

4.5. MP Form

Modification Proposal – BSCP40/03	MP No: PXXX (mandatory by BSCCo)
Title of Modification Proposal (mandatory by originator): Removal of References and Requirements Relating to the LCPD	
Submission Date (mandatory by originator): DD Month YYYY	
Description of Proposed Modification (mandatory by originator) <p>This Modification would remove, from the BSC and subsidiary documentation, all references and requirements relating to:</p> <ul style="list-style-type: none"> • Large Combustion Plants (LCPs); • The Large Combustion Plant Directive (LCPD); and • The submission and subsequent processing of LCP Data. <p>This is a document only change, reflecting the removal of references to processes that have already ceased in practice, with no associated system changes.</p>	
Description of Issue or Defect that Modification Proposal Seeks to Address (mandatory by originator) <p>The Large Combustion Plant (National Emission Reduction Plan) Regulations 2007, enacting the LCPD, has been revoked and replaced with The Large Combustion Plants (Transitional National Plan) Regulations 2015 enacting the Industrial Emissions Directive (IED).</p> <p>This legislative change has led to a change in the reporting procedures. As of 1 January 2016, the BSC parties operating large combustion plants are no longer required by the LCPD to submit data to BSCCo. Instead the IED requires them to report the same data to the Environment Agency, which will collate and publish the data annually.</p> <p>However, even though the underlying LCPD obligation no longer exists, obligations for BSC Parties operating Large Combustion Plants remain in the BSC and the relevant BSC Procedure (BSCP). These obligations require the Parties to make both regular and ad hoc reports to BSCCo, which is then required to submit the data to the Balancing Mechanism Reporting Agent (BMRA) within two Working Days.</p> <p>All the relevant BSC Parties have ceased to report the data to BSCCo, in breach of the BSC obligations. BSC Parties which were previously reporting data and no longer do so will risk being potentially in default for persistent breach after six months.</p>	

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Impact on Code <i>(optional by originator)</i> <p>Requirements in Section Q ‘Balancing Mechanism Activities’ relating to LCP Data and its submission (Q9 and Q10) will be removed, together with associated definitions and references in Annex X-1.</p> <p>Section V ‘Reporting’ will be revised to remove the consequential obligations on BMRS.</p>	
Impact on Core Industry Documents or System Operator-Transmission Owner Code <i>(optional by originator)</i>	
Impact on BSC Systems and Other Relevant Systems and Processes Used by Parties <i>(optional by originator)</i>	
Impact on other Configurable Items <i>(optional by originator)</i> <p>BSCP33 ‘Large Combustion Plant Directive Data Submission’ will be removed entirely.</p>	
Justification for Proposed Modification with Reference to Applicable BSC Objectives <i>(mandatory by originator)</i> <p>The reporting requirements for LCPs have been amended by EU legislation. Accordingly the continuing inclusion of these requirements under the BSC is inefficient because:</p> <ul style="list-style-type: none"> • The inclusion of requirements in the BSC relating to obsolete legislation adds unnecessary complexity to the arrangements and is misleading; and • There is a risk of Parties being potentially in default for non-compliance with the BSC, despite the requirements being obsolete. <p>The removal of these provisions would therefore promote efficiency in the implementation of the balancing and settlement arrangements, i.e. Objective (d).</p>	
Is there a likely material environmental impact? <i>(optional by originator)</i> <p>No.</p>	
Urgency Recommended: No <i>(delete as appropriate) (optional by originator)</i>	
Justification for Urgency Recommendation <i>(mandatory by originator if recommending progression as an Urgent Modification Proposal)</i>	

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Self-Governance Recommended: Yes <i>(delete as appropriate) (optional by originator)</i>	
Justification for Self-Governance Recommendation <i>(mandatory by originator if recommending progression as Self-Governance Modification Proposal)</i> The reporting requirements have been replaced with a requirement to report to the Environment Agency. Accordingly the Modification will not impact consumers, competition, the transmission system, security of supply, or BSC governance, and will not discriminate between different classes of Parties.	
Fast Track Self-Governance Recommended: No <i>(delete as appropriate) (optional by originator)</i>	
Justification for Fast Track Self-Governance Recommendation <i>(mandatory by originator if recommending progression as Fast Track Self-Governance Modification Proposal)</i> 	
Should this Modification Proposal be considered exempt from any ongoing Significant Code Reviews? <i>(optional by originator in order to assist the Panel decide whether a Modification Proposal should undergo a SCR Suitability Assessment)</i> Yes.	

Details of Proposer:
Name: BSC Panel
Organisation:
Telephone Number:
Email Address:

Details of Proposer's Representative:**Name:** Dean Riddell**Organisation:** ELEXON**Telephone Number:** 0207 380 4366**Email address:** bsc.change@elexon.co.uk**Details of Representative's Alternate:****Name:****Organisation:****Telephone Number:****Email address:****Attachments:** No (delete as appropriate) (mandatory by originator)