



Call for input – establishment of the Capacity Market Advisory Group and updating the Capacity Market Rules change proposal process

E.ON welcomes the opportunity to comment on the establishment of the Capacity Market Advisory Group and its proposed key design features.

We are fully supportive of the initiative aimed at increasing industry and stakeholder engagement in the CM Rules change process. We look forward to CMAG being established as soon as possible in order to increase the transparency and adaptability of the change process.

Questions

1. In general, do you agree with our intention to establish CMAG? If not, please explain your concerns.

We fully support the initiative to establish CMAG in order to facilitate the efficient operation of the CM Rules change process.

2. Do you agree with the objectives and role of CMAG as set out in Section 2 of the new Guidance?

We agree with the objectives and role of CMAG as set out in Section 2 of the new Guidance. We also believe it would be highly beneficial to enhance the role and scope of CMAG to include wider strategic reviews of the CM objectives and operation in order to support alignment with net zero.

3. Do you foresee any unintended consequences from following the indicative process as set out in Section 3 of the new Guidance?

We cannot foresee any unintended consequences from following the indicative process set out in Section 3 of the new Guidance. A similar approach has already been used successfully for other code change bodies such as the CUSC panel.

4. Do you have any concerns about the suitability of Elexon to act as Secretariat? If so, do you have a view on a suitable alternative?

We do not have any concerns about the suitability of Elexon to act as a Secretariat.

5. Do you agree that levying the administrative costs of CMAG on BSC users is an appropriate funding route? Please outline any concerns and/or alternative approaches, if appropriate.

We agree with levying the administrative costs on BSC users in line with facilitating the fulfilment of BSC objective (f).

6. Do you have any comments on the indicative template for the CMAG Terms of Reference we have included as part of this call for input?

No comments.

7. Please indicate if you or a suitable representative from your company or stakeholder group are provisionally interested in joining the inaugural CMAG. Please do not provide names at this stage.

We are interested in joining the inaugural CMAG. Our Capacity Market experts are very passionate about the future development of the CM and would provide valuable expertise to the Advisory Group.

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