

## iGT UNC / iGT INC Consultation Response

<b>Date</b>	8 <sup>th</sup> April 2011
<b>Reference</b>	iGT 034
<b>Title</b>	Designation of Existing 'AQ Procedures' document as an Ancillary Document
<b>Respondee</b>	Sham Afonja - RWE Npower
<b>Position on the Modification</b>	Support Modification

### Facilitation of the relevant objectives

*How this proposal will, if implemented, better facilitate the "code relevant objectives", as defined in Standard Condition 9 of the Gas Transporters Licence. For those answered Yes to, please provide a detailed explanation below the table.*

<i>Relevant Objective</i>	<i>Yes/No</i>
a. the efficient and economic operation of the pipe-line system to which this licence relates	
b. so far as is consistent with sub-paragraph (a), the coordinated, efficient and economic operation of the pipe-line system of one or more other relevant gas transporters	
c. so far as is consistent with sub-paragraphs (a) and (b), the efficient discharge of the licensee's obligations under this licence	
d. so far as is consistent with sub-paragraphs (a) to (c) the securing of effective competition between relevant shippers and between relevant suppliers	
e. so far as is consistent with sub-paragraphs (a) to (d), the provision of reasonable economic incentives for relevant suppliers to secure that the domestic customer supply security standards are satisfied as respects the availability of gas to their domestic customers	
f. so far as is consistent with sub-paragraphs (a) to (e), the promotion of efficiency in the implementation and administration of the network code and/or the uniform network code referred to in paragraphs 2 and 5 respectively of this condition	Yes

*Relevant Objectives to be better facilitated:*

### Likely impact on environment?

N/A

### Implementation issues including impact on your systems

None

### Additional Information and Comment

On behalf of RWE npower, I would like to thank you for the opportunity to respond to the above titled iGTUNC Modification Proposal. RWE npower supports the implementation of iGT034. We believe that designating this document, as an ancillary document would clarify

## iGT UNC / iGT INC Consultation Response

its governance.

In addition, RWE Npower agrees with the proposer that the 'AQ Procedures' document should also be renamed to 'iGT AQ Review Procedures'. We believe this will provide a level of confidence that the AQ Review operational processes (e.g. file formats etc) are consistent across industry participants.

We anticipate that if iGT034 is implemented it would ensure the promotion of efficiency in the administration of the network code.

Completed forms should be returned to the iGT UNC Representative, Gemserv Ltd at [iGT-UNC@gemserv.com](mailto:iGT-UNC@gemserv.com) or faxed to 020 7090 1001