Indicative legal text CUSC modification CMP:

5.10 RELEVANT INTERRUPTIONS

- 5.10.1 In the event of a **Relevant Interruption**, <u>unless 5.10.7 applies</u>, where the **Affected_User** has not otherwise received compensation under the **Balancing_and Settlement Code The Company** shall be liable to pay the **Affected User** upon request the **Interruption Payment** for the **Interruption Period**.
- 5.10.2 The **Interruption Payment** shall be paid by **The Company** to the **Affected User** within 28 days of the date of agreement as to the amount of the **Interruption Payment**.
- 5.10.3 The **Affected User** will take all reasonable steps to minimise the effect (and therefore the amount of the **Interruption Payment** sought as a consequence) of the **Relevant Interruption** on the operation of its business.
- 5.10.4 The Affected User must request an Interruption Payment for a Relevant Interruption within [30] days of the end of the Relevant Interruption. No Interruption Payments will be payable by The Company if the Interruption Payment request falls outside this period.

5.10.5. The Company shall as soon as reasonably practicable after the end of the Interruption Period notify the Affected User where the Relevant Interruption was in accordance with Emergency Deenergisation Instruction.

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5.10.6 **The Company** shall either confirm to the **Affected User** whether or not an **Interruption** is a **Relevant Interruption**, or notify the **Affected User** when it anticipates being able to provide such confirmation, within [60] days of that **Affected User** requesting an **Interruption Payment**.

5.10.7 No **Interruption Payment** will be payable by **The Company** if the total value of a claim submitted under this Section 5.10 is less than [£15,000].