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# MP231

## ‘Firmware upgrade pathways’

### Modification Report

Version 0.3

19 April 2023

Corporate member of  
Plain English Campaign  
Committed to clearer  
communication

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## About this document

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

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This document also has one annex:

- **Annex A** contains the redlined changes to the Smart Energy Code (SEC) required to deliver the Proposed Solution.

## Contact

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## 1. Summary

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This proposal has been raised by Gordon Hextall on behalf of the Security Sub-Committee (SSC).

The SSC has noted a concern raised by the Technical Architecture and Business Architecture Sub-Committee (TABASC) and reflected in reports from the Data Communications Company (DCC) that certain Device models need to have a firmware upgrade applied in a specific order. Failure to follow the specific order can result in unintended consequences. Investigation of the issue indicates that it is not an uncommon requirement for firmware updates to be implemented in a specific order.

The Firmware Information Repository (FIR) is available for manufacturers to update and contains some information relating to upgrades for Electricity Smart Metering Equipment (ESMEs) and Gas Smart Metering Equipment (GSMEs). Suppliers can access this FIR. However, the information required to ensure each Device has its firmware upgrade applied in the correct order is not currently included, nor is there a requirement in the SEC for that information to be provided.

The Proposed Solution is to include a requirement in the SEC to include the Central Products List (CPL) Entry Identifier (ID) of the base firmware version within a new field on every CPL submission. This would then be transferred into a new field within the FIR which Suppliers can access through the SEC website. The base CPL Entry ID for existing Devices on the CPL will be requested on a best endeavours basis.

The costs for this modification are limited to Smart Energy Code Administrator and Secretariat (SECAS) time and effort to update the CPL Tool to accommodate the new fields, as well as the FIR and supporting documentation.

This modification will target an Ad-Hoc SEC Release, two months after decision, and will be progressed under Self-Governance.

## 2. Issue

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### What are the current arrangements?

#### What is required in a Device upgrade?

The requirements relating to Device upgrades are included in the Great Britain Companion Specification (GBCS), specifically Section 11, which contains information relating to downloading firmware images to Devices. Section 11.1 states:

*“...the contents of Manufacturer Images sent to Devices are manufacturer defined. Thus, a particular Manufacturer Image may consist of whatever the manufacturer requires to achieve the necessary update which could be a full image or just a patch to application code or any other manufacturer specified content.*

*Therefore, the steps taken by a Device when it activates the contents of a particular Manufacturer Image are manufacturer specific and specified in the release note for that Manufacturer Image.”*

This means a Device Manufacturer can specify any special requirements to be applied to a firmware upgrade on their Device, and what controls or dependencies are included. Some Devices may require a sequence of firmware versions to be applied in a particular order, whereas other Devices may be able to move from an earlier firmware version to any later firmware version.

## Who upgrades Devices?

Suppliers are responsible for the distribution and activation of firmware on Devices and as such should understand the implications of carrying out the upgrade. However, there are several reasons why an upgrade process may not be successful. For instance, the technical dependencies of the upgrade may not be understood by those initiating the upgrade due to not having in-depth technical understanding. A technical dependency might be that a particular image needs to be installed and operating prior to the upgrade of a subsequent image.

## Where is information relating to firmware upgrades held?

There is currently no location where this information relating to certain dependencies for each Device is publicised as a reliable source. The information may be able to be found within the Release Notes for that particular Device and firmware version. However, that information may either not be available to a Supplier as they could contain commercially sensitive information, or they could be difficult to interpret as Release Notes can be very complex or the Supplier may have inherited the Device as the consumer changed Supplier.

The Release Notes by themselves without specialist Device Manufacturer or engineer knowledge may not provide the clarity required to inform a Supplier.

## What is the issue?

The SSC has highlighted that Devices could have a firmware upgrade applied that causes unintended consequences. Deeper investigation found that it is not uncommon for firmware updates to be required to be implemented in a specific order. Furthermore, there are examples where this required sequence of updates was not able to be verified during the update process. Whilst the Release Notes for one of the Devices specified a specific upgrade sequence, others did not.

When a firmware image is created by a Device Manufacturer, the Manufacturer will understand many of the variables required for the successful activation of that image on one of their Devices. Whilst the Device Manufacturer may have the capability and expertise to understand how the firmware image may need to be successfully activated, the same cannot always be said of those who need to apply the image.

A previous modification, [SECMP0009 'Centralised Firmware Library'](#), delivered the [Firmware Information Repository \(FIR\)](#) which can be accessed only by SEC Parties, via the SEC website. This contains additional information for ESMs and GSMs, including contact details for the Manufacturer and Release information. However, that information is provided voluntarily at the discretion of the party making the CPL submission and does not necessarily specify an upgrade path.

## What is the scope of the modification?

Whilst other issues, such as interoperability of Devices, can also cause Devices to have unintended consequences, the scope of this modification does not include providing information on the interoperability of Devices.

## What is the impact this is having?

As certain Devices require their firmware to be upgraded in a specific order, failing to do this can result in a Device having unintended consequences, including losing functionality. In these instances, a Supplier would then be required to carry out a site visit to exchange the Device. This is an

unnecessary cost on the Supplier and an inconvenience for the consumer. Device Manufacturers could also have their reputation negatively impacted if their Devices suffer from this situation.

There are financial and environmental costs from scrapping Devices that otherwise would work had a firmware upgrade been applied correctly.

### Impact on consumers

If a Device loses functionality, then the consumer is impacted by the period without a fully working Device, and the inconvenience of having to facilitate an engineer site visit. The added costs could also be fed back to all consumers through Supplier charges.

## 3. Solution

The solution will place an obligation on Device Manufacturers to provide additional information with their CPL submissions. This information will then be included in the FIR so that it is accessible for Suppliers, through the SEC website.

The additional information will be:

1. CPL Entry ID(s) of the previous firmware version that can be upgraded to the new version on their CPL submission. This could be one or many versions depending on their firmware. If there is no previous version, then 'N/A' should be used to populate the field.
2. ZigBee chipset vendor of the chipset that is included on that version of the Device Model
3. ZigBee stack version that is included on that version of the Device Model
4. ZigBee band information with regards Device behaviour when joining the Home Area Network (HAN). This will be a drop-down field within the CPL submission. The table below shows these options.

Joining options for ZigBee band	
Join Option	Description
2.4 GHz Only	Capable of operating on 2.4 GHz band only
Sub-GHz Only	Capable of operating on Sub-GHz band only
Multi MAC Selection – Auto	Capable of operating on either band & Device selects the band automatically during join
Multi MAC Selection – Manual	Capable of operating on either band & Device allows manual selection of band to join
Multi MAC Selection – Either	Capable of operating on either band & Device allows either automatic or manual join
Dual Band	Capable of operating on both bands simultaneously. Only Communications Hubs can perform this in SMETS2

This information will be requested on a best endeavours basis for existing entries on the CPL. If it is not possible to source the information for some Device Models then these fields will be left empty.

## 4. Impacts

This section summarises the impacts that would arise from the implementation of this modification.

### SEC Parties

SEC Party Categories impacted			
✓	Large Suppliers	✓	Small Suppliers
	Electricity Network Operators		Gas Network Operators
✓	Other SEC Parties		DCC

Breakdown of Other SEC Party types impacted			
	Shared Resource Providers		Meter Installers
✓	Device Manufacturers		Flexibility Providers
✓	Meter Asset Providers		

Suppliers will be positively impacted by being able to simply access the firmware upgrade paths for any Device on the CPL. They will also be impacted if they are the Party authorising a CPL submission with this information.

Device Manufacturers, including Smart Metering Equipment Technical Specification (SMETS)1 Communications Hubs Manufacturers will be impacted by having to provide this extra information for upgrade pathways within their CPL submissions. SECAS will also request them to provide this information for existing CPL entries. As the DCC only endorses the CPL submissions from Communications Hub Device Manufacturers, and does not put this information together themselves, they are not impacted by this change.

Meter Asset Providers (MAPs) will be impacted in a positive way as it should mean that the Devices they own have a reduced risk of unintended consequences by applying firmware upgrades.

### DCC System

There will be no impacts on DCC Systems.

### SEC and subsidiary documents

The following parts of the SEC will be impacted:

- Section F 'Smart Metering System Requirements'

The changes to the SEC required to deliver the proposed solution can be found in Annex A.

### Technical specification versions

This modification does not impact the Technical Specifications.

## Devices

Devices impacted			
✓	Electricity Smart Metering Equipment	✓	Gas Smart Metering Equipment
✓	Communications Hubs		Gas Proxy Functions
	In-Home Displays	✓	Prepayment Meter Interface Devices
✓	Standalone Auxiliary Proportional Controllers	✓	Home Area Network Connected Auxiliary Load Control Switches
	Consumer Access Devices		Alternative Home Area Network Devices

This modification will not impact the behaviour of any Devices. However, the requirement to provide the information relating to upgrade path within the CPL submission will be mandated for these Devices.

During the Working Group, the consensus was that only SMETS1 Communications Hubs should be included within the scope of this modification as Suppliers are responsible for the upgrade to these, but not to SMETS2 Communications Hubs. However, the SSC believes that all Communications Hubs should be within the scope as the additional information would be used to assess the impact of any security defects found within the ZigBee stack on a Device.

## Consumers

Consumers will be indirectly positively impacted by the change as it should reduce the risk of a consumer being left with a Device that is not working as intended.

## Other industry Codes

There will be no impact on other industry Codes from this modification.

## Greenhouse gas emissions

There will be no direct impact on greenhouse gas emissions from this modification. However, this could lead to a reduction in Devices needing to be exchanged and being scrapped so therefore a positive impact.

# 5. Costs

## DCC costs

There are not expected to be any costs to the DCC to implement this modification:

## SECAS costs

The estimated SECAS implementation cost to implement this as a stand-alone modification is 17 days of effort, amounting to approximately £20,696. This cost will be reassessed when combining this modification in a scheduled SEC Release. The activities needed to be undertaken for this are:

- Updating the SEC and releasing the new version to the industry.
- Updating the CPL Tool.

- Updating the FIR with new fields and entries for Device types not currently included.
- Updating the CPL Guidance Notes.
- Obtaining and populating pathway information for existing Device submissions on a best endeavours basis.

## SEC Party costs

Discussion in the Working Group indicated there could be additional resource or process changes required for some Device Manufacturers to provide the extra data within the CPL submission.

Reducing the number of instances where a firmware upgrade is applied incorrectly would reduce Supplier costs from having to resolve any issue that arose from the error.

Further views and detail will be sought via the Refinement Consultation.

## 6. Implementation approach

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### Recommended implementation approach

SECAS is recommending an implementation date of:

- **Two months after decision** (Ad hoc SEC Release) if a decision to approve is received.

The changes needed to implement this modification are limited to SECAS. This is a non DCC system impacting change and should only include relatively minor process changes for SEC Parties. It is noted there are impacts to Device Manufacturers to supply this information, but SECAS does not believe this is a material change.

The CPL Tool changes will require approximately two months to develop, test and implement. However, due to the urgency suggested in the SSC Commercial Product Assurance Issue Resolution Subgroup (SCIRS), SECAS has agreed to commence work in advance of the decision if it is apparent from the Refinement Consultation, Working Group and TABASC engagement that the solution is very clear. It is not possible to target the June SEC Release, therefore an ad-hoc SEC Release will be targeted.

## 7. Assessment of the proposal

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### Areas for assessment

#### Sub-Committee input

SECAS has engaged with the Chairs from the Operations Group (OPSG), the TABASC, the SSC and the Smart Metering Key Infrastructure Policy Management Authority (SMKI PMA) to confirm what input is required from these forums. SECAS believes the following Sub-Committees will need to provide the following input to this modification:



Sub-Committee input	
Sub-Committee	Input sought
OPSG	Confirm issue and solution is appropriate for Suppliers
SMKI PMA	No input required
SSC	As Proposer seek input and feedback throughout
TABASC	Seek input on viable solution options

## Observations on the issue

At the Change Sub-Committee (CSC) a member noted that under the discussion at TABASC, a Guidance Note had been produced to also help Parties immediately. SECAS noted that this had been produced and would be shared with SEC Parties once it had been approved. The Guidance Notes are currently in development pending feedback from the Technical Specification Issue Resolution Sub-group (TSIRS).

This issue was discussed at the SSC Commercial Product Assurance Issue Resolution Subgroup (SCIRS). Members noted that this was an urgent issue to be addressed. They questioned whether an interim solution could be delivered in the meantime. SECAS has confirmed that there is a free text field within the CPL submission that could be used now and would notify Parties of how this could be completed for this purpose. This action is currently outstanding.

The TABASC members supported making the information regarding supported firmware paths more accessible. They recognised that certain Users, such as Small Suppliers, while resourced appropriately for their size, may not have the resource or specialist knowledge to understand Release Notes and engage with Manufacturers.

## Release Notes

A Working Group member, who was a Device manufacturer, stated that they had never encountered this issue and treat their Release Notes as the source of truth. They were not happy with having to duplicate this information and noted the queries they had previously received from Supplier would all have been resolved if the Release Notes had been read originally.

They also believed that Parties performing an Over-the-air (OTA) upgrade without reviewing the Release Notes were not taking a necessary procedural step as there may be other information that they need to be aware of, such as known defects.

Another Working Group member noted that Manufacturers had differing levels of complexity for upgrade paths. They advised that they receive contact from their customers around these pathways, particularly when Devices had churned. This view was supported by other Working Group members.

## Solution development

### Firmware version or CPL Entry ID as reference

SECAS suggested that a new column could be introduced to the FIR which would contain the previous CPL entry ID for the supported firmware upgrade. TABASC members stressed that they were more comfortable using the firmware version itself to denote the upgrade path as opposed to a CPL row reference as it was thought this would introduce unnecessary complexity. The benefit of using a firmware version name relates to user experience as that is the terminology they are already familiar with. TABASC members agreed that the commonly known name for firmware versions should be included in the FIR entries.

SECAS discussed this with the Working Group and noted there are instances on the CPL where there is the same firmware version but different Manufacturer Hashes are provided for different entries. Using the CPL Entry ID provides a one-to-one relationship and therefore removes any ambiguity for the User. This therefore mitigates further against incorrect firmware upgrades being applied. They also noted that this is how the FIR is currently structured, which allows this solution to remain relatively simple. Working Group members were happy to use the CPL Entry ID as the reference point.

Device Manufacturers advised they are opposed to using the CPL Entry ID to provide the reference for the firmware. They noted that they, and their customers, use the firmware version name far more commonly which would make a solution more easily usable.

Views on this matter will be sought from a wider audience via the Refinement Consultation to ensure the most appropriate solution is developed.

## **ZigBee information**

Following the Working Group, the SSC has requested additional information to be included in this modification scope. It is proposed that these would be additional fields within the CPL submission that would be transferred across to the FIR for SEC Parties to utilise.

### ***ZigBee band***

The CPL currently contains a field that can be used to populate the ZigBee band information. This is currently an optional field and as a result is not being widely populated. This allows the options of Single Band (2.4GHz), Single Band (Sub-GHz) or Dual Band. The proposal aims to extend the information by breaking down the 'Dual Band' Devices to include how the Device acts upon joining the HAN, either automatic selection, manual or can be either. See section 3 for further detail.

This information will become more important with the development of Devices such as Electric Vehicle (EV) Chargers or Heat Pumps that would require load control and be situated further away from the Communications Hub.

### ***ZigBee chipset vendor and stack certificate***

The SSC has stated that the provision of these two data items would assist them in understanding the extent of a risk when security vulnerabilities are notified to them, as well assisting with risk assessment for deploying firmware fixes.

SECAS notes that the provision of this data would be additional work for Device Manufacturers. There is also concern that the availability of the information could be a commercial risk. Further views on this will be gained via the Refinement Consultation.

## **New submissions or retrospective?**

The Working Group questioned whether the intention was to update the FIR for existing entries, or whether this solution is just for new CPL submissions. SECAS noted that a new requirement would only be forward facing but would like to populate existing entries on a best endeavours basis by reaching out to Device Manufacturers on a voluntary basis. This would be via informal information exchange via email with all the necessary information to update the FIR from an authorised source. A MAP noted they would happily help with data population where they could but didn't think this should be too onerous for manufacturers.

### Who would be responsible for the information?

A Working Group member queried who would be responsible for any errors within the submission, or if a more optimal path becomes available later, would that be possible to update. SECAS confirmed that the data must be editable by SECAS for this reason and acknowledged that the manufacturer is best placed to provide the information but confirmed that the Supplier is currently responsible for the CPL submissions. A Working Group member was uncomfortable with Suppliers being responsible. They questioned whether implementation of [MP222 'CPL submission efficiency improvements'](#) would remove their responsibility as Device Manufacturers would be able to provide their own submissions. SECAS confirmed if Suppliers were not involved in the CPL submission then they would not be responsible, but they would be if they were.

### Does this solution fix the root cause?

Some Working Group members identified that this solution will not resolve the root cause of the issue. They noted that some manufacturers are exploring putting additional controls within their firmware that would prevent an incorrect version being applied. SECAS agreed that this solution would not fix the root cause but highlighted that any change to mandate Device Manufacturers how to develop their firmware would either sit outside the SEC or be a change to the GBCS concepts and would be very lengthy, complex and expensive to deliver.

### What Devices are included in the scope?

The Working Group agreed that ESMEs, GSMEs, HAN Connected Auxiliary Load Control Switches (HCALCS), Standalone Auxiliary Proportional Controllers (SAPCs) and Prepayment Meter Interface Devices (PPMIDs) should all be considered within any solution.

The Working Group also requested that's SMETS1 Communications Hubs be included as Suppliers are responsible for upgrading the firmware to those. However, as SMETS2 Communications Hubs are the responsibility of the DCC to upgrade then these will not be included. One Party questioned whether this would need to be included for the new 4G Communications Hubs. The DCC confirmed that all new 4G Communications Hubs would be SMETS2 and therefore firmware deployment is managed by the DCC.

Following the Working Group, the SSC stated that all Communications Hubs should be within the scope as the additional information would be used to assess the impact of any security defects found within the ZigBee stack on a Device.

Views on this matter will be sought from a wider audience via the Refinement Consultation to ensure the most appropriate solution is developed.

The Working Group agreed that this modification should only target Device upgrades and not include the interoperability of Devices, noting that is a far wider and more complex issue.

## 8. Case for change

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### Business case

The TABASC, SSC and Working Group all agreed that this is an issue that needs resolving. Suppliers, and subsequently consumers, will be positively impacted by the modification as it mitigates the risk of an incorrect upgrade path being followed that affects a Device. The costs incurred by

Parties to amend processes to support the modification should be minimal and there are no DCC costs associated with the modification.

The Working Group supported moving ahead with this Proposed Solution.

## Views against the General SEC Objectives

### Proposer's views

The Proposer believes this better facilitates SEC Objective (a)<sup>1</sup> by ensuring that Devices work as intended.

### Industry views

The Working Group agreed with the Proposer's view. Wider industry views will be gained through the Refinement Consultation.

## Views against the consumer areas

### Improved safety and reliability

This change will have a positive impact in this area by reducing the risk of Devices having unintended issues from an out of sequence firmware upgrade.

### Lower bills than would otherwise be the case

This change is neutral in this area.

### Reduced environmental damage

Indirectly this change would provide a benefit in this area as SEC Parties would have more confidence in designing processes and functionality that would result in Devices being reused and not scrapped.

### Improved quality of service

This change will have a positive impact in this area by ensuring Suppliers can easily access data that gives them the correct upgrade pathways to prevent unintended issues arising.

### Benefits for society as a whole

This change is neutral in this area.

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<sup>1</sup> facilitate the efficient provision, installation, and operation, as well as interoperability, of Smart Metering Systems at Energy Consumers' premises within Great Britain

## Appendix 1: Progression timetable

This modification is now out for Refinement Consultation. The responses will be discussed with the SSC, the Working Group and the TABASC. It will then return to the CSC to progress to the Report Phase.

Timetable	
Event/Action	Date
Draft Proposal raised	13 Feb 2023
Presented to CSC for comment and conversion to Modification Proposal	21 Feb 2023
Modification discussed with Working Group	1 Mar 2023
Modification discussed with SSC	12 Apr 2023
Refinement Consultation	19 Apr – 12 May 2023
<i>Modification discussed with SSC</i>	<i>24 May 2023</i>
<i>Modification discussed with TABASC</i>	<i>1 Jun 2023</i>
<i>Modification discussed with Working Group</i>	<i>7 Jun 2023</i>
<i>Modification Report approved by CSC</i>	<i>20 Jun 2023</i>
<i>Modification Report Consultation</i>	<i>21 Jun – 12 Jul 2023</i>
<i>Change Board Vote</i>	<i>26 Jul 2023</i>
<i>Estimated implementation date</i>	<i>26 Sep 2023</i>

*Italics denote planned events that could be subject to change*

## Appendix 2: Glossary

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

Glossary	
Acronym	Full term
CPL	Central Products List
CSC	Change Sub-Committee
DCC	Data Communications Company
ESME	Electricity Smart Metering Equipment
EV	Electric Vehicle
FIR	Firmware Information Repository
GBCS	Great Britain Technical Specification
GHz	Gigahertz
GSME	Gas Smart Metering Equipment
HAN	Home Area Network
HCALCS	HAN Connected Auxiliary Load Control Switches
ID	Identifier
MAC	Medium Access Control
MAP	Meter Asset Provider

Glossary	
Acronym	Full term
OPSG	Operations Group
OTA	Over-the-air
PPMID	Prepayment Meter Interface Devices
SAPC	Standalone Auxiliary Proportional Controllers
SCIRS	SSC Commercial Product Assurance Issue Resolution Subgroup
SEC	Smart Energy Code
SECAS	The Smart Energy Code Administrator and Secretariat
SMETS	Smart Metering Equipment Technical Specification
SMKI PMA	Smart Metering Key Infrastructure Policy Management Authority
SSC	Security Sub-Committee
TABASC	Technical Architecture and Business Architecture Sub-Committee
TSIRS	Technical Specification Issue Resolution Sub-group