

ET SECTOR	
REFERENCE NUMBER:	CATEGORY: Amendment
LICENCE CONDITION NUMBER: <i>(if relevant):</i>	SpC 9.10
TITLE:	Provision of Information to the System Operator
RELEVANT LICENCE CONSULTATION QUESTIONS <i>(if any):</i>	
RELEVANT ISSUES LOG:	
POLICY ISSUES	
DRAFTING ISSUES	
<ul style="list-style-type: none"> 9.10.3 9.7.10 (a) 9.10.5 and 5(b) 	<ul style="list-style-type: none"> 9.10.3 states that TNGET is AR less EXS, where EXS is income from connection charges remunerated under Sp C 2.1. If our response to consultation Q16 (to exclude all connection income from allowed revenue) is adopted then paragraph 2.1.6 excludes DRS from the Allowed Revenue, and DRS includes all connections charges (see comment below relating to para 9.7.10(a) for Special Condition 9.7 - Directly remunerated services), then the formula should be simplified to say TNGET is AR. 9.7.10(a) states that certain connection activities should be included in DRS, however it carves out connections covered by Network Charges (and therefore included in Sp C 2.1). Through the action of 2.1.6 there are no connection charges remunerated through that SpC. To make it clear that all connections are treated in T2 as a DRS, the definition in 10(a) should be clarified with the drafting amended to state that DRS1 includes, for the avoidance of doubt, all connection activities. These provisions should refer to Regulatory Year not relevant year
FINANCE ISSUES	
SUPPORTING INFORMATION	
OFGEM ENGAGEMENT:	