

<p align="center">Change Proposal – F40/02 (Page 1 of 2)</p>	<p>CP No: 747 <i>(mandatory by BSCCo)</i></p>
<p>Title <i>(mandatory by originator)</i> Estimation of Reactive Metering Data</p>	
<p>Description of Change <i>(mandatory by originator)</i></p> <p>Both the CDCA Service description and URS state that the CDCA shall collect and validate active and reactive metering data. Both documents then go on to detail the estimation process if data is subsequently shown to be invalid or if no data was collected in the first place. However, this estimation process only applies to data associated with active meters, it specifically excludes data from reactive meters.</p> <p>BSCP03 which is the NETA baseline document which describes the data validation and estimation process mirrors the CDCA SD and URS, however, it does not specifically remove reactive data from the estimation process although it is inferred since the estimation process is not suitable for reactive data.</p> <p>It should be noted that there was no estimating process for reactive energy under the P&SA.</p>	
<p>Proposed Solution(s) <i>(mandatory by originator)</i></p> <p>The ambiguity should be removed from BSCP03 that the estimation process does not apply to Reactive Energy data as follows:-</p> <ol style="list-style-type: none"> 1) Paragraph 1.1.2 should be reworded to:- ‘This procedure describes the process for agreeing the appropriate metered data values associated with Active Energy meters to be used for CVA when there is a problem with the values obtained via the normal metered data collection process’. 2) A new 1.1.2 (f) should be added:- Estimations associated with Reactive Energy metered data 3) The first paragraph of Section 1.7 should be reworded to:- ‘Where there is missing or suspect metered data the following are a set of guidance rules for estimating the Active Energy metered data. 4) Delete the reference to MVA_{rh} in the Estimation Form BSCP03 / 4.2 	
<p>Justification for Change <i>(mandatory by originator)</i></p> <p>This issue has been raised in PMR 26456 by Innogy.</p>	
<p>Other Configurable Items Potentially Affected by Proposed Solution(s) <i>(optional by BSCCo)</i></p> <p>None</p>	

Impact on Core Industry Documents *(optional by originator)*

Non

Related Changes and/or Projects *(mandatory by BSCCo)*

None

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<p>Originator's Details:</p> <p>BCA Name <i>Drew McGregor</i></p> <p>Organisation... <i>ELEXON.....</i></p> <p>Email Address <i>drew.mcgregor@elexon.co.uk</i></p> <p>Date <i>30/01/02</i></p> <p>[BSC Panel Representative].....</p> <p>Organisation.....</p>	
<p>Attachments: N* (If Yes, No. of Pages attached:.....) <i>(delete as appropriate)</i></p>	