

Joint Office

Enquiries@gasgovernance.co.uk

02 February 2021

Dear Joint Office,

Re: UNC Modification Proposal 0743S – Revisions to User Termination Provisions

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 Modification.

NGN supports this Modification proposal

Reasons for Support/Opposition:

We support this modification as the changes proposed should ensure that the UNC remains accurate and relevant following the implementation of the Corporate Insolvency and Governance Act 2020 (CIGA) therefore, furthering Relevant Objective f) promotion of efficiency in the implementation and administration of the Code.

Self-Governance Statement

We agree that this modification should be subject to self-governance procedures as it is primarily seeking to update code to align with current legislation.

Implementation:

We believe this modification could be implemented as soon as possible after UNC Panel approval, subject to no appeal being made.

Impact and costs:

We have not identified any potential costs or impacts to NGN as a result of this change.

Legal Text:

We agree that the legal text provided should deliver the solution set out in the modification.

Are there any errors or omissions in the Modification Report?

None identified.

Any additional analysis or comments?

None.

We 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 (Industry Codes)

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