To: Carnedd Wen Wind Farm Limited

Electricity Act 1989
Section 11A(1)(a)

MODIFICATION OF THE LICENCE OF CARNEDD WEN WIND FARM LIMITED WHICH HOLDS AN ELECTRICITY GENERATION LICENCE GRANTED OR TREATED AS GRANTED UNDER SECTION 6(1)(a) OF THE ELECTRICITY ACT 1989

Whereas –

1. Carnedd Wen Wind Farm Limited is the holder of an electricity generation licence (“the Licence”) granted or treated as granted under section 6(1)(a) of the Electricity Act 1989 (“the Act”) to generate electricity for the term and subject to the conditions contained in the Licence.

2. In accordance with section 11A(2) of the Act the Gas and Electricity Markets Authority (“the Authority”) gave notice on 21 March 2014 (“the Notice”) that it proposed to introduce Special Condition AA to the Licence and by requiring any representations to the modification to be made on or before 22 April 2014.

3. In accordance with section 11A(4)(b) of the Act, the Authority gave such notice of its intention to make the modifications to the Secretary of State and has not received a direction not to make the modification.

4. Prior to the close of the consultation period in respect of the Notice, the Authority received one response. This response has been placed on the Ofgem website.

5. The Authority has carefully considered in relation to the proposed modification all representations received.

6. In accordance with section 49A of the Act the Authority gives the following reasons for making the licence modification. The licence modification is to give effect to its policy to improve liquidity in wholesale electricity markets. The licence modification:

   I. introduces rules to improve access to the wholesale market for small market participants by establishing a framework through which small suppliers can seek agreements to trade with obligated generators;

   II. introduces an obligation to post bids and offers available to the wholesale market to ensure that all market participants have opportunities to trade every day in a range of peak and baseload products along the curve; and

   III. introduces a requirement to submit regular reports to the Authority to facilitate an assessment of the level of liquidity in wholesale electricity markets.
7. The effect of the modification is to ensure that prices for wholesale electricity market products are visible; to improve conditions for existing independent suppliers and generators operating in the wholesale electricity market by ensuring regular opportunities to trade; and to contribute to making conditions more favourable for new entrants to the wholesale electricity market through ensuring that there are both visible prices and regular opportunities to trade.

8. Where an application for permission to appeal the Authority’s decision is made to the Competition and Markets Authority under section 11C of the Act, Rule 5.7 of the Competition Commission’s Energy Licence Modification Appeals Rules requires that the appellant must send to any relevant licence holders who are not parties to the appeal a non-confidential notice setting out the matters required in Rule 5.2. The relevant licence holder to whom notice must be provided in accordance with Rule 5.7 in relation to this modification direction is Carnedd Wen Wind Farm Limited. The meaning of ‘relevant licence holder’ is set out in section 11A of the Act.

Now therefore

In accordance with the powers contained in section 11A(1)(a) of the Act, the Authority hereby modifies the licence of Carnedd Wen Wind Farm Limited in the manner specified in attached Schedule 1. This decision will take effect on and from 20 June 2014.

This document constitutes notice of the reasons for the decision to modify the electricity generation licences as required by section 49A of the Act.

The Official Seal of the Gas and Electricity Markets Authority here affixed is authenticated by the signature of

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Rachel Fletcher, Duly authorised on behalf of the Gas and Electricity Markets Authority
25 April 2014

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1 This guidance was published by the Competition Commission in September 2012. On 1 April 2014, the Competition Commission was abolished and its functions transferred to the Competition and Markets Authority (CMA).
Schedule 1
Electricity Generation Licence

Special Condition AA: Liquidity in the Wholesale Electricity Market

AA.1 Paragraphs AA.2 to AA.6 shall cease to have effect in this licence on such date as the Authority may specify in a direction given to the licensee or to all Relevant Licensees.

AA.2 The licensee shall with effect from such date or dates as the Authority may specify in a direction given to the Licensee:

(a) comply with the requirements in Schedule A to this condition;
(b) subject to paragraph AA.3, comply with the requirements in Schedule B to this condition; and
(c) report, in accordance with the requirements in Schedule C to this condition, to the Authority in respect of its compliance with Schedule A and (subject to paragraph AA.3) Schedule B and in respect of the other matters specified in Schedule C.

AA.3 If, at the time at which the Licence was modified to include this condition AA, the Authority gave notice to the licensee that this paragraph AA.3 shall apply in the Licence, a direction to comply with the requirements in Schedule B shall not be given without the consent of the licensee.

AA.4 The licensee shall be taken to have complied with AA.2 if it or any of its affiliates (whether or not a Relevant Licensee) has complied with the relevant obligations in AA.2.

AA.5 For the purposes of this condition the "relevant objective" is facilitating competition in the generation and supply of electricity, by promoting:

(a) the availability in the market of Products which enable persons that supply electricity to hedge their positions into the longer term;
(b) the availability of robust reference prices for Products for delivery in the longer term with a view to the development of liquidity in the market.

AA.6 For the purposes of this condition:

"Product" in paragraph AA.5(a) has the meaning given in Schedule A and in paragraph AA.5(b) has the meaning given in Schedule B;
"Relevant Licensee" means the holder of a generation licence which includes this condition;
"market" means the wholesale electricity market in Great Britain;
“Business Day” means a Business Day as defined in the Balancing and Settlement Code.
LIQUIDITY LICENCE CONDITION

SCHEDULE A

1. The requirements in this Schedule apply with a view to the achievement of the relevant objective in paragraph AA.5(a) of this condition.

Request for Trading Agreement

2. The licensee must acknowledge receipt of a written request for a Trading Agreement (a Request) from an Eligible Supplier within 2 Business Days after receipt.

3. The licensee must send a written response to the Eligible Supplier within 20 Business Days of receipt of a Request. Where a Request is incomplete, the licensee must specify what information is required for the purposes of completing the Request. The number of Business Days taken by the Eligible Supplier to complete an incomplete Request will not count towards the 20 Business Day limit.

4. The written response must include:
   i. an offer to enter into a Trading Agreement which shall include all the terms and conditions of such agreement; or
   ii. an explanation of the reasons why the licensee has determined that it is unable to offer a Trading Agreement to the Eligible Supplier.

5. The licensee shall take all reasonable steps to ensure that any subsequent negotiations on the Trading Agreement with the Eligible Supplier proceed in a timely manner. Where the licensee and the Eligible Supplier fail to reach an agreement within 40 Business Days from the date of the licensee's written response, the licensee shall, within 5 Business Days after that, write to the Eligible Supplier summarising any unresolved or disputed matters and offering a meeting within 20 Business Days from the date of writing.

6. The licensee must continue to negotiate with the Eligible Supplier until the Eligible Supplier and the licensee agree that negotiations should no longer continue.

7. The licensee shall retain all information, data, correspondence and the Credit Transparency Form with regards to any Request for a Trading Agreement for three years from the date of the Request for a Trading Agreement.

Credit terms and Collateral arrangements

8. The licensee’s offer under paragraph 4(ii) must include credit terms and collateral arrangements that are consistent with paragraph 9.
9. The credit terms and collateral arrangements offered by the licensee must be a reasonable reflection of the risks of trading with the Eligible Supplier. For this purpose, the licensee must:

i. assess the credit worthiness of the Eligible Supplier by reference to a range of relevant information, including information submitted by the Eligible Supplier;

ii. follow an established process for assessing credit worthiness;

iii. consider, and where appropriate, discuss a range of credit options with the Eligible Supplier; and

iv. ensure that the credit terms and collateral arrangements offered reflect the outcome of the assessment, consideration and discussion under paragraphs i. to iii.

10. The licensee must complete and submit to the Eligible Supplier with its offer under paragraph 4(i) a Credit Transparency Form setting out the basis for its credit decision.

Named Contact

11. The licensee shall provide on its website:

i. a named contact or contacts for the purposes of making a Request for a Trading Agreement; and

ii. a list or description of all the information required from an Eligible Supplier to enable the licensee to make an offer under paragraph 4(i).

Request to trade in Products

12. Subject to paragraph 15, where a Trading Agreement is in force between the licensee and an Eligible Supplier, the licensee must provide a quote in response to a qualifying request to trade:

a. received on a Business Day before 2.00 pm, within 3 hours after receipt;

b. received on a Business Day after 2.00 pm, or on a day which is not a Business Day, by 11.00am on the next Business Day.

A qualifying request to trade is a request from an Eligible Supplier to buy or sell any Product in a volume of 0.5 MW or any integral multiple thereof not exceeding 10 MW.

13. The licensee’s quote shall stipulate the period within which it may be accepted, which shall be a reasonable period based on the licensee’s view of prevailing market conditions.

14. If the Eligible Supplier accepts the quote within the period stipulated, the licensee shall enter into a transaction with the Eligible Supplier under the Trading Agreement on the basis of the accepted quote.

15. If at any time the volume of the transactions in respect of Products (in aggregate, and counting transactions both to buy and to sell) entered into in a Trading Year, between (i) the licensee and its affiliates and (ii) an Eligible Supplier and its affiliates, exceeds 0.5 TWh, the licensee shall not be required to enter into further transactions in that Trading Year with that Eligible Supplier.
Pricing

16. The licensee’s quote must be as good as the best price that is available to the licensee in the market for the relevant Product at the relevant time; provided that the quote may include (but where included, must itemise separately):
   a. an objectively justifiable risk premium to reflect the risk to the licensee of trading in volumes smaller than those available to the licensee in the market; and
   b. at cost any wholesale market trading fees incurred by the licensee in trading the relevant Product.

The licensee may not include any administrative charge or any other internal costs incurred as a result of trading with the Eligible Supplier.

17. For the purposes of this Schedule A:
   (1) “Credit Transparency Form” means a form prepared (and as may from time to time be amended) and published by the Authority.
   (2) The holder of an electricity supply licence is an “Eligible Supplier” where the holder is included in the prevailing list of eligible suppliers published by the Authority for the purposes of this condition.
   (3) “Products” means the products in the table below (where product means a traded electricity product for delivery in Great Britain, including a product settled financially), and “Product” means any of such Products:

| Baseload | Week+1  
|          | Month +1  
|          | Month +2  
|          | Quarter +1  
|          | Season +1  
|          | Season +2  
|          | Season +3  
|          | Season +4  
| Peak     | Week+1  
|          | Month +1  
|          | Month +2  
|          | Quarter +1  
|          | Season +1  
|          | Season +2  
|          | Season +3  |

In the table above, Peak, Baseload, Week, Month, Quarter and Season have their generally accepted meanings as applicable in the market at the relevant time.

(4) “Trading Agreement” means a master agreement for trading electricity.

(5) “Trading Year” in relation to an Eligible Supplier means a period of 12 months beginning on the date with effect from which such Eligible Supplier is included in the list referred to in paragraph 17(2).
LIQUIDITY LICENCE CONDITION

SCHEDULE B

1. The requirements in this Schedule apply with a view to the achievement of the relevant objective in paragraph AA.5(b) of this condition.

Posting prices

2. Subject to paragraphs 7 and 10, the licensee shall simultaneously offer to buy and sell each of the Products, by posting on a qualifying platform in accordance with paragraph 5, at times which comply with the requirements of paragraph 6, bid and offer prices which comply with the applicable requirements of paragraph 8, for volumes of such Product which comply with the requirements of paragraph 9.

3. The licensee’s bids and offers for a Product at any particular time must be posted on the same qualifying platform; but the licensee may post bids and offers for different Products, or (subject to paragraph 6) for the same Product at different times, on different qualifying platforms.

Nominee to discharge requirements

4. (a) Subject to paragraph 4(b), the licensee may nominate a Nominee in relation to any period (comprising a whole number of months) and any Product(s), in which case the licensee shall be treated as satisfying such requirements if the requirements are satisfied by the Nominee but not otherwise.

(b) The licensee may not nominate a person as Nominee in relation to a month if that person is also nominated as Nominee in relation to that month:

   (i) by two or more other Relevant Licensees, who are not affiliates of each other or the licensee or

   (ii) if the Nominee is itself a Relevant Licensee or an affiliate of a Relevant Licensee, by one or more other Relevant Licensees who are not affiliates of the Nominee or the licensee.

Qualifying platforms

5. In relation to the licensee, a qualifying platform is a trading platform in relation to which the following conditions are satisfied at all relevant times:

   (a) one or more of the Product(s) may be bought and sold on the platform;

   (b) the platform must be operationally independent from the licensee;
(c) the licensee (or its Nominee if nominated) must at all times have arrangements in place to trade the relevant Product(s) on the platform with at least 5 other persons who are not affiliates of the licensee (nor of the Nominee, if nominated);

(d) the licensee must have a reasonable expectation that the relevant Product(s) will be traded on the platform; and

(e) the operator of the platform must provide trading data relating to the licensee (or Nominee) to the Authority when requested for the purpose of monitoring the licensee's compliance with this Schedule B.

Availability of prices

6. (a) Bids and offers for each Product must be posted on a qualifying platform at all times (subject to paragraph (b)) in the periods of 60 minutes (each a "trading window") starting respectively at 10.30 hours and 15.30 hours every Business Day.

(b) Where a bid or offer posted by the licensee for a particular Product is accepted, the licensee must post a new bid and offer for the Product within five minutes after the acceptance of the first bid or offer.

Suspension of obligation

7. (a) If, at any time in a trading window, a Product has been traded (on any qualifying platform) at a price which is more than 1.04 or less than 0.96 times the price at which the Product was first so traded within that trading window, the licensee may decide to cease posting bids and offers for that Product (as required by this Schedule B) for the remainder of that trading window. Such trades may have been made by the same or different persons and on the same or different qualifying platforms.

(b) Where the licensee decides to cease posting bids and offers for a Product (as required by this Schedule B) in a trading window under paragraph 7(a), it must:

(i) record such decision at the time it is taken, together with details of the trades referred to in that paragraph; and

(ii) report the time and date at which it ceased to post bids and offers for such Product (as required by this Schedule B) in its quarterly report to the Authority.

(c) The licensee's duty to post bids and offers for the relevant Product (as required by this Schedule B) resumes at the next trading window.

Limits on difference between bid and offer prices

8. The difference between the bid and offer prices at any time for each Product, expressed as a percentage of the bid price, may not exceed
(i) for the first three months from the date specified in the Authority’s direction under paragraph AA.2(b) of this condition, the percentage in Table 1 below; and

(ii) thereafter, the percentage in Table 2 below:

**Table 1**

<table>
<thead>
<tr>
<th></th>
<th>Baseload</th>
<th>Peak</th>
</tr>
</thead>
<tbody>
<tr>
<td>Month+1</td>
<td>0.7%</td>
<td>0.9%</td>
</tr>
<tr>
<td>Month+2</td>
<td>0.7%</td>
<td>0.9%</td>
</tr>
<tr>
<td>Quarter+1</td>
<td>0.7%</td>
<td>0.9%</td>
</tr>
<tr>
<td>Season+1</td>
<td>0.7%</td>
<td>0.9%</td>
</tr>
<tr>
<td>Season+2</td>
<td>0.7%</td>
<td>0.9%</td>
</tr>
<tr>
<td>Season+3</td>
<td>0.8%</td>
<td>1.2%</td>
</tr>
<tr>
<td>Season+4</td>
<td>0.8%</td>
<td>N/A</td>
</tr>
</tbody>
</table>

**Table 2**

<table>
<thead>
<tr>
<th></th>
<th>Baseload</th>
<th>Peak</th>
</tr>
</thead>
<tbody>
<tr>
<td>Month+1</td>
<td>0.5%</td>
<td>0.7%</td>
</tr>
<tr>
<td>Month+2</td>
<td>0.5%</td>
<td>0.7%</td>
</tr>
<tr>
<td>Quarter+1</td>
<td>0.5%</td>
<td>0.7%</td>
</tr>
<tr>
<td>Season+1</td>
<td>0.5%</td>
<td>0.7%</td>
</tr>
<tr>
<td>Season+2</td>
<td>0.5%</td>
<td>0.7%</td>
</tr>
<tr>
<td>Season+3</td>
<td>0.6%</td>
<td>1%</td>
</tr>
<tr>
<td>Season+4</td>
<td>0.6%</td>
<td>N/A</td>
</tr>
</tbody>
</table>

**Trade volumes**

9. The volumes of each Product for which bid and offer prices must be posted are:

(a) subject to paragraph (b), 5MW and 10MW;

(b) if the licensee has nominated as Nominee a person who or whose affiliate is itself a Relevant Licensee or is appointed as Nominee by another Relevant Licensee, 5MW, 10MW, 15MW and 20MW.

**Volume Cap**

10. (a) If at any time in a trading window the difference between the licensee's traded bid volume and traded offer volume in respect of a Product equals or exceeds 30MW, the licensee may decide to cease posting bids and offers for that Product (as required by this Schedule B) for the remainder of that trading window.

(b) For the purposes of paragraph (a):
the traded bid volume and traded offer volume in a trading window are the total volumes of a Product for which the licensee’s offers respectively to buy and to sell, on any one or more qualifying platforms, have been accepted in the trading window;

(ii) where the volume for which an offer to buy or sell is accepted exceeds the maximum required volume under paragraph 9, the volume in excess of such maximum will not be counted towards the total traded bid volume or traded offer volume.

European Financial Regulation

11. Where the licensee considers that any amendment or replacement of MiFID or EMIR may materially and adversely affect the ability of the licensee to comply with this Schedule B, the licensee may submit to the Authority a request (which for the avoidance of doubt shall not bind the Authority) to undertake a review of the provisions of Schedule B.

12. For the purposes of this Schedule B:

"EMIR" means Regulation 648/2012/EU on OTC derivatives, central counterparties and trade repositories.

"MiFID" means the Markets in Financial Instruments Directive 2004/39/EC.

“Products” means the products in the table below (where product means a traded electricity product for delivery in Great Britain, including a product settled financially), and "Product" means any of such Products:

| Baseload          | Month +1  
|-------------------|---------|
|                   | Month +2  
|                   | Quarter +1  
|                   | Season +1  
|                   | Season +2  
|                   | Season +3  
|                   | Season +4  
| Peak              | Month +1  
|                   | Month +2  
|                   | Quarter +1  
|                   | Season +1  
|                   | Season +2  
|                   | Season +3  

In the table above, Peak, Baseload, Week, Month, Quarter and Season have their generally accepted meanings as applicable in the market at the relevant time.

“Nominee” means a person, other than the licensee or an affiliate of the licensee, who is nominated by the licensee to discharge the requirements of Schedule B.
LIQUIDITY LICENCE CONDITION

SCHEDULE C

1. The licensee must submit a report ("the quarterly report") to the Authority in the format directed by the Authority, in respect of each quarter (the “Quarter”) commencing 1 April, 1 July, 1 October and 1 January respectively, containing the Information set out in the Table below no later than 30 days after the end of that Quarter.

2. In the columns entitled Schedule A and Schedule B in the Table, any terms shall have the meanings given in and are to be interpreted in accordance with Schedules A and B respectively.

3. The licensee shall keep, for at least 3 years from the date of the submission of each quarterly report, the Information.

4. The licensee must also provide any Information and the Credit Transparency Forms required by the Authority within five Business Days upon receipt of a request.

5. For the purpose of this Schedule C:

   “Day Ahead Auction” means an auction held on the day before physical delivery of wholesale products.

   “Information” means (a) the information specified by the Authority in the Table annexed to this Schedule, and (b) for the purposes of paragraph 3 and 4, any documents, estimates, records, correspondence with an Eligible Supplier and trade data of any kind used to compile a quarterly report under paragraph 1 of this Schedule.
<table>
<thead>
<tr>
<th>Information on Trading Agreements with Eligible Suppliers for each Quarter:</th>
<th>Information on trading activities on qualifying platforms pursuant to Schedule B for each Quarter:</th>
</tr>
</thead>
</table>
| • List of names of Eligible Suppliers:  
  1. with whom a Trading Agreement has been signed;  
  2. with whom negotiations are under way; and  
  3. who have withdrawn from negotiations  
• List of names of Eligible Suppliers with whom the licensee has been unable to offer a Trading Agreement, and the reasons for the rejection. | 1. gross volume traded in each Product, for each month in the quarter; and  
  2. the total number of trades in each Product, for each month in the quarter. |

The quarterly report must include a statement, approved by a Director of the licensee, in respect of the Quarter:  
1. confirming that the licensee complied with all the requirements of Schedule B; or  
2. if the licensee has not complied, giving details of such failure to comply. |

The quarterly report must include the times, dates and an explanation with supporting evidence of the circumstances where a licensee decided to cease posting bid an offers for a Product in a trading window:  
• under paragraph 7 of Schedule B; or  
• under paragraph 10 of Schedule B. |

The quarterly report must include, for each Product:  
• the names of the qualifying platform(s) the licensee has used to comply with Schedule B;  
• the name of the licensee's Nominee (if used);  
• where paragraph 4(b) of Schedule B applies, the total number of persons (as referred to in that paragraph) with whom the Nominee has arrangements to trade on the relevant platform. |

| Additional information | Gross volumes bought and sold through day-ahead auctions each month |