

Stage 01: Proposal

What stage is this document in the process?

# 0352:

The Introduction of an Interruptible Reverse Flow service at Moffat Interconnector

02

Work Group Report

03

**Draft Modification** 

04

Final Modification

This modification proposal seeks to amend and restate the Moffat CSEP Ancillary Agreement to incorporate provisions for an Interruptible Reverse Flow service at Moffat Interconnector.



The Proposer recommends that this Modification proceeds to workstream for discussion.



High Impact:



Medium Impact:

National Grid NTS and Shippers.



Low Impact:

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# About this document:

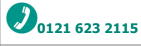
This document is a Proposal, which will be presented by the Proposer to the Panel on 16<sup>th</sup> December 2010. The Panel will consider the Proposer's recommendation, and agree whether this Proposal should be referred to a Workgroup for development.



#### **Any questions?**

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# 1 Summary

#### Is this a Self-Governance Modification

Self-governance does not apply.

#### Why Change.

Currently GB has three Gas interconnector points, namely Bacton IUK, BBL and Moffat. IUK operates, between Bacton and Zeebrugge, a bi-directional service that has the capability to physically flow gas both into and out of the UK. BBL has recently introduced a commercial exit service providing for non physical 'deemed' flows out of the UK (to the Netherlands) in addition to the physical capability to flow into Bacton, whilst Moffat currently operates a physical service to Ireland and the Isle of Man.

National Grid NTS signalled its intent to introduce a reverse flow service at all Interconnectors in 2009 primarily to further integrate markets and facilitate greater market liquidity. Since then discussions have been ongoing with BGE (UK) and Ofgem regarding the introduction of a Commercial Interruptible Reverse Flow service at the Moffat Exit Point. Ofgem recently consulted on the necessary licence changes to enable National Grid NTS to treat Moffat as a National Transmission System (NTS) Entry Point for this specific purpose and in parallel, we have been working towards the development of the associated terms of the Commercial Interruptible Reverse Flow service at Moffat.

Currently Users wishing to physically offtake gas from the NTS at Moffat Interconnector must accede to a CSEP Ancillary Agreement. The CSEP Ancillary Agreement between National Grid NTS and CSEP Users at Moffat details specific requirements of CSEP Users at Moffat, primarily for the purposes of energy allocations and nominations and exit capacity booking whilst also ensuring National Grid NTS receives Offtake Profile Notice(s) (OPNs) that reflect the physical real time offtake of gas. The CSEP Ancillary Agreement is part of Code for the purposes of enabling such Agreement to be modified.

Additionally a Connected System Agreement ("CSA") is in place between National Grid NTS and BGE (UK) that contains certain Network Exit Provisions which affect existing CSEP Users at Moffat.

In order to introduce the Commercial Interruptible Reverse Flow service at Moffat, changes are required to both the CSEP Ancillary Agreement and the Moffat Network Exit Provisions contained in the CSA.

Further details of the reason for this are given in Section 2.

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#### **Solution**

It is proposed that the current Moffat CSEP Ancillary Agreement is amended and restated to the Moffat Ancillary Agreement (MAA) via this UNC Modification Proposal. As such, the proposed MAA will effectively become a combined Exit and Entry Ancillary agreement allowing signatories to utilise the Entry and/or Exit services at the Moffat Interconnector.

In addition, it is also proposed to amend the CSA to recognise that, although there is no physical entry flow, the CSA will include Network Entry Provisions to facilitate the Commercial Interruptible Reverse Flow service.

It is proposed if an allocation agent is not appointed for the purpose of providing commercial reverse flow energy allocations, or the appointed allocation agent(s) fails to provide energy allocations, or the energy allocations do not conform with UNC and Ancillary Agreement requirements then the default allocation rules would apply to both Entry and Exit Moffat Users, as detailed under TPD UNC Section E, unless stated otherwise within the MAA; in particular, a default commercial reverse flow allocation mechanism will be applied by National Grid NTS in accordance with TPD UNC Sections E2.1.8 and E2.1.9(b) and with a further default of a zero entry flow if these sections cannot be applied.

It is proposed that BGE (UK) will be the providers of the OPNs in the absence of an OPN agent appointed by Moffat Users or where the appointed OPN agent fails to provide the OPN.

Where Moffat Users and BGE Shippers together wish to appoint an OPN agent then this is subject to agreement from BGE (UK) and National Grid NTS on the basis that they are reasonably satisfied as to the technical and operational ability of the proposed agent to submit Exit Flow Profiles (in accordance with Annex B2 of the CSA); and the methodology by which the Agent shall develop such Exit Flow Profiles is in a form which is acceptable to such Operators.

In order to give effect to these changes National Grid NTS is proposing this modification proposal and the rationale for this is explained in more detail in Section 3.

#### **Impacts & Costs**

- Implementation and ongoing costs are anticipated to be minimal
- No system impacts have been identified and it is anticipated that current Gemini
  functionality allows for Moffat to be included as a System Entry Point for the
  purposes of both Entry Energy nominations and allocations and Interruptible NTS
  Entry Capacity release.
- It is important to appreciate that the introduction of a Commercial Interruptible Reverse Flow service may impact upon the default energy allocations Exit Users receive at Moffat where no User Input Nominations are received and/or the energy allocations (for either entry and/or exit) do not conform with the UNC and Ancillary Agreement requirements. National Grid NTS considers that, whilst the impact of default energy allocations on Moffat Exit Users is potentially higher under this modification proposal, the risk of default energy allocations being applied is small.
- The introduction of a Commercial Interruptible Reverse Flow service at Moffat is

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intended to introduce greater market liquidity to the GB, Northern Ireland and Eire energy markets.

#### **Implementation**

National Grid NTS recognise that the implementation of this UNC Modification proposal is not possible until the CSA is amended to facilitate the modification. BGE (UK) intend to issue the CSA for consultation to BGE Shippers and it is subject to regulatory oversight in Ireland and pursuant to BGE (UK)'s Licence. National Grid NTS therefore propose that the implementation of this proposal should be as soon as possible post signature of the amended CSA

#### **The Case for Change**

National Grid NTS signalled its intent to introduce a reverse flow service at all Interconnectors in 2009 primarily to further integrate markets, and facilitate greater market liquidity, further detail may be found in section 2.

#### Recommendations

National Grid NTS recommends that this proposal proceeds to the Transmission workgroup for further discussion.

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# 2 Why Change?

Currently GB has three Gas interconnector points, namely Bacton IUK, BBL and Moffat. IUK operates, between Bacton and Zeebrugge, a bi-directional service that has the capability to physically flow gas both into and out of the UK. BBL has recently introduced a commercial exit service providing for non physical 'deemed' flows out of the UK (to the Netherlands) in addition to the physical capability to flow into Bacton, whilst Moffat currently operates a physical service to Ireland and the Isle of Man.

National Grid NTS signalled its intent to introduce a reverse flow service at all Interconnectors in 2009 primarily to further integrate markets and facilitate greater market liquidity. Since then discussions have been ongoing with Gaslink and Ofgem regarding the introduction of a Commercial Interruptible Reverse Flow service at the Moffat Exit Point. Ofgem recently consulted on the necessary licence changes to enable National Grid NTS to treat Moffat as a National Transmission System (NTS) Entry Point for this specific purpose and in parallel, we have been working towards the development of the associated terms of the Commercial Interruptible Reverse Flow service at Moffat.

Currently Users wishing to physically offtake Gas from the NTS at Moffat Interconnector must accede to a CSEP Ancillary Agreement. The CSEP Ancillary Agreement between National Grid NTS and CSEP Users at Moffat details specific requirements of CSEP Users at Moffat, primarily for the purposes of energy allocations and nominations and exit capacity booking whilst also ensuring National Grid NTS receives OPNs that reflect the physical real time offtake of gas. The CSEP Ancillary Agreement is part of Code for the purposes of enabling such Agreement to be modified.

Additionally a CSA is in place between National Grid NTS and BGE (UK) that contains certain Network Exit Provisions which affect existing CSEP Users at Moffat.

In order to introduce the Commercial Interruptible Reverse Flow service at Moffat, changes are required to both the CSEP Ancillary Agreement and the Moffat Network Exit Provisions contained in the CSA.

Currently the CSEP Ancillary Agreement relates only to exit. Additional provisions will be required due to the high level of interaction between the exit physical flow, exit energy nominations and allocations and the new entry energy nominations and allocations that will be required for the introduction of a Commercial Interruptible Reverse Flow service. Relevant entry Users will be required to be parties to this agreement. Therefore National Grid NTS proposes to combine Moffat exit and entry requirements into a single agreement through the amendment and restatement of the existing Moffat CSEP Ancillary Agreement as the Moffat Ancillary Agreement. This revised version will replace and supersede the existing Moffat CSEP Ancillary Agreement.

Changes to the Network Exit Provisions contained in the CSA are required because these provisions will be affected by the introduction of entry provisions. Changes required to the CSA have been agreed in principle by BGE (UK) and they will be issuing 0352

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the document for consultation to BGE Shippers and it is subject to regulatory oversight in Ireland and pursuant to BGE (UK)'s Licence.

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#### 3 Solution

#### 1. Moffat CSEP Ancillary Agreement changes.

It is proposed that the current Moffat CSEP Ancillary Agreement is amended and restated to become the Moffat Ancillary Agreement (MAA). As such, the proposed MAA will effectively become a combined Exit and Entry Ancillary agreement allowing signatories that are CSEP Users and SEP Users to utilise the Entry and/or Exit services at the Moffat Interconnector.

For clarity, it is proposed that current arrangements relating to accession to the Moffat CSEP ancillary agreement will continue to apply, i.e. in relation to the amended MAA existing Exit CSEP Users shall automatically accede to the MAA but may opt out through submitting a formal request to National Grid NTS. New CSEP Users may accede to the amended MAA through submitting a formal request to National Grid NTS.

The proposed amendments to the MAA are as follows:

- The addition of provisions, for the purposes of UNC, to designate Moffat as a System Entry Point (SEP) and to require SEP Users to be a party to it.
- Ensuring that no physical entry flow can occur.
- Provisions, for the purposes of the MAA, to refer to signatories of the MAA as
   Moffat Users and further permit Moffat Users to declare whether they wish to
   become a CSEP User, SEP User or both.
- Provisions, for the purposes of UNC, to allow SEP Users to make NTS Entry Nominations and receive entry energy allocations at the SEP.
- Provisions, for the purposes of UNC, for a default commercial reverse flow allocation mechanism to be applied by National Grid NTS in the absence of a User appointed Entry Allocation Agent. This default mechanism is to apply UNC TPD section E. Where TPD Section E2.1.8 cannot be applied (in the absence of any Moffat Input Nomination(s)/ Renomination(s)) and TPD Section E2.1.9(b) cannot be applied (no entry shipper allocation for the preceding day), the entry allocations will be zero and consequently only the physical measurement will be allocated to Exit Users in accordance with UNC TPD (ref E1.9).
- Provisions, for the purposes of UNC, to ensure any exit energy allocations at the CSEP are at least equal to or greater than the aggregate entry energy allocations at the SEP for the same Gas Day.
- Provisions, for the purposes of UNC, to ensure SEP Users only hold Daily
  Interruptible NTS Entry Capacity (as defined under TPD B2.5). This does not
  preclude SEP Users at Moffat holding NTS Entry Capacity (firm and/or
  interruptible) at other ASEPs.
- Provision for the appointment by Moffat Users and BGE Shippers of an agent to provide OPNs subject to the agreement of National Grid NTS and the Connected System Operator (CSO).
- Provisions, for the purposes of UNC, for BGE (UK) to supply the OPNs as a
  default arrangement in the absence of an OPN Agent appointed by Moffat users
  or in the absence of an OPN being provided by the appointed OPN Agent.

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Provisions to exclude liability of BGE (UK) and National Grid NTS in respect of
OPNs developed or provided by BGE (UK), this is on the basis that this is
equivalent to liability provisions which applied in respect of the agent previously
appointed to deliver OPNs. It is noted that where Moffat Users and BGE Shippers
appoint their agent then this provision will of course not apply.

In addition to the changes detailed above, National Grid NTS are also taking the opportunity to make some further minor amendments;

- UNC references have been updated to reflect the current UNC numbering
- Name changes from Transco plc to National Grid Gas plc
- Removal of references to the RTPA provisions which are no longer required
- Changes to the definitions to facilitate the changes above
- Correction of typographical errors
- Cross referencing between the MAA and the CSA to reflect the changes detailed above
- Removal of all references to the flow control valve which have been redundant since Beattock compressor station has been in use

For clarity, the proposed changes will be limited to those needed to facilitate a Commercial Interruptible Reverse Flow service at Moffat and not to introduce any additional changes to the existing exit provisions.

#### 2. CSA Changes.

The proposed changes to the CSA are as follows:

- 1) Introduction of Network Entry Provisions to identify a SEP but recognise that no physical entry flow will be permitted.
- 2) Changes to enable BGE (UK) to move from providing a single daily end of day physical meter read (which due to the absence of a reverse mechanism always matches the combined gross commercial energy allocations) to providing three figures, namely:
  - a. gross commercial exit end of day quantities
  - b. gross commercial entry end of day quantity
  - c. net physical end of day quantity measured by the meters (equal to (a) (b) above)
- 3) Changes obliging BGE (UK) to provide OPNs that reflect the physical offtake measurement profile at Moffat to National Grid NTS, in the absence of an appointed OPN agent or in the absence of the appointed OPN agent(s) providing such OPNs to National Grid NTS.
- 4) Changes that oblige Moffat users and the BGE Shippers to gain agreement from National Grid NTS and BGE (UK) to any OPN Agent(s) the Moffat users wish to appoint.

In addition to the proposed changes detailed above, National Grid NTS also propose taking the opportunity to make some further minor amendments;

- definition changes relating to entry provisions, to facilitate the above and for additional clarity
- name changes from Transco plc to National Grid Gas plc

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- UNC references have been updated to reflect the current UNC
- removal of references to the RTPA provisions which are no longer required
- flexibility to introduce the provision of future TSO/TSO electronic communications
- correction of typographical errors
- updated contact details
- removal of information that is not provided or required (both now and in the future).
- cross referencing between the MAA and the CSA to reflect the changes above

The details of all the Changes proposed are provided as suggested text and based on agreement in principle to those changes from BGE (UK). When the revised CSA has been signed the impacted Network Exit Provisions will be produced as final legal text for the purposes of this UNC Modification and implemented for the purposes of Code by this Modification. Any changes to the MAA that are required as a result of changes to the CSA will be treated in the same way.

#### 3. Modification Proposal requirements.

#### **CSEP Ancillary Agreement and CSEP Users**

Given the potential effects on CSEP Users of the changes, National Grid NTS believes that a UNC Modification Proposal is the correct vehicle for introducing them.

Please note however, that the general rule in TPD, Section V1.1.4 (see below) is that an Ancillary Agreement may only be amended by agreement of the Transporter and the User(s) that are parties, and cannot be modified under the Modification Rules.

"1.1.4 An Ancillary Agreement may be amended by agreement of the Transporter and the User(s) party to that Agreement and not otherwise; and accordingly an Ancillary Agreement shall not be subject to modification pursuant to the Modification Rules (but without prejudice to any modification of any provisions of the Code which apply to or are incorporated into such Agreement)."

However, UNC TPD J6.6.2 (see below) states that a CSEP Ancillary Agreement is part of the Code to enable it to be modified under the Modification Rules.

"6.6.2 A CSEP Ancillary Agreement shall be deemed to be a part of the Code for the purposes of enabling such Agreement to be modified pursuant to the Modification Rules."

This is supported by Clause 1.3 (see below) of the existing Moffat CSEP Ancillary Agreement which states that it may be modified pursuant to the Modification Rules:

"1.3 This Agreement is a Network Code Ancillary Agreement for the purposes of Section V1.1, and (in accordance with Section J6.6.2) may be modified pursuant to the Modification Rules."

As such it is the view of National Grid NTS that an amendment to the CSEP Ancillary Agreement is possible by this Modification Proposal.

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#### SEP Users becoming party to the MAA

In order to enable the operation of a Commercial Interruptible Reverse Flow service at Moffat, System Entry Point (SEP) Users will be required to become party to the Moffat Ancillary Agreement, Section V1.1.6 (see below) provides for this.

"Any Ancillary Agreement applying in respect of a System Entry Point or Connected System Exit Point shall provide (in such manner as the Transporter shall reasonably determine) for any User who may (or intends to) deliver gas to or (as the case may be) offtake gas from the Total System at that point to accede to such agreement; and the Transporter may refuse to allow a User who has not acceded or agreed to accede to such an Agreement to deliver or offtake gas or to hold System Capacity or to make a Nomination at or in respect of the relevant System Point."

Furthermore, the revised Clause 1.3 of the Moffat Ancillary Agreement states: "Each SEP User agrees and shall be deemed to have agreed (for the purposes of Section V1.1.4) that this Agreement (including its provisions relating to the SEP) may be so modified."

UNC TPD J6.4 states:

- "6.4 Amendment of Network Exit Provisions
- 6.4.1 The Transporter will not agree with the Connected System Operator to amend any provision of CSEP Network Exit Provisions which governs or otherwise is directly relevant to the arrangements between the Transporter and Users pursuant to the Code except in accordance with Section J4.3.6."

These CSEP Network Exit Provisions are contained in the CSA.

UNC TPD J 4.3.6 states that "the Transporter will not agree to a modification of the Network Exit Provisions (other than increases to the Permitted Ranges) applicable to a System Exit Point except:

- (i) with the consent in writing of all Users who are the Registered Users or CSEP Users (as the case may be) at the date when such amendment is to take effect at the System Exit Point; or
- (ii) in accordance with paragraph 4.3.7."

UNC TPD J4.3.7 states that "where the Transporter and the relevant consumer or Connected System Operator (as the case may be) have agreed (subject to a Code Modification) upon an amendment to any such Network Exit Provisions, such Network Exit Provisions may be amended for the purposes of the Code by way of Code Modification pursuant to the Modification Rules."

Therefore, before changes to the Network Exit Provisions in the CSA may be implemented, either the consent of all the specific Moffat CSEP Users must be obtained or a UNC Modification is required.

National Grid NTS believes that a UNC Modification is the most appropriate means of achieving this in this instance, ensuring transparency of the new service. National Grid NTS believes that it is imperative for Users to be fully aware of and have adequate

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opportunity to understand the changes this proposal introduces through this modification process.

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## **4 Relevant Objectives**

National Grid NTS believe that this Modification proposal will better facilitate the achievement of **Relevant Objectives b and d.** 

Proposer's view of the benefits of 0352 against the Code Relevant Objectives			
Description of Relevant Objective	Identified impact		
a) Efficient and economic operation of the pipe-line system.	None		
<ul><li>b) Coordinated, efficient and economic operation of</li><li>(i) the combined pipe-line system, and/ or</li><li>(ii) the pipe-line system of one or more other relevant gas transporters.</li></ul>	See explanation below		
c) Efficient discharge of the licensee's obligations.	None		
<ul> <li>d) Securing of effective competition:</li> <li>(i) between relevant shippers;</li> <li>(ii) between relevant suppliers; and/or</li> <li>(iii) between DN operators (who have entered into transportation arrangements with other relevant gas transporters) and relevant shippers.</li> </ul>	See explanation below		
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	None		

# **Standard Special Condition A11. Network Code and Uniform Network Code**

Standard Special Condition A11 1 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. Efficient and economic operation of the pipe-line system.

The introduction of a commercial Interruptible Reverse Flow service at Moffat Interconnector allows for greater co-ordination and access to both the Northern Ireland and Eire pipe-line system(s) and the National Transmission System. By facilitating energy nominations and allocations into the NTS from Ireland, access to the NTS is provided that would otherwise be absent. This may allow for greater co-ordination between the National Transmission System and the Northern Ireland and Eire pipe-line system(s) and the respective Users of the pipe-line systems. Additionally by facilitating commercial flows into the NTS, the potential for commercial flows (in addition to physical flows) from the NTS into the BGE pipeline system is also provided for through this modification proposal, enabling diversity and choice to Users of both pipe-line systems and therefore promotes efficiency and economy through User choice.

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Standard Special Condition A11 1 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.

This proposal provides for greater competition between relevant Shippers and increases market liquidity by facilitating greater access to the GB market and potentially allowing additional supplies into the GB market. Providing for energy nominations and allocations into the NTS from Moffat interconnector also allows greater scope for energy nominations and allocations from the NTS into Northern Ireland and Eire in excess of the physical exit flow, which may increase and secure the effective competition between relevant Shippers and therefore applying downward pressure on prices due to increased market activity.

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# **5** Impacts and Costs

### **Consideration of Wider Industry Impacts**

#### **Costs**

Indicative industry costs – User Pays

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

Not User Pays because no User Pays service is to be introduced nor amended, and there will be no change to central systems.

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

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

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

**Impacts** 

Impact on Transporters' Systems and Process		
Transporters' System/Process	Potential impact	
UK Link	• None	
Operational Processes	Some new operational processes are required as a result of the input allocation mechanism detailed. This impact is considered to be minor	
User Pays implications	• None	

Impact on Users			
Area of Users' business	Potential impact		
Administrative and operational	Views are welcomed from the industry		
Development, capital and operating costs	Views are welcomed from the industry		

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Impact on Users		
Contractual risks	The introduction of a Commercial     Interruptible Reverse Flow service at     Moffat may impact upon the default     energy allocations CSEP Exit Users at     Moffat receive. As such this may also     impact Users contractual obligations.	
Legislative, regulatory and contractual obligations and relationships	Views are welcomed from the industry	

Impact on Transporters		
Area of Transporters' business	Potential impact	
System operation	• None	
Development, capital and operating costs	• None	
Recovery of costs	• None	
Price regulation	• None	
Contractual risks	• None	
Legislative, regulatory and contractual obligations and relationships	• None	
Standards of service	• None	

Impact on Code Administration	
Area of Code Administration	Potential impact
Modification Rules	• None
UNC Committees	• None
General administration	• None

Impact on Code		
Code section	Potential impact	
	None	

Impact on UNC Related Documents and Other Referenced Documents		
Related Document	Potential impact	
Network Entry Agreement (TPD I1.3)	The CSA will become a combined NEXA and NEA for Moffat	
Network Exit Agreement (Including Connected System Exit Points) (TPD J1.5.4)	Impacted due to the inclusion of Entry provisions into the amended and restated Moffat CSEP Ancillary Agreement	
Storage Connection Agreement (TPD	None	

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

In the Revised FMR for Transco's Network Code Modification

0565 Transco
Proposal for
Revision of
Network Code
Standards of
Service at the
following location:

http://www.gasgovern ance.com/networkcod earchive/551-575/

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Impact on UNC Related Documents and Other Referenced Documents		
R1.3.1)		
UK Link Manual (TPD U1.4)	None	
Network Code Operations Reporting Manual (TPD V12)	None	
Network Code Validation Rules (TPD V12)	None	
ECQ Methodology (TPD V12)	None	
Measurement Error Notification Guidelines (TPD V12)	None	
Energy Balancing Credit Rules (TPD X2.1)	None	
Uniform Network Code Standards of Service (Various)	None	

Impact on Core Industry Documents and other documents		
Document	Potential impact	
Safety Case or other document under Gas Safety (Management) Regulations	None	
Gas Transporter Licence	Moffat is defined as a System Entry Point with a zero baseline within the Gas Transporter Licence in respect of the NTS	
Transportation Pricing Methodology Statement	None	

Other Impacts	
Item impacted	Potential impact
Security of Supply	The introduction of a Commercial Interruptible Reverse Flow service at Moffat interconnector potentially enhances security of supply by increasing diversity of supply into the NTS.
Operation of the Total System	The operation of the system is not thought to be impacted by this modification proposal.
Industry fragmentation	Industry Fragmentation is potentially reduced through the introduction of the reverse service by providing wider access to Markets otherwise not accessible in the absence of this modification proposal.

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Terminal operators, consumers, connected system operators, suppliers, producers and other non code parties

Consumers – Northern Ireland and Eire consumers are potentially impacted by the introduction of the reverse service at Moffat as such a service could result in less physical delivery of Gas into Ireland, however this impact is expected to be managed by the Interconnector pipeline operator

Connected System Operators – BGE (UK) are the Connected System Operator and needs to agree to the introduction of a commercial counter flow service at Moffat. As such an amended Connected System Agreement (CSA) has been drafted and agreed in principle with BGE (UK) and the relevant amendments have been summarised and included in this proposal for information purposes.

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# **6** Implementation

National Grid NTS recognise that the implementation of this UNC Modification proposal is not possible until the CSA is amended to facilitate the modification. BGE (UK) intend to issue the document for consultation to BGE Shippers and it is subject to regulatory oversight in Ireland and pursuant to BGE (UK)'s Licence. National Grid NTS therefore propose that the implementation of this proposal should be as soon as possible post signature of the varied CSA and ideally this UNC proposal should be implemented by the 1<sup>st</sup> of October 2011.

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# 7 The Case for Change

#### **Advantages**

 The introduction of a Commercial Interruptible Reverse Flow service at Moffat potentially impacts on the GB energy market by introducing greater market liquidity and access to the Northern Ireland and Eire markets.

#### **Disadvantages**

 May impact upon the default energy allocations CSEP Exit Users at Moffat receive which may also impact upon Users contractual obligations.

## **8 Legal Text**

#### **Explanatory note**

This Modification Proposal states that:

- By UNC TPD J6.6.2, a CSEP Ancillary Agreement is part of the Code to enable it to be modified under the Modification Rules.
- By UNC TPD J4.3.7, where the Transporter and the relevant consumer or Connected System Operator (as the case may be) have agreed (subject to a Code Modification) upon an amendment to any such Network Exit Provisions, such Network Exit Provisions may be amended for the purposes of the Code by way of Code Modification pursuant to the Modification Rules.
- The amended CSEP Ancillary Agreement and CSA contain entry related provisions for the purpose of giving effect to the Modification Proposal.
- The details of all the changes proposed in respect of the CSEP Ancillary Agreement and the CSA are provided as suggested text.

For clarification, this is not suggested text to amend Uniform Network Code but it is submitted as the suggested text which is required to modify the existing CSEP Ancillary Agreement and CSA. Therefore this suggested text is being submitted as amendments to the existing CSEP Ancillary Agreement and CSA. For ease of reference these amended documents are provided in their entirety with revision markings to show the amendments.

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# 9 Recommendation

The Proposer invites the Panel to determine that Modification Proposal "The Introduction of an Interruptible Reverse Flow Service at Moffat Interconnector" is referred to the Transmission Workgroup for discussion.

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