Responses from P79 Definition Consultation

Consultation issued 13 June 2002

No	Company	File Number	No. Parties Represented
1.	Entergy-Koch Trading Ltd	P79_DEF_001	1
2.	LEG	P79_DEF_002	4
3.	Intergen (UK) Ltd	P79_DEF_003	4
4.	NGC	P79_DEF_004	1
5.	SEEBOARD Energy	P79_DEF_005	1
6.	Aquila Networks	P79_DEF_006	1
7.	Innogy	P79_DEF_007	6
8.	TXU	P79_DEF_008	21
9.	British Gas Trading	P79_DEF_009	1
10.	British Energy	P79_DEF_010	4
11.	Scottish Power	P79_DEF_011	5

Representations were received from the following parties:

P79_DEF_001 – Entergy-Koch Trading Ltd

P79 CONSULTATION

Respondent:	Entergy-Koch Trading Ltd
Responding on Behalf of	Please list all Parties responding on behalf of (including the respondent company if relevant). Entergy-Koch Trading Ltd

	Question	Response Yes/No
Q1	Modification Proposal P79 seeks to amend the rules for calculating default prices to ensure that:	Yes
	• A Bid or Offer won't set the default price unless it has some available volume; and	
	• Default prices include the Price Adjustment element of Balancing Services Adjustment Data (BSAD), in the same way as non-default prices.	
	In principle (and to the extent that you're able to express a view in the absence of any assessment of implementation costs), do you agree that this change would better facilitate the Applicable BSC Objectives?	
the ex	nale: The current default rules are open to manipulation and were not designed tent that they are currently. A change to the default rules will also allow a rational echanism in that by setting BRL to zero the bid /offer spread will not be set to zero.	review of the
Q2	2 The PIMG has investigated how to determine whether a Bid or Offer should be regarded as having available volume for the purposes of Modification Proposal P79, and is proposing that:	
	• An Offer will be regarded as having available volume (and hence potentially eligible to set the default SBP value) if:	
	 The MWh value of FPN (plus the total MWh volume of any Offers with lower positive Bid-Offer Pair Numbers) is less than the MWh volume of MEL (as explained in section 5.1 of this document); and 	
	2. The accepted volume QAO^n_{ii} is zero (as explained in section 5.2 of this document).	
	• A Bid will be regarded as having available volume (and hence potentially eligible to set the default SSP value) if:	
	1. The MWh value of FPN (plus the total MWh volume of any Bids with higher negative Bid-Offer Pair Numbers) is more than the MWh volume of MIL (as explained in section 5.1 of this document); and	

	 The accepted volume QABⁿ_{ii} is zero (as explained in section 5.2 of this document). 	
	Do you agree that this is the most appropriate interpretation of Modification Proposal P79? If not, what interpretation would you prefer, and why?	
Ration comple	nale: It resolves most of the issues related to the current default rules without ex	t being overly
Q3	Do you believe that there are any alternative Modifications that the Modification Group should consider during the Assessment Procedure, should the Panel decide to submit the Modification to the Assessment Procedure?	No
Ratio	nale:	
Q4	Does the Modification Proposal raise any issues that you believe have not been identified so far and that should be progressed as part of any Assessment Procedure for this Modification?	No
Pleas	e state what the issues are:	
Q5	Do you have any further comments on Modification Proposal P79?	No
Pleas	e state your comments	

P79_DEF_002 - LEG

Consultation

Parties and other interested parties are invited to respond to this consultation expressing their views with respect to the matters contained within this document. In particular views are sought in respect of the following questions.

Respondent:	Liz Anderson
Responding	LEG plc (representing London Electricity plc, Sweb Ltd, Jade Power
on Behalf of :	Generation Ltd, Sutton Bridge Power Ltd).

Question	Response
	Yes/No

Q1	Modification Proposal P79 seeks to amend the rules for calc default prices to ensure that:	culating	Yes	
	 A Bid or Offer won't set the default price unless it has some available volume; and 			
	• Default prices include the Price Adjustment element of Balancing Services Adjustment Data (BSAD), in the same way as non-default prices.			
	In principle (and to the extent that you're able to express a view absence of any assessment of implementation costs), do you that this change would better facilitate the Applicable BSC Obje	u agree		
	nale: This modification better meets objective C (promoting comp ting efficiency in the implementation of the BSC. See text of mod proposa		Objective D	
Q2	The PIMG has investigated how to determine whether a Bid or Offer should be regarded as having available volume for the purposes of Modification Proposal P79, and is proposing that:	We agree that these methods are desirable in that they represent		
	1) An Offer will be regarded as having available volume (and hence potentially eligible to set the default SBP value) if:	accurate	a simple and generally accurate way to	
	 a) The MWh value of FPN (plus the total MWh volume of any Offers with lower positive Bid-Offer Pair Numbers) is less than the MWh volume of MEL (as explained in section 5.1 of this document); and 	identify if the bid or offer has any applicable volume during the half-hour.		
	 b) The accepted volume QAOⁿ_{ij} is zero (as explained in section 5.2 of this document). 			
	2) A Bid will be regarded as having available volume (and hence potentially eligible to set the default SSP value) if:			
	 a) The MWh value of FPN (plus the total MWh volume of any Bids with higher negative Bid-Offer Pair Numbers) is more than the MWh volume of MIL (as explained in section 5.1 of this document); and 			
	 b) The accepted volume QABⁿ_{ij} is zero (as explained in section 5.2 of this document). 	YES - see	e above	
	Do you agree that this is the most appropriate interpretation of Modification Proposal P79? If not, what interpretation would you prefer, and why?			
Q3	Can you envisage any alternative Modifications that the Modi Group should consider during the Assessment Procedure, sho Panel decide to submit the Modification to the Assessment Proce	uld the	No	
Q4	Does the Modification Proposal raise any issues that you believe not been identified or have been overlooked and that sho progressed as part of any Assessment Procedure for this Modifie	ould be	No	
Q5	Do you have any further comments on Modification Proposal P79?		No	

P79_DEF_003 – Intergen (UK) Plc

P79 CONSULTATION

Respondent:	
Responding on Behalf of	Please list all Parties responding on behalf of (including the respondent company if relevant).

	Question	Response Yes/No
Q1	Modification Proposal P79 seeks to amend the rules for calculating default prices to ensure that:	Yes
	• A Bid or Offer won't set the default price unless it has some available volume; and	
	• Default prices include the Price Adjustment element of Balancing Services Adjustment Data (BSAD), in the same way as non-default prices.	
	In principle (and to the extent that you're able to express a view in the absence of any assessment of implementation costs), do you agree that this change would better facilitate the Applicable BSC Objectives?	
Rationale: The system prices should, as far as possible, reflect the true costs of the system and reallocate those costs equitably to parties in imbalances. It appropriate that the Price Adjustment element be included and inappropriate offers that are not truly available should set default prices.		
Q2	The PIMG has investigated how to determine whether a Bid or Offer should be regarded as having available volume for the purposes of Modification Proposal P79, and is proposing that:	Yes
	• An Offer will be regarded as having available volume (and hence potentially eligible to set the default SBP value) if:	
	3. The MWh value of FPN (plus the total MWh volume of any Offers with lower positive Bid-Offer Pair Numbers) is less than the MWh volume of MEL (as explained in section 5.1 of this document); and	
	 The accepted volume QAOⁿ_{ii} is zero (as explained in section 5.2 of this document). 	
	• A Bid will be regarded as having available volume (and hence potentially	

	eligible to set the default SSP value) if:	
	 The MWh value of FPN (plus the total MWh volume of any Bids with higher negative Bid-Offer Pair Numbers) is more than the MWh volume of MIL (as explained in section 5.1 of this document); and 	
	 The accepted volume QABⁿ_{ii} is zero (as explained in section 5.2 of this document). 	
	Do you agree that this is the most appropriate interpretation of Modification Proposal P79? If not, what interpretation would you prefer, and why?	
Ratio	nale: Default prices should only be set by bids or offers that are truly a	vailable but
	not been accepted. The above definition appears to be a correct interpret	ation of this
intent	tion.	
Q3	Do you believe that there are any alternative Modifications that the Modification Group should consider during the Assessment Procedure, should the Panel decide to submit the Modification to the Assessment Procedure?	No
.		
Ratio	nale:	
Q4	Does the Modification Proposal raise any issues that you believe have not been identified so far and that should be progressed as part of any Assessment Procedure for this Modification?	No
Please	e state what the issues are:	
Q5	Do you have any further comments on Modification Proposal P79?	No
Please	e state your comments	

P79_DEF_004 - NGC

P79 CONSULTATION

Respondent:	Richard Lavender
Responding on Behalf of	Please list all Parties responding on behalf of (including the respondent company if relevant). National Grid

	Question	Response Yes/No
Q1	Modification Proposal P79 seeks to amend the rules for calculating default prices to ensure that:	Yes
	• A Bid or Offer won't set the default price unless it has some available volume; and	
	• Default prices include the Price Adjustment element of Balancing Services Adjustment Data (BSAD), in the same way as non-default prices.	
	In principle (and to the extent that you're able to express a view in the absence of any assessment of implementation costs), do you agree that this change would better facilitate the Applicable BSC Objectives?	
reflec	nale: The proposal will make default energy prices more meaningfu tive and therefore meets BSC Objective (c) "promoting effective compe ration and supply of electricity"	
Q2	The PIMG has investigated how to determine whether a Bid or Offer should be regarded as having available volume for the purposes of Modification Proposal P79, and is proposing that:	Yes
	• An Offer will be regarded as having available volume (and hence potentially eligible to set the default SBP value) if:	
	5. The MWh value of FPN (plus the total MWh volume of any Offers with lower positive Bid-Offer Pair Numbers) is less than the MWh volume of MEL (as explained in section 5.1 of this document); and	
	6. The accepted volume QAO ⁿ _{ij} is zero (as explained in section 5.2 of this document).	
	• A Bid will be regarded as having available volume (and hence potentially eligible to set the default SSP value) if:	
	5. The MWh value of FPN (plus the total MWh volume of any Bids with higher negative Bid-Offer Pair Numbers) is more than the MWh volume of MIL (as explained in section 5.1 of this document); and	
	6. The accepted volume QAB^{n}_{ij} is zero (as explained in section 5.2 of this document).	
	Do you agree that this is the most appropriate interpretation of Modification Proposal P79? If not, what interpretation would you prefer, and why?	

Ratio	nale:	
Q3	Do you believe that there are any alternative Modifications that the Modification Group should consider during the Assessment Procedure, should the Panel decide to submit the Modification to the Assessment Procedure?	No
	nale: However, the BSC Panel should have due regard to the inter	action with
P74/F	278.	
Q4	Does the Modification Proposal raise any issues that you believe have not been identified so far and that should be progressed as part of any Assessment Procedure for this Modification?	No
Please	e state what the issues are:	
Q5	Do you have any further comments on Modification Proposal P79?	No
Please	e state your comments	

P79_DEF_005 – SEEBOARD Energy

P79 CONSULTATION

Respondent:	Dave Morton
Responding on Behalf of	SEEBOARD Energy Limited

	Question	Respo Yes/I	
Q1	Modification Proposal P79 seeks to amend the rules for calculating	Please	see
	default prices to ensure that:	Q5.	
	• A Bid or Offer won't set the default price unless it has some available		

	volume; and	
	• Default prices include the Price Adjustment element of Balancing Services Adjustment Data (BSAD), in the same way as non-default prices.	
	In principle (and to the extent that you're able to express a view in the absence of any assessment of implementation costs), do you agree that this change would better facilitate the Applicable BSC Objectives?	
Ratio	nale:	
Q2	The PIMG has investigated how to determine whether a Bid or Offer should be regarded as having available volume for the purposes of Modification Proposal P79, and is proposing that:	
	• An Offer will be regarded as having available volume (and hence potentially eligible to set the default SBP value) if:	
	 The MWh value of FPN (plus the total MWh volume of any Offers with lower positive Bid-Offer Pair Numbers) is less than the MWh volume of MEL (as explained in section 5.1 of this document); and 	
	8. The accepted volume QAO ⁿ _{ij} is zero (as explained in section 5.2 of this document).	
	• A Bid will be regarded as having available volume (and hence potentially eligible to set the default SSP value) if:	
	 The MWh value of FPN (plus the total MWh volume of any Bids with higher negative Bid-Offer Pair Numbers) is more than the MWh volume of MIL (as explained in section 5.1 of this document); and 	
	8. The accepted volume QAB ⁿ _{ij} is zero (as explained in section 5.2 of this document).	
	Do you agree that this is the most appropriate interpretation of Modification Proposal P79? If not, what interpretation would you prefer, and why?	
Ratio	nale:	
Q3	Do you believe that there are any alternative Modifications that the Modification Group should consider during the Assessment Procedure, should the Panel decide to submit the Modification to the Assessment Procedure?	
Ratio	nale:	
Q4	Does the Modification Proposal raise any issues that you believe have not been identified so far and that should be progressed as part of any Assessment Procedure for this Modification?	

Please state what the issues are:		
Q5	Do you have any further comments on Modification Proposal P79?	
Please state your comments		
We have no opinions on this modification and if it would better facilitate Applicable BSC Objectives.		

P79_DEF_006 – Aquila Networks

Dear Kathryn,

Please find that the response from Aquila Networks plc to P79: Revised Rules for Default Energy Imbalance Pricing is 'No comment'.

Regards, Jennifer Kelly

On behalf of Rachael Gardener Deregulation Control Group & Distribution Support Office AQUILA NETWORKS

P79_DEF_007 – Innogy

P79 CONSULTATION

Respondent:	Bill Reed
Responding on Behalf of	Please list all Parties responding on behalf of (including the respondent company if relevant). This response is on behalf of Innogy plc, npower Limited, Innogy Cogen Trading Limited, npower Direct Limited, npower Northern Limited, npower Yorkshire Limited

Question	Response
	Yes/No

Q1	Modification Proposal P79 seeks to amend the rules for calculating default prices to ensure that:	Yes
	• A Bid or Offer won't set the default price unless it has some available volume; and	
	• Default prices include the Price Adjustment element of Balancing Services Adjustment Data (BSAD), in the same way as non-default prices.	
	In principle (and to the extent that you're able to express a view in the absence of any assessment of implementation costs), do you agree that this change would better facilitate the Applicable BSC Objectives?	
Ratio	nale:	
The cu	rrent defaulting rules are inadequate in terms of providing robust and meaningful p	rices.
Q2	The PIMG has investigated how to determine whether a Bid or Offer should be regarded as having available volume for the purposes of Modification Proposal P79, and is proposing that:	Yes
	• An Offer will be regarded as having available volume (and hence potentially eligible to set the default SBP value) if:	
	 The MWh value of FPN (plus the total MWh volume of any Offers with lower positive Bid-Offer Pair Numbers) is less than the MWh volume of MEL (as explained in section 5.1 of this document); and 	
	10. The accepted volume QAO ⁿ _{ij} is zero (as explained in section 5.2 of this document).	
	• A Bid will be regarded as having available volume (and hence potentially eligible to set the default SSP value) if:	
	 The MWh value of FPN (plus the total MWh volume of any Bids with higher negative Bid-Offer Pair Numbers) is more than the MWh volume of MIL (as explained in section 5.1 of this document); and 	
	10. The accepted volume QAB ⁿ _{ii} is zero (as explained in section 5.2 of this document).	
	Do you agree that this is the most appropriate interpretation of Modification Proposal P79? If not, what interpretation would you prefer, and why?	
Ratio	nale:	
The ap offers.	oproach represents a pragmatic means of deriving an acceptable test for "feasibility	y" of bids and
Q3	Do you believe that there are any alternative Modifications that the Modification Group should consider during the Assessment Procedure, should the Panel decide to submit the Modification to the Assessment Procedure?	Yes

Ratio	nale:	
While recognising the complexity of using greater than $n=1$ (or $n=-1$) offers (or bids), it may be appropriate to consider this issue in further detail. For example, by ruling out all bids and offers with acceptances may rule out $n=2$ (or $n=-2$) offers (or bids) when there is a greater likelihood that they would be taken when compared with other $n=1$ (or $n=-1$) offers (or bids) could result in less "reasonable" prices for the default price. The process of deriving a default price could be based on ranking all "feasible" offers (and bids) to identify the most likely offer (or bid) to be selected (irrespective of n number). This could result in more reasonable "feasible" prices (subject of course to not requiring significant development costs to deliver).		
Q4	Does the Modification Proposal raise any issues that you believe have not been identified so far and that should be progressed as part of any Assessment Procedure for this Modification?	No
Pleas	e state what the issues are:	
Q5	Do you have any further comments on Modification Proposal P79?	No
Pleas	e state your comments	

P79_DEF_008 – TXU

P79 CONSULTATION

Respondent:	Philip Russell
Responding on Behalf of	21 TXU BSC Parties

	Question	Response Yes/No
Q1	Modification Proposal P79 seeks to amend the rules for calculating default prices to ensure that:	
	A Bid or Offer won't set the default price unless it has some available volume; and	
	• Default prices include the Price Adjustment element of Balancing Services	

	Adjustment Data (BSAD), in the same way as non-default prices.	
	In principle (and to the extent that you're able to express a view in the absence of any assessment of implementation costs), do you agree that this change would better facilitate the Applicable BSC Objectives?	Yes
	bnale: it seems reasonable that the prices would be more appropriate if the volume of being delivered.	e was actually
Q2	The PIMG has investigated how to determine whether a Bid or Offer should be regarded as having available volume for the purposes of Modification Proposal P79, and is proposing that:	
	• An Offer will be regarded as having available volume (and hence potentially eligible to set the default SBP value) if:	
	11. The MWh value of FPN (plus the total MWh volume of any Offers with lower positive Bid-Offer Pair Numbers) is less than the MWh volume of MEL (as explained in section 5.1 of this document); and	
	12. The accepted volume QAO ⁿ _{ij} is zero (as explained in section 5.2 of this document).	
	• A Bid will be regarded as having available volume (and hence potentially eligible to set the default SSP value) if:	
	11. The MWh value of FPN (plus the total MWh volume of any Bids with higher negative Bid-Offer Pair Numbers) is more than the MWh volume of MIL (as explained in section 5.1 of this document); and	
	12. The accepted volume QAB ⁿ _{ij} is zero (as explained in section 5.2 of this document).	
	Do you agree that this is the most appropriate interpretation of Modification Proposal P79? If not, what interpretation would you prefer, and why?	Yes
Ratio	onale: Seems the most pragmatic (and hopefully reasonably priced) way of doing it.	
Q3	Do you believe that there are any alternative Modifications that the Modification Group should consider during the Assessment Procedure, should the Panel decide to submit the Modification to the Assessment Procedure?	Not at present
Ratio	onale:	
Q4	Does the Modification Proposal raise any issues that you believe have not been identified so far and that should be progressed as part of any Assessment Procedure for this Modification?	No

Pleas	e state what the issues are:	
Q5	Do you have any further comments on Modification Proposal P79?	No
Please	e state your comments	

P79_DEF_009 – British Gas Trading

P79 CONSULTATION

Respondent:	Danielle Lane
Responding on Behalf of	British Gas Trading Ltd

	Question	Response Yes/No
Q1	Modification Proposal P79 seeks to amend the rules for calculating default prices to ensure that:	Yes
	• A Bid or Offer won't set the default price unless it has some available volume; and	
	• Default prices include the Price Adjustment element of Balancing Services Adjustment Data (BSAD), in the same way as non-default prices.	
	In principle (and to the extent that you're able to express a view in the absence of any assessment of implementation costs), do you agree that this change would better facilitate the Applicable BSC Objectives?	
Ratio	nale:	
It is n	ot appropriate that default rules are being used to set cashout prices in 23% of case	eS.
Q2	 The PIMG has investigated how to determine whether a Bid or Offer should be regarded as having available volume for the purposes of Modification Proposal P79, and is proposing that: An Offer will be regarded as having available volume (and hence potentially 	No

	eligible to set the default SBP value) if:	
	13. The MWh value of FPN (plus the total MWh volume of any Offers with lower positive Bid-Offer Pair Numbers) is less than the MWh volume of MEL (as explained in section 5.1 of this document); and	
	14. The accepted volume QAO^{n}_{ij} is zero (as explained in section 5.2 of this document).	
	• A Bid will be regarded as having available volume (and hence potentially eligible to set the default SSP value) if:	
	13. The MWh value of FPN (plus the total MWh volume of any Bids with higher negative Bid-Offer Pair Numbers) is more than the MWh volume of MIL (as explained in section 5.1 of this document); and	
	14. The accepted volume QAB ⁿ _{ii} is zero (as explained in section 5.2 of this document).	
	Do you agree that this is the most appropriate interpretation of Modification Proposal P79? If not, what interpretation would you prefer, and why?	
Ratior	nale:	
default manipu	prices to be set by bids and offers for volumes that cannot be delivered. This prices are still liable to be unreflective of actual energy balancing costs and not r ulation (either deliberate or accidental).	obust against
Q3	Do you believe that there are any alternative Modifications that the Modification Group should consider during the Assessment Procedure, should the Panel decide to submit the Modification to the Assessment	Yes
	Procedure?	
Ratior		
It may most r		-
It may most r	nale: be possible to use either an average of SBP or SSP for the same Settlement Per recent [3] settlement periods for which SSP or SBP are available and non-defa	-
It may most r averag Q4	hale: be possible to use either an average of SBP or SSP for the same Settlement Per recent [3] settlement periods for which SSP or SBP are available and non-defa e of the periods either side if they are non-defaulting and on the same day. Does the Modification Proposal raise any issues that you believe have not been identified so far and that should be progressed as part of any	aulting or an
It may most r averag Q4 Please How is	hale: be possible to use either an average of SBP or SSP for the same Settlement Per recent [3] settlement periods for which SSP or SBP are available and non-defa e of the periods either side if they are non-defaulting and on the same day. Does the Modification Proposal raise any issues that you believe have not been identified so far and that should be progressed as part of any Assessment Procedure for this Modification?	aulting or an Yes
It may most r averag Q4 Please How is	hale: be possible to use either an average of SBP or SSP for the same Settlement Per recent [3] settlement periods for which SSP or SBP are available and non-defa e of the periods either side if they are non-defaulting and on the same day. Does the Modification Proposal raise any issues that you believe have not been identified so far and that should be progressed as part of any Assessment Procedure for this Modification? e state what the issues are: s it possible that bids/offers can be posted that cannot be accepted by the SO y	aulting or an Yes

P79_DEF_010 – British Energy

P79 CONSULTATION

Respondent:	Rachel Ace
Responding on Behalf of	British Energy Generation, Eggborough Power Ltd, British Energy Power and Energy Trading

	Question	Response Yes/No
Q1	Modification Proposal P79 seeks to amend the rules for calculating default prices to ensure that:	Yes
	• A Bid or Offer won't set the default price unless it has some available volume; and	
	• Default prices include the Price Adjustment element of Balancing Services Adjustment Data (BSAD), in the same way as non-default prices.	
	In principle (and to the extent that you're able to express a view in the absence of any assessment of implementation costs), do you agree that this change would better facilitate the Applicable BSC Objectives?	
Ratio	nale: Default prices should be based on the same principles as non default	t prices
Q2	The PIMG has investigated how to determine whether a Bid or Offer should be regarded as having available volume for the purposes of Modification Proposal P79, and is proposing that:	No comments
	• An Offer will be regarded as having available volume (and hence potentially eligible to set the default SBP value) if:	
	15. The MWh value of FPN (plus the total MWh volume of any Offers with lower positive Bid-Offer Pair Numbers) is less than the MWh volume of MEL (as explained in section 5.1 of this document); and	
	16. The accepted volume QAO ⁿ _{ii} is zero (as explained in section 5.2 of this document).	
	• A Bid will be regarded as having available volume (and hence potentially eligible to set the default SSP value) if:	
	15. The MWh value of FPN (plus the total MWh volume of any Bids with higher negative Bid-Offer Pair Numbers) is more than the MWh volume of MIL (as explained in section 5.1 of this document); and	
	16. The accepted volume QAB^n_{ii} is zero (as explained in section 5.2 of this	

	document). Do you agree that this is the most appropriate interpretation of Modification Proposal P79? If not, what interpretation would you	
	prefer, and why?	
Ratio	nale:	
No cor	nments	
Q3	Do you believe that there are any alternative Modifications that the Modification Group should consider during the Assessment Procedure, should the Panel decide to submit the Modification to the Assessment Procedure?	No comments
Ratio	nale: No Comments	
Q4	Does the Modification Proposal raise any issues that you believe have not been identified so far and that should be progressed as part of any Assessment Procedure for this Modification?	No Comments
Pleas	e state what the issues are: No Comments	
Q5	Do you have any further comments on Modification Proposal P79?	No Comments
Pleas	e state your comments No Comments	

P79_DEF_011 – Scottish Power

P79 CONSULTATION

Respondent:	John W Russell
Responding on Behalf of	Please list all Parties responding on behalf of (including the respondent company if relevant).
	Scottish Power UK Plc.; Scottish Power Energy Trading Ltd.; Scottish Power Generation Ltd.; Scottish Power Energy Retail Ltd.; SP Transmission Ltd.

	Question	Response Yes/No
Q1	Modification Proposal P79 seeks to amend the rules for calculating default prices to ensure that:	
	A Bid or Offer won't set the default price unless it has some available volume; and	
	• Default prices include the Price Adjustment element of Balancing Services Adjustment Data (BSAD), in the same way as non-default prices.	
	In principle (and to the extent that you're able to express a view in the absence of any assessment of implementation costs), do you agree that this change would better facilitate the Applicable BSC Objectives?	YES
Ratio	nale:	
arrang Effecti	hange better facilitates efficiency in the implementation of the balancing and settlen gements as energy imbalance prices would better reflect the underlying energy imba ive competition would also be better served as any possible 'rigging' element of defa be removed. The PIMG has investigated how to determine whether a Bid or Offer	lancing costs.
42	should be regarded as having available volume for the purposes of Modification Proposal P79, and is proposing that:	
	• An Offer will be regarded as having available volume (and hence potentially eligible to set the default SBP value) if:	
	17. The MWh value of FPN (plus the total MWh volume of any Offers with lower positive Bid-Offer Pair Numbers) is less than the MWh volume of MEL (as explained in section 5.1 of this document); and	
	18. The accepted volume QAO ⁿ _{ii} is zero (as explained in section 5.2 of this document).	
	• A Bid will be regarded as having available volume (and hence potentially eligible to set the default SSP value) if:	
	17. The MWh value of FPN (plus the total MWh volume of any Bids with higher negative Bid-Offer Pair Numbers) is more than the MWh volume of MIL (as explained in section 5.1 of this document); and	
	18. The accepted volume QAB ⁿ _{ii} is zero (as explained in section 5.2 of this document).	
	Do you agree that this is the most appropriate interpretation of Modification Proposal P79? If not, what interpretation would you prefer, and why?	YES
Ratio	nale:	
with n	s the most appropriate interpretation of the modification, especially as it prohibits of not substantiated volume to set the default price. It also provides a fairer representa at conditions if this element of default pricing is removed.	
Q3	Do you believe that there are any alternative Modifications that the Modification Group should consider during the Assessment Procedure,	NO

should the Panel decide to submit the Modification to the Assessment Procedure?	
onale:	
omment.	
Does the Modification Proposal raise any issues that you believe have not been identified so far and that should be progressed as part of any Assessment Procedure for this Modification?	NO
se state what the issues are:	
omment	
Do you have any further comments on Modification Proposal P79?	NO
se state your comments	
omment	
	Procedure? onale: omment. Does the Modification Proposal raise any issues that you believe have not been identified so far and that should be progressed as part of any Assessment Procedure for this Modification? See state what the issues are: omment Do you have any further comments on Modification Proposal P79? See state your comments