

## ECVAA Service Description

Insert the following requirements before the Credit Check section:

### **9A. Suspension of Contract Volume Notifications**

- 9A.1 Where for the purpose of any Contingency Provisions (such as those detailed in Section 15) the notification of contract volumes is to be suspended in relation to any Settlement Period:
- a. no Energy Contract Volume Notification shall be taken into account in Settlement for any Energy Contract Volume Data which relates to that Settlement Period, and accordingly the Account Bilateral Contract Volume shall be zero for all Energy Accounts;
  - b. no Metered Volume Reallocation Notification shall be taken into account in Settlement for any Metered Volume Reallocation Data which relates to that Settlement Period, and accordingly the Metered Volume Fixed Reallocation and the Metered Volume Percentage Reallocation shall be zero for all BM Units and Subsidiary Energy Accounts;
  - c. when the notification of contract volume ceases to be suspended the provision of normal Volume Notification requirements shall apply to all Volume Notifications then in force.

Add new sections 15 & 16:

### **15. FAILING SUPPLIER PROCESS**

- 15.1 The ECVAA shall be informed by BSCCo that a Supplier is considered to have failed, and that its assets and responsibilities are to be transferred to a Replacement Supplier on a given date and time. In the event of such circumstances, the following provisions shall apply:
- a. any Energy Contract Volume Notifications or Metered Volume Reallocation Notifications for which the failing Supplier is the Trading Party, whether submitted in respect of a period on, before or after the Replacement Supplier Transfer Date, shall apply and be taken into account in Settlement for the purposes of determining any liability or entitlement of the failing Supplier in respect of Trading Charges.
  - b. in respect of each Settlement Period during the period (if any) between the Replacement Supplier Transfer Date and the actual appointment of the Replacement Supplier:
    - (i) each MVRNA Authorisation that is effective during that period and that relates to a BM Unit affected by the failure of the Supplier shall be treated as being effective for that period in relation to the Replacement Supplier;
    - (ii) each Metered Volume Reallocation Notification of the failing Supplier (acting as Lead Party of an affected BM Unit) shall be

treated as relating to the Replacement Supplier and shall be taken into account for the purposes of Settlement.

## **16. CONTINGENCY PROVISIONS**

In certain circumstances Contingency Provisions will apply. The following procedures address the possibility of certain emergencies and other unusual or unexpected events of various kinds.

- 16.1 In the event of an ECVAA System Failure, the ECVAA shall carry out the requirements detailed in Section XX<sup>1</sup> of this Service Description.
- 16.2 Where there is to be a Total or Partial Shutdown of the Transmission System,
- a. the ECVAA will be notified of the date of such shutdown and the date at which the System is to be returned to normal operation (the 'Black Start');
  - b. the ECVAA shall suspend notification of contract volumes for all Settlement Periods lying between the initial System shutdown and the Black Start (the 'Black Start Period') in accordance with Section 9A of this Service Description;
  - c. in relation to all Settlement Periods lying within the Black Start Period, the value of Credit Assessment Energy Indebtedness (CEI<sub>pi</sub>) for all Trading Parties shall be zero.
- 16.3 During a state of emergency, at the direction of BSCCo the ECVAA shall apply a reduced level of Credit Assessment Price (CAP) for the duration of the emergency period. For the avoidance of doubt, BSCCo may direct the ECVAA to apply different values of CAP at different times during the emergency period.

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<sup>1</sup> CP739 proposes to insert a section into this Service Description to cover ECVAA System Failure and Withdrawal.