



Quick ReserveService Terms

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- 1. Introduction
- 1.1. These QR Service Terms describe the requirements for provision of Quick Reserve procured by NESO under daily Auctions and the basis upon which NESO shall make payments in respect thereof, and shall apply to each Service Provider and Auction Unit the subject of a QR Contract where, in accordance with the QR Procurement Rules, and for any ServiceQR Window, the Service Provider's Sell Order for that Auction Unit is accepted (or partially accepted) by NESO.
- 1.2. These Reserve Service Terms shall also apply to any Registered Auction Participant who wishes to provide Quick Reserve in a QR Window by submitting Optional Availability Declarations with respect to a Non-Contracted Unit which is not BM Participating, the utilisation of which by NESO will also form a QR Contract.
- 4.2.1.3. Each QR Contract so formed shall create a legally binding obligation on the Service Provider to provide from the relevant QR Unit, and for NESO to pay for, Quick Reserve to be delivered during the relevant Contracted Service Period upon the terms of these QR Service Terms.
- 4.3.1.4. A QR Contract shall relate to a single Auction Unit and shall apply only to a single QR Window and Auction Product.
- 1.4.1.5. For the avoidance of doubt:-
 - 1.45.1 except as otherwise provided in these QR Service Terms, neither a Service Provider nor NESO shall be under any obligation or commitment to respectively provide or pay for Quick Reserve except pursuant to a QR Contract formed in respect of an Auction Unit for a QR Window; and
 - 1.4.2 Service Providers 1.5.2 entities with Non-Contracted Units which are BM Participating may continue to contribute towards NESO's balancing requirements by participating in the Balancing Mechanism outside of any QR Contract (including during periods where Quick Reserve is or is deemed to be unavailable as described in these QR Service Terms).
- 1.5.1.6. Neither **Party** may terminate a **QR Contract** once formed except as provided or referred to in paragraph 1619 or by agreement in writing between the **Parties**.
- 1.6.1.7. These QR Service Terms should be read alongside the QR Procurement Documentation of which they form a part.
- 2. Changes to these QR Service Terms
- 2.1 Subject always to paragraph 2.2, **NESO** may update these **QR Service Terms** from time to time by publication of an updated version on its website, and each such updated version shall be effective from the date shown on its front cover provided always that any updated version shall not apply to any **QR Contract** extant at the date of publication except with the consent in writing of the relevant **Service Provider**.
- 2.2 To the extent required by the **Electricity Balancing Regulations** (and by reference to those provisions of the **QR Procurement Documentation** constituting terms and conditions approved by the **Authority** as the terms and conditions related to balancing pursuant to Article 18 of the **Electricity Balancing Regulations**), any variation to these **QR Service Terms** will be proposed and implemented in accordance with the applicable requirements in the **Electricity Balancing Regulations**.

- Defined Terms
- 3.1 Unless the context otherwise requires, terms used in these **QR Service Terms** shall have the meanings given to each (if any) in:-
 - 3.1.1 Schedule 1;
 - 3.1.2 the prevailing QR Procurement Rules; and
 - 3.1.3 the prevailing Balancing Services Glossary of General Terms and Rules of Interpretation.
- 3.2 Where a term is defined in Schedule 1 and also in either or both of the documents referred to at paragraphs 3.1.2 and 3.1.3 and 3.1.3, the meaning given in Schedule 1 shall prevail unless the context otherwise requires.
- 3.3 For the purposes of this paragraph 33, with respect to any **QR Contract**, "prevailing" shall mean the latest version of the applicable document which is in effect at the time of formation of that **QR Contract**.
- 4 Interpretation
- 4.1 The rules of interpretation set out in the Balancing Services Glossary of General Terms and Rules of Interpretation shall apply to these QR Service Terms.
- 5 Service Availability <u>– BM Participating</u>
- 5.1 This paragraph 5 applies only to Auction Units which are BM Participating and in respect of which, for a QR Window, NESO has Accepted a Sell Order so as to render that QR Window a Contracted Service Period and (for that Contracted Service Period only) that Auction Unit a Contracted Unit.
- 5.15.2 With respect to any QR Unit, NESO may utilise Quick Reserve made available by the Service Provider during Contracted Service Periods by the issue of one or more Bid-Offer Acceptances.
- 5.23 To facilitate the issue by NESO of Bid-Offer Acceptance(s) in respect of a QR Unit and Contracted Service Period, and subject always to paragraph 5.9,5.10, and so as to constitute a Mandatory Availability Declaration, the Service Provider shall, in respect of that QR Unit and Contracted Service Period:-
 - -5.23.1 as soon as reasonably practicable after formation of the QR Contract (and in any event by no later than Gate Closure), submit to NESO a Final Physical Notification and Bid-Offer Data; and
 - 5.23.2 submit and maintain at all times Dynamic Parameters and other BM Unit Data,

in each case meeting the requirements (as applicable) of paragraphs 5.34 to 5.89 inclusive, so as to facilitate sufficient footroom and/or headroom to enable delivery of **Quick Reserve** when instructed, and submitted in accordance with the **Grid Code**.

- 5.34 Where the QR Contract is for Positive Quick Reserve from a Final Physical Notification of zero or above, then the BM Unit Data shall include, for the relevant Contracted Service Period:

 and the associated potential Cross-Over Period:-
 - 5.34.1 a Final Physical Notification where (subject always to paragraph 5.34.2):-

SEL ≤ Contracted Quantity

- 5.34.2 for QR Units which are Power Park Modules powered by an Intermittent Power Source, reference to MEL in paragraph 5.34.1 shall be to Power Available;
- 5.34.3 **Bid-Offer Data** comprising **Bid-Offer Pairs** (1 to 5) with a MW range greater than or equal to **Contracted Quantity**; and
- 5.34.4 associated **Dynamic Parameters** which are consistent in all respects with the **QR Service Parameters**.
- 5.45 Where the QR Contract is for Positive Quick Reserve from a negative Final Physical Notification towards zero but not through zero, then the BM Unit Data shall include, for the relevant Contracted Service Period:- and the associated Potential Cross-Over Period:-
 - 5.45.1 a **Final Physical Notification** where:-

SIL – FPN ≥ Contracted Quantity

- 5.45.2 **Bid-Offer Data** comprising **Bid-Offer Pairs** (1 to 5) with a MW range greater than or equal to **Contracted Quantity**; and
- 5.45.3 associated **Dynamic Parameters** which are consistent in all respects with the **QR Service Parameters**.
- 5.5.6 Where the QR Contract is for Positive Quick Reserve from a negative Final Physical Notification towards zero and through zero, then the BM Unit Data shall include, for the relevant Contracted Service Period:- and the associated potential Cross-Over Period:-
 - 5.56.1 a Final Physical Notification where:-

SEL and SIL equal zero, and

MEL - FPN ≥ Contracted Quantity

else

MEL – FPN ≥ Contracted Quantity

Else, if **SEL** and **SIL** are not both 0 then:

<u>SEL – FPN ≤ Contracted Quantity,</u>
<u>and</u>

MEL - FPN ≥ Contracted Quantity

- 5.56.2 Bid-Offer Data comprising Bid-Offer Pairs (1 to 5) with a MW range greater than or equal to Contracted Quantity; and
- 5.56.3 associated **Dynamic Parameters** which are consistent in all respects with the **QR Service Parameters**.
- 5.67 Where the QR Contract is for Negative Quick Reserve from a Final Physical Notification (baseload) of zero or above zero butto a position of not throughless than zero, then the BM Unit Data shall include, for the relevant Contracted Service Period:- and the associated potential Cross-Over Period:-

5.67.1 a Final Physical Notification where:-

FPN - **SEL** ≥ Contracted Quantity

- 5.67.2 **Bid-Offer Data** comprising **Bid-Offer Pairs** (-1 to -5) with a MW range greater than or equal to **Contracted Quantity**; and
- 5.67.3 associated **Dynamic Parameters** which are consistent in all respects with the **QR Service Parameters**.
- 5.78 Where the QR Contract is for Negative Quick Reserve from a Final Physical Notification (baseload) of zero or above zero to a position less than zero, then the BM Unit Data shall include, for the relevant Contracted Service Period:- and the associated potential Cross-Over Period:-
 - 5.78.1 a Final Physical Notification where:-

SEL and SIL equal zero, and

FPN - MIL ≥ Contracted Quantity

<u>else</u>

If FPN > 0 and SEL and SIL are not both 0 then

FPN - SEL ≥ SIL ≤ Contracted Quantity, and

FPN ← 0 the **FPN** — MIL ≥ Contracted Quantity

- 5.78.2 **Bid-Offer Data** comprising **Bid-Offer Pairs** (-1 to -5) with a MW range greater than or equal to **Contracted Quantity**; and
- 5.78.3 associated **Dynamic Parameters** which are consistent in all respects with the **QR**Service Parameters
- Where the QR Contract is for Negative Quick Reserve from a negative Final Physical Notification, then the BM Unit Data shall include, for the relevant Contracted Service Period:
 and the associated potential Cross-Over Period:
 - 5.89.1 a Final Physical Notification where:-

FPN - MIL ≥ Contracted Quantity

- 5.89.2 **Bid-Offer Data** comprising **Bid-Offer Pairs** (-1 to -5) with a MW range greater than or equal to **Contracted Quantity**; and
- 5.89.3- associated **Dynamic Parameters** which are consistent in all respects with the **QR Service Parameters**.
- Where the Service Provider becomes aware of changes in the technical capability of a QR Unit (which for the avoidance of doubt shall exclude changes in the Power Available signal due to meteorological data where that QR Unit is a Power Park Module powered by an Intermittent Power Source and the circumstances described in paragraph 5.13 insofar as already notified to NESO) rendering it unable to deliver Quick Reserve in a Contracted Service Period in accordance with its QR Contract, then it shall promptly (and in any event within fifteen (15)

minutes of becoming aware) indicate such unavailability, where applicable by withdrawing its **Mandatory Availability Declaration** (regardless of whether before or after **Gate Closure** for that **Contracted Service Period**), which shall be by way of an appropriate resubmission of its relevant **BM Unit Data** in accordance with the **Grid Code**.

- <u>5.11</u> Each withdrawal by the **Service Provider** of a **Mandatory Availability Declaration** pursuant to paragraph <u>5.95.10</u> shall, upon request by **NESO** and as soon as reasonably practicable thereafter be followed by an explanation in reasonable detail of the reasons for such unavailability.
- Where at any time with respect to a **Contracted Service Period NESO** reasonably considers that the **Service Provider** has submitted **Bid-Offer Prices** into the **Balancing Mechanism** (whether or not accepted by **NESO** by way of **Bid-Offer Acceptance(s)**) which by virtue of being excessively high or excessively low (as the case may be) having regard to market prices and conditions, have as their sole or primary objective to discourage **NESO** from issuing **Bid-Offer Acceptance(s)** with respect thereto, then **NESO** may so notify the **Service Provider** requesting an explanation in reasonable detail of the rationale for such pricing. If, having received such explanation, **NESO** continues to believe that such **Bid-Offer Prices** have as their sole or primary objective to discourage **NESO** from issuing **Bid-Offer Acceptance**(s), or if no explanation in reasonable detail is received by **NESO** withing fourteen (14) days of such request, then **NESO** having regard to all the circumstances, may at its sole discretion-:-
 - 5.4412.1 refer such **Bid-Offer Prices** to the **Authority** for consideration; and/or
 - 5.4112.2 declare **Quick Reserve** as unavailable from that **QR Unit** for the entire affected **Contracted Service Period**(s),

and where **NESO** has taken either or both of such actions in consequence of the same or similar circumstances occurring in the preceding period of ninety (90) days (whether or not related to the same **QR Unit**), then **NESO** may at its sole discretion:

- 5.4112.3 **Deregister** the relevant **QR Unit**(s) or any of them; and/or
- 5.4412.4 **Deregister** the **Service Provider** as a **Registered Auction Participant** and/or **Registered Service Provider**.
- Where, in respect of any QR Unit and Contracted Service Period, the Service Provider shall have failed to submit (or shall have withdrawn pursuant to paragraph 5.9)5.10) a Mandatory Availability Declaration meeting the requirements (as applicable) of paragraphs 5.34 to 5.89 inclusive, then Quick Reserve shall be deemed unavailable from that QR Unit for the entire affected Contracted Service Period, and paragraph 1.45.2 shall apply.
- 5.14 Without prejudice to paragraph 5.1213, and with respect to any QR Unit and Contracted Service Period, Quick Reserve shall be deemed to be unavailable (including for the purposes of calculating Availability Payments) for the entirety of that Contracted Service Period if,:-
 - 5.14.1 at any time during that Contracted Service Period, the QR Unit becomes incapable of delivering the full Contracted Quantity for the remainder of that Contracted Service Period; or
 - 5.14.2 with respect to that **Contracted Service Period** the **Service Provider** shall have failed to comply with any of the requirements for submission of **Performance Metering Data** applicable to **BM Participating Auction Units** under (including in the manner required by) paragraph 20.
- 5.15 Without prejudice to paragraphs 5.11, 5.125.12, 5.13 and 5.13, 5.14, in the case of any:-

- 5.4415.1 failure to comply with paragraph 5.10;5.11; and/or
- 5.44<u>15</u>.2 indication of unavailability pursuant to paragraph <u>5.95.10</u> unrelated to technical capability of the **QR Unit**; and/or
- 5.4415.3 indication that a **QR Unit** which is otherwise technically capable of delivering **Quick Reserve** is or has become incapable of delivering the full **Contracted Quantity** for the remainder of the **Contracted Service Period** as described in paragraph 5.13;5.14; and/or
- 5.4415.4 persistent or repetitive failure to submit and/or withdraw **Mandatory Availability Declarations** pursuant to paragraphs 5.2 or 5.9;3 or 5.10; and/or
- 5.4415.5 failure to comply with paragraph 6.48.1; and/or
- 5.4415.6 deemed unavailability pursuant to paragraph 4417,

then NESO may in its discretion (but with reasonable grounds):-

- (a) **Deregister** the relevant **QR Unit**(s) or any of them; and/or
- (b) **Deregister** the **Service Provider** as a **Registered Auction Participant** or **Registered Service Provider**.
- 5.16 No costs or expenses incurred by **Service Providers** in the course of preparing and/or submitting **Mandatory Availability Declarations** shall be paid by **NESO**.
- 6 Service Availability Non-BM Participating
- 6.1 This paragraph 6 applies only to Auction Units which are not BM Participating and in respect of which, for a QR Window, NESO has accepted a Sell Order so as to render that QR Window a Contracted Service Period and (for that Contracted Service Period only) that Auction Unit as a QR Unit.
- 6.2 NESO may utilise Quick Reserve made available by the Service Provider during Contracted Service Periods by the issue of one or more Instructions.
- 6.16.3 To facilitate the issue by NESO of an Instruction in respect of a Contracted Service Period, and subject always to paragraph 0 and the requirements set out in paragraph 20, the Service Provider shall confirm the technical and commercial parameters comprising its QR Contract by submitting to NESO, in respect of the relevant QR Unit and so as to constitute a Mandatory Availability Declaration, by no later than sixty (60) minutes prior to the start of that Contracted Service Period. a Non-BM Data Submission specifying, for that Contracted Service Period:
 - (a) 6.1 the **QR Unit** ID;
 - (b) the MW available in that Contracted Service Period, which must be equal to the Contracted Quantity;
 - (c) a single **QR Utilisation Price** (where the applicable pound and pence figures shall each be an integer) which:-
 - (i) shall apply throughout that Contracted Service Period and also to any Cross-Over Period unless the Service Provider (at its discretion) specifies in the Non-BM Data Submission a separate QR Utilisation Price (which must for the avoidance of doubt not be accompanied by a zero (0) MW availability) to apply in that Cross-Over Period; and

- (ii) need not be the same as that specified for other Contracted Service Periods in that Service Day.
- For any Mandatory Availability Declaration to be valid, the Service Provider must have submitted a valid Operational Baseline in accordance with paragraphs 20.1 and 20.2.
- 6.4 Without prejudice to paragraph 6.3, if in any Mandatory Availability Declaration the value of MW declared available is above or below the Contracted Quantity then the QR Unit will be treated as unavailable for the purposes of calculating Availability Payments, however NESO may at its sole discretion issue Instructions in respect of the relevant QR Unit for the full quantity specified in the Mandatory Availability Declaration.
- Where the Service Provider becomes aware of changes in the technical capability of a QR Unit rendering it unable to deliver Quick Reserve in a Contracted Service Period or the associated potential Cross-Over Period in accordance with its QR Contract, including where the QR Unit is no longer capable of meeting the QR Service Parameters, then it shall promptly (and in any event within fifteen (15) minutes of becoming aware) indicate such unavailability, where applicable by withdrawing its Mandatory Availability Declaration (regardless of whether before or after Gate Closure for that Contracted Service Period and/or associated potential Cross-Over Period), which shall be by way of an appropriate resubmission of its relevant Non-BM Data Submission.
- 6.6 Each withdrawal by the **Service Provider** of a **Mandatory Availability Declaration** pursuant to paragraph 6.5 shall, upon request by **NESO** and as soon as reasonably practicable thereafter be followed by an explanation in reasonable detail of the reasons for such unavailability.
- Cross-Over Period, NESO reasonably considers that the Service Provider has submitted QR Utilisation Prices (whether or not accepted by NESO by way of Instruction(s)) which by virtue of being excessively high or excessively low (as the case may be) having regard to market prices and conditions, have as their sole or primary objective to discourage NESO from issuing Instruction(s) with respect thereto, then NESO may so notify the Service Provider requesting an explanation in reasonable detail of the rationale for such pricing. If, having received such explanation, NESO continues to believe that such QR Utilisation Prices have as their sole or primary objective to discourage NESO from issuing Instructions(s), or if no explanation in reasonable detail is received by NESO within fourteen (14) days of such request, then NESO having regard to all the circumstances, may at its sole discretion:-
 - 6.7.1 refer such QR Utilisation Prices to the Authority for consideration; and/or
 - 6.7.2 declare Quick Reserve as unavailable from that QR Unit for the entire affected Contracted Service Period(s),

and where **NESO** has taken either or both of such actions in consequence of the same or similar circumstances occurring in the preceding period of ninety (90) days (whether or not related to the same **QR Unit**), then **NESO** may at its sole discretion:

- 6.7.3 Deregister the relevant **QR Unit(s)** or any of them; and/or
- 6.7.4 Deregister the Service Provider as a Registered Auction Participant and/or Registered Service Provider.
- Where, in respect of any QR Unit and Contracted Service Period, the Service Provider shall have failed to submit (or shall have withdrawn pursuant to paragraph 6.5) a Mandatory Availability Declaration meeting the requirements of paragraphs 6.3, then, subject to paragraph 6.4, Quick Reserve shall be deemed unavailable from that QR Unit for the entire affected Contracted Service Period.

- 6.9 Without prejudice to paragraph 6.8, and with respect to any QR Unit and Contracted Service Period, Quick Reserve shall be deemed to be unavailable for the entirety of that Contracted Service Period if at any time during that Contracted Service Period, the QR Unit becomes incapable of delivering the full Contracted Quantity for the remainder of that Contracted Service Period and/or associated potential Cross-Over Period.
- 6.10 If the Service Provider shall have failed in respect of a Contracted Service Period to comply with any of the requirements for submission of an Operational Baseline and/or Performance Metering Data applicable to any QR Unit which is not BM Participating under (including in the manner required by) paragraphs 20.1, 20.2 and 20.7, that QR Unit shall (without prejudice to NESO's right to issue an Instruction) be deemed to be unavailable for the purposes of calculating Availability Payments for the entirety of that Contracted Service Period.
- 6.11 Without prejudice to paragraphs 6.3, 6.4, 6.7, 6.8, 6.9 and 6.10, in the case of any:-
 - 6.11.1 failure to comply with paragraph 6.5; and/or
 - 6.11.2 failure to comply with paragraph 6.6; and/or
 - 6.11.3 indication of unavailability pursuant to paragraph 6.5 unrelated to technical capability of the **QR Unit**; and/or
 - 6.11.4 indication that a QR Unit which is otherwise technically capable of delivering

 Quick Reserve is or has become incapable of delivering the full Contracted

 Quantity for the remainder of the Contracted Service Period as described in paragraph 6.9; and/or
 - 6.11.5 persistent or repetitive failure to submit and/or withdraw **Mandatory Availability Declarations** pursuant to paragraphs 6.3 or 6.5; and/or
 - 6.11.6 failure to comply with paragraph 8; and/or
 - 6.11.7 deemed unavailability pursuant to paragraph 17,

then **NESO** may in its discretion (but acting reasonably):-

- a) **Deregister** the relevant **QR Unit(s)** or any of them; and/or
- b) Deregister the Service Provider as a Registered Auction Participant or Registered Service Provider.
- 7 Optional Availability Non-BM Participating
- 7.1 This paragraph 7 applies only to Auction Units which are not BM Participating and to QR Windows in respect of which that Auction Unit is not a Contracted Unit.
- 7.2 A Service Provider may at its sole discretion make available Quick Reserve to NESO by submitting an Optional Availability Declaration in the form of a Non-BM Data Submission meeting the requirements of paragraph 7.5, which NESO may utilise by the issue of an Instruction. For the avoidance of doubt, an Auction Unit from which Quick Reserve is made available pursuant to an Optional Availability Declaration must be capable of operating at all times during the relevant QR Window(s) in accordance with the QR Service Parameters.
- 7.3 For the purposes of this paragraph 7:-
 - (a) for any Auction Unit, an Optional Availability Declaration may not be submitted by a Service Provider in relation to any Contracted Service Period for which that Auction Unit is a Contracted Unit;
 - (b) an **Optional Availability Declaration** may not be submitted by a **Service Provider** in relation to any **Auction Unit** for a **QR Window** where (subject to paragraph 17.4) for

- all or any part of that QR Window that Auction Unit is contracted to provide another Balancing Service to NESO; and
- (c) where the Service Provider is submitting a Mandatory Availability Declaration pursuant to paragraph 5, any Optional Availability Declaration may be submitted simultaneously with the Mandatory Availability Declaration using a single form of Non-BM Data Submission but for the avoidance of doubt Quick Reserve cannot be made available in both declarations for the same QR Window.
- 7.4 For the avoidance of doubt, the submission by a Service Provider of an Optional Availability

 Declaration shall not of itself constitute a QR Contract or otherwise create any legally binding rights and obligations as between the Parties for the provision of Quick Reserve by the Service Provider from the relevant Auction Unit.
- 7.5 Each Non-BM Data Submission comprising an Optional Availability Declaration shall specify, for each QR Window:
 - (a) the **Auction Unit** ID;
 - (b) the **Optional MW** available in that **QR Window**; and
 - (c) a single **QR Utilisation Price** (where the applicable pound and pence figures shall each be an integer), which:-
 - (i) shall apply throughout that QR Window and also to any associated potential Cross-Over Period unless the Service Provider (at its discretion) specifies in the Non-BM Data Submission a separate QR Utilisation Price (which must for the avoidance of doubt not be accompanied by a zero (0) MW availability) to apply in that Cross-Over Period; and
 - (ii) need not be the same as that specified for any other **QR Window**.
- 7.6 Each such Non-BM Data Submission shall be submitted by the Service Provider to NESO by no later sixty (60) minutes prior to the start of the relevant QR Window.
- 7.7 Where with respect to any QR Window the Service Provider wishes to revise its Optional Availability Declaration, including by revising its QR Utilisation Price(s), it shall do so by submitting a replacement Non-BM Data Submission in accordance with paragraph 7.5, and by no later than the latest time for submission specified in paragraph 7.6. Any such replacement Non-BM Data Submission shall supersede and replace all previously submitted Non-BM Data Submissions.
- 7.8 Where the Service Provider becomes aware of changes in the technical capabilities of an Auction Unit rendering it unable to deliver Quick Reserve in accordance with any Optional Availability Declaration, then it shall promptly (and in any event within fifteen (15) minutes of becoming aware) notify NESO of unavailability of Quick Reserve from the relevant Auction Unit by way of resubmission of the Non-BM Data Submission indicating such unavailability (regardless of whether the latest time for submission specified in paragraph 7.6 has passed), and Quick Reserve shall be deemed unavailable from that Auction Unit with effect from the time of such notification unless and until the Service Provider subsequently submits a Non-BM Data Submission by way of a Mandatory Availability Declaration or Optional Availability Declaration.
- 7.9 No costs or expenses incurred by **Service Providers** in the course of preparing and/or submitting **Optional Availability Declarations** shall be paid by **NESO**.

7A Non-Collusion

By submitting a Mandatory Availability Declaration or Optional Availability Declaration, each Service Provider hereby warrants and undertakes to NESO that it has neither fixed nor adjusted its prices or any of them under or in accordance with any agreement or arrangement with any other person, and that it has neither communicated to a person (other than its professional advisers) the amount or approximate amount of its prices (other than in confidence in order to obtain quotations necessary for insurance purposes) nor entered into any agreement or arrangement with any other person to restrain that other person from submitting or to fix or adjust the prices or any of them to be submitted by that other person, and each Service Provider indemnifies NESO from and against any losses, liabilities, claims, expenses and demands which NESO might suffer as a result of the Service Provider being in breach of the warranty and undertaking set out in this paragraph 7A.

8 Service Instruction

8.1 With respect to any QR Unit (including where Energy Limited), the Service Provider shall procure that utilisation of Quick Reserve pursuant to this paragraph 8 in all or part of any Settlement Period shall not in any way impair or prejudice availability of Quick Reserve from that QR Unit in any part of any subsequent Contracted Service Period.

BM Participating

- 5.18.2 NESO may require Service Providers to provide Quick Reserve from a QR Unit in all or part of Contracted Service Periods by issue of Bid-Offer AcceptancesPeriod(s) by issue of Bid-Offer Acceptances, and a Bid-Offer Acceptance may specify a start time that requires the continued delivery of the Contracted Quantity throughout a Cross-Over Period to enable the Minimum Activation Period to be met, save in circumstances where the Cross-Over Period falls within a Settlement Period in which the QR Unit is contracted to provide a Balancing Service other than Quick Reserve.
- 5.28.3 6.2 A Bid-Offer Acceptance may be for some or all of the Contracted Quantity.
- 5.38.4 6.3 For the avoidance of doubt, where NESO requires provision of Quick Reserve in all or part of a Contracted Service Period, it may issue a Bid-Offer Acceptance either prior to or during that Contracted Service Period, consistent with the QR Service Parameters.

6.4—Non-BM Participating

- With respect to any QR Unit (including Energy Limited Assets), the Service Provider shall procure that utilisation of which is not BM Participating, and except to the extent the QR Unit is deemed to be unavailable to deliver Quick Reserve pursuant to this paragraphs 6 or 7 (as the case may be), NESO may, in response to any Mandatory Availability Declaration or Optional Availability Declaration and with respect to the relevant QR Window, serve the Service Provider with a notice (an "Instruction") requiring the Service Provider to provide either (as applicable):-
 - (a) in the case of Negative Quick Reserve, Output Curtailment or Demand Turn Up

 (as the case may be); or
 - (b) in the case of **Positive Quick Reserve**, **Output Increase** or **Demand Turn Down** (as the case may be),

in each case for the full **Contracted Quantity** or **Optional MW** (as the case may be), or, where paragraph 6 in all or part of any 6.4 applies, the full quantity specified in the **Mandatory Availability Declaration**.

- 8.6 NESO may, without prejudice to paragraphs 8.5 and 8.7, issue an Instruction to the Service Provider in respect of a Contracted Service Period either prior to or during that Contracted Service Period, consistent with the QR Service Parameters.
- An Instruction may specify a start time that requires the continued delivery of the Contracted Quantity or Optional MW throughout a Cross-Over Period to enable the Minimum Activation Period to be met in accordance with paragraph 10.9, save in circumstances where the Cross-Over Period falls within a Settlement Period shall not in any way impair or prejudice availability in which the QR Unit is contracted to provide a Balancing Service other than Quick Reserve.
- 5.48.8 NESO may instruct the Service Provider to cease the provision of Quick Reserve from thata QR Unit in any part of any subsequent Contracted Service (a "Cease Instruction") subject to the Minimum Activation Period.—being met.
- 8.9 All Instructions and Cease Instructions will be given by NESO and acknowledged promptly by the Service Provider, and will stipulate the instructed time to the nearest minute.
- 8.10 The Service Provider shall procure that each Instruction and Cease Instruction is followed unless for safety reasons or reasons relating to the technical capability of the QR Unit or where an Instruction is issued in respect of a Recovery Period or in breach of paragraph 8.7.
- 8.11 For the avoidance of doubt, for the purposes of paragraph 26 (Confidentiality) the Service Provider consents to NESO publishing all Instructions and Cease Instructions on its website in a non-anonymised format.
- 9 Service Delivery BM Participating
- 7.1 9.1 This paragraph 9 applies only to **Auction Units** which are **BM Participating**.
- 9.2 Upon receipt of a Bid-Offer Acceptance, the Service Provider shall provide Quick Reserve from a QR Unit by commencing ramping up or down (as the case may be) so as to deliver all or part of the Contracted Quantity (as instructed subject to the QR Unit's parameters) not later than expiry of the Response Time and continuously until the time implied in that Bid-Offer Acceptance, provided that no such obligation shall arise in respect of any Bid-Offer Acceptance rejected by the Service Provider pursuant to Grid Code BC2.7.3.
- 7.29.3 For the avoidance of doubt, each QR Unit shall be capable of delivering the full Contracted Quantity for the duration of the Contracted Service Period, and the associated potential Cross-Over Period.
- 7.39.4 In the event that, in respect of any Contracted Service Period:
 - where a **Bid-Offer Acceptance** is issued during that **Contracted Service Period**, the **QR Unit** fails to increase and/or reduce by at least ninety-five (95)% its **Output** or **Demand** (as the case may be) in accordance with by at least ninety-five (95)% of that **Bid-Offer Acceptance**; as measured from the point that the **Response Time** expires;
 - the volume in MWh of **Quick Reserve** provided by the **Service Provider** in accordance with one or a series of contiguous **Bid-Offer Acceptance(s)** issued in accordance with sub-paragraph 6.16.12 is less than ninety-five (95)% of the volume in MWh of energy instructed to be delivered in accordance with such **Bid-Offer Acceptance(s)** in any one of those **Bid-Offer Acceptance(s)**;
 - the volume in MWh of Quick Reserve provided by the Service Provider in accordance with one or a series of contiguous Bid-Offer Acceptance(s) issued in accordance with sub-paragraph 6.18.2 exceeds one hundred and twenty (120)% of the volume in MWh of energy instructed to be delivered in accordance with such Bid-Offer Acceptance(s); in any one of those Bid-Offer Acceptance(s);

- (d) after ramping up or down (as the case may be) the QR Unit fails to provide Quick

 Reserve in accordance with the Bid-Offer Acceptance, the QR Unit fails to provide

 Quick Reserve continuously at a level of at least ninety-five (95)% of the volume in

 MWhMW instructed to be delivered in accordance with that Bid-Offer Acceptance;
- (d)(e) the QR Unit fails to provide Quick Reserve in accordance with the Bid-Offer

 Acceptance continuously at a level not in excess of energyone hundred and twenty

 (120)% of the MW instructed to be delivered in accordance with that Bid-Offer

 Acceptance; or
- (e)(f) a **Bid-Offer Acceptance** is rejected by the **Service Provider** (other than in accordance with **Grid Code** BC2.7.3(b) and whether for reasons of safety or otherwise),

then no QR Availability Payment shall fall due with respect to that Contracted Service Period.

- 7.49.5 For the avoidance of doubt, where with respect to any Contracted Service Period a QR Unit is providing another Balancing Service to NESO as permitted by paragraph 44.417, any volumes delivered pursuant to such other service (insofar as taken into account in Applicable Balancing Services Volume Data) shall be taken into account in the assessment of delivery volumes for Quick Reserve.
- 10 Service Delivery Non-BM Participating
- 10.1 This paragraph 10 applies only to Auction Units which are not BM Participating.
- 10.2 Except to the extent the QR Unit is (1) deemed to be unavailable to deliver Quick Reserve pursuant to paragraph 6 or 7 (as the case may be) or (2) subject to a Recovery Period, the Service Provider shall respond to each Instruction and deliver Quick Reserve from the QR Unit in accordance with this paragraph 10.
- 10.3 For the avoidance of doubt, each QR Unit shall be capable of delivering the full Contracted

 Quantity for the duration of the Contracted Service Period and the associated potential

 Cross-Over Period.
- On receipt of an Instruction in respect of a QR Unit, the Service Provider shall provide Quick

 Reserve from that QR Unit by commencing ramping up or down (as the case may be) so as to deliver the Contracted Quantity (or, where paragraph 6.4 applies, the full quantity specified in the Mandatory Availability Declaration) not later than expiry of the Response Time and subject to paragraph 10.5 continuously (without further instruction from NESO) until the time specified by NESO in a Cease Instruction and being not earlier than the end of the Minimum Activation Period.
- 10.5 Where, in consequence of paragraph 10.4, Quick Reserve is provided during a Cross-Over Period, then paragraph 10.9 shall apply, and where the Minimum Activation Period has been met in a QR Window which is immediately followed by a Contracted Service Period or a QR Window where NESO has utilised an Optional Availability Declaration, then the QR Unit shall be expected to ramp up or down (as the case may be) without further instruction from NESO commencing at the start of the subsequent QR Window.
- 10.6 The provision of **Quick Reserve** shall require the **Service Provider** to procure in relation to the **Auction Unit** that, in response to each **Instruction** (including during any **Cross-Over Period**):
 - for Negative Quick Reserve, the instantaneous values of aggregate Output

 (being a positive value) or Demand (being a negative value) of the Auction Unit
 during each relevant QR Window do not at any time exceed a level represented

- by the prevailing **Operational Baseline** as reduced by the MW value declared in the **Mandatory Availability Declaration** or **Optional MW**;
- for Positive Quick Reserve, the instantaneous values of aggregate Output
 (being a positive value) or Demand (being a negative value) of the Auction Unit
 during each relevant QR Window do not at any time fall below a level represented
 by the prevailing Operational Baseline as increased by the MW value declared
 in the Mandatory Availability Declaration or Optional MW (as the case may
 be),

save, in either case, for reasons relating to the safety of persons or the **Service Provider's**Plant and **Equipment**.

- 10.7 Without prejudice to its obligations under paragraphs 6.5 and 7.8 (as applicable), the Service Provider shall notify NESO by telephone, and confirm promptly thereafter by email (in such format as NESO may specify from time to time), in each case in accordance with paragraph 18, if it reasonably expects or becomes aware that during all or any part of any QR Window the subject of a Mandatory Availability Declaration or Optional Availability Declaration the QR Unit is or will be unable (for whatever reason) to provide Quick Reserve, whereupon the QR Unit shall be deemed to be unavailable to deliver Quick Reserve for the entirety of that QR Window (including any part thereof prior to the time of the Service Provider's notification to NESO).
- 10.8 In the event that, in respect of a QR Unit and in response to an Instruction (including during any Cross-Over Period):-
 - (a) the **Service Provider** fails to provide **Quick Reserve** at a level at least ninety-five (95)% of the instructed MW measured when the **Response Time** expires;
 - (b) the volume in MWh of Quick Reserve provided by the Service Provider following receipt of an Instruction is less than ninety-five (95)% of the instructed volume measured over the period commencing on the expiry of the Time to Full Delivery and ending at the time described in paragraph 10.4;
 - the volume in MWh of **Quick Reserve** provided by the **Service Provider** in accordance with one or a series of contiguous **Instructions** issued in accordance with paragraph 8.5 exceeds one hundred and twenty (120)% of the volume in MWh of energy instructed to be delivered in accordance with such **Instruction(s)**;
 - (d) the **Service Provider** fails to provide **Quick Reserve** continuously at a level of at least ninety-five (95)% of the instructed level of MW until the time described in paragraph 10.4;
 - the **Service Provider** fails to provide **Quick Reserve** continuously at a level not in excess of one hundred and twenty (120)% of the instructed level of MW until the time described in sub-paragraph 10.4; or
 - (f) an Instruction is rejected (or deemed rejected) by the Service Provider (whether for reasons of safety or reasons relating to the technical capability of that QR Unit), except where the Instruction is issued in respect of a Recovery Period or a QR Window in which the QR Unit is contracted to provide a Balancing Service other than Quick Reserve,

then, without prejudice to the **Service Provider's** obligations under paragraph 10.6 no **QR Availability Payment** shall fall due with respect to the **QR Window** in question.

Cross Over Periods

- 10.9 Where **Quick Reserve** continues to be delivered into a **Cross-Over Period** in accordance with an **Instruction** to commence delivery in the preceding **QR Window**, then:-
 - (a) where the Cross-Over Period does not form a part of a Contracted Service Period and paragraph (b) below does not apply, without any further Instruction being issued by NESO:-
 - (i) the QR Unit shall continue to deliver Quick Reserve after the end of that preceding QR Window until expiry of the Minimum Activation Period whereupon it shall, subject to receipt of a Cease Instruction, return to its Operational Baseline for that Settlement Period.
 - (ii) the above period of **Quick Reserve** delivery shall include any ramping pursuant to a **Cease Instruction**; and
 - (iii) energy delivered as Quick Reserve during that Cross-Over Period shall be settled at the applicable QR Utilisation Price as specified in paragraph 6.3 (for the avoidance of doubt, being any utilisation price submitted by the Service Provider for the Cross-Over Period in its Non-BM Data Submission for that QR Window or, where no such price is submitted, the utilisation price so submitted for the QR Window);
 - (b) where the Cross-Over Period is part of a Contracted Service Period, then:-
 - (i) where the **Contracted Quantity** (or the full quantity specified in the **Mandatory Availability Declaration** as applicable) for the separate **QR Contract** for that subsequent **QR Window** requires the **QR Unit** to ramp up, ramping shall commence not earlier than the start of the **Cross-Over Period**;
 - (ii) where the Contracted Quantity (or the full quantity specified in the Mandatory Availability Declaration as applicable) for that separate QR Contract requires the QR Unit to ramp down, ramping shall end at expiry of the Cross-Over Period;
 - (iii) energy delivered as Quick Reserve during that Cross-Over Period shall be settled at the QR Utilisation Price for that separate QR Contract; and
 - (iv) the QR Unit shall not be deemed to be unavailable for the duration of any Recovery Period associated with that Cross-Over Period;
 - (c) where the Cross-Over Period is part of a QR Window in respect of which NESO has issued an Instruction in relation to Optional MW then:-
 - (i) where the **Optional MW** for the separate **QR Contract** for that subsequent **QR Window** requires the **QR Unit** to ramp up, ramping shall commence not earlier than the start of the **Cross-Over Period**;
 - (ii) where the **Optional MW** for that separate **QR Contract** requires the **QR Unit** to ramp down, ramping shall end at expiry of the **Cross-Over Period**;
 - (iii) energy delivered as Quick Reserve during that Cross-Over Period shall be settled at the QR Utilisation Price for that separate QR Contract; and
 - (iv) the QR Unit shall not be deemed to be unavailable for the duration of any Recovery Period associated with that Cross-Over Period.

- 1011 QR Availability Payments
- In respect of each QR Contract formed pursuant to the QR Procurement Rules, and subject always to paragraph 8.2,8.2, NESO shall, in accordance with paragraph 13, pay to the Service Provider an amount (a "QR Availability Payment") calculated in accordance with the formula in Schedule 3 and by reference to the applicable Market Clearing Price for each relevant Contracted Service Period.
- No QR Availability Payment shall be made by NESO to the Service Provider pursuant to this paragraph 8 in respect of any Contracted Service Period which is wholly or partly affected by a period or periods of unavailability or deemed unavailability pursuant to paragraphs 5 or 14.5 or 6 or in respect of which the Service Provider has failed to comply with the requirements of paragraph 10.9.
- **1112** Energy Utilisation Payments

BM Participating

- 12.1 Payments to the Service Provider in respect of a BM Participating QR Unit for the provision of Quick Reserve in Contracted Service Periods shall be made in respect of each Bid Offer Acceptance in accordance with the Balancing and Settlement Code.
- 9.1 The Service Provider acknowledges and agrees that all and any volumes associated with delivery of Quick Reserve pursuant to a QR Contract shall be included within the Applicable Balancing Services Volume Data in accordance with and as required by the ABSVD Methodology Statement.

Non-BM Participating

Where a QR Unit is not BM Participating, NESO shall pay to the Service Provider in accordance with paragraph 13, in respect of each relevant QR Window, an amount (a "QR Utilisation Payment") calculated in accordance with the formulae in Schedule 4 and by reference to the applicable QR Utilisation Price for the relevant QR Window provided that no QR Utilisation Payment shall be payable in respect of any QR Window for which the Service Provider has failed to submit an Operational Baseline and/or Performance Metering Data in accordance with paragraph 20.

ABSVD

- 12.3 NESO and Service Providers shall each comply with the prevailing ABSVD Methodology
 Statement to determine the relevant energy volume for each QR Unit by reference to the MSID
 Pairs associated with that QR Unit for submission by NESO to the Supplier Volume Allocation
 Agent as part of the MSID Pair Data in accordance with Section Q of the BSC.
- 1213 Payment Procedure
- 1013.1 In respect of each calendar month during which the Service Provider has been party to one or more QR Contracts, NESO shall send to the Service Provider a Monthly Statement setting out, in respect of each such QR Contract, its calculation of:
 - the **QR Availability Payments** payable to the **Service Provider** pursuant to paragraph 811;
 - (a)(b) the QR Utilisation Payments payable to the Service Provider pursuant to paragraph 12.2;
 - (b)(c) any adjustments made to previous Monthly Statements; and

(e)(d) the resulting net amount due to (or from, as the case may be) the Service Provider,

and in respect thereof the provisions of Schedule 45 shall apply.

- 1314 Grid Code and Distribution Code
- The provision by the Service Provider of Quick Reserve shall not relieve it of any of its obligations or affect such obligations (where applicable) set out in the Grid Code (including its obligations (if any) to provide Mode A Frequency Response when instructed by NESO pursuant to the CUSC and/or the Grid Code) or to provide Demand control when instructed by NESO pursuant to Grid Code OC6) or in the Distribution Code of its host Public Distribution System Operator.
- Without limiting sub-paragraph 11.1,14.1, each Service Provider that is or becomes a DRSC Liable User shall, for the duration of each Contracted Service Period, comply in all respects with the Demand Response Services Code as it refers to Demand Response Active Power Control.
- 4415 Maintenance of Plant and Apparatus
- The Service Provider shall maintain all Plant and Apparatus comprising each QR Unit to such a standard that the Service Provider can meet its obligations to provide Quick Reserve in accordance with each QR Contract and these QR Service Terms.
- 1516 Third Party Claims
- The Service Provider undertakes to NESO that the availability and delivery of Quick Reserve from any QR Unit pursuant to and in accordance with each QR Contract and these QR Service Terms will not at any time during any Contracted Service Period cause the Service Provider to be in breach of or to otherwise be non-compliant with any Connection Agreement and/or any agreement for the supply of electricity or related services to or from a QR Unit.
- Notwithstanding sub-paragraph 13.1,16.1, in the event that the Service Provider makes available and/or delivers Quick Reserve in accordance with these QR Service Terms in consequence of which NESO suffers or incurs any loss in respect of a claim brought by any third party related to any actual or alleged breach or non-compliance by the Service Provider as described in sub-paragraph 13.1,16.1, then the Service Provider shall indemnify NESO against all and any losses, liabilities, claims, expenses and demands suffered or incurred by NESO in connection therewith. Such indemnity shall include any legal costs and expenses reasonably incurred in the contesting of such claims including the court costs and reasonable attorney's fees and other professional advisors' fees. The Parties agree and accept that, for the purposes of paragraph 22, all such legal costs and expenses expressed to be the subject of such indemnity shall be treated as direct losses.
- In the event of any such claim referred to in sub-paragraph 13.2 16.2 being made against NESO, NESO shall as soon as reasonably practicable give notice of the claim together with all relevant supporting documentation to the Service Provider. The Service Provider shall be entitled, upon written notice to NESO and subject to NESO receiving from the Service Provider such reasonable undertakings as NESO shall reasonably require to protect NESO against damage to its name and reputation, to assume at its own expense the sole conduct of all proceedings relating to such claim including the right to contest such claim in the name of NESO. NESO shall supply the Service Provider with all information, assistance and particulars reasonably required by the Service Provider in connection therewith. NESO shall not accept, settle, pay or compromise any such claim without the prior written approval of the Service Provider (not to be unreasonably withheld or delayed). The Service Provider shall reimburse to NESO all of its

reasonable expenses incurred in connection with the provision of any such information, assistance or particulars in the contesting of any such claim.

1617 Provision of Other Services

- The Service Provider undertakes to NESO that the availability and delivery of Quick Reserve from any QR Unit pursuant to and in accordance with a QR Contract and these QR Service Terms will not at any time during any Contracted Service Period (or period of availability of Quick Reserve pursuant to an Optional Availability Declaration) be impaired or otherwise prejudiced by:-
 - 46.1.1 any planned increase or reduction (as the case may be) in **Output** of that **QR Unit** which reduces the **QR Capacity** to less than the **Contracted Quantity** otherwise than pursuant to a **Bid-Offer Acceptance**, **Instruction** or other instruction from **NESO**; and/or
 - the **Service Provider**'s performance of any agreement with a third party (including another **Service Provider**) relating to that **QR Unit**, including the making available and/or delivery of services to that third party by the **Service Provider** (whether by way of increases or reductions in **Generation** or **Demand** or stipulated running profiles, participation in any other services (including where part of a trial service) or otherwise, and whether to assist in the management, operation or protection of a **User System** or pursuant to the **Capacity Market Rules** or otherwise); and/or
 - the utilisation by **NESO** of **Quick Reserve** from that **QR Unit** in all or part of any earlier **Contracted Service PeriodQR Window**.
- 16.217.2 Notwithstanding paragraph 14.1,17.1, in the event that the Service Provider is unable to provide Quick Reserve (to any extent) in all or any part of any Contracted Service Period (or period of availability of Quick Reserve pursuant to an Optional Availability Declaration) for any reason described in paragraph 14.1,therein, then the Service Provider shall give a full explanation to NESO in its notification of unavailability pursuant to paragraph 5.9, and the QR Unit shall be deemed unavailable for the entire affected Contracted Service PeriodQR Window and paragraph 5.1215 or 6.10 (as applicable) shall apply.
- Where paragraph 44.20 applies, upon request from NESO (at its sole discretion) the Service Provider shall pay to NESO (in accordance with Schedule 45) an amount equal to the aggregate Incremental Volume Cost Amount for each relevant Settlement Period by way of reimbursement of NESO's additional costs of alternative or replacement service provision resulting from the Service Provider's inability to provide Quick Reserve as referred to in paragraph 14.2. 0.
- 16.417.4 Where, during any Contracted Service Period, (or period of availability of Quick Reserve pursuant to an Optional Availability Declaration), a Service Provider is required under the terms of any agreement with NESO to provide from any QR Unit any other Balancing Service (except with respect to Reactive Power or where the QR Unit is operating in Frequency Sensitive Mode upon instruction of NESO), the Parties agree and acknowledge that, unless NESO determines that such service provision is not in conflict with the delivery of Quick Reserve, Quick Reserve cannot be provided simultaneously with such other Balancing Service and accordingly:-
 - 46.4.1 17.4.1 unless pursuant to the terms for provision of and payment for such other Balancing Services the relevant QR Unit is deemed unavailable to provide Quick Reserve or except as may otherwise be specified by NESO in writing, the relevant

QR Unit shall be deemed unavailable to provide such other **Balancing Service**; and

- 46.4.217.4.2 availability of the **QR Unit** to provide **Quick Reserve** pursuant to these **QR Service Terms** shall prevail.
- Provider of (1) bids and offers (and the issue of Bid-Offer Acceptances) under the Balancing Mechanism where not made pursuant to terms agreed with NESO for provision of any other Balancing Service, and (2) a Sell Order for Positive Quick Reserve and a Sell Order for Negative Quick Reserve with respect to the same QR Unit and Contracted Service Period QR Window insofar as permitted by the QR Procurement Rules.
- Without prejudice to the undertaking in paragraph 14.1,17.1, nothing in this paragraph 1417 shall prevent or restrict any QR Unit from providing Quick Reserve in any Contracted Service PeriodQR Window which overlaps to any extent with service provision under a contract to which the Service Provider is a party pursuant to the Capacity Market Rules.
- 1718 Communications
- 47.1 Any communications required by these **QR Service Terms** to be given in writing shall unless otherwise provided in this paragraph 4518 be made and deemed to have been received in accordance with paragraph 2730 save as may be otherwise agreed by the **Parties**.
- 17.218.2 The **Parties** consent to the recording of all telephone conversations between them relating in whole or in part to these **QR Service Terms**, and each **Party** agrees to notify its employees of that consent and obtain their consent to that recording if required by **Law**.
- 47.318.3 Unless otherwise expressly provided in these QR Service Terms, and subject always to paragraph 45.4,20, all communications between the Parties (or between NESO and the Service Provider's Agent) pursuant to these QR Service Terms shall be given via EDL/EDT (or NESO's Wider Access equivalent) or OBP.
- 17.418.4 If, for whatever reason, EDL/EDT (or NESO's Wider Access equivalent) or OBP shall at any time become unavailable, then to that extent all declarations, instructions and other communications of whatever nature which concern the availability and utilisation of Quick Reserve shall be given by Control Telephony or System Telephony or by such other means as may be agreed between the Parties.
- 1819 Termination of QR Contracts
- 18.1 Either Party shall have the right to terminate a QR Contract in the circumstances set out in paragraph 7.17.1 of the Flexibility Services Standard Agreement as if paragraphs 7.17.1 and 7.37.3 were set out in full herein.
- Without prejudice to paragraph 1619.1, and in addition to any other rights of termination available under the QR Procurement Documentation, NESO may in its absolute discretion terminate a QR Contract in respect of a QR Unit with immediate effect by notice in writing to the Service Provider where the Service Provider is in material breach of a warranty or declaration given as part of the Registration and Pre-Qualification Procedure or under any of the QR Procurement Documentation.
- 18.319.3 Paragraphs 7.57.5 to 7.77.7 inclusive of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.

- 1920 Monitoring and Metering
- 17.1 The volume of Quick Reserve delivered and the time of delivery of Quick Reserve pursuant to Bid-Offer Acceptances shall be monitored by NESO from time to time.
- 17.2 The relationship between the **Parties** with respect to **Energy Metering Equipment** shall be regulated by Section L of the **Balancing and Settlement Code**.
- 17.3 The relationship between the **Parties** with respect to **Operational Metering Equipment** shall be regulated by Paragraph 6.7.3 of the **Connection and Use of System Code**.
 - Operational Baseline Non-BM Participating only
- As soon as reasonably practicable following Auction Results Time (and by no later than two (2) hours after publication of the Auction Results), and for each QR Unit which is not BM Participating and with one or more Contracted Service Periods in the following Service Day, the Service Provider shall submit to NESO, via OBP(or such other method as may be notified in writing by NESO), an intended operating profile for each QR Unit for each Settlement Period falling in that Service Day. Such operating profile may be updated from time to time by the Service Provider but shall at all times represent the Service Provider's best estimate of the operating profile of the QR Unit, and for any Settlement Period may not be changed later than sixty (60) minutes ahead of the QR Window (whereupon it is referred to in these QR Service Terms as the "Operational Baseline").
- 20.2 Without prejudice to paragraph 20.1, the Service Provider must have submitted an Operational Baseline for a QR Unit which is not BM Participating for the Contracted Service Period and the next Settlement Period by sixty (60) minutes ahead of the Contracted Service Period or sixty (60) minutes ahead of the next Settlement Period (as the context requires).
- 20.3 Without prejudice to 20.1 the foregoing, an Operational Baseline representing the Service Provider's best estimate of the operating profile of the QR Unit must also be submitted for each QR Window in respect of which an Optional Availability Declaration has been submitted by the Service Provider (and, for each such QR Window, the Settlement Period which follows) by sixty (60) minutes ahead of the QR Window or sixty (60) minutes ahead of the next Settlement Period (as the context requires).
 - Operational metering Non BM Participating
- 20.4 For each QR Unit which is not BM Participating and with one or more Contracted Service

 Periods in a Service Day, the Service Provider shall procure and submit to NESO, on a continuous basis, the Operational Metering Data for:
 - 20.4.1 each Settlement Period falling in that Service Day; and
 - 20.4.2 where the **Service Provider** is contracted for the final **Settlement Period** in a **Service Day**, the first **Settlement Period** of the following **Service Day**.
- 20.5 For any QR Window in respect of which a QR Unit has an Optional Availability Declaration submitted, the Service Provider shall procure and submit to NESO the Operational Metering Data for that QR Unit in respect of each QR Window in which the QR Unit is optionally available and the following Settlement Period.
- 20.6 All Operational Metering Data shall be submitted by the method specified in the Operational Metering Technical Specification.
 - Performance Metering BM and Non-BM Participating
- 20.7 To enable **NESO** to monitor the delivery of **Quick Reserve** pursuant to a **QR Contract** and to facilitate calculation of **QR Availability Payments** and **QR Utilisation Payments** (as applicable), the **Service Provider** shall, by not later than twenty-four (24) hours following the end of the relevant **Service Day**, procure and submit to **NESO**, **Performance Metering Data**:-
 - 20.7.1 in respect of each Auction Unit and for each Contracted Service Period and the following Settlement Period; and

- 20.7.2 in respect of each Auction Unit and for each Settlement Period (and the next Settlement Period if it includes a Cross-Over Period) in which it was subject to an Instruction in respect of Optional MW.
- 20.8 If a Service Provider does not submit all or any Performance Metering Data within twenty-four (24) hours of the end of the relevant Service Day as a result of an IT interface issue (to be determined by NESO in its sole discretion (acting reasonably)), the Service Provider shall procure that any outstanding Performance Metering Data shall be submitted by such alternative means as NESO may agree, within five (5) calendar days following the end of the relevant Service Day.
- 20.9 All Performance Metering Data shall be submitted by the method specified in the Performance Metering Technical Specification.

Connection Indicator

- 20.10 In addition to Operational Baselines, Operational Metering Data and Performance Metering Data, the Service Provider shall procure and submit to NESO, throughout each Contracted Service Period and in relation to each relevant QR Unit, a Connection Indicator meeting the requirements of paragraph 20.11.
- 20.11 All Connection Indicators shall:-
 - 20.11.1 where the QR Unit is BM Participating, be submitted via EDL in accordance with the Grid Code; and
 - 20.11.2 where the **QR Unit** is not **BM Participating**, be submitted via **OBP** at intervals of no more than five (5) minutes and as may be further specified in writing by **NESO**.

Publication of data

20.12 For the purposes of paragraph 26 (Confidentiality) the Service Provider consents to NESO publishing all Operational Baselines, Operational Metering Data and Performance Metering Data on its website in a non-anonymised format.

De-registration

- 20.13 Without prejudice to any relevant provision of the QR Procurement Rules, where the Service Provider persistently or materially fails to meet any of its obligations set out in this paragraph 20 (in whole or in part) then NESO reserves the right (acting reasonably) to De-register the Service Provider as a Registered Service Provider and/or a Registered Auction Participant and/or disqualify any relevant Eligible Assets and/or QR Units from participating in Auctions.
- 2021 Force Majeure
- Save for paragraphs 9.2.2 and 9.4 which shall not apply, paragraph 9 of the **Flexibility** Services Standard Agreement shall apply as if set out in full herein.
- 2122 Liability, Indemnity and Insurance
- 1922.1 Paragraph 10 of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.
- 2223 Records and Audits
- 2023.1 Paragraph 4 of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.
- 23.2 Without limiting paragraph 23.1, the **Service Provider** agrees to provide all underlying metering data associated with delivery of **Quick Reserve** from **Auction Units** promptly upon request by **NESO**.
- 2324 Assignment
- 2124.1 Subject always to paragraph 2124.2, paragraph 11 of the Flexibility Services Standard Agreement shall apply as if set out in full herein.

- 2124.2 QR Contracts may be assigned by the Service Provider by way of Transfer Notices as specified in, and in accordance with, paragraph 2225.
- 2425 Transfer of QR Contracts
- 2225.1 At any time during the subsistence of a QR Contract, a Service Provider ("the Primary Service Provider") may assign to another Registered Auction Participant ("the Secondary Service Provider") all of its rights and obligations under a QR Contract.
- The effect of any such assignment, once validated by **NESO** pursuant to this paragraph 22,25, is that all rights and obligations of the **Primary Service Provider** under these **QR Service Terms** with respect to the relevant **QR Contract** shall be transferred to the **Secondary Service Provider**, for the avoidance of doubt for the entirety of the **Contracted Service Period** in question.
- 25.3 22.3 No assignment shall be valid unless:-
 - 25.3.1 both entitles are **Registered Auction Participants**;
 - 25.3.2 the Secondary Service Provider has Plant and Apparatus which is registered as an Auction Unit pursuant to the QR Procurement Rules with sufficient QR Capacity reasonably expected to be available and proven capability to deliver Quick Reserve to enable the QR Contract to be discharged during the applicable Contracted Service Period:
 - 25.3.3 it is validly notified to **NESO** pursuant to <u>sub</u>-paragraphs <u>2225</u>.4 to <u>2225</u>.7 inclusive and the **Transfer Notice** validated by **NESO**; and
 - 25.3.4 where the **Contracted Service Period** in question is **Linked**, the **Service Provider** complies with paragraph 2225.11.
- 2225.4 Each assignment shall be notified to **NESO** by the **Primary Service Provider** by no later than sixty (60) minutes prior to commencement of the applicable **Contracted Service Period**, and in the format designated by **NESO** for such purpose and published on the **Industry Information Website** and each such assignment is referred to in these **QR Service Terms** as a "**Transfer Notice**".
- 2225.5 Unless otherwise stipulated in writing by **NESO** from time to time, each **Transfer Notice** shall comprise the entirety of a **Contracted Service Period**, and shall specify:-
 - 25.5.1 the identity of the **Primary Service Provider** and **QR Unit**; and
 - 25.5.2 the identity of the Secondary Service Provider and its Auction Unit.
- 2225.6 Each assignment shall comprise the entire Contracted Quantity associated with the QR Contract, and for the avoidance of doubt the Contracted Quantity shall not be capable of being split amongst two or more Secondary Service Providers or two or more Auction Units.
- 2225.7 Each Transfer Notice must be signed by or on behalf of both the Primary Service Provider and the Secondary Service Provider.

- 2225.8 Unless deemed withdrawn in accordance with paragraphs 2225.9 or 2225.10, all **Transfer Notices** properly submitted in accordance with this paragraph 2225 shall be automatically accepted by **NESO**.
- Where in **NESO**'s reasonable opinion the delivery of **Quick Reserve** pursuant to the **QR Contract** by the **Secondary Service Provider**'s designated **Auction Unit** would or might endanger operational security within the meaning of the **Electricity Transmission System Operation Regulation**, then **NESO** shall so notify both **Registered Auction Participants** whereupon the **Transfer Notice** shall be deemed withdrawn.
- 2225.10 A Transfer Notice shall be invalid if the Secondary Service Provider's designated Auction Unit is the subject of a QR Contract for the same Contracted Service Period, in which case NESO shall so notify both whereupon the Transfer Notice shall be deemed withdrawn.
- Where the Contracted Service Period the subject of a Transfer Notice is Linked, the Service Provider shall procure that the Transfer Notice is accompanied by a valid Transfer Notice for all other QR Contracts to which it is a party for that Auction Unit with respect to each of the other Contracted Service Periods to which that Contracted Service Period is Linked, and all such Transfer Notices shall specify the same Secondary Service Provider and Auction Unit.
- 2225.12 For the avoidance of doubt, where a Service Provider wishes to discharge its obligations to NESO with respect to the delivery of Quick Reserve pursuant to a QR Contract using an alternative Auction Unit which it has registered with NESO under the QR Procurement Rules, it may serve a Transfer Notice pursuant to this paragraph 2225. With respect to each such Transfer Notice validated by NESO, NESO will monitor availability and submitted parameters, and treat delivery of Quick Reserve from that alternative Auction Unit, as if made and delivered by the Service Provider from its original QR Unit, and all references in this paragraph 2225 to Secondary Service Provider shall be construed as meaning the Service Provider where the context admits.
- 2526 Confidentiality
- 2326.1 The provisions of paragraph 12 of the Flexibility Services Standard Agreement shall apply to all and any information provided by NESO or any Registered Auction Participant to the other (whether orally or in writing) pursuant to or in connection with these QR Service Terms as if set out in full herein.
- 2627 Intellectual Property Rights
- 2427.1 The provisions of paragraph 13 of the **Flexibility Services Standard Agreement** shall apply to all intellectual property rights owned by or licensed to either **Party** as if set out in full herein.
- 2728 Data Protection
- 2528.1 The provisions of paragraph 14 of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.
- 2829 Modern Slavery, Anti-bribery and Living Wage
- The provisions of paragraph 15 of the Flexibility Services Standard Agreement shall apply as if set out in full herein, and without limitation as at the date of formation of each QR Contract the Service Provider warrants, represents and undertakes to NESO in the manner set out in paragraph 15.1 thereof and indemnifies NESO as provided in paragraphs 15.2 and 15.7 thereof.
- 2629.2 ——Any breach of this paragraph 2629 by the **Service Provider** shall be deemed a material breach of all and any relevant **QR Contracts** for the purposes of paragraph 16.2.19.2
- 2930 Notices
- 29.130.1 Save to the extent the manner of communication between the **Parties** is otherwise stipulated in these **QR Service Terms**, paragraph 16 of the **Flexibility Services Standard**

- **Agreement** shall apply to any notice required to be submitted under these **QR Service Terms** by either **NESO** or the **Service Provider** to the other as if set out in full herein.
- 29.230.2 For the purposes of paragraph 27.1,30.1 the relevant contact details and addresses of each Party shall be those notified from time to time by that Party to the other pursuant to the Registration and Pre-Qualification Procedure.
- 3031 Dispute Resolution
- 30.131.1 The provisions of paragraph 17 of the **Flexibility Services Standard Agreement** shall apply in relation to any dispute or difference of whatever nature however arising under, out of, or in connection with these **QR Service Terms** as if set out in full herein, save that:-
 - 30.1.131.1.1 no Party shall have any right to refer any dispute to an Expert for determination except where the dispute is stated in these QR Service Terms to be referable to an Expert for determination or otherwise agreed in writing by the Parties to be so referable;
 - 30.1.231.1.2 nothing in this paragraph 28.131.1 shall prevent the **Parties** from agreeing to resolve any dispute or difference through the courts in which case paragraph 29.232.2 shall apply; and
 - 30.1.331.1.3 where any dispute is referred to arbitration, the prevailing rules of the London Court of International Arbitration shall apply unless otherwise agreed in writing by the Parties (and paragraph 17 of the Flexibility Services Standard Agreement shall be read and construed accordingly).
- 3132 Governing Law and Jurisdiction
- 31.132.1 Any claim, dispute or matter (whether contractual or non-contractual) arising under or in connection with these **QR Service Terms** or their enforceability shall be governed by and construed in accordance with the laws of England and Wales.
- Subject always to paragraph 27.1,32.1, **NESO** and each **Service Provider** submits to the exclusive jurisdiction of the courts of England and Wales over any claim, dispute or matter arising under or in connection with these **QR Service Terms** or their enforceability and waives any objection to proceedings being brought in such courts or on the grounds that proceedings have been brought in an inconvenient forum.
- 3233 Severance
- 3033.1 The provisions of paragraph 18 of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.
- 3334 Third Party Rights
- 3134.1 The provisions of paragraph 19 of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.
- 3435 No Agency or Partnership
- The provisions of paragraph 20 of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.
- 35<u>36</u> Waiver
- 3336.1 The provisions of paragraph 21 of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.
- 3637 Entire Agreement
- 34<u>37</u>.1 The provisions of paragraph 22 of the **Flexibility Services Standard Agreement** shall apply as if set out in full herein.

- 3738 EMR
- 37.138.1 Notwithstanding any confidentiality obligations and any restriction on the use or disclosure of information set out in the QR Procurement Documentation, the Service Provider consents to NESO and each of its subsidiaries using all and any information or data supplied to or acquired by it in any year under or in connection with any Balancing Services Contract for the purpose of carrying out its EMR Functions.
- For the purposes of this paragraph 35 only:-38 only:-
 - 37.2.138.2.1 "AF Rules" has the meaning given to "allocation framework" in section 13(2) of the Energy Act 2013;
 - 37.2.238.2.2 "Capacity Market Rules" means the rules created pursuant to section 34 of the Energy Act 2013 as modified from time to time in accordance with The Electricity Capacity Regulations 2014;
 - 37.2.338.2.3 "EMR Functions" has the meaning given to "EMR functions" in Chapter 5 of Part 2 of the Energy Act 2013; and
 - 37.2.438.2.4 "EMR Document" means The Energy Act 2013, The Electricity Capacity Regulations 2014, the Capacity Market Rules, The Contracts for Difference (Allocation) Regulations 2014, The Contracts for Difference (Electricity Supplier Obligation) Regulations 2014, The Contracts for Difference (Definition of Eligible Generator) Regulations 2014, The Electricity Market Reform (General) Regulations 2014, the AF Rules and any other regulations or instruments made under Chapter 2 (contracts for difference), Chapter 3 (capacity market) or Chapter 4 (investment contracts) of Part 2 of the Energy Act 2013 which are in force from time to time.

SCHEDULE 1 – DEFINED TERMS

"Cease Instruction"	as defined in paragraph 8.8;
"Connection Indicator"	a signal in respect of a QR Unit meeting the requirements of paragraphs 20.10 and 20.11;
"Contracted Service Period"	in respect of any Service Provider , a QR Window which is the subject of a QR Contract formed pursuant to an Auction under the QR Procurement Rules ;
"Contracted Quantity" "Cross-Over Period"	Period, such part of the Offered Quantity which a Service Provider has agreed to provide in accordance with a QR Contract; that part of any QR Window during which Quick Reserve continues to be delivered from an Auction Unit pursuant to an instruction from NESO (whether by way of a Bid-Offer Acceptance or an Instruction) issued during a preceding QR Window and which is necessary to meet the Minimum Activation Period, and for the avoidance of doubt regardless of whether such subsequent QR Window is a Contracted Service Period;
"Control Telephony" Equivalent Reserve Product"	means Reserve (other than PQR) delivered by way of Demand Turn Down or Output Increase and (2) in relation to NQR means Reserve (other than NQR) delivered by way of Demand Turn Up or Output Curtailment;
"Grid Supply Point"	as defined in the Grid Code ;
"Instruction"	for a Settlement Period, the amount calculated as the higher of: (1) (A multiplied by B multiplied by 0.5) minus C and (2) zero Where: A is the highest accepted Offer Price or Bid Price in the Balancing Mechanism (or, as the case may be, QR Utilisation Price) in that Settlement Period (ignoring any system-tagged Bid-Offer Acceptance and any Bid-Offer Acceptance or Instruction issued in error), or (if higher) any price for that Settlement Period agreed by NESO and its counterparty pursuant to a grid trade under a Grid Trade Master Agreement; B is the Contracted Quantity; C is the settlement value calculated for that Settlement Period pursuant to Schedule 3 which would otherwise have been payable to the Service Provider but for the operation of paragraph 44.217.3 and Schedule 34; as defined in paragraph 8.5;
"Instruction"	as defined in paragraph 8.5;

"Intermittent Power Source"	as defined in the Grid Code;
"Maximum Recovery Period" Mandatory Availability Declaration"	the maximum duration between the end of delivery of one Bid-Offer Acceptance and the start of the next, as specified by the Service Provider; a confirmation of availability of Quick Reserve from an Auction Unit in a Contracted Service Period as more particularly described in paragraphs 5 and 6;
"Metered Data"	data relating to a flow (being either import or export) of Active Power which is recorded by Metering Equipment, which may additionally include data derived from any such data pursuant to a methodology which may be approved by NESO for such purpose from time to time;
"Metering Equipment"	as defined in the BSC ;
"Minimum Activation Period"	in relation to: (i) an Auction Unit that is BM Participating, the declared MNZT; and (ii) an Auction Unit that is not BM Participating, the minimum duration for which a Bid-Offer Acceptance an Instruction can be issued, as specifiednotified by the Service Provider to NESO pursuant to the Registration and Pre-Qualification Procedure, in either case, not exceeding the period specified in Schedule 2;
"Minimum Non-Zero Time" or "MNZT"	as defined in the Grid Code ;
"Minimum Zero Time" or "MZT"	as defined in the Grid Code;
"Monthly Statement"	as defined in Schedule 45;
"Non-BM Data Submission" "Operational Propling"	a submission made by a Service Provider with respect to an Auction Unit which is not BM Participating, comprising either a Mandatory Availability Declaration meeting the requirements of paragraph 6.3 or an Optional Availability Declaration meeting the requirements of paragraph 7.5;
"Operational Baseline"	as defined in paragraph 20.1;
"Operational Metering Data"	the operational metering data specified in the Operational Metering Technical Specification;
"Operational Metering Technical Specification"	the document titled 'Operational Metering for non-transmission connected BM and non-BM Participants" published by NESO on its website as the same may be updated or replaced from time to time;
"Optional MW"	the level of MW offered as available from an Auction Unit in an Optional Availability Declaration;
"Performance Metering Data"	the performance metering data specified in the Performance Metering Technical Specification;

"Performance Metering Technical Specification"	the document titled 'Data Specification Document STAR Project – Quick Reserve – Performance Metering Data File Specification' published under that title by NESO on its website as the same may be updated or replaced from time to time;
"Power Available"	as defined in the Grid Code ;
"Power Park Module"	as defined in the Grid Code ;
"Primary Service Provider"	as defined in paragraph 22 25.1;
"QR Availability Payment"	as defined in paragraph <u>811</u> .1;
"QR Capacity"	the maximum amount (in MW) of Quick Reserve available at the relevant time from a QR Unit represented by:
	(1) for an Auction Unit that is BM Participating, the difference between either the prevailing (1) MEL or MIL, or SEL or SIL (as the case may be) and (2) Final Physical Notification or, in the case of a Power Park Module powered by an Intermittent Power Source, the prevailing (1) Power Available and (2) Final Physical Notification; and (1)(2) for any other Auction Unit, the difference between the (1) Maximum Unit Product Capacity and (2) its Operational Baseline;
"QR Procurement Rules"	the prevailing document titled 'Quick Reserve Procurement Rules' published by or on behalf of NESO from time to time governing the procurement of Quick Reserve ;
"QR Service Terms"	this document as published by or on behalf of NESO from time to time;
"QR Service Parameters"	those requirements related to Quick Reserve specified in Schedule 2;
"QR Unit"	an Auction Unit the subject of a QR Contract;
"QR Utilisation Payment"	as defined in paragraph 12.2;
"QR Utilisation Price"	the price (£/MWh) associated with an Optional Availability Declaration as more particularly described in paragraph 7.5;

(iii) an Auction Unit that is BM Participating, the maximum-declared MZT; and (iv) an Auction Unit that is not BM Participating, a period of-commencing at the time from receipt of a Bid-Offer Acceptance to at which delivery of the instructed volume (including ramping); PQR or NQR pursuant to an Instruction ceases and the time at which delivery of the same Quick Reserve Product or an Equivalent Reserve Product is required to commence pursuant to a further Instruction, as notified by the Service Provider to NESO pursuant to the Registration and Pre-Qualification Procedure, in either case, not exceeding the period specified in Schedule 2; "Response Time" in relation to any Auction Unit, the maximum period (commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters: "Secondary Service Provider" the prevailing state of charge of a battery representing		in relation to:
(iv) an Auction Unit that is not BM Participating, a period of commencing at the time from receipt of a Bid-Offer Acceptance to at which delivery of the instructed volume (including ramping);PQR or NQR pursuant to an Instruction ceases and the time at which delivery of the same Quick Reserve Product or an Equivalent Reserve Product is required to commence pursuant to a further Instruction, as notified by the Service Provider to NESO pursuant to the Registration and Pre-Qualification Procedure, in either case, not exceeding the period specified in Schedule 2; "Response Time" in relation to any Auction Unit, the maximum period (commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;		(iii) an Auction Unit that is BM Participating, the
period of commencing at the time from receipt of a Bid-Offer Acceptance to at which delivery of the instructed volume (including ramping); PQR or NQR pursuant to an Instruction ceases and the time at which delivery of the same Quick Reserve Product or an Equivalent Reserve Product is required to commence pursuant to a further Instruction, as notified by the Service Provider to NESO pursuant to the Registration and Pre-Qualification Procedure, in either case, not exceeding the period specified in Schedule 2; "Response Time" in relation to any Auction Unit, the maximum period (commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;		maximum declared MZT; and
a Bid-Offer Acceptance to at which delivery of the instructed volume (including ramping); PQR or NQR pursuant to an Instruction ceases and the time at which delivery of the same Quick Reserve Product or an Equivalent Reserve Product is required to commence pursuant to a further Instruction, as notified by the Service Provider to NESO pursuant to the Registration and Pre-Qualification Procedure, in either case, not exceeding the period specified in Schedule 2; "Response Time" in relation to any Auction Unit, the maximum period (commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;		(iv) an Auction Unit that is not BM Participating, a
the instructed volume (including ramping); PQR or NQR pursuant to an Instruction ceases and the time at which delivery of the same Quick Reserve Product or an Equivalent Reserve Product is required to commence pursuant to a further Instruction, as notified by the Service Provider to NESO pursuant to the Registration and Pre-Qualification Procedure, in either case, not exceeding the period specified in Schedule 2; "Response Time" in relation to any Auction Unit, the maximum period (commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;		
or NQR pursuant to an Instruction ceases and the time at which delivery of the same Quick Reserve Product or an Equivalent Reserve Product is required to commence pursuant to a further Instruction, as notified by the Service Provider to NESO pursuant to the Registration and Pre-Qualification Procedure, in either case, not exceeding the period specified in Schedule 2; "Response Time" in relation to any Auction Unit, the maximum period (commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;		
the time at which delivery of the same Quick Reserve Product or an Equivalent Reserve Product is required to commence pursuant to a further Instruction, as notified by the Service Provider to NESO pursuant to the Registration and Pre-Qualification Procedure, in either case, not exceeding the period specified in Schedule 2; "Response Time" in relation to any Auction Unit, the maximum period (commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;		· · · · · · · · · · · · · · · · · · ·
Reserve Product or an Equivalent Reserve Product is required to commence pursuant to a further Instruction, as notified by the Service Provider to NESO pursuant to the Registration and Pre-Qualification Procedure, in either case, not exceeding the period specified in Schedule 2; in relation to any Auction Unit, the maximum period (commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;		·
Product is required to commence pursuant to a further Instruction, as notified by the Service Provider to NESO pursuant to the Registration and Pre-Qualification Procedure, in either case, not exceeding the period specified in Schedule 2; "Response Time" in relation to any Auction Unit, the maximum period (commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;		
Provider to NESO pursuant to the Registration and Pre-Qualification Procedure, in either case, not exceeding the period specified in Schedule 2; "Response Time" in relation to any Auction Unit, the maximum period (commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;		
### and Pre-Qualification Procedure, in either case, not exceeding the period specified in Schedule 2; #### in relation to any Auction Unit, the maximum period (commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; ###################################		
in either case, not exceeding the period specified in Schedule 2; "Response Time" in relation to any Auction Unit, the maximum period (commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;		
"Response Time" in relation to any Auction Unit, the maximum period (commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;		
in relation to any Auction Unit, the maximum period (commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;		
(commencing at the start time instructed by NESO) over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;	"Response Time"	in relation to any Auction Unit the maximum period
over which it is required to reach the volume instructed by the Bid-Offer Acceptance or Instruction which period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;	- Kooponioo Timo	
period shall include all ramping and notice periods as specified in the applicable QR Service Parameters; "Secondary Service Provider" as defined in paragraph 2225.1;		
"Secondary Service Provider" as defined in paragraph 2225.1;		
"Secondary Service Provider" as defined in paragraph 2225.1;		
"State of Energy" the prevailing state of charge of a battery representing	"Secondary Service Provider"	as defined in paragraph 22 25.1;
	"State of Energy"	the prevailing state of charge of a battery representing
its available Active Power Output and Demand;		its available Active Power Output and Demand;
"Supplier Volume Allocation Agent" as defined in the BSC;	"Supplier Volume Allocation Agent"	as defined in the BSC;
"Time To Full Delivery" for any Auction Unit which is not BM Participating, the	"Time To Full Delivery"	
period over which it is deemed capable of ramping up		
to reach an instructed volume which ramping time is calculated by NESO using the time that Auction Unit		
would take to reach full delivery of its Maximum		
Registered Capacity, as notified to NESO by the		
Service Provider pursuant to the Registration and		
Pre-Qualification Procedure, assuming in all cases a		
notice period to respond to the Instruction of zero (0):		
"Transfer Notice" as defined in paragraph 2225.4; and	"Transfer Notice"	
"Wider Access" as defined in the BSC.		

SCHEDULE 2 – QR SERVICE PARAMETERS

Design Element	RelevantFor BM	Required Service Parameter
	Participating, equivalent	(NQR and PQR)
	Dynamic	
	Parameter(s)Parameters	
	(as defined in Appendix 1 of	
	Grid Code BC1)	
Response Time (to full	Ramp Rates, and each of the	Not greater than one (1) minute
delivery, including	following which must be zero	from receipt of start time specified
ramping)	(0): NTO/NTB, and NDZ	in Bid-Offer Acceptance or
		Instruction
Maximum Recovery	MZT	Not greater than three (3) minutes*
Period		
Minimum Activation	MNZT	Not greater than five (5) minutes*
Period		

^{*} For a **QR Unit** which is **BM Participating** and which delivers **Quick Reserve** (whether **PQR** or **NQR**) through zero (0) MW, MZT and MNZT (and also SEL and SIL) shall be zero but MZT and MNZT do not need to be zero (0)

SCHEDULE 3 – QR AVAILABILITY PAYMENTS

Calculation of Settlement Value

A settlement value shall be calculated for **Quick Reserve** (separately for each of **Positive Quick Reserve** and **Negative Quick Reserve**) for each **QR Unit** and with respect to each **Contacted Service Period** as follows:

Round ((Contracted Quantity * Market Clearing Price * 0.5 * AF), 2)

Where

AF = 0 if unavailable or deemed unavailable in accordance with these QR Service Terms, otherwise 1

NOTE: A Service Provider will be treated as unavailable if there is a combination of Dynamic Parameters that prevents NESO from issuing an Instruction.

SCHEDULE 4 – QR UTILISATION PAYMENTS

Calculation of Settlement Value

For QR Utilisation Payments to be made by NESO to a Service Provider with respect to an Auction Unit which is not BM Participating, and for each QR Window the subject of a Mandatory Availability Declaration or Optional Availability Declaration, the payment formula for each of Positive Quick Reserve and Negative Quick Reserve is:

 $PPQR_{i,i} = CED_{i,i} * UP_{i,i}$

 $PNQR_{i,i} = -CED_{i,i} * UP_{i,i}$

Where:

PPQR_{j,i} is the payment per **Settlement Period** j in respect of **Instruction** i to deliver **Positive Quick Reserve**

PNQR_{j,i} is the payment per **Settlement Period** j in respect of **Instruction** i to deliver **Negative Quick Reserve**

CED_{i,i} is the volume of energy to be settled by **NESO** with respect to **Settlement Period** j and **Instruction** i being:

 $CED_{j,i} = Sum_{j,i}(CED_{j,i,s})$

and where:

Sumiji is the summation across all relevant Settlement Periods j and Instructions i

CED_{i,i,s} is the volume of energy delivered by the relevant **Auction Unit** as **Quick Reserve** in relation to **Instruction** i in each second s falling within **Settlement Period** j, represented by the difference between the **Operational Baseline** (as adjusted by any expected non-static response delivery) and **Performance Metering Data** for that **Auction Unit** and second s but capped for each second s by the expected volume consequent upon the instruction from **NESO**

UP_{i,i} is the QR Utilisation Price applicable to Settlement Period j and Instruction i.

SCHEDULE 5 – PAYMENT PROVISIONS

- 1. Where amounts falling due by or to **NESO** under these **QR Service Terms** are expressed to be payable in accordance with this Schedule 45, then with respect to all and any such amounts the following provisions shall apply.
- On the eighth (8th) Business Day of each calendar month NESO shall send to the Service Provider a statement (the "Monthly Statement") setting out, for each QR Contract, details of the following (to the extent applicable) in respect of the preceding calendar month, together with such other information as may be required to be provided under these QR Service Terms:-
 - a. the aggregate number of hours of service provision, together with any Applicable
 Balancing Services Volume Data, with respect to both availability and utilisation (as applicable);
 - b. details of events of default or service failures;
 - c. the amounts payable by or to **NESO** as a result; and
 - d. in relation to all **QR Contracts**, the total net amount falling due to or from the **Service Provider**.
- 3. If the **Service Provider** disagrees with the content of any **Monthly Statement**, it may notify **NESO** in writing, with evidence upon which it relies in support of such disagreement, no later than the date falling ten (10) **Business Days** after receipt thereof, but in the absence of any such notification by such date the **Monthly Statement** shall be final and binding on the **Parties** subject only to paragraph 4.
- 4. Where a disagreement is notified by the **Service Provider** pursuant to paragraph 2, the **Parties** shall discuss and endeavour to resolve the same in good faith, and any revisions to a **Monthly Statement** agreed as a result thereof shall be reflected in a revised **Monthly Statement**, which shall promptly be issued by **NESO**. In the absence of agreement, the **Monthly Statement** shall be binding upon the **Parties** until such time as otherwise agreed in writing between the **Parties** or as may otherwise be determined by an **Expert** following a referral by either **Party** to an **Expert** for determination, and which in each case shall be reflected in a revised **Monthly Statement** which shall promptly be issued by **NESO**.
- 5. Where, having regard to any **Settlement Run** or to the results of any other monitoring by **NESO** of service delivery, **NESO** or the **Service Provider** discovers that some or all of any calculations and/or amounts falling due shown in any **Monthly Statement** are incorrect, then it shall promptly notify the other in writing whereupon **NESO** shall, at its discretion, revise the **Monthly Statement** and re-issue the same to the **Service Provider**, and the provisions of paragraphs 2 and 3 shall apply mutatis mutandis to such revised **Monthly Statement**.
- 6. In the absence of fraud, neither **NESO** nor the **Balancing Service Provider** may invoke the provisions of paragraph 4, with respect to the contents of any **Monthly Statement** (including any revised **Monthly Statement**) after the period of twelve (12) months has elapsed following submission of the original **Monthly Statement** in which the calculations and/or amounts in question were first stated, after which date such calculations and/or amounts shown in the last **Monthly Statement** (including any revised **Monthly Statement**) issued by **NESO** shall be final and conclusive.
- 7. No later than the eighteenth (18th) **Business Day** of each month, **NESO** will issue a self-billing invoice (or credit note) in accordance with paragraph 11 reflecting the **Monthly Statement** issued pursuant to paragraph 1 (as may have been revised pursuant to the foregoing provisions), and no later than five (5) **Business Days** after such date of issue **NESO** shall pay to the **Service Provider** (or the **Service Provider** shall pay to **NESO**, as the case may be) the

- net amount shown as due from **NESO** to the **Service Provider** (or from the **Service Provider** to **NESO**, as the case may be) in that **Monthly Statement** (or revised **Monthly Statement**).
- 8. All payments shall be made in pounds sterling by direct bank transfer or equivalent transfer of immediately available funds to the other **Party's** bank account, details of which shall be as notified by each **Party** to the other from time to time in accordance with these **QR Service Terms**.
- 9. If by virtue of the foregoing provisions, it is determined or agreed that:
 - a. the **Service Provider** was entitled to a further payment from **NESO**, then the **Service Provider** shall be entitled to interest at the **Base Rate** on the amount of such further payment from the due date until the date of actual payment; or
 - b. the **Service Provider** was not entitled to any payment it has received, then **NESO** shall be entitled to interest at the **Base Rate** on such amount from the date of payment by **NESO** until the date of repayment by the **Service Provider** (or, as the case may be, until the date when **NESO** makes a payment to the **Service Provider** pursuant to paragraph 6 against which such amount is offset).
- All amounts specified falling due and payable pursuant to these QR Service Terms shall be exclusive of any Value Added Tax or other similar tax and NESO shall pay to the Service Provider Value Added Tax at the rate for the time being and from time to time properly chargeable in respect of the making available and/or provision of Quick Reserve under these QR Service Terms.
- 11. Sums payable by one **Party** to the other pursuant this Schedule 4 whether by way of charges, interest or otherwise, shall (except to the extent permitted by these **QR Service Terms** or otherwise required by **Law**) be paid in full, free and clear of and without deduction, set-off or deferment in respect of any disputes or claims whatsoever provided that either **Party** shall be entitled to set off any payment due and payable by the other **Party** under this Schedule 45 against any payment it makes to that **Party** under this Schedule 45.
- 12. For so long as the Service Provider is a Registered Auction Participant, the Service Provider agrees that NESO shall maintain a self-billing system whereby each Monthly Statement shall constitute a self-billing invoice for VAT purposes. Accordingly, NESO and the Balancing Service Provider shall enter into a self-billing agreement in accordance with VAT legislation and published guidance from HM Revenue and Customs from time to time, and agree to comply with all relevant requirements in relation to self-billing, and for such purpose the Service Provider hereby warrants and undertakes to NESO that:
 - a. it is registered for **VAT** and will inform **NESO** forthwith if it ceases to be so registered or changes its **VAT** registration number;
 - b. it will account to HM Revenue and Customs for the **VAT** paid by **NESO** pursuant to paragraph 9; and
 - c. it will not issue its own **VAT** invoices for provision of **Quick Reserve**.
- 13. The provisions of this Schedule 45 shall survive the termination of any **QR Contract**.