

UNC General Document

Existing Code

Proposed Change

5. TRANSITIONAL INTERRUPTION REGIME: INTERRUPTIBLE SUPPLY POINTS5.6 Requirements as to Interruptible Supply Point

5.6.1 Where a User is or is to become the Registered User of one or more Interruptible Supply Points the User shall: (a) not later than the relevant date (in accordance with paragraph 5.6.4) in respect of the first Interruptible Supply Point of which it becomes Registered User, provide to the Transporter at least one telephone number and at least one facsimile number (but not more than 4 numbers in total) by means of which the Transporter may contact, 24 hours a Day, a representative of the User, and the name(s) or title(s) of not more than 3 representatives of the User who may be contacted at such numbers; (b) maintain the details provided under paragraph (a) up to date, and notify the Transporter of any change in such details before such change takes effect; and (c) secure that at all times on each Day one of such representatives is available and capable of being so contacted by telephone (with access to facsimile) or by

5.6.2 A User shall, in relation to each Interruptible Supply Point of which it is or is to become the Registered User:

(a) not later than the relevant date (in accordance with paragraph 5.6.4), provide to the Transporter: (i) in accordance with paragraph 5.6.2(e), the names and/or job titles of representatives of the consumer ("interruption contacts") (who, for the avoidance of doubt, may be the same contacts as those referred to in TPD Section Q as "emergency contacts"), provided that the total number of interruption contacts provided for under this paragraph (and

facsimile.

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5.6.2 A User shall, in relation to each Interruptible Supply Point of which it is or is to become the Registered User:

(a) not later than the relevant date (in accordance with paragraph 5.6.4), provide to the Transporter: (i) in accordance with paragraph 5.6.2(e), the names and/or job titles of representatives of the consumer ("interruption contacts") (who, for the avoidance of doubt, may be the same contacts as those referred to in TPD Section Q as "emergency contacts"), provided that the total number of interruption contacts provided for under this paragraph (and



emergency contacts provided for under TPD Section Q) shall not exceed 5 in relation to any Supply Point; (ii) at least 1 (but not more than 4) telephone numbers for each interruption contact by means of which the Transporter may contact, 24 hours a day, at least one interruption contact; and (iii) one facsimile number, for the purposes of receiving communications pursuant to TPD Sections G and TPD Q, which is able to receive transmissions 24 hours a day (b) take all reasonable steps to secure that the details provided under paragraph (a) are maintained up to date and to notify the Transporter of any change in such details before such change takes effect; (c) take all reasonable steps to secure that at all times on each Day one of such representatives is available and capable of being so contacted by telephone (with access to facsimile) and by facsimile;

5.6.7 For the purposes of paragraph 5.6.5 the User will give the relevant information to the Transporter by means of telephone or racsimile, unless it has given to the Transporter not less than one month's notice of its intention to give such information by Batch Transfer Communication, in which case such User will give information to the Transporter for the purposes of paragraph 5.6.5 only by Batch Transfer Communication, and will promptly inform the Transporter by telephone or racsimile of the transmission of each such Batch Transfer Communication.

5.6.8 Where the Transporter notifies a User that it is unable satisfactorily to access a Batch Transfer Communication transmitted pursuant to paragraph 5.6.7, that User will promptly send to the Transporter by facsimile the information contained in that Batch Transfer Communication

emergency contacts provided for under TPD Section Q) shall not exceed 5 in relation to any Supply Point; (ii) at least 1 (but not more than 4) telephone numbers for each interruption contact by means of which the Transporter may contact, 24 hours a day, at least one interruption contact; and (iii) one email address, for the purposes of receiving communications pursuant to TPD Sections G and TPD Q, which is able to receive transmissions 24 hours a day (b) take all reasonable steps to secure that the details provided under paragraph (a) are maintained up to date and to notify the Transporter of any change in such details before such change takes effect; (c) take all reasonable steps to secure that at all times on each Day one of such representatives is available and capable of being so contacted by telephone and by email;

5.6.7 For the purposes of paragraph 5.6.5 the User will give the relevant information to the Transporter by means of telephone or email, unless it has given to the Transporter not less than one month's notice of its intention to give such information by Batch Transfer Communication, in which case such User will give information to the Transporter for the purposes of paragraph 5.6.5 only by Batch Transfer Communication, and will promptly inform the Transporter by telephone or email of the transmission of each such Batch Transfer Communication.

5.6.8 Where the Transporter notifies a User that it is unable satisfactorily to access a Batch Transfer Communication transmitted pursuant to paragraph 5.6.7, that User will promptly send to the Transporter by the information contained in that Batch Transfer Communication



5.8 Notification requirements

5.8.2 The User may request by telephone or racsimile an alteration to the Supply Points specified in the Interruption Notice; and where not less than 5 hours before the Interruption Start Time the Transporter and the User have agreed (but so that the Transporter shall not be required to agree) upon such an alteration, the Interruption Notice will be revised accordingly and resubmitted by the Transporter to the User as soon as reasonably practicable.

5.8.3 The User shall, by telephone or facsimile (or otherwise in accordance with this paragraph 5.8): (a) not later than 30 minutes after Interruption Notice was given, acknowledge receipt of that notice; (b) not later than 5 hours after Interruption Notice was given, confirm to the Transporter that Interruption (in accordance with such notice) has taken place or shall take place; (c) as soon as reasonably practicable, notify the Transporter of any facts or circumstances known to the User that might prevent Interruption from taking place or cause Interruption to take place after the Interruption Start Time; and (d) in the case of a Partner Interruptible Supply Point confirm to the Transporter, at which Partner Supply Point the Interruption has taken place or will take place.

5.8.8 Subject to paragraphs 5.8.9 and 5.8.10, where a User makes an election under paragraph 5.8.7, on expiry of the relevant period of notice Code Communications for the purposes of paragraphs 5.8.1 and 5.8.3(b) shall be given by Batch Transfer Communication, and where the User gives any Code Communication to the Transporter under this paragraph 5.8 by Batch Transfer Communication, the User must promptly inform the Transporter, by telephone or

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5.8.2 The User may request by telephone or email an alteration to the Supply Points specified in the Interruption Notice; and where not less than 5 hours before the Interruption Start Time the Transporter and the User have agreed (but so that the Transporter shall not be required to agree) upon such an alteration, the Interruption Notice will be revised accordingly and resubmitted by the Transporter to the User as soon as reasonably practicable.

5.8.3 The User shall, by telephone or email (or otherwise in accordance with this paragraph 5.8): (a) not later than 30 minutes after Interruption Notice was given, acknowledge receipt of that notice; (b) not later than 5 hours after Interruption Notice was given, confirm to the Transporter that Interruption (in accordance with such notice) has taken place or shall take place; (c) as soon as reasonably practicable, notify the Transporter of any facts or circumstances known to the User that might prevent Interruption from taking place or cause Interruption to take place after the Interruption Start Time; and (d) in the case of a Partner Interruptible Supply Point confirm to the Transporter, at which Partner Supply Point the Interruption has taken place or will take place.

5.8.8 Subject to paragraphs 5.8.9 and 5.8.10, where a User makes an election under paragraph 5.8.7, on expiry of the relevant period of notice Code Communications for the purposes of paragraphs 5.8.1 and 5.8.3(b) shall be given by Batch Transfer Communication, and where the User gives any Code Communication to the Transporter under this paragraph 5.8 by Batch Transfer Communication, the User must promptly inform the Transporter, by telephone or



facsimile, of the transmission of such Batch Transfer Communication.

5.8.9 Where: (a) the Transporter has given to a User an Interruption Notice by Batch Transfer Communication; (b) the User is unable, in accordance with TPD Section U4.5, to access such Batch Transfer Communication; and (c) the User notifies the Transporter of such inability, by telephone or acsimile, not later than 30 minutes after the Interruption Notice was given the Transporter will give to the User Interruption Notice by acsimile, and this acsimile shall constitute an Interruption Notice for the purpose of establishing the Interruption Start Time.

5.8.10 Where any User has made an election pursuant to paragraph 5.8.7, that User may elect by notice to the Transporter: (a) to receive all Interruption Notices in respect of Supply Points in relation to which it is Registered User; and (b) to give all confirmations under paragraph 5.8.3(b) by racsimile, provided that no election may be made under this paragraph 5.8.10 less than one month after the date of an election by that User under paragraph 5.8.7.

5.8.11 Where a User makes an election under paragraph 5.8.10, on expiry of one month from the date of the relevant notice, or from such other date as the Transporter and the User may agree, Code Communications for the purposes of paragraph 5.8.1 and 5.8.3(b) shall be given by telephone or racsimile.

9 TRANSITIONAL NTS EXIT CAPACITY REGIME: GENERAL 9.1 Introduction

9.2.12 Until the expiry of a period of 3 months from the Day on which gas was first offtaken (by any User) from the System at an NTS Supply Meter Point, the Registered User may submit, by racsimile but otherwise

email, of the transmission of such Batch Transfer Communication.

5.8.9 Where: (a) the Transporter has given to a User an Interruption Notice by Batch Transfer Communication; (b) the User is unable, in accordance with TPD Section U4.5, to access such Batch Transfer Communication; and (c) the User notifies the Transporter of such inability, by telephone or amail, not later than 30 minutes after the Interruption Notice was given the Transporter will give to the User Interruption Notice by amail, and this amail shall constitute an Interruption Notice for the purpose of establishing the Interruption Start Time.

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5.8.11 Where a User makes an election under paragraph 5.8.10, on expiry of one month from the date of the relevant notice, or from such other date as the Transporter and the User may agree, Code Communications for the purposes of paragraph 5.8.1 and 5.8.3(b) shall be given by telephone or email.

9 TRANSITIONAL NTS EXIT CAPACITY REGIME: GENERAL 9.1 Introduction

9.2.12 Until the expiry of a period of 3 months from the Day on which gas was first offtaken (by any User) from the System at an NTS Supply Meter Point, the Registered User may submit, by email but otherwise in



in accordance with paragraph 9.2.2(a), an application for NTS Exit Capacity at a Firm NTS Supply Point Component which includes such Supply Meter Point by no later than 17:00 hours on the Day preceding the proposed date of registration; provided that the User may not withdraw (pursuant to paragraph 9.2.5) such an application.

ANNEX 1 UNIFORM NETWORK CODE –
TRANSPORTATION PRINCIPAL DOCUMENT
SECTION G – SUPPLY POINTS 1
INTRODUCTION AND STRUCTURAL RULES
1.20 Reduction of Offtake at Firm Supply
Points

1.20.3 For the purposes of paragraph 1.20.1 the User will give the relevant information to the Transporter by means of telephone or racsimile, unless it has given to the Transporter not less than one month's notice of its intention to give such information by Batch Transfer Communication, in which case such User will give information to the Transporter for the purposes of paragraph 1.20.1 only by Batch Transfer Communication, and will promptly inform the Transporter by telephone or racsimile of the transmission of each such Batch Transfer Communication.

1.20.4 Where the Transporter notifies a User that it is unable satisfactorily to access a Batch Transfer Communication transmitted pursuant to paragraph 1.20.3, that User will promptly send to the Transporter by the information contained in that Batch Transfer Communication. 8

5 DM SUPPLY POINT CAPACITY AND OFFTAKE RATE 5.1 Introduction

5.1.12 Requests for information by theTransporter in accordance with paragraph5.1.9 and provision of information by theRegistered User in accordance with

accordance with paragraph 9.2.2(a), an application for NTS Exit Capacity at a Firm NTS Supply Point Component which includes such Supply Meter Point by no later than 17:00 hours on the Day preceding the proposed date of registration; provided that the User may not withdraw (pursuant to paragraph 9.2.5) such an application.

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1.20.4 Where the Transporter notifies a User that it is unable satisfactorily to access a Batch Transfer Communication transmitted pursuant to paragraph 1.20.3, that User will promptly send to the Transporter by email the information contained in that Batch Transfer Communication. 8

5 DM SUPPLY POINT CAPACITY AND OFFTAKE RATE 5.1 Introduction

5.1.12 Requests for information by theTransporter in accordance with paragraph5.1.9 and provision of information by theRegistered User in accordance with



paragraph 5.1.4(e), (f) and (g) and paragraph 5.1.9(a), (b) and (c) shall be communicated by facsimile or email.

6 INTERRUPTION

6.6.3 Where a User is or is to become the Registered User of one or more Interruptible Supply Points the User shall: (a) not later than the relevant date (in accordance with paragraph 6.6.6) in respect of the first Interruptible Supply Point of which it becomes Registered User, provide to the DN Operator at least one telephone number and at least one (1) facsimile number (but not more than four (4) numbers in total) by means of which the DN Operator may contact, twenty-four (24) hours a Day, a representative of the User, and the name(s) or title(s) of not more than three (3) representatives of the User who may be contacted at such numbers; (b) maintain the details provided under paragraph (a) up to date, and notify the DN Operator of any change in such details before such change takes effect; and (c) secure that at all times on each Day one of such representatives is available and capable of being so contacted by telephone (with access to facsimile) or by facsimile.

6.6.4 A User shall, in relation to each Interruptible Supply Point of which it is or is to become the Registered User: (a) not later than the relevant date (in accordance with paragraph 6.6.6), provide to the DN Operator: (i) in accordance with paragraph (e), the names and/or job titles of representatives of the consumer ("interruption contacts") (who, for the avoidance of doubt, may be the same contacts as those referred to in Section Q as "emergency contacts"), provided that the total number of interruption contacts provided for under

paragraph 5.1.4(e), (f) and (g) and paragraph 5.1.9(a), (b) and (c) shall be communicated by email.

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6.6.4 A User shall, in relation to each Interruptible Supply Point of which it is or is to become the Registered User: (a) not later than the relevant date (in accordance with paragraph 6.6.6), provide to the DN Operator: (i) in accordance with paragraph (e), the names and/or job titles of representatives of the consumer ("interruption contacts") (who, for the avoidance of doubt, may be the same contacts as those referred to in Section Q as "emergency contacts"), provided that the total number of interruption contacts provided for under this paragraph (and emergency contacts provided for under



Section Q) shall not exceed five (5) in relation to any Supply Point; (ii) at least one (1) (but not more than four (4)) telephone numbers for each interruption contact by means of which the DN Operator may contact, twentyfour (24) hours a day, at least one interruption contact; and (iii) one (1) racsimile number, for the purposes of receiving communications pursuant to Section G and Section Q, which is able to receive transmissions twenty-four (24) hours a day;

(b) take all reasonable steps to secure that the details provided under paragraph (a) are maintained up to date and to notify the DN Operator of any change in such details before such change takes effect; (c) take all reasonable steps to secure that at all times on each Day one of such representatives is available and capable of being so contacted by telephone (with access to recsimile) and by recsimile;

6.6.10 For the purposes of paragraph 6.6.8 the User will give the relevant information to the DN Operator by means of telephone or recsimile, unless it has given to the DN Operator not less than one month's notice of its intention to give such information by Batch Transfer Communication, in which case such User will give information to the DN Operator for the purposes of paragraph 6.6.8 only by Batch Transfer Communication, and will promptly inform the DN Operator by telephone or recsimile of the transmission of each such Batch Transfer Communication.

6.6.11 Where the DN Operator notifies a User that it is unable satisfactorily to access a Batch Transfer Communication transmitted pursuant to paragraph 6.6.10, that User will promptly send to the DN Operator by racsimile the information contained in that Batch Transfer Communication.

Section Q) shall not exceed five (5) in relation to any Supply Point; (ii) at least one (1) (but not more than four (4)) telephone numbers for each interruption contact by means of which the DN Operator may contact, twentyfour (24) hours a day, at least one interruption contact; and (iii) one (1) email address, for the purposes of receiving communications pursuant to Section G and Section Q, which is able to receive transmissions twenty-four (24) hours a day;

(b) take all reasonable steps to secure that the details provided under paragraph (a) are maintained up to date and to notify the DN Operator of any change in such details before such change takes effect; (c) take all reasonable steps to secure that at all times on each Day one of such representatives is available and capable of being so contacted by telephone and by email;

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6.6.11 Where the DN Operator notifies a User that it is unable satisfactorily to access a Batch Transfer Communication transmitted pursuant to paragraph 6.6.10, that User will promptly send to the DN Operator by email the information contained in that Batch Transfer Communication.



6.8.2 The User may request by telephone or recsimile an alteration to the Supply Points and Interruptible Tranches specified in the Interruption Notice; and where not less than five (5) hours before the Interruption Start Time the DN Operator and the User have agreed (but so that the DN Operator shall not be required to agree) upon such an alteration, the Interruption Notice will be revised accordingly and resubmitted by the DN Operator to the User as soon as reasonably practicable.

6.8.3 The User shall, by telephone or racsimile (or otherwise in accordance with this paragraph 6.8): (a) not later than thirty (30) minutes after Interruption Notice was given, acknowledge receipt of that notice; (b) not later than five (5) hours after Interruption Notice was given, confirm to the DN Operator that Interruption (in accordance with such notice) has taken place or shall take place; and (c) as soon as reasonably practicable, notify the DN Operator of any facts or circumstances known to the User that might prevent Interruption from taking place or cause Interruption to take place after the Interruption Start Time;

4. Miscellaneous

4.5 (a) Any notice to be given under this Agreement shall be in writing and shall be duly given if signed by or on behalf of a person duly authorised to do so by the person giving the notice and delivered by hand at, or by sending it by first class post or by racsimile transmission to the relevant address, or racsimile number set out in Part 1 of the Schedule hereto in the case of the Shippers, and Part 2 of the Schedule hereto, in the case of the Consumer.

(b) Any Shipper and the Consumer shall be entitled to amend in any respect the particulars which relate to it and which are set out in Parts 1 and 2 of the Schedule

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6.8.3 The User shall, by telephone or email (or otherwise in accordance with this paragraph 6.8): (a) not later than thirty (30) minutes after Interruption Notice was given, acknowledge receipt of that notice; (b) not later than five (5) hours after Interruption Notice was given, confirm to the DN Operator that Interruption (in accordance with such notice) has taken place or shall take place; and (c) as soon as reasonably practicable, notify the DN Operator of any facts or circumstances known to the User that might prevent Interruption from taking place or cause Interruption to take place after the Interruption Start Time;

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4.5 (a) Any notice to be given under this Agreement shall be in writing and shall be duly given if signed by or on behalf of a person duly authorised to do so by the person giving the notice and delivered by hand at, or by sending it by first class post or by email set out in Part 1 of the Schedule hereto in the case of the Shippers, and Part 2 of the Schedule hereto, in the case of the Consumer.

(b) Any Shipper and the Consumer shall be entitled to amend in any respect the particulars which relate to it and which are set out in Parts 1 and 2 of the Schedule hereto by notice to the other Shippers and



hereto by notice to the other Shippers and the Consumer. (c) Any such notice given as aforesaid shall be deemed to have been given or received: (i) if sent by hand, at the time of delivery; (ii) if sent by facsimile, upon transmission acknowledged by a correct transmission slip at the end of the message; and (iii) if sent by post, 48 hours after posting.

UNIFORM NETWORK CODE - TRANSITION DOCUMENT PART IIE - RE-ALLOCATION OF NTS ENTRY CAPACITY AT BACTON ASEP 1. Introduction

1.3 A re-allocation invitation shall: (a) invite each Bacton User to propose a re-allocation of the User's Relevant Registered NTS Entry Capacity as: (i) Registered IP Capacity at the Bacton IP ASEP; or (ii) Registered NTS Entry Capacity at the Bacton UKCS ASEP; (b) specify: (i) each relevant period in respect of which the invitation applies; (ii) the date falling ten (10) Business Days after the date of the re-allocation invitation by which a Bacton User may submit a re-allocation notification; (iii) the recsimile number the Bacton User should use for the purposes of submitting a re-allocation notification;

1.4 A re-allocation notification shall specify: (a) the identity of the Bacton User; (b) for each relevant period in respect of which the User holds Relevant Registered NTS Entry Capacity the amount of that capacity which the User proposes is re-allocated as: (i) Registered IP Capacity at the Bacton IP ASEP; or (ii) Registered NTS Entry Capacity at the Bacton UKCS ASEP; (c) for each Relevant Transfer and for each relevant period comprising in the Relevant Transfer Period, the amount of the Transferred System Capacity which the User proposes be re-allocated as: (i) Registered IP Capacity at the Bacton IP ASEP; or (ii) Registered NTS Entry Point Capacity at the Bacton UKCS

the Consumer. (c) Any such notice given as aforesaid shall be deemed to have been given or received: (i) if sent by hand, at the time of delivery; (ii) if sent by email, upon transmission acknowledged by a correct transmission slip at the end of the message; and (iii) if sent by post, 48 hours after posting.

UNIFORM NETWORK CODE - TRANSITION DOCUMENT PART IIE - RE-ALLOCATION OF NTS ENTRY CAPACITY AT BACTON ASEP 1. Introduction

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1.4 A re-allocation notification shall specify: (a) the identity of the Bacton User; (b) for each relevant period in respect of which the User holds Relevant Registered NTS Entry Capacity the amount of that capacity which the User proposes is re-allocated as: (i) Registered IP Capacity at the Bacton IP ASEP; or (ii) Registered NTS Entry Capacity at the Bacton UKCS ASEP; (c) for each Relevant Transfer and for each relevant period comprising in the Relevant Transfer Period, the amount of the Transferred System Capacity which the User proposes be re-allocated as: (i) Registered IP Capacity at the Bacton IP ASEP; or (ii) Registered NTS Entry Point Capacity at the Bacton UKCS



ASEP; (d) the facsimile number to which National Gas Transmission should send the information referred to in paragraph 4.1.

5 NOTICES AND COMMUNICATIONS

5.1.6 Paragraph 5.1.5 does not apply in respect of: (a) the following Code
Communications: (i) a Nomination,
Interruption Notice, or notice of a System
Capacity Trade, Trade Nomination or
Storage Trade; (ii) a communication to be made (in accordance with TPD Section Q)
during an Emergency; or (iii) any other communication to be made by UK Link
Communication or by telephone or by
racsimile where the context requires that such communication be treated as received within the Day on which it is given;

5.2 Notices by delivery, post, email or facsimile

5.2.2 Any notice shall be in writing and shall be addressed to the recipient Party at the recipient Party's address, acsimile number or e-mail address referred to in paragraph 5.2.3, and marked for the attention of the representative (identified by name or title) referred to in that paragraph, or to such other address or acsimile number or e-mail address and/or marked for the attention of such other representative as the recipient Party may from time to time specify by notice given in accordance with this paragraph 5.2 to the Party giving the notice.

5.2.3 The initial address, racsimile number, or e-mail address of a Party, and representative for whose attention notices are to be marked, shall be as specified by a User pursuant to TPD Section V2.1.2(a)(iii) or by the Transporter pursuant to TPD Section V2.2.2(a)(i) or by an Independent Gas Transporter pursuant to IGTAD Section F3.2.2(a)(iii).

ASEP; (d) the email address to which National Gas Transmission should send the information referred to in paragraph 4.1.

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Communication or by telephone or by email where the context requires that such communication be treated as received within the Day on which it is given;

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5.2.3 The initial address, or e-mail address of a Party, and representative for whose attention notices are to be marked, shall be as specified by a User pursuant to TPD Section V2.1.2(a)(iii) or by the Transporter pursuant to TPD Section V2.2.2(a)(i) or by an Independent Gas Transporter pursuant to IGTAD Section F3.2.2(a)(iii).



5.2.5 Any notice shall be deemed to have been received: (a) in the case of delivery by hand, when delivered; or (b) in the case of first class prepaid post, on the second Day following the Day of posting (or, if sent airmail overseas or from overseas, on the fifth Day following the Day of posting); or

in the case of facsimile, on

case of e-mail, subject to 5.2.8, shall be deemed to have been received one hour after being sent in the absence of any undeliverable return receipt received by the sender during that period.

5.2.6 Where a notice is sent by facsimile: (a) the Party giving the notice shall (but without prejudice to paragraph 5.2.5(c)) if requested by the recipient Party, resend as soon as reasonably practicable the notice by facsimile; and (b) in the case of a Termination Notice, the Transporter will in any event, within 2 Days following the sending of such facsimile, send to the

5.2.7 A Party may specify different addresses or facsimile numbers and representatives pursuant to paragraph 5.2.2 for the purposes of notices of different kinds or relating to different matters.

5.3.2 Where a Party seeking to give a Communication by telephone is unable to contact a representative of the receiving Party, such Party must give the Communication by facsimile and the Communication will not be deemed to have been received except in accordance with paragraph 5.2.5(c).

5.2.5 Any notice shall be deemed to have been received: (a) in the case of delivery by hand, when delivered; or (b) in the case of first class prepaid post, on the second Day following the Day of posting (or, if sent airmail overseas or from overseas, on the fifth Day following the Day of posting); or in the case of e-mail, subject to 5.2.8, shall be deemed to have been received one hour after being sent in the absence of any undeliverable return receipt received by the sender during that period.

5.2. A Party may specify different addresses or email addresses and representatives pursuant to paragraph 5.2.2 for the purposes of notices of different kinds or relating to different matters.

5.3.2 Where a Party seeking to give a Communication by telephone is unable to contact a representative of the receiving Party, such Party must give the Communication by email and the Communication will not be deemed to have been received except in accordance with paragraph 5.2.5(c).



5.3 Code Communications

5.3.2 The UK Link Manual specifies in respect of each Code Communication therein listed whether it is to be given as a UK Link Communication, by Active Notification System, by Conventional Notice, by e-mail, by facsimile or by telephone, and in some cases alternative such means by which it may be given; and (subject to paragraph 5.2.4 and GT Section B5.1.2) a Code Communication may only be given by the means so specified or (where alternative such means are specified) by one of such alternative means.

5.3 Code Communications

5.3.2 The UK Link Manual specifies in respect of each Code Communication therein listed whether it is to be given as a UK Link Communication, by Active Notification System, by Conventional Notice, by e-mail or by telephone, and in some cases alternative such means by which it may be given; and (subject to paragraph 5.2.4 and GT Section B5.1.2) a Code Communication may only be given by the means so specified or (where alternative such means are specified) by one of such alternative means.



TPD – Section B

Existing Code

8.6.3 Where a User is or is to become the Registered User of one or more Interruptible Supply Points the User shall:

- (a) not later than the relevant date (in accordance with paragraph 8.6.6) in respect of the first Interruptible Supply Point of which it becomes Registered User, provide to the DN Operator at least one telephone number and at least one (1) recsimile number (but not more than four (4) numbers in total) by means of which the DN Operator may contact, twenty-four (24) hours a Day, a representative of the User, and the name(s) or title(s) of not more than three (3) representatives of the User who may be contacted at such numbers;
- (b) maintain the details provided under paragraph (a) up to date, and notify the DN Operator of any change in such details before such change takes effect; and (c) secure that at all times on each Day one of such representatives is available and capable of being so contacted by telephone (with access to racsimile) or by racsimile.

 8.6.4 A User shall, in relation to each Interruptible Supply Point of which it is or is to become the Registered User:
- (a) not later than the relevant date (in accordance with paragraph 8.6.6), provide to the DN Operator:
- (i) in accordance with paragraph (e), the names and/or job titles of representatives of the consumer ("interruption contacts") (who, for the avoidance of doubt, may be the same contacts as those referred to in Section Q as "emergency contacts"), provided that the total number of interruption contacts provided for under this paragraph (and emergency contacts provided for under Section Q) shall not exceed five (5) in relation to any Supply Point;

Proposed Change

- 8.6.3 Where a User is or is to become the Registered User of one or more Interruptible Supply Points the User shall:(a) not later than the relevant date (in
- accordance with paragraph 8.6.6) in respect of the first Interruptible Supply Point of which it becomes Registered User, provide to the DN Operator at least one telephone number and at least one (1) email address (but not more than four (4) numbers/email addresses in total) by means of which the DN Operator may contact, twenty-four (24) hours a Day, a representative of the User, and the name(s) or title(s) of not more than three (3) representatives of the User who may be contacted at such numbers/email

addresses;

- (b) maintain the details provided under paragraph (a) up to date, and notify the DN Operator of any change in such details before such change takes effect; and (c) secure that at all times on each Day one of such representatives is available and capable of being so contacted by telephone or by email.
- 8.6.4 A User shall, in relation to each Interruptible Supply Point of which it is or is to become the Registered User:
- (a) not later than the relevant date (in accordance with paragraph 8.6.6), provide to the DN Operator:
- (i) in accordance with paragraph (e), the names and/or job titles of representatives of the consumer ("interruption contacts") (who, for the avoidance of doubt, may be the same contacts as those referred to in Section Q as "emergency contacts"), provided that the total number of interruption contacts provided for under this paragraph (and emergency contacts provided for under Section Q) shall not exceed five (5) in relation to any Supply Point;



- (ii) at least one (1) (but not more than four (4)) telephone numbers for each interruption contact by means of which the DN Operator may contact, twenty-four (24) hours a day, at least one interruption contact; and (iii) one (1) rocsimile number, for the purposes of receiving communications pursuant to Sections B8, G and Q, which is able to receive transmissions twenty-four (24) hours a day;
- (b) take all reasonable steps to secure that the details provided under paragraph (a) are maintained up to date and to notify the DN Operator of any change in such details before such change takes effect; (c) take all reasonable steps to secure that at all times on each Day one of such representatives is available and capable of being so contacted by telephone (with access to racsimile) and by facsimile;
- 8.6.10 For the purposes of paragraph 8.6.8 the User will give the relevant information to the DN Operator by means of telephone or facsimile, unless it has given to the DN Operator not less than one month's notice of its intention to give such information by Batch Transfer Communication, in which case such User will give information to the DN Operator for the purposes of paragraph 8.6.8 only by Batch Transfer Communication, and will promptly inform the DN Operator by telephone or facsimile of the transmission of each such Batch Transfer Communication. 8.6.11 Where the DN Operator notifies a User that it is unable satisfactorily to access a Batch Transfer Communication transmitted pursuant to paragraph 8.6.10, that User will promptly send to the DN Operator by facsimile the information contained in that Batch Transfer Communication.
- 8.8.2 The User may request by telephone or racsimile an alteration to the Supply Points and Interruptible Tranches specified in the Interruption Notice; and where not less than

- (ii) at least one (1) (but not more than four (4)) telephone numbers for each interruption contact by means of which the DN Operator may contact, twenty-four (24) hours a day, at least one interruption contact; and (iii) one (1) email address, for the purposes of receiving communications pursuant to Sections B8, G and Q, which is able to receive transmissions twenty-four (24) hours a day:
- (b) take all reasonable steps to secure that the details provided under paragraph (a) are maintained up to date and to notify the DN Operator of any change in such details before such change takes effect; (c) take all reasonable steps to secure that at all times on each Day one of such representatives is available and capable of being so contacted by telephone and by
- 8.6.10 For the purposes of paragraph 8.6.8 the User will give the relevant information to the DN Operator by means of telephone or email, unless it has given to the DN Operator not less than one month's notice of its intention to give such information by Batch Transfer Communication, in which case such User will give information to the DN Operator for the purposes of paragraph 8.6.8 only by Batch Transfer Communication, and will promptly inform the DN Operator by telephone or email of the transmission of each such Batch Transfer Communication. 8.6.11 Where the DN Operator notifies a User that it is unable satisfactorily to access a Batch Transfer Communication transmitted pursuant to paragraph 8.6.10, that User will promptly send to the DN Operator by email the information contained in that Batch Transfer Communication.
- 8.8.2 The User may request by telephone or email an alteration to the Supply Points and Interruptible Tranches specified in the Interruption Notice; and where not less than



five (5) hours before the Interruption Start
Time the DN Operator and the User have
agreed (but so that the DN Operator shall
not be required to agree) upon such an
alteration, the Interruption Notice will be
revised accordingly and resubmitted by the
DN Operator to the User as soon as
reasonably practicable

8.8.3 The User shall, by telephone or acsimile (or otherwise in accordance with this paragraph 8.8): (a) not later than thirty (30) minutes after Interruption Notice was given, acknowledge receipt of that notice; (b) not later than five (5) hours after Interruption Notice was given, confirm to the DN Operator that Interruption (in accordance with such notice) has taken place or shall take place; and (c) as soon as reasonably practicable, notify the DN Operator of any facts or circumstances known to the User that might prevent Interruption from taking place or cause Interruption to take place after the Interruption Start Time;

five (5) hours before the Interruption Start
Time the DN Operator and the User have
agreed (but so that the DN Operator shall
not be required to agree) upon such an
alteration, the Interruption Notice will be
revised accordingly and resubmitted by the
DN Operator to the User as soon as
reasonably practicable

8.8.3 The User shall, by telephone or email (or otherwise in accordance with this paragraph 8.8): (a) not later than thirty (30) minutes after Interruption Notice was given, acknowledge receipt of that notice; (b) not later than five (5) hours after Interruption Notice was given, confirm to the DN Operator that Interruption (in accordance with such notice) has taken place or shall take place; and (c) as soon as reasonably practicable, notify the DN Operator of any facts or circumstances known to the User that might prevent Interruption from taking place or cause Interruption to take place after the Interruption Start Time;

ANNEX B-3 DM SUPPLY POINT CAPACITY AND OFFTAKE RATE

8.4 Requests for information by the Transporter in accordance with paragraph 8.1 and provision of information by the Registered User in accordance with paragraph 7.2(e) and 7.2(f) shall be communicated by recsimile or email

8.4 Requests for information by the Transporter in accordance with paragraph 8.1 and provision of information by the Registered User in accordance with paragraph 7.2(e) and 7.2(f) shall be communicated by email



TPD - Section J

Existing Code

1.9.3 For the purposes of paragraph 1.9.1 the User will give the relevant information to the Transporter by means of telephone or facsimile, unless it has given to the Transporter not less than one month's notice of its intention to give such information by Batch Transfer Communication, in which case such User shall give information to the Transporter for the purposes of paragraph 1.9.1 only by Batch Transfer Communication, and will promptly inform the Transporter by telephone of facsimile of the transmission of each such Batch Transfer Communication. 1.9.4 Where the Transporter notifies a User that it is unable satisfactorily to access a Batch Transfer Communication transmitted pursuant to paragraph 1.9.3, that User will promptly send to the Transporter by facsimile the information contained in that Batch Transfer Communication.

Proposed Change

1.9.3 For the purposes of paragraph 1.9.1 the User will give the relevant information to the Transporter by means of telephone or email, unless it has given to the Transporter not less than one month's notice of its intention to give such information by Batch Transfer Communication, in which case such User shall give information to the Transporter for the purposes of paragraph 1.9.1 only by Batch Transfer Communication, and will promptly inform the Transporter by telephone o<mark>r email</mark> of the transmission of each such Batch Transfer Communication. 1.9.4 Where the Transporter notifies a User that it is unable satisfactorily to access a Batch Transfer Communication transmitted pursuant to paragraph 1.9.3, that User will promptly send to the Transporter by email the information contained in that Batch Transfer Communication.



TPD - Section Q

pursuant to this Section Q

Existing Code

2.2.1 Each User shall provide to the Transporter: (a) a single telephone number and a single facsimile number by means of each of which the Transporter may contact, 24 hours a Day, a representative of the User in a Gas Supply Emergency for any purpose

- 2.3.1 A User shall in respect of each Large Firm Supply Point of which it is the Registered User provide to the Transporter:
 (a) in accordance with paragraph 2.3.2, the names and/or job titles of representatives of the consumer ("emergency contacts") each of which has the power and authority to comply with any direction given pursuant to Regulation 6(4);
- (b) at least one (but not more than four) telephone numbers for each emergency contact by means of which the Transporter may contact, 24 hours a day, at least one emergency contact; and
- (c) in the case of a Large Firm Supply Point the Annual Quantity of which is greater than 1,464,000 kWh (50,000 therms), one receiving number, for the purposes of receiving communications pursuant to this Section Q, which is able to receive

transmissions 24 hours a day

- 2.4.1 A User shall in respect of eachInterruptible Supply Point of which it is theRegistered User provide to the Transporter:(a) the name and (in the case of a corporation) registered office of the consumer;
- (b) in accordance with paragraph 2.4.2, the names and/or job titles of representatives of the consumer ("emergency contacts") each of which has the power and authority to comply with any direction given pursuant to Regulation 6(4);
- (c) at least one (but not more than four (4)) telephone numbers for each emergency

Proposed Change

- 2.2.1 Each User shall provide to the
 Transporter: (a) a single telephone number
 and a single email address by means of each
 of which the Transporter may contact, 24
 hours a Day, a representative of the User in
 a Gas Supply Emergency for any purpose
 pursuant to this Section Q
- 2.3.1 A User shall in respect of each Large Firm Supply Point of which it is the Registered User provide to the Transporter: (a) in accordance with paragraph 2.3.2, the names and/or job titles of representatives of the consumer ("emergency contacts") each of which has the power and authority to comply with any direction given pursuant to Regulation 6(4);
- (b) at least one (but not more than four) telephone numbers for each emergency contact by means of which the Transporter may contact, 24 hours a day, at least one emergency contact; and
- (c) in the case of a Large Firm Supply Point the Annual Quantity of which is greater than 1,464,000 kWh (50,000 therms), one email address, for the purposes of receiving communications pursuant to this Section Q, which is able to receive transmissions 24 hours a day
- 2.4.1 A User shall in respect of each Interruptible Supply Point of which it is the Registered User provide to the Transporter: (a) the name and (in the case of a corporation) registered office of the consumer:
- (b) in accordance with paragraph 2.4.2, the names and/or job titles of representatives of the consumer ("emergency contacts") each of which has the power and authority to comply with any direction given pursuant to Regulation 6(4);
- (c) at least one (but not more than four (4)) telephone numbers for each emergency



contact by means of which the Transporter may contact, 24 hours a day, at least one (1) emergency contact; and

(d) one iccsimile number, for the purposes of receiving communications pursuant to Sections B8, G and Q, which is able to receive transmissions 24 hours a day

contact by means of which the Transporter may contact, 24 hours a day, at least one (1) emergency contact; and

(d) one email address, for the purposes of receiving communications pursuant to Sections B8, G and Q, which is able to receive transmissions 24 hours a day



TPD - Section S

Existing Code

Proposed Change

3.4 Remittance advice

3.4.5 Where the Invoice Document number is not quoted (in accordance with paragraph 3.4.4) with any remittance made by or on behalf of a User, and no Invoice Remittance Advice corresponding to the remittance is submitted, the Transporter will endeavour to obtain the User's instructions (by telephone,

obtain the User's instructions (by telephone, racsimile or e-mail) as to the application thereof; but if it has not (by the Business Day following the Day of the remittance) obtained such instructions, the Transporter will apply the amount remitted to or towards Invoice Amount(s) in order of Invoice Due Date (the earliest first) and proportionately as between Invoice Amounts with the same Invoice Due Date, but applying such amount last to any Invoice Amounts which are subject to an Invoice Query.

3.4 Remittance advice

3.4.5 Where the Invoice Document number is not quoted (in accordance with paragraph 3.4.4) with any remittance made by or on behalf of a User, and no Invoice Remittance Advice corresponding to the remittance is submitted, the Transporter will endeavour to obtain the User's instructions (by telephone or e-mail) as to the application thereof; but if it has not (by the Business Day following the Day of the remittance) obtained such instructions, the Transporter will apply the amount remitted to or towards Invoice Amount(s) in order of Invoice Due Date (the earliest first) and proportionately as between Invoice Amounts with the same Invoice Due Date, but applying such amount last to any Invoice Amounts which are subject to an Invoice Query.



TPD - Section V

Existing Code

2.1 Admission requirements

- 2.1.1 In order to become a Shipper User in relation to a System or a Trader User in relation to the NTS a person (the "Applicant User") must:
- (a) satisfy or secure satisfaction of the relevant requirements in paragraph 2.1.2; and
- (b) accede to the relevant Shipper Framework Agreement and thereby agree to be bound by the Code.
- 2.1.2 The requirements referred to in paragraph 2.1.1(a) are as follows:
- (a) the Applicant User shall have applied to the Transporter, in such form as the Transporters may from time to time prescribe, giving the following details:
- (i) the name of the Applicant User;
- (ii) the legal nature of the Applicant User, and where the Applicant User is not a company incorporated under the Companies Act 1985 (as amended), such further information concerning the constitution of the Applicant User as the Transporter may reasonably require;
- (iii) the postal and e-mail address and telephone and tacsimile numbers of the Applicant User, and the individual for whose attention notice is to be marked, for the purposes of notice under GT Section B5.2.3 and B5.3.1
- 3.4.7 Each User shall provide to the Transporter:
- (a) a single telephone number, a single address, a single e-mail address and a single racsimile number by means of which the Transporter may contact a representative of the User for any purpose pursuant to Transportation Charges in connection with Section V3 and/or V4; and

Proposed Change

- 2.1 Admission requirements
- 2.1.1 In order to become a Shipper User in relation to a System or a Trader User in relation to the NTS a person (the "Applicant User") must:
- (a) satisfy or secure satisfaction of the relevant requirements in paragraph 2.1.2; and
- (b) accede to the relevant Shipper Framework Agreement and thereby agree to be bound by the Code.
- 2.1.2 The requirements referred to in paragraph 2.1.1(a) are as follows:
- (a) the Applicant User shall have applied to the Transporter, in such form as the Transporters may from time to time prescribe, giving the following details:
- (i) the name of the Applicant User;
- (ii) the legal nature of the Applicant User, and where the Applicant User is not a company incorporated under the Companies Act 1985 (as amended), such further information concerning the constitution of the Applicant User as the Transporter may reasonably require;
- (iii) the postal and e-mail address and telephone numbers of the Applicant User, and the individual for whose attention notice is to be marked, for the purposes of notice under GT Section B5.2.3 and B5.3.1
- 3.4.7 Each User shall provide to the Transporter:
- (a) a single telephone number, a single address and a single e-mail address by means of which the Transporter may contact a representative of the User for any purpose pursuant to Transportation Charges in connection with Section V3 and/or V4; and (b) the name(s) or title(s) of the User's representatives who may be contacted at such numbers and address; and



(b) the name(s) or title(s) of the User's representatives who may be contacted at such numbers and address; and (c) such User shall inform the Transporter where there are any amendments to the details provided pursuant to this section V3.4.7.

(c) such User shall inform the Transporter where there are any amendments to the details provided pursuant to this section V3.4.7.



TPD - Section X

Existing Code

Proposed Change

- 2.7 Cash Call Appeals
- 2.7.1 Where:
- (a) a Cash Call (the "relevant" Cash Call) has been submitted to a User;
- (b) the amount of the relevant Cash Call, alone or in aggregate with any other Cash Calls made to the User in the same calendar month, exceeds whichever is the lesser of £1,000,000 and 20% of the User's Cash Call Limit: and
- (c) the User considers that the amount of the relevant Cash Call has been calculated erroneously,

the User may, not later than 12:00 hours on the Business Day on which the relevant Cash Call is (in accordance with paragraph 2.8.1, disregarding paragraph 2.7.8(a)) due for payment, so notify National Gas

Transmission, specifying in as much detail as is possible the User's reasons for so considering.

- 2.7.2 Where a User gives a notification under paragraph 2.7.1:
- (a) the relevant Cash Call (and the obligation of the User to make payment thereof)

will be suspended, subject to paragraph 2.7.3:

- (b) National Gas Transmission will review the details provided by the User and will review the calculations made of the User's Outstanding Relevant Balancing Indebtedness;
- (c) if requested by National Gas
 Transmission the User shall provide by
 telephone or resimile any further details or
 explanation of its view
- 2.7.9 A notification under paragraph 2.7.1 or notice under 2.7.5 shall be given:
- (a) by facsimile; or

- 2.7 Cash Call Appeals
- 2.7.1 Where:
- (a) a Cash Call (the "relevant" Cash Call) has been submitted to a User;
- (b) the amount of the relevant Cash Call, alone or in aggregate with any other Cash Calls made to the User in the same calendar month, exceeds whichever is the lesser of £1,000,000 and 20% of the User's Cash Call Limit; and
- (c) the User considers that the amount of the relevant Cash Call has been calculated erroneously,

the User may, not later than 12:00 hours on the Business Day on which the relevant Cash Call is (in accordance with paragraph 2.8.1, disregarding paragraph 2.7.8(a)) due for payment, so notify National Gas

Transmission, specifying in as much detail as is possible the User's reasons for so considering.

- 2.7.2 Where a User gives a notification under paragraph 2.7.1:
- (a) the relevant Cash Call (and the obligation of the User to make payment thereof)

will be suspended, subject to paragraph 2.7.3;

- (b) National Gas Transmission will review the details provided by the User and will review the calculations made of the User's Outstanding Relevant Balancing Indebtedness;
- (c) if requested by National Gas
 Transmission the User shall provide by
 telephone or email any further details or
 explanation of its view
- 2.7.9 A notification under paragraph 2.7.1 or notice under 2.7.5 shall be given:
- (a) by email; or
- (b) by telephone confirmed by email given not later than 17:00 hours on the same Day



- (b) by telephone confirmed by facsimile given not later than 17:00 hours on the same Day
- 2.10 Further Security Request2.10.4 Where a User gives a notification under paragraph 2.10.3:
- (a) the relevant Further Security Request (and the obligation to provide further, additional or revised Security) will be suspended, subject to paragraph 2.10.5 (b) National Gas Transmission will review the details provided by the User and will review the calculations made of the User's Outstanding Relevant Code Indebtedness; (c) if requested by National Gas Transmission the User shall provide by telephone or recsimile any further details or explanation of its view.
- 2.10 Further Security Request 2.10.4 Where a User gives a notification under paragraph 2.10.3:
- (a) the relevant Further Security Request (and the obligation to provide further, additional or revised Security) will be suspended, subject to paragraph 2.10.5 (b) National Gas Transmission will review the details provided by the User and will review the calculations made of the User's Outstanding Relevant Code Indebtedness; (c) if requested by National Gas Transmission the User shall provide by telephone or email any further details or

explanation of its view.



OAD - Section M

Existing Code

2.2 Means of providing information 2.2.1 (Unless otherwise provided elsewhere in the Transportation Principal Document or this Document) the means by which information may be provided by a Party are as follows: (a) by telemetry as provided in Section E; (b) by or through the CDSP, or by means of systems provided by the CDSP, pursuant to the DSC; (c) by in accordance with GT Section B5.2; (d) by telephone in accordance with GT Section B5.3

(e) by any other specific medium and/or communications system described in the Offtake Communications Document; and/or (f) any combination of the above

Proposed Change

- 2.2 Means of providing information 2.2.1 (Unless otherwise provided elsewhere in the Transportation Principal Document or this Document) the means by which information may be provided by a Party are as follows:

 (a) by telemetry as provided in Section E; (b) by or through the CDSP, or by means of systems provided by the CDSP, pursuant to the DSC; (c) by email in accordance with GT Section B5.2; (d) by telephone in accordance with GT Section B5.3

 (e) by any other specific medium and/or
- (e) by any other specific medium and/or communications system described in the Offtake Communications Document; and/or (f) any combination of the above



OAD - Section N

Existing Code

existing code

- 4.2 Requirements for admission
- 4.2.1 In order to become a Party, the New DNO shall:
- (a) satisfy or secure the satisfaction of the requirements in paragraph 4.2.2; and
- (b) accede to the Transporters Framework Agreement by executing and delivering to National Gas Transmission an Accession Agreement and thereby agree to be bound by this Document.
- 4.2.2 The requirements referred to in paragraph 4.2.1(a) are as follows:
- (a) the New DNO shall have applied to National Gas Transmission, in such form as the Offtake Committee may from time to time prescribe, giving the following details:
- (i) the name of the New DNO;
- (ii) the legal nature of the New DNO and, where the New DNO is not a company incorporated under the Companies Act 1985 (as amended), such further information concerning the constitution of the New DNO as National Gas Transmission may reasonably require;
- (iii) the address, telephone and racsimile numbers of the New DNO, and the individual for whose attention notice is to be marked, for the purposes of notice under GT Section B5.2.3; and

Proposed Change

- 4.2 Requirements for admission
- 4.2.1 In order to become a Party, the New DNO shall:
- (a) satisfy or secure the satisfaction of the requirements in paragraph 4.2.2; and
- (b) accede to the Transporters Framework Agreement by executing and delivering to National Gas Transmission an Accession Agreement and thereby agree to be bound by this Document.
- 4.2.2 The requirements referred to in paragraph 4.2.1(a) are as follows:
- (a) the New DNO shall have applied to National Gas Transmission, in such form as the Offtake Committee may from time to time prescribe, giving the following details:
- (i) the name of the New DNO;
- (ii) the legal nature of the New DNO and, where the New DNO is not a company incorporated under the Companies Act 1985 (as amended), such further information concerning the constitution of the New DNO as National Gas Transmission may reasonably require;
- (iii) the address, telephone numbers and email addresses of the New DNO, and the individual for whose attention notice is to be marked, for the purposes of notice under GT Section B5.2.3; and



Independent Gas Transporter Arrangements Document

Existing Code

Proposed Change

3.2 Requirements for admission 3.2.1 In order to become a Party, the New IGT shall: (a) satisfy or secure the satisfaction of the requirements in paragraph 3.2.2; and (b) accede to the Transporters Framework Agreement by executing and delivering to National Gas Transmission an Accession Agreement and thereby agree to be bound by this Document. 3.2.2 The requirements referred to in paragraph 3.2.1(a) are as follows: (a) the New IGT shall have applied to National Gas Transmission, in such form as the IGTAD Committee may from time to time prescribe, giving the following details: (i) the name of the New IGT; (ii) the legal nature of the New IGT and, where the New IGT is not a company incorporated under the Companies Act 2006 (as amended), such further information concerning the constitution of the New IGT as National Gas Transmission may reasonably require; (iii) the address, telephone and facsimile numbers of the New IGT, and the individual for whose attention notice is to be marked, for the purposes of notice under GT Section B5.2.3; and (iv) where the New IGT is not a company incorporated under the Companies Act 2006 (as amended), an address for service in accordance with GT Section B6.7.3;

3.2 Requirements for admission 3.2.1 In order to become a Party, the New IGT shall: (a) satisfy or secure the satisfaction of the requirements in paragraph 3.2.2; and (b) accede to the Transporters Framework Agreement by executing and delivering to National Gas Transmission an Accession Agreement and thereby agree to be bound by this Document. 3.2.2 The requirements referred to in paragraph 3.2.1(a) are as follows: (a) the New IGT shall have applied to National Gas Transmission, in such form as the IGTAD Committee may from time to time prescribe, giving the following details: (i) the name of the New IGT; (ii) the legal nature of the New IGT and, where the New IGT is not a company incorporated under the Companies Act 2006 (as amended), such further information concerning the constitution of the New IGT as National Gas Transmission may reasonably require; (iii) the address, telephone numbers and email addresses of the New IGT, and the individual for whose attention notice is to be marked, for the purposes of notice under GT Section B5.2.3; and (iv) where the New IGT is not a company incorporated under the Companies Act 2006 (as amended), an address for service in accordance with GT Section B6.7.3;