STANDARD SPECIAL CONDITIONS APPLICABLE TO ALL DN LICENSEES: PART D

TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Standard Special Condition</th>
<th>Description</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>D3.</td>
<td>Long Term Development Statement</td>
<td>1</td>
</tr>
<tr>
<td>D4.</td>
<td>Prohibited Procurement Activities</td>
<td>3</td>
</tr>
<tr>
<td>D5.</td>
<td>Licensee’s procurement and use of constraint management services</td>
<td>5</td>
</tr>
<tr>
<td>D6.</td>
<td>Provision of First Call Emergency Response to the NTS operator</td>
<td>9</td>
</tr>
<tr>
<td>D9.</td>
<td>Not Used</td>
<td>10</td>
</tr>
<tr>
<td>D10.</td>
<td>Quality of service standards</td>
<td>11</td>
</tr>
<tr>
<td>D11.</td>
<td>Charging obligations</td>
<td>18</td>
</tr>
<tr>
<td>D12.</td>
<td>Requirement to offer terms for the provision of gas entry points</td>
<td>20</td>
</tr>
<tr>
<td>D13.</td>
<td>Provision of services for specific domestic customer groups</td>
<td>24</td>
</tr>
<tr>
<td>D14.</td>
<td>Arrangements for access to premises</td>
<td>28</td>
</tr>
<tr>
<td>D16.</td>
<td>Reporting on Performance</td>
<td>30</td>
</tr>
<tr>
<td>D17.</td>
<td>Provision and Return of Meters</td>
<td>31</td>
</tr>
<tr>
<td>D18.</td>
<td>Provision of Metering and Meter Reading Services</td>
<td>35</td>
</tr>
<tr>
<td>D19.</td>
<td>Non-discrimination in the provision of metering activities</td>
<td>38</td>
</tr>
<tr>
<td>D20.</td>
<td>Distributed Gas: Connections Guide and Information Strategy</td>
<td>39</td>
</tr>
</tbody>
</table>

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Gas Transporters Licence: Standard Special Conditions : Part D – Consolidated to 01 January 2017
Standard Special Condition D3. Long Term Development Statement

1. The licensee shall comply with a direction given by the Authority to prepare an annual statement, in respect of each Distribution Network (as defined in Special Condition 1A (Restriction of revenue in respect of the Distribution Network Transportation Activity: definitions)) in such form and at such a time as may be specified in the direction giving, with respect to each of the 10 succeeding years beginning with 1 October, such information by way of forecasts of -

(a) the use likely to be made of the pipe-line system to which this licence relates; and

(b) the likely developments of that system and those facilities which the licensee expects from time to time to be taken into account in determining the charges for making connections to that system and in pursuance of transportation arrangements,

as it is reasonably practicable for the licensee to provide and which will assist a person who contemplates -

(i) seeking the connection of a pipe-line of his to the pipe-line system to which this licence relates;

(ii) entering into transportation arrangements with the licensee; or

(iii) seeking the connection of the pipe-line system to which this licence relates to premises which would reasonably be expected to be supplied with gas at a rate exceeding 2,196,000 kilowatt hours a year,

in identifying and evaluating the opportunities for doing so.

2. Except in so far as the Authority consents to the licensee not doing so, the licensee shall use its reasonable endeavours to prepare a revision of any statement prepared under paragraph 1 so as to ensure that the information in the statement is up to date.

3. The licensee shall, subject to any requirement to comply with the listing rules (within the meaning of the Financial Services and Markets Act 2000) and with paragraph 4 below -
(a) furnish the Authority with a copy of each statement prepared under paragraph 1 and of each revision of the statement prepared under paragraph 2;

(b) furnish such other gas transporter as the Authority may direct with a copy of each statement prepared under paragraph 1 and of each revision of the statement prepared under paragraph 2;

(c) in such form and manner as the Authority may direct, publish such a summary of each statement or, as the case may be, of a revision of the statement as will assist a person in deciding whether to ask for a copy of the version mentioned in sub-paragraph (d); and

(d) prepare a version of each statement or revision which excludes, so far as is practicable, any such matter as is mentioned in paragraph 4 and send a copy thereof to any person who asks for one and makes such payment to the licensee in respect of the cost thereof as it may require not exceeding such amount as the Authority may from time to time approve for the purposes hereof.

4. In complying with the requirements of paragraph 3(c), the licensee shall have regard to the need for excluding, so far as is practicable, any matter which relates to the affairs of a person where the publication of that matter would or might seriously and prejudicially affect his interests.

5. Any question arising under paragraph 4 as to whether the publication of some matter which relates to the affairs of a person would or might seriously and prejudicially affect his interests shall be determined by the Authority.
Standard Special Condition D4. Prohibited Procurement Activities

1. Subject to paragraph 2, the licensee shall not either on its own account or on behalf of:
   (a) any affiliate or related undertaking of the licensee; and/or
   (b) any other business operated by the holder of this licence or its affiliates or related undertakings under a separate gas transporter licence for a relevant gas transporter,

purchase, enter into agreements for or otherwise acquire capacity rights, gas or gas derivatives with the intention of subsequently selling, assigning or otherwise disposing of such assets to third parties, and the licensee shall procure that anyone specified in sub-paragraphs (a) and (b) shall not undertake such transactions on its own account, or on behalf of the licensee, or of anyone specified in sub-paragraphs (a) and (b).

2. The prohibition in paragraph 1 of this condition shall not apply if the transactions referred to in paragraph 1 are undertaken:
   (a) by an affiliate or related undertaking of the licensee each on its own account or on behalf of affiliates or related undertakings specified in paragraphs 1(a) and 1(b) other than the licensee, provided that, in respect of each case, such affiliate or related undertaking holds a relevant licence, issued by the Authority, or is otherwise exempted from the requirement to hold such a licence, and that such licence or exemption does not prohibit such transactions;
   (b) with the prior written consent of the Authority;
   (c) in accordance with the licensee’s functions under the network code; or
   (d) by:
      (i) the licensee on its own account,
      (ii) the licensee on behalf of any DN operator that is an affiliate of the licensee,
(iii) any DN operator that is an affiliate of the licensee on behalf of the licensee, or

(iv) the licensee and any DN operator that is an affiliate of the licensee acting on a joint basis,

for the purpose of facilitating shrinkage procurement and/or constraint management provided that such transactions:

(aa) are conducted on economic and efficient terms; and

(bb) facilitate the economic and efficient operation of the transportation system.

3. In this condition:

“shrinkage procurement” means the balancing of the pipe-line system to which this licence relates through the acquisition or disposal of gas to replace gas lost from the pipe-line system to which this licence relates or from the pipe-line system of a DN operator that is an affiliate of the licensee in respect of shrinkage (having the meaning given to that term in the network code).
Standard Special Condition D5. Licensee’s procurement and use of constraint management services

1. The licensee shall operate each of the pipe-line systems to which its licence relates in an efficient, economic and co-ordinated manner.

2. The licensee shall ensure that it and its affiliates or related undertakings (and/or any other business operated by the holder of this licence or its affiliates or related undertakings under a separate gas transporter licence for a relevant gas transporter) shall neither unduly discriminate nor unduly prefer in its procurement or use of constraint management services as between any persons or classes of persons.

3. The licensee shall before 1 June 2008 prepare a statement in a form approved by the Authority setting out (consistently with the licensee’s duties under paragraph 1 and 2 of this condition and consistently with its other duties under the Act, and under this licence) the kinds of constraint management services which it may be interested in purchasing and the mechanisms by which it envisages purchasing, entering into or otherwise acquiring them. The licensee shall revise such statement before 1 April in each subsequent year if its intentions change.

4. Before 1 May of each formula year the licensee shall prepare a report in a form approved by the Authority in respect of the constraint management services which the licensee has bought or acquired in the previous formula year (or such longer period as the Authority may approve or require).

5. The licensee shall before 1 October 2008 or such later date as the Authority may direct in writing, prepare a statement in a form approved by the Authority setting out the principles and criteria (consistent with the licensee’s duties under paragraph 1 and 2 of this condition and consistent with its other duties under the Act, and under this licence) by which the licensee will determine, at different times and in different circumstances, which constraint management services the licensee will use to assist it in the operation of the pipe-line system to which this licence relates, and for what purpose, and when the licensee would resort to measures not involving the
use of constraint management services in the operation of the pipe-line system to which this licence relates.

6. If the licensee has not, during that formula year, complied with the principles set out in the statement in paragraph 5 it will report its non compliance to the Authority with an explanation of why it departed from those principles.

7. (a) If the licensee considers it appropriate to modify the statement in paragraph 5 to reflect more closely the practice of the licensee, or if the Authority determines that such a modification is appropriate, the licensee shall consult on any changes to that statement with gas shippers and/or the NTS operator and other interested persons likely to be affected thereby and allow them a period of not less than 28 days in which to make representations.

(b) Within 7 days of the close of the consultation referred to in paragraph 7(a) of this condition, the licensee shall send to the Authority:

(i) a report on the outcome of the review;

(ii) any revision to the statement proposed (having regard to the outcome of the review) by the licensee in order to ensure that the statement remains consistent with the licensee’s duties under the Act and under the licence; and

(iii) any written representations or objections from gas shippers, the NTS operator and other interested parties, including proposals for revision not accepted by the licensee, arising during the consultation and subsequently maintained.

(c) The licensee may revise the statement only in accordance with any revision within sub-paragraph 7(b)(ii) of this condition, and only if the Authority consents to such revision.

8. The licensee shall take all reasonable steps to comply with the statement for the time being in force pursuant to paragraph 5 of this condition.

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Gas Transporters Licence: Standard Special Conditions: Part D — Consolidated to 01 January 2017
9. The licensee shall send to the Authority a copy of each of the statements and reports prepared pursuant to paragraphs 3, 4, 5, 6 and 7 of this condition and of all revisions to any such statements and reports.

10. The licensee shall:

(a) publish by such date (and in such manner) as the Authority may approve the statements prepared pursuant to paragraphs 3 and 5 of this condition and each revision thereof; and

(b) send a copy of each statement and report prepared pursuant to paragraphs 3, 4, 5, 6, and 7 of this condition or the latest revision of any such statement and report to any person who requests the same, provided that the licensee shall exclude there from, so far as is practicable, any matter which relates to the affairs of any person where the publication of that matter would or might seriously and prejudicially affect his interests,

and, for the purposes of paragraph 10(b) of this condition, the licensee shall refer for determination by the Authority any question as to whether any matter would or might seriously and prejudicially affect the interests of any person (unless the Authority consents to the licensee not doing so).

11. The licensee may make a charge for any copy of a statement, report or revision sent pursuant to paragraph 10(b) of this condition of an amount reasonably reflecting the licensee’s reasonable costs of providing such a copy which shall not exceed the maximum amount specified in directions issued by the Authority for the purpose of this condition.

12. The licensee shall, unless the Authority otherwise consents, maintain for a period of seven years:

(a) copies of all reports published under paragraph 4;

(b) particulars of all constraint management services offered to it;

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Gas Transporters Licence: Standard Special Conditions: Part D — Consolidated to 01 January 2017
(c) particulars of all contracts for constraint management services which it entered into; and

(d) records of all constraint management services requested and provided.

13. The licensee shall provide to the Authority such information as the Authority shall request concerning the procurement and use of constraint management services.
Standard Special Condition D6. Provision of First Call Emergency Response to the NTS operator

1. The licensee shall provide the NTS operator with a first call emergency response service in the event of an emergency on the NTS which involves an actual or suspected release of gas.

2. The licensee shall not be required to carry out any work on, or exercise any control over, any part of the NTS under the obligation contained in paragraph 1 unless requested and/or authorised to do so by the NTS operator.

3. The licensee shall make arrangements which shall ensure that the provision by it of a first call emergency response service to the NTS operator is effected by a competent person or persons who have been adequately trained and possess appropriate expertise to provide that service on behalf of the licensee.

4. Nothing in this condition shall require the licensee to employ more staff or to maintain any stock of spares or equipment more extensive than it would otherwise employ or maintain for the purposes of its transportation business.

5. Any dispute over obligations of the licensee pursuant to this condition may be referred to the Authority for determination at the request of the licensee or the NTS operator.

6. In this condition:
   “First call emergency response” means a response by the licensee to attend at the site of an emergency on the NTS which involves an actual or suspected release of gas and to act in a manner best designed to minimize the risk to life and property subject to paragraph 2;
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Gas Transporters Licence: Standard Special Conditions: Part D – Consolidated to 01 January 2017

Standard Special Condition D9. Not Used
Standard Special Condition D10. Quality of service standards

1. This condition applies to the following activities undertaken by the licensee:

   (a) connections to the pipe-line system to which this licence relates, in respect of:

      (i) the provision of quotations for obtaining a new or altering an existing gas connection;

      (ii) responding to land enquiries;

      (iii) providing a date for commencement of works; and

      (iv) substantial completion of works within timescales agreed with the customer;

   (b) the telephone service which the licensee operates or procures the operation of pursuant to Standard Special Condition A8 (Emergency Services and Enquiry Service Obligations) of the licence (“the emergency telephone service”), and meter point reference number helpline; and

   (c) attendance at gas emergencies including gas escapes, emissions of carbon monoxide, fumes or other hazardous situations.

2. For each relevant period, the licensee shall procure that:

   (a) 90 per cent of standard quotations for obtaining a new gas connection or altering an existing gas connection up to and including rates of flow of 275 kWh per hour are issued within six working days of receipt of the request unless the customer requests a deferral;

   (b) 90 per cent of non-standard quotations for:

      (i) obtaining a new gas connection or altering an existing gas connection up to and including rates of flow of 275kWh per hour are issued within eleven working days of receipt of the request unless the customer requests a deferral; and

      (ii) obtaining a new gas connection or altering an existing gas connection where rates of flow exceed 275kWh per hour are issued within twenty
one working days of receipt of the request unless the customer requests a deferral;

(c) 90 per cent of new or altered gas connections are substantially completed within the timescales agreed with the customer;

(d) 90 per cent of replies to land enquiries are issued within five working days of receipt of the request unless the customer requests a deferral;

(e) in 90 per cent of cases, provide within twenty working days dates for commencement and substantial completion of works from the receipt of acceptance of a quotation provided under paragraph 2 (a) or (b) unless the customer requests a deferral;

(f) when responding to telephone calls:

(i) 90 per cent of calls to the :

   (a) the emergency telephone service; and

   (b) the meter point reference number helpline,

   which are made during the hours that the licensee operates or procures the operation of such lines, will, in aggregate, be answered within 30 seconds; and

(ii) in the case of the emergency telephone service, the calls must be answered by persons adequately trained to process such calls.

(g) in 97 per cent of cases, where a report of a gas emergency including a gas escape, an emission of carbon monoxide, fumes or other hazardous situation is received through the emergency telephone service, or by any other means, the licensee shall attend or procure the attendance of an emergency service provider at the site of the incident promptly and in either event:

   (i) in respect of an uncontrolled gas escape or other uncontrolled gas emergency, within 1 hour of the full emergency details being received by the telephone service, or by any other means; or
(ii) in respect of a controlled gas escape or other controlled gas emergency, within 2 hours of the full emergency details being received on the telephone service, or by any other means.

3. The licensee shall from time to time submit to the Authority for its agreement an accuracy review scheme through which customers can require the licensee to review the accuracy of quotations for obtaining a new gas connection or altering an existing gas connection and, in the event that the licensee provides an inaccurate quotation, the licensee shall adjust any charge made to the customer to the amount due under an accurate quotation.

4. In relation to requests received by the licensee relating to activities referred to in sub-paragraph 1(a), where a request is received after 5pm on any day it shall be deemed for the purposes of this condition as having been received on the next working day.

5. For the purpose of sub-paragraph 2(f) where the licensee operates or procures the operation of these telephone services in conjunction with other gas transporters, performance shall be measured by aggregating all calls relating to those services.

6. The licensee shall, once in each formula year, provide specified information to the Authority.

7. The licensee shall, once in each formula year:
   (a) undertake an audit in respect of the provision by the licensee of services under paragraph 1(a);
   (b) inform the Authority of the nature and scope of such audit; and
   (c) when requested by the Authority in writing, review such audit and the manner in which it is being operated with a view to determining whether any modification should be made to such audit or to the manner of its operation.

8. This condition shall not apply to requests for gas connections:
   (a) to new build domestic developments of at least 5 domestic premises where there is no existing gas connection to the pipe-line system to which this licence relates;

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Gas Transporters Licence: Standard Special Conditions: Part D — Consolidated to 01 January 2017
(b) to new build non domestic developments of at least 5 non-domestic premises where there is no existing gas connection to the pipe-line system to which this licence relates;

(c) to premises to which gas will be conveyed at a pressure of more than 7 bar gauge;

(d) classed as complex gas connections in a statement issued from time to time by the licensee and agreed with the Authority after such consultation as the Authority directs;

(e) classed as excluded gas connections in a statement issued from time to time by the licensee and agreed with the Authority; or

(f) where the customer has failed to provide to the licensee such information as the licensee requires from the customer in order to provide a quotation.

9. The licensee shall prepare and from time to time revise a statement describing the performance standards required under paragraph 2(f) and 2(g) of this condition and the level of performance achieved in respect of those standards in a form and having a content which the licensee could reasonably expect would be within the understanding of customers to whom the statement relates and shall:

(a) give a copy of the statement and of any revision of the statement to the Authority and to Citizens Advice and Citizens Advice Scotland, before he sends it to the gas suppliers referred to in sub-paragraph (b);

(b) at least once in any period of 12 months dispatch to each gas supplier which supplies gas to customers connected to the pipe-line system to which this licence relates for onward transmission to the gas supplier’s customers a copy of the statement (in the form current at the time it is provided);

(c) make a copy of the statement (in its current form) available for inspection by any person at any offices fixed as appropriate by the licensee for the purposes of section 46(3) of the Act or, if none, at any premises of or occupied by the licensee open to the public in the normal course of the licensee’s business during the normal opening hours of the premises;

(d) send a copy of the statement (in its current form) to any person who asks for one, and

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10. The statement prepared under paragraph 9 shall be published in the form of a single document that also includes the statement referred to in paragraph 2 of regulation 15 of the Gas (Standards of Performance) Regulations 2005 (as amended).

11. For the purposes of this condition only:

- **“accurate quotation”**: means a correct charge in accordance with the licensee’s published gas connection charging statement;

- **“gas connection”**: means the gas connection of a service (or any part thereof) under sections 9(1)(b) and 10(2) of the Act for the establishment of a new gas connection or alteration of an existing gas connection to premises on the transportation system where a service means a pipe (if any) installed or to be installed between any main and any emergency control valve at the relevant premises;

- **“controlled gas escape or other controlled gas emergency”**: means a gas escape or other gas emergency where the person reporting the escape or other emergency, after carrying out (or causing to be carried out) the actions advised by the telephone service, advises the operator that the escape of gas or other emergency appears to have ceased;

- **“customer”**: means domestic and non-domestic customers and prospective customers of licensed gas suppliers, gas shippers, gas suppliers, independent gas connection providers, licensed gas transporters or any other person requesting gas connection services specified under paragraph 1(a);

- **“emergency service provider”**: shall have the same meaning as in the Gas Safety (Management) Regulations 1996;

- **“independent gas connection provider”**: means any person that provides consultancy and/or engineering services in relation to gas connections on behalf of customers, gas shippers, gas suppliers and gas transporters;

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<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
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<td>&quot;land enquiry&quot;</td>
<td>means an indication of the availability of gas, an estimate of pressure that is or may become available, an estimate of the cost of the relevant gas connection and, where appropriate, the approval of a design for the provision of a new or alteration of an existing gas connection;</td>
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<td>&quot;non-standard quotation&quot;</td>
<td>means a quotation other than a standard quotation (but excluding a self-quote);</td>
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<td>&quot;relevant period&quot;</td>
<td>means the period from 1 April 2008 until 31 March 2009 and thereafter each succeeding period of 12 months starting on 1 April;</td>
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<td>&quot;self-quote&quot;</td>
<td>means a quotation produced by the customer for the provision of a new or alteration of an existing gas connection in accordance with any conditions published by the licensee to enable the customer to calculate the cost of the relevant works;</td>
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<td>&quot;specified information&quot;</td>
<td>means as a minimum:</td>
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<td>(a) the number of requests which the licensee has received for each of the services referred to in paragraph 1(a);</td>
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<td>(b) the number of requests for each of the services referred to in paragraph 1(a) in respect of which the licensee has provided the requested service within the timescales set out in paragraph 2(a)-(e);</td>
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<td>(c) the number of requests for each of the services referred to in paragraph 1(a) in respect of which the licensee has not provided the requested service within the timescales set out in paragraph 2(a)-(e);</td>
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<td>(d) the amount (if any) paid for the purposes of refunding customers for failure to provide an accurate quotation;</td>
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<td>(e) the amount of compensation (if any) paid by the</td>
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Gas Transporters Licence: Standard Special Conditions: Part D — Consolidated to 01 January 2017
licensee for the purpose of compensating customers entitled to compensation under regulations made under section 33AA of the Act;

(f) the number of times any payment caps specified under regulations made under section 33AA of the Act have been reached;

(g) the results of any audit carried out under paragraph 7 above;

(h) the number of gas connection requests under paragraph 1(a) that the licensee has identified as falling within the categories set out in paragraph 8;

(i) the number of calls received under paragraph 1(b) and the number of calls in respect of which the licensee has provided the requested service within the timescales set out in paragraph 2(f)(i) and 2(f)(ii);

(j) the number of reports received under paragraph 1(c) that the licensee has identified as falling within the category set out in paragraph 2(g)(i) or 2(g)(ii) and the number of reports in respect of which the licensee has provided the requested service within the timescales set out in paragraph 2(g)(i) and 2(g)(ii) respectively;

“standard quotation” means a standard quotation (excluding a self-quote) that does not require a site visit; and

“substantial completion” means that the gas connection and the emergency control valve to the premises has been installed and commissioned.

12. Where the licensee is a DN operator that operates more than one Distribution Network (as defined in Special Condition 1A (Restriction of revenue in respect of the Distribution Network Transportation Activity: definitions)), the obligations of this condition shall apply in respect of each Distribution Network.
Standard Special Condition D11. Charging obligations

1. Amendments to Standard Special Condition A4 (Charging - General)

Standard Special Condition A4 (Charging – General) shall be amended by:-

(a) in paragraph 1, the insertion of “, for each Distribution Network (as defined in Special Condition 1A (Restriction of revenue in respect of the Distribution Network Transportation Activity: definitions)), where applicable,” after the words “the licensee shall”;

(b) in paragraph 2, the insertion of the following in sub-paragraphs (a) and (b) in substitution for the words “NOT USED”:

“(a) except in so far as the Authority otherwise directs or consents, shall not make any changes to the charges or reserve prices mentioned in paragraph 1 more frequently than once in each formula year such that any such change shall take effect on 1 April in each formula year;

(b) subject to sub-paragraph (a) above, if the licensee proposes to make changes to the charges or reserve prices mentioned in paragraph 1 on a date other than that specified in sub-paragraph (a), it must inform the Authority in writing:

(i) stating the reasons for this change; and

(ii) clearly identifying whether any of the information is of a confidential nature.”

2. Amendments to Standard Special Condition A5 (Obligations as Regards Charging Methodology)

Note: Consolidated conditions are not formal Public Register documents and should not be relied on. Gas Transporters Licence: Standard Special Conditions: Part D – Consolidated to 01 January 2017
Standard Special Condition A5 (Obligations as Regard Charging Methodology) shall be amended by:

(a) in paragraph 1, the insertion of “, for each Distribution Network (as defined in Special Condition 1A (Restriction of revenue in respect of the Distribution Network Transportation Activity: definitions)), where applicable,” after the words “the licensee shall”;

(b) in paragraph 2A, the insertion of the following in sub-paragraph (b) in substitution for the words “NOT USED”:

“(b) except in so far as the Authority otherwise directs or consents, shall not make any changes to the charging methodology more frequently than once in each formula year such that any such change shall take effect on 1 April in each formula year”
Standard Special Condition D12. Requirement to offer terms for the provision of gas entry points

Purpose of licence condition

1. The purpose of this condition is to set out the obligations of the licensee from 1 April 2007 relating to entering into gas entry agreements in respect of gas entry points to the pipe-line system to which this licence relates.

Requirement to offer terms for gas entry points

2. The licensee shall (subject to paragraph 5) offer to enter into a gas entry agreement (unless the Authority otherwise consents) on receiving an application on or after 1 April 2007, made by any person (the “applicant”) containing all such information as the licensee may reasonably require for the purpose of formulating the terms of the offer.

3. In making an offer pursuant to paragraph 2 of this condition, the licensee shall set out the terms on which the licensee shall allow gas to be introduced into the pipe-line system to which this licence relates, including:

   (a) the date (not being earlier than 1 October 2007) when the licensee shall allow gas to be introduced into the pipe-line system to which this licence relates by means of the gas entry point in respect of which the application was made (time being of the essence, unless otherwise agreed by the applicant);

   (b) terms that offer the up to the maximum flow rate available from time to time on the pipe-line system to which this licence relates at the time of the offer, unless the applicant requests a lesser flow rate than the maximum available;

   (c) terms that require the applicant to pay the licensee’s reasonable costs incurred and a reasonable element of profit, so far as the same will not be recoverable by the licensee from elsewhere, through making any necessary reinforcement
to the pipe-line system to which this licence relates or carrying out any other activities necessary to enable the gas entry point to be made available;

(d) terms that allow the licensee and the applicant to refer any dispute arising over the variation of the terms of the gas entry agreement to the Authority to be settled pursuant to paragraph 8 of this condition; and

(e) such other detailed terms in respect of each gas entry point as are or may be appropriate for the purposes of the gas entry agreement.

4. The licensee shall offer terms for gas entry agreements in accordance with paragraph 2 as soon as reasonably practicable and (except where the Authority consents to a longer period) in any event not more than 6 months after receipt by the licensee of an application containing all such information as the licensee may reasonably require for the purpose of formulating the terms of the offer.

5. The licensee shall not be obliged pursuant to this condition to offer to enter into any agreement if to do so would be likely to involve the licensee being in:

(a) breach of it duties under section 9 of the Act;

(b) breach either of any regulations made under section 18 of the Act or of any other enactment relating to safety or standards applicable in respect of its transportation business;

(c) breach of the licensee’s network code; and

(d) breach of the conditions of this licence or any other licence granted or treated as granted under section 7 of the Act and held by the licensee.

Non-discrimination

6. In carrying out the provision of gas entry points the licensee shall not unduly discriminate between any persons or class or classes of persons.

Determination of disputes

Note: Consolidated conditions are not formal Public Register documents and should not be relied on.
Gas Transporters Licence: Standard Special Conditions: Part D — Consolidated to 01 January 2017
7. If, after a period which appears to the Authority to be reasonable for the purpose, the licensee has failed to enter into a gas entry agreement with a particular applicant, the Authority may, on the application of that applicant or the licensee, settle any terms of the agreement in dispute between the licensee and that applicant in such manner as appears to the Authority to be reasonable.

8. If either the licensee or any other party to a gas entry agreement proposes to vary the contractual terms of that gas entry agreement entered into pursuant to this condition, in any manner provided for under that gas entry agreement, the Authority may, at the request of either the licensee or other party, settle any dispute relating to such variation in such manner as appears to the Authority to be reasonable.

Publication of principal terms

9. The licensee shall publish as soon as reasonably practicable but no later than one month from the date on which it enters into a gas entry agreement the principal terms of that agreement, while having regard to the commercial sensitivity of the other party.

Definitions

10. In this condition:

| “gas entry point” | means a point at which gas may be introduced into the pipe-line system to which this licence relates, but shall not include any point at which such pipe-line system is connected to the pipe-line system of either the NTS operator or a DN operator. |
| “gas entry agreement” | means an agreement made on or after 1 April 2007 between the licensee and another person for connection to the pipe-line system to which this licence relates at a gas entry point for the purpose of introducing gas into that pipe-line system and/or the delivery of gas onto that pipe-line system on or after 1 October 2007. |
| “flow rate” | means the rate at which energy is or may be delivered to the pipe-line system to which this licence relates expressed in GW. |
| “maximum flow rate” | means the highest rate at which energy is or may be delivered to the pipe-line system to which this licence relates expressed in GW. |
| “GW” | means one million kilowatts. |
**Standard Special Condition D13. Provision of services for specific domestic customer groups**

**Eligibility for Services**

1. The licensee must set up and maintain practices and procedures to identify domestic customers who may be eligible for assistance under this condition as a result of its customer interaction, and offer these customers specific priority services.

2. Customers eligible for assistance under this condition are domestic customers who:

   (a) are either:

      (i) of pensionable age, disabled, chronically sick or live with children aged under five; or

      (ii) otherwise in a vulnerable situation, and require additional services related to their access, communication and safety needs; and

   (b) have:

      (i) personally approached the licensee to register their details as an eligible customer under this condition;

      (ii) had a person acting on their behalf ask for their name to be registered; or

      (iii) had a relevant supplier or relevant distributor ask for their name and any relevant details to be suitably recorded for the purpose of providing additional services as described in this condition.

**Arrangements in respect of meters**

3. Where a relevant supplier or a gas supplier who is about to become such a supplier has-
(a) pursuant to paragraph 5(d) of standard condition 26 (Priority Services Register) of its supply licence transmitted to the licensee a request for the repositioning of a meter owned by the licensee; and

(b) undertaken to pay the licensee’s reasonable expenses in complying with the request,

then, so far as it is reasonably practicable and appropriate for it to do so, the licensee must comply with the request.

Services for vulnerable domestic customers

4. The licensee must offer, free of charge, to agree a password with any customer who is eligible for assistance (or their representative), that can be used by any representative of the licensee to enable the customer to identify that person for the purpose of carrying out necessary work for which the password was agreed.

5. The licensee must provide facilities, free of charge to domestic customers, which enables any domestic customer who has additional communication needs to ask or complain about any service provided by the licensee.

6. In so far as permitted by any laws relating to data protection and/or privacy, the licensee must, upon becoming aware of a domestic customer who may be eligible for assistance under this condition give the relevant supplier and/or relevant distributor such details of that customer, in such intervals as are relevant to the performance of that supplier or distributor’s obligations under its licence.

7. For the purposes of complying with its obligations under this condition (including in respect of obtaining, recording, using and sharing information), the licensee must comply with any laws relating to data protection and/or privacy.

Provision of information

Note: Consolidated conditions are not formal Public Register documents and should not be relied on.
Gas Transporters Licence: Standard Special Conditions: Part D – Consolidated to 01 January 2017
8. The licensee must prepare a statement, in plain and intelligible language, that sets out and explains its arrangements for complying with its obligations under this condition.

9. In relation to the statement prepared under paragraph 8, the licensee must:

   (a) publish the statement on and make it readily accessible from its website;

   (b) at least once each year, take all reasonable steps to inform domestic customers whose premises are connected to the pipe-line system to which this licence relates, of the existence of the statement and how to obtain it;

   (c) when asked to do so by a customer with additional communication needs, provide to that customer whose premises are connected to the pipe-line system to which this licence relates, the statement in a manner or a format that is suitable for that customer’s needs;

   (d) when asked to do so, provide to a domestic customer whose premises are connected to the pipe-line system to which this licence relates and whose first language is not English, such assistance or advice as will enable that customer to understand the contents of the statement; and

   (e) give a copy of the statement on request and free of charge to any person.

10. The statement prepared under paragraph 8 may, at the licensee’s choice, be published as a single document that may also include the statements referred to in Standard Special Condition D14 (Arrangements for access to premises).

**Other domestic customers and other services**

11. Nothing in this condition prevents the licensee from:

   (a) including domestic customers additional to those specified under paragraph 2; or
(b) providing services to domestic customers that exceed those required under this condition.

Interpretation

12. For the purposes of this condition:

“pensionable age” has the meaning given in section 48(2B) of the Act.

“relevant distributor” means the licenced electricity distributor to whose electricity distribution network the domestic customer’s premises are connected.
Standard Special Condition D14. Arrangements for access to premises

1. The licensee must take all reasonable steps to ensure that each representative of the licensee who visits a customer’s premises on its behalf:
   (a) possesses the skills necessary to perform the required function;
   (b) can be readily identified as a representative of the licensee by a member of the public;
   (c) uses any password that the licensee has agreed with the customer in accordance with paragraph 2 of Standard Special Condition D13 (Provision of services for specific domestic customer groups);
   (d) is a fit and proper person to visit and enter the customer’s premises; and
   (e) is able to inform the customer, on request, of the gas emergency helpline number.

2. The licensee must take all reasonable steps, where a representative exercises the powers of entry conferred by Schedule 2B (the Gas Code) to the Act, to avoid undue disturbance to owners or occupiers of premises as a result of visits being made to their premises by its representatives and the representatives of other licence holders exercising powers of entry for like purposes.

3. The licensee must prepare a statement that sets out, in plain and intelligible language, its arrangements for complying with its obligations under paragraph 1.

4. In relation to the statement prepared under paragraph 3 the licensee must:
   (a) publish that statement on and make it readily accessible from its website;
   (b) at least once each year, take all reasonable steps to inform customers whose premises are connected to the pipe-line system to which this licence relates of the existence of the statement and how to obtain it;
   (c) when asked to do so, provide to a customer whose premises are connected to the pipe-line system to which this licence relates and, who is blind, partially sighted,
deaf, or hearing-impaired, the statement in a manner or a format that is suitable
for that customer’s special communication needs;

(d) when asked to do so, provide to a customer, whose premises are connected to the
pipe-line system to which this licence relates and whose first language is not
English, such assistance or advice as will enable that person to understand the
contents of the statement; and

(e) give a copy of the statement on request and free of charge to any person.

5. The statement prepared under paragraph 3 may, at the licensee’s choice, be prepared and
published as a single document that may also include the statements referred to in
Standard Special Condition D13 (Provision of services for specific domestic customer
groups)

6. In paragraph 2, the reference to visiting premises includes a reference to entry under the
authority of a warrant obtained under the Rights of Entry (Gas and Electricity Boards)
Act 1954.

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Gas Transporters Licence: Standard Special Conditions: Part D – Consolidated to 01 January 2017
Standard Special Condition D16. Reporting on Performance

1. The licensee must provide the Authority and Citizens Advice and Citizens Advice Scotland with information specified by the Authority relating to matters that it reasonably considers are relevant to the licensee’s customers in relation to Standard Special Condition D13 (Provision of services for specific domestic customer groups), Standard Special Condition D14 (Arrangements for access to premises).

2. The information provided by the licensee under paragraph 1 must be in the form of a statistical record having such content and being presented in such a format and at such intervals of time as the Authority may from time to time direct.

3. Prior to issuing a direction under paragraph 2 the Authority must:

   (a) consult with the licensee and Citizens Advice and Citizens Advice Scotland; and

   (b) consider any representations received as part of the consultation, including any about the materiality of costs that are likely to be incurred by the licensee in obtaining the information to be specified in the direction.

4. The obligations of this condition shall apply in respect of each Distribution Network (as defined in Special Condition 1A (Restriction of revenue in respect of the Distribution Network Transportation Activity: definitions)).
Standard Special Condition D17. Provision and Return of Meters

1. Subject to paragraph 2, the licensee shall comply with any reasonable request by a relevant supplier (or a gas supplier who is about to become such a relevant supplier) to provide through a meter asset manager and install at the premises of a domestic customer a gas meter, other than:

   (b) a gas meter capable of forming part of a smart metering system;
   (c) an advanced domestic meter; or
   (d) a prepayment advanced domestic meter

owned by the licensee and of a type specified by the supplier subject, however, to a meter of that type being reasonably available to the licensee and the supplier agreeing to pay its charges in respect of the meter.

1A For the purposes of paragraph 1, “meter asset manager” means:

   (a) a person approved in accordance with the Supply Point Administration Agreement as possessing expertise satisfactorily to provide meter-related services or a class or description of persons so approved (the “relevant expertise”); or
   (b) an undertaking approved in accordance with the Supply Point Administration Agreement as having staff possessing the relevant expertise and for the purposes of this definition,

   (i) “approved in accordance with the Supply Point Administration Agreement” means approved in accordance with it for the purposes of this condition generally and “staff” includes officers, servants and agents; and

   (ii) “meter-related services” means the provision, installation, commissioning, inspection, repairing, alteration, repositioning, removal, renewal and maintenance of the whole or part of the Supply Meter Installation as defined in Section M, paragraph 1.2 of the Network Code of Transco plc, as at 12 July 2004, as defined within Amended Standard Condition 9 (Network Code) of Transco plc’s gas transporter licence on that date.
2. Paragraph 1 shall not apply:-

(a) where:

(i) the premises in question are secondary sub-deduct premises; and

(ii) the owner or occupier of the premises has not agreed that the licensee may enter the premises for the purpose of removing the meter when the owner or occupier no longer requires the meter or the supply of gas; or

(b) where the licensee receives a reasonable request from a relevant supplier in accordance with paragraph 1, and the licensee submits that request within 14 days of receiving it to National Grid Gas plc to fulfil.

3. Where any gas meter owned by the licensee is disconnected by, or returned to, the licensee it shall promptly make an appropriate record of the details displayed on the register of the meter at the time of disconnection or return and of such other information in its possession as shall subsequently enable the identity of, and the date of disconnection or return of, the meter and the premises from which it was disconnected to be ascertained, and shall keep such a record for a period of not less than 2 years from the date of the disconnection or return, whichever is the later.

4. Where the licensee has reasonable cause to believe that any gas meter owned by it and disconnected by, or returned to, it is or may be relevant to -

(a) any investigation, proceedings or possible proceedings relating to the alleged theft of gas by any person or to an alleged offence under paragraph 10(1) of Schedule 2B to the Act; or

(b) any dispute as to the accuracy of the meter,

the licensee shall use all reasonable endeavours to keep the meter in safe custody in the standard condition in which it was when disconnected or returned and with the register unaltered -

(i) during the period of 6 months beginning with the date on which the meter was disconnected or returned, for as long as the licensee continues to have reasonable cause to believe that the meter is or may be so relevant; and
(ii) thereafter, for as long as, to the licensee’s knowledge, the meter is so relevant.

5. When the licensee receives, in connection with a proposed connection or disconnection of a meter, such a notice as is mentioned in sub-paragraph (1) of paragraph 12 of Schedule 2B to the Act or receives information in pursuance of sub-paragraph (3) of that paragraph, it shall promptly give the relevant shipper a copy thereof and furnish it with any further information relating to the meter which is requested by the relevant shipper and which the licensee either has or may readily obtain.

6. Where the record kept by the licensee under paragraph 8 of Standard Special Condition A50 (System Development Obligations) shows that a relevant supplier has supplied gas to particular premises for less than 2 years and that the supplier has not, since it began to supply gas to those premises, secured an inspection of the meter for the purposes of standard condition 12 (Matters relating to Gas Meters) of the standard conditions of the Gas Supply licence as incorporated in its licence, the licensee shall give to the relevant shipper, for transmission to the supplier (except where the recipient of the notice is itself the supplier), not less than 4 months’ notice of the date by which the next such inspection should be carried out, being a date falling not more than 2 years after the date shown in the licensee’s record as the date of the last such inspection or, if later, 5 months after the licensee is informed that the supplier has begun to supply gas to the premises.

7. Subject to any direction given by the Authority, paragraphs 1, 1A and 2 of this condition shall cease to have effect on the date specified in a direction made by the Secretary of State, in respect of the installation of a Smart Metering System, in accordance with his powers under condition 33.6 (The duty in relation to replacement meters and new connections) of the standard conditions of the gas supply licence.

8. Subject to any direction given by the Authority, paragraphs 3 to 6 and 9 of this condition shall cease to have effect on the date specified in condition 33.1 of the standard conditions of the gas supply licence (the date by which the duty to roll out a Smart Metering System must be fulfilled).
9. For the purposes of this condition and Standard Special Condition D18 (Provision of Metering and Meter Reading Services):

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
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<tbody>
<tr>
<td>advanced domestic meter</td>
<td>has the same meaning as that provided in Condition 25B.16 of the standard conditions of the gas supply licence</td>
</tr>
<tr>
<td>National Grid Gas plc</td>
<td>has the same meaning as that provided in Special Condition 1A of the gas supply licence</td>
</tr>
<tr>
<td>prepayment advanced domestic meter</td>
<td>has the same meaning as that provided in Condition 25B.16 of the standard conditions of the gas supply licence</td>
</tr>
<tr>
<td>smart metering system</td>
<td>has the same meaning as that provided in Condition 1 of the gas supply licence</td>
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</tbody>
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Standard Special Condition D18. Provision of Metering and Meter Reading Services

1. Before attending to any request from a supplier:
   (a) pursuant to paragraph 1 of Standard Special Condition D17 (Provision and Return of Meters);
   (b) in relation to the provision of metering services other than those provided pursuant to sub-paragraph (a) above; or
   (c) in relation to the provision of meter reading services;
   the licensee shall provide to that supplier the terms provided for in paragraph 2.

1A. Where and to the extent that the licensee is required to provide services under sub-paragraph (a) of paragraph 1 above, it shall be the duty of the licensee to provide the services mentioned in that sub-paragraph on reasonable terms.

2. The terms referred to in paragraph 1 are the licensee’s terms regarding;
   (a) the date by which the services required shall be provided (time being of the essence unless otherwise agreed between the parties);
   (b) the charges to be paid in respect of the services required, such charges (save to the extent set out in any direction under paragraph 10 or unless manifestly inappropriate):
      (i) to be presented in such a way as to be referable to the statements prepared in accordance with paragraph 5 of this condition, or any revision thereof; and
      (ii) to be set in conformity with the requirements of paragraphs 4 to 7 of this condition; and
   (c) such other detailed terms in respect of each of the services required as are or may be appropriate for the purpose of the agreement.
3. The licensee shall provide to the supplier such terms as are referred to in paragraph 2 above as soon as practicable and (save where the Authority consents to a longer period) in any event not more than 28 days after receipt by the licensee from any person of any application containing all such information as may reasonably be required for the purpose of formulating the terms of the agreement.

4. Except in so far as the Authority accepts otherwise, the licensee shall enter into agreements with suppliers for the provision of:

(a) gas meters pursuant to Standard Special Condition D17 (Provision and Return of Meters);

(b) metering services other than the provision of gas meters pursuant to subparagraph (a) above; or

(c) meter reading services,

without variation to any terms provided in relation to a particular request from a supplier pursuant to paragraph 2.

5. The licensee shall as soon as reasonably practicable prepare statements in a form approved by the Authority setting out:

(a) the basis upon which charges for the provision of services of a type described in paragraph 1 will be made; and

(b) information relating to the other terms that will apply to the provision of each service,

in each case in such form and with such detail as shall be necessary to enable any supplier to make a reasonable estimate of the charges to which he would become liable for the provision of such services and of the other terms, likely to have a material impact on the conduct of his business, upon which the service would be provided and (without prejudice to the foregoing) including the information set out in paragraph 6.

6. The statements referred to in paragraph 5 shall include:

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Gas Transporters Licence: Standard Special Conditions: Part D — Consolidated to 01 January 2017
(a) a schedule of charges for such services; and

(b) an explanation of the methods by which and the principles on which such charges will be calculated.

7. The licensee may periodically review the information set out in and, with the approval of the Authority, alter the form of the statements prepared in accordance with paragraph 5 and shall, at least once in every year that this licence is in force, make any necessary revisions to such statements in order that the information set out in the statements shall continue to be accurate in all material respects.

8. The licensee shall send a copy of the statements in accordance with paragraph 5, and of each revision of such statements in accordance with paragraph 7, to the Authority.

9. The licensee shall give or send a copy of the statements prepared in accordance with paragraph 5, or (as the case may be) of the latest revision of such statements in accordance with paragraph 7, to any supplier who requests a copy of such statement or statements.

10. The licensee may make a charge for any statement given or sent pursuant to paragraph 9 of an amount which shall not exceed the amount specified in directions issued by the Authority for the purposes of this condition based on the Authority’s estimate of the licensee’s reasonable costs of providing such a statement.

11. The Authority, having regard, in particular, to any representations made to it by the licensee and other persons may issue a direction relieving the licensee of its obligations under paragraphs 1(b), 1(c), 1A, 3 and 5 to such extent and subject to such terms and conditions as it may specify in that direction.

12. Subject to any direction given by the Authority, this condition shall cease to have effect on the date specified in condition 33.1 of the standard conditions of the gas supply licence (the date by which the duty to roll out a Smart Metering System must be fulfilled).

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Gas Transporters Licence: Standard Special Conditions: Part D — Consolidated to 01 January 2017 37
Standard Special Condition D19. Non-discrimination in the provision of metering activities

1. The licensee shall avoid undue discrimination and undue preference between any persons or class or classes of persons in the provision of metering activities.

2. Without prejudice to paragraph 1 and subject to paragraph 4 of this condition, the licensee shall not make charges for the provision of metering activities to any supplier or class or classes of supplier which differ in respect of any item separately identified in the statements referred to in paragraph 5 of Standard Special Condition D18 (Provision of Metering and Meter Reading Services) from those for the provision of metering activities to any other gas supplier or class or classes of supplier except insofar as such differences reasonably reflect differences in the costs associated with such provision.

3. Notwithstanding paragraph 2 of this condition, the licensee shall not make any charges in respect of metering activities in respect of any item of charge separately identified in the statements referred to in paragraph 5 of Standard Special Condition D18 (Provision of Metering and Meter Reading Services) on any supplier whose contract does not provide for him to receive the activity to which such item of charge refers.

4. The licensee shall not in setting charges in respect of metering activities restrict, distort or prevent competition in the supply or conveyance of gas.

Introduction

1. The purpose of this condition is to ensure that the licensee:

   (a) makes available to the public, including through the publication of the Distributed Gas Connections Guide provided for below, information that will assist any person who might wish to enter into arrangements with the licensee that relate to the connection of distributed gas plant to the licensee’s distribution network to understand and evaluate the process for doing so; and

   (b) implements a distributed gas information strategy in respect of that information and also of other information more generally related to distributed gas connections.

Part A: Scope and contents of the Distributed Gas Connections Guide

2. Where the Authority gives the licensee a direction to do so, the licensee must work collectively with such other licensees as are also subject to a direction under this condition (“relevant licensees”) to prepare and maintain a common set of documents, approved by the Authority and to be known as the Distributed Gas Connections Guide, that:

   (a) is in such form as may be specified in the direction for the purposes of this condition; and

   (b) contains such information as the licensee can reasonably provide that identifies or relates to the matters specified in paragraph 3 of this condition.

3. Those matters must (without limitation) include:

   (a) details of the statutory and regulatory framework (including health and safety considerations) that applies to distributed gas connections;

   (b) the likely cost elements, charges, and timescales involved in the application process typically operated by licensees in respect of such connections.

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Gas Transporters Licence: Standard Special Conditions: Part D — Consolidated to 01 January 2017
(c) details of the arrangements and opportunities available for competitive activity in the provision or procurement of such connections; and

(d) engineering and other technical matters relevant to the commissioning, injection of gas, and maintenance of such connections.

Part B: Preparation and revision of the Distributed Gas Connections Guide

4. The licensee must, together with the relevant licensees:

(a) prepare and issue the Distributed Gas Connections Guide, as approved by the Authority, within a period of three months after the date of the Authority’s direction; and

(b) except where the Authority otherwise consents, review and where appropriate revise the Distributed Gas Connections Guide in each following formula year to ensure that, so far as is reasonably practicable, the information contained in it is up to date and accurate in all material respects.

Part C: Licensee’s distributed gas information strategy

5. Where the Authority gives the licensee a direction to do so, the licensee must prepare a distributed gas information strategy, for the approval of the Authority, which sets out how the licensee intends to ensure that all existing and potential users of its distribution network are able to receive an adequate level of information and a satisfactory standard of service in relation to the distributed gas connections process and matters relevant to it.

6. The scope and contents of the distributed gas information strategy must cover how the licensee will provide information to all such users, in a form and manner tailored to their particular needs.

7. The licensee must submit the distributed gas information strategy for the approval of the Authority within the time period set out in the Authority’s direction (which will not be a period of less than 28 days).

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Gas Transporters Licence: Standard Special Conditions: Part D – Consolidated to 01 January 2017
8. The licensee must implement its distributed gas information strategy, as approved by the Authority, with effect from such date as may be specified by the Authority when it approves the strategy.

Part D: Review and revision of the distributed gas information strategy

9. The licensee must review its distributed gas information strategy at least once in each formula year with a view to ensuring that it remains fit for the purposes envisaged by Part C of this condition and, with the consent or at the direction of the Authority, must make any changes to the strategy that may be necessary to enable it to better achieve those purposes.

10. Where any changes to the distributed gas information strategy are proposed the revised distributed gas information strategy must be submitted to the Authority for approval, and the Authority will respond within a reasonable period.

Part E: Procedure for directions under this condition

11. Before the Authority gives a direction under this condition, it will inform the licensee of its intention to do so in a notice that:

(a) states the date on which it is proposed that the direction should take effect;

(b) sets out the proposed contents of the direction with respect to the form in which the Distributed Gas Connections Guide or the distributed gas information strategy (as the case may be) is to be prepared and maintained for the purposes of this condition; and

(c) specifies the time (which will not be less than a period of 28 days from the date of the notice) within which representations with respect to the proposed direction may be made.

12. The Authority will consider any representations that are duly made and are not withdrawn.
Part F: Availability of the guide and the strategy

13. The licensee must give the Authority a copy of the Distributed Gas Connections Guide and the distributed gas information strategy and of each approved revision of either document.

14. The licensee must also:

(a) give or send a copy of the Distributed Gas Connections Guide to any person who requests one and who makes such payment to the licensee as it may require (which must not exceed such amount as the Authority may from time to time approve for that purpose in respect of the document); and

(b) publish the Distributed Gas Connections Guide in such manner as the licensee believes will ensure adequate publicity for it (including by making it readily accessible from the licensee’s website).

Part G: Interpretation

15. The requirements for consultation under Part E of this condition may be satisfied by action taken before, as well as by action taken after, the commencement of this condition.

16. For the purposes of this condition:

**distributed gas** means gas that is injected into the network by means of a connection to the distribution network of the licensee that is not an NTS exit point (within the meaning of the Uniform Network Code) and the expressions “distributed gas connections”, and “Distributed Gas Connections Guide” and “distributed gas information strategy” are to be read in accordance with that meaning.