Proposal for a Capacity Mark Rules Change	xet	ofgemMaking a positive differencefor energy consumersReference number (to be completed by Ofgem): CP213
Name of Organisation(s) / individual(s): ScottishPower	Date Submitted: 11 November 2016	
Type of Change:	If applicable, whether you are aware of an alternative proposal already submitted which this proposal relates to: Related proposals CP101, CP110 & CP156 were previously rejected on the basis the Government had proposed similar changes. However, we do not believe the Government changes fully address all the issues raised.	
☑ Addition		
□ Revoke		
Substitution		
Proposal summary (short summary, suitable for published description on our website) Generating Technology Class of each CMU to be disclosed in the Capacity Market Register		
to (<i>please state provision number</i>): This proposal requests that the Technology Class of each CMU is disclosed in the Capacity Market Register and Rule 7.4 is amended to reflect this requirement.		
Description of the issue that the change proposal seeks to address: The pending inclusion of Rule 3.4.5A on Primary Fuel Type will only provide partial transparency on Technology Class. For example, a gas fuel type could be any one of an OCGT, CCGT or CHP Technology Class. Per Rule 3.4.4(b) each Application must specify the Generating Technology Class of a Generating CMU which is then used to determine the appropriate De-rating Factor applied to calculate the De-rated Capacity of the CMU. This information is currently not published in the Capacity Market Register although it is used by the Delivery Body in its summary publications. In the interests of transparency, it would be helpful for all interested parties to be able to perform similar analysis to that of the Delivery Body.		
If applicable, please state the proposed revised drafting (please highlight the change):		
We believe that the following change should be made to Rule 7.4 Contents of the Capacity Market Register: Insert within 7.4.1 (d) (xv) where the CMU is a Generating CMU: the Technology Class to which each Generating Unit that comprises such a CMU belong.		
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 proposed change is consistent with providing appropriate transparency to industry, other stakeholders and the public generally on the technology mix participating and being procured. It will allow applicants to perform similar analysis to that of the Delivery Body (who currently use the Technology Class groupings in their publications).

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

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