

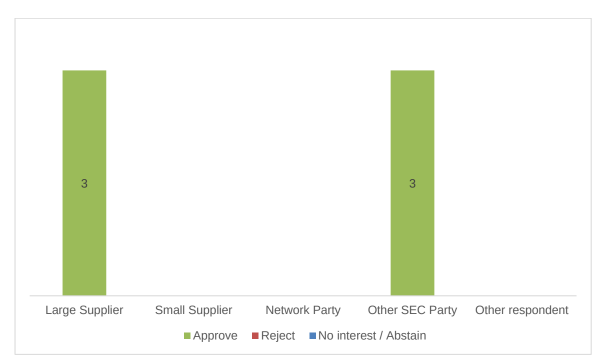
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## MP203 'Security Assurance of Device Triage Facilities' Modification Report Consultation responses

## About this document

This document contains the full collated responses received to the MP203 Modification Report Consultation.









## Question 1: Do you believe that MP203 should be approved or rejected?

Question 1				
Respondent	Category	Response	Rationale	SECAS Response
British Gas	Large Supplier	Approved	We agree that it supports General SEC Objectives (a) and (f).	-
E.ON	Large Supplier	Approved	-	-
OVO Energy	Large Supplier	Approved	-	-
Calvin Asset Management	Other SEC Party	Approved	We are supportive of the ability to triage SMETS2 meters and agree that there needs to be control and a consistent approach over where and how this is completed, which this SEC change will bring. The requirement for triage providers to have to complete a formal assessment will ensure security requirements are met and energy consumers are protected from unsafe or unsecure meters being installed in their properties. This change supports SEC Objectives (a) and (f).	-
Vantage Meters Investments Limited	Other SEC Party	Approved	-	-
Macquarie Energy Leasing Limited	Other SEC Party	Approved	Much industry consideration has gone into ensuring that SMETS2 device triage can be implemented in a consistent way that aligns with SMETS2 operating protocol and the security requirements, as outlined in the sixth general SEC objective. We believe this approach will	-

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Question 1						
Respondent	Category	Response	Rationale	SECAS Response		
			ensure that triage requirements are clearly defined allowing asset owners to assess and choose which implementation approach is best for them, should they wish to triage and / or re-use meters.			





## Question 2: Please provide any further comments you may have.

Question 2					
Respondent	Category	Comments	SECAS Response		
British Gas	Large Supplier	-	-		
E.ON	Large Supplier	-	-		
OVO Energy	Large Supplier	-	-		
Calvin Asset Management	Other SEC Party	We are fully supportive of this change and its implementation as soon as possible. One point to raise, which we included in the previous consultation for this change; we would reiterate our concerns around the thousands of SMETS2 meters which have already been removed but cannot be re- issued due to current obligations but will not be impacted by this change. There are significant environmental and cost impacts to energy suppliers and ultimately consumers because of this and action needs to be taken across the industry to consider what remedial actions can be taken to improve this.	SECAS will note this point in the Modification Report and engage the respondent to ensure these concerns are raised at the appropriate forum.		
Vantage Meters Investments Limited	Other SEC Party	-	-		
Macquarie Energy Leasing Limited	Other SEC PartyAllowing MAPs to triage and (potentially) re-use meters by providing the option to undertake this at either their own facilities, or by a suita 'accredited' service provider of their choice, will be more practical at possibly, more cost effective than returning to the manufacturer give		-		





Question 2					
Respondent	Category	Comments	SECAS Response		
		there is limited UK based manufacturer capability to undertake this activity.			

