

**CODE MODIFICATION No 0333A**  
**Update of the default System Marginal Buy Price and System Marginal Sell Price**  
**Version 1.0**

**Date:** 25/01/2011

**Proposed Implementation Date:** 1 April 2011

**Urgency:** Non Urgent

**1 The Modification Proposal**

**a) Nature and Purpose of this Proposal**

Where capitalised words and phrases are used within this Modification Proposal, those words and phrases shall usually have the meaning given within the Uniform Network Code (unless they are otherwise defined in this Modification Proposal). Key UNC defined terms used in this Modification Proposal are highlighted by an asterisk (\*) when first used.

This Modification Proposal\*, as with all Modification Proposals, should be read in conjunction with the prevailing Uniform Network Code\* (UNC).

**Background**

National Grid raised modification proposal 0333 “Update of the default System Marginal Buy Price and System Marginal Sell Price” as a direct result of the Licence Condition placed on National Grid by Ofgem. This proposal has been raised as an alternate to this proposal as EDF Energy does not believe that the proposed cost allocation arrangements under User Pays are appropriate. This proposal is therefore identical to National Grid’s proposal other than the User Pays aspects.

**Current System Marginal Prices**

In the UNC, the System Marginal Buy Price\* and System Marginal Sell Price\* are derived from either the price of National Grid’s Market Balancing Actions\*, or System Average Price\* (SAP\*) plus or minus a default value. System Marginal Sell Price\* is the lesser of the lowest Balancing Action Offer Price\* on a Day or SAP less 0.0324 pence per kWh. System Marginal Buy Price\* is the higher of the highest Balancing Action Offer Price on a Day or SAP plus 0.0287 pence per kWh.

For clarity, this Proposal is solely concerned with the ‘default’ System Marginal Buy and Sell Prices (“default SMPs”) of SAP plus 0.0287p/kWh and SAP less 0.0324p/kWh. These default SMPs apply where National Grid has not taken a Market Balancing Action or where one or more Market Balancing Action is taken but the associated Balancing Action Offer Prices have not reached a sufficient level to set the System Marginal Buy or Sell Price.

The current default SMPs were implemented into the UNC on 1<sup>st</sup> April

2001.

### System Marginal Buy and Sell Prices and the Daily Balancing Regime

The daily balancing arrangements within the UNC are supported commercially by a System Clearing Contract\* between Shipper Users via the Balancing Neutrality\* mechanism. In summary, a System Clearing Contract ‘cashes out’ a Shipper User at the end of each Day\* by multiplying a Shipper User’s Daily Imbalance\* (the net difference between a Shipper User’s physical inputs and NBP\* trade buys less physical outputs and NBP trade sells) by the relevant System Marginal Buy or Sell Price (as explained above). If a Shipper User has a long imbalance, i.e. has entered more gas into the system than its customers have offtaken, the resulting Daily Imbalance is cashed out using the System Marginal Sell Price. If a Shipper User has a short imbalance i.e. its customers have offtaken more gas than it has entered then the Daily Imbalance is cashed out using the System Marginal Buy Price.

The cash flows paid to or by Shipper Users as part of the System Clearing Contract are included as a Daily Imbalance Charge\* and Balancing Neutrality Charges\* within the Balancing Invoice\*. It is important to note that Balancing Neutrality Charges ensure that National Grid does not gain or lose from any of the charges associated with clearing and balancing the system.

### Drivers for Proposal

National Grid considers that there are four main drivers to support a change to the default SMPs;

- Gas Transporters Special Licence Condition 27 obligation
- European gas code harmonisation
- The methodology of Network Code Modification 0433
- The desire to replace the now arbitrary nature of the default SMPs

### Gas Transporters Special Licence Condition 27 obligation

Paragraph 3 of Gas Transporters Special Licence Condition 27 (C27) has obligated National Grid NTS\* to use reasonable endeavours to update the default System Marginal Prices as stated in Sections F 1.2.1 (a) (i) and F 1.2.1 (b) (i) of the UNC Transportation Principal Document (TPD) by 1<sup>st</sup> April 2011.

C27 also includes the obligation to develop, in consultation with the industry, a linepack product by 1<sup>st</sup> April 2011 and, if directed to do so by the Authority, implement such product by 1<sup>st</sup> October 2011. For the avoidance of doubt, this proposal is solely proposing an update to the default SMPs.

### European gas code harmonisation

Work on aligning network codes within Europe, as documented within the EU 3<sup>rd</sup> Package and the more recent ERGEG Draft Pilot Framework

Guideline on gas balancing rules – Initial Impact Assessment, have provided a number of recommendations regarding the calculation of imbalance charges. As such, National Grid believes that the default SMPs should be updated in line with these guidelines.

The EU 3<sup>rd</sup> Package provides the high level summary that “Imbalance charges shall be cost-reflective to the extent possible, whilst providing appropriate incentives on network users to balance their input and offtake of gas. They shall avoid cross subsidisation between network users and shall not hamper the entry of new market entrants”. In the target model proposed within the Draft Pilot Framework Guidelines on gas balancing rules ERGEG state that “Where no balancing action is taken by the TSO, the imbalance charge shall be based on the price on the wholesale market. It may include a small uplift in order to incentivise the network user to balance their portfolios. This uplift shall not deter market entry or impede the development of competitive markets”. Further the ERGEG document recommends that “any imbalance charge imposed on market participants when the TSO has not taken any balancing actions on the market (or the balancing platform) are as cost reflective as possible”.

#### The methodology of Network Code Modification 0433 and the elapsed time since the introduction of the default SMPs

Network Code Modification 0433 ‘Changes to system cash-out prices’ introduced the default SMPs on 1 April 2001. The associated 0.0324p/kWh and 0.0287p/kWh values which are applied to SAP were derived using the average price of a Standard Bundled Unit (SBU) at the Hornsea Storage Facility for the 2001 Storage Year\*.

Rather than reflect the costs incurred by National Grid NTS’ when managing a Shipper User or system imbalance, the current default SMPs provide a proxy for the alternative option a Shipper User could arguably have taken, i.e. to inject or withdraw gas from a storage facility rather than allowing the imbalance to be subject to the System Clearing Contract and associated SMPs. Whilst the current default SMPs may have reflected a proxy for Hornsea storage flexibility for the initial year in which they were used, due to the annual changes in the price for Hornsea Storage National Grid believes the current default values are now out of date and no longer fully reflect the market conditions or operational costs.

To illustrate the above point further, Hornsea storage prices have increased by almost 80% since 2001, with an SBU costing 5.86 pence for the 2001 storage year (May to April), compared to 10.5 pence for the 2010 storage year. For illustration, if the default SMPs were calculated using the 2010 Hornsea prices the System Marginal Buy Price would be SAP plus 0.0452p/kWh and the System Marginal Sell Price would be SAP less 0.0442p/kWh.

Further, National Grid believes that the methodology used to provide the current default SMPs is flawed and in practice does not reflect the full cost of storage flexibility. In short the methodology assumes that a single SBU

can provide sufficient flexibility to inject and withdraw 1 kWh of gas on alternate days. However, due to the normal seasonal use profile of storage i.e. 'slow' injection during the summer and a relatively quicker withdrawal during the winter months a single SBU does not provide the short term flexibility available via Linepack. A Hornsea SBU provides 17.9 kWh of space, 1 kWh of deliverability and 0.1 kWh of injectability per day which means that, in crude terms, to obtain 1 kWh of injectability a user would require approximately 10 SBUs. Whilst this is a worst case scenario and in reality users purchase thousands or more SBUs, it is important to note that the cost of storage flexibility cannot be compared with system flexibility using only 1 SBU. As such, National Grid believes that the cost of storage flexibility is higher than reflected by the current default SMPs.

National Grid believes that comments made in the decision letter for Network Code Modification 0433, published in March 2001, still apply to the modern balancing regime and reinforce the principles stated within the recent EU documentation. These comments are namely that "Transco's (now National Grid NTS) role should be that of residual gas balancer and Shipper Users should trade out their own imbalances to the greatest extent possible. Ofgem is not in favour of artificially restricting Transco's actions and forcing it into the market on more frequent occasions. Ofgem believes that this would lead to higher balancing costs, less efficient actions and could distort traded markets". Further the decision letter makes reference to how it believes the optimum default cashout solution should look with "Ofgem believes that ideally cash-out prices should reflect the pattern of supply and demand throughout the day and reflect the cost to Transco of managing any imbalance. If cash-out prices do not reflect the cost to the system of the imbalance, this will distort incentives". In addition the decision letter states that "Clearly it would be preferable if cash-out prices were based on the actual value of system flexibility over a particular balancing period".

#### Review Group\* 0291

To help meet the C27 GT Licence obligation National Grid NTS has initiated Review Group (RG) 0291 to discuss and develop potential updates to the default SMPs and potential Linepack service products.

A number of options were presented by National Grid at RG0291 meetings and discussed by RG 0291 attendees to identify the most appropriate update to the default SMP values. Among the options taken forward for further analysis and development by RG 0291 were:

- Removing the default SMPs ie. SMPs to be SAP unless National Grid NTS takes a Market Balancing Action
- Updating the default SMPs using the current methodology (as described above) with an up-to-date Hornsea or equivalent SBU price
- Updating the default SMPs with a percentage of SAP

- Updating the default SMPs with a number based on the operational costs incurred by National Grid NTS when managing a system imbalance.

With regards to removing the default SMPs and cashing Shipper Users out at SAP on days when NTS does not make a Market Balancing Action, National Grid has discounted this option as it believes that this option will reduce the Shipper User incentive to balance. National Grid believes that reducing this incentive will lead to greater industry costs through imbalance charges and residual balancing actions.

With regards to updating the default SMPs via an updated storage proxy or a percentage value of SAP, National Grid believes that both methods will derive an arbitrary value that is unlikely to satisfy the EU recommendations of using imbalance charges that are cost reflective. Further, with reference to Network Code Modification 0420 which sought to introduce a default SMP using a percentage of SAP over a rolling period, the Modification 0433 decision letter stated that “Ofgem considers that cash-out prices based on percentage differentials are arbitrary and do not bear any relationship to supply and demand”.

Therefore, National Grid believes that the option proposed within this Modification Proposal (as summarised by the fourth bullet above) will better facilitate the relevant objectives in particular (d) “the securing of effective competition” to a greater extent than the alternative options discussed at RG 0291. However, it is important to note that whilst the nature of this proposal has been presented and discussed alongside a number of alternative approaches at the RG 0291 meetings, agreement on a particular option did not occur and thus this proposal does not represent the consensus view of RG 0291. The Review Group report for RG 0291 stated that “The Group did not conclude that this review had identified deficiencies in the UNC that meant that a recommendation could be made in support of a Modification. However, it was recognised that potential Modifications could be assessed and developed on their own merits if any UNC party were to raise a Modification”.

#### Deriving updated fixed SMPs from TSO operational costs

As explained above, one of the key guidelines and recommendations from the ongoing work to harmonise gas codes in the EU is that imbalance charges that are levied when a Transmission System Operator (TSO) does not undertake a Market Balancing Action should be cost reflective. However there are a number of possible options, and unfortunately no recommended method, on how these imbalance charges should be calculated.

One such option of deriving cost reflective default SMPs could be to use the operational costs incurred by a System Operator of managing an imbalance without undertaking a Market Balancing Action (MBA). System imbalances that are managed without the requirement to undertake an MBA are absorbed by Linepack. Linepack and its associated flexibility is a by-product of installing and operating a high pressure gas network. In simple terms

Linepack offers a “buffering” flexibility that means that the system inputs and outputs do not have to be equal on a daily basis.

One method of applying a price to linepack flexibility is included within a report written by the European University Institute<sup>1</sup> entitled “The trade-offs between line-pack flexibility and transport capacity in a liberalised gas market”. The report identifies compressor and pipelines as the fundamentals upon which a linepack flexibility charge could be constructed “The cost of line-pack flexibility, which is the main tool for balancing operations, should not only reflect the commodity price, but also the infrastructure costs, such as the cost of the pipeline and the compressors”. Further, the report goes on to propose a method by which the cost of linepack flexibility can be counted and converted into a potential imbalance charge by assuming that a unit of pipeline space taken up by storing gas cannot be used for gas transportation purposes. In short therefore the report suggests that “the fixed cost of line-pack flexibility for the TSO can be evaluated by the part of the pipeline cost utilised to store gas in order to address unbalanced situations, or by the opportunity cost of the line-pack flexibility, which is the market value of the available transport capacity”.

National Grid agrees with the recommendations stated within the above report, and considers that NTS compressors and pipeline space are the two main components used to provide Linepack flexibility and should therefore be used in defining default SMPs based on operational costs.

### **Nature of the Proposal**

In short this proposal seeks to introduce four amendments to the UNC;

1. The current default SMP values stated within Section F of UNC be removed and replaced with an ‘evergreen’ operational cost methodology (as stated below)
2. National Grid be obligated to undertake an update of the default SMPs in line with the methodology below on an annual basis and publish the relevant default SMP value for the subsequent Gas Year\* no later than 1<sup>st</sup> August each year.
3. The current default SMP values be updated in line with the methodology below to apply from 1<sup>st</sup> April 2011 or as soon as reasonably practical after implementation of this Modification Proposal.
4. Housekeeping to remove old UNC Section F text that should have

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<sup>1</sup> The European University Institute (EUI) was set up in 1972 by the six founding Member States of the European Communities to provide advanced academic training to doctoral researchers and to promote research at the highest level. It carries out research in a European perspective in Economics, Law, History and Civilization, and the Political and Social Sciences. The paper is available here: <http://web.mit.edu/ceep/www/publications/workingpapers/2010-014.pdf>

been removed as part of Network Code Modification 433

The proposed changes summarised above are explained further in the following sub sections.

#### 1. Default SMP Update

Firstly, it is proposed that a new definition “Default System Marginal Price” be included within the UNC to mean the number calculated by National Grid and published no later than 1 August each year to apply from 1 October of that year for each day up to and including 30 September the following year.

Secondly, this proposal seeks to update the UNC to replace the current ‘fixed’ numbers with the evergreen definition of Default System Marginal Price. As such, it is proposed that the **System Marginal Buy Price** shall be the greater of:

- (i) the System Average Price plus the Default System Marginal Price; and
- (ii) the price in pence/kWh which is equal to the highest Balancing Action Offer Price in relation to a Market Balancing Action taken for that Day;

It is also proposed that the "**System Marginal Sell Price**" shall be the lesser of:

- (i) the System Average Price less the Default System Marginal Price; and
- (ii) the price in pence/kWh which is equal to the lowest Balancing Action Offer Price in relation to a Market Balancing Action taken for that Day;

#### Default System Marginal Price Methodology (the “Methodology”)

To calculate the Default System Marginal Price using a proxy of the costs used to operate the NTS compressors and pipeline it is proposed that Default System Marginal Price is derived use the following Methodology;

$$\text{Default System Marginal Price (p/kWh)} = \left( \frac{\text{Annual Compressor Fuel Cost (£) x 100}}{\text{Total System Demand (TWh) x } 10^6} \right) + \text{Average Forecast NTS Entry \& Exit Capacity Charges (p/kWh)}$$

Where;

- Annual Compressor Fuel Cost, in pounds sterling (£), means the cost of operating all the NTS compressors for the previous Formula Year\* as published by National Grid on its website. It is important to

note that this is a new data item which will be published no later than 1<sup>st</sup> August each year alongside the additional supporting information stated in the bullets below and the new Default System Marginal Price.

- Total System Demand, in Terawatt Hours (TWh), means the total system actual demand for the previous Gas Year\* as published within National Grid's Ten Year Statement
- Average Forecast NTS Capacity Charges, in pence per kilowatt hour (p/kWh), means the Revenue to be recovered through TO Charges excluding Individual Entry and Exit K's as published by National Grid in relation to the current Formula Year divided by the 1 in 20 peak day demand\* in relation to the Gas Year starting within the Formula Year.

In order to derive a value in p/kWh the Annual Compressor Fuel Cost is multiplied by 100 to revert the value from pounds sterling into pence and Total System Demand is multiplied by  $10^6$  in order to revert the energy in TWh to kWh.

It is proposed that the above Methodology be included within the UNC.

## 2. Annual update of Default Marginal System Price

To enable the Default Marginal System Price to be kept as up to date as possible it is proposed that the Default Marginal System Price be updated on an annual basis with the updated value applying equally for all Days from 1 October each year to 30 September the following year. It is proposed that National Grid use the Methodology to update the Default Marginal System Price and publish the values derived for the forthcoming Gas Year by 1 August each year.

## 3. Update of the Default Marginal System Price to apply from 1<sup>st</sup> April 2011

To meet the C27 licence obligation, it is proposed that a Default Marginal System Price be introduced from 1<sup>st</sup> April 2011 (or as soon as reasonably and efficiently practical after this date). It is proposed that this Default Marginal System Price is set at 0.0263p/kWh. This proposed Default Marginal System Price is calculated in line with the proposed Methodology above as follows;



$$\begin{aligned} \text{Default System Marginal Price} &= \left( \frac{\pounds 33,434,260.92 \times 100}{1,092 \text{TWh} \times 10^6} \right) + 0.0232 \text{p/kWh} \\ &= 0.0263 \text{p/kWh (correct to 4 decimal places)} \end{aligned}$$

It is proposed that this Default Marginal System Price shall apply until 1 October 2012 at which point it will be replaced by a Default Marginal System Price as calculated using the above Methodology.

### Housekeeping

When the current SMPs were introduced into the UNC on 1 April 2001 as part of Network Code Modification 0433 part of the old text in Section F 1.2.1 of the UNC remained in error rather than being deleted.

The incorrect text is situated at the end of Section F 1.2.1 and reads “(and for the avoidance of doubt on a Day on which National Grid NTS takes no Market Balancing Action the System Marginal Buy Price and the System Marginal Sell Price shall be the System Average Price)”. This statement is in contrast to the nature of Network Code Modification 0433 which proposed using the default SMPs on a Day on which National Grid NTS does not make a residual balancing trade. As such it is proposed that this paragraph be removed.

**b) Justification for Urgency and recommendation on the procedure and timetable to be followed (if applicable)**

Not applicable.

**c) Recommendation on whether this Proposal should proceed to the review procedures, the Development Phase, the Consultation Phase or be referred to a Workstream for discussion.**

National Grid believes that this Modification Proposal is sufficiently clear to proceed directly to consultation

## **2 User Pays**

**a) Classification of the Proposal as User Pays or not and justification for classification**

This Modification Proposal will require changes to xoserve’s systems.

In a previous version of this proposal, National Grid stated that the costs

associated with the implementation of this proposal would be 'logged up' using paragraph (d) Special Condition C8G of the NTS Licence. Subsequent investigation has found that this is not the appropriate route to recover the cost of the proposal.

As a result of this further investigation this proposal is now considered by National Grid to be a User Pays proposal. As a result, this proposal proposes to introduce a User Pays charge to recover the implementation costs.

**b) Identification of Users, proposed split of the recovery between Gas Transporters and Users for User Pays costs and justification**

It is proposed that the implementation costs of this proposal are recovered 75% from Transporters and 25% from Shipper Users.

The proposed split is based on the Industry Cost Allocation Matrix contained within the User Pays Guidelines document. This document was produced by the Transporters, including National Grid and was designed to ensure that User Pays charges were targeted at the appropriate Users based on the relevant objectives that the proposal facilitated. For clarity it appears that proposal 0333 (and this alternate) predominantly facilitates Standard Licence Conditions A11.1 (a) and (c) and to a lesser extent A11.1 (d), suggesting a 75/25 split is appropriate. For clarity we expect that the majority of the costs on Transporters will be allocated to National Grid NTS, but recognise that this is outside of the scope of this proposal.

**c) Proposed charge(s) for application of Users Pays charges to Shipper Users**

One off charge levied upon the day of implementation to Shipper User Users based upon their individual proportion of the previous 365 days gross imbalance energy.

**d) Proposed charge for inclusion in ACS – to be completed upon receipt of cost estimate from xoserve**

xoserve Rough Order of Magnitude (ROM) states xoserve costs are likely to be at least £205k but probably not more than £227k. For clarity we believe that these costs are excessive for a simple data fix within a system and would encourage Ofgem to investigate the appropriateness of these costs further.

There are no ongoing costs expected to be associated with this proposal

**3 Extent to which implementation of this Modification Proposal would better facilitate the achievement (for the purposes of each Transporter's Licence) of the Relevant Objectives**

The proposer believes that this proposal better facilitates the relevant objectives as described below.

At the January 2011 Transmission Workgroup Ofgem identified that they expected

this proposal to facilitate relevant objective (a). They believed that implementation of this proposal would encourage Shippers to make the most economic choice between balancing on the day or investing in a “flexibility” product such as storage that would enable them to balance. This would enable the economic and efficient operation of the system and so facilitate this relevant objective.

With regards to relevant objective (c) “so far as is consistent with sub-paragraphs (a) and (b), the efficient discharge of the licensee's obligations under this licence” National Grid believes that this proposal is the most appropriate update of the default SMPs to satisfy the NTS Special Standard Licence Condition 27. We note that National Grid NTS would not have raised this proposal if they did not have this Licence Condition placed on them, and so this appears to be the most significant objective that this proposal facilitates. We would also note that were National Grid’s arguments to be accepted that User Pays should focus on targeting costs at the financial beneficiaries; then implementation of this proposal may ensure National Grid avoids any financial penalties imposed for failing to comply with their Licence conditions. Recent experience would suggest that National Grid could therefore benefit by avoiding another £8m fine.

Updating the default SMPs based upon a proxy of the operational costs incurred by National Grid when managing a system imbalance will ensure that the default SMPs are more cost reflective. By more accurately reflecting the cost of Linepack flexibility within the default cashout price, National Grid believes that this will better facilitate competition as Shipper Users will be better informed as to the price of competing flexibility products and be able to compare the transparent costs of Linepack flexibility against alternative gas sources e.g. storage etc. By providing a more cost reflective default cashout price and further facilitating competition, National Grid believes that this Modification Proposal will better facilitate relevant objective (d) “so far as is consistent with sub-paragraphs (a) to (c) the securing of effective competition”.

**4 The implications of implementing this Modification Proposal on security of supply, operation of the Total System and industry fragmentation**

n/a

**5 The implications for Transporters and each Transporter of implementing this Modification Proposal, including:**

**a) The implications for operation of the System:**

National Grid does not believe that the magnitude of the proposed change to the default SMPs will have a material effect on the operation of the system.

**b) The development and capital cost and operating cost implications:**

N/a

**c) Whether it is appropriate to recover all or any of the costs and, if so, a proposal for the most appropriate way for these costs to be recovered:**

the User Pays costs are identified above

- d) **The consequence (if any) on the level of contractual risk of each Transporter under the Uniform Network Code of the Individual Network Codes proposed to be modified by this Modification Proposal**

No contractual risk identified

- 6 **The extent to which the implementation is required to enable each Transporter to facilitate compliance with a safety notice from the Health and Safety Executive pursuant to Standard Condition A11 (14) (Transporters Only)**

Not applicable.

- 7 **The development implications and other implications for the UK Link System of the Transporter, related computer systems of each Transporter and related computer systems of Users**

This proposal, if implemented, will require a change to the Gemini system

- 8 **The implications for Users of implementing the Modification Proposal, including:**

- a) **The administrative and operational implications (including impact upon manual processes and procedures)**

It is anticipated that Shipper Users may require the functionality to update the default SMPs within their systems

- b) **The development and capital cost and operating cost implications**

No implications identified

- c) **The consequence (if any) on the level of contractual risk of Users under the Uniform Network Code of the Individual Network Codes proposed to be modified by this Modification Proposal**

No risk identified

- 9 **The implications of the implementation for other relevant persons (including, but without limitation, Users, Connected System Operators, Consumers, Terminal Operators, Storage Operators, Suppliers and producers and, to the extent not so otherwise addressed, any Non-Code Party)**

National Grid is aware that the System Marginal Sell Price and System Marginal Buy Price may be referenced within industry contracts e.g. between Shipper Users and Storage Operators and Shipper Users and Industrial & Commercial end users.

In an attempt to mitigate the implications with these industry contracts, it is proposed that the annual update to the default SMPs be published from 1 August and made effective from 1 October each year so that these values can be available

for inclusion in industry contracts from 1 October onwards.

**10 Consequences on the legislative and regulatory obligations and contractual relationships of the Transporters**

Implementation of the proposal would allow National Grid NTS to demonstrate compliance with Special Standard Licence Condition 27.

**11 Analysis of any advantages or disadvantages of implementation of the Modification Proposal not otherwise identified in paragraphs 2 to 10 above**

**Advantages**

- Amends default SMP values to better reflect the costs associated with managing a Shipper User's imbalance. This will allow Shipper Users to make more informed decisions with regards to gas flexibility products and to use Linepack where appropriate
- Better aligns GB balancing regime to EU Regulations regarding cost reflective imbalance charges and providing an incentive to balance
- Facilitates NTS Licence obligation to updates default SMPs by 1<sup>st</sup> April 2011 (or as soon as is reasonably and efficiently practical to do so)

**Disadvantages**

- May require a change to;
  - Shipper User – Storage and / or End User industry contracts
  - Shipper User systems

**12 Summary of representations received as a result of consultation by the Proposer (to the extent that the import of those representations are not reflected elsewhere in this Proposal)**

To be completed after the Consultation Phase

**13 Detail of all other representations received and considered by the Proposer**

National Grid NTS has considered comments made by industry participants during the Review Group 0291 meetings and Transmission Workstream meetings

**14 Any other matter the Proposer considers needs to be addressed**

No additional matters identified

**15 Recommendations on the time scale for the implementation of the whole or any part of this Modification Proposal**

It is recommended that this proposal be implemented on or before 1<sup>st</sup> April 2011 to allow the updated default SMPs to become effective by this date.

Should this date prove unachievable, it is proposed that the default SMPs be updated as soon as practically and efficiently as possible after 1<sup>st</sup> April 2011

**16 Comments on Suggested Text**

**17 Suggested Text**

**Suggested text for Modification Proposal 0333**

**Transitional Arrangements**

**TRANSITION DOCUMENT PART IIC – Insert the following**

**Transition Document UNC TPD Section F 1.2.1**

1. Prior to the 1 October 2012, the "**System Marginal Buy Price**" is the greater of:
  - (i) the System Average Price plus ~~0.0287~~ 0.0263 pence/kWh; and
  - (ii) the price in pence/kWh which (subject to Section D4.1.4, 4.1.5(a)) is equal to the highest Balancing Action Offer Price in relation to a Market Balancing Action taken for that Day;
  
2. Prior to the 1 October 2012, the "**System Marginal Sell Price**" is the lesser of:
  - (i) the System Average Price less ~~0.0324~~ 0.0263 pence/kWh; and
  - (ii) the price in pence/kWh which (subject to Section D4.1.4, 4.1.5(b) and 4.1.7) is equal to the lowest Balancing Action Offer Price in relation to a Market Balancing Action taken for that Day;

**Enduring Arrangements**

**UNC TPD Section F**

**Section 1.1.2:**

1.1.2 For the purposes of the Code:

(a) a "**Daily Imbalance Charge**" is an amount payable by or to a User in respect of a Daily Imbalance, in accordance with paragraph 2;

(b) "**Scheduling Charges**" are amounts payable by a User in respect of differences between quantities delivered and offtaken to or from the Total System each Day and the quantities Nominated for such delivery or offtake, in accordance with paragraph 3;

(c) "**Balancing Charges**" are Daily Imbalance Charges and Scheduling Charges;

(d) "**Balancing Neutrality Charges**" are amounts payable by or to National Grid

NTS, so that it does not gain or lose by the payment and receipt of Market Balancing Action Charges, Daily Imbalance Charges, Scheduling Charges and other amounts specified in and in accordance with paragraph 4;

(e) "**Reconciliation Neutrality Charges**" are amounts payable by or to National Grid NTS, so that it does not gain or lose by the payment and receipt of Reconciliation Clearing Values, in accordance with paragraph 6 (or in relation to NTS System Exit Points, paragraph 4).

(f) "**Default System Marginal Price**" means the number in pence per kWh calculated by National Grid NTS in accordance with the Default System Marginal Price Methodology and published within the Default System Marginal Price Statement no later than 1 August each year to apply from 1 October of that year for each day up to and including 30 September the following year.

(g) "**Default System Marginal Price Statement**" means the document prepared and published by National Grid NTS on 1 August 2012 and then subsequently no later than 1 August each year to include the Default System Marginal Price to apply for the following Gas Year.

(h) "**Default System Marginal Price Methodology**" means the following formula;

$$\text{Default System Marginal Price (p/kWh)} = \left( \frac{\text{Annual Compressor Fuel Cost (£) x 100}}{\text{Total System Demand (TWh) x 10}^6} \right) + \text{Average Forecast NTS Entry \& Exit Capacity Charges (p/kWh)}$$

Where;

"**Annual Compressor Fuel Cost**", in pounds sterling (£), means the cost of operating all the NTS compressors for the previous Formula Year.

"**Total System Demand**", in Terawatt Hours (TWh), shall be derived from the total system actual demand for the previous Gas Year as published within National Grid's Ten Year Statement

"**Average Forecast NTS Capacity Charges**", in pence per kilowatt hour (p/kWh), means the amount to be recovered by National Grid NTS excluding TOK<sub>t</sub> (as defined in Special Licence Condition C8B of the Transporter's Licence) as published by National Grid NTS in relation to the current Formula Year divided by the 1 in 20 peak day demand in relation to the Gas Year starting within the Formula Year.

## 1.2 System prices

Subject to paragraphs 1.2.2 and 1.2.5, for each Day:

- (a) the "**System Marginal Buy Price**" is the greater of:
- (i) the System Average Price plus ~~0.0287 pence/kWh~~ the Default System Marginal Price; and
  - (ii) the price in pence/kWh which (subject to Section D4.1.4, 4.1.5(a)) is equal to the highest Balancing Action Offer Price in relation to a Market Balancing Action taken for that Day;
- (b) the "**System Marginal Sell Price**" is the lesser of:
- (i) the System Average Price less ~~0.0324 pence/kWh~~ the Default System Marginal Price; and
  - (ii) the price in pence/kWh which (subject to Section D4.1.4, 4.1.5(b) and 4.1.7) is equal to the lowest Balancing Action Offer Price in relation to a Market Balancing Action taken for that Day;
- (c) the "**System Average Price**" for a Day is (subject to Section D4.1.4 and 4.1.6) the price in pence/kWh calculated as the sum of all Balancing Transaction Charges divided by the sum of the Market Transaction Quantities and Non-Trading System Transaction Quantities for all Balancing Transactions respectively effected in respect of that Day  
~~(and for the avoidance of doubt on a Day on which National Grid NTS takes no Market Balancing Action the System Marginal Buy Price and the System Marginal Sell Price shall be the System Average Price).~~

### **Code Concerned, sections and paragraphs**

Section F 1.2.1

Uniform Network Code

Transportation Principal Document

### **Section(s)**

### **Proposer's Representative**

Stefan Leedham

### **Proposer**

EDF Energy



