

Hixonia Nyasulu

SSE plc Inveralmond House 200 Dunkeld Road Perth PH1 3AQ

Dear Hixonia,

31 October 2024

The Board of SSE plc ('the Company') offers you the position of non-Executive Director. I am writing to set out the terms of your appointment. It is agreed that this is a contract for services and is not a contract of employment.

By accepting this appointment, you confirm that you are not subject to any restrictions that prevent you from being a Director. Please also see contents of UK Listing Rule 6.4.8 attached in Schedule 1 and forward any relevant information in respect of this rule to the Company Secretary and Group General Counsel.

1. Appointment

Your appointment as non-Executive Director will be for an initial term of three years commencing on 1 January 2025, unless otherwise terminated earlier by and at the discretion of either party upon one month's written notice. Continuation of your contract of appointment is contingent on satisfactory performance and re-election by shareholders at forthcoming AGMs. Non-Executive Directors are typically expected to serve two three-year terms, although the Board may invite you to serve for an additional period.

Under this appointment, it is further expected that you become Senior Independent Director of the Board from 18 July 2025.

Your appointment will be subject to the Articles of Association of the Company. If, in accordance with the requirements or provisions of the Articles, your appointment should come to an end for any reason before the end of the period referred to in this clause, it is understood that you would not have any claim for loss of office.

2. Time Commitment

Overall, we anticipate a time commitment on average of up to one and a half days per month after the induction phase outlined in paragraph 7. This will typically include attendance at: (normally) six Board meetings per annum; Board Dinners; Board Committee meetings; the AGM; other general meetings of shareholders; and separate meetings of non-Executive Directors where required. In each month where there is not a Board meeting, there is a Board conference call to update the Directors on the general business of the SSE Group.



There may also be an occasional Board away day, and you will be expected to undertake separately at least one site visit per year. In addition, you will be expected to devote appropriate preparation time ahead of each meeting. You may also be expected to become a member of one or more Committees of the Board.

By accepting this appointment, you have confirmed that you are able to allocate sufficient time to meet the expectations of your role. The agreement of the Board should be sought before accepting additional commitments that might affect the time you are able to devote to your role as a non-Executive Director of the Company.

3. Role

Non-Executive Directors have the same general legal responsibilities to the Company as any other Director and the duties normally required of a non-Executive Director are outlined in Schedule 2 of this letter. You will have regard to relevant obligations under prevailing law and regulation, including the Companies Act 2006, the UK Corporate Governance Code and associated guidance, the Market Abuse Regulations and the UK Listing Authority's UK Listing Rules, Prospectus Regulation Rules and Disclosure Guidance and Transparency Rules. You should also have regard to the Guidance on Board Effectiveness, issued by the Financial Reporting Council in July 2018, an extract of which is included in Schedule 3 of this letter.

4. Fees

You will be paid a fee of £82,147 gross per annum (this is SSE's 2024/25 non-Executive Director fee which is reviewed annually) which will be paid monthly in arrears (less any deductions the Company is required to make by law), and which will be subject to review by the Board during the continuance of your appointment. The fee for the role of Senior Independent Director will be paid in line with that agreed by the Board for 2025/26. The Company will reimburse you for all reasonable and properly documented expenses you incur in performing the duties of your office.

Non-Executive Directors are not entitled to participate in the Company's bonus or share option schemes.

On termination of your appointment, you shall only be entitled to such fees as may have accrued to the date of termination, together with reimbursement in the normal way of any expenses properly incurred before that date.

5. Outside interests

It is accepted and acknowledged that you have business interests other than those of the Company and have declared any conflicts or potential conflicts that are apparent at present. In the event that you become aware of any other conflicts or potential conflicts of interest, these should be disclosed to the Chair and Company Secretary and Group General Counsel as soon as apparent. In accordance with the normal procedure, the Board will then need to consider your position and decide whether to approve any conflict and, if so, on what basis.



You will not, without the prior written consent of the Company, during the period of your appointment, be engaged in or concerned with any business which conflicts with any business carried out by the Company.

The Board has determined that you are independent according to the provisions of the UK Corporate Governance Code.

6. Confidentiality and Share Transactions

All information acquired during your appointment is confidential to the Company and should not be released, either during your appointment or following termination (by whatever means), to third parties without prior clearance from the Chair.

Your attention is also drawn to the requirements under both legislation and regulation as to the disclosure of price sensitive information. You should avoid making any statements that might risk a breach of these requirements without prior clearance from the Chair or Company Secretary and Group General Counsel.

During the appointment, you will comply with the rules adopted by the Company governing dealings by the Directors in the shares of the Company. You will receive a copy of these rules from the Company Secretary and Group General Counsel. The Board has adopted a policy on Directors' shareholdings, which provides that each non-Executive Director should own at least 2,000 shares in the Company.

7. Induction

Immediately after appointment, the Company will arrange a comprehensive, formal and tailored induction. It will also arrange for site visits and meetings with management and the Company's auditors. As a member of the Board, you will receive weekly Company updates, regular broker reports and views of major shareholders.

8. Review Process

The performance of individual Directors and the whole Board and its Committees will be evaluated annually. If, in the interim, there are any matters which cause you concern about your role you should discuss them with the Chair as soon as is appropriate.

9. Insurance

The Company has Directors' and Officers' Liability Insurance and it is intended to maintain such cover for the full term of your appointment. The current indemnity limit is £130m and details are available from the Company Secretary and Group General Counsel.

10. Independent Professional Advice

Occasions may arise when you consider that you need professional advice in the furtherance of your duties as a Director. Circumstances may occur when it will be appropriate for you to seek advice from



independent advisors at the Company's expense. The Company will reimburse the full cost of expenditure incurred in accordance with the policy, which is available from the Company Secretary

11. Data Protection

The Company will collect and process information relating to you in accordance with the GDPR and the privacy notice a copy of which can be found at <u>https://www.sse.com/privacy-notice</u>.

Would you please sign and return the enclosed copy of this letter to acknowledge your acceptance of the provisions in this letter.

Yours sincerely

Liz Tanner Company Secretary and Group General Counsel

Date: 31 October 2024

I have received the letter which this is a duplicate and confirm my acceptance of the provisions set out in it.

Hixonia Nyasulu

Date: 31 October 2024



SCHEDULE 1. UK Listing Rule 6.4.8

A listed company must notify a RIS of the following information in respect of any new director appointed to the board as soon as possible following the decision to appoint the director and, in any event, within five business days of the decision:

(1) details of all directorships held by the director in any other publicly quoted company at any time in the previous five years, indicating whether or not they are still a director;

(2) any unspent convictions in relation to indictable offences;

(3) details of any receiverships, compulsory liquidations, creditors' voluntary liquidations, administrations, company voluntary arrangements or any composition or arrangement with its creditors generally or any class of its creditors of any company where the director was an executive director at the time of, or within the 12 months preceding, such events;

(4) details of any compulsory liquidations, administrations or partnership voluntary arrangements of any partnerships where the director was a partner at the time of, or within the 12 months preceding, such events;

(5) details of receiverships of any asset of such person or of a partnership of which the director was a partner at the time of, or within the 12 months preceding, such event; and

(6) details of any public criticisms of the director by statutory or regulatory authorities (including designated professional bodies) and whether the director has ever been disqualified by a court from acting as a director of a company or from acting in the management or conduct of the affairs of any company.



SCHEDULE 2. Role of Non-Executive Directors.

1.1. Companies Act 2006

Non-Executive Directors have the same general legal responsibilities to the Company as any other director.

Directors' duties are formally set out in sections 171–177 of the Companies Act 2006. You will have particular regard to the general duties of directors as set out in Part 10, Chapter 2 of the Companies Act 2006, including the duty to promote the success of the company under Section 172 of the Act:

A director of a company must act in a way he considers, in good faith, would be most likely to promote the success of the company for the benefit of its members as a whole, and in doing so have regard (amongst other matters) to:

- a. the likely consequences of any decision in the long term;
- **b.** the interests of the company's employees;
- c. the need to foster the company's business relationships with suppliers, customers and others;
- d. the impact of the company's operations on the community and the environment;
- e. the desirability of the company maintaining a reputation for high standards of business conduct; and
- f. the need to act fairly as between members of the company

1.2. UK Corporate Governance Code 2018

The Board as a whole is collectively responsible for promoting the success of the Company by directing and supervising the Company's affairs. The Board:

- **a.** provides effective and entrepreneurial leadership to promote the long-term sustainable success of the Company, generating value for shareholders and contributing to wider society.
- **b.** should establish the Company's purpose, values and strategy, and satisfy itself that these and its culture are aligned. All directors must act with integrity, lead by example and promote the desired culture.
- **c.** should ensure that the necessary resources are in place for the Company to meet its objectives and measure performance against them. The Board should also establish a framework of prudent and effective controls, which enable risk to be assessed and managed.
- **d.** In order for the Company to meet its responsibilities to shareholders and stakeholders, should ensure effective engagement with, and encourage participation from, these parties.
- **e.** should ensure that workforce policies and practices are consistent with the Company's values and support its long-term sustainable success. The workforce should be able to raise any matters of concern.

1.3. Key Elements.

In addition to these requirements the role of the Non-Executive Director has the following key elements:

- a. Scrutinising, measuring and reviewing the performance of management.
- **b.** Constructively challenging and assisting in the development of strategy.
- c. Providing independent insight and support based on relevant experience.
- **d.** Reviewing Group financial information and ensuring the System of Internal Control and Risk Management are appropriate and effective.



- e. Reviewing the succession plans for the Board and key members of senior management.
- **f.** Monitoring and ensuring appropriate actions to support inclusion and diversity in line with Board and Group Policy.
- **g.** Engaging with internal and external stakeholders and feeding back insights as to their views, including employees in relation to business culture.
- **h.** Setting policy in respect of executive remuneration.
- i. Serving on or chairing various Committees of the Board.



SCHEDULE 3. Guidance for Non-Executive Directors

(Extracted from the July 2018 FRC Guidance on Board Effectiveness).

Non-executive directors should, on appointment, devote time to a comprehensive, formal and tailored induction that should extend beyond the boardroom. Initiatives such as partnering a non-executive director with an executive board member may speed up the process of them acquiring an understanding of the main areas of business activity, especially areas involving significant risk. They should expect to visit operations and talk with managers and non-managerial members of the workforce. A non-executive director should use these conversations to better understand the culture of the organisation and the way things are done in practice, and to gain insight into the experience and concerns of the workforce.

It is vital that non-executive directors have sufficient time available to discharge their responsibilities effectively. The time commitment to engage with shareholders and other key stakeholders and get to know the business can be considerable. It is advisable for non-executive directors to assess the demands of their portfolios and other commitments carefully before accepting new appointments. They should devote time to developing and refreshing their knowledge and skills to ensure that they continue to make a positive contribution to the board and generate the respect of the other directors.

Non-executive directors need to insist on receiving high-quality information sufficiently in advance so that there can be thorough consideration of the issues prior to, and informed debate and challenge at, board meetings. They should seek clarification or amplification from management where they consider the information provided is inadequate or lacks clarity.

It is important that non-executive directors do not operate exclusively within the confines of the boardroom but have a good understanding of the business and its relationships with significant stakeholders. Accordingly, it is advisable for them to take opportunities to meet shareholders, key customers and members of the workforce from all levels of the organisation