

Legal text**CMP368**

Changes to Section 11 of the CUSC as follows (the changes are shown in red text):

Original

“GB Generation Output”: that being export **BM Unit Metered Volumes** in the relevant charging year of GB generation liable for the TNUoS generation charge, excluding the associated volumes (MWh) relating to TNUoS generation charge-liable Embedded Generators who are party to a **Bilateral Embedded Generation Agreement**.

“Forecast TNUoS Charges payable by Generators”: total forecast TNUoS charges to be recovered from Generators in the charging year, excluding TNUoS charges in respect of **Station Demand**, minus **Charges for Physical Assets Required for Connection** and excluding TNUoS Charges payable by TNUoS-liable Embedded Generators who are party to a **Bilateral Embedded Generation Agreement**.

“Actual Transmission Generator TNUoS Charges”: Actual TNUoS charges to Generators in the previous charging year, excluding TNUoS charges in respect of **Station Demand**, minus **Charges for Physical Assets Required for Connection** and excluding TNUoS Charges payable by TNUoS-liable Embedded Generators who are party to a **Bilateral Embedded Generation Agreement**.

“Charges for Physical Assets Required for Connection”: ~~Connection Charges and TNUoS local charges paid by Generators in respect of~~ **Non Pre-Existing Assets** but excludes TNUoS local charges paid by Generators relating to **Pre-Existing Assets**. ~~an Onshore local circuit, Onshore local substation, Offshore local circuit and Offshore local substation.~~

“Non Pre-Existing Assets”: those local assets categorised as such in accordance with the Appendix in Section 14.29A of the CUSC in respect of an Onshore local circuit, Onshore local substation, Offshore local circuit and Offshore local substation (whether shared / shareable or otherwise) (“local assets”) which were required to be built or upgraded for the purposes of connecting the Generator in question to the NETS as detailed in the **Enabling Works** set out in the **Construction Agreement** with that Generator.

“Pre-Existing Assets”: those local assets categorised as such in accordance with the Appendix in Section 14.29A of the CUSC in respect of an Onshore local circuit, Onshore local substation, Offshore local circuit and Offshore local substation (whether shared / shareable or otherwise) (“local assets”) which existed at the point at which the Generator in question wished to connect to the NETS. The point in time at which a Generator wished to connect, and consequently what a Pre-Existing Asset is, is determined by reference to the local assets that existed prior to the date the relevant **Bilateral Connection Agreement** for the Generator in question was executed with **The Company**.