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Date
4 March 2022

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Our reference
BBL VOF 22.020

Your reference

Subject:

**Response to consultation on UNC Modification Proposal 0796 –
Revision to the Determination of NGG NTS Target Revenue Transportation Charging**

Dear Joint Office,

BBL Company (BBLC) supports the Proposal.

BBLC believes that, during the development of the Proposal, the Proposer (NGG) has demonstrated how the proposed changes to its Charging Methodology will lead to a reduction in future gas transmission tariff volatility.

BBLC agrees that the proposed revised methodology is likely to deliver a more stable and predictable Reference Price, and therefore a more stable and predictable Reserve Price, for Capacity. As such, BBLC considers that the output of the revised methodology will promote gas market stability / confidence and that this, in turn, will encourage further competition between shippers. Therefore, in BBLC's opinion, the Proposal furthers relevant objective (d) and relevant charging methodology objectives (aa) and (c).

Yours sincerely,



Rudi Streuper
Commercial Manager