

Consultation Response**iGT086:**

Central Data Service Provider -
Implementing iGT UNC changes
to support FGO

Responses invited by: 03 May 2017

Respondent Details

Name: Andrew Margan

Organisation: Centrica Plc

Support Implementation X

Please briefly summarise the key reason(s) for your support / opposition

Following the implementation of the new Xoserve's Funding, Governance and Ownership (FGO) framework, the creation of the Central Data Service Provider (CDSP) and the Data Service Contract (DSC) which capture IGTs, it is correct the IGT UNC reflects these new arrangements, the role and obligation of the CDSP and how it interacts with all IGT UNC industry parties. Therefore we support this proposal.

Self-Governance Statement

Do you agree with the Modification Panel's determination with respect to whether or not this should be a self-governance modification?

As the main FGO arrangements have been developed under the UNC and DSC arrangements and this simply aligns the IGT UNC to those arrangements, we don't believe these arrangements have a likely material impact to anyone, therefore we support self governance.

Please state any new or additional issues that you believe should be considered

N/A

Relevant Objectives

How would implementation of this modification impact the relevant objectives?

We believe this modification furthers relevant Object (F) and better improve the administration of the Code.

Impacts and Costs

What development and ongoing costs would you face if this modification was implemented?

None identified

Implementation

What lead time would you wish to see prior to this modification being implemented, and why?

We support a June implementation.

Legal Text

Are you satisfied that the legal text will deliver the intent of the modification?

Following an extensive review, we are satisfied the Legal Text delivers the intent of the modification.

(It should be noted that these modification changes are complex and extensive, therefore there is a risk small areas of Code or process may have been missed.

Given the likely requirement for a UNC Post Nexus legal review and the IGT UNC points directly to the UNC, it will be pertinent to for the IGT UNC to undertake a 'follow-up' review post Nexus, to ensure the IGT UNC is correct and remains fit for purpose).

Further Comments

Is there anything further you wish to be taken into account?

We would like to thank Brookfield Utilities for their hard work in developing and delivering this modification.

Responses should be submitted by email to IGTUNC@gemserv.com