

Roberta Fernie Ofgem 9 Millbank London SW1P 3GE

29<sup>th</sup> August 2010

Your ref 118/10

Our ref

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Dear Roberta

## <u>Proposed licence modifications: governance arrangements for electricity distribution use of system charging methodology</u>

RWEnpower welcomes the opportunity to comment on these proposals. This response is provided on behalf of the RWE group of companies, including RWE Npower plc, RWE Supply and Trading GmbH and RWE Npower Renewables Limited, a fully owned subsidiary of RWE Innogy GmbH.

We support the proposed modifications to the SLCs but would like further clarification on what your intentions are for the veto process and the transitional period. In scope of changes (page 2), the document refers to removal of the veto process from DCUSA. Could you clarify the likely timescales for implementation?

Many thanks

By email so unsigned

Helen Inwood Network Charging Manager

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