

Joint Office

Enquiries@gasgovernance.co.uk

2nd August 2022

Dear Joint Office,

Re: 0809S - Distribution of Last Resort Supplier Payment (LRSP) claims to include IGT sites

Thank you for the opportunity to provide representation on the above noted Modification Proposal. Please find below Northern Gas Network's (NGN) comments in respect of this change.

NGN supports this Modification Proposal.

Reason for support

We support this Modification as it adds clarity to the UNC in relation to IGT sites being included in LRSP claim calculations and their corresponding charges from April 2023. This clarity is in line with both the open letters from Ofgem in relation to the current charging year, and with how IGT sites were treated prior to April 2022. We therefore believe that this modification furthers Relevant Objectives *c) efficient discharge of the licensee's obligations* and *f) Promotion of efficiency in the implementation and administration of the Code*.

Implementation:

As Self-Governance procedures are proposed, implementation could be sixteen business days after a Modification Panel decision to implement, subject to no appeal being raised.

Impacts and Costs:

None identified.

Legal Text:

We believe the legal text provided should deliver the Solution set out in the modification.

Are there any errors or omissions in this Modification Report that you think should be taken into account?

None identified.

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

No further comments.

I hope these comments will be of assistance and please contact me should you require any further information in respect of this response.

Yours sincerely,

Tracey Saunders (via email)

Market Services Manager

Mobile: 07580 215 743

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