



November 2021

Version Control

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Disclaimer

This guidance does not and is not intended to supersede or replace the provisions of the CfD. This guidance does not constitute legal or investment advice and should not be relied upon as such. Generators should consult their professional advisors where they require advice, whether legal or otherwise. LCCC further reserves the right to amend this guidance and any associated guidance from time to time.

This guidance should not be viewed as in any way restricting LCCC in the nature, type and/or amount of evidence, information and documentation it will require to satisfy itself of the Generator's fulfilment of the contractual milestones, nor as to the nature, level and timing of our consideration or reconsideration of the evidence that is provided. LCCC reserves the right at any time to request further or additional evidence, and to review or reconsider the evidence already provided.

Useful Acronyms

AR4 Contracts for Difference Allocation Round 4
BEIS The Department for Business, Energy and

Industrial Strategy

CfD Contract for Difference

LCCC Low Carbon Contracts Company Ltd

Secretary of State Secretary of State for Business, Energy and

Industrial Strategy

1. Introduction

- 1.1 This guidance is published by Low Carbon Contracts Company Ltd ("LCCC") in its capacity as the designated CfD Counterparty pursuant to the Contract for Difference (Counterparty Designation) Order 2014. The Regulations require applications for M&N Modifications to be made promptly and no later than 20 working days before the closing date for CfD applications see Regulation 5. The closing date for CfD applications is specified in the relevant allocation round notice published by BEIS. The deadline for LCCC receiving applications for M&N Modifications for AR4 (the "M&N Cut-off Date") is on or before the 20th working day before the closing date for CfD applications specified in the AR4 allocation notice.
- 1.2 The Contracts for Difference (Standard Terms) Regulations 2014 (the "Regulations") allow an applicant for a CfD to apply to LCCC for a Minor and Necessary Modification ("M&N Modification") to the CfD standard terms for the relevant allocation round. The CfD standard terms comprise the relevant CfD Agreement and CfD Standard Terms and Conditions as published by BEIS for the relevant allocation round.
- 1.3 This document provides guidance on how an applicant should apply to LCCC for a M&N Modification to the standard terms once a notice establishing an allocation round has been published by the Secretary of State. It also sets out the application form and the information to be included in the application.

2. Timeframe

- 2.4 Prospective applicants for a CfD in the next allocation round should review the standard terms applicable to such allocation round at the earliest opportunity. This will enable them to give early consideration to whether they wish to submit an application for any M&N Modifications. The CfD standard terms are available on the gov.uk website.
- 2.5 The Regulations require applications for M&N Modifications to be made promptly and no later than 20 working days before the closing date for CfD applications see Regulation 5. The closing date for CfD applications is specified in the relevant allocation round notice published by BEIS. The deadline for LCCC receiving applications for M&N Modifications for AR4 (the "M&N Cut-off Date") is on or before the 20th working day before the closing date for CfD applications specified in the AR4 allocation notice.

- 2.6 Please note that a working day in this context means 9am to 5pm on Monday to Friday but excluding:
 - A any day that is a bank holiday in England and Wales (as defined in the Banking and Financial Dealings Act 1971);
 - B Good Friday; and
 - C when it falls on a day that would otherwise be a working day, Christmas Day.
- 2.7 An application, notice or request given on a non-working day will be treated as given on the next following working day.
- 2.8 Applicants should note that LCCC is entitled to request further information to determine an application. If modification applications are submitted on or shortly before the M&N Cut-off Date and contain insufficient information, the applicant may not have an opportunity to provide additional information before the M&N Cut-off Date and will not be able to re-apply after the M&N Cut-off Date. LCCC therefore encourages early applications in order to provide LCCC with the opportunity to, if it considers it necessary or appropriate, request further information in relation to the modification request. If LCCC wishes to request further information, it will endeavour to do so as soon as reasonably practicable after receipt of a modification application.
- 2.9 The latest shortest timeline for AR4 can be found <u>here</u>.
- 2.10 The latest longest time for AR4 can be found here.

3. Description of Process

- 3.1 The Regulations require all applications to set out a description of the proposed modification to the standard terms and an explanation as to how the effect of the modification is minor and why it is necessary see Regulation 5(3).
- 3.2 The Regulations require LCCC to publish guidance on the form of the application and the information to be included in the application. They also state that LCCC may request such further information as it reasonably considers necessary to determine an application. The applicant must, to the

- extent that it holds the information, comply with such a request as soon as reasonably practicable.
- 3.3 A Minor and Necessary Request Form is attached at Schedule 1 to this document.
- 3.4 This form requires as a minimum that the following information is provided in order to enable each application to be properly assessed. Please note that publication of this form shall not limit LCCC's rights to request further information where it considers necessary to determine the application:
 - A Project and applicant contact details;
 - B Clear description of the modification(s) being requested, including identifying to exactly which clauses of the CfD Agreement and/or Conditions of the FIT Contract for Difference Standard Terms and Conditions require modification;
 - C The proposed new drafting, or drafting amendments, showing the changes to each clause and/or Condition of the standard terms which are proposed to give effect to the modification request. The proposed changes must be shown in tracked changes against the text of the relevant clauses or Conditions of the standard terms. Please note, however, that should LCCC be minded to accept a M&N Modification, LCCC shall treat such drafting as an indicative guide only to the amendment. The tracked drafting is provided to aid LCCC's understanding of the nature of the proposed modification;
 - D Why the applicant considers that the modification requested is minor (taking into account those matters set out in Regulation 7) and any additional comments the applicant wishes to provide as to why the modification request is appropriate (including any supporting information which the applicant considers to be relevant); and
 - E Why the applicant considers that the modification requested is necessary (taking into account those matters set out in Regulation 8) and any additional comments the applicant wishes to provide as to why the modification request is appropriate (including any supporting information which the applicant considers to be relevant).
- 3.5 Applicants should submit one form for each unconnected modification request. Therefore, applicants who wish to request a number of unconnected modifications to the STCs should submit separate forms for each such requested modification.

3.6 For any issues or queries relating to the evaluation of applications please use the AR4 Microsite which can be found here.

4. What constitutes a Minor and Necessary Modification?

- 4.1 The concept of M&N Modifications is explained in Regulations 7 and 8 of the Regulations. It should be noted that the effect of the modification should be both minor and necessary.
- 4.2 In particular, applicants should note that Regulation 7 states that a proposed modification will not be minor if it decreases the generator's liabilities under, or increases the generator's commercial benefit of, a CfD.
- 4.3 LCCC is also required pursuant to Regulation 7(3) of the Regulations to determine that a proposed modification is not minor where it would be likely to cause LCCC (as CfD Counterparty) to incur costs above an amount specified by the Secretary of State pursuant to Regulation 7(6) of the Regulations. The amount is specified by the Secretary of State in the Counterparty Costs Notice.¹
- 4.4 There are a number of other matters which will mean that a proposed modification is not minor. Please review Regulation 7 below for the full set of requirements.

Regulation 7 - Minor modification

- (1) The CfD counterparty must determine that the effect of a modification is not minor where, in the opinion of the CfD counterparty, it would be likely to decrease the liabilities of a generator under a CfD or increase the commercial benefit for a generator of a CfD.
- (2) The CfD counterparty must determine that the effect of a modification is not minor where it would change provision for any of the following in the standard terms—

¹ The Counterparty Costs Notice will be published by BEIS ahead of the round and made available on the <u>CfD Allocation</u> Round portal. LCCC anticipates this amount will not be less thanin previous rounds.

- (a) the period during which a generator may start to receive payments under a CfD;
- (b) the period during which the parties to a CfD must make payments under a CfD;
- (c) the date by which a generator must—
 - (i) notify the CfD counterparty that it has incurred a sum specified in the CfD in the development of the generating facility; or
 - (ii) provide the CfD counterparty with certain documentation specified in the CfD concerning the development of the generating facility;
- (d) any methodology which directly or indirectly affects the calculation of sums payable under a CfD;
- (e) any time limit for invoicing or for making a payment under a CfD;
- (f) which circumstances allow the CfD counterparty to use sums paid by a generator under a CfD as collateral; or
- (g) any requirement to provide information to the CfD counterparty where the information is necessary for the performance of any of the CfD counterparty's obligations to make payments to a generator under a CfD.
- (3) The CfD counterparty must determine that the effect of a modification is not minor where, in the opinion of the CfD counterparty, it would be likely to cause the CfD counterparty to incur costs above an amount specified by the Secretary of State under paragraph (6) as a result of the CfD counterparty—
 - (a) carrying out its obligations under a CfD; or
 - (b) making arrangements for the performance of new obligations required by a modification.
- (4) Subject to paragraph (5), the CfD counterparty must determine that the effect of a modification is not minor where it would—
 - (a) affect any existing contractual arrangements between the CfD counterparty and third parties; or
 - (b) require the CfD counterparty to enter into any new contractual arrangements with third parties which are not provided for in a CfD.

- (5) The CfD counterparty may determine that a modification described in paragraph (4) is minor where, in the opinion of the CfD counterparty, the modification would be likely to provide the CfD counterparty with a commercial benefit.
- (6) At the same time as the Secretary of State gives an allocation round notice, the Secretary of State must give the CfD counterparty a notice setting out the specified amount for the purposes of paragraph (3).
- (7) The CfD counterparty must publish the notice on its website as soon as reasonably practicable after it is received.
- 4.5 The concept of "necessary" is set out in Regulation 8 of the Regulations. LCCC may determine that a modification application is necessary where in its opinion the applicant could not accept an offer of a CfD without such modification to the CfD. Applicants should note that LCCC cannot determine that a modification application is necessary simply because of the reason given for the modification is the circumstances of the ownership or control of the applicant.
- 4.6 As stated above, it is not enough that an amendment might be considered necessary, it must also be minor.

5. Evaluation, Response and Notices

- 5.1 Any request from LCCC for further information will be sent as soon as practicable via e-mail. The Regulations permit communications to be by email.
- 5.2 The Regulations require LCCC to give each applicant for a M&N Modification a notice stating whether it accepts or refuses the relevant application at least 5 working days before the closing date for CfD applications specified in the relevant allocation notice. Where LCCC accepts an application, the notice must set out the accepted modification of the standard terms. Where LCCC refuses an application, LCCC will set out in the notice the reasons for the refusal.
- 5.3 Where a M&N Modification is accepted by LCCC, such modification will be included in the relevant CfD awarded to the applicant should the applicant be successful in the allocation round process. The modification will not be

made in the CfDs awarded to other successful applicants in the CfD allocation round.

6. CfD Register

6.1 In the event that a proposed M&N Modification is accepted by LCCC, and the relevant applicant is subsequently awarded a CfD at the conclusion of the allocation round process, any accepted M&N Modification relating to such applicant's CfD will be published by LCCC in the CfD Register. The CfD Register is published on LCCC's website at https://lowcarboncontracts.uk/. Such publication is required by Regulation 12 of the Regulations.



Minor and Necessary Modification Request Form

Signed requests for Minor & Necessary Modifications should be sent as scanned PDF attachment to AR4M&N@lowcarboncontracts.uk.

1. Applicant Details

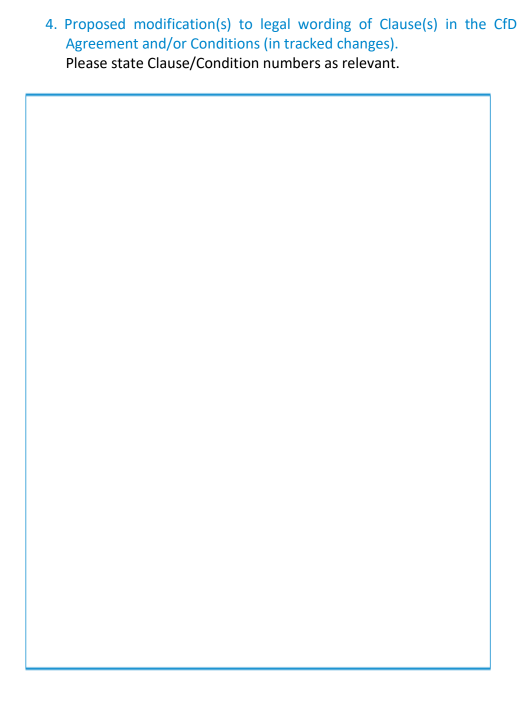
Applicant's full company name	
Applicant's registered	
company number	
Applicant's address	
Name of Project	
Brief description of Project,	
including generation	
technology and expected	
capacity of facility (by MW).	
Location of Project	
Contact name of individual	
making request on behalf of	
- '	
applicant	
(i.e. Point of contact for all	
communications with LCCC (as	
the CfD Counterparty) in	
relation to this M&N	
Modification request	
Email address	
Alternative email address	
Telephone number	
Alternative phone number	
Postal address	
. 55501 0001 555	

2. Dates

Date of application for M&N Modification:	
Prior application for modification made:	Yes/No
If yes, date of prior application and name of applicant:	



 Description of requested M&N Modification(s) (see paragraph 3 o LCCC guidance). Description to include the reason why modification is requested. Reminder – in order to be eligible consideration, the requested modification must be both minor necessary. 	the for



5. Is the change permitted by the Regulations?5.1 Why is the proposed modification considered to be 'minor'?	
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5.2 Why is the proposed modification considered to be 'necessary'?	
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Date of Receipt

To be completed by LCCC

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