

Bob Fletcher
UNC Panel Secretary
31 Homer Road
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B91 3LT

07 June 2010

Dear Bob

EDF Energy response to UNC Modification Proposal 0295: "Allocation of Daily NTS Entry Capacity Within-Day".

EDF Energy welcomes the opportunity to respond to this UNC Modification Proposal. We support implementation of Modification Proposal 0295.

This proposal codifies current arrangements and practices already employed by NGG NTS and so implementation would not result in any material changes in operational practice. However implementation of this proposal will provide certainty to Shippers who have posted within-day capacity bids regarding the process for consideration and acceptance of their bids, and ensure that these bids do not remain on NGG NTS' system for a considerable period of time before they are considered. EDF Energy believes that this certainty will benefit Shippers who are attempting to manage their within day entry capacity requirements and so benefit operation of the system.

Whilst we recognise that the requirement for this proposal is increased was Modification Proposal 284 and/or 285 implemented we agree with the proposer that this is not a contingent proposal and there is a requirement for this proposal based on the current UNC requirements. For clarity EDF Energy's support for Modification Proposal 295, should not be viewed as support for either 284 or 285, which we are firmly opposed to.

I hope you find these comments useful, however please contact my colleague Stefan Leedham (Stefan.leedham@edfenergy.com, 020 3126 2312) if you wish to discuss this response further.

Yours sincerely

Rob Rome

Head of Transmission and Trading Arrangements
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