

<b>Modification Proposal – BSCP40/03</b>	MP No: P241 <i>(mandatory by BSCCo)</i>
<b>Title of Modification Proposal</b>  Relaxation of Requirement to Separately Meter Licensable Generating Units	
<b>Submission Date</b>  21st July 2009	
<b>Description of Proposed Modification</b>  For CCGTs, to remove a requirement to separately meter Licensable Generating Units.  A CCGT Module is normally treated as a BMU and is metered as an entity, typically through use of a banked connection.  The requirement to separately meter Licensable Generating Units has been in the BSC since Go-Live, but it was only on a recent change (P162) that the implications for existing CCGTs has been realised.  The requirement as currently stated will require the installation of additional metering for no operational or commercial benefit.  The modification has the purpose of regularising existing installations.	
<b>Description of Issue or Defect that Modification Proposal Seeks to Address</b>  K1.1.4(e) requires metering at each Generating Unit, where the Generating Units are large enough to require a licence in their own right.  This Impacts Generating Units within CCGT Modules, despite the fact that K3.1.4(a) considers CCGT Modules to be a single BM Unit.	
<b>Impact on Code</b>  Amend K1.1.4(e) to exclude Generating Units comprised within a CCGT Module.	
<b>Impact on Core Industry Documents or System Operator-Transmission Owner Code</b> <i>(optional by originator)</i>	

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<b>Impact on BSC Systems and Other Relevant Systems and Processes Used by Parties</b>	
<b>Impact on other Configurable Items</b> <i>(optional by originator)</i>	
<p><b>Justification for Proposed Modification with Reference to Applicable BSC Objectives</b></p> <p>It is inefficient for Generators to be forced to install and maintain meters, and for Generators and CDCA to be forced to read metering that is not required for settlement purposes.</p> <p>This relates to Objectives</p> <ul style="list-style-type: none"> <li>• (b) “the efficient, economic and co-ordinated operation of the national electricity transmission system”; and</li> <li>• (c) “promoting effective competition in the generation and supply of electricity”</li> </ul>	
<b>Urgency Recommended:</b> No	
<b>Justification for Urgency Recommendation</b>	
<p><b>Details of Proposer:</b></p> <p><i>Name</i> Lorna Short</p> <p><i>Organisation</i> RWE npower</p> <p><i>Telephone Number</i> 01793 89 3214 / 07989 493598</p> <p><i>Email Address</i> lorna.short@rwenpower.com</p>	

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<b>Details of Proposer's Representative:</b>  <i>Name</i> Ed Marr  <i>Organisation</i> RWE npower  <i>Telephone Number</i> 01793 89 6307 / 07989 493515  <i>Email Address</i> ed.marr@rwenpower.com	
<b>Details of Representative's Alternate:</b>  <i>Name</i> Lorna Short  <i>Organisation</i> RWE npower  <i>Telephone Number</i> 01793 89 3214 / 07989 493598  <i>Email Address</i> lorna.short@rwenpower.com	
<b>Attachments:</b> No	