**UNC Workgroup Report** 

At what stage is this document in the process?

Style Definition: TOC 1

# 01 Modification

# 02 Workgroup Repo

# 03 Draft Modification Report

# 64 Final Modification

# UNC 0715<u>S</u>:

Amendment of the Data Permission Matrix and UNC TPD Section V5 to add Electricity System Operator (ESO) as a new User type

### **Purpose of Modification:**

This Modification Proposal seeks to amend the Data Permission Matrix <u>and UNC TPD Section V5</u> to add Electricity System Operator (ESO) as a new User type to the Data Permissions Matrix.



The Workgroup recommends that this modification should be subject to self-governance

The Panel will consider this Workgroup Report on 21 May 2020. The Panel will consider the recommendations and determine the appropriate next steps.



High Impact:

None identified



Medium Impact:

None identified



Low Impact:

Transporters, Shipper Users, CDSP

| Contents  |                                |   | Any questions?   |  |
|---|--------------------------------|---|--|--|
| 1 Summary 2 Governance 3 Why Change? 4 Code Specific Matters 5 Solution 6 Impacts & Other Considerations 7 Relevant Objectives 8 Implementation 9 Legal Text 10 Recommendations |                                | 3<br>3<br>4<br>4<br>4<br>4<br>6<br>7<br>7 | questions?  Contact: Joint Office of Gas Transporters  enquiries@qasqove rnance.co.uk  O121 288 2107  Proposer: Anna Stankiewicz National Grid  Anna.Stankiewicz@ nationalgrid.com |  |
| Timetable   |                                |   | 07866 884818   |  |
| The Proposer recommends the following timeton<br>Initial consideration by Workgroup<br>Workgroup Report presented to Panel  | Able: Feb/Mar 2020 21 May 2020 |   | Transporter: National Grid as above  |  |
| Draft Modification Report issued for consultation Consultation Close-out for representations  | 21 May 2020<br>12 June 2020    |   | as above   |  |
| Final Modification Report available for Panel  Modification Panel decision  | 15 June 2020<br>18 June 2020   |   | Systems Provider: Xoserve  |  |
| CONFIRM WE ARE HAPPY FOR THIS TO GO TO APRIL PANEL  IF SO, AMEND DATES ACCORDINGLY  |                                | UKLink@xoserve.c                          | Formatted: Font: 12 pt, Bold  Formatted: Font: 12 pt, Bold   |  |

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#### 1 Summary

#### What

On the 1<sup>st</sup> April 2019 National Grid Electricity System Operator (NG ESO) was established as a separate legal entity within the National Grid Group. Under the existing arrangements only National Grid <u>Gas</u> is party to the Data Services Contract (DSC) and therefore NG ESO as a third party is subject to the Third Party and Additional Services Policy.

The Data Permissions Matrix (part of the UK Link Manual) describes those parties (including third parties) who can access certain data managed by the CDSP (Xoserve).

#### Why

Each year, NG ESO produces the *Future Energy Scenarios* (FES) report which maps out credible pathways and scenarios for the future of energy. Based on input from experts, it looks at the energy needed in Britain, across electricity and gas - examining where it could come from, how it needs to change and what this means for consumers and the energy system itself. Furthermore, NG ESO produces Electricity Ten Year Statement (ETYS) annually. It's part of the annual electricity transmission planning cycle and shows the likely future transmission requirements of bulk power transfer capability of the National Electricity Transmission System (NETS).

In order to gather relevant information for these publications, NG ESO needs to obtain certain data from Xoserve. However, the Electricity System Operator (ESO) is not a currently a 'User type' in the Data Permissions Matrix. Under the terms of UNC TPD V5.5.2 a Code Modification is required in order to add a new User type to the Data Permission Matrix.

#### How

It is proposed that pursuant to the requirements of UNC TPD V5.5.2(j) 'Electricity System Operator (ESO)' is added as a new User type in the Data Permissions Matrix and UNC TPD Section V5. This will support and enable the ongoing production of the FES and ETYS report by NG ESO which are a key industry documents utilised by energy industry stakeholders.

## 2 Governance

#### Justification for Self-Governance

It is proposed that this Modification is classified as Self-Governance as it does not have a material impact on gas consumers, competition, pipeline operations, security of supply, governance procedures and does not discriminate between code parties. The Modification Proposal is to enable data sharing permissions only.

#### **Requested Next Steps**

This Modification should:

- be considered a non-material change and subject to self-governance
- be submitted to Panel with a recommendation that it should proceed to consultation.

CONFIRM RECOMMENDATION

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# Why Change?

Each year, NG ESO produces the Future Energy Scenarios (FES) report which maps out credible pathways and scenarios for the future of energy. Based on input from experts, it looks at the energy needed in Britain, across electricity and gas - examining where it could come from, how it needs to change and what this means for consumers and the energy system itself. Furthermore, NG ESO produces Electricity Ten Year Statement (ETYS) annually. It's part of the annual electricity transmission planning cycle and shows the likely future transmission requirements of bulk power transfer capability of the National Electricity Transmission System (NETS).

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Addition of the new User type will enable NG ESO to request access to specific information held by the CDSP to facilitate the conduct of relevant analysis to enable collation of the FES/ETYS reports.

If the new User type is created, the approval for the release of data to the new User type is sanctioned by the DSC Contract Management Committee (CoMC) therefore if this Proposal is implemented, a request for the disclosure of data will be submitted and considered by the CoMC.

## **Code Specific Matters**

#### **Reference Documents**

FES reports are available here: Future Energy Scenarios (FES)

ETYS reports are available here: Electricity Ten Year Statement (ETYS)

#### Knowledge/Skills

Not identified

# **Solution**

It is proposed that Electricity System Operator (ESO) is added as a new User type to the Data Permission Matrix and to UNC TPD Section V5.

# **Impacts & Other Considerations**

Does this modification impact a Significant Code Review (SCR) or other significant industry change projects, if so, how?

No

UNC 0715<u>S</u> Workgroup Report

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#### **Consumer Impacts**

No direct impacts have been identified; however, this enables an Electricity System Operator to request the release of data managed by the CDSP. If this data enables an ESO to deliver a credible range of Future Energy Scenarios, this may lead to benefits to some or all energy markets stakeholders including consumers.

| Consumer Impact Assessment<br>(Workgroup assessment of proposer initial view or subse | equent information)                             |  |  |
|---|---|--|--|
| Criteria  | Extent of Impact                                |  |  |
| Which Consumer groups are affected?   | None  |  |  |
| What costs or benefits will pass through to them?                                     | None,   |  |  |
| When will these costs/benefits impact upon consumers?                                 | <u>N/A,</u>                                     |  |  |
| Are there any other Consumer Impacts?   | No.  Confirm we are happy with these statements |  |  |
| General Market Assumptions as at December 20  | 016 (to underpin the Costs analysis)            |  |  |
| Number of Domestic consumers  | 21 million                                      |  |  |
| Number of non-domestic consumers <73,200 kWh/   | /annum 500,000                                  |  |  |
| Number of consumers between 73,200 and 732,00   | 0 kWh/annum 250,000                             |  |  |
| Number of very large consumers >732,000 kWh/an  | 26,000  |  |  |

#### **Cross Code Impacts**

An equivalent IGT UNC Modification, (IGT UNC139), has been raised, and, for this proposal to progress-through subsequent DSC governance arrangements, both this proposal and modification IGT UNC139 would need to be implemented.

#### **EU Code Impacts**

None

#### **Central Systems Impacts**

This proposal has been raised to establish both the permitted release of data, as set out in UNC TPD Section V5, and the inclusion of an electricity system operator in the Data Permissions Matrix, (DPM), as controlled by DSC governance. As such further impacts will be identified and assessed via the DSC Contract Management Committee and the DSC Change Management Committee, (where required), to deliver the data requested.

No central system changes are required to implement the proposal.

# Workgroup Impact Assessment

This proposal has been discussed one Workgroup meeting.

There was a general consensus at the Workgroup that the rationale and intent of the proposal was both reasoned and treasonable, given the fact that the party requesting the release of data previously had access to the data but as the result of a Group divestment, such access had been restricted. The Workgroup was of the view that access should be re-established in accordance with the terms of the prevailing governance.

 UNC 0715S
 Page 5 of 7
 Version 0.42

 Workgroup Report
 108 March 2020

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<#>Domestic Consumers¶
<#>Small non-domestic Consumers¶
<#>Large non-domestic Consumers¶
Very Large Consu

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Are there any impacts on switching?¶
Is the provision of information affected?¶
Are Product Classes affected?¶

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The principal point of debate was whether or not a UNC modification was required to accompany the proposed inclusion of the electricity system operator in the DPM. It was agreed that modification to the UNC was necessary, which resulted in the subsequent amended modification.

#### Rough Order of Magnitude (ROM) Assessment

As there are direct system-related cost associated with implementation, no ROM has been requested.

# 7 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   | None              |  |  |  |
| (i) the combined pipe-line system, and/ or  |                   |  |  |  |
| (ii) the pipe-line system of one or more other relevant gas transporters.   |                   |  |  |  |
| c) Efficient discharge of the licensee's obligations.   | None              |  |  |  |
| d) Securing of effective competition:   | Positive          |  |  |  |
| (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.  |                   |  |  |  |
| 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              |  |  |  |

 $\underline{\text{It is proposed that this Modification furthers the following Relevant Objectives:}}\\$ 

- Jmplementation of this Proposal would further the objective of creating effective competition, as by having access to relevant data, the ESO would provide industry insights which should enable users to operate more effectively in the changing energy market.
- Implementation of this Proposal would better facilitate the promotion of efficiency in the implementation and administration of the Code as it seeks the addition of a User type to the Data Permissions Matrix as required by the prevailing terms of the UNC. This will facilitate consideration by the DSC Contract Management Committee of the specific CDSP-managed data that NG ESO is seeking access which overall represents an efficient approach to the associated governance arrangements.

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**Deleted:** Cost estimate from CDSP where the Modification relates to a change to a CDSP Service Document...

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# **Implementation**

As self-governance procedures are proposed, implementation could be sixteen business days after a Modification Panel decision to implement, subject to no Appeal being raised, although the statement regarding the cross-code impact would mean other stages of governance would need to be completed before the intent of the proposal could be given effect.

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# **Legal Text**

**Transportation Principal Document Section V** 

**INFORMATION AND CONFIDENTIALITY** 

#### 5.5 Exceptions

Amend paragraph 5.5.3 as follows1;

5.5.3 Nothing in paragraph 5.1 shall apply to the disclosure by the Transporter of Protected Information:

to an electricity system operator, as the holder of an "Electricity Transmission Licence" (as defined in Section 6(b) in the Electricity Act 1989), to allow it to fulfil its licence obligations.

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# 10 Recommendations

# Workgroup's Recommendation to Panel

The Workgroup asks Panel to agree that this self-governance modification should proceed to consultation.

This proposal requires further assessment and should be returned to Workgroup.

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1 Drafting note: Currently the next available sub-section in 5.5.3 is sub-section (n). However, the text prepared for, and published in respect of, UNC Modification Proposal 0702 has used subsection (n). The text for this Proposal has therefore. been written on the basis that Mod Proposal 0702 is directed for implementation. If Mod Proposal 0702 is not directed for implementation, sub-section (n) (rather than (o)) should be used in this Proposal.

UNC 0715<u>S</u> Workgroup Report Page 7 of 7 Version 0.42 108 March 2020