

<p align="center">Change Proposal – F40/02 (Page 1 of 2)</p>	<p>CP No: 646 <i>(mandatory by BSCCo)</i></p>
<p>Title <i>(mandatory by originator)</i> Accreditation of ECVNA and MVRNA Registrations</p>	
<p>Description of Change <i>(mandatory by originator)</i></p> <p>The Central Registration Agent system functionality for registration of the Energy Contract Volume Notification Agent and Metered Volume Reallocation Agent, mandates setting the Accreditation and Certification Status on registration of these Party Agents. However, under the provisions of the Balancing and Settlement Code, neither the Energy Contract Volume Notification Agent nor the Metered Volume Reallocation Agent are required to be Accredited or Certified and therefore this information is not provided to CRA on such registration.</p> <p><i>This Change Proposal replaces NETA Change Request (NCR) 357.</i></p>	
<p>Proposed Solution(s) <i>(mandatory by originator)</i></p> <p>Amend the Central Registration Agent functionality so that only that information relevant to the registration of ECVNAs and MVRNAs is mandated, i.e. remove the mandatory requirement for the Accreditation Status and Certification Status to be set on registration of an ECVNA and / or MVRNA.</p>	
<p>Justification for Change <i>(mandatory by originator)</i></p> <p>The Balancing and Settlement Code, Section J – Party Agents, does not place any obligation on Metered Volume Reallocation Agents or Energy Contract Volume Notification Agents to become Accredited or Certified. Therefore BSCCo will not provide Accreditation or Certification status to CRA on registration of Party Agents who are not required to be Accredited / Certified.</p> <p>The Central Registration Agent User Requirements Specification (v2.4) reflects this by stating that the “Meter Operator Agents are required to be registered and accredited whilst the others are required to be registered and authorised” and “the CRA will only accept a registration where the BSC Party Agent has a valid accreditation status (where applicable).”</p> <p>Therefore, the amendment to CRA functionality is required in order that the registration of ECVNA and MVRNA Party Agents be consistent with the Balancing and Settlement Code.</p>	
<p>Other Configurable Items Potentially Affected by Proposed Solution(s) <i>(optional by BSCCo)</i></p> <p>The CRA Service Description (v1.0) Section 4.2 requires amendment to reflect the fact that not all Party Agents require a Certification Status and / or Accreditation status on registration, and therefore to conform to the requirements of the Balancing and Settlement Code.</p>	
<p>Impact on Core Industry Documents <i>(optional by originator)</i></p> <p>None</p>	

<p align="center">Change Proposal – F40/01 (Page 2 of 2)</p>	<p>CP No: <i>(mandatory by BSCCo)</i></p>
<p>Related Changes and/or Projects <i>(mandatory by BSCCo)</i></p> <p>None</p>	
<p><i>Originator's Details:</i></p> <p><i>BCA Name</i>.....</p> <p><i>Organisation</i>.....</p> <p><i>Email Address</i>.....</p> <p><i>Date</i>.....</p> <p><i>[BSC Panel Representative]</i>.....</p> <p><i>Organisation</i>.....</p>	
<p>Attachments: N* (If Yes, No. of Pages attached:.....)</p> <p><i>(delete as appropriate)</i></p>	