



AMENDMENT REPORT VOLUME 2

CUSC Amendment Proposal CAP174

Amendment to Exhibit B to require provision of location of proposed Offshore Connection Site

This document contains consultation responses

Amendment Ref	CAP174
Issue	1.0
Date of Issue	15 th October 2009
Prepared by	National Grid

ANNEX 1 – REPRESENTATIONS RECEIVED DURING CONSULTATION

This Annex includes copies of representations received following circulation of the Consultation document on 13th August 2009, requesting comments by close of business on 3rd September 2009.

Representations were received from the following parties:

No.	Company	File Number
1	E.ON UK	CAP174-CR-01
2	RWE group of companies including RWE Npower plc, RWE Supply and Trading GmbH and RWE Innogy	CAP174-CR-02
3	ScottishPower's Energy Wholesale Business which includes ScottishPower Generation Ltd, Scottish Power Energy Management Ltd and ScottishPower Renewable Energy Ltd	CAP174-CR-03



Bali Virk
UK Transmission Commercial
NGT House
Warwick Technology Park
Gallows Hill
Warwick
CV34 6D

E.ON UK plc
Westwood Way
Westwood Business Park
Coventry
CV4 8LG
eon-uk.com

Paul Jones
024 76 183 383

paul.jones@eon-uk.com

3 September, 2009

Dear Bali,

CAP174 – Amendment to Exhibit B to require provision of location of proposed Offshore Connection Site

Thank you for the opportunity to respond to the above consultation. E.ON UK supports the amendment proposal which will facilitate connection applications for generators situated offshore.

Yours sincerely

Paul Jones
Trading Arrangements

E.ON UK plc
Registered in
England and Wales
No 2366970
Registered Office:
Westwood Way
Westwood Business Park
Coventry CV4 8LG

Bali Virk
Electricity Balancing and Codes
National Grid Electricity Transmission plc
National Grid House
Warwick Technology Park
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CV34 6DA

Contact Bill Reed
Phone Phone 01793 893835
Email bill.reed@rwe.com

Swindon, 3rd September 2009

Email: cusc.team@uk.ngrid.com

Consultation Document CUSC Amendment Proposal CAP174 Amendment to Exhibit B to require provision of location of proposed offshore connection site

Dear Bali

Thank you for the opportunity to comment on the consultation document on CUSC Amendment Proposal CAP174 Amendment to Exhibit B to require provision of location of proposed offshore connection site. This response is provided on behalf of the RWE group of companies, including RWE Npower plc, RWE Supply and Trading GmbH and RWE Innogy.

We believe that for offshore schemes it is difficult for developers to identify a definitive longitude and latitude for the connection point due to circumstances that may be beyond their control, such as sea bed conditions. Therefore it should be made clear that any initial information that identifies the connection point could refer to a zone or area say within 5km of the specified latitude and longitude of the indicated connection point. We believe that such an approach would enable developers and National Grid to identify the general location of the connection point and remove the potential for delays to the preparation of a connection offer. The final location of the actual connection point should be identified once full design work and associated sea bed surveys are completed.

We support the general intent of the views expressed by National Grid in the consultation document and consider that CAP174 will remove any potential for discrimination and facilitate competition.

If you wish to discuss any aspect of our response, please do not hesitate to contact me.

Yours sincerely

By email

Bill Reed,
Market Development Manager
RWE Supply & Trading GmbH

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Board of Directors:
Stefan Judisch (CEO)
Dr Bernhard Günther
Dr Peter Kreuzberg
Richard Lewis
Head Office:
Essen, Germany
Registered at:
Local District Court,
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Registered No.
HR B 14327

Beverley Viney
Amendments Panel Secretary
Electricity Codes
National Grid
National Grid House
Warwick Technology Park
Gallows Hill
Warwick
CV34 6DA

Ref CAP174
Date 2nd September 2009

Tel No. 01355 845207
Email: ukelectricityspoc@saic.com

Dear Beverley,

CUSC Amendment Proposal CAP174 - Amendment to Exhibit B to require provision of location of proposed Offshore Connection Site

Thank you for the opportunity to comment on the Consultation for Amendment Proposal CAP174. This response is submitted on behalf of ScottishPower's Energy Wholesale Business which includes ScottishPower Generation Ltd, ScottishPower Energy Management Ltd and ScottishPower Renewable Energy Ltd.

ScottishPower support the proposed changes to Exhibit B to require provision of location of proposed Offshore Connection Site. ScottishPower agree that these changes would add clarification, give consistent requirement and potentially reduce delay in applications.

I hope you find these comments useful. Should you have any queries on the points raised, please feel free to contact us.

Yours sincerely

Man Kwong Liu



For and on behalf of: ScottishPower's Energy Wholesale Business which includes ScottishPower Generation Ltd, ScottishPower Energy Management Ltd and ScottishPower Renewable Energy Ltd.

ANNEX 2 – REPRESENTATIONS RECEIVED ON THE DRAFT AMENDMENT REPORT

No representations were received following circulation of the Draft Amendment Report.