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**FRAMEWORK AGREEMENT RELATING TO NETWORK ACCESS AND
ADOPTION OF ELECTRICITY CONNECTIONS AND DISTRIBUTION
EQUIPMENT**

BETWEEN

**NATIONAL GRID ELECTRICITY DISTRIBUTION (SOUTH WEST) PLC,
NATIONAL GRID ELECTRICITY DISTRIBUTION (SOUTH WALES) PLC,
NATIONAL GRID ELECTRICITY DISTRIBUTION (EAST MIDLANDS) PLC,
NATIONAL GRID ELECTRICITY DISTRIBUTION (WEST MIDLANDS) PLC**

AND

[CONNECTION PROVIDER]

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FORM OF AGREEMENT

THIS AGREEMENT is made on the day of 20●

BETWEEN

National Grid Electricity Distribution (South West) plc, National Grid Electricity Distribution (South Wales) plc, National Grid Electricity Distribution (East Midlands) plc and National Grid Electricity Distribution (West Midlands) plc (company numbers: 02366894, 02366985, 02366923 and 03600574 respectively) whose registered office is at Avonbank, Feeder Rd, Bristol BS2 0TB (“**NGED**”); and

[company name] whose registered office is at [address] (the “**Connection Provider**”)

together, the "Parties" and each a "Party".

Background

- (A) The Connection Provider may be appointed by various Customers to carry out and complete Contestable Connection Works.
- (B) In consideration of the Connection Provider carrying out and completing the Contestable Connection Works in accordance with this Agreement, NGED has agreed to:
 - (i) adopt the Contestable Assets upon their satisfactory completion and the fulfilment by the Connection Provider of its obligations under this Agreement; and
 - (ii) carry out and complete NGED's Works in accordance with this Agreement.
- (C) If the Connection Provider is appointed to carry out and complete Associated Contestable Works, NGED and the Connection Provider will enter into a separate Site Specific Agreement in accordance with Clause 3 of this Framework Agreement. Each Site Specific Agreement will incorporate the terms and conditions set out in this Framework Agreement.
- (D) NGED has agreed to provide such access to the Distribution System as is reasonably required by the Connection Provider to enable it to carry out and complete any Final Connection Contestable Works in accordance with this Agreement.
- (E) As part of NGED's commitment to the continued development and facilitation of competition in connection works, NGED may from time to time invite the Connection Provider to take part in an Extension of Contestability Initiative.

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- (F) If the Connection Provider takes part in an Extension of Contestability Initiative, the Connection Provider may be required to enter into an Extension of Contestability Agreement with NGED in accordance with Clause 4. Each Extension of Contestability Agreement entered into by the Parties will be deemed to be incorporated into this Framework Agreement.

THE PARTIES AGREE AS FOLLOWS:

1. Definitions and Interpretation

- 1.1 In this Agreement and any Site Specific Agreements or Extension of Contestability Agreements formed under it, except where the context otherwise requires, the following shall have the meanings set opposite them:

1990 Act	Means the Town and Country Planning Act 1990 (as amended).
Accreditation	Means holding the relevant accreditation under the National Electricity Registration Scheme operated by Lloyd's Register and "Accredited" shall be construed accordingly.
Act	Means the Electricity Act 1989 as amended by the provisions of the Utilities Act 2000.
Adoption	Means the transfer by the Connection Provider to NGED of the property in and responsibility for the Contestable Assets with full title guarantee and the expression "Adopt" shall be construed accordingly.
Adoption Date	Means the date the Contestable Assets or a section of them are connected to the Distribution System and Energised.
Agreement	Means this framework agreement including the Schedules and any other documents incorporated into it.
Annual Ramp-up Programme	Means a build-out programme over a period of up to five years from completion of any Final Connection Contestable Works (where relevant) and the entering into (where required by NGED) of a new or, where relevant, varied connection agreement by the Customer, showing the annual growth of the capacity required up to the Required Capacity in the form set out in Appendix 1 to Schedule 3.
Applicable Legislation	Means all laws, statutes, statutory instruments, acts, regulations, codes, judgements, orders, directives or determinations which affect the

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	Contestable Connection Works or the performance of any obligations under the Agreement (including but not limited to the NRSWA).
Associated Contestable Assets	Means those Associated Contestable Works that will form part of the Distribution System.
Associated Contestable Works	Means all works of any kind to be provided and carried out by the Connection Provider as described in the relevant Site Specific Agreement excluding the Final Connection Contestable Works.
Authority	Means the Gas and Electricity Markets Authority as established by Section 1 of the Utilities Act 2000.
CDM Regulations	Means the Construction (Design and Management) Regulations 2015 and any amendment thereto.
Charges	Means the charges payable by the Customer to NGED as specified in any relevant Connection Offer including any variation made by NGED from time to time.
Commencement Date	Means the date of this Agreement.
Commissioning Requirements	Means the commissioning requirements communicated by NGED to the Connection Provider as annexed to the relevant Site Specific Agreement.
Committed Capacity	Means the capacity attributable to assets that are not yet installed and commissioned on the Distribution System, but which NGED has confirmed will be made available for the Connection Provider under a Draw-down Confirmation or under a Confirmation of Capacity Notice for a Proposed Connection (and " Commit " and " Committing " shall be interpreted accordingly).
Completion Certificate	Means the completion certificate issued by the Connection Provider to NGED in accordance with the relevant Standard Technique(s).
Confirmation of Capacity Notice	Means the notice issued by NGED to a Design Connection Provider in accordance with a Determination of POC EOC Agreement;
Connection	Means an end connection within a Development Area.
Connection Offer	Means the relevant written connection offer from NGED to the Customer relating to the

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	Contestable Connection Works as set out in each Site Specific Agreement.
Connection Point	Means the point or points of connection at which electricity may (upon Energisation) flow between the Distribution System and the Customer's Installation.
Contestable Assets	Means those Contestable Connection Works that will form part of the Distribution System including any Associated Contestable Assets and any Final Connection Contestable Assets.
Contestable Connection Works	Means the Associated Contestable Works and Final Connection Contestable Works to be carried out by the Connection Provider on the Distribution System.
Contestable Design	Means the electrical design and the physical layout of the Contestable Assets carried out by a Design Connection Provider, or any amendment made to it by the Connection Provider.
CP's Consents	Means all consents, licences, Planning Permissions, approvals, wayleaves, easements, rights over or interests in land of any kind which the Connection Provider shall obtain and is not an NGED's Consent as may be required for the carrying out, completion and subsequent use of the Contestable Connection Works or any applicable NGED's Works.
Customer	Means: (i) in circumstances where a connection application is submitted to NGED, the third party (which may include an IDNO) who commissions Contestable Connection Works set out in the relevant NGED connection offer to be carried out by the Connection Provider; or (ii) in circumstance where a connection application is submitted to a Design Connection Provider, the third party who commissions the Determination of POC and appoints the Connection Provider to undertake the Contestable Connection Works to be carried out by the Connection Provider (which may include an IDNO) or, where there is no such third party, the Connection Provider.

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Customer's Installation	Means all electrical lines and apparatus not being part of the Distribution System used or to be used by a person and connected or to be connected to the Distribution System.
Data Protection Legislation	<p>any laws and regulations relating to privacy or the use or processing of data relating to natural persons, including:</p> <p>(a) EU Regulation 2016/679 as it forms part of the law of England and Wales by virtue of section 3 of the European Union (Withdrawal) Act 2018 (the "UK GDPR");</p> <p>(b) the Data Protection Act 2018 ("DPA"); and</p> <p>(c) the Privacy and Electronic Communications (EC Directive) Regulations 2003;</p> <p>in each case as updated, amended or replaced from time to time.</p>
Dead	Means at or about zero voltage and disconnected from any electrically charged system.
Defect	<p>Means:</p> <p>(a) any defect in design, materials or workmanship in the Contestable Connection Works;</p> <p>(b) any defect arising from any act or omission of the Connection Provider or its contractor in the course of carrying out the Contestable Connection Works or any breach of this Contract, and</p> <p>(c) any failure of the Contestable Connection Works to comply with the approved design and/or the Specification.</p>
Defect Correction Period	<p>Means in relation to:</p> <p>(a) any excavations, or works within excavations, being in either case excavations which are of a depth of 1.5 metres greater and</p>

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	<p>which form part of the Contestable Connection Works: the period of 3 years; and</p> <p>(b) all other works which form part of the Contestable Connection Works: the period of 2 years,</p> <p>in each case after the Adoption Date of the Contestable Assets or that part containing such excavations or works as the case may be.</p>
Design Connection Provider	Means an Independent Connection Provider appointed by the Customer to carry out the Contestable Design.
Design Determination of POC EOC Agreement	Means an Extension of Contestability Agreement between NGED and a Design Connection Provider for the Determination of POC.
Detailed Information	Means the extent to which Contestable Connection Works are required from NGED and a detailed site layout plan in relation to Connections setting out individual premises and (where required) kVA requirements per premises, road layout and substation location information.
Determination of POC	Means the assessment of the Distribution System and determination and POC Design of the Point of Connection for a Proposed Connection.
Development Area	Means the area indicated as such on the plan submitted by the Design Connection Provider within a POC Determination Notice in respect of a Proposed Connection in accordance with the Determination of POC EOC Agreement and/or (as relevant) a Development Plan.
Development Capacity	Means the capacity in excess of the Required Capacity for a Proposed Connection intended for utilisation within a Development Scheme.
Development Plan	Means a plan setting out the land parcels which are intended to utilise the Development Capacity.
Development Scheme	Means a proposed development within a Development Area as indicated on a Development Plan.
Distribution System	Means NGED's system for the distribution of electricity as defined in the Licence.

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Distribution System Enhancement	Means any additional design requirements identified in the relevant Site Specific Agreement required by NGED pursuant to Clause 6 for the benefit of other consumers.
Draw-down Confirmation	Means a confirmation by NGED of the Connection Provider's Draw-down Request that Commits (subject to the terms and conditions set out in Schedule 3) the Required Capacity for the relevant Development Scheme phase.
"Draw-down Request"	Means a request by the Connection Provider containing the information required by NGED (including but not limited to the Detailed Information, the import and/or export capacity required for the relevant phase and, where the request relates to a distribution network or otherwise if requested by NGED, an Annual Ramp-up Programme for the relevant phase), to draw down, in relation to an existing connection, Reserved Capacity (or a proportion thereof) for Firm Connection Requirements for a phase in respect of a Development Scheme.
Encumbrance	Means any debt, assignment, encumbrance, option, charge, adverse claim, lien, hire purchase, conditional sale or credit sale agreement or any other interest or right of any other person.
Energised	Means the taking of any step so as to enable electrical current to flow to or from the Distribution System to the Contestable Assets or such part thereof (as the case may be) and “Energise” and other cognate expressions shall be construed accordingly.
Event of Force Majeure	Means an event beyond the reasonable control of either Party including but not limited to: <ul style="list-style-type: none"> (a) a strike, lock out or other form of industrial action except in relation to a Party's own workforce, outbreak of hostilities, riot, civil disturbance or acts of terrorism; (b) fire, explosion or flood;

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	<p>(c) theft and malicious damage associated with the Contestable Connection Works; or</p> <p>(d) the existence of circumstances by reason of which NGED could reasonably expect that if it took the action it would or would be likely to be in breach of an enactment (including any directions given by the Secretary of the State under section 96 of the Act).</p> <p>No event shall be treated as an Event of Force Majeure if it is attributable to a wilful act or omission or any failure to take reasonable precautions by a Party or any failure to take reasonable steps to overcome the event.</p>
Extension of Contestability Agreement	Means an extension of contestability agreement between the Connection Provider and NGED in the form set out in Schedule 2, to be entered into in accordance with Clause 4.
Extension of Contestability Initiative	Means an initiative or action aimed at opening up the market for the design, procurement and installation of new assets necessary to accommodate new or modified electricity connections.
Final Connection Contestable Assets	Means those Final Connection Contestable Works that will form part of the Distribution System.
Final Connection Contestable Works	Means the installation of the connection equipment in such a way that, subject to Energisation, the Associated Contestable Assets are physically able to receive a supply of electricity from the Distribution System or, as the case may be, the Distribution System is physically able to receive a supply of electricity from the Premises including any and all live mains, service and jointing connections and disconnections for metered and unmetered connections to be carried out by the Connection Provider on the Distribution System.
Firm Connection Requirements	Means Connections in respect of which Detailed Information has been provided.
Good Industry Practice	Means the exercise of that degree of skill, diligence, prudence and foresight which would reasonably and ordinarily be expected from a

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	skilled and experienced operator engaged in the same type of undertaking under the same or similar circumstances.
Good Title	Means the absolute beneficial ownership free from any Encumbrance.
Guidance Rates	Means the rates applicable to electricity wayleaves which at the relevant time are those used by NGED having been recommended as acceptable to the members of the National Farmers Union and/or Farmers Union for Wales and/or Country Land & Business Association or the successors to these bodies.
Health and Safety File	Has the meaning given to it in the CDM Regulations.
High Voltage	Means voltages above 1000 volts but lower than 22kV.
HVCC	Means a High Voltage Connection Certificate issued by the Connection Provider to NGED in accordance with the relevant Standard Technique(s).
HVNC	Means a High Voltage Notice of Connection issued by the Connection Provider to NGED in accordance with the relevant Standard Technique(s).
Independent Connection Provider	Means an organisation other than NGED appropriately Accredited to undertake Contestable Design and/or Contestable Connection Works in relation to the provision of a connection to the Distribution System.
Independent Distribution Network Operator or IDNO	Means an entity that holds a distribution licence granted, or treated as granted, pursuant to Section 6(1) of the Act in which section B of the standard licence conditions does not have effect.
Intellectual Property Rights	Means patent, design right, trade mark (including any applications for any of the foregoing and whether registered or unregistered) copyright, database right, or other intellectual property rights anywhere in the world.
LJCC	Means a Live Jointing Certificate of Connection issued by the Connection Provider to NGED in accordance with the relevant Standard Technique(s).
LJNC	Means a Live Jointing Notice of Connection issued by the Connection Provider to NGED in

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	accordance with the relevant Standard Technique(s).
Licence	Means the distribution licence granted to NGED pursuant to Section 6(1) (c) of the Act.
Low Voltage	Means voltages less than 1kV.
Master Registration Agreement	Means the agreement of that name dated 1 June 1998, as amended and the "MRA" shall have the same meaning.
Maximum Power	Has the same meaning given to that term in the Act.
Metering Point	Has the meaning given to that term in the MRA.
MPAS Registration System	Has the meaning given to that term in the MRA.
NGED Group	Means National Grid Electricity Distribution (South West) plc, National Grid Electricity Distribution (South Wales) plc, National Grid Electricity Distribution (East Midlands) plc, National Grid Electricity Distribution (West Midlands) plc, the subsidiaries of each of them and any subsidiaries of any holding companies of each of them, "subsidiary" and "holding company" having the meanings ascribed to those terms in Section 1159, Companies Act 2006.
NGED's Central Control Engineer	Means the control engineer at NGED's control centre.
NGED's Consents	Means those wayleaves, easements, rights over or interests in land of any kind and consents, licences, permissions and approvals and Planning Permissions required under any statute or subordinate legislation including building regulation approval that NGED as the Licence holder is the party that may exclusively apply for and/or that NGED and the Connection Provider agree shall be obtained by NGED and are required for the carrying out, completion and subsequent use of the Contestable Connection Works or NGED's Works.
NGED's Services	Means processing the Customer's application for the Proposed Connection(s); planning such connection(s); preparing the Non-Contestable Design and the Specification; obtaining the Consents referred to in Clause 10; inspecting, monitoring and testing the Contestable

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	Connection Works; and any other services referred to in the relevant Connection Offer or Site Specific Agreement as the same may be varied from time to time pursuant to this Agreement.
NGED's Works	Means all plants, materials and equipment to be provided and the work to be done by NGED pursuant to this Agreement as described in the relevant Site Specific Agreement as may be varied by NGED from time to time.
NGED Technical Information Site	Means the website www.nationalgrid.co.uk/tech-info where NGED publish Standard Techniques.
Non-Contestable Design	Means the electrical design, physical layout of NGED's Works and Point of Connection information provided by NGED to allow the Connection Provider to complete the Contestable Design.
NRSA	Means the New Road and Street Works Act 1991.
Planning Permission	Means a planning permission granted pursuant to the 1990 Act including planning permission deemed to be granted under Section 36 or 37 of the Act and Section 91(2) of the 1990 Act a development consent order permitted pursuant to the Planning Act 2008 or any certificate of lawful use or proposed lawful use or any confirmation of permitted development rights that authorise development to be undertaken by the Connection Provider pursuant to this Agreement.
POC Design	Means the design for the Point of Connection for the Proposed Connection.
POC Determination Notice	Means the notice to be issued by the Design Connection Provider notifying NGED of the Design Connection Provider's intention to carry out Determination of POC for a Proposed Connection.
Point of Connection	Means the point of connection between the existing Distribution System and the Associated Contestable Works.
Policies	Means any instructions, rules or policies issued by NGED from time to time, including without limitation the Drug and Alcohol Policy, Code of Ethics and Anti-Bribery Policy and all Standard Techniques published on the NGED

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	Technical Information Site applicable to the Contestable Connection Works (as may be amended or updated from time to time.)
Premises	Means the premises or development (including without limitation any land, building or structure, owned or occupied by the Customer), where, or in relation to which, the Contestable Connection Works are to be carried out.
Programme	Means the programme of work detailing the key milestones provided by the Connection Provider allowing the co-ordination of the Contestable Connection Works and NGED's Works as applicable as may be amended from time to time by agreement between NGED and the Connection Provider.
Proposed Connection	Means the connection of the Customer's Installation to the Distribution System, or the enhancement of such connection, requested by the Connection Provider through submission of a Draw-down Request or requested by a Design Connection Provider through submission of a POC Determination Notice.
Records	Means such drawings, details, specifications and other documentation in a format and to an accuracy specified by NGED to record the position, depth, location and details of all plant and equipment comprised in the Contestable Connection Works, and NGED's Works as applicable.
Registered	Means the recording on the MPAS Registration System of a Supplier as being responsible for a Metering Point from a particular date and "Registration" shall be construed accordingly.
Regulatory Body	means those government departments and regulatory, statutory and other entities, committees and bodies, present or future, which whether under statute, rules, regulations, codes of practice or otherwise are entitled by any Applicable Legislation to supervise, regulate, investigate or influence the matters dealt with in this Agreement or any other affairs of NGED.

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Required Capacity	Means the capacity required by the Connection Provider as set out in a Draw-down Request or a Confirmation of Capacity Notice.
Reserved Capacity	Means capacity, up to the Development Capacity, in excess of that otherwise committed by NGED to Firm Connection Requirements for a Development Scheme under an accepted connection offer or pursuant to a Confirmation of Capacity Notice or Draw-Down Confirmation, that is reserved for, and available to, a Design Connection Provider in connection with a Development Scheme.
Secretary of State	Has the meaning given to that expression in the Interpretation Act 1978.
Site	Means the site of the Contestable Connection Works as described in the relevant HVNC, LJNC or Site Specific Agreement as applicable.
Site Specific Agreement	Means an agreement between the Connection Provider and NGED in the form set out in Schedule 1 to be entered into in accordance with Clause 3.
Specification	Means the specification set out in the relevant Site Specific Agreement and any relevant Standard Technique(s).
Standard Techniques	Means the NGED standard techniques published on the NGED Technical Information Site applicable to the Contestable Connection Works (as may be amended or updated from time to time).
Statement of Methodology and Charges for Connections	Means NGED's statement of methodology and charges for connection to the Distribution System as amended, updated or superseded by NGED from time to time.
Supplier	Has the meaning given to that term in the MRA.
System Emergency	Means an event either on the Distribution System or on the distribution system of another distributor of electricity which results in NGED acting in accordance with Good Industry Practice considering it appropriate, or being requested, to divert resources (whether economic, technical, personnel or otherwise) for the duration of that event in order to allow

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	NGED to respond to that event in accordance with Good Industry Practice.
Working Days	Has the meaning given to that term in Section 64 of the Act. For the purpose of timing, a notice received after 3.00 p.m. on a Working Day shall be considered to have arrived the following Working Day.

1.2 In this Agreement, and any Site Specific Agreements or Extension of Contestability Agreements formed under it, unless the context otherwise requires:

- (a) words in the singular include the plural and vice versa and words in one gender include any other gender;
- (b) a reference to a statute or other statutory provision includes:
 - (i) any subordinate legislation (as defined in Section 21(1) Interpretation Act 1978) made under it;
 - (ii) any repealed statute or statutory provision which it re-enacts (with or without modification); and
 - (iii) any statute or statutory provision which modifies, consolidates, re-enacts or supersedes it;
- (c) references to either party include its permitted successors in title and permitted assigns; and
- (d) the headings are for convenience only and shall not affect the interpretation of this Agreement, any Site Specific Agreement or any Extension of Contestability Agreement.

2. Term

This Agreement shall be deemed to have commenced on the Commencement Date and shall continue in force until terminated by either Party in accordance with the terms of this Agreement.

3. Framework Agreement and Site Specific Agreement Process

3.1 This Agreement governs the overall relationship of the Parties and shall apply to any Contestable Connection Works which the Connection Provider undertakes for Adoption by NGED during the term of this Agreement.

3.2 In relation to Associated Contestable Works, this Agreement sets out:

- (a) in Schedule 1 the template form of Site Specific Agreement to be entered into between the Connection Provider and NGED for each set of Associated

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Contestable Works for which the Connection Provider is appointed by a Customer to carry out and complete; and

(b) the terms deemed incorporated into each Site Specific Agreement.

3.3 A Site Specific Agreement shall not enter into force, be legally binding or have any effect unless:

(a) the Site Specific Agreement contains the information required by the template Site Specific Agreement in Schedule 1;

(b) the Site Specific Agreement has been signed by the authorised representatives of both Parties to it; and

(c) as at the date the Site Specific Agreement is signed, this Agreement has not been terminated.

3.4 Each Site Specific Agreement:

(a) shall be entered into by the Connection Provider and NGED; and

(b) shall incorporate the terms and conditions of this Agreement.

3.5 Any amendments to this Agreement agreed by NGED and the Connection Provider in accordance with Clause 37 shall be deemed to apply to all Site Specific Agreements whether entered into before or after the date of such amendment (unless the Parties agree otherwise in writing).

3.6 This Agreement shall prevail over any terms and conditions in any Site Specific Agreement, any terms and conditions submitted to or by the Connection Provider or (subject to Clause 37) in other correspondence between the Parties relating to the subject matter of this Agreement except only to the extent any terms and conditions in the Site Specific Agreement do not conflict with this Agreement.

4. Framework Agreement and Extension of Contestability Initiatives

4.1 As part of NGED's commitment to the continued development and facilitation of competition in the connections market, NGED may, from time to time, invite the Connection Provider to take part in an Extension of Contestability Initiative.

4.2 In relation to any Extension of Contestability Initiative, this Agreement sets out:

(a) in Schedule 2 the template form of Extension of Contestability Agreement that NGED may require the Connection Provider to enter into with NGED in order to take part in an Extension of Contestability Initiative; and

(b) the terms of any Extension of Contestability Agreement deemed incorporated into this Framework Agreement.

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- 4.3 Subject to Clause 4.4, an Extension of Contestability Agreement shall not enter into force, be legally binding or have any effect unless:
- (a) the Extension of Contestability Agreement contains the information required by the template Extension of Contestability Agreement in Schedule 2;
 - (b) the Extension of Contestability Agreement has been signed by the authorised representatives of both Parties to it; and
 - (c) as at the date the Extension of Contestability Agreement is signed, this Agreement has not been terminated.
- 4.4 Notwithstanding Clause 4.3, the Parties shall be deemed to have entered into a legally binding Extension of Contestability Agreement on the terms provided to the Connection Provider by NGED or published on the NGED Technical Information Site as at the date the Connection Provider:
- (a) performs any of its obligations under an Extension of Contestability Agreement;
 - (b) carries out any work in accordance with an Extension of Contestability Initiative; or
 - (c) otherwise by its conduct could reasonably be deemed to have accepted the terms of an Extension of Contestability Agreement,
- provided that the Parties have not previously entered into a legally binding Extension of Contestability Agreement in relation to the applicable Extension of Contestability Initiative that has either expired or been terminated by either Party for any reason.
- 4.5 Each legally binding Extension of Contestability Agreement entered into by the Parties in accordance with Clauses 4.3 and 4.4 shall be deemed to be incorporated into this Agreement until such time as the Extension of Contestability Agreement is terminated or expires.
- 4.6 In the event of any conflict between this Agreement and the provisions of an Extension of Contestability Agreement, the terms of the Extension of Contestability Agreement shall prevail over the conflicting terms of this Agreement solely in respect of the subject matter of the Extension of Contestability Agreement.

5. Design for all Contestable Connection Works

- 5.1 The Connection Provider shall carry out the Connection Works in accordance with the Contestable Design.

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- 5.2 Where a Contestable Design has been approved by NGED (where required in accordance with the applicable Standard Technique(s)), the Connection Provider shall not vary the Contestable Design in any way unless it is Accredited to do the same, or has appointed an appropriately Accredited sub-contractor to do so, and without having first obtained the written approval of NGED, such approval not to be unreasonably withheld or delayed. Save where the need for a variation arises as a direct result of a Distribution System Enhancement requested by NGED pursuant to Clause 6, NGED may make a reasonable charge, and the Connection Provider will pay to NGED, for approval of any variation to the Contestable Design, the amount of any such charge as set out in the relevant Site Specific Agreement.
- 5.3 If, prior to the termination of this Agreement, NGED changes its working practice or Specification, NGED shall notify the Connection Provider. The Connection Provider may, with regard to any part of the Associated Contestable Works not already constructed and adopted, forthwith amend the Contestable Design as necessary and ensure that any change in working practice or Specification is implemented without delay (save where NGED agrees an alternative timescale) either itself, where it is appropriately Accredited to do the same or, where it is not so Accredited, through a suitably Accredited sub-contractor, or through an instruction to the Design Connection Provider provided that, if the Design Connection Provider has not confirmed such instruction within [5] Working Days of NGED's notification, the Connection Provider shall appoint a suitably Accredited sub-contractor to so amend the Contestable Design.
- 5.4 Where the Connection Provider amends the Contestable Design (either itself or through an appropriately Accredited sub-contractor):
- (a) it shall exercise such reasonable degree of skill, care and diligence in the undertaking of the Contestable Design as is to be expected of a professionally qualified and competent contractor experienced in the design of works of a similar nature, value, complexity (including in accordance with Clause 6 below) and timescale to the Contestable Connection Works;
 - (b) the amended Contestable Design shall meet the Maximum Power and such other requirements as may be required by the relevant Customer.
 - (c) it shall comply with all procedures and obligations set out in the applicable Standard Technique(s) when undertaking all Contestable Design, including, without limitation, submitting its Contestable Design to NGED for approval where required.
 - (d) it accepts full responsibility for the amendments to the Contestable Design that it undertakes.
- 5.5 Where a Connection Provider has submitted its amended Contestable Design to NGED for approval in accordance with the applicable Standard Technique(s),

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NGED shall give either its approval to the Contestable Design or a reasoned rejection of it to the Connection Provider within a reasonable period of time.

- 5.6 No approval, review or comment, or failure to approve, review or comment by NGED of or on the Contestable Design or the Contestable Connection Works or any other matter shall relieve the Connection Provider of any liability whatsoever or any of its obligations under this Agreement. The Connection Provider has sole responsibility for ensuring that the Contestable Design it undertakes conforms in all respects with the Specification and the standards set out in any relevant Site Specific Agreement.
- 5.7 In the event that a Design Connection Provider has entered into a Design Determination of POC EOC Agreement and has undertaken Determination of POC for a Site in respect of which the Connection Provider is appointed to undertake Contestable Connection Works and:
- (a) NGED has issued a Confirmation of Capacity Notice; or
 - (b) in respect of an existing connection, the Connection Provider issues a Draw-down Request, together with a letter of authority signed by the Design Connection Provider, in response to which NGED have issued a Draw-down Confirmation,

then Schedule 3 to this Agreement shall apply in respect of such Contestable Connection Works.

6. Distribution System Enhancements for Contestable Connection Works

- 6.1 NGED may, after the Connection Provider has commenced the Contestable Connection Works, by notice in writing, request the Connection Provider to undertake works and/or, subject to Clause 5.2, to include provision in the Contestable Design in order to achieve a Distribution System Enhancement. Upon receiving any such notice, and subject to Clause 5.2, the Connection Provider shall use all reasonable endeavours to incorporate the Distribution System Enhancement into the Contestable Connection Works and provide a Quotation or state reasonable grounds for declining the request, such reply not to be unreasonably delayed. If NGED does not accept the Quotation the Parties shall in good faith negotiate a Revised Quotation. If NGED accepts in writing a Quotation or a Revised Quotation the Connection Provider shall make and implement the requested modification to the Contestable Connection Works.

7. NGED's assistance in relation to design of all Contestable Connection Works

- 7.1 NGED shall, within a reasonable period of receipt of a written request, supply the Connection Provider with:

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- (a) all drawings relating to the Distribution System as may be reasonably required to carry out the construction, installation or commissioning of the Contestable Connection Works; and
 - (b) where relevant, the Non-Contestable Design.
- 7.2 There will remain vested in NGED the Intellectual Property in all drawings, reports, specifications, calculations and other documents created or provided by NGED for use in connection with the Contestable Connection Works. NGED will licence the use of such drawings and other documents by the Connection Provider solely for the purpose of performing its obligations under this Agreement. The Connection Provider will not make copies or permit copies to be made nor permit the use of the said drawings or other documents in connection with any project and/or works other than the Contestable Connection Works, except with the prior written consent of NGED.

8. Safety and CDM Regulations

- 8.1 The Parties acknowledge that in relation to the Contestable Connection Works, NGED shall not be the "Client" for the purposes of the CDM Regulations. The Connection Provider shall indemnify NGED at all times against all demands, actions, proceedings, damages, losses, costs and expenses which are made or brought against, or incurred or suffered by NGED arising from or in connection with the performance or purported performance by the Connection Provider or the Customer (as the case may be) or the failure by the Connection Provider or the Customer (as the case may be) to perform the duties, obligations, requirements, and responsibilities imposed upon or undertaken by the Connection Provider or the Customer (as the case may be) in connection with the CDM Regulations.
- 8.2 The Connection Provider shall provide its personnel with all necessary safety equipment to enable them to work in a safe manner.
- 8.3 The Connection Provider shall be responsible for the safety of the public, including where required and without limitation in providing appropriate signing, lighting, or guarding (noting that the provisions of the NRSWA might not apply to an un-adopted highway), or in ensuring that Energised terminations are not left exposed and are effectively sealed.
- 8.4 Should any unforeseen eventuality relating to the Distribution System arise during the course of carrying out the Contestable Connection Works then the Connection Provider shall contact NGED immediately.
- 8.5 The Parties acknowledge that they are aware of, and undertake to the other that in relation to the Contestable Connection Works they will duly comply with, the CDM Regulations.
- 8.6 The Connection Provider undertakes and warrants that all physical work will be carried out by a competent workforce in a safe manner to agreed standards and

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specifications and Good Industry Practice, and not to the detriment of other users of the Distribution System.

- 8.7 The Connection Provider shall provide NGED with a copy of each and every Health and Safety File prepared in relation to the Contestable Connection Works.

9. Materials and Workmanship

- 9.1 The Connection Provider shall only use materials detailed by NGED in the Specification or materials which have been approved in writing by NGED for use.

- 9.2 Where it would accord with Good Industry Practice for:

(a) the suppliers or manufacturers of the materials to be used for the Contestable Connection Works to provide warranties as to the quality and nature of such materials; and/or

(b) such warranties to be assignable by the Connection Provider to NGED

then the Connection Provider will procure such warranties.

- 9.3 Upon request by NGED, the Connection Provider will:

(a) assign to NGED such warranties as the Connection Provider has obtained pursuant to Clause 9.2, and/or

(b) enforce against suppliers or manufacturers such warranties or other rights as the Connection Provider may have against suppliers or a manufacturer at NGED's cost.

10. Consents for Contestable Connection Works

- 10.1 The Connection Provider without cost to NGED and before commencement of the Contestable Connection Works shall apply for and obtain the CP's Consents. The form of the CP's Consents shall permit the undertaking and completion of the Contestable Connection Works and the NGED Works, and shall be in such a form that NGED shall benefit from the CP Consent's on Adoption. Unless otherwise agreed with NGED, CP's Consents granting easements, wayleaves and/or rights over land shall be given for the benefit of (or where in a form reasonably acceptable to NGED) transferable or assignable to NGED. NGED shall, subject to Clause 10.2, on request provide the Connection Provider with all reasonable assistance to obtain the CP's Consents.

- 10.2 NGED reserves the right to include the actual cost of assisting the Connection Provider in applying for and obtaining any CP's Consents and/or NGED's Consents (including the costs of exercising any statutory right and any consequential hearing) as part of the Charges whether or not such costs were quantified in the Connection Offer, or to charge the same to the Connection Provider.

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- 10.3 The Connection Provider shall ensure that NGED is granted such CP's Consents relating to land or any interest in land which NGED may reasonably require for any part of NGED's Works situated in land owned by the Customer in a form that shall be given for the benefit of, or (where in a form reasonably acceptable to NGED) transferable or assignable to, NGED.
- 10.4 Where the Contestable Connection Works or NGED's Works are on land owned by a third party the Connection Provider shall apply for and obtain (with the assistance, where reasonably necessary, and subject to Clause 10.2, of NGED) any CP's Consents except where any such consents can only be obtained by NGED as NGED's Consents in which case NGED shall use its reasonable endeavours to apply for and obtain NGED's Consents and the Connection Provider shall reimburse NGED's reasonable costs in obtaining the same.
- 10.5 No CP's Consents obtained by the Connection Provider shall disclose or refer to any consideration or price other than a consideration or price calculated using the Guidance Rates.
- 10.6 The Connection Provider shall on request from NGED provide copies of all CP's Consents to NGED within 7 Working Days of a request to do so.
- 10.7 NGED shall use its reasonable endeavours to apply for and obtain NGED's Consents necessary for NGED's Works and the Connection Provider shall reimburse NGED's reasonable costs in obtaining the same.
- 10.8 Nothing in the Agreement shall require NGED to exercise any compulsory rights to acquire any CP's Consents or NGED's Consents, any decision by NGED to exercise or to seek to exercise such rights shall be entirely a matter for the sole discretion of NGED.
- 11. The Connection Provider's Obligations for all Contestable Connection Works**
- 11.1 The Connection Provider shall ensure that the Contestable Connection Works and the manner in which they are carried out comply at all times with:
- (a) the Connection Provider's applicable procedures;
 - (b) all applicable Policies and Good Industry Practice;
 - (c) the requirements of all Applicable Legislation including the Act, the Electricity Safety, Quality and Continuity Regulations 2002, BS-7671, the NRSWA, the Health and Safety at Work Act 1971 and the Town and Country Planning Act 1990; and
 - (d) the Specification.

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- 11.2 To the extent there is any discrepancy or inconsistency between this Agreement and any applicable Standard Technique(s) the provisions of the applicable Standard Technique(s) shall prevail.
- 11.3 This Agreement shall not apply to any emergency work or fault rectification work, save for such works as NGED may require the Connection Provider to carry out to rectify any Defects in the Contestable Connection Works.
- 11.4 The Connection Provider shall be fully responsible for all liabilities, including on-going guarantees relating to reinstatement under NRSWA, the Highways Act 1980 and other legal liabilities associated with activities under its control undertaken pursuant to this Agreement.
- 11.5 The Connection Provider is fully responsible for all necessary street works co-ordination, notifications, charges and penalties together with the provision of and maintenance of all signing, lighting and guarding required for excavation, interim and permanent reinstatement. Excavation shall be sufficient both for jointing and positive identification if multiple cables are present.
- 11.6 The Connection Provider shall satisfy itself in adequate time before commencing any part of the Contestable Connection Works as to the condition of any plant, material or equipment owned or provided by NGED which might in any way affect the Contestable Connection Works and shall inform NGED immediately in writing if any such plant, material or equipment is damaged or in any other way unsuitable.
- 11.7 The Connection Provider shall procure that throughout the duration of all Contestable Connection Works the Connection Provider and its sub-contractors and all its and their respective employees and agents shall be Accredited to carry out the Contestable Connection Works.

12. Inspection

- 12.1 NGED may carry out inspections in accordance with the Statement of Methodology and Charges for Connections and the relevant Standard Technique(s) for all Contestable Connection Works.
- 12.2 The Connection Provider will pay NGED for inspections as detailed in the Statement of Methodology and Charges for Connections and/or the relevant Standard Technique(s), including where further inspection is required as a result of identifying a Defect during a previous inspection. and for abortive or wasted inspection visits by NGED. NGED shall notify the Connection Provider of any Defect in writing as soon as practicable following the inspection. Where practicable, NGED shall also notify the Connection Provider's nominated contact verbally whilst on Site.
- 12.3 Where, as a result of any inspection, NGED is of the reasonable opinion that any Defect exists, the Connection Provider shall indemnify NGED, and keep NGED

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indemnified, against the reasonable costs of any remedial works NGED may be required to undertake to remedy the Defect or unsatisfactory work.

- 12.4 The Connection Provider shall allow NGED access at all times to all places where the Contestable Connection Works are to be carried out, are in the process of being carried out, or have been carried out, for the purposes of inspecting the Contestable Connection Works and all materials used or intended for use in the Contestable Connection Works.
- 12.5 NGED acting reasonably, may, by giving the Connection Provider reasonable written notice, require the Connection Provider to uncover or make openings in any part of the Contestable Connection Works. The Connection Provider shall bear its own costs and all costs incurred by NGED in complying with such notice if such inspection of the Contestable Connection Works reveals any Defect or material non-compliance with the requirements of this Agreement. NGED shall be liable for all reasonable costs incurred by the Connection Provider in complying with such notice if such inspection of the Contestable Connection Works fails to reveal any Defect or material non-compliance with the requirements of this Agreement.
- 12.6 If NGED serves a notice on the Connection Provider to uncover works which NGED was unable to inspect due to the Connection Provider failing to notify NGED of a change to the Programme or the Contestable Connection Works not being carried out, the Connection Provider shall be liable for all costs incurred by the Connection Provider and NGED in uncovering and inspecting such works irrespective of whether any Defects are revealed by such uncovering and inspection. Any costs incurred by NGED shall be reimbursed by the Connection Provider pursuant to Clause 22.
- 12.7 NGED is under no obligation to give the Connection Provider prior notice of NGED's intention to carry out a Site inspection.
- 12.8 In carrying out any inspection or test, neither NGED nor any of its representatives gives any warranty, express or implied as to the adequacy, safety or other characteristics of the Contestable Connection Works and neither NGED nor any of its representatives shall be responsible in any way for the Contestable Connection Works by virtue of such inspections, tests or otherwise.
- 12.9 Notwithstanding any inspections or tests by NGED, the Contestable Assets shall remain the property of and at the risk of the Connection Provider who shall continue to be liable for them unless and until the Adoption of the Contestable Assets.
- 12.10 Where NGED finds the Records presented by the Connection Provider pursuant to Clause 15.1(c) to be incomplete or inaccurate NGED will give written notice to the Connection Provider. The written notice shall indicate the nature of the Defect and recommendation for remedy. NGED will not Energise, or permit the Energisation of, the Contestable Assets offered for Adoption under the relevant Completion Certificate until NGED is satisfied the Records are complete and accurate.

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13. The Connection Provider's Obligations prior to Energisation for all Associated Contestable Works

13.1 For each set of Associated Contestable Works, the Connection Provider shall ensure that:

- (a) the Associated Contestable Works are carried out in such a manner as to enable NGED to carry out NGED's Works and to perform NGED's Services without any delay and/or disruption; and
- (b) the Associated Contestable Works and the manner in which they are carried out comply at all times with the Non-Contestable Design and Contestable Design.

13.2 The Connection Provider shall, within two weeks of receipt of a written request (or sooner as notified by NGED) supply NGED with all technical information, diagrams and drawings relating to the design, construction, installation or commissioning of the Associated Contestable Works as NGED may reasonably request from time to time.

13.3 The Connection Provider shall supply NGED with the Programme it intends to follow to construct all Associated Contestable Works as soon as is reasonably practicable and no later than 5 Working Days prior to the commencement of the Programme. The Connection Provider shall thereafter promptly supply NGED with an updated version of the Programme in the event of any material change to the timing or sequence of the relevant Associated Contestable Works.

13.4 The Connection Provider shall provide to NGED every 5 Working Days a schedule detailing the daily Associated Contestable Works due to be undertaken within the following 14 calendar days which shall detail the Associated Contestable Works to be undertaken in each half-day period.

13.5 The Connection Provider shall provide safe and secure access at all reasonable times to all places where the Associated Contestable Works are to be or have been carried out for NGED and its representatives for the purpose of inspecting the Associated Contestable Works and all materials used or intended for use in the Associated Contestable Works and witnessing the carrying out of any Commissioning Requirements.

13.6 NGED shall have no authority to give any instructions to or to supervise the Connection Provider, or any contractor, agent or sub-contractor of the Connection Provider in relation to Associated Contestable Works.

14. NGED's Services and NGED's Work for Associated Contestable Works

14.1 NGED shall be responsible for the preparation of the Specification using NGED standards and national specifications to enable the Connection Provider to construct and connect the Associated Contestable Works to the Distribution System.

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14.2 Provided that NGED:

- (a) receives payment for each and every amount due under Clause 22, on the date specified for payment;
- (b) receives payment of all Charges due to NGED under or in connection with this Agreement on the date specified for payment; and
- (c) has obtained all the NGED's Consents which NGED is to apply for pursuant to Clause 10 in time to permit NGED to carry out and complete NGED's Works in accordance with the Programme,

NGED shall carry out and complete NGED's Works in accordance with the Programme.

14.3 NGED shall promptly notify the Connection Provider in writing if for any reason NGED anticipates that it will not, or may not be able to, complete NGED's Works in accordance with the Programme. NGED shall use all reasonable endeavours to mitigate or avoid the delay in completing NGED's Works in accordance with the Programme. NGED shall state in any such notice the reason for the actual or anticipated delay (identifying the event or circumstance considered to be an Event of Force Majeure or a System Emergency), the steps being taken to mitigate or avoid delay and the date by which NGED expects to complete NGED's Works. The only rights and remedies (expressed or implied and provided by common law or statute) of the Connection Provider in relation to, or arising from any breach of Clause 14.2, or any other delay or failure by NGED in carrying out or completing NGED's Works, shall be the right to require NGED to use all reasonable endeavours to mitigate or avoid such delay, in accordance with this Clause 14.3.

14.4 NGED's Works shall be carried out in accordance with the relevant Site Specific Agreement.

15. Commissioning and Completion for Associated Contestable Works

15.1 When the Connection Provider considers that the Associated Contestable Works (or a part thereof) are completed and comply with the requirements of Clause 11.1 and 13.1 the Connection Provider shall:

- (a) sign and issue to NGED a notice ("the Completion Certificate") specifying the Associated Contestable Works or that part (as the case may be) to which such Completion Certificate relates and the date and time the Connection Provider intends to perform the Commissioning Requirements (not less than 5 Working Days' notice of such Commissioning Requirements shall be given);
- (b) attach to the Completion Certificate copies of all relevant test and conformance certificates;

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- (c) attach to the Completion Certificate a true accurate and complete copy of all relevant Records and shall consent to use the Records and also to incorporate them within NGED's records and transfer or procure the transfer of the copyright in the Records to NGED; and
- (d) certify that the Associated Contestable Works are Dead and safe to Energise.

15.2 The Connection Provider shall provide satisfactory evidence to NGED that all the following requirements have been met:

- (a) the CP's Consents for the Associated Contestable Works are available to be granted to NGED in terms acceptable to NGED to subsequently maintain, repair, replace, renew or use, the Associated Contestable Works and the Connection Provider has taken all such steps as would be taken by a reasonably prudent party acting in the capacity of the Connection Provider for the purposes of the Agreement to ensure that the CP's Consents are granted to NGED by the party or parties having valid title to grant the CP's Consents and that such title is free of any Encumbrance adverse to the validity of the grant of, or to the free exercise of, the CP's Consents;
- (b) Good Title has been provided to NGED by the Connection Provider over the Contestable Assets to be Energised (insofar as such Good Title has not been provided pursuant to Clause 15.2(a));
- (c) all Connection Points which are to be Energised and from which an electricity supply may be taken shall have been registered in accordance with the specifications and procedures listed in the Master Registration Agreement;
- (d) the Connection Provider has warranted to NGED in terms acceptable to NGED that all necessary Intellectual Property Rights have been acquired;
- (e) the provision of the CDM file (or section relating to the Associated Contestable Works or the part thereof which is to be Energised (as the case may be)) to NGED;
- (f) that, if required by NGED, the Customer has entered into a connection agreement with NGED in relation to the connection of that Connection Point to the Distribution System;
- (g) the Associated Contestable Works, or such part thereof, have been constructed in accordance with this Agreement and have met those of the Commissioning Requirements which NGED requires are passed before the Contestable Assets are Energised;
- (h) the Connection Provider has rectified all Defects or other matters previously notified to the Connection Provider under Clause 12;

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- (i) the Connection Provider has effected insurance pursuant to Clause 29;
- (j) the Customer has paid such of the Charges as are then due to NGED;
- (k) the Connection Provider has paid all undisputed sums due from the Connection Provider to NGED under or in connection with this Agreement; and
- (l) the Connection Provider has complied with all other requirements of this Agreement.

15.3 The Connection Provider shall notify NGED in writing of the date on which the Contestable Assets offered under the Completion Certificate shall require connection to the Distribution System and Energisation. NGED shall respond to such notification in accordance with the requirements under the Electricity (Standards of Performance) Regulations 2010.

15.4 NGED may, by giving the Connection Provider notice in writing to this effect, dispute or object to any of the evidence provided by the Connection Provider pursuant to Clause 15.2, and refuse to consent to Energisation of the Associated Contestable Works or the part thereof to which such evidence relates (as the case may be). If NGED so notifies the Connection Provider, then the Connection Provider and NGED shall promptly and in good faith discuss and seek to agree whether or not NGED's objections are or dispute is, valid and, if so, the measures to be taken by the Connection Provider to enable NGED to withdraw its objections, or dispute. If the Connection Provider and NGED cannot agree whether or not NGED's objections are, or dispute is, valid, or the measures to be taken by the Connection Provider to enable NGED to withdraw its objections, or dispute, either the Connection Provider or NGED may refer the dispute to the procedure specified in Clauses 25 and 26.

15.5 On receipt by NGED of the Completion Certificate and unless NGED objects to the evidence issued by the Connection Provider to NGED in fulfilment of the Connection Provider's obligations pursuant to Clause 15.2, NGED shall either:

- (a) advise the Connection Provider, in accordance with the relevant Standard Technique(s), of the date on which NGED shall Energise the Associated Contestable Assets or such part (as the case may be) and NGED shall use all reasonable endeavours to Energise the relevant Contestable Assets or such part (as the case may be) on such date; or
- (b) provide consent for the Connection Provider to Energise the Associated Contestable Assets or such part (as the case may be) in accordance with the relevant Standard Technique(s).

16. Handover and Adoption of Associated Contestable Assets

- 16.1 Upon and with effect from the handover of the Completion Certificate the Connection Provider will withdraw all persons under their control and inform them no further work is permitted on the Associated Contestable Assets offered for connection under the Completion Certificate.
- 16.2 Upon Energisation of the Associated Contestable Assets or such part (as the case may be) pursuant to Clause 15.5, the Associated Contestable Assets shall become part of the Distribution System and the Connection Provider shall, and procure that the Customer shall, treat those Associated Contestable Assets in all respects as the property of NGED and from that time as forming part of the Distribution System.
- 16.3 Immediately following Energisation of the Associated Contestable Assets pursuant to Clause 15.5 NGED shall assume operational responsibility for the Associated Contestable Assets within the relevant Associated Contestable Works. All fault repair work which is required to be carried out on those Associated Contestable Assets from then on, shall be carried out by NGED save for such works as NGED may require the Connection Provider to carry out to rectify any Defects in the Associated Contestable Works.
- 16.4 Following Energisation of the Associated Contestable Assets the Commissioning Requirements shall be completed and if any of the relevant Associated Contestable Works do not pass the Commissioning Requirements to the satisfaction of NGED, NGED may:
- (a) disconnect the Associated Contestable Assets from the Distribution System until the Connection Provider undertakes all work necessary to enable the Associated Contestable Works to pass such of the Commissioning Requirements to the satisfaction of NGED; or
 - (b) undertake or procure such works itself and recover the cost thereof from the Connection Provider,

and NGED shall use all reasonable endeavours to notify the Connection Provider of NGED's decision to exercise its rights under the foregoing provisions of this Clause 16.4 as soon as reasonably practicable, indicating the nature of the Defect and recommendation for remedy.

- 16.5 If the Connection Provider disputes:
- (a) whether the Associated Contestable Assets should have passed the Commissioning Requirements to NGED's satisfaction; or
 - (b) the costs NGED seeks to recover under 16.4(b),

it shall give written notice to that effect to NGED within 10 Working Days of the receipt of such notification provided in accordance with Clause 16.4.

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- 16.6 Following receipt of the notice in Clause 16.5 the Connection Provider and NGED shall promptly and in good faith discuss whether any such dispute is reasonable. If the Connection Provider and NGED fail to agree either Party may refer the dispute to the procedure specified in Clauses 25 and 26.
- 16.7 All payments made by the Connection Provider under this Clause 16, shall be paid in accordance with the process set out in Clause 22.
- 16.8 Title to and ownership of the Associated Contestable Assets shall transfer to NGED free from any Encumbrances on the date of Adoption of the Associated Contestable Works.

17. Access to Distribution System for Final Connection Contestable Works

- 17.1 The Connection Provider shall be entitled to access the Distribution System to carry out and complete the Final Connection Contestable Works provided always that such works are fully compliant with the relevant Standard Technique(s) and NGED has consented to such access in accordance with Clauses 17.2 or 17.3.
- 17.2 For Low Voltage Final Connection Contestable Works the Connection Provider shall not commence the Low Voltage Final Connection Contestable Works unless and until NGED has provided consent in respect of the LJNC for the relevant Final Connection Contestable Works.
- 17.3 The Connection Provider shall not commence the High Voltage Final Connection Contestable Works unless and until:
- (a) NGED has provided its prior consent in respect of the relevant HVNC;
 - (b) NGED has agreed a commencement and completion date and time for the relevant Final Connection Contestable Works; and
 - (c) any standby generation or alternative network arrangements have been installed or put in place where notice has been provided by NGED in accordance with the relevant Standard Technique(s).
- 17.4 Any variation to the relevant HVNC or LJNC shall be notified to NGED as soon as reasonably practicable and shall be fully compliant with the relevant Standard Technique(s) and meet with the requirements of Clause 17.2 or 17.3 as applicable.

18. Switching for Final Connection Contestable Works

- 18.1 For all Final Connection Contestable Works, the Connection Provider shall comply with all procedures and obligations set out in the relevant Standard Technique(s).
- 18.2 The Connection Provider shall not carry out any High Voltage switching on the Distribution System without prior instruction from NGED's Central Control Engineer.

19. Commissioning and Completion for Final Connection Contestable Works

- 19.1 The Connection Provider shall ensure that all pre-commissioning tests and checks as required by NGED are satisfactorily completed and recorded prior to Energisation of Final Connection Contestable Assets. The Connection Provider shall not make any connection which fails the pre-commissioning tests.
- 19.2 The Connection Provider shall ensure that all post-commissioning tests as required by NGED are completed and recorded immediately following the Energisation of any new connection.
- 19.3 The Connection Provider shall complete all pre-commissioning and post-commissioning tests carried out in respect of the Final Connection Contestable Works in relation to each LJNC or HVNC in line with the relevant Standard Technique(s) and shall provide such evidence and records as may be reasonably required by NGED that the required tests have been completed and passed. NGED may carry out its own tests and checks at any time.
- 19.4 If any of the Final Connection Contestable Works do not pass the post-commissioning tests the Connection Provider shall immediately notify NGED and NGED may:
- (a) disconnect the Final Connection Contestable Assets from the Distribution System until the Connection Provider undertakes all work necessary to enable the Final Connection Contestable Works to pass the post-commissioning tests; or
 - (b) undertake or procure such works itself and recover all costs incurred thereof from the Connection Provider.
- 19.5 The Connection Provider shall complete the Low Voltage Final Connection Contestable Works within the week proposed in the relevant LJNC. If the Connection Provider fails to complete the Low Voltage Final Connection Contestable Works within the week specified in the relevant LJNC, the Connection Provider shall cease work, NGED's consent provided pursuant to Clause 17.2 shall be deemed to have been withdrawn and the Connection Provider shall be required to recommence the approval process and submit a new LJNC for the relevant Final Connection Contestable Works.
- 19.6 The Connection Provider shall commence and complete the High Voltage Final Connection Contestable Works on the dates and by the time agreed with NGED pursuant to Clause 17.3.
- 19.7 If the Connection Provider fails to commence or complete the High Voltage Final Connection Contestable Works on the dates and by the time agreed pursuant to Clause 17.3, the Connection Provider shall be liable for all costs incurred and/or losses suffered by NGED as a result of such delay.

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- 19.8 On completion of the High Voltage Final Connection Contestable Works, the Connection Provider shall return the Distribution System to NGED in accordance with the requirements of relevant Standard Technique(s).
- 19.9 On completion of the Final Connection Contestable Works the Connection Provider shall provide NGED with a true accurate and complete copy of all relevant Records and shall consent to use the Records and also to incorporate them within NGED's records and transfer or procure the transfer of the copyright in the Records to NGED. These records shall be provided in line with the relevant Standard Technique(s).

20. Adoption of Final Connection Contestable Assets

- 20.1 The Final Connection Contestable Assets shall be Adopted by NGED on completion of Energisation and the relevant Final Connection Contestable Assets shall become part of the Distribution System.
- 20.2 Immediately following Adoption of the Final Connection Contestable Assets pursuant to Clause 20.1 NGED shall assume operational responsibility for the Final Connection Contestable Assets within the relevant Final Connection Contestable Works. All fault repair work which is required to be carried out on those Final Connection Contestable Assets from then on, shall be carried out by NGED save for such works as NGED may require the Connection Provider to carry out to rectify any Defects in the Final Connection Contestable Works.
- 20.3 Title to and ownership of the Final Connection Contestable Assets shall transfer to NGED free from any Encumbrances on the date of Adoption of the Final Connection Contestable Assets.

21. Rectification of Defects for all Contestable Connection Works in Defect Correction Period

- 21.1 21.1 If any Defect becomes apparent during the Defect Correction Period, NGED may in its absolute discretion elect:
- (a) to issue a notice to the Connection Provider to rectify the Defect at no cost to NGED; or
 - (b) to rectify the Defect itself.
- 21.2 The Connection Provider shall indemnify NGED against all costs incurred or suffered by NGED in remedying any Defect in connection with any of the Contestable Assets during the Defects Correction Period, unless such Defect arises directly as a result of any breach by NGED of this Agreement or is caused by the Design Connection Provider. Where such a Defect is caused partially by the Connection Provider and the Design Connection Provider, the Connection Provider's liability for any costs under this indemnity will be apportioned accordingly.

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22. Payment

- 22.1 NGED shall as soon as is reasonably practicable after the end of each month issue an invoice specifying any charges payable in accordance with the applicable Standard Technique(s).
- 22.2 NGED shall as soon as is reasonably practicable issue an invoice specifying any other sums due from the Connection Provider to NGED under or in connection with this Agreement.
- 22.3 The Connection Provider shall pay all invoices within 28 days of NGED issuing the invoice.
- 22.4 If any amount remains unpaid after the due date NGED shall be entitled to charge interest on the amount unpaid including interest on Value Added Tax unpaid calculated from day to day at the rate of 5% above the base rate of the Bank of England and such interest shall accrue from day to day and shall be compounded annually.
- 22.5 The Connection Provider shall pay within the period specified any amount agreed in writing with NGED, as may be amended pursuant to Clause 22.6, as a contribution to the cost of the NGED's Works.
- 22.6 Where at any time NGED considers it is necessary to change the design of NGED's Works, including the Point of Connection, NGED, acting reasonably, shall be entitled to so do and:-
- (a) if NGED so considers for reasons beyond NGED's reasonable control, then NGED will be entitled to amend (by increasing or decreasing) the amount previously agreed in writing as the Connection Provider's contribution to the cost of NGED's Works;
 - (b) if NGED so considers for reasons within NGED's control:-
 - (i) NGED will not be entitled to increase the Connection Provider's contribution to the cost of NGED's Works, and
 - (ii) NGED will be obliged to reimburse the Connection Provider for any reasonable increases in the Connection Provider's costs or expenses which are incurred by the Connection Provider as a result of such changes in the design of NGED's Works.
- 22.7 NGED shall pay to the Connection Provider in respect of any Distribution System Enhancements agreed pursuant to Clause 6, any amounts stated in a relevant Connection Offer, or agreed between the Connection Provider and NGED in writing, following receipt by NGED of the Completion Certificate in relation to Associated Contestable Works, or any part thereof (as the case may be) incorporating such Distribution System Enhancements but only provided that NGED has not served any notice in relation to the Associated Contestable Works

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or such part thereof (as the case may be) pursuant to any of Clauses 12.5, 15.4, or 16.4.

23. Liability and Indemnity

23.1 Nothing in this Agreement shall exclude or limit the liability of either Party for:

- (a) death or personal injury resulting from the negligence of the Party liable or of any of its officers, employees or agents;
- (b) fraud or fraudulent misrepresentation;
- (c) breach of terms implied by section 2 of the Supply of Goods and Services Act 1982; and
- (d) any other liability which cannot be limited or excluded by applicable law.

23.2 Save as otherwise expressly provided in this Agreement nothing in this Clause 23 shall exclude or restrict or otherwise prejudice or affect any of:

- (a) the rights, powers, duties and obligations of either Party which are conferred or created by the Act, the Licence or any regulations made under the Act; or
- (b) the rights, powers, duties and obligations of the Authority or the Secretary of State under the Act, the Licence or otherwise howsoever.

23.3 The Connection Provider shall be responsible for the risk of loss or damage to every part of the Contestable Connection Works until the Adoption of such part.

23.4 Subject to Clause 23.6 the Connection Provider shall indemnify NGED and keep NGED indemnified fully and on demand against all claims, demands, actions, proceedings, damages, liabilities, losses, costs (including all associated legal costs), expenses and fines which are attributable to any act, omission, default, delay, negligence or breach of statutory duty by or on the part of the Connection Provider made or brought against or incurred or suffered by NGED arising out of or in connection with:

- (a) the carrying out or the purported carrying out of the Contestable Connection Works;
- (b) any claim by a Regulatory Body due to any default by the Connection Provider arising from or in connection with the Contestable Connection Works;
- (c) any third party claim in respect of title to the Contestable Assets;

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- (d) any breach or alleged breach by the Connection Provider of any CP's Consents or NGED's Consents or failure by the Connection Provider to obtain and/or maintain the required CP's Consents;
 - (e) failure by the Connection Provider to ensure that the officers, employees or agents of the Connection Provider and other persons for whom the Connection Provider is responsible in law conduct themselves upon the Site during the carrying out of the Contestable Connection Works in a proper and responsible manner;
 - (f) any personnel (including without limitation any employee, agent or sub-contractor) who were employed or engaged in executing the Contestable Connection Works bringing a claim against NGED where such a claim arises out of anything done or omitted to be done by the Connection Provider in relation to the employment or engagement of the same during the term of the Agreement and/or arising on or as a result of the termination or expiry of the Agreement (howsoever caused); or
 - (g) the Energisation of any Connection Point where that Connection Point is not Registered where no request to Energise that Connection Point has been made by the Supplier.
- 23.5 Subject to Clause 23.1 the liability of either Party in respect of claims for physical damage to the property of the other Party, its officers, employees or agents, shall not exceed the sum of £1 million per incident or series of related incidents.
- 23.6 The Connection Provider shall not be liable for loss or damage arising from NGED's negligence, and/or any breach by NGED of its obligations under this Agreement.
- 23.7 Subject to Clause 23.1 and save where any provision of this Agreement provides for an indemnity, neither Party nor any of its officers, employees or agents shall in any circumstances be liable to the other for:
- (a) any loss of profit, loss of revenue, loss or use, loss of contract or loss of goodwill; or
 - (b) any indirect or consequential loss; or
 - (c) any losses resulting from the liability of such other Party to any other person howsoever arising.
- 23.8 Subject to Clause 23.1 the Connection Provider's total liability to NGED for all matters arising under or in connection with this Agreement shall be limited to £10,000,000 (ten million pounds) per incident or series of incidents arising out of any one event.
- 23.9 Subject to Clause 23.1 NGED shall not be liable for any costs incurred or losses

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suffered by the Connection Provider or any third party as a result of NGED's failure to provide access to the Distribution System or any delay caused by NGED to the Contestable Connection Works.

- 23.10 Each of the Parties agrees that each of the other Parties holds the benefit of Clauses 23.1, 23.5 and 23.7 for itself as trustee and agent for its officers, employees and agents.
- 23.11 For the avoidance of doubt, nothing in this Clause 23 shall prevent or restrict either Party from enforcing any obligations (including suing for a debt) owed to it under or pursuant to the Agreement.

24. Force Majeure

- 24.1 Neither of the Parties shall be liable for any breach of this Agreement caused directly or indirectly by an Event of Force Majeure or by a System Emergency.
- 24.2 If either Party (the "Affected Party") shall be unable to carry out its obligations under this Agreement due to an Event of Force Majeure or if NGED shall be unable to carry out any of its obligations under this Agreement due to a System Emergency this Agreement shall remain in full force and effect but save as otherwise provided herein each Party's obligations (other than the obligation as to the payment of charges) shall be suspended without liability for a period equal to an Event of Force Majeure or the System Emergency provided that:
 - (a) the suspension of performance is of no greater scope and of no longer duration than is required by the Event of Force Majeure or System Emergency;
 - (b) no obligation of either Party that arose before the Event of Force Majeure or System Emergency causing the suspension of performance shall be excused as a result of the Event of Force Majeure or System Emergency; and
 - (c) the non-performing Party shall use all reasonable efforts to remedy its inability to perform.

25. Dispute Resolution – Escalation

- 25.1 Any dispute between the Parties with respect to the interpretation of any provision of the Agreement and with respect to the obligations imposed by it on the other Party, shall be resolved as provided for in this Clause 25.
- 25.2 Neither Party shall commence formal dispute resolution proceedings (to include litigation), until the earlier of:

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- (a) the Parties' designated representatives (as referred to in Clause 25.3(a)) jointly concluding that resolution of the dispute through continued negotiation of the matter does not appear likely; and
 - (b) 30 Working Days after either Party's written request under Clause 25.3(a) was submitted to the other Party and that other Party has failed to appoint a designated representative.
- 25.3 Prior to the initiation of any formal dispute resolution proceedings (to include litigation), the Parties shall first attempt to resolve their dispute informally, as follows:
 - (a) upon the written request of either Party to the other, each Party shall appoint a designated representative for the purpose of endeavouring to resolve such dispute;
 - (b) the designated representatives shall meet as often as either Party reasonably deems necessary in order to gather and provide to the other all information with respect to the matter in issue which the Party believes to be appropriate in connection with its resolution. The designated representatives shall discuss the problem and negotiate with each other in good faith in an effort to resolve the dispute informally;
 - (c) during the course of negotiations, all reasonable requests made by either Party to the other for non-privileged information, reasonably related to the Agreement, shall be honoured in order that each of the Parties may be fully advised of the other's position; and
 - (d) the method of endeavouring to resolve the dispute shall be left to the discretion of the designated representatives.

26. Dispute Resolution – Adjudication

- 26.1 In the event of any dispute or difference not being resolved in accordance with Clause 25 either Party may refer any dispute or difference to adjudication under Part I of the Scheme for Construction Contracts (England and Wales) Regulations (as amended), which Part shall take effect as if it was incorporated into this Clause 26.
- 26.2 The adjudicator shall be appointed by The Chartered Institute of Arbitrators.

27. Intellectual Property

- 27.1 The copyright and any other Intellectual Property Rights in all drawings, reports, specifications, calculations and other documents created or provided by NGED or on behalf of NGED ("NGED IP") to the Connection Provider under the provisions of this Agreement shall remain and belong to NGED and NGED shall grant a

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licence to the Connection Provider to use the NGED IP solely for the purpose of performing its obligations under this Agreement.

- 27.2 Except with the prior written consent of NGED the Connection Provider shall not make copies or permit copies to be made nor permit the use of the items referred to in sub-clause 27.1 in connection with any project and/or other works other than the Contestable Connection Works or Associated Contestable Works associated with the Contestable Connection Works.
- 27.3 The Connection Provider shall not at any time throughout the duration of the Agreement, assign, license or otherwise grant any rights in any NGED IP to any other person including but not limited to the Customer.
- 27.4 The Connection Provider undertakes to indemnify NGED against all reasonable losses, costs and expenses suffered or incurred by NGED arising out of any claim by any third Party that the use by NGED of the Intellectual Property Rights licensed or vested in NGED pursuant to this Clause 27 infringes that third Party's rights.
- 27.5 The Connection Provider warrants that it owns all Intellectual Property Rights in or relating to the Contestable Connection Works and in any amendment it may make to the Contestable Design.
- 27.6 The Connection Provider shall grant a licence to NGED to use all Intellectual Property Rights in or relating to the Contestable Design for the purpose of performing its obligations under this Agreement.

28. Assignment and Sub-Contracting

- 28.1 The Connection Provider may not assign or transfer its rights and obligations under or benefits of this Agreement without the written consent of NGED.
- 28.2 NGED may assign the benefit of this Agreement to any other company within the NGED Group.
- 28.3 The Connection Provider may sub-contract any part of the Contestable Connection Works with NGED's written consent (such consent not to be unreasonably withheld) provided that the Connection Provider ensures that only appropriately Accredited contractors are engaged in the carrying out or completion of the Contestable Connection Works. The sub-contracting by the Connection Provider of any of its obligations under this Agreement shall not relieve the Connection Provider from liability for performance of such obligations in accordance with this Agreement and any such sub-contracting must be on terms and conditions as to the person employed by the sub-contractor, and the quality of the work and materials used, which are no less onerous than those contained in this Agreement.
- 28.4 NGED shall have the right to sub-contract or delegate the performance of any part of its obligations or duties under this Agreement without the prior consent of the Connection Provider.

29. Insurance

29.1 The Connection Provider undertakes and agrees to take out and maintain such insurance cover in full force and effect at its own cost to cover its obligations and liabilities arising under or in connection with (i) this Agreement, (ii) any associated Site Specific Agreement, and (iii) any applicable Extension of Contestability Agreement, including but not limited to the following:

- (a) public liability insurance with a limit of indemnity of not less than £5,000,000 per incident or series of incidents arising out of one event against death and personal injury and loss or damage to property;
- (b) employer's liability insurance for a minimum liability of £5,000,000 per incident or series of incidents arising out of any one event or for any higher minimum limit which may be required at any time in order to comply with Applicable Legislation; and
- (c) professional indemnity insurance for a minimum liability of £5,000,000 per incident or series of incidents arising out of any one event.

29.2 The Connection Provider shall:

- (a) prior to signing this Agreement;
- (b) whenever a policy effecting the insurances required by this Clause 29 is renewed; and
- (c) whenever reasonably required in writing by NGED,

provide confirmation from its insurer that the policies effecting the insurances required by this Clause 29 remain current together with evidence of payment of the last premium due.

29.3 The Connection Provider's liability insurance policies shall include an indemnity to principals' clause.

30. Security

30.1 The Connection Provider may, according to the Connection Provider's credit rating status, also need to provide additional security for the period indicated in Clause 29.1. NGED shall assess the need for a Connection Provider to provide additional security using the Dun & Bradstreet Corporation assessment scheme.

30.2 A Connection Provider obtaining a Dun & Bradstreet Corporation rating of 1 or 2 will not normally be expected to provide additional security beyond that provided as an Accredited Connection Provider under the National Electricity Registration Scheme.

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- 30.3 A Connection Provider obtaining a Dun & Bradstreet Corporation rating of 3 or 4, or having no Dun & Bradstreet Corporation rating, or whose net worth is less than NGED's total financial exposure under this Agreement and all Site Specific Agreements held with the Connection Provider that is running concurrently will be required to deliver to NGED within 10 Working Days of the date of this Agreement additional security in an amount and form and on terms all satisfactory to NGED.
- 30.4 If, at any point during the period indicated under Clause 30.1, the Connection Provider should no longer meet the criteria set out pursuant to Clause 30.2 the obligations under Clause 30.3 shall apply.

31. Confidentiality

- 31.1 Except as referred to in sub-clause 31.2, each Party shall treat as strictly confidential and shall not disclose to any third party any information received or obtained as a result of entering into or performing this Agreement which relates to the provisions or subject matter of this Agreement, or the negotiations relating to this Agreement.
- 31.2 Either Party may disclose information which would otherwise be confidential if and to the extent that:
- (a) it is required to do so by law or any securities exchange or regulatory or governmental body to which it is subject wherever situated;
 - (b) it considers it necessary to disclose the information to its professional advisers, auditors and bankers provided that it does so on a confidential basis;
 - (c) the information has come into the public domain through no fault of that Party;
 - (d) the information constitutes or forms part of the Contestable Design and any information, designs, plans or other materials or works made available by the Connection Provider to NGED relating to the Contestable Connection Works which information NGED shall be entitled to use without restriction; or
 - (e) each Party to whom it relates has given its consent in writing.

32. Data Protection

- 32.1 For the purposes of this clause, the terms "**personal data**", "**processing**", "**processor**", "**controller**" and "**data subject**" shall have the meanings set out in the UK GDPR.
- 32.2 Each Party shall comply with the provisions and obligations imposed on it by the Data Protection Legislation when processing personal data in connection with this Agreement.

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- 32.3 To the extent that the parties are deemed to be joint controllers or separate controllers in common in respect of personal data processed in accordance with this Agreement, each Party shall:
- (a) implement appropriate technical and organisational measures to ensure a level of security appropriate to the risk of processing;
 - (b) maintain a record of all categories of processing activities it undertakes and a record of any data breach, being (i) any unauthorised loss, corruption, damage, destruction, alteration, disclosure or access to any personal data; (ii) any unauthorised or unlawful processing of personal data; and / or (iii) any breach of Data Protection Legislation;
 - (c) so far as is possible comply with the principle of data minimisation;
 - (d) ensure that access to personal data is limited to those who need to have access and that any personnel requiring access to personal data are informed of the confidential nature of the personal data and are subject to an appropriate obligation of confidentiality;
 - (e) promptly notify the other party of any written request by a data subject to either party for access to the data subject's personal data, and liaise to ensure that the request is addressed in accordance with the controller's obligations under the Data Protection Legislation; and
 - (f) work with the other party to agree an appropriate fair processing notice accurately depicting the relationship between the parties, and how such fair processing notice will be provided to the relevant data subjects.
- 32.4 To the extent that this Agreement requires a Party to process personal data on behalf of the other, the Parties shall enter into, and such processing shall be governed by, a written contract that is compliant with Data Protection Legislation.

33. Severance

If any provision of this Agreement shall be found by any court or administrative body of competent jurisdiction or any competent authority to be invalid or unenforceable, such provision will be severed from this Agreement and the remaining provisions of this Agreement will remain in full force and effect as if such provision had not originally been contained in this Agreement.

34. Termination

- 34.1 Either Party may terminate this Agreement, any Site Specific Agreement or any Extension of Contestability Agreement by giving the other Parties 3 months' notice in writing (or such lesser period as may be agreed between the Parties).

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- 34.2 On termination of this Agreement by either Party in accordance with Clause 34.1 all Site Specific Agreements and Extension of Contestability Agreements procured by the relevant Connection Provider shall automatically expire. On termination of any Site Specific Agreement or Extension of Contestability Agreement in accordance with Clause 34.1, the terminating Party may, at its option, terminate this Agreement and any other Site Specific Agreements and Extension of Contestability Agreements procured by the relevant Connection Provider on notice with immediate effect.
- 34.3 In relation to this Agreement, if:-
- (a) the Connection Provider fails in any material respect to conform or comply with any of its obligations under this Agreement, and (if such failure is capable of remedy) it is not remedied to the reasonable satisfaction of NGED within 30 days of the Connection Provider receiving notice from NGED of the occurrence thereof and requiring the same to be remedied; or
 - (b) (Connection Provider not being a company) an interim order or bankruptcy order is made in respect of him under the Insolvency Act 1986 or a voluntary arrangement is proposed in respect of him; or
 - (c) (Connection Provider being a company) an order of the High Court is made or an effective resolution passed for the insolvent winding up or dissolution of the Connection Provider; or
 - (d) a receiver or an administrative receiver of the Connection Provider is appointed, or
 - (e) the Connection Provider enters into any composition, scheme or arrangement with (or assignment for the benefit of) its creditors or should be unable to pay its debts within the meaning of Section 123(1) (e) or Section 123(ii) of the Insolvency Act 1986; or
 - (f) any steps are taken for the making of an administration order or the appointment of an administrator under the out-of-court procedure under the Enterprise Act 2002 or notice is given of an intention to appoint an administrator in relation to the Connection Provider or any steps are taken for the appointment of a receiver or administrative receiver, or an encumbrancer takes possession of or sells any of the Connection Provider's assets; or
 - (g) the Connection Provider makes an arrangement or composition with its creditors generally or makes an application to a court of competent jurisdiction for protection from its creditors generally; or
 - (h) the Connection Provider ceases to carry on business at any time for 30 consecutive days; or

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- (i) no physical work forming part of the Final Connection Contestable Works has commenced within one year after the date of this Agreement; or
- (j) the Connection Provider fails to fulfill his obligations in terms of or arising from Clauses 29 or 30; or
- (k) the Connection Provider commits a breach of health and safety rules or obligations (including but not limited to NGED's Health and Safety Policy); or
- (l) the Connection Provider ceases, or any of its employees or agents cease, to hold any licence or professional qualification or has its name, or any of its employees or agents have their names, removed from any register which is or which NGED considers, necessary or desirable for the performance of its duties under the Agreement

such event shall become an event of default when NGED declares by notice in writing given to the Connection Provider that such event has become an event of default provided that at that time the event of default continues unremedied ("Event of Default").

34.4 In relation to any Site Specific Agreement, if:

- (a) the Connection Provider fails in any material respect to conform or comply with any of its obligations under any Site Specific Agreement, and (if such failure is capable of remedy) it is not remedied to the reasonable satisfaction of NGED within 30 days of the Connection Provider receiving notice from NGED of the occurrence thereof and requiring the same to be remedied; or
- (b) no physical work forming part of the Associated Contestable Works has commenced within one year after the date of the relevant Site Specific Agreement; or
- (c) a Completion Certificate in respect of Associated Contestable Works, or each section thereof (as the case may be) not having been issued to NGED pursuant to Clause 15; or
- (d) NGED has received notification from the Connection Provider in accordance with Clause 35,

such event shall become an Event of Default when NGED declares by notice in writing given to the Connection Provider that such event has become an event of default provided that at that time the event of default continues unremedied.

34.5 Once NGED has given, and upon the giving of, notice of an Event of Default pursuant to Clause 34.3 NGED may, at its option, terminate this Agreement on notice with immediate effect. On termination of this Agreement in accordance with this Clause 34.5, all Site Specific Agreements and Extension of Contestability

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Agreements procured by the relevant Connection Provider shall automatically terminate.

- 34.6 Once NGED has given, and upon the giving of, notice of an Event of Default pursuant to Clause 34.4 NGED may, at its option, terminate the relevant Site Specific Agreement on notice with immediate effect. On termination of any Site Specific Agreement in accordance with Clause 34.6, NGED may, at its option, terminate this Agreement, any Extension of Contestability Agreement and Site Specific Agreements procured by the relevant Connection Provider on notice with immediate effect.
- 34.7 The termination of this Agreement, any Site Specific Agreement or Extension of Contestability Agreement for whatever reason or cause shall be without prejudice to any other rights or obligations which may have accrued or become due between either Parties prior to or on the date of termination, and any provisions, rights or obligations stated to take effect on termination shall remain in full force and effect.
- 34.8 Where this Agreement, and Extension of Contestability Agreement or a Site Specific Agreement is terminated by NGED under Clause 34.5 or 34.6, the Connection Provider shall pay to NGED any reasonable costs incurred by NGED as a result of the termination.
- 34.9 Clauses 21, 22, 23, 24, 25, 26, 27, 29, 31, 34, 38, 39, and 42 shall survive the termination, for whatever reason, of this Agreement.
- 34.10 Once an Extension of Contestability Agreement has expired or been terminated by either Party for any reason, it shall no longer be deemed incorporated into the Framework Agreement.

35. Construction Contract

The Connection Provider will immediately notify NGED in the event of the Customer or the Connection Provider terminating the construction contract between them for the carrying out of the Contestable Connection Works before the Contestable Assets have been Adopted.

36. Waiver

No act or omission of either Party shall by itself amount to waiver of any right or remedy of that Party unless expressly stated by that Party in writing nor shall any reasonable delay by either Party in exercising any right or remedy of that Party by itself constitute a waiver of that right or remedy.

37. Variations

- 37.1 No purported variation of the Agreement or a Site Specific Agreement shall be effective unless it is in writing and signed by or on behalf of each of the Parties by its respective authorised representatives. However, each Party shall effect any

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amendment required to be made to this Agreement or a Site Specific Agreement by the Authority as a result of a change in the Licence or an order made pursuant to the Act or as a result of settling any of the terms hereof and the Connection Provider hereby authorises and instructs NGED to make any such amendment on its behalf and undertakes not to withdraw, qualify or revoke such authority or instruction at any time.

- 37.2 Either Party shall at any time be entitled to propose variations to this Agreement or a Site Specific Agreement by notice in writing to the other Parties. The Parties shall negotiate in good faith the terms of any such variation, but if a variation to the Agreement or a Site Specific Agreement has not been agreed and put into effect within one month after it has been proposed, either Party shall be entitled to escalate the matter by means of Clause 25.

38. Notices

- 38.1 Subject to Clause 38.4 any notice, request or other communication to be made by one Party to the others under or in connection with this Agreement or a Site Specific Agreement shall be in writing and shall be delivered personally or sent by prepaid first class post, courier or e-mail to the other Party as follows:

- (a) If to NGED to:

National Grid Electricity Distribution (South West) plc Avonbank, Feeder Rd, Bristol BS2 0TB

E-mail: nged.connections@nationalgrid.co.uk

- (b) If to the Connection Provider, to: []

E-mail [.....]

or to any other persons or addresses as may from time to time be notified by one Party to the other.

- 38.2 A notice request or other communication sent in accordance with this Clause 38 shall be deemed to have been served:

- (a) at the time of delivery if delivered personally;
- (b) if sent by post, 48 hours after the date of posting; and
- (c) 2 hours after transmission if served by or e-mail on a Working Day prior to 3 p.m. or in any other case at 10 a.m. on the Working Day after the date of dispatch.

- 38.3 If the deemed time of service is not during normal business hours in the country of receipt, the notice shall be deemed served at or, in the case of e-mails, two hours

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after the opening of business on the next Working Day of that country.

- 38.4 Neither Party can serve any proceedings or serve any other documents in any legal action by e-mail.
- 38.5 Neither Party shall not attempt to prevent or delay the service on it of a notice connected with the Agreement or a Site Specific Agreement.

39. Entire Agreement

Each Party acknowledges that:

- (a) unless otherwise agreed between the Parties in writing, this Agreement and the documents referred to in it constitute the entire agreement and understanding of the Parties in relation to the subject matter of this Agreement and supersedes any prior agreements, representations, understandings or arrangements between the Parties (oral or written) in relation to such subject matter (including, without limitation, (i) any previous versions of the Framework Agreement relating to Network Access and Adoption of Electricity Connections and Distribution Equipment, (ii) the Network Access and Adoption of High and Low Voltage Mains and Services Connections for Metered and Unmetered Connections; and (iii) the Agreement Relating to the Design, Supply, Installation, Commissioning and Adoption of Electricity Connection and Distribution Equipment); and
- (b) it has not relied upon any oral or written representation made to it by the other Party or its employees or agents and has made its own investigations into all matters relevant to it.

40. Counterparts

This Agreement may be executed in any number of counterparts and by the Parties on separate counterparts, but shall not be effective until each Party has executed at least one counterpart. Each counterpart, when executed, shall be an original of this Agreement and all counterparts shall together constitute one instrument.

41. Third Party Rights

No express term of this Agreement nor any term implied under it is enforceable pursuant to the Contracts (Rights of Third Parties) Act 1999 by any person who is not a party to it.

42. Governing Law and Jurisdiction

- 42.1 This Agreement and any dispute, claim or obligation (whether contractual or non-contractual) arising out of or in connection with it, its subject matter or formation shall be governed by the laws of England and Wales.

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42.2 The Parties irrevocably agree that the courts of England and Wales shall have exclusive jurisdiction to settle any dispute or claim (whether contractual or non-contractual) arising out of or in connection with this Agreement, its subject matter or formation.

43. Cumulative Remedies

Save as expressly provided in this Agreement, the rights and remedies provided under this Agreement are in addition to, and not exclusive of, any rights or remedies provided by law.

AS WITNESS whereof the Parties have signed below:

Signed on behalf of National Grid Electricity Distribution (South West) plc: _____	Signed on behalf of National Grid Electricity Distribution (West Midlands) plc: _____
Signed on behalf of National Grid Electricity Distribution (South Wales) plc: _____	Signed on behalf of National Grid Electricity Distribution (East Midlands) plc: _____

SIGNED BY:

Name

Position

For and on behalf of

[Connection Provider]

Schedule 1

Site Specific Agreement

This Site Specific Agreement is dated [INSERT] and made between:

National Grid Electricity Distribution [(South West)/(South Wales)/(East Midlands)/(West Midlands)]*) plc (company number: 02366894/02366985/ 02366923/ 03600574*) whose registered office is at Avonbank, Feeder Rd, Bristol BS2 0TB ("NGED"); and

[company name] whose registered office is at [address] (the "Connection Provider").

Background

- (A) A Customer has appointed the Connection Provider to carry out and complete Associated Contestable Works as described in the connection offer dated [INSERT].
- (B) NGED and the Connection Provider have entered into a framework agreement dated [INSERT] (the "Framework Agreement").
- (C) In consideration of the Connection Provider complying with its obligations under the Framework Agreement NGED has agreed to Adopt the Associated Contestable Assets that form part of the Associated Contestable Works.

1. Applicable Terms

- 1.1 Unless otherwise defined in this Site Specific Agreement, terms used in this Site Specific Agreement shall have the meaning given to them in the Framework Agreement.
- 1.2 The terms of the Framework Agreement are incorporated into and form part of this Site Specific Agreement, as varied and amended by the other provisions of this Site Specific Agreement.

2. [Additional Terms]

[Any additional site specific terms agreed]

3. [•]. Counterparts

This Site Specific Agreement may be executed in any number of counterparts and by the Parties on separate counterparts, but shall not be effective until each Party has executed at least one counterpart. Each counterpart, when executed, shall be an original of this Site Specific Agreement and all counterparts shall together constitute one instrument.

* delete as appropriate

* delete as appropriate

SIGNED BY

Signature.....

Print Name.....

Designation.....

For and on behalf of [*name of Connection Provider*]

SIGNED BY

Signature.....

Print Name.....

Designation.....

For and on behalf of National Grid Electricity Distribution **[(South West)/(South Wales)/(East Midlands)/(West Midlands)]*** **plc** (company number: **02366894/02366985/ 02366923/ 03600574***) whose registered office is at Avonbank, Feeder Rd, Bristol BS2 0TB (“NGED”)

* *delete as appropriate*

* *delete as appropriate*

Schedule 1A

The Specification

(Select correct G81 documentation, i.e. Housing or Commercial)

The Connection Provider shall comply with the specifications laid out under the following documentation as amended from time to time:

- (a) Energy Networks Association - Engineering Recommendation G81
Framework for design and planning, materials specification, installation and record for low voltage housing development installations and associated, new, HV/LV distribution substations. Part 1 – Design and Planning;
- (b) Energy Networks Association - Engineering Recommendation G81
Framework for design and planning, materials specification, installation and record for low voltage housing development installations and associated, new, HV/LV distribution substations. Part 2 – Materials Specification;
- (c) Energy Networks Association - Engineering Recommendation G81
Framework for design and planning, materials specification, installation and record for low voltage housing development installations and associated, new, HV/LV distribution substations. Part 3 – Installation and Records;
- (d) Energy Networks Association - Engineering Recommendation G81
Framework for design and planning of industrial and commercial underground connected loads up to and including 11kV. Part 4 – Design and Planning;
- (e) Energy Networks Association - Engineering Recommendation G81
Framework for materials specification for industrial and commercial underground connected loads up to and including 11kV. Part 5 – Materials Specification;
- (f) Energy Networks Association - Engineering Recommendation G81
Framework for installation and records of industrial and commercial underground connected loads up to and including 11kV. Part 6 – Installation and Records;
- (g) NGED Framework Appendix to Design and Planning Framework Document;
- (h) NGED Framework Appendix to Material Specification Framework Document;
- (i) NGED Framework Appendix to Installation and Records Framework Document.

(j) [any additional documentation required].

Schedule 1B

Description of NGED'S Works

1. Non-contestable Connection Works

[provide a description of the Non-contestable Connection Works provided by NGED here. The following is an example for illustrative purposes only]

Identify, prove dead by spiking and check phase colours on existing HV cable;

Make 2 x transition HV straight joints (185 epr Triplex to 0.3 3c AL;

Pressure test existing and new HV cables, jointing and switch gear

Energise and check phase rotation

Outline any removal or disconnection works

2. Contestable Connection Works provided by NGED

[provide a description of any Contestable Connection Works provided by NGED here]

Schedule 1C

Description of the Associated Contestable Works

1. Associated Contestable Works

[provide a description of the Associated Contestable Works provided by the Connection Provider here. The following is an example for illustrative purposes only]

Establish RN2C-T1/21 TLF unit RMU/MU2/16 metering unit;

Make off 3 x cable terminations;

Supply and lay 185 3c EPR Triplex cable together with 70mm cu bare earth wire;

Provide all on-site trenchwork, including all 3mm to dust backfill and reinstatement;

Provide detailed recordings of cable route and substation;

Provide and install Customer emergency trip button;

Provide and install HV CT metering panel and pilot cable;

Provide substation accommodation GRP enclosure to NGED Drawing G4112/1 and performance specification;

All as NGED drawing No.[], dated []

2. Distribution System Enhancements

Pursuant to Clause 6 the Connection Provider shall provide the following Distribution System Enhancement at the request of NGED:

[provide a brief description of those works requested by NGED as a Distribution System Enhancement]

Schedule 1D

CP's Consents

For the purpose of this Schedule 1D, CP's Consents shall be defined as:

- (a) a conveyance or transfer to NGED with full title guarantee of the freehold interest in the land on which is to be sited its substation with appurtenant easements in perpetuity; or
- (b) the grant to NGED with full title guarantee of a 99 year lease of such land and any appurtenant easements; or
- (c) the grant to NGED with full title guarantee of an easement in perpetuity; or
- (d) the grant to NGED of a wayleave.

The form of document and choice of CP's Consents to be acquired in any particular case shall be at the absolute discretion of NGED.

For the purposes of this Agreement NGED shall require the following CP's Consents:

[insert appropriate information]

Schedule 1E

inspections

Inspection

Where the inspection regime set out in the Statement of Methodology and Charges for Connections and/or the applicable Standard Technique(s) applies, the Connection Provider will be allocated to the appropriate inspection level based on performance.

NGED will inspect the Contestable Connection Works in accordance with the criteria given in its Statement of Methodology and Charges for Connection to the Distribution System and/or the applicable Standard Technique(s).

Schedule 1F

The Site Plan

[attach a drawing at appropriate scale showing the extent of the Site and highlighting in pink the boundary of the Site].

Schedule 2

[INSERT NAME OF TRIAL] Extension of Contestability Agreement

This **[INSERT NAME OF TRIAL]** Extension of Contestability Agreement is dated **[INSERT]** and made between:

National Grid Electricity Distribution **[(South West)/(South Wales)/(East Midlands)/(West Midlands)]*)** plc (company number: **02366894/02366985/ 02366923/ 03600574***) whose registered office is at Avonbank, Feeder Rd, Bristol BS2 0TB (“NGED”); and

[company name] whose registered office is at **[address]** (the “Connection Provider”).

Background

- (A) NGED and the Connection Provider have entered into a framework agreement dated **[INSERT]** (the “Framework Agreement”).
- (B) As part of NGED's commitment to the development and facilitation of competition in connections NGED has invited the Connection Provider to take part in this Extension of Contestability Initiative (as defined below in Clause 1.2).
- (C) The Connection Provider has agreed to take part in this Extension of Contestability Initiative on the terms and conditions set out in this **[INSERT NAME OF TRIAL]** EOC Agreement (as defined below in Clause 1.2).

It is agreed as follows:

1. Definitions and interpretation

- 1.1 The terms of this **[INSERT NAME OF TRIAL]** EOC Agreement shall be deemed to be incorporated into and form part of the Framework Agreement for the duration of this **[INSERT NAME OF TRIAL]** EOC Agreement. In the event of any conflict between this **[INSERT NAME OF TRIAL]** EOC Agreement and the Framework Agreement, the terms of this **[INSERT NAME OF TRIAL]** EOC Agreement shall prevail over the conflicting terms of the Framework Agreement solely in respect of the subject matter of this **[INSERT NAME OF TRIAL]** EOC Agreement.
- 1.2 In this **[INSERT NAME OF TRIAL]** EOC Agreement, terms have the meanings given to them in the Framework Agreement unless the context requires otherwise and in addition the following definitions shall apply:

* delete as appropriate

* delete as appropriate

"[INSERT NAME OF TRIAL] EOC Agreement" this extension of contestability agreement (including any schedules to it) between NGED and the Connection Provider;

"Extension of Contestability Initiative" of [insert details of specific Extension of Contestability Initiative]

[Insert Additional Definitions]

1.3 In this **[INSERT NAME OF TRIAL]** EOC Agreement, unless the context requires otherwise, the principles of interpretation set out in Clause 1.2 of the Framework Agreement shall apply.

1.4 The terms set out below apply solely in respect of this **[INSERT NAME OF TRIAL]** EOC Agreement for the duration of this **[INSERT NAME OF TRIAL]** EOC Agreement.

2. *[Insert Additional Terms]*

3. **[•]. Termination**

3.1 **[•]** NGED may by notice in writing immediately terminate this **[INSERT NAME OF TRIAL]** EOC Agreement if:

- (a) any event occurs, or circumstances arise which, in the reasonable opinion of NGED, make it no longer commercially desirable for NGED to continue with the **[INSERT NAME OF TRIAL]** EOC Agreement; or
- (b) NGED consider termination necessary due to any change in legislation or the conditions of NGED's distribution licence granted pursuant to Section 6(1) (c) of the Electricity Act 1989 or any other legislative requirements.

4. **[•]. Consequences of Termination**

On termination of this **[INSERT NAME OF TRIAL]** EOC Agreement by either Party for any reason, it shall no longer be deemed incorporated into the Framework Agreement.

5. **[•]. Entire Agreement**

Following the effective date of this **[INSERT NAME OF TRIAL]** EOC Agreement the entire agreement clause in the Framework Agreement shall be deemed (without affecting any previously agreed variations which are still in force) to be varied for the duration of this **[INSERT NAME OF TRIAL]** EOC Agreement to include reference to this **[INSERT NAME OF TRIAL]** EOC Agreement forming part of the Framework Agreement. For the duration of this **[INSERT NAME OF TRIAL]** EOC Agreement this **[INSERT NAME OF TRIAL]** EOC Agreement shall be read and construed together with the Framework Agreement. In the event of any conflict between this **[INSERT NAME OF TRIAL]** EOC

Agreement and the Framework Agreement, the terms of this **[INSERT NAME OF TRIAL]** EOC Agreement shall prevail over the conflicting terms of the Framework Agreement solely in respect of the subject matter of this **[INSERT NAME OF TRIAL]** EOC Agreement.

SIGNED BY

Signature.....

Print Name.....

Designation.....

For and on behalf of **[name of Connection Provider]**

SIGNED BY

Signature.....

Print Name.....

Designation.....

For and on behalf of National Grid Electricity Distribution **[(South West)/(South Wales)/(East Midlands)/(West Midlands)]*** plc (company number: **02366894/02366985/ 02366923/ 03600574***) whose registered office is at Avonbank, Feeder Rd, Bristol BS2 0TB (“NGED”)

* delete as appropriate

* delete as appropriate

Schedule 3

Determination of POC terms

1. Definitions and interpretation

- 1.1 The terms in this Schedule shall be deemed to be incorporated into and form part of the this Agreement in accordance with clause 5.7. In the event of any conflict between the terms of this Schedule and the rest of this Agreement, the terms of this Schedule shall prevail over the conflicting terms of this Agreement solely in respect of the subject matter of this Schedule 3.
- 1.2 In this Schedule 3, terms have the meanings given to them in the Agreement unless the context requires otherwise and in addition the following definitions shall apply:
- "Installed Capacity"** Means the capacity of Connections installed on the Customer's Installation (where the same is a distribution network) in respect of an Energised Connection Point.
- 1.3 These terms shall only apply in relation to Contestable Connection Works at a Site in respect of which a Design Connection Provider has undertaken Determination of POC, the Connection Provider has been appointed to undertake the Contestable Connection Works, and NGED has either issued a Confirmation of Capacity Notice to the Design Connection Provider or a Draw-down Confirmation.
- 1.4 The Connection Provider shall reasonably cooperate with the Design Connection Provider as reasonably required to complete the Contestable Determination of POC and the Contestable Connection Works.

2. Site Specific Agreement, Connection Agreement and Capacity

- 2.1 The Connection Provider shall (where required by NGED) enter into a Site Specific Agreement with NGED in relation to the Proposed Connection as soon as practicable after the Confirmation of Capacity Notice or Draw-down Confirmation is issued. The Site Specific Agreement shall contain an anticipated programme of works for the Contestable Connection Works which includes key milestones and dates for achievement of such milestones which shall, as a minimum, include dates for commencement and completion of the Contestable Connection Works (the "**Programme of Works**"). The Connection Provider may not commence the Contestable Connection Works until a Site Specific Agreement has been entered into.
- 2.2 The Connection Provider shall not commence the Low Voltage Final Connection Contestable Works or the High Voltage Final Connection Contestable Works unless and until the Customer has, if required by NGED, entered into a new or, where relevant, varied connection agreement with NGED in relation to the connection of the Connection Point to the Distribution System.

IDNO Connection Point Capacity Ramp-Up

- 2.3 Where the Customer's Installation in respect of a Proposed Connection constitutes a distribution network, the Annual Ramp-up Programme shall be incorporated into the new or (as relevant) amended connection agreement entered into between NGED and the Customer.
- 2.4 Unless otherwise agreed, and notwithstanding the planned annual ramp-up set out in a relevant Annual Ramp-up Programme, the 'Maximum Capacity' set out in a connection agreement for the Customer's Installation in respect of a Proposed Connection shall reflect the Installed Capacity as at the date of entering into a new or varied connection agreement, plus an amount to cover anticipated Connections over the course of the following year (as can be reasonably demonstrated and taking account of the planned ramp-up as set out in the Annual Ramp-up Programme).
- 2.5 Subject to paragraph 2.6, the 'Maximum Capacity' set out in the connection agreement for the Customer's Installation in respect of a Proposed Connection shall ramp-up annually on each anniversary of the date of entering into a new or varied connection agreement (or such other date as agreed) in accordance with the then current ramp-up schedule set out in the connection agreement.
- 2.6 Prior to the date of any scheduled ramp-up of capacity for the Customer's Installation in respect of a Proposed Connection, NGED may elect to undertake a review of Connections made by the Customer (assessed as against the estimated ramp-up) and the anticipated future build out of Firm Connection Requirements (each as reasonably demonstrated). Following such review, and based on NGED's assessment of the reasonably demonstrated capacity requirements, NGED may determine (in place of the automatic annual ramp-up) to increase the 'Maximum Capacity' (whether in line with the scheduled ramp-up or otherwise and whether immediately or to take effect on the next anniversary) or retain it at the current level, adjust the scheduled ramp-up and/or reduce the total capacity allocated under the connection agreement in respect of such Connection Point (provided that NGED may not reduce this to less than the current 'Maximum Capacity' set out in the connection agreement without the agreement of the Customer).
- 2.7 Following the end of the scheduled ramp-up (as may be amended from time to time) of capacity for the Customer's Installation in respect of a Proposed Connection, NGED may undertake a review of actual load utilised on the distribution network as against the final 'Maximum Capacity' set out in the connection agreement. Any unused capacity identified in such review may be released for use by other customers and the relevant 'Maximum Capacity' reduced to an agreed level within the connection agreement.
- 2.8 Following a review made in accordance with paragraph 2.7, NGED and the Customer may agree to either retain or decrease the 'Maximum Capacity'. In making such agreement each party shall have regard for the other party's obligations under its own distribution licence, in particular a licensee's obligation to permit the development, maintenance, and operation of an efficient, co-ordinated, and economical system for the distribution of electricity and to facilitate competition in the generation and supply of electricity. Any variation to the 'Maximum Capacity' shall be implemented in accordance with the terms of the relevant connection agreement.

Capacity

- 2.9 The Required Capacity means the maximum power in kilovolt amperes (kVA) which has been requested by the Connection Provider or, where relevant, the Design Connection Provider and which NGED is prepared to make available. NGED accepts no obligation to provide capacity in excess of this. Should additional capacity subsequently be required, the Connection Provider may incur additional connection charges for any reinforcement based on the increase in capacity. Further information is provided in NGED's Statement of Methodology and Charges for Connection.

3. Commitment of Capacity

- 3.1 Subject to paragraph 3.3, NGED shall continue to hold the Committed Capacity specified in a Confirmation of Capacity Notice or a Draw-down Confirmation.
- 3.2 NGED shall be under no obligation to continue to hold the Committed Capacity if any of the following apply:
- (a) if any of the CP's Consents have not been obtained within six (6) months of the date of the Draw-down Confirmation or Confirmation of Capacity Notice;
 - (b) if the Connection Provider has not entered into a Site Specific Agreement with NGED (where required) in relation to the Proposed Connection within 35 Working Days of NGED issuing the Draw-down Confirmation or Confirmation of Capacity Notice;
 - (c) if any of the milestones set out in the Programme of Works or any other programme of works agreed with NGED and identified as key (which shall be deemed to include the commencement and completion of the Contestable Connection Works) have not been achieved by the required date, other than as a consequence of any act or omission on the part of NGED, its agents or sub-contractors or a Distribution System emergency. If no Programme of Works has been included in the Site Specific Agreement or if no programme of works has otherwise been agreed (including where no site specific agreement has yet been entered into with the Connection Provider) covering each of the below, the following shall be deemed to be incorporated as relevant:
 - (i) within two (2) months from the date of a Draw-down Confirmation or Confirmation of Capacity Notice, and in a form reasonably acceptable to NGED, a confirmation of appointment signed by the freehold/long leasehold owner(s) and/or developer of the Development Area has been submitted confirming:
 - (A) that the freehold/long leasehold owner(s) and/or developer is/are the freehold or long leasehold owner(s) of and/or developer of, with appropriate permissions and/or rights to develop, the Development Area;

- (B) that the freehold/long leasehold owner(s) and/or developer gives permission for the Connection Provider to require NGED to Commit the Required Capacity for the Proposed Connection;
- (C) the extent of the Development Area by attaching a plan clearly showing the development boundary; and
- (D) agreement of the freehold/long leasehold owner(s) and/or developer that, if at any time they withdraw or amend their permission, they will notify NGED of such withdrawal or amendment in writing;
- (ii) Contestable Connection Works have commenced within six (6) months of the date of the Draw-down Confirmation or Confirmation of Capacity Notice; and
- (iii) the Connection Point is Energised and/or (as appropriate and where required) a new/varied connection agreement entered into with the Customer within twelve (12) months of the date of the Draw-down Confirmation or Confirmation of Capacity Notice;
- (d) if the Customer, the Design Connection Provider or the Connection Provider fails to pay all invoices and other sums due to NGED in connection with the Proposed Connection and/or any Connection Offer;

3.3 If any of the conditions set out in paragraph 3.3 (a) to (d) above apply (as determined by NGED in its sole discretion), or if the confirmation of appointment is amended, withdrawn or is no longer in place at any point, NGED may on notice to the Connection Provider revoke the Committed Capacity specified in the Draw-down Confirmation or Confirmation of Capacity Notice for the benefit of IDNOs, other ICPs and customers of NGED or require a variation to the relevant milestones in respect of the Proposed Connection or the relevant Premise. Where NGED requires a variation, NGED shall give notice of this to the Connection Provider and the relevant milestones shall be deemed to be varied accordingly as from the date of deemed service of such notice. For the avoidance of doubt, clause 37.2 of the Framework Agreement shall not apply to any such variation. If the Connection Provider does not accept (in accordance with its terms) or disputes any variation to the milestone required by NGED as notified to the Connection Provider, then NGED shall have the option to revoke the Committed Capacity specified in the Draw-down Confirmation or Confirmation of Capacity Notice.

4. Safety

- 4.1 Any work in the vicinity of NGED equipment must be carried out in a safe manner, including, as a minimum, compliance with the relevant Health and Safety Executive Guidance Notes available from HMSO. In particular:
- (a) GS6 Avoidance of danger from overhead electric lines.
 - (b) HS(G)47 Avoiding danger from underground cables.

- 4.2 As part of the planning process and before commencement of any site works (including the Contestable Connection Works) the Connection Provider shall contact NGED's Map Response Team to ascertain the location of any existing NGED apparatus on or in close proximity to the site and to take the necessary precautions to avoid possible danger from that apparatus. The NGED Map Response Team can be contacted on 0121 623 9780 or by email:

nged.mapresponse@nationalgrid.co.uk

5. Metering and Supply Arrangements

- 5.1 The Connection Provider shall arrange for the appointed meter operator to provide a meter to a property on a designated site before the agreed electricity supply commences.
- 5.2 The Connection Provider shall install and maintain a flush single phase meter cabinet to NGED specification, into the structure of each dwelling at the agreed position. The cabinet will only house the service termination and metering equipment. The bottom edge of the cabinet must be between 500mm and 1000mm from ground level. The tails for connection to the meter must enter from the lower right hand side of each cabinet, and holes must not be made in the top or back for any purpose. The NGED service cable will enter the bottom of the cabinet through a surface mounted pre-formed hockey stick therefore no gas, water or telecom termination equipment must be installed directly below it. A drawing showing the installation arrangement is available from NGED on request.
- 5.3 Before the Customer can take a supply of electricity through the new connection the Connection Provider must ensure an electricity supplier is appointed and has registered in accordance with electricity trading arrangements. (For a list of licensed suppliers please call NGED on (01208) 892288.)
- 5.4 Where required, NGED will provide the Connection Provider within 10 Working Days of the date of the Draw-down Confirmation or Confirmation of Capacity Notice with a Supply Number for every electricity connection that was specified in the Draw-down Confirmation or Confirmation of Capacity Notice.

6. Earthing Arrangements

- 6.1 The Connection Provider is responsible for providing and maintaining adequate arrangements for earthing the Customer's Installation and NGED shall not be responsible for any such arrangements except in so far as any applicable regulations may place certain responsibilities on NGED and subject thereto the Customer's use of an earth terminal provided by NGED shall be at the customer's own risk. No earth terminal will be provided by NGED for a temporary connection and the installer should provide an RCD.

7. Energisation of the Contestable Connection Works

NGED shall be under no obligation to Energise or permit the Connection Provider to Energise the Contestable Connection Works until the Connection Provider can demonstrate to NGED's reasonable satisfaction that any building or other works (including without

limitation the Customer's Installation) in respect of the Proposed Connection have been completed and/or installed in such a way as to comply with any Applicable Legislation, including (where relevant) the Electricity Safety, Quality and Continuity Regulations 2002, and will not cause danger or damage to, or undue interference with, the Distribution System or the electricity supply to a third party

8. Liability

- 8.1 NGED shall have no liability whatsoever, arising in contract, tort (including negligence) or breach of statutory duty, and the Connection Provider shall indemnify NGED and keep NGED indemnified fully and on demand against all claims, demands, actions, proceedings, damages, liabilities, losses, costs (including all associated legal costs) expenses and fines which are attributable to any act, omission, default, delay, negligence or breach of statutory duty made or brought against or suffered by NGED arising out of or in connection with:
- (a) any defect, malfunction or otherwise in the Customer's Installation or any other works carried out by or on behalf of the Customer or the Connection Provider in respect of a Proposed Connection to the extent they arise from the Contestable Connection Works;
 - (b) any defects in the Contestable Connection Works and/or the Distribution System which are as a result of the Customer's Installation or any other works carried out by or on behalf of the Customer or the Connection Provider in respect of a Proposed Connection to the extent they arise from the Contestable Connection Works.

Appendix 1

Annual Ramp-up Programme

	Upon Energisation / CA variation	Year 1	Year 2	Year 3	Year 4	Year 5
Maximum Import Capacity	[] kVA	[] kVA	[] kVA	[] kVA	[] kVA	[] kVA
Maximum Export Capacity	[] kVA	[] kVA	[] kVA	[] kVA	[] kVA	[] kVA