

## The Story so far:

- Revised 2012 to reflect developments in market, increase in RP activity and legislation changes.
- Presentation to IGG 5-12-12
- Feedback from Suppliers by 21-12-12
- Presentation of revised Code to IGG 29-1-14
- Main issue – Interference at Re-registered sites

# Main issue – Interference at de-reg sites



**Proposal now is to put this issue forward for separate discussion and pending agreement the following are to be removed from Code:-**

## **Under Role of Supplier**

- 6.2(c) – In the event that no Supplier registration is forthcoming then DSO/MRSO will refer the matter to the Commission for adjudication.

## **Under Unauthorised Connections**

- 6.7(f) Where the last Supplier registered refuses to re-register, MRSO will consult with other Suppliers. Where agreement cannot be reached and the site cannot be de-energised MRSO will refer to CER for a decision.

## Where no registration exists

- 6.7 (c) Where no registration exists then DSO will advise the MRSO to agree what course of action is required in order to ensure unrecorded units can be billed for the period of the unauthorised connection.
- 6.7(d) The **DSO** will consult with the last Supplier registered to explain the details of the case under investigation and discuss **potential** registration of the meter point.
- 6.7(e) The course of action may involve de-energisation of supply until a valid registration is received by the MRSO.

**So we recommend adoption of this draft to comply with Condition 7 of DSO Licence.**