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MP144 'Charging of Random Sample Privacy Assessment' Annex A Legal text – version 1.0

About this document

This document contains the redlined changes to the SEC that would be required to deliver this Modification Proposal.

This document contains the changes required to deliver the Proposed Solution.





Section I 'Data Privacy'

These changes have been redlined against Section I version 9.0.

Amend Section I2.40 as follows:

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.

Amend Section I2.41 as follows:

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).

Amend Section 12.42 as follows:

- 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) all 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 so such Other Users pursuant to Section K7 (Determining Explicit Charges); and
 - (b) any expenditure incurred in the 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.

