

DCP 233 Legal Text

Housekeeping Change Following DCP189

Amend Paragraph 17.2 in each of Schedules 17 and 18

17.2 Where a customer demonstrates with written evidence to the DNO Party (or where the DNO Party has written evidence) that the customer (or its predecessors) made a capitalised O&M payment in respect of a connection to the DNO Party’s network, and the period over which the O&M payment was capitalised remains unexpired, then the import fixed charge will be calculated as set out below (and the calculation for the import fixed charge in paragraph 17.1 will not apply).

The sole use assets will be split between those where capitalised O&M has been paid and those where it has not, and the fixed charge will be derived as follows:

$$p/\text{day} = \frac{((\text{direct cost \% DOC rate} + \text{NR network rates \%}) * \text{applied to the SUA MEAVU}) + (\text{NR network rates \%} * \text{applied to the SUA MEAVP})}{(\text{days in Charging Year}) * 100}$$

Where:

DOC rate is the direct operating costs contribution rate in per cent;

NR rate is the network rates contribution rate in per cent;

SUA MEAVU means the Modern Equivalent Asset Value of Sole Use Assets where capitalised O&M has not been paid (or the period over which it was to be capitalised has expired); and

SUA MEAVP means the Modern Equivalent Asset Value of Sole Use Assets where capitalised O&M has been paid (and the period over which it was to be capitalised has not expired).

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27 March 2015