P200 TRANSMISSION COMPANY ANALYSIS AND IMPACT ASSESSMENT - RESPONSE PRO-FORMA

In accordance with paragraph F2.8 of the Code, please respond to the following questions concerning Proposed Modification P200 (including the rationale for each response):

Q	Question	Response
1	Please outline any additional impact of Proposed Modification P200 (compared with Proposed Modification P198) on the ability of the Transmission Company to discharge its obligations efficiently under the Transmission Licence and on its ability to operate an efficient, economical and co-ordinated Transmission System.	We do not presently foresee any impact on our ability to discharge our obligations under the Transmission Licence at this time.
2	Please outline the views and rationale of the Transmission Company as to whether Proposed Modification P200 would better facilitate achievement of the Applicable BSC Objectives.	We remain neutral as to whether the proposal better facilitates the Applicable BSC Objectives.
3	Please outline any additional impact of Proposed Modification P200 (compared with Proposed Modification P198) on the computer systems and processes of the Transmission Company, including details of any changes to such systems and processes that would be required as a result of the implementation of the Proposed Modification.	We have not currently identified any additional impact of Proposed Modification P200 over Proposed Modification P198 (please refer to the Transmission Company Analysis and Impact Assessment for P198 for further details).
4	Please outline any potential issues relating to the security of supply arising from the Proposed Modification.	In theory the introduction of a zonal transmission losses scheme will provide a market signal for generation and demand lo locate closer to each other, although given the long lead times commonly associated with transmission investment and the construction of new generation and demand plant, any affect to security of supply may not be seen for some years. However, in the wider context that investment decisions are taken in, and notwithstanding National Grid's wider obligations, transmission losses are in of themselves only one factor that will influence future investment decisions that may affect the configuration of the transmission network and in turn security of supply. In terms of short term despatch it is difficult to quantify whether transmission losses in of themselves will affect generation availability and demand, given that transmission losses are only one factor against which

generation plant availability	and demand turn down will be
assessed against. The add	itional 'hedging' aspect of Proposed
Modification P200 over Propos	ed Modification P198 make any short-
or medium-term effects even	more difficult to quantify.
5 Please provide an estimate of any additional development, capital and operating We have not currently ide	ntified any additional development,
costs (broken down in reasonable detail) which the Transmission Company capital and operating costs	that would be incurred in, and as a
anticipates that it would incur in, and as a result of, implementing Proposed result of, implementing Proposed	sed Modification P200 when compared
Modification P200 (compared with Proposed Modification P198). with Proposed Modification P200 (compared with Proposed Modification P200).	198 (please refer to the Transmission
Company Analysis and Impa	act Assessment for P198 for further
details).	
6 Please provide details of any consequential changes to Core Industry Documents We have not identified any ch	nanges that may be required to either
and/or the System Operator Transmission Owner Code that would be required the CUSC, Grid Code, or STC.	
as a result of the implementation of Proposed Modification P200. We have not identified any of	hanges to the Transmission Network
Use of System and Balancir	g Services Use of System Charging
Methodologies.	
It is worth noting that poter	ntial changes in European Legislation
	of transmission losses across the
interconnectors which could r	esult in additional costs needing to be
recovered for any losses pay	ments made. This is however still in
	rmation cannot be provided on this at
this time.	·

Please send your response by **5pm** on **Thursday 25 May 2006** to <u>modifications@elexon.co.uk</u>. Any queries regarding the analysis should be addressed to Kathryn Coffin on 020 7380 4030 or email address <u>kathryn.coffin@elexon.co.uk</u>.