

DSC Change Proposal Document

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A1: General Details

Change Reference:	XRN 5606			
Change Title:	Modification 0813 "Revision of Virtual Last Resort User and Contingent Procurement of Supplier Demand Event Triggers"			
Date Raised:	ТВС			
Organisati		National Grid NTS		
Sponsor	Name:	Phil Lucas		
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	Business Owner:	Customer Lifecycle and Invoicing		
Change Status	Proposal		⊠ With DSG	□ Out for Review
Change Status:	□ Voting			□ Rejected

A2: Impacted Parties

	⊠ Shipper	Distribution Network Operator	
Customer Class(es):	☑ NG Transmission	□ IGT	
		⊠ Other - Suppliers	
Justification for Customer Class(es) selection	can issue a User Premises which is subject to the appl Government. This would ha Point Registrations for that In respect of any Supplier a (DoU) as a consequence of change would additionally a of Virtual Last Resort User Supplier Demand ('CPSD')	hew process by which National Grid NTS a Termination Notice (UPTN) to a User lication of sanctions by the UK ave the effect of ending all the Supply User. acting under its Deed of Undertaking of the ending of these Registrations, this allow utilisation of the existing Revision ('VLRU') and Contingent Procurement of o mechanisms (by the Supplier and ively). This would facilitate the efficient	



Based on this, the impacted Customer Classes are National Grid NTS as the party responsible for issuing the UPTN, Shippers as to party that could be subject to the UPTN and Suppliers due to the Deed of Undertaking being invoked.

A3: Proposer Requirements / Final (redlined) Change

Problem Statement:	The application of sanctions to a User by the UK Government will prevent that User's active participation in the UK market. However, as it does not constitute a 'User Default' under the UNC, a Transporter is not able to issue a Termination Notice to that User as a consequence.			
	This potentially presents an immediate material imbalance risk as the impacted User will not be in a position to deliver gas to the system to meet the demand of its customers who will continue to offtake gas.			
	The VLRU and CPSD mechanisms (which are only available where a Supplier is acting under its DoU) are in place to facilitate balancing of the Total System in a similar scenario i.e. where a User is the subject of a Termination Notice (and as a consequence a Supplier is operating under its DoU).			
	As the DoU only comes into effect where arrangements between the Transporter and the relevant User at the relevant premises to 'come to an end' the impacted User's Supply Point Registrations must also come to an end.			
	This change has been raised to deliver the requirements set out under <u>UNC Modification 0813 Revision of Virtual Last Resort User</u> and Contingent Procurement of Supplier Demand Event Triggers.			
	This Modification has been raised to allow the utilisation of Revision of Virtual Last Resort User ('VLRU') and Contingent Procurement of Supplier Demand ('CPSD') mechanisms where a User is subject to UK Government sanctions.			
	The Change Proposal will implement a process to deliver the Modification 0813 requirements which involve the following:			
Change Description:	 National Grid NTS can issue a User Premises Termination Notice (UPTN) when a User is sanctioned by the UK Government. In the first instance, advance notification of the proposed issue of the UPTN will be sent to Ofgem to allow it a suitable opportunity to "Disapprove" of the issue of the UPTN to the relevant User. 			
	 In absence of Ofgem "Disapproval", National Grid NTS will issue the UPTN to the sanctioned User. The CDSP will issue a notice to the industry (on NG NTS's behalf) stating that the relevant User has become a Premises Termination User (PTU). 			



	- The existing User Termination process will be mirrored for a Premises Termination User with the exception that the User MUST be suspended and not terminated (i.e. it will remain party to the UNC).		
	 In respect of the relevant Supply Points, the VLRU and CPSD processes will be available to Supplier (acting under a DoU) and National Grid NTS respectively. 		
	- All CDSP systems and services will be suspended for the Premises Termination User from the UPTN effective date which is anticipated to fall in line with the start of the next applicable Gas Day.		
	 RECCo and the Central Switching Service will be responsible for determining next steps re. their own systems and services for the Premises Termination User. 		
	 For NTS Supply Meter Points the NTS Exit Capacity should not allow the Premises Termination User to offtake gas. 		
	Please note, Modification 0813 is subject to Authority Decision which means the decision on approval or rejection is with Ofgem. The timescale for a final decision on Modification 0813 is currently unknown.		
	For further details on the 0813 process, please see the Modification which can be found here: https://www.gasgovernance.co.uk/0813.		
Proposed Release:	Ad hoc delivery anticipated – in line with the Modification implementation based on the current understanding of the change.		
Proposed	□ 10 Working Days	□ 15 Working Days	
Consultation Period:	□ 20 Working Days	□ Other [write specific here]	

A4: Benefits and Justification

	This change creates a process by which the Supplier acting under the DoU and NG NTS (respectively) can utilise the existing VLRU and CPSD mechanisms.
Benefit Description:	This will mitigate the increased financial risks this scenario would otherwise present to Users (arising in respect of NG NTS' role as Residual Balancer) as any consequential residual balancing costs would be subject to Balancing Neutrality.
	By suspending and not terminating the sanctioned User, the User can re-enter the market under the same entity and short codes if sanctions are lifted. However, given the inability of a PTU to operate in the market (including the payment of invoices) it is anticipated that in practice a User Default event may occur relatively quickly following the application of sanctions/issue of the UPTN.



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	What, if any, are the tangible benefits of introducing this change? What, if any, are the intangible benefits of introducing this change?		
Benefit Realisation:	 The Final Modification Report is expected to be issued to Ofgem in January or February 2023. In the event of an Ofgem direction to implement the Proposal, the CDSP would be expected to implement this process as soon as reasonably practicable because: a) It utilises existing processes already in place for the User Termination process and; b) The low volumes associated with this change mean the solution is anticipated to be manual. 		
	When are the benefits of the change likely to be realised?		
Benefit Dependencies:	Modification 0813 is Authority Decision which means it will be approved or rejected by Ofgem. If approved this will be expected to be implemented as soon as reasonably practicable.		
	this could be reliance on another delivery, reliance on some other event that the projects has not got direct control of.		

A5: Final Delivery Sub-Group (DSG) Recommendations – Removed

(see Section C for DSG recommendations)

A6: Service Lines and Funding

Service Line(s) Impacted - New or existing	 <u>Proposed Service Area:</u> <u>Service Area 8 – Energy Balancing (Credit Risk Management)</u> <u>To confirm, the funding for this Service Area is 100% National Grid.</u> It is expected that a new Service Line(s) will be required under this Service Area to allow the CDSP to act 'as an agent of National Grid NTS' by issuing an industry-wide notice stating a User Premises Termination Notice has come into effect for a sanctioned User. Further amendments to existing Service Lines will be required to allow existing processes to be utilised in the event a User Premises Termination Notice is issued. For example (but not limited to) Service Lines pertaining to: VLRU and CPSD processes; Shipper-Transporter Association Data; 			
	Shipper-Supplier Association Data.			
Level of Impact	Minor			
If None please give justification	NA			
Impacts on UK Link Manual/ Data Permissions Matrix	твс			
Level of Impact	TBC			



If None please give justification	No impacts to the UK Link Manual / DPM however this will be assessed during design.		
	Customer Classes/ Funding	Delivery of Change	On-going Budget Amendment
	□ Shipper	XX %	XX %
Funding Classes	☑ National Grid Transmission	100 %	XX %
	Distribution Network Operator	XX %	XX %
	□ IGT	XX %	XX %
	□ Other <please specify=""></please>	XX %	XX %
ROM or funding details:	Due to the limited number of Users expected to be in scope of this process, it is anticipated that this change will be managed via a manual process, utilising existing resource. If the number of Users in scope of the process exceeds the limited anticipated volume, we will need to assess the proposed solution.		
Funding Comments:	As this change is anticipated to be managed by manual processes and existing resource, we currently do not expect an implementation or additional ongoing cost. Please note – this must be assessed as part of the change process. Although we are anticipating no implementation or ongoing costs associated with this change, based on the proposed Service Area (8), if there were to be a cost, it is proposed to be 100% National Grid funded. This is to be discussed and confirmed by the ChMC when the change is presented.		

Please send the completed forms to: <u>uklink@xoserve.com</u>



Version Control

Document

Version	Status	Date	Author(s)	Remarks
V1.0	DRAFT	05.12.22	Kathryn Adeseye	
V1.1	DRAFT	07.12.22	Kathryn Adeseye	
V1.2	DRAFT	09.12.22	Ellie Rogers	Amended
V1.3	DRAFT	12.12.22	Kathryn Adeseye	Changes accepted
V1.4	DRAFT	13.12.22	Phil Lucas (NG NTS)	Amended
V1.5	LIVE	14.12.22	Kathryn Adeseye	Changes accepted
V1.6	Updated	13.01.23	Kate Lancaster	CP approved at January ChMC