

Stage 04: Final Modification Report

0432:

Project Nexus – Gas Demand Estimation, Allocation, Settlement and Reconciliation reform

This modification is one of a number of complementary proposals seeking to implement the requirements identified under Project Nexus. This modification identifies fundamental changes to the Gas Allocation, Settlement, Reconciliation, Demand Estimation, Annual Quantity, Invoicing and Supply Point Register elements of the UNC regime.



The Panel recommended implementation



High Impact: Users and Transporters



Medium Impact: -



Low Impact: -

At what stage is this document in the process?



Modification



Workgroup Repor



Draft Modification Report



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About this document:

This Final Modification Report will be presented to the Panel on 16 January 2014.

The Authority will consider the Panel's recommendation and decide whether or not this change should be made.



Any questions?

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Summary

Is this a Self-Governance Modification?

The Modification Panel determined that self-governance procedures were not appropriate for this modification.

Why Change?

As part of the outcome of the last Gas Distribution price control review, it was agreed that funding should be available to support a major IT systems investment programme by the Transporters agent, Xoserve. This major systems investment for UK-Link Replacement provides an opportunity to consider whether the existing UNC requirements remain appropriate. Rather than asking Xoserve to procure replacement systems that deliver the existing functionality, there is an expectation that introducing regime enhancements at this stage would be the most economic time to implement any such change. This is particularly opportune since it is coincident with the development of smart metering, such that requirements can be specified that recognise changes to metering arrangements rather than any changes to accommodate smart metering being retrofitted in due course. The requirements gathering exercise for the enhancements is entitled Project Nexus. This modification is one of a number, which reflects these requirements. Complementary Modification Proposals are anticipated to be raised shortly in the following areas:

- · Retrospective adjustment
- iGT Single Service Provision
- Non functional
- Implementation (including non-business/non effective days).

Solution

The UNC Modification Panel established a Workgroup to support the development of potential UNC Modification Proposals that may be beneficial at the time of systems replacement. Building on responses to an Xoserve consultation exercise, the Project Nexus Workgroup has considered a range of potential changes, and the output from these considerations have been published as a suite of Business Requirement Documents (BRDs)¹. The key proposals are:

- 1. Settlement (Submission of Meter Readings and use in daily allocation)
- Users continue to be responsible for obtaining, validating and submitting Meter Readings (other than those pertaining to 'mandatory' Daily Metered (DM) Supply Points)
- The Gas Transporters (GT)' agent performs validations on the Meter Reading against data held on the Transporters' Supply Point Register
- · Choice of four 'Products' for allocation and settlement
- Users would have access to a daily settlement service for all Supply Meter Points
- Introduction of an industry-wide 'smear' for Unidentified Gas and any other gas not accounted for through initial measurements or allocations

¹ http://www.gasgovernance.co.uk/nexus/brd

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2. Individual Meter Point Reconciliation

- Individual Meter Point Reconciliation for all Supply Meter Points
- Removal of Reconciliation by Difference (RbD) and replacement with an industry-wide scaling adjustment
- No change to reconciliation principles and calculations
- Introduction of the concept of read equipment 'resynchronisation' for Non-Daily Metered (NDM) Supply Meter Points where Meter Readings are derived using certain types of automated reading equipment

Annual Quantity (AQ)

- Monthly re-calculation of AQ
- If Meter Readings have previously passed validation against data held on the Supply Point Register they are deemed suitable for all processes, including AQ
- Removal of the amendment and appeals phases of the AQ review
- 2 measures of Daily Supply Point Capacity (SOQ) one for Allocation and another 'fixed SOQ' which applies for 6 or 12 months for transportation charging purposes.
- Minimum duration of the reference period for AQ calculation is 9 months (compared to current 6 months + 1 day)

4. Supply Point Register

- GT monitoring of Users' compliance with the DM Check Read requirement
- Provision of 12 months' consumption data (where available in the GTs' systems) to any potential new User
- Improved management of priority and vulnerable customers
- Extension of the scope of the Supply Point Register

Demand Estimation

This Modification Proposal (0432) proposes a number of changes to Gas Settlement arrangements, including the removal of Reconciliation by Difference (RbD) and its replacement with a universal 'Allocation Scaling Adjustment'. This would require a new approach to gas allocation to reduce the likelihood of cross-subsidies arising at the point of allocation. The current NDM allocation algorithm (as defined in UNC TPD H2.2.1) would not be sustainable under Project Nexus arrangements. Consequently National Grid Distribution (NGD) raised UNC Modification Proposal 0453 'Project Nexus – Demand Estimation'2 to address this matter.

A Technical Working Group (TWG) under the supervision the Demand Estimation Sub-Committee (DESC) identified and assessed a range of options for the future Non-Daily Metered (NDM) estimation algorithm. A preferred model was subsequently developed. This is an adaptation of the current NDM estimation algorithm. In particular the Scaling Factor (SF) would be removed from the algorithm and the Weather Correction Factor (WCF) would be amended to be based on the difference between actual and seasonal normal weather.

Noting that this work is complete it has been determined that UNC Modification Proposal 0453 is no longer required and consequently its contents have incorporated within this Modification Proposal. 0453 will be withdrawn shortly.

It is proposed that the UNC be modified to describe the NDM Demand Estimation process at a high level, but that the specific details and methodologies, including any

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² UNC Modification Proposal 0453 Project Nexus - Demand Estimation

formulae, are set out in a UNC Related Document, which would require the approval of Uniform Network Code Committee (UNCC) for any subsequent amendments.

6. Invoicing

- No wholesale change to current "thin invoice" and "thick supporting information" structure
- Requirement for all supporting information to be itemised at meter point level wherever possible
- All supporting information to be sent by electronic transfer
- · Reduction in the number of 'Adhoc' invoices
- Alignment of charges to core transportation invoices

Relevant Objectives

Implementation of the changes identified within this modification would further relevant objectives a) Efficient and economic operation of the pipe-line system, d) Securing of effective competition and f) Promotion of efficiency in the implementation and administration of the Code.

The additional costs of implementing this modification, over and above the cost of replacing UK Link systems on a like for like basis with existing functionality, amount to about £18m.

Implementation

01 October 2015 if an Authority decision is made by 31 March 2014.

01 April 2016 if an Authority decision is made by 30 September 2014.

With a backstop lead-time of 18 months (549 calendar days) should the Authority makes its decision after 30 September 2014. It is assumed that any implementation date would be outside the winter operations period for the Gemini system, being 02 October – 31 March in any year and that it should be on the first day of the month.

If Ofgem issues a direction that this modification should be made, this text would take effect on the Project Nexus Implementation Date. Consequently, following Authority direction (should this occur) the modified text would need to be monitored and amended as necessary as part of any relevant modification which may arise to ensure that it remains in line with the version of the Code applicable at any one time.

Additional Information

The Settlement BRD has no reference the role of the AUGE following Project Nexus implementation. However, the BRD has been amended to enable the system to accommodate the role of an AUGE should it be required.

Whilst not a User Pays issue for this modification, some parties remain concerned about the potential funding of Gemini changes and that this issue is being progressed with Ofgem. Some parties are concerned that there may be some additional Gemini impacts and costs that need to be considered.

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1 Why Change?

Background to Project Nexus

At the time of the current Gas Distribution Price Control Xoserve anticipated the need for a major IT systems investment programme. Stakeholder consultation was initiated, under the banner of 'Project Nexus' to inform the scope and nature of Xoserve's future services that IT systems would need to support – the detailed Business Requirement Documents that support this document form a key input to the design of that investment programme.

The initial phase of Project Nexus was a consultation exercise, in which interested parties were asked for their views on the long-term strategic requirements for Xoserve's services. The consultation also developed a preferred approach to further definition of stakeholder requirements.

Following the consultation phase of Project Nexus, an Initial Requirements Register (IRR) was compiled, identifying all the topics that respondents to the Consultation had raised.

Topics were grouped into three broad categories:

- UNC changes
- Independent Gas Transporter (iGT) services
- Data management

A UNC Workgroup was established to consider the UNC topics and develop requirements.

Development of Requirements

In 2009 the UNC Modification Panel agreed a Workstream (later renamed Workgroup) should be set up to define industry requirements for the development and enhancement of the UNC in areas that are relevant to Xoserve's services. The Initial Requirements Register (IRR) formed the basis of the discussions. Consultation responses were grouped into related topics and relevant as-is process models were reviewed and agreed. The Project Nexus Workgroup discussed the responses and reached a consensus on whether to carry forward or close the requirement. The outputs from the Workgroup Topic meetings were baselined Business Requirements Documents (BRDs) and to-be process models (i.e. future state processes).

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2 Solution

The BRDs identify detailed business rules, which form the foundation for the necessary changes to the UNC. The following BRDs are relevant to this Modification Proposal:

The following information identifies the proposed regime for which Modification of the UNC is required.

Document Name	Version and Date	Current Location (29/06/12)
Business Requirements Document for Meter Read Submission and Processing and Settlement Arrangements ("Settlement BRD")	V4.0 31/10/2013	www.gasgovernance.c o.uk/nexus/brd
Business Requirements Definition for Reconciliation ("Reconciliation BRD")	V3.0 25/10/2013	www.gasgovernance.c o.uk/nexus/brd
Business Requirements Definition for Annual Quantity ("AQ BRD")	V5.0 25/10/2013	www.gasgovernance.c o.uk/nexus/brd
Business Principles for Supply Point Register ("Supply Point BRD")	V3.0 25/10/2013	www.gasgovernance.c o.uk/nexus/brd
Business Principles For Invoicing ("Invoicing BRD")	V2.0 25/10/2013	www.gasgovernance .co.uk/nexus/brd

Settlement (Submission of Meter Readings and Use in Daily Allocation)

Key Proposals

- · Users would continue to be responsible for obtaining, validating and submitting Meter Readings
- Gas Transporters would perform validations on the Meter Reading against data held on the Supply Point Register
- A choice of four future 'Products' for allocation of daily gas off-taken
- Users would have access to a daily settlement service for all Supply Meter Points
- Introduction of an industry-wide "smear" for Unidentified Gas and any other gas not accounted for through initial measurements or allocations

Overview of the 4 Products

It is proposed to introduce 4 'Products' which would be available to all Supply Meter Points (with the exception of DM 'mandatory' Supply Meter Points).

Each product is described below.

Product 1 – Time Critical DM (Settlement BRD Section 5.5)

This would be a mandatory service for Supply Meter Points subject to the Daily Read Requirement.

Meter Readings are procured by the Transporter and must be submitted by 11am on Gas Flow Day (GFD)+1. Where no Meter Readings are received, the Transporter would calculate an estimated Meter Reading based on the recorded consumption from 7 days earlier (a "D-7" estimate). Estimated Meter Readings can be replaced up to D+5, at

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which point the latest accepted Meter Reading will be used for Energy Balancing and Commodity billing purposes.

Product 2 – Non-Time Critical DM (Settlement BRD Section 5.6)

This would be an elective service available to any Supply Meter Point with an AQ below 58.6m kWh.

Users may elect to use this service for any Supply Meter Point other that one subject to the Daily Read Requirement.

Meter Readings must be submitted within 24 hours of the end of the Gas Day i.e. by 05:59 the following morning. The Transporter will use a "D-7" estimate in any allocation runs, until an actual Meter Reading is received.

Where no Meter Readings are received by D+5, the D-7 estimate will prevail. Estimated Meter Readings can be replaced up to D+5, at which point the latest accepted Meter Reading will be used for Energy Balancing and Commodity billing purposes.

Product 3 – Batched Daily Readings (Settlement BRD Section 5.7)

This would be a voluntary service available to any Supply Meter Point with an AQ below 58.6m kWh.

The Supply Meter Point would be subject to NDM allocation each day based on its AQ and an allocation algorithm. The need for change to the allocation algorithm is considered below. Gas usage is subsequently reconciled for each day's individual consumption, by the User submitting a batch of daily readings. The proposed read frequencies for batch submission are weekly, fortnightly and monthly.

Product 4 - Periodic Readings (Settlement BRD Section 5.8)

This would be a voluntary service available to any Supply Meter Point with an AQ below 58.6m kWh.

The Supply Meter Point would be subject to NDM allocation each day based on its AQ and an allocation algorithm. Gas usage would be subsequently reconciled when the User submits a periodic Meter Reading, which must be a Valid Meter Reading. The reconciliation quantities and values are derived using the original allocation profile.

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Key features of the four Products (Summary of Settlement BRD Sections 5.5 – 5.8)

Process Description	Basis of energy Allocation	Basis of Energy Balancing	Shipper Read Submission	Missing read arrangements for energy allocation
Product 1: Daily Metered Time Critical Readings	Daily Read	Daily Read	Daily by 11 am on GFD+1	D-7 estimate
Product 2: Daily Metered not Time Critical Readings	Daily Read	Daily Read	Daily by end of GFD+1	D-7 estimate
Product 3: Batched Daily Readings	Allocation Profiles	Allocation Profiles	Periodically in batches of daily readings	Not applicable – not used in allocation
Product 4: Periodic Readings	Allocation Profiles	Allocation Profiles	Periodically	Not applicable – not used in allocation

Mapping of the future Products to current services

The four proposed products can be mapped approximately to the existing services as shown below.

Current services	Future "product"	
DM Mandatory	Product 1 – Time Critical DM	
DM Voluntary/ DM Elective	Product 2 – Non-Time Critical DM	DM
No. Dell. Material	Product 3 – Batched Daily Readings	NDM
Non-Daily Metered	Product 4 – Periodic Readings	NDM

Treatment of 'Unidentified Gas' (Settlement BRD Section 5.4)

An initial estimate of unidentified gas will be calculated each day as part of the daily gas nomination and allocation process.

Step 1

Daily Meter Readings are received from Products 1 and 2. (Note: for Product 2, D-7 estimates are used until an actual Meter Reading is received; or where there is no Meter Reading for Product 1).

Step 2

The NDM algorithm calculates an initial allocation for all Product 3 and 4 Supply Meter Points. This will require an improved estimation methodology. This will still be based on AQ, but will be more responsive to other factors, such as weather. Work on reviewing

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NDM algorithms has been completed within the Demand Estimation Sub-Committee (DESC). The agreed approach to NDM Demand Estimation has been included within this Proposal.

Step 3

Total LDZ Throughput less Shrinkage, less Step 1 and Step 2 = Unidentified Gas for the LDZ.

Step 4

Unidentified gas in each LDZ is shared out to all portfolio Users in the LDZ based on their total Step 1 and Step 2 gas nominations and measurements for the day. The charge would be at portfolio level by User by LDZ, not at Supply Meter Point level.

Unidentified Gas would be amended subsequently and re-shared as Individual Meter Point Reconciliations occur. See Reconciliation section below.

Note: It is not proposed to include a capability for intervention in the gas nomination, allocation and reconciliation sharing processes by an Allocation of Unidentified Gas Expert (AUGE). However provision is required that should such a requirement be forthcoming at any future date, this can be readily accommodated at the nomination, allocation and reconciliation stages of gas settlement. It is proposed that this be facilitated through the incorporation of an Unidentified Gas Allocation Adjustment Factor. Given that no provision for AUGE intervention is proposed, the Factor will be set at 1 (one) for all categories of System Exit Points.

Submission of Meter Readings (Settlement BRD Section 8)

Limited change is envisaged to the Meter Reading submission arrangements. Submission of Meter Readings would remain the responsibility of the User.

Meter Reading Validation (Settlement BRD Sections 5.13, 5.14)

Users would continue to have responsibility for validating Meter Readings prior to submission to the Transporter. The proposals include a new two-step validation process. Users would validate Meter Readings using the current AQ/SOQ for the Supply Meter Point:

- For DM Supply Meter Points (Products 1 to 3), by comparing the energy that the Meter Reading would generate to the SOQ for the Supply Meter Point
- For periodically read Supply Meter Points (Product 4), by comparing the energy that the Meter Reading would generate to the AQ for the Supply Meter Point, applied pro-rata for the number of days in the read period

If the proposed energy passes the first test, it can be loaded to the Transporters system and used in all subsequent processes.

The Transporter would replicate the User validations and in certain circumstances would reject Meter Readings if they fail the tests. This enhanced validation is essential to support the changes to downstream AQ calculation and reconciliation processes, which rely on these Meter Readings.

If the energy fails the first test but passes the second test, it can only be loaded if it has been submitted with an 'override' flag. By using this flag the User would confirm that they have checked the Meter Reading (and the energy generated) and acknowledges that the energy is unusually large or small, but confirms that it is correct. The 'flag' could be populated at first attempt at submission, or at a subsequent re-submission following a rejection by the Transporter.

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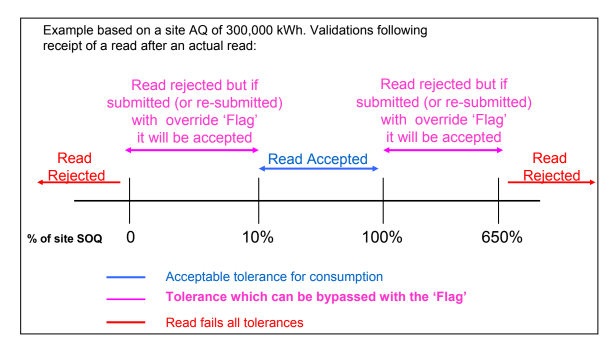
Reads where the energy fails the second test cannot be loaded. This second test is sometimes referred to as the 'market breaker' test. Transactions outside of this test would risk 'breaking' the market, and so cannot be allowed to load.

As a safeguard, if the 'override flag' is set for a Meter Reading which according to the Transporters calculation would pass both tests, the Meter Reading would be rejected. This is to protect all downstream processes from erroneous use of the flag, e.g. trying to 'force' Meter Readings through without performing full validation.

Read validation tolerances

The interaction of the two tests is shown below.

The working values of the tests can be found in the detailed Settlement BRD. It is intended that the actual values will be determined through further analysis at a later stage, and that there should be sufficient flexibility to amend the values after implementation if the industry agrees changes.



Interaction with Smart Metering Programme/Data Comms Co (DCC) arrangements

None of the proposals for Meter Reading submission are directly dependent on roll-out of smart meters or introduction of DCC, although it is expected that use of Products 1-3 would necessitate use of automated Meter Reading facilities.

Product 4 is likely to be the 'default' service for a current NDM Supply Meter Point.

Day Ahead Gas Nomination Processes (Settlement BRD 5.1)

One of the Workgroup's objectives was to maintain or improve the alignment of 'day ahead' NDM Gas Nominations with NDM Allocations (after the Gas Day). The proposal is to mirror the new NDM Allocation arrangements and to remain fairly close to the current principles for Day Ahead Gas Nominations:

 For the future equivalent of DM Supply Meter Points (Products 1 and 2), the User would nominate the next day's gas consumption

Where the User does not submit a gas nomination for Product 1 or 2 Supply Meter
Points (either for the interim or final runs of the nomination process) the Transporter
would use a D-7 estimate (based on recorded consumption from 7 days earlier). A
zero value would be used for scheduling purposes

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- For the future equivalent of NDM Supply Meter Points (Products 3 and 4), by estimating the next day's gas consumption, in a consistent manner to the 'after the day' allocations
- Within each LDZ, the sum of DM nominations plus the sum of the NDM estimates is deducted from the LDZ forecast consumption (as predicted by the Gas Control Room unchanged from current arrangements)
- The difference between total LDZ forecast and the sum of all the Supply Meter Point level forecasts is equal
 to forecast Unidentified Gas, and would be shared out to all portfolio Users in the LDZ based on their total
 forecast measurements for the day. The charge would be at portfolio level by User by LDZ, not at Supply
 Meter Point level

Access to Settlement Products (Settlement BRD 5.11)

Except as detailed in above (Product 1), any Supply Meter Point can access any of the 3 Products (Product 2, 3 & 4). Users would be required to designate a Product in advance for a Supply Meter Point, and give future notice (providing a minimum of 5 days' notice) of a change of Product.

Reconciliation

Key Proposals

- Individual Meter Point Reconciliation for all Supply Meter Points
- Removal of RbD and replacement with an industry-wide scaling adjustment
- · No change to reconciliation principles and calculations
- Introduction of the concept of Resynchronisation for NDM Supply Meter Points where Meter Readings are derived using certain types of automated reading equipment

Reconciliation services by Settlement Product (Reconciliation BRD 8.3, 8.4)

The four Settlement Products would be subject to Individual Meter Point Reconciliation as follows:

Process Description	Basis of initial Allocation	Basis of Energy Balancing	Shipper Read Submission	Reconciliation
Product 1: Daily Metered Time Critical Readings	Daily Read	Daily Read	Daily by 11 am on GFD+1	Meter Point level following a re-synch or estimate
Product 2: Daily Metered not Time Critical Readings	Daily Read	Daily Read	Daily by end of GFD+1	Meter Point level following a re-synch or estimate
Product 3: Batched Daily Readings	Allocation Profiles	Allocation Profiles	Daily Reads in Batches	Daily Reconciliation at Meter Point level on receipt of a batch of reads

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Reconciliation would still be based on a reconciliation energy amount (kWh) and would consist of Energy at System Average Price (SAP) and Transportation Commodity costs at the applicable rates.

The three key reconciliation scenarios which exist in the current regime would continue to exist:

- DM Reconciliation on receipt of an actual Meter Reading following a series of estimated Meter Readings
- Resynchronisation reconciliation on receipt of a resynchronisation Meter Reading, back to the previous resynchronisation read
- NDM reconciliation, where periodic Meter Readings are received and reconciliation energy is attributed to the days since the last reading based on the allocation profile

In addition, Product 3 would introduce the concept of daily reconciliation when a batch of Daily Meter Readings is received. The resulting reconciliations would be a series of one-day NDM reconciliations.

Individual Meter Point Reconciliation would apply to all Supply Meter Points and would be triggered by the submission of a Meter Reading.

Reconciliation Safeguards (Settlement BRD 5.15 - 5.18)

There will be a number of safeguards to ensure that Individual Meter Point reconciliation takes place in a timely manner. These safeguards all exist in the current regime, but the rules have been reviewed as part of this Proposal. The safeguards include:

- · Rules on which Products or Meter Reading frequencies can be adopted, based on Supply Meter Point AQ
- Performance standards for Meter Reading submission (i.e. requirement to submit Meter Readings for a certain proportion of the portfolio each day/month/year
- Where the Meter Readings are derived by automated Meter Reading equipment such as a datalogger, a
 requirement to obtain a check reading to a specified frequency. Note that Meter Reading equipment which
 captures and transmits the actual index of the meter, rather than relying on meter pulses or similar
 technology, would not require a check read.
- A 'must read' requirement if Meter Readings are not submitted for a standard interval, whereby the Transporter would obtain a single Meter Reading and use it to trigger a reconciliation

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The proposed trigger levels are set out below:

Process Description	Qualification criteria	Performance standard	Must Read Requirement	Check Read Requirement (where applicable)
Product 1: Daily Metered Time Critical Readings	Mandatory for all meter points with AQ >58.6m kWh	97.5% of required reads submitted each day	N/A	Every 12 months
Product 2: Daily Metered not Time Critical Readings	Any meter point	97.5% of required reads submitted each day	4 months since last reading	Every 12 months
Product 3: Batched Daily Readings	Any meter point	Reads submitted for 90% of meter points each month	4 months since last reading	Every 12 months
Product 4: Periodic Readings – Monthly Read	Product 4 meter points with AQ >293,000	Reads submitted for 90% of meter points each year	4 months since last reading	Every 12 months
Product 4: Periodic Readings – Annually Read	Product 4 meter points with an AQ <293,000	Reads submitted for 70% of meter points each year	24 months since last reading	Every 24 months

Impact of Reconciliation on Unidentified Energy (Reconciliation BRD 8.8)

Each reconciliation, re-reconciliation and resynchronisation changes the measurement at an individual Supply Meter Point, and therefore changes the amount of unidentified energy for the reconciliation period in the LDZ.

All Individual Meter Point reconciliations (of all three types listed above) would trigger an equal and opposite amendment to Unidentified Gas. This would result in debits or credits to all Users in the relevant LDZ in line with their measurements for the day. These amendments to Unidentified Gas would consist of energy charges only; there would be no Transportation Commodity element. These amendments would be processed monthly, at portfolio level only, not attributable to individual Supply Meter Points.

LDZ Measurement Errors would be treated in the same way, with the opposite entry being included in the Reconciliation Scaling Adjustment.

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Resynchronisation (Reconciliation BRD 8.5)

The concept of resynchronisation already exists for DM Supply Meters, where 'drift' between the datalogger readings and physical readings is accounted for and billed/credited in energy and transportation commodity terms.

The Proposals introduce the concept of resynchronisation for an NDM Supply Meter (Products 3 and 4) alongside DM Resynchronisation. Where the Meter Readings are derived, e.g. through a datalogger or other automated Meter Reading equipment, those Meter Readings can be used for daily or periodic reconciliation. However, there would be the capacity for drift between datalogged derived readings and physical readings at the Supply Meter. The minimum requirements for resynchronisation frequencies are set out above.

There would be a new requirement to perform resynchronisation within a set timeframe and for the Transporter to be advised of the outcome, including any new Meter Readings. Resynchronisation would cause a rereconciliation back to the date of the last resynchronisation. The same principles as for current DM resynchronisation would apply, with the drift treated as arising equally across the period.

There would be no requirement for resynchronisation on smart meters or other equipment which transmits the actual index of the Supply Meter.

AUGE (Allocation of Unidentified Gas Expert) (Reconciliation BRD 8.14)

The introduction of an industry wide energy smear (Allocation Scaling Adjustment) would supersede the current RbD arrangements. The allocation gas expert (AUGE) would no longer be required.

Impacts on other Processes (Reconciliation BRD 8.9)

The Meter Reading validation described above would remove the need for the current User Suppressed Reconciliation Value (USRV) ('NDM filter failure') and Suppressed Reconciliation Value (SRV) processes given that all Meter Readings which pass the User and Transporter validations are deemed suitable for use in downstream processes, e.g. reconciliation and AQ. It is anticipated that the current 'queues' of USRVs awaiting attention from Users would be likely to be replaced by rejected Meter Readings awaiting investigation and correction/resubmission by Users. The volume of rejected Meter Readings would depend on a large number of factors, including the accuracy and efficiency of the User's processes, the frequency of read submission and also on the level at which the read tolerances are set. The tolerance values would be a matter for future industry agreement.

Annual Quantity (AQ)

Key Proposals

- · Monthly re-calculation of AQ; if a new Meter Reading has been received in the last month
- If Meter Readings have previously passed validation against data held on the Supply Point Register they are deemed suitable for all processes, including AQ
- Removal of amendment and appeals phases of the AQ review
- 2 x SOQs one for Allocation and another 'fixed SOQ' which applies for 12 months for transportation charging purposes
- Minimum duration of the reference period for AQ calculation is 9 months (compared to current 6 months + 1 day)

Monthly AQ calculation process (AQ BRD 8.2)

Each month new AQs would be calculated for all Supply Meter Points where a Meter Reading has been loaded since the last calculation run. If no new Meter Reading has been received, the AQ would not be recalculated. For a Meter Reading to have loaded to

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the Transporters' system, it must have passed the validations described above. Where more than one Meter Reading has been received in the month, only the latest dated Meter Reading would be used. Where one or more replacement Meter Reading has been supplied for the latest date, only the last provided reading will be used.

The AQ calculation will use the current approach of a WAALP (Weather Adjusted Annual Load Profile), to covert the actual consumption to a seasonal normal consumption.

New AQs would automatically go live with effect from the 1st of the following month.

Process Description	Timing of AQ calculation	Reads used for AQ calculation	Read Type used for the AQ calculation	SOQ Calculation
Product 1: Daily Metered Time Critical Readings	Monthly	2 reads a minimum of 9 months & max of 36 months apart	Actual read	Shipper Nominates
Product 2: Daily Metered not Time Critical Readings	Monthly	2 reads a minimum of 9 months & max of 36 months apart	Actual read	Shipper Nominates
Product 3: Batched Daily Readings	Monthly	2 reads a minimum of 9 months & max of 36 months apart	Actual read	GT Derives
Product 4: Periodic Readings	Monthly	2 reads a minimum of 9 months & max of 36 months apart	Actual read	GT Derives

AQ Calculation for Products 1 and 2 (AQ BRD 8.3)

The optimum read period for AQ calculation would be 365 days, with a minimum of 9 months and maximum of 36 months.

AQ Calculation for Products 3 and 4 (AQ BRD 8.3)

The optimum read period for AQ calculation would be 365 days. In all cases the minimum reference period is 9 months and the maximum is 36 months.

Validation of AQs (AQ BRD 8.4)

As all reads used in the calculation of AQs have been subject to both User and Transporter validation as described above, there would be no User review and challenge phase prior to their 0432 application. A communication file would be issued to Users, detailing all re-calculated AQs. These AQs would go live automatically, and there would not be an "Amendment Window", unlike the current regime.

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Correction of AQs (AQ BRD 8.6)

If a User identifies an erroneous AQ, e.g. due to incorrect Meter Readings or Meter Information, they must correct the erroneous data and/or submit a further Meter Reading. The next AQ calculation would use the revised data and would calculate an improved AQ. There will be no retrospective correction of AQs. The new arrangements should allow the User to correct their AQ for the following month.

Any mis-allocation of energy during the period that the AQ was erroneous would be corrected by the normal workings of reconciliation (which would apply to all Supply Meter Points individually).

There would be a mechanism to amend AQs, to be used in exceptional circumstances, e.g. following a significant change in gas usage at a Supply Meter Point. The User would need to submit a request to the Transporter, which would be validated prior to acceptance/rejection.

Calculation and Use of SOQs (AQ BRD 8.8)

Users would continue to nominate SOQs and SHQs for Product 1 and 2 Supply Meter Points.

For Products 3 and 4, the Transporter would continue to calculate the SOQ, using Load Factors or a similar approach. As the AQ varies each month (assuming that monthly Meter Readings are received) so the SOQ and associated EUC for NDM Allocation would also vary. A change in AQ from the 1st of the month would result in a change to NDM Allocation level and patterns from that date.

In addition for Products 3 and 4, SOQs at a snapshot date would continue to apply for a period of 12 months for Transportation charging rate purposes. This would give certainty of costs/income to both User and Transporter. Regular monthly AQ updates would not affect this SOQ, although an AQ correction would change this SOQ and therefore Transportation charging rates.

Communication of amended AQs (AQ BRD 8.12)

Users would be issued with a monthly update of their revised AQs, SQs and EUCs (where applicable), which shows existing and revised values or the reason why an AQ was not calculated. Note; this communication would only be received where a Valid Meter Reading was loaded i.e. not a rejected Meter Reading.

There will be a separate report of all rolled over (i.e. unchanged) AQs and the reason for non-calculation.

Reporting (AQ BRD 8.13)

It is envisaged that there would be a need for monthly reporting of AQ movements and non-movements, although the exact contents have yet to be finalised.

The same safeguards that ensure that Individual Meter Point Reconciliation takes place at a reasonable frequency should ensure that AQs are updated with reasonable frequency, depending on the AQ of the Supply Meter Point.

Impacts on other Processes (AQ BRD 9.2)

If monthly AQ calculation were implemented at the same time as or after 'universal' Individual Meter Point Reconciliation, then the 'End of Year AQ Reconciliation' for AQ Threshold Crossers (UNC E7.4.3) would no longer be required. If implemented earlier, then End of Year AQ Reconciliation would still be required for a transitional period.

These proposals remove the current AQ Amendment process, as the new values would go live automatically the following month. The AQ Appeal process would also be

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replaced, as the User would have the ability to amend the AQ at any time by submission of an up-to-date Meter Reading.

Supply Point Register

Key Proposals

- Transporter monitoring of Users' compliance with the check read requirement
- Provision of 12 months' consumption data (where available in the Transporters' systems) to any potential new
- · Improved management of priority and vulnerable customers
- Extension of the scope of the Supply Point Register

The proposals developed by the Workgroup have been documented as 'business principles', as they are generally at a higher level than for the preceding topics.

Monitoring of check read submission (Supply Point BRD 8.1)

The Transporter would develop processes to record, monitor and report Users' performance in obtaining and submitting check reads. Obtaining the check read would remain the User's responsibility: the Transporter would not become the 'Check Read provider of last resort'.

Provision of historic consumption data (Supply Point BRD 8.4)

A User contemplating a Supply Point Nomination would have the facility to obtain 12 months of consumption history, to assist in understanding the consumption levels and patterns of the Supply Meter Point. The completeness of the read history would be dependent on the Meter Reading submission performance of the User(s) owning the site for the previous 12 months. Daily consumption history is only likely to be available for Products 1 to 3, and may not be complete if the Supply Meter Point has only recently been moved to that Product from Product 4, or if there has been an equipment failure.

Improved management of priority and vulnerable customers (Supply Point BRD 8.6)

The Transporter would develop improved processes to record and manage data relating to Vulnerable and Priority Consumers, so that any incoming User can be advised of the current status of the Supply Meter Point. Responsibility for maintaining these data items would remain with the User.

Extension of the scope of the Supply Point Register (Supply Point BRD 8.2)

Single, consistent Supply Point Register services are required, including improvements to:

- Unique Sites
- NTS Supply Meter Points
- LPG Supply Meter Points
- Interconnectors

Invoicing

The requirements are identified as 'Business Principles' as they are generally set out at a higher level than for the preceding topics.

The principles include:

 No wholesale change to current 'thin invoice' and 'thick supporting information' structure 0432

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- Requirement for all supporting information to be itemised at Supply Meter Point level wherever possible
- Additional fields may be added to invoice supporting information to allow Users to sort/segment their invoices
 according to their own needs
- Aspiration for all Adhoc supporting information to be sent by electronic transfer
- Aspiration for a single supporting information format for Adhoc invoices
- Aspiration to reduce the number of Adhoc invoice
- Invoicing Structure (Invoicing BRD Section 8.6)
 - o one invoice for all Supply Point initial Capacity charges,
 - o one invoice for all Supply Meter Point Commodity charges and
 - o an invoice for all Reconciliation and adjustment charges.

Ratchet charges to be issued on the Capacity invoice. Due to timing of the Capacity invoice this would mean that the Supply Point Ratchet charge would be issued on Month +2 after the Ratchet was incurred.

Demand Estimation

The impact of the proposed Project Nexus changes is that a new approach to NDM allocation is required. Allocation processes would need to derive a more robust bottom-up estimate of daily Demand for NDM Supply Points. These estimates would be combined with DM measurements to derive an initial estimate of Unidentified Gas for the LDZ for the day.

The current NDM allocation algorithm would not be sustainable in the new environment as it includes a SF to ensure that all remaining NDM Energy is allocated. It would not be feasible to simply remove the SF from the current formula, as the WCF uses actual LDZ NDM Energy as its start point. NDM Energy is the balancing figure in today's allocation, whereas in the future world a stand-alone estimate of NDM Energy is required. Therefore a new NDM estimation formula for Supply Point Demand is required, which is a better estimate of Demand under the prevailing weather conditions. It is proposed that the current NDM allocation algorithm be replaced by an NDM estimation algorithm. This has been developed by DESC and supports the arrangements identified within this Modification Proposal.

It is proposed that the UNC be modified to describe the NDM Demand Estimation process at a high level, but that the specific details and methodologies other than the NDM Demand Estimation formula itself are set out in a UNC Related Document, which would require the approval of the UNCC for any subsequent amendments.

UNC TPD Sections H2.2 to H2.5 currently set out the details of the key parameters used in NDM Demand Estimation. It is proposed that relevant sections be removed from UNC and form the basis of a UNC Related Document which describes the parameters and high level data sources and processes.

The intention is that TPD Section H, as amended would provide a high level overview which explains to current and future market participants what the key inputs are, and directs the user to the relevant document(s) to gain a fuller understanding. The aim is to balance flexibility for DESC in defining the estimation algorithm (subject to system requirements) with transparency for other market participants. It will be noted that the current proposal is expected to be only a temporary arrangement and that DESC expects the flexibility to introduce a new algorithm after a few years.

The determination of the values of the parameters (ALP, DAF, CWV, SNCWV) would remain the responsibility of DESC.

UNC TPD Section H2.2.2 currently sets out the formula for defining NDM Demand when estimating a 'change of User' Meter Reading for use in NDM Individual Meter Point Reconciliation. That formula is somewhat simpler than the full estimation formula. It is

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envisaged that the H2.2.2 formula is aligned more closely with the new estimation algorithm.

UNC TPD Section H3 currently sets out the process and formula for setting an NDM AQ. It is proposed that the formula for AQ be amended to use WCF in the denominator as it would be based on actual weather data. EWCF would no longer be needed for AQ calculation.

UNC TPD Section H4 presently sets out the formulae for defining NDM Capacity. The proposed estimation algorithm would continue to allow for the calculation of a peak day Demand, so it is proposed that this section is not changed.

Much of current UNC TPD Sections H2.2 to H2.5 would form the basis of the proposed UNC Related Document, with amendment as necessary to reflect the requirements of the solution identified within this Modification Proposal

In summary:

SPDt (NDM Supply Meter Point Demand for a Day) = ((AQ/365) * ALPt * (1 + (DAFt * WCFt))) Where, WCF = CWVt – SNCWVt (Seasonal Normal CWV for a Day) And, DAFt = WSENSt / SNDt

The formula for the ALP would be unchanged.

The derivation of the new Allocations Scaling Adjustment and Reconciliation Scaling Adjustment would no longer be (directly) a part of Demand Estimation and would be defined within TPD Sections E and H of the UNC.

UNC C1.5 (NDM Output Nominations) currently refers to Section H2 for the determination of Demand ahead of the Gas Day (i.e. Nominations). For the purpose of Nominations, the UNC Related Document would specify that NDM Supply Point predicted Demand for a day would be determined using the Supply Point Demand formula, substituting a forecast value for CWV for the day:

SPDt = ((AQ/365) * ALPt * (1 + (DAFt * WCFt))) Where, WCF = Forecast CWVt - SNCWVt

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User Pays

Classification of the modification as User Pays, or not, and the justification for such classification.

Since substantial changes to central systems are envisaged in this modification, and those changes involve enhancements to the existing UNC regime, this modification technically could fall within the definition of a User Pays Modification. Xoserve has indicated that the additional costs of implementing this modification, over and above the cost of replacing UK Link systems on a like for like basis with existing functionality, amount to about £18m. The actual difference in costs between a like for like and enhanced systems development will never be known since only one procurement and development exercise will be undertaken, based on the identified requirements. Ofgem believes that all reasonably foreseen costs arising from the UK Link replacement have been considered when price controls were set, and funding provided. If significant additional costs beyond this can be demonstrated and justified, these should be considered in the context of the arrangements for funding which are in place following the review of Xoserve's governance and funding. On this basis, given this change is embedded with a wider system replacement, is not proposed to include a User Pays element in the funding equation.

Identification of Users of the service, the proposed split of the recovery between Gas Transporters and Users for User Pays costs and the justification for such view.

Not applicable

Proposed charge(s) for application of User Pays charges to Shippers.

Not applicable

Proposed charge for inclusion in the Agency Charging Statement (ACS) – to be completed upon receipt of a cost estimate from Xoserve.

Not applicable

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3 Relevant Objectives

Im	Impact of the modification on the Relevant Objectives:		
Re	levant Objective	Identified impact	
a)	Efficient and economic operation of the pipe-line system.	Positive	
b)	Coordinated, efficient and economic operation of (i) the combined pipe-line system, and/ or (ii) the pipe-line system of one or more other relevant gas transporters.	None	
c)	Efficient discharge of the licensee's obligations.	None	
d)	Securing of effective competition: (i) between relevant shippers; (ii) between relevant suppliers; and/or (iii) between DN operators (who have entered into transportation arrangements with other relevant gas transporters) and relevant shippers.	Positive	
e)	Provision of reasonable economic incentives for relevant suppliers to secure that the domestic customer supply security standards are satisfied as respects the availability of gas to their domestic customers.	None	
f)	Promotion of efficiency in the implementation and administration of the Code.	Positive	
g)	Compliance with the Regulation and any relevant legally binding decisions of the European Commission and/or the Agency for the Co-operation of Energy Regulators.	None	

Relevant Objectives d) and a)

Implementation of the changes identified within this modification is expected to facilitate Relevant Objective d) Securing of effective competition between Users as follows:

Accurate cost allocations are a fundamental underpinning for effective competition and the changes are expected to lead to more accurate allocation of costs between Users. This results from making use of an increased number of Meter Readings available, such that information is more accurate and up to date; enabling the more frequent calculation of AQs and increasing the number of Supply Meter Points that are reconciled individually rather than in aggregate. This should not only increase the accuracy of costs allocated to those allocated on a daily basis but also the remaining Supply Meter Points since the total allocated to those Supply Meter Points would be expected to be more accurate. It should be noted that this benefit would be enhanced due to the increasing number and timely availability of meter reads following the implementation of SMART metering.

Implementation of the proposed changes would also be expected to increase the predictability of cost allocations for individual Users. This would result from the use of more accurate and up to date consumption data, such that costs allocated to a given portfolio would more accurately reflect the actual consumption that the User would expect to be aware of. Increased predictability would reduce the risk and uncertainty

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faced by Users, and consequently could be expected to reduce risk premiums that may be reflected in tariffs and/or prices. This would therefore facilitate the securing of effective competition among existing Users.

Implementation would allow AQs to be updated on a more frequent basis allowing meter reads to correct AQs that are not reflective of actual consumption and would ensure Users benefit from accurate costs based on consumption sooner than possible in the existing regime. Increased predictability of costs may be reflected in tariffs and/or prices. This would therefore facilitate the securing of effective competition among existing Users.

With AQs tracking more closely to actual consumption there would be benefits associated with a reduction in energy balancing risk as a result of improvements to allocation, which would result in reductions to reconciliation variance. This is likely to increase the predictability of costs that may be reflected in tariffs and/or prices. This would therefore facilitate the securing of effective competition among existing Users

Increased predictability and certainty of allocations would be expected to allow Users to purchase energy that more closely matches their true requirements. This may lead to improvements in system balancing and may impact the magnitude and number of interventions by the system operator. This may reduce costs for Users and support the development of effective competition and further relevant objective a) Efficient and economic operation of the pipe-line system.

In addition to facilitating competition for existing Users, the reduction in risk and uncertainty would reduce barriers to entry. Entrants could come to the market with greater confidence that they could align their costs and revenues, and greater confidence that any changes they bring to the market through innovative approaches would be reflected in the costs allocated to themselves – for example, if consumption reducing initiatives are brought to the market, the reduced consumption would result in reduced costs more quickly than if the existing approach were to be retained. This has the potential to facilitate competition by reducing a barrier to entry for those seeking to come to the market with innovative ideas, but would also remove a barrier to existing Users developing new offerings and encouraging customers to switch to their products.

The introduction of settlement products and removal of reconciliation by difference should lead to the volume of unidentified gas being more visible to the industry. This may prompt measures to identify and address the causes and potentially lead to reductions in unidentified gas and which should improve the targeting of costs. This would therefore facilitate the securing of effective competition among existing Users.

Referring to Relevant Objective d), National Grid NTS observed that improved accuracy in the allocation of costs between Shippers should result from making use of an increased number of available and up-to-date Meter Readings, thereby increasing the number of Supply Meter Points that are reconciled individually rather than in aggregate. This benefit would be enhanced with the increasing number and timely availability of meter reads following the implementation of SMART metering.

Whilst agreeing that Modification 0432 will on balance better facilitate Relevant Objective (d) by introducing a level playing field for all sites regardless of size or consumption, creating better predictability of costs, better quality data and reducing on-going costs, EDF also commented that the proposed approach for the allocation of unidentified gas in removing the role of the AUGE and moving to a simple allocation methodology does not necessarily better facilitate this Relevant Objective.

Referring to Relevant Objective a), National Grid NTS observed that rolling AQ and improved demand estimation methodology had the potential to lead to improved NDM demand forecasting. As a result there was potential, albeit currently undefined, for this to lead to an impact on the number or magnitude of balancing actions.

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Noting the comments in the Workgroup Report concerning Relevant Objective a) Efficient and economic operation of the pipeline system, specifically that there is a positive impact, National Grid Distribution observed it was unclear to it how this Modification 0432 meets this objective, although it was certainly not compromised. It would suggest this objective is not impacted.

Relevant Objective f)

Implementation is likely to lead to benefits in the implementation of Code, such as the smoothing out the AQ process over the year rather than the summer peak of work and removal of the USRV and "Mod 640" processes would reduce the administrative complexity and uncertainty, which arises from existing reconciliation processes, furthering relevant objective f) Promotion of efficiency in the implementation and administration of the Code.

Referring to Relevant Objective f), National Grid NTS observed that this modification should reduce administrative complexity and uncertainty, which arises from existing reconciliation processes.

General Comments

RWE npower believed it is worth noting that to achieve all of these objectives Nexus will require implementing as a package of modifications.

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4 Implementation

01 October 2015 if an Authority decision is made by 31 March 2014.

01 April 2016 if an Authority decision is made by 30 September 2014.

With a backstop lead time of 18 months (549 calendar days) should the Authority makes its decision after 30 September 2014. It is assumed that any implementation date would be outside the winter operations period for the Gemini system, being 02 October – 31 March in any year and that it should be on the first day of the month.

If Ofgem issues a direction that this modification should be made, this text would take effect on the Project Nexus Implementation Date. Consequently, following Authority direction (should this occur) the modified text would need to be monitored and amended as necessary as part of any relevant modification which may arise to ensure that it remains in line with the version of the Code applicable at any one time.

It should be noted that the industry may be working at risk should a decision be made after 31 March 2014, as system development may be undertaken with no certainty that the modification is to be approved. Xoserve intends to let a contract for the design and build work by 01 April 2014.

The Workgroup noted that there are a number of industry risks that may impact the implementation date for this modification, these include:

- i) Changes to European Legislation and Regulations these may include potential impacts on the Gemini system and/or similar implementation timescales which would put the Project Nexus effective date at risk;
- ii) Project Nexus impacts on Gemini at this time the impacts on the Gemini System due to changes in the settlement regime are unknown. An impact assessment is to be undertaken once Xoserve have put in place a design and build contractor.

For the proposed Demand Estimation component of this modification, there is no expectation of any immediate change to other Demand Estimation processes. For instance, the current NDM sample of Supply Meter Points should still be fit for purpose and not require any immediate change to support the new approach.

A lead time of approximately 12 months would be required to enable DESC to agree the detailed approach to developing the new algorithms (similar to the current Spring Approach document) prior to the new algorithm going live. For example, agreement in principle by 30 September 2014 for a 01 October 2015 implementation would be necessary.

General Comments on Implementation (date, timescales and ability to implement)

British Gas indicated that it supported and could meet the proposed implementation date of 01 October 2015, as did E.ON, RWE npower and First Utility.

ScottishPower indicated the 18 month lead time was acceptable to allow for system changes, and observed that if there was any scope to bring the date forward it would be happy to discuss this prospect.

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E.ON observed that any delay to the move away from RbD will delay the delivery of the benefits that Xoserve's Cost Benefit Analysis concluded could be achieved, and it feels that to countenance any delay to this date it must be based on there being significant detriment to customers from an October 2015 implementation and that greater consequential benefits would attract from a later implementation date.

However a number of organisations expressed concerns regarding the convergence of other industry implementation timescales with that proposed by Nexus and the industry's ability to meet and manage these challenges thrown up by wider industry reforms.

Whilst agreeing that this modification should be implemented on 01 October 2015 if possible, SSE recognised that this was a very challenging timeframe, and suggested that implementation should only occur when an appropriate level of risk assessment has been completed, there is a general level of readiness within the industry, and that the effects of other changes happening around this time have been accounted for.

Gazprom believed that the significance of a number of identified issues (highlighted in its individual representation) raised sufficient material risk that an implementation date of 01 October 2015 should be reviewed and rescheduled by a minimum of 12 months; it therefore proposed a revised implementation of the project, to post October 2016.

Co-Operative Energy agreed that whilst the 18 month implementation lead time proposed seemed suitable, it would prefer implementation at the start of the 2015-16 gas year should this be possible.

Total indicated it will work in line with the lead time set by Xoserve for implementation but would stress that **quality** of delivery of the Project Nexus Modifications is critical. It believed the project plan should be realistic and not overly ambitious in terms of delivery date, especially in the context of other major industry change. Quality should not be compromised for the sake of delivering an arbitrary implementation date.

DONG indicated that a minimum 18 month lead time was required to implement changes to its system, and was concerned that there were a number of industry changes taking place in Q4 2015 (e.g. Smart data Communication Company (DCC) go-live, Gas Day Change). It believed the full impact of these other changes on the implementation of Project Nexus had not been identified and this brought an element of uncertainty to the proposed implementation date of the 01 October 2015.

Corona Energy also noted its concerns in respect of appropriate implementation timescales. Project NEXUS has been in development since 2008 and, whilst Corona understands the desire by the industry to ensure that the changes identified are delivered in a timely manner, it was of the opinion that it was imperative that the implementation is successful and results in a stable and robust operating environment otherwise the industry (and ultimately the customer) will incur costs due to a loss in efficiency. It noted that the commencement of the mass rollout of smart meters is expected to commence in mid-2015, and so Corona also has concerns over two significant market changing programmes commencing at the same time. To ensure that both Project NEXUS implementation and the commencement of Smart Meter mass rollout will be successful, Corona would therefore prefer to see the current implementation date of 01 October 2015 for NEXUS delayed to at least October 2016 or beyond.

Impact on the Demand Estimation processes

The solution identified within this Modification Proposal would require a process very similar to the current arrangements to develop the new NDM estimation parameters.

 Data is gathered from a geographically distributed sample of Supply Points, across the full range of AQs

 Once validated, data is aggregated by EUC and statistical relationships to weather in the LDZ are determined

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- The current weather data items are temperature and wind speed, but future arrangements may include additional weather items, so the UNC and its Related Document must give the flexibility to expand the list of weather items
- The impacts of holidays and weekends on typical behaviours are also evaluated
- The statistical relationships between demand and weather (plus holidays and weekends) would be combined with the values for weather under seasonal normal conditions to derive the following parameters (to support the new approach):
 - Daily values of the Annual Load Profile (ALP) for each EUC (including Winter to Annual ratio (WAR) Band EUCs if DESC determines that these are still required)
 - Daily values of the Daily Adjustment Factor (DAF) for each End User Category, expressed as a sensitivity to changes in the CWV away from seasonal normal
 - Peak Load Factor, to predict peak day consumption, derived from a long run of actual Great Britain weather experience, mapped against current relationships to demand

Consideration of Wider Industry Impacts

Smart Metering

The measures identified within this modification would provide a mechanism by which the full opportunities and benefits of smart metering and automated meter reading can be realised.

EDF commented that delivering these changes in an increasingly congested systems development programme is challenging especially in light of the number of other system developments that are taking place across the industry. In particular it noted that delivery and integration of systems with the Smart Data Communication Company (DCC) was also scheduled for 30 September 2015. It would not be efficient to implement two significant system changes on subsequent days. Therefore if the Authority approves this modification, it would expect that these project plans would recognise and reflect the interactions and pressures of the various system developments.

National Grid NTS observed that because Project Nexus is largely founded on smart metering, implementation of smart metering should precede implementation of Project Nexus so that Nexus benefits are assured.

EU Third Package related Network Codes and Regulations and the current Gas Significant Code Review

National Grid NTS was concerned about the level of change scheduled for a similar implementation period as that related to Project Nexus related system changes. If Nexus changes are implemented in 2015 it was imperative that there be careful assessment of any impact on other system changes. These are changes required to ensure that GB is compliant with EU Third Package related Network Codes and Regulations, and output from the current Gas Significant Code Review.

5 Legal Text

Text

The Text for this modification has been prepared by National Grid Distribution and is published along side this report, and no issues were raised by the Workgroup regarding its content.

The Workgroup considered a transitional mechanism for providing the visibility of both current and future state legal text for Project Nexus modifications was required. The proposal will be for the UNC TPD Sections to reflect the prevailing state and will include footnotes and links to the future state Legal Text.

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Noting that it is proposed that Modification 0432 be implemented on 01 October 2015, National Grid Distribution pointed out that it is likely that UNC Modifications will be brought forward in the meantime which may impact on the proposed legal text. Two scenarios may arise where the Project Nexus text could be affected.

Firstly, 'enduring' Modifications that are implemented prior to Nexus implementation (01 October 2015) will need two versions of text – one for the existing Code and one post Nexus.

Secondly, UNC Modifications not due to be implemented until on or after Nexus implementation date will need one version of text. This would need to be appropriate to that to be implemented for Nexus.

It was National Grid Distribution's intention to introduce a mechanism to monitor the production and impacts of any new proposed text over the ensuing period. National Grid Distribution anticipated working closely with the Joint Office, GDNs and the UNC Modification Panel and Committee to ensure that the integrity of UNC legal text both pre and post Project Nexus implementation was maintained.

6 Consultation Responses

Representations were received from the following parties:		
Company/Organisation Name	Support Implementation or not?	
British Gas	Support	
Co-Operative Energy	Support	
Corona Energy	Qualified Support	
DONG Energy	Support	
E.ON Energy	Support	
EDF Energy	Support	
First Utility	Support	
Gazprom	Qualified Support	
National Grid Distribution	Support	
National Grid Transmission	Neutral	
Northern Gas Networks	Support	
RWE npower	Support	
ScottishPower	Support	
Scotia Gas Networks	Support	
SSE	Support	
Total	Qualified Support	
Winchester Gas	Support	

Of the 17 representations received 13 supported implementation, 3 offered qualified support and 1 maintained a neutral position.

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Summary Comments

Implementation of Project Nexus Modifications as a complementary group – Importance of maintaining cohesion

British Gas noted that it is important that all Nexus modifications are approved and implemented as a package to reap the full benefits of Project Nexus, though it recognizes that a phased implementation might be necessary. In its view this is the right time for wholesale changes to the UK link systems as it accounts for the rollout of smart metering and takes advantage of the efficiency gains made from implementing significant changes simultaneously. Once these modifications are implemented then any further large scale changes would be unlikely achieve the cost efficiency advantages that the current programme will deliver.

British Gas recognised that the planned implementation deadline of 1 October 2015 was challenging but achievable. It noted that both industry participants and Xoserve were committed to this delivery date; it was important that this momentum be maintained, and British Gas urged that the industry hold fast to this date.

EDF and DONG noted there is a high level of interdependency between UNC Modifications 0432, 0434 and 0440 and potentially other future modifications (eg 0467 and 0473) and the full benefits of these modifications will be realised if they are implemented simultaneously. It is important that these links are recognised in a coordinated systems implementation programme. These modifications, if approved, will minimise the cost to the industry and ultimately the end customer.

Costs/Benefits

A number of parties commented that costs would be significantly outweighed by benefits.

Scotia Gas Networks (SGN) noted that Xoserve has provided an initial estimate of the costs associated with the changes Modification 0432 would introduce, at £18m more than a 'like for like' re-build of the central systems. As no systems tendering exercise has been undertaken on a 'like for like' basis it is difficult at this stage to accurately ascertain the additional costs associated with this modification proposal.

SGN further noted that the requirements introduced by Modification 0432 would also impact on National Grid Transmission's Gemini system. These costs have yet to be fully calculated and remain a cost risk to the project and which would need to be managed under a reformed Xoserve regime, resulting from the recent Ofgem funding, governance and ownership decision.

National Grid NTS recognised the benefits that would result from this Modification 0432 - Rolling AQ, removal of RbD, provision of a facility for daily settlement, enhanced predictability of site specific costs, and improved allocation of energy and reduced reconciliation variance. However, it noted that the degree of benefit realisation would depend on the uptake of the different settlement products by Users. National Grid NTS still had concerns relating to the co-ordination of implementation activities between Nexus and EU Third Package related changes, and the degree of cost uncertainty, which leads to difficulty in assessing the cost versus benefit of the modification.

National Grid NTS noted that the Draft Modification Report states an additional implementation cost, over and above a UK Link 'like for like' replacement, as 'about £18m'. The Report does not consider additional Gemini system costs, which are yet to be determined, such that the total implementation and on-going administration cost impact is currently unknown.

National Grid NTS believed that all initial capital and on-going administration costs associated with the required

changes to the Gemini system (applicable to all Project Nexus Modification Proposals) should be made available to those impacted by this proposal via the completion of a Detailed Cost Analysis (DCA). National Grid NTS had previously requested that the UNC Panel and Proposer consider completing such a DCA, and National Grid NTS considers that this is a necessary pre-requisite for consideration of this Modification Proposal(s), in

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order that those responding to this consultation can make an accurate cost versus benefit assessment.

National Grid NTS considered that an agreement on funding for the additional changes required to the Gemini system is also needed before work can begin. The TPCR4 and RIIO-T1 allowances for Gemini Change Costs did not include any specific or incremental sums for delivering Project Nexus reforms.

Impacts on the Transporters' Agent

Northern Gas Networks observed there would be significant impacts on the Transporters' Agent. The necessary system changes have been funded and, although the deadlines are tight, Northern Gas Networks believes they can be met as long as additional changes are not introduced through conflicting modification proposals.

EUC Band 1 - Supply Point Allocation

Winchester Gas noted that while there is going to be a review of the demand estimation it believes that this is an ideal opportunity to review the allocation of the supply points that sit within the EUC1 band as it has provided evidence that a pre-payment meter customer's profile is different from credit customers and whilst these meters will be settled on actual readings if the initial allocation is based on the current EUC1 profile this can cause a cash flow issue between allocation and reconciliation for small shippers.

Additional Issues Identified in Responses

Significant industry changes – potential conflict of delivery timings and other constraints

EDF believed that it is important to emphasise again the potential conflict of timings of industry change deliverables that are being proposed for delivery on or around the October 2015, including:

- UNC Modification 0461 Changing the UNC Gas Day to Align with the Gas Day in EU Network Codes
- DCC go-live for smart metering
- Change of Supplier reform
- Other changes due to other European network codes

and decision making powers exists to undertake this critical role.

EDF Energy expected Xoserve to ensure that it manages efficiently and professionally the interactions of the delivery of numerous systems changes at once. EDF Energy also wished to highlight that Xoserve needs to take into account the impacts of guicker switching initiatives and change of supplier process changes that are scheduled to be delivered between now and October 2015.

EDF Energy would like it to be noted that in all design of systems following Project Nexus that Xoserve must have an element of flexibility built into its systems to ensure that future changes to the gas settlements regime can be accommodated promptly and efficiently and with minimal cost.

Gazprom also expressed concerns regarding conflicts of delivery times and identified a number of risks, and believed that a review of delivery timings across industry change projects was necessary to mitigate risks that were perceived to be unacceptable.

DONG was aware that there would be changes required to Gemini as a result of the implementation of Project Nexus. It pointed out that the details of the impact(s) are unknown but this may affect the implementation of Project Nexus given the current restriction on changes to Gemini during the winter period.

Gazprom reiterated its increasing concerns over a number of issues, both within the direct control of NEXUS and external to it, which have the potential to increase the overall project risk and threaten a successful implementation of both NEXUS and those other initiatives. It noted that whilst 0432 some of these issues are within the direct control of NEXUS, others will need to be Modification Report managed at an industry level and, to date, no such vehicle with appropriate oversight 17 January 2014

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Total also expressed a concern over the scale of wider industry reform that is scheduled to happen towards the end of 2015, noting there was no industry wide programme to co-ordinate change and therefore a risk that Project Nexus is implemented without regard to the burden of change on Gas Shippers and Electricity Suppliers. Total believed that a "go live" for project Nexus at the same time as DCC implementation presents a significant risk to the industry and specifically the quality of the change that is delivered under Project Nexus.

Lack of clarity on the impact of the removal of RBD in the SSP sector

Gazprom has asked at several meetings for modelling/analysis on the impact of the removal of RBD and the introduction of individual meter settlement. In the light of the lack of smart metering being rolled out in the domestic market (the Q4 2013 rollout level is 0.4%) it remains unclear what the impact of smearing factors introduced in NEXUS will be on smaller market participants in the short to medium term. Without these enabling technologies in place Gazprom is concerned that infrequent reads will continue to dominate the majority of the domestic market for many years potentially leading to volatility in reconciliations which could create cash flow and credit issues for all market participants and in particular for smaller suppliers.

Gazprom was also interested in understanding the impact of an exit from recession on AQs and the potential for AQs moving from generally being higher than actual consumption to being lower as the economy picks up. Whilst the introduction of rolling AQ may reduce the risk associated with this concern the ability for market participants to access rolling AQ is of course dependant on accessing more frequent meter reads. In the absence of more frequent data it is unclear to what extent rolling AQ will benefit SSPs.

Total raised a concern about data quality issues in the population of SSP meters that have previously been settled under RBD, noting that clarity has not been provided by the Workgroup about the effect that inaccuracies in this domestic market sector will have on the wider (current) LSP market with respect to meters that have previously not been individually reconciled and are subject to infrequent meter reads. It believed there remained a risk of incorrect smearing of costs from the Domestic to the I&C market which is currently individually reconciled.

Corona Energy commented that In principle there would appear to be benefits in allowing greater use of the daily read information that the AMR and SMART metering rollout program affords. This should in theory improve the accuracy of initial allocation and settlement, which in turn should provide benefits for Shippers and Transporters. Whilst it can see theoretical benefits of changing the settlement process, it is concerned that without more detailed analysis it is difficult to assess whether the benefits to the consumers justify the time and cost. It believed its view was partly confirmed by the recent request by Ofgem to provide funding to analyse the post-NEXUS settlement process under the Performance Assurance Framework. If this work proceeds it seems to Corona that the industry should wait for it to be finalised before it can make any informed judgement on these modifications.

Lack of analysis relating to a number of interlinked system impacts/potential changes

Gazprom believe it is important to understand if any of the proposed changes could have an unintended and adverse consequence on smaller market participants and as noted it has not seen any modelling or analysis on these issues. It also noted a wide ranging concern regarding the perceived lack of analysis regarding the interlinked system impacts/potential changes that may be required following the implementation of the numerous industry projects currently in progress, ie relating to CoSEG, DCC, REMIT, changes resulting from EU developments, and changes to Xoserve's structure).

Corona suggested that wider analysis needed to be undertaken to ensure that the supposed benefits from these projects are not lost due to compressed timescales. Given that the benefits from NEXUS and SMART are interlinked it is highly likely that a failure to implement one of the projects appropriately will have a detrimental impact on other projects.

Removal of role of the AUGE

EDF Energy shares Ofgem's unease on completely removing the role of the Allocation of Unidentified Gas Expert (AUGE) and moving to a simple allocation methodology. Whilst

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it supports the principle that unidentified gas and any other gas not accounted for through initial measurements or allocations should be spread across the industry, it should be undertaken based upon an agreed methodology to determine the most accurate allocation between different end consumers. EDF Energy supports the initiative to look at the AUGE role and framework requirements through a separate specific Project Nexus UNC modification proposal (0473).

Gazprom also expressed concern regarding this. Due to repeated concerns about the simplistic smearing factors created under Project NEXUS and the arbitrary removal of the AUGE process, Gazprom pointed out it felt it was necessary for it to raise a modification to re-establish an AUG process within NEXUS. Gazprom observed it was particularly disappointed that having raised the issue repeatedly, this remained unresolved and that, whilst all the other NEXUS modifications were raised centrally by one party, the AUGE modification had had to be raised directly by Gazprom. Gazprom noted that at this time the proposal is yet to be fully developed and the current arrangements enshrined within this Modification 0432 therefore remain a retrograde step from the current arrangements. Gazprom noted its awareness that concerns have also been raised about the ability to put in place contractual arrangement in time to meet the proposed Go-Live date should a "new" AUGE arrangement be required.

DONG noted that this modification would introduce a simplistic methodology to sharing unidentified gas across all meter points, expressing concern that this method of apportioning unidentified gas significantly differs to the current regime, and removes the role of the AUGE. It support Modification 0473 to re-establish an AUG process and to determine an agreed methodology to determine an accurate allocation of UG, but would have preferred this solution to be developed as part of this Modification 0432.

Observing that the replacement of the RbD process (and the Unidentified Gas corrective invoice framework) with a uniform allocation mechanism for Unidentified Gas may simplify the process (depending on how changes are implemented), Corona still had reservations over how this residual gas will be apportioned. In particular it noted Ofgem's concerns expressed during development that a uniform smear is less accurate than the current process utilised by the industry, and so seems to be a retrograde step out of keeping with the general principle in Project NEXUS of improving accuracy of cost apportionment. Corona sees the continuation of a target process to be crucial.

Corona Energy commented that there should be clarity that the industry is looking to develop a process via UNC Modification 0473 that will keep the current process for apportioning gas to each market sector (such as Domestic, Microbusiness, SME, larger I&C etc) and that nothing in the implementation of UNC Modifications 0432 and 0434 will jeopardise this. As previously noted it was of the opinion that the current proposals would be a retrograde step and therefore it believed UNC Modification 0473 was crucial to delivering the full benefits of NEXUS.

Observing that Unallocated Gas (UG) in reality should be allocated fairly to those responsible for it, (which is presently unachievable and fraught with issues experienced by the AUGE) and that it is currently a cost that requires socialising across the market on a fair and transparent basis with all market players taking a responsibility for it, RWE npower went on to comment that the implementation of Nexus accompanied by accurate and more frequent data and other industry initiatives underway will only serve to reduce UG volumes therefore it believes the solution presented in this modification is entirely justified.

National Grid Distribution (NGD) evinced concern that there was some evidence that parties may believe that the removal of aggregate Meter Point Reconciliation for the Smaller Supply Point market and introduction of Individual Meter Point Reconciliation will serve to improve the accuracy of energy allocation, and indeed this was true provided Supply Meters are read and Meter Readings provided regularly to the Transporter. However, it was pointed out that Unidentified Gas (UG) will continue to exist, and the solution identified within this Modification 0432, while serving to potentially better expose the materiality of UG, will not eliminate the need for Users to collectively bear the costs. Consequently

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NGD would urge that the industry continues its efforts to reduce the volume of UG.

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NGD also noted that UNC Modification 0473 'Project Nexus – Allocation of Unidentified Gas' was raised in November 2013, the purpose of the proposal being to "enable determination in the proposed energy allocation process to enable an appropriate distribution of Unidentified Gas". NGD's opinion is that it was important to note that Modification 0473, which is presently undergoing development, is not viewed as a pre-requisite for implementation of this Modification 0432. Care has been exercised to ensure this Modification 0432, while catering for the future possibility of intervention in the process of redistributing UG, is fully capable of implementation.

NGD commented that it would be also observed that the industry has commenced work on identifying the contractual requirements for moving from the current arrangements to an enduring regime under Project Nexus. This Modification Proposal identifies that regime. It is NGD's intention to raise the necessary UNC Modification Proposal(s) and prepare appropriate legal text to facilitate implementation of the 'transitional' requirements.

Internal impacts and the ability of smaller parties to manage the scale of change

A number of organisations noted concerns regarding the ability to field sufficient resources to address the scale of proposed convergent industry change.

Commenting on and concerned that the proposed 'go-live' for the DCC scheduled for September 2015 is only 1 month apart from the current proposed NEXUS 'go-live' date, Corona pointed out that allocation of resources may affect small suppliers in particular, who will not be able to dedicate sufficient resources to all the different projects and activities. Given the magnitude of NEXUS and SMART metering roll-out it seemed to Corona that being able to achieve everything in the current timescales was putting all projects at risk. It believed therefore that wider analysis needed to be undertaken to ensure that the supposed benefits from these projects are not lost due to compressed timescales. Given that the benefits from NEXUS and SMART are interlinked it is highly likely that a failure to implement one of the projects appropriately will have a detrimental impact on other projects.

Data cleansing, the maintenance of accuracy and the prior introduction of a Performance Assurance Framework (PAF)

ScottishPower felt very strongly that the work currently being undertaken in relation to the data cleansing initiatives was a key deliverable ahead of 'Nexus' delivery. It would find it inconceivable for the industry to introduce a new multi-million pound system under Project Nexus (and the UKLINK replacement programme) with 'dirty' data. If data is not cleansed prior to the introduction of the new system and functionality then there is the potential that the benefits assumed will not be realised and that there will not be the expected return on investment. If data is not cleansed prior to migration into the Nexus functionality there is the potential to pollute and adversely impact the accuracy of the settlement process going forward (as is the case now).

ScottishPower therefore believed that all industry parties, supported by Ofgem, should be fully engaged in ensuring that data is accurate before moving into the new regime.

In addition to this ScottishPower indicated that the introduction of a Performance Assurance Framework (PAF) was required to ensure that Shippers are appropriately incentivised to ensure that data remains accurate and there is no future deterioration. The introduction of a PAF should therefore be aligned with Project Nexus and have shared objectives and delivery dates. This will give the required confidence and assurance to industry parties that the anticipated benefits of Nexus (eg financial, process, and soft benefits) can be delivered.

Echoing ScottishPower's concerns, National Grid Distribution cautioned that the effectiveness of the new products and functionality to be introduced as a consequence of this Modification 0432 was largely reliant on the ability and willingness of the User to submit timely and accurate data. It was concerned that without scrutiny and

maintenance of high quality data performance the potential benefits of the regime identified within this Modification 0432 will not materialise, and it therefore strongly advocated a proposed Performance Assurance framework be introduced on or prior to

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implementation of this Modification 0432, viewing this introduction as an important pre-requisite for Project Nexus.

Whilst in no doubt that the delivery of Nexus will benefit the market and therefore the customer, RWE npower was also of the opinion that to give maximum effect to its full benefits it must be accompanied by a Performance Assurance Framework developed and delivered by the industry for the industry, with full engagement across all parties.

Corona Energy commented that Gas Suppliers are faced with a challenging target to replace the dumb meter population by the end of 2020. This accelerated replacement programme will be on top of current market activities. It therefore expects substantial pressure on supplier processes during this time, in particular those that ensure asset data is accurately maintained. The ability to retrospectively update system information is essential if the integrity of market data is not to deteriorate.

7 Panel Discussions

The Panel Chair summarised that Modification 0432 forms part of a suite of modifications developed under the auspices of the Project Nexus Workgroup to effect a number of industry agreed changes that could positively utilise the increased availability of meter reads to deliver an improved and more accurate settlement process. This would have a significant impact on all industry parties, with fundamental changes proposed to the Gas Allocation, Settlement, Reconciliation, Annual Quantity, Invoicing and Supply Point Register elements of the UNC regime.

Members considered the representations noting that, of the seventeen representations made, thirteen supported implementation, three offered qualified support and one remained neutral. They also noted concerns regarding the proposed removal of the role of the AUGE and the views that moving to a simple allocation methodology did not necessarily better facilitate relevant objective (d), such that Modification 0473 had been raised to re-establish this role. It was also noted that Ofgem had encouraged review of this aspect.

Members further noted that a number of respondents indicated that they would require at least 18 months' lead time to implement the proposals in this modification and the additional concerns raised that a number of major industry projects were likely to 'go live' in a similar timeframe and that it may be prudent to delay the implementation date. Combined implementation of Modifications 0432, 0434 and 0440 was favoured due to the recognised mutual dependencies and the collective benefits.

Members considered the relevant objectives (a), (d) and (f). The increased number and frequency of meter readings should promote a greater degree of accurate and up-to-date consumption data which should in turn enable a more precise calculation and correction of AQs, thereby increasing the number of Supply Points able to be individually reconciled rather than in aggregate. Users would benefit from more accurate costs based on consumption at an earlier point than in the current regime. The increased degree of accuracy, precision and predictability relating to cost allocation between Users should reduce the levels of risk and uncertainty faced by Users, and consequently could be expected to reduce risk premiums that may be reflected in tariffs/prices. This would therefore facilitate objective (d) the securing of effective competition among existing Users.

More accurate figures relating to actual consumption and the improvement in allocation should also achieve a reduction in energy balancing risk and reconciliation variance. Users may also benefit by being in a better position to purchase energy that more closely matches their true requirements, which in turn may lead to

improvements in system balancing (and a potential reduction in the number of system operator interventions and associated costs for Users). Introduction of settlement products and removal of reconciliation by difference (RbD) should lead to greater visibility of the volume of Unidentified Gas, and to the identification/addressing of the causes. Reduction in the volume of Unidentified Gas should improve cost targeting. This

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would therefore facilitate objective (a) the efficient and economic operation of the pipeline system.

Implementation is likely to reduce the administrative complexity and uncertainty which arises from existing reconciliation processes, furthering relevant objective f) Promotion of efficiency in the implementation and administration of the Code.

Members agreed that implementation would on balance expect to further these relevant objectives.

Members voted unanimously to recommend implementation of Modification 0432.

8 Recommendation

Panel Recommendation

Having considered the Modification Report, the Panel recommends:

that proposed Modification 0432 should be made.

9 Appendix A

Modification 0432 Project Nexus Gas Demand Estimation, Allocation, Settlement and Reconciliation Reform, benefits case consultation report

A report provided to the Modification 0432 Workgroup for inclusion in the relevant Modification Report.

Final version 1st November 2013

Contents

- 1. Cost benefit case summary
- 2. Introduction
- 3. Overview of Modification 0432
- 4. Consultation approach and overview
- 5. Consultation responses
- 6. Consultation response summary

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- 7. Additional cost information identified at the Modification 0432 workgroup 15th October 2013
- 8. Cost benefit assessment

Appendix 1 The original consultation document for reference

Appendix 2 National Grid Gas Transmission response in full

Appendix 3 Waters Wye Ltd report - Impact of UNC Modification 0432 (project Nexus) on GB gas market

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1. Cost benefit case summary

From the information provided by Shippers, and following discussions with Ofgem on the treatment of some of the benefits presented, the Shipper benefits identified in this report equate to £2.9m per annum (at 2013 values) ongoing benefits which is £14.5m over 5 years. The 5 year period is considered to be a prudent view of the accrual of benefits following implementation of the modification planned for 1st October 2015.

Two Shippers have provided their financial response to Ofgem only, so other benefits may be identifiable by Ofgem. In addition, some benefits provided by Shippers have been excluded from this report as it has not been made clear how these would be achieved. It is likely there are further benefits available but it is not possible to quantify them.

Shippers provided many non-quantifiable benefits and these are included in this report.

The National Grid Transmission response is included in full in Appendix 2, a summary of the topic areas is included in section 6.6. Some matters raised are not for resolution within this cost benefit consultation report.

Other than Xoserve's high level cost estimate of £18m (at 2010/11 values) for modification 0432, no other cost information is available from the consultation exercise.

Note: Xoserve has provided (in 2011 based upon the requirements as known at the time) a high level cost estimate of £20m for the suite of Nexus modifications – 0432, 0434 – Project Nexus Retrospective Adjustment and 440 Project Nexus iGT Single Service Provision, for delivery as a single change. However, as requested by Ofgem, Xoserve has provided a "stand alone" cost for each modification for the purpose of completing the modification development. There are a number of economies of scale for the development / implementation of Nexus requirements as a single change over deliver as discreet individual changes. For example, each stand alone cost includes its project management costs. If the suite of functionality is to be delivered as one change the project management costs are more economical. The same principle is true for Shippers for example; they only need to incur one industry testing cost rather than several.

2. Introduction

This report has been prepared during the development of modification 0432 for inclusion in the draft and final modification reports.

The purpose of the report is to document the responses to the cost benefit consultation and present the benefits case for modification 0432.

A draft of this report was presented to the Nexus Workgroup on September 30, 2013 and review comments made at this meeting have been included within the report.

The consultation document is shown in Appendix 1.

3. Overview of the Modification 0432

Modification 0432 provides for three significant changes to the gas industry settlement activities, these are:

- Individual meter point reconciliation
- Periodic AQ calculation
- 4 classes of supply point

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The current settlement regime that uses the Reconciliation by Difference (RbD) mechanism for smaller supply points will cease to exist and the gas usage for each supply meter point will be subject to individual reconciliation (this effectively returns the settlement regime to its original design in 1996).

The current process for recalculating AQs at a single point in the year will change so that AQs are recalculated as reads are received (subject to the rules in the modification).

There are other changes to the industry settlement regime such as the use of gas nomination, allocation and reconciliation scaling processes for the allocation of gas. The full details of the changes can be found on the Joint Office website in the modification 0432 documentation and the Nexus Workstream documentation.

4. Consultation approach and overview

The consultation document was prepared with the industry, including Ofgem, at the Project Nexus UNC (PNUNC) meetings.

The consultation document was issued to the industry through the Joint Office on 4th January 2013 with responses initially due back by mid-February although this was extended to 31st March to provide industry parties with more time to prepare and submit their response. In addition Shipper specific information on reconciliation variance was provided individually to each relevant Shipper.

The consultation posed 5 key questions:

- 1. Do you consider that more frequent AQ calculations will lead to better targeted allocation of energy on the Day? If so, can you identify and quantify the benefits this may achieve for your business.
- 2. Do you consider that the creation of the four settlement products will improve the granularity of transportation and energy charges? If so, can you identify and quantify the benefits this may achieve for your business.
- 3. Do you consider the four settlement products will enable the supplier business to offer improved services to end consumers? If so, can you identify and quantify the benefits this may achieve for your business.
- 4. Do you consider the periodic AQ process will enable organisations to operate a more efficient (flatter) resource profile over the year? If so, can you identify and quantify the benefits this may achieve for your business.
- 5. Do you believe that proposed Allocation Scaling Adjustment and Reconciliation Scaling Adjustment provide a more appropriate and transparent means of accounting for unidentified gas? If so, could you identify and quantify the benefits of this for your business.

The consultation invited respondents to consider two types of benefit:

- benefits that don't depend upon User behaviour e.g. periodic AQ calculation.
- benefits that are an enabler to usage of the settlement products and so do depend upon User behaviour / initiative.

The consultation invited respondents to consider opportunities in the "wholesale" and "retail" markets. Costs and benefits were to be categorised into "one-off" and "ongoing".

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The consultation contained sections for each of the changes associated with the modification. These were:

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- Periodic AQ calculation
- Settlement products 1,2,3 and 4
- Allocation
- Settlement
- Reconciliation
- Future services

The consultation invited respondents to provide benefits and costs for each section and to provide any additional information that is relevant to Modification 0432.

5. Consultation responses

The following organisations submitted a written response to the consultation:

Shipper organisations:

British Gas Dong EDF Energy* Eon* **Npower** Scottish and Southern Energy Scottish Power Utilita

Gas Transporters National Grid Gas Transmission

*responses provided directly to Ofgem, any financial information provided by these organisations has not been provided to the authors of this report nor included in this report.

In addition Waters Wye Ltd provided a report published with the 10th April 2013 0432 Workgroup meeting documents on the Joint Office website.. This report is in Appendix 3.

All responses provided by Shippers directly to Xoserve have been forwarded to Ofgem to ensure Ofgem has a full view of the industry responses are able to verify this report.

6. Consultation response summary

All respondents were supportive of the principles of modification 0432. More specific response details are summarised below.

6.1 General comments

Shipper respondents considered the move to individual meter point reconciliation and periodic AQ calculation was necessary to take advantage of the read services to be available through smart and AMR meters. The services to be provided by modification 0432 were consistent 0432 with the general industry requirements for greater granularity of settlement data which would then enable the development of improved tariff products to customers.

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In addition it was considered that this greater granularity would enable Shippers to tracks costs and trading positions more closely.

Shippers considered that as this aspect of the market it yet to be developed they could not provide any benefit details but all respondents strongly considered there to be significant benefits to them and their customers.

A number of Shippers considered a performance assurance framework is required to ensure the industry delivers on its obligations.

Explanation of the performance assurance framework reference above. The cost benefit consultation spanned the period of the formation of the Performance Assurance Workgroup (see Joint Office website under Network Code, Workgroups). This workgroup was established in January 2013 (and at the time of this report is still established) to consider a Performance Assurance Framework (PAF) for the gas industry to ensure settlement accuracy across the gas market. In their responses to the 0432 cost benefit consultation a number of Shippers, whilst welcoming the industry requirements, wish to see the PAF developed in such a way that incentivises robust industry performance to ensure the delivery of the expected Project Nexus benefits.

6.2 Periodic AQ calculation

Shipper respondents considered that with AQs tracking more closely to actual consumption there were benefits associated with:

- improved short and long terms gas purchasing activities
- a reduction in energy balancing risk

Shipper respondents considered that the availability and submission of more frequent reads would lead to improved accuracy of the AQ, leading to improved allocation, leading to reduced reconciliation variance.

Shipper respondents considered that there were operational benefits to smoothing out the AQ process over the year rather than the summer peak of work.

One respondent considered that the periodic AQ service would provide greater assurance / integrity of the AQ regime as a whole as the AQ. The current AQ amendment process will cease to exist and so the AQ process will only use reads held on UK Link systems.

6.3 Settlement Products

6.3.1 Settlement Products

Shipper respondents considered the 4 settlement products (with the associated benefits of smart and AMR meters) would enable them to create and offer new services for consumers / consumer groups.

Shipper respondents considered individual meter point reconciliation will provide greater transparency of costs for each supply point. They also considered that this is a significant benefit over the current settlement mechanism of AQ values. 0432

Shipper respondents considered the removal of the USRV and "Mod 640" processes would reduce operational costs.

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6.3.2 Unidentified Gas

A number of Shipper respondents considered that the settlement products would lead to the volume of unidentified gas being more visible to the industry. This may prompt measures to identify and address the causes of unidentified gas. The current industry costs associated with the AUGE would no longer be incurred.

Update: following Modification 0432 Workgroup meeting 22nd October 2013. The Workgroup concluded that a role for an expert (similar to the AUGE) may be required to better target the allocation of unidentified energy by Class (1,2,3 or 4) and by supply point type.

6.4 Allocation

A number of Shipper respondents considered that with the availability of readings the demand estimation models could be improved.

6.5 Future Services delivered through UK Link system

Shipper respondents considered there would be benefits from a future UK Link system that can accommodate change more quickly and efficiently.

6.6 National Grid Gas Transmission response

The full National Grid Gas Transmission response is in Appendix 2

At a high level their response raises the following topics / matters

- commitment to support the industry in its developments
- recognition of the benefit areas to Shippers
- observation that the level of benefit is dependent upon shipper take up of the settlement products
- impacts to the Gemini system and the need for more detailed cost assessment for these changes
- recognition of the need to balance Shipper demand and system capacity
- requirement for all costs associated with implementation to be provided to the industry
- the need for a statement from Ofgem on the funding of gas settlement reform costs
- reference to Ofgem's funding, governance and ownership of Xoserve and its timing
- reference to the congested change programme for Q4 2015 with UK and European Code developments

6.7 Cost areas

6.7.1 Xoserve costs

During the development of the industry requirements, in December 2012, Xoserve provided a high level estimate of £18m for the 0432 functionality. This was based upon the BRDs prepared at that point in time.

6.7.2 Shipper costs

Some Shipper respondents provided information on areas where they would incur costs. These are all associated with their systems development changes required to operate the new functionality. There was limited information provided and it has not been possible to assess the industry costs for the implementation of this modification. 0432

7. Additional cost information identified at the Modification 0432 workgroup 15th October 2013

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Modification 0434 Project Nexus Retrospective Updates, workgroup considered the implications of the implementation of Modification 0432 Project Nexus Gas Demand Estimation, Allocation, Settlement and Reconciliation Reform with regards to the potential increase in consumption adjustments.

A number of consumption adjustments are raised at present for the larger supply point market to correct consumption created by the submission of incorrect reads or to correct historic consumption as a result of the late /none update of the meter asset record.

It was considered by the Workgroup 0434 that with the planned replacement of all "traditional" meters with smart meters there would, on occasions, be a late or incorrect update of asset details. Each occasion may give rise to a retrospective update, which in current arrangements would be treated as a consumption adjustment, but which under modification 0434 would be treated as a retrospective update. It was considered that if the number of retrospective updates could be determined this could demonstrate a potential risk for modification 0432 and would create the manual costs (shipper and Xoserve) associated of raising and processing consumption adjustment queries.

Xoserve has assessed the number of consumption adjustments presently processed for the larger supply point market. The results are shown below:

<u>Contact Type</u> <u>Average Annual Volume</u>

Request for Adjustment (RFA) 550

Consumption Dispute Query (CDQ) 330

Filter Failure Consumption Adjustments 7,000

Total 7,880

The main scenarios that factor into the generation of Consumption Adjustments are:

Meter Asset Incorrect Late Meter Attached Negative Volume Through the Zero's Incorrect

The figures above represent a consumption adjustment rate of 2.07% of the population of 380,000 larger supply points. If extrapolated to 23 million meter points this would equate to approx 475,000 consumption adjustment requests per annum. However, new read validation functionality may stop the majority of the read submissions that lead to the requirement for a consumption adjustment occurring.

It may not be considered that this data will be reflective of the future volume of meter exchanges. For this assessment the starting position is the exchange of 23 million meters over the next 5 years. Currently, meter asset notifications (RGMA ONJOB records) are operating at a 94% success rate, leaving 6% rejections, requiring re-work and re-submission. This figure suggests that 1,380,000 meter asset notifications would reject at their first attempt. If it was not possible to successfully re-submit the asset notification before any

subsequent action is recorded on UK Link system e.g. the submission and acceptance of a meter reading, a change of supplier event, then a consumption adjustment would be required. However, it cannot be assumed that the meter asset notification rejection rate will remain at 6%, it may go up or down and it cannot be

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assessed how many subsequent actions (meter read or change of supplier event) may occur before the asset can be updated.

It is not possible to determine a future figure for consumption adjustments that would require processing if modification 0432 were implemented. But it can be reasonably assumed that with the introduction of individual meter point reconciliation and the volume of future meter exchanges, there is a risk of increase in consumption adjustments.

8. Cost benefit assessment

The cost benefit assessment was a more difficult exercise for respondents. A number of respondents suggested significant benefits (tens of millions) from the introduction of individual meter point reconciliation although they did not explain how these benefits would actually be achieved. There is also a consideration that whilst one organisation may see some benefit in a reduction in energy allocated to them, the energy must be allocated somewhere, so there is no industry-wide benefit. Following discussions with Ofgem is was decided to exclude these benefits from this report.

Some Shippers commented and / or provided an assessment of the benefit of the reduced risk of future gas purchases. It is not reasonable to attempt to extrapolate these benefits as it cannot be demonstrated these apply equally to all Shippers. Using the information provided, for the purpose of this report an industry-wide value of £2m per annum has been derived for this activity.

Enough Shipper respondents provided information on operational savings to enable a "simple" extrapolation to determine an industry-wide benefit. Using the information provided, for the purpose of this report, an industry-wide value of £900,000 per annum has been derived for operational savings. This has been determined by assigning a benefit of £100,000 per annum to each of the "top six" organisations and £20,000 per annum for to 15 of the medium sized Shippers.

This equates to benefits of £2.9m pa or £14.5m over 5 years.

Note: the estimate provided by Xoserve was submitted in early 2011 at 2011 values, the benefits values were submitted in 2013 at 2013 values.

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Settlement Reform cost benefit assessment

This is an information gathering exercise for Modification 0432 Project Nexus Gas Settlement Reform.

Industry participants are requested to provide responses to any of:

Xoserve at commercial.enquiries@xoserve.com

Ofgem at smartermarkets@ofgem.gov.uk

Responses are required by 15th February 2013

In order to support the Project Nexus Settlement Reform Modification http://www.gasgovernance.co.uk/00432 this document has been prepared to enable industry participants to provide information in a common format to enable this to be aggregated for inclusion in the modification report.

Industry participants may have further areas of cost and benefits not covered in this document and these can be provided during the development of the modification report.

The table below outlines the potential benefit areas for the industry requirements of Settlement Reform, developed at the Project Nexus UNC workgroup. Respondents are welcome to provide information on any other benefit areas they can identify.

Some of the benefits may only achievable from the use of reads from Smart and AMR meters. It should also be noted that the increased read frequency provided by Smart and AMR meters may have less benefit for the "wholesale" market without the associated Settlement Reform products.

Ouestions to consider:

- 6. Do you consider that more frequent AQ calculations will lead to better targeted allocation of energy on the Day? If so, can you identify and quantify the benefits this may achieve for your business.
- 7. Do you consider that the creation of the four settlement products will improve the granularity of transportation and energy charges? If so, can you identify and quantify the benefits this may achieve for your business.
- 8. Do you consider the four settlement products will enable the supplier business to offer improved services to end consumers? If so, can you identify and quantify the benefits this may achieve for your business.

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- 9. Do you consider the periodic AQ process will enable organisations to operate a more efficient (flatter) resource profile over the year? If so, can you identify and quantify the benefits this may achieve for your business.
- 10. Do you believe that proposed Allocation Scaling Adjustment and Reconciliation Scaling Adjustment provide a more appropriate and transparent means of accounting for unidentified gas? If so, could you identify and quantify the benefits of this for your business.

Respondents may consider two types of benefit:

- benefits that don't depend upon user behaviour e.g. periodic AQ calculation.
- benefits that are an enabler to usage of the settlement products and so do depend upon User behaviour / initiative.

The business requirements documents prepared at the Project Nexus UNC workgroup can be found at: http://www.gasgovernance.co.uk/nexus/2012

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The following table attempts to consolidate the views expressed through PN UNC workgroup discussions. The table should be seen as a guide and not an exhaustive list of benefit areas, respondents are welcome to provide addition cost and benefit information.

Settlement	Impact	"Wholesale" market	"Retail" market	One-off	Annual
Reform		opportunity	opportunity	benefit	benefit
functionality					

Settlement	Impact	"Wholesale" market	"Retail" market	One-off	Annual
Reform		opportunity	opportunity	benefit	benefit
functionality					
General	Provides a framework whereby Shippers		Ability for Suppliers to		
	would be able to better understand 'site		accurately calculate and		
	specific' costs through increased data		understand Supply Point		
	granularity		specific costs particularly in		
			the Smaller Supply Point		
	Provides an opportunity to maximise the		market		
	benefits of SMART/AMR technology				
	through the ability to submit more		Enables new marketing		
	frequent and accurate data to		opportunities to be		
	Transporters		identified together with		
			ability to differentiate		
	Facilitates full availability of choice as to		these		
	which type of product Shippers wish to				
	use. Any Supply Point can be DM or NDM				
	(subject to UNC rules for 'mandatory' DM)		Enables Suppliers to meet		
		More efficient	their customers precise		
	Systematises activities which are currently	administration for all	requirements across all		
	manually administered e.g Unique sites	parties	market sectors		
	leading to less 'off line' interaction with				
	Shippers				
	Supply Point Register – availability of				
	consumption data for period prior to				
	ownership				

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Settlement Reform functionality	Impact	"Wholesale" market opportunity	"Retail" market opportunity	One-off benefit	Annual benefit
Periodic AQ calculation	Improved allocation leading to reduced reconciliation variance*	Improved data to inform short and long term gas purchasing			
	Improved read validation process leading to the ability to use services with no exception processes required. E.g. the current AQ process has an AQ amendment process, the proposed AQ process (because of the greater frequency of AQ calculation and expected better read quality) does not require thus	Streamlined processes with minimal exception management processes.			
	Facilitates greater level of Shipper confidence in the integrity and accuracy of the AQ arrangements through minimising opportunities for manual intervention				
Product 1	Daily nomination, daily balancing		New products for consumers		

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Settlement Reform functionality	Impact	"Wholesale" market opportunity	"Retail" market opportunity	One-off benefit	Annual benefit
	Facilitates ability for reading arrangements for 'mandatory' daily read sites to be 'unbundled' at a future point	Opportunities for Shippers to identify new products for large end users			
Product 2	Daily nomination, daily balancing		New products for consumers		
	Enables any Supply Point to be subjected to Daily Read arrangements				
Product 3	Daily reconciliation		New products for consumers		
Product 4	Meter point reconciliation		Greater granularity of costs.		
	All Supply Meter Points would be individually reconciled enabling full transparency of energy allocation				

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Settlement Reform functionality	Impact	"Wholesale" market opportunity	"Retail" market opportunity	One-off benefit	Annual benefit
All products	The volume of unidentified gas will be more visible, likely to result in greater initiatives to resolve this. Removes the need for intervention in the allocation of unidentified gas through an AUGE	Over time will reduce the costs of unidentified gas. In the 2011/12 AUGS the total volume of unidentified gas was provided as 6033 GWh**	Reduced unidentified gas costs to be passed through.		
Allocation	Opportunity for improved demand estimation methodologies leading to more accurate allocation of energy	Reduction in costs			

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Settlement Reform functionality	Impact	"Wholesale" market opportunity	"Retail" market opportunity	One-off benefit	Annual benefit
Settlement	Greater capacity for significantly more Meter Readings to be passed to the Transporter leading to optimisation of Annual Quantity calculation				
	Up front validation of Meter Readings eliminates USRVs and SRVs thereby facilitating certainty of outcome at an early stage in the process				
Reconciliation	Removes uncertainties arising from aggregate reconciliation in the Smaller Supply Point market. Enables 'genuine' reconciliation values to be identified				
	Eliminates need for RbD audit and verification processes				
Future services	The replacement of UK Link will result in a new system with a greater flexibility and capacity for future change	Potential for new products and services.	Potential for new products and services.		

^{*} Xoserve is working on the provision of information for each Shipper detailing LSP sites. This will enable each Shipper to assess what benefit may be available.

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their reconciliation variance for

** http://www.gasgovernance.co.uk/sites/default/files/AUGS%202011%20Version%204.pdf page 65				
Cost areas				
Industry participants are requested to provide an assessment of the cost	ts of implementing the Project Nexus Gas Settlement Reform function	nality.		
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Appendix 2 National Grid Gas Transmission response in full

Mr Andy Miller Service Development Manager Xoserve Ltd 31 Homer Rd Solihull B91 3LT

Julie Varne

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Service

National Gr

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www.natic

15th February 2013

Modification 00432 Project Nexus – Gas Settlement Refor

- Cost Benefit Assessment

Dear Andy,

Thank you for your invitation to participate in the Cost Benefit Assessment for the above Modification Proposal. National Grid NTS is committed to supporting the industry with its aims of improving the efficiency and competitiveness of the Non-Daily Metered market via Gas Settlement Reform and of progressing the replacement of the UK–Link suite of IS systems.

As requested in your covering letter for the Cost Benefit Assessment of 4th January 2013, this response will summarise National Grid NTS' views on benefits, costs and concerns related to Modification Proposal 00432.

1.0 Benefits

- 1.1 National Grid NTS expects that it will not receive any material benefit from this Modification as we consider that benefits associated with this Modification Proposal will be realised in the Shipper and Gas Distribution Network communities.
- 1.2 From listening to industry debate National Grid NTS understands that the proposed changes have the potential to deliver a range of benefits to Shippers in respect of;
 - Providing the opportunity to maximise the benefits of the Smart/AMR technology through the submission of more frequent and accurate reads.
 - Delivering increased data granularity and thus enhanced clarity of "site specific" costs.
 - Improved accuracy in the allocation of energy and reduced reconciliation variance through the periodic calculation of Annual Quantity, thus reducing costs for Users by enabling energy to be purchased that more closely matches their true requirements.
 - Following the full roll-out of Smart Meters, the removal of uncertainties arising from aggregate reconciliation in the Smaller Supply Point market; with individual meter point reconciliation enabling full transparency of energy allocation.
 - Increasing the predictability of costs, thus reducing the risk and uncertainty faced by users; consequently reducing risk premiums and reducing barriers to entry.
 - Providing a more appropriate and transparent method for the allocation of unidentified gas.
- 1.3 National Grid NTS understands that the value of benefits realised is dependent on the Shippers' behaviour and initiative, with regard to the take up and implementation of the four available products. We note that no indication has been provided by the Shipper community as to their planned level of take up of the different products.

2.0 Costs

National Grid NTS has concerns regarding the estimated costs provided to the industry which are under consideration in this Cost Benefit Assessment.

2.1 National Grid NTS has a concern that the estimated cost provided by Xoserve, for development of the UK-Link systems to deliver the requirements of this Modification, specifically excluded the cost of required changes to the Gemini suite of systems, which would be necessary in order for the two systems to continue to operate together and deliver the services requested by Shippers and DNOs. 0432

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Due to an increase in the original scope of the UK-Link Replacement Programme, some material elements of the proposed changes do now relate to functionality within the Gemini suite of systems.

National Grid NTS considers that the additional changes required to the Gemini systems require funding if they are to be completed.

We also believe that an estimate for the cost for the required changes to the Gemini system should be provided to the industry, to facilitate due consideration of all costs associated with this Modification Proposal. Without such costs being communicated the consultation process would be incomplete and any responses therefore invalid.

2.2 The aspiration of Shippers is for no limits or system constraints on the daily volume of reads that could be submitted. Xoserve estimated costs have assumed a level of potential volumes for each product. National Grid NTS is concerned that a more accurate view of volumes, incorporating the full range of Shipper aspirations is required to provide accurate system design costs.

Without such information there is an acute risk that any system functionality built would either under estimate the customers' requirement leading to customer frustration and dissatisfaction or to claims over "gold-plating". Neither situation is desirable and both would lead to the creation of avoidable costs.

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3.0 Concerns

National Grid NTS remains committed to supporting the industry in the economic and efficient delivery of Gas Settlement Reform. We therefore believe that the following additional areas of concern should be fully considered during this Cost Benefit Assessment.

- 3.1 In order to ensure this Cost Benefit Assessment is completed with the appropriate level of rigor, full and detailed accounts of all costs associated with the implementation of Gas Settlement Reform should be provided to the industry.
- 3.2 The timely provision of an explicit statement from Ofgem on the funding of Gas Settlement Reform is required to provide clarity and transparency to the industry during its consideration of this Modification Proposal.
- 3.3. National Grid NTS is concerned that full account must be taken of the potential impact of Ofgem's Funding, Governance and Ownership (FGO) review of Xoserve. The FGO review may well result in a root and branch restructuring of arrangements for Xoserve. A decision on the revised FGO arrangements is not expected until Q3 2013. This review has significant potential to cause delay and confusion in the delivery and funding of the changes required to implement Gas Settlement Reform.
- 3.4 National Grid NTS wishes to highlight a risk to the planned delivery of Gas Settlement Reform functionality by mid 2015, caused by other regulatory and statutory change drivers.

With a range of UK and European Code developments, the industry is already progressing changes which will require a substantial UK-Link and Gemini change programme between now and 2015.

Full account of potential resource and system constraints must be taken by the industry, to produce a credible road map for implementation of the Gas Settlement Reform. This road map must appropriately prioritise the implementation of Gas Settlement Reform system changes, alongside all other regulatory change Requirements. It must also safeguard the enduring stability and availability of systems, to ensure that all users' ongoing needs are met.

Furthermore these concurrent regulatory change drivers have the potential to necessitate amendments to this Modification Proposal. The specification of the system and process changes required to implement Gas Settlement Reform, must take full account of these regulatory change drivers, to remove the potential for costly reworks.

For example; the EU Gas Day change will move the start of Gas Day from 06:00 to 05:00. Does this mean that the meter read submission deadline for Product 1 should be moved from 10:00 am on GFD+1 to 09:00 am on GFD+1?

National Grid NTS is happy for all parts of this response to be put in the public domain.

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We look forward to receiving Xoserve's Consultation Report summarising the points raised in this and the other industry participants' responses.

Please let me know if you require any further information to enable preparation of the Gas Settlement Reform Cost Benefit Consultation Report.

Yours sincerely
Julie Varney

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Impact of UNC Modification 00432 (Project Nexus) on GB gas market

A report for I&C Shippers & Suppliers (ICoSS)

Prepared by Waters Wye Associates Ltd

Version 1.0 1st March 2013

Revisio	Revision History					
Version	Date	Revision Description				
1.0	1 st March 2013	Creation of documents				

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1.	Background	5 9
2.	Data Analysis	60
3.	Conclusions	63

Project Nexus is the collective term given to the project to replace central industry systems. To take advantage of the lower implementations costs this technology replacement has afforded, a series of market improvements have been identified by shippers. The foremost of these are reforms to the current settlement processes used by the industry. These changes are collectively set out in UNC Modification 00432: Project Nexus – gas settlement reform.

New processes

The most significant of these improvements is the replacement of current settlement classifications of DM, LSP NDM & SSP NDM with four new settlement products as summarised below:

Process Description	Basis of energy Allocation	Basis of Energy Balancing	Shipper Read Submission	Missing read arrangements for energy allocation
Product 1: Daily Metered Time Critical Readings	Daily Read	Daily Read	Daily by 10 am on GFD+1	D-7 estimate
Product 2: Daily Metered not Time Critical Readings	Daily Read	Daily Read	Daily by end of GFD+1	D-7 estimate
Product 3: Batched Daily Readings	Allocation Profiles	Allocation Profiles	Periodically in batches of daily readings	Not applicable – not used in allocation
Product 4: Periodic Readings	Allocation Profiles	Allocation Profiles	Periodically	Not applicable – not used in allocation

Source: Xoserve

The movement to these new products has three main impacts on the settlement framework:

- Significant increase in the number of daily settled sites, coupled with removal of restrictions on what sites can be daily settled.
- All sites, as a minimum, will be individually settled and reconciled, i.e. treated as current LSP NDM.
- The RbD process will no longer exist and so Unidentified Gas will be allocated evenly on a portfolio basis.

In addition it is proposed to move from the current static AQ calculation process and instead re-calculate AQ for each site on a monthly basis if sufficient meter readings exist.

Cost Benefit Analysis

It is widely expected that this new settlement framework will bring significant improvements in the operation and efficiency of the market, not least a significant reduction in the costs that shippers incur through inaccurate allocation up to and on the Gas Day. This report attempts to quantify some of those benefits to enable Ofgem to weigh up the value to the customer.

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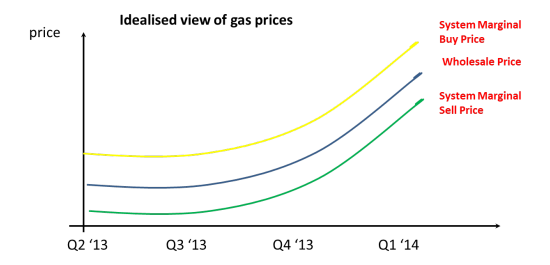
There is general agreement that the new settlement process will improve the efficiency of the market. The total identified costs of the market improvements requested by shipper has an estimated total cost of £20m, approximately an additional £1 on every household bill. This report sets out the benefits that these changes will bring by reducing the volatility between initial allocation for a site and its final reconciled position.

Scope

This report looks at the impact that allocation adjustment has on shippers, focussing on their wholesale gas costs. A series of other factors (such as time value of money) are not examined.

System Price of Gas

The underlying principle behind the wholesale allocation process is to ensure that shippers seek to purchase the gas that their suppliers' customers will use. This should mean the System Marginal Buy Price and the System Marginal Sell Price should always be higher and lower respectively of wholesale market prices. An idealised representation of this process is shown below:



Note: This does not reflect actual market prices

Reflecting this underlying principle, the System Marginal Sell Price (SMSP) is defined as the lesser of the lowest Balancing Action Offer Price on a Day or System Average Price³ - 0.0324 p/kWh. System Marginal Buy Price (SMBP) is the higher of the highest Balancing Action Offer Price on a Day or SAP + 0.0287 p/kWh.

This unpredictable price divergence has financial implications for shipper as they will be either be charged SMBP or be paid the uneconomical SMSP for any imbalance between what they were allocated and the gas they put into the system.

In reality the system marginal prices not always align with market prices. As can be seen below historically⁴ the System Marginal Buy Price can be lower than the market price and the System Marginal Sell Price can be higher than the market price:

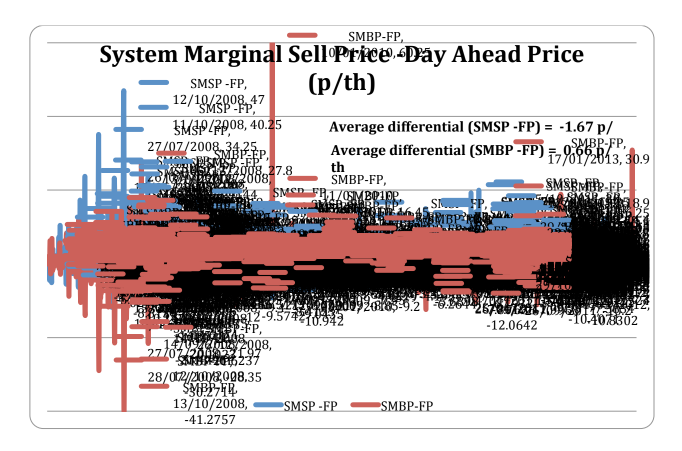
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⁴ Using System Prices February 2008 – January 2013 and Platts day-ahead price for the same period



Reconciliation Process

In Project Nexus all sites will be individually reconciled and so be effectively treated as LSP NDM sites are currently. For LSP NDM customers a shipper will be assigned an amount of gas using an estimation process based on the site's AQ. As meter reads are received then the site's consumption will be adjusted (reconciled) to allocate to the shipper the correct gas use for that site. This means that over time the view of the site's consumption will shift. The agreggrate impact of these changes will mean that a shipper will potentially be liable for SMBP or eligible to receive SMSP as their total allocation shifts towards the final volume. It has been communicated by Xoserve that generally ther energy allocated to LSP NDM sites reduces as the sites are reconcilied and so there is a downward trend.

For a shipper whose total volume requirements there can either meet of their gas requirements on the day and then be reimbursed for the gas their customers did not use over a period of time (termed here "Prudent Shipper –going long"), or they attempt to determine their customer's true gas consumption. In this latter scenario the shipper pays for their short position at SMBP, but this is gradually returned to that shipper as their position is corrected over time, so being at zero position if they are accurate in their estimation (termed "Farsighted Shipper").

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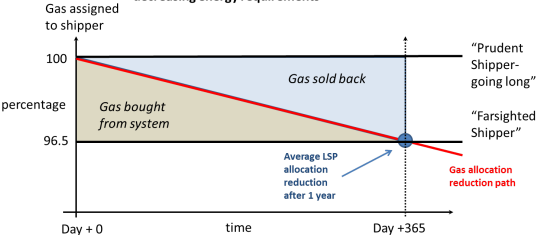
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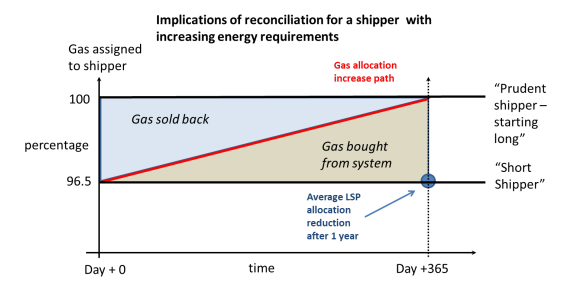
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Implications of reconciliation for a shipper with decreasing energy requirements



The other scenario is that the shipper experiences an increase in gas requirements. Again the two possible approaches are either to buy the gas allocated on the day and so be exposed to buying gas at SMBP as the allocation increases ("Short Shipper"), or attempt to determine final demand and purchase gas in the market to meet it ("Prudent Shipper – starting long")



The impact of these possible scenarios, ranked in descending order of unit cost are:

	Differential	Average Cost (p/th) ⁵
Short Shipper	SMBP	50.36
Prudent Shipper – going long	Market Price -SMSP	1.67
Prudent Shipper – starting long		
Farsighted Shipper	SMBP	50.36

The last scenario requires the shipper to predict its final gas use on any given day and so demand a level of forecasting (or luck) that is very difficult to achieve in practice with NDM customers and be effectively discounted. In reality a shipper will either ultimately end up short or long depending on the accuracy of their predictions and the position initially taken. Owing to the fact that the SMBP price is penal, the incentive would be

⁵ Using System Prices February 2008 – January 2013 and Platts day-ahead price for the same period

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for shippers to go long as the cost is much lower and so most shippers would follow the prudent shipper route to some degree, through probably not for their whole portfolio.

At present any energy adjustment caused by reconciliations flows into or out of the SSP market and so there would be a corresponding increase into this market. This will not be the case when Project Nexus is implemented, but as any reductions in gas flow would instead go into Unidentified Gas and smeared across the market this will have the same net impact as RbD. Therefore for a net reduction for a shipper will push up allocated for all other shippers.

Extending the values highlighted above to the whole NDM market then the price impact of a 1% market change would be:

	Differential	Average Cost (p/th) ⁶	Average Cost (p/kWh)	Impact per % drop (NDM market) ⁷ p.a.
Short Shipper	SMBP	50.36	1.719	£85.9m
Prudent	Market Price -	1.67	0.057	£2.85m
Shipper	SMSP			

It has been indicated that the approximate reduction in allocation between July 2011 and July 2012 for the whole LSP NDM sector was approximately 3.5%. This reduction would result in a cost to the market of £9.96m per year, assuming that all shippers were long and so able to absorb such a cost at a substantially lower rate than SMBP. If some shippers were instead short then it would instead be a substantially higher cost for the market as a hwole.

Assuming that a Project Nexus has a lifespan of 10 years then the new settlement changes would have to achieve a reduction in volatility 0.35% to recover its costs.

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 $^{^{6}\,}$ Using System Prices February 2008 – January 2013 and Platts day-ahead price for the same period

⁷ Using an NDM market value of 500 TWh a year,

10 Appendix B

A copy of the UNC Supplementary Documentation table is attached below.

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UNC Supplementary Docs.xls

UNC Related Document	Update required?	Update Done?	Update Required
Default System Marginal Price Statement	No	N/A	No update required
Energy Balancing Credit Rules	No	N/A	No update required
Emergency Curtailment Quantity (ECQ) Methodology	No	N/A	No update required
Operational Rules Governing Supply of Invoice Charges via the Adhoc Process (ORGSIC)	Yes	No	Included all relevant rules that will continue in UNC Section S therefore propose this document can be removed as a UNC Supplementary Document.
Uniform Network Code Operations Reporting Manual Data Dictionary	No	N/A	No update required
Uniform Network Code Operations Reporting Manual	No	N/A	No update required
Shipper Communications in Incidents of CO Poisoning, Gas Fire/Explosions and Local Gas Supply Emergency	No	N/A	No update required
Shared Supply Meter Points Guide and Procedures	Yes	No	Included all relevant rules within UNC (Section G) and the document to be used as a guideline only for SSMP's
AUGE Guidelines Document	No	N/A	Will no longer be applicable following implementation of Mod 0432
Uniform Network Code validation Rules	Yes	No	Draft published for review at PN UNC on 07/11/2013. To be discussed further at January meeting. Principle of tolerances for read validation agreed but further analysis required to agree values.
LDZ Shrinkage Adjustment Methodology	Yes	No	Draft published & agreed at 30/10/2013 PN UNC. Version 3.0 published on Joint Office webpage
LDZ CSEP NExA: Annex A	No	N/A	Will no longer be applicable following implementation of Mod 0440
Network Code Reconciliation Suppression Guidelines	No	N/A	Will no longer be applicable following implementation of Mod 0432
Standards of Service Query management Operational Guidelines	No	N/A	No update required