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Dear Julian

**Modification Proposal 0202**

Thank you for providing Scottish and Southern Energy plc (SSE) with the opportunity to comment on the above Modification Proposal.

SSE supports the implementation of this Modification Proposal.

Allowing Users to elect Small Supply Points to be monthly read is a very pragmatic solution as a means of overcoming the read frequency limits that currently exist within the UNC. This solution will also require minimal change to the UNC.

More frequent readings will improve the accuracy of AQs, and will show actual energy usage by customers at more frequent intervals, which will facilitate Relevant Objective A11.1a – the efficient and economic operation of the pip-line system. Shippers will also have more accurate information with which to quote for I&C customers, which facilitates Relevant Objective A11.1d – the securing of effective competition.

Given the proposed plans for AMR introduction in the future, a suitable solution is required in order to take advantage of these extra reads for SSPs that will be available, and SSE believes that this solution is fit for the purpose.

We can see no disadvantages with this Modification Proposal.

Yours sincerely,

Mark Jones