

UNIFORM NETWORK CODE MODIFICATION 425
RE-ESTABLISHMENT OF SUPPLY METER POINTS – SHIPPERLESS SITES
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TPD Section G Supply Points

Insert paragraphs 3.7.8 – 3.7.20 as follows:

- 3.7.8 Where a Supply Meter Point has been Isolated after 1 ~~December~~^{April} 2013, and is Re-established, and an Effective Supply Point Withdrawal has not occurred and the Transporter identifies that a connected Supply Meter (with a different serial number as provided as part of the Meter Information) is physically connected to a System such that gas is capable of being offtaken (without any further action being taken) from the Total System then where gas was or is being offtaken from the Total System during ~~the such period from the date of Isolation to the date of Re-establishment, (as evidenced by Meter Readings),~~ the Transporter will use its reasonable endeavours to record the Meter Information and details from any tags or stickers attached to the Supply Meter (the “Meter Data”) and provide such information to the Registered User, ~~and, subject to paragraph 3.7.15, t~~The Registered User shall be liable for:
- (a) all reasonable costs incurred by the relevant Transporter in accordance with the Siteworks Terms and Procedures (as defined in Section G7.2.2) where the relevant Transporter undertakes a visit to carry out a disconnection in accordance with the Gas Safety (Installation and Use) Regulations 1998 and where a Supply Meter is connected to a System such that gas is capable of being offtaken (without any further action being taken) from the Total System; and
 - (b) all charges (including without limitation Transportation Charges and Energy Balancing Charges) associated with such Supply Meter Point from the ~~later of the date of Isolation or Meter Fix Date if known~~^{such later date as the User may demonstrate to the Transporter’s reasonable satisfaction that the Supply Meter was fitted} and:
 - (i) in respect of Energy Balancing Charges for which the Registered User is liable pursuant to paragraph 3.7.4 (b) in respect of Larger Supply Points, a reconciliation will be carried out in accordance with Section E6 and applied to the aggregate reconciliation process in accordance with Section E7.2; and
 - (ii) in respect of Energy Balancing Charges and any relevant Transportation Charges for which the Registered User is liable pursuant to paragraph 3.7.4 (b) in respect of Smaller Supply Points, the Aggregate LDZ AQ shall be adjusted in accordance with Section E7.7.
- 3.7.9 Where a Supply Meter Point has been Isolated after 1 ~~December~~^{April} 2013 and an Effective Supply Point Withdrawal has occurred and the Transporter identifies that a connected Supply Meter (with a different serial number as provided as part of the Meter Information) is capable of flowing gas (without any further action being taken) from the Total System ~~then where gas was or is being offtaken from the Total System during the period from the date of Isolation to the date of Re-establishment,~~ the Transporter will use its reasonable endeavours to record the Meter Data and, subject to paragraph 3.7.15, shall issue the Meter Data to the Relevant ~~Registered~~ User within one calendar month of recording it and notify the Relevant ~~Registered~~ User that, ~~subject to paragraph 3.7.20,~~ they are required to register such Supply Meter Point in accordance with paragraph 2 within 3 calendar months of such notification (the “**Registration Date**”) unless another User registers the Supply Meter Point in accordance with paragraph 2 before the Registration Date ~~and-~~
- (i) ~~the Supply Point Registration Date shall be deemed to be the later of the date of the Effective Supply Point Withdrawal or the Meter Fix Date if known;~~
 - (ii) ~~for the purposes of calculating the Opening Meter Reading the Relevant—User determined pursuant to this paragraph 3.7.9 shall use the Meter Reading taken at the time the Transporter identifies that the connected Supply Meter (with a different serial number as provided as part of the Meter Information) is physically connected to a System such that gas is capable of being offtaken (without any~~

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further action being taken) from the Total System for the purposes of calculating the relevant Transportation and Energy Balancing Charges; such that the Effective Supply Point Withdrawal shall be deemed to be void and any obligations associated with such Supply Point shall be applied as if the Effective Supply Withdrawal had never become effective.

3.7.10 Where gas was or is being offtaken, ~~the Relevant User~~ as determined pursuant to [paragraph 3.7.9](#) above shall be liable for:

- (a) NTS Exit Commodity Charges, LDZ Commodity Charges and Commodity Variable Component of Customer Charges and Energy Balancing Charges from the later of the date of Isolation or Meter Fix Date if known;
- (b) Capacity and Customer Charges from the later of the date of Effective Supply Point Withdrawal or Meter Fix Date if known; and
- (c) All reasonable costs incurred by the relevant Transporter in accordance with Siteworks Terms and Procedures (as defined in Section G7.2.2) where the relevant Transporter undertakes a visit to carry out a service disconnection in accordance with the Gas Safety (Installation and Use) Regulations 1998 and where the Supply Meter remains connected and capable of flowing gas.

3.7.11 Where the ~~Registered Relevant User~~ as determined pursuant to [paragraph 3.7.9](#) is liable for any charges in accordance with [paragraph 3.7.10](#) (a) above:

- (a) in respect of Energy Balancing Charges for Larger Supply Points, a reconciliation will be carried out in accordance with Section E6 and applied to the aggregate reconciliation process in accordance with Section E7.2; and
- (b) in respect of Energy Balancing Charges and any relevant Transportation Charges for Smaller Supply Points, the Aggregate LDZ AQ shall be adjusted in accordance with Section E7.7.

3.7.12 Where gas has not been offtaken (but is capable of being offtaken without further action being taken) at such Supply Meter Point during the period from the date of Isolation to the date of Re-establishment, the Transporter will use its reasonable endeavours to record the Meter Data and, subject to paragraph 3.7.15, shall issue the Meter Data to the Relevant Registered User within one calendar month of recording it and notify the Relevant Registered User that, subject to paragraph 3.7.20, they are required to register such Supply Meter Point in accordance with paragraph 2 within 3 calendar months of such notification (the “Registration Date”) unless another User registers the Supply Meter Point in accordance with paragraph 2 before the Registration Date and

- (i) the Supply Point Registration Date shall be deemed to be the later of the date of the Effective Supply Point Withdrawal or the Meter Fix Date if known;
- (ii) for the purposes of calculating the Opening Meter Reading the Relevant User determined pursuant to [paragraph 3.7.9](#) shall use the Meter Reading taken at the time the Transporter identifies that the connected Supply Meter (with a different serial number as provided as part of the Meter Information) is physically connected to a System such that gas is capable of being offtaken (without any further action being taken) from the Total System for the purposes of calculating the relevant Transportation and Energy Balancing Charges; such that the Effective Supply Point Withdrawal shall be deemed to be void and any obligations associated with such Supply Point shall be applied as if the Effective Supply Withdrawal had never become effective.

~~during such period then the Relevant Registered User shall register such Supply Meter Point in accordance with paragraph 2 by the Registration Date unless another User registers the Supply Meter Point in accordance with paragraph 2 before the Registration Date.~~

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3.7.13 The Relevant User as determined pursuant to paragraph 3.7.12 shall be liable for:

- (a) Capacity Charges and Customer Charges associated with such Supply Meter Point from the later of the date of Effective Supply Point Withdrawal or Meter Fix Date if known; and
- (b) all reasonable costs incurred by the relevant Transporter in accordance with Siteworks Terms and Procedures (as defined in Section G7.2.2) where the relevant Transporter undertakes a visit to carry out a service disconnection in accordance with the Gas Safety (Installation and Use) Regulations 1998 and where the Supply Meter remains connected and capable of flowing gas;

3.7.14 Subject to paragraph 3.7.2019, where neither the Relevant Registered User nor any other User submits an appropriate Supply Point Confirmation in accordance with paragraphs 3.7.9 and 3.7.12 above within 3 calendar months of being notified to do so by the Transporter:

- (a) the Relevant Registered User or another User involved in any User Activity shall be deemed to have granted the Transporter authority to register such Supply Meter Point using the information on the Supply Point Register in relation to such Supply Point as at the date of the Effective Supply Point Withdrawal; and
 - (i) the Supply Point Registration Date shall be deemed to be the later of the date of the Effective Supply Point Withdrawal or the Meter Fix Date if known;
 - (ii) for the purposes of calculating the Opening Meter Reading the Transporter shall use the Meter Reading taken at the time the Transporter identifies that the connected Supply Meter (with a different serial number as provided as part of the Meter Information) is physically connected to a System such that gas is capable of being offtaken (without any further action being taken) from the Total System ~~together with the Meter Reading provided by the Relevant Registered User immediately upon isolation~~ for the purposes of calculating the relevant Transportation and Energy Balancing Charges; such that the Effective Supply Point Withdrawal shall be deemed to be void and any obligations associated with such Supply Point shall be applied as if the Effective Supply Withdrawal had never become effective.

3.7.15 In the event that after an Isolation or Effective Supply Point Withdrawal the Transporter receives:

- (a) information about any of the following:
 - (i) a Supply Point Confirmation from a User other than the Relevant Registered User which was rejected by the Transporter in accordance with Section G 2.1.5; or
 - (ii) Meter Readings from a User other than the Relevant Registered User which were rejected; or
 - (iii) a C&D Notification, or
 - (iv) a User other than the Relevant Registered User has submitted Meter Information in accordance with Section M 3.2;in each case ‘**User Activity**’; or
- (b) evidence from the Relevant Registered User that demonstrates to the Transporter’s reasonable satisfaction that another User has been involved in any User Activity relating to the relevant Supply Meter Point; such evidence from the Relevant Registered User in respect of another User’s User Activity may include but is not limited to Meter Information, a photo of a Supply Meter Installation, a C&D Notification, a customer bill, signed contract or relevant email correspondence; or

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- (c) a C&D Notification from a Non-Code Party and the Non-Code Party confirms which User such Notification was made on behalf of,

then the Transporter will issue a notice to such User within one calendar month of becoming aware of such information setting out the Meter Data and notifying the relevant User that they are required to register such Supply Meter Point in accordance with paragraph 2 within one calendar month of receiving the Transporter's notice. Where more than one User is identified pursuant to this paragraph 3.7.15 the Transporter will issue the notice to the User found to have undertaken the most recent activity in relation to the Supply Meter Point.

3.7.16 The Relevant User as determined pursuant to paragraph 3.7.15 above shall be liable for:

- (a) all reasonable costs incurred by the relevant Transporter in accordance with the Siteworks Terms and Procedures (as defined in Section G7.2.2) where the relevant Transporter undertakes a visit to carry out a disconnection in accordance with the Gas Safety (Installation and Use) Regulations 1998 and where a Supply Meter is connected to a System such that gas is capable of being offtaken (without any further action being taken) from the Total System; and
- (b) all charges (including without limitation Transportation Charges and Energy Balancing Charges) associated with such Supply Meter Point from the date of Isolation or such later date as the User may demonstrate to the Transporter's reasonable satisfaction that the Supply Meter was fitted and:
- (i) in respect of Energy Balancing Charges for which the Relevant User is liable pursuant to paragraph 3.7.4 (b) in respect of Larger Supply Points, a reconciliation will be carried out in accordance with Section E6 and applied to the aggregate reconciliation process in accordance with Section E7.2; and
- (ii) in respect of Energy Balancing Charges and any relevant Transportation Charges for which the Relevant User is liable pursuant to paragraph 3.7.4 (b) in respect of Smaller Supply Points, the Aggregate LDZ AQ shall be adjusted in accordance with Section E7.7.

3.7.17 Subject to paragraph 3.7.~~2049~~, where the User identified in accordance with paragraph 3.7.15 does not submit an appropriate Supply Point Confirmation within one calendar month of being notified to do so by the Transporter, the Transporter will investigate the evidence provided by the Relevant Registered User. If in the opinion of the Transporter the evidence is not deemed to be conclusive, the Relevant Registered User will be required to register the Supply Meter Point.

3.7.18 Subject to paragraph 3.7.17, where, in the opinion of the Transporter, the evidence provided by the Relevant Registered User is deemed conclusive:

- (a) the relevant User identified in accordance with paragraph 3.7.15 shall be deemed to have granted the Transporter authority to register such Supply Meter Point using the information on the Supply Point Register in relation to such Supply Point as at the date of the Effective Supply Point Withdrawal; and
- (i) the Supply Point Registration Date shall be deemed to be the date of the Effective Supply Point Withdrawal or the meter fix date if known;
- (ii) for the purposes of calculating the Opening Meter Reading the Transporter shall use the Meter Reading taken at the time the Transporter identifies that the connected Supply Meter (with a different serial number as provided as part of the Meter Information) is physically connected to a System such that gas is capable of being offtaken (without any further action being taken) from the Total System together with the Meter Reading provided by the Relevant Registered User immediately upon isolation for the purposes of calculating the relevant

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Transportation and Energy Balancing Charges; such that the Effective Supply Point Withdrawal shall be deemed to be void and any obligations associated with such Supply Point shall be applied as if the Effective Supply Withdrawal had never become effective.

- | 3.7.198 Where a User identified pursuant to paragraph 3.7.9 or 3.7.15 warrants to the Transporter that they are not associated with the Supply Meter Point then the Transporter will send Meter Data and notice to register the Supply Meter Point to the User who has carried out the next most recent User Activity or where no other User Activity is identified the Transporter shall send Meter Data to the Relevant Registered User with notice that they are required to register the Supply Meter Point within 3 calendar months of receiving such notice.

- | 3.7.2049 If the Transporter identifies that a Supply Meter has been installed at a Supply Meter Point but has no reasonable evidence that this was done at the request of a User the Transporter will within 3 calendar months advise the consumer to obtain a Supply Contract and:
 - (a) if the consumer confirms that a Supply Contract is already in place and the relevant User verifies this then the relevant User shall register such New Supply Meter Point in accordance with paragraph 2 within 1 calendar month of being notified to do so by the Transporter failing which the provisions of paragraph 2.12.4 shall apply; or

 - (b) if the consumer does not enter into a Supply Contract within 3 calendar months of being notified to do so or the Transporter is unable to ascertain whether a Supply Contract is in place then the Transporter shall seek to disconnect the supply of gas to the consumer subject to any applicable legislation, regulation or relevant code of practice.