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| The Performance Assurance board’s approach to non-compliance with P272[[1]](#footnote-1) Deadline (1 April 2017) |
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P322[[2]](#footnote-2) required Suppliers to migrate Advanced Meters in Profile Class (PC) 5-8 to Half Hourly (HH) Settlement from 5 November 2015 to 1 April 2017 using the Change of Measurement Class (CoMC) process. At its January 2017 meeting the Performance Assurance Board (PAB) discussed its approach to any Suppliers that are not compliant with the P272 deadline of the 1 April 2017 and agreed the following points:

1. New gains on or after the 1 April 2017 or within the 45WD prior to 1 April 2017 will not be treated as non-compliant until 45WDs from the date of acquisition or contract start date. It is worth noting however, that these are still technically non-compliant with the requirements of P272 and therefore backing data may be requested to allow investigation into the cause of these non-compliances to allow PAB to apply its discretion.
2. AMR Meters with communications that are not functioning or are not sufficient to poll Half Hourly data will not be considered non-compliant until the communication issues have been addressed. Numbers of meters in this category should be declared and will be compared against the numbers a Supplier reports to Ofgem under Supplier License Condition (SLC) 12. When communication issues have been addressed Suppliers will have 45 Working Days to migrate the Meters to Half Hourly Settlement.
3. The compliance of each Supplier against the P272 deadline requirement will be presented to the PAB at its June 2017 meeting. Suppliers will be asked to confirm as part of their June reporting whether any MSIDs listed as outstanding in that report (which sets out the April position) have since been completed. The PAB would then consider this updated number in making any decision. ELEXON would be unable to validate the Supplier’s confirmations until the August PAB report, with any discrepancies notified to the PAB and the Supplier will be asked to provide further information, which may result in escalation to the September PAB meeting.
4. All Suppliers that are non-compliant with the P272 deadline will be subject to the Error and Failure Resolution (EFR) process and required to submit plans to address the non-compliance as soon as possible.
5. At its meeting in June, PAB will review the following points in relation to each non-compliant Supplier and will then invite the Suppliers which cause the most concern to the PAB to its future meetings:

* The percentage of each Supplier’s qualifying (see points 1 and 2) MSIDs that have completed the P272 migration determined as follows:
* The number of qualifying (see points 1 and 2) MSIDs that have not been migrated; and
* The organisation’s co-operation with the P322 migration processes and with ELEXON.

1. The PAB decided that no EFR plans submitted during the migration period will be accepted with milestones after 1 April 2017 and that the PAB will only consider any new EFR plans for P322 from its June meeting onwards.

1. Mandatory Half Hourly Settlement for Profile Classes 5-8 [↑](#footnote-ref-1)
2. Revised Implementation Arrangements for Mandatory Half Hourly Settlement for Profile Classes 5-8 [↑](#footnote-ref-2)