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## Capacity Market Rules Change

Reference number (to be  
completed by Ofgem):  
**P009**

Name of Organisation(s) / individual(s):  
**GDF SUEZ UK-Turkey**

Date Submitted:  
**23 January 2015**

**Type of Change:**

- Amendment
- Addition
- Revoke
- Substitution

If applicable, whether you are aware of an alternative proposal already submitted which this proposal relates to:

**What the proposal relates to and if applicable, what current provision of Rules the proposal relates to (please state provision number):**

This proposal relates to information contained in the Capacity Market Register.

**Description of the issue that the change proposal seeks to address:**

Both the Capacity Market Register and the Final Auction Results covering the 2014 T-4 Capacity Auction contain entries where Refurbishing CMUs have been awarded 1 year Capacity Agreements. It is unclear whether these CMUs have taken the £125/kW obligation on expenditure to refurbish or whether they have in effect assumed the same status as other CMUs that Prequalified as Refurbishing but which then opted to only enter the Pre-Refurbishment component of the CMU into the Auction.

The CM Rules should be amended to clarify the obligations for these CMUs and also so that the Capacity Market Register and Provisional & Final Auction Results can accurately record the information.

**If applicable, please state the proposed revised drafting (please highlight the change):**

Change Rule 7.4.3 to say:

Where a Refurbishing CMU reverts to Pre-Refurbishing CMU status in the Auction, then the Register must make clear this change of status. Where a CMU remains a Refurbishing CMU but acquires a shorter Capacity Agreement (e.g. one year of the three years available to refurbishing CMUs), then the Register must make it clear whether the CMU has the obligation to undertake the "Qualifying £/kW Capital Expenditure" for Refurbishment.

**Analysis and evidence on the impact on industry and/or consumers including any risks to note when making the revision - including, any potential implications for industry codes:**

This will improve the information given in the Capacity Market Register and remove this area of confusion.

**Details of Proposer (please include name, telephone number, email and organisation):**

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