

9 May 2009

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Dear John,

RE: Modification Proposal 0246, 0246A and 0246B - Quarterly NTS Entry Capacity User Commitment

Centrica Storage Limited (CSL) welcomes the opportunity to offer comments on the above modification proposals.

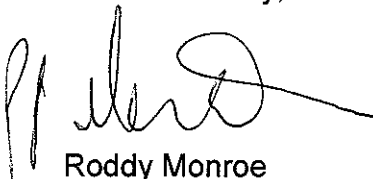
CSL does not support either 0246 or 0246A but does support 0246B.

CSL support for 0246B stems simply from the pursuit of allocative efficiency and whilst it is widely recognised that none of the above proposals provide a complete solution, as this requires a change to National Grid's Gas Transporter licence, it does allocate costs more appropriately to where the risk lies.

We understand that Ofgem are considering undertaking a Regulatory Impact Assessment on this issue and strongly urge them to do so.

Should you have any queries with regard to this response please do not hesitate to contact me.

Yours sincerely,



Roddy Monroe
Regulation Manager