

Infrastructure Access Agreement Summary 1

This data is provided in accordance with the disclaimer conditions noted below:

Provided in relation to the voluntary Industry Infrastructure Code of Practice. To be used in summarising construction and tie-in and transportation and processing agreements by the owner/operator for inclusion in the publication of key commercial terms (refer to Paragraph 13 (1)).	Ref:
Agreement Title and Date: CATS Engineering Services Agreement in respect of the tie-in of the Huntington Pipeline to the CATS System, dated 1 st July 2011	

Scope of Agreement/Responsibilities (refer to Note 1):

Agreement between CATS Operator and the Huntington Operator on design, material, procurement, construction, installation, connection, pre-commissioning, commissioning and transfer of ownership from the Huntington owners to the CATS owners of the new tie-in tee.

Key Provisions (refer to Note 2)	
Commencement Date	Schedule to be developed by Huntington and agreed by CATS
Entry Point	CATS T1 (1º 43' 33.21" E 57º 42' 42.09" N)
Redelivery Point (s)	n/a
Capacity/variation rights (Y/N) and timing (refer to Note 3)	n/a
Send or Pay/carry forward provisions (Y/N)/Duration	n/a
Priority rights during periods when service provision is reduced	n/a
Technical Requirements (refer to Note 4)	CATS agreement required to specification of the connection and project strategy.
Payment Structure (refer to Note 5)	n/a
Tariff range for service provided (refer to Note 6)	n/a
Range of any separate contribution to capex and opex	Huntington pays directly for the costs associated with the tie-in. Any other scope of work associated with the tie-in and carried out by the CATS owners is approved and reimbursed by Huntington.
Any other payment(s) with range and timing (refer to Note 7)	n/a
L&I/Risk Regime fundamentals	Huntington owners are liable for direct and consequential losses to CATS, up to a cap per occurrence, except in the case of wilful misconduct where liabilities are uncapped.

Important Additional Data (refer to Note 8) Terms agreed based on CATS Small Fields terms offer

Notes:

- (1) Include key provisions and services that have a material impact on risk-reward.
- (2) Include any important and unusual elements that materially impact risk-reward.
- (3) For each main stream eg oil, gas etc.
- (4) Should include relevant entry specifications and any important and unusual technical issues.
- (5) The ranges should reflect the type of service provided (price range should be within a 15% band).
- (6) Include summary of indexation principles with floors and ceilings.
- Include any fee in kind type payments relating to single component streams, or production deferral in a CTA.



(8) Include any key provisions that materially impact risk-reward not mentioned above (eg hydrocarbon accounting, risk, property, title, extension of terms, assignment (incl. limitations), security provisions, metering, termination, ownership and decommissioning in a CTA etc).

Disclaimer

The summary information provided above is provided by CATS as the service provider:

- (1) In good faith and without any liability.
- (2) Without warranty, implied or express as to its accuracy or relevance of use by any other party.
- (3) Without obligation to provide any further information in respect of the agreement/transaction to which the summary information relates.
- (4) Without any obligation to provide access to infrastructure or services on the same terms and conditions.