

CMP225 Consequential changes following implementation of the Third Package and other miscellaneous changes.



CUSC Panel – 30 May 2014

Jade Clarke – Code Administrator

Background

- Statutory Instrument came into effect in November 2011
- As a result, a number of changes were made to the Licences.
- 2 main changes
 - Introduction of a new Relevant Objective
 - Allowing the Authority to raise modifications which it considers necessary to comply with or implement the Regulations or any relevant decisions of the Agency.

Proposed CUSC Modification

- Enable the Authority to raise modifications to comply with relevant European Regulation.
- Apply the caveats in the licence to modifications raised by the licensee following an Authority direction.
- Apply the caveats to modifications which are raised by the Authority in relation to European legislation.
- Changes will be required to Section 8 of the CUSC.
- Like-for-like proposals for STC (CM055) and BSC (P298) being progressed.

Workgroup Consultation

- 2 responses received
- Agreed (along with other Workgroup Members) with the approach to adopt the SCR legal text with respect to areas of the licence that are silent.
- Supportive of CMP225 and implementation approach.

Workgroup Vote

- 4 Workgroup Members voted
- All voted that CMP225 better facilitates the ACO's and should be implemented.
- No WACMs proposed.

Code Administrator Consultation

- 3 responses received
 - All supportive of CMP225 and the proposed implementation approach (10 working days after Authority Decision)

Views against Applicable CUSC Objectives

- The changes will accurately reflect the provisions set out in the Licence covering the circumstances and process to be followed in relation to Authority raised/directed modifications.
- CMP225 is resulting from the Third Package legislation and complies with the changes resulting from the Statutory Instrument.

Questions before Panel Vote?



Panel Recommendation Vote

- a) The efficient discharge by the licensee of the obligations imposed upon it under the Act and by this licence;
- b) Facilitating effective competition in the generation and supply of electricity, and (so far as consistent therewith) facilitating such competition in the sale, distribution and purchase of electricity;
- c) Compliance with the Electricity Regulation and any relevant legally binding decision of the European Commission and/or the Agency.

Proposed Timetable

30 May 2014	Panel vote
3 June 2014	Issue FMR for final comment
10 June 2014	Deadline for comments
12 June 2014	Final Report sent to Authority for decision
17 July 2014	Indicative 25 day KPI for decision
31 July 2014	CMP225 implemented (if approved)