B2B Procedures

RoLR Procedures Part B

CONSULTATION – First Stage

CONSULTATION PARTICIPANT RESPONSE TEMPLATE

Participant: United Energy

Completion Date: 31 March 2023

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0. Issues Paper Questions

Topic	Question	Comments
2.1 Update of 'Table 102 A: Customer and Site Details to Provide to RoLR'	Question 1: Do you support the proposed changes with regards to RoLR Procedures table 102-A? (Answer should be one of "Yes" / "No – provide reason" / "Other – provide reason")	 United Energy supports the proposed changes, with the following exceptions: United Energy queries the accuracy of the draft Procedure comments in relation to the <i>Customer Classification</i> (provided by the FRMP): 'Provide if site is Commercial or Industrial, SME or Residential. Allowed values: LARGE, SME, RESI)'. It should mirror what is provided in MSATS i.e. field name is <i>Customer Classificaton Code</i> with allowed values: BUSINESS, RESIDENTIAL and include a new NMI Classifiation Code field as per Question 5 below United Energy strongly recommends not deleting the unstructured postal address fields (PostalUnstructuredAddress ress1, PostalUnstructuredAddress ress2, PostalUnstructuredAddress ress3) as they are still valid fields in CDNs and are utilised in United Energy
2.2 Update of in-text referencing errors and obligations in section 104.4 and 104.5 of the RoLR procedure	Question 2: Do you support the proposed changes with regards to RoLR Procedures table section 104.4? (Answer should be one of "Yes" / "No – provide reason" / "Other – provide reason")	United Energy supports the proposed changes

Topic	Question	Comments
2.2 Update of in-text referencing errors and obligations in section 104.4 and 104.5 of the RoLR procedure	Question 3: Do you support the proposed changes with regards to RoLR Procedures table section 104.5? (Answer should be one of "Yes" / "No – provide reason" / "Other – provide reason")	United Energy supports the proposed changes
General	Question 4: If the changes proposed were to be expedited, would your organisation have any issues in implementing the changes by 15 May 2023?	 United Energy has no issues implementing the proposed changes by 15 May 2023, but cannot guarantee the suggested inclusions listed in Question 5 would be made available in one report by this date United Energy strongly recommends a 5-week timeframe to implement system changes for the suggested inclusions listed in Question 5 from the date the final report and determination is released
General	Question 5: Do you have any other suggestions, comments or questions regarding this consultation? If you have any comments outside of the scope of this consultation, please reach out to your relevant B2B-WG representatives.	 United Energy recommends including the NMI Classification Code field in Table 102 A as represented in MSATS, with the LNSP to provide as this field was requested by the default retailer during previous ROLR events United Energy strongly recommends the LNSP should provide the LifeSupportStatus field, irrespective of who the registration owner is, as the LNSP system should agree with what the retailer has and this field was requested by the default retailer during previous ROLR events