



John Bradley
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Wednesday, 8 October 2008

Dear John,

RE: CODE MODIFICATION PROPOSAL 0223 - 'Provision of day ahead Gas Flow Nomination data at major Aggregated System Entry Points'

E.ON UK **supports** the implementation of this Proposal.

We understand this Modification Proposal has been raised to support the work of the Gas Regional Initiative North-West (GRI NW), which is aimed at improving transparency and working towards a single European energy market. We believe this proposal, if implemented, could increase transparency of the operation of the UK wholesale gas market and would not compromise commercial confidentiality, by excluding from publication ASEPs not capable of flowing more than 10 MCM/d of gas.

We believe this proposal better facilitates the relevant objectives as set out in the Transporter's Licence, SSC A11.1 *(d) the securing of effective competition between relevant shippers*. By improving the level of information on the capability of the NTS, this Proposal may aid new entrants or assist existing Users to compete more effectively by enabling them to take more informed views of their position in the market.

We have a concern about the vagueness of the proposed implementation date of this proposal (currently "Q2/3 2009") and would welcome a more detailed implementation timetable from National Grid NTS to ensure that the benefits of this proposal are delivered in a timely fashion, if implemented.

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Yours sincerely

Richard Fairholme (by email)
Trading Arrangements
E.ON UK