### EXHIBIT DA: FORM OF JOINT OWNER DECLARATION FOR EXISTING INTERCONNECTOR CMU

**[APPLICATION YEAR] Joint Owner Declaration for an Existing Interconnector CMU**

The following confirmations and declarations are made by [Party A; Party B; Party C as applicable] (the “**Relevant Parties**”) who are together the Joint Owners in relation to the following Interconnector CMU (the “**Relevant CMU**”) and/or its associated Non-GB Part:

*[Description of Interconnector CMU and Non-GB Part to be inserted]*

and are made in relation to the Application for the Relevant CMU (the “**Relevant Application**”).

1. Each of the Relevant Parties hereby confirms that each is a Joint Owner in relation to the Relevant CMU; and
2. Each of the Relevant Parties hereby declares that:
   1. [Party ] is the Applicant for the Relevant CMU in relation to the Relevant Application (the “**Applicant Party**”);
   2. in the event that the Relevant CMU becomes a Prequalified CMU for the Capacity Auction to which the Relevant Application relates, the Applicant Party will be the Bidder for the Relevant CMU in that Capacity Auction;
   3. in the event that the Relevant CMU becomes a Capacity Committed CMU pursuant to the Capacity Auction to which the Relevant Application relates, the Applicant Party will be the Capacity Provider for the Relevant CMU.

Capitalised terms used herein have the meaning given to them in the Capacity Market Rules 2014 unless otherwise indicated.

DATED: [●]

Signed for and on behalf of:

.............................................................

Director

Print Name:

.............................................................

Director

Print Name:

Signed for and on behalf of:

.............................................................

Director

Print Name:

.............................................................

Director

Print Name:

To be executed by each Relevant Party by the signature of two directors, unless Rule 1.3A (inserted by the Capacity Market (Amendment) Rules 2014) applies, or execution is on behalf of a company which is not a UK-registered company (in which case it is to be duly executed under the law of the place in which the company is incorporated).

### EXHIBIT DC: FORM OF JOINT OWNER DECLARATION FOR PROSPECTIVE INTERCONNECTOR CMU

**[APPLICATION YEAR]** **Joint Owner Declaration for a Prospective Interconnector CMU**

The following confirmations and declarations are made by [Party A; Party B; Party C as applicable] (the “**Relevant Parties**”) who are together the Joint Owners in relation to the following Interconnector CMU (the “**Relevant CMU**”) and/or its associated Non-GB Part:

*[Description of Interconnector CMU and Non-GB Part to be inserted]*

and are made in relation to the Application for the Relevant CMU (the “**Relevant Application**”).

1. Each of the Relevant Parties hereby confirms that each is a Joint Owner in relation to the Relevant CMU; and
2. Each of the Relevant Parties hereby declares that:
   1. [Party ] is the Applicant for the Relevant CMU in relation to the Relevant Application (the “**Applicant Party**”);
   2. in the event that the Relevant CMU becomes a Prequalified CMU for the Capacity Auction to which the Relevant Application relates, the Applicant Party will be the Bidder for the Relevant CMU in that Capacity Auction;
   3. in the event that the Relevant CMU becomes a Capacity Committed CMU pursuant to the Capacity Auction to which the Relevant Application relates, the Applicant Party will be the Capacity Provider for the Relevant CMU;
   4. any statement or declaration made or deemed to be made by the Applicant Party as Applicant, Bidder or Capacity Provider in accordance with the Capacity Market Rules 2014 is made or deemed to be made by or in respect of all Relevant Parties;
   5. any certification required to be made by the Applicant, Bidder or Capacity Provider in accordance with Capacity Market Rules, including the Prequalification Certificate and the Certificate of Conduct, is made by or in respect of all Relevant Parties.

Capitalised terms used herein have the meaning given to them in the Capacity Market Rules 2014 unless otherwise indicated.

DATED: [●]

Signed for and on behalf of

.............................................................

Director

Print Name:

.............................................................

Director

Print Name:

Signed for and on behalf of

.............................................................

Director

Print Name:

.............................................................

Director

Print Name:

To be executed by each Relevant Party by the signature of two directors, unless Rule 1.3A (inserted by the Capacity Market (Amendment) Rules 2014) applies, or execution is on behalf of a company which is not a UK-registered company (in which case it is to be duly executed under the law of the place in which the company is incorporated).