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<b>Modification Proposal – F76/01</b>	<b>MP No: 64</b> <i>(mandatory by BSCCo)</i>
<b>Title of Modification Proposal</b> <i>(mandatory by originator):</i>	
<b>Reduction of GC values to Zero during a BSC Season</b>	
<b>Submission Date</b> <i>(mandatory by originator): 14<sup>th</sup> January 2002</i>	
<b>Description of Proposed Modification</b> <i>(mandatory by originator)</i>	
<p>The Modification would facilitate the reduction of Generation Capacity – GC – to zero within a BSC Season.</p>	
<b>Description of Issue or Defect that Modification Proposal Seeks to Address</b> <i>(mandatory by originator)</i>	
<p>Section K3.4 does not allow a Trading Party to reduce the value of GC to zero within a BSC Season. NGC's Use of System Charges are based on the values of GC applicable between April and February. The BSC Spring season is defined as 1<sup>st</sup> March to 31<sup>st</sup> May. The consequence of this is that in order to have a zero value of GC for Transmission Network Use of System charging purposes it is necessary to notify the GC as being zero with effect from 1<sup>st</sup> March. The notification has to be done 10 Business Days before the effective date (14<sup>th</sup> Feb 2002 for this year).</p> <p>The consequence of the above is that in order not to breach the Code, the BM Unit is precluded from generating for a month.</p>	

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<p><b>Impact on Code</b> <i>(optional by Originator)</i></p> <p>Revision to the drafting of Section K3.4</p>	
<p><b>Impact on Core Industry Documents</b> <i>(optional by Originator)</i></p>	
<p><b>Impact on BSC Systems and Other Relevant Systems and Processes Used by Parties</b> <i>(optional by originator)</i></p>	
<p><b>Impact on other Configurable Items</b> <i>(optional by originator)</i></p>	

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<b>Justification for Proposed Modification with Reference to Applicable BSC Objectives</b> <i>(mandatory by originator)</i>	
<p>The Modification seeks to remedy an implicit restriction on the ability of a Production BM Unit to generate electricity in the circumstances described above. Removing this restriction would promote competition in the generation and supply of electricity.</p>	
<b>Details of Proposer:</b>	
<i>Name:</i> Paul Taylor	
<i>Organisation:</i> TXU Europe Energy Trading Ltd	
<i>Telephone Number:</i> 01473 555 688	
<i>Email Address:</i> <a href="mailto:paul.taylor@txu-europe.com">paul.taylor@txu-europe.com</a>	
<b>Details of Proposer's Representative:</b>	
<i>Name:</i> Philip Russell	
<i>Organisation:</i> TXU Europe Energy Trading Ltd	
<i>Telephone Number:</i> 01473 555 688	
<i>Email address:</i> <a href="mailto:phil.russell@txu-europe.com">phil.russell@txu-europe.com</a>	

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<b>Details of Representative's Alternate:</b>  <i>Name:</i> Nikki Lea  <i>Organisation:</i> TXU Europe Energy Trading Ltd  <i>Telephone Number:</i> 01473 554 630  <i>Email address:</i> <a href="mailto:nikki.lea@txu-europe.com">nikki.lea@txu-europe.com</a>	
<b>Attachments: No</b>	