1. BM START-UP SERVICE
   1. Introduction

The **Generator** agrees to provide **The Company** with the **Commercial Ancillary Service** of **BM Start-Up Service**, and this Clause 5 and Schedule F set out provisions relating to such service including the payments to be made by **The Company** to the **Generator** in respect thereof. For the purposes of this **Agreement**, the provisions of Schedule C (Charging Principles) shall have no application to this Clause 5 and Schedule F and the **Commercial Ancillary Service** of **BM Start-Up Service**.

* 1. Definitions

In this Clause 5 and Schedule F the following terms shall have the meanings ascribed to them below:-

|  |  |
| --- | --- |
| “Advance Synchronisation Instruction” | means a BM Start-Up Instruction issued by The Company in respect of a BM Unit where, at the time of issue of such BM Start-Up Instruction, the Earliest Synchronisation Time is within the Advance Synchronisation Period; |
| “Advance Synchronisation BM Unit” | has the meaning attributed to it in Sub-Clause 5.8.3; |
| “Advance Synchronisation Cancellation Payment” | has the meaning attributed to it in Sub-Clause 5.8.5; |
| “Advance Synchronisation Period” | means, in relation to an Advance Synchronisation Instruction in respect of a BM Unit, the period of time, equal to the prevailing Minimum Non-Zero Time plus the Minimum Zero Time for that BM Unit, which immediately precedes the planned time of Synchronisation of that BM Unit as indicated by the Advance Synchronisation Related PN; |
| “Advance Synchronisation Related PN” | has the meaning attributed to it in Sub-Clause 5.8.3; |
| “Bid-Offer Pair No 1” | means a Bid-Offer Pair with the Bid-Offer Pair Number n of “1”; |
| “Bid Offer Pair Number n” | has the meaning attributed to it in the Balancing and Settlement Code; |
| “BM Start-Up” | means the process of bringing one or more of the BM Units to Hot Standby at or before the Hot Standby Target Time; |
| “BM Start-Up Instruction” | means an instruction pursuant to Sub-Clause 5.4.1 issued by The Company to the Generator in respect of a BM Unit to bring it to Hot Standby at or before the Hot Standby Target Time; |
| “BM Start-Up Payment” | means an amount calculated in accordance with Schedule F, Section 2, Part I for the provision of BM Start-Up; |
| “BM Start-Up Price” | means, in respect of a BM Unit and (where applicable) the NDZi, the relevant price specified in Schedule F, Section 3, Part I as amended from time to time in accordance with Sub-Clauses 5.12.1 to 5.12.4 (inclusive) and which shall, where appropriate, be determined in accordance with Sub-Clause 5.12.5; |
| “BM Start-Up Repayment Amount” | means a payment calculated in accordance with Schedule F, Section 2, Part I to be made by the Generator to The Company in the circumstances set out in Sub-Clause 5.10.2 and representing repayment of the BM Start-Up Payment; |
| “BM Start-Up Service” | means the provision by the Generator from one or more of the BM Units of BM Start-Up and (in the absence of an Instruction to Cease Start-Up) Hot Standby; |
| “BM Start-Up Time” | means, in relation to any BM Start-Up Instruction, the point in time determined in accordance with the relevant formula in Schedule F, Section 2, Part I; |
| “BM Unit(s)” | means the BM Unit(s) specified in Schedule F, Section 1, Part I; |
| “Cease Hot Standby Time” | means the time of issue of an Instruction to Cease Hot Standby or otherwise such time as determined in accordance with Section F, Section 2, Part III; |
| “Cease Start-Up Time” | means the time of issue of an Instruction to Cease Start-Up pursuant to Sub-Clause 5.5.1 or the time at which an Instruction to Cease Start-Up is deemed to have been given pursuant to either of Sub-Clause 5.5.2 or 5.5.3 or, if an Instruction to Cease Start-Up is neither issued pursuant to Sub-Clause 5.5.1 nor deemed to have been issued pursuant to either of Sub-Clause 5.5.2 or 5.5.3, the Hot Standby Target Time; |
| “Committed Period” | means, in respect of a BM Start-Up Instruction and the BM Unit to which such BM Start-Up Instruction relates, the period of time commencing at the Hot Standby Target Time and ending at either:-   1. the expiry of four hours; or 2. (if earlier) the time that the BM Unit Synchronises pursuant to a Bid-Offer Acceptance (defined by reference to the Point Acceptance Volume qAkit for that Bid-Offer Acceptance) plus the Minimum Non-Zero Time prevailing at the time that such Bid-Offer Acceptance is issued; |
| “Earliest Synchronisation Time” | means the earliest time by which a BM Unit can Synchronise following issue of a BM Start-Up Instruction, being the period of time tnts after the Hot Standby Target Time; |
| “Hot Standby” | means a condition of readiness to be able to Synchronise within the period of time tnts and be able to attain an output in accordance with Bid-Offer Data and Dynamic Parameters and other BM Unit Data submitted in accordance with the Balancing and Settlement Code and Grid Code; |
| “Hot Standby Payment” | has the meaning attributed to it in Sub-Clause 5.11.1; |
| “Hot Standby Price” | means, in respect of a BM Unit, the relevant price specified in Schedule F, Section 3, Part II as amended from time to time in accordance with Sub-Clauses 5.12.1 to 5.12.4 (inclusive) and which shall, where appropriate, be determined in accordance with Sub-Clause 5.12.5; |
| “Hot Standby Target Time” | means the point in time specified as such in the relevant BM Start-Up Instruction; |
| “Instruction to Cease Hot Standby” | means an instruction pursuant to any of Sub-Clauses 5.7.1, 5.7.2, 5.7.3 or 5.7.4 (as the case may be) issued or deemed to have been issued by The Company to the Generator in respect of a BM Unit to cease provision of Hot Standby; |
| “Instruction to Cease Start-Up” | means an instruction pursuant to any of Sub-Clauses 5.5.1, 5.5.2 or 5.5.3 (as the case may be) issued or deemed to have been issued by The Company to the Generator in respect of a BM Unit to cease provision of BM Start-Up; |
| “Latest Synchronisation Time” | means the latest time by which a BM Unit can Synchronise following issue of a BM Start-Up Instruction in respect of such BM Unit, being the period of time tnts after expiry of the Maximum Hot Standby Period; |
| “Maximum Hot Standby Period” | means the period of time commencing at the Hot Standby Target Time during which a BM Unit may be required to provide the Hot Standby service and ending either:-   1. on the expiry of the period specified in Schedule F, Section 1, Part III or such longer period as may be agreed between the Generator and The Company from time to time; or 2. (in the case of an Advance Synchronisation Instruction) on the earlier of:- 3. the planned time of Synchronisation of the BM Unit as indicated in the Physical Notification which was submitted by the Generator in accordance with the Grid Code prior to the issue by The Company of the Advance Synchronisation Instruction; or 4. the expiry of the period specified in Schedule F, Section 1, Part III or such longer period as may be agreed between the Generator and The Company from time to time; |
| “Minimum Zero Time” | has the meaning attributed to it in the Grid Code; |
| “NDZ Range” | means each of the ranges for NDZi specified in Schedule F, Section 1, Part II; |
| “PN Check Period” | means either:-   1. (where Sub-Clause 5.5.1 applies) the period commencing upon the issue by The Company of an Instruction to Cease Start-Up and ending upon the expiry of four hours; or 2. (where Sub-Clause 5.7.1 applies) the period commencing upon the issue by The Company of an Instruction to Cease Hot Standby and ending upon the expiry of the Committed Period; |
| “Point Acceptance Volume qAkit” | has the meaning attributed to it in the Balancing and Settlement Code and, for the purposes of this Clause 5, the Point Acceptance Volume qAkit shall denote the spot time t at which the Output of BM Unit i deviates from zero MW in accordance with a Bid-Offer Acceptance issued by The Company; |
| “Required Data Period” | means, in respect of a BM Start-Up Instruction and the BM Unit to which such BM Start-Up Instruction relates, the period of time from the Earliest Synchronisation Time to either:-   1. the Latest Synchronisation Time plus the Minimum Non-Zero Time prevailing in respect of that BM Unit at the time of issue of the BM Start-Up Instruction; or 2. (if earlier) the time that the BM Unit Synchronises pursuant to a Bid-Offer Acceptance (defined by reference to the Point Acceptance Volume qAkit for that Bid-Offer Acceptance) plus the Minimum Non-Zero Time prevailing in respect of that BM Unit at the time of issue of the Bid-Offer Acceptance; |
| “Service Commencement Date” | means [00.00] hours on [ ]; |
| “thsb” | means the period of time that Hot Standby is provided by a BM Unit, determined in accordance with Schedule F, Section 2, Part II; |
| “tnts” | means the relevant period of time, which must not be greater than 85 minutes, within which a BM Unit shall be able to Synchronise from a state of Hot Standby, determined in accordance with Schedule F, Section 1, Part I, by reference to the then prevailing NDZi submitted by the Generator in relation to that BM Unit at the time of issue of the BM Start-Up Instruction; |
| “tstartup” | means the period of time that BM Start-Up is provided by a BM Unit, determined in accordance with Schedule F, Section 2, Part I. |

In this Clause 5 and Schedule F unless the context otherwise requires, words and expressions defined in the **Balancing and Settlement Code** or the **Grid Code** and not otherwise defined in this **Agreement** shall have the meanings ascribed to them in the **Balancing and Settlement Code** or the **Grid Code** (as the case may be).

* 1. Term

The provisions of this Clause 5 shall come into effect on the **Service Commencement Date** and, unless this **Agreement** is terminated earlier in accordance with Clause 2, shall continue in force and effect until terminated by either **Party** giving to the other not less than 12 months’ written notice of termination.

The **Generator** may from time to time, by facsimile notice to **The Company** (or such other method as may be agreed in writing between the **Parties**), declare a period or periods of unavailability of the **Commercial Ancillary Service** of **BM Start-Up Service** from any one or more of the **BM Unit**(s). Such notice shall be in the form specified in Schedule F, Section 4, Part I and (without limitation) shall specify the **BM Unit**(s) concerned and the commencement and the estimated time and date of expiry. Where the **Generator** becomes aware of any inaccuracy in the information which it has provided or the **Generator** receives more accurate information concerning the time and date of expiry of the period or periods of unavailability, then the **Generator** shall issue a further notice in the form specified in Schedule F, Section 4, Part I to notify **The Company** thereof.

Notwithstanding Sub-Clause 5.3.2, the **BM Start-Up Service** shall not be required by **The Company** and shall therefore be deemed to be unavailable from a **BM Unit** in respect of all periods in which, in the absence of a **BM Start-Up Instruction**, the **NDZi** of that **BM Unit** is 85 minutes or less.

* 1. BM Start-Up Instruction

Subject always to Sub-Clauses 5.3.2 and 5.3.3, **The Company** may issue to the **Generator** in respect of that **BM Unit** a **BM Start-Up Instruction**.

Each BM Start-Up Instruction shall specify a Hot Standby Target Time.

**The Company** shall not, without the prior agreement of the **Generator**, issue a **BM Start-Up Instruction** later than the **BM** **Start-Up Time**. Where the **Generator** agrees to the issue by **The Company** of a **BM Start-Up Instruction** later than the **BM Start-Up Time**, then where a payment falls due for **BM Start-Up** in accordance with Sub-Clause 5.10, such payment shall be payable in respect of the period from the **BM Start-Up Time**.

Upon receipt of a **BM Start-Up Instruction**, the **Generator** shall use all reasonable endeavours to bring the **BM Unit** to **Hot Standby** not later than the specified **Hot Standby Target Time**, and where the **Generator** is aware or becomes aware that this will not be possible shall notify **The Company** forthwith by telephone.

If, in respect of any **BM Unit**, an **Instruction to Cease Start-Up** is neither given by **The Company** pursuant to Sub-Clause 5.5.1, nor deemed to be given by **The Company** pursuant to either of Sub-Clause 5.5.2 or 5.5.3, then with effect from the **Hot Standby Target Time**, the **Generator** shall use all reasonable endeavours to commence providing **Hot Standby** from that **BM Unit** in accordance with Sub-Clause 5.6. For the avoidance of doubt, no instruction to this effect will be issued by **The Company** to the **Generator**.

Subject always to Sub-Clause 5.4.7, upon bringing the **BM Unit** to **Hot Standby**, the **Generator** shall:-

* + - * 1. submit an **NDZi** for that **BM Unit** which is not greater than **tnts** and shall use all reasonable endeavours to do so by the **Hot Standby Target Time**, such **NDZi** to be maintained until the earlier of the point at which that **BM Unit** **Synchronises** pursuant to any **Bid-Offer Acceptance** and the expiry of the **Maximum Hot Standby Period**;
        2. in respect of each **Settlement Period** comprised in the **Required Data Period,** either:-

maintain; or

submit not later than the **Hot Standby Target Time**, a **Stable Export Limit** and **Minimum Non-Zero Time** for that **BM Unit** which are less than or equal to the **Stable Export Limit** and **Minimum Non-Zero Time** prevailing at the time at which the **BM Start-Up Instruction** is issued;

* + - * 1. in respect of each **Settlement Period** comprised in the **Required Data Period**, either:-

maintain; or

submit not later than the **Hot Standby Target Time**,

a **Bid-Offer Pair No 1** with:-

(aa) a MW range from 0 MW to the **Stable Export Limit** (maintained or submitted in accordance with Sub-Clause 5.4.6(b) above) for that **BM Unit**; and

(bb) an **Offer Price** of less than or equal to the **Offer Price** for the **Bid-Offer Pair** **No 1** which was prevailing in respect of that **Settlement Period** at the time at which the **BM Start-Up Instruction** is issued.

The data submitted by the **Generator** in accordance with Sub-Clause 5.4.6 shall be used by **The Company** to monitor the **Generator**’s provision of the **BM Start-Up Service** and the provisions of Sub-Clause 5.4.6 shall not relieve the **Generator** of any of its obligations or affect such obligations (where applicable) set out in the **Grid Code** and, where there is any conflict between the **Generator**’s obligations under Sub-Clause 5.4.6 and the **Generator**’s obligations under the **Grid Code**, the **Generator**’s obligations under the **Grid Code** shall prevail.

* 1. Instruction to Cease Start-Up

*Cessation initiated by The Company*

**The Company** may, at any time in the period commencing upon the issue of a **BM Start-Up Instruction** and ending at the specified **Hot Standby Target Time**, issue to the **Generator** an **Instruction to Cease Start-Up**. Upon the issue of such an instruction:-

* + - * 1. the **PN Check Period** shall commence;
        2. the **Generator** shall no longer be required to continue provision of **BM Start-Up** or bring the **BM Unit** to **Hot Standby** (including without limitation the requirement to submit data pursuant to Sub-Clause 5.4.6); and
        3. the **Generator** shall use reasonable endeavours to review the **NDZi** of the **BM Unit** and, where appropriate,submit a revised **NDZi** in respect of the **BM Unit** in accordance with **Grid Code** **BC** 2.5.3.1 to assist **The Company** in assessing its requirement for future use of the **BM Start-Up Service**.

An **Instruction to Cease Start-Up** shall be deemed to have been given by **The Company** to the **Generator** in respect of a **BM Unit** if, at any time prior to the specified **Hot Standby Target Time, The Company** issues an instruction that is treated as a **Bid-Offer Acceptance** (pursuant to **Grid Code** **BC** 2.9.2.3) or issues a **Bid-Offer Acceptance** (pursuant to **Grid Code BC** 2.10) in respect of that **BM Unit** (in which case the **Instruction to Cease Start-Up** shall be deemed to be given at the time the **BM Unit** **Synchronises**, defined by reference to the **Point Acceptance Volume qAkit**).

*Cessation initiated by the Generator*

Following the issue of a **BM Start-Up Instruction**, an **Instruction to Cease Start-Up** shall be deemed to have been given by **The Company** to the **Generator** in respect of a **BM Unit** if:-

* + - * 1. the **BM Unit** concerned **Synchronises** at any time prior to the specified **Hot Standby Target Time** otherwise than pursuant to a **Bid-Offer Acceptance**, in which case the **Instruction to Cease Start-Up** will be deemed to be given at the commencement of the **Settlement Period** in which the **BM Unit Synchronises**; or
        2. (subject to Sub-Clause 5.8.2) a **Physical Notification** of greater than zero is submitted in respect of the **BM Unit** concerned indicating **Synchronisation** at any time during the period commencing at the **BM Start-Up Time** and ending at the expiry of the **Committed Period**, in which case the **Instruction to Cease Start-Up** will be deemed to be given at the time the relevant **Physical Notification** is submitted in accordance with the **Grid Code**; or
        3. the **Maximum Export Limit** in respect of the **BM Unit** concerned which is to apply during the **Committed Period** is revised to:

less than the **Stable Export Limit**; and/or

zero MW,

in respect of the **BM Unit** at any time prior to the specified **Hot Standby Target Time**,in which case the **Instruction to Cease Start-Up** will be deemed to be given at the time at which such revised **Maximum Export Limit** is submitted in accordance with the **Grid Code**.

In the event of a deemed **Instruction to Cease Start-Up** pursuant to either Sub-Clause 5.5.2 or 5.5.3, the **Generator** shall no longer be required to bring the **BM Unit** to **Hot Standby** (including without limitation the requirement to submit data pursuant to Sub-Clause 5.4.6).

* 1. Provision of Hot Standby

The **Generator** shall be deemed to have been instructed by **The Company** to provide **Hot Standby** with effect from the **Hot Standby Target Time** where, following issue of a **BM Start-Up Instruction**, an **Instruction to Cease Start-Up** has neither been given by **The Company** pursuant to Sub-Clause 5.5.1 nor deemed to have been given by **The Company** pursuant to either of Sub-Clause 5.5.2 or 5.5.3.

The **Generator** shall provide **Hot Standby** from the relevant **BM Unit** until the earlier of expiry of the **Maximum Hot Standby Period** and any **Cease Hot Standby Time**.

* 1. Instruction to Cease Hot Standby

*Cessation initiated by The Company*

**The Company** may, at any time after the **Hot Standby Target Time** and prior to expiry of the **Maximum Hot Standby Period**, issue to the **Generator** an **Instruction to Cease Hot Standby**. Upon the issue of such an instruction, the **PN Check Period** shall commence and the **Generator** shall no longer be required to continue provision of **Hot Standby** (including without limitation the requirement to submit data pursuant to Sub-Clause 5.4.6).

An **Instruction to Cease Hot Standby** shall be deemed to have been given by **The Company** to the **Generator** in respect of that **BM Unit** if, at any time between the specified **Hot Standby Target Time** and the expiry of the **Maximum Hot Standby Period**, **The Company** issues a **Bid-Offer Acceptance** in respect of the **BM Unit**,in which case the **Instruction to Cease Hot Standby** shall be deemed to have been issued in accordance with the relevant formula in Schedule F, Section 2, Part III. For the avoidance of doubt, a **Bid-Offer Acceptance** which is reversed out by a subsequent **Bid-Offer Acceptance** shall nonetheless still deem an **Instruction** **to Cease Hot** **Standby** to have been given.

If an **Instruction to Cease Hot Standby** is neither issued by **The Company** pursuant to Sub-Clause 5.7.1 nor deemed to have been issued by **The Company** pursuant to Sub-Clause 5.7.2 or 5.7.4, then an **Instruction to Cease Hot Standby** shall be deemed to have been given by **The Company** at the expiry of the **Maximum Hot Standby Period**. The **Generator** shall endeavour to notify **The Company** of impending expiry of the **Maximum Hot Standby Period**.

*Cessation initiated by the* ***Generator***

If during the **Committed Period**:-

* + - * 1. the relevant BM Unit Synchronises otherwise than pursuant to a Bid-Offer Acceptance or a Physical Notification; or
        2. a **Physical Notification** of greater than zero is submitted in respect of the relevant **BM Unit** indicating **Synchronisation** of that **BM Unit** at any time during the **Committed Period**; or
        3. the **Maximum Export Limit** in respect of the relevant **BM Unit** is revised to:

below the **Stable Export Limit**; and/or

zero MW,

then an **Instruction to Cease Hot Standby** in respect of that **BM Unit** shall be deemed to have been given by **The Company** to the **Generator**, and the **Cease Hot Standby Time** shall be determined in accordance with the relevant formula in Schedule F, Section 2, Part III.

In the event of a deemed **Instruction to Cease Hot Standby** pursuant to either Sub-Clause 5.7.3 or 5.7.4, the **Generator** shall cease provision of **Hot Standby** with effect from the **Cease Hot Standby Time** and shall no longer be required to comply with Sub-Clause 5.4.6.

Where a deemed **Instruction to Cease Hot Standby** has been issued by **The** **Company** pursuant to Sub-Clause 5.7.2 then the **Generator** shall cease provision of **Hot Standby** with effect from the **Cease Hot Standby Time** and shall, subject always to Sub-Clause 5.7.7, continue to comply with Sub-Clause 5.4.6 until the expiry of the **Required Data Period**.

Where Sub-Clause 5.7.6 applies and a **Physical Notification** of greater than zero is submitted in respect of the relevant **BM Unit** during any **Settlement Period**(s) comprised in the period commencing on expiry of the **Committed Period** and ending on expiry of the **Required Data Period**, then the **Generator** shall not be required to comply with Sub-Clause 5.4.6 in respect of the **BM Unit** and such **Settlement Period**(s).

* 1. Advancing Synchronisation

***Advance Synchronisation Instruction***

Notwithstanding and without prejudice to the other provisions of this Clause 5, where a **Physical Notification** is submitted by the **Generator** in respect of a **BM Unit** in accordance with the **Grid Code** indicating **Synchronisation** of that **BM Unit** in a **Settlement Period** and, subsequent thereto, **The Company** identifies a requirement for that **BM Unit** to **Synchronise** prior to that indicated time for **Synchronisation**,then provided always that **The** **Company’s** required time of **Synchronisation** falls within the **Advance Synchronisation Period** (such that, for illustration but not so as to change the meaning of **Advance Synchronisation Instruction**, it would not be possible for the **BM Unit** to **Synchronise**, run and then **Re-Synchronise** ahead of the **Generator’s** indicated time of **Synchronisation**), **The Company** may issue an **Advance Synchronisation Instruction** in respect of that **BM Unit**. An **Advance Synchronisation Instruction** will take the form of a **BM Start-Up Instruction** so that, save as provided in this Sub-Clause 5.8, all the provisions of this Clause 5 with respect to a **BM Start Up Instruction** shall apply to such **Advance Synchronisation Instruction**.

*Data Submissions*

Where **The Company** issues an **Advance Synchronisation Instruction**, then the **Generator** shall not be obliged to comply with the terms of Sub-Clauses 5.4.6(b) and (c) in respect of the **BM Unit** in question.

Revisions to the **Synchronisation** start time

Where, in respect of any BM Unit (“the Advance Synchronisation BM Unit”), The Company issues an Advance Synchronisation Instruction and either:-

* + - * 1. the Physical Notification prevailing at the time of the Advance Synchronisation Instruction (“the Advance Synchronisation Related PN”) remains unaltered as at Gate Closure in respect of the Settlement Period to which such Advance Synchronisation Related PN relates; or
        2. the **Generator** submits a further **Physical Notification** in respect of the **Advance Synchronisation BM Unit** indicating a planned time of **Synchronisation** earlier than the time indicated in the **Advance Synchronisation Related PN**,

then no **BM Start-Up Payment** will be payable by **The Company** to the **Generator** in accordance with Sub-Clause 5.10.1 and, where Sub-Clause 5.8.3(b) applies, Sub-Clause 5.5.3(b) shall not apply.

Where The Company issues an Advance Synchronisation Instruction and the Generator revises the Advance Synchronisation Related PN to zero MW and/or submits a Physical Notification indicating a delay in Synchronisation of the Advance Synchronisation BM Unit, then:-

* + - * 1. **The Company** shall issue an **Instruction to Cease Start-Up** or an **Instruction to Cease Hot Standby** in accordance with Sub-Clause 5.5.1 or 5.7.1 (as the case may be); and
        2. no **BM Start-Up Payment** will be payable by **The Company** to the **Generator** in accordance with Sub-Clause 5.10.1.

If **The Company** still requires the **Advance Synchronisation BM Unit** to **Synchronise** at the time indicated in the **Advance Synchronisation Instruction**, then it shall issue a **BM Start-Up Instruction** in accordance with Sub-Clause 5.4 specifying such time as the **Hot Standby Target Time**.

***Advance Synchronisation Cancellation Payment***

Where following the issue of an Advance Synchronisation Instruction, The Company either:-

* + - * 1. issues to the Generator an Instruction to Cease Start-Up;
        2. issues to the Generator an Instruction to Cease Hot Standby; or
        3. is deemed to have issued an **Instruction to Cease Hot Standby** upon expiry of the **Maximum Hot Standby Period** in accordance with Sub-Clause 5.7.3,

then the **Generator** shall no longer be required (as the case may be) to continue provision of **BM Start-Up** or bring the **Advance Synchronisation BM Unit** to **Hot Standby** or continue provision of **Hot Standby** (including without limitation the requirement to submit data pursuant to Sub-Clause 5.4.6(a)) and, save where Sub-Clause 5.8.4 applies, **The Company** shall pay to the **Generator** an amount (“the **Advance Synchronisation Cancellation Payment**”) calculated by multiplying the number of hours comprised in the period between the **Earliest Synchronisation Time** and the time at which the **Advance Synchronisation BM Unit** **Synchronises** as indicated in the **Advance Synchronisation PN** by the applicable **Hot Standby Price**.

* 1. Communications

All **BM Start-Up Instructions** and **Instructions to Cease Hot Standby** required to be given under these terms shall be communicated by **The Company** to the **Generator** by way of an automatic logging device (or if unavailable for whatever reason by telephone or facsimile) or otherwise as may be agreed between the **Parties**.

* 1. Payments for BM Start-Up

*Payments from* ***The Company*** *to the* ***Generator***

Subject always to Sub-Clause 5.10.3, **The Company** shall, in respect of each calendar month during the term of this Clause 5,  calculate in accordance with the formulae in Schedule F, Section 2, Part I and by reference to the applicable **BM Start-Up Prices**:-

* + - * 1. the BM Start-Up Payment; and
        2. any BM Start-Up Repayment Amount,

and shall deduct any **BM Start-Up** **Repayment Amount** from the **BM Start-Up Payment** to determine the amount to be paid by **The Company** to the **Generator** in accordance with Clause 8.

***BM Start-Up Repayment Amounts***

A **BM Start-Up** **Repayment Amount** shall become payable by the **Generator** to **The Company** (being an amount calculated in accordance with the formulae in Schedule F, Section 2, Part I) if either:-

* + - * 1. the **BM Unit** concerned **Synchronises** otherwise than pursuant to a **Bid-Offer Acceptance** or a **Physical Notification** of greater than zero is submitted in respect of the **BM Unit** concerned indicating **Synchronisation** of that **BM Unit** at any time during the period commencing at the **BM Start-Up Time** and ending at the expiry of either the **Committed Period** or, if an **Instruction to Cease Start-Up** or an **Instruction to Cease Hot Standby** has been issued by **The Company** pursuant to Sub-Clause 5.5.1 or 5.7.1 (as the case may be), the **PN Check Period**; or
        2. (in the absence of an **Instruction to** **Cease BM Start-Up** issued by **The Company** pursuant to Sub-Clause 5.5.1) the **Maximum Export Limit** which is to apply during the **Committed Period** in respect of the **BM Unit** concerned is revised to:

below the **Stable Export Limit**;and/or

zero MW,

at any time prior to the **Hot Standby Target Time**; or

* + - * 1. in the absence of an Instruction to Cease Start-Up or an Instruction to Cease Hot Standby, the Generator fails to:-

submit and maintain in respect of the **BM Unit** concerned an **NDZi** which is not greater than **tnts** in accordance with Sub-Clause 5.4.6(a); or

maintain or revise (as the case may be) the **Stable Export Limit** and/or **Minimum Non-Zero Time** for the duration of the **Required Data Period** in accordance with Sub-Clause 5.4.6(b); or

submit or maintain (as the case may be) a **Bid-Offer Pair** in accordance with Sub-Clause 5.4.6(c).

No payment shall be made by **The Company** for provision of **BM Start-Up** in the circumstances described in Sub-Clause 5.10.1 where either:-

* + - * 1. the relevant **BM Start-Up Instruction** is an **Advance Synchronisation Instruction**; or
        2. an **Instruction to Cease Start-Up** is issued by **The Company** at any time prior to the **BM Start-Up Time**.
  1. Payments for Hot Standby

Subject always to Sub-Clause 5.11.2, **The Company** shall make a payment to the **Generator** for the provision of **Hot Standby** (“the **Hot Standby Payment**”) in accordance with Clause 8, if, following the issue of a **BM Start-Up Instruction**:-

* + - * 1. The Company issues an Instruction to Cease Hot Standby pursuant to Sub-Clause 5.7.1;
        2. **The Company** is deemed to have issued an **Instruction to Cease Hot** **Standby** pursuant to either of Sub-Clause 5.7.2 or 5.7.3, or
        3. in the case of a **BM Start-Up Instruction** comprising an **Advance Synchronisation Instruction** pursuant to Sub-Clause 5.8.1, the **Advance Synchronisation BM Unit Synchronises** at the time required by **The Company** in that **Advance Synchronisation Instruction**,

such payment to be calculated in accordance with the relevant formulae in Schedule F, Section 2 Part II and Schedule F, Section 2, Part III and by reference to the duration of the provision of Hot Standby and the applicable Hot Standby Prices.

No **Hot Standby** **Payment** shall be made by **The Company** to the **Generator** pursuant to Sub-Clause 5.11.1 where either:-

* + - * 1. the **BM Unit** concerned **Synchronises** otherwise than pursuant to a **Bid-Offer Acceptance** or an **Advance Synchronisation Instruction**, or a **Physical Notification** of greater than zero is submitted in respect of the **BM Unit** concerned indicating **Synchronisation** of that **BM Unit** during the **Committed Period**; or
        2. during the **Maximum Hot Standby Period**, the **Generator** has failed to maintain an **NDZi** in accordance with Sub-Clause 5.4.6(a); or
        3. the **Generator** has failed to either:-

maintain the **Stable Export Limit** and/or **Minimum Non-Zero Time** in accordance with Sub-Clause 5.4.6(b); or

submit a **Bid-Offer Pair** in accordance with Sub-Clause 5.4.6(c).

* 1. Review of Prices

The **Generator** may, from time to time, serve on **The Company** by facsimile in the form set out in Schedule F, Section 4, Part I (or such other method as may be agreed in writing between the **Parties**) a notification setting out details of any amendment(s) to any or all of the **BM Start-Up Prices** and **Hot Standby Prices** applicable to one or more of the **BM Units** (an “**Amendment Notification**”)

An **Amendment Notification** shall only be valid if it is received by **The Company** on a **Business Day** by 12.00 hours on that **Business Day**, and (subject always to Sub-Clause 5.12.5) a valid **Amendment Notification** shall be effective from 00.00 hours on the calendar day which is the third calendar day which follows that **Business Day**,so that by way of illustration:-

* + - * 1. an **Amendment Notification** received by **The Company** by 12.00 hours on a Thursday shall be effective from 00.00 hours on the next following Sunday); and
        2. an **Amendment Notification** received on a **Business Day** but after 12.00 hours, or received on a day which is not a **Business Day**, shall be invalid.

**The Company** shall acknowledge receipt of an **Amendment Notification** as soon as reasonably practicable (and in any event within 24 hours of receipt or deemed receipt) by facsimile in the form set out in Schedule F, Section 4, Part II.

A valid **Amendment Notification** shall supersede all and any previous valid **Amendment Notifications** with respect to the contents thereof.

Where a **BM Start-Up Instruction** is issued by **The Company** in respect of a **BM Unit** and during the period when the **Generator** provides **BM Start-Up** and (where relevant) **Hot Standby** from that **BM Unit** in accordance with such **BM Start-Up Instruction** a valid **Amendment Notification** takes effect in relation to the **BM Start-Up Price** and/or **Hot Standby Price** applicable to that **BM Unit**, for the purposes of determining the **BM Start-Up Payment** and (where relevant) the **Hot Standby Payment** attributable to such provision of **BM Start-Up** and (where relevant) **Hot Standby**, the **BM Start-Up Price** and/or **Hot Standby Price** applicable prior to the coming into effect of such **Amendment Notification** shall apply in place of the **BM Start-Up Price** and/or **Hot Standby Price** set out in such **Amendment Notification**.

* 1. Publication

For the purposes of this Clause 5, **The Company** shall publish on its website current pricing information with respect to all generators contracted to provide the **BM Start-Up Service** (for the avoidance of doubt whether or not the subject of any **BM Start-Up Instruction** from time to time) and shall use reasonable endeavours to ensure that all such prices so published are updated by the end of each **Business Day** to reflect any valid **Amendment Notifications** received on that **Business** **Day**, and for the purposes thereof the **Generator** consents to such disclosure by **The Company** with respect to its own **BM Start-Up Prices** and **Hot** **Standby Prices**.

**The Company** may also publish on its website shortly after the time of issue of a **BM Start-Up Instruction** in respect of a **BM Unit** the following information in respect of the provision of the **BM Start-Up Service** from that **BM Unit**:-

* + - * 1. the identity of **BM Unit**;
        2. whether the BM Start-Up Instruction is an Advance Synchronisation Instruction;
        3. the BM Start-Up Time;
        4. the highest **Maximum Export Limit** submitted by the **Generator** in respect of the **BM Unit** for the period commencing at the **Hot Standby Target Time** and ending four hours thereafter as at the time of issue of the **BM Start-Up Instruction** in relation to the **BM Unit**;
        5. the estimated time of **Synchronisation**; and
        6. the Instruction to Cease Start-Up time;

and to this extent, the **Generator** consents to the disclosure by **The Company** of such information.

SCHEDULE F

BM START-UP SERVICE

SECTION 1 DATA

Part I

BM Start-Up

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| BMU Name | BMU\_1 | BMU\_2 | BMU\_3 | BMU\_4 |
| **NDZi range** (at the time of issue of **BM Start-Up Instruction**) | **tnts** | **tnts** | **tnts** | **tnts** |
| **NDZ**i > [x] minutes | [ ] minutes | [ ] minutes | [ ] minutes | [ ] minutes |
| [y] min. < **NDZi**  < [x-1] min. | [ ] minutes | [ ] minutes | [ ] minutes | [ ] minutes |
| [z] min. < **NDZi** < [y-1] min. | [ ] minutes | [ ] minutes | [ ] minutes | [ ] minutes |

Part II

NDZ Ranges

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| BMU Name | BMU\_1 | BMU\_2 | BMU\_3 | BMU\_4 |
| NDZ Range 1 | *0 < NDZi <= NDZ1* | *0 < NDZi <= NDZ1* | *0 < NDZi <= NDZ1* | *0 < NDZi <= NDZ1* |
| [NDZ Range 2] | [NDZ1 < NDZi <= NDZ2] | [NDZ1 < NDZi <= NDZ2] | [NDZ1 < NDZi <= NDZ2] | [NDZ1 < NDZi <= NDZ2] |
| [NDZ Range 3] | [NDZ2 < NDZi] | [NDZ2 < NDZi] | [NDZ2 < NDZi] | [NDZ2 < NDZi] |

Part III

Hot Standby

|  |  |
| --- | --- |
| Maximum Hot Standby Period: | [240] minutes |

SECTION 2 - FORMULAE

Part I

BM Start-Up Payments

For each **BM Unit**, payment to the **Generator** in respect of provision of **BM Start-Up** during calendar month m shall be calculated in accordance with the following formulae:



Where:

*SUPm* = the total payment for BM Start-Up due to the Generator in month m

 = the summation over all instances of **BM Start-Up** in respect of **BM Unit** i occurring in calendar month m

*SUPk* = the **BM Start-Up Payment** due to the **Generator** in respect of the instance of **BM Start-Up** k



*GRPk* = the **BM Start-Up Repayment Amount** due from the **Generator** in respect of the instance of **BM Start-Up** k



*α* = the applicable **BM Start-Up Price**

***tstartup*** = the number of hours of provision of **BM Start-Up** determined in accordance with the formula below:



*CST* = the **Cease Start-Up Time**

*BST* = the **BM Start-Up Time**, determined in accordance with the formula below:



*HSTT* = the **Hot Standby** **Target Time**

*NDZi* = the Notice to Deviate from Zero (as defined in **Grid Code** BC1) in respect of **BM Unit** i applicable to the time at which a **BM Start-Up Instruction** is issued by **The Company**

F1 = 0 where any of Sub-Clauses 5.10.3(a) or (b) applies, otherwise 1

F2 = 1 where any of Sub-Clauses 5.10.2(a), (b), or (c), applies, otherwise 0

Part II

Hot Standby Payments

For each **BM Unit**, payment to the **Generator** in respect of provision of **Hot Standby** during calendar month m shall be calculated in accordance with the following formulae:



Where:

*HSPm* = the total payment for **Hot Standby** due to the **Generator** in calendar month m

 = the summation over all instances of **Hot Standby** occurring in calendar month m in respect of **BM Unit** i

*HSPh* = the **Hot Standby Payment** described in Sub-Clause 5.11 in respect of the instance of **Hot Standby** h



*β* = the applicable **Hot Standby Price**

***thsb*** = number of hours of provision of **Hot Standby** determined in accordance with the formula below:



*CHST* = **Cease Hot Standby Time** as determined in accordance with Schedule F, Section 2, Part III

*HSTT* = **Hot Standby** **Target Time** or, if later, the time of submission of a revised **NDZi** pursuant to Sub-Clause 5.4.6(a)

F3 = 0 where any of Sub-Clause, 5.11.2(a), (b) or (c) applies, otherwise 1

Part III

Cease Hot Standby Time

For each instance of Hot Standby relating to a BM Unit, Cease Hot Standby Time, “CHST”, shall be determined as follows:

1. Where **Hot Standby** is provided and an **Instruction to Cease** **Hot Standby** is issued pursuant to Sub-Clause 5.7.1 or deemed to have been given in the circumstances described in Sub-Clause 5.7.3, then:

*CHST = time at which* ***Instruction to Cease******Hot Standby*** *is issued or (as the case may be) deemed to be issued*

1. Where **Hot Standby** is provided and an **Instruction to Cease** **Hot Standby** is deemed to have been given in the circumstances described in Sub-Clause 5.7.2 such that the time that the **BM Unit** **Synchronises** is defined by reference to the Point Acceptance Volume qAkit, “*time* X”, then:

*CHST = time X - tnts*

1. Where **Hot Standby** is provided and an **Instruction to Cease Hot Standby** is deemed to have been given in the circumstances described in Sub-Clause 5.7.4(a), then:-

*CHST = the commencement of the* ***Settlement Period*** *in which QMij for the relevant* ***BM Unit*** *is greater than zero MW*

1. Where **Hot Standby** is provided and an **Instruction to Cease** **Hot Standby** is deemed to have been given in the circumstances described in Sub-Clause 5.7.4(b), then:

*CHST = time at which the* ***Physical Notification*** *of greater than zero for the relevant* ***BM Unit*** *is submitted to* ***The Company***

1. Where **Hot Standby** is provided and an **Instruction to Cease** **Hot Standby** is deemed to have been given in the circumstances described in Sub-Clause 5.7.4(c), then:

*CHST = time at which the* ***Maximum Export Limit*** *of the relevant* ***BM Unit*** *is revised to:*

*(i) less than the* ***Stable Export Limit****; and/or*

*(ii) zero MW*

SECTION 3 - PRICES

Part 1

BM Start-Up

|  |  |  |  |
| --- | --- | --- | --- |
| BM Unit | NDZ Range 1 | [NDZ Range 2] | [NDZ Range 3] |
| BMU\_1 | α1 (£/h) | [α2 (£/h)] | [α3 (£/h)] |
| BMU\_2 | α1 (£/h) | [α2 (£/h)] | [α3 (£/h)] |
| BMU\_3 | α1 (£/h) | [α2 (£/h)] | [α3 (£/h)] |
| BMU\_4 | α1 (£/h) | [α2 (£/h)] | [α3 (£/h)] |

Part II

Hot Standby

|  |  |
| --- | --- |
| BM Unit | β (£/h) |
| BMU\_1 | β |
| BMU\_2 | β |
| BMU\_3 | β |
| BMU\_4 | β |

SECTION 4 - NOTIFICATION FORMATS

Part I

(Pursuant to Sub-Clause 5.3.2)

|  |  |  |  |
| --- | --- | --- | --- |
| **From:** |  | **Fax:** |  |
| **To:** | **National Grid Electricity Control Centre** | **Fax:** |  |
|  |  |  |  |
| **Date:** | ………………… | **Time:** | ………………. |

BM Start-Up Service Availability Declaration

The **Commercial Ancillary Service** of **BM Start-Up** **Service** is declared available/unavailable from one or more **BM Unit**(s) as follows:

|  |  |  |
| --- | --- | --- |
| **Power Station:** |  | |
|  |  |  |
| **BM Unit(s)** | Available | Unavailable |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
|  |  |  |
| **With Effect From (date/time)** | \_\_\_\_/\_\_\_\_/\_\_\_\_ | \_\_\_\_:\_\_\_\_ |
| **Estimated end date/time (to be confirmed by subsequent declaration)** | \_\_\_\_/\_\_\_\_/\_\_\_\_ | \_\_\_\_:\_\_\_\_ |
| **Signed by :** |  | |
| **Name** |  | |
| **Date/time** | \_\_\_\_/\_\_\_\_/\_\_\_\_ | \_\_\_\_:\_\_\_\_ |
| **(Being authorised on behalf of the Generator to make this declaration.)** | | |

***Note***

*This facsimile notification supersedes all previous notifications.*

Part II

(Pursuant to Sub-Clause 5.12)

|  |  |  |  |
| --- | --- | --- | --- |
| **From:** |  | **Fax:** |  |
| **To:** | **National Grid, Network Operations** | **Fax:** | 01926 656612 |
|  |  |  |  |
| **Date:** | ………………… | **Time:** | ………………. |

**BM Start-Up Service Price Declaration**

In accordance with Sub-Clause 5.12.1 of the Commercial Services Agreement, the prices for the BM Start-Up Service shall be amended as follows:-

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **Contracted BM Unit** | | **BM Start-Up Service Prices** | | | |
| **Alpha1**  **(£/h)** | **Alpha2**  **(£/h)** | **Alpha3**  **(£/h)** | **Beta**  **(£/h)** |
| [ BM Unit ID] | |  |  |  |  |
|  | |  |  |  |  |
| **Signed by:**  **Name:** | ………………………………………………….(signature)  ………………………………………………….  For and on behalf of [ ] | | | | |
|  |  | | | | |

**……………………………………………………………………………………………………………**

|  |  |  |  |
| --- | --- | --- | --- |
| **From:** | **National Grid, Network Operations** | **Fax:** | 01926 656612 |
| **To:** |  | **Fax:** |  |
|  |  |  |  |
| **Date of Receipt:** | ………………… | **Time:** | ………………. |

In accordance with Sub-Clause 5.12.3 of the Commercial Services Agreement, we ACKNOWLEDGE your Amendment Notification for prices for the BM Start-Up Service as set out in the above table.

|  |  |
| --- | --- |
| **Signed by:**  **Name:** | ………………………………………………….(signature)  …………………………………………………. |