

Representation - Draft Modification Report UNC 0816S Update to AQ Correction Processes

To: enquiries@gasgovernance.co.uk

Please note submission of your representation confirms your consent for publication/circulation.

Representative:	Kit Dixon
Organisation:	Good Energy Gas Ltd
Date of Representation:	08/06/2023
Support or oppose implementation?	Support
Relevant Objective:	d) Positive f) Positive
Relevant Charging Methodology Objective:	Not Applicable

Reason for support/opposition: Please summarise (in one paragraph) the key reason(s)

This modification would benefit consumers by increasing transparency and accuracy in the setting of Aqs. Users will be able to attribute changes to reasons which accurately reflect the reason for the change.

Self-Governance Statement: Please provide your views on the self-governance statement.

We are satisfied that the mod meets the criteria for self-governance.

Implementation: What lead-time do you wish to see prior to implementation and why?

We think the modification should be implemented as soon as possible after the approval of The Authority.

Impacts and Costs: What analysis, development and ongoing costs would you face?

No costs or impacts identified.

Legal Text: Are you satisfied that the legal text will deliver the intent of the Solution?

We do not have comments on the Legal Text.

Are there any errors or omissions in this Modification Report that you think should be taken into account? *Include details of any impacts/costs to your organisation that are directly related to this.*

We consider that the Criteria for BR2 should be changed so that the Supply Point Registration Date with the current shipper must be within 24 months of the date of the request, rather than 12 months. This would be appropriate given the extremely high volumes of shipper changes that took place in 2022 due to the energy crisis.

Please provide below any additional analysis or information to support your representation

N/A