

NETWORK CODE OF INDEPENDENT PIPELINES  
LIMITED

VERSION 6.00

[29.06.23]

Version	Modification Number	Title	Date of Authority Direction	Implementation Date
2.0	Establishment of the iGT UNC	N/A	N/A	09/03/2007
3.0	QPL038	Remove TAS Specific Change Processes from INC	28/01/2011	24/06/2011
4.0	CTM004	IPL Registered Address	22/03/2012	22/03/2012
5.0	IPL041S	Changes to the Independent Pipeline Limited Individual Network Code following Single Service Provision (SSP) implementation	17/06/2015	01/06/2017
6.0	IPL042	Removal of Code Credit Rules from IPL Network Code	N/A	29/06/2023

1. Network Code

This document (including the Schedule and its Appendices) is the network code of Independent Pipelines Limited prepared pursuant to [standard condition 9] of the Operator's Licence.

2. Interpretation

2.1 In this document (other than the Appendices):

"iGT UNC" means the document entitled the "Independent Gas Transporters Uniform Network Code" which has been prepared by the Operator and the Other iGTs as from time to time modified;

"Network Code" means this document as from time to time modified in accordance with the network code modification procedures set out in the iGT UNC or the Operator's Licence;

"Operator" means Independent Pipelines Limited a company registered in England and Wales with company number 2828692 whose registered office is at Driscoll 2, Ellen Street, Cardiff CF10 4BP;

"Operator's Licence" means the Transporter's Licence granted or treated as granted to the Operator;

"Other iGTs" those persons (other than the Operator) holding a Transporter's Licence and who have agreed to incorporate the iGT UNC (with or without amendment) into their respective Transporter Codes;

"Transporter Code" the network code of a person (other than the Operator) holding a Transporter's Licence prepared pursuant to [standard condition 9] of that Transporter's Licence;

"Transporter's Licence" means in respect of a person, a gas transporters licence granted or treated as granted under Section 7(2) of the Gas Act 1986 to such person as from time to time in force;

2.2 Terms used in the Schedule and which are not defined in this document shall have the meaning in the iGT UNC.

2.3 Terms used in the Appendices and which are not defined therein shall have the meaning in the iGT UNC.

3. Provisions of Network Code

3.1 Subject to Clause 3.2, the Network Code comprises the provisions set out in the iGT UNC which are (subject to Clause 3.2) hereby incorporated into this document.

3.2 Schedule 1 to this document and its Appendices set out provisions:

- (a) which are to be applied in addition to those set out in the iGT UNC;
- (b) of the iGT UNC which are to be disapplied;
- (c) of the iGT UNC which are to be modified;

- (d) of the iGT UNC which are further defined, detailed or explained.
- (e) of the iGT UNC which are to be delayed in their implementation

### SCHEDULE 1

1. References in this Schedule and the Appendices hereto to a "Part" are unless provided otherwise to a Part of the iGT UNC
2. The provisions of Part CI 13.2 to 13.6 shall not apply.
3. For the purposes of the Code "Capacity Variable Component" shall mean in respect of a Customer Charge, the component (if any) thereof the amount of which is determined by reference to the amount of Offtake Capacity allocated to a Pipeline User pursuant to Part B.
4. As referred to in Part CIV 5.3, the Operator requires that only the Operator may undertake the works referred to in Part CIV 5.2.
5. As referred to in Part G 4.2, the Operator is not required to submit separate Invoice Documents in respect of Invoice Credits and accordingly Invoice Credits may be included in Invoice Documents containing Invoice Amounts.
6. As referred to in Part G4.5, Invoice Remittance Advices will not accompany Invoice Documents and accordingly Pipeline Users are required to produce and complete Invoice Remittance Advices.
7. An Invoice Query notified pursuant to Part G16.2 may additionally be notified by electronic mail to such email address as the Operator may specify to Pipeline Users for the purpose.
8. In Part K23.2(b) the words "or a User Agent appointed by" shall be deemed to have been inserted (and therefore shall apply in addition) after the words "consultant to".
9. The following Clause shall apply in addition to those contained in Part K24: "Nothing in Clause 23.1 shall apply to the disclosure by the Pipeline Operator of Protected Information to any User Agent where the disclosure by the Pipeline Operator of such Protected Information to the appointing Pipeline User would not have infringed Clause 23.1"

