

Commission for Regulation of Utilities The Exchange Belgard Square North Tallaght Dublin D24 PXW0 Utility Regulator Queens House 14 Queen Street Belfast BT1 6ED

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Email: gkelly@cru.ie Gary.Mccullough@uregni.gov.uk.

Dear SEM Committee,

Response to the SEM Committee's Consultation Paper on the Implementation of Regulation 2019/943 in relation to Dispatch and Redispatch (SEM-20-028)

ScottishPower Renewables are a leading developer of wind power in the UK, and part of the Iberdrola Group, the world's leading renewables developer. ScottishPower Renewables is responsible for progressing the deployment of onshore wind and solar and battery storage projects in the UK and Ireland, and offshore windfarms throughout the world, managing the development, construction and operation of all projects.

We now generate 100% green electricity from 40 operational windfarm sites with over 2GW installed capacity throughout the UK and Ireland, including our share in the 389MW offshore windfarm West of Duddon Sands. In addition, we have a substantial development portfolio of onshore wind, solar and battery storage projects in the UK and Ireland and offshore wind projects in the East Anglia Zone, including the 714MW East Anglia ONE project which is currently under construction.

We welcome the opportunity to respond to the consultation paper on the 'Implementation of Regulation 2019/943 in relation to Dispatch and Redispatch'.

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ScottishPower Renewables fully supports the Irish Wind Energy Association (IWEA) and Northern Ireland Renewable Industries Group (NIRIG) response to the consultation and would like to highlight the correct implementation of these Articles will play a large role in the timely delivery of 70% renewable electricity in Ireland and in meeting Northern Ireland's future renewable energy targets.

We support the positions taken by IWEA and NIRIG and wish to reiterate that the points raised in their consultation response are extremely important to ensure reduced investment risk in Ireland and Northern Ireland and will lead to the most cost-effective method of meeting 2030 renewable energy targets.

We would like to thank the SEM Committee for the opportunity to engage on this important matter and look forward to working with you in future.

Yours sincerely,

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