

## **Action from March 2022 Meeting:**

Fiona Cottam (FC) to provide known threshold references within the UNC.

### **Update on the action**

This related to the Measurement Error Notification (MEN) Guidelines and whether there are any thresholds within the Guidelines that were actually specified within UNC and therefore could not be changed without a UNC Modification.

We have compared the MEN Guidelines (version 5.0

<https://www.gasgovernance.co.uk/sites/default/files/ggf/page/2021-08/Measurement%20Error%20Notification%20Guidelines%20v5.0.pdf> )

to UNC TPD E “Daily Quantities, Imbalances and Reconciliation” (Version 5.73)

<https://www.gasgovernance.co.uk/sites/default/files/ggf/page/2022-04/7%20TPD%20Section%20E%20-%20Daily%20Quantities%20Imbalances%20and%20Reconciliation.pdf> )

The only threshold in UNC is the 50 GWh trigger for treatment as a “Qualifying LDZ Reconciliation” in E7.5.1 (c). The Qualifying LDZ Reconciliation rules in UNC refer to how the resulting reconciliation is shared out through UIG Reconciliation. UNC does not include any reference to the Measurement Error Notification Guidelines or Meter Error Reports.

The 50 GWh thresholds in UNC happens to align to the threshold for the appointment of an independent expert and a Significant Meter Error report in the MEN Guidelines.

The 500 GWh threshold and the requirement for two Technical Experts set out in the MEN Guidelines are not referenced anywhere in UNC.

### **Conclusion:**

UNC does not cross-reference to any thresholds within the MEN Guidelines. The Qualifying LDZ Reconciliation threshold is currently the same as the Significant Measurement Error threshold – but this does not have to be the case. The two thresholds could diverge in future.

As Correlia is not a UNC party we suggest that industry parties check this assessment themselves before making any changes to these thresholds.

### **Recommend to close this action**