME which the S1SP knows does not require connection to a ZigBee Specification based home area network to communicate with the SMETS1 CHF, then the S1SP shall create a SMETS1 Response indicating failure;
(c) where DeviceID in the UpdateHANDeviceLog element (with their DUIS meanings) does not meet the criteria at (a) or that at (b):

(i) if, according to the information available to S1SP, the Device is not already on the SMETS1 CHF’s ‘SMETS1 CHF Device Log’, then the S1SP shall create a SMETS1 Response indicating success; or

(ii) if, according to the information available to S1SP, the Device is on the SMETS1 CHF’s ‘SMETS1 CHF Device Log’, then the S1SP shall:

(A) instruct the SMETS1 CHF to stop the Device identified by DeviceID (with its DUIS meaning) from having access to the home area network controlled by the SMETS1 CHF, and instruct the SMETS1 CHF to confirm whether it has stopped such access; and

(B) where the S1SP receives a response from the SMETS1 CHF detailing successful removal of access within a period allowing for latency in the process, the S1SP shall create a SMETS1 Response indicating success. Otherwise, the S1SP shall create a SMETS1 Response indicating failure.

Update Firmware (SRV 11.1)

17.53 On receipt of a firmware distribution request from the DCC, the S1SP shall, for each Device identified in that request confirm that the Device:

(a) is one for which the S1SP is operationally responsible; and

(b) is, according to the Smart Metering Inventory, of the same Device Model as is specified by the corresponding five values in the OTA Header.

17.54 The S1SP shall notify the DCC of the list of Device IDs which fail the check at 17.53, and the DCC shall send a DCC Alert to the User that sent the original ‘Update Firmware’ Service Request.

17.55 Where the S1SP does immediately distribute Manufacturer Images to Devices of the Device Model identified by the OTA Header, the S1SP shall, for each Device which passes the check at 17.53:
(a) if the Notified Critical Supplier Certificate ID is the same as that of a previous Device being processed where a Check Cryptographic Protection of the Authorising Remote Party Signature for that previous Device had succeeded, then:

(i) the S1SP shall distribute the Manufacturer Image to the Device and instruct the Device to confirm when it has successfully received that image; and

(ii) where the S1SP receives a response from the Device detailing successful reception within a period allowing for latency in the process, the S1SP shall create a SMETS1 Alert for this Device to alert ‘Firmware Verification Successful’ for this Device’s Device Type (according to the Smart Metering Inventory); otherwise, the S1SP shall create a SMETS1 Alert for this Device to alert ‘Firmware Verification Failed’ for this Device’s Device Type (according to the Smart Metering Inventory);

(b) if the Notified Critical Supplier Certificate ID is either (1) different than that of a previous Device being processed where a Check Cryptographic Protection of the Authorising Remote Party Signature for that previous Device had succeeded or (2) the same as that of a previous Device being processed where the check of Authorising Remote Party Signature for that previous Device had failed, then the S1SP shall create a SMETS1 Alert for this Device to alert ‘Firmware Verification Failed’ for this Device’s Device Type (according to the Smart Metering Inventory); and

(c) if no previous Device being processed has successfully passed the Check Cryptographic Protection of the Authorising Remote Party Signature, the S1SP shall undertake the check of Authorising Remote Party Signature for this Device using the Public Key in the Certificate identified by Notified Critical Supplier Certificate ID. If that check fails then the S1SP shall create a SMETS1 Alert for this Device to alert ‘Firmware Verification Failed’ for this Device’s Device Type (according to the Smart Metering Inventory); otherwise:

(i) the S1SP shall distribute the Manufacturer Image to the Device and instruct the Device to confirm when it has successfully received that image; and

(ii) where the S1SP receives a response from the Device detailing successful reception within a period allowing for latency in the process, the
S1SP shall create a SMETS1 Alert for this Device to alert ‘Firmware Verification Successful’ for this Device’s Device Type (according to the Smart Metering Inventory); otherwise, the S1SP shall create a SMETS1 Alert for this Device to alert ‘Firmware Verification Failed’ for this Device’s Device Type (according to the Smart Metering Inventory).

17.56 Where the S1SP does not immediately distribute Manufacturer Images to Devices of the Device Model identified by the OTA Header, the S1SP shall retain the Manufacturer Image and, for each Device which passes the check at 17.53:

(a) if the Notified Critical Supplier Certificate ID is the same as that of a previous Device being processed where the check of Authorising Remote Party Signature for that previous Device had succeeded, the S1SP shall create a SMETS1 Alert for this Device to alert ‘Firmware Verification Successful’ for this Device’s Device Type (according to the Smart Metering Inventory);

(b) if the Notified Critical Supplier Certificate ID is either (1) different to that of a previous Device being processed where the check of Authorising Remote Party Signature for that previous Device had succeeded or (2) the same as that of a previous Device being processed where the check of Authorising Remote Party Signature for that previous Device had failed, then the S1SP shall create a SMETS1 Alert for this Device to alert ‘Firmware Verification Failed’ for this Device’s Device Type (according to the Smart Metering Inventory); and

(c) if no previous Device being processed has successfully passed the check of Authorising Remote Party Signature, the S1SP shall undertake the check of Authorising Remote Party Signature for this Device. If that check fails then the S1SP shall create a SMETS1 Alert for this Device to alert ‘Firmware Verification Failed’ for this Device’s Device Type (according to the Smart Metering Inventory); otherwise the S1SP shall create a SMETS1 Alert for this Device to alert ‘Firmware Verification Successful’ for this Device’s Device Type (according to the Smart Metering Inventory).

17.57 Whenever the S1SP creates a SMETS1 Alert for ‘Firmware Verification Successful’, the S1SP shall set the value of the Device’s Most Recently Verified Manufacturer Image Hash to be the Hash of the associated Manufacturer Image.
Read Firmware Version (SRV 11.2)

17.58 Based on the information available to it, the S1SP shall populate the FirmwareVersion field (with its Message Mapping Catalogue meaning) with the value from the Central Products List’s firmware_version field (with its Central Products List meaning), excluding any colons from the firmware_version field’s value, that reflects the operating firmware version for the Device’s Device Model.

Activate Firmware (SRV 11.3)

17.59 If the FirmwareHash value (with its DUIS meaning) is not the same as the target Device’s Most Recently Verified Manufacturer Image Hash, the S1SP shall create a SMETS1 Response indicating failure.

17.60 If the FirmwareHash value (with its DUIS meaning) is the same as the target Device’s Most Recently Verified Manufacturer Image Hash:

(a) the S1SP shall instruct the Device to activate the Manufacturer Image (if necessary for the Device Model, by distributing the Manufacturer Image to it) and instruct the Device to confirm when it has successfully activated that Manufacturer Image; and

(b) where the S1SP receives a response from the Device detailing successful activation within a period allowing for latency in the process, the S1SP shall create a SMETS1 Response indicating success; otherwise, the S1SP shall create a SMETS1 Response indicating failure.

Synchronise Clock (SRV 6.11) and Commission Device (SRV 8.1.1)

17.61 Where the target Device is capable of maintaining time independently of any other Device in the Smart Metering System, the S1SP shall determine the Device’s time and, if the Device’s time is within the period defined by CurrentDateTime and CurrentDateTime plus TolerancePeriod (with their DUIS meanings), the S1SP shall return a SMETS1 Response indicating ‘reliable’. If the Device’s time can be determined but is outside of that period, the S1SP shall return a SMETS1 Response indicating ‘unreliable’. If the S1SP determines that the Device does not have a valid time, the S1SP shall return a SMETS1 Response indicating ‘invalid’.

54
17.62 Where the target Device is not capable of maintaining time independently of another Device in the Smart Metering System, the S1SP shall determine the time of the Device that serves as the time source for the target Device and, if the time source Device’s time is within the period defined by CurrentDateTime and CurrentDateTime plus TolerancePeriod (with their DUIS meanings), the S1SP shall return a SMETS1 Response indicating ‘reliable’. If the time source Device’s time can be determined but is outside of that period, the S1SP shall return a SMETS1 Response indicating ‘unreliable’. If the S1SP determines that the Device does not have a valid time, the S1SP shall return a SMETS1 Response indicating ‘invalid’.

18 Processing SMETS1 Service Requests – Device specific behaviour

18.1 Update Import Tariff (Primary Element) (SRV 1.1.1)

(a) Where the target SMETS1 ESME does not support a Standing Charge (with its SMETS1 meaning) with an accuracy of greater than hundred thousandths of Currency Units (with its SMETS1 meaning) per day, the S1SP shall, where the Service Request specifies a StandingChargeScale (with its DUIS meaning) of -6 or less, create a SMETS1 Response indicating failure.

(b) Where the target SMETS1 ESME does not support prices in a Tariff TOU Price Matrix or Tariff Block Price Matrix (with its SMETS1 meaning) with an accuracy of greater than hundred thousandths of Currency Units (with its SMETS1 meaning) per kWh, the S1SP shall, where the Service Request specifies a PriceScale (with its DUIS meaning) of -6 or less, create a SMETS1 Response indicating failure.

(c) Where the target SMETS1 ESME does not support a Standing Charge (with its SMETS1 meaning) with an accuracy of greater than ten thousandths of Currency Units (with its SMETS1 meaning) per day and the StandingChargeScale (with its DUIS meaning) specified is -5, the S1SP shall round the Standing Charge value (with its SMETS1 meaning) down to whole numbers of ten thousandths of Currency Units (with its SMETS1 meaning) per day.

(d) Where the target SMETS1 ESME does not support a PriceScale (with its DUIS meaning) at a resolution greater than ten thousandths of Currency Units (with its SMETS1 meaning) per kWh and the PriceScale (with its DUIS meaning) specified is -5, the S1SP shall round down the value of all
prices in the Service Request to whole numbers of ten thousandths of Currency Units (with its SMETS1 meaning) per kWh.

(e) Where the SMETS1 ESME or SMETS1 GSME does not support StandingCharge (with its DUIS meaning) that is larger than 32767 and the StandingCharge (with its DUIS meaning) is greater than this value, the S1SP shall repeatedly divide the value by 10 and increase the associated scale by 1 until the resulting value can be stored on the Device. The stored value shall be rounded down to the nearest integer if the value to store is no longer an integer after rescaling.

(f) Where the SMETS1 ESME or SMETS1 GSME does not support prices in the TariffTOUPriceMatrix or TariffBlockPriceMatrix (with their DUIS meanings) that are larger than 32767 and any of the values in TariffTOUPriceMatrix or TariffBlockPriceMatrix (with their DUIS meanings) is greater than this value, the S1SP shall repeatedly divide all the values by 10 and increase the associated scale by 1 until the all the resulting values can be stored on the device. The stored values shall be rounded down to the nearest integer if the values to store are no longer integers after rescaling.

(g) Where the target SMETS1 ESME does not support simultaneous setting of Tariff Type (with its SMETS1 meaning) of ‘Time-of-use’ and ‘Time-of-use with Block’ and where HybridTariff (with its DUIS meaning) is specified, the S1SP shall create a SMETS1 Response indicating failure.

(h) Where the target SMETS1 GSME does not support more than two seasons in the Tariff Switching Table (with its SMETS1 meaning) and GasSeasons (with its DUIS meaning) specifies three seasons, the S1SP shall create a SMETS1 Response indicating failure.

(i) Where the target SMETS1 GSME does not support the equivalent of wildcards in the SeasonStartDate fields or the Date field in a GasSpecialDay fields (with their DUIS meanings), the S1SP shall, where the Service Request specifies such wildcards, create a SMETS1 Response indicating failure.

(j) Where the Service Request specifies a StandingCharge (with its DUIS meaning) greater than 32767 millipence and the target SMETS1 GSME does not support such a value, the S1SP shall create a SMETS1 Response indicating failure.
(k) **NOT USED**

(l) Where the SMETS1 ESME is capable of switching an Auxiliary Load Control Switch (with its SMETS2 meaning) according to a schedule that may only be configured in conjunction with the configuration of the Tariff Switching Table (with its SMETS1 meaning); and

(i) where TOUTariff (with its DUIS meaning) is present in the Service Request;

(ii) where all DayProfile (with its DUIS meaning) elements reference the same two TOUPrice (with its DUIS meaning) indices and no others;

and

(iii) those two TOUPrice’s (with its DUIS meaning) values differ;

then the S1SP shall configure the ESME to have the effect that, the Auxiliary Load Control Switch is, for the applicable DayProfile(s), closed at the StartTime(s) that reference the TOUPrice with the lowest value and is open at the StartTime(s) that reference the TOUPrice with the highest value (all with their DUIS meanings). Where conditions (i), (ii) and (iii) are not met, then the S1SP shall configure the ESME to have the effect that the state of the Auxiliary Load Control Switch is open at all times.

18.2 **Update Price (Primary Element) (SRV 1.2.1)**

(a) The provision of Clauses 18.1 (a) to 18.1 (g) and 18.1 (j) apply to this Service Request.

18.3 **Update Meter Balance (SRV 1.5)**

(a) Where the target SMETS1 ESME or SMETS1 GSME does not support Adjust Meter Balance when Payment Mode is Credit Mode and the Device is in Credit Mode (with their SMETS meanings), the S1SP shall return a SMETS1 Response indicating failure.

(b) Where the target SMETS1 ESME or SMETS1 GSME has no function to ResetMeterBalance (with its DUIS meaning) in Credit Mode and the
Payment Mode (with its SMETS1 meaning) is Credit and the Service Request specifies a ResetMeterBalance (with its DUIS meaning) the S1SP shall create a SMETS1 Response indicating failure.

18.4 **Update Payment Mode (SRV 1.6)**

(a) When the S1SP changes Payment Mode (with its SMETS1 meaning) to Credit Mode, the SMETS1 ESME or SMETS1 GSME resets Meter Balance, Emergency Credit Balance, Emergency Credit Limit, Emergency Credit Threshold, Debt Recovery Rates [1 … 2] and Debt Recovery Per Payment (with their SMETS1 meanings).

(b) When the S1SP changes Payment Mode (with its SMETS1 meaning) to Prepayment, the SMETS1 ESME or GSME automatically activates Emergency Credit (with its SMETS1 meaning) if the Emergency Credit Limit (with its SMETS1 meaning) is greater than zero.

(c) When the S1SP changes Payment Mode (with its SMETS1 meaning) to Prepayment and no Emergency Credit Limit (with its SMETS1 meaning) has been set by way of a successful ‘Update Prepayment Configuration (SRV 2.1)’ more recently than the most recent Payment Mode (with its SMETS1 meaning) to change, an Emergency Credit Limit (with its SMETS1 meaning) of £5 shall apply on the Device.

(d) On a change of Payment Mode (with its SMETS1 meaning) the target SMETS1 ESME or SMETS1 GSME resets the Non-Disablement Calendar (with its SMETS1 meaning) to a factory default which is no Non-Disablement periods.

(e) Where the target SMETS1 ESME or SMETS1 GSME does not support positive values for the Disablement Threshold (with its SMETS1 meaning) and the DisablementThreshold value in the Service Request is positive (with their DUIS meanings), the S1SP shall create a SMETS1 Response indicating failure. For clarity, the S1SP shall undertake no further processing of the Service Request.

(f) Where the target SMETS1 ESME does not support the setting of the Disablement Threshold (with its SMETS1 meaning), the S1SP shall discard the value in DisablementThreshold when processing the Service Request. For clarity, the S1SP shall create a SMETS1 Response indicating success where all other processing succeeds and the SMETS1 ESME will continue to have the default Disablement Threshold (with its SMETS1 meaning)
of zero.

(g) Where the target SMETS1 GSME does not support the setting of Suspend Debt Emergency (with its SMETS1 meaning) to be active and the value of SuspendDebtEmergency (with its DUIS meaning) is ‘true’ in the Service Request, the S1SP shall create a SMETS1 Response indicating failure. For clarity, the S1SP shall undertake no further processing of the Service Request.

(h) The S1SP shall read the Payment Mode (with its SMETS1 meaning) of the Device identified by the BusinessTargetID (with its DUIS meaning) and, where that is consistent with the PaymentMode (with its DUIS meaning), the S1SP shall create a SMETS1 Response indicating 'success', shall not send any instruction to the Device and shall ignore SuspendDebtEmergency, SuspendDebtDisabled and DisablementThreshold (with their DUIS meaning).

18.5 **Update Prepayment Configuration (SRV 2.1)**

(a) Where the target SMETS1 ESME or SMETS1 GSME does not support the update of Debt Recovery Rate Cap (with its SMETS1 meaning) when in Prepayment Mode (with its SMETS1 meaning) the S1SP shall ignore DebtRecoveryRateCap (with its DUIS meaning) if the Device is already in Prepayment Mode (with its SMETS1 meaning) and return a SMETS1 Response indicating success.

(b) Where the target SMETS1 ESME or SMETS1 GSME does not support the update of Debt Recovery Rate Cap (with its SMETS1 meaning) when in Credit Mode (with its SMETS1 meaning) the S1SP shall ignore DebtRecoveryRateCap (with its DUIS meaning) if the Device is in Credit Mode (with its SMETS1 meaning) and return a SMETS1 Response indicating success.

(c) Where the target SMETS1 ESME or SMETS1 GSME does not support the update of Low Credit Threshold (with its SMETS1 meaning) when in Prepayment Mode (with its SMETS1 meaning) the S1SP shall ignore LowCreditThreshold (with its DUIS meaning) if the Device is already in Prepayment Mode (with its SMETS1 meaning) and return a SMETS1 Response indicating success.
(d) Where the target SMETS1 ESME does not support StartDate and EndDate (with their DUIS meanings) for seasons and a StartDate (with its DUIS meaning) is specified that is in the future or an EndDate (with its DUIS meaning) is specified which is other than ‘3000-12-31T00:00:00Z’, the S1SP shall create a SMETS1 Response indicating failure.

(e) Where the target SMETS1 ESME does not support Special Days in a Non-Disablement Calendar (with their SMETS2 meanings) that do not specify all-day non-disablement and the Service Request specifies a SpecialDay (with its DUIS meaning) relating to a ElectricityNonDisablementSchedule (with its DUIS meaning) that has anything other than one SwitchTime (with its DUIS meaning) at midnight with a NonDisablementScript (with its DUIS meaning) set to START, the S1SP shall create a SMETS1 Response indicating failure.

(f) Where the target SMETS1 ESME only supports one Day Profile in a Non-Disablement Calendar (with its SMETS2 meaning) which has more than one period in it and the Service Request specifies an ElectricityNonDisablementSchedule (with its DUIS meaning) and DayOfWeekApplicability (with its DUIS meaning) that mandates more than one Day Profile that is set to not disable all day or has more than one period in it, the S1SP shall create a SMETS1 Response indicating failure.

(g) Where the target SMETS1 ESME does not have the capacity to store the ElectricityNonDisablementCalendar (with its DUIS meaning) requested, the S1SP shall create a SMETS1 Response indicating failure.

(h) For a target SMETS1 ESME or SMETS1 GSME, if the Service Request does not specify at least one NonDisablementScript with its DUIS meaning) that should apply on each day between the earliest StartDate and latest EndDate (with their DUIS meanings), the S1SP shall create a SMETS1 Response indicating failure.

(i) For a target SMETS1 GSME, if the Service Request does not specify at least one TimeStartAction (with its DUIS meaning) that should apply on each day after the earliest SeasonStartDate (with its DUIS meaning) as defined by the Service Request, the S1SP shall create a SMETS1 Response indicating failure.
(j) Where the target SMETS1 ESME does not support the equivalent of wildcards in the date in the ElecSpecialDayPrepayment fields (with its DUIS meaning) and the Service Request contains such wildcards, the S1SP shall create a SMETS1 Response indicating failure.

(k) Where the target SMETS1 GSME does not support the equivalent of wildcards in the SeasonStartDate fields or the date in the GasSpecialDayNonDisablement fields (with their DUIS meanings) and the Service Request contains such wildcards, the S1SP shall create a SMETS1 Response indicating failure.

18.6 **Top Up Device (SRV 2.2)**

This section intentionally left blank

18.7 **Update Debt (SRV 2.3)**

(a) Where the target SMETS1 ESME or SMETS1 GSME only supports update of the recovery period for Debt Recovery Rates 1 and 2 (with their SMETS1 meanings) when in Credit Mode (with its SMETS1 meaning) the S1SP shall ignore DebtRecoveryRatePeriod (with its DUIS meaning) if the Device is already in Prepayment Mode (with its SMETS1 meaning) and return a SMETS1 Response indicating success.

(b) Where the target SMETS1 ESME or SMETS1 GSME does not support the update of Debt Recovery Per Payment (with its SMETS1 meaning) when in Prepayment Mode (with its SMETS1 meaning) the S1SP shall ignore DebtRecoveryPerPayment (with its DUIS meaning) if the Device is already in Prepayment Mode (with its SMETS1 meaning) and return a SMETS1 Response indicating success.

(c) Where the target SMETS1 ESME or SMETS1 GSME only supports daily Debt Recovery Rates 1 and 2 (with their SMETS1 meanings) the S1SP shall ignore DebtRecoveryRatePeriod (with its DUIS meaning) if it has a value other than DAILY (with its DUIS meaning) and return a SMETS1 Response indicating success.

(d) Where the target SMETS1 ESME does not support Debt Recovery Rate 1 or 2 (with their SMETS1 meaning) with an accuracy of greater than
hundred thousandths of Currency Units per day, the S1SP shall, where the Service Request specifies a DebtRecoveryRatePriceScale (with its DUIS meaning) of -6 or less, return a SMETS1 Response indicating failure.

(e) Where the target SMETS1 ESME does not support a Debt Recovery Rate 1 or 2 (with their SMETS1 meanings) at a resolution greater than ten thousandths of Currency Units per DebtRecoveryRatePeriod (with its DUIS meaning) and the DebtRecoveryRatePriceScale (with its DUIS meaning) specified is -5, the S1SP shall round the Debt Recovery Rate value (with its SMETS1 meaning) down to a whole number of ten thousandths of Currency Units (with its SMETS1 meaning) per DebtRecoveryRatePeriod (with its DUIS meaning).

(f) Where the target SMETS1 ESME or SMETS1 GSME only supports Debt Recovery per Payment (with its SMETS1 meaning) in whole numbers of percent, the S1SP shall divide the value in the DebtRecoveryPerPayment (with its DUIS meaning) by 100, round down to the nearest integer and set the value of the Debt Recovery per Payment (with its SMETS1 meaning) to the percentage so calculated.

(g) Where the target SMETS1 ESME or SMETS1 GSME does not support a DebtRecoveryRate (with its DUIS meaning) that is larger than 32767, the S1SP shall repeatedly divide the value of any such DebtRecoveryRate (with its DUIS meaning) by 10 and increase the associated scale by 1 until the resulting value can be stored on the device. The stored value shall be rounded down to the nearest integer if the value to store is no longer an integer after rescaling.

(h) Where the target SMETS1 ESME does not support a Time Debt Register 1 or 2 or Payment Debt Register (with their SMETS1 meanings) at a resolution greater than ten thousandths of Currency Units and given that the TimeDebtRegister1 or TimeDebtRegister2 or PaymentDebtRegister (with their DUIS meanings) are always specified at a resolution of hundreds of thousandths of Currency Units, the S1SP shall round the Time Debt Register 1 or 2 or Payment Debt Register value (with their SMETS1 meanings) down to a whole number of ten thousandths of Currency Units (with its SMETS1 meaning).
18.8 **Activate Emergency Credit (SRV 2.5)**

This section intentionally left blank

18.9 **Restrict Access for Change Of Tenancy (SRV 3.2)**

(a) Whenever the S1SP processes this Service Request and the meter Payment Mode (with its SMETS1 meaning) is Prepayment Mode, the SMETS1 ESME will set the Meter Balance and Emergency Credit Balance (with their SMETS1 meanings) operational data values to zero. The ESME will not invoke the current Emergency Credit Limit (with its SMETS1 meaning) and will go off supply unless the Non-Disablement Calendar (with its SMETS1 meaning) is configured to have a non-disablement period in force at the CoT time.

(b) Whenever the S1SP actions this Service Request and the meter Payment Mode (with its SMETS1 meaning) is Prepayment Mode, the SMETS1 GSME will set the Meter Balance and Emergency Credit Balance (with their SMETS1 meanings) operational data values to zero. The GSME will then invoke the current Emergency Credit Limit (with its SMETS1 meaning) to remain on supply.

18.10 **Clear Event Log (SRV 3.3)**

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18.11 **Read Instantaneous Import Registers (SRV 4.1.1)**

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18.12 **Read Instantaneous Import TOU Matrices (SRV 4.1.2)**

This section intentionally left blank
18.13 **Read Instantaneous Import TOU With Blocks Matrices (SRV 4.1.3)**

(a) Where the SMETS1 ESME does not report values for the Tariff Block Counter Matrix (with their SMETS1 meaning), the values returned in CounterMatrixTOUValues (with their Message Mapping Catalogue meaning) in the SMETS1 Response shall all be zero.

18.14 **Read Instantaneous Import Block Counters (SRV 4.1.4)**

(a) Where the SMETS1 GSME reports tariff Block Counters (with their SMETS1 meaning) in kWh, the values returned ImportBlockCounters (with its Message Mapping Catalogue meaning) shall, contrary to Message Mapping Catalogue Section 5.20.2.2.2, be in units of kWh rather than meters cubed.

(b) Where the SMETS1 GSME does not report tariff Block Counters (with their SMETS1 meaning), the values returned in ImportBlockCounters (with its Message Mapping Catalogue meaning) in the SMETS1 Response shall all be zero.

18.15 **Read Instantaneous Export Registers (SRV 4.2)**

This section intentionally left blank

18.16 **Read Instantaneous Prepay Values (SRV 4.3)**

(a) Where the SMETS1 ESME or SMETS1 GSME has a value equivalent to DebtRecoveryRatePriceScale (with it DUIS meaning) greater than -5 and the SMETS1 Device returns the values equivalent to the TimeDebtRegister1 and TimeDebtRegister2 (with their Message Mapping Catalogue meanings) to that scale, the values returned by the S1SP in the TimeDebtRegister1 and TimeDebtRegister2 (with their Message Mapping Catalogue meanings) will be rounded down so that they are accurate only to the scale specified in the DebtRecoveryRatePriceScale value.
(b) Where the SMETS1 GSME only supports reading of the value equivalent to PaymentDebtRegister (with its Message Mapping Catalogue meaning) to the nearest whole number of GBP, the value returned by the S1SP in the PaymentDebtRegister (with its Message Mapping Catalogue meaning) shall be the milli pence equivalent of the nearest whole number of GBP.

18.17 Retrieve Change Of Mode / Tariff Triggered Billing Data Log (SRV 4.4.2).

(a) Where the target SMETS1 ESME or SMETS1 GSME does not support the recording of the values in the Tariff Block Counter Matrix when actioning a Set Payment Mode or Set Tariff command (with their SMETS meanings), the S1SP shall omit the TariffBlockCounterMatrix element in the SMETS1 Response (with its Message Mapping Catalogue meaning).

(b) Where the SMETS1 GSME reports tariff Block Counters (with their SMETS1 meaning) in kWh, the values returned in BlockRegisterMatrixValue or TariffBlockCounterMatrix (with their Message Mapping Catalogue meanings) shall, contrary to Message Mapping Catalogue Sections, 5.23.2.2.4, 6.2.2.4 or 5.27.2.2 be in units of kWh rather than meters cubed.

(c) Where the SMETS1 ESME does not report values in these logs for the Tariff Block Counter Matrix (with its SMETS1 meaning), the S1SP shall create a SMETS1 Response with zero occurrences of TariffTOUBlock1RegisterMatrixValue TariffTOUBlock2RegisterMatrixValue TariffTOUBlock3RegisterMatrixValue and TariffTOUBlock4RegisterMatrixValue.

18.18 Retrieve Billing Calendar Triggered Billing Data Log (SRV 4.4.3).

(a) The provisions of Clauses 18.17 (b) to (c) apply to this Service Request

18.19 Retrieve Billing Data Log (Payment Based Debt Payments) (SRV 4.4.4).

This section intentionally left blank
18.20 **Retrieve Billing Data Log (Prepayment Credits) (SRV 4.4.5),**

This section intentionally left blank

18.21 **Retrieve Import Daily Read Log (SRV 4.6.1),**

(a) The provisions of Clauses 18.17 (b) to 18.17 (c) apply to this Service Request

18.22 **Retrieve Active Import Profile Data (SRV 4.8.1),**

This section intentionally left blank

18.23 **Read Reactive Import Profile Data (SRV 4.8.2),**

This section intentionally left blank

18.24 **Read Export Profile Data (SRV 4.8.3),**

This section intentionally left blank

18.25 **Read Network Data (SRV 4.10)**

(a) Where the target SMETS1 ESME does not support the Average RMS Over Voltage Counter or Average RMS Under Voltage Counter operational data items (with their SMETS meanings), the S1SP shall omit the AvgRMSOverVoltageCounter and AvgRMSUnderVoltageCounter elements in the SMETS1 Response (with its Message Mapping Catalogue meaning).

(b) Where the target SMETS1 GSME does not support the Network Data Log operational data item (with its SMETS meaning), the S1SP shall create a SMETS1 Response indicating failure.
(c) Where the target SMETS1 GSME requires an Instruction to begin logging in to the Network Data Log operational data item (with its SMETS meaning), the S1SP shall create a SMETS1 Response indicating failure, since the DCC do not support such Instructions.

(d) Where the target SMETS1 ESME does not support the Average RMS Voltage Profile Data Log (with its SMETS1 meaning) to have a period that is the same as the AverageRMSVoltageMeasurementPeriod (with its DUIS meaning) set for calculation of Average RMS Voltage (with its SMETS1 meaning) and the AverageRMSVoltageMeasurementPeriod has not been set to be the same as the Average RMS Voltage Profile Data Log period, the values returned in the Average RMS Voltage Profile Data Log shall be averages for the AverageRMSVoltageMeasurementPeriod calculated at the time of each log entry.

18.26 **Read Tariff (Primary Element) (SRV 4.11.1)**

(a) Where the target SMETS1 ESME does not support a StandingChargeScale (with its DUIS meaning) at a resolution greater than ten thousandths of Currency Units (with its SMETS1 meaning) per day the value in StandingChargeScale (with its Message Mapping Catalogue meaning) shall be -4 and the StandingCharge (with its Message Mapping Catalogue meaning) shall represent a value in a whole number of ten thousandths of Currency Units (with its SMETS1 meaning) per day.

(b) Where the target SMETS1 ESME does not support a PriceScale (with its DUIS meaning) at a resolution greater than ten thousandths of Currency Units (with its SMETS1 meaning) per kWh the value in PriceScale (with its Message Mapping Catalogue meaning) shall be -4 and the prices within the TariffTOUPriceMatrix and TariffBlockPriceMatrix (with their Message Mapping Catalogue meaning) shall represent values in a whole number of ten thousandths of Currency Units (with its SMETS1 meaning) per kWh.

(c) Where the SMETS1 ESME or SMETS1 GSME does not support StandingCharge (with its DUIS meaning) that is larger than 32767 the value in StandingChargeScale (with its Message Mapping Catalogue meaning) and the StandingCharge (with its Message Mapping Catalogue meaning) may be different to those previously requested, as defined in Clause 18.1(e).
(d) Where the SMETS1 ESME or SMETS1 GSME does not support prices in the TariffTOUPriceMatrix or TariffBlockPriceMatrix (with their DUIS meanings) that are larger than 32767 the value in PriceScale (with its Message Mapping Catalogue meaning) and the prices in TariffTOUPriceMatrix and TariffBlockPriceMatrix (with their DUIS meanings) may be different to those previously requested, as defined in Clause 18.1(f) 18.1(f)

18.27 **Read Prepayment Configuration (SRV 4.13)**

(a) Where the target SMETS1 GSME does not support the Non-Disablement Calendar to be readable over the WAN Interface (with their SMETS meanings), the S1SP shall omit the NonDisablementCalendar element in the SMETS1 Response (with its Message Mapping Catalogue meaning).

(b) Where the value in DebtRecoveryRatePeriod (with its DUIS meaning) has previously been ignored pursuant to Clauses 18.7(c) and 18.7(e), the value of DebtRecoveryRatePeriod (with its Message Mapping catalogue meaning) in a SMETS1 response relating to an SMETS1 ESME shall correspondingly be unchanged.

(c) Where the value in DebtRecoveryRatePeriod (with its DUIS meaning) has previously been ignored pursuant to Clauses 18.7(c) and 18.7(e), the value of DebtRecoveryPeriod (with its Message Mapping catalogue meaning) in a SMETS1 response relating to a GSME shall correspondingly be unchanged.

(d) Where the target SMETS1 ESME does not support a Debt Recovery Rate 1 or 2 (with their SMETS1 meanings) at a resolution greater than ten thousandths of Currency Units per DebtRecoveryRatePeriod (with its DUIS meaning ), the value in DebtRecoveryRatePriceScale (with its Message Mapping Catalogue meaning) shall be -4 and the DebtRecoveryRate (with its Message Mapping Catalogue meaning) shall be returned in a whole number of ten thousandths of Currency Units (with its SMETS1 meaning) per DebtRecoveryRatePeriod (with its DUIS meaning).

(e) Where the target SMETS1 ESME or SMETS1 GSME only supports Debt Recovery per Payment (with its SMETS1 meaning) in whole numbers of percent, the value in the DebtRecoveryPerPayment (with its Message Mapping Catalogue meaning) shall be a multiple of 100, where 100
represents one percent.

(f) Where the SMETS1 ESME or SMETS1 GSME does not support a DebtRecoveryRate (with its DUIS meaning) that is larger than 32767, the value in DebtRecoveryRatePriceScale (with its Message Mapping Catalogue meaning) and the DebtRecoveryRate (with its Message Mapping Catalogue meaning) may be different to those previously requested, as defined in Clause18.7(g).

(g) For the target SMETS1 ESME there may be additional ElectricityNonDisablementSchedule (with its Message Mapping Catalogue meaning) items that were not included in any prior ‘Update Prepayment Configuration (SRV 2.1)’ Service Request. Such additional items will have a switch time of midnight. These entries do not change the functional effect of the ElectricityNonDisablementCalendar (with its DUIS meaning).

(h) Where the target SMETS1 ESME stores a SuspendDebtDisabled and SuspendDebtEmergency (with their DUIS meanings) value for each debt type, the S1SP shall, in the SMETS1 response, populate SuspendDebtDisabled and SuspendDebtEmergency (with their Message Mapping Catalogue meanings) with the Device’s Suspend Debt Disabled and Suspend Debt Emergency (with their SMETS1 meanings) values for Time Debt Register 1 (with its SMETS1 meaning). Additionally, if these values are not the same as the Suspend Debt Disabled and Suspend Debt Emergency (with their SMETS1 meanings) values for Time Debt Register 2 and Payment Debt Register (with their SMETS1 meanings), the S1SP shall send a S1SP Alert warning that the Suspend Debt settings are inconsistent.

(i) Where the SMETS1 ESME or SMETS1 GSME does not activate changes to prepayment configuration items until it switches to Prepayment Mode (with its SMETS1 meaning), the values returned by the Device for such items will not reflect any changes that are made whilst in Credit Mode (with its SMETS1 meaning). Therefore, the S1SP shall populate the SMETS1 Response in line with the Device provided information. For clarity, this applies to all data items that can be set in an ‘Update Prepayment Configuration’ Service Request except for ElectricityNonDisablementCalendar and GasNonDisablementCalendar (with their DUIS meanings).
18.28 **Read Load Limit Data (SRV 4.15)**

(a) Where the target SMETS1 ESME does not support Load Limit Power Threshold (with its SMETS1 meaning) at a resolution greater than 10s of Watts, the value in LoadLimitPowerThreshold (with its Message Mapping Catalogue meaning) shall have a value equating to a multiple of ten Watts.

18.29 **Read Active Power Import (SRV 4.16)**

This section intentionally left blank

18.30 **Read Meter Balance (SRV 4.18)**

(a) Where the target SMETS1 ESME or SMETS1 GSME does not support the Meter Balance to be accessible over the WAN Interface when Payment Mode is Credit Mode and the Device is in Credit Mode (with their SMETS meanings), the S1SP shall return a SMETS1 Response indicating failure.

18.31 **Read Device Configuration (Voltage) (SRV 6.2.1)**

(a) Where the target SMETS1 ESME does not support RMSExtremeUnderVoltageThreshold, RMSExtremeOverVoltageThreshold, AverageRMSOverVoltageThreshold, AverageRMSUnderVoltageThreshold, RMSVoltageSagThreshold and RMSVoltageSwellThreshold (with their SMETS1 meaning) at a resolution greater than one Volt, RMSExtremeUnderVoltageThreshold, RMSExtremeOverVoltageThreshold, AverageRMSOverVoltageThreshold, AverageRMSUnderVoltageThreshold, RMSVoltageSagThreshold and RMSVoltageSwellThreshold (with their Message Mapping Catalogue meaning) shall have values equating to whole number of volts.
18.32 **Read Device Configuration (Billing Calendar) (SRV 6.2.3)**

(a) Where the target SMETS1 ESME or SMETS1 GSME does not support a time other than midnight UTC in its Billing Calendar (with its SMETS1 meaning), the time values in BillingTime and BillingPeriodStart (with their Message Mapping Catalogue meanings) shall be midnight UTC.

(b) Where the target SMETS1 ESME or SMETS1 GSME does not support a time resolution greater than minutes in its Billing Calendar (with its SMETS1 meaning), the seconds values in BillingTime and BillingPeriodStart (with their Message Mapping Catalogue meanings) shall be zero.

18.33 **Read Device Configuration (Identity Exc MPxN) (SRV 6.2.4)**

(a) Where the target SMETS1 GSME does not support the Supply Tamper State or Supply Depletion State configuration data item (with their SMETS meanings), the S1SP shall omit the SupplyTamperState and SupplyDepletionState elements from the SMETS1 Response (with its Message Mapping Catalogue meaning).

18.34 **Read Device Configuration (Instantaneous Power Thresholds) (SRV 6.2.5)**

(a) Where the target SMETS1 ESME does not support Low Medium Power Threshold and Medium High Power Threshold (with their SMETS1 meanings) at a resolution greater than tens of Watts, the value in LowMediumPowerThreshold and MediumHighPowerThreshold (with their Message Mapping Catalogue meanings) shall have values equating to a whole number of 10s of Watts.

18.35 **Read Device Configuration (Gas) (SRV 6.2.8)**

(a) Where the target SMETS1 GSME does not support the Uncontrolled Gas Flow Rate or the Conversion Factor configuration data items (with their SMETS meanings), the S1SP shall omit the UncontrolledGasFlowRate element or the ConversionFactor element (as the context requires) from the SMETS1 Response (with its Message Mapping Catalogue meaning).
18.36 **Read Device Configuration (Payment Mode) (SRV 6.2.9)**

(a) Where the target SMETS1 GSME does not support the setting of Suspend Debt Emergency (with its SMETS1 meaning) to be active, the S1SP shall set the value of SuspendDebtEmergency (with its Message Mapping Catalogue meaning) to be ‘false’ in the SMETS1 Response.

(b) Where the target SMETS1 GSME does not support the reading of Suspend Debt Disabled (with its SMETS1 meaning), the S1SP shall omit the SuspendDebtDisabled (with its Message Mapping Catalogue meaning) from the SMETS1 Response.

18.37 **Update Device Configuration (Load Limiting General Settings) (SRV 6.4.1)**

(a) Where the target SMETS1 ESME does not support Load Limit Power Threshold (with its SMETS1 meaning) at a resolution greater than tens of Watts, the S1SP shall divide the LoadLimitPowerThreshold (with its DUIS meaning) by 10, round down to the nearest whole number of tens of Watts and set the resulting value on the Device.

(b) Where the target SMETS1 ESME does not support Load Limit Power Threshold (with its SMETS1 meaning) at a resolution greater than Kilowatts, the S1SP shall divide the LoadLimitPowerThreshold (with its DUIS meaning) by 1000, round down to the nearest whole number of Kilowatts and set the resulting value on the Device.

18.38 **Update Device Configuration (Load Limiting Counter Reset) (SRV 6.4.2)**

(a) Where the SMETS1 ESME does not support the Reset Load Limit Counter command (with its SMETS1 meaning), the S1SP shall return a SMETS1 Response indicating failure.
18.39 **Update Device Configuration (Voltage) (SRV 6.5)**

(a) Where the target SMETS1 ESME does not support RMSExtremeUnderVoltageThreshold, RMSExtremeOverVoltageThreshold, AverageRMSOverVoltageThreshold, AverageRMSUnderVoltageThreshold, RMSVoltageSagThreshold and RMSVoltageSwellThreshold (with their SMETS1 meaning) at a resolution greater than one Volt, the S1SP shall divide the values in each of the RMSExtremeUnderVoltageThreshold, RMSExtremeOverVoltageThreshold, AverageRMSOverVoltageThreshold, AverageRMSUnderVoltageThreshold, RMSVoltageSagThreshold and RMSVoltageSwellThreshold (with their Message Mapping Catalogue meaning) by 10, round down to the nearest whole number of volts and set the resulting value on the Device.

(b) Where the target SMETS1 ESME only supports 60, 300, 600, 900, 1800 and 3600 for AverageRMSVoltageMeasurementPeriod (with its DUIS meaning), the S1SP shall set the value of AverageRMSVoltageMeasurementPeriod (with its SMETS1 meaning) to the next greater available measurement period if for AverageRMSVoltageMeasurementPeriod (with its DUIS meaning) is not equal to a supported value or, if the specified period is larger than 3600, set it to 3600.

18.40 **Update Device Configuration (Gas Conversion) (SRV 6.6)**

(a) Where the target SMETS1 GSME does not support the Conversion Factor configuration data item (with its SMETS meaning), the S1SP shall not set the Conversion Factor. For clarity, the S1SP shall create a SMETS1 Response indicating success where all other processing succeeds.

18.41 **Update Device Configuration (Gas Flow) (SRV 6.7)**

(a) Where the target SMETS1 GSME supports setting of the Uncontrolled Gas Flow Rate configuration data item (with its SMETS meaning) only to the range of values in Table 14, the S1SP shall set the Uncontrolled Gas Flow Rate (with its SMETS1 meaning) to the value that corresponds to
the Uncontrolled Gas Flow Rate (with its DUIS meaning) in Table 14.

<table>
<thead>
<tr>
<th>Uncontrolled Gas Flow Rate (with its DUIS meaning) (m3/hr)</th>
<th>Uncontrolled Gas Flow Rate (with its SMETS1 meaning) set on Device (m3/hr)</th>
</tr>
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<tr>
<td>1</td>
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<td>2.16</td>
</tr>
<tr>
<td>3 or greater</td>
<td>4.32</td>
</tr>
</tbody>
</table>

Table 14

(b) Where the target SMETS1 GSME does not support the Supply Tamper State, Uncontrolled Gas Flow Rate or Supply Depletion State configuration data items (with its SMETS meaning), the S1SP shall create a SMETS1 Response indicating failure.

(c) Where the target SMETS1 GSME does not support setting of the Uncontrolled Gas Flow Rate, StabilisationPeriod and MeasurementPeriod (with its SMETS1 meaning) to the resolution allowed in DUIS (meters cubed), the S1SP shall discard the values in UncontrolledGasFlowRate, StabilisationPeriod and MeasurementPeriod (with their DUIS meanings) when processing the Service Request. For clarity, the S1SP shall create a SMETS1 Response indicating success where all other processing succeeds.

18.42 Update Device Configuration (Billing Calendar) (SRV 6.8)

(a) Where the target SMETS1 ESME or SMETS1 GSME does not support a time other than midnight UTC in its Billing Calendar (with its SMETS1 meaning), the S1SP shall ignore the time elements of the BillingTime or BillingPeriodStart (with their DUIS meanings) and shall set the time in the Billing Calendar (with its SMETS1 meaning) to midnight UTC.

(b) Where the target SMETS1 ESME or SMETS1 GSME does not support a time resolution greater than minutes in its Billing Calendar (with its
SMETS1 meaning), the S1SP shall ignore the seconds part of the time in the BillingTime or BillingPeriodStart (with their DUIS meanings) and shall set the seconds part of the time in the Billing Calendar (with its SMETS1 meaning) to zero.

(c) Where the target SMETS1 GSME does not support the Billing Calendar (with its SMETS1 meaning), the S1SP shall create a SMETS1 Response indicating failure.

(d) Where the target SMETS1 GSME only supports a Billing Calendar timetable of either (1) midnight daily, (2) weekly at midnight on Monday or (3) monthly at midnight on the first of the month (with its SMETS1 meaning) and the Service Request specifies a GasBillingCalendar (with its DUIS meaning) with a timetable that is other than one of those options, the S1SP shall create a SMETS1 Response indicating failure.

18.43 **Synchronise Clock (SRV 6.11)**

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18.44 **Update Device Configuration (Instantaneous Power Threshold) (SRV 6.12)**

(a) Where the target SMETS1 ESME does not support Low Medium Power Threshold and Medium High Power Threshold (with their SMETS1 meanings) at a resolution greater than tens of Watts, the S1SP shall divide the LowMediumPowerThreshold and MediumHighPowerThreshold (with their DUIS meanings) by 10, round down to the nearest whole number of tens of Watts and set the resulting value on the Device.

18.45 **Read Event Or Security Log (SRV 6.13)**

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18.46 **Update Security Credentials (KRP) (SRV 6.15.1)**

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18.47 **Request Handover of DCC Controlled Device (SRV 6.21)**

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18.48 **Update Security Credentials (CoS) (SRV 6.23)**

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18.49 **Retrieve Device Security Credentials (KRP) (SRV 6.24.1)**

This section intentionally left blank

18.50 **Set Electricity Supply Tamper State (SRV 6.25)**

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18.51 **Update Device Configuration (RMS Voltage Counter Reset) (SRV 6.27)**

(a) Where the target SMETS1 ESME does not support the Average RMS Over Voltage Counter or Average RMS Under Voltage Counter operational data items (with their SMETS meanings), the S1SP shall create a SMETS1 Response indicating failure.

18.52 **Enable Supply (SRV 7.1)**

(a) Where the target SMETS1 ESME does not support the Enable Supply WAN Interface command (with its SMETS meaning), the S1SP shall create a SMETS1 Response indicating failure.
18.53 **Disable Supply (SRV 7.2)**

(a) Where the target SMETS1 ESME is in Prepayment Mode (with its SMETS1 meaning) and the Device has successfully executed the Instructions associated with the Service Request, the Device will automatically Arm Supply (with its DUIS meaning).

18.54 **Arm Supply (SRV 7.3)**

This section intentionally left blank

18.55 **Read Supply Status (SRV 7.4)**

(a) Where the target SMETS1 GSME does not support the Remaining Battery Capacity to be capable of reading over the WAN Interface (with their SMETS meanings), the S1SP shall omit the RemainingBatteryCapacity element in the SMETS1 Response (with its Message Mapping Catalogue meaning).

18.56 **Commission Device (SRV 8.1.1)**

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18.57 **Join Service (Critical) (SRV 8.7.1)**

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18.58 **Join Service (Non-Critical) (SRV 8.7.2)**

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18.59 **Unjoin Service (Critical) (SRV 8.8.1)**

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18.60 **Unjoin Service (Non-Critical) (SRV 8.8.2)**

This section intentionally left blank

18.61 **Read Device Log (SRV 8.9)**

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18.62 **Update HAN Device Log (SRV 8.11)**

(a) Where the SMETS1 CHF only supports a JoinTimePeriod (with its DUIS meaning) of up to 255 and the JoinTimePeriod (with its DUIS meaning) specified is greater than 255, the S1SP shall treat the JoinTimePeriod (with its DUIS meaning) as if it were 255.

(b) Where the SMETS1 CHF requires a Cyclic Redundancy Check (CRC) (with the meaning given by the ZigBee Alliance) to be present in the Install Code (with the meaning given by the ZigBee Alliance), the S1SP shall calculate the CRC from the InstallCode (with its DUIS meaning) and append to the InstallCode sending the resulting value to the Device.

(c) Where the RequestType (with its DUIS meaning) is Remove, and the target Device is a SMETS1 ESME, S1SP shall create a SMETS1 Response indicating failure and shall take no further action.

18.63 **Read Firmware Version (SRV 11.2)**

This section intentionally left blank
18.64 **Activate Firmware (SRV 11.3)**

(a) Where more than 90 calendar days have elapsed since receipt by the DCC of the associated Update Firmware Service Request, the S1SP shall create a SMETS1 Response indicating failure and shall take no further action.

19 **S1SP recording of notified details**

19.1 Whenever an S1SP has successfully authenticated a Service Request containing SupplierReplacementCertificates, or one containing ReplacementCertificates where the RemotePartyRole field has a value of Supplier (with their DUIS meaning), the S1SP shall, using the Certificates in SupplierReplacementCertificates or ReplacementCertificates (as the context requires), update the details it holds in relation to the target Device for each of:

(a) Notified Critical Supplier Certificate ID;

(b) Notified Non-Critical Supplier Certificate ID;

(c) Notified Critical Supplier ID; and

(d) Notified Non-Critical Supplier ID.

19.2 Whenever an S1SP has successfully authenticated a Service Request containing ReplacementCertificates where the RemotePartyRole field has a value of NetworkOperator (with their DUIS meaning), the S1SP shall, using the Certificates in ReplacementCertificates, update the details it holds in relation to the target Device for each of:

(a) Notified Critical Network Operator Certificate ID;

(b) Notified Non-Critical Network Operator Certificate ID;
(c) Notified Critical Network Operator ID; and

(d) Notified Non-Critical Network Operator ID.

20 **Key rotation**

20.1 As soon as reasonably practicable (and in any event within 7 days) following the Commissioning of a SMETS1 Communications Hub Function or a SMETS1 Smart Meter or a SMETS1 Gas Proxy Function or a SMETS1 PPMID and at intervals no greater than 15 months thereafter, the S1SP shall, via the DCO, in relation to each such Device and where supported by that Device, re-generate and replace any Authentication Keys and any Encryption Keys (with their DLMS COSEM meanings) held by that Device.

21 **Time**

21.1 Where a Device is capable of maintaining time independently of any other Device within its SMETS1 Installation and where the S1SP is required to communicate with such a Device in order to process a SMETS1 Service Request and where the Device’s time is within the DCC’s set tolerance of S1SP Time, the S1SP shall synchronise the time on the Device with S1SP Time, and the DCO shall allow such synchronisation.

22 **Anomaly Detection**

22.1 Where an Anomaly Detection Threshold of the type referred to in (b)(ii) of the definition of Anomaly Detection Threshold has been set, the relevant DCO shall apply the relevant Threshold Anomaly Detection check immediately prior to returning any Instruction to the relevant SMETS1 Service Provider.

22.2 Where the Threshold Anomaly Detection check fails, the DCO shall not authorise any associated Instruction for the SMETS1 Device and shall respond to the relevant SMETS1 Service Provider accordingly. For the avoidance of doubt, the provisions of the Threshold Anomaly Detection Procedures that relate to the further processing of quarantined communications shall not apply to any consequentially deleted SMETS1 Service Requests and nor shall the
DCC be required to notify the User of the deletion.

22.3 The DCC shall ensure that no Critical Instruction is sent to a SMETS1 Device unless the relevant DCO has confirmed that either:

(a) there is a Countersigned Service Request to which the Instruction appropriately corresponds; or

(b) the Instruction has been generated by the SMETS1 Service Provider in accordance with the provisions of Clause 20 or Clause 21 which apply to the Device Model of the relevant target Device.

22.4 In circumstances where a DCO is unable to confirm that an Instruction meets the requirements of Clause 22.3, the DCC shall:

(a) delete the Instruction from its systems;

(b) delete any related SMETS1 Service Request; and

(c) raise an Incident.

ANNEX A - DEVICE MODEL VARIATIONS TO EQUIVALENT STEPS MATRIX (DMVES MATRIX)
APPENDIX AN

SEC Variation Testing Approach Document for BEIS Changes included in the November 2020 SEC Release
**Table of Contents**

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>TABLE OF CONTENTS</td>
<td>2</td>
</tr>
<tr>
<td>1 DEFINITIONS AND INTERPRETATIONS</td>
<td>3</td>
</tr>
<tr>
<td>2 GENERAL</td>
<td>4</td>
</tr>
<tr>
<td>3 NOVEMBER 2020 TESTING APPROACH DOCUMENTS</td>
<td>5</td>
</tr>
<tr>
<td>4 TEST COMPLETION</td>
<td>7</td>
</tr>
<tr>
<td>5 ANNEX A – DIRECTION PURSUANT TO SECTION X11.4 OF THE SEC</td>
<td>10</td>
</tr>
</tbody>
</table>
1 Definitions and Interpretations

1.1 In this SEC Variation Testing Approach Document for BEIS Q4 2020 SEC Variations (this “November 2020 SVTAD”), except where the context otherwise requires, the expressions in the left-hand column within Table 1.1 shall have the meanings given to them in the right-hand column within Table 1.1. Where not defined in this November 2020 SVTAD, words beginning with a capital letter used in this document are defined in Section A of the SEC.

1.2 Where there are conflicts between this November 2020 SVTAD and the related November 2020 DCC Testing Approach Document, this November 2020 SVTAD shall take precedence.

1.3 Where obligations are expressed in respect of DCC Service Providers in this November 2020 SVTAD, these shall be construed as obligations on the DCC. Where text is included in this November 2020 SVTAD which does not explicitly place obligations on a Party, the Panel, or Testing Participant, these shall be construed as obligations on the DCC.

Table 1.1 NOVEMBER 2020 SVTAD Definitions

<table>
<thead>
<tr>
<th>Term</th>
<th>Meaning</th>
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<tbody>
<tr>
<td>BEIS Q4 2020 SEC Variations</td>
<td>means the variations to the SEC that are planned as part of the BEIS Q4 2020 package of changes referred to in the direction contained in Annex A.</td>
</tr>
<tr>
<td>Completion Report</td>
<td>means a report that is produced setting out evidence demonstrating how the criteria for the completion of the testing has been met.</td>
</tr>
<tr>
<td>Exit Criteria</td>
<td>means the criteria that must be met in order for testing (or a phase of testing) to complete.</td>
</tr>
<tr>
<td>Modified DCC Total System</td>
<td>means the DCC Total System as will be modified to enable the delivery of Services as set out for the November 2020 SEC Release.</td>
</tr>
<tr>
<td>November 2020 SEC Release</td>
<td>means the changes to the DCC Total System and processes arising as a result of the BEIS Q4 2020 SEC Variations and other contemporaneous Modifications to this Code currently planned to be implemented together in November 2020.</td>
</tr>
<tr>
<td>TAG</td>
<td>means the Panel’s Testing Advisory Group.</td>
</tr>
<tr>
<td>Term</td>
<td>Meaning</td>
</tr>
<tr>
<td>-----------------------------------------------</td>
<td>----------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>Testing Issue Thresholds</strong></td>
<td>means the maximum number of extant Testing Issues that may be permitted at test completion.</td>
</tr>
<tr>
<td><strong>User Testing</strong></td>
<td>means testing by one or more Users of all or part of any changes to the DCC Total System that form part of the November 2020 SEC Release that occur as a result of the BEIS Q4 2020 SEC Variations.</td>
</tr>
<tr>
<td><strong>November 2020 Mandated User Testing Document</strong></td>
<td>means any document prepared pursuant to Clause 3 that sets out the approach to mandatory User Testing.</td>
</tr>
</tbody>
</table>

2 **General**

2.1 This document is the SEC Variation Testing Approach Document for the BEIS Q4 2020 SEC Variations.

2.2 Section X11.7 of the Code requires that the DCC and each person other than the DCC that participates in (or is required to participate in) testing under a SEC Variation Testing Approach Document shall comply with the SEC Variation Testing Approach Document.

2.3 Section X11.8 of the Code specifies that Section H14 of the Code (Testing Services) and the Enduring Testing Approach Document shall apply in respect of testing under a SEC Variation Testing Approach Document as if such testing was a Testing Service under Section H14.34 (Modification Implementation Testing); and each participant in such testing shall be deemed to be a Testing Participant for such purposes.

2.4 This November 2020 SVTAD sets out:

(a) the framework for the testing that is required to be undertaken for BEIS Q4 2020 SEC Variations as part of the November 2020 SEC Release;

(b) the arrangements that apply to the development of the November 2020 DCC Testing Approach Document; and

(c) the rules to apply to the development of any November 2020 Mandated User
3 November 2020 Testing Approach Documents

3.1 Testing undertaken pursuant to this November 2020 SVTAD shall be performed by the DCC and any other Party that participates in it in accordance with Good Industry Practice.

3.2 It is acknowledged that the BEIS Q4 2020 SEC Variations are planned to be implemented as part of the November 2020 SEC Release. The DCC shall prepare a draft November 2020 DCC Testing Approach Document, which may include the approach to testing where it is required for Modifications that comprise part of the November 2020 SEC Release, and which shall set out the DCC’s proposals for testing where it is required to support the BEIS Q4 2020 SEC Variations including:

(a) the proposed amendments to this Code that are the subject of the testing, an explanation of the associated changes to the DCC Total System, and the testing objective;

(b) the testing environments to be used;

(c) the requirements (if any) for security testing;

(d) the requirements (if any) for system capacity testing;

(e) the testing that shall be undertaken, both in terms of the scope of testing and the extent of testing (including negative tests) and the approach to regression testing;

(f) the applicable Testing Issue Thresholds and the process for excluding Testing Issues;

(g) the exit criteria for testing to complete successfully;

(h) any perceived risks associated with the approach to testing and the proposed mitigations;

(i) the approach to providing for assurance of the testing undertaken; and

(j) matters to be included in the November 2020 SEC Release Testing Completion Report (to be prepared pursuant to Clause 4.1).
3.3 The DCC shall submit the draft November 2020 DCC Testing Approach Document to the TAG for review (and such submission by the DCC and review by the TAG may take place prior to this Clause 3.3 coming into effect); and:

(a) where the TAG and the DCC can reach an agreement, the relevant draft November 2020 DCC Testing Approach Document shall be updated by the DCC as necessary and deemed to be final; or

(b) where the TAG and the DCC cannot reach an agreement on the approach to testing for the BEIS Q4 2020 SEC Variations, the matters of disagreement shall be referred by the DCC to the Secretary of State for determination. The Secretary of State’s decision on such matters shall be final and binding for the purposes of this Code and the relevant draft November 2020 DCC Testing Approach Document shall be updated by the DCC as necessary and deemed to be final.

3.4 The DCC shall comply with the November 2020 DCC Testing Approach Document, and shall take all reasonable steps to complete the tests set out in the November 2020 DCC Testing Approach Document in accordance with the milestone plan published by the DCC for the relevant November 2020 SEC Release.

3.5 Revisions to the November 2020 DCC Testing Approach Document finalised pursuant to Clause 3.3 may, from time to time, be submitted by the DCC to the TAG for agreement in accordance with the provisions of Clause 3.3, and the provisions of Clause 3.4 shall apply (again) to the revised version of the document.

3.6 The November 2020 DCC Test Approach Document shall set out the Devices to be used for testing. Where there is a disagreement between DCC and the TAG on Devices to be used for testing in respect of the BEIS Q4 2020 SEC Variations, it shall be referred to the Secretary of State for determination whose decision shall be final and binding.

3.7 Where the DCC considers that User testing is required prior to implementation of the BEIS Q4 2020 SEC Variations it shall set out its proposals for User testing in a draft November 2020 Mandated User Testing Document, including those Users that should be required to participate in the testing and the User Role in which they are required to participate; the approach to testing; the arrangements for test completion; the process for resolving testing disputes; and notification of test completion. In developing the
November 2020 Mandated User Testing Document, the DCC shall consult with the TAG, Parties and other relevant stakeholders prior to the submission of the document to the Secretary of State.

3.8 Following consultation under Clause 7, the DCC shall submit the draft November 2020 Mandated User Testing Document to the Secretary of State, indicating:

(a) why the DCC considers the draft to be fit for purpose;

(b) copies of the consultation responses received; and

(c) any areas of disagreement that arose during the consultation process and that have not been resolved.

3.9 The DCC shall comply with any direction given by the Secretary of State to re-consider, re-consult, and/or re-submit the draft document.

3.10 Should a November 2020 Mandated User Testing Document be approved by the Secretary of State, the DCC and each Party other than the DCC that participates in (or is required to participate in) testing, as set out in such approved document, shall comply with that November 2020 Mandated User Testing Document.

4 Test Completion

4.1 Completion of the testing for the BEIS Q4 2020 SEC Variations set out in the November 2020 DCC Testing Approach Document shall only complete when the Panel determines that the Exit Criteria set out in that document for that testing have been met. When the DCC considers that such completion ought to occur, the DCC shall prepare a Completion Report (which may comprise part of a November 2020 SEC Release Completion Report) as provided for in the November 2020 DCC Testing Approach Document. The DCC shall:

(a) notify the Secretary of State, the Authority, the Panel, and the Parties that the DCC considers that testing has been completed;

(b) provide the Authority, the Panel, and the Secretary of State with copies of the Completion Report (or where one exists, the November 2020 SEC Release Completion Report), and a list of the sections of such report that the DCC considers should be redacted prior to publication; and
(c) review the supporting documentation and evidence with regards to the relevant Exit Criteria with the TAG.

4.2 The Panel shall confirm the completion of testing for the BEIS Q4 2020 SEC Variations set out in the November 2020 DCC Testing Approach Document, or shall highlight where it believes the Exit Criteria have not been met.

4.3 Where the Panel confirms the completion of testing for the BEIS Q4 2020 SEC Variations (subject to the Panel and the DCC reaching an agreement regarding resolution of any issues raised by the Panel) the Completion Report (or where one exists, the November 2020 SEC Release Completion Report) shall be updated by the DCC as necessary and deemed to be final.

4.4 Where the Panel declines to confirm the completion of testing for the BEIS Q4 2020 SEC Variations, the DCC shall update the Completion Report (or where one exists, the November 2020 SEC Release Completion Report) to reflect resolution of any issues where the DCC and the Panel reached an agreement, and the DCC shall then either:

(a) refer the matters where the Panel and the DCC are in disagreement with respect to the BEIS Q4 2020 SEC Variations to the Secretary of State for determination; or

(b) continue with testing (and Clause 3.10 onwards shall apply again).

4.5 Where a referral has been made by the DCC pursuant to Clause 3.13, the determination of the Secretary of State shall be final and binding for the purposes of this Code as follows:

(a) where the Secretary of State agrees that testing for the BEIS Q4 2020 SEC Variations is complete, the relevant Completion Report (or where one exists, the November 2020 SEC Release Completion Report) shall be updated by the DCC as necessary and the contents relating to the BEIS Q4 2020 SEC Variations shall be deemed to be final; or

(b) where the Secretary of State disagrees that testing for the BEIS Q4 2020 SEC Variations is complete, the DCC shall continue with testing (and Clause 3.10 onwards shall apply again).
4.6 The DCC shall publish the final Completion Report (or where one exists, the November 2020 SEC Release Completion Report), which shall be anonymised and redacted where directed by the Panel, on the DCC Website. The DCC shall notify the Panel, the Secretary of State, the Authority and the SEC Parties of the publication of the report.
5  Annex A – Direction Pursuant to Section X11.4 of the SEC

1. This direction is made for the purposes of the Smart Energy Code designated by the Secretary of State pursuant to the smart meter communication licences granted under the Electricity Act 1989 and the Gas Act 1986 (such code being the "SEC").

2. Words and expressions used in this direction shall be interpreted in accordance with Section A (Definitions and Interpretation) of the SEC.

3. Pursuant to Section X11.4 (SEC Variation Testing Approach Document) of the SEC, the Secretary of State hereby directs the DCC to develop a draft SEC Variation Testing Approach Document in respect of those variations to the SEC proposed to be made for the purposes of the “BEIS Q4 2020 Package”, which are currently planned to be given legal effect on a planned go-live date of 29 November 2020.

4. For the purposes of this direction, the “BEIS Q4 2020 Package” means changes to gas and electricity supply licences, the Smart Meter Communication Licences and to the Smart Energy Code (including Schedules and SEC Subsidiary Documents) that are required to support the following:

   i) the changes referred to in section 7 of the BEIS consultation on “changes to Standard Conditions of Gas and Electricity Supply Licences, conditions of the DCC Licence, the SEC, the UNC and the MRA”, published on 14 January 2020¹ (which essentially propose to amend the SEC to introduce a new type of Organisation Certificate with a Remote Party Role of “xmlSign”);

   ii) the changes referred to in chapters 3 and 4 of the BEIS consultation on “the DCC’s provision of an enrolment service for EDMI SMETS1 meters; changes to DCC, Electricity and Gas Supply Licence Conditions; and changes to the SEC, BSC and UNC”, published on 6 April 2020 (which propose to amend the SEC to introduce functionality to support Standalone Auxiliary Proportional Controllers (SAPCs) and Auxiliary Proportional Control (APC) functionality for Electricity Smart Metering Equipment (ESME) and further arrangements relating to the

Issuing of Organisation Certificates with a Remote Party Role of “xmlSign”;

iii) the associated changes to SEC Schedules and Appendices required to support the above changes. This includes an additional SMETS document as well as additional Versions of CHTS and GBCS, respective draft versions 5.0\(^2\), 1.4 and 2.1, which have been consulted upon by BEIS and are available on the SECAS website\(^3\). It also includes modified versions of:

- SEC Appendix B (SMKI Organisation Certificate Policy) a draft of which was included in the Government consultation of 6 April 2020\(^4\).

- SEC Appendix D (SMKI Registration Authority Policies and Procedures) a draft of which was included in the Government consultation of 6 April 2020.

- SEC Appendix E (DCC User Interface Services Schedule) A draft of which the Government plans to consult upon in May 2020. It is expected that this will simply reflect the DCC User eligibility rules set out in DUIS Draft 4.0 published for consultation by the DCC.

- SEC Appendix J (Enduring Testing Approach Document) - changes to which are being developed by the DCC.

- SEC Appendix K (SMKI and Repository Test Scenarios Document) – it is yet to be confirmed whether any changes are needed to this document to support the introduction of the XML signing certificates. If they are, we are expecting DCC to lead on developing any necessary changes to this document in conjunction with its development of changes to CTSD and ETAD).

- SEC Appendix M (SMKI Interface Design Specification) a draft of which was included in the Government consultation of 6 April 2020.

- SEC Appendix R (Common Test Scenarios Document) - changes to which are being developed by the DCC.

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\(^2\) Please note that BEIS intends to further consult on a device-level-versioning version of this document in May. This will not include any proposals for functional change.

\(^3\) https://smartenergycodecompany.co.uk/the-developing-sec/

- SEC Appendix AB (Service Request Processing Document) – minor changes to which the Government proposes to consult upon in May 2020. The changes will simply reflect the fact that SAPCs are treated as if they are ESMEs for the purposes of this document.

- SEC Appendix AC (Inventory, Enrolment and Decommissioning Procedures) – changes to which the Government proposes to consult on in May 2020. Again, these changes will reflect the fact that SAPCs are treated as if they are ESMEs.

There are also new versions of the following (which include Government driven changes):

- SEC Appendix AD (DCC User Interface Services Schedule) – DCC is currently consulting on draft version 4.0 of this document.

- SEC Appendix AF (Message Mapping Catalogue) – again DCC is currently consulting on draft version 4.0 of this document.

iv) the release will also include the following Government led changes:

- changes set out in DCC CR 1277 to reinstate validation of install code lengths for SMETS1 and SMETS2+ Devices included in Service Reference Variant (SRV) 8.11; and

- changes set out in CR 1233 relating to the capture in the service audit trail of out of sequence Responses for future dated commands.

5. There may be changes to the detailed scope of the BEIS Q4 2020 Package as the project to implement it progresses and the Government will discuss any such changes with DCC. It may consequently be necessary for DCC to update the SEC Variation Testing Approach Document and/or the Testing Approach Document in accordance with the processes for the modification of those documents.

6. The Secretary of State notes that a number of other government-directed changes will be made to the SEC and licences in September 2020 but that these changes do not require changes to the DCC Total System. This includes, for example changes to support the

7. Section X11.5 of the SEC sets out the required content for the draft SEC Variation Testing Approach Document, and Section X11.6 of the SEC sets out the procedures that the DCC should follow in developing it to support an approval decision by the Secretary of State.

8. The SEC Variation Testing Approach Document shall provide for the detailed test approach to be set out in an associated Testing Approach Document (TAD) to be developed by the DCC. It is acknowledged that the scope of the tests described in the TAD may also include tests that are required to support SEC Modifications that are planned to be introduced into the SEC at the same time as the BEIS Q4 2020 Release changes are to be made. The SEC Variation Testing Approach Document shall provide for the TAD to be submitted to the SEC Panel’s Testing Advisory Group (TAG) for approval and, insofar as it relates to the testing of the BEIS Q4 2020 Package, for any disagreements between TAG and the DCC over the content of the TAD to be submitted for a final and binding determination by the Secretary of State.

9. A draft of the SEC Variation Testing Approach Document should be submitted by the DCC to the Secretary of State in accordance with the requirements of Section X11.6 of the SEC on or before 30 June 2020.

10. This direction is also being notified to the SEC Administrator.