

# Gas Market Settlement Risk Assessment

Engage Consulting Limited

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## Executive Summary

This report documents the settlement risks identified following analysis of the Project Nexus Business Requirements Documents, the Uniform Network Code, UNC modifications 0432 and 0434, and information from other relevant UNC workgroups. The analysis has identified risks to settlement data input, rules based risks to accurate allocation and shipper performance based risks.

We will use the dynamic model, being built during the second phase of the independent study, to evaluate and quantify the performance-based risks identified in this report. Eight settlement data input risks have been identified these will affect the standing data accuracy. Where appropriate we will incorporate these risks in the dynamic model.

The report identifies twenty shipper based performance risks and two transporter performance risks. These risks are discrete but can be categorised as follows:

- Transporter performance risks to accurate LDZ throughput being used in settlement allocation;
- Shipper performance risks to the meter reading process;
- Shipper performance risk to the management of AQs where corrective action is required; and
- Shipper performance risks to reconciliation that reflects true consumption.

The rules based risks that we have identified have been documented for completeness but cannot be addressed using a performance assurance framework.

This report explains each risk, the consequence of each risk occurring and the type of risk. A summary of all risks and their classification has been included as a reference.

## Document Control

### Authorities

Version	Issue Date	Author	Comments
0.1	14 <sup>th</sup> November 2014	Naomi Anderson	Initial draft for Ofgem and PAW review
0.2	8 <sup>th</sup> December 2014	Naomi Anderson	Final interim report following updates from Xoserve, National Grid and Scottish Power. This is based on our understanding to date and may be amended if the Business Design Documents are amended.
0.3	9 <sup>th</sup> January 2014	Naomi Anderson	Updated with further comments from Xoserve, Scottish Power and E.On.
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0.1	14 <sup>th</sup> November	Richard Cullen/John Peters	

### Distribution

To be sent to Jon Dixon, Ofgem Project Manager and for circulation and review by Performance Assurance Workgroup (PAW).

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# 1 Background

## 1.1 Introduction

This report is the first deliverable of the independent study commissioned by Ofgem and the Performance Assurance Workgroup (PAW) into gas market settlement risk.

The PAW is a Uniform Network Code (UNC) Workgroup set up in 2013 to develop an industry wide gas performance assurance framework. The performance assurance framework aims to incentivise individual parties to accurately manage their portfolio so ~~no party gains a settlement advantage~~ energy is allocated between shippers efficiently and correctly. The group aim to implement a performance assurance framework following the rollout of Project Nexus on 1st October 2015, and considers that risk based performance targets need to be developed to ensure that the energy settlement process operates as intended. In order to develop appropriate risk based incentives this independent study has been commissioned. There are three deliverables, which are as follows;

1. Identify risks which impact accurate, and timely, settlement;
2. Build a dynamic model of the market which can be used by the PAW to establish a level of performance risk that is acceptable; and
3. Evaluate the likelihood and financial impact of each performance risk identified.

The Project Nexus package of change will replace the UK Link system and change the gas settlement process. The aim is to ~~improve better allocate~~ energy allocation and transportation costs to the parties that have incurred the cost. Currently the annual quantity (AQ) dictates where energy is allocated for the forthcoming gas year. Shippers spend time and resource analysing the proposed annual quantities during the AQ review window each summer. The market is split into daily-metered (DM) and non-daily metered (NDM) sites, and the NDM ~~sector part~~ split into larger supply points (LSP) and smaller supply points (SSP). LSPs are reconciled individually whereas SSPs are subject to ~~the R~~ reconciliation ~~B~~ by ~~D~~ difference regime (RbD) arrangements.

The new regime will introduce a rolling AQ to operate in conjunction with individual meter point reconciliation for all meter points, irrespective of size. It is hoped this will incentivise shippers to maximise data quality and ensure they obtain meter readings frequently ~~and accurately~~. From 1<sup>st</sup> October 2015, the settlement processes will transition away from the current regime of individual meter point reconciliation for LSPs and reconciliation by difference for smaller supply points. Shippers will elect a Product Category for Supply Points that are reconciled at an individual Meter Point level. The product categories are as follows;

- Product 1 – Mandatory daily metered sites
- Product 2 – Daily Metered sites, non-time critical;
- Product 3 – Sites with smart/advanced meters submitting batched daily reads; and
- Product 4 – Sites submitting meter reads periodically.

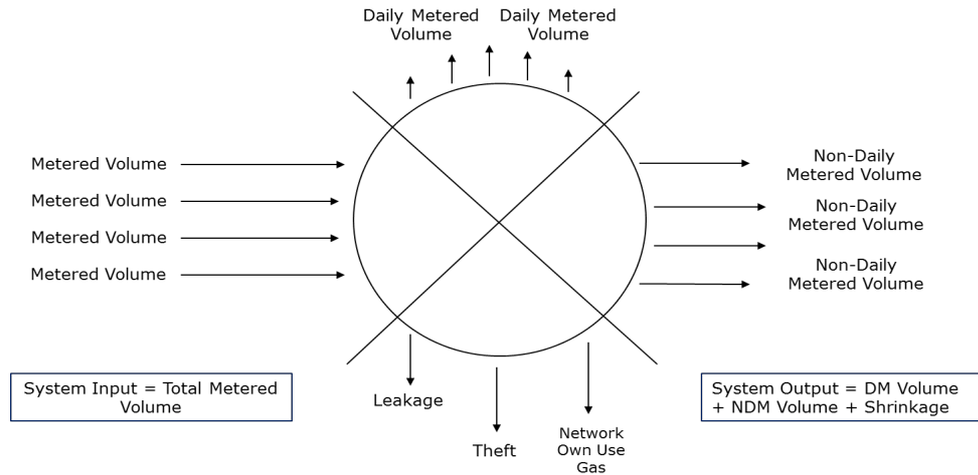
Initially, Xoserve anticipated that there will be approximately 1,000 daily-metered sites in product 1 and the remaining population of meters will be in Product 4. Xoserve anticipate that this will change as meter points transition into product 2 and 3 with the uptake of AMR and smart metering, with each meter point reconciled exactly to batched daily reads.

## 1.2 Scope of the Report

This report focuses on identifying risks to accurate settlement. The report focuses on risks post Nexus go-live following the introduction of new settlement rules, systems and processes.

We have considered whether the total settled volume accurately reflects the true amount of gas passing through each Local Distribution Zone (LDZ). The report identifies risks that may inhibit fair allocation of gas between market participants.

The diagram below illustrates the elements of the gas allocation process considered within this report.

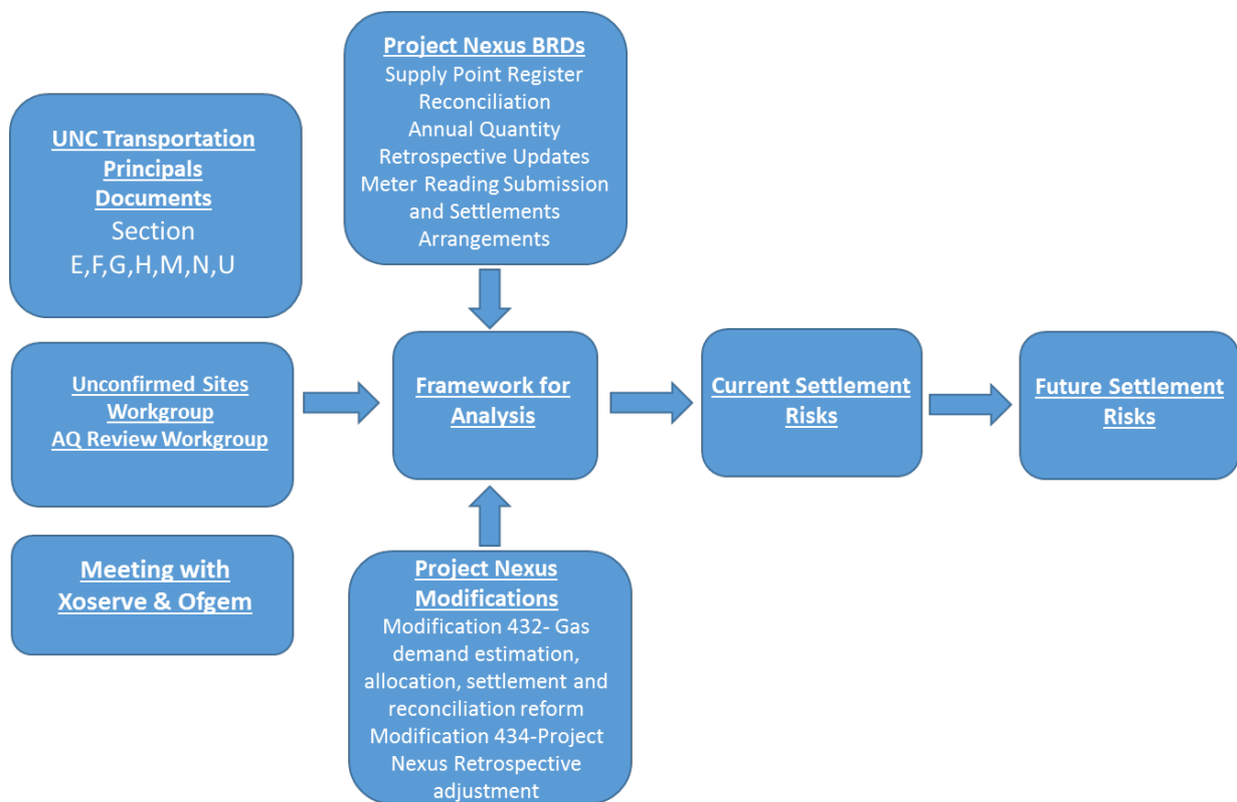


This report provides a list of performance risks to be evaluated using in the dynamic model, deliverable 2 of the independent study.

## 2 Background to analysis

Project Nexus documents provide detail of the change to current processes, so in order to complete an analysis it has been necessary to develop a baseline of the current settlement processes and risks. The UNC Transportation Principal document sets out the majority of the settlement processes. We have taken further information from the Measurement Offtake [W](#)orkgroup, Project Nexus modifications, yearly allocation of unidentified gas expert (AUGE) process, [U](#)nconfirmed [S](#)ites [W](#)orkgroup, and the AQ [R](#)eview [W](#)orkgroup.

As the Business Requirements Documents (BRD) provide detail of the change to current processes, each settlement risk has been documented and the BRD analysed to establish whether the risks will change. We have documented new risks identified as a result of Project Nexus implementation. We have fed each input through the framework for analysis documented in section 3. Should UNC Modification 0440 be accepted these principles will apply to IGT connected supply points. The diagram below illustrates the approach to the analysis.



We have documented all the risks identified, in the Appendix. The matrix provides details of the type of risks. Risks are categorised as settlement data input risks, settlement rules based risk, and shipper or transporter performance based risks.

Settlement data input risks are those that affect the total energy measured so that it does not reflect reality. This will cause a systemic error through the settlements process, but is not a direct impact of a shipper or transporter failing to comply with their obligations. This type of error is inherent within the process and a performance assurance framework alone cannot address them.

Settlements rules risks are those where the current or future rules create a risk that settlement may not equitably allocate energy to the shipper or groups of shippers that incurred the cost. We have highlighted these risks but will not be evaluating them within the dynamic model.

Performance based risks are where a shipper or transporter has affected the settlement data by being ~~not~~<sup>being</sup> compliant with their obligations. We will evaluate these risks using the dynamic model built in the second phase of the project.

### 3 Analysis

#### 3.1 Framework for Analysis

We have developed a framework to analyse the current settlement arrangements and the Project Nexus business requirements documents (BRDs). The base case has been analysed which considers the current settlements arrangements, developed since the opening of market competition. The framework for assessment shown below, divides the settlements processes into four areas for analysis.

Base Case Settlement Today	<b>Offtake Metered Volume</b>	Controls	<b>Meter Read</b>	Controls	<b>Initial Volume Allocation</b>	Controls	<b>Final Volume at 36-48 months</b>	Controls
Post Nexus Implementation								

The first stage identifies risks to the accuracy of gas measured entering the LDZ. The second stage identifies risks affecting acquisition or accuracy of meter reads from individual meter points within each LDZ. Lack of up to date meter reading information, history and incorrect meter point statuses cause settlement risk to allocation and reconciliation. The third stage of the analysis identifies risks to the correct AQ and subsequently initial allocation. The fourth stage of the analysis considers risk to settlement following the reconciliation window code cut-off date.

Identified risks will create the potential for transient or crystallised errors. Transient errors are errors in allocation that the reconciliation process corrects (or changes). These create short-term cash flow and credit cover risks but do not affect allocation following reconciliation close out.

We will prioritise risks that create crystallised errors. These will materially affect the correct allocation of gas, potentially leading to a party that did not create the risk incurring the costs. The type of risk is categorised in the Appendix.

#### 3.2 Assumptions

We have made the following assumptions when completing the analysis;

- The UK Link replacement system operates in accordance to the design specified within the BRDs;
- Xoserve cannot be subject to a performance assurance regime unless every action they complete is fully documented;
- A high number of read submissions or AQ corrections will not impact system performance;
- Where the BRDs provide detail of several options it is assumed the preferred option in the BRD will be built;
- A significant number of supply points will be elected into product 2 and 3 as a result of the mandated smart and AMR rollout;
- Should UNC Modification be approved it is assumed Independent Gas Transporters (IGTs) will follow the same settlements processes as directly connected sites;

- Risks have been considered following the full and complete operation of the UK Link replacement system; and
- UNC Modification 473/473A is assumed to be out of scope of this piece of work and if approved will change the current Nexus arrangements.

### 3.2.1 Transition to Project Nexus

This report identifies new risks arising from the Project Nexus settlements arrangements and risks ~~extended that new arrangements inherit~~ from the current arrangements.

The Project Nexus BRDs do not document ~~sufficient~~~~significant~~ detail to enable a full analysis of the transitional ~~settlements regime period~~ between 1<sup>st</sup> October 2015 and 30<sup>th</sup> September 2016; ~~the time taken for RbD to be removed in its entirety, where RbD will remain to deal with any reconciliation activity that pre-dates 1<sup>st</sup> October 2015.~~ Consequently, there may be additional risks arising through uncertainty that have not been considered within this analysis.

We anticipate the initial effectiveness will depend on the development of further transition rules and modifications. In order to rollout ~~successfully~~ the Project Nexus changes ~~successfully~~ there is risk that Xoserve will have ~~continue~~ to implement ~~a number of~~ manual workarounds, ~~however Xoserve have notified Engage Consulting that there are currently no plans for any manual work around solutions post Nexus implementation.~~ Xoserve's actions may create risk, but this is very difficult to assess if they are not documented. There is also a risk that there is insufficient time to document all the required transitional operational arrangements. The additional rules may be inconsistent with the enduring Project Nexus rules. This work is currently ongoing and is being completed as part of the Project Nexus workgroup.

Co-operation between transporters, shippers and Xoserve will be necessary to improve data quality and ensure a smooth transition, and wherever possible ~~accurate~~~~the effective~~ settlement of gas. When all the transitional rules are fully documented, some basic controls could be implemented through a performance assurance framework to facilitate an orderly transition to Nexus settlement arrangements. Any transitional controls will be outside the scope of this study due to the rules and process uncertainty.

### 3.2.2 Treatment of Meter Points Connected to Independent Gas Transporters Networks

For the purpose of the gas market settlement risk assessment, IGTs supply points will be treated as if they follow exactly the same settlements allocation processes as directly connected sites. Following Project Nexus implementation, when the new system is operational, we anticipate all settlement processes for meter points on Connected System Exit Points (CSEP) and direct connections will be aligned.

Currently, Xoserve hold information about IGT sites at logical meter number (LMN) within the CSEP database. For SSP sites, this contains information of the number of sites and the total AQ that each shipper is responsible for, but not individual meter point details on each CSEP. Larger supply points have individual LMNs allocated to them. The LMN drives the shipper allocation of energy.

The following processes have historically led to a misalignment of data between IGT and directly connected sites:

- Offline LSP reconciliation completed using the CSEP database;
- Meter readings sent and accepted by 5 different IGT systems in accordance with the IGT UNC and individual network codes;
- Manually intensive AQ review process completed in accordance to the IGT UNC and individual network codes;

- Inconsistency in approaches to within-year amendments;
- Different registration processes;
- Inconsistencies in reconciliation at CSEP level with the vast majority of CSEPs being unmetered;
- No shrinkage calculation is currently ~~applied to~~~~carried-out-on~~ CSEP meter points;
- Inconsistencies between the data held on the CSEP database and information held by IGTs;
- Delays caused by CSEP database not accepting LMN updates from IGTs for approximately two weeks during September; and
- New build properties are more likely to be built on IGT networks and be allocated the default CSEP AQ.

Xoserve will take on the responsibility of the IGTs agent and will hold all IGT sites within the supply point register at meter point level. The settlement of gas to IGT sites will be more transparent and information about IGT sites will need to be sent through the Information Exchange using standard UK Link file formats. As this report focuses on the enduring settlement arrangements, we have assumed that any misallocation to IGT shippers will diminish ~~following the implementation of individual meter point reconciliation~~ over time.

## 4 Offtake Volume

### 4.1 Overview

Each Distribution Network Operator is responsible for measuring and determining the volume of energy entering their network. They are also responsible for establishing the volume of LDZ shrinkage and own use gas that may cause the volume of gas delivered to end users to fluctuate.

There are currently 187<sup>1</sup> offtake and inter-LDZ meters measuring throughput of gas into LDZs. Measuring the correct daily volume of gas entering into each LDZ is a critical first step to ensuring that shippers incur a fair allocation of gas costs. The offtake meters are either ultrasonic, turbine or orifice meters, with varying degrees of accuracy and reliability.

### 4.2 Offtake Meter Errors

There have been 124<sup>1</sup> offtake measurement errors identified since September 2008. These have resulted in significant misallocation to NTS shrinkage. When an error is identified there will be an adjustment between NTS shrinkage and RbD. The offtake arrangements UNC committee appoint an independent expert to investigate meter errors greater than 50GWh to provide assurance that this adjustment is as accurate as possible. Following the implementation of Project Nexus, the assessment of metering errors will remain unchanged; however, the adjustment will occur between NTS shrinkage and Unidentified Gas reconciliation. This will ensure that all shippers are allocated a share of the energy in accordance to the last 12 months consumption, [adhering to the rules set out in UNC TPD Section E and Annex E-1](#). It is the responsibility of the transporter to ensure the offtake metering equipment functions correctly. The majority of offtake points do not have a check or back up meter.

#### 4.2.1 Risk

1. When an offtake meter is found to have measured gas throughput inaccurately the Distribution Network Operator evaluates the difference in throughput measured and estimated actual throughput. Where this is >50GWh ~~two an~~ independent experts ~~haves~~ to quantify the difference. This creates a risk if the measurement error remains undetected for an extended period, or is never found. The total measured volume ~~off taken at consumed by~~ the LDZ on a given day will be inaccurate.

Following Project Nexus implementation, it will apportion misallocation of energy to shippers through the unidentified gas reconciliation adjustment in accordance to the last 12 months of consumption.

This risk creates a settlement data input error; however, fair energy allocation amongst shippers is not affected. This risk could be minimised by performance monitoring the DNOs.

#### 4.2.2 Controls

The network operator should maintain each offtake meter in accordance with the UNC Offtake Arrangements Document (Section G2.5.) and the Measuring Instruments Directive (MID).

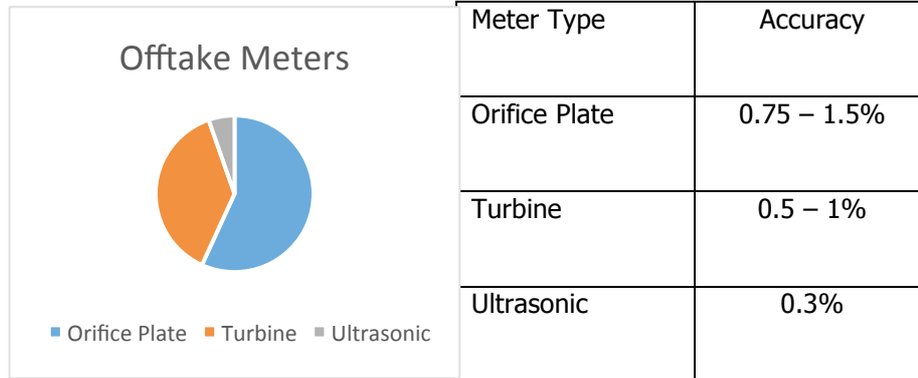
In March 2012, Scotia documented a [Six Point Plan](#) to minimise the likelihood of material risks occurring and ensure best practise when working on offtake meters.

<sup>1</sup> <http://www.gasgovernance.co.uk/MER>

The quantification of offtake meter errors by an independent experts acts as the main post event controls, which aims to correct any misallocation.

### 4.3 Offtake Meter Accuracy

There are currently 96 orifice meters, 64 turbine meters and 9 ultrasonic meters at offtakes from the National Transmission System or located between connecting LDZs.



Orifice meters contain a measurement plate and a differential pressure transmitter that measures the pressure across the plate. Under ideal conditions, the orifice plate can be accurate to 0.75-1.5% of total throughput; however, the total performance depends on the quality of the plate and its installation and poor condition meters can cause inaccuracies of greater than 1.5%.

#### 4.3.1 Risks

2. Systemic offtake meter inaccuracies that fall within the tolerances set out in the measuring instruments directive are likely to continue as the meter will remain in place. Any inaccuracy in the offtake meter measurements creates a settlement data input inaccuracy.

Currently, any energy that is mis-allocated is pick up by NTS shrinkage and RbD. Going forward, the mis-allocation will be between NTS shrinkage and unidentified gas reconciliation.

When offtake meters are inaccurate, the settlement data input will be inaccurate; however, this is not a performance-based risk.

#### 4.3.2 Controls

The UNC Offtake Arrangements Document provides a set of rules for meter accuracy. All meters should also adhere to the European measuring instruments directive<sup>2</sup>, which sets out maximum permissible error for different meter types.

### 4.4 LDZ Daily Shrinkage Quantity

The distribution network operators are responsible for forecasting an annual shrinkage quantity, which consists of a forecast for leakage, theft of gas and own use gas. Each distribution network operator publishes a report no later than 31<sup>st</sup> December each year containing

<sup>2</sup> <https://www.gov.uk/mid-approved-gas-and-electricity-meters>

information about LDZ shrinkage quantity for the forthcoming formula year April-March. The most significant element of LDZ shrinkage (over 90%) is leakage, which includes leakage from distribution mains and above ground installations as well as damaged mains. The DNOs use the output of the National Leakage Testing programmes completed in 2002/2003 and a series of inputs including forecast mains pipework population, pressure of each network, concentration of a joint treatment chemical and any leakage factors to determine the appropriate leakage.

The remaining components make up a small proportion of the overall shrinkage volume. Typically, networks use an estimate of 0.0113% of throughput for own use gas, which accounts for gas used for pre-heating at NTS offtakes and pressure reduction installations (PRIs); GL Noble Denton published this figure in a report completed in 2002. The deemed volume of theft of gas attributed to each transporter is equivalent to 0.02% of throughput, again a small proportion of the shrinkage quantity.

In 2009, the methodology for calculating shrinkage through low pressure pipes was updated to reflect the changes to leakage from services as a result of the metallic to plastic mains replacement work. As part of the modification process, an independent expert from GL Noble Denton established that the revised leakage calculation would result in the amount of gas allocated to service leakage being reduced by on average 0.54%. A further modification to the low pressure service leakage calculation was made in 2014. [This updated the estimated proportions of metal and plastic pipes to take into account changes to the network between 1992 and 2006/2007. Prior to this modification the leakage model used proportions from 1992 and an adjustment for pipework replacement from 2007.](#)

Total LDZ shrinkage forecast is approximately 3,000GWh<sup>3</sup> per annum. Actual input parameters subsequently update the shrinkage calculation; however, the percentages of own use gas and transporter responsible gas theft remains the same.

#### 4.4.1 Risk

3. The shrinkage value is determined using a methodology unchanged since GL Noble Denton set it out in 2002/2003. There is a risk that the method is flawed or out of date and that initial and final shrinkage volumes determined using the model are inaccurate. Settlement allocates errors in shrinkage values to domestic customers via RbD.

Following Nexus go-live any inaccuracy in the shrinkage calculation will be part of the unidentified gas reconciliation adjustment. This creates a risk that settlement data input will be inaccurate.

#### 4.4.2 Controls

The Gas Transporters License<sup>4</sup> requires DNOs to review the leakage estimation process annually and to consult with the industry as part of this review. The shrinkage rules are set out in UNC Transportation Principals Document Section N. Modifications to these rules have been raised, approved and implemented using the UNC modification process. Additionally, the UNC Shrinkage forum provides an opportunity for interested parties to discuss LDZ shrinkage.

<sup>3</sup> <http://www.gasgovernance.co.uk/sf/14-15final>

<sup>4</sup> <https://www.ofgem.gov.uk/ofgem-publications/50079/8355-attachment1standardconditionsforgts.pdf>

## 5 Meter Reads

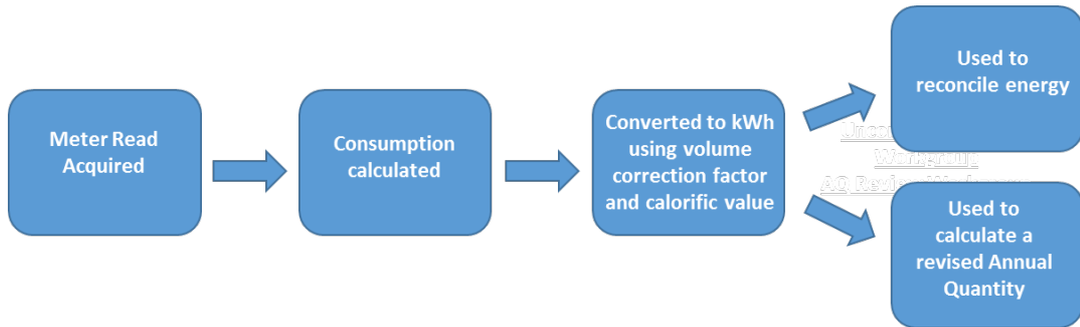
### 5.1 Overview

Meter readings are measurements of gas taken from or entering onto the system. Accurate meter reads accepted and held on Xoserve’s central system are critical to ensuring that AQs closely reflect actual consumption. However, sometimes meter readings have errors, human translation errors when reading the meter are the typical cause, but they can also arise from a variety of processing and data errors or meter asset/attribute issues.

When a meter reading has been obtained, the next stage of processing will be to determine the meter advance; this is the amount of energy measured since the previous reading. During this process, there are checks to determine if a round the clock indicator is required.

The crucial part of validation is a comparison of the reading (and advance) against an expected value derived from the current AQ and/or SOQ. Two tolerance levels will be applied both with an upper and lower percentages. Both individual shipper and Xoserve’s validation then accepts or rejects readings depending on them being consistent or not with the expected values.

Following Project Nexus implementation, all eligible meter reads accepted by Xoserve will instigate individual meter point reconciliation. Those that meet the AQ calculation criteria will be used to generate an AQ reflective of consumption and used in the allocation algorithm from the 1<sup>st</sup> of the following month. The diagram below shows the meter reading lifecycle.



Current UNC processes, Supply Point Register BRD and Meter Read Submission Processing and Settlement Arrangements BRD have provided the basis for the following analysis and risk identification. The table below shows a summary of the Project Nexus Meter Reading rules below which is documented in the Meter Read Submission Processing and Settlement Arrangement BRD.

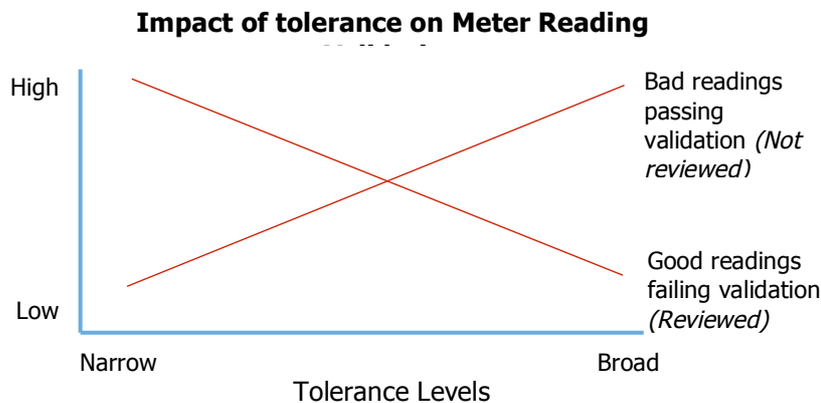
Product – Description	Day Ahead Gas Nomination	Process for initial Allocation	Process for Energy Balancing close-out	Read Submission Timescales	Type of Read Submission	Read Submission Performance Target	Read Submission Deadline	Maximum Read Submission	Must Read Trigger	Check Read Obligation
1 – Daily Metered Time Critical Readings	Shipper nominates (singly or in aggregations)	Uses daily read	Uses daily read	By 11am on GFD+1	All reads daily on GFD+1	97.5% daily target	5 calendar days following the read date	N/A	N/A	12 months
2 - Daily Metered not Time Critical Readings	Shipper nominates (singly or in aggregations)	Transporter estimate unless read received before 11.00 am	Uses daily read	By end of GFD+1 (05.59 am)	All reads daily by end of GFD+1	97.5% daily target	5 calendar days following the read date	N/A	4 consecutive months	12 months
3 – Batched Daily Readings	GT Nominates	Allocation processes	Allocation processes	Daily Reads in batches	All reads in batches to an agreed frequency	90% monthly target	Month + 10 calendar days	Daily	4 consecutive months	12 months
4 – Periodic Readings	GT Nominates	Allocation processes	Allocation processes	Periodic	Periodic reads to an agreed frequency	Monthly MRF: 90% per calendar month SSP Annual: 70% in 12 month period LSP Annual: 90% in 12 month period	25 calendar days following the read date	Monthly MRF: 7 days Larger Annual MRF 14 days: Smaller Annual MRF: 25 days	Monthly MRF: 4 consecutive months Annual MRF: 24 consecutive months	12 months for monthly MRF, 24 months for annual MRF

The current supplier-shipper is obligated to provide meter readings to Xoserve; however, the supplier/shipper discharges the obligation. In most cases, the shipper and supplier will be the same entity. Where they are different entities, the shipper should contractually obtain meter readings from the supplier and nominate the meter points into the relevant product categories. Some of the controls identified are the responsibility of the shipper and others are the responsibility of the supplier, we have not made a distinction between shipper and supplier controls when completing this analysis.

## 5.2 Meter Reading Validation

Shippers are obligated to validate meter reads obtained in accordance with Uniform Network Code Validation Rules V12. Shippers should not submit readings that fail its own validation. However, where shippers do submit readings that fail UNC validation, ~~Xoserve validation~~ it the shipper should investigate them to determine the cause of the failure and make any necessary corrections.

The level of the tolerances has a material effect on the quality of the validation. If the tolerance is too high, too many poor readings will get through into gas settlement whereas if it is too low, too many good readings will fail to get into gas settlement. The diagram below illustrates the importance of appropriate read validation tolerances;



Post Nexus go-live, the read validation tolerances will be changed from one to two levels of meter read validation. The inner tolerance will be a function of the meter point's SOQ for product 1 and 2, and a function of the AQ for product 3 and 4. Shippers are required to validate meter readings obtained against this inner tolerance. Where a shipper identifies ~~that~~ a meter reading ~~that~~ falls outside this tolerance level but considers it correct, the shipper can flag the read as acceptable. Xoserve will ~~then~~ apply ~~the~~ market breaker validation to readings the shipper has flagged as acceptable. This market breaker validation uses a percentage of the meter point SOQ or AQ as the outer tolerance level. These new meter read tolerances will be based on the meter point SOQ and AQ. Shippers should complete rigorous read validation before read submission to Xoserve. Xoserve will complete their own meter read validation and where reads have been submitted that don't pass these tolerance levels they will reject the read.

~~When a meter point is not consuming gas and is still live the~~ ~~There are a number of MPRNs which have an AQ is~~ set to 1 kWh ~~to reflect zero consumption~~. It is ~~currently~~ not clear how a suitable read validation tolerance will be applied to sites with very low AQs. When the meter point ~~begins to consume gas again~~ ~~increases its consumption~~ the meter reading will not correlate to ~~the live a AQn AQ of 1kWh~~. Currently, there is little incentive for shippers to review meter points with an AQ of 1kWh ~~and other very low AQs~~, which will continue post Nexus implementation. ~~This issue is being looked into under PN UNC and a lower tolerance band is being finalised to mitigate any risk created.~~

Where a shipper identifies a meter read has failed validation they should initially check the read history. Where a read has failed due to an inaccurate AQ/SOQ held on the supply point register Nexus allows the shipper to complete an AQ correction and resubmit the read. There is no requirement to investigate reads that fail or to use the AQ correction process, however it would be in the shippers best interests.

### 5.2.1 Risk

4. Where inaccurate reads are submitted to Xoserve there is a risk that read validation tolerance levels will allow erroneous reads into the settlement process. This creates an error to final settlement if ~~the read is~~ not identified and corrected.

Where Settlement accepts erroneous reads, unidentified gas reconciliation adjustment will be artificially inflated or deflated. Where shippers submit incorrect reads that have a positive financial impact to their individual NDM reconciliation, there is less incentive for them to replace the reads than if the financial impact were negative. An inconsistent approach to reading replacement will result in a shipper performance risk.

5. Where the shipper obtains and submits accurate readings that are outside tolerance, there is a risk that settlement will reject these readings. Where the reading fails baseline tolerance checks, the shipper should work through the read rejection file and resubmit the read with a market breaker flag, however there is no requirement to do so. If the shipper does not resubmit the read, there is a risk that the correct read will not flow through into settlement and a higher risk that subsequent reads will also fail. There are some occasions where the read will fail both levels of tolerance. This is more significant where there is a change in consumption or the AQ is ~~very low set to 1~~, where the shipper should complete an AQ correction before resubmitting the read. When correct reads are held by the shipper and not by Xoserve the AQ and allocation will not reflect current consumption.

An inconsistent approach to working read rejection files ~~could will~~ result in a shipper performance risk.

6. For daily-metered sites in product 1 and 2, the SOQ and AQ can be set independently. There may be situations where Xoserve does not accept legitimate daily reads because the SOQ is incorrect and instead allocation uses an estimate reading in place of the actual reading. ~~There is a risk that allocation uses an estimate in place of a legitimate reading.~~ Where a read is not corrected by gas flow day +5 then a consumption adjustment should be processed. Where this causes a financial benefit to the shipper at an individual meter point level there is little incentive to complete a manual consumption adjustment.

Where settlement uses estimated reads at daily-read sites, this creates a shipper performance risk to energy allocation.

## 5.2.2 Control

The main pre-event control is the shipper's own validation of meter reads which they have obtained. Where a shipper does not validate the meter reading Xoserve's validation acts as the only control.

Some shippers and Xoserve have completed analysis to identify appropriate new meter read validation tolerances ~~and a market breaker tolerance~~. These tolerances continue to be refined to ensure that the maximum number of accurate reads are accepted. Xoserve and shippers are yet to decide on the best tolerances to ensure meter reads for meter points with an AQ of 1 are accepted.

More sophisticated meter-reading validation that considers sets of readings together to identify consistent sets and outlier can improve the validation of meter readings. Shippers should consider such algorithms for their meter reading validation.

## 5.3 Meter Reading Frequency

From the implementation of Project Nexus, the read submission frequency is expected to increase, dependent on product type. Shippers must submit daily meter reads for products 1 and 2 to Xoserve before 11am. Shippers must send one batch of daily reads weekly, fortnightly or monthly to Xoserve for any MPRN in product 3. Where reads within this batch are missing a standard allocation profile will be applied.

Shippers with meter points in product 4 will continue to elect the meter read frequency as monthly or annually. Annually read meter points in product 4 with an AQ <73,200 kWh can submit one meter read once every 25 calendar days. Annually read meter points with an AQ >73,200kWh in product 4 can submit a meter read every 14 days. Monthly read sites in product 4 can submit a read every seven calendar days. Characteristics of each product category are shown in the table in section 5.1

### 5.3.1 Risk

7. Each product category will result in shippers submitting meter readings at different frequencies. This will result in AQs being recalculated between once per month and once every two years, however AQs might not be updated within 2 years if a reading is not taken. The variation of meter reading frequency creates a risk that AQs reflect actual consumption to different levels of accuracy. Meter points in product 3 will have an AQ recalculated monthly using reads which are 9 months apart which should be the most accurate reflection of consumption.

This will create a risk that allocation for meter points in product 4 maybe a less accurately reflection of consumption. This creates a settlement rules base risk, which a performance framework cannot address.

8. The Project Nexus rules set out minimum submission frequencies. For annually read meter points in product 4, Shippers must read 70% of sites in 12 months. There is a risk that the 30% of meter points that the shipper does not read continue to be unread year on year. This results in a risk that some meter points do not obtain a read within the settlement window and reconciliation periods crystallise. Where reconciliation periods crystallise the allocation will not reflect true consumption. This creates a shipper performance risk.

### 5.3.2 Control

The must read process ensures that the ~~network operator transporter~~ uses reasonable endeavours to obtain a read where the shipper has failed to for larger supply points<sup>5</sup>. Additional Project Nexus controls includes the requirement for shippers to complete check reads on all sites that are fitted with metering equipment that derives reads. Whilst the gas supply license requires meter inspections at least every two years there are occasions when time between reads is longer. The UNC requires the shipper to obtain a read every two years however there are currently no penalties when either the transporter or shipper fail to obtain a read in the appropriate timescale. A performance target could be implemented to support this control.

Shippers must continue to adhere to the minimum meter read submission timelines set out in UNC Section M, for annually read sites every 2 years, and monthly read sites every 4 months. Section M sets out the minimum percentage of sites that must have a meter read submitted.

## 5.4 Maintenance of the Supply Point Register

Xoserve maintain the supply point register on behalf of the large transporters that contains information about all registered meter points. It is the responsibility of both the transporter and the shipper to ensure that the supply point register has correct details of supply points. The supply point register must include the following data items; MPRN, meter postcode, market sector code, product category, supply point registration number and other detailed recorded in the UKLink Manual.

Project Nexus will consolidate information held within the supply point register, adding information about IGT supply points and will remove the need for separate systems to be maintained.

The connections and disconnections (C&D) store contains information submitted by any shipper and other parties including meter installers, not only the registered user in the prescribed format.

### 5.4.1 Risk

9. The shipper should update the supply point register using UK Link files so that it contains the latest information about a supply point. There is a risk that the supply point register gets to hold incorrect data. Where the register holds incorrect meter details, meter readings should fail validation resulting in delays or missing reconciliation. The corresponding AQ is not likely to be reflective of consumption.

Incorrect asset information on the supply point register is principally a shipper performance risk. Where the transporter identifies that there is an error to the supply point register they must liaise with the responsible shipper to ensure it is corrected.

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<sup>5</sup> [UNC TPD Section M 3.6](#)

## 5.4.2 Control

The UNC requires ~~the a~~ shipper to update the supply point register within six business days of becoming aware of a change to a meter point. Whilst this is an existing control, there is no monitoring to provide assurance that shippers meet these timescales. -UNC Modification 455 give provision for the transporter to update the supply point register if necessary, following dialogue with the registered shipper. Currently, the transporter has a responsibility to inform the registered shipper that an update is required; where the shipper takes no action, the transporter must update the supply point register within five business days. This should ensure that where the shipper or transporter know the correct information, records are kept up to date. Whilst this is an existing control there is no assurance to monitor this occurring.

## 5.5 Complex Metering Arrangements

The UNC includes a provision for complex metering. Whilst following Nexus go-live all supply points will be single metered supply points, there will still be provision for, meters with bypasses as well as the continuation of existing sub and prime meters.

When a shipper needs to fit a meter by-pass with permission from the gas transporter, it is not possible to establish how much gas the bypass has carried. This arrangement will continue following Nexus go-live. Bypasses are installed to meter points which cannot have their supply interrupted e.g. hospitals following a meter failure or to facilitate scheduled maintenance. If the bypass is opened, an estimate is provided of the amount of gas which has not been measured.

New sub ~~deduct and prime~~ arrangements are not being installed; however, historical sub and prime meters will continue to be in place following Nexus go-live. The gas transporter will continue to be responsible for reading prime and sub meters which are elected into product 4 in order to facilitate reconciliation of the prime meter on behalf of shippers. For prime and sub meters in product 4 They the transporter should obtain meter readings yearly ~~in~~ and within 5 days of each other on the metering configuration. Where a shipper elects prime and subs into products 2 or 3 it is the shippers responsibility to submit meter readings and the transporter will not be required to read these sites.

### 5.5.1 Risk

10. Where a bypass is fitted to a meter point and opened, it is not possible to determine the exact amount of gas consumed. This creates a risk that allocation to the meter point is does not reflect true consumption. Settlement treats any difference in true consumption within unidentified gas. This creates a settlement rules based risk to allocation.
11. Transporters must read sub and prime meters within 5 days of each other. This means that the read frequently may be lower than other meters. Where one meter is not accessible reconciliation cannot be completed for the complete configuration. There is a risk that sub and prime meters will remain unreconciled for an extended period. This risk could be minimised by the implementation of a transporter performance assurance target to monitor reading prime and sub meters in product 4.

### 5.5.2 Control

UNC modification 0428 will phase out multi metered supply points. This will simplify some aspects of the settlements processes.

The only known control is that transporters will continue to be responsible for the collection of meter reads for sub and prime meters [for product 4](#).

## 5.6 Change of Supply and Opening Meter Reads

During the change of supplier process the incoming shipper should submit a meter read to Xoserve within the window of 11 business days, 5 before and 5 after the registration date. Currently, this read does not need to pass validation to be used as the closing and opening read. [The incoming shipper must submit this read within 10 days of the transfer date](#). This meter reading window may change with the introduction of faster switching.

From 1st October 2015, the shipper should continue to obtain a read during the change of supply window; however, it will be subject to the standard meter read validation rules based on the current AQ and SOQ. The change of shipper process is currently documented in the UNC, Supply Point Administration Agreement and the gas supply license. Where the shipper fails to provide any reading, the transporter will provide an estimate 16 business days following the transfer date. Xoserve cannot accept subsequent meter readings until a meter read has been loaded for the transfer date. The shipper should elect a product category and meter read frequency for each MPRN on change of supply.

The shipper agreed reads (SAR) process will continue post Project Nexus implementation which should be used when an estimated transfer read has been loaded and is subsequently found to be inaccurate. Both the incoming and outgoing shipper should agree a read replacement that the incoming shipper should submit. Currently, Xoserve reject [a high proportion of SSP16-27%<sup>6</sup>](#) SARs; however, due to the reconciliation by difference mechanism there is no material impact [for SSPs](#). It is unclear following Project Nexus implementation whether Xoserve will reject SARs when the shipper submits subsequent reads. At present only LSP transfer reads have the potential to create an energy misallocation between shippers. The I&C CoP is currently in place to provide a mechanism for shippers to claim incorrectly reconciled energy back from other I&C shippers, however [non Gas Forum members and](#) shippers with only domestic supply points fall outside the scope of this Code of Practise.

### 5.6.1 Risk

12. Where a change of supply is completed using an estimate transfer read, the closed reconciliation period of the previous supplier will end on an estimate. The new reconciliation period will begin on an estimate. An estimated meter reading could be used because no actual reading was obtained or the actual transfer read was rejected due to data discrepancies or because it failed validation tolerances due to an incorrect AQ.

The transfer read may not reflect reality and the final reconciliation of energy to each shipper may be incorrect which has a higher impact if billing systems do not align with this. The mis-reconciliation will be between the two shippers who have been responsible for the meter point. In order to correct the mis-reconciliation, the shippers should agree a SAR for the incoming shipper to submit. Xoserve should accept this SAR. It is a shipper performance risk that the incoming supplier does not send in the revised meter reading. [There is a rules based risk that the SAR read does not pass validation rules.](#)~~There is a rules based risk that Xoserve does not accept the SARs.~~

<sup>6</sup> Percentage provided by Xoserve 15<sup>th</sup> December 2014

## 5.6.2 Control

The rules and regulations governing the change of supply process are set out in the UNC, SPAA and supply license. Where there are settlements discrepancies for I&C sites created by this process they can be resolved through the Industrial and Commercial Code of Practise, [where the supplier is signatory to the ICoP-](#)

Where settlement has accepted incorrect reads, shippers can use the SARs process to correct the change of supplier reading and any subsequent reconciliation of energy.

## 5.7 New Meter Points, Isolations and Meter Exchanges, Opening and closing meter reads.

### New Meter Points

New meter points are added to the gas network as they are created. Domestic properties are allocated an AQ that is taken from the CSEP NEXA table according to property size, [or determined separately if connected to a DNO](#). Following registration new sites should have a subsequent read 1-12 months following registration date. This read can only be used in the AQ calculation if it shows nine months consumption. It is likely that consumption will fluctuate during the building and selling phase of a development, following registration. The accurate tracking of meter assets and their corresponding reads impacts the reconciliation process. Individual meter point reconciliations will ensure that the total volume of energy reconciled is correct; however, for new meter points in product 4 the volume of energy profiled [initially](#) is unlikely to reflect the actual daily usage. We assume that initially I&C sites will have more frequent reads submitted and an increased reconciliation profile, [as well as a more accurate individual forecast of the AQ required.-](#)

### Isolations

The isolation process (the cessation (temporary by clamping, or permanently by meter removal) will result in the supply point being excluded from the settlement process (no gas is allocated)..

Once a supply point is isolated, the shipper can withdraw from it, and the supply point becomes shipperless.

### Meter Exchanges

The Project Nexus settlement regime relies on holding a complete consumption history for meter points. When a meter exchange takes place, it is important that the shipper obtains the correct closing and opening readings and submits them to Xoserve for use within the reconciliation process. The closing reading can be used to recalculate the AQ.

## 5.7.1 Risk

13. As new meter points are unlikely to follow a typical consumption profile, there is a risk that meter points in Product 4 will not have energy allocated to each day correctly [until a read history is established](#). Any under or over allocation on a given day will be absorbed by unidentified gas. This causes a settlement data input risk to allocation.

14. Changes to supply point meters and statuses must be updated on the supply point register. Where the shipper does not update the status, the total aggregate shipper AQ will not be correct. Also there is a risk that sites resume consuming gas while being classified as dead. This will cause the initial allocation to be incorrect.

This creates a shipper based performance risk that energy allocation will not be correct.

15. When a meter exchange occurs, it is necessary that the opening and closing meter reads are updated on the supply point register. If the shipper does not obtain the correct opening and closing reads or Xoserve does not accept them, then the reconciliation and AQ calculations will not be correct. The allocation of energy between shippers will not be correct. This creates a shipper performance based risk.

## Control

UNC procedures are in place to ensure meter points are correctly registered and de-registered. There are no known reports to monitor whether the sites are registered and de-registered correctly. This could be considered within a performance assurance regime.

## 5.8 Check Reads and Resynchronisation

Currently the distribution network operator completes check reads at daily-metered sites every 12 months and they are advisable at a change of supply. Check reads are required to establish whether meter read equipment drift has occurred. Settlement will profile errors in energy measure resulting from metering drift in accordance with its consumption profile.

From 1<sup>st</sup> October 2015, there will be a new obligation on shippers to complete check reads for all site metering that derive reads. Check reads must be completed with the following frequency;

- Product 1,2,3 – 12 monthly check reads
- Monthly read product 4 - every 12 months
- Annually read product 4 - every 24 months

The existing profiling process will be extended to cover all products. Drift will be profiled over the period since the last check read.

### 5.8.1 Risk

16. Check reads will establish whether there is any meter read equipment drift. It cannot establish when meter read drift started. Any drift will be allocated using standard consumption profiles, between the check read and the current date and therefore there is a risk that the day the energy is allocated to, is not correct. Any over or under allocation following volume reconciliation will be picked up in the unidentified gas reconciliation adjustment. This creates a settlement data input risk to unidentified gas.

17. It is the shipper's responsibility to ensure that check reads are completed on time. Late check reads may cause an extended period of inaccurate initial allocation and any drift will be allocated over an extended period. This creates a performance-based risk.

### 5.8.2 Control

The gas transporter will notify the relevant shipper that a check read is required one month before the due date. A performance-based target could be implemented to provide additional assurance that shippers carry out check reads within the timescales set out in the BRDs.

## 5.9 Meter Read Revision

Currently, shippers may only replace the most recent reading for LSP sites where they are the current shipper. Shippers can replace daily-metered readings following an estimate for up to

five days after the gas flow day. Replacement reads would be required where the daily metering telemetry equipment or AMR device has failed.

Replacement read rules are documented in the "Meter Read Submission Processing and Settlement arrangement" and in the "Retrospective updates" BRDs. From 1<sup>st</sup> October 2015, Shippers can replace readings for daily-read sites in product 1 and 2 up to five days following the consumption date, after which they must process consumption adjustments. The UNC permits Product 3 and product 4 read replacements for actual reads, re-syncs, transfer reads, meter installations, isolations, or removal reads. Where the shipper fail to label replacement readings correctly, Xoserve will reject them as a duplicate reading.

### 5.9.1 Risk

18. If a consumption adjustment is required for a meter point in product 1 or 2 and the volume adjusted is not favourable to the shipper, there is a disincentive to complete the manual adjustment. This creates a risk that consumption periods remain inaccurate where more up to date information **maybeis** available. Shipper reconciliation inaccuracy would cause unidentified gas reconciliation adjustment to be inaccurate. Estimated daily reads cause an allocation inaccuracy that is a shipper performance risk. The number of daily estimates used by shippers could be minimised through performance targets.
19. For meter points in product 3, reads cannot be inserted in reconciled periods to correct misallocation between days. It is possible for a batch of daily reads to be submitted and two reads to be submitted, the reads submitted would be used to generate daily estimates over a typical profile. There is a risk that the profile used did not reflect the consumption of the meter point and allocation between days would not be correct. Any misallocation between days would be absorbed in the unidentified gas reconciliation adjustment, ~~w~~ **W**hich would affect the accuracy of the profile ~~t~~ **t**his would create a rules based risk.

### 5.9.2 Control

Xoserve will use logic checks to approve consumption adjustments.

## 5.10 Shipperless and Unregistered Sites

Meter points can remain unread for an extended period due being shipperless or unregistered. Where there is no shipper responsible for a meter point no metering agent will be appointed.

The UNC Shipperless and Unregistered sites workgroup investigate the causes of shipperless and unregistered sites. This workgroup has identified that there are approximately **17k<sup>22,200</sup>** shipperless and unregistered sites suspected of taking gas. A further **875k** sites have been withdrawn from or are new connections and so are deemed to be legitimately unregistered meter points.

Currently, settlement rules allocate this energy to RbD shippers and an adjustment is processed through the AUGÉ. From 1<sup>st</sup> October, settlement rules will allocate the energy to unidentified gas.

<sup>2</sup>

<http://www.gasgovernance.co.uk/sites/default/files/Shipperless%20%20Unregistered%20Workshop%20slides%20011214.pdf>

### 5.10.1 Risk

20. Meter points not registered to a shipper are not included in the settlement process. This creates a risk that settlement rules allocate any energy consumed by these meter points to unidentified gas. There is a performance risk that a shipper fails to register a meter point and the meter point remains shipperless or unregistered. This risk also affects the settlement data input accuracy.

### 5.10.2 Control

The UNC unconfirmed sites workgroup works to minimise the number of new shipperless and unregistered sites. This provides monitoring of the industry situation; however, performance based monitoring could be implemented to provide assurance that the code is being upheld.

## 5.11 Meter Reading Accuracy

Meter readings from consumer meters can be inaccurate due to theft, faulty meters, or general systemic calibration of the meter. Any theft inherent in the market will fall into RbD. The AUGE process forecasts and allocates some of these costs to the LSP sector based on available evidence. From 1<sup>st</sup> October 2015, downstream theft will be picked up by unidentified gas.

Systemic meter calibration error will vary dependent on meter type. Typically, a meter will be at its most accurate when the throughput is at the average of the capacity of the meter. Throughput that is significantly lower or higher than the intended capacity of the meter will be the most inaccurate, and should a shipper not upgrade their meter to match the consumption of the customer the throughput is likely to be inaccurate. The Measuring Instrument Directive allows for the meter to measure with an inaccuracy of +/-3%.

### 5.11.1 Risk

21. There is a risk that domestic and I&C meters do not all read to the same level of accuracy. Where a shipper's portfolio has a systemic meter inaccuracy, which is higher or lower than average accuracy, the inaccuracy will be absorbed by unidentified gas. There is a risk to accurate allocation amongst shippers if the error in metering equipment is more prevalent in one shipper's portfolio. This will create a settlements data input risk.
22. Where theft of gas occurs, the amount of gas consumed will not be accurately identified. Any difference will be allocated to unidentified gas. The energy will be allocated evenly across all market segments, which may not reflect the market segment or product category where the theft occurred. Shippers are not incentivised to identify instances of theft of gas and could be incentivised through a performance regime to optimise theft of gas detection.
23. From time to time meters become faulty. Where a meter is faulty, the measured consumption is inaccurate. When a shipper identified a meter as faulty, it must populate the faulty meter flag within the supply point register and it will be exempt from reconciliation. When the meter is repaired or replaced the supply point register must be updated again. There is a risk that the supply point register is not updated with information about faulty meters. This will create a risk that reconciliation volume and AQ calculations will not be accurate and any inaccuracy will be allocated to the unidentified gas reconciliation adjustment. The shipper with the faulty meter will be under or over allocated energy and the opposite cost will be allocated to all shippers in accordance to their AQ market share. This creates a shipper performance risk that a performance metric could manage.

### 5.11.2 Control

All meters should be compliant with the Measuring Instruments Directive. The Measuring Instruments Directive includes an in service testing procedure that shippers should **be** follow. As part of the MID the National Measurements Office requires asset owners to provide test samples to ensure that meters perform to the accepted standards.

A theft of gas risk assessment service (TRAS) will be established in 2016. This will generate leads and establish targets for investigating theft of gas but complimentary changes to the SPAA will be established to incentivise suppliers to carry out these investigations. As these changes have not been put in place and theft is a significant industry issue Engage recommend that theft of gas targets are considered within the performance assurance regime and reassessed when the TRAS service and SPAA changes have been fully embedded.

## 5.12 Accuracy of the Volume Correction Factor

Gas in the UK system is measured in volume (M<sup>3</sup>) and converted into energy (kWh). At domestic and I&C meter points gas volume is converted into kWh using a volume correction factor and calorific value (CV). These factors take into account temperature and pressure to determine volume changes and the energy content of the gas. Calorific value is set daily for each LDZ. There is currently one averaged national volume correction factor which is used for all meter points with an annual quantity of <732,000kWh. Meter points with a consumption greater than 732,000 kWh have a unique volume correction factor, taking into account temperature and pressure at the location of the supply point.

Ofgem recently commissioned a study<sup>8</sup> to assess the impacts of using a national volume correction factor on domestic customer billing rather than a site-specific volume correction factor. The study concluded that the accuracy of the volume correction factor is broadly in line with the accuracy of meters themselves. However, it did highlight that there is an acceptable systemic average error of -0.238%, meaning that the majority of sites with an AQ<732,000 kWh are under billed.

With the current settlement arrangements this average under billing of gas, flows through into RbD and is subsequently allocated to supply points with an AQ <73,200kWh. This creates an under allocation of -0.238% to most sites with an AQ between 73,200kWh and 732,000kWh.

### 5.12.1 Risk

#### Pre Nexus

There is an **average** under-billing of ~~all~~ supply points that have an AQ of between 73,200kWh-732,000kWh; this changes following Project Nexus implementation.

#### Post Nexus

24. There is a risk that the average under **allocationbilling** of meter points with an AQ <732,000kWh results in an additional 0.238% of energy falling into the unidentified gas reconciliation scaling adjustment. As this percentage is **an average** under **allocationbilling**, some meter points will be over or correctly **allocated energybilled**. This energy will be spread equally across all meter points resulting in meter points with and AQ >732,000kWh being over allocated a proportion of the energy which

<sup>8</sup> Ofgem report on volume correction factor and CV <https://www.ofgem.gov.uk/ofgem-publications/89465/cvopenletter210814.pdf>

shouldn't be attributed to this market segment. This creates an accepted rules based input error.

### 5.12.2 Controls

Thermal energy regulations provide the control to minimise any impact of misallocation. Ofgem ensure that this risk kept to a tolerable level.

## 6 Energy Allocation

### 6.1 Overview

Currently, settlement splits initial allocation by the daily metered and non-daily metered markets. For the daily-metered meter points, nominations are required to be recorded in Gemini, National Grid's demand system. Transporters gain meter readings for all daily read sites before 10am following the gas flow day. So these sites can have the exact amount of consumed energy allocated to them the NDM market allocation uses the following formula;

$$\text{Supply Point Demand} = ((\text{AQ}/365) \times \text{ALP}) \times (1 + (\text{WCF} \times \text{DAF})) \times \text{SF}$$

Where;

ALP = Annual load profile

WCF = weather correction factor

DAF = Daily adjustment factor

SF = Scaling factor

The scaling factor is determined on a daily basis in order to make sure the algorithm is consistent with the total throughput.

Following Nexus go-live, the initial allocation process will change. Nexus implements a new NDM allocation algorithm that will not use a scaling factor. The UNC Demand Estimation Sub-Committee is designing this new algorithm. Any algorithm inaccuracy currently picked up through the scaling factor will be incorporated into the unidentified gas reconciliation adjustment.

For meter points in product 1 and 2 initial meter read acceptance between the end of the gas day and gas flow day +5 will be used to determine settlement allocation. AQs, daily adjustment factors, and weather correction factor will be used to determine the daily supply point demand for meter points in products 3 and 4. Initial settlement allocation will be most accurate where the AQ is most reflective of meter point consumption.

Following the acceptance of a meter reading and provided reads are 9 months apart the following formula determines to determine the meter point AQ:

$$\text{AQ} = \text{RMQ} \times (365 / \text{SUM} (\text{ALP}_t \times (1 + \text{DAF}_t \times \text{EWCF}_t)))$$

Where;

RMQ = relative metered quantity

ALP<sub>t</sub> = Annual Load Profile

DAF<sub>t</sub> = Daily adjustment factor

EWCF<sub>t</sub> = Estimated weather correction factor

### 6.2 Annual Quantity

Following Nexus go-live, AQs will be updated following the acceptance of a valid read. Cyclic reads, transfer reads including SARS, check reads, must reads and meter removal readings will all be used to revise the AQ. For an AQ to be calculated meter readings used in the calculation process must be 9 months apart.

An AQ correction process will be implemented from 1<sup>st</sup> October 2015 and shippers should use this when reads are submitted that fail tolerances but are legitimate. It is anticipated that this process could be used following theft of gas, new sites, and meter exchanges and other occasions where there has been a significant change in consumption.

Winter consumption profiles will still be required to calculate the correct winter annual ratio (WAR) band for sites with a consumption of >293,000 kWh. These ratios determine a meter point's sensitivity to weather changes during the winter months. A start read is required between 1<sup>st</sup> November and 31<sup>st</sup> December and an end read is needed between 1<sup>st</sup> March and 31<sup>st</sup> April. Winter consumption profiles ensure that a bespoke profile applies for sites during winter. As more of these sites are allocated to product 3, the requirement for a winter consumption profile will reduce, as they will be reconciled based on actual daily reads.

### 6.2.1 Risk

25. Following meter read acceptance a revised AQ will be calculated. These AQs may not be reflective of true consumption, if the read is erroneous or there has been a ~~jump~~ **insignificant change in** consumption. Additionally, incorrect AQs could be migrated from the current UK Link system. AQs that do not reflect accurate consumption will cause an incorrect amount of initial energy to be allocated to the shipper. The difference between initial allocation and actual consumption will be allocated to the unidentified gas reconciliation adjustment.

Inaccurate AQs create a shipper performance based risk. AQ values can be updated using the AQ correction process. To avoid a shipper gaining an unfair advantage a consistent approach to AQ corrections should be implemented. Performance targets could be used to manage this risk.

26. AQ vary in accuracy dependent on recalculation frequency and product selection. The AQ of meter points in product 1, 2 and 3 that are calculated monthly are likely to closely reflect actual consumption. Shippers with meter points allocated to product 1-3 will be allocated initial energy consumption that is closer to actual consumption. Shippers with a higher percentage of meter points in product 4 are likely to be allocated ~~edion~~ **consumption which consumption that may** be less accurate. All shippers irrespective of product category will pick up the cost of inaccuracies in product 4 through the unidentified gas reconciliation adjustment. This creates a timing risk that falls within the Nexus settlement rules.

27. AQs remain uncalculated for one of the following reasons;

- The meter point is registered as dead/extinct;
- The meter point is unregistered;
- There are insufficient meter reads or meter reads do not adhere to the time constraints;
- The supply point is live for less than 9 months;
- Supply point history not continuous over relevant period which creates a consumption gap or there is an overlap of non-consumption;
- Legitimate meter reads are rejected and no consumption is calculated; and
- Sub and prime meters do not have reads for all sites within 5 days of each other.

A shipper who has meter points with AQs which are not frequently calculated is likely to be allocated energy which doesn't reflect consumption. Any difference in allocation and consumption is allocated to the unidentified gas reconciliation adjustment. This is a rules based risk. Performance targets can only manage the associated risk of not obtaining sufficient meter readings.

28. WAR bands are used to determine the winter profile of a site with an AQ > 273,000kWh. If the shipper does not get meter readings for Nov/Dec and Mar/Apr, a WAR band is not calculated. Any I&C meter point with a qualifying AQ will not have a bespoke profile. This will result in shippers' daily profile of energy being incorrect. Settlement incorporates any differences into the unidentified gas reconciliation adjustment and allocates it to all shippers in accordance to their market share. This causes a shipper profiling performance risk and a performance assurance metric could manage this risk.
29. The implementation of UNC Modification 432 introduces a discrete AQ recalculation process with updated AQs becoming live for allocation purposes on first day of every month. This will create a step change in aggregate AQs on the first day of every month. This will create a step change in initial allocation amongst shippers every month. This will mean there are some allocation inaccuracies; however they will be resolved following individual meter point reconciliation.

### 6.2.2 Control

A check read obligation will be imposed on shippers [with meters that derive readings via pulse equipment](#), so they will be required to ensure that a read is obtained at least every 24 months dependent on product [and meter](#) type. This should [help](#) minimise the number of aged AQs; however, there typically remains a population of sites that remain unread for an extended period. Only reads that pass tolerance checks will be used within the AQ calculation, estimates will be not be used.

~~Where a shipper identifies an AQ is incorrect, the AQ corrections process is in place to allow shippers to update AQs. Xoserve will validate the AQ correction request ensuring that the correction is required and a pair of meter readings are provided that adhere to the AQ calculation timescales. Where a shipper identifies that an AQ is incorrect due to reasons in UNC G1.6.21,22, 23 and 24, the AQ corrections process is in place to allow shippers to update AQs. Xoserve will not validate the AQ value in the AQ correction request.~~

Xoserve currently oversee the AQ review process. They identify groups of sites which will not have a revised AQ and report back to the industry between January and March yearly, through the AQ forum. The AQ review forum provides a mechanism for shippers and Xoserve to raise concerns and agree approaches to uncalculated AQs. Additionally, Xoserve sense check the proposed AQs to ensure that significantly high AQs are not activated in September. It is our understanding that this level of control will not be applied to the monthly AQ revision process following Nexus go-live.

### 6.3 Profiling

Settlement uses daily consumption profiles to allocate energy between days. Daily consumption profiles are unique to each end user category (EUC) and LDZ. These profiles take into account consumption thresholds, annual load profiles, and weather sensitivity. A sample of NDM supply points [are](#) used to construct each profile. Profiles can be revised once yearly following a consultation process led by the UNC Demand Estimation Sub-Committee. Following Nexus go-

live the profile of meter points in Product 1-2 will be less important as reconciliation will be completed in accordance to daily reads, provided they are available and have been submitted within the timescales. Meter points in product 3 and 4 will continue to be reliant on an accurate profile.

### 6.3.1 Risk

30. For meter points in product 3 and 4 where a shippers portfolio does not mirror the consumption profile of the population sampled the shippers allocation will not reflect the true consumption of its customers. Any daily misallocation will be allocated to unidentified gas, however this will be corrected at reconciliation. This creates a temporary risk to settlement data input.

### 6.3.2 Control

With the mandated rollout of AMR and smart metering, more data will be available and the allocation algorithm and profiling can be refined through the UNC Demand Estimation Sub-Committee. As more AMR and smart meters are installed, it is expected that sites will migrate to product 3 and whilst there may be inaccuracies in initial allocation, this should be reconciled in the following month.

## 7 Reconciliation Process

### 7.1 Overview

Following the implementation of Project Nexus, all meter points will be reconciled individually when Shippers submit valid meter reads. This will help to ensure that settlement reconciles energy to the right sector. The new process will allow re-reconciliation where shippers replace readings to update the reconciliation. Each individual reconciliation or re-reconciliation volume will be calculated using CV values by LDZ. The following reads will be used to reconcile energy; customer reads, meter reader reads, must reads, transfer reads, check reads, re-syncs and meter removal reads. Reconciliation will not use estimated readings, except for change of supply processes. In each case for all reconciliations a reconciliation factor will be calculated as follows;

Reconciliation Factor = Actual Volume / Allocated Volume

Reconciliation Energy = Reconciliation Factor x allocated energy = Actual Energy

The role of the AUGER, who currently assess the fair allocation of energy and apportion it to the correct market segments, will change. The Project Nexus business requirements documents currently allocate all unallocated energy evenly among supply points by the ~~unallocated-gas-scaling~~ unidentified gas reconciliation factor. There is currently no requirement for an independent expert to assess this allocation on an annual basis. This will change should UNC Modification 473/473A be approved for implementation.

### 7.2 Individual Meter Point Reconciliation

Individual meter point reconciliation for daily-metered sites in product 1 and 2 will occur when a shipper submits an actual read following an estimated read. For sites in product 3, individual reconciliation will occur for each gas day up to and including the date of the last reading. Where reads are missing within the reconciliation period, an estimate will be used. For meter points in product 4, reconciliation will be processed for sites following an accepted read.

When all the monthly reconciliation volume has been derived the unidentified gas reconciliation adjustment can be calculated. The unidentified gas reconciliations are shared out across the preceding 12 month shares of latest consumption.

#### 7.2.1 Risk

31. Some meter points will be not be reconciled to actual reads 100% of the time, and others will not be reconciled at all. Where there are gaps in consumption history, meter points will have some periods of individual reconciliation and some consumption will be derived from the AQ. Where Xoserve does not accept meter readings, reconciliation will not be processed. When the reconciliation window of 36-48 months elapses, the initial allocation will become the final allocation. This will mean that any energy incorrectly allocated to the shipper will be crystallised. Any error in consumption between the allocated and actual usage will be permanently absorbed by unidentified gas. Fully unreconciled MPRNs create a settlement performance based risk.

To update gaps in reconciliation shippers should process consumption adjustments. Consumption adjustments should be completed in an unbiased manner. To prevent misuse of consumption adjustments a performance target could be used to monitor shippers.

32. If erroneous reads or estimated reads are used to reconcile meter points, the final energy reconciled will not reflect true consumption. Estimated reads will be used for reconciliation purposes when a change of supply has occurred and no actual transfer read has been loaded. Any mis-reconciliation will be incorporated into the unidentified gas reconciliation adjustment. This creates a shipper driven performance risk.

### 7.2.2 Control

~~Xoserve will review reconciliation values to identify if corrective action is required. Xoserve may suppress some values and trigger a re-reconciliation where required.~~ [1]

UNC Modification 429 provides the opportunity to correct historical and erroneous reconciliation in certain circumstances. There is a risk that this modification could be used for commercial benefit and create a mis-allocation in settlement.

## 7.3 Ad-hoc Reconciliation/ Consumption Adjustments

Consumption adjustments will need to be processed where a daily meter read error has occurred, where a meter has been fitted with a by-pass, and where a faulty asset has been determined.

It is not clear how this consumption adjustments will be completed and whether this will be a manual process.

### 7.3.1 Risk

33. Where an estimate of the energy used by a meter point is determined following an extra ordinary event, shippers should process a consumption adjustment. There is a risk that this will not be instigated when it should be. Shippers will have different processes to address manual consumption adjustments. There creates a risk that the energy is not allocated correctly to the period when the energy was incurred. If the process is manual, accurate settlement will be reliant on shipper activity and will create a shipper performance based risk.

### 7.3.2 Control

The consumption adjustment must pass logic checks and validation for the adjustment to be permitted.

## 7.4 Unidentified Gas Reconciliation Adjustment

Following Nexus go-live, the settlement rules will allocate the unidentified gas reconciliation adjustments to all sites in accordance to their average market share over the last 12 months. The unidentified gas will be calculated as;

$(\text{Actual LDZ Offtake} - \text{Total LDZ site level consumption}) / \text{Total LDZ site level consumption}$

This new process moves the risks from SSP shippers through the current RbD allocation process to the whole of the market. As the unidentified gas reconciliation adjustment does not mirror the reconciliation window, there is inherent error in the allocation of unidentified gas.

This process will change if UNC modification 473/473A is approved for implementation.

### 7.4.1 Risk

34. Currently the AUGE process is in place to provide a forward looking estimate, based on a historic view of ~~of the amount~~ of un~~identified~~~~allocated~~ gas that should be

allocated to different ~~supply point classesizes of consumer~~. The Nexus approach allocates all unidentified gas to shippers based on market share. ~~Engage Consulting believe T~~ there is a risk that fair allocation between end user categories is not achieved ~~without an AUG~~with the current Nexus processes as consumers with different usage profiles, types of meter and types of connection ~~should be allocated a different proportion of unidentified gas~~exhibit differing risk characteristics. For example, meter accuracy is different for larger consumers and the propensity for theft would differ from domestic meter points. This creates a rules based risk that the settlement volume allocated to each EUC does not reflect reality.

35. The ~~Unidentified sealing gas~~ Reconciliation adjustment is allocated to shippers dependent on the last 12 months of consumption. There is a risk created by the reconciliation window not matching line in the sand, which is extended from the current RbD risk faced by shippers today. If the shipper grows its market share they will be under allocated a proportion of unidentified gas, however if a shipper shrinks its customer base it will be over allocated a proportion of unidentified gas. This creates a settlement rules based risk to shipper allocation.

#### 7.4.2 Control

Currently there are no controls identified. ~~This may change following a decision on UNC modification 0473/0473A.~~

### 7.5 Retrospective Updates

Currently UK Link system constraints limit retrospective updates. Following the implementation of Project Nexus, settlement will process financial adjustments following an asset update for the current shipper. Where a financial adjustment affects the previous shipper these will be processed at the request of that shipper. Following retrospective updates the unallocated gas reconciliation adjustment will be amended.

#### 7.5.1 Risk

36. Retrospective updates involves complex processes with significant numbers of touch points where errors can be incorporated. There is a risk that retrospective updates could prevent automatic meter point reconciliation or impact the AQ calculation. Errors arising from retrospective updates could impact the accuracy of reconciliation. The incorrect use of the retrospective updates process creates a performance risk. Settlements performance could be optimised by monitoring the correct use of the retrospective updates process, by measuring the number of filed update requests.

#### 7.5.2 Control

For a retrospective update to be processed shippers must validate the data submitted. The gas transporter will then also complete further validation and any recalculated consumption must be subjected to market breaker validation.

## 8 Conclusion

### 8.1 Summary of Risks

The report has identified 36 specific risks to gas throughput or fair allocation of gas between shippers.

A complete list of the risks is appended to this report and they have been categorised as;

- Risk to settlement data input, which will affect the total allocation accuracy to shippers in a perfect settlements scenario;
- Risk to accurate allocation; **that** which have been created by extension of the current settlement rules or implementation of new rules. These risks identified are where rules limit accurate allocation between shippers; and
- Risk to accurate allocation caused by shipper or transporter performance.

The dynamic model will simulate market conditions following Nexus go-live and where possible, will include settlement data input inaccuracies within the input values. The dynamic model will illustrate a gas market using the proposed settlement rules. Rules based risks to settlement allocation will not be evaluated within the model.

The settlement data input risks to be reflected in the model are as follows:

- Systemic risk to total LDZ measurement inaccuracy as a result of;
  - Offtake meter errors;
  - Offtake meter accuracy; and
  - LDZ shrinkage calculation
- Inaccuracy of the number of meter points held on the supply point register from;
  - New supply point registrations; and
  - Shipperless and unregistered sites.

The following performance based settlement risks will be quantified using the dynamic model and are summarised as follows;

- a. The risk of offtake measurement errors being identified and impacting the accuracy of shipper energy allocation which is classified as a transporter performance risk;
- b. The risk of inaccurate meter reading being accepted by Xoserve and subsequently used in the settlement allocation process or inaccurate reads being rejected, which have been identified as a shipper performance risks;
- c. The use of estimated reads on daily read sites which compromises accurate settlement and subsequent use of consumption adjustment has been identified as a shipper performance risk;
- d. Over use of read replacement and re-reconciliation is a shipper based performance risks shippers should ensure reads are correct first time;
- e. The risk of infrequent meter reading submission **creat**ing a shipper performance risk;
- f. Lack of maintenance of the supply point register **creat**ing a shipper and transporter performance risk as both parties are responsible for ensuring information is correct;

- g. Overuse of estimated reads at change of supply creatinges a shipper performance risk to accurate allocation;
- h. Failure to completed check reads in accordance with the Nexus rules creatinges a shipper based performance risk;
- i. Shipperless and unregistered sites creatinge an energy misallocation which is partly systemic of the rules but is also partly a shipper performance risk;
- j. Lack of identification and accurate recording of theft of gas creatinges a shipper performance risk to accurate allocation;
- k. Inaccurate maintenance of faulty meters creatinges a shipper based performance risk;
- l. Lack of maintenance of AQs through the AQ correction process and risk of uncalculated AQs causinges a shipper based performance risk;
- m. The lack of maintenance of winter annualised ratios is a shipper performance risks that causes misallocation between meter points; and
- n. Shipper errors created using the retrospective updates process is a shipper based performance risk that may result in the supply point register being incorrect.

The PAW and Ofgem will be able to use the model to determine the most appropriate level of performance targets to provide an acceptable level of performance risk.

## 9 Appendix

### 9.1 Matrix of all Risks

Risk No.	Risk Description	Type of Risk
1.	<u>Offtake measurement error</u> Risk that offtake meters develop an error, which causes the reading to be inaccurate.	Data input risk/ Transporter performance risk
2.	<u>Offtake meter accuracy</u> The systemic accuracy error that offtake meters under or over record volume throughput.	Data input risk
3.	<u>LDZ Shrinkage calculation error</u> Inaccuracy in the final shrinkage calculation using the methodology set out following the National Leakage Testing Programme.	Data input risk
4.	<u>Inaccurate meter reads accepted by Xoserve</u> Read are not correct that pass validation tolerances and are subsequently used in settlement.	Shipper performance risk
5.	<u>Accurate meter reads are not accepted by Xoserve</u> Accurate reads fail validation tolerances and are not used in settlement processes.	Settlement rules risk/ Shipper performance risk
6.	<u>Estimated reads used for daily metered sites</u> Where estimated are initially used the profile and allocation will be inaccurate.	Shipper performance risk
7.	<u>Meter read submission frequency</u> Determines the how accurately AQs reflect consumption. Timing differences will create a risk of misallocation among shippers.	Settlement rules risk/ Shipper performance risk
8.	<u>Impact of minimum submission frequency on settlement accuracy</u> Where a shipper fails to provide an acceptable read for sites which are hard to access, there is a risk of unread sites creates incomplete reconciliation.	Shipper performance risk
9.	<u>Maintenance of supply point register</u> The supply point register must contain accurate information, where there are inaccuracies there is a risk settlement processes will not be continuous.	Shipper performance risk/ Transporter performance risk
10.	<u>Complex metering consumption</u> There is a risk that allocation to complex sites is unknown.	Settlement rules based risk
11.	<u>Sub and prime Meters</u> Subs and primes create a risk that AQ and reconciliation is aged.	Settlement rules based risk
12.	<u>Use of estimated change of supply reads</u> Estimated readings will create incorrect periods of reconciliation.	Settlement rules based risk / Shipper performance risk

13.	<u>New meter points</u> Create a risk that the supply point register may be inaccurate.	Data input risk
14.	<u>Changes to supply point statuses</u> Create a risk that the supply point register may be inaccurate.	Shipper performance risk
15.	<u>Meter exchanges</u> Create a risk that the supply point register may be inaccurate.	Shipper performance risk
16.	<u>Meter point drift</u> Causes a risk that reconciliation will not be allocated to the correct gas flow day.	Data input risk
17.	<u>Completion of check reads</u> Where check reads are not completed there is a risk that meters are under or over reading for an extended period of time which will impact allocation accuracy.	Shipper performance risk
18.	<u>Product 1 &amp; 2 consumption adjustment</u> This is a manual process which must be completed to ensure correct allocation.	Shipper performance risk
19.	<u>Product 3 missing meter reads</u> Creates a risk of misallocation between gas flow days.	Settlement rules based risk
20.	<u>Shipperless and Unregistered sites</u> Risk that all energy consumed by these sites will be incorporated into unidentified gas.	Data input risk/ Shipper performance risk
21.	<u>Systemic meter error</u> There is a risk that measured consumption at individual meter points carries a systemic inaccuracy.	Data input risk
22.	<u>Theft of gas</u> Risk that the majority of energy consumed by these sites will be incorporated into unidentified gas.	Shipper performance risk
23.	<u>Maintenance of faulty meters</u> Where meters are faulty there is a risk to correct reconciliation of energy and maintenance of the supply point register,	Shipper performance risk
24.	<u>Accuracy of volume correction factor</u> There is a systemic under billing of customers with a consumption of <732,000kWh AQ which affects the total allocation to each EUC.	Data input risk
25.	<u>Inaccurately calculated AQs</u> Inaccurately calculated AQs will cause a misallocation of energy. <u>Use of AQ correction process</u> To reduce the impact of incorrectly calculated AQs shippers must used the	Settlement rules based risk  Shipper performance risk

	AQ correction process.	
26.	<u>Frequency of AQ recalculation</u> This causes a risk that the AQs will be calculated at different times and some will be more reflective of consumption than others.	Settlement rules based risk
27.	<u>Uncalculated AQs</u> Uncalculated AQs cause an initial allocation risk.	Settlement rules based risk/ Shipper performance risk
28.	<u>Lack of WAR calculation</u> This causes a profiling risk which affects the accuracy of daily gas allocation for sites with an AQ >293,000kWh and are in product 4.	Shipper performance risk
29.	<u>Step change in AQs on 1<sup>st</sup> day of the month</u> This causes a monthly risk to correct initial allocation.	Settlement rules based risk
30.	<u>Energy allocation profiles do not reflect actual consumption</u> This creates a risk that profile inaccuracies affect accurate daily allocation between shippers.	Settlement rules based risk
31.	<u>Unreconciled/partly reconciled meter points</u> Create a risk that there are periods of unreconciled energy that will never be correct.	Settlement rules based risk
32.	<u>Reconciliation is completed using erroneous reads</u> This risk should be minimised by the appropriate use of the read replacement and reconciliation processes	Shipper performance risk
33.	<u>Consumption adjustments</u> Must be manually completed to ensure allocation is correct. There is a risk that shippers are not incentivised to complete this correct allocation.	Shipper performance risk
34.	<u>Unidentified gas reconciliation adjustment</u> Creates a risk that unidentified gas will not be allocated to the correct market segment.	Settlement rules based risk
35.	<u>Unidentified gas reconciliation adjustment profile</u> Creates a risk that it is not allocated to the correct shipper the adjustment does not match the reconciliation window.	Settlement rules based risk
36.	<u>Retrospective updates processed used appropriately</u> Correct retrospective updates minimise the risk of inaccurate reconciliation periods.	Shipper performance risk

## 9.2 Glossary

<b>Term</b>	<b>Definition</b>
LMN	Logical Meter Number
NTS	National Transmission System
DNO	Distribution Network Operator
GT	Gas Transporter
MPRN	Meter Point Reference Number
SSP	Smaller Supply Point
LSP	Larger Supply Point
NDM	Non-Daily Metered
DM	Daily Metered
C&D Store	Connections and Disconnections database held by Xoserve.
UK Link	Is the global term for a suite of systems including the supply point register run and maintained by Xoserve.
Sub & Primes	A group of meter assets downstream of a primary emergency control valve.
D+5	Five days after the end of the gas flow day
AUGE	Allocation of unidentified gas expert
Business day	Business day in England and Wales
SAR	Shipper Agreed Read
Outgoing shipper	Shipper who no longer ships gas to a meter point following a change of supply activity
Incoming shipper	Shipper who has recently taken on responsibility of shipping gas for a meter point
AQ	Annual Quantity
SOQ	Supply Offtake Quantity