CMP372 Legal Text

The legal text changes are shown in red. The legal text has not been amended since the Code Administrator Consultation for CMP309.

Exhibit Y

18.5. f	the requirements on data and information to be delivered to the connecting TSO and, where relevant, to the reserve connecting DSO to evaluate the provisions of balancing services pursuant to Article 154(1), Article 154(8), Article 158(1)(e), Article 158(4)(b), Article 161(1)(f) and Article 161(4)(b) of the Electricity Transmission System Operation Regulation
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CUSC - SECTION 4 - BALANCING SERVICES				
4.2B.5 EBR Article 18				
Where and to the extent that:-				

CUSC - SECTION 8 - CUSC MODIFICATION

8.1.3d	an EBGL Amendment EBR Amendment will always be a Standard CUSC Modification Proposal unless an Urgent CUSC Modification Proposal or where it meets the Fast Track Criteria.	Formatted: No underline
8.1.7	Where a CUSC Modification Proposal constitutes an EBGL Amendment EBR Amendment, The Company, when undertaking its role in the CUSC Panel or Working Groups during the CUSC Modification Process, shall provide justification for including or not including the views of stakeholders resulting from the Code Administrator consultation.	
8.16.1c	a proposal which constitutes an EBGL Amendment EBR Amendment may be made under (a) or (b) above even where not made by The Company and the Authority may make a proposal under (a) and (b) above to the extent that it constitutes an EBGL Amendment EBR Amendment.	
8.16.4	A CUSC Modification Proposal shall be submitted in writing to the Panel Secretary and, subject to the provisions of Paragraph 8.16.4A below, shall contain the following information in relation to such proposal:	
	 I) whether or not (and to the extent) that in the Proposer's view the CUSC Modification Proposal constitutes an EBGL Amendment EBR Amendment 	
8.16.7	Promptly upon receipt of a CUSC Modification Proposal, the Panel Secretary shall:	
	c) note whether in the Proposer's view the CUSC Modification Proposal constitutes an EBGL Amendment EBR Amendment .	
Secretary or implement Decisions decisions (w hich de	ubject to Paragraph 8.17A.8 (which deals with rejection by the Panel y of CUSC Modification Proposals which are necessary to comply with ent the Electricity Regulation and/or any relevant Legally Binding s of the European Commission and/or The Agency legally binding of the European Commission and/or the Agency), Paragraph 8.17A.4 als with withdraw al of an CUSC Modification Proposal in relation to a nt Code Review) and Paragraph 8.17C.1 []	
Modificat CUSC Mo Electricity Europear	he Authority may: (a) itself; or (b) direct The Company to raise a CUSC ion Proposal where the Authority reasonably considers that such odification Proposal is necessary to comply with or implement the y Regulation and/or any relevant Legally Binding Decisions of the Commission and/or The Agency legally binding decisions of the Commission and/or the Agency or in respect of a Significant Code	
8.17A.9		

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than pursu such CUSC the Electri Regulatior Commiss	ant to Paragraph 8. C Modification Pro- city n and/or any relevar ion and/or The Age ion and/or the Agen	ication Proposal raised by The Company other 17A.1, where the Authority reasonably considers posal to be necessary to comply with or implement at Legally Binding Decisions of the European Incy legally binding decision of the European New, the provisions of Paragraphs 8.17A.2 to 8.17A.8	
8.18.8A	Modification F Modification Pr Amendment an Electricity Balar	bodification Panel shall evaluate each CUSC Proposal and determine whether the CUSC oposal constitutes an EBGL Amendment EBR d its expected impact on the objectives of the reing Guideline Electricity Balancing Regulation of disagreement The Company's view shall prevail).	Formatted: No underline
8.19.1f)	Amendment EB	Modification Proposal constitutes an EBGL R Amendment the timetable shall be such that the rator's consultation is not less than one month.	
8.20.8	The terms of refe respect of the fol	erence of a Workgroup must include provision in lowing matters:	
	Proposal may co	he extent to which, the CUSC Modification constitute an amendment to the EBGL Article 18 itions EBR Article 18 terms and conditions; and	
	Proposal may conterms and cond impact of those a	kgroup considers that a CUSC Modification onstitute an amendment to the BGL Article 18 itions EBR Article 18 terms and conditions, the amendments on the objectives of the Electricity on Electricity Balancing Regulation.	
8.22.2	Modification Pro CUSC Modificat determination by consultation, the and consult on t	ion of any Workgroup report on the CUSC oposal and if applicable any Workgroup Alternative ion_(s) by the CUSC Modifications Panel and a the CUSC Modifications Panel to proceed to wider Code Administrator shall bring to the attention of he CUSC Modification Proposal and if applicable Alternative CUSC Modification(s) with: where the CUSC Modification Proposal, and if applicable, any Workgroup Alternative CUSC Modification(s) constitutes an EBGL Amendment EBR Amendment with the Authority and other relevant stakeholders.	
	(ii)	Where the CUSC Modification Proposal , and if applicable, any Workgroup Alternative CUSC Modification (s) constitutes an EBGL Amendment EBR Amendment the Code Administrator's consultation will be not less	

	than one month.
8.22.5	Where the CUSC Modifications Panel is of the view that the proposed text to amend the CUSC for a CUSC Modification Proposal or Workgroup Alternative CUSC Modification(s) is not needed in the CUSC Modification Report (and provided the CUSC Modification Proposal and/or Workgroup Alternative CUSC Modification(s) does not constitute an EBGL Amendment EBR Amendment), the CUSC Modifications Panel shall consult (giving its reasons as to why it is of this view) with the Authority as to whether the Authority would like the CUSC Modification Report to include the proposed text to amend the CUSC. If it does not, no text needs to be included. If it does, and no detailed text has yet been prepared, the Code Administrator shall prepare such text to modify the CUSC in order to give effect to such CUSC Modification(s) and shall seek the conclusions of the relevant Workgroup before consulting those identified in Paragraph 8.22.2.
8.22.8	After determination by the CUSC Modifications Panel to proceed to wider consultation, such consultation shall be conducted by the Code Administrator on the CUSC Modification Proposal with: (i) where the CUSC Modification Proposal and if applicable, any Workgroup Alternative CUSC Modification(s) constitutes an EBGL Amendment EBR Amendment with the Authority and other relevant stakeholders. (ii) Where the CUSC Modification Proposal and if
8.22.10	applicable, any Workgroup Alternative CUSC Modification(s) constitutes an EBGL <u>Amendment EBR</u> <u>Amendment</u> the Code Administrator's consultation will be not less than one month. The Consultation Paper will contain:
0.22.10	c) where a CUSC Modification Proposal or any Workgroup Alternative CUSC Modification(s) constitutes an EBGL Amendment, the expected impact on the objectives of the Electricity Balancing Guideline Electricity Balancing Regulation
8.22.11	Where the CUSC Modifications Panel is of the view that the proposed text to amend the CUSC for a CUSC Modification Proposal is not needed (and provided the CUSC Modification Proposal , and if applicable, any Workgroup Alternative CUSC

	Modification(s), does not constitute an EBGL Amendment EBR Amendment), the CUSC Modifications Panel shall consult (giving its reasons to why it is of this view) with the Authority as to whether the Authority would like the CUSC Modification Report to include the proposed text to amend the CUSC. If it does not, no text needs to be included. If it does, and no detailed text has yet been prepared, the Code Administrator shall prepare such text to modify the CUSC in order to give effect to such CUSC Modification Proposal and consult those identified in Paragraph 8.22.2.	
<u>8.23.1A</u>	Where a CUSC Modification Proposal or any Workgroup Alternative CUSC Modification constitutes an EBGL Amendment EBR Amendment, the Panel will consider any consultation responses received and any further work required to assess these as required under CUSC Paragraph 8.18.8A	Formatted: No underline
8.23.2	The matters to be included in a CUSC Modification Report shall be the following (in respect of the CUSC Modification Proposal): I) whether the CUSC Modification Proposal and if applicable, any Workgroup Alternative CUSC Modification(s) constitutes an EBCL Amendment EBR Amendment and if so, and in addition to (i) above, a The Company's justification for including or not including the view's resulting from the relevant consultation in the CUSC Modification Proposal and if applicable, any Workgroup Alternative CUSC Modification (s). m) where a CUSC Modification Proposal or any Workgroup Alternative CUSC Modification(s) constitutes an EBGL Amendment, the expected impact on the objectives of the Electricity Balancing Guideline Electricity Balancing Regulation	Formatted: No underline
8.23.12	If the Authority determines that the CUSC Modification Report is such that the Authority cannot properly form an opinion on the CUSC Modification Proposal and any Workgroup Alternative CUSC Modification(s), or where the CUSC Modification Proposal and/or any Workgroup Alternative CUSC Modification(s) constitutes an EBGL Amendment EBR Amendment where the Authority requires an amendment to CUSC Modification Proposal and/or any Workgroup Alternative CUSC Modification (s) in order to approve it, it may issue a direction to the CUSC Modifications Panel:	
8.23.13	If a CUSC Modification Report is to be revised and re-submitted in accordance with a direction issued pursuant to Paragraph 8.23.12, it shall be re-submitted as soon after the Authority 's direction as is	

appropriate, (and in the case of an **EBGL** Amendment EBR Amendment within 2 months), taking into account the complexity, importance and urgency of the CUSC Modification Proposal and any Workgroup Alternative CUSC Modification(s). The CUSC Modifications Panel shall decide on the level of analysis and consultation required in order to comply with the Authority's direction and shall agree an appropriate timetable for meeting its obligations. Once the CUSC Modification Report is revised, the CUSC Modifications Panel shall carry out its CUSC Modifications Panel Recommendation Vote again in respect of the revised CUSC Modification Report and re-submit it to the Authority in compliance with Paragraphs 8.23.4 to 8.23.6.

- 8.23.14 where Paragraph 8.23.9 and/or Paragraph 8.23.10 is applied to a CUSC Modification Proposal which constitutes an EBGL Amendment EBR Amendment the process and timetable adopted shall meet the minimum consultation requirements of the Electricity Balancing Guideline Electricity Balancing Regulation.
- 8.24.3 The matters referred to in Paragraph 8.24.1 are:

(b) the procedure and timetable to be follow ed in respect of such Urgent CUSC Modification Proposal which in the case of a CUSC Modification Proposal and, if applicable, any Workgroup Alternative CUSC Modification(s) which constitutes an EBGL_Amendment EBR Amendment shall meet the minimum consultation requirements of the Electricity Balancing Guideline Electricity Balancing Regulation

8.24.7 For the purposes of this Paragraph 8.24.7, the procedure and timetable in respect of an **Urgent CUSC Modification Proposal** may (with the approval of the **Authority** pursuant to Paragraph 8.24.4 or Paragraph 8.24.5) deviate from all or part of the **CUSC Modification Procedures** or follow any other procedure or timetable approved by the **Authority**, excepting in the case of a **CUSC Modification Proposal** or any **Workgroup Alternative CUSC Modification(s)** which constitute an **EBCL** - **Amendment EBR Amendment**, which shall meet the minimum consultation requirements of the **Electricity Balancing Guideline Electricity Balancing Regulation**.

CUSC - SECTION 11 - INTERPRETATION AND DEFINITIONS

"Competent Authority" the Secretary of State, the Authority and any local or national agency, authority, department, inspectorate, minister (including Scottish

ministers), ministry, official or public or statutory person (whether autonomous or not) of, or of the government of, the United Kingdom or the European Community;

Legally Binding Decisions of the European Commission and/or the Agency" means any relevant legally binding decision or decisions of the European Commission and/or the Agency, but a binding decision does not include a decision that is not, or so much of a decision as is not, Retained EU Law;

"Retained EU Law" has the same meaning as that given by section 6(7) of the European Union (Withdraw al Act) 2018;

"**Retained EU Law**" has the meaning given to it by the European Union (Withdraw al) Act 2018 as amended by the European Union (Withdraw al Agreement) Act 2020;

"Significant Code Review" a review of one or more matters which the Authority considers is likely to: (a) relate to the CUSC (either on its own or in conjunction with other Industry Codes); and (b) be of particular significance in relation to its principal objective and/or general duties (under section 3A of the Act), statutory functions and/or relevant obligations arising under Retained EU Law EU law, and concerning which the Authority has issued a notice to the CUSC Parties (among others, as appropriate) [...];

"Electricity Balancing Guideline" means Commission Regulation (EU) 2017/2195 of 23 November 2017 establishing a guideline on electricity balancing;

"Eectricity Balancing Regulation" means the English version of Commission Regulation (EU) 2017/2195 as converted into Retained EU Law;

"EGL Amendment" means (a) any amendment to contractual arrangements for the provision of and payment for Balancing Services referred to in Section 4.285 or (b) any amendment to CUSC which amends the EBGL Article 18 Terms or Conditions in, as the case may be, such contractual arrangements or CUSC including to introduce a new provision for the purposes of Article 18 into, as the case may be, such contractual arrangements or CUSC;

"EBR Am endment" means (a) any amendment to contractual arrangements for the provision of and payment for Balancing Services referred to in Section 4.2B5 or (b) any amendment to CUSC which amends the EBGL EBR Article 18 Terms or Conditions in, as the case may be, such contractual arrangements or CUSC including to introduce a new provision for the purposes of Article 18 into, as the case may be, such contractual arrangements or CUSC;

"EBGL Article 18 Terms and Conditions" means terms and conditions which have been approved by the Authority pursuant to and for the purposes of Article 18 of the Electricity Balancing Guidelines. In the context of CUSC these terms and conditions are identified for convenience in **CUSC** Exhibit Y as such Exhibit Y is amended from time to time

"EBR Article 18 Terms and Conditions" means terms and conditions which have been approved by the Authority pursuant to and for the purposes of Article 18 of the Electricity Balancing Guidelines Electricity Balancing Regulation. In the context of CUSC these terms and conditions are identified for convenience in CUSC Exhibit Y as such Exhibit Y is amended from time to time

"Electricity Transmission System Operation Regulation" means the English version of Commission Regulation (EU) 2017/1485 as converted into Retained EU Law;

"Electricity Regulation" means the English version of Commission Regulation (EU) 2019/943 (being the recast of (EU) 714/2009) as converted into Retained EU Law