Section K (version 14, including Approved Modifications awaiting implementation)

Amend paragraph 1.1.4 as follows:

- 1.1.4 For the purposes of the Code:
 - (a) in relation to the terms Export and Import, references to the Plant or Apparatus of a Party shall be treated as including:
 - (i) the premises of a Customer supplied by that Party;
 - (ii) Plant and Apparatus of a Third Party Generator for whose Exports that Party has elected to be responsible in accordance with paragraph 1.2.2(a)(ii)(2);
 - (iii) Plant or Apparatus (whether or not owned or operated by that Party), not forming part of the Total System, by which electricity is transported from the Total System to premises supplied by the Total System or (as the case may be) to the Total System from Generating Plant providing electricity to the Total System;
 - (iv) an Interconnector in relation to which that Party is an Interconnector User.
 - (b) subject to paragraphs (c) and (d), unless otherwise provided:
 - (i) "Export" means, in relation to a Party, a flow of electricity from any Plant or Apparatus (not comprising part of the Total System) of that Party to the Plant or Apparatus (comprising part of the Total System) of a Party;
 - (ii) "Import" means, in relation to a Party, a flow of electricity to any Plant or Apparatus (not comprising part of the Total System) of that Party from the Plant or Apparatus (comprising part of the Total System) of a Party;

and Export and Import, as verbs, shall be construed accordingly;

- (c) any Export or Import is to be determined at a single Boundary Point; and in relation to a Party, the Export or Import at a Boundary Point is the flow (under paragraph (b)(i) or (b)(ii) respectively) which occurs at the Boundary Point.
- (d) For the purposes of paragraph (c), in relation to a Party any flows occurring at a Boundary Point:
 - (i) to or from Plant or Apparatus of that Party shall be netted and considered to be a single Import or Export of that Party; and
 - to or from the Plant or Apparatus of any other Party shall be considered to be a separate Export or Import from any Export or Import of that Party.

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(i) any opposite flow (at the same Boundary Point) to or from other Plant or Apparatus (not comprising part of the Total System) of that Party, and¶ (ii) any other flow (at the same Boundary Point) to or from any other Party's Plant or Apparatus (not comprising part of the Total System);

Deleted: (d) notwithstanding paragraph (c), the combined flows from or to a Generating Unit and to or from the associated unit transformer in a Settlement Period shall be netted and considered to be a single Export or Import, and separate from any Export or Import of any other Plant or Apparatus;

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(e) notwithstanding paragraph (c):

(i) the combined flows to or from each Generating Unit only—where each such Generating Unit individually constitutes or is capable of constituting a Licensable Generating Plant, and to or from the associated unit transformer of each such Generating Unit (if any) in a Settlement Period shall be netted and considered to be a single Export or Import, and separate from any Export or Import of any other Plant or Apparatus; and

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(ii) the flow from or to a station transformer associated with a

<u>Licensable Generating Plant shall be considered to be a single</u>

<u>Export or Import, and separate from any Export or Import of any other Plant or Apparatus.</u>

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