# ELECTRICITY INDUSTRY PARTICIPATION CODE DISTRIBUTED UNMETERED LOAD AUDIT REPORT



For

# **VODAFONE AND MERCURY NZ LTD**

Prepared by: Bernie Cross

Date audit commenced: 23 February 2023

Date audit report completed: 14 April 2023

Audit report due date: 20-Apr-23

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#### **EXECUTIVE SUMMARY**

This audit covers the **Vodafone** DUML database and processes and was conducted at the request of **Mercury NZ Limited (Mercury)** in accordance with clause 15.37B. The purpose of this audit is to verify that the volume information is being calculated accurately, and that profiles have been correctly applied.

The audit was conducted in accordance with the audit guidelines for DUML audits version 1.1.

This database is for items of load supplying Vodafone's telecommunications network. Each item of load contains a transformer and the secondary side of the transformer supplies voltage to part of the Vodafone network. The previous audit recorded that wattage figures in the database were derived from measurements taken at the secondary side of the transformers, which meant transformer losses were not considered.

Vodafone has now provided correct wattages for all 97 XM3 cabinets and they conducted primary and secondary measurements of a sample of 36 Alpha pedestals.

An adjustment factor was determined using primary and secondary measurements from this sample of 36 items of load which could be applied to all connections where primary measurements were not available. This adjustment factor was applied to all pedestal and pole mounted connections including to the sample of 36 connections where the primary measurements were recorded in the database resulting in the transformer losses being accounted for twice for these 36 connections. The result is an assessed over submission of 89,805 kWh per annum.

The adjustment factor has not be applied to the 11 fittings in Auckland or the three in Christchurch, which appear to be incorrect, as recorded in **sections 2.1, 3.1** and **3.2**.

Two items of load were not able to be found in the field, one of which appears to have been removed.

The future risk rating indicates that the next audit be completed in six months. I recommend the next audit is undertaken in 12 months reflecting Mercury's commitment to resolve the over submission of volume.

The matters raised are detailed below:

#### **AUDIT SUMMARY**

# NON-COMPLIANCES

Subject	Section	Clause	Non-Co	ompliance	Controls	Audit Risk Rating	Breach Risk Rating	Remedial Action
Deriving submission information	2.1	11(1) of Schedule 15.3	due to inco kWh values Alpha units primary me are availabl database.	n per annum rrect daily derived for where asurements e in the	Moderate	High	6	
			Auckland au Christchurc	-				
Database accuracy	3.1	15.2 and 15.37B(b)	due to inco kWh values Alpha units primary me are availabl database	n per annum rrect daily derived for where asurements e in the	Moderate	High	6	
			Christchurc					
Volume information accuracy	3.2	15.2 and 15.37B(c)	89,805 kWh due to inco kWh values Alpha units primary me	Over submission of 89,805 kWh per annum due to incorrect daily kWh values derived for Alpha units where primary measurements are available in the database.		High	6	
			Incorrect su Auckland au Christchurc					
Future Risk Ra	ting			_			18	_
Future risk		0	1-4	5-8	9-15	16-18 19+		

Future risk rating	0	1-4	5-8	9-15	16-18	19+
Indicative audit frequency	36 months	24 months	18 months	12 months	6 months	3 months

# RECOMMENDATIONS

Subject	Section	Recommendation
Deriving submission information	2.1	Conduct primary measurements to confirm the accuracy of the daily kWh figures in Christchurch and Auckland.

# ISSUES

Subject	Section	Description	Issue
		Nil	

# 1. ADMINISTRATIVE

## 1.1. Exemptions from Obligations to Comply with Code

#### **Code reference**

Section 11 of Electricity Industry Act 2010.

#### **Code related audit information**

Section 11 of the Electricity Industry Act provides for the Electricity Authority to exempt any participant from compliance with all or any of the clauses.

#### **Audit observation**

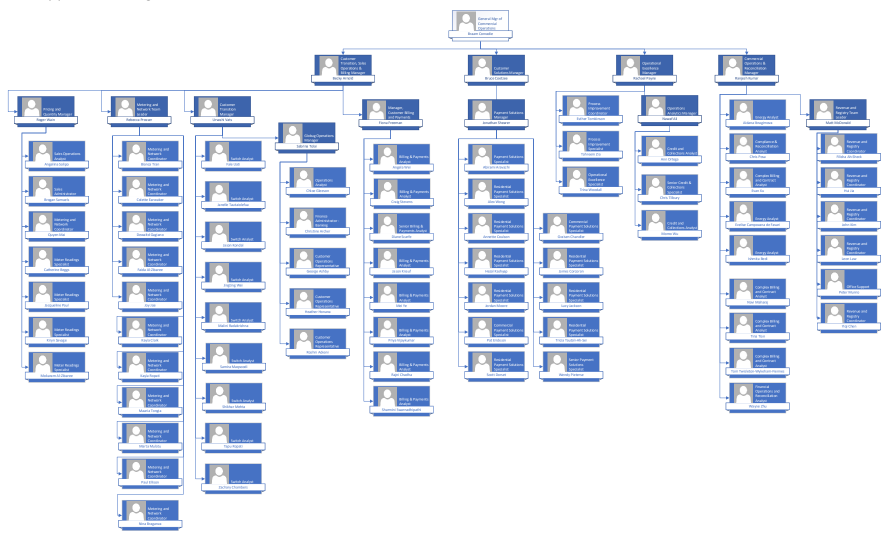
The Electricity Authority's website was reviewed to identify any exemptions relevant to the scope of this audit.

#### **Audit commentary**

Mercury has no exemptions in place in relation to the ICPs covered by this audit report.

# 1.2. Structure of Organisation

Mercury provided an organisational structure:



#### 1.3. Persons involved in this audit

Auditor:

**Bernie Cross** 

**Veritek Limited** 

**Electricity Authority Approved Auditor** 

Other personnel assisting in this audit were:

Name	Title	Company
Chris Posa	Compliance, Risk and Financial Reconciliation Analyst	Mercury NZ Ltd
Sarah Dark	Business Development Manager – Large Commercial	Mercury NZ Ltd

#### 1.4. Hardware and Software

The streetlight data for Vodafone is held in an excel spreadsheet. This is backed up in accordance with standard industry procedures. Access to the spreadsheet is restricted by way of user log into the computer drive.

Systems used by the trader to calculate submissions are assessed as part of their reconciliation participant audits.

#### 1.5. Breaches or Breach Allegations

There are no breach allegations relevant to the scope of this audit.

#### 1.6. ICP Data

ICP Number	Description	NSP	Profile	Number of items of load	Database wattage (watts)
0000161894CK3EF	VODAFONE DUML GXP CPK0331	СРК0331	RPS	111	64,217
0000161895CKFAA	VODAFONE DUML GXP GFD0331	GFD0331	RPS	60	32,940
0000161896CK36A	VODAFONE DUML GXP KWA0111	KWA0111	RPS	10	5,035
0000161897CKF2F	VODAFONE DUML GXP HAY0331	HAY0331	RPS	19	10,504
0000161898CK0F1	VODAFONE DUML GXP TKR0331	TKR0331	RPS	42	21,263
0000161899CKCB4	VODAFONE DUML GXP UHT0331	UHT0331	RPS	41	22,919
0000161900CK406	VODAFONE DUML GXP WIL0331	WIL0331	RPS	42	24,270
0000164960CKCD6	VODAFONE DUML GXP CPK0111	CPK0111	RPS	14	7,138
0000190118TR62B	VODAFONE DUML GXP MLG0331	MLG0331	UML	50	28,023
0001261460UN08E	VODAFONE BULK UNMETERED	WRD0331	UML	9	4,555
0001393839UN86B	VODAFONE DUML GXP HAY0111	HAY0111	UML	21	10,447
0001409085UN545	VODAFONE BULK UNMETERED	ALB0331	UML	11	5,452

ICP Number	Description	NSP	Profile	Number of items of load	Database wattage (watts)
0007106261RN1C3	Clear Mux Box	ISL0661	UML	1	368
0007145198RN5F3	Telstra Clear Cabinet	ISL0661	UML	1	312
0007146145RN50A	Telstra Clear Cabinet	ISL0661	UML	1	273
0015723581ELA43	TELSTRACLEAR LTD	PRM0331	RPS	94	54,315
1001146090UN1CE	VODAFONE DUML GXP MLG0111	MLG0111	UML	21	10,353
	548	302,384			

#### 1.7. Authorisation Received

All information was provided directly by Mercury.

#### 1.8. Scope of Audit

This audit covers the Vodafone DUML database and processes and was conducted at the request of Mercury NZ Limited (Mercury) in accordance with clause 15.37B. The purpose of this audit is to verify that the volume information is being calculated accurately, and that profiles have been correctly applied.

The audit was conducted in accordance with the audit guidelines for DUML audits version 1.1.

The spreadsheet is maintained by Vodafone and an updated version is sent to Mercury each month and Mercury then updates the daily kWh value on the registry to reflect any changes that have occurred.

A field audit of 118 items of load was carried out in April 2023.

## 1.9. Summary of previous audit

The previous audit was undertaken in April 2022 by Steve Woods of Veritek limited. The current status of those findings is detailed in the table below:

#### **Table of Non-compliance**

Subject	Section	Clause	Non-Compliance	Status
Deriving submission information	2.1	11(1) of Schedule 15.3	Under submission of 450,100 kWh per annum due to previously incorrect wattage figures in the database.  Incorrect submission for Auckland and Christchurch ICPs.	Partially cleared
Database accuracy	3.1	15.2 and 15.37B(b)	Under submission of 450,100 kWh per annum due to previously incorrect wattage figures in the database.  Incorrect submission for Auckland and Christchurch ICPs.	Partially cleared

Subject	Section	Clause	Non-Compliance	Status
Volume information accuracy	3.2	15.2 and 15.37B(c)	Under submission of 450,100 kWh per annum due to previously incorrect wattage figures in the database.	Partially cleared
			Incorrect submission for Auckland and Christchurch ICPs.	

#### Recommendations

Subject	Section	Recommendation	Status
Deriving submission information	2.1	Conduct primary measurements to confirm the accuracy of the daily kWh figures in Christchurch and Auckland	Repeated

# 1.10. Distributed unmetered load audits (Clause 16A.26 and 17.295F)

#### **Code reference**

Clause 16A.26 and 17.295F

#### **Code related audit information**

Retailers must ensure that DUML database audits are completed:

- 1. by 1 June 2018 (for DUML that existed prior to 1 June 2017)
- 2. within three months of submission to the reconciliation manager (for new DUML)
- 3. within the timeframe specified by the Authority for DUML that has been audited since 1 June 2017.

#### **Audit observation**

Mercury has requested Veritek to undertake this distributed unmetered load audit.

# **Audit commentary**

The completion of this audit report confirms compliance with this clause.

#### **Audit outcome**

Compliant

#### 2. **DUML DATABASE REQUIREMENTS**

#### 2.1. Deriving submission information (Clause 11(1) of Schedule 15.3)

#### **Code reference**

Clause 11(1) of Schedule 15.3

#### Code related audit information

The retailer must ensure the:

- DUML database is up to date,
- methodology for deriving submission information complies with Schedule 15.5.

#### **Audit observation**

The process for calculation of consumption was examined and the application of profiles was checked. The database was checked for accuracy.

#### **Audit commentary**

This clause requires that the distributed unmetered load database must satisfy the requirements of schedule 15.5 regarding the methodology for deriving submission information. Mercury reconciles this DUML load using the RPS and UML profiles. I checked the accuracy of the submission information from the database with the registry, which is used as the source data for SAP to create the submission information, to confirm the volume was calculated correctly.

Vodafone has provided correct wattages for all 97 XM3 cabinets and they conducted primary and secondary measurements of a sample of 36 of the 428 Alpha pedestals in 2022. Some of the Alpha units are mounted on overhead poles, but the technology is the same. These results show that the secondary results are 72% of the primary results.

The previous audit recommended Mercury use the results of the sample of 36 Alpha Pedestals and apply a 72% factor (by dividing the secondary daily kWh by 0.72) to all (except for the XM3 fittings which can be used without adjustment as measurements have been taken) of the daily kWh figures currently derived from the secondary side measurements.

Mercury have revised the daily kWh values on the registry to reflect this scaling factor, however this adjustment was applied to all Alpha units, including those where the actual primary measurements were recorded to determine the actual load for this sample of 36 Alpha units, resulting in an over submission of volume.

The table below shows the results of my calculations which are based on the measurements provided by Vodafone.

ICP	XM3 daily kWh	Daily kWh Alpha cabinets - Primary measurements	Daily kWh Alpha cabinets - Secondary measurements	Corrected daily kWh (divided by 0.72)	Calculated daily kWh per ICP	Current daily kWh from the registry
0000161894CK3EF	225.23	34.7	912.8	1,267.78	1,527.71	1,541.21
0000161895CKFAA	138.12	81.39	338.37	469.96	689.47	790.57
0000161896CK36A	9.17	0	80.4	111.67	120.84	120.84
0000161897CKF2F	51.03	17.21	127.56	177.17	245.41	252.1
0000161898CK0F1	66.91	9.08	310.17	430.79	506.78	510.3
0000161899CKCB4	139.1	81.7	214.18	297.47	518.27	550.06

ICP	XM3 daily kWh	Daily kWh Alpha cabinets - Primary measurements	Daily kWh Alpha cabinets - Secondary measurements	Corrected daily kWh (divided by 0.72)	Calculated daily kWh per ICP	Current daily kWh from the registry
0000161900CK406	136.12	7.52	315.59	438.32	581.96	584.89
0000164960CKCD6	28.27	0	102.99	143.04	171.31	171.32
0000190118TR62B	67.39	52.68	383.04	532.00	652.07	672.55
0001393839UN86B	59.82	0	137.46	190.92	250.74	250.73
0015723581ELA43	284.57	140.16	600.94	834.64	1,259.37	1,319.24
1001146090UN1CE	8.85	15.82	156.7	217.64	242.31	248.46
Total	1,215	440		5,111	6,766	7,012

The daily kWh difference is 246 kWh per day which equals 89,805 kWh of over submission per annum.

The original analysis to adjust the load to account for the transformer losses did not include the 11 fittings in Auckland or the three in Christchurch therefore no updates were applied for the three Christchurch ICPs or the two Auckland ICPs.

As recorded in the previous audit, the registry daily kWh figure is incorrect for these five ICPs. The table below shows the differences.

ICP	Database daily kWh	Registry daily kWh	Annual kWh difference
0001261460UN08E	109.33	64.8	16,253
0001409085UN545	130.84	79.2	18,849
0007106261RN1C3	8.83	84	-27,437
0007145198RN5F3	7.50	27.6	-7,337
0007146145RN50A	6.54	27.6	-7,687

I repeat the previous audits recommendation that primary measurements are taken for a sample of these units to confirm the correct daily kWh.

Recommendation	Description	Audited party comment	Remedial action
kWh accuracy	Conduct primary measurements to confirm the accuracy of the daily kWh figures in Christchurch and Auckland.	We will liaise with Vodafone to have these measurements taken.	identified

#### **Audit outcome**

Non-compliant

Non-compliance	Desc	cription	
Audit Ref: 2.1 With: 11(1) of Schedule 15.3	Over submission of 89,805 kWh per annuderived for Alpha units where primary manufactured for Submission for Auckland and C	neasurements are	•
13.3	Potential impact: High	in sterior er rei s.	
	Actual impact: High		
	Audit history: Once		
From: 01-May-22	Controls: Moderate		
To: 31-Mar-23	Breach risk rating: 6		
	-		
Audit risk rating	Rationale for	audit risk rating	
High	The controls in place are rated as moder adjustment factor was checked for accur		e e
	The impact is assessed to be high based annum.	on the over subm	ission of 89,805 kWh per
Actions to	aken to resolve the issue	Completion date	Remedial action status
applied to the alpha cabir the ones where primary n We will liaise with Vodafo	revision so that the 72% factor is only nets with secondary measurements, not neasurements have been taken.  one to conduct primary measurements f the daily kWh figures in Christchurch	May 2023	Identified
Preventative actions take	en to ensure no further issues will occur	Completion date	
•	ave worked hard to ensure that the spossible; we will continue to accuracy issues.	Ongoing	

# 2.2. ICP identifier and items of load (Clause 11(2)(a) and (aa) of Schedule 15.3)

## **Code reference**

Clause 11(2)(a) and (aa) of Schedule 15.3

# **Code related audit information**

The DUML database must contain:

- each ICP identifier for which the retailer is responsible for the DUML,
- the items of load associated with the ICP identifier.

# **Audit observation**

The spreadsheet was checked to confirm an ICP an ICP is recorded for each item of load.

# **Audit commentary**

The spreadsheet contains correct ICP identifiers.

#### **Audit outcome**

Compliant

#### 2.3. Location of each item of load (Clause 11(2)(b) of Schedule 15.3)

#### **Code reference**

Clause 11(2)(b) of Schedule 15.3

#### Code related audit information

The DUML database must contain the location of each DUML item.

#### **Audit observation**

The spreadsheet was checked to confirm the location is recorded for all items of load.

#### **Audit commentary**

The spreadsheet contains the street address for each item of load, which is sufficient to locate them.

#### **Audit outcome**

Compliant

#### 2.4. Description and capacity of load (Clause 11(2)(c) and (d) of Schedule 15.3)

#### **Code reference**

Clause 11(2)(c) and (d) of Schedule 15.3

#### Code related audit information

The DUML database must contain:

- a description of load type for each item of load and any assumptions regarding the capacity
- the capacity of each item in watts.

#### **Audit observation**

The spreadsheet was checked to confirm that it contained fields for load type and wattage.

#### **Audit commentary**

The spreadsheet contains fields for wattage and a description of the type of load.

#### **Audit outcome**

Compliant

#### 2.5. All load recorded in database (Clause 11(2A) of Schedule 15.3)

#### **Code reference**

Clause 11(2A) of Schedule 15.3

#### **Code related audit information**

The retailer must ensure that each item of DUML for which it is responsible is recorded in this database.

#### **Audit observation**

A field audit was undertaken of 118 items of load.

#### **Audit commentary**

Two discrepancies were identified from the field audit:

- the XM3 cabinet at 39 Pinehaven Rd, Upper Hutt (site code 27-001) is not there and there is a
  record in the removed list of assets with the same address but with a site code of 27-101; a new
  metered (ICP 0000161381CK703) XM3 cabinet is located opposite No 1 Jocelyn Crescent which
  appears to be the replacement for 39 Pinehaven Rd, and
- the Alpha pedestal at 37 Marine Parade, Paraparaumu could not be located.

No additional unmetered items of load were identified. The database accuracy is discussed in section 3.1.

#### **Audit outcome**

Compliant

#### 2.6. Tracking of load changes (Clause 11(3) of Schedule 15.3)

#### **Code reference**

Clause 11(3) of Schedule 15.3

#### Code related audit information

The DUML database must track additions and removals in a manner that allows the total load (in kW) to be retrospectively derived for any given day.

#### **Audit observation**

The process for tracking of changes in the spreadsheets was examined.

#### **Audit commentary**

The spreadsheet contains a separate sheet for recording changes. Vodafone advised that the voltage and current figures will be re-checked when any changes to the load are conducted.

#### **Audit outcome**

Compliant

#### 2.7. Audit trail (Clause 11(4) of Schedule 15.3)

#### **Code reference**

Clause 11(4) of Schedule 15.3

#### **Code related audit information**

The DUML database must incorporate an audit trail of all additions and changes that identify:

- the before and after values for changes
- the date and time of the change or addition
- the person who made the addition or change to the database.

#### **Audit observation**

The spreadsheet was checked for audit trails.

#### **Audit commentary**

The spreadsheet includes a change log for each ICP which records the date of any change, action taken, person making the change and the details. This change log enables Mercury to be able to reflect changes to the daily kWh value on the registry at a daily level

#### **Audit outcome**

Compliant

#### 3. ACCURACY OF DUML DATABASE

#### 3.1. Database accuracy (Clause 15.2 and 15.37B(b))

#### **Code reference**

Clause 15.2 and 15.37B(b)

#### Code related audit information

Audit must verify that the information recorded in the retailer's DUML database is complete and accurate.

#### **Audit observation**

A field audit of 118 items of load was undertaken to confirm the accuracy of the spreadsheet. I checked the wattage calculations to ensure accuracy.

#### **Audit commentary**

#### **Field Audit Findings**

Two discrepancies were identified from the field audit:

- the XM3 cabinet at 39 Pinehaven Rd, Upper Hutt (site code 27-001) is not there and there is a record in the removed list of assets with the same address but with a site code of 27-101; a new metered XM3 cabinet is located opposite 56 Pinehaven Road which appears to be the replacement for 39 Pinehaven Rd, and
- the Alpha pedestal at 37 Marine Parade, Paraparaumu could not be located.

The field audit confirmed that the database is within the +/-5% accuracy threshold.

#### Wattage accuracy

Vodafone has provided correct wattages for all 97 XM3 cabinets and they conducted primary and secondary measurements of a sample of 36 of the 428 Alpha pedestals in 2022. Some of the Alpha units are mounted on overhead poles, but the technology is the same. These results show that the secondary results are 72% of the primary results.

The previous audit recommended Mercury use the results of the sample of 36 Alpha Pedestals and apply a 72% factor (by dividing the secondary daily kWh by 0.72) to all (except for the XM3 fittings which can be used without adjustment as measurements have been taken) of the daily kWh figures currently derived from the secondary side measurements.

Mercury have revised the daily kWh values on the registry to reflect this scaling factor, however this adjustment was applied to all Alpha units, including those where the actual primary measurements were recorded to determine the actual load for this sample of 36 Alpha units, resulting in an over submission of volume.

The table below shows the results of my calculations which are based on the measurements provided by Vodafone.

ICP	XM3 daily kWh	Daily kWh Alpha cabinets - Primary measurements	Daily kWh Alpha cabinets - Secondary measurements	Corrected daily kWh (divided by 0.72)	Calculated daily kWh per ICP	Current daily kWh from the registry
0000161894CK3EF	225.23	34.7	912.8	1,267.78	1,527.71	1,541.21
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0000161896CK36A	9.17	0	80.4	111.67	120.84	120.84
0000161897CKF2F	51.03	17.21	127.56	177.17	245.41	252.1

0000161898CK0F1	66.91	9.08	310.17	430.79	506.78	510.3
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0000161900CK406	136.12	7.52	315.59	438.32	581.96	584.89
0000164960CKCD6	28.27	0	102.99	143.04	171.31	171.32
0000190118TR62B	67.39	52.68	383.04	532.00	652.07	672.55
0001393839UN86B	59.82	0	137.46	190.92	250.74	250.73
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1001146090UN1CE	8.85	15.82	156.7	217.64	242.31	248.46
Total	1,215	440		5,111	6,766	7,012

The daily kWh difference is 246 kWh per day which equals 89,805 kWh per annum.

The data provided for this audit did not include refreshed data for the three Christchurch ICPs or the two Auckland ICPs. As recorded in the previous audit, the registry daily kWh figure is incorrect for these five ICPs. The table below shows the differences.

ICP	Database daily kWh	Registry daily kWh	Annual kWh difference
0001261460UN08E	109.33	64.8	16,253
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0007145198RN5F3	7.50	27.6	-7,337
0007146145RN50A	6.54	27.6	-7,687

I recommend in **section 2.1** that primary measurements are taken for a sample of these units to confirm the correct daily kWh.

#### **Audit outcome**

Non-compliant

Non-compliance	Description
Audit Ref: 3.1	Over submission of 89,805 kWh per annum due to incorrect daily kWh values
With: 15.2 and	derived for Alpha units where primary measurements are available in the database
15.37B(b)	Incorrect submission for Auckland and Christchurch ICPs.
	Potential impact: High
	Actual impact: High
	Audit history: Once
From: 01-May-22	Controls: Moderate
To: 31-Mar-23	Breach risk rating: 6

Audit risk rating	Rationale for	audit risk rating	
High	The controls in place are rated as moder adjustment factor was checked for accur		
	The impact is assessed to be high based annum.	on the over subm	ission of 89,805 kWh per
Actions to	aken to resolve the issue	Completion date	Remedial action status
applied to the alpha cabir the ones where primary n We will liaise with Vodafo	revision so that the 72% factor is only nets with secondary measurements, not neasurements have been taken.  One to conduct primary measurements f the daily kWh figures in Christchurch	May 2023	Identified
•	ave worked hard to ensure that the spossible; we will continue to accuracy issues.	Ongoing	

# 3.2. Volume information accuracy (Clause 15.2 and 15.37B(c))

#### **Code reference**

Clause 15.2 and 15.37B(c)

#### **Code related audit information**

The audit must verify that:

- volume information for the DUML is being calculated accurately,
- profiles for DUML have been correctly applied.

#### **Audit observation**

The submission was checked for accuracy for the month the database extract was supplied. This included:

- checking the registry to confirm that the ICP has the correct profile and submission flag, and
- checking the expected kWh against the submitted figure to confirm accuracy.

#### **Audit commentary**

The process for calculation of consumption was examined and the application of profiles was checked. The database was checked for accuracy.

#### **Audit commentary**

This clause requires that the distributed unmetered load database must satisfy the requirements of schedule 15.5 regarding the methodology for deriving submission information. Mercury reconciles this DUML load using the RPS and UML profiles. I checked the accuracy of the submission information from the database with the registry, which is used as the source data, to confirm the volume was calculated correctly.

Vodafone has provided correct wattages for all 97 XM3 cabinets and they conducted primary and secondary measurements of a sample of 36 of the 428 Alpha pedestals in 2022. Some of the Alpha units are mounted on overhead poles, but the technology is the same. These results show that the secondary results are 72% of the primary results.

The previous audit recommended Mercury use the results of the sample of 36 Alpha Pedestals and apply a 72% factor (by dividing the secondary daily kWh by 0.72) to all (except for the XM3 fittings which can be used without adjustment as measurements have been taken) of the daily kWh figures currently derived from the secondary side measurements.

Mercury have revised the daily kWh values on the registry to reflect this scaling factor, however this adjustment was applied to all Alpha units, including those where the actual primary measurements were recorded to determine the actual load for this sample of 36 Alpha units, resulting in an over submission of volume.

The table below shows the results of my calculations which are based on the measurements provided by Vodafone.

ICP	XM3 daily kWh	Daily kWh Alpha cabinets - Primary measurements	Daily kWh Alpha cabinets - Secondary measurements	Corrected daily kWh (divided by 0.72)	Calculated daily kWh per ICP	Current daily kWh from the registry
0000161894CK3EF	225.23	34.7	912.8	1,267.78	1,527.71	1,541.21
0000161895CKFAA	138.12	81.39	338.37	469.96	689.47	790.57
0000161896CK36A	9.17	0	80.4	111.67	120.84	120.84
0000161897CKF2F	51.03	17.21	127.56	177.17	245.41	252.1
0000161898CK0F1	66.91	9.08	310.17	430.79	506.78	510.3
0000161899CKCB4	139.1	81.7	214.18	297.47	518.27	550.06
0000161900CK406	136.12	7.52	315.59	438.32	581.96	584.89
0000164960CKCD6	28.27	0	102.99	143.04	171.31	171.32
0000190118TR62B	67.39	52.68	383.04	532.00	652.07	672.55
0001393839UN86B	59.82	0	137.46	190.92	250.74	250.73
0015723581ELA43	284.57	140.16	600.94	834.64	1,259.37	1,319.24
1001146090UN1CE	8.85	15.82	156.7	217.64	242.31	248.46
Total	1,215	440		5,111	6,766	7,012

The daily kWh difference is 246 kWh per day which equals 89,805 kWh per annum.

The data provided for this audit did not include refreshed data for the three Christchurch ICPs or the two Auckland ICPs. As recorded in the previous audit, the registry daily kWh figure is incorrect for these five ICPs. The table below shows the differences.

ICP	Database daily kWh	Registry daily kWh	Annual kWh difference
0001261460UN08E	109.33	64.8	16,253
0001409085UN545	130.84	79.2	18,849
0007106261RN1C3	8.83	84	-27,437
0007145198RN5F3	7.50	27.6	-7,337

0007146145RN50A 6.54 27.6 -7,687
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I recommend in **section 2.1** that primary measurements are taken for a sample of these units to confirm the correct daily kWh.

#### **Audit outcome**

# Non-compliant

Non-compliance	Description		
Audit Ref: 3.2 With: 15.2 and	Over submission of 89,805 kWh per annum due to incorrect daily kWh values derived for Alpha units where primary measurements are available in the database		
15.37B(c)	Incorrect submission for Auckland and Christchurch ICPs.		
	Potential impact: High		
	Actual impact: High Audit history: Once		
From: 01-May-22	Controls: Moderate		
To: 31-Mar-23	Breach risk rating: 6		
Audit risk rating	Rationale for audit risk rating		
High	The controls in place are rated as moderate because the initial application of the adjustment factor was checked for accuracy prior to being applied.  The impact is assessed to be high based on the over submission of 89,805 kWh per annum.		
Actions taken to resolve the issue		Completion date	Remedial action status
We will correct and do a revision so that the 72% factor is only applied to the alpha cabinets with secondary measurements, not the ones where primary measurements have been taken.  We will liaise with Vodafone to conduct primary measurements to confirm the accuracy of the daily kWh figures in Christchurch and Auckland.		May 2023	Identified
Preventative actions taken to ensure no further issues will occur		Completion date	
Mercury and Vodafone have worked hard to ensure that the database is as accurate as possible; we will continue to collaborate to resolve any accuracy issues.		Ongoing	

#### CONCLUSION

This database is for items of load supplying Vodafone's telecommunications network. Each item of load contains a transformer and the secondary side of the transformer supplies voltage to part of the Vodafone network. The previous audit recorded that wattage figures in the database were derived from measurements taken at the secondary side of the transformers, which meant transformer losses were not considered.

Vodafone has now provided correct wattages for all 97 XM3 cabinets and they conducted primary and secondary measurements of a sample of 36 Alpha pedestals.

An adjustment factor was determined using primary and secondary measurements from this sample of 36 items of load which could be applied to all connections where primary measurements were not available. This adjustment factor was applied to all pedestal and pole mounted connections including to the sample of 36 connections where the primary measurements were recorded in the database resulting in the transformer losses being accounted for twice for these 36 connections. The result is an assessed over submission of 89,805 kWh per annum.

The adjustment factor has not be applied to the 11 fittings in Auckland or the three in Christchurch, which appear to be incorrect, as recorded in **sections 2.1, 3.1** and **3.2**.

Two items of load were not able to be found in the field, one of which appears to have been removed.

The future risk rating indicates that the next audit be completed in six months. I recommend the next audit is undertaken in 12 months reflecting Mercury's commitment to resolve the over submission of volume.

# PARTICIPANT RESPONSE