

# **Summary of Consultation Responses**

**Gas Day Transition**

**Business Rules**

**Industry Version 1.0**

**23<sup>rd</sup> February 2015**



Matter/Subject	Comments	TSOs Response
Gas Day Transition	<p>None of the Respondents objected to the Gas Day Transition.</p> <p>PNGL assume that the TSOs include DNOs in the definition of Shipper when indicating that it is the responsibility of 'Shippers' to carry out their own analysis in relation to their own business processes to identify areas that may change.</p> <p>PNGL and firmus commented that the amendment will see the transmission and distribution gas days out of step if they do not make the necessary changes. The DNOs confirmed that they are carrying out reviews of their networks.</p> <p>PNGL commented that it is essential that the workplan in place for EU compliance factors in appropriate timescales for the work which DNOs need to undertake to ensure gas networks in Northern Ireland remain aligned.</p>	<p>The TSOs welcome this support.</p> <p>The TSOs view is that the DNOs, similar to Shippers, are responsible for carrying out their own impact assessment in relation to the Gas Day Transition and based on their conclusions, taking the appropriate steps.</p> <p>The TSOs welcome the news that DNOs are progressing with their analysis.</p> <p>The TSOs agree that alignment of the gas networks is important. To achieve this goal, the DNOs should contribute to the NIED workplan as the TSOs have done.</p>