# **Draft Modification Report**

# P411 'Including new LDSOs in Qualification to mitigate potential risks to Settlement'

This Modification aims to improve the effectiveness of the Qualification Performance Assurance Technique (PAT) by requiring new Licensed Distribution System Operators (LDSOs) to undergo Qualification in this role. This will provide assurance to industry participants that new LDSOs are able to fully execute their BSC Role and obligations when active in the market.



The BSC Panel initially recommends approval of P411



The BSC Panel does not believe P411 impacts the European Balancing Guideline (EBGL) Article 18 terms and conditions related to balancing held within the BSC

This Modification is expected to impact:

- New LDSOs
- Qualification Service Provider
- ELEXON as Balancing and Settlement Code Company (BSCCo)

# ELEXON

**Phase** 

**Initial Written Assessment** 

**Definition Procedure** 

Assessment Procedure

Report Phase

Implementation

305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 1 of 16

#### **Contents**

1	Summary	3
2	Why Change?	4
3	Solution	6
4	Impacts & Costs	8
5	Implementation	11
6	Panel's Initial Discussions	12
7	Report Phase Consultation Responses	13
8	Recommendations	15
App	pendix 1: Glossary & References	16



C	on	ta	ct

#### **Matthew Woolliscroft**

020 7380 4165

BSC.change@elexon.co.uk

matthew.woolliscroft@ele xon.co.uk



#### **About This Document**

This is the P411 Draft Modification Report, which Elexon will present to the Panel at its meeting on 13 August 2020. It includes the responses received to the Report Phase Consultation on the Panel's initial recommendations. The Panel will consider all responses, and will agree a final decision on whether to approve P404 as a Self-Governance Modification.

There are five parts to this document:

- This is the main document. It provides details of the solution, impacts, costs, benefits/drawbacks and proposed implementation approach.
- Attachment A contains the draft redlined changes to the BSC for P411.
- Attachment B contains the draft redlined changes to BSCP537 for P411.
- Attachment C contains the full responses received to the Panel's Report Phase Consultation.
- Attachment D contains the P411 Proposal Form.

305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 2 of 16

#### <u>1</u> Summary

#### What is the issue?

Licensed Distribution System Operators (LDSOs) have numerous responsibilities under the BSC. Many of these responsibilities have a material effect on factors linked to Settlement Risks.

Once operational, LDSOs are subject to Performance Assurance Techniques, such as the BSC Audit and Error and Failure Resolution, which provide ongoing assurance that LDSOs are able to fulfil their BSC role and obligations. However, LDSOs are not subject to any preventative assurance for these activities before they enter the market and go live.

The Performance Assurance Board agree that the lack of preventative assurance for LDSOs poses a risk to Settlement, and therefore consider that new LDSOs should be required to Qualify in this role before they commence operations.

#### What is the proposed solution?

This Modification proposes to include new entrant LDSOs in the scope of the Qualification technique in the role of LDSO.

The inclusion of LDSOs in the Qualification technique will require a new role-specific section to be added to the Self Assessment Document (SAD). The new section will contain questions and guidance for new LDSO entrants to respond to that relate specifically to the role of an LDSO. New entrant LDSOs will be required to respond to this section in addition to the Supplier Meter Registration Agent (SMRA) and Unmetered Supplies Operator (UMSO) roles that they are currently required to Qualify as.

#### **Impacts**

This Modification will impact all **new entrant LDSOs**, as they will be required to Qualify in the role of LDSO.

This Modification will also impact the **Qualification Service Provider** and **ELEXON as BSCCo** to facilitate the Qualification of new LDSOs.

#### **Implementation**

The Panel recommend an Implementation Date of:

• **5 November 2020** as part of the November 2020 BSC Release.

#### Recommendation

The Panel initially unanimously believes that P411 **does** better facilitate Applicable BSC Objective **(d)** and so should be **approved** as a **Self-Governance Modification Proposal**.

305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 3 of 16

#### 2 Why Change?

#### What is the issue?

Licensed Distribution System Operators (LDSOs) (including Independent Distribution Network Operators (IDNOs), which the BSC does not distinguish between for Market Entry purposes) have numerous responsibilities and obligations under the BSC. In particular there are many processes and requirements contained in <a href="mailto:BSCP515">BSCP515</a> 'Licensed Distribution' and <a href="mailto:BSCP128">BSCP128</a> 'Production, Submission, Audit and Approval of Line Loss Factors' which are linked to factors in Settlement Risks.

While LDSOs are required to complete Qualification in the roles of Supplier Meter Registration Agent (SMRA) and Unmetered Supplies Operator (UMSO), there is currently no preventative assurance related to the activities they undertake in the role of LDSO. As such any new LDSO that enters the market has the potential to pose a risk to the effectiveness of the processes specific to this role, and thus pose a risk to the integrity of Settlement.

The PAB and ELEXON consider that LDSOs should complete Qualification before they commence operations in the market.

#### **Background**

Following its <u>Performance Assurance Framework (PAF) Review</u>, ELEXON presented a paper to the Performance Assurance Board (PAB) (<u>PAB224/11</u>) containing recommended changes to the PATs. Among these recommendations was that new LDSOs be made subject to the Qualification technique.

LDSOs are already required to Qualify in their capacity as SMRA and UMSO, and are identified as a Performance Assurance Parties. As such, LDSOs are subject to the BSC Audit and Error and Failure Resolution techniques. This provides ongoing assurance that LDSOs are able to fulfil their role once operational, but there is not currently any preventative assurance provided to market participants.

This Modification aims to carry forward this recommendation as endorsed by the PAB, and subsequently recommended to be raised by the PAB under Section F2.1.1(d)(vi) at its meeting on 25 June 2020 (PAB233/07). This will provide assurance to market participants that new LDSOs will be able to fulfil their BSC role and obligations before they go live.

The Panel agreed to raise P411 at its meeting on 9 July 2020 (304/05).

#### **Performance Assurance Framework Review**

The PAF is a suite of techniques that can be applied to Performance Assurance Parties to help mitigate any risks that market participants may pose to the integrity of Settlement. The current risk-based PAF was introduced by P207 'Introduction of a new governance regime to allow a risk-based Performance Assurance Framework (PAF) to be utilised and reinforce the effectiveness of the current PAF' in 2007. The techniques fall into four categories:

- Detective;
- Preventative;



# What are Settlement Risks?

Settlement Risks are risk of any failure or error in processes required by the BSC that may impact Settlement. Settlement Risks are recorded on the Risk Evaluation Register.

#### What is Qualification?

Qualification is a technique that provides assurance that new market participants have sufficient knowledge, systems and processes so that they won't pose a significant risk to Settlement when they go live. Qualification has generic parts and role specific parts which assess an applicants ability to carry out and responsibilities associated

305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 4 of 16

- Remedial; and
- Incentive.

Qualification is a preventative technique designed to ensure that new entrants have satisfactorily developed their systems and processes so that any potential risks to Settlement when live have been sufficiently mitigated.

The third workstream of ELEXON's PAF Review, assessed the continued suitability and effectiveness of PATs. It recommended changes to PAB at its meeting on 26 September 2019 as outlined above, The PAB endorsed these recommendations, and subsequently recommended that this Modification be raised.

305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 5 of 16

#### 3 Solution

#### **Proposed Solution**

This Modification proposes to include new entrant LDSOs in the scope of the Qualification technique in the role of LDSO. This Modification will draft the changes to Section J 'Party Agents and Qualification Under the Code' and BSCP537 'Qualification Process for SVA Parties, SVA Party Agents and CVA Meter Operators' in order to require new LDSOs to Qualify in this role.

The inclusion of LDSOs in the Qualification technique will also require a new role-specific section to be added to the SAD. The new section will contain questions and guidance for new entrants to respond to that relate specifically to the role of an LDSO. New entrant LDSOs will be required to respond to this section in addition to the SMRA and UMSO roles that they are currently required to Qualify as.

The Qualification Service Provider's scope will be extended to review and assess the responses that new LDSOs provide to ensure that they do not pose a significant risk to Settlement.

#### **Changes to the Self Assessment Document**

As a Category 3 BSC Configurable Item, changes to the SAD are made through a dedicated change process overseen by the PAB. In reviewing the SAD, the PAB shall assess whether any amendments to the document may help reduce risks. The PAB is not required to consult Parties on any changes to the SAD, though it may do so if it believes it would be appropriate.

Changes to the SAD to facilitate this Modification will be approved by the PAB as part of the implementation phase.

#### **Re-Qualification**

This Modification does not propose to also extend re-Qualification. The PAF review also recommended significant changes to the re-Qualification processes, so it is more efficient for the extension of the scope of re-Qualification to any additional parties to be considered under a separate piece of work focussing on re-Qualification. The recommendation to review the re-Qualification technique will be progressed subsequent to this Modification.

#### **Benefits**

The aim of this Modification is to provide assurance to market participants that new LDSOs are able to fully carry out their BSC Role and execute their obligations. By including new LDSOs in scope, it will ensure that the Qualification technique is fully effective at mitigating any risks to Settlement that new entrants may pose.

The Modification will also bring LDSOs in line with other Performance Assurance Parties by subjecting them to the Qualification PAT.

305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 6 of 16

#### Legal text

P411 will require changes to <u>BSC Section J 'Party Agents and Qualification under the Code'</u> and <u>BSCP537 'Qualification Process for SVA Parties, SVA Party Agents and CVA Meter Operators'</u> to deliver the solution to include new entrant LDSOs in the Qualification technique. Draft redlining to these documents can be found in Attachments B and C.

If this Modification is approved, we will ask the Performance Assurance Board to approve the addition of a role specific section to the SAD to support LDSO Qualification. The proposed questions to be included in this section can be found in attachment D.

This Modification will not impact on the EBGL Article 18 Terms and Conditions contained within the BSC.

#### **Applicable BSC Objectives**

#### Applicable BSC Objective (d)

The Panel unanimously believe this Modification will better facilitate Applicable BSC Objective (d) as it will provide preventative assurance that new LDSOs are able to fulfil the BSC obligations and responsibilities associated with this role. This will mitigate the need for detective and corrective action to be taken against new LDSOs once they have gone live, which will ensure that the BSC arrangements can be delivered effectively and efficiently.

The Panel believes that P411 will be neutral against all other Objectives.



# What are the Applicable BSC Objectives?

- (a) The efficient discharge by the Transmission Company of the obligations imposed upon it by the Transmission Licence
- (b) The efficient, economic and coordinated operation of the National Electricity Transmission System
- (c) Promoting effective competition in the generation and supply of electricity and (so far as consistent therewith) promoting such competition in the sale and purchase of electricity
- (d) Promoting efficiency in the implementation of the balancing and settlement arrangements
- (e) Compliance with the Electricity Regulation and any relevant legally binding decision of the European Commission and/or the Agency [for the Co-operation of Energy Regulators]
- (f) Implementing and administrating the arrangements for the operation of contracts for difference and arrangements that facilitate the operation of a capacity market pursuant to EMR legislation
- (g) Compliance with the Transmission Losses Principle

#### 305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 7 of 16

#### 4 Impacts & Costs

#### **Indicative industry costs**

We do not envisage any industry costs resulting from this Modification. This was confirmed through the Report Phase Consultation.

#### **Estimated central implementation costs**

The cost to implement this Modification will be approximately £2600: £2100 to amend the Qualification Service Provider contract and ensure training of staff, and £500 to make the necessary changes to BSC documents.

There will be an ongoing cost of approximately £6600 per LDSO Qualification for the Qualification Service Provider to review the submissions made by applicants. This is in line with the cost of Qualifying other roles. There will be no increase to ELEXON's ongoing costs as the Qualification will be provided under the existing service.

#### **P411 impacts**

Impact on BSC Parties and Party Agents		
Party/Party Agent Impact		
New entrant LDSOs	New Entrant LDSOs will be required to complete Qualification in the role of LDSO before they start operating in the market. However, we do not believe that this will introduce any additional requirements on new entrant LDSOs in comparison to LDSOs already operational. We therefore do not believe this will be a significant impact.	

#### Impact on National Electricity Transmission System Operator

We do not envisage any impacts on the National Electricity Transmission System Operator as a result of this Modification.

Impact on BSCCo		
Area of ELEXON	Impact	
Market Entry	The Market Entry team will be required to update its guidance and processes to reflect the new location of the Qualification Document.	

305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 8 of 16

#### Impact on BSC Settlement Risks

This Modification will help mitigate impacts on Settlement Risks:

- 003: SVA Metering Equipment is installed, programmed or maintained incorrectly including where Commissioning is performed incorrectly or not at all;
- 020: CVA Metering Equipment is installed, programmed or maintained incorrectly including where Commissioning is performed incorrectly or not at all; and
- 026: Aggregation Rules in CDCA are incorrect such that CVA Metered Data is not correctly aggregated and the energy volumes required for Settlement are incorrect or missing

by requiring new LDSOs to demonstrate their ability to perform these responsibilities before becoming operational.

Impact on BSC Systems and process		
BSC System/Process	Impact	
None	N/A	

Impact on BSC Agent/service provider contractual arrangements			
BSC Agent/service Impact provider contract			
Qualification Service Provider	The Qualification Service Provider's scope will be extended to review and assess the responses that new LDSOs provide to ensure that they do not pose a significant risk to Settlement. The Qualification Service Provider has confirmed that this will not be a significant impact on its processes and can be delivered within the proposed implementation timeframe.		

Impact on Code		
Code Section	Impact	
BSC Section J 'Party Agents and Qualification under the Code'	Section J will be amended to place an explicit obligation on LDSOs to Qualify in this role.	

#### Impact on EBGL Article 18 terms and conditions and objectives

This Modification will not impact on the EBGL Article 18 Terms and Conditions.

Impact on Code Subsidiary Documents		
CSD Impact		
BSCP537 'Qualification Process for SVA Parties,	BSCP537 will be amended to describe the Qualification process for new LDSOs.	
SVA Party Agents and CVA Meter Operators'		

305/05
P411 Draft Modification Report
6 August 2020
Version 1.0
Page 9 of 16
© ELEXON Limited 2020

Impact on other Configurable Items		
Configurable Item	Impact	
Self Assessment Document (SAD)	A new section will be added to the SAD containing the Questions that new LDSOs will need to respond to.	

#### Impact on a Significant Code Review (SCR) or other significant industry change projects

We do not believe that this Modification will impact on any open SCR or other significant change projects. An SCR exemption request was sent to Ofgem on 30 June 2020. Ofgem confirmed the SCR exemption on 9 July 2020

#### Impact on Consumers

No impact on consumers identified.

#### Impact on the environment

This Modification is neutral with the net zero target.

#### 305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 10 of 16

# **Recommended Implementation Date**

The Panel recommends an Implementation Date for P411 of:

• **5 November 2020** as part of the November 2020 BSC Release.

This is the next available Release that P411 can be included in.

#### **Self-Governance**

This Modification will not place additional requirements on new entrant LDSOs in comparison to LDSOs that are already operational. Rather, it seeks to provide assurance that new entrant LDSOs can fulfil the BSC obligations that are already applicable. As such, we do not believe that including new LDSOs in the Qualification technique will materially impact the Self-Governance criteria. The Panel unanimously believe this Modification should therefore be treated as a **Self-Governance Modification**.



# What is the Self-Governance Criteria?

A Modification that, if implemented:

- (a) does not involve any amendments whether in whole or in part to the EBGL Article 18 terms and conditions, except to the extent required to correct an error in the EBGL Article 18 terms and conditions or as a result of a factual change, including but not limited to:
- (i) correcting minor typographical errors; (ii) correcting formatting and consistency errors, such as paragraph numbering; or (iii) updating out of date references to other documents or paragraphs;
- (b) is unlikely to have a material effect on: (i) existing or future electricity consumers; (ii) competition in the generation, distribution, or supply of electricity or any commercial activities connected with the generation, distribution, or supply of electricity; or (iii) the operation of the national electricity transmission system; (iv) matters relating to sustainable development, safety or security of supply, or the management of market or network emergencies; and (v) the Code's governance procedures or modification procedures; and
- (c) is unlikely to discriminate between different classes of Parties.

305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 11 of 16

#### 6 Panel's Initial Discussions

The request to raise this Modification was presented to the BSC Panel at its meeting on 9 July 2020 (304/05). The Panel agreed to raise this Modification on the recommendation of the PAB (in accordance with F2.1.1(d)(vi)) and agreed with the recommendations in Section 7 of the Initial Written Assessment. The Panel also agreed to send P411 directly to the Report Phase as it considered the P411 solution to be self-evident and would not benefit from Workgroup assessment.

The Panel made no other comments on this Modification.

305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 12 of 16

### **7** Report Phase Consultation Responses

We received two responses to the Panel's Report Phase Consultation representing Supplier and Trade Body views. This section summarises the responses to the Panel's Report Phase Consultation on its initial recommendations. You can find the full responses in Attachment C.

Summary of P411 Report Phase Consultation Responses				
Question	Yes	No	Neutral/ No Comment	Other
Do you agree with the Panel's initial view that the redlined changes to the BSC deliver the intent of P411?	2	0	0	0
Do you agree with the Panel's initial view that the redlined changes to BSCP537 deliver the intent of P411?	2	0	0	0
Do you agree with the Panel's consideration that P411 does not impact the EBGL Article 18 terms and conditions held within the BSC?	1	0	1	0
Do you agree with the Panel's initial unanimous view that P411 does better facilitate Applicable BSC Objective (d) than the current baseline?	2	0	0	0
Do you agree with the Panel's initial unanimous recommendation that P411 should be approved?	2	0	0	0
Will P411 impact your organisation?	0	2	0	0
Will your organisation incur any costs in implementing P411?	0	2	0	0
Do you agree with the Panel's proposed Implementation Date?	2	0	0	0
Do you agree with the Panel's initial view that P411 <b>should</b> be treated as a Self-Governance Modification?	2	0	0	0
Do you have any further comments on P411?	1	1	0	0

Both respondents to the Report Phase Consultation agreed that the redlined changes to the BSC and BSCP537 would deliver the intent of P411. Both respondents agreed that P411 would better facilitate Applicable BSC Objective (d) and should therefore be approved. One respondent noted that LDSOs play a vital role in the Settlement arrangements and believed that it was therefore appropriate that they be included in Qualification.

One respondent agreed with the Panel's decision that P411 would not impact on the Article 18 Terms and Conditions contained within the BSC. The Other respondent did not express a view.

305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 13 of 16

Neither respondent to the P411 Report Phase Consultation identified any impacts or cists they would incur as a result of P411. And both respondents agreed with the Proposed Implementation Date and that P411 should be treated as a Self-Governance Modification.

One respondent believed that the proposed questions to be added to the SAD to support LDSO Qualification should also include a reference to the support and participation provided by LDSOs to the Technical Assurance Agent, and change of Energisation Status and installation of third party generation. We will work with our subject matter experts to assess the suitability in including specific questions on these areas before the changes to the SAD are presented to the PAB for approval.

#### 305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 14 of 16

#### 8 Recommendations

#### We invite the Panel to:

- AGREE that P411:
  - DOES better facilitate Applicable BSC Objective (d);
- AGREE that P411 does not impact the EBGL Article 18 terms and conditions held within the BSC;
- DETERMINE (in the absence of any Authority direction) that P411 is a Self-Governance Modification Proposal;
- APPROVE P411;
- APPROVE an Implementation Date of:
  - 5 November 2020 as part of the November 2020 BSC Release;
- APPROVE the draft legal text;
- APPROVE the changes to BSCP537 for P411; and
- APPROVE the P411 Modification Report.

305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 15 of 16

# Appendix 1: Glossary & References

#### **Acronyms**

Acronyms used in this document are listed in the table below.

Acronym		
Acronym	Definition	
BSCCo	Balancing and Settlement Code Company (ELEXON)	
IDNO	Independent Distribution Network Operator	
IWA	Initial Written Assessment	
LDSO	Licensed Distribution System Operator	
PAB	Performance Assurance Board (Panel Committee)	
PAF	Performance Assurance Framework	
PAT	Performance Assurance Technique	
SAD	Self Assessment Document	
SCR	Significant Code Review	
SMRA	Supplier Meter Registration Agent	
UMSO	Unmetered Supplies Operator	
WD	Working Day	

#### **External links**

A summary of all hyperlinks used in this document are listed in the table below. All external documents and URL links listed are correct as of the date of this document.

External Links		
Page(s)	Description	URL
4, 6, 10	BSCPs	https://www.elexon.co.uk/bsc-and-codes/bsc-related-documents/bscps/
4	PAB 224	https://www.elexon.co.uk/meeting/pab224/
4	PAB233	https://www.elexon.co.uk/meeting/pab-233/
4	P207	https://www.elexon.co.uk/mod-proposal/p207/
4	Panel 304	https://www.elexon.co.uk/meeting/bsc-panel-304/
4	PAF Review	https://www.elexon.co.uk/reference/performance-assurance/performance-assurance-framework-review/
6, 10	BSC Sections	https://www.elexon.co.uk/bsc-and-codes/balancing-settlement-code/
10	Self Assessment Document (SAD)	https://www.elexon.co.uk/bsc-and-codes/bsc-related-documents/self-assessment-documents/

305/05

P411

**Draft Modification Report** 

6 August 2020

Version 1.0

Page 16 of 16