

## APPENDIX C – RESPONSE TEMPLATE

### SUMMARY INFORMATION

<b>Respondent's Name</b>	Moyle Interconnector Limited
<b>Type of Stakeholder</b>	Interconnector
<b>Contact name (for any queries)</b>	Tim Cox
<b>Contact Email Address</b>	<a href="mailto:tim.cox@mutual-energy.com">tim.cox@mutual-energy.com</a>
<b>Contact Telephone Number</b>	

### CAPACITY MARKET CODE MODIFICATIONS CONSULTATION COMMENTS:

ID	Proposed Modification and its Consistency with the Code Objectives	Impacts Not Identified in the Modification Proposal Form	Detailed CMC Drafting Proposed to Deliver the Modification
<b>CMC_10_20</b> - Change to determinations made in F.4.1.1 (Version 2)	This proposed modification improves communication of auction parameters, assisting transparency and reducing potential for misinterpretation of parameters among market participants. We anticipate a positive contribution to code objective (b) and (e) and support the RAs' minded-to position to approve the modification.	None.	No comments.

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<p><b>CMC_11_20</b></p> <ul style="list-style-type: none"> <li>- Providing greater flexibility for the current Interim Secondary Trading Notification (ISTN) process (Version 2)</li> </ul>	<p>Secondary trading of capacity contracts is a fundamental part of the design of the new market arrangements and a key requirement in the state aid approval of the capacity mechanism.</p> <p>The ongoing absence of arrangements for secondary trading of capacity contracts (as opposed to their effective suspension through the interim process in section M.7) means that presently participants have very limited and inflexible means to de-risk exposure in the event of outages. This problem is exacerbated by the long notice times for changing the ISTNs in response to unanticipated changes in availability.</p> <p>The changes proposed in this modification proposal, while not a substitute for proper secondary trading arrangements (development of which should remain a priority), are a welcome improvement. They will permit participants more flexibly to manage exposure due to outages.</p>	<p>None.</p>	<p>No comments.</p>
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	<p>We consider that the modification positively contributes to code objectives (b) and (g).</p> <p>For these reasons we strongly support the RAs' minded to position to approve the modification, subject to resolution of the associated business process.</p>		

NB please add extra rows as needed.