DATED [ ] 20[ ]

NATIONAL GRID ELECTRICITY SYSTEM OPERATOR LIMITED (1)

and

[ ]

FAST RESERVE
FRAMEWORK AGREEMENT

CONTRACT LOG NO: [ ]
THIS FAST RESERVE FRAMEWORK AGREEMENT is made on the ______ day of ______ 20[]

BETWEEN

(1) NATIONAL GRID ELECTRICITY SYSTEM OPERATOR LIMITED a company registered in England and Wales with number 11014226 whose registered office is at 1-3 Strand, London, WC2N 5EH (“National Grid”, which expression shall include its successors and/or permitted assigns); and

(2) [_____________________] a company registered in England and Wales with number [_____________________] (“Fast Reserve Provider”, which expression shall include its successors and/or permitted assigns).

WHEREAS

(A) This Fast Framework Agreement is entered into in respect of one or more Contracted BM Units and/or Contracted Sites owned and/or operated by the Fast Reserve Provider in anticipation of the submission by the Fast Reserve Provider of Firm Fast Reserve Tenders in respect of such Contracted BM Units and/or Contracted Sites, and in anticipation of the provision by the Fast Reserve Provider of Optional Fast Reserve.

(B) Accordingly, the applicable provisions of this Fast Reserve Framework Agreement shall apply with respect to each Firm Fast Reserve Tender submitted by the Fast Reserve Provider, and with respect to each relevant Contracted BM Unit or Contracted Site (as the case may be) shall form part of each and any Fast Reserve Contract formed in relation thereto.

NOW IT IS HEREBY AGREED as follows:

1. DEFINITIONS, INTERPRETATION AND CONSTRUCTION

Unless the subject matter or context otherwise requires or is inconsistent therewith, and unless defined herein, terms and expressions defined in Section 6 of the Standard Contract Terms have the same meanings, interpretations or constructions in this Fast Reserve Framework Agreement. Unless the subject matter or context otherwise requires or is inconsistent therewith, in this Fast Reserve Framework Agreement the terms set out in Appendix 1 shall have the meanings set out respectively therein.

2. STANDARD CONTRACT TERMS

2.1 Subject to Sub-Clause 2.2, the Parties hereby agree to be bound by, and to comply with, the applicable provisions of the Standard Contract Terms with respect to the submission of Fast Reserve Tenders and any Fast Reserve Contract formed pursuant thereto.

2.2 The Standard Contract Terms shall be read and construed subject to the Special Conditions (if any) set out in Appendix 2.

2.3 The Fast Reserve Provider agrees that the relevant provisions as to determination of the payments to be made between National Grid and the Fast Reserve Provider in consequence of events of default set out in Section 3 of the Standard Contract Terms
3. **COMMENCEMENT AND TERM**

3.1 This *Fast Reserve Framework Agreement* shall come into force on the date hereof and shall continue in force and effect until terminated by either **Party** by not less than two months’ notice in writing to the other (but not so as to expire during the subsistence of any *Fast Reserve Contract* in respect of any **Firm Fast Reserve Unit**) or until earlier termination in accordance with the **Standard Contract Terms**.

3.2 This *Fast Reserve Framework Agreement* shall supersede and replace all and any previous *Fast Reserve Framework Agreements* to which the **Parties** are a party at the **Commencement Date** but without prejudice to any rights or remedies accrued at such date.

4. **PROVISION OF FAST RESERVE**

4.1 Without limiting the generality of Sub-Clause 2.1, upon the formation of each **Fast Reserve Contract** pursuant to and in accordance with the **Standard Contract Terms**, the **Fast Reserve Provider** hereby agrees to provide **Fast Reserve** to **National Grid** from the relevant **Contracted BM Unit** or **Contracted Site** (as the case may be) upon and subject to the applicable terms and conditions set out in the **Standard Contract Terms** and in accordance with Clause 5.

4.2 For the purposes of this *Fast Reserve Framework Agreement* and subject to the **Standard Contract Terms**, the **Parties** hereby agree that, where the **Fast Reserve Contract** so provides, the **Fast Reserve Provider** may procure the performance of certain of its obligations in connection with the provision of **Fast Reserve** from the relevant **Contracted BM Unit** or **Contracted Site** (as the case may be) by the **Fast Reserve Provider**’s Agent.

5. **BASE SERVICE PARAMETERS**

For the purpose of provision of **Fast Reserve**, the **Base Service Parameters** shall be as set out in Appendix 3.

6. **[AGGREGATED CONTRACTED SITES]**

6.1 For the purposes of this Clause 6 and Clauses 7 and 8, the term “**Aggregated Contracted Site**” shall mean any of the notional **Contracted Sites** for which **Base Service Parameters** are confirmed by **National Grid** as set out in Appendix 3 and to which one or more **Contracted Sub-Sites** may from time to time be **Allocated** by the **Fast Reserve Provider** in accordance with Clause 7 for the purpose of enabling **Fast Reserve** to be capable of being delivered and despatched from such **Contracted Sub-Sites** on an aggregated basis via such **Aggregated Contracted Site**, and which together shall comprise a **Contracted Site** for the purpose of the **Standard Contract Terms**.

6.2 **Fast Reserve** shall be deemed unavailable with respect to an **Aggregated Contracted Site** unless and until the **Fast Reserve Provider** shall have allocated or re-allocated to the **Aggregated Contracted Site** in accordance with Clause 7 one or more **Contracted Sub-**

---

1 Clauses 6-8 to be used only in the case of aggregation. Delete and insert ‘Not Used’ for each of clauses 6-8 in the case of non-aggregation. Also delete the text in Appendices 7-9 and insert ‘Not Used’.
Sites with capability to provide either singularly or in aggregate a MW Delivery of not less than 50MW.

7. **CONTRACTED SUB-SITES – ALLOCATION AND RE-ALLOCATION**

*Introduction of New Contracted Sub-Sites*

7.1 For the purposes of Clause 6 and this Clause 7, “Contracted Sub-Site” shall mean such Generating Unit(s) and/or other Plant and Apparatus (including without limitation distinct groups of demand under the control or operation of the Fast Reserve Provider) agreed in writing from time to time between the Parties in accordance with the following provisions:-

(a) details of each Contracted Sub-Site proposed by the Fast Reserve Provider shall be included in the form set out in Appendix 7 (a “Contracted Sub-Site Proposal”) and notified to National Grid by e-mail;

(b) each Contracted Sub-Site Proposal shall be signed by the Fast Reserve Provider and counter-signed by or on behalf of the owner or operator of the proposed Contracted Sub-Site;

(c) such proposed Contracted Sub-Site shall then be subject to a verification process whereby National Grid shall (inter alia) check the site details and ensure that no other Ancillary Services are being procured from the proposed Contracted Sub-Site which may conflict with the provision of Fast Reserve;

(d) such proposed Contracted Sub-Site shall then be subject to a Fast Reserve Pre-Qualification Assessment;

(e) if the verification is completed to National Grid’s satisfaction and the Fast Reserve Pre-Qualification Assessment is deemed passed in accordance with the procedure set out in the Standard Contract Terms, the Contracted Sub-Site Proposal shall be countersigned by or on behalf of National Grid and returned to the Fast Reserve Provider by e-mail; and

(f) such Contracted Sub-Site shall then be effective for the purposes of this Clause 7 from the date such Contracted Sub-Site Proposal is returned by National Grid to the Fast Reserve Provider duly countersigned.

7.2 The Fast Reserve Provider shall procure full audit and inspection rights (upon not less than 5 Business Days prior notice in writing from National Grid to the Fast Reserve Provider) to the Contracted Sub-Sites for the benefit of National Grid and its agents and contractors, whether or not such Contracted Sub-Sites are at the relevant time Allocated, and shall also retain full metering data for all Contracted Sub-Sites and make the same available for inspection by National Grid at any time.

7.3 Unless otherwise notified in writing by National Grid, no Contracted Sub-Site may be proposed by the Fast Reserve Provider unless representing not less than 3MW of generation or demand reduction capability.

*Allocation and re-allocation of Contracted Sub-Sites*

7.4 The Fast Reserve Provider may:
allocate to that Aggregated Contracted Site one or more Contracted Sub-Sites which are at that time UnAllocated; and

re-allocate to that Aggregated Contracted Site one or more Contracted Sub-Sites which are at that time already Allocated to another Aggregated Contracted Site(s),

in each case in accordance with the procedure set out in this Clause 7.

7.5 Any such allocation or re-allocation of Contracted Sub-Sites to an Aggregated Contracted Site shall be made by e-mail by the Fast Reserve Provider to National Grid in the form set out in Appendix 8 (an “Allocation Notification”) in accordance with Sub-Clause 7.6.

7.6 An Allocation Notification shall only be valid if:-

(a) received by National Grid no later than 14.00 hours on a Wednesday seven (7) days prior to the time from which the allocation or re-allocation is expressed to take effect;

(b) National Grid is satisfied that appropriate communications and metering equipment have been installed with respect to the applicable Aggregated Contracted Site(s) and the Contracted Sub-Site(s) Allocated to it in order to enable the instruction and monitoring of the delivery of Fast Reserve from the Aggregated Contracted Site;

(c) National Grid is satisfied that any change in the geographical location of the Contracted Sub-Site(s) comprised within the Aggregated Contracted Site(s) does not prejudice in National Grid’s sole discretion the provision of Fast Reserve; and

(d) where re-allocating one or more Contracted Sub-Sites from another Aggregated Contracted Site the subject of a Firm Fast Reserve Contract:

(i) the capability of that other Aggregated Contracted Site does not thereby fall below 50MW; and

(ii) any consequential changes to the Base Service Parameters for that other Aggregated Contracted Site are first notified to National Grid by email and National Grid shall have confirmed in writing its agreement thereto.

7.7 With respect to each valid Allocation Notification, National Grid shall confirm the same by countersigning the Allocation Notification by or on behalf of National Grid and returning it to the Fast Reserve Provider by e-mail no later than 9.00 hours on a Friday five (5) days prior to the time from which the allocation or re-allocation is expressed to take effect.

7.8 The Fast Reserve Provider may not make in excess of 3 Allocation Notifications in any calendar month.

7.9 If, in accordance with Sub-Clause 7.6, an Allocation Notification is invalid then it shall be treated as if it was never submitted.

8. PROVISION OF FAST RESERVE (AGGREGATED CONTRACTED SITES)

8.1 Without limiting the generality of Sub-Clause 2.1, upon the formation of each Fast Reserve Contract pursuant to and in accordance with the Standard Contract Terms, the Fast Reserve Provider hereby agrees to provide Fast Reserve to National Grid from the relevant Aggregated Contracted Site upon and subject to the applicable terms and
conditions set out in the Standard Contract Terms and in accordance with this Fast Reserve Framework Agreement.

8.2 For the purposes of paragraph 3.4.9 of the Standard Contract Terms, the Fast Reserve Provider may revise the Optional Availability Fee and/or the Optional Energy Fee in respect of any one or more Aggregated Contracted Sites from time to time (but not more than once in any one calendar month) by notice in writing to National Grid in the form set out in Appendix 9.

9. WORKS PROVISIONS

Where the Fast Reserve Provider has submitted a Firm Fast Reserve Tender in respect of which provision of Fast Reserve is dependent upon the carrying out of Works to any or all of the Contracted BM Units or Contracted Sites, then upon issue by National Grid of any Firm Fast Reserve Tender Acceptance with respect thereto the provisions of Appendix 6 shall apply.

10. VARIATIONS

No variation to this Fast Reserve Framework Agreement shall be effective unless made in writing and signed by or on behalf of both National Grid and the Fast Reserve Provider.

11. NOTICES

For the purposes of this Fast Reserve Framework Agreement, unless and until otherwise notified by the relevant Party to the other in accordance with paragraph 5.9 (Notices) of the Standard Contract Terms, any notice or other communication to be given by National Grid or the Fast Reserve Provider to the other under, or in connection with matters contemplated by, this Fast Reserve Framework Agreement and any Fast Reserve Contract shall be sent to the following address and/or facsimile number (and, where expressly provided for in this Fast Reserve Framework Agreement, by email) and marked for the attention of the person named below:

**National Grid:**

National Grid Electricity System Operator Limited
Faraday House
Warwick Technology Park
Gallows Hill
Warwick CV34 6DA

Facsimile number: 01926 655630

For the attention of: The Company Secretary

Copy to: The Head of Commercial Electricity

Facsimile number: 01926 656612

E-mail: commercial.operation@nationalgridESO.com

**Fast Reserve Provider:**

[ ]

Facsimile number: [ ]

For the attention of: [ ]
12. **UNDERTAKING OF BONA FIDE TENDER AND NON-CANVASSING**

12.1 The **Fast Reserve Provider** hereby undertakes that each **Firm Fast Reserve Tender** which it may submit or (where relevant) procure that any **Fast Reserve Provider's Agent** engaged by the **Fast Reserve Provider** submits on its behalf during the term of this **Fast Reserve Framework Agreement** shall be bona fide and intended to be competitive and that the **Fast Reserve Provider** and (where relevant) any **Fast Reserve Provider's Agent** engaged by the **Fast Reserve Provider** shall not fix or adjust the amount of the **Firm Fast Reserve Tender** or the rates and prices quoted by or under or in accordance with any agreement or arrangement with any other person.

12.2 The **Fast Reserve Provider** also undertakes that neither it, nor any person (including any **Fast Reserve Provider's Agent**) on its behalf, shall do at any time any of the following acts:-

(a) communicate to a person, with the exception of its professional advisers and **National Grid**, the amount or approximate amount of any **Firm Fast Reserve Tender** (other than in confidence in order to obtain quotations necessary for the preparation of the **Firm Fast Reserve Tender** for insurance);

(b) enter into any agreement or arrangement with any other person to restrain that other person from submitting a **Firm Fast Reserve Tender** or to fix the amount of any **Firm Fast Reserve Tender** to be submitted by that other person;

(c) offer or agree to pay or to give, nor pay or give, any sum of money, inducement or valuable consideration directly or indirectly to any person for doing or having done or causing or having caused to be done any act or omission in relation to any **Firm Fast Reserve Tender** or proposed **Firm Fast Reserve Tender** for the provision of **Fast Reserve**;

(d) canvass or solicit any officer, employee or agent of **National Grid** in connection with the award of any **Fast Reserve Contract** for the provision of **Fast Reserve**.

13. **COUNTERPARTS**

This **Fast Reserve Framework Agreement** may be signed in counterparts and by the **Parties** on separate counterparts, each of which when signed shall constitute an original but all the counterparts shall together constitute but one and the same instrument. For the purposes of this Clause 11, the delivery of an email copy of a signed counterpart of this **Fast Reserve Framework Agreement** shall be deemed to be a valid signature thereof provided that the **Party** so delivering an email hereby undertakes to deliver an original copy of this **Fast Reserve Framework Agreement** forthwith following such email submission.
IN WITNESS WHEREOF the hands of the duly authorised representatives of the parties hereto at the date first above written

SIGNED BY

for and on behalf of
NATIONAL GRID ELECTRICITY
SYSTEM OPERATOR LIMITED

SIGNED BY

for and on behalf of

[Blank]
APPENDIX 1

FURTHER DEFINITIONS

“Aggregated Contracted Site” shall have the meaning given in Sub-Clause 6.1;

“Allocated” means, with respect to a Contracted Sub-Site, Allocated at the relevant time to an Aggregated Contracted Site in accordance with the provisions of Clause 7, and “UnAllocated” shall be construed accordingly;

“Allocation Notification” shall have the meaning given in Sub-Clause 7.5;

“Commencement Date” means the date on which this Fast Reserve Framework Agreement shall come into force as specified in Sub-Clause 1;

“Contracted BM Units” each of the BM Units identified in Appendix 4;

“Contracted Sub-Site” shall have the meaning given in Sub-Clause 7.1;

“Contracted Sites” each of the Generating Units and/or other Plant and Apparatus identified in Appendix 5;

“Contracted Sub-Site Proposal” shall have the meaning in Sub-Clause 7.1(a);

“Fast Reserve Framework Agreement” this Fast Reserve Framework Agreement as from time to time amended or modified; and

“Standard Contract Terms” the document titled “Fast Reserve Tender Rules and Standard Contract Terms” published by National Grid and as revised from time to time in accordance with its terms.
### APPENDIX 3

### SECTION 1 – DATA

Part I - BM Providers

Table 1: **Contracted BM Units and Base Service Parameters**

<table>
<thead>
<tr>
<th>Contracted BM Unit</th>
<th>Run Up Rate (MW/min)</th>
<th>Run Down Rate (MW/min)</th>
<th>Minimum Physical Notification at and above which Run Up/Run Down Rates apply (MW)</th>
<th>Maximum Physical Notification at and below which Run Up/Run Down Rates apply (MW)</th>
<th>Response Time (minutes)</th>
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Part II – Non-BM Providers

Table 2: **Contracted Sites and Base Service Parameters**

<table>
<thead>
<tr>
<th>Contracted Site</th>
<th>Minimum Run Up Rate (MW/min)</th>
<th>Minimum Run Down Rate (MW/min)</th>
<th>MW Net Export Range (MW)</th>
<th>Response Time (minutes)</th>
<th>Maximum Utilisation Period (minutes)</th>
<th>Utilisation Limit (Instruction/Operational Day) (Optional Service only)</th>
<th>Recovery Period (minutes) (Optional Service only)</th>
<th>Minimum Availability Period (minutes)</th>
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</table>
CONTRACTED MW OR CONTRACTED MW PROFILE

Contracted MW = [ ] MW or [N/A]

Contracted MW Profile = [insert Contracted MW Profile graph] or [N/A]

Example of Contracted MW Profile graphs:-

<table>
<thead>
<tr>
<th>Calendar Month</th>
<th>Estimated Fast Reserve Delivery in Contracted Settlement Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>47 48 1 2 3 4 5 6 7 8 9 10 11 12 13 14</td>
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</tr>
<tr>
<td>Calendar Month</td>
<td>Estimated Fast Reserve Delivery in Contracted Settlement Period</td>
</tr>
<tr>
<td>15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30</td>
<td></td>
</tr>
<tr>
<td>Calendar Month</td>
<td>Estimated Fast Reserve Delivery in Contracted Settlement Period</td>
</tr>
<tr>
<td>31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46</td>
<td></td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>CONTRACTED SITE</th>
<th>AVERAGE INITIAL MW</th>
<th>MINIMUM INITIAL MW</th>
<th>MAXIMUM INITIAL MW</th>
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</table>
## SECTION 2 - PRICES

**Enhanced Rates Availability Fee**  
*(Optional Service)*

### Part I - BM Providers

<table>
<thead>
<tr>
<th>Contracted BM Unit</th>
<th>£/hour</th>
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</table>

### Part II – Non-BM Providers

<table>
<thead>
<tr>
<th>Optional Availability Fee</th>
<th>£[ ]/hour</th>
</tr>
</thead>
<tbody>
<tr>
<td>Optional Energy Fee</td>
<td>£[ ]/MWh</td>
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</tbody>
</table>
# APPENDIX 4

## CONTRACTED BM UNITS

<table>
<thead>
<tr>
<th>Unit Name</th>
<th>BM Unit id</th>
<th>Address</th>
<th>Contact (name/number)</th>
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</tbody>
</table>
## APPENDIX 5

### CONTRACTED SITES

<table>
<thead>
<tr>
<th>Site Name</th>
<th>Address</th>
<th>MPAN</th>
<th>Contact (name/number)</th>
<th>Technology Type</th>
<th>Type 1 or Type 2 Site?</th>
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APPENDIX 6

SECTION 1

[WORKS PROVISIONS/NOT USED]

1. [The Fast Reserve Provider shall use its reasonable endeavors to procure that the Fast Reserve Pre-Qualification Assessment is passed prior to the Commencement Date and in respect thereof time shall be of the essence. The Parties agree that the Works Programme represents an indicative schedule of progress of the Works. During progress of the Works, both Parties shall use their reasonable endeavors to agree any revisions to the precise technical specification for the Fast Reserve Pre-Qualification Assessment which are necessary to reflect any Technical Parameters submitted by the Fast Reserve Provider after such technical specification was agreed.

2. The Fast Reserve Provider shall provide to National Grid on a monthly basis (or at such lesser frequency as National Grid may agree in writing) reports of how the Works are progressing which shall, inter alia, identify any delay or anticipated delay in completing the Works and how the Fast Reserve Provider shall, if so requested by National Grid, give to National Grid such evidence as it shall reasonably require and, if necessary, allow National Grid’s representative all reasonable access to the Power Station or Site (as the case may be) and to the Contracted BM Units or Contracted Sites, to enable National Grid to ascertain how the Works are progressing and that the Works are proceeding in accordance with the Works Programme.

3. If, following receipt of a monthly report pursuant to paragraph 2 above or in exercise of its rights pursuant to paragraph 2 above or otherwise, National Grid believes that the Works will not be completed on or before the Commencement Date, then National Grid may notify the Fast Reserve Provider in writing that it has withdrawn its Firm Fast Reserve Tender Acceptance and such notice shall take effect immediately.

4. When the Works are completed, the Fast Reserve Provider shall (at its own cost) conduct a Fast Reserve Pre-Qualification Assessment before the Commencement Date to demonstrate that the Contracted BM Units or Contracted Sites are able to provide Fast Reserve in accordance with the Fast Reserve Contract. The Fast Reserve Provider shall give National Grid at least two weeks’ prior written notice of the date when it proposes to conduct the Fast Reserve Pre-Qualification Assessment and (at National Grid’s option) the Fast Reserve Pre-Qualification Assessment shall be carried out in the presence of a reasonable number of National Grid’s non-participating representatives.

5. Following receipt of a notice issued by the Fast Reserve Provider pursuant to paragraph 4 or 6 (as the case may be), both Parties shall use their reasonable endeavors to ensure that the Fast Reserve Pre-Qualification Assessment is conducted as soon as possible and shall agree the date and time of the Fast Reserve Pre-Qualification Assessment, provided always that, although National Grid shall not unreasonably refuse to carry out a Fast Reserve Pre-Qualification Assessment at any time and date that may be requested by the Fast Reserve Provider, having regard to the cost implications National Grid reserves the right to cancel any Fast Reserve Pre-Qualification Assessment previously agreed to be carried out. In such a case the Parties shall agree an alternative time and date where the Fast Reserve Pre-Qualification Assessment shall be carried out which shall be as soon as possible thereafter.
6. As soon as possible after the date on which the **Fast Reserve Pre-Qualification Assessment** has been completed, **National Grid** shall notify the **Fast Reserve Provider** whether it has passed or failed the **Fast Reserve Pre-Qualification Assessment**. Subject to the provisions of paragraph 8, in the event that **National Grid** notifies the **Fast Reserve Provider** that in **National Grid's** opinion (and giving reasons for that opinion) the **Fast Reserve Provider** has failed any **Fast Reserve Pre-Qualification Assessment**, the **Fast Reserve Provider** shall as soon as possible respond to **National Grid**. The **Fast Reserve Provider** shall address the reason for the failure and shall subsequently notify **National Grid** when the failure has been addressed, whereupon the provisions of paragraphs 4 and 5 shall apply.

7. Each **Party** shall bear its own costs in relation to the first **Fast Reserve Pre-Qualification Assessment**. In relation to the second and each subsequent **Fast Reserve Pre-Qualification Assessment** the **Fast Reserve Provider** shall be responsible not only for its own costs but also shall reimburse to **National Grid** all **National Grid's** reasonable costs reasonably incurred as a direct result of the second and each subsequent **Fast Reserve Pre-Qualification Assessment** (not to exceed in relation to all tests £[50,000] in aggregate). For the avoidance of doubt, each **Party** shall bear the risk of, and the other **Party** shall have no liability to the **Party** in respect of, loss and damage to that **Party's Plant** or **Apparatus** caused during or as a result of any **Fast Reserve Pre-Qualification Assessment** (whether due wholly or partly to the other **Party's** default or the malfunction of its **Plant** or **Apparatus** or otherwise).

8. If the **Fast Reserve Provider** fails to:-

8.1 conduct a successful **Fast Reserve Pre-Qualification Assessment** prior to the Commencement Date; or

8.2 pass a second successive **Fast Reserve Pre-Qualification Assessment** or any subsequent **Fast Reserve Pre-Qualification Assessment**, then unless **National Grid** otherwise elects to waive such requirement by notice in writing to the **Fast Reserve Provider**, **National Grid's** acceptance of the **Firm** **Fast Reserve Tender** pursuant to the **Standard Contract Terms** shall be of no effect.

9. In this Appendix 6, the following terms shall have the meanings set opposite each:

"**Site**" the installation comprising one or more **Generating Units** and/or other **Plant** or **Apparatus** (even where separately sited) owned or controlled by the same **Fast Reserve Provider** which may reasonably be considered as being managed as one **Site**;

"**Fast Reserve Pre-Qualification Assessment**" has the meaning ascribed to that term in the **Standard Contract Terms**;

"**Works**" those works relating to the **Contracted BM Units** or **Contracted Sites** more particularly described in Section 2 of this Appendix 6;

"**Works Programme**" the programme for completion of the **Works** more particularly described in Section 2 of this Appendix 6."
<table>
<thead>
<tr>
<th>Works Activity</th>
<th>Latest Target Date</th>
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APPENDIX 7

INTRODUCTION OF CONTRACTED SUB-SITES

FORM OF NOTIFICATION REQUEST FOR NEW CONTRACTED SUB-SITE

From: National Grid, Balancing and Revenue Services  Fax: 01926 656612
To: Fax: 01926 656612
Date: …………………. Time: ………………….

In accordance with Sub-Clause 7.1 of the Fast Reserve Framework Agreement, this is a proposal to introduce the following new Contracted Sub-Site:

OPERATIONAL DETAILS FOR CONTRACTED SUB-SITE

<table>
<thead>
<tr>
<th>CONTRACTED SUB-SITE DETAILS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site Name</td>
</tr>
<tr>
<td>Asset Owner Address and Contact Details</td>
</tr>
<tr>
<td>Asset Owner consenting to this request Name: [ ]</td>
</tr>
<tr>
<td>Site Address &amp; Co-ordinates</td>
</tr>
<tr>
<td>Technical / Site Contact (contact name and telephone number of both duty and standby personnel)</td>
</tr>
<tr>
<td>Delivery Method</td>
</tr>
<tr>
<td>Fast Reserve Capacity (MW)</td>
</tr>
<tr>
<td>Assets providing Fast Reserve (if multiple assets, list individual capacity of each asset)</td>
</tr>
</tbody>
</table>

METERING DETAILS

<table>
<thead>
<tr>
<th>Assets metered Make</th>
</tr>
</thead>
<tbody>
<tr>
<td>Model</td>
</tr>
<tr>
<td>Serial Number</td>
</tr>
<tr>
<td>Accuracy Class of the Meter</td>
</tr>
</tbody>
</table>
CONFIRMATION BY FAST RESERVE PROVIDER:

Signed by: ...........................................(signature)  Name:

For and on behalf of [ ]

CONFIRMATION BY OWNER/OPERATOR:

We, the undersigned, hereby acknowledge and undertake to National Grid Electricity System Operator Limited as follows:

(i) we are the owner and/or operator of the Contracted Sub-Site described above, and the information set out above is true and accurate;

(ii) we have agreed terms with the Fast Reserve Provider referred to above in order to deliver the Fast Reserve from the Contracted Sub-Site described above on an Aggregated basis through the Fast Reserve Provider;

(iii) we hereby confirm that the Contracted Sub-Site does not provide any other Ancillary Service;

(iv) we hereby grant to National Grid Electricity System Operator Limited and its agents and contractors audit and inspection rights to the Contracted Sub-Site (upon not less than 5 Business Days notice) for the purposes of the provision of Fast Reserve;

(v) we hereby agree that we shall hold confidential and not disclose to any person, upon the terms of paragraph 5.7 of the Standard Contract Terms, all and any information disclosed to us by the Fast Reserve Provider and relating to the Fast Reserve Framework Agreement.

Signed by: ...........................................(signature)  Name:

For and on behalf of [ ]

(National Grid Only)
The above amendment(s) shall take effect ...........................................(DD/MM/YY) on:

Signed by: ........................................ (signature)

Name: ..............................................................

For and on behalf of:

.................................................................................................................................

From: National Grid, Balancing and Revenue Services    Fax: 01926 656612

To:                                               Fax: 

Date: .........................    Time: ..............................

In accordance with Sub-Clause 7.1(e) of the Fast Reserve Framework Agreement, we APPROVE/REJECT* (*deleted as appropriate) your proposed introduction of a new Contracted Sub-Site as set out above.

Signed by: ........................................ (signature)

Name: ..............................................................

For and on behalf of National Grid Electricity System Operator Limited
APPENDIX 8

ALLOCATION AND RE ALLOCATION OF CONTRACTED SUB-SITES

<table>
<thead>
<tr>
<th>CONTRACTED SUB-SITE</th>
<th>FROM AGGREGATED CONTRACTED SITE</th>
<th>TO AGGREGATED CONTRACTED SITE</th>
<th>LOCATION</th>
<th>CAPACITY (MW)</th>
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</thead>
<tbody>
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<td><strong>TOTAL</strong></td>
</tr>
</tbody>
</table>

The above amendment(s) shall take effect on: ..............................................(DD/MM/YY)

Signed by: .............................................. (signature)

Name: ..........................................................

For and on behalf of:
..........................................................

From: National Grid, Balancing and Revenue Services Fax: 01926 656612

To:
Fax:

Date: ............................... Time: ...............................
APPENDIX 9

FORM OF NOTIFICATION OF REVISION OF OPTIONAL SERVICE PRICES

From: [ ] Fax: [ ]

To: National Grid, Balancing and Revenue Services Fax: 01926 656613

Date: ………………. Time: ……………….

In accordance with Sub-Clause 8.2 of the Fast Reserve Framework Agreement, this is a proposal to revise the following prices for the Optional Service:-

Optional Energy Fee

<table>
<thead>
<tr>
<th>Aggregated Contracted Site</th>
<th>Previous Optional Energy Fee (£[ ]/MWh)</th>
<th>Revised Optional Energy Fee (£[ ]/MWh)</th>
</tr>
</thead>
<tbody>
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</table>

Optional Availability Fee

<table>
<thead>
<tr>
<th>Aggregated Contracted Site</th>
<th>Previous Optional Availability Fee (£[ ]/h)</th>
<th>Revised Optional Availability Fee (£[ ]/h)</th>
</tr>
</thead>
<tbody>
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</table>

CONFIRMATION BY FAST RESERVE PROVIDER:

..........................................................................................................................
CONFIRMATION BY OWNER/OPERATOR:

Signed by: ..............................(signature)

Name: ..............................

For and on behalf of [  ]

...........................................................

...........

(National Grid Only)

The above amendment(s) shall take effect on: - ............................ (DD/MM/YY)

NOTE:- In accordance with paragraph 3.4.9 of the Standard Contract Terms, the Fast Reserve Provider shall provide not less than one week's notice in writing to National Grid and such revision shall take effect from 05:00 on a Monday.

From: National Grid, Balancing and Revenue Services  Fax: 01926 656612

To: [  ]  Fax: [  ]

Date: ....................  Time: ....................

In accordance with the Fast Reserve Framework Agreement, we acknowledge your revised prices for Optional Service as set out above.

Signed by: ..............................(signature)

Name: ..............................

For and on behalf of National Grid Electricity System Operator Limited