

P227 – PROPOSED DRAFT LEGAL TEXT

SECTION P: ENERGY CONTRACT VOLUMES AND METERED VOLUME REALLOCATIONS

(version 14.0)

Amend paragraph 5 as follows:

5. FAILURES OF THE NOTIFICATION ~~ECVAA~~-SYSTEM

5.1 Introduction

5.1.1 For the purposes of this Section P:

- (a) **"Volume Notification"** means an Energy Contract Volume Notification and/or a Metered Volume Reallocation Notification, and **"Volume Notification Agent"** means an Energy Contract Volume Notification Agent and/or a Metered Volume Reallocation Notification Agent;
- (b) the **"ECVAA System"** is the BSC Agent System of the ECVAA, which for the avoidance of doubt does not include hardware or software forming part of any relevant Communications Medium;
- (c) an **"ECVAA System Failure"** is a failure or breakdown of the ECVAA System which has the effect that the ECVAA is unable to receive Volume Notifications submitted to it by all or any Volume Notification Agents, and/or (as the case may be) to send within 20 minutes after such receipt confirmations of such receipt to all or any such agents;

(d) the **"Notification System"** is (in aggregate):

(i) for every Trading Party (and its Notification Agents):

(1) the Communications Medium (and all parts of any system constituting any such medium up to the party system boundary) by which such Trading Party/its Volume Notification Agent sends and receives Communications to and from the ECVAA; and

(2) any part of the relevant Party System including the ECVAA System to but not beyond the party system boundary; and

(ii) any other system or part of a system up to but not beyond the party system boundary (including the ECVAA System) by which (1) and/or (2) are connected or Communications transmitted by (1) and/or (2) are processed or stored;

and where, for the purposes of this definition of Notification System, 'system' includes telecommunications facilities, other equipment, hardware and software, and includes systems for redundancy, contingency and disaster recovery purposes;

(e) **"party system boundary"** has the meaning give to that term in the Communications Requirements Document both where the Communications Medium comprises a dedicated telecommunications facility (in accordance with the high grade service described in the Communications Requirements Document) and is internet based (in accordance with the low grade service described in the Communications Requirements Document);

(f) a "Notification System Incident" is a failure, breakdown or unavailability of the Notification System, including an ECVAA System Failure, (other than parts of the system not for the time being in use) as notified to the ECVAA by BSCCo in accordance with paragraph 5.2.1(a) which has, and for so long as it has, the effect:

(i) that all or any Notification Agents are unable to submit to the ECVAA, and/or the ECVAA is unable to receive from all or any such agents, Volume Notifications and/or (as the case may be);

(ii) that the ECVAA is unable to send to all or any Volume Notification Agents, or all or any Volume Notification Agents are unable to receive from the ECVAA, confirmations of receipt by the ECVAA of Volume Notifications within 20 minutes after such receipt;

excluding (in respect of any Volume Notification Agent affected thereby, and in relation to parts of the Notification System other than the ECVAA Systems) such a failure, breakdown or unavailability which was within the reasonable control of that Volume Notification Agent;

(gd) the reference in paragraph 5.1.1(c) to the ECVAA sending confirmations of receipt of Volume Notifications is without prejudice to the provisions of the Communications Requirements Document as to the deemed receipt of such notifications;

(he) for the avoidance of doubt, ~~no~~ failure or breakdown of any Party System ~~or any communications link~~ not forming part of the ECVAA Notification System shall ~~not~~ be counted as an ECVAA System Failure Notification System Incident;

(if) in relation to a ~~n~~ ECVAA System Failure Notification System Incident:

(i) the "~~system failure incident occurrence time~~" is the start of the ECVAA System Failure Notification System Incident, or such earlier time as BSCCo may determine as being appropriate for the purposes described in paragraph 5.1.1(jg) and notify to the ECVAA, Contract Trading Parties and Volume Notification Agents;

(ii) the "~~resubmission deadline~~" is the end of the Business Day following the day on which the ECVAA notified BSCCo (in accordance with paragraph 5.2.24~~(be)~~(i)) that the ECVAA System Failure Notification System Incident has ended, or such earlier time (not being earlier than such ~~failure Notification System Incident~~ ended) or later time as BSCCo may determine as being appropriate for the purposes described in paragraph 5.1.1(jg) and notify to the ECVAA, Contract Trading Parties and Volume Notification Agents;

(jg) the purposes referred to in paragraph 5.1.1(if) are to enable Contract Trading Parties and their Volume Notification Agents to take steps to put themselves, so far as is practicable, in the position as respects the submission of Volume Notifications which they would have been had the ECVAA System Failure Notification System Incident not occurred.

5.2 Consequences of ECVAA System Failure Notification System Incident

5.2.1 Where an ~~ECVAA System Failure incident~~ occurs that has the effect set out within the definition of Notification System Incident:

(a) the ECVAA shall as soon as possible notify BSCCo of ~~the failure such incident~~ and

the time at which it started; and

- (b) prior to the Initial Settlement Run BSCCo shall investigate the potential incident and notify the ECVAA as to whether a Notification System Incident has occurred together with (as appropriate) the time at which the Notification System Incident commenced;

5.2.2 Where a Notification System Incident has occurred:

- (ab) the ECVAA and BSCCo shall each use all reasonable efforts as soon as practicable to notify all Contract Trading Parties and Volume Notification Agents of the ~~failure~~ Notification System Incident and the time at which it started; and
- (be) as soon as practicable after the end of the ~~ECVAA System Failure~~ Notification System Incident:
- (i) the ECVAA shall notify BSCCo, Contract Trading Parties and Volume Notification Agents that the ~~failure~~ Notification System Incident has ended;
- (ii) BSCCo will notify Contract Trading Parties and Volume Notification Agents that Volume Notifications may be submitted or resubmitted in accordance with paragraph 5.2.32.

5.2.32 ~~From the date a Notification System Incident has ended, as notified pursuant to 5.2.1(b), Where an ECVAA System Failure has occurred, commencing at the end of such failure, and~~ until the resubmission deadline, Volume Notifications may be submitted or resubmitted to the ECVAA in relation to any Settlement Period for which Gate Closure falls after the commencement of the Notification System Incident ~~system failure time~~ and before the resubmission deadline.

5.2.43 Where a ~~n ECVAA System Failure~~ Notification System Incident affects the ability of one or more but not all Volume Notification Agents to submit Volume Notifications (as described in paragraph 5.1.1(f)(i) above) to the ECVAA or receive confirmation of the receipt thereof by the ECVAA, or the ability of the ECVAA to receive and/or confirm receipt of Volume Notifications ~~(as described in paragraph 5.1.1(e))~~ from or to one or more ~~some~~ but not all Volume Notification Agents:

- (a) the ECVAA shall inform BSCCo which Volume Notification Agents are so affected, and references in paragraph 5.2.1 to Volume Notification Agent(s) shall only be to those agent(s) so affected;
- (b) paragraph 5.2.32 shall apply only in relation to the affected Volume Notification Agent(s).

5.2.45 Any Volume Notification submitted or resubmitted in accordance with paragraph 5.2.32 shall specify the details (as provided in paragraph 2.3.2 or 3.3.2) which were or would (pursuant to commitments made before Gate Closure for any Settlement Period to which such notification relates) have been specified in such notification if it had been submitted before Gate Closure for any Settlement Period to which it relates (and if any question arises in relation to this paragraph 5.2.54, such question shall be decided by the Panel whose decision shall be final and binding on all Parties).

5.2.65 For the avoidance of doubt the existence of a ~~n ECVAA System Failure~~ Notification System Incident which is known to BSCCo shall constitute a material doubt as referred to in Section M3.4.3(a) in relation to all Trading Parties, except (in relation to a particular Trading Party) in a case where BSCCo is aware that such Party has not appointed any of the Volume Notification Agents affected thereby.

5.2.76 If any Contract Trading Party or Volume Notification Agent considers that:

- (a) a ~~n ECVAA System Failure Notification System Incident~~ has occurred which has not been notified under paragraph 5.2.21(ab), or
- (b) the ECVAA has given notice under paragraph 5.2.21(be)(i) at a time at which the ~~ECVAA System Failure Notification System Incident~~ has not ended, or
- (c) (in the case of such an agent, where paragraph 5.2.43 applies) that it was not but should have been informed that it is affected as described in that paragraph;

such Party or agent may so notify BSCCo, as soon as reasonably practicable and in any event not later than the end of the Business Day following the day on which the Party or agent considers that the ~~ECVAA System Failure Notification System Incident~~ occurred, or (in a case in paragraph (b)) after the day on which the ECVAAGave notice as therein mentioned.

5.2.87 Upon any Party or Volume Notification Agent giving notification to BSCCo in accordance with paragraph 5.2.76:

- (a) BSCCo shall:
 - (i) notify the ECVAAG,
 - (ii) promptly investigate the matter, and
 - (iii) determine whether a ~~n ECVAA System Failure Notification System Incident~~ occurred, or whether the ~~failure Notification System Incident~~ had ended, or whether such agent was affected, each as referred to in paragraph 5.2.76;
- (b) the ECVAAG and upon request any Party or Notification Agent shall provide reasonable assistance to BSCCo in such investigation;
- (c) BSCCo shall promptly notify its findings to all Contract Trading Parties and Volume Notification Agents;
- (d) BSCCo's determination of such matters shall be final and binding for the purposes of this paragraph 5.2;
- (e) where BSCCo determines that a ~~n ECVAA System Failure Notification System Incident~~ has occurred, BSCCo may determine and notify the resubmission deadline at any time at which it appears to BSCCo that the ~~ECVAA System Failure Notification System Incident~~ has ended.

5.3 ECVAA System Withdrawal

5.3.1 Where:

- (a) there occurs or has occurred: ~~any partial~~
 - (i) ~~any Notification System Incident involving the failure, breakdown or unavailability of the~~ ECVAA System ~~Failure (that is, such a failure affecting which affects~~ some but not all Volume Notification Agents, and/or affecting only the ability of the ECVAAG to receive or its ability to confirm receipt (as described in paragraph 5.1.1(c)) ~~above~~ of Volume Notifications); and/or

(ii) any failure, unavailability or breakdown of the ECVAA System affecting the ability of the ECVAA to provide information of invalidity of Volume Notifications within the timescales contemplated in paragraph 2.3.9(b) and 3.3.9(b), and

(b) the ECVAA or BSCCo determines (in its reasonable opinion) that, in order to minimise disruption to the smooth and efficient implementation of Contract Trading Parties' operations under this Section P and of Settlement, it is necessary:

(i) to withdraw the ECVAA System from operation in order to remedy such unavailability, failure or breakdown and/or to implement the provisions of paragraph 5.2 (in the case of an ~~ECVAA System Failure~~Notification System Incident giving rise to the application of such provisions); and

(ii) to do so earlier than might otherwise be done by way of planned BSC Agent downtime in accordance with the Communications Requirement Document;

then the ECVAA shall withdraw the ECVAA System from operation, for the purposes of remedying the failure, unavailability or breakdown and/or implementing the provisions of paragraph 5.2.

5.3.2 Where the ECVAA withdraws the ECVAA System from operation pursuant to paragraph 5.3.1:

(a) the ECVAA shall, not later than the time of such withdrawal, give notice thereof to BSCCo specifying the time of such withdrawal;

(b) the ECVAA shall restore the ECVAA System to operation as soon as reasonably practicable, having regard to the purposes (described in paragraph 5.3.1(b)) for which it was withdrawn from operation;

(c) in order to enable Volume Notifications to be submitted to the ECVAA in respect of the period of withdrawal, paragraphs 5.1.1(~~if~~) and 5.2 (excluding paragraphs 5.2.1(a), 5.2.~~43~~, 5.2.~~76~~ and 5.2.~~87~~) shall apply as if references in those paragraphs:

(i) to the ~~ECVAA System Failure Notification System Incident~~ (or the start of such ~~failureNotification System Incident~~) were to the withdrawal from operation of the ECVAA System;

(ii) to the end of the ~~ECVAA System FailureNotification System Incident~~ were to the restoration to operation of the ECVAA System.

SECTION X: Annex X-1: GENERAL GLOSSARY

(version 38.0)

Insert the definition set out below as follows:

<u>"Notification System":</u>	<u>has the meaning given to that term in Section P 5.1.1:</u>
<u>"Notification System Incident":</u>	<u>has the meaning given to that term in Section P 5.1.1:</u>