

# Addendum to the Consultation on New Smart Energy Code Content (Stage 2)

## Errata

Update 1<sup>st</sup> November

Following publication of the Consultation on New Smart Energy Code Content we have identified some errors in the consultation document. These are listed here (errors in underlined red text) with their document locations and their corrections.

Reference	Original text	Correction
Page 9,	Incorrect internet link to full DCC Licence in Footnote 3	The correct link is: <a href="https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/249046/smartdcllicence.pdf">https://www.gov.uk/government/uploads/system/uploads/attachment_data/file/249046/smartdcllicence.pdf</a>
Page 11	Schedule 5 of the DCC Licence places obligations on the DCC to prepare various documents that will be incorporated into the SEC by the Secretary of State. These include:  .... <u>the Intimate Communications Hub Interface Specification</u> ;	The DCC is required to develop an Intimate Communications Hub Interface Specification under Schedule 5 of its Licence. However Schedule 5 does not require that the ICHIS is incorporated into the SEC.
Annex 3	<b>Commercial Products Assurance Security Characteristics for GB Smart Metering</b>  <b>Description:</b> The document, subsidiary to the SMETS and CHTS, forming that describes the requirements for evaluation and certification of the ESME, GSME, Communications Hub, HCALCS, <u>IHD</u> and PPMID under CESG's Commercial Products Assurance scheme.	The reference to IHD in the description column should be removed.  IHDs should not be included in this description as they are not in scope for Commercial Products Assurance

<p><b>Annex 3</b></p>	<p><b>Registration Data Incident Management Policy</b></p> <p><b><u>Current Status:</u></b> <u>The DCC is required to produce these documents...pursuant to Schedule 5 etc.</u></p>	<p>The Current Status column text for this document should be replaced with the following text:</p> <p>'Proposed legal text in Section X2.4 of the SEC sets out obligations on the DCC to consult Parties and RDPs in producing a draft Registration Incident Management Policy. Amongst other things the DCC is required to submit the draft policy to the Secretary of State as soon as is reasonably practical.</p>
<p><b>Annex 3</b></p>	<p><b>SEC Panel Release Management Policy and DCC Release Management Policy</b></p> <p><b><u>Current Status:</u></b> <u>The DCC is required to produce these documents...pursuant to Schedule 5 etc.</u></p> <p><b><u>Note 3:</u></b> <u>the release Management Policies will be created in line with the process set out in paragraph 37 et seq.</u></p>	<p>The quoted Note 3 text should be deleted.</p> <p>The Current Status column text for this document should be replaced with the following text:</p> <p>Proposed legal text in Section D10 of the SEC sets out the requirements for a SEC Panel Release Management Policy</p> <p>Proposed legal text in Section H8 of the SEC sets out the requirements for a DCC Release Management Policy</p>
<p><b>Annex 3</b></p>	<p><b>Communications Hub Handover Support Materials and Installation Support Process Materials and Maintenance Support Materials</b></p> <p><b><u>Current Status:</u></b> <u>The DCC is required to produce these documents...pursuant to Schedule 5 etc.</u></p>	<p>The Current Status column text for these documents should be replaced with the text in Note 2 at the foot of the table which reads as follows:</p> <p>Not the Subject of SEC2. Provisions to develop and include this document in the SEC will be subject to future consultation</p>