Stage 01: Modification

0427:

Estimated Opening Meter Reads Code Amendment.

At what stage is this document in the process?



Modification



Workgroup Report



Draft Modification Report



Final Modification Report

This modification seeks to remove the 7 day timescale for submission of opening meter reads and replace it with a 10 day timescale.



The Proposer recommends that this modification should be selfgovernance



High Impact: None



Medium Impact: None



Low Impact: Xoserve

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Any questions?

Contact:

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Joint Office

enquiries@gasgo vernance.co.uk

10 0121 623 2115

11 Proposer:

Edward Hunter

12 edward.hunter@



0121 3365260

About this document:

This document is a modification, which will be presented by the Proposer to the Panel on 21 June 2012. The Panel will consider the Proposer's recommendation, and agree whether this self-governance modification should proceed to consultation or be referred to a Workgroup for assessment.

Xoserve:



commercial.enquiries @xoserve.com



Xoserve: **Insert name**



commercial.enquiries @xoserve.com



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1 Summary

Is this a Self-Governance Modification

This is a self-governance change as there is no material impact on Industry parties.

Why Change?

Accurate meter reads should be provided to enable a Gas Shipper/Supplier to manage the customer relationship by billing a customer effectively and accurately. It also establishes the correct allocation of energy between Shippers. Timescales for submission of Opening Meter readings have always been challenging for Shippers/Suppliers due to the volumes and system constraints. As a result Xoserve have continued to accept reads up until the 10th business day after a change of supplier and longer in acknowledgement of this. According to the UNC a Shipper/Supplier is not **obliged** to accept a read received after the 7 day window but can **choose** to accept up to 10 days following the Supply Point Registration Date.

Npower believes that ambiguity in the code is misleading and creates confusion; a consistent approach across the industry regarding the timescale for submitted reads is required.

Solution

This proposal seeks to align the code with current practise by amending the relevant section of the UNC. The modification seeks to replace the 7 business day limit with a 10 business day limit, after the Supply Point registration date.

For avoidance of doubt this solution does not change or affect the read window.

Impacts & Costs

There are no envisaged impacts on systems or processes as it is currently the status quo and will amend the code to reflect current practice.

Implementation

As this process is already followed implementation can take place immediately following Authority approval.

The Case for Change

The modification will improve clarity and align the UNC with current practice. This modification will benefit the Industry as a whole by improving the integrity of data and causing the submission of actual reads into settlement rather than estimated ones. This will improve competition by allowing the Shipper/Supplier to generate a customer's initial bill based on an accurate reading.

Recommendations

The Proposer recommends this modification should be assessed by a Workgroup.

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2 Why Change?

Currently Xoserve accept meter reads up until the 10th business day after the Supply point registration date. As a result this change will align the UNC with current practise.

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3 Solution

This modification seeks to amend section M 3.8 of the UNC as outlined below:

UNC section M 3.8 Opening Meter Readings.

- 3.8.2 The Proposing User shall secure that a Valid Meter Reading (an "**Opening Meter Reading**") is:
- (a) except in the case of a Proposing User's Estimate obtained for a Meter Read Date within the required date range; and
- (b) provided to the Transporter not later than 16:00 hours on the 7(CHANGE TO 10) the Business Day after the Supply Point Registration Date from each Non-Daily Read Meter referred to in paragraph 3.8.1.
- 3.8.3 For the purposes of this paragraph 3.8 the required date range is the period of eleven (11) Business Days commencing five (5) Business Days before the Supply Point Registration Date.
- 3.8.4 The Transporter will not accept an Opening Meter Reading which:
- (a) is not obtained in accordance with paragraph 3.8.2(a) but may (though shall not be required to) accept a Valid Meter Reading obtained in accordance with paragraph 3.8.2(a) as an Opening Meter Reading if provided to the Transporter not later than 16:00 hours on the 10th Business Day after the Supply Point Registration Date; or (REMOVE BOLDED from code)
- (b) is for a Non Daily Read Supply Meter Point that was previously a Daily Read Supply Meter Point (with User Daily Read Equipment installed) if it is not provided by the User by 10am on the 5th Business Day after the Supply Point Registration Date.
- 3.8.5 Without prejudice to paragraph 3.8.10, where an Opening Meter Reading is not provided to the Transporter by the date required under paragraph 3.8.2(b):
 (a) (except where 3.8.7(b) applies) a notional Meter Reading will be used for the purposes of Individual NDM Reconciliation in accordance with Section E6.1.6 (and for the purposes of calculating such notional Meter Reading the Transporter may utilise any Meter Reading provided by the Proposing User to the Transporter not later than 16:00 hours on the 10th Business Day after the Supply Point Registration Date); and
- (b) the Transporter shall not later than 15 Business Days after the Supply Point Registration Date provide such notional Meter Reading to the Proposing User and the Withdrawing User as an estimated Meter Reading.

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4 Relevant Objectives

Impact of the modification on the Relevant Objectives:		
Relevant Objective	Identified impact	
a) Efficient and economic operation of the pipe-line system.	None	
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. 	None	
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	

Npower believe that this modification will remove ambiguity by aligning the UNC with current practise which will better facilitate objective ${\bf f}$.

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5 Impacts and Costs

Consideration of Wider Industry Impacts

There are no wider industry impacts identified.

Costs

Indicative	industry	/ costs –	User	Pay	/S
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Classification of the modification as User Pays or not and justification for classification

This modification is not User Pay as no costs are anticipated.

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

None

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

None

Proposed charge for inclusion in ACS – to be completed upon receipt of cost estimate from Xoserve

None

Impacts

Impact on Transporters' Systems and Process	
Transporters' System/Process	Potential impact
UK Link	 Npower have engaged Xoserve who have agreed there will be no system impacts.
Operational Processes	•
User Pays implications	•

Impact on Users	
Area of Users' business	Potential impact
Administrative and operational	•
Development, capital and operating costs	•
Contractual risks	•

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Impact on Users Legislative, regulatory and contractual obligations and relationships •

Impact on Transporters	
Area of Transporters' business	Potential impact
System operation	•
Development, capital and operating costs	•
Recovery of costs	•
Price regulation	•
Contractual risks	•
Legislative, regulatory and contractual obligations and relationships	•
Standards of service	•

Impact on Code Administration	
Area of Code Administration	Potential impact
Modification Rules	•
UNC Committees	•
General administration	•

Impact on Code	
Code section	Potential impact
	•
	•

Impact on UNC Related Documents and Other Referenced Documents	
Related Document	Potential impact
Network Entry Agreement (TPD I1.3)	•
Network Exit Agreement (Including Connected System Exit Points) (TPD J1.5.4)	•
Storage Connection Agreement (TPD R1.3.1)	•
UK Link Manual (TPD U1.4)	•



Where can I find details of the UNC Standards of Service?

In the Revised FMR for Transco's Network Code Modification

O565 Transco
Proposal for
Revision of
Network Code
Standards of
Service at the
following location:

www.gasgovernance.c o.uk/sites/default/files /0565.zip

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Impact on UNC Related Documents and Other Referenced Documents	
Network Code Operations Reporting Manual (TPD V12)	•
Network Code Validation Rules (TPD V12)	•
ECQ Methodology (TPD V12)	•
Measurement Error Notification Guidelines (TPD V12)	•
Energy Balancing Credit Rules (TPD X2.1)	•
Uniform Network Code Standards of Service (Various)	•

Impact on Core Industry Documents and other documents	
Document	Potential impact
Safety Case or other document under Gas Safety (Management) Regulations	•
Gas Transporter Licence	•

Other Impacts	
Item impacted	Potential impact
Security of Supply	•
Operation of the Total System	•
Industry fragmentation	•
Terminal operators, consumers, connected system operators, suppliers, producers and other non code parties	

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6 Implementation

As self-governance procedures are proposed, implementation could be 16 business days after a Modification Panel decision to implement.

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7 The Case for Change

In addition to that identified the above, the Proposer has identified the following:

Advantages

- 1. Aligns the UNC with current practise.
- 2. Removes ambiguity within the code.

Disadvantages

None identified.

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8 Legal Text

Legal is to be provided.

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9 Recommendation

The Proposer invites the Panel to:

• DETERMINE that Modification 0427 progress to Workgroup.

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