## Annex 7 Accession Form

**[COMPANY NAME]**, a company organised and existing under the laws of **[COUNTRY]**, and registered with [REGISTER DETAILS] under the number [COMPANY NUMBER] and VAT n° [VAT NUMBER],

## hereby

- 1) pursuant [to the JSC decision dated [date] and]¹ to the DAY AHEAD DEVELOPMENT AND OPERATIONAL AGREEMENT FOR THE CORE FLOW-BASED MARKET COUPLING PROJECT FOR THE CORE REGION ("Core DAOA"), as provided to it on [date], and pursuant to Article 3.1.2 thereof, becomes a Party to the Core DAOA, and accepts all rights and assumes all obligations of a Party under the Core DAOA starting [date];
- 2) declares that it is fully aware of, acknowledges and accepts the terms and conditions of the Core DAOA;
- 3) undertakes to pay its share of the historical costs, equal to [XXX put 0 if no historical costs] EUR;
- 4) confirms that it has adhered to all other arrangements required to be able to perform its obligations under the Core DAOA;
- 5) [declares that it will comply with all legal or regulatory requirements (e.g. an intergovernmental agreement with the European Union), if any, to enter into the DAOA and that its NRA(s) or other competent authority(ies) approve(s) the accession or did not object to the accession]<sup>2</sup>; and
- 6) agrees that until its Go-Live it will be a Non-Operational Party.

If at the time of its accession to the Core DAOA, it is a PX that is not a NEMO, it agrees, for the avoidance of doubt, that all obligations incumbent on NEMOs under the SDAC DAOA or Core DAOA shall also apply to it.

For the avoidance of doubt, all capitalized terms in this Accession Form shall have the meaning set forth in the Annex 1 to the Core DAOA.

[Date and Place]

[INSERT NAME OF THE NEW PARTY]

[Signature(s)] [Name(s)] [Title(s)]

<sup>1</sup> Only relevant for the accession pursuant to art. 13.2 SDAC DAOA. To be deleted if not applicable.

<sup>&</sup>lt;sup>2</sup> Only relevant for the accession pursuant to art. 13.2 SDAC DAOA. To be deleted if not applicable.