Response Services Service Terms

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Contents

1.	Introduction	3
2.	Changes to these Response Service Terms	4
3.	Defined Terms	4
4.	Interpretation	4
5.	Service Availability	4
6.	Service Delivery	6
7.	Availability Payments	11
8.	Payment Procedure	11
9.	Grid Code and Distribution Code	11
10.	Maintenance of Eligible Assets	12
11.	Third Party Claims	12
12.	Provision of Other Services	13
13.	Communications	14
14.	Termination of Response Contracts	15
15.	Monitoring and Metering Data	15
15A	Performance Regime	17
16.	ABSVD	19
17.	Force Majeure	20
18.	Liability, Indemnity and Insurance	20
19.	Records and Audits	20
20.	Assignment	20
21.	Transfer of Response Contracts	20
22.	Confidentiality	22
23.	Intellectual Property Rights	22
24.	Data Protection	22
25.	Modern Slavery, Anti-bribery and Living Wage	22
26.	Notices	22
27.	Dispute Resolution	22
28.	Governing Law and Jurisdiction	23
29.	Severance	23
30.	Third Party Rights	23
31.	No Agency or Partnership	23
32.	Waiver	23
33.	Entire Agreement	23
34.	EMR	23
HEDIIIE 1 DE	EINED TERMS	25

SCHEDULE 2 - CAPABILITY DATA TABLES	30
SCHEDI II E 4 - PAYMENT PROVISIONS	50

1. Introduction

- 1.1 These Response Service Terms describe the requirements for provision of Response Services procured by NGESO under daily Auctions and the basis upon which NGESO shall make payments in respect thereof, and shall apply to each Service Provider and Response Unit the subject of a Response Contract where, in accordance with the Procurement Rules, and for any Response Window and Auction Product, the Service Provider's Sell Order for that Response Unit is accepted by NGESO.
- 1.2 Each Response Contract so formed shall create a legally binding obligation on the Service Provider to provide from the relevant Response Unit, and for NGESO to pay for, the relevant Auction Product, to be delivered during the relevant Contracted Service Period upon the terms of these Response Service Terms. For the avoidance of doubt, neither a Service Provider nor NGESO shall be under any obligation or commitment to provide or pay for an Auction Product except pursuant to Response Contracts.
- 1.3 A Response Contract shall relate to a single Response Unit and shall apply only to a single Response Window and Auction Product.

- 1.4 Neither Party may terminate a Response Contract once formed except as provided or referred to in paragraph 14 or by agreement in writing between the Parties.
- 1.5 These Response Service Terms should be read alongside the Response Procurement Documentation of which they form a part.
- 2. Changes to these Response Service Terms
- 2.1 Subject always to paragraph 2.2, **NGESO** may update these **Response Service**Terms from time to time by publication of an updated version on its website, and each such updated version shall be effective from the date shown on its front cover provided always that any updated version shall not apply to any **Response**Contract extant at the date of publication except with the consent in writing of the relevant **Service Provider**.
- 2.2 To the extent required by the Electricity Balancing Regulation (and by reference to those provisions of the Response Procurement Documentation constituting terms and conditions approved by the Authority as the terms and conditions related to balancing pursuant to Article 18 of the Electricity Balancing Regulation), any variation to these Response Service Terms will be proposed and implemented in accordance with the applicable requirements in the Electricity Balancing Regulation.

3. Defined Terms

- 3.1 Unless the context otherwise requires, terms used in these **Response Service Terms** shall have the meanings given to each (if any) in:-
 - 3.1.1 Schedule 1;
 - 3.1.2 the prevailing **Response Procurement Rules**; and
 - 3.1.3 the prevailing Balancing Services Glossary of General Terms and Rules of Interpretation.
- 3.2 Where a term is defined in Schedule 1 and also in either or both of the documents referred to at paragraphs 3.1.2 and 3.1.3, the meaning given in Schedule 1 shall prevail unless the context otherwise requires.
- **3.3** For the purposes of paragraph 3.1, with respect to any **Response Contract**, "prevailing" shall mean the latest version of the applicable document which is in effect at the time of formation of that **Response Contract**.
- 4. Interpretation
- 4.1 The rules of interpretation set out in the Balancing Services Glossary of General Terms and Rules of Interpretation shall apply to these Response Service Terms.
- 5. Service Availability
- 5.1 It is a requirement of each Response Contract that, unless prevented by an unplanned outage or other unforeseen technical circumstances, the Service



Provider will deliver the applicable **Auction Product** by procuring that the relevant **Response Unit** is capable of:-

- i. providing the Contracted Quantity at any time during the Contracted Service Period; and
- ii. delivering its full Contracted Response Energy Volume at any time during the Contracted Service Period (subject always to paragraph 5.6 where Energy Limited); and
- iii. complying with a **Disarming Instruction** or **Re-Arming Instruction** or with any other requirement of the applicable **Auction Product**,

in each case in accordance with paragraph 6.

- Data and Performance Data pursuant to paragraphs 15.1 and 15.3 respectively) promptly upon becoming aware of any unavailability of any Response Unit (including any component Eligible Asset) to provide the applicable Auction Product as described in paragraph 5.1, which for the avoidance of doubt where a Response Unit is Energy Limited and unable to deliver the full Contracted Response Energy Volume in the circumstances described in paragraph 5.6 shall not require notification to NGESO until such time as delivery of the relevant Auction Product is no longer possible. In the absence of any such notification, and except as provided in paragraphs 5.7 and 5.9, the applicable Auction Product shall be treated as available from the relevant Response Unit throughout each Contracted Service Period.
- The submission of **Operational Data** and **Performance Data** pursuant to paragraph 15 shall also be used by the **Service Provider** to notify **NGESO** promptly when it becomes aware that, following notification pursuant to paragraph 5.2, the ability of a **Response Unit** to meet the requirements of the applicable **Auction Product** as described in paragraph 5.1 (including, where it is **Energy Limited**, because of its **State of Energy**) has been restored.
- Upon request by NGESO, any notification pursuant to paragraph 5.2 or 5.3 shall be followed promptly by an explanation in sufficient (but not excessive) detail to enable NGESO to verify that the Service Provider's notification related to unplanned outage or other unforeseen technical circumstances.
- 5.5 Except as provided in paragraphs 5.6 and 5.8, with effect from the start of the Settlement Period in which the Response Unit becomes unable to meet the requirements of the relevant Auction Product (in whole or part, and whether or not notified by the Service Provider pursuant to paragraph 5.2 and until expiry of the Settlement Period in which the ability of a Response Unit to meet the requirements of such Auction Product is restored (or, if later, the time when the Service Provider notifies NGESO that it has been restored), the Response Unit shall, for the purposes of paragraph 7, be deemed to be unavailable to deliver the Auction Product.
- Where a Response Unit which is Energy Limited becomes unable to deliver its full Contracted Response Energy Volume at any time after commencement of a Contracted Service Period solely because of depletion of its State of Energy, then provided always that the Service Provider has:
 - i. complied at all relevant times with the **State of Energy Management Rules**:

- ii. notified **NGESO** in accordance with paragraph 5.2 when the **Response Unit** has finally become unable to deliver the applicable **Auction Product**; and
- iii. used all reasonable endeavours to comply with all and any **Disarming Instructions and Re-Arming Instructions** in accordance with paragraphs 6.16 and/or 6.17 (as the case may be),

the **Response Unit** shall not thereby be deemed unavailable to provide the applicable **Auction Product** and an **Availability Payment** shall be payable pursuant to paragraph 7 (but without prejudice to paragraph 7.3).

5.7 Where either:-

- in the absence of notification from the Service Provider pursuant to paragraph 5.2, NGESO nonetheless has reasonable grounds for believing that a Response Unit is unable to meet the requirements of the Response Contract in all or any part of a Contracted Service Period; or
- ii. NGESO has reasonable grounds for believing that any notification from the Service Provider pursuant to paragraph 5.2 is for reasons other than related to an unplanned outage or other unforeseen technical circumstances or the Response Unit's State of Energy and/or that the Service Provider has deliberately or recklessly failed to comply with the State of Energy Management Rules,

then, notwithstanding paragraph 5.6 and for the purposes of paragraph 7, **NGESO** reserves the right to treat that **Response Unit** as deemed unavailable to deliver the applicable **Auction Product** for the entirety of the **Contracted Service Period** in question (including any part thereof prior to the commencement of unavailability).

- 5.8 Until the coming into effect of the **Performance Regime**, a **Response Unit** shall not be considered unavailable by reason solely of its inability to comply with a **Disarming Instruction** and/or a **Re-Arming Instruction** (as the case may be) provided always that the **Service Provider** has:
 - i. notified NGESO of such inability in accordance with paragraph 5.2; and
 - ii. used all reasonable endeavours to comply with such instruction in accordance with paragraphs 6.16 and/or 6.17 (as the case may be).
- For the avoidance of doubt, the registration of **Eligible Assets** to a **Response Unit** may not be changed so as to be effective during the subsistence of a **Response Contract**.

6. Service Delivery

Throughout each Contracted Service Period, and except to the extent the Response Unit is deemed to be unavailable to deliver the relevant Auction Product(s) pursuant to paragraph 5 or is required to comply with a Disarming Instruction, the Service Provider shall procure the delivery of Response in accordance with this paragraph 6.

Operational Baselines

In relation to each **Settlement Period** falling in each **Contracted Service Period**, the **Service Provider** shall notify **NGESO** of an intended operating profile (being a

level (which may be zero) of **Output** or **Demand**) for the **Response Unit** (which, where applicable, shall be an aggregate operating profile across all **Eligible Assets**) (the "**Operational Baseline**"), together with confirmation of the associated technical and commercial parameters, in accordance with either paragraph 6.3 or 6.4 (as applicable), and in relation thereto:-

- each Operational Baseline shall be prepared by the Service Provider in accordance with Good Industry Practice so as to reflect for the relevant Response Unit the Service Provider's best estimate of the operating profile of the Response Unit in the relevant Settlement Period;
- ii. each **Operational Baseline** may be either an integer or a value with up to four (4) decimal places; and
- iii. where the Response Unit is Energy Limited the Service Provider shall comply with the State of Energy Management Rules.
- Where the Response Unit is BM Participating, the Service Provider shall confirm its Operational Baseline to NGESO by submission of a Physical Notification in accordance with the Grid Code (where applicable, rounding up or down to the nearest integer), and shall maintain that Physical Notification as at Gate Closure (with any subsequent Bid-Offer Acceptance adjusting the Operational Baseline accordingly), and the Service Provider shall further maintain appropriate Dynamic Parameters throughout each relevant Contracted Service Period to create sufficient headroom and/or footroom for delivery of each Contracted Quantity(ies).
- In relation to each Response Unit which is not BM Participating, the Service Provider shall confirm its Operational Baseline to NGESO by submission of a Non-BM Data Submission meeting the requirements of the ASDP Documentation.
- Where, in respect of any **Settlement Period** in a **Contracted Service Period**, the **Service Provider** has either:
 - i. failed to prepare and submit an **Operational Baseline** for the relevant **Response Unit** in accordance with paragraph 6.2 and (as applicable) paragraphs 6.3 or 6.4; and/or
 - ii. been unable to communicate with NGESO via EDL for ten (10) or more consecutive minutes (where BM Participating in relation to the relevant Response Unit) or has failed to submit at least two (2) consecutive Connection Indicators as required by paragraphs 15.9 and 15.10 (where not BM Participating in relation to the relevant Response Unit), in either case where not due to any act or omission on the part of NGESO,

then for the purposes of paragraphs 5 and 7 that **Response Unit** shall be deemed to be unavailable to deliver the applicable **Auction Product(s)** for the entirety of that **Settlement Period**, provided always that, with effect from the coming into effect of the **Performance Regime**, failure to prepare and submit an **Operational Baseline** shall only impact on payment of the **Availability Payment** in the circumstances set out in paragraph 15A.

Unless otherwise instructed by NGESO, for the duration of each Contracted Service Period, the Service Provider shall operate the Response Unit (where

applicable at the **Operational Baseline** and with a **State of Energy**) so as to provide, for any **Frequency** deviation, at least the amount of **Response** shown in the relevant table in Schedule 2.

- **6.7** For the purposes of paragraph 6.6:-
 - Response shall be delivered for a continuous period not less than the Delivery Duration:
 - ii. for a **Frequency** deviation at a given time differing from the figures shown in Table 3 of Schedule 2, the required levels of **Response** shall be calculated by linear interpolation from the values derived from that Table;
 - iii. for any **Frequency** deviation greater than the greatest **Frequency** deviation given in Table 3 of Schedule 2 (whether positive or negative), the required levels of **Response** shall be calculated by reference to the greatest **frequency** deviation shown (whether positive or negative); and
 - iv. **Response** must not be delivered within the **Deadband** (or, where applicable, the **Zero Deadband**).

Energy Limited – State of Energy Management Rules

- 6.8 Not Used
- **6.9** Not Used
- It shall be the responsibility of each Service Provider to manage the State of Energy of any Response Unit which is Energy Limited (and constituent Eligible Assets if any) in order to ensure it can meet the requirements of the applicable Auction Product(s) and its obligations hereunder.
- 6.11 Without limiting paragraph 6.10, the Service Provider shall manage State of Energy by adhering to the following rules ("State of Energy Management Rules"):
 - i. except where permitted in this paragraph 6.11, each Response Unit shall operate at all times during a Contracted Service Period within a range of Active Power Output and/or Demand (as the case may be) which enables, for each relevant Auction Product, delivery of at least the applicable Minimum State of Energy Requirement following any activation of that Auction Product at any point during the Contracted Service Period:
 - for any Auction Product, the Minimum State of Energy Requirement in the first Settlement Period of a Contracted Service Period shall be equal to the Contracted Response Energy Volume, and for each subsequent Settlement Period in that Contracted Service Period shall be equal to the Minimum State of Energy Requirement calculated for the immediately preceding Settlement Period but adjusted (iteratively) as follows:-
 - it shall be decreased in correlation with the required delivery volume of that Auction Product (or any other Auction Product in the same Product Direction) activated in the immediately preceding Settlement Period; and

b. it shall be increased by any **Energy Recovery Adjustment Volume** calculated for that preceding **Settlement Period** but not so as to exceed the **Contracted Response Energy Volume**;

iii. by way of illustration:

- a. for a Response Unit with a Contracted Response Energy Volume of fifty (50) MWh, if in the first Settlement Period of the Contracted Service Period the Response Unit delivered two (2) MWh of export by way of delivery of the relevant Auction Product in response to a Low Frequency event, its Minimum State of Energy Requirement at the start of the second Settlement Period would be forty-eight (48) MWh:
- b. in that same example, where at the start of the second **Settlement Period** the **Minimum State of Energy Requirement** is two (2) MWh
 below the **Response Unit**'s **Contracted Response Energy Volume**,
 then (assuming no further intervening **Auction Product** activations or
 energy recovery) the **Energy Recovery Adjustment Volume**calculated for the fifth **Settlement Period** in that **Contracted Service Period** would be the lower of (1) two (2) MWh and (2) twenty percent
 (20%) of its **Contracted Response Energy Volume**; and
- in that same example, the Energy Recovery Adjustment Volume so calculated for the fifth Settlement Period would increase the Minimum State of Energy Requirement calculated for the sixth Settlement Period;
- iv. for the avoidance of doubt, in the case where, with respect to a **Response Unit**, the **Total LF Contracted Quantity** is not equal to the **Total HF Contracted Quantity**, then the **Minimum State of Energy Requirement** will also be asymmetrical;
- v. without prejudice to the foregoing, the Service Provider shall monitor State of Energy of the Response Unit and take any available action to ensure delivery of at least the applicable Minimum State of Energy Requirement throughout the Contracted Service Period including by submission of updated Operational Baselines for either charging or discharging of the relevant Response Unit (as required) to ensure its operation remains within the range of Active Power Output and/or Demand required by i above;
- vi. at its discretion, **NGESO** may determine that the **Service Provider** should not be treated as having failed to manage **State of Energy** where **System Frequency** is affected by:
 - a. extended periods of high or low **System Frequency** deviation beyond 0.1 Hz above or below 50Hz; or
 - b. multiple concurrent frequency events; and

- vii. a **Response Unit** shall not deviate from its **Operational Baseline** (whether in order to manage **State of Energy** or otherwise) whilst **System Frequency** is within the **Deadband** (or, where applicable, the **Zero Deadband**).
- 6.12 If in the reasonable opinion of NGESO a Response Unit is operating during a Contracted Service Period with a State of Energy which indicates that the Service Provider is not complying with the State of Energy Management Rules, then NGESO reserves the right to treat that Response Unit as deemed unavailable to deliver the applicable Auction Product for the purposes of paragraphs 5 and 7 until such time as NGESO is satisfied that the Service Provider is in compliance once more, provided always that, with effect from the coming into effect of the Performance Regime, non-compliance with the State of Energy Management Rules shall only impact on availability to deliver the applicable Auction Product in the circumstances set out in paragraph 15A.
- Nothing in the **State of Energy Management Rules** shall permit or require the deviation by a **Response Unit** from its prevailing **Operational Baseline** or an instruction from **NGESO** (including a **Bid-Offer Acceptance**), and accordingly (and for the avoidance of doubt) **State of Energy** shall not be managed by over and/or under delivery including "spilling".
 - Disarming (and Re-Arming) Instructions
- At any time with respect to any Contracted Service Period, NGESO may issue an instruction to the Service Provider to cease provision of any one or more of the applicable Auction Products ("Disarming Instruction"), and such Disarming Instruction shall remain effective until such time as NGESO instructs the Service Provider that provision of that Auction Product(s) can resume from that Response Unit ("Re-Arming Instruction").
- All **Disarming Instructions** and **Re-Arming Instructions** shall be given by **NGESO** by electronic means, which shall be acknowledged by the **Service Provider** also by electronic means within two (2) minutes of receipt, in each case in accordance with the requirements of the **ASDP Documentation**, and for such purpose 'disarming codes' and 're-arming codes' shall be published by **NGESO** from time to time.
- No later than two (2) minutes following receipt of a **Disarming Instruction** (or, where the **Disarming Instruction** is issued outside of a **Contracted Service Period**, by the start of the next following **Contracted Service Period** if later), the **Service Provider** shall use all reasonable endeavours to disarm the relevant **Response Unit** (and its constituent **Eligible Asset**(s)) such that no **Response** is provided and the **Response Unit** operates in accordance with its then prevailing **Operational Baseline**.
- No later than two (2) minutes following receipt of a **Re-Arming Instruction**, the **Service Provider** shall use all reasonable endeavours to re-arm the relevant **Response Unit** (and its constituent **Eligible Asset**(s)) such that provision of the applicable **Auction Product** is either (if the **Re-Arming Instruction** is issued during a **Contracted Service Period**) resumed or (if the **Re-Arming Instruction** is issued outside of a **Contracted Service Period**) begun from the start of that **Contracted Service Period** (or from expiry of such two (2) minute period if later), in each case in accordance with this paragraph 6.

- 6.18 For the purposes of paragraphs 6.16 and 6.17, the **Service Provider** shall be deemed to have used all reasonable endeavours if it is prevented from complying with the **Disarming Instruction** or **Re-Arming Instruction** (as the case may be) due solely to a technical fault of **Plant** or **Apparatus** which could not have been avoided by the exercise of **Good Industry Practice**.
- 6.19 For the purpose of paragraphs 5 and 7 the issue of a **Disarming Instruction** shall not affect payment of the **Availability Payment** during the relevant **Contracted Service Period(s).**

7. Availability Payments

- 7.1 In respect of each Response Contract, and in accordance with paragraph 8, NGESO shall pay to the Service Provider or, (as the case may be), the Service Provider shall pay to NGESO, an Availability Payment calculated in accordance with the formulae in Schedule 3.
- 7.2 For the avoidance of doubt, no settlement value shall be calculated pursuant to paragraph 7.1 and the formulae in Schedule 3 in respect of any period or periods of deemed unavailability pursuant to paragraphs 5 or 6.
- 7.3 Without prejudice to its other rights and remedies, NGESO reserves the right to withhold payment of any Availability Payment where the Service Provider has failed to provide relevant Operational Data and/or Performance Data and/or Connection Indicators pursuant to paragraph 15, but with effect from the coming into effect of the Performance Regime failure to provide relevant Operational Data and/or Performance Data shall only impact on payment of the Availability Payment in the circumstances set out in paragraph 15A.

8. Payment Procedure

- In respect of each calendar month during which the Service Provider has been party to one or more Response Contracts, NGESO shall send to the Service Provider a Monthly Statement setting out, in respect of each such Response Contract, its calculation of:-
 - the Availability Payments payable to or from the Service Provider pursuant to paragraph 7;
 - ii. any adjustments made to previous Monthly Statements; and
 - iii. the resulting net amount due to (or from, as the case may be) the **Service Provider**,

and in respect thereof the provisions of Schedule 4 shall apply.

- 8.2 The **Monthly Statement** may include in addition to the calculation referred to in paragraph 8.1 details with respect to the settlement of other **Balancing Services** provided by the **Service Provider** during the relevant calendar month.
- 9. Grid Code and Distribution Code
- 9.1 The provision by the **Service Provider** of an **Auction Product** shall not relieve it of any of its obligations or affect such obligations (where applicable) set out in the **Grid Code** (including its obligations (if any) to provide **Mode A Frequency Response**

- when instructed by **NGESO** pursuant to the **CUSC** and/or the **Grid Code**) or to provide **Demand** control when instructed by **NGESO** pursuant to **Grid Code** OC6) or in the **Distribution Code** of its host **Public Distribution System Operator**.
- 9.2 Without limiting paragraph 9.1, each Service Provider that is or becomes a DRSC Liable User shall, for the duration of each Contracted Service Period, comply in all respects with the Demand Response Services Code as it refers to Demand Response Active Power Control.
- 10. Maintenance of Eligible Assets

The Service Provider shall maintain each Eligible Asset to such a standard that the Service Provider can meet its obligations to provide the applicable Auction Product in accordance with each Response Contract and these Response Service Terms.

11. Third Party Claims

- 11.1 The Service Provider undertakes to NGESO that the availability and delivery of the applicable Auction Product from any Response Unit pursuant to and in accordance with each Response Contract and these Response Service Terms will not at any time during any Contracted Service Period cause the Service Provider to be in breach of or to otherwise be non-compliant with any Connection Agreement and/or any agreement for the supply of electricity or related services to or from any constituent Eligible Asset or any Plant and Apparatus associated with it.
- 11.2 Notwithstanding paragraph 11.1, in the event that the Service Provider delivers the applicable Auction Product in accordance with these Response Service Terms in consequence of which NGESO suffers or incurs any loss in respect of a claim brought by any third party related to any actual or alleged breach or noncompliance by the Service Provider as described in paragraph 11.1, then the Service Provider shall indemnify NGESO against all and any losses, liabilities, claims, expenses and demands suffered or incurred by NGESO in connection therewith. Such indemnity shall include any legal costs and expenses reasonably incurred in the contesting of such claims including the court costs and reasonable attorney's fees and other professional advisors' fees. The Parties agree and accept that, for the purposes of paragraph 18 all such legal costs and expenses expressed to be the subject of such indemnity shall be treated as direct losses.
- In the event of any such claim referred to in paragraph 11.2 being made against NGESO, NGESO shall as soon as reasonably practicable give notice of the claim together with all relevant supporting documentation to the Service Provider. The Service Provider shall be entitled, upon written notice to NGESO and subject to NGESO receiving from the Service Provider such reasonable undertakings as NGESO shall reasonably require to protect NGESO against damage to its name and reputation, to assume at its own expense the sole conduct of all proceedings relating to such claim including the right to contest such claim in the name of NGESO. NGESO shall supply the Service Provider with all information, assistance and particulars reasonably required by the Service Provider in connection therewith. NGESO shall not accept, settle, pay or compromise any such claim without the prior written approval of the Service Provider (not to be unreasonably withheld or delayed). The Service Provider shall reimburse to NGESO all of its

reasonable expenses incurred in connection with the provision of any such information, assistance or particulars in the contesting of any such claim.

12. Provision of Other Services

- The Service Provider undertakes to NGESO that the availability and delivery of the applicable Auction Product from any Response Unit pursuant to and in accordance with a Response Contract and these Response Service Terms will not at any time during any Contracted Service Period be impaired or otherwise prejudiced by the Service Provider's performance of any agreement with a third party (including another Service Provider) relating to any Eligible Asset or any associated Plant and Apparatus, including the making available and/or delivery of services to that third party by the Service Provider (whether by way of increases or reductions in Generation or Demand or stipulated running profiles, participation in any other services (including where part of a trial service) or otherwise, and whether to assist in the management, operation or protection of a User System or pursuant to the Capacity Market Rules or otherwise).
- 12.2 Notwithstanding paragraph 12.1, and without prejudice to paragraph 12.6, in the event that the **Service Provider** is unable to provide the applicable **Auction Product** (to any extent) in all or any part of any **Contracted Service Period** for any reason described in paragraph 12.1, then the **Service Provider** shall give a full explanation to **NGESO** in its notification of unavailability pursuant to paragraph 5.2, and **NGESO** may in its absolute discretion (except where paragraph 12.5 applies) terminate the **Response Contract** in question pursuant to paragraph 14).
- 12.3 Subject always to paragraph 12.4, and irrespective of whether or not **NGESO** elects to terminate the **Response Contract**, the **Service Provider** hereby agrees to reimburse to **NGESO** all and any additional costs and expenses incurred by it as a result of such inability including **NGESO**'s additional costs of alternative or replacement service provision.
- The amount or amounts for which the **Service Provider** may be liable to reimburse **NGESO** pursuant to paragraph 12.3 in respect of any single **Response Contract** shall not exceed in aggregate the greater of (1) two hundred and fifty thousand pounds sterling (£250,000), and (2) an amount equal to the aggregate **Availability Payments** in respect of that **Response Contract** calculated by reference to all **Settlement Periods** in the relevant **Contracted Service Period** (ignoring any periods of unavailability and whether or not declared by the **Service Provider**).
- Where, during any one or more Settlement Periods in a Contracted Service Period, a Service Provider is required under the terms of any agreement with NGESO to provide from any Eligible Asset any other Balancing Service (except with respect to Reactive Power), the Parties agree and acknowledge that to the extent that such service provision is inconsistent or in conflict with the delivery of the applicable Auction Product (as determined by NGESO) then the applicable Auction Product cannot be provided simultaneously with such other Balancing Service. Accordingly, unless pursuant to the terms for provision of and payment for such other Balancing Services the relevant Response Unit is deemed unavailable to provide the applicable Auction Product or except as may otherwise be specified by NGESO, the relevant Response Unit shall be deemed unavailable to provide such other Balancing Service, and availability of the Response Unit to

provide the applicable **Auction Product** pursuant to these **Response Service Terms** shall prevail.

- **12.6** For the avoidance of doubt, paragraph 12.5 shall not affect:-
 - the submission by a Service Provider of bids and offers (and the issue of Bid-Offer Acceptances) under the Balancing Mechanism where not made pursuant to terms agreed with NGESO for provision of any other Balancing Service; and
 - ii. the simultaneous performance from a single **Response Unit** of multiple **Contracts** (including where formed from the same **Sell Order**) insofar as permitted by the **Response Procurement Rules**.

Further information regarding paragraph 12.6i is contained in the **Stacking Guidance**.

- Where, during any one or more **Settlement Periods** in a **Contracted Service Period**, a **Service Provider** is making available and/or delivering services to a third party in breach of paragraph 12.1, then the relevant **Response Unit** shall be deemed unavailable for the purposes of paragraph 7.
- 12.8 For the purposes of this paragraph 12, with respect to any Response Unit and Contracted Service Period, the making available and/or delivery of services by the Service Provider to NGESO or a third party shall be deemed to impair, and be inconsistent or in conflict with, the delivery of the applicable Auction Product pursuant to such Response Contract where the Response Unit is not registered as a BM Unit and has a Contracted Quantity which is less than the aggregate Registered Quantity of each component Eligible Asset, unless such excess capacity is demonstrated to NGESO's reasonable satisfaction to be separately Metered so as to enable the production of Operational Data and Performance Data pursuant to paragraph 15.

13. Communications

- Any communications required by these **Response Service Terms** to be given in writing shall unless otherwise provided in this paragraph 13 be made and deemed to have been received in accordance with paragraph 26 (*Notices*) save as may be otherwise agreed by the **Parties**.
- The **Parties** consent to the recording of all telephone conversations between them relating in whole or in part to these **Response Service Terms**, and each **Party** agrees to notify its employees of that consent and obtain their consent to that recording if required by **Law**.
- 13.3 All notifications to be made by the Service Provider with respect to any unavailability (and restoration of availability) of a Response Unit to provide the applicable Auction Product(s) pursuant to paragraph 5 shall be made as part of Operational Data using a Data Concentrator (unless otherwise provided in paragraph 15).
- All **Operational Baselines** prepared by a **Service Provider** pursuant to paragraph 6.2 shall be submitted by the **Service Provider** to **NGESO** in accordance with paragraphs 6.3 or 6.4 (as applicable).

14. Termination of Response Contracts

- 14.1 Either Party shall have the right to terminate a Response Contract in the circumstances set out in paragraph 7.1 of the Flexibility Services Standard Agreement as if paragraphs 7.1 and 7.2 were set out in full herein.
- 14.2 Without prejudice to paragraph 14.1, and in addition to any other rights of termination available under the Response Procurement Documentation, NGESO may in its absolute discretion terminate a Response Contract in respect of a Response Unit with immediate effect by notice in writing to the Service Provider in the following circumstances:
 - i. where the **Service Provider** is in material breach of a warranty or declaration given as part of the **Registration and Pre-Qualification Procedure** or under any of the **Response Procurement Documentation**;
 - ii. where **NGESO** determines that the **Response Unit**, and/or one or more **Eligible Assets** comprising the **Response Unit**, is not ready for commercial operation and/or delivery of the applicable **Auction Product**; or
 - iii. where the **Service Provider** fails to comply in any material respect with its obligations under the **Testing Rules** including where **NGESO** determines that the **Service Provider's Independent Technical Expert** is failing to meet the required technical standard and/or is not sufficiently independent (each as defined in the **Testing Rules**).
- 14.3 Paragraphs 7.4 to 7.6 inclusive of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.
- 15. Monitoring and Metering Data

Operational data

- To enable NGESO to verify the Operational Baseline and facilitate calculation of Availability Payments in accordance with paragraph 7 and Schedule 3 and to operate the Performance Regime, and unless and to the extent otherwise directed by NGESO, the Service Provider shall procure and submit to NGESO, on a continuous basis and with a maximum delay of five (5) seconds, the following data ("Operational Data") for each Response Unit, all at a granularity of one (1) measurement per second (1 Hz):
 - i. date/time stamp;
 - ii. whether or not the **Response Unit** is available for the applicable **Auction Product(s)** pursuant to paragraph 5;
 - iii. whether or not the **Response Unit** is the subject of a **Disarming Instruction**;
 - iv. Active Power Output or Demand (as the case may be) shown by Metered Data; and
 - v. where the **Response Unit** is **Energy Limited**, its **State of Energy** in MWh (**Active Power Output** and **Demand**).

All **Operational Data** shall be submitted using such means as **NGESO** may specify, and shall cover the entirety of each **Contracted Service Period** together also with each **Settlement Period** which falls immediately before and after.

Performance data

- In addition, and without limiting paragraph 15.1, to enable NGESO to monitor the delivery of Response pursuant to a Response Contract and to facilitate calculation of Availability Payments in accordance with paragraph 7 and Schedule 3 and to operate the Performance Regime, the Service Provider shall procure and retain (for a period of not less than three (3) months) the data specified or referred to in paragraph 15.4 ("Performance Data") and shall submit the Performance Data to NGESO by electronic transfer on an hourly basis using a Data Concentrator throughout the Contracted Service Period.
- Unless otherwise specified by **NGESO** in writing from time to time, whether or not the **Response Unit** is the subject of a **Disarming Instruction**, the **Performance Data** shall comprise (at a granularity of twenty (20) measurements per second (20 Hz) or alternatively in the case of **Dynamic Regulation** (but only where not **Stacked** with another **Auction Product**), two (2) measurements per second (2 Hz), for each **Response Unit**:-
 - i. date/time stamp;
 - ii. Input Frequency (for one of the relevant Eligible Assets);
 - iii. whether or not the **Response Unit** is available for the applicable **Auction Product(s)** pursuant to paragraph 5;
 - Active Power Output or Demand (as the case may be) shown by Metered Data;
 - v. where the **Response Unit** is **Energy Limited**, its **State of Energy** in MWh (**Active Power Output** and **Demand**);
 - vi. the **Performance Baseline**, which shall update any **Operational Baseline**, and shall be either an integer or a value with up to four (4) decimal places; and
 - vii. the status of the **Response Unit** as either armed or disarmed.
- 15.5 All Operational Data and Performance Data to be provided by the Service Provider pursuant to this paragraph 15:
 - i. shall be provided where applicable at an aggregate level for each **Response Unit**; and
 - ii. shall be to a margin of error of 0.001 Hz for **System Frequency** and one percent (1%) for **Metered Data**.

Publication of data

15.6 For the purposes of paragraph 22 (*Confidentiality*) the **Service Provider** consents to **NGESO** publishing all **Operational Data** and **Performance Data** on its website in a non-anonymised format.

Delivery Failure Report

15.7 Where in relation to any one or more Settlement Periods in a Contracted Service Period the Availability Payment calculated for a Service Provider is affected by an active K factor (as more particularly described in Schedule 3), then no later than five (5) Business Days following request from NGESO the Service Provider shall provide to NGESO a report in writing (in such form as NGESO may reasonably require) setting out in reasonable detail an explanation for the underlying performance of the relevant Response Unit(s) attributed to such K factor.

Measurement of frequency

15.8 For the purposes of this paragraph 15, the **Parties** agree that **System Frequency** shall be measured in accordance with the **Frequency Measurement Standard**.

Connection Indicator

- In addition to Operational Data and Performance Data, the Service Provider shall procure and submit to NGESO, throughout each Contracted Service Period and in relation to each relevant Response Unit, a Connection Indicator meeting the requirements of paragraph 15.10.
- 15.10 All Connection Indicators shall:
 - i. where the **Response Unit** is **BM Participating**, be submitted via **EDL** in accordance with the **Grid Code**; and
 - ii. where the **Response Unit** is not **BM Participating**, be submitted at intervals of no more than five (5) minutes and in accordance with the **ASDP Documentation**.

Deregistration and **Suspension**

- 15.11 Without prejudice to any relevant provision of the Response Procurement Rules, where the Service Provider persistently or materially fails to meet any of its obligations set out in this paragraph 15 (in whole or in part) then NGESO reserves the right to:-
 - Deregister the Service Provider as a Registered Service Provider and/or a Registered Response Participant; and/or
 - ii. **Suspend** for twenty-eight (28) **Days** any relevant **Response Units** with respect to the relevant **Auction Product**; and/or
 - iii. Deregister any relevant **Eligible Asset** with respect to the relevant **Auction Product**,

provided always that, with effect from the coming into effect of the **Performance Regime**, failure to provide relevant **Operational Data** and/or **Performance Data** shall only impact on payment of the **Availability Payment** in the circumstances set out in paragraph 15A.

15A Performance Regime

- 15A.1 This paragraph 15A shall take effect on the date specified by **NGESO** by not less than thirty (30) **Days** prior notice in writing to **Registered Auction Participants**.
- **15A.2** In this paragraph 15A:
 - i. "Active Default" means a Default which is not a Lapsed Default;
 - ii. "Default" means any of the failures described in paragraph 15A.3;

- iii. "Default Tier" means each of the levels described as such in paragraph 15A.5;
- iv. "Lapsed Default" in relation to any Day means a Default which occurred more than three hundred and sixty-five (365) Days prior to that Day; and
- v. "Relevant Settlement Period" means a Settlement Period falling in a Contracted Service Period.
- 15A.3 With respect to any Auction Unit, each of the following shall constitute a Default for the purposes of this paragraph 15A (in case with respect to the Relevant Settlement Period in which it occurs or relates to, but on the basis that multiple Defaults of the same category which occur in or relate to the same Relevant Settlement Period shall be treated as a single Default):
 - i. failure by the **Service Provider** to submit an **Operational Baseline** with respect to any minute in accordance with paragraph 6.2;
 - ii. failure by the **Service Provider** to submit **Operational Data** with respect to any second in accordance with paragraph 15.1;
 - iii. failure by the **Service Provider** to submit **Performance Data** with respect to any measurement per second in accordance with paragraph 15.4;
 - iv. where **Energy Limited**, non-compliance with the **State of Energy Management Rules**; and
 - v. failure to comply with a **Disarming Instruction** or **Re-Arming Instruction** in accordance with paragraph 6.16 or 6.17 respectively.
- **NGESO** shall monitor the delivery of each of the **Response Services** with the objective of identifying on a monthly basis (1) all **Defaults** occurring in relation to each **Auction Unit** participating in the **Auctions** and (2) with respect to each **Day**, all **Active Defaults**.
- 15A.5 In respect of each Auction Unit and Auction Product, Defaults will be assessed cumulatively and may from time to time move an Auction Unit in or out of a Default Tier as follows (but subject always to paragraph 15A.7):
 - i. "Default Tier 1" shall be triggered on the occurrence of each single Default;
 - ii. "Default Tier 2" shall be triggered on the occurrence of the eleventh (11th) successive Default (of any type) but excluding all Lapsed Defaults;
 - iii. "Default Tier 3" shall be triggered on the occurrence of the twenty-first (21st)

 Default (of any type and in respect of any or all of the Auction Products) but excluding all Lapsed Defaults; and
 - iv. "Default Tier 4" shall be triggered on the occurrence of the twenty-second (22nd) Default (of any type and in respect of any or all of the Auction Products) but excluding all Lapsed Defaults.
- **15A.6** Subject always to paragraph 15A.7, where:-
 - Default Tier 1 is triggered, the relevant Auction Unit shall be deemed to be unavailable to provide the relevant Auction Product for the entirety of the affected Settlement Period for the purposes of paragraph 7 (Availability Payments);
 - ii. **Default Tier 2** is triggered, the relevant **Auction Unit** shall be deemed to be unavailable to provide the relevant **Auction Product** for the entirety of the

- affected **Contracted Service Period** for the purposes of paragraph 7 (*Availability Payments*);
- iii. **Default Tier 3** is triggered, the relevant **Auction Unit** shall be **Suspended** for twenty-eight (28) **Days** in relation to the **Auction Product** in question commencing on the date of notification of such **Suspension** to the **Service Provider**; and
- iv. Default Tier 4 is triggered, the Eligible Assets comprised within the Auction Unit in question shall be Deregistered for all Auction Products with effect from notification of such Deregistration to the Service Provider, and the Auction Unit itself shall cease to exist on the Single Market Platform for all of the Auction Products.
- **15A.7 NGESO** may at its sole discretion disapply any **Default** or **Default Level** where the **Default** in question was beyond the reasonable control of the **Service Provider**.
- 15A.8 Notwithstanding that a **Default Tier** shall not have been triggered, **NGESO** may by notice in writing to the **Registered Auction Participant** declare any of the **Default Tiers** to be triggered at its sole discretion where it identifies:-
 - a discrepancy in Active Power Output or Demand (as the case may be) as shown by Metered Data as between (1) submitted Operational Data and (2) submitted Performance Data; and/or
 - ii. a discrepancy between availability of the relevant **Response Unit** as shown by (1) submitted **Operational Data** and (2) submitted **Performance Data**; and/or
 - iii. any other inaccuracy or discrepancy related to submissions of data or other information associated with availability or delivery of the **Response Services** or any of them.
- 15A.9 For the avoidance of doubt, Suspension in relation to an Auction Unit shall not affect the Service Provider's obligations in the Response Procurement Rules with respect to the submission of Background Submission Data.
- 15A.10 NGESO shall use reasonable endeavours to notify each Service Provider at least on a monthly basis, when a **Default Tier** is triggered in relation to any of its **Auction Units**.
- 15A.11 In exercising its discretion under this paragraph 15A, NGESO shall have regard to:
 - i. the seriousness of the **Default** (or other circumstances under consideration), which shall include consideration of whether such **Default** (or other circumstances) caused or is causing, or is likely to cause, harm to system security or the proper functioning of the **Auctions**; and
 - ii. the degree of culpability of the **Service Provider** specifically whether the relevant act or omission causing the **Default** (or other circumstances) was intentional or due to negligence, and the compliance record of the **Service Provider** (and that of its associated companies) in relation to previous occurrences of the same or similar **Default** (or other circumstances).

16. ABSVD

16.1 For the purposes of the ABSVD Methodology Statement, the Service Provider hereby consents (where applicable for and on behalf of the Lead Party of all

relevant **BM Units**) to all and any energy volumes associated with delivery of **Response** pursuant to a **Response Contract** not being included within the **Applicable Balancing Services Volume Data** save where the **Response Unit** is **BM Participating** (for the avoidance of doubt as a **Primary BM Unit**) in which case energy volumes associated with delivery of **Response** pursuant to each **Response Contract** will be included within the **Applicable Balancing Services Volume Data** (separately, where **Auction Products** are **Stacked**).

17. Force Majeure

- 17.1 Save for paragraphs 9.2.2 and 9.4 which shall not apply, paragraph 9 of the Flexibility Services Standard Agreement shall apply as if set out in full herein.
- 18. Liability, Indemnity and Insurance
- **18.1** Paragraph 10 of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.
- 19. Records and Audits
- 19.1 Paragraph 4 of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.
- 20. Assignment
- 20.1 Subject always to paragraph 20.2, paragraph 11 of the Flexibility Services Standard Agreement shall apply as if set out in full herein.
- 20.2 Response Contracts may be assigned by the Service Provider by way of Transfer Notices as specified in, and in accordance with, paragraph 21.
- 21. Transfer of Response Contracts
- 21.1 At any time during the subsistence of a Response Contract, a Service Provider (the "Primary Service Provider") may assign to another Registered Response Participant (the "Secondary Service Provider") all of its rights and obligations under a Response Contract.
- The effect of any such assignment once validated by NGESO pursuant to this paragraph 21 is that all rights and obligations of the Primary Service Provider under the Response Service Terms with respect to the relevant Response Contract shall be transferred to the Secondary Service Provider, for the avoidance of doubt for the entirety of the Contracted Service Period in question.
- 21.3 No assignment shall be valid unless:-
 - both entitles are Registered Response Participants;
 - ii. the Secondary Service Provider has Eligible Assets which are Registered to it and allocated to one or more Response Units pursuant to the Response Procurement Rules with sufficient aggregate Registered Quantity and proven capability to deliver the applicable Auction Product to enable the Response Contract to be discharged during the applicable Contracted Service Period: and

iii. the assignment is validly notified to **NGESO** pursuant to paragraphs 21.4, 21.5 and 21.6 and the **Transfer Notice** validated by **NGESO**.

Transfer Notices

- Each assignment shall be notified to **NGESO** by the **Primary Service Provider** by no later than sixty (60) minutes prior to commencement of the applicable **Contracted Service Period** and in the format designated by **NGESO** for such purpose and published on the **Industry Information Website**, and each such assignment is referred to in these **Response Service Terms** as a "**Transfer Notice**".
- 21.5 Unless otherwise specified in writing by **NGESO** from time, each **Transfer Notice** shall comprise the entirety of a **Contracted Service Period**, and shall specify:
 - i. the identity of the Primary Service Provider and Response Unit; and
 - ii. the identity of the **Secondary Service Provider** and its **Response Unit** and **Eligible Assets**.
- 21.6 Each assignment shall comprise the entire Contracted Quantity associated with the Response Contract, and for the avoidance of doubt the Contracted Quantity shall not be capable of being split amongst two or more Secondary Service Providers or two or more Response Units.
- 21.7 Each Transfer Notice must be signed by or on behalf of both the Primary Service Provider and the Secondary Service Provider.
- 21.8 Unless deemed withdrawn in accordance with paragraphs 21.9 and 21.10, all **Transfer Notices** properly submitted in accordance with this paragraph 21 shall be automatically accepted by **NGESO**.
- Where in NGESO's reasonable opinion the delivery of Response pursuant to the Response Contract by the Secondary Service Provider's designated Response Unit would or might endanger operational security within the meaning of the Electricity Transmission System Operation Regulation, then NGESO shall so notify both Registered Response Participants whereupon the Transfer Notice shall be deemed withdrawn.
- 21.10 A Transfer Notice shall be invalid if the Secondary Service Provider's designated Response Unit or any Eligible Asset allocated to it is the subject of a Response Contract for the same Contracted Service Period, in which case NGESO shall so notify both whereupon the Transfer Notice shall be deemed withdrawn.
- 21.11 For the avoidance of doubt, where a Service Provider wishes to discharge its obligations to NGESO with respect to the delivery of the relevant Response Service pursuant to a Response Contract using an alternative Response Unit which it has registered with NGESO under the Response Procurement Rules, it may serve a Transfer Notice pursuant to this paragraph 21. With respect to each such Transfer Notice validated by NGESO, NGESO will monitor availability and submitted parameters, and treat delivery of that Response Service from that alternative Response Unit, as if made and delivered by the Service Provider from its original Response Unit, and all references in this paragraph 21 to Secondary Service Provider shall be construed as meaning the Service Provider where the context admits.

22. Confidentiality

22.1 The provisions of paragraph 12 of the Flexibility Services Standard Agreement shall apply to all and any information provided by NGESO or any Registered Response Participant to the other (whether orally or in writing) pursuant to or in connection with these Response Service Terms as if set out in full herein.

23. Intellectual Property Rights

23.1 The provisions of paragraph 13 of the Flexibility Services Standard Agreement shall apply to all Intellectual Property Rights owned by or licensed to either Party as if set out in full herein.

24. Data Protection

24.1 The provisions of paragraph 14 of the Flexibility Services Standard Agreement shall apply as if set out in full herein.

25. Modern Slavery, Anti-bribery and Living Wage

- The provisions of paragraph 15 of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein, and without limitation as at the date of formation of each **Response Contract** the **Service Provider** warrants, represents and undertakes to **NGESO** in the manner set out in paragraph 15.1 thereof and indemnifies **NGESO** as provided in paragraphs 15.2 and 15.7 thereof.
- Any breach of this paragraph 25 by the **Service Provider** shall be deemed a material breach of all and any relevant **Response Contracts** for the purposes of paragraph 14.1.

26. Notices

- Save to the extent the manner of communication between the **Parties** is otherwise stipulated in these **Response Service Terms**, paragraph 16 of the **Flexibility Services Standard Agreement** shall apply to any notice required to be submitted under these **Response Service Terms** by either **NGESO** or the **Service Provider** to the other as if set out in full herein.
- 26.2 For the purposes of paragraph 26.1, the relevant contact details and addresses of each **Party** shall be those notified from time to time by that **Party** to the other pursuant to the **Registration and Pre-Qualification Procedure.**

27. Dispute Resolution

- The provisions of paragraph 17 of the **Flexibility Services Standard Agreement** shall apply in relation to any dispute or difference of whatever nature however arising under, out of, or in connection with these **Response Service Terms** as if set out in full herein, save that:-
 - no Party shall have any right to refer any dispute to an Expert for determination except where the dispute is stated in these Response Service Terms to be referable to an Expert for determination or otherwise agreed in writing by the Parties to be so referable;

- ii. nothing in this paragraph 27.1 shall prevent the **Parties** from agreeing to resolve any dispute or difference through the courts in which case paragraph 28.2 shall apply; and
- where any dispute is referred to arbitration, the prevailing rules of the London Court of International Arbitration shall apply unless otherwise agreed in writing by the Parties (and paragraph 17.6 of the Flexibility Services Standard Agreement shall be read and construed accordingly).

28. Governing Law and Jurisdiction

- Any claim, dispute or matter (whether contractual or non-contractual) arising under or in connection with these **Response Service Terms** or their enforceability shall be governed by and construed in accordance with the laws of England and Wales.
- Subject always to paragraph 27.1, **NGESO** and each **Service Provider** submits to the exclusive jurisdiction of the courts of England and Wales over any claim, dispute or matter arising under or in connection with these **Response Service Terms** or their enforceability and waives any objection to proceedings being brought in such courts or on the grounds that proceedings have been brought in an inconvenient forum.

29. Severance

29.1 The provisions of paragraph 18 of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.

30. Third Party Rights

30.1 The provisions of paragraph 19 of the Flexibility Services Standard Agreement shall apply as if set out in full herein with the exception of the words "other than the Distribution and Transmission Licensees (the Company) who shall be entitled to independently enforce all of the terms of the Contract".

31. No Agency or Partnership

The provisions of paragraph 20 of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.

32. Waiver

32.1 The provisions of paragraph 21 of the Flexibility Services Standard Agreement shall apply as if set out in full herein.

33. Entire Agreement

The provisions of paragraph 22 of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.

34. EMR

34.1 Notwithstanding any confidentiality obligations and any restriction on the use or disclosure of information set out in the Response Procurement Documentation, the Services Provider consents to NGESO and each of its subsidiaries using all

and any information or data supplied to or acquired by it in any year under or in connection with any **Balancing Services Contract** for the purpose of carrying out its **EMR Functions**.

- **34.2** For the purposes of this paragraph 34 only:
 - i. <u>"AF Rules"</u> has the meaning given to "allocation framework" in section 13(2) of the Energy Act 2013;
 - ii. <u>"Capacity Market Rules"</u> means the rules created pursuant to section 34 of the Energy Act 2013 as modified from time to time in accordance with The Electricity Capacity Regulations 2014;
 - iii. <u>"EMR Functions"</u> has the meaning given to "EMR functions" in Chapter 5 of Part 2 of the Energy Act 2013; and
 - iv. <u>"EMR Document"</u> means The Energy Act 2013, The Electricity Capacity Regulations 2014, the Capacity Market Rules, The Contracts for Difference (Allocation) Regulations 2014, The Contracts for Difference (Electricity Supplier Obligation) Regulations 2014, The Contracts for Difference (Definition of Eligible Generator) Regulations 2014, The Electricity Market Reform (General) Regulations 2014, the AF Rules and any other regulations or instruments made under Chapter 2 (contracts for difference), Chapter 3 (capacity market) or Chapter 4 (investment contracts) of Part 2 of the Energy Act 2013 which are in force from time to time.



SCHEDULE 1 – DEFINED TERMS

"ASDP Documentation"	the prevailing documents published by NGESO from time to time entitled "ASR Frequency Response System Set-up for Ancillary Service Provider (DM/DR/DC)" and "ASDP Service Provider – Web Services Specification Version 3", one or both of which containing the prescribed format content of Non-BM Data Submissions and Connection Indicators from Response Units which are not BM Participating;
"Auction Product"	a Response Product;
"Availability Payment"	the Settlement Value for an Auction Product calculated in accordance with Schedule 3;
"Connection Indicator"	a signal in respect of a Response Unit meeting the requirements of paragraphs 15.9 and 15.10;
"Contracted Quantity"	in respect of any Response Unit, Auction Product and Contracted Service Period, the amount of Response (MW) which a Service Provider has agreed to provide as an Auction Product in accordance with a Response Contract;
"Contracted Response Energy Volume"	in relation to any Response Unit and Contracted Service Period, the volume of stored Active Energy (MWh) (or capability to store energy) that a Response Unit should be capable of delivering before becoming unavailable due to exhaustion (calculated as the sum of the Contracted Quantity multiplied by the Delivery Duration for each Auction Product);
"Contracted Service"	a Response Service the subject of a Response Contract;
"Contracted Service Period"	a Response Window the subject of a Response Contract;
"Data Concentrator"	a software platform utilised by NGESO for the receipt of Operational Data;
"Delivery Duration"	in relation to any Response Unit and Contracted Service Period, the applicable period of time (specified in Schedule 2) over which the Contracted Quantity must be capable of being delivered so as to derive the Contracted Response Energy Volume;
"Disarming Instruction"	shall have the meaning given to it in paragraph 6.14;



"Dynamic FFR"	the Balancing Service described as "dynamic Response" in the document entitled "Firm Frequency Response (Dynamic) Tender Rules and Standard Contract Terms Issue #11" as published by NGESO from time to time;
"Energy Limited"	a classification given in the Registration and Pre-Qualification Procedure to any Auction Unit comprised of one or more Eligible Assets:-
	 (a) which creates its store of energy by using power ultimately drawn from the National Electricity Transmission System; and (b) whose State of Energy at the start of a relevant Contracted Service Period is insufficient to provide full delivery of the Contracted Quantity for the duration of that Contracted Service Period;
"Energy Recovery Adjustment Volume"	in relation to any Response Unit which is Energy Limited, an energy volume which, in each Settlement Period following activation of delivery of an Auction Product ("the Post-Activation Settlement Period"), is calculated for the third (3 rd) successive Settlement Period which follows it, such volume being the lower of:
4.0	(1) twenty percent (20%) of the Contracted Response Energy Volume and
	(2) the difference between:
	the Contracted Response Energy Volume
	and
	the Minimum State of Energy Requirement calculated for such Post-Activation Settlement Period ,
	but deducting from such difference the aggregate of the Energy Recovery Adjustment Volumes calculated for such Post-Activation Settlement Period and the two (2) Settlement Periods immediately following the Post-Activation Settlement Period;
"Frequency Deviation"	as defined in the CUSC;
"Frequency Measurement Standard"	the prevailing document titled "Frequency Measurement Standard" published by or on behalf of NGESO from time to time;
"Grid Supply Point"	as defined in the Grid Code ;



"Independent Technical Expert"	an experienced technical expert with expertise in
	the operation of demand side response (DSR) or generating units or electricity Interconnectors (as the case may be), independent of the prospective Service Provider and engaged by it at its expense to carry out a technical assessment and prepare a test certificate, all as more particularly described in the Testing Rules ;
"Input Frequency"	the number of alternative current cycles per second (expressed in Hertz) as measured at the grid connection point of the relevant Eligible Asset ;
"Metered Data"	data relating to a flow (being either import or export) of Active Energy which is Metered , which may additionally include data derived from any such data pursuant to a methodology which may be approved by NGESO for such purpose from time to time;
"Minimum Adjustment Price"	one (1) pound sterling per MW per hour (£1/MW/h) or such other price as NGESO may from time to time notify in writing to Registered Response Participants for use in the calculation of settlement values pursuant to Schedule 3;
"Minimum State of Energy Requirement"	the minimum volume of Active Energy (MWh) that a Response Unit which is Energy Limited shall be capable of either importing or exporting (as the case may be), being a variable amount which is more particularly specified in the State of Energy Management Rules;
"Monthly Statement"	shall have the meaning given to it in paragraph 1 of Schedule 4;
"Non-BM Data Submission"	a notification from a Service Provider to NGESO giving prevailing operational and other information with respect to a Response Unit as more particularly described in these Response Service Terms ;
"Operational Baseline"	shall have the meaning given to it in paragraph 6.2;
"Operational Data"	shall have the meaning given to it in paragraph 15.1;

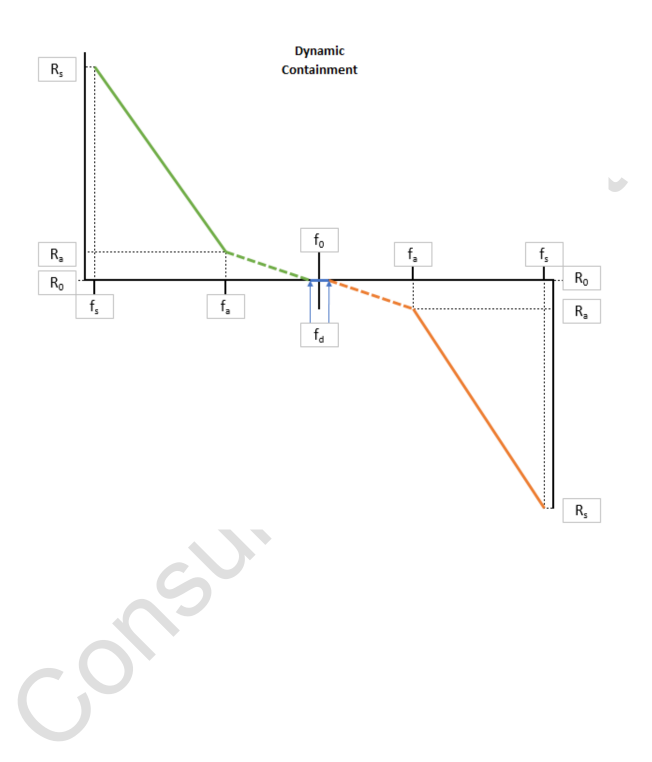


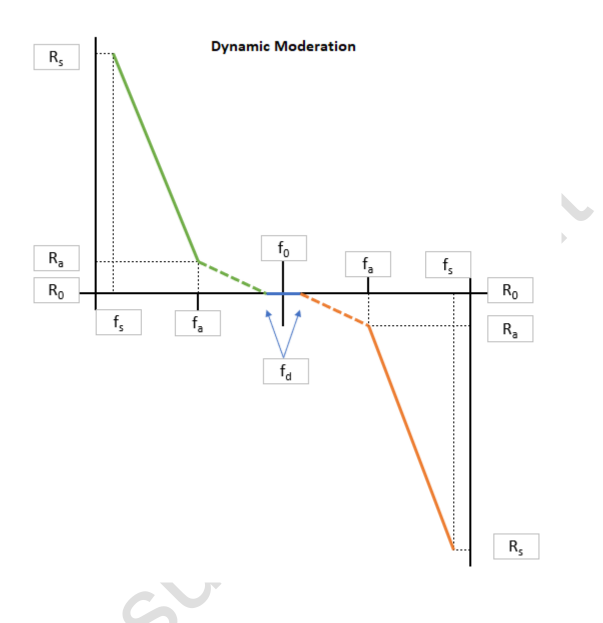
"Performance Baseline"	in relation to any Response Unit , the intended operating profile where applicable prior to the delivery of the applicable Auction Product (being a level (which may be zero) of Output or Demand and which, where applicable, shall be an aggregate operating profile across all Eligible Assets);
"Performance Data"	shall have the meaning given to it in paragraph 15.4;
"Performance Regime"	means the regime established by paragraph 15A;
"Primary Service Provider"	shall have the meaning given to it in paragraph 21.1;
"Re-Arming Instruction"	shall have the meaning given to it in paragraph 6.14;
"Registered Quantity"	in relation to any Eligible Asset and Auction Product, its Maximum Registered Product Capacity as validated by NGESO;
"Registered Response Participant"	a Registered Service Provider who has registered with NGESO pursuant to the Registration and Pre-Qualification Procedure as eligible to participate in the procurement of an Auction Product, which shall include acceding to the Response Procurement Documentation;
"Registered Service Provider"	an entity who has submitted the relevant registration documents and to whom NGESO has confirmed is subsequently registered as such in each case pursuant to the Registration and Pre-Qualification Procedure;
"Response Procurement Documentation"	these Response Service Terms together also with the Response Procurement Rules, the Balancing Services General Terms and Rules of Interpretation, the Common Flexibility Services Standard Agreement (to the extent that any of its provisions are incorporated by any of the other Response Procurement Documentation into such document(s)) and such other document(s) as NGESO any designate from time to time as comprising a part of the Response Procurement Documentation;
"Response Procurement Rules"	the prevailing document titled 'Response Services Procurement Rules' published by or on behalf of NGESO from time to time governing the procurement of Response Services ;
"Response Service(s)"	the Auction Products or any of them;

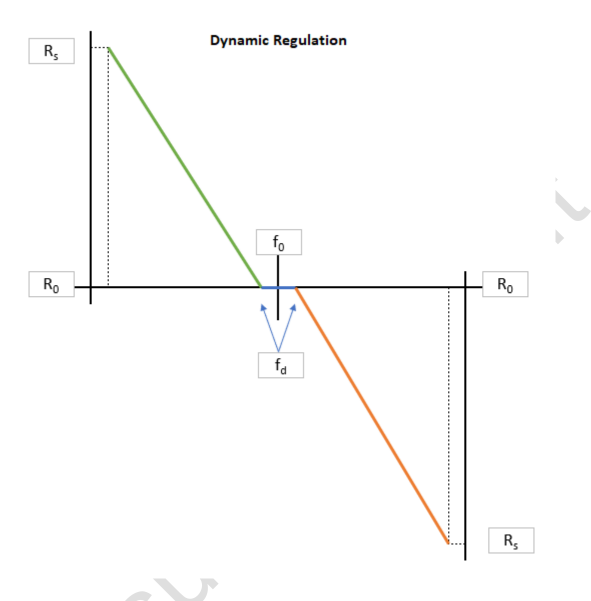


"Response Service Terms"	this document as published by NGESO from time to time;
"Response Unit"	an Auction Unit the subject of a Response Contract;
"Secondary Service Provider"	shall have the meaning given to it in paragraph 21.1;
"Service Provider"	with respect to any Response Contract, the applicable Registered Response Participant;
"Stacking Guidance"	the prevailing document titled "Unlocking Stacking of BOAs with Frequency Response Services" published by or on behalf of NGESO from time to time setting out the rules for Stacking of Response Services with offers and bids in the Balancing Mechanism;
"State of Energy"	the prevailing state of charge of a battery representing its available Active Power Output and Demand ;
"State of Energy Management Rules"	shall have the meaning given to it in paragraph 6.11;
"Static FFR"	the Balancing Service described as "Static FFR Service" in the document entitled "Static FFR Procurement Rules" as published by NGESO from time to time;
"Testing Rules"	the rules for testing Eligible Assets forming part of the Registration and Pre-Qualification Procedure as described in Schedule 5;
"Total HR Contracted Quantity"	for any Response Unit and Settlement Period, the sum of the Contracted Quantities of each of DC-high, DM-high and DR-high (which may, for the avoidance of doubt, be zero);
"Total LF Contracted Quantity"	for any Response Unit and Settlement Period, the sum of the Contracted Quantities of each of DC-low, DM-low and DR-low (which may, for the avoidance of doubt, be zero); and
"Transfer Notice"	shall have the meaning given to it in paragraph 21.4.

SCHEDULE 2 - CAPABILITY DATA TABLES







NOTE: the above assumes no deviation from **Operational Baseline** within the **Deadband** or if applicable the **Zero Deadband**, ie $f_d = \pm - 0.015$ Hz or 0.0Hz.

Service parameters

The service parameters below are included solely for the interpretation and understanding of the above tables and the formulae in Schedule 3. In the event of any conflict or inconsistency between these service parameters and terminology used or defined elsewhere in the **Response Procurement Documentation**, the former shall prevail.

			Value (pos	ssible range)		
Parameter	Description	I.D	DC	DM	DR	Comment
Frequency & delivery quantity parameters	;					
Nominal frequency	Statutory system frequency for GB	f _n	50 Hz	50 Hz	50 Hz	~
Target frequency	System frequency that NGESO aims to achieve	f ₀	50 Hz	50 Hz	50 Hz	
Deadband frequency range	Frequency range over which the service does not deliver	f _d	f ₀ - 0.015Hz to f ₀ + 0.015Hz	f_0 - 0.015Hz to f_0 + 0.015Hz	f ₀ - 0.015Hz to f ₀ + 0.015Hz	been specified to
C	0,					power delivery will commence at f _d Where Zero
						Deaband applies fd = 0
Knee-point frequency	Frequency set point which defines the	f _a	f _n +/- 0.2 Hz	f _n +/- 0.1 Hz	not applicable	The knee point describes where

			Value (pos	ssible range)		
Parameter	Description	I.D	DC	DM	DR	Comment
	beginning of the delivery curve					delivery of the service begins.
Full delivery frequency (saturation)	Frequency set point at which the service must deliver full contracted quantity (Qcontract(h,l))	fs	f _n +/- 0.5 Hz	f _n +/- 0.2 Hz	f _n +/- 0.2 Hz	At this frequency set point the service must deliver the full contracted quantity.
Quantity at target and Deadband (or Zero Deadband where applicable)	The percentage amount of Q _{contract} to be delivered at f ₀ and f _d	R ₀	0 %	0 %	0 %	
Quantity at knee-point	The percentage amount of Q _{contract} to be delivered at f _a	Ra	5%	5%	not applicable	The delivery profile is linear between fd and fa
Quantity at saturation	The percentage amount of Qcontract to be delivered at fs	Rs	100 %	100 %	100 %	At the full delivery frequency the service must deliver 100 % of the contracted quantity.
Contract quantity parameters						

			Value (po	ossible range)		
Parameter	Description	I.D	DC	DM	DR	Comment
Contracted quantity	The amount of service that a provider is contracted to deliver. Can be either high or low frequency, or both.	Q _{contract} (h,I)	Min 1MW	Min 1MW	Min 1MW	h refers to contracted quantity for high frequency service. I refers to contracted quantity for low service. This is the Contracted Quantity
Contracted LF quantity	The quantity of LF service that a provider is contracted to deliver	Р	Min 1MW	Min 1MW	Min 1MW	Is equivalent to Q _{contract} (I)
Contracted HF quantity	The quantity of HF service that a provider is contracted to deliver	Q	Min 1MW	Min 1MW	Min 1MW	Is equivalent to Q _{contract} (h)
Energy limited parameters						
Delivery duration	Time that an energy limited provider must be capable of sustained delivery of Q _{contract} (h,l)	T_sus	15 minutes	30 minutes	60 minutes	

		Value (possible range)				
Parameter	Description	I.D	DC	DM	DR	Comment
Contracted Response Energy Volume	The volume of stored energy required to be delivered before State of Energy manageme nt is required to avoid unavailabilit y	V _{maxC(h,I)}	= (T _{sus} / 60) x Q _{contract} MWh	= (T _{sus} / 60) x Q _{contract} MWh	= (T _{sus} / 60) x Q _{contract} MWh	This is NOT the maximum energy volume that could be delivered over the duration of a Contracted Service Period.
Energy recovery	The minimum volume of energy recovery possible (by submission of Operational Baseline) in a single settlement period. As a percentage of V _{maxC(h,l)}	V _{rec(h,l)}	20%	20%	20%	Applicable only to energy limited providers. This equates to 3 minutes of energy when T _{sus} is 15 minutes.
Response delivery parameters	0,					
Max initiation time	The maximum time between a change in frequency and change in the	T _{iMAX}	0.5 s	0.5 s	2 s (or 0.5 s when Stacked with DC and/or DM)	provider must begin their

	Value (possible range)									
Parameter	Description	I.D	DC	DM	DR	Comment				
	delivery of response					deviation occurred.				
Max time to full delivery	The maximum time between frequency deviation occurring and delivery of the saturation quantity (R _s)	T _{dMAX}	1 s	1 s	10 s (or 1s when stacked with DC and/or DM)	For a change in frequency that requires a change in response from 0 to R _s this is the maximum time it should take.				
Lag upper bound tolerance	Maximum initiation time tolerance	X	0.05 s	0.05 s	Not applicable					
Ramp time upper bound	The upper time bound of start of delivery to delivery of full contracted quantity	tr _{max}	0.5 s	0.5 s	8 s	Equivalent to (T _{dMAX} - T _{iMAX}). If the provider initiates response at latest possible time, this is the longest duration that a response unit can reach saturation quantity (R _s) output after				

		Value (possible range)					
Parameter	Description	I.D	DC		DM	DR	Comment
							initiation at the max initiation time.
Error tolerance for full payment	The response error up to and including where no performanc e payment penalties are applied.	A	0.03		0.03	0.05 (or 0.03 when Stacked with DC and/or DM)	For DC and DM, this is an error of 3% of contracted quantity. See Schedule 3.
Error limit for zero payment	The response error at and above which performanc e payment penalties are 100%.	В	0.07		0.07	0.25 (or 0.07 when Stacked with DC and/or DM)	For DC and DM, this is an error of 7% of contracted quantity (with linear interpolatio n of penalties between 3% and 7%) See Schedule 3.
Grace Period for change between Response Contracts							
Grace period 1	After a response unit begins delivery, after a period of		0.55 s	0.55 s	Stacked wit	55 s when h DC and/or M)	The upper and lower performanc e bounds wil be set to

		Value (possible range)					
Parameter	Description	I.D	D	С	DM	DR	Comment
	missing data, or after switching from unavailable to available					ÇX,	P and -Q respectively
Grace period 2	To allow time to change from one Response Contract (or from Dynamic FFR or Static FFR) to another Response Contract		2 s	2 s	10 s (or 2 Stacked with DN	DC and/or	The performanc e bounds will be calculated for 2 seconds after the change using whichever of the contracts gives the lower bound, and the higher upper bound.
Error tolerance	Error tolerance for the scaled error		0.25	0.25	0.2	25	The performanc e will be assumed to be 100% during the grace period provided that the scaled error is below 25%.
Rolling minimum window length	Time window length for the rolling	e_{win}	0.2 s	0.2 s	2 s (or 0.2 Stacked with DN	DC and/or	

Value (possible range)

Parameter	Description	I.D	DC	DM	DR	Comment

minimum error

General dynamic service delivery curve

The service delivery curves for DC, DM and DR are generalised in Table 1.

Table 1: DC, DM and DR delivery curve values vs frequency.

f	DC	DM	DR
49.5	100.00%	100.00%	100.00%
49.8	5.00%	100.00%	100.00%
49.9	2.30%	5.00%	45.95%
49.985	0.00%	0.00%	0.00%
50.015	0.00%	0.00%	0.00%
50.1	-2.30%	-5.00%	-45.95%
50.2	-5.00%	-100.00%	-100.00%
50.5	-100.00%	-100.00%	-100.00%

Calculation of the general delivery curve is described in this section. The general delivery curve is the delivery profile of the **Contracted Service** or the allowed combination of **Contracted Services**.

The general delivery curve depends on the proportion of each quantity of **Contracted Service** to be delivered. The derivation can be achieved by assigning a quantity factor to each of the **Contracted Services** based on the total quantity contracted. The **Contracted Quantity** for each **Contracted Service** is defined as:

DC Low quantity =
$$Q_{DCL}$$

DC High quantity = Q_{DCH}
DM Low quantity = Q_{DML}
DM High quantity = Q_{DMH}
DR Low quantity = Q_{DRL}
DR High quantity = Q_{DRH}

Then for a Contracted Service which is Stacked, the total quantity is:

Total Low quantity =
$$Q_{DCL} + Q_{DML} + Q_{DRL} = TQ_L$$

Total High quantity = $Q_{DCH} + Q_{DMH} + Q_{DRH} = TQ_H$

Note that for **Response Services** which are not the subject of a **Response Contract**, the corresponding quantities should be set to zero. To derive the general service curve, the factor of each service quantity is calculated in relation to the total quantity:

DC Low service quantity factor =
$$\frac{Q_{DCL}}{TQ_L} = QF_{DCL}$$

DC High service quantity factor = $\frac{Q_{DCH}}{TQ_H} = QF_{DCH}$

DM Low service quantity factor
$$=\frac{Q_{DML}}{TQ_L}=QF_{DML}$$

DM High service quantity factor $=\frac{Q_{DMH}}{TQ_H}=QF_{DMH}$

DR Low service quantity factor $=\frac{Q_{DRL}}{TQ_L}=QF_{DRL}$

DR High service quantity factor $=\frac{Q_{DRH}}{TQ_H}=QF_{DRH}$

such that:

$$QF_{DCL} + QF_{DML} + QF_{DRL} = 1$$

$$QF_{DCH} + QF_{DMH} + QF_{DRH} = 1$$

representing the saturation level. Then based on Table 1, the general service delivery curve is derived in Table 2 as a percentage of delivery.

Table 2: General service delivery curve as percentage of delivery

f	DC	DM	DR	General Service
49.50	100%	100%	100%	$(100\% * QF_{DCL}) + (100\% * QF_{DML}) + (100\% * QF_{DRL})$
49.80	5%	100%	100%	$(5\% * QF_{DCL}) + (100\% * QF_{DML}) + (100\% * QF_{DRL})$
49.90	2.30%	5%	45.95%	$(2.3\% * QF_{DCL}) + (5\% * QF_{DML}) + (45.95\% * QF_{DRL})$
49.985	0%	0%	0%	$(0\% * QF_{DCL}) + (0\% * QF_{DML}) + (0\% * QF_{DRL})$
50.015	0%	0%	0%	$-(0\%*QF_{DCH}) - (0\%*QF_{DMH}) - (0\%*QF_{DRH})$
50.10	-2.3%	-5%	-45.95%	$-(2.3\%*QF_{DCH}) - (5\%*QF_{DMH}) - (45.95\%*QF_{DRH})$
50.20	-5%	-100%	-100%	$-(5\%*QF_{DCH}) - (100\%*QF_{DMH}) - (100\%*QF_{DRH})$
50.50	-100%	-100%	-100%	$-(100\%*QF_{DCH}) - (100\%*QF_{DMH}) - (100\%*QF_{DRH})$

Figure 1 shows the general delivery curve for DC,DM and DR **Stacked**. Note that this curve assumes equal contracted quantities across the three **Response Services**.

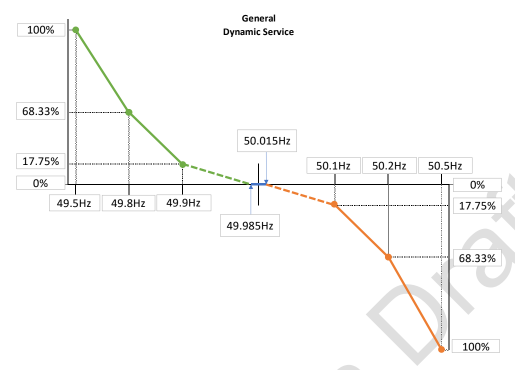


Figure 1: General delivery curve for DC, DM and DR stacked as percentage of delivery.

Table 3 shows the calculation of the general service delivery curve using contracted quantities.

Table 3: Stacked service curve as quantity contracted.

f	General Service
49.50	$TQ_L \times ((100\% \times QF_{DCL}) + (100\% \times QF_{DML}) + (100\% \times QF_{DRL}))$
49.80	$TQ_L \times ((5\% \times QF_{DCL}) + (100\% \times QF_{DML}) + (100\% \times QF_{DRL}))$
49.90	$TQ_L \times ((2.3\% \times QF_{DCL}) + (5\% \times QF_{DML}) + (45.95\% \times QF_{DRL}))$
49.985	0%
50.015	0%
50.10	$TQ_H \times (-(2.3\% \times QF_{DCH}) - (5\% \times QF_{DMH}) - (45.95\% \times QF_{DRH}))$
50.20	$TQ_H \times (-(5\% \times QF_{DCH}) - (100\% \times QF_{DMH}) - (100\% \times QF_{DRH}))$
50.50	$TQ_H \times (-(100\% \times QF_{DCH}) - (100\% \times QF_{DMH}) - (100\% \times QF_{DRH}))$



SCHEDULE 3 – AVAILABILITY PAYMENTS

Calculation of Settlement Value

With respect to each **Response Contract**, a settlement value shall be calculated for each **Settlement Period** in accordance with the following formula:

$$S_{aij} = Round \left(\left(\left(P_{aj} - \left(\left(1 - K_{aij} \times F_{aij} \right) \times PF_{aj} \right) \right) \times V_{aij} \times 0.5 \right), 2 \right)$$

Where:

S_{aij} is the settlement value calculated in respect of **Response Unit i** for the relevant **Auction Product** a and **Settlement Period j**;

 P_{aj} is the applicable **Market Clearing Price** in £/MW/h for the relevant **Auction Product a** and **Settlement Period j**;

V_{aij} is the **Contracted Quantity** in MW in respect of **Response Unit i** for the relevant **Auction Product a** and **Settlement Period j**;

F_{aij} is zero (0) if **Response Unit i** has any period or periods of unavailability for **Auction Product a** within **Settlement Period j** at or in excess of (either individually or in aggregate over all such periods) 0.1% of the duration of that **Settlement Period**, and is one (1) otherwise;

 K_{aij} is the performance factor in respect of **Response Unit i** for the relevant **Auction Product a** and **Settlement Period j**, and is defined in this Schedule 3 below; and

 PF_{aj} is the settlement adjustment price in £/MW/h applicable to **Auction Product a** and **Settlement Period j**, and is calculated as follows:

- The settlement adjustment price is equal to the Market Clearing Price if the Market Clearing
 Price is greater than or equal to the Minimum Adjustment Price;
- The settlement adjustment price is equal to the Minimum Adjustment Price if the Market Clearing Price is less than the Minimum Adjustment Price.

The performance monitoring scheme for each **Auction Product** adjusts the value calculated for a **Settlement Period** by a factor K based on the worst of the performance scores in the **Contracted Service Period** in which the **Settlement Period** falls. Performance scores are described below for each **Auction Product**, calculated using performance bounds to represent valid response delivery. Performance bounds are a pair of time series that enclose possible valid **Auction Product** delivery profiles – this accounts for different lag times and ramp rate between services.

NGESO may at its sole discretion (but shall not be obliged to) ignore a performance score when determining factor K in the calculation of the settlement value for any particular **Contracted Service Period**:-

- (i) where the **Response Unit** in question is **Energy Limited**, and the performance monitoring error in question arose due to inadequate **State of Energy** in circumstances where the **Service Provider** was compliant in all respects with the **State of Energy Management Rules**; or
- (ii) where that **Contracted Service Period** falls in a 'grace period' to which **NGESO** has given its prior agreement in writing (which shall not exceed fourteen (14) consecutive days) to



recognise on-boarding by the relevant **Service Provider** of control systems and other IS interfaces necessary for the delivery and monitoring of the applicable **Auction Product**.

Metered response is derived from **Operational Data** and **Performance Data** for the relevant **Response Unit** obtained by **NGESO** pursuant to paragraph 15 of these **Response Service Terms**.

DETERMINATION OF K FACTOR

Response Curve

The **General Dynamic Service** response curve is defined as the linear interpolation between 8 pairs of frequency and response % delivery.

Saturation	$f_{S\pm} = f_0 \pm 0.5 \text{ Hz}$	$R_{\mathcal{S}\pm}$
Operation	$f_{0\pm} = f_0 \pm 0.2 \text{ Hz}$	$R_{O\pm}$
Activation	$f_{A\pm} = f_0 \pm 0.1 \text{ Hz}$	$R_{A\pm}$
Delivery/deadband	$f_{D\pm} = f_0 \pm 0.015 \mathrm{Hz}$	$R_{D\pm}$

Where Zero Deadband applies, $f_D = 0$

 R_S , R_O , R_A and R_D are calculated using the column "General Service" of Table 2. The percentage will depend on the total quantity contracted and each individual quantity for each service. The general delivery curve is then defined in Figure 2 below.

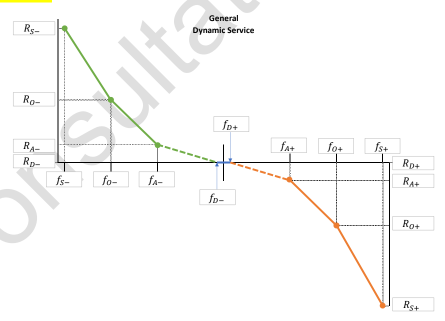


Figure 2: General dynamic service curve.

$$R_{S-} : f < f_{S-}$$

$$R_{O-} + \frac{R_{S-} - R_{O-}}{f_{S-} - f_{O-}} \times (f - f_{O-}) : f_{S-} \le f < f_{O-}$$

$$R_{A-} + \frac{R_{O-} - R_{A-}}{f_{O-} - f_{A-}} \times (f - f_{A-}) : f_{O-} \le f < f_{A-}$$

$$\frac{R_{A-}}{f_{A-} - f_{D-}} \times (f - f_{D-}) : f_{A-} \le f < f_{D-}$$

$$0 : f_{D-} \le f < f_{D+}$$

$$\frac{R_{A+}}{f_{A+} - f_{D+}} \times (f - f_{D+}) : f_{D+} \le f < f_{A+}$$

$$R_{A+} + \frac{R_{O+} - R_{A+}}{f_{O+} - f_{A+}} \times (f - f_{A+}) : f_{A+} \le f < f_{O+}$$

$$R_{O+} + \frac{R_{S+} - R_{O+}}{f_{S+} - f_{O+}} \times (f - f_{O+}) : f_{O+} \le f < f_{S+}$$

$$\vdots f_{S+} \le f$$

These are the equations for LF and HF only response curves.

$$R_{LF}(f) = \begin{cases} R_{S-} & : f < f_{S-} \\ R_{O-} + \frac{R_{S-} - R_{O-}}{f_{S-} - f_{O-}} \times (f - f_{O-}) & : f_{S-} \le f < f_{O-} \\ R_{A-} + \frac{R_{O-} - R_{A-}}{f_{O-} - f_{A-}} \times (f - f_{A-}) & : f_{O-} \le f < f_{A-} \\ \frac{R_{A-}}{f_{A-} - f_{D-}} \times (f - f_{D-}) & : f_{A-} \le f < f_{D-} \\ 0 & : f_{D-} \le f \end{cases}$$

$$R_{HF}(f) = \begin{cases} 0 & : f < f_{D+} \\ \frac{R_{A+}}{f_{A+} - f_{D+}} \times (f - f_{D+}) & : f_{D+} \le f < f_{A+} \\ R_{A+} + \frac{R_{O+} - R_{A+}}{f_{O+} - f_{A+}} \times (f - f_{A+}) & : f_{A+} \le f < f_{O+} \\ R_{O+} + \frac{R_{S+} - R_{O+}}{f_{S+} - f_{O+}} \times (f - f_{O+}) & : f_{O+} \le f < f_{S+} \end{cases}$$

Lags and ramp limits

The parameters for lags and ramp limits will be defined by the fastest service of the Contracted Services.

	Stacked Service Parameters	Units
Max time to full delivery (T_{dMAX})	$\min(T_{dMAX_service1}, T_{dMAX_service2}, T_{dMAX_service3})$	S
Lag upper bound (T_{iMAX})	$\min(T_{iMAX_service1}, T_{iMAX_service2}, T_{iMAX_service3})$	S
Ramp time upper bound (tr_{max})	$\min(tr_{\max_service1}, tr_{\max_service2}, tr_{\max_service3})$	S
Ramp rate (rr_{min})	$\max(rr_{\min_service1}, rr_{\min_service2}, rr_{\min_service3})$	1/s

Performance bounds definition

Frequency bounds

The frequency bounds are used in the definition of the performance bounds. The upper and lower frequency bounds describe the highest and lowest frequencies that can be found within the lag window.

Upper frequency band at time *t*:

$$F^{upper}(t) = \max_{0 \leq t_{lag} \leq \mathrm{T_{iMAX}} + tol_{iMAX}} f(t - t_{lag})$$

Lower frequency band at time *t*:

$$F^{lower}(t) = \min_{0 \leq t_{lag} \leq \mathrm{T_{iMAX}} + tol_{iMAX}} f(t - t_{lag})$$

Where f(t) is the **Input Frequency** at time t.

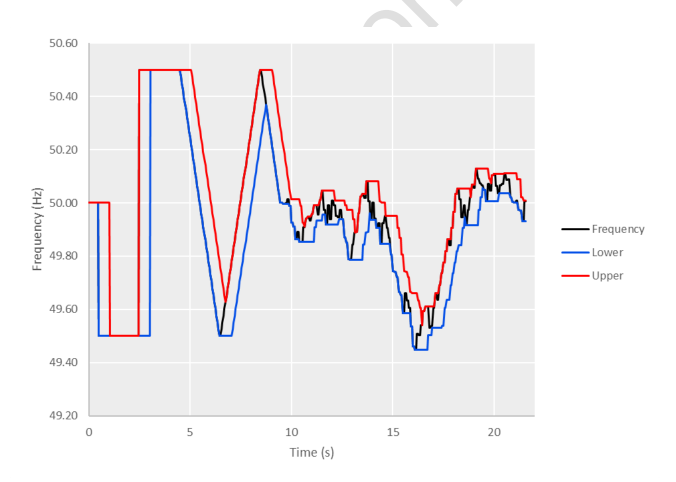


Figure 3: Example of frequency bounds calculation

Ramp limits

Ramp limits are applied to the response curves used in the calculation of the performance bounds. The ramp limits are defined as limits to the rate of change of response.

Upwards ramp limit for function R(t) with ramp limit r:

$$RLU(R(t),r) = \begin{cases} RLU_{prev} + r \times \Delta t & R(t) > RLU_{prev} + r \times \Delta t \\ R(t) & \text{otherwise} \end{cases}$$

Where $RLU_{prev} = RLU(R(t - \Delta t), r)$

Downwards ramp limit for function R(t) with ramp limit r:

$$RLD(R(t),r) = \begin{cases} RLD_{prev} - r \times \Delta t & R(t) < RLD_{prev} - r \times \Delta t \\ R(t) & \text{otherwise} \end{cases}$$

Where $RLD_{prev} = RLD(R(t - \Delta t), r)$.

Performance bounds

The upper bound UB(t) is the response curve applied to the lower lagged frequency, with the ramp limit applied when decreasing.

The lower bound LB(t) is the response curve applied to the upper lagged frequency, with the ramp limit applied when increasing.

After a **Response Unit** begins delivery or after a period of missing data, the upper and lower performance bounds will be set to P and -Q respectively for the duration of **Grace period 1** of the corresponding **Contracted Service**. Furthermore, after switching from unavailable to available the upper and lower performance bounds will be set to P and 0 for low frequency services, and to 0 and -Q for high frequency services, respectively for the duration of **Grace period 1** of the corresponding **Contracted Service**.

To allow time to change between **Response Contracts**, the performance bounds will be calculated for the duration of **Grace period 2** (of the corresponding **Contracted Service**) after the change using whichever of the **Response Contracts** gives the lower bound, and the higher upper bound. The performance will be assumed to be 100% during such grace period provided that the scaled error is below 25%.

Note that for **Stacked** services, the shortest grace period will apply.

Performance bounds for LF only

$$UB_{LF}(t) = RLD\left(R_{LF}\left(F^{lower}(t)\right), rr_{min}\right) \times TV_{L}$$

$$LB_{LF}(t) = RLU(R_{LF}(F^{upper}(t)), rr_{min}) \times TV_{L}$$

Performance bounds for HF only

$$UB_{HF}(t) = RLD\left(R_{HF}\left(F^{lower}(t)\right), rr_{min}\right) \times TV_{H}$$

 $LB_{HF}(t) = RLU\left(R_{HF}\left(F^{upper}(t)\right), rr_{min}\right) \times TV_{H}$

Performance bounds for LF and HF

$$\begin{split} UB(t) &= ub(t) \times \begin{cases} TV_L & ub(t) \ge 0 \\ TV_H & ub(t) < 0 \end{cases} \\ LB(t) &= lb(t) \times \begin{cases} TV_L & lb(t) \ge 0 \\ TV_H & lb(t) < 0 \end{cases} \end{split}$$

Where:

$$ub(t) = RLD\left(R_{sym}\left(F^{lower}(t)\right), rr_{min}\right)$$
$$lb(t) = RLU\left(R_{sym}\left(F^{upper}(t)\right), rr_{min}\right)$$

Error calculation

The performance monitoring error is zero if the metered response is between the upper and lower performance bounds and is otherwise the difference between the metered response and the closer of the performance bounds.

Error for LF-only

The LF error $e_{m_{LF}}$ for one time measurement and metered response MR :

$$e_{m_LF} = \begin{cases} LB_{LF} - MR & MR < LB_{LF} \\ 0 & LB_{LF} \leq MR \leq UB_{LF} \\ MR - UB_{LF} & MR > UB_{LF} \end{cases}$$

Scaled LF error $es_{m LF}$ for one measurement:

$$es_{m_LF} = \frac{e_{m_LF}}{TV_L}$$

LF Settlement Period error:

$$E_{LF} = \max_{m_LF} \left(\underset{\text{over } e_{win} \text{ seconds}}{\text{rolling_minimum }} es_{m_LF} \right)$$

Note that for **Stacked** services, the shortest rolling window will apply.

Error for HF-only

The HF error e_{m_HF} for one time measurement and metered response MR:

$$e_{m_HF} = \begin{cases} LB_{HF} - MR & MR < LB_{HF} \\ 0 & LB_{HF} \leq MR \leq UB_{HF} \\ MR - UB_{HF} & MR > UB_{HF} \end{cases}$$

Scaled HF error $es_{m\ HF}$ for one measurement:

$$es_{m_HF} = \frac{e_{m_HF}}{TV_H}$$

HF Settlement Period error:

$$E_{HF} = \max_{m_HF} \left(\text{rolling_minimum } es_{m_HF} \right)$$
over e_{win} seconds

Note that for **Stacked** services, the shortest grace period will apply.

Error for Bundled LF and HF

For bundled LF and HF service delivery, performance bounds are calculated using the **Performance bounds for LF and HF** equation resulting in lower bound (LB) and upper bound (UB). To segregate errors into LF and HF errors, the performance bounds are segregated into LF and HF bounds.

For LF errors of bundled service, the UB and LB are calculated as:

$$UB_{LF} = \left\{ egin{array}{ll} UB(t) & UB(t) \geq 0 \\ 0 & otherwise \end{array}
ight.$$

$$LB_{LF} = \begin{cases} LB(t) & LB(t) \ge 0 \\ 0 & otherwise \end{cases}$$

For bundled services, the metered response MR for LF is calculated as:

$$MR_{LF} = \left\{ \begin{matrix} MR & MR > 0 \\ 0 & otherwise \end{matrix} \right.$$

The LF error $e_{m\ LF}$ for one time measurement and metered response MR:

$$e_{m_LF} = \begin{cases} LB_{LF} - MR_{LF} & MR_{LF} < LB_{LF} \\ 0 & LB_{LF} \leq MR_{LF} \leq UB_{LF} \\ MR_{LF} - UB_{LF} & MR_{LF} > UB_{LF} \end{cases}$$

Scaled LF error es_{m_LF} for one measurement:

$$es_{m_LF} = \frac{e_{m_LF}}{TV_L}$$

LF Settlement Period error:

$$E_{LF} = \max_{m_LF} \left(\underset{\text{over } e_{win} \text{ seconds}}{\text{rolling_minimum }} es_{m_LF} \right)$$

Note that for **Stacked** services, the shortest grace period will apply.

For HF errors of bundled service, the UB and LB are calculated as:

$$UB_{HF} = \left\{ egin{array}{ll} UB(t) & UB(t) < 0 \\ 0 & otherwise \end{array} \right.$$

$$LB_{HF} = \begin{cases} LB(t) & LB(t) < 0 \\ 0 & otherwise \end{cases}$$

For bundled services, the metered response $\it MR$ for HF is calculated as:

$$MR_{HF} = \left\{ \begin{matrix} MR & MR < 0 \\ 0 & otherwise \end{matrix} \right.$$

The HF error e_{m_HF} for one time measurement and metered response MR:

$$e_{m_HF} = \begin{cases} LB_{HF} - MR_{HF} & MR_{HF} < LB_{HF} \\ 0 & LB_{HF} \leq MR_{HF} \leq UB_{HF} \\ MR_{HF} - UB_{HF} & MR_{HF} > UB_{HF} \end{cases}$$

Scaled HF error es_{m_HF} for one measurement:

$$es_{m_HF} = \frac{e_{m_HF}}{TV_H}$$

HF Settlement Period error:

$$E_{HF} = \max_{m_HF} \left(\underset{\text{over } e_{win} \text{ seconds}}{\text{rolling_minimum}} \, es_{m_HF} \right)$$

Note that for stacked services, the shortest grace period will apply.

K factor calculation

The **Settlement Period** error is used to derive a k factor for each **Settlement Period** of the corresponding **Auction Product**.

Settlement period k factor calculation for LF

For **Settlement Period** j, the Settlement period k factor for LF is:

$$k_{j_LF} = \begin{cases} 1 & E < A \\ 1 - (E_{LF} - A)/(B - A) & A \le E_{LF} \le B \\ 0 & E > B \end{cases}$$

Note that for Stacked services, the lowest A and B values will apply.

Settlement period k factor calculation for HF

For **Settlement Period** j, the Settlement period k factor for HF is:

$$k_{j_HF} = \begin{cases} 1 & E < A \\ 1 - (E_{HF} - A)/(B - A) & A \le E_{HF} \le B \\ 0 & E > B \end{cases}$$

Note that for Stacked services, the lowest A and B values will apply.

K factor for the Contracted Service Period

The K factor for the Contracted Service Period of the corresponding Auction Product is then,

K factor for LF:

$$K_{LF} = \min_{j \perp LF} k_{j \perp LF}$$

K factor for HF:

$$K_{HF} = \min_{j \mid HF} k_{j_HF}$$

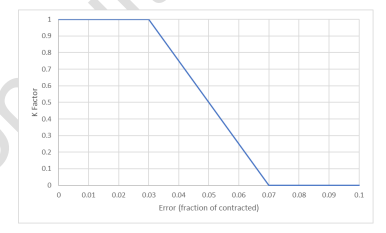


Figure 4: Payment adjustment (K factor) curve for DC and DM.

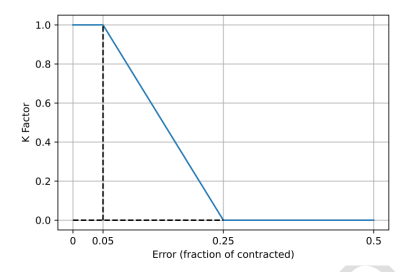


Figure 5: Payment adjustment (K factor) curve for DR.



SCHEDULE 4 - PAYMENT PROVISIONS

Where amounts falling due by or to **NGESO** under these **Response Service Terms** are expressed to be payable in accordance with this Schedule 4, then with respect to all and any such amounts the following provisions shall apply.

- 1. On the eighth (8th) Business Day of each calendar month NGESO shall send to the Service Provider a statement (the "Monthly Statement") which shall include, for each Response Contract, details of the following (to the extent applicable) in respect of the preceding calendar month, together with such other information as may be required to be provided under these Response Service Terms:
 - a. the aggregate number of hours of service provision, together with any **Applicable Balancing Services Volume Data**, with respect to both availability and utilisation (as applicable);
 - b. details of events of default or service failures, and any consequential amounts withheld by or payable to **NGESO** with respect thereof;
 - c. the amounts payable by or to NGESO as a result; and
 - d. in relation to all **Response Contracts**, the total net amount falling due to or from the **Service Provider**.
- 2. If the Service Provider disagrees with the content of any Monthly Statement, it may notify NGESO in writing, with evidence upon which it relies in support of such disagreement, no later than the date falling ten (10) Business Days after receipt thereof, but in the absence of any such notification by such date the Monthly Statement shall be final and binding on the Parties subject only to paragraph 4.
- 3. Where a disagreement is notified by the Service Provider pursuant to paragraph 2, the Parties shall discuss and endeavour to resolve the same in good faith, and any revisions to a Monthly Statement agreed as a result thereof shall be reflected in a revised Monthly Statement, which shall promptly be issued by NGESO. In the absence of agreement, the Monthly Statement shall be binding upon the Parties until such time as otherwise agreed in writing between the Parties or as may otherwise be determined by an Expert following a referral by either Party to an Expert for determination, and which in each case shall be reflected in a revised Monthly Statement which shall promptly be issued by NGESO.
- 4. Where, having regard to any Settlement Run or to the results of any other monitoring by NGESO of service delivery, NGESO or the Service Provider discovers that some or all of any calculations and/or amounts falling due shown in any Monthly Statement are incorrect, then it shall promptly notify the other in writing whereupon NGESO shall, at its discretion, revise the Monthly Statement and re-issue the same to the Balancing Service Provider, and the provisions of paragraphs 2 and 3 shall apply mutatis mutandis to such revised Monthly Statement.
- 5. In the absence of fraud, neither NGESO nor the Balancing Service Provider may invoke the provisions of paragraph 4, with respect to the contents of any Monthly Statement (including any revised Monthly Statement) after the period of twelve (12) months has elapsed following submission of the original Monthly Statement in which the calculations and/or amounts in question were first stated, after which date such calculations and/or amounts shown in the last Monthly Statement (including any revised Monthly Statement) issued by NGESO shall be final and conclusive.
- 6. No later than the eighteenth (18th) Business Day of each month, NGESO will issue a self-billing invoice (or credit note) in accordance with paragraph 11 reflecting the Monthly Statement issued pursuant to paragraph 1 (as may have been revised pursuant to the foregoing provisions), and no later than five (5) Business Days after such date of issue NGESO shall pay to the Service Provider (or the Service Provider shall pay to NGESO, as the case may be) the net amount

- shown as due from **NGESO** to the **Service Provider** (or from the **Service Provider** to **NGESO**, as the case may be) in that **Monthly Statement** (or revised **Monthly Statement**).
- 7. All payments shall be made in pounds sterling by direct bank transfer or equivalent transfer of immediately available funds to the other **Party's** bank account, details of which shall be as notified by each **Party** to the other from time to time in accordance with these **Response Service Terms**.
- 8. If by virtue of the foregoing provisions, it is determined or agreed that:
 - a. the **Service Provider** was entitled to a further payment from **NGESO**, then the **Service Provider** shall be entitled to interest at the **Base Rate** on the amount of such further payment from the due date until the date of actual payment; or
 - b. the **Service Provider** was not entitled to any payment it has received, then **NGESO** shall be entitled to interest at the **Base Rate** on such amount from the date of payment by **NGESO** until the date of repayment by the **Service Provider** (or, as the case may be, until the date when **NGESO** makes a payment to the **Service Provider** pursuant to paragraph 6 against which such amount is offset).
- 9. All amounts specified falling due and payable pursuant to these Response Service Terms shall be exclusive of any Value Added Tax or other similar tax and NGESO (or the Service Provider where amounts are due to NGESO) shall the Value Added Tax at the rate for the time being and from time to time properly chargeable in respect of the making available and/or provision of the applicable Auction Product under these Response Service Terms.
- 10. Sums payable by one **Party** to the other pursuant this Schedule 4 whether by way of charges, interest or otherwise, shall (except to the extent permitted by these **Response Service Terms** or otherwise required by **Law**) be paid in full, free and clear of and without deduction, set-off or deferment in respect of any disputes or claims whatsoever provided that either **Party** shall be entitled to set off any payment due and payable by the other **Party** under this Schedule 4 against any payment it makes to that **Party** under this Schedule 4.
- 11. For so long as the Service Provider is a Registered Response Participant, the Service Provider agrees that NGESO shall maintain a self-billing system whereby each Monthly Statement shall constitute a self-billing invoice for VAT purposes. Accordingly, NGESO and the Balancing Service Provider shall enter into a self-billing agreement in accordance with VAT legislation and published guidance from HM Revenue and Customs from time to time, and agree to comply with all relevant requirements in relation to self-billing, and for such purpose the Service Provider hereby warrants and undertakes to NGESO that:
 - a. it is registered for **VAT** and will inform **NGESO** forthwith if its ceases to be so registered or changes its **VAT** registration number;
 - b. it will account to HM Revenue and Customs for the **VAT** paid by **NGESO** pursuant to paragraph 9; and
 - c. it will not issue its own **VAT** invoices for provision of the applicable **Auction Product**.
- 12. The provisions of this Schedule 4 shall survive the termination of any Response Contract.