DISCLAIMER

The proposal for maintaining or amending the bidding zone configuration resulting from the First Edition of the Bidding Zone Review is reserved to, and delivered by, the TSOs participating in the Bidding Zone Review in accordance with the process outlined in CACM Article 32(4). ENTSO-E’s role has been to facilitate the process supporting the participating TSOs in the project, and ENTSO-E played an important role as a platform for the original pilot Bidding Zone Review project, anticipating the CACM requirements.
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Bidding zones are a core element of today’s European market design. Cross-zonal electricity trades and exchanges are organised between these zones based on available transfer capacities calculated by TSOs, while internal trades inside bidding zones are considered as unrestricted. The definition of bidding zone boundaries is therefore a question of major relevance for the market and requires profound analysis. To accommodate and foster the transition towards fully integrated and sustainable power markets triggered by European Union (EU) policies, transmission infrastructure development is to be paired with regular assessment of the bidding zone configuration as specified in EU Regulation 2015/1222.

In its letter dated 21 December 2016 ACER has initiated the first edition of the bidding zone review process, specifying Central Europe as the relevant region. In a process lasting 15 months and ending on 21 March 2018, the participating TSOs are tasked with the following:

- specify the configurations subject to the review
- consult with the national regulatory authorities (NRAs) regarding the assessment methodology, assumptions and configurations, and with stakeholders regarding the alternative configuration proposals; and
- draw a final conclusion on whether to maintain or amend the bidding zone configuration for submission to the Member States.

On this basis, within six months upon receiving the proposal from the participating TSOs, Member States are obliged to reach an agreement on whether to maintain or amend the bidding zone configuration.

### BIDDING ZONE CONFIGURATIONS CONSIDERED IN THE REVIEW

This Bidding Zone Review consists of two different approaches to define alternative bidding zone configurations. The first approach is based on a selection of ex ante defined configurations encompassing splitting or merging of the existing bidding zones. Since these configurations are defined by the concerned TSOs based on their expert assessment, these are referred to as expert-based configurations.

In total, five expert-based configurations have been identified as particularly relevant for the First Edition of the Bidding Zone Review. Not all potentially relevant configurations could be considered in the First Edition of the Bidding Zone Review since time and scope of the review have been limited. The experience with the First Edition of the Bidding Zone Review showed that a careful selection of the analysed scenarios is of particular importance for the outcome and credibility of the analysis. Scenarios that split the current bidding zones consist of a separation of Austria from Germany/Luxembourg, a split of the ‘big countries’ France, Germany/Luxembourg and Poland and a further split of France and Germany/Luxembourg into three zones. The latter subdivision of France and Germany/Luxembourg is the result of an explicit request from the NRAs in the relevant region. In order to also consider the implication of merging zones, the combinations of Belgium with the Netherlands and the Czech Republic with Slovakia have been added to the set of configurations for the analysis. Finally, the current bidding zone configuration (also referred to as the ‘Status Quo’ in this First Edition of the Bidding Zone Review) has also been investigated to provide the reference to which the alternatives are compared.

---

1) Austria, Belgium, the Czech Republic, Denmark, France, Germany, Hungary, Italy (North), Luxembourg, the Netherlands, Poland, Slovakia and Slovenia
An alternative approach for defining bidding zones employs academic models to determine bidding zones under a ‘greenfield’ approach. Based on a European nodal pricing calculation, nodes with the most similar prices have been clustered into zones. However in the course of the analysis, the nodal prices determined in this review were found to have been significantly impacted by local congestions in the 220kV grids of particular countries. Since these prices served as an input for determining bidding zone definitions in model-based configurations, the resulting clustering has led to a fragmentation of bidding zones along those congestions. The countries most affected by 220kV congestions have therefore been subdivided into several zones, while other areas remained unaffected. In order to obtain a more realistic overall configuration, the clustering results have been post-processed. Despite this post-processing exercise, the obtained nodal prices and model-based configurations are not considered sufficiently realistic or robust for use in the current Bidding Zone Review. The approach will be investigated further for potential use in future Bidding Zone Reviews.

**EVALUATION OF BIDDING ZONE CONFIGURATIONS**

The four expert-based configurations constituting alternatives to the fifth ‘Status Quo’ configuration have been evaluated according to the criteria of EU Regulation 2015/1222. Article 33(2) CACM requires an analysis based on scenarios taking into account a range of likely infrastructure developments, starting from the year following the year in which the decision to launch the review was taken up to ten years. This range is covered by the two chosen scenarios 2020 and 2025 and have been consulted formally with the relevant NRAs. The experience with this First Edition of the Bidding Zone Review has shown that the choice of the time-frame of the scenarios and the underlying assumptions (e.g. finalisation of infrastructure) has a significant impact on the results of the study (amongst others), due to increasing uncertainties in longer time scenarios.

The ratings can be understood as follows:

| (+) | Better than the current bidding zone configuration (Status Quo) |
| (0) | No significant difference compared to the current bidding zone configuration (Status Quo) or a reasonable assessment of the impacts is not possible |
| (-) | Worse than the current bidding zone configuration (Status Quo) |

Figure 1.1: Bidding zone configurations under investigation in the Bidding Zone Review
This evaluation has been conducted in comparative terms, and all indicators are expressed in relative terms to the current bidding zone configuration. The underlying analyses in Chapter 5 are mainly qualitative and, hence, for the reasons explained in later sections, are not supported by comprehensive quantitative simulations. Furthermore, any assessment is dependent on the underlying assumptions, in particular with regard to relevant externalities such as the grid infrastructure development. All results, figures and tables shown in this report are no firm basis for drawing conclusions and have to be interpreted against the assumptions explained in this report. Therefore, the summing up of the evaluation displayed in Table 1.1 is inappropriate.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Network security</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operational security</td>
<td>(+)</td>
<td>(+)</td>
<td>(+)</td>
<td>(-)</td>
</tr>
<tr>
<td>Security of Supply (for the entire system, short-term perspective only)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
<tr>
<td>Degree of uncertainty in cross-zonal capacity calculation</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
<tr>
<td><strong>Market efficiency</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Economic efficiency</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
<tr>
<td>Firmness costs&lt;sup&gt;a&lt;/sup&gt;</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(+)</td>
</tr>
<tr>
<td>Market liquidity</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(+)</td>
</tr>
<tr>
<td>Market concentration and market power</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(+)</td>
</tr>
<tr>
<td>Effective competition</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
<tr>
<td>Price signals for building infrastructure</td>
<td>(0/+)&lt;sup&gt;b&lt;/sup&gt;</td>
<td>(0/+)&lt;sup&gt;b&lt;/sup&gt;</td>
<td>(0/+)&lt;sup&gt;b&lt;/sup&gt;</td>
<td>(0/-)&lt;sup&gt;b&lt;/sup&gt;</td>
</tr>
<tr>
<td>Accuracy and robustness of price signals</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
<tr>
<td>Long-term hedging</td>
<td>(-)&lt;sup&gt;c&lt;/sup&gt;</td>
<td>(-)&lt;sup&gt;c&lt;/sup&gt;</td>
<td>(-)&lt;sup&gt;c&lt;/sup&gt;</td>
<td>(+)&lt;sup&gt;c&lt;/sup&gt;</td>
</tr>
<tr>
<td>Transition and transaction costs</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
</tr>
<tr>
<td><strong>Infrastructure costs</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Reference to investment costs as published in the TYNDP 2016</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Market outcome in comparison to corrective measures</td>
<td>(+)&lt;sup&gt;d&lt;/sup&gt;</td>
<td>(+)&lt;sup&gt;d&lt;/sup&gt;</td>
<td>(+)&lt;sup&gt;d&lt;/sup&gt;</td>
<td>(-)&lt;sup&gt;d&lt;/sup&gt;</td>
</tr>
<tr>
<td>Adverse effects of internal transactions on other bidding zones</td>
<td>(+)&lt;sup&gt;e&lt;/sup&gt;</td>
<td>(+)&lt;sup&gt;e&lt;/sup&gt;</td>
<td>(+)&lt;sup&gt;e&lt;/sup&gt;</td>
<td>(-)&lt;sup&gt;e&lt;/sup&gt;</td>
</tr>
<tr>
<td>Impact on the operation and efficiency of the balancing mechanisms and imbalance settlement processes</td>
<td>(0/-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(0/-)</td>
</tr>
<tr>
<td><strong>Stability and robustness of bidding zones</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Stability and robustness of bidding zones over time</td>
<td>(0)</td>
<td>(-)&lt;sup&gt;f&lt;/sup&gt;</td>
<td>(-)&lt;sup&gt;f&lt;/sup&gt;</td>
<td>(0)</td>
</tr>
<tr>
<td>Consistency across capacity calculation time frames</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
<tr>
<td>Assignment of generation and load units to bidding zones</td>
<td>(0)</td>
<td>(-)</td>
<td>(-)</td>
<td>(0)</td>
</tr>
<tr>
<td>Location and frequency of congestion (market and grid)</td>
<td>(+)</td>
<td>(+)</td>
<td>(+)</td>
<td>(-)</td>
</tr>
</tbody>
</table>

<sup>a</sup> Related only to financial compensation of cross-zonal capacity rights (financial firmness costs) without consideration of redispatch costs (physical firmness costs) as this would require robust quantitative results.

<sup>b</sup> The importance differs between borders/countries and the effectiveness of the signal is low, given the incompatible lead times between market prices and grid investment decisions which are characterised by long construction periods and approval processes.

<sup>c</sup> Alternative long-term hedging instruments (such as system price or trading hubs) that might mitigate the negative impact are to be investigated.

<sup>d</sup> There can be no further distinction between the splits without further quantitative analyses.

<sup>e</sup> This assessment considers loop flows, but does not consider any adverse market effects linked to loop flows.

<sup>f</sup> For Germany, grid investment planning foresees the building of high voltage direct current (HVDC) links moving towards a copper plate. The intention of these grid investments is to resolve any relevant congestion that might justify a split of the German bidding zone. This makes the Big Country Split less stable but does not consider any adverse market effects linked to loop flows.

Table 1.1: Summarised assessment of the bidding zone configurations
The analysis of the overall results suggests, that, in comparison to the Status Quo, the split configurations are superior and the merge configurations are inferior with regard to the criteria related to operational security. This conclusion is justified by a decreasing need for corrective measures and frequency of congestion. Reducing the size of zones increases market participants’ exposure to grid constraints, since trading with neighbouring zones requires them to compete with each other for access to scarce grid resources. With smaller zones, market participants are no longer permitted to dispatch generation or demand units if these are beyond grid limits, decreasing the need for corrective TSO measures and hence exerting a positive influence on operational security.

In contrast, the merge configurations appear to be superior, and the split scenarios to be inferior to the Status Quo with regard to market liquidity-related aspects and market concentration/power. Since the unconstrained trade is possible across a larger geographical area, the capability of market parties to find counterparts increases. This has a positive influence on competition and decreases market concentration/power.

With regard to several other criteria included in EU Regulation 2015/1222, a less clear distinction can be drawn between the positive and negative effects of the configurations.

Finally, it must be underlined that any change of bidding zones and, hence, implementation of both merge and split scenarios will introduce additional costs associated with changing the market structure and all supporting systems. These transition costs also need to be considered when elaborating the decision regarding maintaining or changing the bidding zone configuration.

**RECOMMENDATIONS**

This First Edition of the Bidding Zone Review is the first exercise of its kind in Europe. It brings together detailed grid and market models to simulate market and system operations for the different analysed bidding zone configurations. In order to conduct the necessary simulations, TSOs have made assumptions on the future grid, generation and demand developments as well as on the future generation cost structures. Moreover, realistic simulations of power system responses to the market forces required realistic representation of all necessary processes, starting from cross-zonal capacity calculation and spanning through market coupling, security analysis and redispatching measures. The main challenge in simulating the above is that no operational reference process exists for the employed models (i.e. the Core capacity calculation region (CCR) has not yet fully produced all the required methodologies). Many of the processes and market arrangements modelled under the First Edition of the Bidding Zone Review are currently under development, so it is not possible to apply the agreed and proven methodologies for the purpose of the study. Moreover, since the calculations conducted in the scope of this First Edition of the Bidding Zone Review concern future time horizons spanning up to 2025, there are important modelling assumptions that need to be taken, including the exact localisation of new generation and loads, as well as on the generation and redispatch costs. Finally, it is to be underlined that replication of day-to-day operational TSO processes faces important challenges, since any modelling environment is limited in the extent to which it can represent real-time TSO actions (e.g. use of topological measures). In particular, tools allowing for simultaneous optimisation of market operations and topology measures do not yet exist. All these elements underscore the significant technical complexity of the First Edition of the Bidding Zone Review.

The numerical results obtained in the course of the study therefore need to be interpreted against the evolution of the simulation environment. Results of the calculation of locational marginal prices (LMPs) and model-based clustering require further improvement in terms of data quality and replication of the operational topological TSO measures related to management of constraints in some countries. The remaining calculations related to expert-based scenarios would have to be aligned further to the flow-based market coupling and redispatching methodologies applied in the Core CCR.

In terms of the evaluation, the different configurations have been evaluated against the criteria included in European Commission (EC) Regulation 2015/1222. Partially because of the inconclusive results of the quantitative analyses, this evaluation shows a heterogeneous picture where no configuration is clearly classified as superior to any other.
In light of the above considerations and needs for adapting and developing the simulation environment further, the evaluation presented in this First Edition of the Bidding Zone Review does not provide sufficient evidence for a modification of or for maintaining of the current bidding zone configuration. Hence, the participating TSOs recommend that, given the lack of clear evidence, the current bidding zone delimitation be maintained.

This recommendation should in no way be interpreted as an endorsement of or an objection against the pending split of the German/Luxembourgian and Austrian bidding zones, where TSOs respect all relevant regulatory decisions, e.g. the decision of the Agency for the Cooperation of Energy Regulators no 06/2016 of 17 November 2016 on the electricity transmission system operators’ proposal for the determination of capacity calculation regions and the requests of the regulatory authorities of Germany and Austria.

This recommendation is compliant with the relevant legal provision of EU Regulation 2015/1222, which, in Article 32(4) b), states that

[...] the TSOs participating in a review of bidding zone configuration shall:

(iii) submit a joint proposal to maintain or amend the bidding zone configuration to the participating Member States and the participating regulatory authorities within 15 months of the decision to launch a review.

It is to be reiterated that this First Edition of the Bidding Zone Review is the first attempt at analysing bidding zone configurations in Europe. The experience gained by TSOs in this process will allow for a further improved Bidding Zone Review in the future. Hence, even though no strong recommendation to maintain or change bidding zones can be expressed based on the First Edition of the Bidding Zone Review, TSOs will adapt the simulation environment to the emerging market regions such that more concrete recommendations, or at least the technical assessment required for such recommendations based on enhanced models, methodologies and assumptions, will be available in the future.

DISCLAIMER

Interested stakeholders have been formally consulted regarding the preliminary findings included in this report. This formal consultation followed the regular exchange between major associations on the subject in the stakeholder advisory group established by ENTSO-E.

LESSONS LEARNED

The First Edition of the Bidding Zone Review has been the first exercise of its kind in Europe. Due to the high complexity of this task and the multitude of different evaluation criteria, the technical robustness and quality of the report has to be improved in future reviews. In regard of this, important lessons learned during this First Edition of the Bidding Zone Review can be summarised as follows:

- The model complexity needs to be critically assessed against the purpose of the study. Future studies have to focus on the necessary level of detail in order to meet the needs of the review.
- The actual time requirements exceed the 15 month CACM time line. For future studies, methodologies should be agreed before the start of the 15 month review period in order to avoid model developments in parallel to the review.
- Stakeholder involvement – in particular regarding market related impacts – is important.
- The experiences gained in the First Edition of the Bidding Zone Review provide a valuable input for future reviews.
2 INTRODUCTION
Bidding zones are a core element of the European market design. Electricity trades and exchanges are organised between these zones. The definition of a bidding zone boundary is therefore a question of major relevance for the market and requires profound analysis. In its Articles 32 to 34, the EU Regulation 2015/1222 sets the accordant framework for this assessment.

The analysis was initiated by drafting a technical report by ENTSO-E and a market report by ACER. Both reports for this Bidding Zone Review have been completed and are publicly available. On the basis of these reports, several institutions may initiate the actual review of bidding zones. ACER has taken this initiative and initiated the current review in a letter dated 21 December, 2016. Together with the initiation, ACER has specified the area for which the review is conducted. All regulatory authorities and TSOs located within this area have been declared participants of the review.

Upon this request from ACER, participating TSOs have initiated the review based on a previous ENTSO-E early implementation project of the Bidding Zone Review. The general framework applicable for this review encompasses several steps:

- In order to analyse different configurations, a scenario framework has to be defined. This framework specifies environmental conditions such as market characteristics, electricity generation and grid infrastructure. This framework is described in Chapter 3.

- The bidding zone configurations subject to the analysis have to be defined. The accordant process and proposals are described in Chapter 4.

- Further to the scenario framework and the configurations, evaluation criteria have to be determined and applied. Chapter 5 contains a description of, and the application of, these individual criteria. A dedicated section (5.24) summarises the individual evaluations and draws a comprehensive conclusion.

- Chapter 6 identifies the challenges in all-encompassing modelling of markets and grids, and provides an overview of key insights and lessons learned.

The quantitative analysis based on a flow-based market coupling model has, for several reasons, not been used for drawing firm conclusions. Those reasons, which include the yet to be specified market design in the relevant market region, as well as modelling complexities associated with the flow-based market coupling are described in Chapter 6.

In accordance with EU Regulation 2015/1222, participating regulatory authorities must consult with this general framework. This consultation has already been completed under the previous ENTSO-E early implementation project and is currently repeated in the formal Bidding Zone Review.

Further to the consultation of regulatory authorities, the involvement of stakeholders ensures a comprehensive assessment encompassing all relevant aspects. The accordant stakeholder involvement approach is described in Chapter 7.

According to EU regulation 2015/1222, the results of the review must be available within 15 months of its initiation. The time target for completing the review is therefore 21 March 2018. By this date, the First Edition of the Bidding Zone Review will be submitted to the relevant NRAs with the recommendation to Member States on whether to maintain or amend the current bidding zone configuration will have to be made.
3 FUTURE SCENARIO ASSUMPTIONS
In the following sections, market and grid assumptions applied in this First Edition of the Bidding Zone Review are described in more detail. In general, two scenarios are differentiated; both are based on ENTSO-E’s System Outlook and Adequacy Forecast (SOAF) 2015 scenario B, differentiating between the years 2020 and 2025 and two grid statuses: planned and worst case. Considering an appropriate implementation period of three to five years and a certain period for which the new configuration should be valid to unfold its effects, the years 2020 and 2025 have been chosen.

Article 33(2) CACM requires an analysis based on scenarios taking into account a range of likely infrastructure developments, starting from the year following the year in which the decision to launch the review was taken up to ten years. This range is covered by the two chosen scenarios 2020 and 2025 and has been consulted formally with the relevant NRAs.

The experience with this First Edition of the Bidding Zone Review has shown that the choice of the time-frame of the scenarios and the underlying assumptions (e.g. finalisation of infrastructure) has a significant impact on the results of the study (amongst others), due to increasing uncertainties in longer time scenarios.

### 3.1 MARKET DATA

For the intended time horizons of the study (2020 and 2025), market data from the ENTSO-E SOAF 2015 and the Ten-Year Network Development Plan (TYNDP) 2016 report are used. For the 2020 time horizon, the SOAF B 2020 (Best Estimate) has been chosen from the two future scenarios developed in the SOAF report. For the 2025 time horizon of the study, the TYNDP 2016 data for 2030 has been used, applying a linear interpolation of all relevant data between 2016 and 2036.

This has resulted in data for:

- Commodity prices such as coal, gas and uranium; and CO₂ price.
- Installed power plant capacities in all categories (e.g. hydro, thermal, wind, photovoltaic).
- Load profiles for 8760 hours.
- Capacities for other renewable energy sources (RES) and other non-RES (e.g. biomass, geothermal, wave).

Individual information on power plants (capacity, location, type, etc.) has been obtained from an external power plant data base corrected with individual TSO information where available.

Further details on market data determination are provided in Annex 1 to this report.
3.2 GRID DATA

A clear definition of grid scenarios is necessary in order to guarantee a harmonised set-up of those scenarios and to enable the involved TSOs to properly select their projects for each scenario.

Typically, a network development project’s status is classified into four categories in the ENTSO-E TYNDP. These categories are applied in the Bidding Zone Review and can be defined as (and mapped, cf. Figure 3.1):

1) UNDER CONSIDERATION
2) PLANNING
3) DESIGNING & PERMITTING
4) UNDER CONSTRUCTION

This classification of grid projects is compliant with the relevant ACER definitions contained in Annex.\(^5\)

This leads to the following scenarios for this Bidding Zone Review where the 2020 scenario encompasses all grid investments under construction and the 2025 scenario in addition all grid investments which are at least in a planning stage:

**2025 PLANNED SCENARIO**
This network represents the main case for 2025 and includes all network development projects expected to be put into service until 31 December 2025. As a general rule, projects that are by this point in time classified as ‘under consideration’ are not considered in the 2025 Planned Scenario. However, if their status is expected to be changed in the next TYNDP or domestic development plan, an exemption from the general rule was possible.

**2020 WORST SCENARIO**
This network includes only those network development projects which are currently under construction or where construction cannot be delayed or cancelled (due to contractual or very binding legal clauses). In the latter case, sound evidence for the inclusion should be provided by the concerned TSO, in order to justify that their construction is virtually inevitable. Only the projects expected to be completed by 31 December 2020 are included in this scenario. For example, big internal HVDC projects are not included in this scenario.

**PROJECT SELECTION FOR THE GRID SCENARIOS**
The project selection itself was then based on the investments considered in the TYNDP 2016. Due to its broader focus, the TYNDP refers mainly to cross-zonal projects and considers the current bidding zone configuration (Status Quo) as an exogenous assumption. Since the Bidding Zone Review has a more detailed focus and aims for the assessment of alternative bidding zone configurations, national grid investment projects (located within the current bidding zones) were added to the list of TYNDP grid investments by the concerned TSO for the purpose of this Bidding Zone Review. In general terms, the longer the forecast reaches into the future, the less predictable the forecast tends to be.

---

\(^5\) With regard to the ACER definitions: step 1 (under consideration) corresponds to step i, step 2 (planning) corresponds to the conclusion of step i. up to the end of step ii., step 3 (Designing & Permitting) corresponds to step iii. to the end of step x., and step 4 (under construction) represents step x. up to the end of step xii.

---

![Figure 3.1: Overview of grid scenarios considered in the First Edition of the Bidding Zone Review](image-url)
4 ANALYSED BIDDING ZONE CONFIGURATIONS
Several aspects have to be considered when new bidding zone configurations are determined for further evaluation of a possible reconfiguration.

As a starting point, the current situation of the existing bidding zones (e.g., market prices and price differences between bidding zones, internal and cross-zonal network congestions, load flows, redispatch costs, firmness costs for guaranteeing cross-zonal capacity) may give some indications for the selection. Their explanatory power and reliability is, however, limited as any reconfiguration and its consequences have to be evaluated for the future. Considering an appropriate review time for the evaluation of a suitable reconfiguration – an implementation time of three to five years and a certain period for which the new configuration should be valid to unfold its effects – the evaluation has to look five to 10 years into an (uncertain) future.

In addition, any selection of configurations needs to be assessed for all relevant criteria as required by the Network Code on Capacity Allocation and Congestion Management (NC CACM). However, it is not clear which evaluation criterion should be the most important. It might, for example, be the maximisation of (monetised) welfare, minimisation of loop flows, maximisation of market liquidity or a mix of criteria. The catalogue of evaluation criteria prescribed in the NC CACM indicates the multi-dimensionality of the analysis, meaning all criteria are equally important.

Finally, the topic is politically contested. Stakeholders and market participants advocate different configurations and development directions. A principal disagreement, for example, concerns increasing or decreasing the number of bidding zones compared to the Status Quo and, respectively, the splitting or merging of zones (leading to the extreme cases of a nodal-pricing or single-zone market).

Another aspect is the number of configurations that shall be analysed. This had to be limited due to the following reasons: For each configuration, the analytical framework of this Bidding Zone Review has to be applied. This comprises inter alia a market coupling simulation, a grid calculation and the evaluation of several other criteria, for several time horizons. In this study, two time horizons, 2020 and 2025, are considered. Moreover, the configurations have to be tested for different future scenarios (political regulation, fuel prices, power plant portfolio, load, geographical distribution of supply and demand, meteorological year, etc.).

In conclusion, the selection of configurations is a complex, multidimensional decision-making exercise. Considering all the points above, the participating TSOs have developed configurations using expert-based assessments and others determined by academic models. Both approaches are described in sections 4.1 (expert-based bidding zone configurations) and 4.2 (model-based bidding zone configurations). In light of the following considerations, the participating TSOs propose an exclusive investigation of the expert-based configurations described in section 4.1.

Article 32(4) of the CACM Regulation (EU) 2015/1222 provides participating national regulatory authorities (NRAs) the opportunity to require coordinated amendments regarding the bidding zone configurations subject to review. The proposals outlined in the following chapters have already been subject to an informal consultation with NRAs during the informal initialisation of the Bidding Zone Review and have also been officially submitted to NRAs under the formal process. The main requirement of NRAs with regard to the expert-based configurations has been the request to add one additional split scenario to the analytical scope. With regard to the model-based configurations, NRAs have requested an analysis of two such configurations and the analysis of nodal pricing.
4.1 SELECTION OF EXPERT-BASED BIDDING ZONE CONFIGURATIONS

The Bidding Zone Review considers five expert-based bidding zone configurations, as shown in Figure 4.1. In this context, expert-based means that these configurations have been determined by the TSOs based on their expert knowledge and coordinated with the relevant NRAs during the pilot project as required by the EU regulation 2015/1222, and the Big Country 2 Split configuration has been added as a result of this coordination. Not all potentially relevant configurations could be considered in this First Edition of the Bidding Zone Review since time and scope of the review have been limited. The experience with the First Edition of the Bidding Zone Review showed that a careful selection of the analysed scenarios is of particular importance for the outcome and credibility of the analysis. As Figure 4.1 demonstrates, the configurations proposed for the review encompass the current bidding zone delimitation, three split delimitations and one merger delimitation. A detailed explanation of the splits and merges and their justification is given in the following sections.

4.1.1 STATUS QUO: THE CURRENT BIDDING ZONE CONFIGURATION

Answering the question of whether the current bidding zone configuration should be modified requires a comparison of the current arrangement to alternative ones. Therefore, the current bidding zone configuration needs to be included in such an assessment, as required by the Network Code on CACM. Currently, the majority of the bidding zones are defined by national borders. However, some are larger than national borders (e.g. Germany, Austria and Luxembourg) and some are smaller and exist within individual countries (e.g. Italy).

4.1.2 DE/AT SPLIT

The DE/AT configuration considers a separation of the Austrian (AT) zone from the German–Luxembourgian (DE, LU) zone. The configuration has been explicitly requested by several stakeholders, arguing that commercial exchanges between AT and DE affect the physical flow conditions in neighbouring countries significantly. In the meantime (after the start of this First Edition of the Bidding Zone Review) the German and Austrian NRAs (Bundesnetzagentur and E-Control) asked the German TSOs TenneT, TransnetBW and Amprion, as well as the Austrian TSO Austrian Power Grid AG, to implement a new bidding zone border between Germany and Austria by 1 October 2018.

For the purpose of the Bidding Zone Review, the split of the currently common bidding zone of Germany–Luxembourg and Austria is in general done along the state borders. There

![Figure 4.1: Expert-based bidding zone configurations under investigation in the Bidding Zone Review](image-url)
are three exceptions to this rule. The first one relates to power plants located at the border along the Inn and Danube rivers. For the purpose of this study, approximately half of the installed capacity was allocated to Austria (324 MW) and half to Germany (352 MW).

<table>
<thead>
<tr>
<th>Plant name</th>
<th>Country</th>
</tr>
</thead>
<tbody>
<tr>
<td>Braunau-Simbach</td>
<td>AT</td>
</tr>
<tr>
<td>Jochenstein</td>
<td>AT</td>
</tr>
<tr>
<td>Schärding-Neuhaus</td>
<td>AT</td>
</tr>
<tr>
<td>Eggfling-Obernberg</td>
<td>DE</td>
</tr>
<tr>
<td>Passau-Inging</td>
<td>DE</td>
</tr>
<tr>
<td>Ering-Frauenstein</td>
<td>DE</td>
</tr>
<tr>
<td>Oberndorf-Ebbs</td>
<td>DE</td>
</tr>
<tr>
<td>Nussdorf</td>
<td>DE</td>
</tr>
</tbody>
</table>

Table 4.1: Assignment of power plants to the Austrian and German bidding zone as considered in the First Edition of the Bidding Zone Review

The second exception considers the mutually used pump storage plants in Tyrol. They are modelled as half of their capacity belonging to the German and half belonging to the Austrian bidding zone. The plants in question are the power plants located in Kaunertal, Silz and Kühtai.

The third exception relates to the historically grown German grid substations and connections in the Austrian federal state of Vorarlberg. This mainly concerns the power plants along the Ill river which are considered part of the German–Luxembourgian bidding zone.

However, since the current Bidding Zone Review runs in parallel to the preparation process of the potential implementation of a bidding zone border between Germany–Luxembourg and Austria, the aforementioned assignment of power plants close to the political German–Austrian border (cf. Table 4.1) can only be considered as relevant for the First Edition of the Bidding Zone Review and might differ from the final assignment that will be applied for the implementation of this bidding zone border in reality.

4.1.3 BIG COUNTRY SPLIT AND BIG COUNTRY SPLIT 2

The alternative configurations Big Country Split and Big Country Split 2 extend the aforementioned configuration DE/AT Split by the additional splits of France (FR), Germany (DE) and Poland (PL).

In the Big Country Split the bidding zones of FR and PL are split once, whereas the AT/DE/LU zone is split twice. In the Big Country Split 2, the bidding zones of FR and DE/LU are further split, while PL remains in two zones. The general idea of these configurations is to split geographically large bidding zones following the philosophy of smaller bidding zones. The arguments for the approach are a better reflection of internal congestions, the minimisation of loop flows and re-dispatch requirements. The historic re-dispatch costs are, for example, relatively high in the three bidding zones. The issue of loop flows caused by larger bidding zones was also explicitly addressed by the European Commission. The configuration therefore addresses related stakeholder concerns. More equally sized zones are also considered by some stakeholders as advantageous for a flow-based market coupling.

4.1.3.1. German bidding zone delimitations applied in the alternative configurations Big Country Split and Big Country Split 2

German bidding zone delimitation applied in the alternative configuration Big Country Split

The delimitation shown in Figure 4.2 has been defined for the configuration Big Country Split of the Bidding Zone Review. It splits the German bidding zone along the borders of the federal states Bavaria and Baden-Württemberg into a northern and a southern bidding zones.
The configuration was selected among several alternatives that were investigated by grid and market experts of the German TSOs. The presented split has been evaluated with the highest ranking according to several criteria. The summary below gives a brief overview of this evaluation without being exhaustive.

First, the following fact is important. Both the German government and TSOs are heading for substantial investments in the German transmission grid in the course of the energy transition in Germany (‘Energiewende’). These development projects are based on extensive planning processes involving many stakeholders and their realisation is legally anchored and follows a dedicated time plan. The grid expansion is planned in such a way that no important congestions remain within the German transmission grid. Consequently, the German transmission is assumed to facilitate all transmission requirements by 2025, which is an alternative approach to splitting the German–Austrian bidding zone within Germany. The split in Figure 4.2 is proposed to fulfil the requirements of the Big Country Split configuration that it was agreed would be investigated in the First Edition of the Bidding Zone Review.

The consideration of the described delimitation to be applied in the First Edition of the Bidding Zone Review is confirmed by all German TSOs. This is an alternative approach to restricting future trading through the introduction of an intra-German bidding zone border.

**Summarised assessment of the split applied in the configuration Big Country Split**

The efficient management of (future) long-term, structural congestion is one of the major targets of a reconfiguration of bidding zones. Therefore, any bidding zone should be designed in such a way that main congestions are observed between the zones (interzonal) and only some bottlenecks remain within the zones (intrazonal). The remaining non-structural (intrazonal) congestions would have to be managed by remedial actions.

However, a bidding zone configuration should also be as stable/robust as possible. Yet, faced with such large uncertainties as to the further development of conventional and RES generation capacities and related fluctuating shares of RES infeed, a precise definition of a robust (for several years) and efficient (for several grid situations) zone delimitation is challenging.

The German grid development plan encompasses an analysis of the maximum line utilisation under N-1 security and for a pessimistic grid development (ignoring major parts of the planned grid investments). Figure 4.3 shows the maximum line utilisation for the so-called ‘Startnetz’ for the entire year 2024 under N-1 security. A potential intra-German bidding zone border as described in Figure 4.2 (indicated by the red dotted line in Figure 4.3) would cross some of the highest utilised lines (with utilisations up to 200%).

In addition, the indicated north-south split considers that congestions in the current German transmission grid generally occur along the north-south direction due to deviations between the locations of (wind) production (in the north) and large consumption centres (in the south).

**German bidding zone delimitation applied in the alternative configuration Big Country Split 2**

Figure 4.4 shows the delimitation for the alternative configuration Big Country Split 2 of the First Edition of the Bidding Zone Review. It keeps the intra-German split of the previous Big Country Split configuration and adds another split along the northern borders of a main parts of the control zone of Amprion.

The configuration was selected among several alternatives investigated by grid and market experts of the German TSOs. The presented split has been evaluated with the highest ranking according to several criteria. The summary below gives a brief overview of this evaluation without being exhaustive. For reasons of clarity, the following explanation focuses on the additional splitting and therefore does not repeat the assessment of the split of Germany into northern and southern zones.

As already highlighted in the section describing the split of Germany into northern and southern zones, the following fact remains important: The German government and
TSOs are heading for substantial investments in the German transmission grid in the course of the ‘Energiewende’. These development projects are based on extensive planning processes involving many stakeholders, and their realisation is legally anchored and follows a dedicated time plan. The grid expansion is planned in such a way that no important congestions remain in the German transmission grid. This will facilitate all transmission requirements by 2025 as an alternative approach to splitting the German–Luxembourgian–Austrian bidding zone within Germany. The split in Figure 4.4 is proposed to fulfil the requirements of the Big Country Split 2 configuration, that was agreed would be investigated in the First Edition of the Bidding Zone Review.

**Summarised assessment of the split applied in the configuration Big Country Split 2**

As already mentioned above (see Big Country Split), the German grid development plan encompasses an analysis of the maximum line utilisation under N-1 security and for a pessimistic grid development (ignoring major parts of the planned grid investments). The Figure 4.5 again shows the maximum line utilisations for the so-called ‘Startnetz’ for the entire year 2024 under N-1 security. The second intra-German border closely follows highly utilised lines. While respecting the borders of the control areas (at least to a large extent), this would be sufficient to influence the market in such a way that the main parts of the hypothetical and temporary congestion are considered by the market.

In addition, the inner German splits defined for the First Edition of the Bidding Zone Review are linked to the analysis performed in the TYNDP 2016, which highlights the necessity of inner German reinforcements especially in these areas (between the north and the south of Germany and in the north of Germany). Indeed, the boundaries shown in Figure 4.6 follow quite closely the proposed hypothetical

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split between Bavaria/Baden-Württemberg, the control area of Amprion, and the rest of Germany (these splits related to the First Edition of the Bidding Zone Review are indicated by the red dotted line).

The analysis of the TYNDP 2016 also indicates that the reinforcement of the internal German boundaries does have large European benefits. The TYNDP 2016 therefore underlines the need for realising the already planned internal German projects, which will resolve future internal bottlenecks (as also projected by the German grid development plans). For the status of the related TYNDP projects, see the TYNDP assessment sheets.

### 4.1.3.2 French bidding zone delimitations applied in the alternative configurations Big Country Split and Big Country Split 2

The two scenarios described as follows were requested in coordinated feedback from ACER and the involved NRAs in the First Edition of the Bidding Zone Review. They are compliant with the request, although RTE underlines that France experiences a very low level of internal congestion and that this structural situation will remain unchanged in the medium and long-term time frames according to the planning studies.

#### Method applied to evaluate the constraints on the French network

The following results are taken from an RTE internal study which is based on the 2030 data (load, renewable energy sources, central units, grid development). France is divided into 25 areas that are coherent from the impedance point of view (see Figure 4.7).

Based on the above delineation, the year 2030 has been simulated 50 times in order to consider the variability of the inputs (with different chronicles of renewable, consumption, flow infeed, etc.).

The hourly physical flows from the simulations are compared to the grid transfer capacity (GTC) equivalent to the capacities that the lines can physically handle. Usage of remedial action (topological and phase shifter transformer [PST]) is included in the definition of the GTC values. This reflects the operation rules that RTE is using to manage the congestions.

One of the main outputs of the study is the following map (cf. Figure 4.8) that presents the value of the average physical flow on each area border. The colour inside the arrow provides an indication of the distribution of the hourly physical flow compared to the GTC. The average value included in the arrow does not represent the severity of the constraint.

#### Scenario with two bidding zones in France (Big Country Split)

In order to split France into two bidding zones, the border has to represent a line of congestion. The following map (cf. Figure 4.9) represents the proposal.

The northern area regroups the consumption of the Paris area, the generation on the Manche and the wind of the northern part of France. The southern area includes Brittany and all the nuclear power plants along the Loire and Rhône rivers.

#### Scenario with three bidding zones in France (Big Country Split 2)

With the applied method, the creation of an additional relevant area within France does not appear natural due to the limited number of internal congestions. To do so, RTE used the long-term additional data from the European planning studies ENTSO-E TYNDP.

Based on the above, the initial delineation is kept and an additional border is introduced in order to consider the ‘other important border’ in the south of France. As the internal RTE study identified a constraining area in the north of the Rhône Valley, the border has been slightly adjusted eastwards to integrate PACA into the southern zone as well as eight nuclear plants in the south of the Rhône Valley.
Figure 4.7: Map of France from the impedance point of view

Figure 4.8: Projected physical flows in France in 2030 (MWh/h)

Figure 4.9: Projection with two bidding zones in France

Figure 4.10: Map of the boundaries in Europe. Source: Ten-Year Network Development Plan 2016

Figure 4.11: Projection with three bidding zones in France

7) [http://tyndp.entsoe.eu/projects/2016-12-20-1600-exec-report.pdf](http://tyndp.entsoe.eu/projects/2016-12-20-1600-exec-report.pdf)
4.1.3.3 Polish bidding zone delimitations applied in the alternative configurations Big Country Split and Big Country Split 2

The split of the Polish bidding zone has been determined with a model-based approach by an external consultant, considering the same input data as used for the clustering of the whole area considered in the Bidding Zone Review. This input data includes LMPs (locational marginal prices), shadow prices and nodal PTDFs (power transfer distribution factors). Although PSE is aware of the limited quality of LMPs used in the clustering exercise (see explanation provided in section 4.2), the issues were observed mainly in areas distant from Poland (see section 4.2) while no such issues were found in Poland and its direct vicinity. PSE has been provided with clustering results for Poland for ten scenarios and two clustering methods i.e. PTDF-based and LMP-based, which are described in detail in the Annex.

The clustering results confirm PSE’s understanding that there is no structural congestion in Poland, and hence no typical split of PL has been identified. The Polish bidding zone appears to be a fairly coherent one, without major dominant east–west or north–south power flows, nor any others. The power flow pattern changes with seasons and with demand, thus making it practically impossible to determine one suitable and congestion-based geographical PL split. However, due to the request of NRAs concerning the Big Country Split and Big Country Split 2 expert-based scenarios that included a split of the PL bidding zone, such a proposal had to be prepared nonetheless.

In order to comply with such a request, the results of the clustering performed by the contracted consultant have served as an input. When analysing the clustering results for all scenarios – as a first step – PSE made a preliminary directional decision to select the east–west split as the most often repeated, albeit on a basis of marginal differences, if any. In the figure below, the PTDF and LMP clustering results are depicted for the ‘SOAF 2025 grid planned’ scenario in which both clustering methods provided ‘similar’ results.

Given the fact that the zonal clusterings were not identical, the selection of which to use as the PL split was not self-evident; hence, in the second step, following the principle that the border of bidding zones should run through the most overloaded elements of the system, it has been decided to define the bidding zone border by PTDF-based

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8) The same consultant which is also responsible for the clustering of the whole area considered in the Bidding Zone Review.

9) SOAF and TYNDP visions and two cases of network infrastructure.

10) There is only one overloaded line in the simulation results (Płock–Ołtarzew) which PSE does not consider as a structural congestion.
clustering (while maintaining the east–west split direction), as depicted in Figure 4.13 below.

PSE would like to emphasise, however, that the split of Poland in the Big Country Split and Big Country Split 2 configurations proposed above is only one of the possible splits resulting from the clustering exercise, without significant advantages over other possible split scenarios. The price differences between the Polish bidding zones in the different split scenarios are quite marginal (in the order of tens of euro cents per MWh), which, from a PSE point of view, confirms that there is no strong indication for any robust split of the Polish bidding zone. Moreover, it should be underlined that most of the (very limited) LMP price differential in Polish bidding zones comes from constraints located outside of Poland. This is extremely visible when comparing shadow prices of European critical branches – shadow prices of the Polish branches are of a magnitude lower than those in other European countries.

The split of the Polish bidding zone as foreseen in the Big Country Split and Big Country Split 2 expert-based configurations has not been requested by PSE. Without prejudice of the Bidding Zone Review process, based on available information and current expert knowledge, PSE sees no sound justification for a particular Polish split. Internal transactions within the Polish bidding zone have no significant influence on power flows in neighbour-

4.1.4 SMALL COUNTRY MERGE

This alternative configuration differs from the current one by a merge of the Belgian (BE) and Dutch (NL) bidding zones and a merge of the Czech (CZ) and Slovak (SK) bidding zones. The total number of bidding zones is therefore reduced by two. This configuration follows the philosophy of having larger bidding zones. In addition, the configuration was explicitly requested by stakeholders.

The main setback of this configuration is that, in the absence of network investment, merging borders where congestion is observed today (like BE–NL) into one single bidding zone copperplate will increase the number of remedial actions necessary in order to maintain network security and reduce the capacity allocation efficiency by distancing the commercial allocation further from physical flows. When further investment takes place, this merging possibility will need to be reassessed.

4.2 MODEL-BASED BIDDING ZONE CONFIGURATIONS

Besides the definition of bidding zone configurations by experts and stakeholders, alternative configurations could also be determined by the application of model-based approaches based on, e.g. an analysis of modelled nodal market prices (LMPs). This could lead to optimal but completely new designs of bidding zones. The following sections describe the applied methodologies (section 4.2.1) and the obtained results (section 4.2.2). Section 4.2.3 summarises the key findings of the analysis and concludes with a recommendation.

4.2.1 METHODOLOGIES TO DETERMINE BIDDING ZONES

In order to determine bidding zone configurations based on a model-based (greenfield) approach, two methodologies are applicable. The methodologies are based on simulations of a nodal (LMP) market design which is briefly described in section 4.2.1.1. The nodal prices (LMPs) are then clustered such that the most similar ones constitute a bidding zone. This clustering methodology is described in section 4.2.1.2.
4.2.1.2 Clustering

Based on the results of the LMP market simulation, two clustering methodologies have been applied, which will be explained in the following. A more detailed description of the full methodology can be found in the Annex.

Network- and market-based indicators (LMPs, PTDFs)

Similar LMPs as an indicator of copper-plate regions

The LMPs represent the value of electrical energy in each place (node) in an electrical system – that is, a cost of supplying an extra 1 MW of energy to this node. It consists of the cost of energy used at this node and the cost of delivering it there, The latter, in turn, depends on losses and congestions arising in the system. The LMPs can be obtained by running an optimal power flow algorithm on a model of the electricity network. Because the LMPs carry the information on congestions, the dissimilarity of LMPs can be used as a heuristic to gather the nodes into the bidding zones. The principle of this method is that congested lines are to be spanned between zones, and the biggest differences between LMPs are to be found on each side of congested lines, while between the nodes with similar LMPs the trade can take place almost as on copper plate. A stylised diagram of the influence of congestion on the nodal prices is depicted in Figure 4.14.

Figure 4.14: An exemplary grid showing a stylised influence of congestion (red arrow) on LMPs in neighbouring nodes (iso-price regions marked by coloured curves). Source: NCBJ inspired by Stoft (1997)

This approach to zonal delimitation is quite widely known in the literature on the subject (see, for example, Burstedde, 2012\textsuperscript{12}, Bialek and Imran, 2008\textsuperscript{13}, Wawrzyniak et al., 2013\textsuperscript{13}).

Still, two characteristics of the electricity market make it hard to apply the standard clustering methods to the LMPs in order to obtain the zonal delimitations.

First, each resulting zone must constitute an electrically connected subset of the grid, so that the assumption about a zone being a copper plate is plausible. This calls for inclusion of a topological constraint into the clustering method: namely, a rule that prevents forming a zone that would consist of, for example, two regions separated in the network topology from each other. This requirement was addressed in the study by the adoption of a modification to the standard agglomerative hierarchical clustering proposed by Burstedde (2012).

Second, the load and generation conditions in the grid change essentially from hour to hour, resulting in varying LMP data for each hourly snapshot in a given year. In essence, a zonal delimitation resulting from clustering each hourly snapshot of LMPs separately can be different for each hour. A question thus arises, regarding how to obtain a delimitation that would be consistent across all the hourly snapshots in a given year. In order to deal with this issue, a method of consensus clustering was applied to the results of single-hour snapshot clusterings, which is based on the procedure delineated in Wawrzyniak et al. (2013).

Therefore, the LMP methodology of zonal delimitation is a two-stage approach, in which first a separate topology-constrained agglomerative hierarchical clustering for each of the 2,920 hourly snapshots of LMPs is used to obtain a division into \( m = 2, 3, \ldots, 35 \) zones on the basis of the similarity of nodal prices. Next, the snapshots’ individual results for each \( k \) (snapshot-transversal number of zones) are aggregated to obtain a frequency at which a pair of nodes were together in a zone across all the 2,920 hourly snapshot clusterings into \( k \) zones. This frequency is then treated as a similarity measure, and is coded in a similarity matrix.

Finally, the second-stage topology-constrained agglomerative hierarchical clustering on the basis of a similarity matrix for each \( m \) is performed. This operation is performed independently for each sensitivity scenario of grid investment and economic framework (see Chapter 3).

Similar PTDFs as a condition of an effective zonal market

Beside clustering nodes to bidding zones according to LMPs, so-called nodal PTDFs can also be used as a basis for the clustering. However, it turned out that this PTDF clustering method is highly sensitive to some assumptions taken for the calculation of the underlying LMPs (see section 4.2.1.1 for a description of the LMP results and the taken assumptions).

As a consequence, it has been decided not to use these results for the First Edition of the Bidding Zone Review. In order to improve the readability of the report, the detailed description of the methodology can be found in the Annex.
Clustering procedures

Clustering of nodes according to locational marginal prices

As was noted already in the previous section, the LMP method of zonal delimitation is a two-stage approach, in which the following data is used for each of the six scenarios:

- LMP vectors calculated according to representing the
  \( T = 2920 \) hourly snapshots\(^{14}\) for \( N \) nodes of the grid.

- Grid topology (description of connections existing between the nodes).

First, for each hourly snapshot of LMPs, a separate topology-constrained agglomerative hierarchical clustering process was employed. The details of this process are described in the Appendix, but in essence it works as follows. At the beginning, each of the \( K \) nodes in the system constitutes a separate zone. A matrix of LMPs differences for all the connected nodes/zones is then calculated.

A pair of connected nodes/zones with the highest price similarity (smallest price difference) is then grouped into a new zone. This new zone inherits both the connection properties and the average LMP of the two aggregated original zones it comprises of. The matrix of price differences for all the connected zones is then re-calculated to account for the new zone. The algorithm repeats these steps: pairs of most similar zones are continually merged into new zones on the basis of LMP differences until we end up with one big zone encompassing all the nodes in the system. The history of the subsequent merges and the dissimilarity distance at which these are effected is tracked in a so-called dendrogram merge tree (the latter displays the nodes being merged and the distances at which they do so). This tree can then be used to obtain a delimitation into any number \((2, \ldots, K)\) of zones.

During the calculations, the first-stage clustering has been used to obtain divisions into \((2, \ldots, 35)\) zones, with the highest number being chosen on the basis of preliminary analyses of the preliminary data sets (later replaced with the complete ones). In the second step, the results of hourly snapshot clusterings are aggregated across all hours – namely, for a given number of zones \( m \in (2, \ldots, 35) \). This is done based on a calculation of the frequency that a particular pair of nodes have been together in a zone across all the 2920 hourly snapshots. This frequency is then treated as a similarity measure, just as the similarity of LMPs was used in the first step, and is coded in a similarity matrix. For each number of zones \( m \), a similarity matrix is obtained. This matrix has been used to execute a topology-constrained agglomerative hierarchical clustering process and to produce a zonal delimitation into the final candidate number \((8, \ldots, 22)\) number of zones.

\(^{14}\) Since LMPs have been calculated with a 3 h resolution, \( 8760 \text{ h} / 3 = 2920 \text{ h} \) have been the basis for further analysis.

\(^{15}\) The exact value of \( K \) varies between the scenarios, but after applying the processing of the data described in subsection 1.2.3, \( K \) was approximately 6½ thousands.

Figure 4.15: Flowchart of LMP consensus clustering methodology
A set of divisions into (8, … , 22) zones has been constructed for each of the 34 similarity matrices coded by $m \in (2, … , 35)$. The upper boundary (22 zones) of this set has been used for the further discussion of model-based configurations.

### 4.2.2 RESULTS OF THE MODEL-BASED BIDDING ZONE CONFIGURATIONS

The following results present a subset of the full LMP results calculated. Those shown are exclusively for the year 2025, considering both a worst and planned grid scenario. It is important to note that the LMPs used for the clustering have been calculated on an N-0 base due to computational complexity and time limitations and therefore their interpretation requires particular care as they do not correspond to real system operation. An important aspect of the N-0 simplification is the general underestimation of congestions.

#### 4.2.2.1 Original clustering results and post-processing

The following section describes the original and the post processed clustering results based on the methodology described in the previous section. In addition, a more detailed analysis of the underlying LMPs/congestions is provided in section 4.2.2.2. Further to the scenario framework described in Chapter 3, the LMPs described in this report encompass scenarios based on the SOAF for the year 2025, including both the planned and worst case grid infrastructures.

Model-based bidding zone configurations (SOAF 2025 planned/worst case grid) prior to post-processing

Figures 4.16 and 4.17 show the model-based bidding zone configurations as original output of the clustering approach for the scenarios SOAF 2025, for the planned and the worst case grid, considering 22 zones. The results show a major fragmentation of the French bidding zone. The planned grid scenario encompasses a large Central European zone which is split up in the worst case grid scenario. The reasons for these results are further discussed in section 4.2.2.2. These bidding zone configurations have been used as the starting point for an ex post adjustment (post-processing) in order to obtain more robust results adapted to current market circumstances.

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16) The original range of 2, … , 35 zones has been reduced to 8, … , 22 zones in order to obtain a more realistic and implementable set of candidate zones.

17) The subsequent analyses of this report will exclusively focus on the SOAF 2025 planned grid and the SOAF 2020 worst case grid scenarios.

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**Post-processing approach**

The post-processing approach has been developed in order to adjust the pure model-based results. This approach consists of the following four consecutive processing steps, considering the scenarios of SOAF 2025 planned and worst case grids for 22 zones as the starting point:

**Step 1:** if more than 90% of one country’s substations are assigned to a given bidding zone, the remaining substations also form part of this bidding zone.

**Step 2:** any shift of fewer than 10 substations of one country to a new bidding zone is discarded.

**Step 3:** small bidding zones below 30 substations are merged.

**Step 4:** individual, further alignments by TSOs (explanation is provided below).
Post-processing results

Figures 4.18 and 4.19 show the resulting bidding zone configurations after the post-processing steps 1, 2 and 3, while Figures 4.20 and 4.21 show the results after post-processing step 4. As step 4 allows for individual, further alignments by TSOs, their individual explanations are also provided in the Annex.

As mentioned previously, step 4 allows for individual alignments by TSOs. The justifications provided by TSOs who applied such adjustments in step 4 are provided in the Annex.

Figures 4.20 and 4.21 display the results after consideration of the aforementioned adjustments in post-processing step 4.

Model-based bidding zone configurations (SOAF 2025 planned/worst case grids) after post-processing

Figures 4.22 and 4.23 on the following page provide a summary of the previous steps and an overview of the model-based bidding zone configurations during the post-processing, starting from the original clustering results for 22 zones.

In order to explain the delimitations derived by the model, the results need to be analysed further. In this context, the underlying LMPs are of particular relevance.
4.2.2.2 Analysis of the LMPs for 2025 SOAF planned and worst case grid scenarios

Due to the necessary model simplifications, the first outputs of the clustering have to be reviewed and interpreted carefully. In order to illustrate the limited robustness of the model-based results further, the following section provides further information of the LMP results that have been used as input for the clustering explained in section 4.2.2.1.

Total cost of the congestions and distribution per voltage level and country

The LMP simulations evaluate the constraints on the grid at the nodal level and the associated costs of these constraints. The computation of the LMPs has been performed with a three-hour time interval, which has a smoothing effect. The absolute values cannot be precisely calculated by multiplying by three because it is not possible to evaluate the behaviour of the system in the one-hour time intervals. In order to obtain a non-robust, indicative estimation, the computed costs may be multiplied by three. The following analysis of the LMP results focuses on 2025 and distinguishes between the planned and the worst case grid scenarios. As the clustering considers the LMP results as direct input, it is obvious that unintuitive behaviours observed in the LMP results also drove the clustering results. In the following, specific focus is put on the voltage level and the geographical location of the congestions.

<table>
<thead>
<tr>
<th>Voltage Level</th>
<th>2025 planned</th>
<th>2025 worst</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total congestion cost$^{(1)}$</td>
<td>€ 108 m</td>
<td>€ 114 m</td>
</tr>
</tbody>
</table>

Table 4.2: Total congestions costs in the SOAF 2025 planned and worst case scenarios

$^{(1)}$The total congestion costs are calculated as follows: For all critical branches, the number of hours with shadow prices > 0 is multiplied by the corresponding shadow prices of the critical branches. This is then summed up over the modelled period.
The congestion cost does not change significantly between the planned and the worst case scenario according to the simplified model. This can be explained by the fact that the n-state constraints provide an overestimation of the grid transmission capabilities and hence the impact of grid investments does not materialise. The n-state simulations are also one main reason why the figures should be seen as indicators rather than concrete costs.

Another question of relevance is where and at what voltage level congestions occur. Table 4.3 highlights the localisation of the constraints revealed in the LMPs per voltage level and country. The specific costs of constraints within a country are provided as percentages of the total cost of constraints of the entire system.

More than 98% of the cost of constraints are on the 225 kV while the weight on the 400 kV is less than 2%. The main idea of LMPs is to reflect the full grid situation in the (nodal) market prices. LMPs consist of marginal production costs, transportation costs and congestion costs. Neglecting transportation costs, all LMPs would be identical if there was no congestion in the system. If there is congestion in the system, then LMPs vary as the congestion costs are reflected directly in the nodal prices that can affect the prices of the nodes close to the congestions. The clustering results are mainly driven by the 225 kV grid, as LMPs consider the costs of constraints (shown in Table 4.3 above), and these costs of constraints are mainly located in the 225 kV grid. Geographically, this also becomes visible in the example given in Figure 4.28.

<table>
<thead>
<tr>
<th>Country</th>
<th>2025 planned</th>
<th></th>
<th>2025 worst</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>400 kV</td>
<td>225 kV</td>
<td>Total</td>
<td>400 kV</td>
<td>225 kV</td>
</tr>
<tr>
<td>Austria</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
</tr>
<tr>
<td>Belgium</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
</tr>
<tr>
<td>Czech Republic</td>
<td>0.0%</td>
<td>0.1%</td>
<td>0.1%</td>
<td>0.0%</td>
<td>0.1%</td>
</tr>
<tr>
<td>Denmark</td>
<td>0.2%</td>
<td>0.0%</td>
<td>0.2%</td>
<td>0.2%</td>
<td>0.0%</td>
</tr>
<tr>
<td>France</td>
<td>0.1%</td>
<td>71.1%</td>
<td>71.2%</td>
<td>0.2%</td>
<td>71.8%</td>
</tr>
<tr>
<td>Germany</td>
<td>0.6%</td>
<td>4.1%</td>
<td>4.7%</td>
<td>0.1%</td>
<td>4.0%</td>
</tr>
<tr>
<td>Hungary</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
</tr>
<tr>
<td>Italy</td>
<td>0.0%</td>
<td>22.9%</td>
<td>22.9%</td>
<td>0.0%</td>
<td>22.6%</td>
</tr>
<tr>
<td>Netherlands</td>
<td>0.2%</td>
<td>0.0%</td>
<td>0.2%</td>
<td>0.2%</td>
<td>0.0%</td>
</tr>
<tr>
<td>Poland</td>
<td>0.1%</td>
<td>0.0%</td>
<td>0.1%</td>
<td>0.1%</td>
<td>0.0%</td>
</tr>
<tr>
<td>Slovakia</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
</tr>
<tr>
<td>Slovenia</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
</tr>
<tr>
<td>Switzerland</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.0%</td>
</tr>
<tr>
<td>Non-core model area</td>
<td>–</td>
<td>–</td>
<td>0.6%</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Total</td>
<td>1.3%</td>
<td>98.2%</td>
<td>100.0%</td>
<td>0.9%</td>
<td>98.6%</td>
</tr>
</tbody>
</table>

Table 4.3: Share of congestion costs in the SOAF 2025 planned and worst case scenarios per voltage level and country
**Localisation of the grid constraints focusing on their weight**

In the remainder of this section, the congestions provided in Table 4.3 are displayed on maps for both scenarios. The first map (cf. Figures 4.2.4 and 4.2.6) displays the grid elements that create 99.5% of the congestion costs. These are the most important congestions and should be the main driver of the clustering results. The colour of the element represents the weight of the constraint in the congestion cost. The second map (cf. Figures 4.2.5 and 4.2.7) displays all grid elements congested in at least one hour in the LMP calculation (100% of the congestions costs/all elements). Or, in other words, the difference between both maps highlights the 'less' important constraints as these represent only 0.5% of the congestion costs.

**Analysis of the planned grid situation**

Figure 4.24 shows, for example, two red and two orange elements in the area of Paris. The weight of these four transformers is 57.9% of the total congestion cost. Comparing this map to the original clustering results (before post-processing, see Figure 4.18) shows that these congestions reported in the LMP calculation lead to a splitting of the area of Paris into four bidding zones in the clustering. Despite the original aim of applying a full greenfield approach based on scientific approaches, it could be argued that a congested transformer (reasonable or not) should in practice not lead to a splitting of Europe (or Paris in this case).
**Analysis of the worst case grid situation**

Figures 4.26 and 4.27 provide a geographical representation of the congestions for the worst case scenario. In addition, the worst case shows that a considerable part of the congestion (weighted by costs) is located in France. This becomes evident when comparing Figures 4.24 and 4.26, and also from the percentages given in Table 4.3.

As already shown in Table 4.2, the congestion costs do not differ significantly between the planned and the worst case scenarios. Comparing the constraints visualised in the maps for the planned and the worst case scenarios, shows that the additional constraints are not significant. The red- and orange-coloured constrained elements are more or less the same. Comparing the figures with all congested elements for the planned case (Figure 4.25) and the worst case (Figure 4.27), reveals that the additional constraints in the worst case grid have only a very low share of the total congestion costs (as these are coloured green).

Yet, although these additional congestions are 'less important' according to their congestion value (coloured green), these congestions have a significant impact on the clustering results. This becomes visible from the comparison to the non-processed clustering results for 22 zones (cf. Figures 4.18 and 4.19).
Localisation of the grid constraints focusing on the voltage level

In the following, the congestions resulting from the LMP calculations are again displayed for both the planned and worst case scenarios of SOAF 2025. Comparable to the previous Figures 4.25 and 4.27, both maps show again all grid elements (100%) which have been considered in the clustering. Yet, in Figures 4.28 and 4.29, the congestions are distinguished between the voltage levels. Red-coloured elements show congestions in the 380 kV grid, while green-coloured elements show congestions in the 220 kV grid. Congested transformers are marked yellow.

As an example of the significant impact of less frequent congestions in the clustering, the red area (zone 3) of France in Figure 4.30 is created by a 225 kV constraint marked in a blue circle in Figure 4.28. It is not foreseen that this line is to be congested in the national development plan.

As already shown by the quantitative analysis at the beginning (cf. Table 4.3), the visualisation via maps also shows that a considerable part of the congestion is in the 220 kV grid and therefore drives the clustering results. This holds for both grid scenarios.
4.2.3 CONCLUSIONS

The obtained LMP computation and subsequent clustering results provide the following evidence:

» LMP results are mainly determined by constraints in the 220 kV network.

» This leads to a split of bidding zones mainly along these 220 kV constraints, but also if such constraints do not frequently occur.

» The LMP computations are based on simplifications (e.g. consideration of n state only; neglecting topological remedial actions and security policies).

Given these considerations, the participating TSOs propose not to use the model-based configurations or the nodal pricing for the current Bidding Zone Review but to investigate this approach further for potential use in future Bidding Zone Reviews.
5 EVALUATION ACCORDING TO THE CACM NETWORK CODE CRITERIA
5.1 INTRODUCTION TO EVALUATION CRITERIA

In compliance with the NC CACM, the following three categories of criteria shall be applied:

- Network Security
- Market Efficiency
- Stability and Robustness of Bidding Zones

These three general categories of criteria consist of several individual criteria (as shown in Table 6.1), on which the bidding zone evaluation shall be based. For the evaluation, it is important to make sure that these criteria are clearly defined and do not allow for different interpretations, because only then can one or more suitable and undisputable indicator(s) for its assessment be defined. These indicators can then be analysed for different bidding zone configurations, time frames, grid and economic scenarios. However, some criteria are quantifiable – e.g. by comparable market or grid model runs – whereas other criteria are of a rather qualitative nature and do not allow for a mathematical description.

As such, it is not possible to make a straight-forward cost-benefit analysis of a bidding zone reconfiguration over all the criteria. Instead, the challenge is to make a comparable and objective assessment of the different bidding zone configurations over the different scenarios in order to come up with a recommendation on whether a bidding zone reconfiguration is recommended or not. As such, the strengths and weaknesses of qualitative criteria need to be elaborated next to a calculation of quantifiable criteria.

The NC CACM indicates the multi-dimensionality of the analysis, meaning all criteria are equally important. Therefore, it is not possible to apply a weighting to the criteria/indicators or to give some of them a higher priority, and this is despite the criteria possibly of differing in their relevance or their impact for certain time frames or scenarios.

As the Bidding Zone Review’s aim is to compare different bidding zone configurations, the criteria assessment does not focus on national levels, absolute values or distributional effects (e.g. from one country to another or from producers to consumers), but on the relative change of the criteria under evaluation compared to the current bidding zone configuration on an aggregated level of the whole (European) system. Nevertheless, some results might be more conclusive on a country/bidding zone level. In addition, an aggregation over longer and different time frames, scenarios, bidding zones and countries is quite challenging when it comes to highly diverse and detailed information. Relative changes are sometimes also hard to interpret, as a 10% change for one criterion might not be as bad as a 10% change for another criterion. This means that the significance of this relative change is unclear.

Moreover, the Bidding Zone Review only provides a spotlight on the impacts of a reconfiguration under certain assumptions for input parameters. It does not elaborate on the long-term effects of a reconfiguration, e.g. that some benefits may only materialise after several years (e.g. incentive for new plants might not materialise within one year).
5.2 OVERVIEW OF EVALUATION CRITERIA

Article 33 of the Network Code on CACM lists several evaluation criteria for the assessment of the bidding zone configurations. The table below provides an overview of the 19 criteria sorted into three main categories. Following the feedback received from stakeholders during the Bidding Zone Review process (cf. Chapter 6), the CACM criteria are complemented by the market efficiency criterion of long-term hedging.

In the following sections, each evaluation criterion and the applied evaluation approach is described in detail. While the individual assessment of the alternative bidding zone configurations according to the specific evaluation criteria can also be found in these sections, the final overall assessment of the alternative bidding zone configurations that considers all criteria is provided in section 5.24.

<table>
<thead>
<tr>
<th>Network security</th>
<th>Market efficiency</th>
<th>Stability and robustness of bidding zones</th>
</tr>
</thead>
<tbody>
<tr>
<td>– Operational security (5.4)</td>
<td>– Economic efficiency (5.7)</td>
<td>– Stability and robustness of bidding zones (5.20)</td>
</tr>
<tr>
<td>– Security of supply (5.5)</td>
<td>– Firmness costs (5.8)</td>
<td>– Consistency across capacity calculation time frames (5.21)</td>
</tr>
<tr>
<td>– Degree of uncertainty in cross-zonal capacity calculation (5.6)</td>
<td>– Market liquidity (5.9)</td>
<td>– Assignment of generation and load units to bidding zones (5.22)</td>
</tr>
<tr>
<td></td>
<td>– Market concentration and market power (5.10)</td>
<td>– Location and frequency of congestion (market and grid) (5.23)</td>
</tr>
<tr>
<td></td>
<td>– Effective competition (5.11)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>– Price signals for building infrastructure (5.12)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>– Accuracy and robustness of price signals (5.13)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>– Long-term hedging (5.14)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>– Transition and transaction costs (5.15)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>– Infrastructure costs (5.16)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>– Market outcomes in comparison to corrective measures (5.17)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>– Adverse effects of internal transactions on other bidding zones (5.18)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>– Impact on the operation and efficiency of the balancing mechanisms and imbalance settlement processes (5.19)</td>
<td></td>
</tr>
</tbody>
</table>

Table 5.1: Overview of evaluation criteria
5.3 OVERVIEW OF EVALUATION APPROACHES FOR THE INDIVIDUAL ASSESSMENT OF BIDDING ZONE CONFIGURATIONS ACCORDING TO THE SPECIFIC EVALUATION CRITERIA

In the following sections, all expert-based configurations will be assessed individually for each CACM criterion. The individual assessments are built on quantitative indicators, statistical analysis, stakeholder surveys, expert interviews and qualitative assessments. For each CACM criterion, each alternative bidding zone configuration will be assessed in comparison to the current bidding zone configuration (Status Quo). The ratings can be understood as follows:

| (+) | Better than the current bidding zone configuration (Status Quo) |
| (0) | No significant difference compared to the current bidding zone configuration (Status Quo) or a reasonable assessment of the impacts is not possible |
| (-) | Worse than the current bidding zone configuration (Status Quo) |

The summarised assessment for all expert-based configurations considering all CACM criteria is provided in section 5.24.

It is important to highlight that all evaluation criteria are strongly interlinked and that an appropriate review of alternative bidding zone configurations can only be based on a comprehensive assessment that considers all relevant criteria and aspects.
5.4 CACM CRITERION ‘OPERATIONAL SECURITY’

CACM regulations, in Article 33(1a) i), prescribe that ‘the ability of bidding zone configurations to ensure operational security and security of supply’ shall be considered in the context of a Bidding Zone Review process.

Article 3(2) of the guidelines on electricity transmission system operation (Commission regulation (EU) 2017/1485) defines ‘operational security’ as ‘the transmission system’s capability to retain a normal state or to return to a normal state as soon as possible, and which is characterised by operational security limits’. Hereby, ‘normal state’ means ‘a situation in which the system is within operational security limits in the N-situation21) and after the occurrence of any contingency22) from the contingency list, taking into account the effect of the available remedial actions’.

Article 18(1) of the same guidelines, clarifies that ‘a transmission system shall be in the normal state when all of the following conditions are fulfilled:

a) voltage and power flows are within the operational security limits defined in accordance with Article 25;

b) frequency meets the following criteria:

i) the steady state system frequency deviation is within the standard frequency range; or

ii) the absolute value of the steady state system frequency deviation is not larger than the maximum steady state frequency deviation and the system frequency limits established for the alert state are not fulfilled;

c) active and reactive power reserves are sufficient to withstand contingencies from the contingency list defined in accordance with Article 33 without violating operational security limits;

d) operation of the concerned TSO’s control area is and will remain within operational security limits after the activation of remedial actions following the occurrence of a contingency from the contingency list defined in accordance with Article 33.’

5.4.1 EVALUATION APPROACH FOR ‘OPERATIONAL SECURITY’

The assessment of the impact of alternative bidding zone configurations on operational security will be based on the identification and discussion of fundamental principles/interrelations.

5.4.2 ASSESSMENT OF ‘OPERATIONAL SECURITY’

5.4.2.1 Qualitative assessment of impacts on operational security

Operational security is the combined result of grid issues and related procedures in place

In all transmission systems, there are defined procedures to deal with grid issues (such as overloads, voltage stability or frequency control) and overloaded elements. Whether these grid issues will then lead to security issues depends on these procedures and their underlying factors (e.g. reserve capacities).

Consideration of structural congestion in the bidding zone configuration decreases redispatch

A considerable number of redispatch measures endangers operational security (tendency statement). Yet, it is important to understand that splitting a bidding zone along grid constraints would not delete the structural constraint observed in the grid. Rather, it would make a structural constraint visible in the market since redispatch costs (to resolve this congestion) are then considered in the market/prices. Or, in other words, the market dispatch will take the structural constraint into account as a bidding zone border, thus the dispatch in the day-ahead market will ensure that this constraint is not compromised. Thus, consideration of potential congestions/grid constraints in the day-ahead dispatch is beneficial for operational security.

Real-time operation is only partly affected by a change of the bidding zone configuration

However, problems in the grid detected in real-time operation cannot be fully addressed by a reconfiguration of bidding zones and by considering a potential constraint in the day-ahead dispatch only. For instance, deviations between expected flows and real-time flows resulting from forecast errors of RES infeed, load and unplanned outages in generation and grid cannot be influenced by a change of bidding zone borders – these aspects need to be dealt with in the new bidding zones as well. Regardless, a well-designed bidding zone configuration can solve structural operational security issues, limiting operational security risks to non-structural issues, unplanned events and/or local issues.

---

19) ‘N-situation’ means the situation where no transmission system element is unavailable due to the occurrence of a contingency.

20) ‘contingency’ means the loss of one or more grid elements, power generating modules and/or demand facilities due to unplanned events.

21) ‘remedial action’ means a measure applied by a TSO or several TSOs, manually or automatically, in order to maintain operational security, as well as to relieve physical congestion on their networks.
Neglection of internal critical network elements and contingencies (CNECs) endangers operational security

Furthermore, the design of the market coupling mechanisms is of major importance for operational security. In particular, consideration of internal constraints in the CNEC list of the flow-based market coupling approach ensures that the resulting day-ahead market dispatch takes the relevant parts of the grid into account. If the CNEC list allows only for cross-zonal elements (even if very close to the relevant border), grid security might be endangered by the day-ahead market outcome. Excluding internal elements would decrease the stability of the bidding zone configuration. In different scenarios, the congestions can appear on different elements, not always exactly at the bidding zone border. The methods to set CNECs in a more coordinated manner will be a key point of the methodologies on capacity calculation that are expected to be adopted in 2018 under the CACM regulation.

Grid investments can enhance operational security in the long-term

Internal grid investments/enhancements within a bidding zone can increase the level of operational security in the network and allow for a more flexible real-time operation, while cross-zonal grid investments/enhancements generally allow TSOs to increase cross-zonal capacities made available to the markets without significantly altering the level of operational security in the system. For this reason, we can generally expect that operational security will be more at risk in the worst case grid scenarios than in the planned grid scenarios (where both cross-zonal and internal investments are implemented). Besides, operational security is more challenging with a more fluctuating RES production in the system. This holds especially true in the case of the combination of high RES and worst case grid scenario. With considerably higher grid investments in 2025, operational security might be less at risk than in 2020, but the difference in the RES capacities also needs to be considered.

Congestion management is only a part of the tasks fulfilled by TSOs to ensure operational security

Although efficient management of congestions in the grid is one important task of TSOs, this alone cannot ensure operational security. Ensuring operational security includes aspects such as sufficient active and reactive power reserves, voltage control, inertia, fast-current injections, black-start capacities and balancing reserves. Please refer to the guidelines for system operation (GL SO) for a more comprehensive overview.

5.4.2.2 Summarised assessment of ‘operational security’

Table 5.2 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the CACM criterion ‘operational security’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Operational security</td>
<td>(+)</td>
<td>(+)</td>
<td>(+)</td>
<td>(-)</td>
</tr>
</tbody>
</table>

Table 5.2: Specific assessment of operational security

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

The majority of stakeholders tended to provide less relevance to the criterion ‘operational security’. Some of the stakeholders mentioned that this aspect shall be fully translated into specific costs to be considered in an overall economic assessment. Several parties also mentioned that operational security is not impacted by the bidding zone reconfiguration and proposed to smooth the final score proposed in the report.

However, the participating TSOs consider operational security as one of the key criteria to consider in the bidding zone review process for the following reasons.

A direct comparison between energy market costs and redispatching costs is challenging to be performed at the EU level at the current stage. This is mainly linked to the currently different market/regulatory schemes in place in the area under assessment. For this reason, a dedicated assessment of operational security is considered necessary.

In this context, it should be pointed out that limiting cross-zonal capacities (when relevant and according to CACM capacity calculation processes) is a valid approach to avoid, in particular, risks for system security. Because markets will be moved closer to real time, available redispatching actions will decrease due to technical constraints of dispatchable generators. Hence, only a limited amount of congestions can be solved after market closure.
5.5 CACM CRITERION ‘SECURITY OF SUPPLY’

5.5.1 DESCRIPTION AND UNDERSTANDING OF ‘SECURITY OF SUPPLY’ (GENERATION ADEQUACY)

CACM Article 33(1a) i): the ability of bidding zone configurations to ensure operational security and security of supply

The measurement and evaluation of security of supply (SoS) is a broadly discussed topic in both the academic literature and in practice.

In the understanding of this study, security of supply focuses on generation adequacy and focuses on the short-term only. Bidding zones are considered as copper plates, and potential constraints in the grid within a bidding zone are not considered in the security of supply assessment.

This understanding corresponds to the underlying concept of security of supply in the ENTSO-E Mid-term Adequacy Forecast 2016\(^{22}\) and the Pentalateral Energy Forum (PLEF) report,\(^{23}\) in which TSOs assess the security of supply at country, regional and national levels. It corresponds also to the applied understanding of security of supply in academic literature.

According to Keane et al. 2011,\(^{24}\) generation adequacy refers to sufficient conventional and renewable installed generation capacity to supply the electrical load. To induce sufficient investments, the intended reliability level should consider the value of lost load (VoLL), which can be defined as the willingness of consumers to pay to avoid supply disruption (e.g. Cramton et al., 2013).

While TSOs are responsible for grid security, ensuring security of supply is not a TSO task. Yet, both are interlinked, i.e. grid security cannot be ensured in cases where generation adequacy is at risk. For instance, a merge of bidding zones might increase the security of supply of the new bidding zone, but simultaneously decrease operational security. However, operational security is considered as a separate criterion (see section 5.4.1), in addition to several other grid-related criteria.

5.5.2 EVALUATION APPROACH FOR ‘SECURITY OF SUPPLY’ (GENERATION ADEQUACY)

Well-known indicators for the measurement of generation adequacy which are based on probabilistic modelling are loss of load expectation (LOLE) and expected energy not served (EENS).\(^{25}\) but more static indicators such as remaining capacity margins (i.e. peak load minus available generation) can also provide useful information.

In this study, the focus is on the second methodology. Based on the input assumptions for the different scenarios and bidding zone configurations, simplified remaining capacity margins for an isolated case (meaning without consideration of cross-zonal contributions) will be calculated. These capacity margins will consider the contributions of RES and demand side management (DSM). The analysis of the indicators will be accompanied by the identification and discussion of fundamental principles/interrelations.

5.5.2.1 Remaining capacity margin for isolated bidding zones (local margin)

Without consideration of cross-zonal contributions (imports/exports), the remaining capacity margin of a bidding zone can be calculated by subtracting the maximum available generation capacity from the maximum hourly load per bidding zone. The neglect of cross-zonal capacities is a strong simplification, but, on the other hand, it may reflect the actual real-time behaviour in cases of simultaneous scarcity situations (i.e. the remaining capacities are activated for local/zonal purposes first).

Hereby, the maximum available generation capacity considers contributions from conventional generation\(^{26}\) units as well as contributions from fluctuating RES. The contributions from conventional generation units are calculated by considering standard technology-specific availability factors. While fluctuating RES cannot be considered as secure, its full neglect would, however, underestimate its relevance for security of supply. Therefore, the maximum available generation is calculated by considering a minimum RES infeed for wind of 5\%\(^{27}\) and photovoltaic (PV) of 0%.

\(^{22}\)https://www.entso-e.org/Documents/300%7Ed00/documents/MAC/MAC_2016_FINAL_REPORT.pdf
\(^{23}\)http://www.benelux.int/files/4914/2554/1545/Penta_generation_adequacy_assessment_RE_PORT.pdf
\(^{25}\)For details on the calculation of the security of supply indicators please refer to the ENTSO-E Mid-term Adequacy Forecast 2016.
\(^{26}\)Contributions from hydro and reserve power plants are considered in the analysis. Balancing requirements are not considered.
\(^{27}\)An analysis of the hourly wind speed data from Deutscher Wetterdienst (DWD) and hourly load profiles for Germany show a high concurrence between hours with high wind infeeds and high loads. Against this, a wind load factor of 5% can be considered as a conservative assumption.
Demand-side management is already considered in the maximum hourly load per bidding zone.

If such a remaining margin is negative, this indicates that a bidding zone is not able to cover its maximum load without any cross border contributions (i.e. in the isolated case). Hence, security of supply would be at risk in cases of neighbouring bidding zones being unable to support the bidding zone, for instance in simultaneous scarcity events.

5.5.3 ASSESSMENT OF ‘SECURITY OF SUPPLY’ (GENERATION ADEQUACY)

5.5.3.1 Calculation of remaining capacity margin indicators

In accordance with the formula and assumptions described in section 5.5.2 table 5.3 summarises the calculated remaining capacity margin indicator for both scenarios. The consideration of isolated bidding zones (i.e. no consideration of potential cross-zonal contributions in times of scarcity) can be interpreted as a form of worst case analysis.

While, in the SOAF worst case scenario, the remaining capacity margin for Germany in the isolated case is positive for every bidding zone configuration, this changes in the SOAF 2025 planned scenario. The RCM for the isolated case for the whole of Germany is almost equal to zero, which fits the recent results of the Midterm Adequacy Forecast (MAF) and PLEF study.\(^{28}\) Yet, in the Big Country Split and Big Country Split 2 configurations, the RCM for isolated DE_S turns out to be negative. This result is not surprising since the main generation capacities are currently already located in the north of Germany and the nuclear phaseout will strengthen the spatial difference between production and load centres in Germany until 2025. However, this RCM is calculated for an isolated case in which it is considered that DE-S would not be able to import electricity, e.g. from DE_N. Yet, the cross-zonal capacity between the north and south of Germany will increase significantly compared to today, due to the foreseen grid investments, especially in the direct current (DC) lines. However, at the same time, it has to be mentioned that in times of simultaneous scarcity, a new bidding zone DE_S would be treated as every other bidding zone (e.g. Belgium).

\(^{28}\) The recent PLEF study shows for 2023/24 a LOLE of 0.5, which means a negative capacity margin in less than one hour of a year. However, it can be argued that this is at the level of model inaccuracies. The PLEF study can be downloaded e.g. here: [https://www.amprion.net/Dokumente/Dokument/Downloads/Studien/PLEF/2018-01-31-2nd-PLEF-GAA-report.pdf](https://www.amprion.net/Dokumente/Dokument/Downloads/Studien/PLEF/2018-01-31-2nd-PLEF-GAA-report.pdf)

<table>
<thead>
<tr>
<th>SOAF 2020 worst</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Remaining capacity margin for isolated bidding zones (local margin)</td>
<td>DE: Positive RCM AT: Positive RCM</td>
<td>DE_N: Positive RCM DE_S: Positive RCM F_N: see 5.5.3.1 F_S: see 5.5.3.1 PL_N: see 5.5.3.3 PL_S: see 5.5.3.3</td>
<td>DE_N: Positive RCM DE_West: Positive RCM DE_S: Positive RCM F_N: see 5.5.3.1 F_C: see 5.5.3.1 F_S: see 5.5.3.1 PL_N: see 5.5.3.3 PL_S: see 5.5.3.3</td>
<td>BE &amp; NL: see 5.5.3.1 CZ &amp; SK: Positive RCM</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>SOAF 2025 planned</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Remaining capacity margin for isolated bidding zones (local margin)</td>
<td>DE: RCM = 0 AT: Positive RCM</td>
<td>DE_N: Positive RCM DE_S: Negative RCM F_N: see 5.5.3.1 F_S: see 5.5.3.1 PL_N: see 5.5.3.3 PL_S: see 5.5.3.3</td>
<td>DE_N: Positive RCM DE_West: Positive RCM DE_S: Negative RCM F_N: see 5.5.3.1 F_C: see 5.5.3.1 F_S: see 5.5.3.1 PL_N: see 5.5.3.3 PL_S: see 5.5.3.3</td>
<td>BE &amp; NL: see 5.5.3.1 CZ &amp; SK: Negative RCM</td>
</tr>
</tbody>
</table>

Table 5.3: Calculated remaining capacity margin indicators
France is the most thermo-sensitive country in Europe (in winter, power demand increases by 2.4 GW when the temperature decreases by 1 °C). Therefore, the maximum hourly load corresponds to a winter-time load peak that cannot be handled with conventional generation units only. In this particular case, the remaining margin can only be calculated with a probabilistic model which allows for fine adjustments of generation, and which is out of scope of this review. Please refer to the recent MAF report which applies a probabilistic model to analyse adequacy.

As for the configuration of the ‘Small Country Merge’, specifically of CZ & SK, the remaining capacity margin remains positive in the 2020 worst case scenario, so merging both markets will ensure sufficient capacity for the maximum hourly load. The situation changes when discussing the 2025 planned scenario, where RCM turns negative. The reason for this change is the significant decrease of usage of coal and lignite power plants in the Czech Republic, which is accompanied by the rise in the maximum hourly load.

### 5.5.3.2 Qualitative assessment of impacts on ‘security of supply’ (generation adequacy)

**An adequate share of conventional generation is crucial for security of supply**

Security of supply is often referred to as generation adequacy, although this term does not fully reflect the relevance of cross-zonal capacities and DSM (see following aspects). However, it is worthwhile noting that conventional power plants contribute significantly to the security of supply level of a bidding zone since their generation is dispatchable, and, as such, it is important to ensure that there is an adequate share of conventional generation in the new bidding zones as well. The meaning of price signals in different bidding zone configurations for investments in generation capacities is discussed in a separate section (see 5.12).

**High cross-zonal transmission capacities are beneficial for security of supply**

Beside conventional generation capacities (and demand-side management) the increase (and efficient use) of cross-zonal transmission capacities contributes significantly to maintaining security of supply. It is well known that the sole national end-user of conventional generation, i.e. without any consideration of potential contributions from neighbouring countries, leads to overcapacities and, therefore, inefficiencies. The extension of transmission capacities between bidding zones strengthens the European market by increasing trading possibilities and ensures the implementation of the European target model of building a single European market with a high share of renewables.

**Increase of flexibilities is beneficial for security of supply**

Flexibilities on both the supply and demand sides are beneficial for security of supply, particularly in systems characterised by a high variable RES share. In order to balance the fluctuating infeed from RES, both the supply and demand sides need to be sufficiently flexible. Discrepancies in the geographical repartition of (industry and household) end-use customers eligible for demand response management and of flexible generators have to be considered when splitting one bidding zone in order to avoid an imbalance between flexible means and the variable RES share.

**Limited consideration of grid constraints in security of supply assessment**

As explained in the description (see section 5.5.1), security of supply focuses, in the following, on generation adequacy at the level of bidding zones and does not consider potential grid constraints. Yet, operational security is considered as a separate criterion in section 5.4.

### 5.5.3.3 Specific qualitative assessment of impacts on ‘security of supply’ (generation adequacy) in the bidding zone configurations

**DE/AT Split**

For the DE/AT Split, it is expected that the generation adequacy will likely decrease in Austria because Austria’s import in times of scarcity will be limited by the available cross-zonal capacities. Yet, a split of DE/AT will likely increase the available cross-zonal capacity between DE and PL and would therefore increase the level of security of supply (SoS) and security of system operation in Poland.

Results of the recent Midterm Adequacy Forecast (MAF) and PLEF study show an RCM for Austria in the range of 3 GW including the power plants connected to the German grid stations in the Austrian federal state of Vorarlberg. Taking into account the loss of this generation capacity and the loss of the three pump storage plants in the Austrian federal state of Tyrol in the case of the DE/AT Split, the RCM goes down to about zero.

An important aspect for a hydro-dominated system like Austria is also the consideration of the hydro year (i.e. dry or wet). Taking such a dry case into consideration would lead to a negative RCM in Austria.

Security of supply in Germany would not be significantly impacted, although Germany would most likely lose storage capacities located in Austria, which would – depending on the available cross-zonal capacity – no longer be available in peak hours.
**Big Country Split:**
In the Big Country Split configuration, generation adequacy will likely decrease in DE_S since most of the generation capacities are located in the north and west of Germany. This impact is strengthened by the expected decrease of thermal generation capacities due to the nuclear phase out in Germany. Although it is expected that the cross-zonal capacities of DE_S, especially from the north of Germany, should be sufficient in order to ensure security of supply in DE_S, it has to be mentioned that in cases of simultaneous scarcity events, DE_S will be treated as every other bidding zone and can therefore not 'automatically' count on imports from DE_N.

A splitting of Poland will most likely not impact generation adequacy in Poland.

**Big Country Split 2:**
No significant difference compared to Big Country Split.

**Small Country Merge:**
Generation adequacy would increase as a result of the merges, but grid constraints are not considered, and therefore the level of operational security decreases. Congestions do not disappear but are no longer visible in the market (no price signals – e.g. for investors).

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**5.5.3.4 Summarised assessment of ‘security of supply’ (generation adequacy)**

Table 5.4 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the CACM criterion ‘security of supply’ (generation adequacy). The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

In the short term, the overall level of security of supply in Europe will not be affected by an adaptation of bidding zones. In the long term, impacts might occur due to the changed price signals. Yet, individual impacts on the security of supply level of bidding zones are particularly expected in cases of simultaneous scarcity situations. Such impacts are described below. Yet, as for the other evaluation criteria considered in this report, distributional effects are not considered in the assessment.

---

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Security of supply (for the entire system, short-term perspective only)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
</tbody>
</table>

Table 5.4: Specific assessment of security of supply

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**SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION**

The majority of stakeholders has not provided specific feedback regarding the evaluation criterion ‘security of supply’. In more general terms, some stakeholders argued there is a need to monetarize ‘security’, i.e. to consider the costs induced to reach a certain level of security. One stakeholder expressed a strong disagreement with the assessment of security of supply and explained this by the neglect of the related long-term impacts.

The participating TSOs acknowledge the stakeholder feedback and highlight that the performed assessment of security of supply explicitly considers short-term aspects only (as highlighted in Table 5.4).

The main reason for this is that the consideration of long-term effects would have required a sound modelling of long-term prices and investment signals (i.e. this would have required to set-up a long-term investment model, in addition to the short-term dispatch optimisation model). Especially in the long-term, changed price signals can affect disinvestment and investment decisions. Therefore, the relevance of accurate and robust price signals is discussed in section 5.13. In the final report, the considered focus on the short-term perspective is emphasised further, and the relevance of the long-term perspective is explained in section 5.5.3.2.
5.6 CACM CRITERION ‘DEGREE OF UNCERTAINTY IN CROSS-ZONAL CAPACITY CALCULATION’

5.6.1 DESCRIPTION AND UNDERSTANDING OF ‘DEGREE OF UNCERTAINTY IN CROSS-ZONAL CAPACITY CALCULATION’
CACM Article 33 (1a)(ii): the degree of uncertainty in cross-zonal capacity calculation.

The flow-based (FB) capacity calculation process, as foreseen to be implemented in the Core Capacity Calculation Region (CCR) and as already in operation in the Central West Europe (CWE) region, uses flow reliability margins (FRMs) to estimate the uncertainties in the computed load flows used for the capacity calculation. Deviations between day-ahead (as used for FR market coupling [MC]) and real-time flows are inevitable due to several sources of uncertainty such as inaccuracy of zonal PTDFs, generator outages compensated by frequency containment reserve/frequency restoration reserve (FCR/FRR) and intraday changes in RES and load.

With regard to the degree of uncertainty in cross-zonal capacity calculation, the reconfiguration of bidding zones can have two different reverse impacts. On the one hand, uncertainty arises from the accuracy of zonal PTDFs. Assuming that the geographical distribution of generation and load in a smaller bidding zone is more equal than in a bigger bidding zone, the uncertainty arising from the zonal PTDF error is lower in such a smaller bidding zone. Or, in other words: the dispatch does more to ‘follow’ the grid here. On the other hand, uncertainty also arises from RES and load forecast errors, in particular in RES-impacted bidding zones. Due to the law of large numbers and portfolio effects, it is more difficult (i.e. higher uncertainty) to forecast the infeed of one wind park than to forecast the infeed of several ones located in a geographically bigger area. Considering this, the uncertainty in cross-zonal capacity calculation is linked to the intraday changes in RES (and load) increases in smaller bidding zones (compared to bigger bidding zones). It is unclear which of these reverse impacts will be higher and if, e.g. the splitting of a bidding zone will lead to a higher or lower degree of uncertainty in cross-zonal capacity calculation.

5.6.2 EVALUATION APPROACH FOR ‘DEGREE OF UNCERTAINTY IN CROSS-ZONAL CAPACITY CALCULATION’

There is a fundamental difference between a methodology to determine FRMs in a long-term planning study and what is used for the daily operation. This difference is caused by the modelling time frame. TSOs can use historical data to estimate real-time flows in daily operation because the conditions such as network topology, generation and load pattern do not change fundamentally on a daily basis. FRM computation for daily operation is therefore based on a statistical analysis of the possible forecast error by comparing the modelled and measured flows for the same period.

In contrast, the time horizon of, e.g. the Bidding Zone Review is several years and this makes it impossible to rely on historical load flow values because significant changes in the assumed future grid topology, the generation and the load pattern will mainly impact the future load flows. Furthermore, historical data is not available for bidding zone configurations other than the current ones.

The methodology applied for a long-term planning study should therefore focus on both the root causes of forecasting errors in daily operation such as generator outages compensated by FCR/FRR, RES forecast errors, load forecast errors and model implementation errors caused by the inaccuracy of zonal PTDFs. This dual approach makes it possible to reflect the uncertainties of load flow computation used for capacity calculation in different bidding zone configurations to the largest possible extent.

The evaluation of the degree of uncertainty in the cross-zonal capacity calculation for different bidding zone configurations is based on a statistical analysis of the error sources RES and load (forecast errors). Yet, it has to be highlighted that unplanned outages and, in particular, the error caused by the application of zonal PTDFs can be considered as an important part of the FRMs applied in the operational practice.

The impact of alternative bidding zone configurations on the ‘degree of uncertainty in cross-zonal capacity calculation’ will be based on the discussion of fundamental principles/inter-relations.
5.6.3 ASSESSMENT OF ‘DEGREE OF UNCERTAINTY IN CROSS-ZONAL CAPACITY CALCULATION’

5.6.3.1 Qualitative assessment of impacts on ‘degree of uncertainty in cross-zonal capacity calculation’

Deviations between (day-ahead) market flows and real-time flows are inevitable

Deviations between day-ahead (as used for FB MC) and real time flows are inevitable due to several sources of uncertainty such as inaccuracy of zonal PTDFs, generator outages compensated by FCR/FRR, RES forecast errors and load forecast errors. Even ‘perfectly’ designed bidding zones would not avoid the consideration of uncertainties by FRMs. Yet, an adequate design of bidding zones that considers structural congestion might lower the uncertainty linked to the inaccuracy of zonal PTDFs and therefore lower the FRM to some extent.

FRM determination for daily operation and long-term planning studies are different

This aspect is described in section 5.6.1.

Uncertainty in cross-zonal capacity calculation arises from different error sources

The inevitable deviations between market and real-time flows are caused by several sources of uncertainty – mainly the inaccuracy of zonal PTDFs, generator outages compensated by FCR/FRR, RES forecast errors and load forecast errors. While some (mainly the inaccuracy of zonal PTDFs) of these can be impacted by a potential adaptation of bidding zones, others can only be affected to a limited extent (e.g. generator outages). Therefore, it is difficult to determine in advance which effect will be higher. Yet, one could argue that an adequate bidding zone configuration will not harm or increase the corresponding FRMs, and at the same time, it cannot be said that FRMs will be reduced significantly by the change of a bidding zone configuration.

5.6.3.2 Summarised assessment of ‘degree of uncertainty in cross-zonal capacity calculation’

Table 5.5 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the CACM criterion ‘degree of uncertainty in cross-zonal capacity calculation’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

As already explained in the introduction, the adaptation of bidding zones has reverse impacts on the degree of uncertainty in cross-zonal capacity calculation. While the uncertainty arising from the zonal PTDF error is likely to decrease in smaller bidding zones, the uncertainty arising from RES forecast errors in smaller bidding zones increases. Therefore, it is unclear which of these reverse impacts will be higher and if, e.g. the splitting of a bidding zone will lead to a higher or lower overall degree of uncertainty in cross-zonal capacity calculation.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Degree of uncertainty in cross-zonal capacity calculation</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
</tbody>
</table>

Table 5.5: Specific assessment of the degree of uncertainty in cross-zonal capacity calculation

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

Only one stakeholder’s feedback was received, which tends to provide less relevance to this network security criterion. According to their interpretation, uncertainty in cross-zonal capacity calculation results most frequently from its variability, which is related to the accurate consideration of the electricity system conditions for every market time unit. This stakeholder disagreed with the wording presenting uncertainty as an attribute of flow-based capacity calculation and emphasised that the same level of uncertainty can apply to net transfer capacities. The stakeholder also recognised that creating new borders (i.e. splitting bidding zones) generates additional cross-zonal capacities, whose settings might be difficult to predict.

The participating TSOs consider uncertainty in cross-zonal capacity calculation as an important criterion to consider in the cross-zonal capacity calculation and therefore in the bidding zone review process. The participating TSOs agree with the stakeholder comment that uncertainty is an attribute of both Flow-Based and NTC based capacity calculation.
5.7 CACM CRITERION ‘ECONOMIC EFFICIENCY’

5.7.1 DESCRIPTION AND UNDERSTANDING OF ‘ECONOMIC EFFICIENCY’
CACM Article 1(b)(i): any increase or decrease in economic efficiency arising from the change

Economic efficiency is a well-known economic concept, also known as the welfare concept. In energy economics, market efficiency (as an indicator of economic efficiency) is usually calculated based on market models. Hereby, market efficiency is defined as the change in the total system costs (i.e. variable production costs in the day-ahead market model) plus the corresponding redispatch costs. While in a nodal market design, redispatch costs are considered as already implicit in the total system costs, this is only partly the case for a zonal market design. For this reason, redispatch costs need to be considered when it comes to the assessment of any increase or decrease in the economic efficiency arising from a change in the bidding zone configuration. CACM Article 1(b) refers not only to the results of the day-ahead market, but also to the related impacts on the economic efficiency in general. This includes redispatch costs and focuses on the day-ahead market as well as the forward, intraday and balancing markets. Based on a market and redispatch simulation, it is also possible to analyse the distributional effects between countries and producer, consumer and congestion rents.

Yet, considering the concept of FB MC, the interpretation of these distributional impacts is less meaningful than in a net transfer capacity (NTC)-based market design. In addition, the Bidding Zone Review does not focus on any distribution effects, but its main interest is the overall efficiency (expressed by the changes in the total system costs).

The system costs should never be misinterpreted as an indicator of welfare in general. First, they are derived by models that do not exactly represent reality. In addition, there are several other limitations. A main drawback of the determination of welfare solely by calculation of the change in the total system costs as indicated by a market model (adjusted by redispatch costs) is that the value of security of supply and operational security is not considered. In order to consider the impact of different levels of security of supply or grid stability for welfare, their economic value would have to be determined. Yet, its monetarisation is complex. Other relevant aspects are, for example, market liquidity and market power (and the long-term markets, which are typically not modelled). Their impact is not even reflected by any calculation of system costs. Nevertheless, they can have a crucial influence on the overall efficiency as they are main drivers for well-functioning electricity markets. The same holds for the balancing effects, the robustness of the price signals and others. Several of these aspects are considered as individual evaluation criteria in the CACM (see sections 5.4 and 5.5).

It is therefore important to highlight that economic efficiency is by no means an aggregating indicator. There is no ranking between the CACM evaluation criteria. An appropriate review of alternative bidding zone configurations can only be based on a comprehensive assessment that considers all relevant criteria and aspects.

5.7.2 EVALUATION APPROACH FOR ‘ECONOMIC EFFICIENCY’
The impact of alternative bidding zone configurations on the economic efficiency will be done based on the identification and discussion of fundamental principles/interrelations.

5.7.3 ASSESSMENT OF ‘ECONOMIC EFFICIENCY’

5.7.3.1 Qualitative assessment of impacts on ‘economic efficiency’

Splitting an existing bidding zone will increase total system costs (day-ahead market), but decrease redispatch costs

The splitting of an existing bidding zone will have two major impacts on economic efficiency. If the structural congestion is not considered in the bidding zone configuration, redispatch costs will be higher than in cases where the bidding zone configuration would be adapted in order to better reflect the structural congestion. Yet, it is obvious that the costs at the day-ahead market will be higher in the scenario with an adapted bidding zone configuration, since potential congestions/redispatch costs are internalised into the day-ahead market (or, in other words: grid constraints are considered in the day-ahead market). Theoretically, the overall efficiency does not change, but this will never be achieved in practice. In reality, the additional costs for the redispatch, depending on the market framework or compensation mechanism might exceed the costs in the theoretical optimum (e.g. due to start-up costs).

In a theoretical model world, minor changes in the bidding zone configuration have no significant impact on the system costs calculated by a market coupling and redispatch simulation. The system costs are defined by the final power plant dispatch and are mainly driven by the related fuel and CO₂ costs and, to a lesser extent, by additional startup and shutdown costs. Depending on the modelling assumptions, the final dispatch is, however, not principally affected by the bidding zone configuration. In cases of smaller zones, the network restrictions are directly considered in the market.
simulation. The resulting dispatch takes them into account. In cases of larger zones, the network restrictions are considered in the redispatch simulation, leading to a similar dispatch. In theory, the two outcomes should be the same as those given in a central planning approach. However, as mentioned previously, this theoretical optimum cannot be achieved in practice.

Apart from modelling and practical limitations, there is one deviation from this relationship: The redispatch simulation should never improve the market outcome as such. It should only change the market outcome to deal with congestions. An upper efficiency limit is therefore set by the market. However, if the market is too strongly restricted (by an overly conservative capacity calculation), the given upper limit is low. Yet, in practice, this may not be true for the following reasons. While theory considers perfect markets, their level of efficiency is different in reality from theory. Market outcomes and redispatch are never as efficient in practice as they are in theoretical models – for instance, because models assume perfect foresight. This is especially true for the redispatch processes, where perfect optimisation is assumed. In real redispatch, there is currently no EU-wide optimisation, not all generation takes part (usually units bigger than 50–100 MW) and costs of increased generation under redispatch action differ from only variable costs of a given generation unit. Furthermore, the adequate determination of generation shift keys (GSKs) and CNECs has a very high impact on the efficiency of the market. The question of which impact is higher (decrease of redispatch costs vs increase of total system costs after market coupling) in practice mainly depends on the efficiency of the market and of the redispatch measures and associated costs.

System costs derived by market and redispatch simulations are therefore often driven by the detailed modelling assumptions (e.g. which restrictions are simulated in the market coupling and the redispatch). The extent to which they reflect real system costs is therefore questionable. However, simulational analyses may indeed indicate that costs of countermeasures in a zonal system (both within a zone and between zones) lead to higher effective prices of electricity than in a nodal solution. However, such simulations are often assumption driven.

Redispatch costs are very much related to the congestion that occurs after the market coupling. An assessment of this is provided in section 5.23. This assessment also provides a qualitative assessment of the redispatch costs that may occur in each bidding zone configuration.

In the First Edition of the Bidding Zone Review, the term ‘economic efficiency’ refers to the total system costs after all remedial actions have been considered. It is worth noting that in the event that two different bidding zone configurations lead to exactly the same final dispatch solution, the related costs to serve the load, and therefore the impact on the (total) economic efficiency (as understood in this report), should be identical. In consequence, all observed effects would be related to other characteristics that are not measured by this dimension (transaction costs, liquidity, or others). When discussing the final total level of global efficiency here, redistributitional effects among timeframeworks or spatial effects among bidding zones are not considered either.

As mentioned previously, keeping a big copper plate bidding zone would likely lead to more redispatch, and splitting would transfer a part of this redispatch to the day-ahead market. Regarding inter-temporal effects (non-redistributive), the question remains as to whether market dispatch (within the day-ahead market coupling model) is more efficient than a well-functioning redispatch market. Firstly, redispatch can also be a market, though one could argue that due to its more local character it could tend to be more limited in choices and outcomes. The size of the day-ahead market and its time advance would provide further opportunities for optimisation via choice. On the other hand, the local character of redispatch and the availability of more information as we come closer to real time would also provide opportunities to eliminate uncertainties (as with the many ones related to a big copper plate, operated one day in advance). However, with redispatch we would have less remaining flexibility.

When it comes to the performance of day-ahead market coupling in terms of efficiency (ignoring the prior inter-temporal framework redispatch link), it can be said that market coupling efficiency has the potential to improve with smaller zones, since more geographical information and constraints can be considered in the system (by performing the splits). These would bring the calculated commercial flows closer to the actual realised physical flows feasible in the grid. By forcing the same price to all its underlying nodes, a big merged bidding zone copper plate would ignore part of this information, leaving it for redispatch to deal with.
Within implicit flow-based day-ahead systems, the calculation of GSKs could have the potential to become more precise in smaller areas, improving the PTDFs’ definition and price accuracy. Model effects are improved by having similar-sized zones, via the same mechanism. The un-even geo-distribution of uncertainty plays, however, an important role in defining what similar sized-zones are, and the previous principle should be considered with caution.

5.7.3.2 Summarised assessment of ‘economic efficiency’
Table 5.6 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the CACM criterion ‘economic efficiency’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
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<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Economic efficiency</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
</tbody>
</table>

Table 5.6: Specific assessment of economic efficiency

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

The majority of stakeholders replied that the way forward should be an inclusion of simulations enabling quantitative analysis of market efficiency criteria as liquidity, market concentration, long-term hedging, economic efficiency reflecting transition and transaction costs. One stakeholder argued that TSOs are usually very conservative and provide insufficient cross-border capacities to the market. Introducing additional borders would increase this further. Another stakeholder stated that the costs for all market participants adjusting to new prices in a splitted zone exceeds the costs for redispatching in a bigger zone. One further stakeholder commented that TSOs should include stranded costs into bidding zone reviews.

The participating TSOs acknowledge the stakeholder feedback as valuable contribution to future bidding zone reviews. Furthermore, TSOs agree that the requested comparison and an analysis of the stakeholder suggestions above can be considered as part of a more comprehensive assessment. With regard to the stakeholder feedback concerning the cross-zonal capacity, TSOs comply with the legal framework requiring a maximum of cross-zonal capacity to be allocated to the market while respecting network security.
5.8 CACM CRITERION ‘FIRMNESS COSTS’

5.8.1 DESCRIPTION AND UNDERSTANDING OF ‘FIRMNESS COSTS’

Article 1(b)(ii) of the CACM regulation requires an assessment of: ‘market efficiency, including, at least the cost of guaranteeing firmness of capacity, market liquidity, market concentration and market power, the facilitation of effective competition, price signals for building infrastructure, the accuracy and robustness of price signals’.

CACM Article 2(44) defines ‘firmness’ as ‘a guarantee that cross-zonal capacity rights will remain unchanged and that a compensation is paid if they are nevertheless changed’. In the following, firmness costs will be understood as the related costs to ensure the cross-zonal capacity rights.

In addition, Article 61 of the Forward Capacity Allocation (FCA) Guidelines clarifies that the cost of ensuring firmness shall include costs incurred from compensation mechanisms associated with ensuring firmness of cross-zonal capacities as well as the cost of re-dispatching, countertrading and imbalance associated with compensating market participants, and must be borne by TSOs, to the extent possible in accordance with Article 16 (6) (a) of Regulation (EC) No 714/2009.

This criterion is strongly interlinked with the of criterion operational security (cf. section 5.4). Higher congestions identified under this criterion increase the likelihood that capacity cannot be guaranteed. This leads to a higher firmness cost exposure.

5.8.2 EVALUATION APPROACH FOR ‘FIRMNESS COSTS’

The assessment of the impact of alternative bidding zone configurations on the firmness costs will be based on the identification and discussion of fundamental principles/inter-relations.

5.8.3 ASSESSMENT OF ‘FIRMNESS COSTS’

5.8.3.1 General assessment of qualitative aspects

Splitting bidding zones increases the number of borders where cross-zonal capacity rights are provided

Within a bidding zone there are no cross-zonal capacity rights and, hence, firmness costs cannot be incurred. By increasing the number of borders (e.g. splitting bidding zones), the number of cross-zonal capacity rights naturally increases.

Firmness costs tend to increase in the event that cross-zonal capacity rights increase

By definition, firmness costs can be incurred only in the case where cross-zonal capacity rights have been provided to market participants. For this reason, firmness costs tend to increase with the number of borders a bidding zone configuration has.

Splitting a bidding zone into two ‘smaller’ bidding zones implies:

» additional cross-zonal capacity rights provided to market participants and, consequently, a potential increase in firmness costs;

» market outcomes that, generally, do not cause congestions on the border between the split bidding zones, and hence, a reduction in redispatching costs.

5.8.3.2 Specific qualitative assessment of the alternative bidding zone configurations

Potential changes of the firmness costs in the DE/AT Split:

Since an additional border is introduced, a small increase in firmness costs can be expected. Hence, a slightly negative impact is expected.

Potential changes of the firmness costs in the Big Country Split

Since four additional borders are introduced, an increase in firmness costs can be expected. Hence, a negative impact is expected.

29 Assuming that the new border does not reduce capacities on other borders to a significant extent.
Potential changes of the firmness costs in the Big Country Split 2
Since six additional borders are introduced, an increase in firmness costs can be expected. Hence, a negative impact is expected.

Potential changes of the firmness costs in the Small Country Merge
Since two existing borders are deleted, a decrease in firmness costs can be expected. Hence, a slightly positive impact is expected.

5.8.3.3 Summarised assessment of ‘firmness costs’
Table 5.7 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the CACM criterion ‘firmness costs’. As explained above, introducing new borders increases the likelihood of incurring firmness costs. The split scenarios therefore lead to a comparatively higher firmness cost exposure, whereas the merge scenario tends to decrease firmness costs. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Firmness costs *</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(+)</td>
</tr>
</tbody>
</table>

* Related only to financial compensation of cross-zonal capacity rights (financial firmness costs) without consideration of redispatch costs (physical firmness costs), as this would require robust quantitative results.

Table 5.7: Specific assessment of firmness costs

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION
The majority of stakeholders did not provide responses related to this criterion. Only one stakeholder made an explicit statement, saying that they considered the cost of guaranteeing firmness of capacity as not relevant for the evaluation of bidding zone configurations. In their view, the cross-zonal capacity considered as firm has been previously allocated by TSOs, which already collected the corresponding value from market participants. Hence, the average expenses by TSOs to guarantee firmness should theoretically correspond to their income when allocating the corresponding capacities. From this perspective, guaranteeing firmness of capacity should not be considered as a cost from a system-wide perspective.

The participating TSOs acknowledge the stakeholder feedback. Nevertheless, the criterion of firmness costs needs to be considered in the Bidding Zone Review according to Regulation 2015/1222 and as such cannot be neglected. Regulation 2015/1222 explicitly asks for an evaluation of firmness costs. Depending on the firmness rules applicable, the firmness costs paid are either a reimbursement equal to the price of the Long-Term Transmission Rights set during the Long-Term Transmission Rights Allocation Process\(^{30}\) or a compensation equal to the price difference of relevant markets\(^{31}\).

\(^{30}\) This may not lead to additional costs for TSOs, but just a pay-back to the trader.

\(^{31}\) This may lead to additional costs, as there is no income received from the relevant markets in a firmness situation and the TSO nevertheless has to pay the price spread to the trader.
5.9 CACM CRITERION ‘MARKET LIQUIDITY’

5.9.1 DESCRIPTION AND UNDERSTANDING OF ‘MARKET LIQUIDITY’
CACM Article 1 (b)(ii): market efficiency, including, at least the cost of guaranteeing firmness of capacity, market liquidity, market concentration and market power, the facilitation of effective competition, price signals for building infrastructure, the accuracy and robustness of price signals

By market liquidity, we understand the degree to which any market party can quickly (within the time frame the market participant needs) source/sell any volume of energy (implicit) or capacity (explicit) without greatly affecting the involved market price. Market liquidity is generally viewed as a multi-dimensional, not directly observable construct. Nevertheless, it is a crucial aspect for the electricity market to function well (as also highlighted in all stakeholder answers; see below). It is closely, and in a supporting way, linked to other criteria such as the accuracy of price signals, effective competition, market efficiency etc. High liquidity reflects an efficient distribution of relevant supply and demand information, leading to an efficient market dispatch. There is also a close connection to risk exposure. In liquid markets, open trading positions are closed more quickly, facilitating the trading and hedging process. In illiquid markets, traders face uncertainties regarding when they will be able to trade their assets. This risk exposure leads to increased costs. Liquid markets minimise risks and increase total market efficiency.

Possible indicators for market liquidity would normally be:

» Bid–offer spreads – The bid–offer spread is defined as the amount by which the ask price exceeds the bid. This is essentially the difference in price between the highest price that a buyer is willing to pay for a product and the lowest price for which a seller is willing to sell it.

» Market depth – Size of an order needed to move the market price by a certain level.

» Trading volume and number of trades per day – Indicators to measure trading activity rather than market liquidity, but commonly also used as liquidity indicators.

» Churn rate – A variant of the trading volume measure is the churn rate. It describes the trading volume in comparison to the physical consumption in the underlying market.

» Lot sizes – Size of the minimum trading volume usually provided by the local dominant trading platform.

» Number of players – Number of available counter-parts within one bidding zone on one or more trading platforms

However, none of these indicators fully reflect the phenomenon of market liquidity.

5.9.2 EVALUATION APPROACH FOR ‘MARKET LIQUIDITY’
The above-mentioned indicators rely on detailed empirical data of existing markets. However, such data is not available for the future and for alternative bidding zone configurations (and may even be unavailable for the present). All empirical data is linked to specific, unique historical evolutions, and each bidding zone is unique due to its own characteristics of generation, demand, market structure, etc. Such data can also hardly be simulated by any model. Trading activities depend on numerous factors, including, not least, human behaviour. Agent-based models are an attempt to simulate the actions of traders, but there are no suitable models available that could be used in a real case study, as is required here. In most cases, the impact of future bidding zone reconfigurations on market liquidity can therefore hardly be predicted. Consequently, the evaluation of market liquidity is mainly a qualitative one, using different sources of information.

The analysis is split into two parts (5.9.3.1 and 5.9.3.2): a more general assessment and a dedicated stakeholder survey (second survey). The final liquidity assessment is presented in 5.9.3.3.

5.9.3 ASSESSMENT OF ‘MARKET LIQUIDITY’

5.9.3.1 General assessment of market liquidity
Input from different sources was sought in order to grasp the relevant aspects of liquidity with regard to bidding zones. This included a workshop of the TSOs with two representatives of two consultancies (Energy Brainpool and Ecco International) on the 14th and 15th of September 2016. At the workshop, potential links between bidding zones and liquidity were discussed in a controversial manner, and the findings were documented. In addition, a first stakeholder survey on liquidity (and other market indicators) was held (executed in 2016) addressing the same topic. A summary of the main conclusions derived can be found in the following. After that, the theoretical links between bidding zone configuration and market liquidity are discussed. At the end of the section, these different parts are merged into a first qualitative assessment of liquidity for all configurations.
Outcome of the expert workshop and the first stakeholder survey on market liquidity

The expert workshop and the first stakeholder survey led to the following theses which were drafted based on the received stakeholder answers and the discussion during the workshop. Some statements are taken literally from the received stakeholder answers. Market liquidity and its relation to small and large bidding zones is addressed in general terms, but no specific configurations are considered here.

Market liquidity is a key indicator for a well-functioning electricity market. A low level of liquidity leads to: measurably higher transaction costs, higher risks and risk costs (lower ability of market participants to hedge risks), higher market entry barriers, less clear price signals, less efficient dispatch.

There is an important effect of self-reinforcing liquidity. High liquidity is attractive for traders, leading to an increase in liquidity (‘liquidity attracts liquidity’). In the same logic, there is a risk that a small decrease in liquidity triggers a ‘downwards spiralling effect’.

Price signals based on liquid markets are essential for (plant) investors (or for robust closure decisions). Even if liquid trading only applies to delivery periods of one or a few years in advance, this liquidity is also helpful for investors in long-term assets such as power plants. The existence of liquid forward markets reduces risks for new investments, and therefore reduces risk premiums and overall costs. According to another answer received from a stakeholder, market liquidity – being in fact a short-term factor – should not impact investment decisions. From an investment point of view, future prices are not sufficient to make decisions and determine the profitability of an investment. Key determinants of investments are predictability and stability of legal conditions/regulatory framework, as well as a transparent energy policy of a given country/region.

Larger zones are beneficial for liquidity as there are fewer products available for the same number of market participants. For example, if a bidding zone is split, the number of forward/future products will likely double, whereas the number of market participants remains equal. This results in lower liquidity. This effect is mitigated by the exchanges between the bidding zones, but these will be structurally smaller than the exchanges within bidding zones.

Contracts for difference (CfDs) are not a replacement for the liquidity of large bidding zones. If the market for forward contracts is illiquid, then the market for instruments such as CfDs is all the more likely to be illiquid. CfDs may imply high transaction costs. ACER has analysed the risk premiums of electricity price area differentials (EPADs) in the Nordic market and identified positive risk premiums. They may act as a barrier to market participants who are generally not able to bear the price risk of congestion. In the absence of liquid forward markets, CfDs do not appear to be a likely substitute.

The liquidity of the Nordic market (forward/future) has decreased. The volumes of future contracts traded on Nasdaq-OMX have decreased by over 20% from 2011 to 2015. A similar trend can be observed in the liquidity of EPADs. This concern is also confirmed by Nordic power market participants. It is also recognised by Nasdaq Commodities. Another view expressed by stakeholders was that Nordpool is a very liquid and constantly growing market.

Cross-zonal exchanges are a relevant element for market liquidity. Proper and efficient congestion management is important. For example, the DE/AT bidding zone is not well designed, reducing liquidity in other zones.

These points give a first input for the assessment of the relationship between bidding zone configurations and market liquidity. The theoretical underlying principles of the different statements are investigated in the following.

Establishment of links between market structure and liquidity

The phenomenon of liquidity is linked to several characteristics of the underlying market structure. These links are discussed in the following based on the statements above and other sources. Each relation is considered as an isolated one in order to accentuate the specific influence.

The investigation of liquidity in general refers to all market segments, including spot markets and long-term markets if not stated otherwise. In general, the different market segments are naturally interlinked and the liquidity of each of them influences the others.
Aspect: size of bidding zones
A large bidding zone size is beneficial for liquidity and generally translates into greater generation capacities and higher demand. In most cases, this triggers greater participation in the electricity markets. More market participants are equivalent to more trading activities and increase liquidity. A high diversity of market participants is also beneficial for liquidity. This applies to all market segments.

The relationship is supported by Figure 5.1, showing the churn factors of major European forward markets as published by ACER. The churn factors are estimates of total volumes traded from 2014 to 2016 as a multiple of consumption.

In the large zone of DE/AT/LU, the churn factor is nearly twice as high as in the other zones.

Aspect: interconnectivity of bidding zones
High connectivity (or improved congestion management) between bidding zones is beneficial for liquidity as it assures more trading possibilities. More electricity can be shifted from one zone to another, allowing for more interactions between the market participants. This applies to all market segments where the determination of trading capacities is directly linked to the interconnector capacities. However, it has less impact on the over-the-counter (OTC) trading that has no access to the interconnector capacity being traded as standardised products at the power exchanges. Figure 5.2 shows the market trading volumes per type (in TWh) in the largest European forward markets for 2016, as published by ACER.

OTC trading constitutes an important part of the traded volumes. The liquidity represented by these volumes is not supported by interconnection between bidding zones.
Aspect: products for long-term cross-zonal trading
In order to allow for long-term cross-zonal trading, long-term transmission rights are introduced. Contracts for differences (i.e. electricity price area differentials) may also be available. Such CfDs rely on the difference between the singles zonal prices and a representative system price (which is calculated based on the prices of all single zones). These products are important for trading, but they do not replace the trading possibilities defined by the physical underlying, the interconnectors or the unlimited trading within a zone. As an example: for a given level of interconnection capacity, the increase of CfD products will not have a positive impact on liquidity. The insufficient liquidity of EPADs was also pointed out by EFET in the stakeholder survey and supported by data from Nasdaq and ResearchGate.

Aspect: temporal development
A stable set-up of a bidding zone (i.e. long-lasting existence) is also beneficial for liquidity. In the churn rate figure above, it can be seen that liquidity has increased in most markets, supporting the assumption that markets require time to develop. A main driver for liquidity is trust in the market and its attractiveness. This relates to the effect of self-reinforcing liquidity that was also highlighted by the stakeholders.

Summary of the general assessment of market liquidity
The identified relations and interconnections are translated into an assessment of liquidity, looking at the bidding zone configurations investigated in the study. Due to the qualitative character of the analysis, no differentiation between the framework scenarios is introduced. The First Edition of the Bidding Zone Review puts a specific emphasis on stakeholder views on liquidity effects.

The reduced size of the bidding zones in the split configurations makes a decrease of liquidity very probable, due to the reduced number and diversity of market participants and the reduced trading possibilities. Especially in the cases of the Big Country Split and Big Country Split 2, a self-enforcing drop of liquidity is possible. The effects may be attenuated by cross-zonal capacities and related trading products, but they are not likely to be overcome. This only holds if the splitting leads to a relevant reduction of the cross-zonal trading capacities. If cross-zonal trading is not limited by the split, there will be no impact. In addition, the impact of cross-zonal capacities has to be differentiated between the single market segments. On the day-ahead market, being highly coupled, the liquidity is less impacted than it is for the intraday or the long-term markets. Moreover, in a coupled market, the liquidity will develop differently in the zones and the level to which the liquidity changes might be different for the individual zones. For example, a split bidding zone may lose liquidity, but neighbouring bidding zones may see an increase of liquidity due to more available cross-zonal trading capacities.

5.9.3.2 Outcome of the second stakeholder survey on market liquidity
A second stakeholder survey was executed in 2017. In this survey, the stakeholder representatives were asked to give their assessment of liquidity for the specific bidding zone configurations under investigation in reference to the Status Quo configuration. As an additional assumption, a bidding zone change before 2020 is assumed and the change of liquidity is evaluated considering the period from 2020 to 2025 (being in line with the target years of the study). For example, the assessment ‘liquidity increase’ for a bidding zone configuration states that if the configuration is introduced before 2020, the liquidity within 2020 and 2025 will be higher compared to a case without any reconfiguration. In all cases, liquidity as it impacts the European market in total is considered. This aggregating approach is in line with the evolutionary nature of liquidity.

The questions differentiate, however, between the liquidity for day-ahead trading, intraday trading and forward and future trading. Possible answers were: ‘increase’, ‘strong increase’, ‘decrease’, ‘strong decrease’, ‘no material change’ and ‘not known’. ‘Strong increase’ is thereby intended to represent an increase of the traded volume by 50% or more and/or a reduction of the bid/ask spreads by 25% or more. ‘Increase’ represents an increase of the traded volume by a magnitude of 10% to 50% and/or a reduction of the bid/ask spreads by 10% to 25%. ‘Strong decrease’ represents a

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spot market (especially intraday)</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>+</td>
</tr>
<tr>
<td>Forward/future market</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>+</td>
</tr>
<tr>
<td>Liquidity in general</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>+</td>
</tr>
</tbody>
</table>

Table 5.8: General assessment of relations and interconnections between bidding zone configurations and liquidity
reduction of the traded volume by 25% or more and/or an increase of the bid/ask spreads by 50% or more. ‘Decrease’ represents a reduction of the traded volume by 10% to 25% and/or an increase of the bid/ask spreads by 10% to 50%. Finally, ‘no material change’ is between ‘decrease’ and ‘increase’. The classifications could be commented on by further explanations. An overview of the questionnaire can be found in the Appendix.

5.9.3.3 Stakeholder answers in table form
Several stakeholders have answered the questionnaire in table form. The general tendency of the answers is given by Table 5.9. The complete answers are shown in the Appendix. Not all stakeholders have delivered answers for all configurations/time frames.

All answers state decreased liquidity in cases of split configurations and increased liquidity in cases of merge configurations. However, the answers often differentiate with regard to the specific zones within a configuration. For example, in the DE/AT Split, the decrease for the Austrian zone is seen as stronger than for the German zone. In the same manner, the given answers vary in other cases. The overall assessment is, however, well reflected by the table.

5.9.3.4 Additional explanations provided by stakeholders
In the following, some main statements of the stakeholders as given in the answers are summarised. They mostly support the assessments gathered up to now. The complete answers are given in the Appendix.

Europex (Association of European Energy Exchanges):
» Stable bidding zones are beneficial for liquidity in all respects (number and heterogeneity of participants, standardisation of products, etc.). In derivatives markets, market participants with open derivatives contracts would be exposed to a changed underlying risk. Therefore, it is of the utmost importance that bidding zones remain stable over time.

» The limited amount of cross-zonal capacity made available by TSOs is one of the most significant barriers to the further integration of wholesale markets. While this is the case for coupled short-term markets, it is true that long-term markets remain more fragmented due to the fact that energy delivery is restricted to a single bidding zone.

EEX (European Energy Exchange):
» Large and liquid bidding zones are critical to renewable energy integration and should be the preferred solution for an efficient European electricity market. The German–Austrian electricity market is the most liquid market in Europe and serves as a reference for the whole region.

» Forward and future markets represent over two-thirds of traded volume in the European Union.

» Splitting bidding zones put market functioning and European electricity system integration at risk, e.g. due to the fragmentation and reduction of the existing liquidity on spot and derivatives markets.

» Experiences from former and ongoing bidding zone splits should be taken seriously. A look at the Scandinavian power market, where a split into several price zones was carried out in Sweden in 2011, helps to assess the effects of any split: since 2011, liquidity has declined significantly. The example of Sweden shows that the achievements of liberalisation – first and foremost a liquid market and a strong price signal – are jeopardised by price zones which are too small.

» The splitting of zones also has the potential to undermine the current extension of the grid and, therefore, further joint development of the European Internal Energy Market.

<table>
<thead>
<tr>
<th>Type of market</th>
<th>Answer type</th>
<th>Impact by DE/AT-Split</th>
<th>Impact by Big Country Split</th>
<th>Impact by Big Country Split 2</th>
<th>Impact by Sall Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intraday trading</td>
<td>Change of liquidity</td>
<td>decrease</td>
<td>strong decrease</td>
<td>strong decrease</td>
<td>increase</td>
</tr>
<tr>
<td>Day-ahead trading</td>
<td>Change of liquidity</td>
<td>decrease</td>
<td>strong decrease</td>
<td>strong decrease</td>
<td>increase</td>
</tr>
<tr>
<td>Forward/future markets – shorter period</td>
<td>Change of liquidity</td>
<td>decrease</td>
<td>strong decrease</td>
<td>strong decrease</td>
<td>increase</td>
</tr>
<tr>
<td>Forward/future markets – longer period</td>
<td>Change of liquidity</td>
<td>decrease</td>
<td>strong decrease</td>
<td>strong decrease</td>
<td>increase</td>
</tr>
</tbody>
</table>

Table 5.9: Summary of stakeholders’ answers to the second survey on market liquidity
**PKEE (Polish Electricity Association):**

» We believe that bidding zone configuration may have a limited impact on the liquidity of the day-ahead market and also for the Intraday market. However, the impact on the forward or hedging market may have strong consequences. There are some ways to mitigate the impact of bidding zone reconfiguration on liquidity, such as contracts for differences in the Nordic market.

**EDFT (EDF Trading):**

» Strongly opposed to splitting France, no benefits. Market won’t be stable with this split.

» Strongly opposed to merging Belgium and Holland. No benefits.

**EFET (European Federation of Energy Traders):**

» We note once again that with only one – quite limited – bidding zones merger scenario, the review misses the opportunity to analyse the effect on both network management and market efficiency of merging bidding zones in the same way it does for splitting them.

» Liquid wholesale markets are key to managing and reducing risks for market participants, and thus key to allowing for timely investments in generation, storage and demand response. By lowering risks and thereby risk premiums, liquid wholesale markets bring down financing costs for investments. This results in a general increase in socio-economic welfare.

» Stability and certainty in the delineation of bidding zones is particularly important in the current period of uncertainty for the market.

» Market efficiency, however, does not stop at liquidity. Competition, both at the wholesale and retail levels, is also a vital element of it. We expect ENTSO-E to conduct proper scrutiny on the competition effects of the different scenarios as part of its market efficiency analysis before submitting its final review proposal.

**IFIEC (International Federation of Industrial Energy Consumers):**

» In connection with the bidding zone proposal in the winter package, IFIEC promoted the idea that bigger market zones lead to higher liquidity and more options to provide flexibility to a broader geographical scope. In the current consultation, three out of four configurations focus on the splitting of bidding zones; only one on merging.

» Bidding zones are also addressed in the winter package proposal. In order to find a balanced solution, IFIEC proposed the following change: Whenever long-term structural congestions in the transmission network occur, Member States shall take all necessary measures to solve those congestions in a reasonable time frame.

**Österreichs Energie:**

» Strong decrease in liquidity by DE/LU-AT split (intraday and forward/future markets) and asymmetric impact in all split scenarios; hardly any effects on the German market, but tremendous decline to no liquidity in the remaining small Austrian market. In the day-ahead market, market orders might maintain some liquidity compared with the intraday market.

» Merge scenario: Increase of liquidity; some spillover-effects through increased activity in the larger neighbouring markets are expected.

### 5.9.3.5 Summary of stakeholder assessment of liquidity

In total, the stakeholder answers indicate the following evaluation of liquidity:

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spot market</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>+</td>
</tr>
<tr>
<td>Forward/future market</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>+</td>
</tr>
<tr>
<td>Liquidity in general</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>+</td>
</tr>
</tbody>
</table>

Table 5.10: Summary of stakeholders’ assessment of liquidity based on the outcome of the second stakeholder survey on market liquidity
5.9.4 SUMMARISED ASSESSMENT OF ‘MARKET LIQUIDITY’

Table 5.11 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the CACM criterion ‘market liquidity’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Market liquidity</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(+)</td>
</tr>
</tbody>
</table>

Table 5.11: Specific assessment of market liquidity

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

Several stakeholders, including European organizations, expressed their general agreement to the given assessment and the multidimensional nature of liquidity. Larger bidding zones are deemed as beneficial for liquidity as well as for the number and heterogeneity of market participants. The importance of a stable set-up of a bidding zone and the effect of self-reinforcing liquidity were confirmed and the vitality of long-term investment certainty was mentioned. Additional aspects were the efficient integration of renewables by liquid markets and the importance of high connectivity between bidding zones. Some stakeholders gave explicit examples of how splitting leads to reduced liquidity (referring to the impact of the foreseen German Austrian split, to the decrease of traded futures contracts and EPADs in the Swedish case, and to the gas market). Several Austrian stakeholders expressed deep concerns on the drop of liquidity in the Austrian market following the announced split from DE/LU.

The general importance of liquidity was confirmed in some answers, but contested in others. Nordic stakeholders pointed out that the reduced liquidity in financial markets by smaller zones can be outweighed by other positive effects. In addition, the decreased liquidity for cross-border hedging could easily be solved by issuing LTRs. It was also explained that the decreased liquidity at the Nasdaq Commodities is not to be explained by smaller zones, but instead by other factors\(^\text{32}\), and that the Nordic market is to be seen as a well-functioning market.

Many stakeholders asked for more robust analyses of liquidity. A deeper look into the long-term markets and related activities was often requested (also considering that two-thirds of traded power volumes in Europe are in derivatives). A sound and detailed methodology for the assessment of liquidity should be developed, including quantitative indicators, and also with regard to the related economic losses/benefits. The instrument of surveys was encouraged but may require improvement (e.g. more transparency, simpler survey formats). The use of REMIT data was also suggested.

The participating TSOs acknowledge the received stakeholder feedback. It shows the diversity and complexity of the liquidity discussion and more extensive analyses are required in this field. However, such analyses are not straightforward because existing theoretical concepts are targeted at analysing existing market arrangements for the past. As most stakeholders confirm a general decrease of liquidity by splitting of zones, and as the few diverging views are more related to the importance of this decrease and possible remedies, the participating TSOs conclude to maintain the final evaluation as given above.

\(^{32}\) For example, introduction of EMIR and MiFID, lower availability to free capital since the credit crunch and lower electricity prices.
5.10 CACM CRITERION ‘MARKET CONCENTRATION AND MARKET POWER’

5.10.1 DESCRIPTION AND UNDERSTANDING OF ‘MARKET CONCENTRATION AND MARKET POWER’
CACM Article 1(b)(ii): market efficiency, including, at least the cost of guaranteeing firmness of capacity, market liquidity, market concentration and market power, the facilitation of effective competition, price signals for building infrastructure, the accuracy and robustness of price signals.

Market concentration describes the number of players with a relevant market share at the demand and supply sides. Since the supply-side concentration is considered to be more relevant in most adaptations of bidding zones, the Bidding Zone Review will concentrate on the supply side.

Market power is a different concept and is related to the capability of certain parties to profitably manipulate market prices by:

- Either reducing their offer, or just by increasing their offering prices directly in an individual way (monopoly) or through implicit coordination (collusion);

- Lack or reduced offer from resources that are critical for the reliable operation of the system (dependence on the location of resources).

It is worthwhile mentioning that, compared to other markets, some of the economic characteristics of electricity markets are potentially ‘beneficial’ for market power: mainly the existence of transmission constraints, inelastic demand, peak demand conditions and instantaneous balancing needs. Some of the most relevant determinants of market power in the electricity market are (non-exhaustive):

- Physical: supply curve (cost, capacities), ownership structure of generation assets, price elastic of demand, load profiles, network constraints, etc.

- Administrative and regulatory environment: mandatory or voluntary market, existence of bilateral trading/forward market, horizontal/vertical integration, market monitoring, market entry barriers, etc.

5.10.2 EVALUATION APPROACH FOR ‘MARKET CONCENTRATION AND MARKET POWER’

The evaluation of the market concentration and market power of alternative bidding zone configurations will be based on the input assumptions for the different scenarios and bidding zone configurations. Two market power indicators will be calculated. The analysis will be accompanied by the identification and discussion of fundamental principles/inter-relations.

5.10.2.1 Assumptions taken for the calculation of market power indicators

The availability and accuracy of data on the future ownership of generating units is an important part of the analysis of market power effects. Several indicators to assess market power (such as the Herfindal–Hirschmann–Index [HHI] or Residual Supply Index [RSI]) are well-known in economic theory and applied in practice. Yet, market power is usually assessed based on existing market data. To derive statements about the change of market power in future scenarios, adequate information about the future ownership of power plants is crucial. As this is not available, reasonable assumptions have to be taken. These include assumptions on the decommissioning and commissioning of plants in general as well as on the ownership of existing and future plants and their location. Although an increasing part of the future energy system will be decentralised, decentralised power plants (including variable RES such as wind and PV) will be neglected in the quantitative analysis as it is in the nature of a decentralised system that assumptions on the ownership of decentralised and mainly small units cannot be considered in an adequate manner (at least not for small units).

In order to build up an adequate database for the quantitative assessment of future market power for alternative bidding zone configurations, the power plant database from Platts (which includes information about the ownership of existing plants but also for some future projects) will serve as a base. In order to improve this list, TSOs updated the Platts ownership assumptions based on their knowledge and available information, e.g. press releases from generating companies (to the extent possible). Hereby, consistency with the market model assumptions regarding the commissioning and decommissioning of power plants for the different scenarios has to be ensured (see Chapter 3). As it is difficult to take reasonable assumptions for generic power plants, i.e. future power plants which are not linked to a specific project announced, these will not be considered in the following
analysis of market power. Furthermore, it will be assumed that the ownership of a specific power plant will not change over the different scenarios and will not be impacted by an alternative bidding zone configuration (static analysis). While cross-zonal contributions can in general be considered in indicators such as the RSI, it is difficult to make reasonable assumptions for the ensured import or export capacities in case of scarcity events in the future. In the context of the assessment of bidding zone reconfiguration, it is even more challenging to define reasonable assumptions since no historic import/export time series are available for the newly created borders. Therefore, net imports will not be considered in the following indicators.

It has to be noted that any indicator and derived conclusions will be sensitive to the assumptions made in the aforementioned database.

There are different approaches to assessing the existence of market power. Besides structural/static analysis (such as concentration ratios, HHI and RSI), it is possible to use behavioural/dynamic analysis (Price–Cost Margin Index, Lerner Index) or simulation models (competitive benchmark using oligopoly models) to analyse market power and competition.

However, in the following, the focus relies on indicators based on a structural (static) analysis (considering the assumptions described before).

### 5.10.2.2 Herfindal–Hirschmann-Index

The HHI is the ‘traditional’ indicator of economic theory to measure market concentration and is defined as the sum of the squared market shares:

\[
HHI = \sum_{i=1}^{N} s_i^2
\]

where \( s_i \) is the market share of company \( i \) in the market and \( N \) is the total number of companies in the market. The HHI ranges from \( 1/N \) to 1.

A small HHI indicates a highly competitive (unconcentrated) market, while a high HHI indicates a high market concentration.

### 5.10.2.3 Residual Supply Index or Pivotal Supplier Indicator

Another well-known indicator to measure market concentration is the RSI, also known as the Pivotal Supplier Indicator, which also considers potential imports. The RSI measures how much capacity remains in the market, when one provider retains its capacity:

\[
RSI = \frac{Total\ Supply - Largest\ Seller's\ Supply}{Total\ Demand}
\]

where \( s_{i} \) is the market share of company \( i \) in the market and \( N \) is the total number of companies in the market. The HHI ranges from \( 1/N \) to 1. Cross-zonal contributions can in general be considered as follows:

\[
Total\ supply = Total\ domestic\ supply\ capacity + Total\ net\ import
\]

An RSI above 100% indicates that sufficient capacity remains in the market to meet the demand. An RSI below 100% indicates that the remaining capacity does not meet the demand.

The total demand will be considered as the maximum residual load (i.e. subtracting wind and PV infeed from the total demand) of a bidding zone. Since it is not possible to derive meaningful assumptions regarding the net import or export that could be considered for new bidding zone borders for which no historical import and export values are available, the quantitative analysis will neglect these. Yet, consideration of net imports would lead to decreased domestic market concentration, while consideration of net exports would lead to increased domestic market concentration.

### 5.10.3 ASSESSMENT OF ‘MARKET CONCENTRATION AND MARKET POWER’

#### 5.10.3.1 Calculation of market power indicators

In accordance with the formula and assumptions described in section 5.10.2, Table 5.12 summarises the changes of indicators for each scenario independently. The impacts for the alternative bidding zone configuration are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo). Although these are ‘well-known’ indicators that are often applied in practice and literature, the interpretation of the exact values of the indicators is not clearly defined. For instance, there are different understandings in the academic literature of the thresholds for the definition of a concentrated or highly concentrated market.

As already discussed in section 5.10.2, these indicators will be labelled as market power indicators, although it is worthwhile mentioning that these indicators focus on market concentration and will be used as a proxy for market power. However, it should be noted that even in the event of both indicators showing increased market concentration, it is not clear to what extent this would materialise in reality.
An increase of the HHI indicates increased market concentration, and a decrease of the RSI also indicates increased market concentration. For Germany and Austria, both indicators indicate increased market concentration and, therefore, increased market power. The French market is already concentrated in the Status Quo configuration, thus the variations of HHI are not significant and do not show a clear pattern. For the Big Country Split configuration, HHI and RSI give contradictory tendencies. For the Big Country Split 2 configuration, the FR_Centre zone would be more concentrated and the FR_South less concentrated, but markets still remain concentrated overall.

A splitting of Poland will most likely not impact market power in Polish bidding zones significantly – especially when considering cross-zonal contributions.

### Table 5.12: Calculated market power indicators

<table>
<thead>
<tr>
<th></th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>SOAF 2025 planned</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Change of HHI per concerned bidding zone</td>
<td>DE: +25%</td>
<td>DE_N: +76%</td>
<td>DE_N: +206%</td>
<td>BE &amp; NL: see explanation below</td>
</tr>
<tr>
<td></td>
<td>AT: +370%</td>
<td>DE_S: +119%</td>
<td>DE_West: +261%</td>
<td>CZ &amp; SK: -29% (compared to SK)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>F_N: -0.6%</td>
<td>DE_S: +119%</td>
<td>-73% (compared to CZ)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>F_S: +0.7%</td>
<td>F_N: -0.6%</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>PL_N: see explanation below</td>
<td>F_S: +4.9%</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>PL_S: see explanation below</td>
<td>PL_N: see explanation below</td>
<td></td>
</tr>
<tr>
<td>Change of RSI* per concerned bidding zone</td>
<td>DE: -12%</td>
<td>DE_N: -7%</td>
<td>DE_N: -19%</td>
<td>BE &amp; NL: see explanation below</td>
</tr>
<tr>
<td></td>
<td>AT: +3%</td>
<td>DE_S: -31%</td>
<td>DE_West: -25%</td>
<td>CZ &amp; SK: +35% (compared to SK)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>F_N: -13.3%</td>
<td>DE_S: -31%</td>
<td>+59% (compared to CZ)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>F_S: +11.3%</td>
<td>F_N: -13.3%</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>PL_N: see explanation below</td>
<td>F_S: +4.4%</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>PL_S: see explanation below</td>
<td>PL_N: see explanation below</td>
<td></td>
</tr>
<tr>
<td>SOAF 2020 worst</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Change of HHI per concerned bidding zone</td>
<td>DE: +24%</td>
<td>DE_N: +80%</td>
<td>DE_N: +157%</td>
<td>BE &amp; NL: see explanation below</td>
</tr>
<tr>
<td></td>
<td>AT: +377%</td>
<td>DE_S: +102%</td>
<td>DE_West: +329%</td>
<td>CZ &amp; SK: -21% (compared to SK)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>F_N: -1.4%</td>
<td>DE_S: +102%</td>
<td>-40% (compared to CZ)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>F_S: +1.2%</td>
<td>F_N: -1.4%</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>PL_N: see explanation below</td>
<td>F_S: +4.6%</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>PL_S: see explanation below</td>
<td>PL_N: see explanation below</td>
<td></td>
</tr>
<tr>
<td>Change of RSI* per concerned bidding zone</td>
<td>DE: -10%</td>
<td>DE_N: -10%</td>
<td>DE_N: -17%</td>
<td>BE &amp; NL: see explanation below</td>
</tr>
<tr>
<td></td>
<td>AT: -6%</td>
<td>DE_S: -25%</td>
<td>DE_West: -30%</td>
<td>CZ &amp; SK: +63% (compared to SK)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>F_N: -8.3%</td>
<td>DE_S: -25%</td>
<td>+60% (compared to CZ)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>F_S: +7.5%</td>
<td>F_N: -8.3%</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>PL_N: see explanation below</td>
<td>F_S: +13.2%</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>PL_S: see explanation below</td>
<td>PL_N: see explanation below</td>
<td></td>
</tr>
</tbody>
</table>

*Since it is not possible to take reasonable assumptions for net imports/exports at new bidding zone borders, the RSI is calculated without considering potential cross-zonal contributions.
For the merge configuration, the evolution of market power would vary depending on the respective consolidation of market shares on both sides of the border and the resultant commercial reaction. Nothing can be said for certain, since global indexes per country/BZ area do not capture aspects such as generation technology-based strategies, nor portfolio strategy impacts in a cross-zonal environment. General economic theory asserts that larger markets mean lower market power problems. In practice, and considering that this market power could be exercised in different time frames (larger markets may need more redispatch, and this one is, by definition, local) the effects are unclear.

For the configuration ‘Small Country Merge’– in this case, specifically of CZ & SK – it is clear that merging two smaller bidding zones into one will result in reduced market concentration. The results of the calculation of both indicators show that the situation in the market would be better, and even much better, comparing the merged market to the single Czech market.

Qualitative assessment of the impacts on ‘market concentration and market power’

As already discussed in the previous section, the measurement of market power is more difficult since it requires competition modules to be incorporated in the modelling. Thus, in addition to the market concentration indicators (as a proxy for market power), market power, in alternative bidding zone configurations, will be assessed qualitatively.

In general, one could argue that the incentives to manipulate market prices due to location effects, i.e. lack or reduced offer from resources that are critical for the reliable operation of the system, depend on the size of the market. Smaller market areas with fewer market participants are likely to increase the possibilities for the abuse of market power.

Yet, the ‘size’ of a bidding zone cannot be measured in one value, as it has several dimensions and is characterised by several factors, mainly by the structure of the plant park (inc. RES), the level of cross-zonal capacities, the level of demand flexibility and the location of the participants. All of this has to be considered when it comes to the assessment of a change in the ‘size’ of a bidding zone and its meaning for a change in market concentration and power.

Relevance of the structure of a plant park

The energy mix has high relevance for the possibility of abuse of market power. The more decentralised/distributed the generation, the lower the market concentration and, thus, the lower the possibilities for an abuse of market power.

Relevance of the level of cross-zonal interconnection

A low level of cross-zonal interconnection of a bidding zone with its neighbouring bidding zones might increase the risk market power for domestic plant owners, as the level of competition ‘from abroad’ is lower.

Conversely, if a bidding zone split allows to significantly increase cross-zonal capacities, it has the potential to reduce the market power of domestic companies.

Relevance of the level of demand flexibility (demand side management)

Although electricity demand is usually considered inflexible, this will most likely change in future. An increased level of demand-side management and an increased share of storage might be beneficial with regard to market power.

Relevance of the location of market participants

Market concentration – and, respectively, market power – is not only linked to day-ahead markets but also to other market segments. While the intraday and balancing time segments are typically organised as markets, some countries in Europe also organise redispatch procurement in the form of markets. Yet, for some countries, redispatch cannot be procured via markets, as the redispatch is dominated by a few generators that are located at the ‘right’ locations in the country in order to resolve congestion. For instance, this is the case for Germany. A splitting of the bidding zone at the day-ahead (and timely following) markets would make this market concentration more visible. Yet, it has to be noted that the market concentration is not created by the splitting itself.

High market concentration indicates potential market power, but the abuse of market power is controlled by the relevant regulating authorities

Whether market concentration exists in European markets or whether existing market power is abused is controlled by several European and national authorities. These authorities control, for instance, whether the merge of two companies could create or strengthen a market-dominating position or whether existing market power is abused in order to impact market prices. Therefore, market concentration, market power and the abuse of market power are interlinked, but to have a high concentration in a market does not mean, per se, that market power is abused. In the event of an adaptation, the relevant European and national monitoring bodies should carefully review the potential impacts with regard to market concentration and power.
5.10.3.2 Summarised assessment of ‘market concentration and market power’

Table 5.13 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the CACM criterion ‘market concentration and market power’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

Here, a minus indicates a higher market concentration compared to the current bidding zone configuration. For the DE/AT Split, the market concentration in the Austrian market would especially increase since the number of market participants/generators would decrease significantly. For the Big Country Split and Big Country Split 2, a significant increase of the market concentration is expected for DE_S. While the main generation centres are currently already located in the north and west of Germany, the nuclear phaseout will lead to a further decrease of generating units and, therefore, market participants in the south of Germany. In the event of the Small Country Merge, it is expected that the number of market participants would increase, therefore lowering the market concentration.

As already mentioned, before the adaptation of bidding zones, their impacts on market concentration and power should be checked by the competent authorities.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Market concentration and market power</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(+)</td>
</tr>
</tbody>
</table>

Table 5.13: Specific assessment of market concentration and market power

**SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION**

The majority of stakeholders did not explicitly give their opinion on market concentration and market power. General feedback included only the impression of necessity of quantitative analysis of market efficiency criteria, including market concentration.

The view of the part of stakeholders who specifically mentioned their position is not the same in all cases. The majority support the idea that the splitting of bidding zones would result in increased market concentration and market power of individual market players.

But there are also two specific answers where the stakeholders disagree with this criterion and do not consider it relevant for analysing the bidding zone configuration. In their opinion, market concentration and market power are not problems even in small bidding zones if the power of the dominant player is not abused.

The participating TSOs acknowledge the stakeholder feedback but would like to point out that market concentration and market power are criteria required by Regulation 2015/1222. The intent was to show only how the concentration of the market and power of dominant players would change in comparison to the current situation and to show where the problems might occur if the control of national and European authorities fails.
5.11 CACM CRITERION ‘EFFECTIVE COMPETITION’

5.11.1 DESCRIPTION AND UNDERSTANDING OF ‘EFFECTIVE COMPETITION’
CACM Article 1(b)(ii): market efficiency, including, at least the cost of guaranteeing firmness of capacity, market liquidity, market concentration and market power, the facilitation of effective competition, price signals for building infrastructure, the accuracy and robustness of price signals

The classical economic definition of a workable competitive market considers that enough companies compete to produce the same product such that no single company is able to raise prices significantly above the system marginal cost for a sustained time period.

While the four aspects of market liquidity, market concentration, market power and price signals are strongly interrelated, the facilitation of effective competition seems to combine these aspects. High market liquidity, low market concentration and low market power combined with robust price signals are preconditions for effective market competition. Hence, the facilitation of effective competition in markets should be assessed in a qualitative, rather than quantitative, way.

Besides competition between suppliers and between consumers, there is also competition for access to grid infrastructure between all market participants, especially the capability of market participants to compete for scarce grid elements on a level playing field..

5.11.2 EVALUATION APPROACH FOR ‘EFFECTIVE COMPETITION’
The impact of alternative bidding zone configurations on effective competition will be based on the identification and discussion of fundamental principles/inter-relations.

5.11.3 ASSESSMENT OF ‘EFFECTIVE COMPETITION’

5.11.3.1 Qualitative assessment of impacts on ‘effective competition’
A change in the existing bidding zone configuration may have a significant impact on the wholesale market prices, which may have a significant impact on the retail and end-consumer prices as an inevitable consequence. Retailers may have to change their business processes or even their business strategies, which will consequently result in new (hedging) products and in procurement that is more complex. Furthermore, traders with less experience in cross-zonal trade (such as small companies without their own generation assets) and who are currently focused on trades within a bidding zone, will especially suffer if a market area is split. Finally, the entry barriers for traders would be increased by a split.

Trades through OTC contracts will have to be complemented by the necessary number of capacity rights on the relevant borders, thus increasing the effort required by companies.

On the other hand, effective competition may increase in the case of smaller bidding zones with the consequent increase of bidding zone borders. Cross-zonal competition would be enhanced, which in larger zones is limited on borders where cross-zonal capacities are loaded by flows resulting from internal transactions (which have priority over cross-zonal transactions). Considering that in the target model – which is single price coupling for the EU – all short-term cross-zonal trade is to be managed via power exchanges, more bidding zone borders may result in more competitive trade instead of OTC trade. This could be especially valid for vertically integrated companies. When a new border is implemented and this results in the splitting of a vertically integrated company, this company needs to trade via power exchanges (before splitting, this company would trade OTC inside the company without any competitors).

It is possible to shift certain elements like liquidity, market power and concentration from the forward and day-ahead markets to the redispatch (market) and vice versa. For example, one might have a regulated redispatching (without any market liquidity) in favour of a more liquid spot and long-term market.
The priorities of market segments, i.e. potential shifts of visible market concentration between the different market segments, are not linked to technical arguments, but are more a question of the market design and the acceptable/desirable distributional impacts. For example, if there was a high market power concentration in redispatch, the liquidity in forward and day-ahead markets is of great importance, and thus a split could be counterproductive by reducing the liquidity here. On the other hand, the introduction of an additional border could also lead to less redispatch and, therefore, to lower total system costs (incl. redispatch costs). For a split market area, the market concentration would be moved from redispatch to the day-ahead market, which would, through this, have a different prioritisation.

To compensate for effects arising from market power, monitoring and regulation are key. This leads to the question of whether a regulated spot or a regulated redispatch market is the lesser evil. Today, the incentives for future grid investments are spot (forward) market driven.

Retailers currently compete on markets at a national level, with the exception of the Nordic markets. If countries are to be split into several smaller bidding zones, then these countries will have geographically differentiated prices in cases of congestion/limited cross-zonal capacities. This will lead to new balancing of responsible entities, new contracts and new risks due to different imbalance settlements. Because the situation might change every three years (due to the technical and market reports that need to be prepared every three years), the retailers will additionally lose their ability to plan and monitor. This risk will be passed on to the end consumer, resulting in lower transparency, higher complexity and increased market entry barriers, and ultimately harming effective competition and leading to higher end-consumer prices.

5.11.3.2 Summarised assessment of ‘effective competition’

Table 5.14 provides the summarised assessment of the potential impacts of a changed bidding zone configurations with regard to the CACM criterion ‘effective competition’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Effective competition</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
</tbody>
</table>

Table 5.14: Specific assessment of effective competition

Due to the complexities associated with comparing internal to cross-zonal interactions across different markets a robust assessment of the impacts has not taken place.

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

The majority of stakeholders did not explicitly express their opinion on effective competition. The few who did pointed out that the splitting of bidding zones may result in lack of liquidity and in higher risk of unnecessary restrictions of cross-border exchanges; according to those stakeholders, both of these aspects would cause less effective competition.

The participating TSOs acknowledge the stakeholder feedback. However, it is important to point out that the negative effects resulting from the splitting of the current bidding zones could be balanced by the positive effects created by an increased competition for scarce cross-zonal capacity. Due to the complexities associated with comparing internal to cross-zonal interactions across different markets, a robust assessment of the related impacts has not taken place.
5.12 CACM CRITERION ‘PRICE SIGNALS FOR BUILDING INFRASTRUCTURE’

5.12.1 DESCRIPTION AND UNDERSTANDING OF ‘PRICE SIGNALS FOR BUILDING INFRASTRUCTURE’

CACM Article 1(b)(ii) requires an assessment of: market efficiency, including, at least the cost of guaranteeing firmness of capacity, market liquidity, market concentration and market power, the facilitation of effective competition, price signals for building infrastructure, the accuracy and robustness of price signals.

In Art. 33 CACM, price signals are referred to twice, namely as ‘price signals for building infrastructure’ (this section) and ‘accuracy and robustness of price signals’ (cf. the next section, 5.13). Art 33. CACM does not clarify whether ‘infrastructure’ refers to investments in generation/demand only or investments in network infrastructure. For the purpose of this report, infrastructure is interpreted as transmission grid infrastructure. Price signals for generation/demand will be discussed in the next section, 5.13.

With respect to price signals for building network infrastructure, a distinction between internal and cross-zonal lines needs to be drawn.

For internal lines, it is worth discussing whether actual ‘real world’ price signals (i.e. signals based on actual market results) are necessary to deliver information on the efficiency of potential grid expansion projects. Internal grid infrastructure investments are widely regulated and hence usually do not depend on market price signals, as a copper plate is assumed internally. There are different national regulation schemes related to grid investments across Europe where investments are normally regulated/approved by the NRAs. It is the nature of such regulated investments that they do not depend on revenue streams that stem from markets/ market prices.

Price signals for building cross-zonal lines are understood as price differences between neighbouring zones. The higher the price difference, the better the price signals for building a new interconnector. Although price signals play a key role for a decision on such grid investment, other aspects such as increased/decreased system security need to be considered as well. Furthermore, the robustness of such price signals should be verified, as a new interconnector is perceived as a long-term investment.

Hence, price signals are perceived as more relevant for cross-zonal investments. However, to some extent, internal lines also may influence cross-zonal capacity in both NTC and flow-based environments. In NTC calculations, the first overloaded element when an increase of the net position of a given bidding zone is simulated may not necessarily be a cross-zonal one. In the flow-based approach, prices, and consequently price differences, result from an active constraint of an element which is on a list of CNEC. By definition, the CNEC list consists of grid elements which are relevant for cross-zonal exchanges (not necessarily only cross-zonal elements). Thus, price signals may also work for internal lines in cases where they are relevant for cross-zonal exchanges.

5.12.2 EVALUATION APPROACH FOR ‘PRICE SIGNALS FOR BUILDING INFRASTRUCTURE’

The assessment of a changed bidding zone configuration on the ability of prices to serve as a signal for building infrastructure is based on the identification and discussion of fundamental principles/inter-relations.

5.12.3 ASSESSMENT OF ‘PRICE SIGNALS FOR BUILDING INFRASTRUCTURE’

5.12.3.1 Qualitative assessment of impacts on ‘price signals for building infrastructure’

Accurate price signals guide efficient short-term utilisation and long-term development of the power system.

An optimal bidding zone configuration should promote accurate price signals for the efficient short-term utilisation and long-term development of the power system. Accurate short-term price signals reflecting demand, supply and power system conditions (including technical as well as financial constraints) and, consequently, price differences between bidding zones encourage the efficient use of cross-zonal capacity. On the other hand, accurate and robust long-term price signals may show a required cross-zonal network development.

The more accurate prices reflect market conditions and the restrictions of the underlying grid, and the better prices will be able to guide market participants in efficiently utilising the power system in the short-term (e.g. dispatch reflects important grid constraints) and to develop the power system in the long-term (e.g. grid enhancement to increase transmission capacities). On the other hand, real day-ahead market prices reflect the current market situations. This does not coincide with lead times for onshore grid enhancements.
which are typically around a decade.\footnote{This is different for offshore DC cables which can be realised faster.} Even future products offered at power exchanges do not reach this maturity and such long term products tend to be less liquid and hence less representative.\footnote{Further details can be found on websites of relevant power exchanges where time horizons (max. five years lead time) and traded volumes are published.} Therefore, even though real market prices provide locational information of current market needs for grid infrastructure, verifying the long-term robustness of such information before a decision to start such a long-term investment is difficult if not impossible. The lack of robustness of information on current (real) market prices could even be counterproductive. A short-term price signal for ‘no investment’ which changes into a price signal for ‘investment’ in the long term could prevent a short-term decision to build grid infrastructure even though it is necessary in the long term.

5.12.3.2 Summarised assessment of impacts on ‘price signals for building infrastructure’

Table 5.15 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the CACM criterion ‘price signals for building infrastructure’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

Assuming that the splitting is effective, i.e. placed where major congestions occur and cross-zonal constraints are active resulting in price differences, such splitting provides more short term price signals for building long-term network infrastructure which is relevant for cross-zonal exchange.

However, the long lead time (long construction period and approval processes) which is relevant for the grid investment decision-making does not coincide with the time period for which market time signals are provided. Therefore, even though price signals exist, they provide only partial information in this context (high differences in day-ahead prices can serve as a first indication for a new grid investment).

Furthermore, there are different approaches to grid development over Europe. TSOs build infrastructure not only because of price signals/differences, but also in order to solve congestions, increase operational security or enhance the single European market. It must be noted that TSOs are regulated, and decision on investments – although they may be supported by price signals – need to be approved by NRAs.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Price signals for building infrastructure</td>
<td>(0/+)*</td>
<td>(0/+)*</td>
<td>(0/+)*</td>
<td>(0/-)*</td>
</tr>
</tbody>
</table>

* Importance differs between borders/countries and the effectiveness of the signal is low, given the incompatible lead times between market prices and grid investment decisions which are characterised by long construction periods and approval processes.

Table 5.15: Specific assessment of impacts on price signals for building infrastructure
The majority of stakeholders replied that price signals are indeed an important investment incentive for new cross-border lines and infrastructure. One stakeholder, however, was of the opinion that the investment in lines is more related to concepts of pan-European welfare maximization, following the facts that most lines are non-merchant and that TSOs are regulated companies. However, everyone shared the viewpoint that infrastructure investment is the key long-term solution to congestion problems and a very important welfare factor.

There is no consensus among stakeholders on whether smaller bidding zones would provide better incentives in terms of price signals for new lines and infrastructure construction, or just the opposite. For some, high redispatch costs associated with congestion are a very good incentive for construction; so these (more remedial actions) are better than zone splitting. Other stakeholders considered that the balancing market is less transparent than the day-ahead and intra-day ones, and they came to the opposite conclusion. They evaluated bidding zone splitting as a better method for infrastructure commissioning incentives and efficiency. Common to both currents of thought was the consideration that any bidding zone configuration needs to be robust and stable over time to eliminate uncertainty, reduce risks and create a more favorable environment for infrastructure investment. This translated into the recommendation of keeping bidding zones as they are (some stakeholders) or to redesign them towards better ones (for others). The remark was made that the effects of splits on the infrastructure investment incentives need to be examined in detail.

Some of the stakeholders mentioned that a simplified quantitative consideration of welfare could encompass most of the criteria in Regulation 2015/1222 (infrastructure building incentives included) and facilitate the reconfiguration assessment. When chosen as a solution, bidding zone splitting must be based on congestion and this latter must be reflected in prices to give the adequate incentive signals (i.e. any split has to be well-founded and thoroughly studied). Price signals are useful for communication and some stakeholders perceived them as very helpful to speed up the realization of infrastructure projects. One stakeholder also remarked that having zonal prices (for producers) is not incompatible with having one single national price (for consumers), as with the PUN35 (National Single Price) in Italy.

Finally, some stakeholders also mentioned that the model-based approach was essential to evaluate new infrastructure investment and, from this perspective, they regretted the lack of further use of this method to evaluate the former. Another stakeholder also explained that the right formula of allocation of congestion rents (based on a ‘polluter pays’ principle) would be key to provide the right incentives to avoid potential delays on investment.

The participating TSOs acknowledge the stakeholder feedback by recognizing that this study has important implications for welfare redistribution and price signals. For certain stakeholders, changes in the prices represent an important investment incentive, and welfare redistribution is usually a matter of national importance. Therefore, caution imposes itself at the time of proposing recommendations for either modifying or keeping the current bidding zones structure; in particular when not having found in the quantitative analysis performed (model-based or expert-based) the irrefutable technical arguments to propose one single choice. Most stakeholders supported this conclusion.


SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION
5.13 CACM CRITERION ‘ACCURACY AND ROBUSTNESS OF PRICE SIGNALS’

5.13.1 DESCRIPTION AND UNDERSTANDING OF ‘ACCURACY AND ROBUSTNESS OF PRICE SIGNALS’

CACM Article 1(b)(ii) requires an assessment of: market efficiency, including, at least the cost of guaranteeing firmness of capacity, market liquidity, market concentration and market power, the facilitation of effective competition, price signals for building infrastructure, the accuracy and robustness of price signals.

As already indicated in the previous section, accuracy and robustness of price signals are for the purpose of this analysis, interpreted as relevant for generation/demand. Price signals with regard to transmission infrastructure are discussed in the previous section 5.12.

An optimal bidding zone configuration should promote accurate and robust price signals for efficient short-term utilisation and long-term development of the power system. Accurate short-term price signals reflecting demand, supply and power system condition (including technical as well as financial constraints) and, consequently, price differences between bidding zones encourage efficient use, generation dispatch, generation flexibility and activation of demand-side response. On the other hand, accurate and robust long-term price signals may affect generation and load investment decisions.

In the following, the accuracy of price signals is understood as the ability of prices to reflect all relevant market and grid conditions. The more accurately prices reflect market conditions and the restrictions of the underlying grid, the better prices will be able to guide market participants in efficiently utilising the power system in the short term (e.g. dispatch reflects important grid constraints) and developing the power system in the long term (e.g. generation investments at locations that consider market conditions and existing grid constraints).

In contrast, the robustness of price signals refers in the following to the ability of prices to be stable. Especially in the context of the evaluation of alternative bidding zone configurations, the robustness/stability of price signals over time and over different scenarios is of high importance. In order to assess if an alternative bidding zone configuration is advantageous or not, price signals need to be as robust/stable as possible over time and over different scenarios. If not, e.g. if prices and especially price differences between bidding zones change significantly between different scenarios, this will impact the evaluation of the bidding zone configuration under assessment. In the worst case, the assessment of an alternative bidding zone configuration (compared to the Status Quo) will be different for every future scenario considered. Clearly, the robustness/stability of prices has a major impact on the predictability of future prices and also their variability, and is therefore a main factor considered by investors in their future investment decisions.
5.13.2 EVALUATION APPROACH FOR ‘ACCURACY AND ROBUSTNESS OF PRICE SIGNALS’

The assessment of a changed bidding zone configuration on the accuracy and robustness of price signals will be based on the identification and discussion of fundamental principles/interrelations.

5.13.3 ASSESSMENT OF ‘ACCURACY AND ROBUSTNESS OF PRICE SIGNALS’

5.13.3.1 Qualitative assessment of impacts on ‘accuracy and robustness of price signals’

Robustness of price signals is especially important for the long-term development of the power system

Price signals have to be robust/stable over time in order to provide appropriate incentives for investments, e.g. for generation. If not, e.g. if prices, and especially price differences between bidding zones, change significantly between different scenarios, this will impact the evaluation of the bidding zone configuration under assessment. In the worst case, the assessment of an alternative bidding zone configuration (compared to the Status Quo) will be different for every future scenario considered. Robustness of price signals is strongly interlinked to the sensitivity of prices (see next aspect).

High sensitivity of prices decreases the robustness of price signals

In order to assess the robustness of prices, the sensitivity of prices has to be verified and, more importantly, sensitivity has to be distinguished from the volatility of prices. Prices can be described as being sensitive in cases of minor changes in the framework parameters or variants heavily influencing the corresponding market prices. In addition, if a significant change in the price cannot be reasoned properly with any fundamental fact, the price signals of the respective bidding zone configuration are not robust. In small bidding zones, prices tend to be more sensitive to changes in the underlying system, such as a new power plant installation, more demand-side response or additional transmission capacities. Assuming limited cross-zonal transmission capacities, the robustness of the price is then affected.

Prices reflecting structural congestions might increase economic incentives for investments in generation and demand side response

Pricing scarce transmission capacity (according to structural congestion) in the markets might incentivise investments in generation and demand-side response in the high-price market zones (i.e. zones with scarce generation and import capacity) in the long term. Yet, although prices are an important factor for an investment decision, there are several more aspects which are of very high relevance (as described in the following). With respect to price signals for generation infrastructure – in the energy only market – it is understood that price signals should reflect system scarcity i.e. price signals at high-price peaks in general provide incentives to investors to build new generation capacities (or to not mothball existing generation capacities). Furthermore, in cases of scarce transmission capacities, price signals (especially price differences between zones) should indicate which bidding zone requires additional generation. If the price peaks are high enough, there may also be an incentive to develop a demand-side response in a given location.

Predictability of prices is an important decision factor for investors

Besides the expected price level, its predictability is also of high relevance for an investment decision. For instance, if an investment has a positive expected net present value because one expects very high market prices but only for a few hours a year, an investor will want to ensure that the forecast of such price spikes is sufficiently stable to base an investment decision on it. However, it has to be noted that the volatility of prices is not good or bad in itself, since high price volatility can also mean greater opportunities (and risks) for investors. Yet, it is likely that investors will ask for a sufficiently reliable forecast of prices – and, respectively, of price differences – which is, especially in highly interconnected markets with high variable RES share, more challenging than in the past.
Political risk is an important decision factor for investors which cannot be influenced by adapted bidding zones

The CACM foresees the regular review of the efficiency of bidding zones. Every three years, ACER has to prepare a market report while requiring ENTSO-E to prepare a technical report that considers a geographical area defined by ACER. If one of the reports indicates inefficiencies, a full Bidding Zone Review is likely to be initiated. The final decision (considering the recommendation from TSOs) will be taken by Member States. Hence, the bidding zone configuration can be adapted every three years. Yet, the bidding zone configuration has a high impact on the corresponding market prices, which are an important decision factor for investors. The potential regular adaptation of bidding zones represents a very high risk for investors, which is difficult to estimate. The risk of stranded investments or plants which are in a new bidding zone configuration no longer ‘in money’ is high. In order to mitigate this risk, investors will require very high return rates for potential investments in new generation capacities, if they are willing to take the risk of a misinvestment at all.

Pricing scarce transmission capacity in the day-ahead market might incentivise demand side response in the long-term

Pricing scarce transmission capacity in the day-ahead market (according to structural congestion) might incentivise consumers to increase their demand in bidding zones with excess supply, as well as lowering electricity prices and decreasing their demand in market zones with scarce generation and import capacity. However, for the efficiency of DSR investments, it is crucial that prices are not capped but can increase to the value of lost load (in times of scarcity). Another important aspect in this context is the idea of the aggregation of prices for demand, as actually implemented in Italy. An important driver for such an aggregation is to avoid politically undesirable distributional impacts of more regional prices for consumers. However, load-weighted average prices could counteract the development of demand response.

5.13.3.2 Summarised assessment of impacts on ‘accuracy and robustness of price signals’

Table 5.16 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the CACM criterion ‘accuracy and robustness of price signals’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

There is a trade-off between spatial precision of prices (i.e. high enough price peaks reflecting system scarcity) on the one hand and their stability and predictability on the other hand. By definition, smaller zones may sharpen price peaks; however, bigger zones may increase the long-term predictability of the average level of prices. In the discussion on the definition of an appropriate bidding zone structure, there is no unanimously shared answer from the involved stakeholders regarding the question as to which of these properties deserves preference when it comes to assessing the effectiveness and efficiency of investment incentives.

Moreover, there are other factors that influence decisions on generation/or Demand-Side response (DSR) investments. For instance, while for the demand-side response the adequate price signals may be a key factor, for investments in conventional power plants, the grid connection and the fuel delivery also play an important role.

It must be noted that, in the context of the First Edition of the Bidding Zone Review, prices refer mainly to day-ahead market prices. OTC trading is not considered explicitly. The impact of prices on forward, intraday and balancing markets are considered to the extent possible.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accuracy and robustness of price signals</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
</tbody>
</table>

Table 5.16: Specific assessment of impacts on accuracy and robustness of price signals
SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

The majority of stakeholders did not directly address the question in isolation, but it was most often addressed in combination with investment signals for new generation or grid, the introduction of demand-side management or the dispatching of units in the system.

There is no clear consensus as to the comments made by stakeholders. Generally, stakeholders believed the prices are more stable in larger bidding zones and more volatile in smaller bidding zones. Traders prefer larger bidding zones. Stakeholders with a broader view of the electricity value chain highlighted the need for prices to reflect the structural congestions of the system, and thus the locational prices, for it to provide the correct incentives for market participants and TSOs. Further, it was commented that prices in large bidding zones are averaged out, and it should be considered how this affects neighbouring bidding zones. It also was mentioned that this does not necessarily have to result in consumers' exposure to geographically different price levels within a given country, as seen in Italy (PUN).\(^\text{36}\)

The participating TSOs acknowledge the stakeholder feedback. It is understandable that trading entities are of the opinion that large bidding zones will be preferable as this gives higher predictability of prices and large liquidity. In this regard, it is important to weigh this up against the need of other market participants who require the price to provide signals for investment in new generation assets or demand-side management. There is currently no measure of how strong the liquidity needs to be or how important it is to have localised price signals to facilitate the investments in new assets or consumer flexibility within demand-side management. This means it is very difficult to prioritise one need over another; whether or not consumers should be exposed to geographically variable prices within a country is something that will impact possible system developments in the future.

5.14 STAKEHOLDER CRITERION ‘LONG-TERM HEDGING’

5.14.1 DESCRIPTION AND UNDERSTANDING OF ‘LONG-TERM HEDGING’

The aspect of long-term hedging is not part of Article 33 of the CACM Network Code, where the evaluation criteria for the assessment of the bidding zone configurations are listed. However, stakeholders are strongly recommended to consider this aspect.

Generally speaking, there are well-functioning day-ahead markets and financial markets in the countries considered in this Bidding Zone Review. The financial markets seem to be liquid and to provide ample hedging opportunities for consumption as well as for production. Participants in these markets can hedge their price risks by selling or buying local financial contracts, or may create their own cross-zonal hedges using the existing local financial markets.

If local financial markets are immature or do not exist, long-term transmission rights (LTRs) add hedging possibilities by providing a bridge to liquidity in adjacent markets. If one side of a border represents an inefficient market or a market heavily dominated by one large utility, LTRs can be used to establish a hedge for new entrants.

Against this background, Article 30 of the FCA Network Code states:

Article 30

Decision on cross-zonal risk hedging opportunities

1. TSOs on a bidding zone border shall issue long-term transmission rights unless the competent regulatory authorities of the bidding zone border have adopted coordinated decisions not to issue long-term transmission rights on the bidding zone border. […]

2. Where long-term transmission rights do not exist on a bidding zone border at the entry into force of this Regulation, the competent regulatory authorities of the bidding zone border shall adopt coordinated decisions on the introduction of long-term transmission rights no later than six months after the entry into force of this Regulation.

3. The decisions pursuant to paragraphs 1 and 2 shall be based on an assessment, which shall identify whether the electricity forward market provides sufficient hedging opportunities in the concerned bidding zones. The assessment shall be carried out in a coordinated manner by the competent regulatory authorities of the bidding zone border and shall include at least:

(a) a consultation with market participants about their needs for cross-zonal risk hedging opportunities on the concerned bidding zone borders;
(b) an evaluation.

4. The evaluation referred to in paragraph 3(b) shall investigate the functioning of wholesale electricity markets and shall be based on transparent criteria which include at least:

(a) an analysis of whether the products or combination of products offered on forward markets represent a hedge against the volatility of the day-ahead price of the concerned bidding zone. Such product or combination of products shall be considered as an appropriate hedge against the risk of change of the day-ahead price of the concerned bidding zone where there is a sufficient correlation between the day-ahead price of the concerned bidding zone and the underlying price against which the product or combination of products are settled;
(b) an analysis of whether the products or combination of products offered on forward markets are efficient. For this purpose, at least the following indicators shall be assessed: (i) trading horizon; (ii) bid-ask spread; (iii) traded volumes in relation to physical consumption; (iv) open interest in relation to physical consumption.

5. In case the assessment referred to in paragraph 3 shows that there are insufficient hedging opportunities in one or more bidding zones, the competent regulatory authorities shall request the relevant TSOs: (a) to issue long-term transmission rights; or (b) to make sure that other long-term cross-zonal hedging products are made available to support the functioning of wholesale electricity markets.

This article requires that for each new bidding zone border, TSOs will have to offer long-term transmission rights, unless otherwise decided by NRAs, in cases where the electricity forward market already provides sufficient hedging opportunities in the concerned bidding zones. As such, it is ensured that even with a reconfiguration of bidding zones, market parties will have proper hedging possibilities.
The aspect of hedging is actually a question of market design to be implemented within the new bidding zone and on bidding zone borders. Given the precondition that e.g. an intra-German split will not lead to bidding zones with different market designs (as this is, regardless, determined in a harmonised way within the capacity calculation regions), a bidding zone reconfiguration will not have an impact on this.

5.14.2 EVALUATION APPROACH FOR ‘LONG-TERM HEDGING’

For each new bidding zone border, TSOs will have to offer long-term transmission rights unless otherwise decided by NRAs, in cases where the electricity forward market already provides sufficient hedging opportunities in the concerned bidding zones. An analysis on whether there are already sufficient hedging opportunities shall, as such, be made by the NRAs and is not part of this bidding zone review. This analysis requires an in-depth assessment of the concerned markets and would as such be a study on its own.

5.14.3 ASSESSMENT OF ‘LONG-TERM HEDGING’

5.14.3.1 Qualitative assessment of impacts on ‘long-term hedging’

The introduction of a new bidding zone border does not per se reduce or improve the possibilities for long-term hedging. This is because if there is a need for hedging which cannot be solved within the markets of the new bidding zones, the TSOs will have to offer cross-zonal long-term rights.

The assessment of whether a reconfiguration of bidding zones leads to a situation in which the electricity forward market does not provide sufficient hedging opportunities in the concerned bidding zones will be made by the NRAs of the concerned bidding zones (according to Article 30 of the FCA Network Code). As such, the default option would be that TSOs offer long-term rights on new bidding zone borders unless otherwise decided by NRAs.

5.14.3.2 Summarised assessment of impacts on ‘long-term hedging’

Table 5.17 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the criterion ‘long-term hedging’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Table 5.17: Specific assessment of impacts on long-term hedging

| Bidding Zone Configuration (evaluation compared to current bidding zone configuration) | DE/AT Split | Big Country Split | Big Country Split 2 | Small Country Merge |
| Long-term hedging | (-)* | (-)* | (-)* | (+) |

* Alternative long-term hedging instruments (such as system price or trading hubs) that might mitigate the negative impact are to be investigated.

57) This is not required by CACM but was a stakeholder requirement.

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

No explicit feedback was surveyed for ‘long-term hedging’ since the consideration of this aspect is not required by Regulation 2015/1222. However, related comments are addressed e.g. in section 5.9 on market liquidity and are included in the Appendix.
5.15 CACM CRITERION ‘TRANSITION AND TRANSACTION COSTS’

5.15.1 DESCRIPTION AND UNDERSTANDING OF ‘TRANSITION AND TRANSACTION COSTS’

CACM Article 1(b)(iii): transaction and transition costs, including the cost of amending existing contractual obligations incurred by market participants, NEMOs and TSOs

Transition and transaction costs follow an adjustment of a bidding zone configuration. In the following, transition costs are understood as the ‘one-time’ costs directly related to a configuration change (e.g. required IT investments due to market changes or maybe also stranded investments or assets due to price changes or costs for rearranging established trade deals between market participants which are no longer executable due to a change in the bidding zone delimitation). Since the level of transition costs can depend on the time span since the new configuration comes into effect (lead time), for this study, it has been decided that all the transition cost estimates will be reported for an estimated lead time of four years.

In contrast, transaction costs generally refer to the costs of participating in the market. They are permanent costs for search and information, bargaining, policing and enforcement. Transaction costs are, to some extent, specific to a given bidding zone configuration. For the purposes of the bidding zone review, only the difference of transactions costs between bidding zone configurations is relevant. The report takes the current bidding zone configuration as a reference point and refers only to the (permanent) increase or decrease of transaction costs that are expected due to the new configuration.

5.15.2 EVALUATION APPROACH FOR ‘TRANSITION AND TRANSACTION COSTS’

The type of such costs as well as their level varies largely among different actors affected by a reconfiguration. This variety makes the quantification of the aggregated costs particularly challenging. To overcome this challenge, stakeholders have been given the opportunity to report their cost range estimates for different scenarios. Their cost estimates and replies will be used to evaluate the associated impact of different bidding zone configurations in the following. The stakeholder survey will be accompanied by the identification and discussion of fundamental principles/interrelations.

Stakeholder survey on transition and transaction costs

The stakeholder survey, as well as the received feedback from stakeholders, can be found in the Annex. Table 5.18 on pages 77 and 78 gives an overview of the relevant actors and respective cost categories and lists some examples for different cost positions that have been provided to the stakeholders and TSOs. The outcome of the survey and the respective assessment can be found in section 5.15.3.1. While table 5.18 already lists some cost categories and was included in this form in the survey, section 5.15.3.1. includes a second table which complements this (in a non-exhaustive manner) and gives an overview of the necessary adjustments linked to a bidding zone adaptation.

5.15.3 ASSESSMENT OF ‘TRANSITION AND TRANSACTION COSTS’

5.15.3.1 Outcome of the stakeholder survey on transition and transaction costs

Cost ranges for transition and transaction costs

No stakeholder provided specific estimations for the transition and transaction costs arising from a change of the current bidding zone configuration for the entire relevant sector. One stakeholder specifically stated that he is not capable of delivering such estimates due to the high uncertainties and the complexity of the changes caused by an adaptation of the bidding zone configuration and the high uncertainties. However, all stakeholders delivered qualitative arguments which are summarised in the next section. For the same reasons (high complexity of adaptation and uncertainty), TSOs were not able to provide a reliable estimation of such costs in euros. Therefore, in the following section, an overview of the necessary changes on the TSOs’ side is provided. Yet, in the Nordic countries, TSOs are obliged to be able to change the bidding zone configuration and therefore need to estimate costs. Energinet.dk estimates the total costs related to a change on their individual side as rather low. However, it has to be noted that the system and the market design in Scandinavia is much more flexible than that of continental Europe. While a change of the configuration in the Nordic market would mean changing some settings in the operational planning system, the number of necessary changes in continental Europe would be far higher (see the following section). Further reasons for lower costs are the less complex market coupling mechanism in the Nordics (i.e. no flow-based market coupling) and the fact that the Nordic markets are designed as a pool market. As shown in Figure 5.2, (non-cleared) OTC trading does not take place in the Nordics. De facto, this means the clearing of any cross-zonal trades is done at the power exchanges.
<table>
<thead>
<tr>
<th>Adjustments in</th>
<th>With regard to adaptation of</th>
<th>Explanation/Examples (not exhaustive)</th>
</tr>
</thead>
</table>
| **Governmental institutions (including regulating authorities)** | Legal design | – Adjustments of RES support scheme might be necessary if the scheme is related to a bidding zone configuration or to a reference price, that is/are no longer valid  
– The argument above also holds for other support schemes based on a market price as reference price  
– Risk of legal and court costs |
| | General remarks | ... |
| | Organisational | – Resizing of teams |
| | Operational and IT | – Adaptation to new markets creates learning costs (e.g. trading and valuation)  
– Temporary loss of efficiency  
– Adjusting IT processes and implementation of new ones  
– Additional costs of market observation (working hours, travel expenses) |
| | Contracts and financial procurements | – Adaptation of bilateral agreements  
– Increasing cost of hedging with decreasing market liquidity  
– Costs related to market participation (e.g. exchange fees/charges and registration costs for participating in organised markets in each bidding zone)  
– New valuation of existing contracts/positions |
| | General remarks | – Stranded costs or windfall profits (resulting from the increase or decrease of energy market revenues). Stranded costs might be even higher for countries without government guarantees or CRMs for conventional power plants and third party merchant transmission lines in place.  
– Further opportunity costs (costs related to postponing projects, e.g. due to the tie-up of working resources)  
– Regulatory risks faced by investors(e.g. when bidding zone configuration is likely to be revised periodically) |
| **Producing companies (including RES)** | Organisational | ... |
| | Operational and IT | – Restructuring of activities  
– Costs related to market participation (e.g. exchange fees/charges and registration costs for participating in organised markets in each bidding zone)  
– Learning costs (new trading and valuation tools)  
– Temporary loss of efficiency  
– Increasing cost of hedging with decreasing market liquidity |
| | Contracts and financial procurements | – New valuation of existing contracts/positions (not restricted to market participants in the affected bidding zone, if market participants outside the bidding zone used the market price as their respective reference price)  
– Negotiation/adaptation of new contracts |
| | General remarks | – Opportunity costs (costs related to postponing projects, e.g. due to the tie-up of working resources) |

| **Trading companies and institutions (including banks)** | Organisational | ... |
| | Operational and IT | – Restructuring of activities  
– Costs related to market participation (e.g. exchange fees/charges and registration costs for participating in organised markets in each bidding zone)  
– Learning costs (new trading and valuation tools)  
– Temporary loss of efficiency  
– Increasing cost of hedging with decreasing market liquidity |
| | Contracts and financial procurements | – New valuation of existing contracts/positions (not restricted to market participants in the affected bidding zone, if market participants outside the bidding zone used the market price as their respective reference price)  
– Negotiation/adaptation of new contracts |
| | General remarks | – Opportunity costs (costs related to postponing projects, e.g. due to the tie-up of working resources) |
More generally, stakeholders highlighted that experiences from market reconfigurations made in the past should be considered and that currently occurring costs during the pre-implementation phase of a potential splitting of Germany and Austria can provide further insights. Yet, given the fact that all split scenarios of the considered expert-based configurations cover the German market, the complexity and the related costs of such a reconfiguration are considered to be higher than in any previous case due to the fact that Germany is the most mature and liquid market in Europe; although one stakeholder stated that past experiences show significant costs. Another stakeholder, as a producer, estimated his individual costs for the Big Country Split and Big Country Split 2 in the range of billions of euros.

List of necessary adaptations in cases of bidding zone reconfigurations – completions by stakeholders and TSOs
Yet, as indicated by several stakeholders and TSOs in their replies, the estimation of transition and transaction costs is very difficult due to the high complexity of the changes related to a bidding zone reconfiguration. Concrete costs are unknown, since organisational details of the configurations are unknown. Producing concrete and more reliable estimate figures in euros would require a preliminary functional study (which is beyond the scope of the Bidding Zone Review). Hence, several stakeholders and TSOs provided an overview on the necessary adaptations which they consider as being relevant for transition and transaction costs. A summary of these (without a distinction between transition and transaction costs) is provided in Table 5.19. The following list complements (but not in an exhaustive manner) the list of necessary adaptations that has been provided to stakeholders in the survey and that is included as Table 5.18 in the previous section.

<table>
<thead>
<tr>
<th>Adjustments in</th>
<th>With regard to adaptation of</th>
<th>Explanation/Examples (not exhaustive)</th>
</tr>
</thead>
<tbody>
<tr>
<td>TSOs</td>
<td>Organisational</td>
<td>Resizing of teams</td>
</tr>
<tr>
<td></td>
<td>Operational and IT</td>
<td>Learning costs (new evaluation tools)</td>
</tr>
<tr>
<td></td>
<td>Contracts and financial procurements</td>
<td>Costs for adaptation of existing contracts</td>
</tr>
<tr>
<td></td>
<td>General remarks</td>
<td>Costs associated with re-calculation of tariffs and RES levies</td>
</tr>
<tr>
<td>DSOs</td>
<td>Organisational</td>
<td>Resizing of teams</td>
</tr>
<tr>
<td></td>
<td>Operational and IT</td>
<td>Learning costs (new evaluation tools)</td>
</tr>
<tr>
<td></td>
<td>Contracts and financial procurements</td>
<td>Costs for adaptation of existing contracts referring to market price of adjusted bidding zone</td>
</tr>
<tr>
<td></td>
<td>General remarks</td>
<td>Costs associated with re-calculation of tariffs and RES-levies</td>
</tr>
<tr>
<td>Electricity exchanges incl. clearing houses and OTC platforms (all together)</td>
<td>Organisational</td>
<td>...</td>
</tr>
<tr>
<td></td>
<td>Operational and IT</td>
<td>Adaptation of IT systems</td>
</tr>
<tr>
<td></td>
<td>Contracts and financial procurements</td>
<td>Costs for the adaptation of existing contracts referring to market price of adjusted bidding zone</td>
</tr>
<tr>
<td></td>
<td>General remarks</td>
<td>...</td>
</tr>
</tbody>
</table>

Table 5.18: Categories and explanations (not exhaustive) as considered in the stakeholder survey on transition and transaction costs
**TSOs – Completion of list of necessary adaptations in cases of bidding zone reconfigurations**

Although most of the points in the following apply to all kinds of bidding zone reconfigurations, some of them are related to specific splits or specific countries. If so, this is made explicit. The list may not be exhaustive.

<table>
<thead>
<tr>
<th>Adaptation Type</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Update of grid contracts</strong></td>
<td>An adaptation of bidding zone areas in a manner meaning they no longer correspond to control zones would make an adaptation of all related grid contracts necessary. For instance, in Germany, there are currently more than 1000 contracts; splitting Germany would mean adapting/concluding a significantly high number of (new) contracts.</td>
</tr>
<tr>
<td><strong>Grid tariffs</strong></td>
<td>In the case of adapted bidding zones no longer corresponding to control zones, adaptations of the grid tariffs might be required. This also depends on whether harmonised tariffs are foreseen.</td>
</tr>
<tr>
<td><strong>Scheduling systems</strong></td>
<td>Since bidding areas correspond to scheduling areas, TSOs acting in several, e.g., two bidding zones would need to oversee two different scheduling areas and thus all relevant processes linked to the calculation of scheduled exchanges resulting from intraday, day-ahead and year-ahead market coupling. Due to the fact that both market areas need to be treated separately, a second schedule management IT-system has to be implemented. This results in high IT- and human resource costs.</td>
</tr>
<tr>
<td><strong>Settlement of balancing areas</strong></td>
<td>The splitting of a national bidding zone as e.g., Germany into two bidding zones implicates changes with regard to the settlement process of balancing areas. Contracts need to be redrafted and adjusted to reflect new bidding zones. Balancing responsible parties (BRPs) acting in both market zones would need corresponding contracts in each bidding zone – including negotiations with suppliers on existing power supply contracts. Traders would now need to hedge their position between the new set of market zones, resulting in more trade transactions and, thus, costs. For the settlement process of balancing areas, IT systems and interfaces between market participants and TSOs in the market areas need to be adjusted (principles for implementation of market rules for balancing group settlement, also MABIS). If a bidding zone reconfiguration results in a change of control areas, this could lead to different prices for balancing service providers (BSPs) in both regions, thus impacting overall settlement process. Imbalance values cannot be settled as before and cause a high degree of complexity.</td>
</tr>
</tbody>
</table>
| **Update of the balancing management mechanisms/processes** | – Dimensioning and procurement need to be reorganised to fit the new size of the bidding zones. - Potentially higher costs of balancing from more costly/less efficient providers, e.g., for APG
  - The technical setup of the controllers need to be adapted in order to allow the balancing in the new bidding zone scheme, e.g., more than one bidding zone per load frequency control (LFC) area might need more than one controller per LFC area
  - Merging:
    • The political concept that is now also stated in the Clean Energy Package (CEP) is that within a bidding zone, the imbalance settlement price shall be the same. So, the imbalance settlement process needs to be adapted to allow for a common imbalance settlement in the new bidding zone region. From a TSO point of view, there is limited added value in extending existing LFC blocks/areas. It would require major changes in controller setup and additional monitoring.
    • Need to harmonise the regulatory regimes, so it may be the case that regulators from two or more countries need to agree on details of an imbalance settlement scheme.
    • If LFC areas/blocks are kept (i.e. do not correspond to bidding zones) this would require solutions in case of congestion between the new bidding zones. This might result in the procurement of core shares.
  - Splitting (of Germany):
    • Two balancing markets and processes would need to be organised. In addition to that, one might face some issues with available balancing reserves as, e.g., a north region with significant wind infeed and low prices in strong wind situations impacts the running of conventional power plants that might be needed in case of forecast errors. In such situations, prices for balancing capacities could be strongly increased to keep conventional plants running.
    • Even worse, operational security might result in must-run constraints for conventional power plants as dispatchable generation is required to ensure stable operation in an RES-dominated bidding zone.
    • Until the CEP comes into force, there might be the political requirement to keep a common imbalance price in Germany, which would make an additional process necessary to achieve this.
    • Balancing capacity costs will most likely increase as the cheapest of all German bids will no longer be accepted instead being the cheapest in each region. Therefore, there will be an efficiency loss. Balancing energy costs might also increase due to the split market liquidity. In the event of available cross-zonal capacity between the split zones, the balancing energy costs might not change in these situations. |
Not only as a legal consequence, but also from a technical point of view, bidding zones need to be defined and transmission capacities between these bidding areas need to be allocated. With regard to the existing methods of the European market coupling, a new bidding zone would need to be translated in applied methods and processes. For the cross border capacity allocation for all time frames (intraday, day-ahead and long-term), the new bidding zone configuration needs to be included in the capacity calculation method and the market coupling algorithm.

In addition, adaptations of system restoration and curtailment rules may be required. Furthermore, additional costs for auctioning are expected as the calculation of congestion rents will change and make adaptations in the allocation office (e.g. JAO) necessary. Another aspect is that more bidding zones will significantly increase the complexity of the calculations and of the coordination of remedial actions and computation times.

### Renewable energy
- Renewable infeed tariff – political decision required as to whether this shall still depend on market prices. (different tariff or harmonised tariff?)
- Calculation of renewable levy might have to be adjusted.
- Integration of RES might also be impacted by new imbalance prices.

### Additional metering
- There may also be a need for technical adaptations ‘in the field’ – e.g. measurements along the new border (new meters need to be put in place) in case the new border does not follow control areas.

### Other processes
- TSO procurement of grid losses might also depend on market prices. For instance, German TSOs calculate and procure energy for one market area. With a split of Germany into north and south, the calculation and the procurement needs to be done separately for both market areas. This leads of course to a higher degree of costs for the overall process.
- Training for employees whose activities are impacted by a new bidding zone configuration (operators, lawyers, economists, sales and marketing people, research & development [R&D])
- Increase of network studies (more sensitive elements) for planning and real-time operations, more (market) data in general to handle and more studies to analyse impacts due to the (partly temporary) increase of complexity.
- Increased costs for planned outages (more sensitive elements to consider in the planning).
- Renewal of models and software for prospective studies and update of the grid management software.
- For TSOs, possible cost reimbursement for other market parties (power exchanges [PXs], ..)

### Singular Responsibility
- In the event that the split is not along existing control zones, the assignment of the responsible TSOs will be highly sensitive.

### DSOs
- Assignment of distribution system operators (DSOs) to bidding zones: In Germany, there are nearly 1 000 DSOs that have established working relations with the TSOs. Apart from the costs arising at the DSOs, the established TSO/DSO procedures may be affected by several bidding zones within Germany.

### Stakeholders – Completion of list of necessary adaptations in cases of bidding zone reconfigurations

| Qualitative transaction costs | In the event that the split is not along existing control zones, the assignment of the responsible TSOs will be highly sensitive. |
| Distributional effects | Different market conditions and prices after a bidding zone split could result in market participants/consumers becoming winners while others will be losers (windfall profits/losses). |

Table 5.19: Completion of the list for necessary adaptations in case of bidding zone reconfigurations as provided in the stakeholder survey – completion by stakeholders and TSOs
Qualitative feedback provided by stakeholders:

Changes in the configuration should be published to the market in due time prior to the change
Only in this way can players conduct the adjustments and preparations in an efficient way to the lowest possible costs. Stakeholders also highlighted the necessity to take the transition and transaction costs of all stakeholders and market players into account when it comes to the assessment of an adaptation of bidding zones.

Safeguarding the regulatory framework is important and the long term must also be considered
Stakeholders highlighted the importance of a stable regulatory framework, also with regard to the infrastructure investments. A balanced approach needs to consider the impacts in the short and long terms.

From an exchange point of view, large and liquid bidding zones create less costs than bidding zone splitting
This statement was provided by one stakeholder, who also highlighted the importance of liquidity in the context of transition and transaction costs. Yet, TSOs would like to add here that in the event of a merge of bidding zones, transition and transaction costs occur, for instance, due to the necessary adjustments and harmonisation of balancing mechanisms

5.15.3.2 Qualitative assessment of ‘transition and transaction costs’

Changes to the current bidding zone configuration will require adaptations of the current market regulations to the new structure. Following the definition given in the previous section, it is distinguished between transition (‘one time’ costs directly related to a configuration change) and transaction costs (increase of permanent costs due to a configuration change) that follow an adjustment of a bidding zone configuration.

Market parties, power exchanges (including other market platforms) and TSOs will be mainly affected by adaptations to the current bidding zones. In addition, regulatory costs could be considered. Therefore, stakeholder consultation seems crucial in order to realistically estimate the volume and nature of transition costs for concrete bidding zone configurations. In addition to the outcome of the stakeholder survey (see previous section), the following general statements can be made.

A regular adaptation of bidding zones will increase transition and transaction costs
Market participants, TSOs and regulatory authorities need to adapt their processes, tools and existing contracts to the new bidding zone structure. Beside the costs of renegotiating contracts, the costs of IT developments to adapt tools for market price forecasting, cross-zonal capacity calculation and market coupling, as well as learning costs (as temporary loss of efficiency) for trading and valuation tools, especially on the side of market participants, have to be considered. Due to the high complexity of the European electricity markets, the adaptation of bidding zones will always require adaptations on a very detailed and complex level. For efficiency reasons, the adaptation of bidding zones should be restricted only to cases in which an adaptation clearly leads to an increase of overall efficiency, considering all related gains and losses, including transition and transaction costs.

The transition period is relevant for transition and transaction costs
The lead time for the reconfiguration of bidding zones should be aligned with the term structure of forward markets. Hence, the configuration should not be changed before three years after the announcement. However, the speed at which the adaptation to the new bidding zone structure has to be done will also impact the level of transition and transaction costs.
Transition and transaction costs depend on whether a reconfiguration of bidding zones considers LFC areas

In cases where the adapted bidding zones are not the same as LFC areas, the technical setup of the controllers needs to be adapted in order to allow balancing in the new bidding zone scheme, e.g. more than one bidding zone per LFC area might need more than one controller per LFC area. The related transition costs are difficult to assess beforehand, but they are considered to be significant. Thus, a reconfiguration of bidding zones along LFC areas would lead to lower transition and transaction costs compared to a reconfiguration that does not consider LFC areas. Furthermore, a bidding zone reconfiguration will have an impact on the dimensioning and procurement of balancing reserves, which can be considered as transaction costs.

5.15.3.3 Summarised assessment of ‘transition and transaction costs’

Table 5.20 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the CACM criterion ‘transition and transaction costs’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

It is quite obvious that any adaptation of bidding zones, either through a merge or a split, would yield transition and transaction costs which would not occur in the event of maintaining the Status Quo. Therefore, the impact for all assessed bidding zone configurations is assessed to be negative. For Big Country Split and Big Country Split 2, the related transition and transaction costs are estimated as being higher compared to the DE/AT Split and the Small Country Merge. The reason for this is that the former consider the splitting of countries and control zones. Hence, a greater amount of adaptation is necessary compared to splitting along a control zone border.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transition and transaction costs</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
</tr>
</tbody>
</table>

Table 5.20: Specific assessment of transition and transaction costs

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

All stakeholders who provided specific feedback to this evaluation criterion acknowledged that a change of a bidding zone configuration is associated with additional (transition and transaction) costs. Several stakeholders highlighted in their feedback that, in addition to the qualitative assessment, a quantification of these costs (or at least its order of magnitude) is necessary to perform a solid basis to draw conclusions. One stakeholder criticized that the combination of the collected individual replies to the questionnaire should have been done by application of a sound and detailed methodology ensuring a comprehensive comparison. One stakeholder highlighted that even the bidding zone review process itself creates already significant uncertainties and therefore risks for market players. In addition, Austrian stakeholders stated that a DE/LU-AT split would incorporate much higher cost effects for Austrian companies than for German ones. Although the argument that a change of the current bidding zone configuration in continental Europe would require more changes than in the Nordic market is shared, one stakeholder stated that this argument is only used to defend the status quo and that it can be discussed whether national policies (e.g. related to support schemes) in adjacent countries shall impact market efficiency in general.

The participating TSOs acknowledge the stakeholder feedback and share especially the need for an accompanying quantitative assessment of this criterion. However, even with the stakeholder survey conducted, such a quantification has not been feasible in this First Edition of the Bidding Zone Review.
5.16 CACM CRITERION ‘INFRASTRUCTURE COSTS’

5.16.1 DESCRIPTION AND UNDERSTANDING OF ‘INFRASTRUCTURE COSTS’

CACM Article 1(b)(iv): the cost of building new infrastructure which may relieve existing congestion

The ENTSO-E Guidelines for Cost Benefit Analysis of Grid Development Projects provides a definition for project costs and states that ‘total project expenditures are based on prices used within each TSO and rough estimates on project consistency (e.g. km of lines). Environmental costs can vary significantly between TSOs. More details on the Cost Benefit Analysis, which is e.g. applied in the TYNDP, can be found in the Guidelines themselves (e.g. project costs are pre-tax).

5.16.2 EVALUATION APPROACH FOR ‘INFRASTRUCTURE COSTS’

As described in section 3.2, the grid scenarios considered in this First Edition of the Bidding Zone Review are based on the investments considered in the TYNDP. Due to its broader focus, the TYNDP refers mainly to cross-zonal projects and considers the current bidding zone configuration as an exogeneous assumption. Since the Bidding Zone Review has a more detailed focus and aims for the assessment of alternative bidding zone configurations, national grid investment projects (located within the current bidding zones) were added to the list of TYNDP grid investments for the purpose of this Bidding Zone Review. Grid investments included in the TYNDP address the major system bottlenecks and structural congestions. Addressing those structural congestions by an adaptation of bidding zones would not remove them but rather disclose those congestions transparently to the market and restrict trading accordingly. This would not, per se, change the need for grid investments. Since, in comparative terms, grid investments would not change in the different configurations, a detailed assessment of the costs of building new grid infrastructure to the full extent is not relevant for the Bidding Zone Review. The absolute level would correspond to the costs of investments reported in the TYNDP. The TYNDP 2016 indicates up to 150 billion euros of investments in grid infrastructure supporting 200 projects in transmission and storage, leading to a reduction in congestion hours by 40%.

Therefore, the impact of alternative bidding zone configurations on the infrastructure costs will not be considered explicitly in this Bidding Zone Review. Instead, we refer here to the TYNDP 2016. In addition, costs for national investment projects can be found in the national grid development plans.

5.16.3 ASSESSMENT OF ‘INFRASTRUCTURE COSTS’

Please refer to the explanation given in section 5.16.2.

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

The majority of stakeholders did not provide feedback on this evaluation criterion. Only one stakeholder replied explicitly stating that the costs of building infrastructure to relieve existing congestion is not a relevant criterion because these costs are, in his view, independent from the applied bidding zone configuration. The participating TSOs acknowledge the received stakeholder feedback. However, as the Regulation 2015/1222 lists the infrastructure costs explicitly as relevant evaluation criterion, the TSOs keep their reference to the TYNDP.
5.17 CACM CRITERION ‘MARKET OUTCOMES IN COMPARISON TO CORRECTIVE MEASURES (FEASIBLE MARKET OUTCOME)’

5.17.1 DESCRIPTION AND UNDERSTANDING OF ‘MARKET OUTCOMES IN COMPARISON TO CORRECTIVE MEASURES (FEASIBLE MARKET OUTCOME)’
CACM Article 1(b)(v): the need to ensure that the market outcome is feasible without the need for extensive application of economically inefficient remedial actions.

Under a strict interpretation of the criterion, a market outcome would be feasible in all instances where the overall system operates. Under a looser interpretation, a market outcome is only feasible if no corrective measures (e.g. remedial actions) have to be taken. In accordance with the requirement of CACM NC, the measures potentially considered for correcting the market outcome should not imply an extensive application of economically inefficient remedial actions.

5.17.2 EVALUATION APPROACH FOR ‘MARKET OUTCOMES IN COMPARISON TO CORRECTIVE MEASURES (FEASIBLE MARKET OUTCOME)’
Following the less strict interpretation mentioned in the previous paragraph, a market outcome is completely feasible when the corresponding dispatchment and unit commitment does not require any remedial actions to cope with system security constraints. Correspondingly, a bidding zone configuration provides more feasible market outcomes when it implies a lower number of congestions to be solved.

In line with this interpretation, the evaluation approach applied for assessing this CACM criterion is the same considered for the operational security criterion in section 5.4.1.

5.17.3 ASSESSMENT OF ‘MARKET OUTCOME IN COMPARISON TO CORRECTIVE MEASURES (FEASIBLE MARKET OUTCOME)’
Table 5.21 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the criterion ‘market outcomes in comparison to corrective measures (feasible market outcome)’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Market outcome in comparison to corrective measures</td>
<td>(+)*</td>
<td>(+)*</td>
<td>(+)*</td>
<td>(-)</td>
</tr>
</tbody>
</table>

* There can be no further distinction between the splits without further quantitative analyses.

Table 5.21: Specific assessment of market outcome in comparison to corrective measures (feasible market outcome)

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

The majority of stakeholders replied that the qualitative assessment of redispatch volumes and costs needs to be underpinned with a quantitative assessment. In this context, some stakeholders highlighted that redispatch shall not be seen only as a cost position but also its function to enable markets and the related benefits must be acknowledged and quantified (i.e. trade-off between redispatch and market liquidity).

Other stakeholders expressed contradictory views regarding the potential difference in redispatch efficiency of different bidding zone configurations. One stakeholder argued that in theory the same efficiency can be achieved with redispatch as with a split of bidding zones. They strengthened this by referring to the SO GL, which requires TSOs to apply co-ordinated management of congestions in their operational processes and to select the most efficient remedial actions. Yet, another stakeholder expressed their doubts on whether this holds true in theory and practice. They stated this is only correct under the following three assumptions: the original zone is split in (only) two zones, the effect of prices on all other market participants than those participating in redispatch is ignored and the effect on neighbouring bidding zones is ignored.

The participating TSOs take note of the stakeholder feedback and acknowledge that the investigation of the contradictory views needs to be supported by a sound quantitative analysis. Yet, for the reasons explained in section 6, reliable quantitative model results have not been available. The participating TSOs agree that further development of the model environment is needed for future reviews.
5.18 CACM CRITERION ‘ADVERSE EFFECTS OF INTERNAL TRANSACTIONS ON OTHER BIDDING ZONES (LOOP FLOWS)’

5.18.1 DESCRIPTION AND UNDERSTANDING OF ‘ADVERSE EFFECTS OF INTERNAL TRANSACTIONS ON OTHER BIDDING ZONES (LOOP FLOWS)’

CACM Article 1(b)(vi): any adverse effects of internal transactions on other bidding zones to ensure compliance with point 1.7 of Annex I to Regulation (EC) No 714/2009

According to the flow definitions of the ENTSO-E Joint Task Force on Cross Border Redispatch, a loop flow is defined as ‘the physical flow on a line where the source and sink are located in the same zone and the line or even part of the tie-line is located in a different zone’. Irrespective of the market design, physical flows never match the planned commercial exchanges 100%, which is due to the underlying assumption that bidding zones are copper plates and due to uncertainties in grid models and forecast errors.

Although there is a shared definition of loop flows, there are different ways of calculating loop flows. Two concepts followed by TSOs are the natural flow concept and the power flow decomposition. Despite the general approach of how to calculate loop flows in a model, even in the real world there are different ways to determine the number of loop flows. For this reason, TSOs applied three different indicators in their Technical Report published in 2014.

5.18.2 EVALUATION APPROACH FOR ‘ADVERSE EFFECTS OF INTERNAL TRANSACTIONS ON OTHER BIDDING ZONES (LOOP FLOWS)’

The assessment of a changed bidding zone configuration with regard to the adverse effects of internal transactions on other bidding zones (i.e. loop flows) will be based on the identification and discussion of fundamental principles/inter-relations.

5.18.3 ASSESSMENT OF ‘ADVERSE EFFECTS OF INTERNAL TRANSACTIONS ON OTHER BIDDING ZONES (LOOP FLOWS)’

5.18.3.1 Qualitative assessment of impacts on ‘adverse effects of internal transactions on other bidding zones (loop flows)’

Relevance of bidding zone configuration for loop flows
By changing bidding zones, loop flows can be translated into transit flows and through this, explicitly considered in the capacity calculation and market coupling.

Relevance of the ‘impedance shape’ of a bidding zone
The number of loop flows can be reduced, ensuring that the bidding zone configuration reflects congestions (i.e. commercial flows better reflect physical flows) and the ‘impedance shape’ of the bidding zone. Every grid investment changes the network impedance (except for DC lines) and therefore load flows will change (i.e. resulting in a changed PTDF value which rebalances the network flows). This changes the loop flows. Consequently, careful grid investment can reduce loop flows. In addition, loop flows can be reduced by DC lines or PSTs. DC lines do not create loop flows. PSTs can reduce loop flows in a very effective way by changing the impedance of a single line.

Please see section 5.9.3 for a more detailed discussion of the relevance of the ‘size’ of a bidding zone that needs to be defined in more dimensions which cover the generation mix/load, its regional distribution and the level of cross-zonal capacities.

Neglection of internal CNECs in the FB MC increases loop flows
As already discussed in the context of operation security, the design of the market coupling mechanism is of major importance. This also holds true in the context of loop flows. The idea behind the flow-based market coupling approach is to keep the approach of a zonal market design (market aspects) but to consider the operational constraints of the underlying grid (security aspects). Or, in other words: the trading shall be as high as possible while not endangering the grid security. In order to keep the trading ‘as high as possible’, bidding zone borders shall consider permanent structural congestions. Yet, congestions which arise only a few times a year or which will be removed by grid investments in the future can be dealt with by remedial actions and shall not restrict the trading in every hour of the year. For this reason,
the concept of CNECs is a very important aspect of the flow-based market coupling approach. If internal congestions (which are of a temporary and not a structural/permanent nature) are no longer allowed to be considered as CNECs, the market dispatch and the corresponding load flows will not reflect these constraints, leading to higher loop flows.

A modification of loop flows is not equal to a change of load flows
The term 'loop flows' is a concept related to zonal market designs. It must not be confused with load flows and congestions. The load flows are determined by the power plant and load dispatch, the grid infrastructure and the laws of Kirchhoff, and they determine the efficiency of the system. The most important factors for an efficient dispatch are the generators and a sufficient grid infrastructure. For a given grid infrastructure and for a given power plant and load dispatch, load flows and congestions stay the same, independently of the market design.

Loop flows cannot be avoided fully
Irrespective of the market design, physical flows never match 100% with the planned commercial exchanges, due to uncertainties in grid models and forecast errors.

Relevance of loop flows for competition
Moreover, smaller bidding zones may translate loop flows to transit flows after splitting, which further increases competitiveness between internal and cross-zonal trade.

5.18.3.2 Summarised assessment of impacts on ‘adverse effects of internal transactions on other bidding zones (loop flows)’
Table 5.22 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the criterion ‘adverse effects of internal transaction on other bidding zones’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

In general, one could argue that in bigger bidding zones (in which generation and load centres are geographically distributed further away from each other) more loop flows occur than in smaller bidding zones (in which the geographical distance between generation and load units tends to be smaller). Yet, loop flows do not per se increase the loading of grid elements, as they can also have a relieving impact. Therefore, a general assessment of the impact of alternative bidding zone configurations without a detailed quantitative analysis is not possible.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adverse effects of internal transaction on other bidding zones</td>
<td>(+)*</td>
<td>(+)*</td>
<td>(+)*</td>
<td>(-)*</td>
</tr>
</tbody>
</table>

* This assessment considers loop flows, but does not consider any adverse market effects linked to loop flows

Table 5.22: Specific assessment of impacts on adverse effects of internal transactions on other bidding zones (loop flows)

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION
The majority of stakeholders did not provide feedback on this evaluation criterion. Two participants of the consultation replied that loop flows can be an issue and justify more bidding zones. In contrast, one stakeholder tended to consider that the matter on loop flows mainly relates to the sharing of congestion rents and of congestion management costs between TSOs, and thus is not a relevant criterion. Further, two stakeholders provided wider suggestions for future bidding zone reviews where loop-flows could be considered in a welfare calculation and quantitative evaluation could be based on both actual data and data coming from simulations.

The participating TSOs consider the loop flow criterion as relevant for the Bidding Zone Review and acknowledge the received suggestions for future bidding zone reviews.
5.19 CACM CRITERION ‘IMPACT ON THE OPERATION AND EFFICIENCY OF THE BALANCING MECHANISMS AND IMBALANCE SETTLEMENT PROCESSES’

5.19.1 DESCRIPTION AND UNDERSTANDING OF ‘IMPACT ON THE OPERATION AND EFFICIENCY OF THE BALANCING MECHANISMS AND IMBALANCE SETTLEMENT PROCESSES’

CACM Article 1(b)(vi): the impact on the operation and efficiency of the balancing mechanisms and imbalance settlement processes

The adjustment of a bidding zone configuration, especially if the new bidding zones do not consider national borders anymore, will most likely impact the operation and the efficiency of the balancing mechanisms of the concerned TSOs and the imbalance settlement process.

5.19.2 EVALUATION APPROACH FOR ‘IMPACT ON THE OPERATION AND EFFICIENCY OF THE BALANCING MECHANISMS AND IMBALANCE SETTLEMENT PROCESSES’

The type of impacts as well as their level might vary largely among the different TSOs involved in the specific bidding zone reconfiguration. For the evaluation of impacts on balancing mechanisms and imbalance settlement processes, it is specifically important whether the new bidding zones merge or split different LFC blocks. Furthermore, in-depth knowledge of the balancing markets and procedures in Europe is crucial.

Expert interviews and survey for balancing experts

Detailed knowledge of the national and cross-zonal balancing mechanisms and imbalance settlement processes is of major importance for a sound assessment of the impacts of a changed bidding zone configuration. For this purpose, TSO balancing experts have been asked for their expert view on potential impacts for all relevant aspects. Important aspects/questions discussed and validated by TSO experts include the following:

» The kind of impacts that a bidding zone reconfiguration might have regarding

  › the dimensioning and procurement of the balancing reserves/capacities
  › the activation and pricing of balancing energy (for BSPs)
  › the imbalance prices (for BSPs)

» In cases of bidding zone reconfigurations, what are the advantages and disadvantages when it comes to the question of whether the balancing shall be organised within the new bidding zone borders or whether the balancing should be kept organised and separated according to the LFC areas or blocks?

» In cases of bidding zone reconfigurations, what are the relevant aspects for the organisation of the imbalance settlement?

» In cases of bidding zone reconfigurations, what are relevant cost aspects with regard to a corresponding reorganisation of the imbalance settlement?

» In cases of specific bidding zone reconfigurations, can statements about the change in the prequalified capacity (which is available for balancing) be drawn beforehand?

5.19.3 ASSESSMENT OF ‘IMPACT ON THE OPERATION AND EFFICIENCY OF THE BALANCING MECHANISMS AND IMBALANCE SETTLEMENT PROCESSES’

For the assessment of impacts on the operation and efficiency of the balancing mechanisms and imbalance settlement processes that might occur if bidding zones are adapted, several aspects are relevant. A reconfiguration of bidding zones will lead to changes in the dimensioning and procurement of balancing power (depending on the definition of LFC blocks and areas and the following treatment of exchanges).

Firstly, if LFC blocks are kept as they are but bidding zones are changed, solutions have to be found in case of congestion between the new bidding zones. Nonetheless, changing, dividing or merging of existing bidding zones might produce indirect effects for single parts in the balancing and the imbalance settlement processes or for the processes as a whole. Imbalance settlement price (ISP) areas are to be given particular consideration, as the current version of the CEP states that the ISP should be calculated on the bidding zone level.

Secondly, the level of dimensioning and procurement might experience changes due to a different technical basis (e.g. renewable energy sources, load) and a different power plant portfolio that can be prequalified to deliver balancing power or different market incentives for providers.
A third aspect concerns the possibility of shortness of balancing power compared to an increased balancing need in areas with higher RES share.

Existing European regulation, especially the Guidelines for Energy Balancing (GL EB), are the basis for organising the pricing of balancing energy. The aimed harmonisation of activation to be achieved by a common European MOL and ongoing projects for the development of common European balancing markets (PICASSO, MARI, TERRE) are expected to reduce the effects on the pricing of balancing energy in the future (irrespective of potential bidding zone configurations). Nevertheless, until these common markets are in place, balancing prices might be affected due to changed market liquidity (e.g. lower liquidity in smaller bidding zones), partly because of a less diversified balancing providers portfolio leading to higher economic risks for providers, the outcome of which is that higher prices for balancing capacity and energy occur.

In the following, the extent to which a reconfiguration of bidding zones might cause changes in the operational processes, and have possible impacts on the efficiency, will be discussed. While the summary of the expert interviews given in section 5.19.3.1. discusses these impacts in a more general way, section 5.19.3.2. focuses on the potential impacts regarding the specific expert-based bidding zone configurations.

5.19.3.1 Summary of expert interviews and survey for balancing experts

In the following, the outcome of the balancing expert interviews and the TSO survey is summarised. The expert statements are divided into three subsections, answering the questions raised in section 5.19.2. In order to increase the readability, all expert statements made with regard to a specific bidding zone configuration are considered in section 5.19.3., which deals with the assessments of the specific expert-based configurations.

Potential impacts of a bidding zone reconfiguration regarding the dimensioning and procurement of the balancing reserves/capacities

Based on the current regulation, balancing processes, i.e. load-frequency controllers, are set up at the LFC area level, irrespective of bidding zones inside/outside the LFC block. According to the GL SO, the LFC block can equal the LFC area or have more LFC areas inside. However, the GL EB states clearly that cross-zonal capacities shall be used first for scheduled exchanges. Allocating cross-zonal capacity for the exchange or sharing of balancing capacities is only allowed in cases employing the methodologies stipulated in the GL EB.

In the case of an adaptation of bidding zones, TSOs will have to decide whether they see a need to adapt LFC blocks to bidding zones. If so, a bidding zone reconfiguration would have an impact on the dimension and the procurement of balancing capacities. In the event that two or more LFC blocks exist in one bidding zone (see Figure 5.3), the impacts on the dimensioning and procurement of balancing reserves might be very limited.423

Yet, in the event that the bidding zones are not the same as the LFC blocks, several changes might be necessary since the technical setup of the controllers might need to be adapted in order to allow the balancing in the new bidding zone scheme, e.g. more than one bidding zone per LFC block might lead to an adaptation of process and responsibility structures within the given LFC block(s). In this case, (i.e. if one LFC block performing a common dimensioning includes several bidding zones), congestions between the bidding zones will need to be considered, potentially leading to dedicated shares that need to be procured in each bidding zone and a decrease of economic efficiency due to restricted locational procurement, as well as higher costs for the procurement of balancing capacity.

Figure 5.3: Several LFC blocks in one bidding zone

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423 Two or several LFC blocks may decide to commonly procure balancing reserves/capacities respecting operational limits for the exchange of balancing reserves and to increase the economic efficiency of procurement. However, even if there are two LFC blocks in one bidding zone, the GL SO limits procurement outside of LFC blocks. For frequency containment reserve (FCR), a TSO is not allowed to procure more than 30% of its FCR obligation or a maximum of 100 MW outside its LFC block. For frequency restoration reserve (FRR) (total), a TSO is obliged to procure at least 50% of its FRR obligation from within its LFC block.
In cases where a merge of bidding zones also requires a merge of LFC blocks, it is likely that less balancing capacity has to be procured. The reasoning is that each LFC block has to cover its own dimensioning incident. For the same reason, it is likely that smaller bidding zones (in case LFC blocks are also smaller) will, in sum, dimension more balancing capacity. Yet, it has to be noted that a part of the gain of a common dimensioning might already be achieved with reserve sharing agreements. However, even under the consideration of a constant volume, the procurement in a larger market might have a positive impact on the costs of the procured reserves due to the expected higher competition. Only TSOs in their synchronous area operational agreement (GLSO article 139 [1]) can define the LFC block and the related process structure. The TSOs might deem it a requirement to change the LFC blocks/areas due to a bidding zone reconfiguration (e.g. split of zone). Potential impacts of a bidding zone reconfiguration include the activation and pricing of balancing energy (for BSPs).

The GL EB foresees the implementation of dedicated European platforms for the exchange of balancing energy, which will result in the creation of a unique price per ISP per process per bidding zone. Hence, the impacts of an adaptation of bidding zones on the pricing of balancing energy are rather limited (considering the go-live of the European balancing platform).

In the event of no congestions between bidding zones, this price will be the same in these two zones (as with the day-ahead market); only in the event of congestions between two bidding zones will each zone have its own unique price. Hence, if an LFC-block is split into more bidding zones, it can have different balancing energy prices, just like the day-ahead market.

However, the market volume may increase (merging of zones) or decrease (splitting of zones) and this will have an impact on the prices, especially in the event of congestions. With the splitting of existing bidding zones and the introduction of additional borders, the economically optimal exchange of balancing energy might be jeopardised, depending on the available cross-zonal capacities after energy trading (usually intraday) or potential allocated capacities for the exchange. The issue becomes severe in the event that the bidding zone configuration limits competition in the balancing energy markets, possibly leading to higher costs for balancing energy of the respective LFC block.

**Potential impacts of a bidding zone reconfiguration regarding the imbalance prices (for BRPs)**

As the GL EB requires some kind of harmonisation of pricing of imbalances, the impacts may also be limited. The prices may change in the new bidding zones, depending on size and congestions between the zones, e.g. smaller zones may lead to higher imbalance prices and larger zones to lower imbalance prices, mainly due to competition on the BSP side and ability of BRPs to optimise their own portfolios/schedules.

From the regulatory/political perspective, introducing several imbalance prices in one country seems questionable.

While the GL EB allows for different geographical scopes of imbalance areas (for imbalance pricing), LFC blocks (for procurement of balancing capacity/energy) and bidding zones, the CEP foresees the requirement that the imbalance price area should be equal to a bidding zone, which will impact the portfolios of BRPs.

However, imbalance pricing rules and mechanisms should be coordinated with the bidding zone configuration in place in order to avoid strategic behaviours from market participants and to ensure that the prices in the different markets provide consistent signals to market participants. For instance, it seems to be reasonable to consider that the imbalance price areas are harmonised if the LFC blocks are merged (e.g. after a merge of bidding zones) since the imbalance price should give the signal to the BRPs to be in balance in the area in which the TSOs are managing their balance. This consistency is particularly important for TSOs with a reactive balancing philosophy. However, as already mentioned, the current regulation (GL SO) does not foresee an adaptation of LFC blocks which reflects a potential adaptation of bidding zones.
5.19.3.2 Specific qualitative assessment of impacts on ‘operation and efficiency of the balancing mechanisms and imbalance settlement processes’ for the alternative bidding zone configurations

Potential impacts on the operation and efficiency of the balancing mechanisms and imbalance settlement processes in the DE/AT Split:
In order to fulfil the TSO task of balancing the system efficiently, it is considered that the balancing processes would be adapted to the new bidding zones. As the balancing markets are currently organised locally, a splitting of the DE/AT/Lux Bidding Zone into national bidding zones should not have an impact on the balancing mechanism. Thus, competition on aFRR balancing energy might decrease as the currently commonly organised CMOL (for this balancing process) between DE and AT is more restricted. The key question is whether cross-zonal capacity between DE and AT can be used for the exchange of aFRR balancing energy. Indirect effects, though, might occur due to different incentives for dispatching and investing in plants and the behaviour of market participants regarding internal price calculation because of changed pricing regimes on the markets for scheduled energy.

As the imbalance settlement is already separated, no changes are needed here.

Potential impacts on the operation and efficiency of the balancing mechanisms and imbalance settlement processes in the Big Country Split

Germany
Impact on balancing mechanism: a split of Germany into north and south would make the organisation of two balancing markets and processes necessary. This may lead to different prices for BSPs and BRPs in both regions, which could be a political issue. In addition, the integration of RES might be impacted, as imbalance prices might have an impact on investments. Furthermore, the TSOs might face issues with available balancing reserves as, e.g. a north region with lots of wind infeed and low prices in strong wind situations impacts the running of conventional power plants that might be needed in case of forecast errors. In such situations, prices for balancing capacities could strongly increase to keep conventional plants running. Even worse, operational security might result in must-run constraints for conventional power plants as dispatchable generation is required to ensure stable operation in an RES-dominated bidding zone.

Impact on the imbalance settlement: a split of Germany into north and south may lead to different imbalance prices within Germany, depending on congestions. Until the CEP comes into force there might be a political requirement to keep a common imbalance price in Germany, which would require an additional process.

Impact on balance costs: Balancing capacity costs will most likely increase as the cheapest of all German bids will no longer be accepted, instead being the cheapest in each region. Therefore, there will be an efficiency loss. The balancing energy cost might also increase due to the split market liquidity. In cases of available cross-zonal capacity between the split zones, the balancing energy costs might not change.

France
A split of France may also lead to the creation of two balancing markets, with potentially different prices. Furthermore, balancing margins will have to be guaranteed in both zones, which will have a negative impact on the cost of the balancing mechanism.

Potential impacts on the operation and efficiency of the balancing mechanisms and imbalance settlement processes in the Big Country Split 2
For Germany, the remarks for the Big Country Split are also valid for the Big Country Split 2. Even the must-run issue increases. In bidding zones with few thermal units (see Belgium), dispatch constraints become even more important to ensure secure system operation. Furthermore, the Big Country Split 2 would create three borders in Germany, likely resulting in three imbalance prices within Germany (depending on congestions) and an increase of the balancing energy costs.

France
The assessment of the previous configuration remains valid for this configuration with regards to France.

Potential impacts on the operation and efficiency of the balancing mechanisms and imbalance settlement processes in the Small Country Merge
Regarding balancing markets, the merging of bidding zones might lead to increased market liquidity and an increased level of competition, as well as potentially resulting in lower prices, and therefore, lower costs for balancing capacity and energy. This thinking, which is of course true for spot markets, is also true for balancing markets to a certain extent.

Furthermore, when merging bidding zones, care must be taken to reorganise the processes of the imbalance settlement and its pricing. As a result, an agreement on the general approach and the details of a common imbalance settlement scheme has to be reached between the two regulatory authorities concerned. It is crucial to reach congruency of imbalance settlement areas and bidding zones.
5.19.3.3 Summarised assessment of the impact on the ‘operation and efficiency of the balancing mechanisms and imbalance settlement processes’

Table 5.23 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the CACM criterion ‘operation and efficiency of the balancing mechanisms and imbalance settlement processes’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

DE/AT Split:
As the imbalance settlement and the balancing markets are already separated, the impacts are considered to be limited. Yet, competition on aFRR balancing energy might decrease as the currently commonly organised CMOL (for this balancing process) between DE and AT is more restricted. The key question is whether cross-zonal capacity between DE and AT can be used for the exchange of aFRR balancing energy.

Big Country Split and Big Country Split 2:
For Germany, internal splits would make the organisation of two or three balancing markets and processes necessary, leading to different imbalance prices within Germany. From a technical point of view, the TSOs might face issues with available balancing reserves, as a north region with lots of wind infeed and low prices in strong wind situations impacts the running of conventional power plants that might be needed in case of forecast errors. This might result in must-run constraints for conventional power plants, as dispatchable generation is required to ensure stable operation in an RES-dominated bidding zone. Balancing capacity costs will most likely increase, while balancing energy costs might also increase due to the split market liquidity (depending on the available cross-zonal capacity). In case the bidding zones are not the same as LFC areas, several changes are necessary since the technical set-up of the controllers also needs to be adapted in order to enable the balancing in the new bidding zone scheme.

Small Country Merge:
Considering the implementation of the GL EB, the merge might have limited impacts.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Impact on operation and efficiency of the balancing mechanisms and imbalance settlement processes</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(0/-)</td>
</tr>
</tbody>
</table>

Table 5.23: Specific assessment of the impact on the operation and efficiency of the balancing mechanisms and imbalance settlement processes

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

The majority of stakeholders did not express their opinion on balancing mechanisms and imbalance settlement. Some stakeholders considered that a bidding zone reconfiguration would have a limited impact on the efficiency of balancing mechanisms. One stakeholder opined that the costs of contracting balancing reserves and balancing activations tend to be higher in small bidding zones. Another stakeholder considered that the existence of several imbalance prices areas in one country should not be considered questionable from the regulatory/political perspective because such configuration could foster the efficiency of the electricity markets.

The participating TSOs acknowledge the stakeholder feedback. It is recognized that some changes in dimensioning and procurement of balancing power would be needed and, as already stated in the assessment, those changes must be analyzed further. Concerning the balancing activation, the GL EB foresees the implementation of European platforms for the exchange of balancing energy, applying the principle of optimization between the highest overall efficiency and lowest costs for all parties involved.
5.20 CACM CRITERION ‘STABILITY AND ROBUSTNESS OF BIDDING ZONES OVER TIME’

5.20.1 DESCRIPTION AND UNDERSTANDING OF ‘STABILITY AND ROBUSTNESS OF BIDDING ZONES OVER TIME’
CACM Article 33(c)(i): the need for bidding zones to be sufficiently stable and robust over time

The requirement for bidding zones to be ‘sufficiently stable and robust over time’ is linked to the CACM criterion ‘location and frequency of congestion’, which requires TSOs to assess whether structural congestion influences the delimitation of bidding zones (considering any future investment which may relieve existing congestion). Hereby, and in accordance with Article 2(19) CACM, structural congestion means ‘congestion in the transmission system that can be unambiguously defined, is predictable, is geographically stable over time and is frequently reoccurring under normal power system conditions’.

5.20.2 EVALUATION APPROACH FOR ‘STABILITY AND ROBUSTNESS OF BIDDING ZONES OVER TIME’

The assessment of a changed bidding zone configuration with regard to the stability and robustness of bidding zones over time will be based on the identification and discussion of fundamental principles/inter-relations.

5.20.3 ASSESSMENT OF ‘STABILITY AND ROBUSTNESS OF BIDDING ZONES OVER TIME’

5.20.3.1 Qualitative assessment of impacts on ‘stability and robustness of bidding zones over time’

Consideration of structural congestion in the bidding zone configuration is beneficial for its stability and robustness over time

A bidding zone configuration can be seen as stable and robust over time if the congestions that the bidding zone borders reflect are sufficiently stable and robust over time. This is, in general, the case for structural congestion as defined in Article 2 CACM. Yet, to be robust over time requires that the structural congestions ‘always’ occur in the same grid area. To ensure such a ‘robust’ map of congestions in continental Europe is quite difficult due to the high degree of intermeshing of the alternating current (AC)-dominated transmission grid.

Consideration of temporary congestion decreases the stability and robustness of bidding zones

While structural congestion frequently reoccurs under normal power system conditions, temporary congestions might occur only in a few hours of a year and/or only under exceptional power system conditions. CACM explicitly foresees that bidding zones shall reflect permanent structural congestions only. The idea behind this is that trading/commercial exchanges within Europe shall reflect the operational constraints of the underlying system. Yet, trading shall not be limited for every hour of a year if the congestion (which shall be considered by this trading limitation) occurs only in a very few hours of a year. This concept of efficiency might be comparable to the grid development planning done by TSOs. For reasons of efficiency, the grid development does not aim for a grid that can deliver the ‘last kWh of wind or solar energy produced’, but to considers a shedding of such peaks (which will occur only in very few hours of a year).

Sufficient predictability of (structural) congestion is important

In order to identify permanent structural congestion and to potentially adjust bidding zone borders to them, such structural congestions need to be sufficiently predictable. First, the definition of structural congestion already foresees that it has to be predictable. Second, congestions need to be geographically stable over time. If congestions are not sufficiently predictable (e.g. because they vary significantly under the assumption of different but likely developments of the energy system), a robust definition of bidding zone borders becomes challenging.

5.20.3.2 Summarised assessment of impacts on ‘stability and robustness of bidding zones over time’

Table 5.24 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the criterion ‘stability and robustness of bidding zones’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.
In order to ensure stability and robustness of bidding zones over time, bidding zone borders shall reflect structural congestion as well as ensuring that it occurs within the same grid area. To provide such a robust ‘map’ of structural congestion that does not change significantly over time is highly challenging in Europe, since the AC-dominated European transmission system is highly intermeshed (within national borders and also highly interconnected between countries). Furthermore, the grid investments outlined in the European TYNDP process for the next 10 years are planned to relieve structural congestions. Hence, the ‘map’ of structural congestion will, regardless, change significantly with the implementation of grid investment projects. Additionally, congestions that are mainly driven by variable RES infeeds are difficult to predict anyway (and are therefore less stable), as is the case for Germany.

To summarise, compared to the current bidding zone configuration, an adaptation of bidding zones may not, per se, lead to an increase of stability and robustness of bidding zones over time.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Stability and robustness of bidding zones over time</td>
<td>(0)</td>
<td>(-)*</td>
<td>(-)*</td>
<td>(0)</td>
</tr>
</tbody>
</table>

* For Germany, grid investment planning foresees the building of HVDC links moving towards a copper plate. The intention of these grid investments is to resolve any relevant congestion that might justify a split of the German bidding zone. This makes the Big Country Split less stable but does not consider any adverse market effects linked to loop flows.

Table 5.24: Specific assessment of impacts on stability and robustness of bidding zones over time

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

There is a common understanding in the majority of the responses that stability and robustness of bidding zones over time is a key criterion, not only because it has been explicitly specified in Regulation 2015/1222. Some stakeholders argued for liquidity as well as for stability which both are key to limiting financial risks. The participating TSOs acknowledge the stakeholder feedback and share their conclusions.
5.21 CACM CRITERION ‘CONSISTENCY ACROSS CAPACITY CALCULATION TIME FRAMES’

5.21.1 DESCRIPTION AND UNDERSTANDING OF ‘CONSISTENCY ACROSS CAPACITY CALCULATION TIME FRAMES’
CACM Article 33(c)(i): the need for bidding zones to be consistent for all capacity calculation time frames'

CACM requires that ‘bidding zones should be identical for all market time-frames’. Although the CACM regulation focuses on guidelines for the day-ahead and intraday markets, the term ‘all market time frames’ is not specified further in the regulation. However, in order to ensure overall market efficiency, it is understood in the following that the term ‘all market time frames’ also considers forward and balancing markets.

5.21.2 EVALUATION APPROACH FOR ‘CONSISTENCY ACROSS CAPACITY CALCULATION TIME FRAMES’
The assessment of a changed bidding zone configuration with regard to its consistency across all capacity calculation time frames will be based on the identification and discussion of fundamental principles/inter relations.

5.21.3 ASSESSMENT OF ‘CONSISTENCY ACROSS CAPACITY CALCULATION TIME FRAMES’

5.21.3.1 Qualitative assessment of impacts on ‘consistency across capacity calculation time frames’
Consistency of bidding zones in all markets is important to avoid arbitrage possibilities and inconsistencies

To avoid inconsistencies and undesirable arbitrage possibilities, bidding zones shall not be considered only in the day-ahead market, but across all capacity calculation time frames. Beside the day-ahead market, this includes forward, intraday and balancing markets. Only a consistent consideration of price zones across all markets will ensure an overall efficient market design. In the case of forward markets, financial transmission rights are one way of assisting market participants in hedging their risks. As the balancing markets are normally monopsonistic, (i.e. the system operator is the only demander) offers with locational information about the provider of balancing power would help to prevent a sub-optimal congestion intensifying activation of balancing power.

Consistency of bidding zones is strongly interlinked with potentially incentivising investments in generation and DSM
As already discussed in sections 5.12 and 5.13, the appropriate pricing of scarce transmission capacity (according to structural congestion) in the markets might incentivise investments. Yet, only a consistent bidding zone configuration can ensure a consistent set of price signals along all time frames.

5.21.3.2 Summarised assessment of impacts on ‘consistency across capacity calculation time frames’
Table 5.25 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the criterion ‘consistency across capacity calculation time frames’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

The question as to whether an alternative bidding zone configuration leads to a higher or lower level of consistency across capacity calculation time frames is not a technical one but related to the market design. From a technical/ economical point of view, the same bidding zones shall be considered across all time-frames. If not, a different structure of bidding zones (e.g. bidding zones in day-ahead markets look different than in the intraday or balancing market segments) might lead to inconsistent price signals and might create undesirable arbitrage possibilities (between the different markets). Hence, whether the consistency across all capacity calculation time frames shall be ensured or not is a question of the desired market design. It is, therefore, more a decision than an evaluation criterion.

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43) Only one demanding entity
### Bidding Zone Configuration

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
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<tbody>
<tr>
<td>Consistency across capacity calculation time frames</td>
<td>(0)</td>
<td>(0)</td>
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Table 5.25: Specific assessment of impacts on consistency across capacity calculation time frames

### SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

Only one stakeholder feedback was received, which considered the consistency of bidding zone configuration with the time frames for capacity calculation as not a relevant criterion. The stakeholder stated if bidding zone configuration were to be changed after capacities have been allocated, this would generate transaction costs. This dimension should thus be accounted under the transaction costs dimension according to them.

The participating TSOs consider consistency of bidding zone configuration with the time frames for capacity calculation as a relevant aspect to be considered in the cross-zonal capacity calculation and therefore in the bidding zone review process.

As participating TSOs already point out in the report, Regulation 2015/1222 requires that ‘bidding zones should be identical for all market time-frames’. There is no intention to change the bidding zone configuration after cross-zonal capacities have been allocated, so there is no point to account this under the transaction costs dimension, as the stakeholder suggested.
5.22 CACM CRITERION ‘ASSIGNMENT OF GENERATION AND LOAD UNITS TO BIDDING ZONES’

5.22.1 DESCRIPTION AND UNDERSTANDING OF ‘ASSIGNMENT OF GENERATION AND LOAD UNITS TO BIDDING ZONES’
CACM Article 33 (c)(i): the need for each generation and load unit to belong to only one bidding zone for each market time unit

The clear assignment of generation and load units to bidding zones can be interpreted as a requirement for the definition of alternative bidding zone configurations. In the event that, e.g. a generation unit, was assigned to two bidding zones, this could yield very distortive effects since the allocation would be arbitrary. The same holds for loads.

5.22.2 EVALUATION APPROACH FOR ‘ASSIGNMENT OF GENERATION AND LOAD UNITS TO BIDDING ZONES’
The assessment of a changed bidding zone configuration with regard to the necessary assignment of generation and load units to bidding zones will be based on the identification and discussion of fundamental principles/inter-relations.

5.22.3 ASSESSMENT OF ‘ASSIGNMENT OF GENERATION AND LOAD UNITS TO BIDDING ZONES’

5.22.3.1 Qualitative assessment of ‘assignment of generation and load units to bidding zones’

5.22.3.1.1 General assessment of qualitative aspects
The clear assignment of generation and load units to bidding zones is a requirement for an efficient bidding zone configuration
The assignment of generation and load units to more than one bidding zone would yield very distortive effects since the allocation would be arbitrary.

Units located close to bidding zone borders impede the clear assignment of generation and load units to one bidding zone and can endanger the efficiency of market coupling
In general, the geographical location of a generation or load unit should clearly indicate to which bidding zone the unit would be assigned in case of an adaptation of bidding zones. Yet, specific contractual requirements can lead to an assignment which does not correspond to its geographical location.

While for the merging of existing bidding zones, the assignment should be less problematic, it can still be so in the case of a split. This holds especially true if a national bidding zone is split. It is not unusual that huge thermal generation units are connected to more than one substation. If such a generation unit is close to the new bidding zone border, one has to decide to which bidding zone both substations shall be assigned.

The assignment of units located close to a bidding zone border is of high relevance for the efficiency of the market coupling in general. The reason is that electricity does not follow defined bidding zone borders per definition but will flow according to Ohm’s law, e.g. if generation units are directly located at a bidding zone border, its production (according to the price signal of the bidding zone to which it is assigned) might lead to differences between the scheduled (market) and unscheduled (physical) flows, although the bidding zone border follows the structural congestions.

5.22.3.1.2 Specific qualitative assessment of the alternative bidding zone configurations
Potential impacts on the assignment of generation and load units to bidding zones in the DE/AT Split:
As indicated in the general assessment, contractual requirements or specifics of the grid topology can lead to an assignment of generation and load units which does not correspond to their geographical locations. This holds true for the German–Austrian border, where some units are geographically located in Austria but are considered as generators in Germany due to specific contracts. The clear assignment of every substation to the German or the Austrian bidding zone shall be possible, but requires adequate contractual alignments. Considering that the DE/AT border is already included in the CCR decision and an agreement between the Austrian regulatory authority E-Control and the Bundesnetzagentur on the introduction of a congestion management scheme for the exchange of electricity at the border between Austria and Germany as from 1 October 2018, the split is assessed as neutral against this CACM criterion.

Potential impacts on the assignment of generation and load units to bidding zones in the Big Country Split
As highlighted already in the general assessment, the assignment of units and loads is expected to be more problematic in the event that a national bidding zone is split than in the event that two countries are split along the national border.

Especially in Germany, the distribution grid is strongly intermeshed with the transmission grid. Yet, in particular due to the increasing distributed generation, generators are no longer connected only to the transmission grid. Therefore, a clear assignment of units and loads has to consider generation (and load) that feeds into the lower voltage levels too, in particular to avoid arbitrage possibilities and/or counterintuitive incentives for market participants. To summarise, an arbitrage-free assignment of units to new bidding zones will be more challenging than in the Status Quo.

5.22.3.2 Summarised assessment of impacts on the ‘assignment of generation and load units to bidding zones’

Table 5.26 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the criterion the ‘assignment of generation and load units to bidding zones’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Potential impacts on the assignment of generation and load units to bidding zones in the Big Country Split 2

For Germany, the additional split foresees a split along the control zone Amprion, which includes the highly meshed area of North Rhine Westfalia. Yet, even a splitting along the control zone borders can be seen as problematic with regard to the relevant CACM criterion, since several units are located close to the newly introduced bidding zone border.

Potential impacts on the assignment of generation and load units to bidding zones in the Small Country Merge

As two existing bidding zones are merged into a new bidding zone, negative impacts or challenges regarding the new assignment of load and generations arising from merges are not expected.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assignment of generation and load units to bidding zones</td>
<td>(0)</td>
<td>(-)</td>
<td>(-)</td>
<td>(0)</td>
</tr>
</tbody>
</table>

Table 5.26: Specific assessment of impacts on the assignment of generation and load units to bidding zones

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

The majority of stakeholders did not reply to this question. Some of the stakeholders mentioned this aspect is more a prerequisite than a criterion by itself. Several parties have acknowledged this as a difficulty, in view of ongoing discussions regarding unit-to-bidding zone assignment when new bidding zone borders are created by splitting. Stakeholders have placed considerable emphasis on the need to have stable and robust bidding zones to avoid uncertainty and risks.

The participating TSOs have acknowledged the feedback of stakeholders by identifying this aspect as a relevant one and considering it in the study. Regulatory-wise, Regulation 2015/1222 (in its Art. 33.1.c.iii) sets up the need for each generation and load unit to belong to only one bidding zone for each market time unit.45

In practice, the aspect of bidding zone belonging may cause difficulties like the ones presented by stakeholders. These cases become particularly challenging for the model-based configurations and when several possible future network configurations are considered. This aspect was considered adequately in the applied models.

45 It does so by defining the aspect as one of the evaluation criteria for reviewing bidding zone configurations (in the subset related to the stability and robustness of bidding zones). For the long term capacity calculation framework, Regulation 1719/2016 directly states (in its Art. 27.1) that the bidding zones applicable to day-ahead and intraday trading shall apply to forward capacity calculation and allocation, extending (indirectly) the prior belonging property.
5.23 CACM CRITERION ‘LOCATION AND FREQUENCY OF CONGESTION (MARKET AND GRID)’

5.23.1 DESCRIPTION AND UNDERSTANDING OF ‘LOCATION AND FREQUENCY OF CONGESTION (MARKET AND GRID)’

CACM Article 33(c)(i): the location and frequency of congestion, if structural congestion influences the delimitation of bidding zones, taking into account any future investment which may relieve existing congestion.

According to Article 2(19) CACM, structural congestion means ‘congestion in the transmission system that can be unambiguously defined, is predictable, is geographically stable over time and is frequently recurring under normal power system conditions’. As already highlighted in section 5.19.3, this criterion is strongly linked to the CACM requirement for bidding zones to be ‘sufficiently stable and robust over time’. Hereby, the assessment of the location and frequency of congestion forms the basis for the evaluation of whether reconfigured bidding zones can be considered as sufficiently stable and robust over time (see section 5.19.3).

5.23.2 EVALUATION APPROACH FOR ‘LOCATION AND FREQUENCY OF CONGESTION (MARKET AND GRID)’

The assessment of a changed bidding zone configuration with regard to the location and frequency of congestions will be based on the identification and discussion of fundamental principles/interrelations.

5.23.3 ASSESSMENT OF ‘LOCATION AND FREQUENCY OF CONGESTION (MARKET AND GRID)’

5.23.3.1 Qualitative assessment of impacts on ‘location and frequency of congestion’

Distinction between structural and temporary congestion is important

Considering the requirement of stability and robustness, temporary congestions are not reliable for determining a bidding zone configuration. Only structural congestions, as defined above, should be considered.

Distinction between congestions in the market and in the grid is important

Bidding zone borders impose limitations on commercial exchanges. Those limits should be linked to structural grid congestions in order to provide an accurate price signal to the market and for future investments. However, if structural congestions could be internalised by creating a new border at the same location, other market limitations could also be introduced where no structural congestion occurs. For example, loop flows induced by commercial exchanges could create physical constraints in other parts of the grid. This situation could thus be handled by introducing a new border at the location of the commercial exchange and not where the physical congestions occur.

Introducing new bidding zone delimitations will change the price pattern of the whole area and will have a significant impact on market behaviour and physical flows (e.g. flow inversion at a border). Those changes may lead to the emergence of new structural congestions that may challenge the new envisaged configuration.

Moreover, the robustness of a configuration can be challenged regarding the relevance of drawing a continuous border in function to a few disjointed structural congestions. Therefore, the configuration and the number of zones should ensure the best balance between market congestions and physical congestions.

5.23.3.2 Summarised assessment of impacts on ‘location and frequency of congestion’

Table 5.27 provides the summarised assessment of the potential impacts of a changed bidding zone configuration with regard to the criterion ‘location and frequency of congestion’. The impacts for the alternative bidding zone configurations are not assessed on a stand-alone basis, but always in comparison to the current bidding zone configuration (Status Quo).

Please note that the overall assessment of all alternative bidding zone configurations considering all CACM criteria can be found in section 5.24.1.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merge</th>
</tr>
</thead>
<tbody>
<tr>
<td>Location and frequency of congestion (market and grid)</td>
<td>(+)</td>
<td>(+)</td>
<td>(+)</td>
<td>(-)</td>
</tr>
</tbody>
</table>

Table 5.27: Specific assessment of impacts on location and frequency of congestion
Some stakeholders highlighted that bidding zone configuration is not the only way to solve structural congestions. This criterion should be evaluated together with the costs of building new infrastructures and the costs of applying remedial actions. One stakeholder also stressed that this criterion is not relevant, as the location of congestions can also be displayed by a transparent reporting of the costs of remedial actions by TSOs. Other stakeholders made the link between this criterion and the criterion about ‘Stability and robustness of bidding zones over time’; they consider that both criteria should have the same evaluation.

The participating TSOs acknowledge the stakeholder feedback by highlighting that new infrastructures and remedial actions are already used to solve structural congestions. These means are evaluated in other criteria. Without quantitative results, a robust comparison between those criteria cannot be made. Although the ‘Stability and robustness of bidding zones over time’ and the ‘Location and frequency of congestion’ deal with structural congestions (which makes them relevant for the evaluation), their evaluation is different. This is because the latter considers the bidding zone configuration as a mitigation of structural congestions (the congestion is not strictly removed, but is translated into a market constraint), with an anticipated positive short-term effect with additional borders, whereas the former takes into account the removal of structural congestions with a longer time frame.
5.24 SUMMARISED EVALUATION OF THE BIDDING ZONE CONFIGURATIONS

5.24.1 SUMMARISED ASSESSMENT OF THE EXPERT-BASED BIDDING ZONE CONFIGURATIONS
Table 5.28 summarises the individual assessment of the expert-based configurations as described in detail in the previous sections. For each CACM criterion, each alternative bidding zone configuration is assessed compared to the current bidding zone configuration (Status Quo). The ratings can be understood as follows:

| (+) | Better than the current bidding zone configuration (Status Quo) |
| (0) | No significant difference compared to the current bidding zone configuration (Status Quo) or a reasonable assessment of the impacts is not possible |
| (-) | Worse than the current bidding zone configuration (Status Quo) |

This evaluation has been conducted in comparative terms and all indicators are expressed in relative terms to the current bidding zone configuration. The underlying analyses are mainly qualitative and, hence, for the reasons explained, are not supported by comprehensive quantitative simulations. Furthermore, any assessment is dependent on the underlying assumptions, in particular with regard to relevant externalities such as the grid infrastructure development. All results, figures and tables shown in this report are no firm basis for drawing conclusions and have to be interpreted against the assumptions explained in this report. Therefore, the summing up of the evaluation displayed in the Table 5.28 is inappropriate.

5.24.2 TIMESCALE FOR IMPLEMENTATION OF ALTERNATIVE BIDDING ZONE CONFIGURATIONS
Article 32 (4) b) ii) requires TSOs to include timescales for the implementation of the assessed alternative bidding zone configurations. Given the uncertainties and complexities linked to the ongoing implementation processes resulting from the implementation of the network codes (e.g. implementation of flow-based day-ahead market coupling in Core CCR, intraday market coupling and adaptation of balancing markets), TSOs can only provide a first indication for the timescale. TSOs consider that the implementation of an alternative bidding zone configuration within a flow-based region in all capacity calculation time segments (i.e. forward, day-ahead, intraday and balancing markets) will take at least 3–5 years. Hereby, the merging of existing bidding zones might be of reduced complexity. However, even for the merging of existing bidding zones, several aspects have to be considered. In particular, all market segments have to be adapted in order to form one joint market zone in all time segments.

SUMMARY OF STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION
Stakeholders did not provide specific feedback to the estimated implementation time of 3–5 years. However, several stakeholders highlighted in the consultation and also during the public workshop that, generally, a sufficient implementation time has to be ensured and that sufficient transparency has to be provided regarding the review and the decision-making process.
<table>
<thead>
<tr>
<th>Bidding Zone Configuration (evaluation compared to current bidding zone configuration)</th>
<th>DE/AT Split</th>
<th>Big Country Split</th>
<th>Big Country Split 2</th>
<th>Small Country Merges</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Network security</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Operational security</td>
<td>(+)</td>
<td>(+)</td>
<td>(+)</td>
<td>(-)</td>
</tr>
<tr>
<td>Security of Supply (for the entire system, short-term perspective only)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
<tr>
<td>Degree of uncertainty in cross-zonal capacity calculation</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
<tr>
<td><strong>Market efficiency</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Economic efficiency</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
<tr>
<td>Firmness costs(^a)</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(+)</td>
</tr>
<tr>
<td>Market liquidity</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(+)</td>
</tr>
<tr>
<td>Market concentration and market power</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(+)</td>
</tr>
<tr>
<td>Effective competition</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
<tr>
<td>Price signals for building infrastructure</td>
<td>(0/+(^b))</td>
<td>(0/+(^b))</td>
<td>(0/+(^b))</td>
<td>(0/-(^b))</td>
</tr>
<tr>
<td>Accuracy and robustness of price signals</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
<tr>
<td>Long-term hedging</td>
<td>(-(^c))</td>
<td>(-(^c))</td>
<td>(-(^c))</td>
<td>(+(^c))</td>
</tr>
<tr>
<td>Transition and transaction costs</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(-)</td>
</tr>
<tr>
<td><strong>Infrastructure costs</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Market outcome in comparison to corrective measures</td>
<td>(+(^d))</td>
<td>(+(^d))</td>
<td>(+(^d))</td>
<td>(-(^d))</td>
</tr>
<tr>
<td>Adverse effects of internal transactions on other bidding zones</td>
<td>(+(^e))</td>
<td>(+(^e))</td>
<td>(+(^e))</td>
<td>(-(^e))</td>
</tr>
<tr>
<td>Impact on the operation and efficiency of the balancing mechanisms and imbalance settlement processes</td>
<td>(0/-)</td>
<td>(-)</td>
<td>(-)</td>
<td>(0/-)</td>
</tr>
<tr>
<td><strong>Stability and robustness of bidding zones</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Stability and robustness of bidding zones over time</td>
<td>(0)</td>
<td>(-(^f))</td>
<td>(-(^f))</td>
<td>(0)</td>
</tr>
<tr>
<td>Consistency across capacity calculation time frames</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
<td>(0)</td>
</tr>
<tr>
<td>Assignment of generation and load units to bidding zones</td>
<td>(0)</td>
<td>(-)</td>
<td>(-)</td>
<td>(0)</td>
</tr>
<tr>
<td>Location and frequency of congestion (market and grid)</td>
<td>(+)</td>
<td>(+)</td>
<td>(+)</td>
<td>(-)</td>
</tr>
</tbody>
</table>

**Note:** the summing up of the evaluation displayed in this table is inappropriate

\(^a\) Related only to financial compensation of cross-zonal capacity rights (financial firmness costs) without consideration of redispatch costs (physical firmness costs) as this would require robust quantitative results.

\(^b\) The importance differs between borders/countries and the effectiveness of the signal is low, given the incompatible lead times between market prices and grid investment decisions which are characterised by long construction periods and approval processes.

\(^c\) Alternative long-term hedging instruments (such as system price or trading hubs) that might mitigate the negative impact are to be investigated.

\(^d\) There can be no further distinction between the splits without further quantitative analyses.

\(^e\) This assessment considers loop flows, but does not consider any adverse market effects linked to loop flows.

\(^f\) For Germany, grid investment planning foresees the building of high voltage direct current (HVDC) links moving towards a copper plate. The intention of these grid investments is to resolve any relevant congestion that might justify a split of the German bidding zone. This makes the Big Country Split less stable but does not consider any adverse market effects linked to loop flows.

Table 5.28: Summarised assessment of the bidding zone configurations
6 IDENTIFICATION OF CHALLENGES IN ALL-ENCOMPASSING MODELLING OF MARKETS AND GRID
In order to assess alternative bidding zone configurations according to the criteria defined in CACM to a full and comprehensive extent, a detailed all-encompassing modelling of the future system\(^{46}\) is necessary. A core requirement of several stakeholders, regulatory authorities and TSOs has been the inclusion of flow-based market coupling in this modelling, as well as the simulation of real operational capacity calculation practices to the largest possible extent. As the following section will show, representing such real operational practices in a future model environment creates particular complexities, which will be described in this section.

In this context, the procedural differences and diverging data used in real operational systems compared to the applied model environment deserve particular attention.

The flow-based capacity calculation as applied in real systems has been designed for the operational planning timeframe with a short prediction time horizon\(^ {47}\). With such short lead times, close-to-real-time information on the electricity system can be used for the flow based capacity calculation. In more concrete terms, essential (flow-based) market parameters can be set such that they represent close to real time system conditions. Both the actual grid situation and fundamental market parameters\(^ {48}\) available at this point in time can be used to calibrate those parameters.

In a model environment which looks several years into the future and analyses new bidding zone configurations, such information on the real system is not available. Hence, in order to accommodate the above mentioned requirement of simulating a flow-based system in a long-term study, it has been necessary to design and implement various assumptions and simplifications replacing the operational information.

uncertain assumptions replacing close-to-real-time information in regard to future market design are particularly sensitive, since small changes to the input data and modelling assumptions can have a significant impact on the results obtained in a flow-based market coupling simulation.

\(^{46}\) Market and grid on a nodal basis

\(^{47}\) Typically few days ahead of the delivery period

\(^{48}\) E. g. RES injections

---

\(^{49}\) The enlarged geographical scope of the flow-based area (from the CWE area to the Bidding Zones Review’s area) constitutes an additional element of complexity.
In order to assess this overall sensitivity in further detail, the relevant impact is discussed for each computation step linked to the flow-based market coupling. The full applied model framework, which consists of five major steps, is displayed in the Figure 6.2:

![Image of the model structure](image)

**Figure 6.2: Initial model set-up in the First Edition of the Bidding Zone Review**

The following sections refer to the model structure illustrated in Figure 6.2 in order to describe the model and its complexities associated with each represented step. Section 6.1 discusses complexities and challenges for the capacity calculation module of the model chain by comparing it to real operational systems. This discussion is expanded to the flow-based market coupling simulation in section 6.2. Section 6.3 provides an example of how these current characteristics of the model translate into uncertainties with regard to the assessment of the bidding zone evaluation criteria. As a final conclusion, section 6.4 recommends not using the flow-based market coupling results as a quantitative element in the current Bidding Zone Review but to dedicate further work on enhancing flow-based simulations in a future environment before firm conclusions can be drawn. The insights gained during this First Edition of the Bidding Zone Review provide valuable contributions for such an exercise.

### 6.1 IMPLICATIONS OF THE CAPACITY CALCULATION

In real operational systems, capacity calculations are principally based on four distinct steps which are represented in Table 6.1.

<table>
<thead>
<tr>
<th>Step</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Capacity Calculations</td>
</tr>
<tr>
<td>2.</td>
<td>Flow-based market coupling (FBMC)</td>
</tr>
<tr>
<td>3.</td>
<td>Load flow and security analysis (LFSA)</td>
</tr>
<tr>
<td>4.</td>
<td>Redispatch calculations</td>
</tr>
<tr>
<td>5.</td>
<td>Loop flow calculations</td>
</tr>
</tbody>
</table>

Translating those operational steps in a future model environment requires particular assumptions. In the following, all capacity calculation steps in the future model and the identified main challenges are described in more detail.

#### 6.1.1 CAPACITY CALCULATION STEP 1: DETERMINATION OF THE BASE CASE

In operational ‘day-to-day’ systems in CWE the base case is determined based on a representation (snapshot) of the actual grid situation two days before real time (D–2). In order to create a forecast for the real time situation, this snapshot is adapted by first removing actual cross-zonal exchanges and subsequently considering long-term allocated capacities and other factors (e.g. expected wind generation).

This information on the actual grid situation close to real time (D–2 snapshots) is not available when modelling a future market environment, especially if the future scenarios under assessment are characterised by significant variations in demand and generation patterns as well as in the grid structure. For the purpose of the required simulation, this snapshot has been replaced by grid situations determined by a full-year market simulation based on simplified cross-zonal NTC values. This simplified base case approach leads to several challenges, which are illustrated in the following.

---

Please note: while the model applied in the First Edition of the Bidding Zone Review does not consider uncertainty (e.g. no RES forecast error), the underlying detailed nodal assumptions for a future system are subject to high uncertainties.

Please note: applying flow-based market coupling for the simulation of the base case would have resulted in a typical ‘chicken and egg problem’ since the determination of the base case is the first step of the capacity calculation for a flow-based market simulation.
One of the most important points to consider when determining the (cross-zonal) NTC values for the base case is that this base case is used to select the CBCOs which in turn determine the constraints for the flow-based market coupling. In order to avoid a flow-based domain that is too restricted or too large, these NTC values have to be determined carefully. NTC values that are too high would result in an extensively long CBCO list and, therefore, a highly restricted flow-based domain. As a consequence, computations may become infeasible. In contrast, NTC values that are too low enlarge the risk of neglecting important CBCOs, leading to a flow-based domain that is too large.

It has to be noted that such ‘base case NTC values’ do not relate to real operational NTC calculations but are rather a method to determine a suitable base case that can be considered in a future flow-based computation.

Due to the complexity of the calculations, these base case NTC values have been determined per season (summer/winter) and per year. Furthermore, the CBCO list considered per scenario has been fixed for the entire year of the computation. Both aspects introduce a high level of approximation.

Figure 6.3 below illustrates this effect using an example from one of the simulated base cases. As shown by the left figure, more than 50% of all CBCOs are overloaded in the original base case with NTC values above zero (blue graph, CBCOs are sorted by maximum loading). When correcting for the influence of cross-zonal exchanges (orange graph), i.e. when setting all NTC values and hence cross-zonal exchanges to zero, the maximum loadings of most CBCOs decrease substantially, which confirms that most CBCOs are indeed substantially influenced by cross-zonal exchanges. However, as indicated by the orange line in Figure 6.3, about 10% of all CBCOs remain congested, representing a pre-congested base case. The consequence of considering these pre-congested CBCOs in the capacity calculation (i.e. to keep them on the CBCO list) is that the flow-based market coupling has to resolve these pre-congestions, which may result in counter-intuitive exchanges.

<table>
<thead>
<tr>
<th>Step</th>
<th>Purpose</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Selection of relevant market and grid situations (base case)</td>
<td>Identification of relevant market and grid situations (so-called base case) to be considered for each of the steps below</td>
</tr>
<tr>
<td>2. Identification of CBCOs</td>
<td>Identification of critical-branch-critical-outage combinations (CBCO) to be considered in the FBMC</td>
</tr>
</tbody>
</table>
| 3. Calculation of GSKs/PTDFs | – Translation of a net position change of a given bidding zone into estimated specific injection increases or decreases in the grid model; (generation shift key, GSK)  
– Determination of power transfer distribution factors (PTDF) that represent the influence of exchanges on critical branches |
| 4. Calculation of FRMs | Calculation of flow reliability margins (FRMs) that represent the uncertainties within capacity calculation |

Table 6.1: Capacity calculation steps

---

![Figure 6.3: Analysis of a pre-congested base case for an illustrative scenario](image-url)
At first sight, it seems reasonable to assume that cross-zonal exchanges always contribute to the loading of CBCOs, i.e. that the loading of the corresponding CBCO will be higher in a situation with cross-zonal exchanges. As the right graph in Figure 6.3 shows this is not always the case. Indeed, the graph on the right shows that for several CBCOs the loading decreases without cross-zonal exchanges. But there are also several cases where the maximum loading without cross zonal exchanges is higher than the maximum loading with them. In these cases, crosszonal exchanges alleviate the CBCO. In the displayed sample about 3% of all CBCOs that were overloaded in the original base case show a higher loading without cross-zonal exchanges. In these cases, cross-zonal exchanges would have a relieving impact on the congestion observed in the base case.

Finally, it should also be mentioned that the enlarged geographical scope of the flow-based area (from the CWE area to the Bidding Zones Review’s area) constitutes an additional element of complexity, further increasing the degree of uncertainty in the base case creation. Fundamental detailed market design choices, e.g. PST settings or use of (internal) DC cables, have currently not been taken in this area.

6.1.2 CAPACITY CALCULATION STEP 2: IDENTIFICATION OF CBCOS

In operational systems, the selection of CBCOs is based on defined criteria applicable to real grid situations, e.g. the ‘5% sensitivity rule’ in CWE63). Such criteria are applied in an environment with observed market behaviour, based on a large number of calculated snapshots and complemented with operational experience. The proper selection of appropriate CBCOs is of key importance for the efficiency of flow-based market coupling. Neglecting relevant CBCOs would overestimate the scope for cross-zonal exchanges, while the inclusion of non-relevant CBCOs (e.g. local congestions) would not only underestimate the potential for cross-zonal trading but may even make it impossible to find a feasible solution. A fixed set of criteria, even if they are designed carefully, will always risk identifying congestions as being cross-zonal relevant even though they would be identified as local congestions in operational practice. Such local congestions are for instance cases which could be easily solved by certain local remedial actions (such as non-costly topological measures or redispatching of a selected power plant). Also the opposite case might occur. A defined set of criteria might neglect CBCOs that may actually be relevant for cross-zonal trading in operational practice. Therefore, operational knowledge and its potential translation into generally applicable rules is key for a transparent adaptation of the CBCO list. Designing such rules for a future, not yet implemented market area is not straightforward.

The challenge was therefore a definition of criteria that can, on the one hand, be applied automatically and consistently to the full geographical scope of the study and would therefore avoid/minimise the scope for manual discretion, and on the other hand, reflect operational behaviours to the largest possible extent as requested by stakeholders. As one important consequence of this approach, topological measures have been neglected which is also compliant with requirements from regulatory authorities. The consideration of topological measures would have required considerable operational knowledge about uncertain, future systems. As well as such measures and their impact on future load flows having to be described in detail, the relevance of such measures for cross-zonal trading would have to be assessed and implemented in the model since a flow-based algorithm would have to consider these measures as additional decision variables, increasing the complexity of the model significantly with every considered topological measure.64) The drawback of neglecting topological remedial actions is a smaller flow-based domain. Also, as the redispatching module is executed after the capacity calculation, the flow-based domain is computed without any remedial actions, which reduces its representativeness.

In order to better understand how local issues can impact the capacity calculation process, it is important to mention ‘local issues at bidding zone borders’. First, it should be mentioned that all the cross-zonal elements are automatically selected for the capacity calculation. In fact, a situation can arise in which flows on some cross-zonal lines are mainly affected by local generation and load conditions rather than cross-zonal exchanges, making it inefficient (in terms of overall system costs) to consider these elements (even if cross-zonal) as CBCOs in the capacity calculation process. This phenomenon typically appears for cross-zonal lines which have a thermal capacity significantly lower than the overall capacity at the bidding zone border and are located in an area with high loads and or production (for example, some 220 kV lines in the Alps during the high hydro production season). In these cases, TSOs typically solve the potential overloads by applying local remedial actions (mainly non-costly remedial actions). Hence, neglecting remedial actions in the capacity calculation process could induce unrealistic limitations of the flow-based domain.

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63) CBCOs with power flow sensitivities (PTDFs) to cross border trade above 5%

64) Please note: even in operational nodal pricing markets topological measures can only be considered to a very limited extent. The potential increase of the model complexity mentioned above is particularly relevant since the modelling performed for this study has been based on a comprehensive load flow and security analysis for a full grid model of more than 10,000 nodes and elements considered N-0, N-1 and selected double-circuit contingencies. This results in more than 100 million combinations whose relevance for the cross-zonal trading in a future scenario had to be assessed. Increasing this number by considering a significant number of topological measures would raise the model complexity beyond its computational limits.
In summary, the core issue of the identification of relevant CBCOs (step 2) is the differentiation between 'local' CBCOs and those relevant for cross-zonal exchanges. Several of these issues have been identified and are summarised (non-exhaustively) in Table 6.2.

**Table 6.2: Overview of the identified challenges in the CBCO selection applied in a long-term future study**

<table>
<thead>
<tr>
<th>A. Cross-zonal relevance of voltage levels differs between TSOs</th>
<th>Whilst TSOs in some bidding zones use also the 220 kV grid for long-distance transportation of electricity, this part of the grid is not used for long distance exchanges in others. Potential congestions of 220 kV elements located in such zones are in reality usually resolved by topological measures. In order to avoid extensive long expert assessments this aspect (which is not only relevant for the CBCO selection but for the entire study) has been addressed by applying TSOs' individual voltage thresholds. However, an important observation is that such an approach may be too pragmatic as it risks the inclusion of CBCOs that are not cross-zonal relevant (or vice versa the neglect of CBCOs that are cross-zonal relevant).</th>
</tr>
</thead>
<tbody>
<tr>
<td>B. Identification of sensitivity of CBCOs to cross-zonal exchanges</td>
<td>In order to identify CBCOs that are cross-zonal relevant, the so-called 5% rule, as already applied in CWE, has also been applied in the First Edition of the Bidding Zone Review. While in operational day-to-day system, the CBCO list is assessed based on operational experience, in a long-term study such information is not available. An important learning of the First Edition of the Bidding Zone Review is that such operational experience cannot be fully replaced. It is worth mentioning that the validation of the CBCO list would have required a manual intervention after the automatic selection procedure. Such a step would have induced a certain degree of discretion, potentially distorting the comparison between different configurations. Additional CBCO selection criteria had to be developed instead, as the flow-based domain was excessively constrained by elements that were not significantly influenced by foreign bidding zones or that an expert would identify as local issues. Therefore, an additional CBCO selection criterion considered the better identification of local grids in a long-term study. For this reason, the 5% rule has been extended to the consideration of zone-to-hub PTDFs* in order to avoid artificial ‘min/max generation’ constraints on local bidding zones. These additional criteria have only partially resolved the issue of local congestions overly restricting the pan European electricity exchange in the simulation model. To provide a better understanding of this issue, an illustrative example is provided below this table.</td>
</tr>
<tr>
<td>C. Sensitivity of CBCOs to the nodal distribution of generation and load</td>
<td>While in an operational day-to-day system the forecast of the generation and load on a nodal level is quite good, assumptions for the future distribution have to be made for a long-term study. It is evident that the approach for deriving such nodal assumptions impacts the expected loading of elements and therefore, the CBCO selection. Also, the decision on the weather year/temperature influences the loading of the lines and, therefore, the CBCO selection.</td>
</tr>
<tr>
<td>D. Impact of pre-congested CBCOs</td>
<td>As already explained in the previous section regarding the determination of the base case (step 1), pre-congestions in the base case are likely caused by future assumptions in nodal allocation of (distributed) future generation/load and simplified NTC values. Pre-congestions in the base case yield in numerous pre-congested CBCOs as they are not excluded from the CBCO list.</td>
</tr>
<tr>
<td>E. Sensitivity of CBCOs to internal DC exchanges only</td>
<td>At present, the operation of DC links is not optimised as part of the market coupling process, but forms part of the assumptions underlying the base case. In the future scenarios considered by the First Edition of the Bidding Zone Review, however, some DC links operate within and between bidding zones in the flow-based area. It was, therefore, decided to explicitly include DC links in the setup for flow-based market coupling. This is achieved by considering the flows across DC links as separate decision variables and with separate PTDF columns. The explicit consideration of DC links led to issues with regards to the 5% rule for the sensitivity of CBCOs to cross-zonal exchanges. This rule implicitly assumes that any congestion may be resolved by an (unlimited) change of cross-zonal exchanges. In the case of DC links, however, such changes are limited to the thermal capacity of each DC link. This may lead to a situation where the 5% rule is assumed to be satisfied, whilst the absolute impact of a given DC link remains very small relative to the size of potential flows on the CBCO and is thus too small to effectively resolve congestion. As this leads to infeasible outcomes, it was decided to exclude DC links from the sensitivity check and apply the 5% rule for ‘general’ cross-zonal exchanges only, i.e. to exchanges via the AC grid.</td>
</tr>
</tbody>
</table>

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* The hub node is a reference node that compensates the variations of the net position of a zone. The zone-to-hub PTDF represents the variation of the flow on a CBCO in function of the variation of the net position of a zone.
In order to make the relevance of the identified challenges in the CBCO selection for a long-term future study more understandable, specific examples partly extracted from the modelling results are provided in the following. Each challenge is labeled with the letter already included in the overview illustrated in Table 6.2.

**Challenge A: cross-zonal relevance of voltage levels differs between TSOs**

The existing transmission network structure in each country is the result of decades of grid development activities performed by TSOs (and by the previous grid operators) and is mainly the result of policies defined at national level.

For this reason, the relevance of each voltage level in terms of long-distance energy transmission (e.g. with cross-zonal relevance) can significantly vary between countries (or even between areas).

Consequently, as explained in Table 6.2, while the 380 kV network is universally recognized as the main infrastructure for long-distance energy transmission, the role of the 220 kV grid for the transmission grid differs between the European TSOs. Whilst 220 kV elements clearly serve in some zones as long distance transmission grid, 220 kV elements in other zones are not used for long-distance exchanges. This is typically dependent on the degree of development of the 380 kV network: in areas where ‘strong’ 380 kV infrastructures exist, the 220 kV grid is typically operated in order to accommodate ‘local’ flows (mainly driven by local generation and loads). In these cases, topological remedial actions can be applied with a higher degree of flexibility (e.g. in order to change the flow pattern, a 220 kV line can be opened with lower impact on the system security where a ‘strong’ 380 kV network is present) and/or local redispatching actions can be the most efficient way to avoid overloads when they materialise.

For the above mentioned reasons, a harmonised approach over all areas considering voltage levels as relevant for the capacity calculation can distort the results of the capacity calculation and, consequently, the flow-based market coupling results. In particular, if only the 380 kV network is considered, cross-zonal capacities can be overestimated where the 220kV network is important for accommodating cross-zonal flows. In contrast, including 220 kV elements in the whole area under assessment can lead to a significant reduction of the flow-based domain.

A typical example of the latter case appears when industrial/big urban areas are located close to bidding zone borders. In this case, in some countries, the network is typically designed in order to accommodate cross-zonal flows mainly with 380 kV elements, while the local loads are fed by 220 kV grid connected to the 380 kV network in some relevant substations. In this case, due to their location, even the 220 kV elements show a significant sensitivity to cross-zonal exchanges, but in the real operation, they are not considered as binding for the cross-zonal capacities since they show a higher sensitivity to local generation and load patterns and their possible overloads can be solved, without additional costs, by applying topological remedial actions.

This issue can be solved by either representing in a detailed way, remedial actions applied by TSOs or defining a voltage-level relevance differentiated per area of the network.

The first approach allows to obtain a ‘perfect’ reproduction of the expected real operation, but it significantly increases the complexity of the simulation chain.

The second approach applied in the study seemed to be the most promising one for a complex and long-term analysis like the Bidding Zone Review. It allows to avoid excessive limitations to the flow-based domain without impacting, in any significant way the complexity and computation time requirements of the simulation chain. However, this approach exposes the analyses to a certain degree of discretion.

**Challenge B, example 1: CBCOs that are sensitive to one bidding zone only**

In order to identify CBCOs that are relevant for cross-zonal trading, the so-called 5% rule applied in CWE has been considered in the First Edition of the Bidding Zone Review. A CBCO is considered to be significantly impacted by cross-zonal trade, if its maximum zone-to-zone PTDF is larger than 5%.

Although this criterion ensures that CBCOs are sensitive to cross-zonal trading in general, some CBCOs are extensively sensitive to one bidding zone only. As shown in the example in Figure 6.4, one particular CBCO is impacted by a change of the generation in bidding zone II only.

55) taken from the modelling results performed in this study, for illustration purposes only
To put it in more general terms, even if CBCOs pass the 5% threshold for cross-zonal trade sensitivity, such values can exclusively occur for generation in one single zone, while all other zone-to-hub PTDFs are extremely small (or even zero). CBCOs serve as artificial constraints on generation in that particular bidding zone that cannot be released by any other means.

While, in operational systems, operational experience provides insights and can identify such congestions as non-relevant for cross-zonal exchanges, in a long-term future model, mathematical methodologies replacing this expert assessment would not automatically capture the local characteristic of the congestion.

In order to address this phenomenon, the 5% rule has been complemented by an additional requirement of at least two zone-to-hub PTDFs exceeding a certain threshold. While this additional criterion may help identify some CBCOs as local, it may likewise fail to identify CBCOs as relevant for European trade in a case where this trade is predominantly influenced by only one particular zone.

Challenge B, example 2: CBCOs that are sensitive to the generation of power plants

Another challenge, which has also been encountered in real operational systems, are CBCOs that are strongly impacted by a local power plant. Unless such cases are separately treated, e.g. by removing one or more CBCOs or by ignoring the influence of the corresponding power plant(s), this may result in congestion that is hard or even impossible to resolve by adjustment of cross-zonal exchanges. As Figure 6.5 shows, this effect is also present in the final data set used for the Bidding Zone Review.

Each dot represents a unique combination of a major power plant and a CBCO, but each plant or CBCO may be shown several times (i.e. in different combinations). The PTDFs on the horizontal axis indicate the share of generation that will flow across the CB(CO), whereas the vertical axis expresses the max. induced flow (i.e. at max. generation), in per cent of the CB's thermal limit. For instance a dot at 0.5/100% indicates that the induced flow on the CB(CO) will be equivalent to 50% of the generation and may reach up to 100% of the CB's thermal limit. In other words, the generator represented by this dot has a large impact on this specific CB(CO). Considering this generator in the base case as producing (or not), has a fundamental impact on the loading of this CB(CO) and also on its selection as a CBCO for the flow-based market coupling.

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In order to address this phenomenon, the 5% rule has been complemented by an additional requirement of at least two zone-to-hub PTDFs exceeding a certain threshold. While this additional criterion may help identify some CBCOs as local, it may likewise fail to identify CBCOs as relevant for European trade in a case where this trade is predominantly influenced by only one particular zone.
More specifically, nearly 8% of all CBCOs, or nearly 80% of all pre-congested CBCOs, are substantially impacted by about two dozen large generators. A detailed analysis of some examples has revealed several cases where pre-congestion is indeed caused by the dominant impact of a nearby power plant only, but has also shown that this effect is not the only driver for pre-congestion in other cases. In other words, whilst a special treatment would appear necessary for the first group of plants or CBCOs, this may not be the case for others. This highlights the complexity of identifying a practical rule and criterion for identifying and treating corresponding cases.

**Challenge C: Sensitivity of CBCOs to the nodal distribution of (distributed) generation and load**

In a given network structure, a grid element’s loading level is dependent on the nodal generation and load pattern. In order to perform detailed future market and network simulations, reasonable nodal assumptions for the future generation and load pattern had to be taken. For an analysis which encompasses a larger, European region such assumptions need to be harmonised in order to accommodate a fair and unbiased comparison. The drawback of such a harmonised approach is a potentially insufficient representation of local specificities. The extent to which such local specificities are relevant is, however, a rather complex question. Whereas local characteristics are highly relevant for detailed grid planning, this may not be the case for market analyses related to long-distance bulk European electricity transmission.

For the First Edition of the Bidding Zone Review, a rather harmonised European approach has been used for the nodal allocation of generation and loads. The model results provide some evidence that this approach has been too general to be applied in a flow-based environment, and may serve as an explanation of some significantly constrained flow-based domains.

**6.1.3 CAPACITY CALCULATION STEP 3: CALCULATION OF GSKS AND PTDFS**

Besides CBCOs, GSKs and PTDFs are important capacity calculation parameters that form a necessary input for a flow-based market coupling.

In operational day-to-day systems, each bidding zone applies a customised approach for the determination of GSKs, which may be adjusted on a daily basis (e.g. due to generator outages). PTDFs are then determined in a separate step. Operational knowledge of the actual market behaviour is key for this determination.

In a future model environment, detailed knowledge about the specific market behaviour is not available. GSKs and PTDFs therefore need to be determined by a unique and consistent approach that is applied to all bidding zones. In the Bidding Zone Review, GSKs are implicitly considered by using the set of hourly market simulations for the base case. More specifically, a separate set of load flow calculations is used to determine the relation between generation by ‘dispatchable’ plants (i.e. plants assumed to be driven by market prices) in each bidding zone and the flows across each CBCO. By means of a functional approximation of the corresponding flows, this information is then used, to determine so-called ‘merit order’ PTDFs, i.e. a set of PTDFs that are a function of the current operating level of dispatchable plants in each bidding zone.561

In comparison to operational systems based on a known market and grid situation, the choice of the ‘right’ GSKs and hence PTDFs for a long-term study is less trivial. The marginal generators will change in line with market prices, daily/seasonal load impacts, the changes in the fluctuating generation of RES etc. Also generator outages impact GSKs and, hence, PTDFs.

Table 6.3 provides an overview of the key differences between the determination of GSKs and PTDFs as performed in an operational day-to-day system and as applied in a long-term future study like the Bidding Zone Review.

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561 However, while such merit order PTDFs in the First Edition of the Bidding Zone Review have been used to identify relevant CBCOs (see step 2), in the flow-based market coupling simulation, ultimately only average PTDFs were used. Such average PTDFs were calculated based on the merit-order PTDFs.
In operational systems, PTDFs are derived from the incremental variation of the generation dispatch for selected snapshots. PTDF values may or may not be varied for different times/dispatch situations.

In the BZR, two different approaches have been combined: As a starting point, zonal PTDFs have been derived from the 'merit-order PTDF' of each bidding zone (see text above). For active elements and/or connections to third countries, the nodal PTDF of the corresponding connections to the AC grid have been used, either in addition or as an alternative.

In operational systems, maintenance/ outages may be explicitly considered where relevant (i.e. for major units).

By using the set of NTC-based market simulations for determination of the merit-order PTDF, generator maintenance and outages are effectively 'smeared' into the zonal PTDF function. This may lead to inaccuracies, especially in case of power plants having a substantial impact on the zonal PTDF of the local BZ.

In operational systems, PTDF matrices may vary for each timestamp.

Due to the high complexity of the model set-up of the First Edition of the Bidding Zone Review, a single PTDF matrix for an entire year has been applied, i.e. the PTDF values were not differentiated by season/day/time of day. This means that for instance, seasonal changes in the operation of some forms of dispatchable plants (e.g. CHPs or hydropower storage) are not considered in the zonal PTDF.

In the current CWE arrangement, no DC links operate within the relevant market area. For adjacent bidding zones, flows for DC links are assumed (so-called reference flow).

In the future, DC links are considered to operate within bidding zones and therefore need to be considered in the capacity calculation. For the First Edition of the Bidding Zone Review, an endogenous consideration of DC links was considered (by means of separate PTDF columns).

It is evident that different approaches for the consideration of internal DC links will result in different flow-based market coupling results. Yet, as such operational schemes for internal DC links and their consideration in a flow-based domain are under development in parallel to the First Edition of the Bidding Zone Review, these could not be considered in the model and reasonable assumptions had to be taken.

Exchanges with third countries

Compared to future studies, the consideration of third countries in operational day-to-day systems is 'easier', since the underlying market and grid structure, as well as the behaviour of third-country markets, is known. Yet, in a future study this knowledge is not available. Therefore, in the First Edition of the Bidding Zone Review constant PTDFs have been assumed for exchanges with third countries (via AC grid).

In order to make the relevance of the identified challenges in the Bidding Zone Review constant PTDFs for exchanges with third countries (via AC grid). For each scenario and each bidding zone configuration, the nodal PTDF of the corresponding connections to the AC grid have been used, either in addition or as an alternative.

Compared to future studies, the consideration of third countries in operational day-to-day systems is 'easier', since the underlying market and grid structure, as well as the behaviour of third-country markets, is known. Yet, in a future study this knowledge is not available. Therefore, in the First Edition of the Bidding Zone Review constant PTDFs have been assumed for exchanges with third countries (via AC grid).
As Figure 6.6 shows, the approximation is quite good in several cases, i.e. the approximated values (orange dots) are very close to the original observations (blue dots) made in the base cases. However, as displayed in Figure 6.7, there are also cases where actual load flows vary widely (i.e. high differences between red and blue dots), such that the functional fit is much weaker. For example, the figure below shows an example for the same CBCO as above, but for the impact of a different bidding zone. In this particular case, the flow across the CBCO is largely determined by a local generator with two large units. As a result, the CBCO flows are no longer correlated with the aggregate level of dispatchable generation in the bidding zone, resulting in an error of up to 1600 MW.

Such issues are also encountered by TSOs in practice, and there may be several reasons for this, including seasonal impacts or the strong influence of local plants.

6.1.4 CAPACITY CALCULATION STEP 4: CALCULATION OF FRMS

In operational day-to-day systems, FRMs are determined based on a statistical analysis of the difference between the expected and the real load flow on a critical grid element. Such data is not available for future scenarios.

In the future model environment of the First Edition of the Bidding Zone Review, the assessment was based on a simplified stochastic analysis of selected aspects:

- Operation of FCR, FRR
- Forecast inaccuracy for RES and load
- Major generator outages
- Inaccuracy of zonal PTDF (GSK, ‘internal trade’, generation patterns)

A more detailed description of the FRM methodology developed for the consideration in a future study can be found in the Annex.

In order to mitigate the risk of unreasonably high or low (negative) FRM values, these were limited to a range of [0 %, 30 %] of each CB’s thermal capacity.

Based on the model results performed for the First Edition of the Bidding Zone Review, Table 6.4 shows the extent to which modelled FRMs were higher than 30 % (in absolute terms) of the thermal capacity of the relevant CB. For example, a value of 4 % provided for the Big Country Split 2 in the 2025 planned grid scenario (2Z2020w) means that 4 % of all CBCOs considered in this scenario had FRM values that were originally higher than 30 %.

The highest FRM value observed in this scenario is 44 %. Or in other words: 44 % of the thermal capacity of the related CB would not be available for the market due to the above mentioned uncertainties. Yet, as described before such high FRM values are considered to be unreasonable and the result of the challenges described in the sections before and have therefore been reduced to a maximum of 30 %.
In this context, Figure 6.8 below displays the correlation of FRMs and the loading of CBCOs. It is obvious that there is a strong positive correlation between the loading of CBCOs and the corresponding FRM values (see left-hand box within figure). Or, in other words: a higher loading correlates positively with a higher FRM value (as shown by the black line that indicates a linear approximation), which means in particular that pre-congested CBCOs are more likely to be (further) constrained by high FRM values than other CBCOs.

Yet, as many instances of (very) high FRM values for CBCOs with limited loading show\(^{58}\), the loading of a CBCO is not the only factor for the FRM. And whilst one might expect that this positive correlation is even stronger when looking at CBCOs with high FRMs only, this assumption does not hold as illustrated by the right graph below (which focuses only on those FRMs higher than 15\%). Although the correlation between the loading of CBCOs and the FRM values is still positive, it is much weaker than for the sample of all CBCOs (see left graph). This becomes visible by the lower slope of the black line (compared to the left graph).

This analysis indicates that the calculated FRM values are impacted by various factors, including the challenges already described in the previous sections. For instance, high FRM values may be caused by pre-congestions in the modelled base case. Similarly, large plants with a major influence on nearby CBCOs may lead to high FRM values and any inaccuracies in the nodal distribution of (distributed) generation and load may impact FRM values.

\(^{58}\) And the fact that the linear approximation does not cross the vertical axis at zero.
6.2 IMPLICATIONS OF THE FLOW-BASED MARKET COUPLING

All implications related to the determination of the capacity calculation parameters (base case, PTDFs/GSKs, FRMs) materialise in the flow-based market coupling simulation. While several challenges have already been discussed in section 6.1, in the following some main challenges focusing on the outcome of the flow-based simulation are discussed.

In order to make the relevance of the identified challenges in the flow-based market coupling for a future study more understandable, specific examples are extracted from the modelling results performed for the First Edition of the Bidding Zone Review and explained in the following.

<table>
<thead>
<tr>
<th>Identified challenges in the flow-based market coupling as implemented in a long-term future study</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Challenges related to the determination of the capacity calculation parameters materialise in the flow-based market coupling simulation</td>
</tr>
<tr>
<td>See section 7.1</td>
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<tr>
<td>Amongst others:</td>
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<tr>
<td>– Considerable share of pre-congested CBCOs (i.e. negative margins in one direction)</td>
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<tr>
<td>– Extreme sensitivity to ‘wrong’ CBCOs/margins can lead to extreme/infeasible market outcomes</td>
</tr>
<tr>
<td>B. Counterintuitive flows are accepted in the model environment</td>
</tr>
<tr>
<td>Counter-intuitive flows mean that the direction of the cross-zonal flows (as an outcome of the flow-based market coupling algorithm) does not correspond to the direction of price differences. Such flows can be, overall, welfare-maximising, especially in cases where the modelled flow-based domain is already strongly restricted and high congestions (that already occurred in the base case) need to be solved in the flow-based market coupling.</td>
</tr>
<tr>
<td>The modelling performed in the First Edition of the Bidding Zone Review showed that the assumption on whether counter-intuitive flows (if welfare-maximising) shall be considered in the algorithm or not is a highly important design feature. It becomes even more relevant if pre-congestions are observed in the base case and the flow-based domain is highly restricted.</td>
</tr>
<tr>
<td>C. Restriction of the flow-based domain by NTCs with non-core model regions</td>
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<tr>
<td>For flow-based capacity calculations, reasonable assumptions have to be taken not only on exchanges within the CCR but also for exchanges with the surrounding regions (‘third countries’). In operational day-to-day systems, the market and grid situation in these areas can be predicted more easily, and available capacities (NTC) are well known. In contrast, a long-term study cannot rely on robust NTC values for a future situation.</td>
</tr>
<tr>
<td>Therefore, simplified NTCs have been considered in the First Edition of the Bidding Zone Review. Especially in case of DC connections, these NTC values were sometimes lower than those applied today. This decrease clearly restricted the scope for cross-zonal exchanges with third countries. Indirectly, it may also restrict the flow-based domain, which – as experiences in the First Edition of the Bidding Zone Review have shown – is particularly critical in an already strongly restricted flow-based domain (e.g. due to pre-congestion).</td>
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<tr>
<td>In the model environment, exchanges with and between third countries were furthermore partially used to relieve congestion in the flow-based domain, even if this implied counter-intuitive exchanges. This highlights that it is not sufficient to represent only the core model region as ‘good’ as possible, but that non-core model regions have to be considered carefully as well.</td>
</tr>
<tr>
<td>D. Restriction of exchanges by CBCOs with very low sensitivity to those exchanges.</td>
</tr>
<tr>
<td>Small PTDFs can even constrain exchanges far away, leading to extreme outcomes.</td>
</tr>
<tr>
<td>One reason for this phenomenon is the considerable geographical scope of the Bidding Zone Review and the large number of bidding zones, which multiply the number of PTDFs per CBCO, with some of them being very small. A threshold below which PTDFs are not considered was introduced in order to resolve this issue. However, there is some degree of discretion which might potentially distort the comparison between different configurations.</td>
</tr>
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</table>

Table 6.5: Overview of the identified challenges in the CBCO selection applied in a long-term future study
6.3 IMPLICATIONS OF THE IDENTIFIED CHALLENGES FOR THE ASSESSMENT OF ALTERNATIVE BIDDING ZONE CONFIGURATIONS ACCORDING TO CACM CRITERIA: EXAMPLE OF THE OPERATIONAL SECURITY INDICATOR

The currently non-resolvable complexities associated with simulating flow-based market coupling arrangement that does not currently exist have been illustrated in sections 6.1 and 6.2. This section provides an example of the associated impact on the computation results and, ultimately, the evaluation of bidding zone configurations. For illustration purposes, the indicator ‘operational security’ is used as an example.

6.3.1 FIRST QUANTITATIVE EVALUATION APPROACH FOR ‘OPERATIONAL SECURITY’

In the context of this Bidding Zone Review, a quantitative approach for assessing the impact of different bidding zone configurations on the operational security of the interconnected system has been developed. Based on the outcomes of N-1 security assessment computations, the operational security evaluation has been focused on the identification of power flows that breach thermal capacities of grid elements (e.g. so-called ‘overloads’): in order to reduce model complexity to an acceptable extent, dynamic and voltage assessments are neglected in these calculations and, hence, operational security issues analysed are only a subset of the potential issues that TSOs have to tackle in reality. It must, however, be made clear that overloads (in this study detected after the market) are a simplified indicator for operational security.

Whether, and to what extent, the overloads will materialise and ultimately impact operational security depends on further measures (redispatch, provision and activation of reserves, topological measures). Nevertheless, operational security is, in this review, measured in terms of expected congestions in the system.\(^{59}\)

For this reason, load flow computations have been performed based on the outcomes of the flow-based market coupling simulations for 4 116 timestamps in a year (bi-hourly resolution), for each bidding zone configuration and each relevant scenario.

In order to compare operational security performances of different bidding zone configurations, a simplified ‘operational security’ indicator has been derived from the results of the above mentioned load flow assessments, according to the approach described in the following.

Load flow computations provide the loading level of each critical branch in each timestamp. Hence, in each scenario \(sc\) and for each bidding zones configuration \(bz\), for each critical branch \(i\), an ‘\(N\) condition CB congestion level’ is computed as follows:

\[
\text{CL}_{sc,bz}^{N} = \max_{h} \left( \frac{\text{Flow}_{sc,bz}^{N,i,h}}{\text{PATL}_{sc}^{N,i}} - 1 \right)
\]

where:

- \(bz\) is the bidding zone configuration under assessment;
- \(sc\) is the scenario under assessment;
- \(\text{Flow}_{sc,bz}^{N,i,h}\) is the N-state flow (in MW) on the element \(i\) in the timestamp \(h\) in N-state system conditions;
- \(\text{PATL}_{sc}^{N,i}\) is the ‘permanently admissible transmission loading’, also known as ‘thermal capacity’ (in MW), of the element \(i\) in the timestamp \(h\).

\(^{59}\) ‘Security assessment’ means a numerical analysis performed in order to identify potential violations of the TSO’s operational security limit, taking into account the N-1 security criterion.

\(^{59}\) ‘N-1 security criterion’ means the rule according to which the elements remaining in operation within a TSO’s control area after occurrence of a contingency are capable of accommodating the new operational situation without violating operational security limits.

\(^{59}\) Security assessments are typically based on ‘load flow’ computations and form a numerical analysis of the flow of electric power in an interconnected system. Given the topology of the network and the nodal generations and loads, a ‘load flow’ computation enables the computation of the expected flow on each branch and the expected voltage at each node of the network.

In the context of this Bidding Zone Review, the following simplifications have been applied in the load flow calculation performed after FB MC:

- DC load flow computation (voltages are not taken into account);
- Phase shifters are partially optimised only (i.e. only a limited share of the full regulating range/tab positions can be used), while operation of DC links is endogenously optimised according to market outcomes.

\(^{60}\) However, it has to be noted that operational security means more than congestion management, including aspects such as sufficient active and reactive power reserves, voltage control, inertia, fast-current injections, black-start capacities and balancing reserves. Please refer to the System Operation Guidelines for a more comprehensive overview.
Then, for each bidding zone configuration $bz$, a Scenario N-State Congestion Level ($SC_{N}$) has been computed for each assessed scenario $sc$ as follows:

$$SC_{N} = \sum_{i=1}^{N} (VL_{i} \cdot CB_{i})$$

where:

- $VL_{i}$ is a weighting factor based on the (minimum) voltage level of the CB $i$. It assumes the following values:
  - 2 if the (minimum voltage level) is equal to or higher than 380 kV
  - 1 if the (minimum voltage level) is equal to or higher than 220 kV, but lower than 380 kV
- $M$ is the total number of monitored critical branches $i$.

It has to be noted that this indicator focuses on N-state congestions only and does not reflect the TSO security policies in terms of security assessment.

### 6.3.2 Statistical Analysis Focusing on Congestions – Highlighting the Reasoning for Counter-Intuitive Flows

In accordance with the formula and assumptions described in the previous section, the market and load flow model results performed for the First Edition of the Bidding Zone Review have been used to calculate an operation security indicator for each bidding zone and each scenario. Yet, it turned out that the results of this indicator are counter-intuitive. Their counter-intuitiveness is mainly driven by highly precongested base cases, that cause several counter-intuitive flows and lead to non-intuitive market coupling results. These observations are explained in the following in more detail.

The values presented in Figure 6.9 are the sum of the load flow indicators per concerned bidding zone configuration for each scenario over all bidding zones (higher values correspond to a lower degree of security). The indicator shown in the following has been computed excluding busbar couplers and radial lines.

<table>
<thead>
<tr>
<th>Bidding Zone Configuration</th>
<th>2020W SOAF</th>
<th>2025P SOAF</th>
</tr>
</thead>
<tbody>
<tr>
<td>Status Quo</td>
<td>35,237</td>
<td>143,995</td>
</tr>
<tr>
<td>Small Country Merge</td>
<td>113,653</td>
<td>130,086</td>
</tr>
<tr>
<td>DE/AT Split</td>
<td>125,439</td>
<td>104,537</td>
</tr>
<tr>
<td>Big Country Split</td>
<td>35,993</td>
<td>29,191</td>
</tr>
<tr>
<td>Big Country Split 2</td>
<td>112,061</td>
<td>138,464</td>
</tr>
</tbody>
</table>

Figure 6.9: Non-intuitive results of a statistical indicator for operational security related to congestions – Scenario N-State Congestion Level

These results show a non-intuitive behaviour:

- A decrease in the number of bidding zones (as in the case of a merge of bidding zones) should increase (or, at least, should not decrease) the number of congestions expected in the system, since generation is restricted in more zones by the market. Yet, this is not the case for the obtained results, where the 'Small Country Merge' configurations show lower congestions/better performances than the 'Status Quo'.

- In contrast, an increase in the number of bidding zones (as in the case of splitting bidding zones) should decrease (or, at least, should not increase) the number of congestions expected in the system, since fewer potential grid constraints are made visible to the market. However, this is not the case for the obtained results, where the split configurations 'DE/AT Split' and 'Big Country Split 2' show higher congestions/worst performances than the 'Status Quo' in the 2020 worst case scenario.

The example demonstrates the impact of the modelling restrictions illustrated in sections 6.1 and 6.2 on the results. For example, one CBCO automatically selected by the accordant algorithm only in the split configurations could overly restrict the accordant flow-based domain. This configuration would then be constrained to a higher extent. As a consequence, the less constrained merge configuration without the restrictive CBCO would experience higher load flows.

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61) Counter-intuitive flows mean that the direction of the cross-zonal flows (as an outcome of the flow-based market coupling algorithm) does not correspond to the direction of price differences. As explained in section 6.2, such flows can be, overall, welfare-maximising, especially in cases where the flow-based domain is already strongly restricted and high congestions (already occurring in the base case) need to be solved in the flow-based market coupling. In operational day-to-day systems like CWE, the flow-based market coupling algorithm does not allow for counter-intuitive flows.
6.4 KEY INSIGHTS AND OUTLOOK

Flow-based market coupling is a concept designed for close-to-real-time operation. Information on the electricity system which is available with relatively short lead times of less than two days is translated into market properties and constraints. This leads to an efficient use of the grid infrastructure since the market obtains the most recent and precise information on where and to which extent the grid can be used and operates within these boundaries, the so-called 'flow-based domains'.

In a future simulation environment, such close-to-real-time information is not available. As outlined in the previous sections of this chapter, substituting this information with suitable alternative assumptions and modelling approaches is rather complex and hence constitutes a major source of uncertainty with regard to the reliability of the results. This complexity is further exacerbated by the fact that market design choices are still to be taken in the region most relevant for the study (capacity calculation region Core). Since these choices are still pending, their outcomes had to be assumed for the simulation.

Section 6.3 has provided an example of how the necessary assumptions impact the results to a significant degree and may lead to counter-intuitive results.

Against this background, the obtained results need to be interpreted carefully and can currently not be used as a basis for a solid and comprehensive assessment of bidding zone configurations. Further conceptual work is required in order to improve the model calibration. Following the key insights gained in this First Edition of the Bidding Zone Review such improvements need to focus in particular on the following aspects:

- essential market design features (especially regarding the design of the capacity calculation approach, e.g. base case approach, CBCO selection, GSK strategy)
- representation of local characteristics (e.g. nodal allocation of relevant parameters, inclusion of the 220 kV infrastructure) to an extent which allows for a sufficient representation of individual aspects while at the same time not distorting a fair and unbiased European comparison
- comprehensive sensitivity analyses are essential in this context in order to take informed decisions on relevant design choices and parameters

The 15 months allowed for the review process, as specified in EU Regulation 2015/1222, does not provide sufficient time to accommodate such comprehensive analyses. A promising idea to overcome this time constraint would be to initiate the formal regulatory process only after a solid model is available where critical aspects mentioned above are fully resolved. The same approach could apply to relevant market design choices which ideally need to be made for the relevant capacity calculation region before a bidding zone review is formally initiated.

Against this background, drawing firm conclusions on the basis of the currently available simulation results is therefore premature at this point in time.

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62) E.g. critical branches and critical outages (CBCOs), generation shift keys (GSKs), power flow distribution factors (PTDFs)
63) E.g. selection of CBCOs, compulsory intuitiveness of results, etc.
64) E.g. load, renewables
7 STAKEHOLDER CONSULTATION AND INVOLVEMENT
Involved external parties belonging to different parts of the electricity market value chain support a profound impact assessment of bidding zone delimitations on the overall electricity market. In order to facilitate such stakeholder involvement, a stakeholder advisory group consisting of major EU stakeholder associations \(^{65}\) and regulatory institutions \(^{66}\) has been established. An overview of the stakeholder meetings is provided in the Annex. Furthermore, a public consultation in accordance with the relevant provisions of Regulation 2015/1222 has been held. Both instruments of ensuring a strong and efficient stakeholder involvement are illustrated in the following sections 7.1. and 7.2.

### 7.1 Stakeholder Advisory Group

Several meetings of the stakeholder advisory group have taken place in the course of the study. An overview of these meetings is provided in the Annex. As a first step, the group has sought to identify key areas of relevance for the study. The accordant discussions have led to the prioritisation of topics, represented in Figure 7.1.

A majority of stakeholders have attributed a very high priority to wholesale market liquidity and to direct involvement in the study. In order to meet these stakeholder expectations, a survey within the stakeholder advisory group on market liquidity has been conducted. This survey has been directly used for the impact analysis of bidding zones on market liquidity (cf. section 5.9.3.2). Three stakeholder responses requested analysis of increased redispatch efficiency and the influence of bidding zones on retail market. These subjects are addressed in sections 5.7 and 5.13, respectively. Since the assessment of bidding zones is conducted on a European level, overall indicators are mainly used for the analysis. Distributional aspects in the form of discussing the impact of certain evaluation criteria for individual bidding zones are complemented where appropriate. As requested by two stakeholders, two different grid scenarios are used in the study. One of these scenarios represents the planned grid in 2025 and the other the grid infrastructure without major reinforcements in 2020 (cf. Chapter 3). The impact of bidding zone delimitations on other externalities (e.g., RES support schemes or capacity mechanisms), which one stakeholder suggested, would require a profound analysis of the individual circumstances in every country.

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\(^{65}\) EFET, eurelectric, EuroPex, GEODE, IFIEC, ÖsterreichsEnergie, PKEE

\(^{66}\) ACER and the representatives from individual regulatory authorities
Despite its relevance, this suggestion has therefore only been considered to a limited extent. One stakeholder suggested discussing and analysing the impact of bidding zones on trade between countries, which is a core element of the evaluation in several instances.

Further to identifying and prioritising key areas of stakeholder relevance, the stakeholder advisory group has been used as a communication platform. The participating TSOs and ENTSO-E have regularly informed the group about the project status including time plans, content-related questions and regulatory requirements. Stakeholders illustrated their views on these subjects, which have been considered in the evaluation.

In order to extend the stakeholder spectrum to the entire market, a more comprehensive consultation is to be in February 2018. This stakeholder consultation will facilitate the contribution of any party interested in the subject, supporting a comprehensive and broad impact assessment of the effect of bidding zones on the entire market. As required by Regulation 2015/1222, the public consultation will be complemented by a dedicated workshop related to the subject, which is planned for 15/02/2018.

7.2 STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

To extend the stakeholder spectrum to the entire market, a more comprehensive consultation was held between 9 February 2018 and 9 March 2018. This stakeholder consultation facilitated valuable contributions of several parties interested in the subject, supporting a comprehensive and broad impact assessment of the effect of bidding zones on the entire market. As required by Regulation 2015/1222, the public consultation was complemented with a dedicated workshop related to the subject, which took place on 15 February 2018.

During the public consultation process, several stakeholders provided feedback on the performed evaluation of specific evaluation criteria. This feedback is summarized for each evaluation criterion in sections 5.4 to 5.23. Furthermore, more general feedback was provided by stakeholders, for instance on the process or future bidding zone reviews. Core aspects of this general stakeholder feedback were:

**Consideration of model-based bidding zone configurations:** several stakeholders highlighted the importance of considering model-based bidding zone configurations. A further development of the underlying models and the involvement of stakeholders in the selection process has gained broad support.

**Consideration of larger bidding zones (‘merge’):** several respondents pointed out there is a bias towards splitting rather than merging of bidding zones. Splitting configurations are also seen by some respondents as more risky than merging configurations. There were requests to discard split configurations entirely due to the expectation of Europe moving towards one single integrated market.

**Consideration of individual splits and merges:** several stakeholders also pointed out the need to assess the impact of each individual change of the bidding zone configurations instead of assessing simultaneously combinations of changes. The reason for this request was that in a combined assessment the individual impacts are not explicitly analysed and cannot be clearly identified.

**Enabling quantitative analysis:** the majority of stakeholders strongly requested a comprehensive evaluation of alternative bidding zone configurations, not only based on qualitative analysis but also on quantitative analysis. To achieve this, some stakeholders recommended a reduction of the model complexity where needed, e.g. to consider a simplified modelling of the flow-based market coupling. At the same time, stakeholders asked for a more extensive evaluation of long-term effects that would increase the complexity.

**Enhanced stakeholder involvement:** many stakeholders highlighted their general appreciation of the stakeholder advisory group implemented to support the First Edition of the Bidding Zone Review. In particular, the stakeholder involvement in form of questionnaires and the transparency provided by the publication of replies to these questionnaires as annexed to the report was considered highly advantageous. Yet, the majority of stakeholders asked for a further enhancement of stakeholder involvement, especially during the selection of bidding zone configurations.
Consolidation of evaluation criteria: many stakeholders suggested a selection and consolidation of the evaluation criteria listed in Regulation 2015/1222 before the actual evaluation takes place. This suggestion meets legal limitations because the regulation explicitly asks for a comprehensive analysis encompassing all criteria listed in Article 33.

Weighing of evaluation criteria: some stakeholders explained their interpretation of Regulation 2015/1222 and the included list of evaluation criteria as a list of elements that need to be translated into relevant criteria rather than as a list of individual concrete evaluation criteria. Furthermore, several stakeholders advised a different weighing of the quantitative and qualitative evaluation criteria to come to a clearer indication and to enable a final recommendation.

Lessons learned: both during the public workshop that accompanied the public consultation and in the consultation itself, stakeholders asked TSOs to draw lessons learned and to process these lessons further, especially by improving the model environment.

With regard to the acceptability of bidding zone changes, three major stakeholder positions can be identified:

- Responses strongly against any change of bidding zones. This particularly concerns split configurations, as such a change would imply, e.g., a significant loss of market liquidity and transition costs of billions Euros.

- Responses requiring changes, in particular stakeholders from Nordic countries based on their domestic experience. These stakeholders consider appropriate bidding zones a prerequisite for efficient markets with a high utilization of cross-zonal capacities and for the transition of the power system.

- Responses accepting changes where reasonable: These stakeholders recognize possible bidding zone configuration changes as an integral part of the process towards developing a fully integrated internal market. However, they also consider the bidding zone review process itself as a source of significant uncertainty, leading to risks for market players. Therefore, the Bidding Zone Review should not be launched automatically, but only when there is an appropriate justification backed with sufficient evidence.

All stakeholder feedback received during the public consultation can be found in the Appendix.
APPENDICES
1 MARKET AND GRID DATA: FURTHER DETAILS

Modelling of power demand
Demand is a combination of industrial and residential load. Total annual peak demand (GW) is provided explicitly by the SOAF for both the 2020 and 2025 scenarios. Peak demand for the scenarios based on TYNDP data was determined by interpolating between the 2016 SOAF peak and the 2030 TYNDP peak (assuming the peak occurs at the same time in both scenarios: \([2030 \text{ value from TYNDP} + 2020 \text{ value from SOAF}] / 2\)).

Annual demand (in TWh) was assumed to vary based on the TYNDP 2020 annual demand in conjunction with the 2020 peak demand. For instance, if the TYNDP 2020 profile showed a peak demand of 80 GW and an annual generation of 500 TWh, then the annual demand for another scenario with a 85 GW peak would be 500 TWh × 85 GW / 80 GW.

Secondly, certain demands have been attributed to industry. The amount of industrial demand has been determined by the TSOs, as well as the structure that this demand would take, e.g. this industrial demand would occur as constant demand, i.e. a band throughout the year, or it would occur during working hours, assuming a constant hand of eight hours every weekday. The amount of industrial annual load was deducted from the total load to determine residential annual power demand per country.

For residential annual power demand, the profiles of load in the TYNDP were considered. The TYNDP supplies 8 760 hourly load values for each of its scenarios for 2020 and 2030. The profile from the TYNDP Expected Progress scenario is taken for all three scenarios for 2020 and 2025 for the First Edition of the Bidding Zone Review.

Modelling of generation
The different generation units are, in all scenarios, modelled individually, with set parameters not changing between models. It is only the allocation of the individual units which differs for each grid representation: individual units are allocated at a substation level in the nodal representation and allocated to a greater zonal region in the zonal representation. Large units are modelled individually; smaller units (< 50 MW) of the same type that are attached/assigned to a certain area/node are aggregated in a larger unit.

Demand side management
The demand-side management (DSM) capacity is modelled as country-specific generators. The capacity of this is also derived from the TYNDP.

DSM capacities have no operational constraints apart from variable costs. These are set to €1 750/MWh based on research performed by the contracted consultant. For unannounced, sudden supply interruptions (e.g. in case of inadequate generation capacity) a price of €9 999/MWh is applied.

NTC values
NTC values for the base case calculation were either assumed to be 25% of the thermal capacity on the borders or were provided by the respective TSOs through expert knowledge.

Renewable generation units
Renewable generation units are typically defined as units that generate power intermittently due to their reliance on intermittently available renewable fuel sources, such as wind, sun and water.

RES are generally assumed to have no operating costs due to their reliance on ‘freely available’ fuel. Renewable energy generation units will therefore operate as long as the resource they run on (wind, water, sun etc.) is available, except at times when their generated energy can no longer be consumed. The latter situation would, for instance, arise at times with an excess of power, e.g. during excess of conventional must-run and high RES generation. In such a situation, RES would be curtailed, with the most expensive first.

As such, generation of wind onshore and offshore, run-of-river (RoR), photovoltaics (PV) and small/decentralised biomass can – and usually will – deliver a fixed amount of power every hour, determined by the maximum predicted availability of the renewable resource in the respective hour. Estimates of the hourly and regionally different structure of this fuel-dependent maximum hourly generation were derived from the profiles from the TYNDP and historical weather data. For RoR, furthermore, an absolute energy amount is specified (e.g. per plant per year) that each plant has to generate. This amount is based on 2012 data.

Wind offshore capacity is allocated to individual wind parks. Any remaining capacity not accounted for by these parks is additionally distributed pro rata to the nodes already linked
to wind offshore as decentralised offshore wind power. Each offshore wind park is assigned a generation profile based on the predicted maximum availability of wind in each hour at its location in the simulated years.

PV generation, wind onshore, small biomass and any other RES generation that should be considered, but is not captured by explicit ‘large’ plants, are modelled as aggregated units and provide their infeed proportionately to population per node.

**Hydro generation units**

The market model considers several types of hydro plants to achieve a realistic representation of hydro flexibility in the individual European power markets. Hydro plants are modelled consistently per type. The different types of hydro plants considered are RoR pondage, daily, weekly or annual storage or pumped-storage (with and without natural inflow). Plants in each zone are modelled individually per type. The latter implies that the capacity of units, i.e. of the individual generators or machines, is combined per hydro plant type per zone, but the information on the number of units is retained. For example, Nant de Drance has six units and a total plant capacity of 900 MW.

**Combined heat and power generation units**

Combined heat and power (CHP) plants have the ability to generate heat in addition to power. As such, they provide an additional product to a separate market. This separate heat market puts additional operational constraints on the plant. CHP plants may therefore have:

» must-run restrictions, forcing a plant to operate when the heat is needed even if no incentive on its operation is provided by the power market alone;

» cheaper operating costs, as they can receive additional revenues from providing the additional product on a separate heat market.

**Grid development status according to ACER**

ACER, in its ‘RECOMMENDATION OF THE AGENCY FOR THE COOPERATION OF ENERGY REGULATORS No 07/2013’, envisages the following steps in the general process of developing electricity transmission and gas infrastructure projects of EU-wide importance:

i. ‘under consideration’ status: planning studies (pre-feasibility and feasibility, including the techno-economic analysis of the project) and consideration for inclusion in the national plan(s) (and ENTSOs’ Regional I EU-wide TYNDPs);

ii. ‘planned’ status: approved inclusion in the national plan(s);

iii. preliminary design studies (basic engineering design, environmental impact assessment, etc.);

iv. market test (when relevant for gas projects creating bookable capacity);

v. preliminary investment decision (when relevant);

vi. permit granting process (including a pre-application procedure and a statutory permit granting procedure);

vii. definition of the financing scheme and cross-zonal cost allocation (if applicable);

viii. final investment decision;

ix. detailed engineering design and technical specifications as a basis for construction;

x. tendering (if applicable), from call for tenders to contract award(s);

xi. construction;

xii. commissioning.
2 CLUSTERING ALGORITHMS

First Edition of the Bidding Zone Review: Model-based delimitation of bidding zone configurations Methodological description elaborated by Interdisciplinary Division for Energy Analyses, National Centre for Nuclear Research, Warsaw, Poland, with the collaboration of BZ TF

2.1 INTRODUCTION

This document aims to outline the two methodologies that were applied to determine bidding zone configurations based on the model-based (greenfield) approach. As input data to these methods, the results of a market simulation on the future grid configurations and economic scenarios are used. Most prominently, the matrices of Power Transfer Distribution Factors (PTDFs), representing the power flows’ sensitivities to injections and withdrawals in particular nodes of the grid, and the Locational Marginal Prices (LMPs) for the hourly results of the optimal power flow (OPF) computations are the inputs of the two delimitation methods described below.

The Section 10.2 can be treated as an explanation of the idea underlaying the choice of LMPs or PTDFs as indicators of bidding zones delimitation. Sections 10.3 and 10.4 expand that explanation into an intuitive introduction of the clustering processes based on LMPs and PTDFs, respectively. Parts of the document are formulated under the explicit assumption about the choice of the desired number of zones (8, ..., 22 zones).

2.2 NETWORK- AND MARKET-BASED INDICATORS (LMPs, PTDFs)

2.2.1 SIMILAR LMPs AS AN INDICATOR OF COPPER-PLATE REGIONS

LMPs represent the value of electricity at a node of a (transmission) grid, that is, the cost of supplying an extra 1 MW of energy to this node. It consists of the cost of energy used at this node and the cost of delivering it there. The latter, in turn, depends on losses and congestions arising in the system. LMPs can be obtained by running an OPF algorithm considering a model of the electricity network.

Because LMPs carry information on congestions, the dissimilarity of LMPs can be used as a heuristic to gather nodes into bidding zones. The principle of such a clustering method is that congested lines are to be spanned between zones, and the biggest differences between LMPs are to be found on each side of congested lines, while between the nodes with similar LMPs the trade can take place almost as on a copper plate. A stylized diagram of the influence of congestion on the nodal prices is depicted in Figure 2.1.

This approach to zonal delimitation is quite widely known in the literature on the subject (see, for example, Bialek & Imran, 2008; Burstedde, 2012; Wawrzyniak et al., 2013). Still, there are two characteristics of the electricity market that make it hard to apply the standard clustering methods to the LMPs to obtain zonal delimitations.

First, each resulting bidding zone must constitute an electrically connected subset of the grid, so that the assumption about a bidding zone being a copper plate is plausible. This calls for including a topological constraint into the clustering method, namely, a rule that prevents forming a bidding zone that would consist of, for example, two regions separated from each other in the network topology. This requirement was addressed in the First Edition of the Bidding Zone Review by the adoption of a modification to the standard agglomerative hierarchical clustering proposed by Burstedde (2012).

Second, the load and generation conditions in the grid change essentially from hour to hour, resulting in varying LMPs data for each hourly snapshot in a given year. In essence, a zonal delimitation resulting from clustering each hourly snapshot of LMPs separately can be different for each hour. A question thus arises of how to obtain a delimitation that would be consistent across all the hourly snapshots in a given year. To deal with this issue, a method of consensus clustering was applied to the results of single-hour snapshot clusterings, which is based on the procedure delineated in Wawrzyniak et al. (2013).

Therefore, the LMP methodology of zonal delimitation is a two-stage approach, in which first a separate topology-constrained agglomerative hierarchical clustering to each of 2920 hourly snapshots of LMPs is used to obtain a division into \( m = 2, 3, \ldots, 35 \) zones on the basis of similarity of nodal prices. Next, the snapshots’ individual results for each \( m \) (snapshot-transversal number of zones) are aggregated to obtain the frequency that a pair of nodes was together in a zone across all the 2920 hourly snapshot clusterings into \( m \) zones. This frequency is then treated as a similarity measure and is coded in a similarity matrix. Finally, a second-stage topology-constrained agglomerative hierarchical clustering on the basis of a similarity matrix for each \( m \) is performed. This operation is performed separately for each scenario considered in the First Edition of the Bidding Zone Review, differentiated by grid investments (’worst’, ’planned’) and the economic framework (’SOAF’, ’TYNDP v4’).

\[ \text{PTDFs} \]

PTDFs are often utilized for the modelling of power flows in transmission grids because they provide a useful approximation of accurate (but complicated) mechanisms. One of the most notable applications can be found in the flow-based version of the market-coupling algorithm, where zonal PTDFs (i.e. factors that describe how a given zone influences interzonal branches) are used to build constraints in an optimization problem. By consideration of these constraints, the algorithm can accept the most price-efficient offers as long as they do not lead to a violation of the specified critical branches.

To obtain zonal PTDFs, one has to use nodal PTDFs and a set of additional values, Generation Shift Keys (GSKs). By GSKs, the influence of particular nodes on the overall zonal generation is determined. Unfortunately, the GSKs are not constants but variables that change from one to another working point of the system (i.e. from hour to hour) and yet they have to be assessed before finding a feasible market solution. What are the consequences of misestimating GSKs? Wrong GSKs introduce a numerical error to zonal PTDFs, which means that their values would be either over- or underestimated. In both cases, the market solution is sub-optimal (cf. Oryczak et al., 2014). Overestimation of zonal PTDF trims the market-coupling domain used for optimizing working points of suppliers (or customers) while underestimation leads to a violation of limits attributed to interzonal transmission lines (or at least to establish unrealistically high capacity margins over these branches).
In the light of such problems, one way of proceeding would be to increase the accuracy of GSKs, which is difficult because the correct values of shift keys are known only ex post finding a market solution. The other way would be to limit the accuracy issues of GSKs to as less distortive as possible by bundling together nodes with PTDFs as similar as possible. This approach is based on the basic observation that application of variable weights to values of wide range leads to significantly different results, but the same differences in terms of weights used for multiplication of similar values bring a noticeably smaller range of outcomes. The following paragraph introduces an example of two possible clustering outcomes and their effect on flow-based market-coupling calculations.

In the following, a system consisting of several nodes (e.g. a, b, c, d, e) with one critical line marked by an orange arrow is considered. The clustering algorithm shall decide if either of the two possible options (a, b, c) or (a, d, e grouped together) exhibits the more desirable property from a market’s perspective (Fig. 2.2). First, two possible generation scenarios are proposed for each nodal triplet (1, 2, 3) and (3, 1, 2), one predicted and one actual generation level at nodes (a, b, c) or (a, d, e). Second, the power flow on the critical branch is calculated by summing up the products of multiplying power injections by PTDFs. Finally, the differences between the power flows resulting from the predicted and the actual generation scenarios are compared (Fig. 2.3). The result of this simple numerical example shows that major differences between anticipated and real generation schemes may cause significant differences between the expected and the actual power flow on a given branch (0.62 and 1.35, respectively). This takes place when nodes aggregated into a zone display significant differences in terms of PTDFs. In contrast, similar power flow outcomes can be observed due to the similarity of PTDFs in the case of a zone consisting of nodes a, b and c. How about systems with multiple critical branches? How can the ‘similarity’ of PTDFs be defined when several PTDFs describe every single node in the grid? The answer can be given by treating multiple PTDFs attributed to a node as coordinates of points in a multidimensional space. According to this approach, two critical branches will produce a 2-D space (plane), three branches a 3-D space and so on. Nodes are being grouped according to their distance defined in such N-dimensional spaces.

There are at least two premises that justify the choice of a PTDF-based method for the zonal division of a grid; (i) this method leads to greater efficiency of flow-based market coupling because the optimization is performed on correctly delimited zones and (ii) this method allows keeping the critical branches on the interzonal borders due to the appropriate design of the clustering algorithm.

As explained in the beginning, the LMP computations have been performed by another consultant. The calculated n-0 LMPs for the different scenarios, as well as the different network models, have been used by NCBJ as an external input dataset for the clustering algorithms.
2.3 CLUSTERING APPROACH A: CLUSTERING OF NODES ACCORDING TO LOCATIONAL MARGINAL PRICES

As was noted in subsection 10.2.1, the LMP method of zonal delimitation is a two-stage approach, in which the following data are used for each of the six scenarios:

» LMP vectors calculated according to represent the \( T = 2920 \) hourly snapshots for \( K \) nodes of the grid.

» Grid topology (description of existing connections between the nodes).

First, on each hourly snapshot of LMPs, a separate topology-constrained agglomerative hierarchical clustering process was employed and can be explained as follows. In the beginning, each of the \( K \) nodes in the system constitutes a separate zone.\(^{67}\) A matrix of LMP differences for all the connected nodes/zones is then calculated.

The pair of connected nodes/zones characterized by the highest price similarity (smallest price difference) is then grouped into a new zone. This new zone inherits both the connection properties and the average LMP of the two aggregated original zones that it is comprised of. The matrix of price differences for all the connected zones is then recalculated to account for the new zone. The algorithm repeats these steps; the pairs of the most similar zones keep being merged into new zones on the basis of the LMP differences until one big zone encompasses all nodes of the system. The history of the subsequent merges and the dissimilarity distance at which these are being affected is tracked in a so-called dendrogram merge tree (this latter displays the nodes being merged and the distances at which they are so). This tree can then be used to obtain a delimitation into any number \((2, \ldots, K)\) of zones. During the calculations, the first-stage clustering was used to obtain divisions into \((2, \ldots, 35)\) zones, with the highest number being chosen on the basis of preliminary analyses of the provided datasets.

In the second step, the results of the hourly snapshot clusterings are aggregated. For a given number of zones \((2, \ldots, 35)\), the frequency, or in other words, how often a pair of nodes was together in a zone across all the 2920 hourly snapshots, is calculated. This frequency is then treated as a similarity measure, just as similarity of LMPs was used in the first step, and is transferred into a similarity matrix. Thus, for each \( m \) a similarity matrix is obtained, on which again a topology-constrained agglomerative hierarchical clustering process can be performed, producing a zonal delimitation into the requested number \((8, \ldots, 22)\) of zones.

Up to this point, a set of divisions into \((8, \ldots, 22)\) zones for each of the 34 similarity matrices coded by \( m \in \{2, \ldots, 35\} \) has been constructed. To select the best split (considering the requested number of zones), an analysis of the quality of the splits according to so-called \( \beta \) measure (discussed below) has been conducted.

2.3.1 SELECTION OF THE BEST-QUALITY DELIMITATIONS IN THE LMP METHOD: THE \( \beta \) MEASURE

The process of the LMP consensus-clustering methodology, based on the first-stage clustering of the hourly snapshots into \(2, \ldots, 35\) zones, ‘produces’ a set of similarity matrices \( S^m\), \( m = 1, \ldots, 35\), for each of the economic scenarios. To recall, the similarity matrix \( S^m\) carries within it the information about how frequently each pair of nodes was together in a zone across all the snapshot clusterings into \( m \) zones for a given year. Therefore, to perform the final ‘consensus’ delimitation, a heuristic is needed to determine which similarity matrix is a good candidate (carries most of the raw information about how the zones should look) for the processing in the second-stage.

In the practical adaptation of the algorithm to the First Edition of the Bidding Zone Review, \(34\) similarity matrices as the result of splits into \(2, 3, 4, \ldots, 35\) zones have been generated. To perform the consensus delimitation into the \( n = 8, 9, \ldots, 22\) requested zones, one of those 34 matrices has to be chosen as a good candidate for each \( n \).

To gain a feeling for and a better view of this process, a stylized problem is depicted in Figure 2.4 below. For a five nodes system, the similarity matrices \( S^4\), \( S^8\), and \( S^{32}\) have to be evaluated.

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\(^{67}\) The exact value of \( K \) varies between the scenarios considered in the First Edition of the Bidding Zone Review, but is approximately 6500.
In the first proposal of the methodology provided to the Bidding Zone Task Force (BZ TF), it was planned to use the ‘α measure’ (basically a variance maximization index) to evaluate similarity matrices, and to choose one matrix to perform all the consensus splits into the 8, 9, ..., 22 requested zones. Formally, the α measure was defined as

$$
\alpha(S^m) = \frac{8}{K(K-1)} \sum_{i=1}^{K} \sum_{j>i}^{K} \left[ S^m_{ij} - \frac{1}{2} \right]^2
$$

where $S^m_{ij}$ is the similarity between nodes i,j as coded by similarity matrix $S^m$, and K is the number of nodes.

The intuition behind the α measure was to give an indication on how ‘decisive’ the similarity matrix was in terms of pairs of nodes being together or being separated in zones – in other words, whether the matrix is ‘black and white’ like the $S^a$ in Figure 2.5 (α value very high, close to 1 which is the maximum of the variance index), has some ‘grey’ areas like $S^b$ in Figure 2.5 (α value lower than 1), or is mostly grey, like $S^c$ in Figure 2.5 (α value very close to 0 which is the minimum of the variance index). The α measure would thus ‘promote’ black and white regions (maximum variance), and introduce a ‘penalty’ for grey areas (with lower variances) in the matrix, as depicted by pluses and minuses in Figure 2.5 below.

However, due to the particular characteristics of the input data, it turned out that the α measure is too limited to be applied in the context of the First Edition of the Bidding Zone Review.

As an illustrative example of these limitations, the clustering into two zones based on the matrix with the highest α in Figure 2.5 is considered. The highest α representing the most ‘black and white’ matrix is provided by matrix $S^a$. It is intuitively clear that the choice according to the one α method would result in zones that are represented by the areas A and B in the panel (a) in Figure 2.6 below, as those are subsets of nodes that have the highest mutual similarity.
However, considering now the clustering into three zones based on matrix $S^a$, the problem arises that although this matrix has a very high $\alpha$ measure, it does not provide sufficient information on how a division into three zones should look. Still, the clustering algorithm when requested to divide the area into three zones on basis of $S^a$ will do it, but there is an inherent risk that this will not be performed in the best possible way, say, resulting in zones similar to those represented by the areas A, B and C depicted on panel (b) of Figure 2.6. And unnecessary randomness is precisely what should be avoided in performing the consensus clustering itself.

In contrast, the resulting three zones in the case of matrix $S^b$ being used for the clustering are much more consistent. The reason is that even if this matrix has a lower $\alpha$ value than matrix $S^a$, much more information are provided on how to perform the split into three zones, which is depicted on panel (c) of Figure 2.6.

As shown by panel (b) of Figure 2.6, a significant part of the black area has not been considered in the split into the zones A and C. In other words, nodes that were very close to each other across the snapshot clusterings have been separated during the consensus clustering performed under consideration of matrix $S^a$. Some similarity got ‘lost’ in this split.

Now, the split in panel (c) of Figure 2.6 shows that still a part of the similarity has not been considered in the split, but the share that has not been considered is smaller (compared with the clustering-considering matrix $S^a$). By splitting the nodes into the zones A and C, only nodes that were less frequently together in the snapshot clusters (indicated by the grey colour) have been separated.

Lastly, a split into two zones based on the matrix $S^b$ is performed. The resulting split is depicted on panel (a) of Figure 7.2. There, some of the nodes with low similarity levels (grey areas) have been merged together to zone A, which decreased the ‘quality’ of that zone.
Summing up, what the method wants to promote are the splits in which as much ‘black’ as possible ended inside the zones, and as much ‘white’ as possible was left out of the zones, which situations are marked with pluses on Figure 2.7. In plain words: this aims at minimizing the intracluster individual element differences, while maximizing the intercluster differences. On the other hand, we want to avoid situations in which grey (or, even worse, white) areas ended up inside the zones, but also in which grey (or, even worse, black) areas were left out of the zones; these situations are marked with minuses on Figure 2.7. In the last sentence, we can confirm the intention to de-incentivize with the index the grey areas of the matrix that are both inside and outside of zones, as they introduce uncertainty whether the nodes should be together or apart. We will however de-incentivize less a matrix in which there is a dark grey inside the zones and light grey outside the zones than vice versa.

Based on this intuition, we devised a modification of the \( \alpha \) measure, tentatively named \( \beta \) measure, which evaluates how good is a given similarity matrix \( S^m \) with respect to a split into a given number of zones. This latter incentivises with a good evaluation the grouping of similar elements (minimize intracluster variance) and the separation of dissimilar ones (maximize inter-cluster variance), simultaneously.

Formally, the \( \beta \) measure is defined as:

\[
\beta(S^m, n) = 1 - \left[ \sum_{i,j \in S^m} (1 - \alpha_{ij}^m) + \sum_{i,j \notin S^m} \alpha_{ij}^m \right] / K^2
\]

where \( S^m_{ij} \) is the similarity between nodes i,j, and \( K \) is the number of nodes.

(To summarize, first the consensus clusterings based on all the matrices \( S^m, m = 1, \ldots, 35 \) is performed, and from each of them a split into \( n \in \{8, \ldots, 22\} \) zones is obtained. Next, the \( \beta \) measure for each matrix \( S^m \) and each split into \( n \) zones is calculated, which is denoted by \( \beta(S^m, n) \).

Then, based on the values \( \beta(S^2, 8), \beta(S^3, 8), \ldots, \beta(S^{35}, 8) \) the decision of which matrix is to be the best one for the split into eight zones is made, on the basis of values \( \beta(S^2, 9), \beta(S^3, 9), \ldots, \beta(S^{35}, 9) \) the best similarity matrix for the split into nine zones is chosen, etc., and as the result of the consensus-clustering phase we report the splits based each on the ‘best matrix’ available in the set, for each given number of zones.

The LMP methodology workflow is depicted in Figure 2.8. A more intricate description of the LMP methodology is, for example, in Wawrzyniak et al. (2013).
2.4 CLUSTERING APPROACH B: CLUSTERING OF NODES ACCORDING TO POWER TRANSFER DISTRIBUTION FACTORS

Among possible measures leading to an efficient market solution, the following method concentrates on the criterion based on the accuracy of power flows prediction obtained from the market coupling. It reduces firmness costs (the cost of remedial actions) and maximizes allowed power flow between zones. Continuing the introductory description given in Section 2.2, a more detailed explanation is presented below. The zonal electricity market can be represented as a set of electrical energy exchanges, each governing the trade between generators and consumers of energy located in a particular geographic area. Energy transfers between the zones are allowed and are governed by flow-based market coupling (FB MC) mechanisms, which take into account the capacity constraints on the interzonal transmission lines. To determine safe supply–demand equilibria on each of the energy exchanges, the FB MC mechanism must determine how the realization of buy/sell bids translate into (i) power injections/withdrawals in the nodes of the grids and into (ii) flows on interzonal lines. The issue of great importance for FB MC is an a priori assumption about the levels of load and generation expressed by the so-called GSKs matrix. This constitutes somehow a paradoxical aspect, as these levels need to be determined as an output of FB MC. Hence, some prediction of the output has to be also assumed as an input. If it is wrongly guessed, then the solution indicated by FB MC can be potentially very far from reality. This paradox is unsolvable on the level of FB MC implementation, the solution can be however found in a very different domain, which is dealt with by providing zonal divisions that are less sensitive to the GSK deviations. Further, based on Kłos et al. (2014), it is shown how to choose nodes in a way that reduces the potential impact of a wrongly estimated GSK matrix.

The miscalculation of power transfer on an interzonal line during the day-ahead MC process can be of two types. Underestimation can lead to physical (thermal) damage to transmission lines and threat of outages due to violation of maximal power limit. Such a threat is usually removed by redispatch of generation, i.e. a more costly solution. Overestimating the exchanged power forces the FB MC algorithm to restrain the exchange of the permitted amount of power between markets, which results in economic inefficiency. Thus, the accuracy of prediction of power flows is crucial both for the safety (or cost) of the system, as well as for the economic efficiency of the zonal market. In addition, the choice of interzonal lines (lines lying on zone borders) determines how much of the possible congestion will be controlled by the mechanisms of FB MC, and how much by the intrazonal congestion management. Because the congestion management generates hidden costs on the electricity market, our aim towards both economic efficiency and safety of the grid is approximated by the following objectives of the zonal division:

» Finding the frequently congested lines in operating conditions of the power market and placing them on the zones’ borders, so that their congestion will be managed in a transparent manner by MC mechanisms;

» Clustering the nodes in a manner that minimizes the prediction error of the interzonal flows’ forecast on frequently congesting lines.
2.4.1 CONGESTION IDENTIFICATION

The first step of the proposed procedure aimed at an electrical grid's partitioning is the identification of frequently congested lines in operating conditions of the power market and the grid. There are many methods used for identification. For example, it can be conducted based on experts' knowledge, by Congestion Contribution Identification (CCI)\(^{68}\) or by the OPF algorithm, which is run to determine the least-cost conventional generation scheme. The Karush–Kuhn–Tucker (KKT) multiplier assigned to every line describes the added cost of shifting generation necessary to alleviate the congestion on this line. The lines with the highest average shadow price over the branch \(k\) (which can serve as natural indicators of congestion costs) are then the natural 'candidates' for the interzonal lines, over which the transfers should be controlled by FB MC mechanisms. Such an approach is presumed best to serve the aim of minimizing the costs of intrazonal congestion management necessary after reaching equilibrium on a zonal market. Finally, a vector of weights \(\gamma = (\gamma_1, \ldots, \gamma_L)^T\) is constructed representing the average congestion cost on line \(l\) scaled by the sum of average congestion indicators:

\[
\gamma_l = \frac{k_p}{\sum_j k_j}
\]

According to the aforementioned approach, making use of the characteristics of KKT multipliers, the actual cost that a particular line adds to the system in the point of equilibrium, which takes into account all the transfer limits at once, is derived. In addition, this approach results in a vector of weights representing the relative magnitude of the congestion costs of the transmission lines—an aspect that will be of importance in the next steps of the clustering procedure.

2.4.2 PROPERTIES OF THE PTDF SPACE

Facing the need for minimization of the prediction error along multiple frequently congested lines, below a multidimensional formalism is presented, which will allow for nodal PTDF-variance-minimizing clustering with respect to more than one line at a time.

The main postulates of PTDF space come down to the following assumptions:

- The columns of PTDF are treated as vectors in \(L\)-dimensional space. Each vector corresponds to a certain node and its coordinates denote the amount of power transmitted through a certain line as a fraction of a power unit injected in this node. This unambiguous measure of power flow is possible, given that one reference node is chosen as a 'sink', which is responsible for withdrawing all the power transmitted through the system.

- Because not all of the lines demand as much attention due to the different degree of congestion, the relative congestion degree is taken into account by scaling all the vector's coordinates by congestion rate factors \(\gamma\). This method enhances the role of the lines that add the most congestion costs into the system and diminishes the importance of lines that are rarely congested or their congestion is relatively cheap to manage. Effectively, it means that the points' coordinates in PTDF space are the products of the original PTDF values\(^{69}\) attributed to nodes and respective weights (represented by \(\gamma\) vector).

\(^{68}\)Cf. Kang et al., 2013.

\(^{69}\)For the sake of clustering efficiency on input data characterized by small values concentrated around the origin of the PTDF space, the original PTDF values might be transformed by a monotonic scaling function.
As a result, each vector is represented by one point in L-dimensional space. Similarity of nodes may be examined by comparing their distances using any proper metric (e.g., Euclidean, Manhattan). Three important properties characterize the PTDF space:

a) nodes lying on the ends of a congested line are far from each other. If we consider any two nodes situated at the verges of a congested line \( l \), their coordinates in PTDF space corresponding to the \( l \)-th line will constitute extreme values in this vector. This undeniably useful property prevents from grouping such two nodes into one zone, which follows the objective of the procedure;

b) the number of significant dimensions is strictly related to weights \( \gamma_l \) and/or the threshold defined arbitrarily by the examiner. Null or small values of \( \gamma_l \) indicate the dimensions that do not play any role in defining the position in PTDF space, thus it is convenient to exclude them from the analysis. For instance, if the power flow over critical branches constitute a 10-dimensional vector and among them we observe only two significant congestions, the PTDF space for the problem will be reduced to a 2-D plane. Moreover, contrary to the CCI of Kang et al. (2013), the method can treat multiple lines congested similarly frequently in a proportionally similar way, preventing significant qualitative asymmetry if the rates of congestion differ only minutely (which can result e.g. from statistical fluctuations);

c) the choice of reference node leaves the analysis unaffected – changing the reference node is equivalent to a simultaneous translation of all the points by the same vector, which obviously does not influence distances between any pair of them.

2.4.3 CLUSTERING IN THE PTDF SPACE

The PTDF clustering takes place in an L-dimensional space (i.e. each point is defined by L coordinates), where L is the number of critical branches selected in any valid procedure. For the purpose of the First Edition of the Bidding Zone Review, the sum of the shadow prices of a given branch across all the timestamps is considered as a measure of congestion. Thus, the methodology aims at selecting ‘congested branches’, the branches that together constitute (no less than) 99.5% of overall congestion.\(^{70}\) Every congested branch is defined by two nodes and each of them becomes a ‘cluster prototype’. M prototypes are created, \( M \leq 2L \) (inequality takes place when at least one pair of critical branches shares a common node). The clustering in PTDF space consists of two stages (see Figure 2.9):

- The first stage aims at attributing all nodes, one by one, to a cluster prototype. The ascription takes place according to both the distance defined for a pair of points in the defined PTDF space and their topological adjacency so that only the internally connected clusters are allowed to be together. The distance takes into account the magnitude of congestion; the highest congestions separate the points in the PTDF space in the most significant way. As a result, the division of nodes into L zones is achieved. Each critical branch is then situated on the interzonal border.

- The second stage aims at reducing the number of zones progressively. In each sub-step, the two zones with the smallest distance are joined. This process iteratively takes place until one single zone is created. By tracing back a history of zones merging into greater structures, any division into 1 to M can be obtained.

\(^{70}\) Overall congestion is defined as the sum of the branches’ shadow prices across all timestamps and locations.
2.5 REFERENCES


M. Klos, K. Wawrzyniak, M. Jakubek, G. Oryn´czak, ‘The Scheme of Novel Methodology Based on Power Transfer Distribution Factors and used to Zonal Division of Electrical Grid,’ Proceedings of IECON 2014 – 40th Annual Conference of the IEEE.


### Glossary

<table>
<thead>
<tr>
<th>Abbreviation</th>
<th>Description</th>
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<tbody>
<tr>
<td>AC</td>
<td>Alternating current</td>
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<tr>
<td>AT</td>
<td>Austria</td>
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<td>BE</td>
<td>Belgium</td>
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<td>BRPs</td>
<td>Balancing responsible parties</td>
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<td>BSP</td>
<td>Balancing service provider</td>
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<td>BZ</td>
<td>Bidding zone</td>
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<td>BZ TF</td>
<td>Bidding zone taskforce</td>
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<tr>
<td>CA</td>
<td>Control area</td>
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<td>CACM</td>
<td>Capacity allocation and congestion management</td>
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<tr>
<td>CB</td>
<td>Critical branch</td>
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<tr>
<td>CBCO</td>
<td>Critical branch critical outage</td>
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<tr>
<td>CCR</td>
<td>Capacity calculation region</td>
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<tr>
<td>CEP</td>
<td>Clean energy package</td>
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<tr>
<td>Cf.</td>
<td>Confer, compare</td>
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<tr>
<td>CfDs</td>
<td>Contracts for difference</td>
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<tr>
<td>CHP</td>
<td>Combined heat and power</td>
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<tr>
<td>CNEC</td>
<td>Critical network elements and contingencies</td>
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<tr>
<td>CWE</td>
<td>Central West Europe</td>
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<td>CZ</td>
<td>Czech Republic</td>
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<td>DC</td>
<td>Direct current</td>
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<td>DE</td>
<td>Germany</td>
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<tr>
<td>DSM</td>
<td>Demand-side management</td>
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<tr>
<td>DSO</td>
<td>Distribution system operator</td>
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<tr>
<td>DSR</td>
<td>Demand-side response</td>
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<tr>
<td>DWD</td>
<td>Deutscher Wetterdienst (German Meteorological Office)</td>
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<tr>
<td>EC</td>
<td>European Commission</td>
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<tr>
<td>EENS</td>
<td>Expected energy not served</td>
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<tr>
<td>EPADs</td>
<td>Electricity price area differentials</td>
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<td>EU</td>
<td>European Union</td>
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<tr>
<td>FB</td>
<td>Flow-based</td>
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<td>FCA</td>
<td>Forward capacity allocation</td>
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<td>FCR</td>
<td>Frequency containment reserves</td>
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<td>FR</td>
<td>France</td>
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<tr>
<td>FRM</td>
<td>Flow reliability margin</td>
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<td>FRR</td>
<td>Frequency restoration reserve</td>
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<tr>
<td>GL EB</td>
<td>Guideline on Electricity Balancing or Electricity Balancing Guideline</td>
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<td>GL SO</td>
<td>Guideline on Electricity Transmission System Operation</td>
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<td>GSK</td>
<td>Generation shift key</td>
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<td>GTC</td>
<td>Grid transfer capacity</td>
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<td>GW</td>
<td>Gigawatt</td>
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<td>HHI</td>
<td>Herfindal–Hirschmann Index</td>
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<td>HU</td>
<td>Hungary</td>
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<tr>
<td>HVDC</td>
<td>High-voltage direct current</td>
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<tr>
<td>ISP</td>
<td>Imbalance settlement price</td>
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<td>kV</td>
<td>Kilovolt</td>
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<td>kWh</td>
<td>Kilowatthour</td>
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<td>LFC</td>
<td>Load frequency control</td>
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<td>LMP</td>
<td>Locational marginal price</td>
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<td>LOLE</td>
<td>Loss of load expectation</td>
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<td>LU</td>
<td>Luxembourg</td>
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<tr>
<td>MABIS</td>
<td>Principles for implementation of market rules for balance group settlement</td>
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<tr>
<td>MAF</td>
<td>Midterm adequacy forecast</td>
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<td>MC</td>
<td>Market coupling</td>
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<tr>
<td>MW</td>
<td>Megawatt</td>
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<tr>
<td>MWh</td>
<td>Megawatt hour</td>
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<tr>
<td>n/a</td>
<td>not applicable</td>
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<tr>
<td>NC</td>
<td>Network Code</td>
</tr>
<tr>
<td>NC CACM</td>
<td>Network Code on Capacity Allocation and Congestion Management (previous indication of COMMISSION REGULATION (EU) 2015/1222)</td>
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<tr>
<td>NEMO</td>
<td>Nominated electricity market operator</td>
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<td>NL</td>
<td>Netherlands</td>
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<td>NRA</td>
<td>National Regulatory Authority</td>
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<tr>
<td>NTC</td>
<td>Net transfer capacity</td>
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<tr>
<td>OPF</td>
<td>Optimal power flow</td>
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<td>OTC</td>
<td>Over-the-counter</td>
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<td>PACA</td>
<td>Provence-Alpes-Côte d'Azur</td>
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<td>PL</td>
<td>Poland</td>
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<td>PLEF</td>
<td>Pentalateral Energy Forum</td>
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<td>PST</td>
<td>Phase-Shifting transformer</td>
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<td>PTDF</td>
<td>Power Transfer Distribution Factors</td>
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<td>PV</td>
<td>Photovoltaics</td>
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<td>PX</td>
<td>Power exchanges</td>
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<tr>
<td>R&amp;D</td>
<td>Research and development</td>
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<td>RES</td>
<td>Renewable energy sources</td>
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<td>ROR</td>
<td>Run-of-River</td>
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<td>RSI</td>
<td>Residual Supply Index</td>
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<td>SK</td>
<td>Slovakia</td>
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<tr>
<td>SOAF</td>
<td>System Outlook and Adequacy Forecast</td>
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<td>SoS</td>
<td>Security of supply</td>
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<tr>
<td>TSO</td>
<td>Transmission system operator</td>
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<tr>
<td>TWh</td>
<td>Terawatt per hour</td>
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<tr>
<td>TYNDP</td>
<td>Ten-Year Network Development Plan</td>
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<tr>
<td>VoLL</td>
<td>Value of lost load</td>
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4 QUESTIONNAIRE ON TRANSITION AND TRANSACTION COSTS

4.1 QUESTIONNAIRE ON TRANSITION AND TRANSACTION COSTS SENT TO STAKEHOLDERS

Introduction
Transition and transaction costs follow an adjustment of a bidding zone configuration. The type of such costs as well as their level vary largely among different actors affected by the bidding zone reconfiguration. This variety makes the quantification of the aggregated transition and transaction costs on a system level particularly challenging. In order to overcome this challenge we decided to give stakeholders the opportunity to report their cost range estimates for different cost positions. Based on the cost estimates received from stakeholders, the BZ TF should be able to evaluate transition and transaction costs for different bidding zone configurations in the final report.

As the robustness of the cost assessment increases with participation, we shall appreciate any response and partial answers are also welcome.

Definition/Explanation of transition of transaction costs
In this survey transition costs are understood as the "one-time" costs directly related to a configuration change (e.g. required IT investments due to market changes or maybe also stranded investments or assets due to price changes). As the level of transition costs can crucially depend on the time span since the new configuration comes into effect (lead time), we suggest that in this survey transition cost estimates are reported for a lead time of about four years.

In contrast, transaction costs are generally referring to the costs of participating in the market. They are permanent costs for search & information, bargaining, policing and enforcement. Transaction costs are to some extent specific to a given bidding zone configuration. For our purposes, only the difference of transactions costs between bidding zone configurations is relevant. So, please take the current bidding zone configuration as a reference point and report the (permanent) increase or decrease of transaction costs that you expect with the new configuration.

| Table 1 (next page) gives an overview of the relevant actors and respective cost categories and lists some examples for different cost positions. The table is not exhaustive and comprehends transition and transaction cost positions. If you want to add further points or any comments, feel free to use the empty space below the table.

Cost estimations
Please provide your estimated costs (preferably as range) for a change of the current bidding zone configuration to the assessed bidding zone reconfigurations in table 2 and table 3. Please take into account that the respective reconfiguration might impact the balancing zones as well. For your estimate of the (one-time) transition costs in table 2, please assume a lead time of four years. In contrast, transaction costs should be reported as yearly costs relative to the current bidding zone configuration. All cost estimates should be given for the affected companies or institutions in total (e.g. operational transition costs caused by the respective configuration change for all trading companies). Generally, a change from the current bidding zone configuration to the new one is assumed. With regard to the model-based configuration please assume, that the new configuration includes a partially merge of two countries (one part of country A is merged with one part of country B) and that at least one TSO, one trading company and one DSO are affected by the reconfiguration (e.g. this means, that at least one DSO is split by the reconfiguration). Furthermore, it is important that your estimates comprehend only costs that are clearly and exclusively induced by the change of the bidding zone configuration.

71) According to the GL CACM, the bidding zone review should encompass criteria related to transition and transactions costs.
72) In case you consider that a short/long transition period will impact your estimated cost range, please explain.
<table>
<thead>
<tr>
<th>Adjustments in</th>
<th>With regard to adoption of</th>
<th>Explanation/Examples (not exhaustive)</th>
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</table>
| **Governmental institutions (including regulating authorities)** | Legal design | – Adjustments of RES support scheme might be necessary if the scheme is related to a bidding zone configuration or to a reference price, that is/are no more valid  
– The argument above also holds for other support schemes that are based on a market price as reference price  
– Risk of legal and court costs |
| | General remarks: | ... |
| **Producing companies (including RES)** | Organisational | – Resizing of teams |
| | Operational and IT | – Adaptation to new markets creates learning costs (e.g. trading and valuation)  
– Temporary loss of efficiency  
– Adjusting IT processes and implementation of new ones  
– Additional costs of market observation (working hours, travel expenses) |
| | Contracts and financial procurements | – Adaptation of bilateral agreements  
– Increasing cost of hedging with decreasing market liquidity  
– Costs related to market participation (e.g. exchange fees/charges and registration costs for participating in organised markets in each bidding zone)  
– New valuation of existing contracts/positions |
| | General remarks | – Stranded costs or windfall profits (resulting from the increase or decrease of energy market revenues). Stranded costs might be even higher for countries without government guarantees or CRMs for conventional power plants and third party merchant transmission lines in place.  
– Further opportunity costs (costs related to postponing projects, e.g. due to the tie-up of working resources)  
– Regulatory risks faced by investors (e.g. when bidding zone configuration is likely to be revised periodically) |
| **Trading companies and institutions (including banks)** | Organisational | ... |
| | Operational and IT | – Restructuring of activities  
– Costs related to market participation (e.g. exchange fees/charges and registration costs for participating in organised markets in each bidding zone)  
– Learning costs (new trading and valuation tools)  
– Temporary loss of efficiency  
– Increasing cost of hedging with decreasing market liquidity |
| | Contracts and financial procurements | – New valuation of existing contracts/positions (not restricted to market participants in the affected bidding zone, if market participants outside the bidding zone used the market price as their respective reference price)  
– Negotiation/adaption of new contracts |
<p>| | General remarks | – Opportunity costs (costs related to postponing projects, e.g. due to the tie-up of working resources) |</p>
<table>
<thead>
<tr>
<th>Adjustments in</th>
<th>With regard to adaption of</th>
<th>Explanation/Examples (not exhaustive)</th>
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<tr>
<td><strong>TSOs</strong></td>
<td>Organisational</td>
<td>– Resizing of teams</td>
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<tr>
<td></td>
<td>Operational and IT</td>
<td>– Learning costs (new evaluation tools)</td>
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<td></td>
<td>Contracts and financial procurements</td>
<td>– Costs for adaptation of existing contracts</td>
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<td></td>
<td>General remarks</td>
<td>– Costs associated with re-calculation of tariffs and RES-levies</td>
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<tr>
<td><strong>DSOs</strong></td>
<td>Organisational</td>
<td>– Resizing of teams</td>
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<td>Operational and IT</td>
<td>– Learning costs (new evaluation tools)</td>
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<td>Contracts and financial procurements</td>
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<tr>
<td></td>
<td>General remarks</td>
<td>– Costs associated with re-calculation of tariffs and RES-levies</td>
</tr>
<tr>
<td><strong>Electricity exchanges incl. clearing houses and OTC Platforms (all together)</strong></td>
<td>Organisational</td>
<td>...</td>
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<tr>
<td></td>
<td>Operational and IT</td>
<td>– Adaptation of IT systems</td>
</tr>
</tbody>
</table>
|               | Contracts and financial procurements | – Costs for the adaptation of existing contracts referring to market price of adjusted bidding zone  
|               | General remarks          | – Adaptation of contracts referring to market price of adjusted bidding zone/Contract negotiation with market participants  
|               |                          | – Adaptation/introduction of products (e.g. LTRs)  
|               |                          | – Adaptation of IT                   |
| **End consumers, retailers and suppliers** | Organisational | – Resizing of teams            |
|               | Operational and IT       | – Adaptation of IT systems          
|               |                          | – Costs through the modification of customer portfolios (e.g., changes of intermixing effects of load profiles) |
|               | Contracts and financial procurements | – Costs for the adaptation of existing contracts referring to market price of adjusted bidding zone |
|               | General remarks          | – Stranded costs or windfall profits (resulting from the increase or decrease of electricity prices)  
|               |                          | – Increasing cost of hedging with decreasing market liquidity  
|               |                          | – Adaptation of bilateral agreements  
|               |                          | – Potential losses for suppliers if cost increases in case higher electricity procurement cannot not be directly passed on to end consumers |

Table 1: Categories and explanations (not exhaustive) (The costs of TSOs are assessed within the ENTSO-E Bidding Zone Taskforce)
<table>
<thead>
<tr>
<th>Adjustments in</th>
<th>With regard to adaption of</th>
<th>Estimated cost range for “DE/AT”-Split in M €</th>
<th>Estimated cost range for “Big Country Split 1” in M €</th>
<th>Estimated cost range for “Big Country Split 2” in M €</th>
<th>Estimated cost range for “Merge” in M €</th>
<th>Remarks</th>
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<tr>
<td>Government institutions</td>
<td>Legal design</td>
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<tr>
<td>Producing companies</td>
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<td>Trading companies and institutions (incl. banks)</td>
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<td>End Consumers, retailers and suppliers</td>
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</tbody>
</table>

Table 2: Estimates of transition costs (Transition costs are understood as the “one-time” costs directly related to a bidding zone configuration change. Please assume a lead period of four years.)
<table>
<thead>
<tr>
<th>Adjustments in</th>
<th>With regard to adaption of</th>
<th>Estimated cost range for “DE/AT”-Split in M €</th>
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</tbody>
</table>

Table 3: Estimates of transaction costs (Your estimates should be on a yearly basis.)
Appendix to the questionnaire: Considered expert-based configurations

<table>
<thead>
<tr>
<th>Name</th>
<th>Description</th>
<th>Indicative map</th>
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<tbody>
<tr>
<td>“DE/AT”-Split</td>
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<tr>
<td>“Big Country Split 2”</td>
<td>France and Germany are split into three zones and Poland into two zones (Austria as a separate zone).</td>
<td></td>
</tr>
<tr>
<td>“Merge”</td>
<td>Belgium and Netherlands are merged to one zone and Czech Republic and Slovakia are merged to one zone.</td>
<td></td>
</tr>
</tbody>
</table>

Table 4: Appendix to the questionnaire: Considered expert-based configurations – The model-based configurations are not considered in this survey.
4.2 STAKEHOLDER FEEDBACK TO THE QUESTIONNAIRE ON TRANSITION AND TRANSACTION COSTS

4.2.1 RESPONSE BY EEX

Response by European Energy Exchange AG (EEX) 20 November 2017

Survey on transition and transaction costs with regards to bidding zone configuration

Introduction

EEX is welcoming the opportunity to take part in the ENTSO-E survey on transition and transaction costs and providing expectations on cost development.

Actual costs would in particular depend on the exact geographic definition of the bidding zones and consequently also on the actual necessary transition requirements. Therefore, we are not able to provide estimations in form of concrete figures.

However, some experiences exist from market re-configurations which have already been implemented. These experiences should be taken into consideration. Additionally, we suggest to observe and analyse the costs of the DE-A split which has already been decided and is still in the phase of implementation. This case could serve as a benchmark, due to the fact, that the most liquid European market is affected.

General remarks on transition and transaction costs with regards to bidding zone configuration

a) Costs of a reconfiguration of bidding zones should not be underestimated

In general, any of the reconfigurations considered in the bidding zone review would lead to additional costs and it is not justified that the estimated benefits would outweigh these costs.

In order to evaluate alternative bidding zone configurations, one has to estimate the future costs of electricity generation and grid operation for a different configuration of bidding zones. For example, an analysis of the economic effects of splitting the German-Austrian price zone by independent consultancy Consentec shows that considerable inefficiencies would arise. The study compares the economic costs and benefits of splitting the German-Austrian power market into two bidding zones. A trade-off between costs becomes apparent: if the bidding zone is split, costs for redispatch can be reduced in some cases while continuous inefficiencies arise from uncertainties when determining total transmission capacities between the smaller zones. Comparing these two cost factors, the study shows that a split of the German-Austrian bidding zone would increase total cost of power supply by up to EUR 100 million per year. Additional factors such as loss of liquidity and substantial transaction costs would add to those inefficiencies.1

Consequently, from an exchange point of view EEX believes that large and liquid bidding zones would create less costs than bidding zone splitting. In fact, market participants would only have to comply with few requirements. Bidding zone splitting, on the contrary, creates higher costs, as market participants have to adjust to many more requirements. That also means a potentially higher risk of misjudging the mutating situation, affecting e.g. the decision as to which of the newly created market area to be active in.

b) The described transition and transaction costs are not exhaustive cost categories

Besides the described cost categories transition and transition costs there are other factors which could lead to additional costs:

- Qualitative transaction costs like loss of reputation or decrease of market’s reference effect
- Distributional effects: different market conditions and prices after a bidding zone split could result in market participants / consumers that will be winners while others will be losers (windfall profits / windfall losses).

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1 Consentec, Economic efficiency analysis of introducing smaller bidding zones, 2015,
https://www.eex.com/blob/7412/97fe4307af0de860ba2c0e3ffbe1e99/20150213-consentec-eex-bidding-zones-data.pdf
4.2.2 RESPONSE BY EDFT

Answer to: “Overview on cost categories and description with examples – If you have any comments or further points regarding table 1, you are invited to use the empty space below”

- For a group like EDF, the costs would be estimated in Billions euros for scenario 2 and 3, and would have a dramatic financial impact.

- Massive impact on the end users consumers who will see their bills massively increased

Answer to: “Cost estimations”

No response to cost estimations provided by EDFT
4.2.3 RESPONSE BY IFIEC EUROPE

Position on the Bidding Zone Review questionnaires on liquidity and transaction costs

November 2017

On the 4th October ENTSOE provided the members of the Bidding Zone Stakeholder Advisory Group with two questionnaires as a part of a two-phase consultation. One questionnaire addresses market liquidity with regards to bidding zone configuration and the other one transaction costs. The results of the questionnaires should feed into the official one-month public consultation early 2018.

Since IFIEC is not capable of delivering estimates on the increase or decrease of liquidity in specific bidding zone configurations or neither can provide detailed information on transaction costs either for a single industrial player or the power intensive industry as a whole, we would at least like to give some general comments.

IFIEC would like to emphasize that when changes in the bidding zone configurations are considered, the transition cost of the market players should be taken duly into account in the cost/benefit analysis. Further, any changes in the configuration should be published to the market and market players in due time before the changes, so the market players can conduct the adjustments and preparations in an efficient way to a lowest possible cost.

In connection to the bidding zone proposal in the Winter package, IFIEC promoted the idea that bigger market zones lead to higher liquidity and more options to provide flexibility to a broader geographical scope. The current statement of Commissioner Arias Canete on the final report by Commission Expert Group on 2030 electricity interconnection targets let us believe, that the EC works into the same direction. Mr. Canete stated that the EC will present a clean energy infrastructure package, which will include the third list of Projects of Common Interest and ideas for making operational the 15% interconnection target for 2030. In the current consultation 3 out of 4 configurations focus on the splitting of bidding zones, only one on merging. Bidding zones are also addressed in the winter package proposal. In order to find a balanced solution IFIEC proposed the following change:
### Art. 13. 1. Bidding zone borders shall be based on long-term, structural congestions in the transmission network and bidding zones shall not contain such congestions.

The configuration of bidding zones in the Union shall be designed in such a way as to maximise economic efficiency and cross-border trading opportunities while maintaining security of supply.

### Art. 13.1. Whenever long-term structural congestions in the transmission network occur, member states shall take all necessary measures in order to solve those congestions in a reasonable time frame.

The configuration of bidding zones in the Union shall be designed in such a way as to maximise economic efficiency and cross-border trading opportunities while maintaining security of supply.

### Justification

Members states should take all necessary steps to solve structural congestions as soon as possible.

The experience from many member states show that performing infrastructure investments often experience delays due to many reasons. Our proposal should safeguard the regulatory framework from hasty reactions on the splitting of bidding zones. Even if the results from the questionnaires indicate “quick wins” on the short term, it might not be the most economic solution for the long term. Therefore, we are asking for a balanced approach taking into account the efforts of member states, who are planning and implementing to reduce and remove structural congestions within reasonable time frames.

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**IFIEC Europe represents energy intensive industrial consumers where energy is a major component of operating costs and directly affects competitiveness.**
5 SECOND QUESTIONNAIRE ON MARKET LIQUIDITY

5.1 SECOND QUESTIONNAIRE ON MARKET LIQUIDITY SENT TO STAKEHOLDERS

Introduction
Market liquidity may depend on the configuration of bidding zones. By Market Liquidity we understand the degree to which any Market Party can quickly (within the time frame the market participant needs) source/sell any volume of energy without greatly affecting the involved market price. Market Liquidity is generally viewed as a multi-dimensional, not directly observable construct. There are several indicators for market liquidity, as bid/offer spreads, market depth, trading volume and number of trades, churn rates etc.

These indicators rely on detailed empirical data of existing markets. However, in the framework of the Bidding Zone Review, all quantitative market analyses will rely on a fundamental market model-based on merit-order curves (optimisation of the unit commitment and dispatch). Trading activities are not simulated by such a model. In general, trading activities are not known for future bidding zone configurations as they depend on numerous factors, including not least human behaviour. The impact of future bidding zone reconfigurations on market liquidity can therefore be hardly predicted in quantitative terms. Even though, a limited analysis of “market depth” based on merit-order curves is envisaged in the Bidding Zone Review, potentially accompanied by an assessment of historical data.

In any case, the evaluation of market liquidity in the Bidding Zone Review will consequently be mainly a qualitative one. An important part of this assessment could be the liquidity trend evoked by a bidding zone reconfiguration. The expert-knowledge of the stakeholders is of valuable input here and the stakeholders are invited to share their estimation by this questionnaire.

Information to the questionnaire
The following table questions are to be understood as follows. Basic assumption is a bidding zone change before 2020. The change of liquidity is evaluated considering the period from 2020 to 2025 (being in line with the otherwise modelled years). The liquidity change is compared to the case of keeping the status-quo configuration. For example, the answer “increase” for a bidding zone configuration states that, if the configuration is introduced before 2020, the liquidity within 2020 and 2025 will be higher compared to a case without any reconfiguration.

The questions differentiate between the liquidity for day-ahead trading, intraday trading) and for forward and future trading. In all cases, liquidity as it impacts the European market in total is considered. Possible answers are: “increase”, “strong increase”, “decrease”, “strong decrease”, “no material change”, “not known”. As a pure indication, “strong increase” represents something like an increase of the traded volume by 50% or more and/or a reduction of the bid/ask spreads by 25% or more. “Increase” represents an increase of the traded volume by an order of magnitude of 10% to 50% and/or a reduction of the bid/ask spreads by 10% to 25%. “Strong decrease” represents a reduction of the traded volume by 25% or more and/or an increase of the bid/ask spreads by 50% or more. “Decrease” represents a reduction of the traded volume by 10% to 25% and/or an increase of the bid/ask spreads by 10% to 50%. “No material change” is between “Decrease” and “Increase”. If you deem other classifications more reasonable, please comment accordingly.

Explanations and comments supporting the answers are encouraged and welcome.
<table>
<thead>
<tr>
<th>Type of market</th>
<th>Answer type</th>
<th>Impact by “DE/AT”-Split</th>
<th>Impact by “Big Country Split 1”</th>
<th>Impact by “Big Country Split 2”</th>
<th>Impact by “Merge”</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intraday trading</td>
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<tr>
<td>Day-ahead trading</td>
<td>Change of liquidity</td>
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<td>Forward/future market – shorter period (e.g. one year-ahead base load product)</td>
<td>Change of liquidity</td>
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<tr>
<td>Forward/future market – longer period (e.g. three year-ahead base load product)</td>
<td>Change of liquidity</td>
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</table>

Table 5: Estimated liquidity impact

Answer possibilities for change: "increase", "strong increase", "decrease", "strong decrease", "no material change", "not known".

Please consider the current bidding zone configuration as the reference configuration for the comparison. The impact assessment ("Increase" etc.) is related to this reference.
### Appendix to the questionnaire: Considered expert-based configurations

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Table 6: Appendix to the questionnaire: Considered expert-based configurations – The model-based configurations are not considered in this survey.
5.2 STAKEHOLDER FEEDBACK TO SECOND QUESTIONNAIRE ON MARKET LIQUIDITY

5.2.1 RESPONSE BY EUROPEX
(No answers in table form received)

Liquidity and efficiency in the long-term (derivatives) market
Forward and futures markets – exchange traded as well as OTC – represent the vast majority of traded volume in the European Union, although the figures vary significantly across regions. A significant part of long-term energy trading does not result in physical delivery; however, it is based on the underlying fundamentals of the energy market as it may serve the purpose of hedging against short-term energy prices formed via price coupling at multi-regional, regional and bidding zone level.

Experiences show that bidding zones which are stable over time and based on the underlying fundamentals of the energy market are beneficial for the development of trading liquidity, number and heterogeneity of market participants, and the standardisation of products and processes.

Any split or merger of existing bidding zones must be thoroughly justified in order to reduce the likely negative effects on market functioning (positive effects that might come from such changes should also be acknowledged). Particularly, in derivatives markets, market participants with open derivatives contracts would be exposed to a changed underlying risk if the underlying of their long-term derivatives contracts is lost before the product falls due, especially if the underlying reference is only a single bidding zone (spot) price for the given delivery period.

Energy companies and investors need stability to be able to invest in innovation and infrastructure. A reliable market is able to provide this stability, where it is supported by a solid regulatory framework and given enough room for entrepreneurship. Therefore, it is of utmost importance that bidding zones remain stable over time and are based on the underlying fundamentals of the energy market in order to guarantee legal certainty for long-term investment decisions.

Liquidity and efficiency in the short-term (spot) market
In a coupled EU day-ahead and intraday market, liquidity cannot be measured only on the basis of the market participants located within a bidding zone. Indeed, the liquidity in any bidding zone that participates in the single day-ahead and intraday market increases significantly thanks to the implicit allocation of cross-zonal capacities. In this context, the number of cross-zonal capacities made available to the market becomes the most relevant factor for short-term market integration, competition and efficient price formation, thus more significant than bidding zone configuration.

In this regard, ACER's market monitoring analysis shows that the limited amount of cross-zonal capacity made available by TSOs is one of the most significant barriers to the further integration of wholesale markets. Approximately one third of the gap is due to insufficient TSO coordination, while the remaining part is due to flows within the bidding zone and production/consumption being prioritised to the detriment of cross-zonal exchanges.

While this is the case for coupled short-term markets, it is true that long-term markets remain more fragmented due to the fact that energy delivery is restricted to a single bidding zone.

In terms of balancing energy, balancing zones must be aligned with bidding zones. In this respect, imbalance price areas should follow the configuration of bidding zones, not the other way around.

Other important considerations
A bidding zone review should, to the extent provided for by the applicable regulatory frameworks (e.g. CACM and other Network Codes and Guidelines), explicitly include the full involvement of all key market stakeholders, including spot market operators and long-term forward and futures market operators. Given the complexity of the issue and its multiple consequences, it is important to develop a comprehensive understanding of possible positive and negative consequences for the underlying spot and derivative markets.

It is vital for such a survey to include a balanced range of scenarios or configurations. The four configurations considered in the current survey include three splitting scenarios and only one merger scenario. ENTSO-E should consider further scenarios foreseeing merging/extension of some bidding zones to ensure a balanced analysis. Furthermore, balance should be ensured in terms of the types of market considered. To ensure transparency, information should be provided on how these configurations were chosen, and what factors were considered in this process.

73) i.e. the gap between commercial cross-zonal capacity and benchmark capacity.
5.2.2 RESPONSE BY EEX

Response by European Energy Exchange AG (EEX) 20 November 2017

Survey on market liquidity with regards to bidding zone configuration

Introduction
EEX is welcoming the opportunity to take part in the ENTSO-E liquidity survey and providing expectations on liquidity development.
EEX is operating power derivatives markets all across Europe and thus is directly affected by any re-configuration of bidding zones in existing European electricity markets. Particularly, the German-Austrian market is EEX’ core market and the most liquid European market, providing the reference price for all other markets.

General remarks on market liquidity and the role of bidding zone configuration
a) Large and liquid bidding zones are critical to renewable energy integration and should be the preferred solution for an efficient European electricity market.
EEX believes in a market design based on large and liquid bidding zones. The reality of the positive development of the German-Austrian electricity market (both spot and derivatives) is under everybody’s eyes and proves the benefit of large bidding zones. The German-Austrian electricity market is the most liquid market in Europe and it serves as a reference for the whole region.

Forward and future markets represent over two thirds of traded volume in the European Union. Our experience shows that a large bidding zone is beneficial for the correct development of trading liquidity, number and heterogeneity of market participants, and the standardisation of products and processes. All these have led to a significant level of market maturity and trading professionalism.

Also, the growing share of renewable energy sources can only be efficiently integrated into a market-based electricity system through the use of the largest possible bidding zone configuration with the highest possibly liquidity, to synchronise supply and demand at all time.

b) Against this background, we strongly suggest that ENTSO-E adds to its analysis further scenarios foreseeing the merging / extension of already liquid and mature market areas, e.g. in the CWE region.

Arising from this, we believe that ENTSO-E should also look into scenarios with split bidding zones: splitting bidding zones would put market functioning and European electricity system integration at risk.

Any split of an existing bidding zone into two or more bidding zones would constitute a case of serious market intervention and entails a number of negative consequences1 both for the energy industry and for the consumers. This, e.g., include:

- Fragmentation and reduction of the existing liquidity on spot and derivatives markets. When a bidding zone is split, derivative products need to be remodelled on the new zone. This was the case in the recent past: EEX successfully replaced a German-Austrian product with two different products for the German and Austrian market. As in the derivative market liquidity has to move from existing products to new products, there is the risk that liquidity in old products dries out, whilst liquidity in new products needs to be built from scratchs. During the transition in between two different bidding zones configurations, liquidity is very likely to be lost.

- Exposing market participants with open derivatives contracts to an underlying risk since the underlying of their long-term derivatives contracts is lost before the product falls due. Currently, there are approximately EUR 30 billion of open interest in the German-Austrian market.

Response by European Energy Exchange AG (EEX) 20 November 2017

- Market concentration into smaller price zones and market power of individual market players.
- Less balanced generation structure than in a bigger price zone, which would result in price fluctuations that are hard to foresee.
- Occurrence of different market prices and consequently different fees, levies and taxes (as based on market prices)

d) Experiences from former and ongoing bidding zone splits should be taken seriously.

A look at the Scandinavian power market, where a split into several price zones was carried out in Sweden in 2011, helps in assessing the effects of any split since 2011, liquidity has declined significantly. For example, the volume of futures contracts cleared via exchange has reduced by 20%. And in the case of the so-called EPADs (Electricity Price Area Differentials) permitting hedging between the prices in the individual small zones and the system price, the decline in Sweden was even higher than 40%.

The example of Sweden shows that the achievements of liberalisation – first and foremost a liquid market and a strong price signal – are jeopardised by price zones which are too small.

e) Splitting of zones also has the potential to undermine the current extension of the grid and therefore the further joint development of the European Internal Energy Market

Physical integration of energy infrastructure between the Member States is a precondition for the proper functioning of EU energy markets and the sharing of electricity across borders. EEX recognises that European electricity transmission systems, notably cross-border interconnections, are not sufficient to allow the internal energy market to work properly and address the problem of energy islands in some regions of Europe.

Therefore, in 2002, the European Council set a 10% electricity interconnection target, whose implementation was eventually postponed until 2020. In May 2014, the European Commission suggested as part of the European Energy Security Strategy that the 10% target should be extended to 15% by 2030. The October 2014 European Council called for interconnection of at least 10% of installed electricity production in the Member States by 2020, endorsed the 15% target by 2030 and underlined that both targets will be attained via implementation of Projects of Common Interest in energy infrastructure.

According to a study prepared for the European Commission, ‘an adequately interconnected European energy grid (...) could bring, (...) the benefits of the market closer to European citizens, as consumers could save EUR 12-40 billion annually by 2030’.

Consequently, the Energy Union framework strategy published by the Commission on 25 February 2015 includes an interconnection communication, setting out the measures needed to reach the target of 10% minimum electricity interconnection by 2020. The Commission pushed forward to the fourth quarter of 2017 (from end 2016) the date of adopting a communication on progress towards completing the list of the most vital energy infrastructures and on the necessary measures to reach a 15% electricity interconnection target by 2030. The Commission previously announced in the 2016 work programme that this communication ‘might point to additional activities to be deployed at the EU level’ and ‘(...) give some first thoughts on new approaches to planning, cost sharing, regulatory incentives and the regulatory framework more in general’. The communication should be adopted in 2017 together with the third list of Projects of Common Interest.

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Response by European Energy Exchange AG (EEX) 20 November 2017

The second report on the state of the Energy Union of 1 February 2017 alerts that ‘11 Member States have not yet reached the 2020 electricity interconnection target of 10% (Bulgaria, Cyprus, Germany, Spain, France, Ireland, Italy, Poland, Portugal, Romania and the United Kingdom) and need to continue their efforts’.

### Table 1 ESTIMATED LIQUIDITY IMPACT

<table>
<thead>
<tr>
<th>Type of market</th>
<th>Answer type</th>
<th>Impact by “DE/AT”-Split</th>
<th>Impact by “Big Country Split 1”</th>
<th>Impact by “Big Country Split 2”</th>
<th>Impact by “Merge”</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intraday trading</td>
<td>Change of liquidity</td>
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<td></td>
<td></td>
<td></td>
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<tr>
<td>Day-ahead trading</td>
<td>Change of liquidity</td>
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<td></td>
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<tr>
<td>Change of liquidity</td>
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<td></td>
<td></td>
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<tr>
<td>Explanation</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Forward / future market – shorter period (e.g. one year-ahead base load product)</td>
<td>Change of liquidity</td>
<td>DE: decrease</td>
<td>Strong decrease</td>
<td>Strong decrease</td>
<td>Increase</td>
</tr>
<tr>
<td></td>
<td></td>
<td>A: strong decrease</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Explanation</td>
<td></td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

**Intraday trading**

Experiences in the German-Austrian derivatives market after the announcement and decision by BNetzA to split up the common bidding zone by 1. Oct 2018 have shown a decrease of approximately 10% during the first half of 2017 compared to the same period 2016. Although volumes are slowly recovering due to the common effort of EEX, associations such as BDEW and EFET and market participants, the difficulties for the market to adapt to the new bidding zone set-up stand clear.

Not only is the development of the overall trading volume relevant for the change of liquidity, but also the distribution of liquidity among the new products in the “split set-up”. In the DE-A case EEX introduced new DE-Futures as well as A-Futures. While liquidity in DE-Futures is developing constantly, however, on a significant lower level than DE-A-Futures, the corresponding new A-Futures are lacking almost any trading activities and thus liquidity. Instead, Austrian market participants are using the new DE-Futures to mitigate future price and volume risks, even though this would mean imperfect hedges and higher costs for hedging.

**Day-ahead trading**

The actual development would particularly depend on the exact geographic definition of the bidding zones.

DE North and DE South: Splitting the most liquid market into two bidding zones would lead to a dramatic loss of the existing liquidity pool and consequently the loss of the reference for the whole region / adjacent markets.

DE North / DE South / DE West: Splitting the most liquid market into three bidding zones would lead to a dramatic loss of the existing liquidity pool and consequently the loss of the reference for the whole region / adjacent markets.

A merge would increase the number of market participants and thus the opportunities to trade. Consequently, an increase of liquidity is expected.

**Forward / future market – shorter period (e.g. one year-ahead base load product)**

Experiences in the German-Austrian derivatives market after the announcement and decision by BNetzA to split up the common bidding zone by 1. Oct 2018 have shown a decrease of approximately 10% during the first half of 2017 compared to the same period 2016. Although volumes are slowly recovering due to the common effort of EEX, associations such as BDEW and EFET and market participants, the difficulties for the market to adapt to the new bidding zone set-up stand clear.

Not only is the development of the overall trading volume relevant for the change of liquidity, but also the distribution of liquidity among the new products in the “split set-up”. In the DE-A case EEX introduced new DE-Futures as well as A-Futures. While liquidity in DE-Futures is developing constantly, however, on a significant lower level than DE-A-Futures, the corresponding new A-Futures are lacking almost any trading activities and thus liquidity. Instead, Austrian market participants are using the new DE-Futures to mitigate future price and volume risks, even though this would mean imperfect hedges and higher costs for hedging.

AT: Considering the relatively small size of the Austrian market, we do not expect the development of a liquid Austrian derivatives market. Instead, Austrian market participants are likely to use DE South to mitigate price and volume risks, even though this would mean imperfect hedges and higher costs for hedging.

AT: Considering the relatively small size of the Austrian market, we do not expect the development of a liquid Austrian derivatives market. Instead, Austrian market participants are likely to use DE South to mitigate price and volume risks, even though this would mean imperfect hedges and higher costs for hedging.
<table>
<thead>
<tr>
<th>Change of liquidity</th>
<th>DE: decrease</th>
<th>Strong decrease</th>
<th>Strong decrease</th>
<th>Increase</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Explanation</strong></td>
<td><strong>Experiences in the German-Austrian derivatives market after the announcement and decision by BNetzA to split up the common bidding zone by 1. Oct 2018 have shown a decrease of approximately 10% during the first half 2017 compared to the same period 2016.</strong> But not only is the development of the overall trading volume relevant for the change of liquidity but also the distribution of liquidity among the new products in the “split set-up”. In the DE-A case EEX introduced new DE-Futures as well as A-Futures. While liquidity in DE-Futures is developing constantly, but on a significant lower level than DE-A-Futures, the corresponding new A-Futures are lacking trading activities and thus liquidity. Participants are using the new DE-Futures to mitigate future price and volume risks, even though this would mean imperfect hedges and higher costs for hedging. The actual development would particularly depend on the exact geographic definition of the bidding zones. DE North and DE South: Splitting the most liquid market into two bidding zones would lead to a dramatic loss of the existing liquidity pool and consequently the loss of the reference for the whole region / adjacent markets. AT: Considering the relatively small size of the Austrian market, we do not expect the development of a liquid Austrian derivatives market. Instead, Austrian market participants are likely to use DE South to mitigate price and volume risks, even though this would mean imperfect hedges and higher costs for hedging. <strong>A merge would increase the number of market participants and thus the opportunities to trade. Consequently, an increase of liquidity is expected.</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Answer possibilities for change: “increase”, “strong increase”, “decrease”, “strong decrease”, “no material change”, “not known”.

Please consider the current bidding zone configuration as the reference configuration for the comparison. The impact assessment (“increase” etc.) is related to this reference.

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5.2.3. RESPONSE BY PKEE

Table 1 ESTIMATED LIQUIDITY IMPACT

<table>
<thead>
<tr>
<th>Type of market</th>
<th>Answer type</th>
<th>Impact by “DE/AT”-Split</th>
<th>Impact by “Big Country Split 1”</th>
<th>Impact by “Big Country Split 2”</th>
<th>Impact by “Merge”</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intraday trading</td>
<td>Change of liquidity</td>
<td>DE: no material change</td>
<td>DE: decrease</td>
<td>DE: decrease</td>
<td>No material change or slight increase</td>
</tr>
<tr>
<td></td>
<td></td>
<td>AT: slight decrease</td>
<td>FR: Strong Decrease</td>
<td>PL: Strong Decrease</td>
<td>No material change or slight increase</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Neighbouring zones: Increase</td>
<td></td>
<td></td>
<td>No material change or slight increase</td>
</tr>
<tr>
<td></td>
<td>Explanation</td>
<td></td>
<td></td>
<td></td>
<td>No material change or slight increase</td>
</tr>
<tr>
<td>Day-ahead trading</td>
<td>Change of liquidity</td>
<td>DE: no material change</td>
<td>DE: slight decrease</td>
<td>DE: slight decrease</td>
<td>No material change or slight increase</td>
</tr>
<tr>
<td></td>
<td></td>
<td>AT: slight decrease</td>
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<td>PL: Strong Decrease</td>
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</tr>
<tr>
<td></td>
<td></td>
<td>Neighbouring zones: Increase</td>
<td></td>
<td></td>
<td>No material change or slight increase</td>
</tr>
<tr>
<td>Forward / future market – shorter period (e.g. one year-ahead base load product)</td>
<td>Change of liquidity</td>
<td>DE: no material change</td>
<td>Strong Decrease</td>
<td>Strong Decrease</td>
<td>Increase</td>
</tr>
<tr>
<td></td>
<td></td>
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<td>Explanation</td>
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<tr>
<td>Forward / future market – longer period (e.g. three year-ahead base load product)</td>
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<td>Strong Decrease</td>
<td>Increase</td>
</tr>
<tr>
<td></td>
<td></td>
<td>AT: decrease</td>
<td>FR: Strong Decrease</td>
<td>PL: Strong Decrease</td>
<td>No material change or slight increase</td>
</tr>
<tr>
<td></td>
<td>Explanation</td>
<td></td>
<td></td>
<td></td>
<td>No material change or slight increase</td>
</tr>
</tbody>
</table>

1 Explanation is on the next pages

General comments from Polish Electricity Association (PKEE):

- We believe that bidding zone configuration may have a limited impact on the liquidity of the Day-Ahead market and also for Intraday market.
- However, the impact on the forward or hedging market may have strong consequence.
- Generally, we would like to say that liquidity does not only depend on bidding zone configuration or market participation but also on market structure, market design, market concentration, demand and available generation.
- There are some ways to mitigate the impact of bidding zone reconfiguration on liquidity, like contract for differences in the Nordic Market.
- Moreover, market liquidity is generally viewed as a multi-dimensional, not directly observable construct.
General comments from Polish Electricity Association (PKEE):

• We believe that bidding zone configuration may have a limited impact on the liquidity of the Day-ahead trading.

b. Day-ahead trading

i. Change of liquidity
1. DE: no material change
2. AT: slight decrease
3. Neighbouring zones: Increase

ii. Explanation
1. Germany is a big zone with a lot of market participants, with high generation and consumption, so there is a chance that potential reconfiguration won’t have negative impact on liquidity.
2. Austria is a small zone and potential reconfiguration may have negative impact on liquidity (Intraday market in Netherlands is a good reference point)
3. However, for the rest European Countries this reconfiguration may have positive impact on liquidity, especially in regard to loop flows and transit flows which actually have strong impact of cross-border exchange. Generally, we believe that if the problems with unscheduled flows are solved, you could improve level of cross-border exchanges and liquidity.

b. Day-ahead trading

ii. Explanation
1. In DA there are even more market participants than in ID, so situation may look better. So in this context, potential reconfiguration may have less impact on liquidity in Germany and also in Austria.
2. Same comments as for the ID.

C. Forward / future market – shorter period (e.g. one year-ahead base load product)

1. Change of liquidity
1. DE: no material change
2. AT: decrease
3. Neighbouring zones: Increase

ii. Explanation
1. Same comments as for the ID.
2. However, reconfiguration can have negative impact on hedging so also on liquidity.
3. The Impact on reliability in the stability of zones is likely to have another decreasing impact.

D. Forward / future market – longer period (e.g. three year-ahead base load product)

1. Change of liquidity
1. DE: no material chance
2. AT: decrease
3. Neighbouring zones: Increase

ii. Explanation
1. Same comments as for the ID.
2. However, reconfiguration can have negative impact on hedging so also on liquidity.
3. The Impact on reliability in the stability of zones is likely to have another decreasing impact.

2. “Big Country Split 1”

a. Intraday trading

i. Change of liquidity
1. DE: decrease
2. FR: Strong Decrease
3. PL: Strong Decrease

ii. Explanation
1. Smaller bidding zones with smaller number of market participants, with lower generation (and also variety of generation in every new zone) and consumption.
2. A split of either the French or especially Polish single bidding zones would probably divide liquidity and have a negative impact on the markets concerned.
3. Especially, because French or Polish zones are not so active competitive or liquid. According to that, in our opinion this reconfiguration probably has strong impact on liquidity.
b. Day-ahead trading
   i. Change of liquidity
      1. DE: slight decrease
      2. FR: Strong Decrease
      3. PL: Strong Decrease
   ii. Explanation
      1. Same comments as for the ID.
      2. However, DA market has more market participants than ID.

c. Forward / future market – shorter period (e.g. one year-ahead base load product)
   i. Change of liquidity
      1. Strong Decrease
   ii. Explanation
      1. A split of either the French or especially Polish single bidding zones would probably divide liquidity and have a negative impact on the markets concerned.
      2. Especially, because French or Polish zones are not so active competitive or liquid. According to that, in our opinion this reconfiguration probably has strong impact on liquidity.
      3. Germany is the most liquid market in EU so potential reconfiguration may have lower impact on liquidity than in France and Poland.
      4. The impact of reliability on stability of zones is likely to have a strong decreasing impact.
      5. However, there are some ways to mitigate the impact of bidding zone reconfiguration on liquidity, like contracts for differences (CfDs) which have been used on NordPool since 2000 as a forwards market product used to hedge against the difference between the Area Price and the 'hub' price.\(^2\)

d. Forward / future market – longer period (e.g. three year-ahead base load product)
   i. Change of liquidity
      1. Strong Decrease
   ii. Explanation
      1. A split of either the French or especially Polish single bidding zones would probably divide liquidity and have a negative impact on the markets concerned.
      2. Especially, because French or Polish zones are not so active competitive or liquid. According to that, in our opinion this reconfiguration probably has strong impact on liquidity.
      3. Germany is the most liquid market in EU so potential reconfiguration may have lower impact on liquidity than in France and Poland.
      4. The impact of reliability on stability of zones is likely to have a strong decreasing impact.
      5. However, there are some ways to mitigate the impact of bidding zone reconfiguration on liquidity, like contracts for differences (CfDs) which have been used on NordPool since 2000 as a forwards market product used to hedge against the difference between the Area Price and the 'hub' price.\(^3\)

3. "Big Country Split 2"

Same comments like for the "Big Country Split 1" scenario.

4. "Merge"
   a. Intraday trading
      i. Change of liquidity
         1. No material change or slight increase
      ii. Explanation
         1. Cross-border exchange between Czech and Slovakia is already very active, the same in BL/NL
         2. Larger variety of market players
   b. Day-ahead trading
      i. Change of liquidity
         1. No material change or slight increase
      ii. Explanation
         1. Cross-border exchange between Czech and Slovakia is already very active, the same in BL/NL
         2. Larger variety of market players
         3. DA generally has more market participants and designated trading times
   c. Forward / future market – shorter period (e.g. one year-ahead base load product)
      i. Change of liquidity
         1. Increase
      ii. Explanation
         1. Larger variety of market players.
         2. Volumes and number of counter parties increases.
         3. Actually, it is hard to be sure about impact on this area.
   d. Forward / future market – longer period (e.g. three year-ahead base load product)
      i. Change of liquidity
         1. Increase
      ii. Explanation
         1. Larger variety of market players.
         2. Volumes and number of counter parties increases.
         3. Actually, it is hard to be sure about impact on this area.
## 5.2.4. RESPONSE BY EDFT

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</tr>
</thead>
<tbody>
<tr>
<td>Intraday trading</td>
<td>Change of liquidity</td>
<td>decrease</td>
<td>strong decrease</td>
<td>strong decrease</td>
<td>Strongly opposed to merge Belgium and Hollande. No benefits.</td>
</tr>
<tr>
<td></td>
<td></td>
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<td>Strongly opposed to split France, no benefits. Market won't be stable with this split. Market won't be stable with this split. Strongly opposed to split France, no benefits. Market won't be stable with this split. Strongly opposed to merge Belgium and Hollande. No benefits. Strongly opposed to merge Belgium and Hollande. No benefits.</td>
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</tr>
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</table>
EFET thanks ENTSO-E for giving us the opportunity to comment on this survey analysing the expected liquidity of the various markets in the context of potential new bidding zones configurations. We would like to stress that our high-level qualitative assessment, and that of other stakeholders responding to this informal consultation within the ENTSO-E Bidding Zones Stakeholder Advisory Group (BZ SAG), should be an integral part of, but should not replace the analysis that ENTSO-E is mandated to perform on market efficiency in the different bidding zones re-delineation scenarios.

We note once again that with only one – quite limited – bidding zones merger scenario, the review misses the opportunity to analyse the effect on both network management and market efficiency of merging bidding zones in the same way it does so for splitting them. We repeatedly made this request over the past five years, and we are disappointed to see it not go through even after the decision of ENTSO-E not to proceed with the model-based scenarios, which we expect will free up time for the team working on the bidding zones review.

As ENTSO-E is well aware, EFET favours stability in the configuration of bidding zones along the lines of long-standing structural congestions. This certainty and continuity are essential to underpin cross-border competition, liquidity in the forward, day-ahead and intraday wholesale power markets. Liquid wholesale markets are key to manage and reduce risks for market participants, and thus to allow for timely investments in generation, storage and demand response. By lowering risks and thereby risk premiums, liquid wholesale markets bring down financing costs for investments. This results in a general increase in socio-economic welfare.

A stable configuration of bidding zones should produce reliable price signals, and, especially in the case of larger zones where many generators and suppliers are active, underpin competition between market participants across all timeframes of the market. Stability and certainty in the delineation of bidding zones is particularly important in current period of uncertainty for the market, with many new features.
being implemented such as CORE day-ahead flow-based market coupling, the upcoming establishment of the XBID cross-border intraday continuous trading platform, and various challenges relating to the performance of coupling algorithms. Any review of the delineation of bidding zones, even a review implicating just two zones or nations, must be transparently organised and objectively implemented. It must take in a serious and thorough analysis of market efficiency, including effects on competition and liquidity, in different bidding zone configuration scenarios.

We welcome the consideration of forward market liquidity in the survey circulated by ENTSO-E to the members of the BZ SAG, after EFET and other market participant representatives long insisted on the importance of considering this timeframe in the liquidity analysis. Market efficiency however does not stop at liquidity. Competition, both at the wholesale and retail levels, is also a vital element of it. We expect ENTSO-E to conduct proper scrutiny on the competition effects of the different scenarios as part of its market efficiency analysis before submitting its final review proposal.

In the table below we have indicated the expected liquidity effects of the potential changes in bidding zones delineation according to the different expert-based scenarios of the review.

<table>
<thead>
<tr>
<th>Type of market</th>
<th>Answer type</th>
<th>Impact by “DE/AT”-Split</th>
<th>Impact by “Big Country Split 1”</th>
<th>Impact by “Big Country Split 2”</th>
<th>Impact by “Merge”</th>
</tr>
</thead>
<tbody>
<tr>
<td>Intraday trading</td>
<td>Expected Change of liquidity</td>
<td>Decrease</td>
<td>Strong decrease</td>
<td>Strong decrease</td>
<td>Increase</td>
</tr>
<tr>
<td></td>
<td>(DE: no material change; AT: strong decrease)</td>
<td>(DE North: decrease; DE South: decrease; AT: strong decrease; FR North: decrease; FR South: decrease; PL West: n/a; PL East: n/a)</td>
<td>(DE North: decrease; DE South: decrease; DE West: decrease; AT: strong decrease; FR North: decrease; FR Central: decrease; FR South: decrease; PL West: n/a; PL East: n/a)</td>
<td>Increase (BE-NL: increase; CZ-SK: no material change or increase)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Explanation</td>
<td>• DE: Liquidity is expected to remain stable or only slightly decrease on the German ID market.</td>
<td>• DE North: Liquidity is expected to decrease on the German North ID market. Also, this market will be negatively affected by an imbalance between a large power generation fleet (incl. RES-E) and limited demand.</td>
<td>• DE North: Liquidity is expected to decrease on the German South ID</td>
<td>• DE North: Liquidity on the Belgian and the Dutch ID markets is rather hampered by the size of the bidding zones than by an inappropriate market design. Merging the two zones into one would increase liquidity on the joint ID market. However, the joint bidding zones would still be too small to experience</td>
</tr>
</tbody>
</table>
Market. Also, this market will be negatively affected by an imbalance between a limited power generation fleet (incl. RES-E) and strong demand.

- AT: Liquidity is expected to decrease sharply on the Austrian ID market.
- FR North: Liquidity is already poor on the French ID market, mainly as a result of market design choices. It is expected to further decrease.
- FR South: Liquidity is already poor on the French ID market, mainly as a result of market design choices. It is expected to further decrease.
- PL West: Poland being a central dispatch model, there is no market for ID to speak of as far as our understanding of a market is concerned, where market participants freely exchange bids and offers. Volumes exchanged with the TSO in the ID timeframe are expected to remain stable.
- PL East: Poland being a central dispatch model, there is no market for ID to speak of as far as our understanding of a market is concerned, where market participants freely exchange bids and offers.

A significant increase in ID liquidity

- CZ-SK: Liquidity on the Czech and the Slovak ID markets is hampered both by the size of the bidding zones and market design choices. Merging the two zones into one without market design reform would likely not result in any material change, or at best in a slight increase of liquidity on the joint ID market.

<table>
<thead>
<tr>
<th>Country</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>DE West</td>
<td>Liquidity is expected to decrease on the German West ID market.</td>
</tr>
<tr>
<td>AT</td>
<td>Liquidity is expected to decrease sharply on the Austrian ID market.</td>
</tr>
<tr>
<td>FR North</td>
<td>Liquidity is already poor on the French ID market, mainly as a result of market design choices. It is expected to further decrease.</td>
</tr>
<tr>
<td>FR Central</td>
<td>Liquidity is already poor on the French ID market, mainly as a result of market design choices. It is expected to further decrease.</td>
</tr>
<tr>
<td>FR South</td>
<td>Liquidity is already poor on the French ID market, mainly as a result of market design choices. It is expected to further decrease.</td>
</tr>
<tr>
<td>PL West</td>
<td>Poland being a central dispatch model, there is no market for ID to speak of as far as our understanding of a market is concerned, where market participants freely exchange bids and offers.</td>
</tr>
<tr>
<td>PL East</td>
<td>Poland being a central dispatch model, there is no market for ID to speak of as far as our understanding of a market is concerned, where market participants freely exchange bids and offers.</td>
</tr>
</tbody>
</table>
Volumes exchanged with the TSO in the ID timeframe are expected to remain stable.

- **PL East**: Poland being a central dispatch model, there is no market for ID to speak of as far as our understanding of a market is concerned, where market participants freely exchange bids and offers.
- **Volumes exchanged with the TSO in the ID timeframe are expected to remain stable.**

### Change of liquidity

<table>
<thead>
<tr>
<th>Day-ahead trading</th>
<th>Strong decrease</th>
<th>Strong decrease</th>
<th>Increase</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>DE</strong></td>
<td>(DE North: decrease; DE South: decrease; AT: strong decrease; FR North: decrease; FR South: decrease; PL East: no material change or increase; PL West: no material change)</td>
<td>(DE North: decrease; DE South: decrease; DE West: decrease; AT: strong decrease; FR North: decrease; FR Central: decrease; FR South: decrease; PL East: no material change or increase; PL West: no material change)</td>
<td>(BE-NL: increase; CZ-SK: no material change or increase)</td>
</tr>
<tr>
<td><strong>DE North</strong></td>
<td>DE: Liquidity is expected to remain stable or only slightly decrease on the German DA market. Also, this market will be negatively affected by an imbalance between a large power generation fleet (incl. RES-E) and limited demand.</td>
<td>DE North: Liquidity is expected to decrease on the German North DA market. Also, this market will be negatively affected by an imbalance between a large power generation fleet (incl. RES-E) and limited demand.</td>
<td>BE-NL: Liquidity on the Belgian and the Dutch DA markets is rather hampered by the size of the bidding zones than by an inappropriate market design. Merging the two zones into one would slightly increase liquidity on the joint DA market, and reduce price sensitivity. However, the joint bidding zones would still be too</td>
</tr>
<tr>
<td><strong>DE South</strong></td>
<td>DE South: Liquidity is expected to decrease on the German South DA market. Also, this</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>AT</strong></td>
<td>AT: Liquidity is expected to decrease sharply on the Austrian DA market. Price sensitivity on the Austrian market will sharply</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>FR North</strong></td>
<td>FR North: decrease</td>
<td>FR North: decrease</td>
<td></td>
</tr>
<tr>
<td><strong>FR South</strong></td>
<td>FR South: decrease</td>
<td>FR South: decrease</td>
<td></td>
</tr>
<tr>
<td><strong>PL East</strong></td>
<td>PL East: no material change or increase</td>
<td>PL East: no material change or increase</td>
<td></td>
</tr>
<tr>
<td><strong>PL West</strong></td>
<td>PL West: no material change</td>
<td>PL West: no material change</td>
<td></td>
</tr>
</tbody>
</table>

Concerned, where market participants freely exchange bids and offers. Volumes exchanged with the TSO in the ID timeframe are expected to remain stable.
<table>
<thead>
<tr>
<th>Country</th>
<th>Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>AT:</td>
<td>Liquidity is expected to decrease sharply on the Austrian DA market. Price sensitivity on the Austrian market will sharply increase, which even with market coupling will negatively affect the Austrian DA market (incl. OTC) directly.</td>
</tr>
<tr>
<td>FR North:</td>
<td>Liquidity is expected to decrease sharply on the French North DA market. Price sensitivity on the French North market will sharply increase, which even with market coupling will negatively affect the French North DA market (incl. OTC) directly.</td>
</tr>
<tr>
<td>FR South:</td>
<td>Liquidity is expected to decrease sharply on the French South DA market. Price sensitivity on the French South market will sharply increase, which even with market coupling will negatively affect the French South DA market (incl. OTC) directly.</td>
</tr>
<tr>
<td>PL West:</td>
<td>Liquidity on the Polish West DA market is small to experience a significant increase in DA liquidity.</td>
</tr>
<tr>
<td>CZ-SK:</td>
<td>Liquidity on the Czech and the Slovak DA markets is hampered both by the size of the bidding zones and market design choices. Merging the two zones into one without market design reform would likely not result in any material change, or at best in a slight increase of liquidity on the joint DA market.</td>
</tr>
<tr>
<td>Forward / future market – shorter period (e.g. one year-ahead base load product)</td>
<td>Expected Change of liquidity</td>
</tr>
<tr>
<td>---</td>
<td>---</td>
</tr>
<tr>
<td></td>
<td>DE: Market participants in both Germany and Austria are likely to mainly rely</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

- **DE**: Market participants in both Germany and Austria are likely to mainly rely.

- **DE North**: Splitting Germany into two bidding zones means the German market is likely to no longer serve as a reference and
  - Strong decrease (DE North: strong decrease; DE South: strong decrease; DE West: strong decrease; AT: decrease; FR North: no material change or decrease; FR South: dease; PL West: no material change or decrease; PL East: decrease)
  - No material change (BE-NL: no material change or increase; C-Z-SK: no material change)

- **BE-NL**: While the Belgian-Dutch merger may slightly boost liquidity in the forward market for the joint bidding.

- **FR South**: Liquidity is expected to decrease sharply on the French South DA market. Price sensitivity on the French South market will sharply increase, which even with market coupling will negatively affect the French South DA market (incl. OTC) directly.

- **PL West**: Liquidity on the Polish West DA market is expected to remain stable, though it could benefit from a slight increase due to the reduction of unscheduled flows at the PL-DE border.

- **PL East**: Liquidity on the Polish East DA market is expected to remain stable.
<table>
<thead>
<tr>
<th>Country</th>
<th>Bidding Zone Impact</th>
</tr>
</thead>
<tbody>
<tr>
<td>DE North</td>
<td>Splitting Germany into two bidding zones means the German market is likely to no longer serve as a reference and pool of liquidity for the whole region. We expect a sharp decrease in liquidity in forward trading for DE North.</td>
</tr>
<tr>
<td>DE South</td>
<td>Splitting Germany into two bidding zones means the German market is likely to no longer serve as a reference and pool of liquidity for the whole region. We expect a sharp decrease in liquidity in forward trading for DE South.</td>
</tr>
<tr>
<td>AT</td>
<td>Considering the relatively small size of the Austrian market, we do not expect it to develop a liquid local forward market. The loss of liquidity in the German forward market may, however, lead to a slightly less bleak picture for the Austrian market than the case when Germany is one single bidding zone (“DE-AT split scenario”). However, Austrian market participants are likely to remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Austria, as well as the cost for the development of long-term projects.</td>
</tr>
<tr>
<td>CZ-SK</td>
<td>The Czech-Slovak merger would not result in the creation of a significantly large bidding zone, market participants in the joint bidding zone are likely to continue to rely on the German-Austrian market alone for forward trades (incl. hedging), as they do today.</td>
</tr>
</tbody>
</table>

The German market alone for forward trades. This means that the German forward market will remain stable, as the hub for forward trading (including hedging) for the region it is today.

- **AT**: As a consequence of the above, we do not expect the Austrian market to develop a liquid local forward market. Market participants in Austria will rely on the German market for forward trading (incl. hedging). As far as hedging is concerned, this means that Austrian market participants will use imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the pool of liquidity for the whole region. We expect a sharp decrease in liquidity in forward trading for DE North.

- **DE South**: Splitting Germany into two bidding zones means the German market is likely to no longer serve as a reference and pool of liquidity for the whole region. We expect a sharp decrease in liquidity in forward trading for DE South.

- **AT**: Considering the relatively small size of the Austrian market, we do not expect it to develop a liquid local forward market. The loss of liquidity in the German forward market may, however, lead to a slightly less bleak picture for the Austrian market than the case when Germany is one single bidding zone (“DE-AT split scenario”). However, Austrian market participants are likely to continue to rely on the German-Austrian market alone for forward trades (incl. hedging), as they do today.

- **CZ-SK**: The Czech-Slovak merger would not result in the creation of a sufficiently large bidding zone to draw liquidity at a level that would allow reducing bid-ask spreads, limit price sensitivity, etc. Market participants in the joint bidding zone are likely to continue to rely on the German-Austrian market alone for forward trades (incl. hedging), as they do today.
<table>
<thead>
<tr>
<th>Zone</th>
<th>Analysis</th>
</tr>
</thead>
<tbody>
<tr>
<td>FR South</td>
<td>Considering the relatively small size of the French North market, we do not expect it market to develop a liquid local forward market. This zone would also be too far removed and would have too few market participants to benefit from the loss of liquidity in the German forward market to grow its own forward market.</td>
</tr>
<tr>
<td>FR North</td>
<td>Considering the relatively small size of the French North market, we do not expect it market to develop a liquid local forward market. The loss of liquidity in the German forward market may, however, lead to a slightly less bleak picture for the French North market than if Germany had remained one single bidding zone. However, France North market participants are likely to remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in France North, as well as the cost for the development of long-term projects.</td>
</tr>
<tr>
<td>FR Central</td>
<td>Considering the relatively small size of the French Central market, we do not expect it market to develop a liquid local forward market. The loss of liquidity in the German forward market may, however, lead to a slightly less bleak picture for the French Central market than if Germany had remained one single bidding zone. However, France Central market participants are likely to remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in France Central, as well as the cost for the development of long-term projects.</td>
</tr>
</tbody>
</table>

The cost of hedging in Austria, as well as the cost for the development of long-term projects.
<table>
<thead>
<tr>
<th>Position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in France South, as well as the cost for the development of long-term projects.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>PL West:</strong> Considering the relatively small size of the Polish West market, we do not expect it market to develop a liquid local forward market. The loss of liquidity in the German forward market may, however, lead to a slightly less bleak picture for the Polish West market than if Germany had remained one single bidding zone. However, Poland West market participants are likely to remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Poland West, as well as the cost for the development of long-term projects.</td>
</tr>
<tr>
<td><strong>PL East:</strong> Considering the relatively small size of the Polish East market, we do not expect it market to develop a liquid local forward market. This zone would also be too far removed and would have too few market participants to benefit from the loss of liquidity in the German forward market to grow its own forward market. France Central market participants will remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in France Central, as well as the cost for the development of long-term projects.</td>
</tr>
<tr>
<td><strong>FR South:</strong> Considering the relatively small size of the French South market, we do not expect it market to develop a liquid local forward market. This zone would also be too far removed and would have too few market participants to benefit from the loss of liquidity in the German forward market to grow its own forward market. France South market participants will remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in France South, as well as the cost for the development of long-term projects.</td>
</tr>
</tbody>
</table>
far removed and would have too few market participants to benefit from the loss of liquidity in the German forward market to grow its own forward market. Poland East market participants will remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Poland East, as well as the cost for the development of long-term projects.

- **PL West:** Considering the relatively small size of the Polish West market, we do not expect it market to develop a liquid local forward market. The loss of liquidity in the German forward market may, however, lead to a slightly less bleak picture for the Polish West market than if Germany had remained one single bidding zone. However, Poland West market participants are likely to remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Poland West, as well as the cost for the development of long-term projects.

- **PL East:** Considering the relatively small size of the Polish East market, we do not expect it market to develop a liquid local forward market. This zone would also be too far removed and would have too few market participants to benefit from the loss of liquidity in the German forward market to
<table>
<thead>
<tr>
<th>Expected Change of liquidity</th>
<th>Strong decrease</th>
<th>Strong decrease</th>
<th>No material change</th>
</tr>
</thead>
<tbody>
<tr>
<td>Decrease</td>
<td>(DE North: strong decrease; DE South: strong decrease; AT: decrease; FR North: no material change or decrease; FR South: decrease; PL West: no material change or decrease; PL East: decrease)</td>
<td>(DE North: strong decrease; DE South: strong decrease; DE West: strong decrease; AT: decrease; FR North: no material change or decrease; FR South: decrease; PL West: no material change or decrease; PL East: decrease)</td>
<td>(BE-NL: no material change or increase; CZ-SK: no material change)</td>
</tr>
</tbody>
</table>

**Forward / future market – longer period (e.g. three year-ahead base load product)**

- **DE**: Market participants in both Germany and Austria are likely to be mainly reliant on the German market alone for forward trades. This means that the German forward market will remain stable, as the hub for forward trading (including hedging) for the region it is today.
- **AT**: As a...
consequence of the above, we do not expect the Austrian market to develop a liquid local forward market. Market participants in Austria will rely on the liquid German market for forward trading (incl. hedging). As far as hedging is concerned, this means that Austrian market participants will use imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Austria, as well as the cost for the development of long-term projects.

<table>
<thead>
<tr>
<th>Trading for DE South.</th>
<th>Trading for DE South.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>AT</strong>: Considering the relatively small size of the Austrian market, we do not expect it market to develop a liquid local forward market. The loss of liquidity in the German forward market may, however, lead to a slightly less bleak picture for the Austrian market than the case when Germany is one single bidding zone (“DE-AT split scenario”). However, Austrian market participants are likely to remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Austria, as well as the cost for the development of long-term projects.</td>
<td></td>
</tr>
<tr>
<td><strong>DE West</strong>: Splitting Germany into three bidding zones means the German market is likely to no longer serve as a reference and pool of liquidity for the whole region. We expect a sharp decrease in liquidity in forward trading for DE West.</td>
<td></td>
</tr>
<tr>
<td><strong>AT</strong>: Considering the relatively small size of the Austrian market, we do not expect it market to develop a liquid local forward market. The loss of liquidity in the German forward market may, however, lead to a slightly less bleak picture for the Austrian market than the case when Germany is one single bidding zone (“DE-AT split scenario”). However, Austrian market participants are likely to remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Austria, as well as the cost for the development of long-term projects.</td>
<td></td>
</tr>
</tbody>
</table>

**FR North**: Considering the relatively small size of the French North market, we do not expect it market to develop a liquid local forward market. The loss of liquidity in the German forward market may, however, lead to a slightly less bleak picture for the French North market than if Germany had remained one single bidding zone trading for DE South. **CZ-SK**: As the Czech-Slovak merger would not result in the creation of a significantly large bidding zone, market participants in the joint bidding zone are likely to continue to rely on the German-Austrian market alone for forward trades (incl. hedging), as they do today.
zone. However, France North market participants are likely to remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in France North, as well as the cost for the development of long-term projects.

- **FR South:** Considering the relatively small size of the French South market, we do not expect it market to develop a liquid local forward market. This zone would also be too far removed and would have too few market participants to benefit from the loss of liquidity in the German forward market to grow its own forward market. France South market participants will remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in France South, as well as the cost for the development of long-term projects.

- **PL West:** Considering the relatively small size of the Polish West market, we do not expect it market to develop a liquid local forward market. The loss of liquidity in the German forward market may, however, lead to a slightly less bleak picture for the French North market than if Germany had remained one single bidding zone. However, France North market participants are likely to remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in France North, as well as the cost for the development of long-term projects.

- **FR Central:** Considering the relatively small size of the French Central market, we do not expect it market to develop a liquid local forward market. This zone would also be too far removed and would have too few market participants to benefit from the loss of liquidity in the German forward market to grow its own forward market. France Central market participants will remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks.
develop a liquid local forward market. The loss of liquidity in the German forward market may, however, lead to a slightly less bleak picture for the Polish West market than if Germany had remained one single bidding zone. However, Poland West market participants are likely to remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Poland West, as well as the cost for the development of long-term projects.

- **PL East**: Considering the relatively small size of the Polish East market, we do not expect it market to develop a liquid local forward market. This zone would also be too far removed and would have too few market participants to benefit from the loss of liquidity in the German forward market to grow its own forward market. Poland East market participants will remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Poland East, as well as the cost for the development of long-term projects.

- **PL West**: Considering the relatively small size of the Polish West market, we do not expect it market to develop a liquid local forward market. The loss of liquidity in the German forward market may, however, lead to a slightly less bleak picture for the Polish West market. However, Poland West market participants are likely to remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Poland West, as well as the cost for the development of long-term projects.

- **FR South**: Considering the relatively small size of the French South market, we do not expect it market to develop a liquid local forward market. This zone would also be too far removed and would have too few market participants to benefit from the loss of liquidity in the German forward market to grow its own forward market. France South market participants will remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in France South, as well as the cost for the development of long-term projects.

<table>
<thead>
<tr>
<th>Zone</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>PL East</td>
<td>Considering the relatively small size of the Polish East market, we do not expect it market to develop a liquid local forward market. This zone would also be too far removed and would have too few market participants to benefit from the loss of liquidity in the German forward market to grow its own forward market. Poland East market participants will remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Poland East, as well as the cost for the development of long-term projects.</td>
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<tr>
<td>PL West</td>
<td>Considering the relatively small size of the Polish West market, we do not expect it market to develop a liquid local forward market. The loss of liquidity in the German forward market may, however, lead to a slightly less bleak picture for the Polish West market. However, Poland West market participants are likely to remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Poland West, as well as the cost for the development of long-term projects.</td>
</tr>
<tr>
<td>FR South</td>
<td>Considering the relatively small size of the French South market, we do not expect it market to develop a liquid local forward market. This zone would also be too far removed and would have too few market participants to benefit from the loss of liquidity in the German forward market to grow its own forward market. France South market participants will remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in France South, as well as the cost for the development of long-term projects.</td>
</tr>
</tbody>
</table>


the cost of hedging in Poland East, as well as the cost for the development of long-term projects.

<table>
<thead>
<tr>
<th>PL East:</th>
<th>Considering the relatively small size of the Polish East market, we do not expect it to develop a liquid local forward market. This zone would also be too far removed and would have too few market participants to benefit from the loss of liquidity in the German forward market to grow its own forward market. Poland East market participants will remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Poland East, as well as the cost for the development of long-term projects.</th>
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picture for the Polish West market than if Germany had remained one single bidding zone. However, Poland West market participants are likely to remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Poland West, as well as the cost for the development of long-term projects.

• **PL East:** Considering the relatively small size of the Polish East market, we do not expect it to develop a liquid local forward market. This zone would also be too far removed and would have too few market participants to benefit from the loss of liquidity in the German forward market to grow its own forward market. Poland East market participants will remain in the position to rely on imperfect hedges (or “dirty hedges”) to mitigate price and volume risks. This will increase the cost of hedging in Poland East, as well as the cost for the development of long-term projects.
5.2.6. RESPONSE BY IFIEC EUROPE

Position on the Bidding Zone Review questionnaires on liquidity and transaction costs

November 2017

On the 4th October ENTSOE provided the members of the Bidding Zone Stakeholder Advisory Group with two questionnaires as a part of a two-phase consultation. One questionnaire addresses market liquidity with regards to bidding zone configuration and the other one transaction costs. The results of the questionnaires should feed into the official one-month public consultation early 2018.

Since IFIEC is not capable of delivering estimates on the increase or decrease of liquidity in specific bidding zone configurations or neither can provide detailed information on transaction costs either for a single industrial player or the power intensive industry as a whole, we would at least like to give some general comments.

IFIEC would like to emphasize that when changes in the bidding zone configurations are considered, the transition cost of the market players should be taken duly into account in the cost/benefit analysis. Further, any changes in the configuration should be published to the market and market players in due time before the changes, so the market players can conduct the adjustments and preparations in an efficient way to a lowest possible cost.

In connection to the bidding zone proposal in the Winter package, IFIEC promoted the idea that bigger market zones lead to higher liquidity and more options to provide flexibility to a broader geographical scope. The current statement of Commissioner Arias Canete on the final report by Commission Expert Group on 2030 electricity interconnection targets let us believe, that the EC works into the same direction. Mr. Canete stated that the EC will present a clean energy infrastructure package, which will include the third list of Projects of Common Interest and ideas for making operational the 15% interconnection target for 2030. In the current consultation 3 out of 4 configurations focus on the splitting of bidding zones, only one on merging. Bidding zones are also addressed in the winter package proposal. In order to find a balanced solution IFIEC proposed the following change:
Art. 13.1. Bidding zone borders shall be based on long-term, structural congestions in the transmission network and bidding zones shall not contain such congestions. The configuration of bidding zones in the Union shall be designed in such a way as to maximise economic efficiency and cross-border trading opportunities while maintaining security of supply.

Art. 13.1. Whenever long-term structural congestions in the transmission network occur, member states shall take all necessary measures in order to solve those congestions in a reasonable time frame. The configuration of bidding zones in the Union shall be designed in such a way as to maximise economic efficiency and cross-border trading opportunities while maintaining security of supply.

Justification
Members states should take all necessary steps to solve structural congestions as soon as possible.

The experience from many member states show that performing infrastructure investments often experience delays due to many reasons. Our proposal should safeguard the regulatory framework from hasty reactions on the splitting of bidding zones. Even if the results from the questionnaires indicate „quick wins” on the short term, it might not be the most economic solution for the long term. Therefore, we are asking for a balanced approach taking into account the efforts of member states, who are planning and implementing to reduce and remove structural congestions within reasonable time frames.

*IFIEC Europe represents energy intensive industrial consumers where energy is a major component of operating costs and directly affects competitiveness.*
5.2.7. RESPONSE BY ÖSTERREICHS ENERGIE

Table 1 ESTIMATED LIQUIDITY IMPACT

<table>
<thead>
<tr>
<th>Type of market</th>
<th>Answer type</th>
<th>Impact by “DE/AT”-Split</th>
<th>Impact by “Big Country Split 1”</th>
<th>Impact by “Big Country Split 2”</th>
<th>Impact by “Merge”</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Intraday trading</strong></td>
<td>Change of liquidity</td>
<td>strong decrease</td>
<td>strong decrease</td>
<td>strong decrease</td>
<td>increase</td>
</tr>
<tr>
<td></td>
<td>Explanation</td>
<td>Asymmetric impact: hardly any effects on the German market, but tremendous decline in the remaining small Austrian market</td>
<td>See left.</td>
<td>See left.</td>
<td>Some spillover-effects through increased activity in the larger neighbour markets expected.</td>
</tr>
<tr>
<td><strong>Day-ahead trading</strong></td>
<td>Change of liquidity</td>
<td>decrease</td>
<td>decrease</td>
<td>decrease</td>
<td>increase</td>
</tr>
<tr>
<td></td>
<td>Explanation</td>
<td>See above. But market orders in the day-ahead market might maintain some liquidity compared to the intraday market.</td>
<td>See left.</td>
<td>See left.</td>
<td>See above.</td>
</tr>
<tr>
<td><strong>Forward / future market – shorter period</strong></td>
<td>Change of liquidity</td>
<td>strong decrease</td>
<td>strong decrease</td>
<td>strong decrease</td>
<td>increase</td>
</tr>
<tr>
<td></td>
<td>Explanation</td>
<td>Asymmetric impact: hardly any effects on the German market, but tremendous decline to no liquidity in the remaining small Austrian market</td>
<td>See left, asymmetric impact: decline to no liquidity in the remaining small Austrian market</td>
<td>See left.</td>
<td>See above.</td>
</tr>
<tr>
<td><strong>Forward / future market – longer period</strong></td>
<td>Change of liquidity</td>
<td>strong decrease</td>
<td>strong decrease</td>
<td>strong decrease</td>
<td>increase</td>
</tr>
<tr>
<td></td>
<td>Explanation</td>
<td>See above.</td>
<td>See above.</td>
<td>See above.</td>
<td>See above.</td>
</tr>
</tbody>
</table>

Answer possibilities for change: "increase", "strong increase", "decrease", "strong decrease", "no material change", "not known".

Please consider the current bidding zone configuration as the reference configuration for the comparison. The impact assessment ("Increase" etc.) is related to this reference.

6 OVERVIEW OF STAKEHOLDER MEETINGS

- First public workshop on 21 March, 2014
- Stakeholder Advisory Group meeting on 27 June, 2014
- Stakeholder Advisory Group conference call on 29 October, 2014
- Individual stakeholder calls between December 2014 and January 2015
- Stakeholder Advisory Group meeting on 30 January, 2015
- Stakeholder Advisory Group meeting on 19 June, 2015
- Stakeholder Advisory Group meeting on 16 December, 2015
- Stakeholder Advisory Group conference call on 15 March, 2016
- Stakeholder Advisory Group meeting on 22 June, 2016
- Stakeholder Advisory Group conference call on 24 November, 2016
- Stakeholder Advisory Group meeting on 13 June, 2017
- Stakeholder Advisory Group meeting on 10 January, 2018
- Public consultation workshop on 15 February, 2018
7 POST-PROCESSING RESULTS: JUSTIFICATIONS PROVIDED BY TSOs

As explained in section 4.2, the post-processing of the model-based bidding zone configurations allows for individual, further alignments by TSOs. The justifications provided by TSOs who applied such adjustments in step 4 are provided in the following.

RTE
The constraints highlighted by the computation of the LMPs are mainly located in the 225kV grid or transformers to the distribution grid (e.g. 2020 SOAF 76% of the European congestion cost, 99.8% of the French congestion cost). For example, in the Paris area, the main reason seems to be the nodal allocation of consumption. The 400kV constraints (0.2% of the French congestion cost) are not relevant and not foreseen in planning studies (TYNDP and French TYNDP). Furthermore, the present computations lack the use of topological remedial actions that are the basis for congestion management of the French grid.

PSE/SEPS/MAVIR
The Single Control Area (CA) may contain more than one bidding zone and bidding zones may be built up from a few CAs but not parts of CAs; therefore, the proposal is not to divide SEPS’ CA. Some constraints are not visible in the presented results due to the fact that only n-0 simulation is available. N-1 LMPs should show significant congestions on: (1) PL–SK border both in the SOAF 2025 planned and worst case and (2) SK–HU border in SOAF 2025 worst case. There will be no grid reinforcement in the event of these borders (except SK–HU 2025 planned), and the current operation clearly shows congestions in today’s grid topology. This is further confirmed by the results of the most recent TYNDP, where boundaries are indicated on the border of the Polish bidding zone and SK–HU border as well.

Energinet
Some data implemented in the Plexos model creates distortions. There is, in the modelling, 2,500 MW of biomass must-run capacity, which generates more than 12 TWh of electricity. In the data submission, only 15% of this capacity should be must run; the rest should react to the price signals in the dispatch decisions. Furthermore, the interconnector Cobra cable is implemented with a capacity of 490 MW, and the 1,700 MW interconnections to Norway are hardly ever used, which is very far from believable given the fact the connection is to a country with 96% hydro production from a country with a significant excess of windpower. Lastly, there was only half capacity on several internal DK1 AC 400kV lines in the CNEC selection compared to reality.

Germany
After analysing all the arguments/issues in the post-processing, the intra-German split which is contained in the worst case grid scenario is considered to be irrelevant due to the following reasons: the congestions observed in the German grid leading to the split are located in the 220kV network. These congestions represent a relatively low share of the overall congestion costs and are therefore negligible (0–0.1% of the congestion costs where congestion costs are determined as the price difference between nodes multiplied by the flows over the congested elements connected to these nodes). Since all networks and congestions should be treated equally across Europe, the internal German split should be removed in order to ensure comparability with other splits.
Besides CBCOs, PTDFs are the second key input for flow-based market coupling. In operational day-to-day systems, these PTDFs are derived by measuring the impact of incremental changes in generation dispatch on load flows, based on a given reference case. For this purpose, TSOs must take assumptions on the distribution of such incremental changes in generation, i.e. the so-called Generation Shift Key, or GSK. In practice, each bidding zone applies its own customised approach for determination of GSKs. These GSKs may be adjusted on a daily basis, e.g. due to generator outages or to account for different dispatch situations. PTDFs are then determined in a separate step.

Similar to other parts of the methodology, it was decided to refrain from TSO-specific assumptions and decisions in this area for the First Edition of the Bidding Zone Review. Instead, zonal PTDFs were determined based on the concept of ‘merit order PTDF’. As explained below, this concept is based on regression analysis applied to several load flow calculations for variations of (dispatchable) generation in each relevant bidding zone. This avoids the need for any explicit assumptions on GSKs, i.e. GSKs are implicitly considered by using a set of hourly market simulations.

The determination of merit-order PTDF starts with the same NTC-based market simulations that are also used for other parts of the capacity calculations. In a second step, a series of independent load flow calculations are carried out, i.e. one load flow calculation per bidding zone in the flow-based area. For each of these calculations, generation and pump load by ‘dispatchable’ plants in the respective bidding zone are considered only. Consequently, the resulting flows represent the impact of plants assumed to be driven by market prices only. Implicitly, the observed load flows thus represent a function of the merit order of dispatchable plants in the respective bidding zone. Conversely, load and generation by ‘non-dispatchable’ plants (e.g. variable RES, run-of-river hydropower) in the local bidding zone as well as generation and load in all other bidding zones are not considered. However, the impact of load and non-dispatchable plants is considered by means of the reference flow on each CBCO in each time interval. This way allows using a constant set of PTDF, whilst still accounting for the impact of variable renewables, load etc.

Disclaimer: the methodology and documentation set out in Appendix 8, 9 and 10 has been prepared by KEMA Consulting GmbH (“DNV GL”) for the sole use of its customer ENTSO-E and subject to the terms of the respective agreement between DNV GL and ENTSO-E. The issues covered in Appendix 8, 9 and 10 and the emphasis placed on them may not address or take into account matters that are important for any third party. No representation or warranty is made towards any third party as to the accuracy, reliability or completeness of Appendix 8, 9 and 10 (or any part thereof). No third party is authorized to rely on Appendix 8, 9 and 10, and DNV GL shall have no liability for any losses, claims or liabilities related to or arising from the third party’s reliance on or use of Appendix 8, 9 and 10.
In a third step, the results of the independent load flow runs are mapped against the hourly output by dispatchable generators (see Figure 8.1). This information is then used to derive a polynomial function, which approximates the flow across a given CBCO as a function of the level of dispatchable generation in the selected bidding zone.

Figure 8.2 shows a different view of this relation (for a different CBCO). The slope of this function represents the ‘merit order PTDF’, i.e. PTDFs that are a function of the current operating level of dispatchable plants in each bidding zone. In principle, this makes it possible to automatically adjust the hourly PTDF to different dispatch situations throughout the year, i.e. based on the situation observed in each period of the base case.\(^{75}\) In addition, this approach automatically accounts for the influence of variable RES as their impact is included in the hourly reference flow that is used to determine the residual margin on each CBCO.

\(^{75}\) For the First Edition of the Bidding Zone Review, only the average slope across the entire range of dispatchable generation observed in each bidding zone was used.
The flow reliability margin (FRM) represents the key element for dealing with uncertainties in capacity calculations. In accordance with the CACM Regulation, in particular the following aspects shall be taken into account when determining the reliability margin:\footnote{COMMISSION REGULATION (EU) 2015/1222 of 24 July 2015 establishing a guideline on capacity allocation and congestion management; Art. 22, 2.}

- "Unintended deviations of physical electricity flows [...] caused by the adjustment of electricity flows within and between control areas, to maintain a constant frequency;"
- "Uncertainties which could affect capacity calculation and which could occur between the capacity calculation timeframe and real time."

In real life, these uncertainties are usually estimated based on a statistical analysis of observed deviations between the flows estimated by the flow-based method and the actual flows observed.

Due to the absence of historic values for the future situations considered, an alternative approach was chosen for the First Edition of the Bidding Zone Review. More specifically, the FRM for each critical branch was calculated based on a simplified statistical analysis covering the following aspects:

- Inaccuracy of zonal PTDFs
- Activation of FCR and FRR for compensation of generator outages
- RES forecast errors
- Load forecast errors.

For each of these four elements, statistical analysis was used to approximate the corresponding uncertainties in the form of a normally-distributed probability function. By means of convolution, the latter were then aggregated into a single probability function, for each CBCO.

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INACCURACY OF ZONAL PTDFs

To start with, the inaccuracy of the zonal PTDF was determined based on the calculation of the merit-order PTDF (cf. Appendix 16). More specifically, when estimating the polynomial approximation of the flows induced by each bidding zone on each CBCO, the resulting function was used to calculate the estimated flow on each CBCO for each interval of the base case. By comparing these values to the flows observed in the underlying load flow calculation, it was possible to calculate the error/level of inaccuracy, i.e. difference, for each time interval. Finally, the average and standard deviation of the resulting differences were computed, assuming a normal distribution of the corresponding errors.

ACTIVATION OF FCR AND FRR FOR COMPENSATION OF GENERATOR OUTAGES

The possible impact of FCR and FRR was estimated for the case of larger generator outages. For this purpose, the flows induced by unplanned outages of all generating units with a minimum installed capacity of 400 MW were considered. In a first step, the specific impact of a given unit on a CBCO was determined, based on the nodal PTDF of the node(s) at which the unit is connected to the grid. To account for the action of either FCR or FRR, the following approach was used:

» For the case of FRR, it was assumed that the outage is offset by activation of FRR in the respective bidding zone, and that the plants providing FRR have the same zonal PTDF as the sum of all dispatchable plants in that bidding zone, i.e. using the zonal merit-order PTDF;

» For the case of FCR, it was assumed that the outage is offset by all bidding zones in the flow-based area, in proportion to each bidding zone’s share of total annual consumption and using the zonal PTDF as derived under the merit-order approach.

The specific impact of a generator outage is then equal to the difference between the nodal PTDF of a given plant, and the zonal PTDF of FCR or FRR, as the case may be. The maximum impact of a given generating unit on a CBCO can then be determined by multiplying this difference with the unit’s installed capacity. Finally, the resulting values were combined into an aggregate probability function for each CBCO under consideration of technology-specific outage rates.

RES AND LOAD FORECAST ERRORS

For RES and load forecast errors, a similar approach was taken. In both cases, forecast errors were assumed to be offset by dispatchable generation in the respective bidding zone, as a proxy for market-based transactions in the intra-day market. In a similar manner, the maximum impact of a specific RES technology or load in a given bidding zone was calculated by multiplying the:

» Difference between the aggregate PTDF\(^78\) of that technology or load, on the one hand, and the zonal (merit-order) PTDF of that bidding zone, on the other hand, with

» Installed capacity or peak load, as the case may be.

For each RES technology and load, the corresponding values were then combined into a single probability function for each CBCO by means of convolution of the individual probability distributions\(^79\).

In a final step, an aggregate probability function for all factors was calculated, again by convolution. The FRM was then calculated based on the normal inverse distribution of the resulting probability function, subject to a confidence interval of 90%. Please note that some of the influencing factors, such as PTDF errors and generator outages, may have an asymmetric impact on CBCOs. For this reason, calculations were separately carried out for positive and negative variations. Where necessary, the FRM values were furthermore capped at 30% of the thermal limit of each critical branch.

\(^78\) The aggregate PTDF were set equal to the MW-weighted average of the nodal PTDF, i.e. by the sum of the nodal PTDF multiplied by total RES capacity or load, respectively, at each node.

\(^79\) For this purpose, the load forecast error was assumed to be 1%. For wind and solar PV, forecast errors were assumed to be in a range of 2.4% to 4.2%, depending on the size of each bidding zone.
10 DETERMINATION OF LOCATIONAL MARGINAL PRICES (LMPs)80

The determination of locational marginal prices (LMP) was based on the same software and market model as also used for capacity calculations, flow-based market coupling, and redispatch. These calculations were facilitated by the fact that the software used (PLEXOS by Energy Exemplar) includes a built-in functionality for locational marginal pricing, which supports calculations of a (security-constrained) DC optimal power flow (OPF). Consequently, it was possible to use the same representation of generation and load as for NTC- and flow-based market simulations. But in contrast to the latter, LMP calculations did not rely on a zonal grid topology but were based on the full nodal grid model as also used for load flow calculations and redispatch. Moreover, LMP calculations were limited to an n-0 secure grid, whereas network contingencies were contingencies for capacity calculations and redispatch.

The key differences to the zonal market simulation (NTC/FBMC) respectively load flow and redispatch calculations can be summarised as follows:

» Cumulative energy constraints, in particular for hydropower plants, were pre-optimised using a zonal grid model, first to a weekly and then to an hourly resolution.

» For final LMP calculations, all intervals of the annual time horizon were optimized independently, i.e. using a fully linearized model without consideration of inter-temporal constraints like ramp rates or unit commitment decisions. Furthermore, the market model was optimized based on a time step of three hours, i.e. reducing the number of intervals by a factor of three.

» The grid modelling was based on a lossless DC approximation, in the same way as also considered for PTDF-based calculations. Similarly, thermal limits were considered for grid elements with a minimum nominal voltage of more than 200 kV only, i.e. potential congestion at 1xx kV and below was ignored.

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11 STAKEHOLDER FEEDBACK RECEIVED DURING THE PUBLIC CONSULTATION

11.1 QUESTIONS

Question 1: What is your name?

Name

There were 17 responses to this part of the question.

Question 2: What is your email address?

Email

There were 17 responses to this part of the question.

Question 3: What is your organisation?

Organisation

There were 17 responses to this part of the question.

Question 4: What is your phone number?

Contact phone

There were 15 responses to this part of the question.

Question 1: On network security?

i) On the ability of bidding zone configurations to ensure operational security:

There were 3 responses to this part of the question.

ii) On the ability of bidding zone configurations to ensure security of supply:

There were 2 responses to this part of the question.

iii) On the degree of uncertainty in cross-zonal capacity calculation:

There were 2 responses to this part of the question.

Question 2: On overall market efficiency?

i) On any increase or decrease in economic efficiency arising from the change:

There were 2 responses to this part of the question.

ii) On the cost of guaranteeing firmness of capacity
iii) On market liquidity
There were 2 responses to this part of the question.

iv) On market concentration and market power
There were 2 responses to this part of the question.

v) On the facilitation of effective competition
There were 2 responses to this part of the question.

vi) On price signals for building infrastructure
There were 2 responses to this part of the question.

vii) On the accuracy and robustness of price signals
There were 2 responses to this part of the question.

viii) On transaction and transition costs, including the cost of amending existing contractual obligations incurred by market participants, NEMOs and TSOs;
There were 2 responses to this part of the question.

ix) On the cost of building new infrastructure which may relieve existing congestion;
There were 2 responses to this part of the question.

x) On the need to ensure that the market outcome is feasible without the need for extensive application of economically inefficient remedial actions;
There were 2 responses to this part of the question.

xi) On any adverse effects of internal transactions on other bidding zones to ensure compliance with point 1.7 of Annex I to Regulation (EC) No 714/2009;
There were 2 responses to this part of the question.

xii) On the impact on the operation and efficiency of the balancing mechanisms and imbalance settlement processes.
There were 2 responses to this part of the question.

Question 3: On stability and robustness of Bidding Zones:

i) On the need for bidding zones to be sufficiently stable and robust over time;
There were 2 responses to this part of the question.

ii) On the need for bidding zones to be consistent for all capacity calculation time-frames;
There were 2 responses to this part of the question.

iii) On the need for each generation and load unit to belong to only one bidding zone for each market time unit;
There were 2 responses to this part of the question.

iv) On the location and frequency of congestion, if structural congestion influences the delimitation of bidding zones, taking into account any future investment which may relieve existing congestion.
There were 2 responses to this part of the question.

Question 1: On network security?

i) On the ability of bidding zone configurations to ensure operational security:
There were 2 responses to this part of the question.

ii) On the ability of bidding zone configurations to ensure security of supply:
There were 2 responses to this part of the question.

iii) On the degree of uncertainty in cross-zonal capacity calculation:
There were 2 responses to this part of the question.
Question 2: On overall market efficiency?

i) On any increase or decrease in economic efficiency arising from the change;
There were 2 responses to this part of the question.

ii) On the cost of guaranteeing firmness of capacity
There were 2 responses to this part of the question.

iii) On market liquidity
There were 2 responses to this part of the question.

iv) On market concentration and market power
There were 2 responses to this part of the question.

v) On the facilitation of effective competition
There were 2 responses to this part of the question.

vi) On price signals for building infrastructure
There were 2 responses to this part of the question.

vii) On the accuracy and robustness of price signals
There were 2 responses to this part of the question.

viii) On transaction and transition costs, including the cost of amending existing contractual obligations incurred by market participants, NEMOs and TSOs;
There were 2 responses to this part of the question.

ix) On the cost of building new infrastructure which may relieve existing congestion;
There were 2 responses to this part of the question.

x) On the need to ensure that the market outcome is feasible without the need for extensive application of economically inefficient remedial actions;
There were 2 responses to this part of the question.

xi) On any adverse effects of internal transactions on other bidding zones to ensure compliance with point 1.7 of Annex I to Regulation (EC) No 714/2009;
There were 2 responses to this part of the question.

xii) On the impact on the operation and efficiency of the balancing mechanisms and imbalance settlement processes.
There were 2 responses to this part of the question.

Question 3: On stability and robustness of Bidding Zones:

i) On the need for bidding zones to be sufficiently stable and robust over time;
There were 2 responses to this part of the question.

ii) On the need for bidding zones to be consistent for all capacity calculation time-frames;
There were 2 responses to this part of the question.

iii) On the need for each generation and load unit to belong to only one bidding zone for each market time unit;
There were 2 responses to this part of the question.

iv) On the location and frequency of congestion, if structural congestion influences the delimitation of bidding zones, taking into account any future investment which may relieve existing congestion.
There were 2 responses to this part of the question.

Question 1: On network security?

i) On the ability of bidding zone configurations to ensure operational security;
There were 2 responses to this part of the question.
iv) On the location and frequency of congestion, if structural congestion influences the delimitation of bidding zones, taking into account any future investment which may relieve existing congestion.

There were 2 responses to this part of the question.

**Question 1: On network security?**

i) On the ability of bidding zone configurations to ensure operational security:

There were 2 responses to this part of the question.

ii) On the ability of bidding zone configurations to ensure security of supply:

There were 2 responses to this part of the question.

iii) On the degree of uncertainty in cross-zonal capacity calculation:

There were 2 responses to this part of the question.

**Question 2: On overall market efficiency?**

i) On any increase or decrease in economic efficiency arising from the change:

There were 2 responses to this part of the question.

ii) On the cost of guaranteeing firmness of capacity

There were 2 responses to this part of the question.

iii) On market liquidity

There were 2 responses to this part of the question.

iv) On market concentration and market power

There were 2 responses to this part of the question.

v) On the facilitation of effective competition

There were 2 responses to this part of the question.

vi) On price signals for building infrastructure

There were 2 responses to this part of the question.

vii) On the accuracy and robustness of price signals

There were 2 responses to this part of the question.

viii) On transaction and transition costs, including the cost of amending existing contractual obligations incurred by market participants, NEMOs and TSOs;

There were 2 responses to this part of the question.

ix) On the cost of building new infrastructure which may relieve existing congestion;

There were 2 responses to this part of the question.

x) On the need to ensure that the market outcome is feasible without the need for extensive application of economically inefficient remedial actions;

There were 2 responses to this part of the question.

xi) On any adverse effects of internal transactions on other bidding zones to ensure compliance with point 1.7 of Annex I to Regulation (EC) No 714/2009;

There were 2 responses to this part of the question.

xii) On the impact on the operation and efficiency of the balancing mechanisms and imbalance settlement processes.

There were 2 responses to this part of the question.

**Question 3: On stability and robustness of Bidding Zones:**

i) On the need for bidding zones to be sufficiently stable and robust over time;

There were 2 responses to this part of the question.
(ii) On the need for bidding zones to be consistent for all capacity calculation time-frames;
There were 2 responses to this part of the question.

(iii) On the need for each generation and load unit to belong to only one bidding zone for each market time unit;
There were 2 responses to this part of the question.

(iv) On the location and frequency of congestion, if structural congestion influences the delimitation of bidding zones, taking into account any future investment which may relieve existing congestion.
There were 2 responses to this part of the question.

Question 1: Reference case (The current Bidding Zone delimitation):

Earliest time for implementation
There were 2 responses to this part of the question.

Explain why
There were 2 responses to this part of the question.

Question 2: DE/AT Split

Earliest time for implementation
There were 2 responses to this part of the question.

Explain why
There were 2 responses to this part of the question.

Question 3: Big Country Split

Earliest time for implementation
There were 2 responses to this part of the question.

Explain why
There were 2 responses to this part of the question.

Question 4: NL+BE and CZ+SK merge

Earliest time for implementation
There were 2 responses to this part of the question.

Explain why
There were 2 responses to this part of the question.

Question 5: Big Country Split 2

Earliest time for implementation
There were 2 responses to this part of the question.

Explain why
There were 2 responses to this part of the question.

Question 1: Please, provide your additional comments:

Your comments:
There were 17 responses to this part of the question.
## 11.2 INDIVIDUAL STAKEHOLDER FEEDBACK

### 11.2.1 LINZ STROM GMBH

The questions considered in this consultation generally should be answered in the bidding zone review, as in our company not sufficient resources are allocated for consulting. Therefore we will support this consultation by giving some general comments.

As traders, our focus is on market efficiency, therefore we support maintaining the status quo or the small country merge. Cases of market splits decrease liquidity especially in long term trading, which can cause domination of small markets by major players (market concentration).

As the gas trading in CWE is comparable to big country split scenarios, our experiences in gas trading seem to confirm adverse effects regarding market efficiency.

A general problem of the report is its strong dependency on assumptions with high levels of uncertainty. We consider it as an interim report requiring deeper analysis.

In the executive summary we miss the mentioning of 4.2 model-based bidding zone configurations. Regarding the coming price zone split we think that Austria should remain within one price zone with Germany (at least its southern parts). In case of a split it should be done within Germany. Although the TSOs prefer further investigations before mentioning this in the bidding zone review, we believe that this important information should be included in the summary, otherwise this price zone split looks arbitrary and politically motivated.

### 11.2.2 EDF TRADING

"EDF Trading" agrees with the "EDF" answer of this consultation.

"EDF Trading" support the conclusion of the bidding zone review: "Hence, the participating TSOs recommend that, given the lack of clear evidence, the current bidding zone delimitation be maintained".

"EDF Trading" believes the no-change recommendation is the right recommendation.

"EDF Trading" is strongly opposed to a change of the bidding zone configuration, and notably a split of France, that would imply:

- A dramatic loss of liquidity on the market
- A massive transition costs (Billions Euros)
- End consumers bills rising
- A dramatic effect on the market efficiency

For further study, "EDF Trading" recommends to make available the full dataset to ensure transparency of the process.

The market needs stability and "EDF Trading" expects therefore that no change will happen in the forthcoming years.
11.2.3 ÖSTERREICHS ENERGIE

Oesterreichs Energie, the Association of Austrian Electricity Companies, welcomes the opportunity to comment on the draft BZ report. Oesterreichs Energie represents more than 140 energy companies active in generation, trading, transmission, distribution and sales which in total cover more than 90 per cent of the Austrian electricity generation and the entire distribution.

We do agree with the TSOs’ conclusion and recommendation that “the evaluation presented in this First Edition of the Bidding Zone Review does not provide sufficient evidence for a modification of or for maintaining of the current bidding zone configuration. Hence, the participating TSOs recommend that, given the lack of clear evidence, the current bidding zone delimitation be maintained.”

As modifications of bidding zones, splits even much more than mergers, do have tremendous market impacts, Oesterreichs Energie stipulates that at least the provisions of CACM Regulation are fulfilled and a profound analysis characterized by factual correctness and independent of political interference has to be done before any recommendation to modify bidding zone configuration.

We take note that the TSOs’ recommendation should not be an endorsement of or an objection against the pending split of the German/Luxembourgian and Austrian bidding zone but – as a matter of fact – this pending split is not justified by the required evaluation in accordance with the CACM Regulation.

We do stress again that a DE/LU-AT split will have asymmetric impact on AT and DE: hardly any effects on the German market, but tremendous effects on the remaining small Austrian market. Liquidity in Austrian markets will decline, in forward markets to no liquidity, as can currently already be observed. Cost effects by a DE/LU-AT split on AT companies will naturally exceed those German companies have to face many times over.

Regarding the Consultation Questions, may we be permitted to say that these questions should have been answered by the report itself which thus only can be an interim report requiring deeper analysis. Therefore our comments in detail focus on the way forward und the evaluation provided on page 9 of the draft report.

Oesterreichs Energie calls for the following next steps:

- Profound analysis and documentation of lessons learnt
- Immediate processing of lessons learnt, particularly developing the Simulation environment
- Enabling the only scenarios being able to give insight where structural congestions are situated, namely the model-based scenarios
- Enabling quantitative analysis of market efficiency criteria as liquidity, market concentration, long-term hedging, economic efficiency reflecting transition and transaction costs.
- External support in data collection and evaluation will be necessary, notably as a pure addition of a number of completed cost surveys which will likely not cover a sufficient percentage of the parties affected does not result in a satisfactory assessment.
- Supporting completion of the internal electricity market: merging bidding zones does support this objective, splits do not support market integration!

Ad page 9 of the draft report:

Operational security

- We understand that one part of the improvement in operational security comes from splitting a bidding zone along structural congestion (BZR, p. 42: “[T]he market dispatch will take the structural constraint into account as a bidding zone border, thus the dispatch in the day-ahead market will ensure that this constraint is not compromised. Thus, consideration of potential congestions/grid constraints in the day-ahead dispatch is beneficial for operation security.”). In addition, the report says that problems in real-time operation cannot be fully addressed by a reconfiguration.

- Hence, we conclude that a positive impact on operational security very much depends on the existence of structural congestion between the new bidding zone. In case that there is no structural congestion we would expect no impact on operational security.

- When it comes to the assessment of the DE/AT split we note that neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. Thus, we propose replacing the (+) by (0) in the assessment on operational security for the DE/AT split.
Price signals for building infrastructure

- We note that in theory price signals only work if structural congestion result in price differences between the new bidding zones.

- When it comes to the assessment of the DE/AT split we note that neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. Thus, we propose replacing the (0/+) by (0) in the assessment for the DE/AT split.

Assignment of generation and load units to bidding zones

- We note that there are ongoing discussions in relation to the ongoing DE/AT split with regard to assignment of power plants.

- Hence, we propose replacing (0) by (-).

Location and frequency of congestion

- We understand that according to the BZR report this criterion is very much related to the criterion „Stability and robustness of bidding zone over time“. However, we note that this is not reflected in the assessment of this criterion.

- While the „Location and frequency of congestion“ gets a (+) for the DE/AT Split and the Big Country splits, „Stability and robustness of bidding zone over time“ gets a (0) and (-).

- Hence, we propose applying the same ratings for „Location and frequency of congestion“ and „Stability and robustness of bidding zone over time“.

Market outcomes in comparison to corrective measures

- We understand that this criterion evaluates the necessary remedial actions in a bidding zone in order to deal with congestion. Hence, a delineation of bidding zones along structural congestions should reduce the number of remedial actions.

- When it comes to the assessment of the DE/AT split we note that neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. Thus, we propose replacing the (0/+) by (0) in the assessment for the DE/AT split.

Stability and robustness of bidding zones over time

- We fully agree that the bidding zone configuration being stable and robust over time.

- We understand that the assessment of the „Big country Split“ and „Big country split 2“ with (-) is due to the planned infrastructure investments replacing the structural congestion along the new borders.

- When it comes to the assessment of the DE/AT split we note that

- Neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. From this perspective the criterion should be assessed with (-), because the bidding zone is split along a non-structurally congested border.

- In addition, there are also planned investments having an impact on the DE/AT border further increasing the x-border capacity. Hence, following the same argument as for the big country splits this should be reflected in an assessment of (-)

- Hence, we propose replacing (0) by (-) for the DE/AT split.

Finally we noticed that our comments on the Questionnaire regarding market liquidity (24.10.2017) and our detailed response to the Survey on market efficiency offering extensive input (28.07.2016) – contrary to other comments provided by associations – were not mentioned or documented in the report. Could you please give reasons for that.

11.2.4 VATTENFALL

We appreciate the effort made by transmission system operators for the first bidding zone review. The final report shows, that at the current stage no reliable statements on the need for reconfiguration (be it merging or splitting) of bidding zones can be made.

With regard to the consultation of the First Edition of the Bidding Zone, we abstain from evaluating the bidding zone configurations based on the CACM criteria. - According to own indications by ENTSO-E „all results, figures and tables shown in this report are no firm basis for drawing conclusions (…).“ Likewise, as there is no clear indication in the report that the scenarios or parts thereof should be implemented, we abstain from indicating specific timelines. Generally, sufficient implementation time should be considered and transparency on the decision making process is paramount.
Process ahead of a review

On a general note, and looking at potential future reviews that are launched by ACER, we think a closer connection between the findings of the triennial technical report and the definition of bidding zone scenarios should be made to ensure consistency and efficiency.

Ideally, the technical report first defines and identifies structural congestions in the system. Vattenfall’s point of departure is that congestions should be managed where they occur, using all available market based methods and investing in new transmission capacity. Therefore, in a second step, all available solutions to solve structural congestions should be treated and assessed on equal footing:

- Transmission built-out for instance is a no regret option and beneficial for the European energy market. It comes without the downside of more impacting structural changes of a bidding zone reconfiguration (e.g. impact on competition) while ensuring that congestions are reduced. Thus, clear political commitment and a regulatory framework to realize the transmission projects in a reasonable number of years is required.

- In the transition period (until transmission is finalized) full redispatch and countertrading should be used to replace restrictions on the country borders. This would also give additional incentive to build the needed transmission lines as redispatch and countertrading are only to a certain level a cost-efficient congestion management measure for TSOs.

The assessment of different options to reduce congestions and anticipated timelines should be highlighted in future technical reports in more detail than in 2014. In addition, equal emphasize should be put on considering the options for merging zones. Explicit indications for maintaining, merging or splitting should be made in the reports to have a sound basis for further decision making on a review.

Only if the technical report by ENTSO-E and/or market report by ACER show a) a benefit for merging zones or b) that no alternative options to a bidding zone split exist, a review process should be launched by ACER. Any review should only be launched if clear and publicly available evidence for the need exists as each review constitutes a significant uncertainty for market participants.

Information provided in a review report

The scenarios for the review should be formed with the objective to enlarge zones and to reduce the structural congestions earlier identified in the technical report. In addition to the proposals for the configuration by national regulatory authorities also stakeholder input and model-based scenarios should be taken into account for the review.

The qualitative evaluation should be as much as possible underpinned with a quantitative assessment. The assessment should include among others quantification of congestion cost reductions per scenario, the impact of market power on consumer prices and the implementation costs. Without the assessment or at least an order of magnitude of the costs and benefits, there will not be a solid basis for any recommendations. Following the review, a revised bidding zone delineation should only be proposed when the benefits outweigh the costs. We therefore agree that modelling needs to be improved significantly going forward.

Stakeholder involvement

Finally, looking at the review process in general we propose that stakeholder involvement is increased on several levels:

- Broader involvement in the scenario definition at the beginning of the process should be ensured.

- While we acknowledge the benefits of the stakeholder advisory group approach, a dedicated website should be created to provide information at the same time and on equal level to all market participants throughout the process.

- A higher number of consultations and/or stakeholder workshops would increase transparency on the process. To facilitate proper stakeholder involvement, a longer timeframe for developing the review report should be considered.

We would like to thank ENTSO-E and the in the review participating TSOs in advance for taking our comments into consideration. We appreciate further involvement in the process.
11.2.5 EUROPEX (ASSOCIATION OF EUROPEAN ENERGY EXCHANGES)

Europex's response is divided into two parts. Comments on the content of the draft report for public consultation are provided first, followed by comments concerning the process of the First Edition Bidding Zone review.


Selection of expert-based bidding zone configuration: Configuration selection is a vital part of the review, which defines the framework of the study. The selection of the four alternative expert-based configurations developed by the TSOs is described in section 4.1, taking each scenario in turn. It is explained that these configurations have been determined by the TSOs based on their expert knowledge and coordinated with the relevant NRAs during the pilot project, as required by CACM (EU Regulation 2015/1222). The review contains limited information on why specific scenarios were included - for example the DE/AT configuration was explicitly requested by several stakeholders, and the Big Country 2 Split configuration was included after coordination with the NRAs. However, there is little evidence of a systematic or transparent approach to configuration selection, including an explanation of the starting point, the basis on which decisions were made and what factors were considered in this process.

Balance of selected configurations: The configurations proposed for the review include the current bidding zone delimitation, three split delimitations and one merger delimitation. This already suggests a bias in terms of the type of delimitation, without adequate evidence to justify the choices made. Both split and merger configurations should be analysed on equal terms, considering the drawbacks and benefits of a wide range of configurations. A rigorous and transparent approach to the selection of scenarios would help ensure balance. The model-based scenarios should be further developed, while acknowledging the inherent challenges and limitations.

Impact on market liquidity: Stakeholders have attributed high priority to market liquidity in the analysis, reflecting the importance of bidding zone (re)configuration for the wholesale market. It is positive that the multi-dimensional nature of market liquidity is acknowledged, and that it cannot be fully reflected by one indicator such as bid-offer spreads, trading volumes, churn rate and so on (p. 55).

Beyond the liquidity aspects analysed, Europex welcomes the recognition of the fact that a stable set-up of a bidding zone (i.e. long-lasting existence) is beneficial for liquidity (p. 58). This aspect could be further reinforced. It is imperative to consider the impacts of any changes on the long-term stability of markets, where long-term investment certainty is vital. Its importance is reflected in the fact that the stability and robustness of a bidding zone over time is a specific CACM evaluation criteria. The review also acknowledges the important effect of ‘self-reinforcing’ liquidity i.e. high liquidity is attractive for traders, leading to an increase in liquidity. If eventually any split or merger of existing bidding zones is proposed, it must be thoroughly justified, and communicated well in advance, so as to reduce any potential negative effects on market functioning.

The review recognises that high connectivity between bidding zones is also beneficial for liquidity as it assures more trading possibilities (p. 57). As Europex underlined in its input to the ENTSO-E market liquidity survey in November 2017, this is an important aspect when considering liquidity impacts on coupled spot markets, and should be further highlighted in the review. The liquidity in any bidding zone that participates in the single day-ahead and intraday market increases significantly thanks to the implicit allocation of cross-zonal capacities.

The amount of cross-zonal capacity made available to the market is therefore vital for short-term market integration, competition and efficient price formation. It is crucial to have transparency on the share of interconnection capacity available for cross-border trade, as well as on the underlying reasons for any capacity restrictions. These are necessary first steps towards maximising cross-zonal trading capacity and the further integration of European wholesale energy markets.

Cost-benefit analysis: Liquid markets have a value in themselves. In this respect, the next Bidding Zone Review should include a comprehensive cost-benefit analysis, and ways should be explored to assess the welfare gains resulting from market liquidity. The trade-off between redispatch costs and market liquidity must be acknowledged.

Redispatch costs are discussed mainly under the CACM criteria ‘operational security’ (p. 42) and ‘economic efficiency’ (p. 50). However, the analysis remains qualitative and there is no detailed data on redispatch costs. The matter requires further detailed impact assessments, e.g. regarding the development and influencing factors of redispatch costs within and across bidding zones, the full assumable range of market impact scenarios and other relevant aspects.

Redispatch should not just be viewed as an additional cost, but its function to enable markets and the economic ben-
enefits of this should also be quantified.

Analysis of effects on derivatives markets: This should be explicitly included in the analysis in the next edition of the Bidding Zone Review. In derivatives markets, market participants with open derivatives contracts would be exposed to a changed underlying risk if the underlying of their long-term derivatives contracts is lost before the product falls due, especially if the underlying reference is only a single bidding zone (spot) price for the given delivery period.


Transparency: There are clear efforts in the review to achieve transparency. For example, stakeholder input is clearly published and linked to the relevant analysis, including the responses to the ENTSO-E surveys on liquidity and transaction costs launched in November 2017. This practice increases the value and integrity of the review and should be continued.

Stakeholder engagement: Comprehensive and early stakeholder engagement is vital. Bidding zone (re)configuration has significant consequences for the markets, both spot and derivatives. The Bidding Zone Review should, to the extent provided for by the applicable regulatory frameworks, explicitly include the full involvement of all key market stakeholders, including spot market operators and long-term forward and futures market operators.

Stakeholders should be involved throughout the review process, including during the configuration selection process. It is important to receive documents well in advance of meetings, for example, in the Bidding Zone Stakeholder Advisory Group (SAG). Further notice and discussion would be appreciated in advance of major changes such as discarding the model-based scenario approach. The two scenarios developed from this modelling should be included in the next Bidding Zone Review report.

Bidding Zone Review decision-making process: There need to be clear rules in place for any reconfiguration of the existing bidding zones, with clear responsibilities. Given the importance of the outcome for many stakeholders, including the wholesale market, there is a need for a single, coordinated European process to define bidding zone configurations.

Survey formats: Surveys such as those launched in November 2017 on liquidity and transaction and transition costs are valuable opportunities for stakeholder input. However, there has been limited stakeholder feedback to the surveys mentioned. One reason for this might have been the complexity of the survey format. A simpler format could be considered to gradually add complexity.

11.2.6 CEZ GROUP

CEZ welcomes the opportunity to respond to this much-needed Bidding Zone Review consultation. Firstly, we would like to adhere to views of the eurelectric on the bidding zone review, in addition to this.

We would like to highlight several key issues.

During the course of the study, several obstacles preventing proper modelling have reportedly emerged. This lead to the situation in which the study did not deliver on the basic objective, i.e. i) to clearly quantify costs and benefits of possible bidding zones splits/merges and, ii) issue a corresponding recommendation. We acknowledge that this was the first attempt for such a modelling and that being not in the position to issue clear “split/merge” kind of recommendation is also a result. In the next editions of the bidding zone review, the stakeholders may analyse mistakes and suggest a better solution.

We however feel that recommendation to preserve existing bidding zone delineation, including common DE-AT bidding zone, should not be issued, if there is no clear evidence supporting such outcome. It is essential that market needs stability and predictability. The recommendation is from our point of view contradictory to this.

Also, the parameters (criteria) used in future studies needs to be comparable – e.g. there is a need to transform criterion “security” into specific costs incurred for this purpose, and compare it with other criteria, such as market liquidity or transition costs. If FB is not yet implemented in certain region and flow-based modeling is thus difficult, we suggest using values under NTC instead.

Lastly, we deem that the consultation is being conducted at the very last moment, as the ENTSO-E is supposed to issue the final bidding zone review report till 21 March 2018. That leaves less than two weeks to effectively incorporate the results of the public consultation into the final report. We wonder how this is feasible and call for more comfortable timeframes being available for all involved participants in the following reviews.
11.2.7 EUROPEAN FEDERATION OF ENERGY TRADERS (EFET)
The European Federation of Energy Traders (EFET) thanks ENTSO-E for the opportunity to provide our views on the draft report on the bidding zones review. We would like to frame this response in the broader engagement of EFET in the ENTSO-E bidding zones review since 2013 through active participation in the Bidding Zones Stakeholder Advisory Group, in contributions to formal and informal consultations, and in the general support we repeatedly expressed in various fora for the ENTSO-E bidding zones review process.

We took the decision to emancipate ourselves from the consultation format proposed by ENTSO-E for this consultation on the draft report. Indeed, we believe the questions posed by ENTSO-E to get the input of market participants on what would be the impact of a bidding zones change compared to the status quo on the list of criteria listed in the CACM Guideline are inadequate:

• Market participants’ views concerning the effect of bidding zones changes on the criteria listed in article 33 of the CACM Guideline have already been gathered by ENTSO-E in the course of the project – at least as far as market efficiency questions are concerned (See our response to the ENTSO-E survey on market efficiency with regard to bidding zones configuration, dated 26 August 2016, available at: http://www.efet.org/Files/Documents/Electricity%20Market/General%20market%20design%20and%20governance/EFET_ENTSOE-BZ-consultation_26082016.pdf. See also our response to the informal ENTSO-E survey on the effects of the various expert-based scenarios on market liquidity, dated 20 November 2017, available at: http://www.efet.org/Files/Documents/Downloads/EFET_ENTSO-E%20liquidity%20survey_20112017.pdf. ).

• Now is not the time anymore to run such an exercise. We would expect the consultation document to ask market participants’ views on the analysis conducted by ENTSO-E and the proposed recommendation, not to ask market participants to conduct their own analysis. Analysing the impact of a bidding zones change compared to the status quo was the task of ENTSO-E itself, not something that market participants were ever expected to perform, let alone in four weeks.

Instead we present below our comments on the draft report in a free format. Our comments aim to take stock of the report, but also to provide recommendations for the conduct of future reviews, based on the experience of the past five years.

I. The recommendation

Given the lack of evidence unearthed during the study, ENTSO-E made a clear statement that they could not come to a definitive conclusion as to the merits of maintaining the status quo or amending the current bidding zones delineation according to one of the analysed scenarios. While we regret the fact that the analysis could not bring conclusive evidence of the benefits of one or the other bidding zone delineations (including possibly the existing one), we welcome the clear statement of ENTSO-E in that regard. We also understand that according to the CACM Guideline, ENTSO-E had to make a formal recommendation and hence took the lowest risk option to maintain the status quo. We also take note of ENTSO-E’s disclaimer with regard to the BNetzA/E-Control agreement to split the German-Austrian bidding zone.

If the European Commission were to review the CACM Guideline in the future, the possibility should be open for ENTSO-E not to make a recommendation, should the organisation unhappily run into the same type of trouble as during this first study.

2. The analytical framework

Back in 2014, EFET suggested conducting this first review as a learning exercise to ensure that ENTSO-E, with the help of regulators and market participants, develops a sturdy methodology to be used in further iterations of the review. Proposing to conduct this first review as a learning exercise did not mean we did not take it seriously: rather the contrary, it was intended to ensure the reliability of future decisions on bidding zones delineation. Our suggestion was not followed, and after more than four years of analysis, the lessons learnt of this first review are rather don’ts than dos.

Here is a summary of some of the flaws we identified and believe led to the impossibility for ENTSO-E to draw conclusions from its analysis:

• Criteria for the analysis: ENTSO-E decided to stick to the 13 elements listed in article 33 of the CACM Guideline (further broken down by ENTSO-E into 20) and use them as criteria for its analysis. These elements were never translated into relevant criteria that could be compared against each other. This resulted in a series of results, some quantitative, some qualitative, that could not be consolidated with a view to comparing the different scenarios.
We believe that most of the elements set out in the CACM Guideline, in particular those related to network security and overall market efficiency, can be boiled down to the question of welfare maximisation. This is after all the main objective that we collectively pursue with the establishment of the internal energy market. Hence, the quantitative part of the analysis should be centred on the costs and benefits of the various scenarios against an overall welfare metric. For instance, we believe that for all the bidding zones delineations, operational security can be maintained (a scenario in which this would not be the case should be outright excluded); the question is rather how much it would cost to maintain the requisite degree of system security in a specific bidding zones delineation.

To help start the reflection on finding the right quantitative criteria matching the various elements of the CACM GL, we propose a future study must look at lowest cost dispatch in each of the scenarios to establish efficiency and maximum welfare: lowest cost dispatch takes account of both the cost of managing system security (including the cost of managing internal congestions and loop flows), together with the benefits created by cross-border trade. This would already help combine many of the article 33 elements, such as point a.i, a.ii, b.i, b.ii, b.v, b.vi, b.vii and c.iv. Secondly the efficiency of the wholesale market (including forward markets) should be measured. Hedging costs for example can be measured by looking at bid-ask spreads and traded volumes. Liquid markets help to reduce risks and thus overall costs also for the development and integration of renewable generation. Other quantitative criteria could be developed, but it is essential that ENTSO-E, with the advice of regulators and market participants, develop a series of indicators for efficiency and welfare, which can be consolidated, i.e. that have a common metric and avoid double counting. We stand ready to help ENTSO-E in that regard.

We believe that, alongside the measurement of efficiency welfare gain/loss, it will remain necessary for the architects of a next study to incorporate a mix of quantitative and qualitative criteria to assess liquidity (both in forward and short run timeframes of the market) and competition (both wholesale and retail) effects. These must stand alongside the purely quantitative analysis of network management costs, welfare gains and market efficiency, and will require a weighting or relative status to be assigned to them accordingly.

- Scenarios: EFET has always expressed our intuition that the current bidding zones delineation may not be ideal as we doubt that it matches the borders of EU Member States. While we understand the political difficulty that a recommendation to delineate bidding zones borders without regard for Member States borders may face at a regulatory and political level, we believe it is not the role of ENTSO-E to care for such concerns. Rather, ENTSO-E is expected to deliver a technical analysis with hopefully a strong recommendation for a bidding zones delineation expected to maximise welfare at European level. Hence, we were very disappointed to see ENTSO-E abandon the model-based scenarios partly for concerns related to the reliability of the modelling, but also partly for judging the results as politically unrealistic. Concerning the expert-based scenarios, we expressed our disappointment from the start of the project on the imbalance between the splitting and the merging scenarios, which was even reinforced by the inclusion of an additional splitting scenario upon request of the NRAs (“Big Country Split 2”). This brought the ratio of splitting to merging scenarios to 3 to 1.

For a potential next review, we recommend going back to the drawing board on the model-based scenarios and making sure that the results from the future clustering exercise, even re-processed and as politically sensitive as they may appear, be analysed according to the welfare maximisation metric like any expert-based scenario. For expert-based scenarios, and as mentioned at many occasions during this first study, we suggest, a proper balance between splitting and merging scenarios, in terms of numbers of scenarios as much as in terms of ambition of the splitting/merging cases.

- Modelling: Modelling the effect of alternative bidding zones delineations proved one of the major pitfalls of the study. The request of NRAs to model flow-based market coupling results proved particularly unhelpful as it dramatically increased the complexity of the analysis while focusing it on the day-ahead timeframe and foregoing the forward, intraday and balancing markets. Modelling was further hindered by the unavailability of the common grid model, differences in the TSOs’ current treatment of the various levels of voltage on their network, and the unavailability of transaction data from REMIT.

As recommended back in 2014, EFET suggests simplifying the modelling of the effect of alternative bidding zones delineations on the management of networks as well as the functioning of markets. Modelling flow-based in the future also has its significant share of uncertainties (beyond the fact that it solely focuses on DA markets). A reasonably representative modelling of network management and market functioning would simplify the analysis and be more helpful.
3. The engagement with market participants

EFET recognises the aspiration of the ENTSO-E secretariat to engage with and involve market participants during the course of the study, most notably through the ambitiously named bidding zones stakeholder advisory group (BZ SAG). However, the reality sometimes fell short of the ambition. As the study progressed, we found it difficult to provide advice to the project that could be productively integrated in the study. Rather we often ended up in a situation where we were only informed of choices made by ENTSO-E or NRAs, or asked for input at too late a stage in various steps of the study for it to have an impact. The decision to discard the model-based scenarios and to include an additional splitting expert-based scenario are two examples of executive decisions by ENTSO-E and the NRAs, respectively, where we could not make our voice heard before a decision was taken. Our repeated verbal and written input on metrics to quantify the market efficiency criteria was also lost in the final analysis, to be replaced by simple qualitative assessments. Details on the assessment methodology was never made fully available and only made apparent in the draft report for consultation.

For the next iteration of the bidding zones review, we offer to ENTSO-E to lean more on the expertise that market participants can bring to the table. To ensure that market participants can duly discharge their role as advisors, as the name of the BZ SAG suggests, we recommend that we and other representative organisations are more closely involved with the project team and included in the decision making at every step of the study. Suggestions made by NRAs should be communicated transparently and assessed as proposals by the whole BZ SAG. We also request that information is made available to the wider community of market participants by way of a publicly available webpage on the ENTSO-E website.

11.2.8 ENEL

Enel welcomes the opportunity to give a feedback on the “First Edition of the Bidding Zone Review”, initiated by ACER in 2016 and delivered by the involved TSOs of Central Europe with the support of ENTSOE.

A proper definition of bidding zones is key to deliver the European Electricity Target Model. In order to steer the necessary efficient investments in grid reinforcement, new generation capacity and demand side management, prices must reflect locational signals. In other words, in a zonal electricity markets, bidding zones shall reflecting structural congestions.

Considering the importance of a correct formation of price for future investment and divestment, Enel regrets the short time given for the consultation and the late broad stakeholders’ involvement, a part from the stakeholder advisory committee organized by ENTSOE during the past months, for a process that already started two years ago. Besides, we think that issuing the final report the 21st of March with the Consultation ending the 9th of March will be really challenging for taking into consideration the feedbacks received.

Coming to the analysis performed, as a first comment, we invite ENTSO-E and national TSOs to work together in order to be ready, for the next review of the Bidding Zone Configuration, to use a ’model based approach’: this should be facilitated by the further implementation of the CACM methodologies at European and national level, with the gain of greater experience and confidence in the cross-border capacity calculation process and the creation of a common grid model. We also suggest an early consultation on modelling methodology with a transparent and effective involvement of stakeholders.

Second, we notice that the analysis performed in this review is a qualitative assessment of the different configurations with respect to the above mentioned criteria. From one side, even without expressing ourselves on the assigned evaluations, a qualitative score as the one proposed (+, -, 0) does not allow to compare the proposed configurations, being the criteria more than one and the results often in opposite direction. From the other side, we think that a parallel quantitative evaluation should be performed, comparing actual data for the status quo configuration and data coming from simulations for the alternative ones in terms of at least, considering only economic efficiency as an example, electricity markets clearing prices, re-dispatching needs and costs, usage of cross-border capacity, presence of loop flows and unscheduled flows, need of reserve capacities. These data could then be used, with appropriate metrics and weights, to assign a score to the different possible solutions. We are
aware of the difficulties and challenges of a pure quantitative approach but ENTSO-E, TSOs, regulators and stakeholders should work together to assess the feasibility and define the methodologies. A mixed approach, qualitative and quantitative, could be a reasonable intermediate step.

Finally, our understanding is that the formal conclusion provided by the TSOs participating to the review to maintain the current bidding zone delimitation is dictated by the obligation in the CACM provisions to give a recommendation, with no flexibility: in fact, the report itself finds too many uncertainties in the results and does not provide sufficient evidence for a modification of or for maintaining of the current bidding zone configuration.

We are aware of the fact that the definition and the modification of the bidding zones is a sensible subject with strong political implications: the current debate in the framework of the Clean Energy Package among the European Commission, the European Parliament and the Council on the provisions concerning the revision of the bidding zones configuration is a clear signal of that. However, we stress once again that in order to ensure an efficient operation and planning of the EU electricity network and to provide effective price signals for new generation capacity, demand response or transmission infrastructure, bidding zones should reflect structural congestion. We limit ourselves to observe what happened in Italy in the last years, where the country was divided in six bidding zones reflecting the structure and the characteristics of the national transmission network. In order to overcome price differentials among bidding zones for final consumers, the PUN (Prezzo Unico Nazionale) has been introduced, where one national price zone is kept for consumers combined with several bidding zones for producers. This measure has delivered proper investment signals both to system operators and to market participants and today, thanks to these achievements, in the framework of a review on the definition of the internal bidding zones in Italy launched by the NRA and the TSO, a transparent and fair debate is ongoing that doesn’t exclude the possibility to re-merge previously split bidding zones. Hence, the split of bidding zones has to be considered as a short term and temporary measure to provide locational signals for investments, while in the long term, once the investments done and their effects delivered, a re-aggregation can be envisaged. This is true at Member State’s level as well as at European level, where the long term target should be a single integrated market with a single price.

11.2.9 ENERGIE AG OBERÖSTERREICH TRADING GMBH

Energie AG Oberösterreich Trading GmbH welcomes the opportunity to comment on the draft BZ report.

We do agree with the TSOs’ conclusion and recommendation that “the evaluation presented in this First Edition of the Bidding Zone Review does not provide sufficient evidence for a modification of or for maintaining of the current bidding zone configuration. Hence, the participating TSOs recommend that, given the lack of clear evidence, the current bidding zone delimitation be maintained.”

As modifications of bidding zones, splits even much more than mergers, do have tremendous market impacts, Energie AG Oberösterreich Trading GmbH stipulates that at least the provisions of CACM Regulation are fulfilled and a profound analysis characterized by factual correctness and independent of political interference has to be done before any recommendation to modify bidding zone configuration.

We take note that the TSOs’ recommendation should not be an endorsement of or an objection against the pending split of the German/Luxembourgian and Austrian bidding zone but – as a matter of fact – this pending split is not justified by the required evaluation in accordance with the CACM Regulation.

We do stress again that a DE/LU-AT split will have asymmetric impact on AT and DE: hardly any effects on the German market, but tremendous effects on the remaining small Austrian market. Liquidity in Austrian markets will decline, in forward markets to no liquidity, as can currently already be observed. Cost effects by a DE/LU-AT split on AT companies will naturally exceed those German companies have to face many times over.

Regarding the Consultation Questions, may we be permitted to say that these questions should have been answered by the report itself which thus only can be an interim report requiring deeper analysis. Therefore our comments in detail focus on the way forward und the evaluation provided on page 9 of the draft report.
Energie AG Oberösterreich Trading GmbH calls for the following next steps:

- Profound analysis and documentation of lessons learnt
- Immediate processing of lessons learnt, particularly developing the simulation environment
- Enabling the only scenarios being able to give insight where structural congestions are situated, namely the model-based scenarios
- Enabling quantitative analysis of market efficiency criteria as liquidity, market concentration, long-term hedging, economic efficiency reflecting transition and transaction costs.

External support in data collection and evaluation will be necessary, notably as a pure addition of a number of completed cost surveys which will likely not cover a sufficient percentage of the parties affected does not result in a satisfactory assessment.

- Supporting completion of the internal electricity market: merging bidding zones does support this objective, splits do not support market integration!

Ad page 9 of the draft report:

Operational security

- We understand that one part of the improvement in operational security comes from splitting a bidding zone along structural congestion (BZR, p. 42: „(T)he market dispatch will take the structural constraint into account as a bidding zone border, thus the dispatch in the day-ahead market will ensure that this constraint is not compromised. Thus, consideration of potential congestions/grid constraints in the day-ahead dispatch is beneficial for operation security.".). In addition, the report says that problems in real-time operation cannot be fully addressed by a reconfiguration.

- Hence, we conclude that a positive impact on operational security very much depends on the existence of structural congestion between the new bidding zone. In case that there is no structural congestion we would expect no impact on operational security.

- When it comes to the assessment of the DE/AT split we note that neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. Thus, we propose replacing the (0+) by (0) in the assessment on operational security for the DE/AT split.

Price signals for building infrastructure

- We note that in theory price signals only work if structural congestion result in price differences between the new bidding zones.

- When it comes to the assessment of the DE/AT split we note that neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. Thus, we propose replacing the (0/) by (0) in the assessment for the DE/AT split.

Market outcomes in comparison to corrective measures

- We understand that this criterion evaluates the necessary remedial actions in a bidding zone in order to deal with congestion. Hence, a delineation of bidding zones along structural congestions should reduce the number of remedial actions.

- When it comes to the assessment of the DE/AT split we note that neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. Thus, we propose replacing the (0+/+) by (0) in the assessment for the DE/AT split.

Stability and robustness of bidding zones over time

- We fully agree that the bidding zone configuration being stable and robust over time.

- We understand that the assessment of the „Big country Split” and „Big country split 2” with (-) is due to the planned infrastructure investments replacing the structural congestion along the new borders.

- When it comes to the assessment of the DE/AT split we note that

- Neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. From this perspective the criterion should be assessed with (-), because the bidding zone is split along a non-structurally congested border.

- In addition, there are also planned investments having an impact on the DE/AT border further increasing the x-border capacity. Hence, following the same argument as for the big country splits this should be reflected in an assessment of (-)
• Hence, we propose replacing (0) by (-) for the DE/AT split.

Assignment of generation and load units to bidding zones

• We note that there are ongoing discussions in relation to the ongoing DE/AT split with regard to assignment of power plants.

• Hence, we propose replacing (0) by (-).

Location and frequency of congestion

• We understand that according to the BZR report this criterion is very much related to the criterion „Stability and robustness of bidding zone over time“. However, we note that this is not reflected in the assessment of this criterion.

• While the „Location and frequency of congestion“ gets a (+) for the DE/AT Split and the Big Country splits, „Stability and robustness of bidding zone over time“ gets a (0) and (-).

• Hence, we propose applying the same ratings for „Location and frequency of congestion“ and „Stability and robustness of bidding zone over time“.

Finally we noticed that Oesterreichs Energie, , the Association of Austrian Electricity Companies, under participation of Energie AG Oberosterreich Trading GmbH, commented on the Questionnaire regarding market liquidity (24.10.2017) and gave detailed response to the Survey on market efficiency (28.07.2016) offering extensive input – contrary to other comments provided by other associations. However, these contributions were not mentioned or documented in the report. Could you please give reasons for that.

11.2.10 SWEDENERGY

In principle, the delimitation of bidding zones is an internal organization with the aim of dealing with limitations in the transmission of electricity within a designated geographical area. Of course, there are several dimensions that must be considered e.g. security of supply, grid development and market efficiency. The latter not the least through the price formation ensuring that market participants will face the correct price signals. However, one could argue that the bottom line is to decide on the total operational costs of the electricity area in question and the distribution of these among the market participants, i.e. generators, consumers and grid customers respectively. From that viewpoint, as Sweden isn’t part of the CCR Core, we are not in the position to comment on the delimitation of bidding zones within this area.

However, as current practice is that internal bottlenecks to a substantial extent is dealt with by restricting cross-border transmission capacity, this is also a matter for stakeholders in other CCRs. Swedenergy fully recognizes that the choice of measures to deal with internal congestions is a national matter, however, to limit cross-border trade is not.

The consultation as such could be discussed, but we find it odd that the questions are not about the report, but rather asking stakeholders of their assessment of different hypothetical configurations. However, this calls for thorough analysis which we neither have the time nor competence to realize given the relative short consultation period. Besides, it was our understanding that such an analysis was the aim of the performed review. Our answer will therefore focus on the process in general and comment on some details from our perspective.

Although we respect the competence of ENTSO-E, and are pleased to see references to the Nordic and Swedish market. However, we are concerned that conclusions and simple facts are not correct which taints the report.
General comments

We acknowledge the very introvert perspective of the study, as the organization of the market as such is a task for the parties directly involved, however as the issue of restrictions in cross-border trade has been publicly debated for some time, this ought to have been discussed explicitly. Perhaps leading forward to the fundamental question of how to minimize the costs of internal bottlenecks within CCR Core without restricting the trade of electricity with neighboring CCRs?

Of course, as the review stems from legislation, it is central to also address the legal requisites. However, the report gives the impression of a very "square" way to address the issue leading to a focus on details rather than a necessary more holistic approach. The criteria listed in CACM is vital but they shouldn’t necessarily be analyzed separately, sometimes rather the opposite. Security is of course important, to mention one, but a reorganization of bidding zones does not change the physics of the grid. The definition of bidding zones could however affect the costs to reach a certain level of security.

We fully support the inclusion of stakeholders in the process, however sometimes it is not clear in the report what are opinions quoted from consultations and what are results based on detailed methodology. The most protruding example is the commentary regarding the Nordic market in general, and the effect of the split of the Swedish bidding zone in 2011 in particular. From the Swedish perspective we cannot see any decrease in competition and it is our understanding that the change has led to a more efficient utilization of the grid. It is true that the liquidity for cross-border hedging could be improved, but this could easily be solved by TSOs issuing instruments according to the FCA.

We support the intention of two approaches with expert-based and model-based configurations respectively. From a layman’s perspective it is however odd that the later isn’t more developed as it ought to be a fundamental basis for analyzing grid investments.

The value to decision makers of the evaluation presented could be discussed, as this is qualitative, comparative and relative. The different criteria in themselves carry different weight, but also the degree of positive or negative impact may vary with different configurations of bidding zones. But one might also ask for whom the rating is better or worse? There are distributional effects of different configuration which is of interest. Not only for the "insiders", but also for market participants in adjacent CCRs.

Also, the qualitative evaluation is a bit of a letdown. An initial hypothesis would be that in general smaller bidding zones are more flexible whereas larger areas has benefits in volume, not the least from the market perspective. However, even though there is no strict limit to define when a market is too small, the FCA is a remedy in supporting liquidity and counteract market concentration.

Throughout the report, we conclude that ENTSO-E finds the importance of price signals fundamental, and we agree. Correct price signals provide efficient dispatch and consumption, which is both cost efficient and positive from an environmental perspective. An efficient dispatch facilitates efficient system operation, hence is beneficial for the security of supply. Price signals provides information on the value of grid enforcements between bidding zones, and in a transparent way not concealed in the costs of remedial actions.

Specific comments

5.7 Economic efficiency

The finding on page 50 is slightly incomprehensible: "Splitting an existing bidding zone will increase total system costs (day-ahead market), but decrease redispatch costs" What is meant; total costs for the system or for the day-ahead market? Even though the cost of redispatch ought to be smaller than the sum of all market participants adjusting to new prices in more than one bidding zone, the fact that they are adjusting their behavior to more correct prices ought to exceed the gain of redispatch decision of the TSO. At least in the longer run considering investment decisions.

Furthermore, re-configuration of bidding zones will have a distributional effect which must be taken into account.

5.8 Firmness costs

This section should be considered together with the following sections, i.e. 5.9-5.11. Whereas the CACM aims at an efficient competition in the DA- and ID-market respectively, the FCA is a valuable tool to support competition also in the forward market, which is essential for cross-border competition and reduce the advantage of incumbent market participants.
5.9 Market liquidity

Swedenergy strongly oppose the conclusions regarding the Nordic and Swedish electricity market. The Nordic market has been a success since 1996. One of the factors to this is that the large volume of trade is done at organized market places as Nord Pool and Nasdaq Commodities, securing not the least a transparent and non-discriminatory price formation. This compared to markets based on bilateral trading.

Whereas the volume traded at Nord Pool is still increasing, even at more than 90% of the consumption, it is correct that the volumes traded at Nasdaq Commodities have decreased. However, in our opinion this is to the larger share a consequence of the introduction of EMIR and MiFID, which have had a greater impact than in the rest of Europe due to a more comprehensive use of financial derivatives and bank guarantees, facilitating active trade at the market also smaller companies could trade actively at the market places. To this one could add also e.g. lower availability to free capital since the credit crunch, lower electricity prices and lower price volatility in the forward curve. During an earlier period, where the number of bidding zones also increased, or where adjusted, the volume increased. The expression “inadequate or repeated sample that by chance will find a pattern” springs to mind.

ENTSO-E implies that the Nordic market is not well-functioning. We beg to differ. The Nordic markets comprise of 13,3 million customers and 390 electricity suppliers, divided in 12 bidding zones. In the largest bidding zone, SE3, there are 3,6 million customers with a yearly consumption of 87 TWh and 19 GW of installed generation capacity. The smallest bidding zone is SE1 with 180 000 customers and a yearly consumption of 9.6 TWh and 6 GW if installed generation capacity. The Swedish regulator have analyzed the development several times, without raising any concerns.

Regarding products for long-term cross-zonal trading, we do not support the conclusion regarding CID products. The development of the Nordic market is in itself a proof that EPAD’s do work, and in principle is no different from any other product in the financial market.

5.12 Price signals for building infrastructure

Besides a more efficient usage of existing transmission capacity, the zonal prices in Sweden have triggered a public discussion on the importance of infrastructure and the need for further investments. This has been very positive and raised the understanding of infrastructure to customers and media, but also to decision makers and might even be helpful in shortening the time period between planning and the actual operation of investments.

5.15 Transition and transaction costs

We can agree that the number of necessary changes in continental Europe would be higher than in the Nordic market. But this is only because market splitting is in place in the Nordics. However, this is only an argument defending status quo. Of course, there are differences that must be taken care of, e.g. related to support schemes, but these are indirect effects and the validity could be discussed. To what extent should national policies in adjacent areas have repercussions to the efficiency of the market in general?

The reference to less complex market coupling in the Nordic could also be discussed. Besides that flow-based is the default method for capacity calculation, and will be implemented in the Nordic market, an appropriate delimitation of bidding zones is a corner stone to ensure the efficiency and transparency in the market.

To our surprise ENTSO-E also describes the Nordic market as a mandatory pool, which is not the case, and never has been. Trading, and clearing, via Nord Pool is just an option for the market participants.

5.19 Balancing mechanism and settlement process

It is our understanding that the CACM and the bidding zone review is all about improving the efficiency of the electricity market. Therefore, we find it peculiar that ENTSO-E argues that several imbalance prices in one country seems questionable from the regulatory/political perspective.
11.2.11 NORDENERGI

In principle, the delimitation of bidding zones is an internal organization with the aim of dealing with limitations in the transmission of electricity within a designated geographical area. Of course, there are several dimensions that must be considered e.g. security of supply, grid development and market efficiency. The latter not the least through the price formation ensuring that market participants will face the correct price signals. However, one could argue that the bottom line is to decide on the total operational costs of the electricity area in question and the distribution of these among the market participants, i.e. generators, consumers and grid customers respectively. From that viewpoint, as the Nordics as a whole isn’t part of the CCR Core, we are not in the position to comment on the delimitation of bidding zones within this area.

However, as current practice is that internal bottlenecks to a substantial extent is dealt with by restricting cross-border transmission capacity, this is also a matter for stakeholders in other CCRs. Nordenergi fully recognizes that the choice of measures to deal with internal congestions is a national matter, however, to limit cross-border trade is not.

The consultation as such could be discussed, but we find it odd that the questions are not about the report, but rather asking stakeholders of their assessment of different hypothetical configurations. However, this calls for thorough analysis which we neither have the time nor competence to realize given the relative short consultation period. Besides, it was our understanding that such an analysis was the aim of the performed review. Our answer will therefore focus on the process in general and comment on some details from our perspective.

Although we respect the competence of ENTSO-E, and are pleased to see references to the Nordic and Swedish market. However, we are concerned that conclusions and simple facts are not correct which taints the report.

General comments

We acknowledge the very introvert perspective of the study, as the organization of the market as such is a task for the parties directly involved, however as the issue of restrictions in cross-border trade has been publicly debated for some time, this ought to have been discussed explicitly. Perhaps leading forward to the fundamental question of how to minimize the costs of internal bottlenecks within CCR Core without restricting the trade of electricity with neighboring CCRs?

Of course, as the review stems from legislation, it is central to also address the legal requisites. However, the report gives the impression of a very "square" way to address the issue leading to a focus on details rather than a necessary more holistic approach. The criteria listed in CACM is vital but they shouldn’t necessarily be analyzed separately, sometimes rather the opposite. Security is of course important, to mention one, but a reorganization of bidding zones does not change the physics of the grid. The definition of bidding zones could however affect the costs to reach a certain level of security.

We fully support the inclusion of stakeholders in the process, however sometimes it is not clear in the report what are opinions quoted from consultations and what are results based on detailed methodology.

We support the intention of two approaches with expert-based and model-based configurations respectively. From a layman’s perspective it is however odd that the latter isn’t more developed as it ought to be a fundamental basis for analyzing grid investments.

The value to decision makers of the evaluation presented could be discussed, as this is qualitative, comparative and relative. The different criteria in themselves carry different weight, but also the degree of positive or negative impact may vary with different configurations of bidding zones. But one might also ask for whom the rating is better or worse? There are distributional effects of different configuration which is of interest. Not only for the "insiders", but also for market participants in adjacent CCRs.

Also, the qualitative evaluation is a bit of a letdown. An initial hypothesis would be that in general smaller bidding zones are more flexible whereas larger areas has benefits in volume, not the least from the market perspective. However, even though there is no strict limit to define when a market is too small, the FCA is a remedy in supporting liquidity and counteract market concentration.

Throughout the report, we conclude that ENTSO-E finds the importance of price signals fundamental, and we agree. Correct price signals provide efficient dispatch and consumption, which is both cost efficient and positive from an environmental perspective. An efficient dispatch facilitates efficient system operation, hence is beneficial for the security of supply. Price signals provides information on the value of grid enforcements between bidding zones.
11.2.12 EDF

1. EDF appreciates stakeholders’ involvement and acknowledges the significant effort of TSOs in performing the Bidding Zone Review and consulting the stakeholder advisory committee with representatives of the main European associations. However, EDF regrets that the first public consultation in the Bidding Zone (BZ) Review process aims to collect feedback on the draft final report only. In EDF’s view, the impacts of a BZ review are at least as significant for the value of generation/storage/demand assets, as they could be for network infrastructure. From this perspective, stakeholders’ implications throughout the whole process is key and public workshops and consultations should be organized at every strategic step of the study (e.g. to select the modelling approach, assumptions, configurations, assessment criteria).

2. EDF acknowledges that performing a Bidding Zone Review encompasses significant technical challenges, which cannot be properly addressed through simplistic solutions. Therefore, EDF welcomes the conclusion of the participating TSOs that the simulations are not sufficiently robust to provide reliable quantitative results and shares TSOs recommendations that given the lack of evidence, the current bidding zone delimitation should be maintained.

On the methodological aspect, before another bidding zone review exercise is triggered, EDF considers that the modelling approach should be improved in two main directions:

i) making realistic nodal prices,

ii) computing energy prices and dispatch (resulting from the market and prior to costly remedial actions) resulting from zonal markets consistent with operational practices.

To assess the robustness of simulations for future scenarios, EDF would recommend to conduct back testing of the simulation methodology with past scenarios and historical data (e.g. 2015 and 2016). For this benchmark, the analysis could compare the simulations’ results with historical figures on the location of congestions in the network and on the order of magnitude of congestion management costs.

It is only when simulations are sufficiently robust compared with past scenarios, that they could meaningfully be applied to forecasted scenarios.

EDF believes that changing bidding zone configuration has significant socio-economic impacts, and should not be mandated without a prior robust assessment. As long as the robustness of quantitative assessment is not demonstrated, EDF believes that a qualitative analysis is the best option to identify the potential impacts of changing for an alternative BZ configuration.

3. EDF agrees with the involved TSOs that the location of forecasted congestions and the simulation of zonal market (with fixed cross-zonal capacities) are not sufficiently robust to derive any quantitative assessment of a change in Bidding Zone configuration. But beyond that, EDF would like to stress the need for a relative stability of bidding zones over time to avoid excessive regulatory uncertainties, which may deter investments and have a negative impact on the availability of hedging products in forward markets. Furthermore, considering that switching to any alternative BZ configuration under study is likely to generate significant transition costs (e.g. adaptation of existing contracts, limitation of hedging opportunities in the transition period, IT developments,...), EDF welcomes the no-change recommendation.

In EDF’s view, structural congestions can also be appropriately managed through alternative coordinated measures, such as capacity calculation and allocation, countertrading and redispatching, targeting a maximization of the socio-economic welfare at regional scale. The implementation of network codes and guidelines, in particular CACM, is the right framework to make sure that cross-zonal capacities reflect the actual capability of the power system to accommodate the dispatch resulting from zonal prices. In line with this view, EDF considers that congestion rents and congestion management costs should also be consistently allocated to make sure that TSOs cannot make undue profits from postponing/cancelling network development that would address a structural congestion. From this perspective the “requester pays” principle for congestion management has insightful properties.

4. If another Bidding Zone Review were to be initiated, EDF recommends:

a. Prior to taking the initiative to launch a Bidding Zone Review, ACER, NRAs and TSOs should carefully consider the costs associated with performing the Bidding Zone Review exercise (several M€) and the financial risk for price-sensitive investors due to a possible change of market fundamentals (several G€). Moreover, it should be considered that if the modelling approach is not robust enough yet, the whole process is most likely to end up with the same type of multi-criteria assessment, from which no change could reasonably be recommended.

b. If a robust assessment can be performed, EDF recommends to assess the impact of each possible evolution in Bidding Zone configuration instead of assessing packages of changes.
c. If a robust assessment can be performed, EDF considers that the same simulation framework used to assess economic efficiency of new possible bidding zone configurations (i.e. simulation of dispatch, energy prices in every bidding zone, and redispatching needs) should be used to assess potential stranded costs/windfall profits for capital intensive assets such as merchant lines and generation assets. Such an assessment will provide insightful figures as of the financial risk that can be associated with pending recommendation on bidding zone configuration.

d. The involved TSOs should perform a consultation on the relative importance of the different evaluation criteria and duly consider the diversity of views among the stakeholders.

e. The involved TSOs should consider not only the relatively restrictive list of criteria defined by CACM, but also other insightful ones, as the social and political costs of defining different Bidding Zones in the same country and the potential impact it can have, for example, on territories' economic development (e.g. due to differences in electricity prices in different regions of the same country), and on the sense of belonging to a national (and European?) community.

f. Make available the full dataset to ensure transparency of the process

Specific replies to the questions:

On network security? – i) On the ability of bidding zone configurations to ensure operational security

EDF considers that operational security should not depend on the bidding zone configuration.

Concerning short-term operations (which should be the core dimension for assessing network security): Regardless of the bidding zone configuration, TSOs can use remedial actions to correct any dispatch that do not match with the capability of the grid. EDF acknowledges that constraining cross-zonal exchanges (or designing smaller bidding zones) may limit the use of remedial actions, but if it is dispatched due to market signals or through remedial actions, the same level of capacity should be available to solve potential congestions.

Concerning investment (this dimension is already considered under criteria 2.vi and 2.vii and should therefore be disregarded from the analysis on network security): EDF expects that investments in regulated network assets aim at maximizing social welfare at European scale, i.e. for a given demand, minimizing CAPEX and OPEX to serve the demand. Bidding Zone configuration or nationality should not be regarded when taking investment decisions in transmission infrastructure. As of investment in generation/demand assets, bidding zone configuration can indeed influence market fundamentals and deliver a more local signal. However, the more local the more sensitive the signal is with respect to network development, or demand/generation evolutions. Therefore, smaller bidding zones could not always deliver sufficiently reliable signals for local investments and cannot be considered as more efficient to address structural congestions in the long term.

Therefore, EDF’s assessment of criterion 1.i. is:

Change | A | B | C | D
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Li (EDF) | (0) | (0) | (0) | (0)

On network security? – ii) On the ability of bidding zone configurations to ensure security of supply:

For the same reasons as in criteria 1.i. (i.e. in the short term, markets + remedial actions should lead to the same possibilities regardless of the bidding zone configuration; in the long term, investments in regulated transmission infrastructure should be independent of bidding zone configurations, and small bidding zones do not systematically provide reliable signals for investments necessary to meet security of supply targets), EDF considers that security of supply should not depend on the bidding zone configuration.

By the way, it is surprising that the study derives a security of supply criterion for Germany South, whereas Germany has not officially communicated a criterion at national level.

EDF’s assessment of criterion 1.ii. is:

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Lii (EDF) | (0) | (0) | (0) | (0)

On network security? – iii) On the degree of uncertainty in cross-zonal capacity calculation:

EDF considers that uncertainty in cross-zonal capacity calculation is not a relevant criteria for the bidding zone review.

Uncertainty in cross-zonal capacity calculation results most frequently from its variability, which is related to the accurate consideration of the electricity system conditions for every market time unit. From this perspective, uncertainty in cross-zonal capacity calculation can even be considered positively.

EDF disagrees with the wording by ENTSOE presenting uncertainty as an attribute of Flow-Based capacity calcula-
tion. The same level of uncertainty can apply to net transfer capacities if they are efficiently calculated. As a matter of fact, the coordinated methodologies presented in 2017 and 2018 by the TSOs of CCRs display also CNE selection, GSK definition, and PTDF computation for NTC calculation. Notwithstanding this different view, EDF recognizes that creating new borders (i.e. splitting bidding zones) generates additional cross-zonal capacities, whose settings might be difficult to predict.

Therefore, EDF’s assessment of criterion 1.iii. is:

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On overall market efficiency? – i) On any increase or decrease in economic efficiency arising from the change:

EDF considers that economic efficiency is a key criterion for the bidding zone review.

EDF agrees with TSOs’ opinion that remedial actions (i.e. a combination of countertrading and redispatching actions) should only be triggered in case of congestion. In practice, TSOs have to set cross-zonal capacities for every border between bidding zones, which constrains market coupling. Those capacities should ideally reflect physical limitations for each market time unit:

- If they are more conservative than necessary, they may limit economic efficiency as TSOs will not be allowed to manage redispatching in case there is no physical congestion.
- If the cross-zonal capacity is too loose, then TSOs face a congestion that they will have to solve by correcting the outcomes of the market, thus restoring security through efficient remedial actions.

In practice, operational uncertainties impose TSOs to operate frequently under the first situation.

Hence, the more borders are created in the bidding zone configuration, the highest is the risk of a less efficient generation dispatch. Under this rationale, EDF’s assessment of criterion 2.i. is:

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On overall market efficiency? – ii) On the cost of guaranteeing firmness of capacity

EDF considers that the cost of guaranteeing firmness of capacity is not a relevant criterion for the bidding zone configuration.

In EDF’s view, the cross-zonal capacity considered as firm has been previously allocated by TSOs, which already collected the corresponding value from market participants. Hence, the average expenses by TSOs to guarantee firmness should theoretically correspond to their income when allocating the corresponding capacities.

From this perspective, guaranteeing firmness of capacity should not be considered as a cost from a system-wide perspective. Therefore, EDF’s assessment of criterion 2.ii. would be:

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On overall market efficiency? – iii) On market liquidity

EDF considers that market liquidity is a key criterion.

EDF agrees with the assessment made by the involved TSOs:

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On overall market efficiency? – iv) On market concentration and market power

EDF considers that market concentration and market power is not a relevant criterion for the bidding zone configuration.

First, EDF considers irrelevant, the HHI indicator used by the involved TSOs, as the evaluation of market concentration should account for cross-zonal exchange capacities and the related competition with entities located in other Bidding Zones.

Second, in case of a (physical) congestion, market concentration and market power (which are not a problem per se, as long as the dominant entity does not abuse from the situation) can exist at a scale smaller than a bidding zone, which is not considered properly in the metrics proposed in the draft report.
Therefore, EDF’s assessment of criterion 2.iv. is:

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On overall market efficiency? – v) On the facilitation of effective competition

EDF considers that facilitating the effective competition is a relevant criterion for the bidding zone review.

Consistent with the analysis of criterion 2.i, EDF believes that the more borders are created, the higher is the risk of unnecessary restriction of cross-border exchanges (and hence reduction of cross-zonal competition). On the contrary, in large bidding zones the risk of distorted competition is lower as long as all assets located in the same bidding zone face the same price, even in case of remedial action.

Hence, the more are the borders in the bidding zone configuration, the less effective the competition tends to be. According to this rationale, EDF’s assessment of criterion 2.i. is:

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On overall market efficiency? – vi) On price signals for building infrastructure

EDF considers that price signals for building infrastructure is not a relevant criterion

EDF expects that investments in regulated network assets aim at maximizing social welfare at European scale, i.e. for a given demand, minimizing CAPEX and OPEX to serve the demand. Bidding Zone configuration should not be regarded when taking investment decisions in transmission infrastructure.

Therefore, EDF’s assessment of criterion 2.vi. is:

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On overall market efficiency? – vii) On the accuracy and robustness of price signals

EDF considers that accuracy and robustness of price signals is a relevant criterion that can hardly be quantitatively assessed.

Regarding the accuracy of price signals for short-term operation, EDF tends to consider that the most efficient dispatch can be easier achieved with large bidding zones, as creating additional borders encompasses the risk of setting cross-zonal exchange capacities too low. The consequence of this could not only result in inefficient short term operational decisions, but also in possible distortions of investment decisions.

More generally, concerning investment in generation/demand assets, bidding zone configuration can indeed influence market fundamentals and deliver a more local signal. However, the more local the more sensitive this price signal is to network development and operation, or demand/generation evolutions. Therefore, smaller bidding zones do not always deliver sufficiently reliable signals for local investments and cannot be considered as more efficient to address structural congestions in the long term.

Therefore, EDF’s assessment of criterion 2.vii. would be:

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On overall market efficiency? – viii) On transaction and transition costs, including the cost of amending existing contractual obligations incurred by market participants, NEMOs and TSOs

EDF considers that transaction costs and transition costs are two key criteria that should be considered separately.

EDF generally recognizes that any change in bidding zone configuration generates transaction costs. Nevertheless, these associated costs are proportional to the number of bidding zone directly impacted by the change. From this perspective, considering marginal evolutions of the bidding zone configuration can be an insightful option for a new bidding zone review.

EDF also wants to highlight the dramatic impact that a change of bidding zone configuration can have on market fundamentals, influencing to a very large proportion the value of price-sensitive assets: for example, if a single bidding zone encompasses the two ends of a merchant line, then its market value drops virtually to zero. The fact that bidding zone configuration can change is per se a regulatory risk that is very difficult to anticipate for investors and the financial risks leads to additional investment costs. Stability is key to limit financial risk, and EDF calls therefore for considering transition costs (as the amount of potential stranded costs associated with a change in configuration) as a major dimension in the bidding zone review.
Therefore, EDF’s assessment of criterion 2.ix. would be:

Change | A | B | C | D
---|---|---|---|---
2.ix (EDF) transaction | -1 | -1 | -1 | -1
2.ix (EDF) transition | -1 | -1 | -1 | -1

On overall market efficiency? – ix) On the cost of building new infrastructure which may relieve existing congestion

EDF considers that the cost of building infrastructure to relieve existing congestion is not a relevant criterion.

The need for addressing congestion is related with efficient operation of the existing infrastructure. If it is operated efficiently (which is usually considered in the TYNDP), then regardless of the bidding zone configuration, the costs to be incurred to solve congestions through the development of new infrastructure will be the same.

Therefore, EDF’s assessment of criterion 2.ix. is:

Change | A | B | C | D
---|---|---|---|---
2.ix (EDF) | 0 | 0 | 0 | 0

On overall market efficiency? – x) On the need to ensure that the market outcome is feasible without the need for extensive application of economically inefficient remedial actions

EDF considers that the need to ensure that the market outcome is feasible without the need of economically inefficient remedial actions is not a relevant criterion.

First, the feasibility of the market outcome should not be an objective per se. An inefficient market outcome that does not generate any congestion is not desirable. EDF calls therefore for disregarding this criterion.

Second, EDF does not understand why TSOs would apply economically inefficient remedial actions. SOGL should foresee for the coordinated management of congestions and the selection of the most efficient remedial actions. Considering that TSOs succeed in coordinating themselves to trigger remedial actions efficiently, EDF does not see any significant impact of the bidding zone configuration on the use of ‘economically-inefficient’ remedial actions.

Therefore, EDF’s assessment of criterion 2.xi. would be:

Change | A | B | C | D
---|---|---|---|---
2.xi (EDF) | 0 | 0 | 0 | 0

On overall market efficiency? – xii) On the impact on the operation and efficiency of the balancing mechanisms and imbalance settlement processes

EDF considers that the impact of bidding zone configuration on balancing mechanism is not a relevant criterion.

EDF considers that the implementation of the EBGL will reduce the differences between balancing mechanisms and lead to a harmonization of imbalance settlement processes.

Apart from the transition costs associated with changing the IT of network operators, BRPs and BSPs, EDF believes that changing the bidding zone configuration would have a limited impact on the efficiency of the balancing mechanisms. In practice however, EDF notes that the costs of contracting balancing reserves and balancing activations tend to be higher (per consumed MWh) in small bidding zones.

Therefore, EDF’s assessment of criterion 2.xii. is:

Change | A | B | C | D
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2.xii (EDF) | 0/- | 0/- | 0/- | 0/+
EDF wants to highlight the dramatic impact that a change of bidding zone configuration can have on market fundamentals, influencing to a very large proportion the value of price-sensitive assets: for example, if a single bidding zone encompasses the two ends of a merchant line, then its market value drops virtually to zero. The fact that bidding zone configuration can change is per se a regulatory risk that is very difficult to anticipate for investors and the financial risks leads to extremely high costs. Stability is key to limit financial risk, and EDF calls therefore for considering transition costs (as the amount of potential stranded costs associated with a change in configuration) as a major dimension in the bidding zone review.

Therefore, EDF’s assessment of criterion 3.i. would be:

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On stability and robustness of Bidding Zones: – ii) On the need for bidding zones to be consistent for all capacity calculation time-frames

EDF considers that the consistency of bidding zone configuration with the time frames for capacity calculation is not a relevant criterion.

If bidding zone configuration were to be changed after capacities have been allocated, this would generate transaction costs. This dimension should thus be accounted under the transaction costs dimension.

Therefore, EDF’s assessment of criterion 3.ii. would be:

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On stability and robustness of Bidding Zones: – iii) On the need for each generation and load unit to belong to only one bidding zone for each market time unit

EDF considers that the unicity of bidding zone configuration is more a prerequisite than a criterion.

Therefore, EDF’s assessment of criterion 3.iii. would be:

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On stability and robustness of Bidding Zones: – iv) On the location and frequency of congestion, if structural congestion influences the delimitation of bidding zones, taking into account any future investment which may relieve existing congestion

EDF considers that the location and frequency of congestion is not a relevant criterion.

EDF considers that the occurrence and depth of congestions, as well as the volume of remedial actions triggered to manage them, should be subject to full transparency by transmission system operators, regardless of the bidding zone configuration, in accordance with their transparency obligations under Transparency and REMIT regulations.

As soon as it would be the case, market parties would get at least as much information on congestions from transparency publications by TSOs requesting remedial actions, than they would get by observing NTCs and price formation between small bidding zones. From this perspective, EDF disagrees with the evaluation made by the involved TSOs and considers that the assessment of criterion 3.iv. should be:

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On reference case (The current Bidding Zone delimitation): – Earliest time for implementation

Already implemented.

Explain why:

Considering the lack of evidence that any of the “expert-based” configurations would be more efficient than the existing one and the significant transition costs of changes in the bidding zone configuration, EDF believes that the no-change recommendation is the most reasonable.

EDF would like to stress that this recommendation is consistent with the need for a relative stability of bidding zones over time to avoid excessive regulatory uncertainties, which may deter investments and have a negative impact on the availability of hedging products in forward markets.

From this perspective, EDF highlights that frequent requests to review the bidding zone configuration induce significant financial risks for price-sensitive investors.

On DE/AT Split – Earliest time for implementation

October 1st 2018?

Explain why:

Considering the lack of evidence that any of the “expert-based” configurations would be more efficient than the existing one and the significant transition costs of changes in the bidding zone configuration, EDF believes that the no-
change recommendation is the most reasonable.

EDF would like to stress that this recommendation is consistent with the need for a relative stability of bidding zones over time to avoid excessive regulatory uncertainties, which may deter investments and have a negative impact on the availability of hedging products in forward markets.

From this perspective, EDF highlights that frequent requests to review the bidding zone configuration induce significant financial risks for price-sensitive investors.

On Big Country Split – Earliest time for implementation:

Not desirable for the time being

Explain why:

Considering the lack of evidence that any of the "expert-based" configurations would be more efficient than the existing one and the significant transition costs of changes in the bidding zone configuration, EDF believes that the no-change recommendation is the most reasonable.

EDF would like to stress that this recommendation is consistent with the need for a relative stability of bidding zones over time to avoid excessive regulatory uncertainties, which may deter investments and have a negative impact on the availability of hedging products in forward markets.

From this perspective, EDF highlights that frequent requests to review the bidding zone configuration induce significant financial risks for price-sensitive investors.

On Big Country Split – Earliest time for implementation:

Not desirable for the time being

Explain why:

Considering the lack of evidence that any of the "expert-based" configurations would be more efficient than the existing one and the significant transition costs of changes in the bidding zone configuration, EDF believes that the no-change recommendation is the most reasonable.

EDF would like to stress that this recommendation is consistent with the need for a relative stability of bidding zones over time to avoid excessive regulatory uncertainties, which may deter investments and have a negative impact on the availability of hedging products in forward markets.

From this perspective, EDF highlights that frequent requests to review the bidding zone configuration induce significant financial risks for price-sensitive investors.
VERBUND AG welcomes the opportunity to comment on the draft BZ report.

We do agree with the TSOs’ conclusion and recommendation that “the evaluation presented in this First Edition of the Bidding Zone Review does not provide sufficient evidence for a modification of or for maintaining of the current bidding zone configuration. Hence, the participating TSOs recommend that, given the lack of clear evidence, the current bidding zone delimitation be maintained.”

As modifications of bidding zones, splits even much more than mergers, do have tremendous market impacts, VERBUND stipulates that at least the provisions of CACM Regulation are fulfilled and a profound analysis characterized by factual correctness and independent of political interference has to be done before any recommendation to modify bidding zone configuration.

We take note that the TSOs’ recommendation should not be an endorsement of or an objection against the pending split of the German/Luxembourgian and Austrian bidding zone but – as a matter of fact – this pending split is not justified by the required evaluation in accordance with the CACM Regulation.

We do stress again that a DE/LU-AT split will have asymmetric impact on AT and DE: hardly any effects on the German market, but tremendous effects on the remaining small Austrian market. Liquidity in Austrian markets will decline, in forward markets to no liquidity, as can currently already be observed. Cost effects by a DE/LU-AT split on AT companies will naturally exceed those German companies have to face many times over.

Regarding the Consultation Questions, may we be permitted to say that these questions should have been answered by the report itself which thus only can be an interim report requiring deeper analysis. Therefore our comments in detail focus on the way forward and the evaluation provided on page 9 of the draft report.

VERBUND calls for the following next steps:

- Profound analysis and documentation of lessons learnt
- Immediate processing of lessons learnt, particularly developing the simulation environment
- Enabling the only scenarios being able to give insight where structural congestions are situated, namely the model-based scenarios
- Enabling quantitative analysis of market efficiency criteria as liquidity, market concentration, long-term hedging, economic efficiency reflecting transition and transaction costs.
- External support in data collection and evaluation will be necessary, notably as a pure addition of a number of completed cost surveys which will likely not cover a sufficient percentage of the parties affected does not result in a satisfactory assessment.
- Supporting completion of the internal electricity market: merging bidding zones does support this objective, splits do not support market integration!

Ad page 9 of the draft report:

Operational security

- We understand that one part of the improvement in operational security comes from splitting a bidding zone along structural congestion (BZR, p. 42: “(T)he market dispatch will take the structural constraint into account as a bidding zone border, thus the dispatch in the day-ahead market will ensure that this constraint is not compromised. Thus, consideration of potential congestions/grid constraints in the day-ahead dispatch is beneficial for operation security.”). In addition, the report says that problems in real-time operation cannot be fully addressed by a reconfiguration.
- Hence, we conclude that a positive impact on operational security very much depends on the existence of structural congestion between the new bidding zone. In case that there is no structural congestion we would expect no impact on operational security.
- When it comes to the assessment of the DE/AT split we note that neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. Thus, we propose replacing the (+) by (0) in the assessment on operational security for the DE/AT split.
Price signals for building infrastructure

- We note that in theory price signals only work if structural congestion result in price differences between the new bidding zones.

- When it comes to the assessment of the DE/AT split we note that neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. Thus, we propose replacing the (0/+ ) by (0) in the assessment for the DE/AT split.

Market outcomes in comparison to corrective measures

- We understand that this criterion evaluates the necessary remedial actions in a bidding zone in order to deal with congestion. Hence, a delineation of bidding zones along structural congestions should reduce the number of remedial actions.

- When it comes to the assessment of the DE/AT split we note that neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. Thus, we propose replacing the (0/+ ) by (0) in the assessment for the DE/AT split.

Stability and robustness of bidding zones over time

- We fully agree that the bidding zone configuration being stable and robust over time.

- We understand that the assessment of the „Big country Split“ and „Big country split 2“ with (-) is due to the planned infrastructure investments replacing the structural congestion along the new borders.

- When it comes to the assessment of the DE/AT split we note that

- Neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. From this perspective the criterion should be assessed with (-), because the bidding zone is split along a non-structurally congested border.

- In addition, there are also planned investments having an impact on the DE/AT border further increasing the cross-border capacity. Hence, following the same argument as for the big country splits this should be reflected in an assessment of (-).

- Hence, we propose replacing (0) by (-) for the DE/AT split.

Assignment of generation and load units to bidding zones

- We note that there are ongoing discussions in relation to the ongoing DE/AT split with regard to assignment of power plants.

- Hence, we propose replacing (0) by (-).

Location and frequency of congestion

- We understand that according to the BZR report this criterion is very much related to the criterion „Stability and robustness of bidding zone over time“. However, we note that this is not reflected in the assessment of this criterion.

- While the „Location and frequency of congestion“ gets a (+) for the DE/AT Split and the Big Country splits, „Stability and robustness of bidding zone over time“ gets a (0) and (-).

- Hence, we propose applying the same ratings for „Location and frequency of congestion“ and „Stability and robustness of bidding zone over time“.
11.2.14 MARKET PARTIES PLATFORM (MPP)

The Market Parties Platform (MPP) welcomes this opportunity to comment on a crucial topic for the European electricity market and the CWE region in particular.

The MPP would like to recall that any change in the bidding zone configuration not only has a major economic and financial impact for the assets located in the concerned zones, but any reconfiguration also creates very significant transaction costs for all market players. In the absence of a robust evaluation methodology and sound results, the MPP therefore deems appropriate the TSOs’ recommendation not to change the current configuration at this stage.

In view of potential future exercises, the MPP would however like to issue several key (and not exhaustive) recommendations:

- Given the economic impacts of any potential change in the bidding zone configuration, even the review process itself creates significant uncertainties and therefore risks for market players. The bidding zone review should therefore not be launched automatically, but only when there is a justification to do so, backed with appropriate evidence and indicators.

- Given that the 15 months duration foreseen by the CACM network code is very short for such a crucial topic, the MPP deems absolutely necessary that the modelling and evaluation methodology are tested and proved to be robust before any review process is officially launched. In particular, the model should be backtested and proved to be robust with past data.

- Should the “expert-based approach” be used in any future review, the MPP underlines that scenarios and configurations to be studied should not be chosen arbitrarily. To identify what are the scenarios that should be studied, a set of “screening indicators” should be developed ex ante (e.g. location of congestion justifying a limitation of cross-zonal exchanges through DA coupling, or the use of remedial actions in the IntraDay time frame). In any case, each bidding zone reconfiguration (merging and splitting) proposal should be studied one by one. Scenarios combining several reconfigurations can indeed encompass very different trends: the overall impact on social-economic welfare could be positive, but several of the reconfigurations included in the scenario could still have a negative impact taken individually. If each proposal is not studied independently from the start, the MPP considers that at least each scenario showing an overall positive impact on social welfare should then be broken down into sub-scenarios, where the impact of each reconfiguration would be studied independently.

- Regarding the criteria to be used to assess the various bidding zone review scenarios, the MPP considers that the provisions of the CACM network code do not mean that each of the criteria listed in the code should be assessed one by one or on equal footing, as some could be redundant (and could therefore be assessed jointly) or less relevant than others.

- Finally yet importantly, the MPP underlines the crucial need for increasing the transparency of the bidding zone review: the definition of scenarios, the modelling approach and the evaluation criteria should be discussed with stakeholders in details, in a fully transparent way. This could notably mean organising separate consultations on these three core methodological elements before any new bidding zone review is officially launched. A dedicated website should be created, so to make all documents available to all parties, providing information at the same time and on equal level to all market participants throughout the process. Stakeholders should also have sufficient time to give feedback in all public consultations.
11.2.15 UNION OF THE FRENCH ELECTRICITY INDUSTRY (UFE)

The Union of the French Electricity industry (UFE) welcomes this opportunity to comment on a key dimension of the design of European electricity markets. UFE acknowledges the difficulty of performing a task such as the bidding zone review. Not only the assessment is intrinsically complex, but this first edition has to be carried out in a context of ongoing major changes on key aspects such as capacity calculation or redispatching and countertrading methodologies.

Therefore, given the many uncertainties on future operation conditions on the one hand, and the very significant impacts of any change in the bidding zone configuration on market players on the other hand, UFE deems appropriate the careful approach used by TSOs and the recommendation, in absence of strong evidence in favour of an alternative configuration, not to change the current configuration at this stage. The option of changing the bidding zone configuration should indeed never be considered lightly, and adopted only if the new configuration is stable and brings long term benefits.

That being said, UFE believes the bidding zone review is an important exercise, and would like to propose some improvements for the future editions. UFE underlines that the results appear extremely sensitive to some key assumptions, and that it is therefore crucial to base the assessment on a robust set of scenarios.

From this perspective, UFE deems absolutely necessary that, especially when studying “expert based” configuration, each bidding zone splitting (or merger) hypothesis is studied one by one. Scenarios combining several splits (or mergers) can indeed hide very different trends: the overall impact on social-economic welfare could be positive, but several of the splits included in the scenario could still have a negative impact taken individually. If each hypothesis is not studied independently from the start, UFE considers that at least each scenario showing an overall positive impact on social welfare should then be broken down into sub-scenarios, where the impact of each split would be studied independently. Overlooking such a basic rule could lead to extremely detrimental results, on the sole basis of arbitrary modelling choices.

Regarding the identification of the splitting hypotheses to be studied, UFE believes a set of “screening indicators” should be developed. Such indicators would be useful in limiting the number of scenarios to study, while avoiding as much as possible arbitrary modelling choices from the start. UFE considers in particular that the costs of managing congestions (e.g. yearly redispatching and countertrading costs) in each bidding zone would be a sound indicator to use.

UFE also notes that the grid scenarios have a major impact on the results, which are therefore highly dependent on the chosen horizon of time and planning hypotheses used by TSOs regarding new transmission projects. UFE therefore stresses the importance to use transparent and time consistent grid scenarios for the exercise (e.g. ensuring that TSOs have a common understanding of the definitions of project status such as “planning” and “designing and permitting”, listing of new commissioned projects).

In terms of criteria to be used to assess the various bidding zone review scenarios, UFE considers that the provisions of the CACM network code do not mean that each of the criteria listed in the code should be assessed one by one or on equal footing, as some could be redundant or less relevant than others.

UFE stresses that any change in the bidding zone configuration not only has a very significant economic impact for the assets located in the concerned zones, but also creates transaction costs for all market players. Given the magnitude of the potential impacts, even the review process by itself generates risks. When it comes to a possible future bidding zone review process, UFE therefore believes it should only be triggered when the evaluation methodology will be robust enough. In particular, before any future review is officially launched:

- the model should be backtested and prove to be robust with past data;
- the evaluation criteria and scenarios to be studied should be discussed with stakeholders well in advance, as the 15 months duration foreseen by the CACM network code is very short for such a structural topic.

Finally, UFE underlines that changing the bidding zone configuration is not the only tool to achieve the objective of efficient congestion management at European level. The countertrading and redispatching methodologies, as well as the related cost-sharing methodologies, will (and should) be instrumental in this respect.
11.2.16 TIROLER WASSERKRAFT AG (TIWAG)

TIWAG-Tiroler Wasserkraft AG welcomes the opportunity to comment on the draft BZ report. TIWAG-Tiroler Wasserkraft AG is an Austrian energy company active in generation, trading, distribution and sales and therefore highly concerned by the market split Austria-Germany in around a half year.

TIWAG-Tiroler Wasserkraft AG agrees with the TSOs’ conclusion and recommendation that “the evaluation presented in this First Edition of the Bidding Zone Review (BZR) does not provide sufficient evidence for a modification of or for maintaining of the current bidding zone configuration. Hence, the participating TSOs recommend that, given the lack of clear evidence, the current bidding zone delimitation be maintained.”

As modifications of bidding zones, splits even much more than mergers, do have tremendous market impacts, TIWAG-Tiroler Wasserkraft AG stipulates that at least the provisions of CACM Regulation are fulfilled and a profound analysis characterized by factual correctness and independent of political interference has to be done before any recommendation to modify bidding zone configuration.

We take note that the TSOs’ recommendation should not be an endorsement of or an objection against the pending split of the German/Luxembourgian and Austrian bidding zone but – as a matter of fact – this pending split is not justified by the required evaluation in accordance with the CACM Regulation.

We do stress again that a DE/LU-AT split will have asymmetric impact on AT and DE: hardly any effects on the German market, but tremendous effects on the remaining small Austrian market. Liquidity in Austrian markets will decline, in forward markets to no liquidity, as can currently already be observed. Cost effects by a DE/LU-AT split on AT companies will naturally exceed those German companies have to face many times over.

Regarding the Consultation Questions, may we be permitted to say that these questions should have been answered by the report itself which thus only can be an interim report requiring deeper analysis. Therefore our comments in detail focus on the way forward und the evaluation provided on page 9 of the draft report.

TIWAG-Tiroler Wasserkraft AG calls for the following next steps:

- Profound analysis and documentation of lessons learnt.
- Immediate processing of lessons learnt, particularly developing the simulation environment
- Enabling the only scenarios being able to give insight where structural congestions are situated, namely the model-based scenarios.
- Enabling quantitative analysis of market efficiency criteria as liquidity, market concentration, long-term hedging and economic efficiency reflecting transition and transaction costs.
- External support in data collection and evaluation will be necessary, notably as a pure addition of a number of completed cost surveys which will likely not cover a sufficient percentage of the parties affected does not result in a satisfactory assessment.
- Supporting completion of the internal electricity market: merging bidding zones does support this objective, splits do not support market integration!

Ad page 9 of the draft report:

Operational security

We understand that one part of the improvement in operational security comes from splitting a bidding zone along structural congestion (BZR, p. 42: “The market dispatch will take the structural constraint into account as a bidding zone border, thus the dispatch in the day-ahead market will ensure that this constraint is not compromised. Thus, consideration of potential congestions/grid constraints in the day-ahead dispatch is beneficial for operation security”). In addition, the report says that problems in real-time operation cannot be fully addressed by a reconfiguration.

- Hence, we conclude that a positive impact on operational security very much depends on the existence of structural congestion between the new bidding zone. In case that there is no structural congestion we would expect no impact on operational security.
- When it comes to the assessment of the DE/AT split we note that neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. Thus, we propose replacing the (+) by (0) in the assessment on operational security for the DE/AT split.
Price signals for building infrastructure

We note that in theory price signals only work if structural congestion results in price differences between the new bidding zones. When it comes to the assessment of the DE/AT split we note that neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. Thus, we propose replacing the (0/+0) by (0) in the assessment for the DE/AT split.

Market outcomes in comparison to corrective measures

We understand that this criterion evaluates the necessary remedial actions in a bidding zone in order to deal with congestion. Hence, a delineation of bidding zones along structural congestions should reduce the number of remedial actions. When it comes to the assessment of the DE/AT split we note that neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. Thus, we propose replacing the (+) by (0) in the assessment for the DE/AT split.

Stability and robustness of bidding zones over time

We fully agree that the bidding zone configuration needs to be stable and robust over time.

We understand that the assessment of the „Big country Split“ and „Big country split 2“ with (-) is due to the planned infrastructure investments replacing the structural congestion along the new borders.

When it comes to the assessment of the DE/AT split we note that neither the ENTSO-E technical report nor the BZR report showed evidence for a structural congestion on the DE/AT border. From this perspective the criterion should be assessed with (-), because the bidding zone is split along a non-structurally congested border. In addition, there are also planned investments having an impact on the DE/AT border further increasing the x-border capacity. Hence, following the same argument as for the big country splits this should be reflected in an assessment of (-). Hence, we propose replacing (0) by (-) for the DE/AT split. Assignment of generation and load units to bidding zones

We note that there are ongoing discussions in relation to the ongoing DE/AT split with regard to assignment of power plants. Hence, we propose replacing (0) by (-).

Location and frequency of congestion

We understand that according to the BZR report this criterion is very much related to the criterion „Stability and robustness of bidding zone over time“. However, we note that this is not reflected in the assessment of this criterion.

While the „Location and frequency of congestion“ gets a (+) for the DE/AT Split and the Big Country splits, „Stability and robustness of bidding zone over time“ gets a (0) and (-).

Hence, we propose applying the same ratings for „Location and frequency of congestion“ and „Stability and robustness of bidding zone over time“.

Concerning the split of the common DE-AT bidding zone, we would like to specifically point out the following:

• The market liquidity is affected on both sides – DE and AT – while the AT market is strongly affected in terms of bid/ask spreads, depth of order books and tradable volumes such that it will be very difficult to properly hedge a risk out of a power portfolio.

• In the current common bidding zone DE/AT hydrological risks can be balanced with weather risks in DE. A split of the bidding zone will lead to higher volatility in price differences making price assessments less accurate and less robust. Therefore we do not expect to have a well determined price signal within the first years after the bidding zone split.

• Due to the mentioned lack in liquidity in the AT zone we are concerned about an effective competition for prices in common terms and the market concentration.

• AT utilities may have higher costs out of existing delivery contracts that do not cover a bidding zone split as well as for future agreements with partners and customers. Additional costs incur for building up the infrastructure for cross-zonal trading as well.
19.2.17. ENERGIEALLIANZ AUSTRIA GMBH (EAA)

ENERGIEALLIANZ Austria GmbH (EAA) is a wholesale energy trading company with headquarter in Vienna and main business in the common Austrian- German- Luxemburg- bidding zone.

With our statement we want to alert ENTSOE that the upcoming bidding zone configuration will increase the prices of the Austrian wholesale energy markets and has negative aspects for the European internal market and competition.

The actual first edition of the bidding zone review does not provide a sufficient evidence for a modification of the current bidding zone configuration. As the concerned TSO recommend, there is no clear justification to modify the current bidding zone. We agree with Oesterreichs Energie that the provisions of CACM regulation are already fulfilled and an upcoming further analysis should be done by factual correctness and without political interferences. A more detailed analysis is necessary to analyze the consequences of a bidding zone splitting correctly.

As our inquiries show, a bidding zone splitting of the common Austrian German and Luxemburg wholesale energy market would cause losses of market liquidity and increases spreads within a separate Austrian market. The effect of a splitting is an incalculable price risk for wholesale energy markets and increasing electricity prices in Austria. Also the Austrian regulator for wholesale energy markets E-Control expects increasing prices by reforming the current bidding zone.

According to the European aim of a common European internal market and equal competition in the European Union a regulatory splitting of the current bidding zone according to CACM without a clear justification would have only negative aspects for Austria. As also mentioned by Oesterreichs Energie there is no technical justification for a structural congestion on the German-Austrian border. Plant investments in German grid will improve the situation. The consequences are increasing prices on wholesale energy markets which only disadvantage the Austrian economy and increase the consumer costs in Austria.

A profound analysis by ENTSOE will come to the conclusion that a splitting of the current bidding zone has more negative effects as previously known and violates EU law.

11.2.18 BUNDESVERBAND DER ENERGIE- UND WASSERWIRTSCHAFT (BDEW)

The German Association of Energy and Water Industries (Bundesverband der Energie- und Wasserrirtschaft - BDEW) represents the interests of approximately 1,800 companies. The spectrum of its members ranges from local and municipal to regional and international companies. They represent about 90 percent of electricity sales in Germany.

This BDEW position has been formulated without the TSOs organized in our association, as they were involved in writing the review.

BDEW welcomes the no action recommendation, as with the available results, there is not sufficient evidence to propose a reconfiguration of the bidding zones.

For any recommended change, BDEW would expect a clear cost benefit analysis that shows significant benefits of the proposed new configuration.

The bidding zone review has been piloting the evaluation of effects on market efficiency and transition costs by reconfigurations. BDEW appreciates the efforts by TSOs, but would have preferred the use of quantitative assessments as well. The data collected in the REMIT monitoring should be available to analyse market activity as well. BDEW would highlight that the DE-AT Bidding Zone Border Project can be used as a reference for any future assessment. In this context we have observed a significant drop in liquidity; in fact the new Austrian market does not even seem to develop at all while the new German product also has not regained the liquidity of the former DE-AT product. This confirms previous experiences with the bidding zone splitting, where volumes and liquidity dramatically decreased both in futures contracts and electricity price area differentials.

BDEW understands the complexity to estimate networks for scenarios in the future. However, BDEW would like to remind TSOs that the project had access to impressive resources in the last years, so it is hard to imagine how any future process could be easily expected to improve on the approach.

BDEW has been following the BZR only indirectly, through the representation of Eurelectric in the stakeholder advisory group. Therefore, we would propose several improvements for future bidding zone reviews and especially in involving stakeholders.
1. Formal Consultation

After 2014, this is the first formal consultation of the bidding zone review. This makes it very difficult to assess the criteria that were selected. BDEW would expect future reviews to engage stakeholders in formal consultations in a far more rigorous manner throughout the entire process. In BDEWs view it would have been possible to consult also technical aspects of the review. The market efficiency assessment indicators have been widely discussed in the stakeholder group and BDEW appreciates that stakeholder feedback was integrated in the result. But as BDEW was not directly involved in the stakeholder group, there was not really an official channel to provide our direct feedback.

2. Scenario Definition

One major request of stakeholders was to include more scenarios. The 1st edition of the review includes several big country split scenarios, but only a small country merge scenario. It would have made the BZR stronger if the feedback from stakeholders would have been included and also merging scenarios would have been assessed. Furthermore, the model-based scenarios should be developed further. In particular, the ‘planned grid and post-processed’ scenario (showing only three zones) should be further analysed. This would give an indication of the potential of a large bidding zone merge.

3. Stakeholder Involvement

While we acknowledge the benefits of the stakeholder advisory group approach, a dedicated website should be created for future reviews to provide information at the same time and on equal level to all market participants throughout the process. It is also questionable if the confidentiality approach was realistic in this project. A bidding zone reconfiguration is a significant intervention into the market, and any decision should be considered with high degrees of transparency. Regular public consultations and/or public stakeholder workshops would increase transparency of the process. To facilitate proper stakeholder involvement, a longer timeframe for evaluating the review should be considered.

4. Future Bidding Zone Reviews

A review of existing bidding zones should only be launched if clear and publicly available evidence for the need exists, as each review constitutes a significant uncertainty for market participants. The next BZR should analyse merge and split scenarios on equal terms, chosen through a fully transparent and systematic approach. The scenarios for the review should also be selected with the objective to enlarge zones and to reduce the structural congestions earlier identified in the technical report. The selection should be prioritized by a public consultation. On a general note, and looking at potential future reviews which are launched by ACER, we think a closer connection between the findings of the triennial technical report and the definition of bidding zone scenarios should be made to ensure consistency and efficiency.

Also an analysis of effects on derivatives markets should be explicitly included in the analysis in the next edition of the BZR process. This is where the greatest economic effects of bidding zone changes materialize given open interest and the fact that two-thirds of power volumes traded in Europe are in derivatives. Benefits of liquid derivatives markets should be quantified, giving an indication of the economic loss associated with loss of liquidity. This could be measured e.g. by expected changes to the churn rate in a bidding zone. It is therefore important that data from the market monitoring is also included to assess market efficiency indicators. Redispatch should not be reduced to the associated cost, but its function to enable markets and the economic benefits of this should also be quantified as a benefit. Effects of bidding zone splits on incentives for grid extension should be considered in future Bidding Zone Review processes.
11.2.19 EURELECTRIC

eurelectric thanks ENTSO-E for the possibility to provide input to the Bidding Zone Review consultation. We would also like to thank ENTSO-E for the organization of the advisory committee during the past years.

This first BZR study allowed to deliver an impressive amount of information and observations, on several aspects (market, technical reports, review report), as a result of intense and challenging work. It also allowed revealing a lot of fundamental questions and challenges such as modelling congestion management on the 220 kV by the different TSOs, mapping future demand and generation at 220 kV buses, the impact of capacity calculation, etc. eurelectric acknowledges the complexity of modeling networks for future scenarios. eurelectric would like to highlight that the BZR is the first approach to include market efficiency costs and transition costs.

The draft report is providing the recommendation that no modification of the BZ configuration should be carried out. eurelectric remains neutral on the recommendation of the BZR study. We feel that a recommendation is proposed by ENTSO-E (TSOs of the corresponding study region) solely because it is driven by CACM Regulation. We acknowledge though that unfortunately the current legal framework of CACM Reg. does not allow flexibility in terms of not issuing a recommendation when sufficiently robust and credible analysis has not been possible to carry out/complete.

eurelectric would like to raise its concerns on the fact that the formal stakeholder consultation takes place only a few weeks before the final deadline. We are therefore wondering how and to what extent the stakeholders’ inputs will be considered in order to produce the final report.

We find that the consultation’s questions are not about the draft report provided by ENTSO-E, but are asking stakeholders for their own point of view of the expert-based configurations on the set of criteria mentioned in the CACM Reg. In order to formulate a sound and inclusive answer to these questions, one would need to perform an in-depth analysis which effectively was according to us, the goal of the BZR study itself. Since eurelectric did not perform such a detailed analysis and it is not realistic to perform such an analysis in four weeks only, our answers to the consultation are focusing on the process followed to elaborate this study. We also provide non-exhaustive and non-restrictive recommendations for future studies, in a constructive manner.

1. Some more detailed comments on the way this study was elaborated:

- On the criteria selection, CACM Reg. is listing the criteria that should be included in the study. It does not mean per se that these should be analyzed separately, one by one. There can be overlap between some criteria. For instance, “security” should not be a criterion assessed as such. Of course “Security” is of utmost importance and eurelectric does not want to question that. However, we consider that a change of BZ does not change per se the physics of the grid. We think that what should matter is the cost induced to reach a certain level of security. This should hence be included in the social welfare indicator.

- For some criteria such as transition costs and liquidity impacts, we think it was not relevant to combine individual opinions without a sound and detailed methodology to compute them. This creates the risk of comparing/adding apple and pears. We believe that a more structured process is necessary. ENTSO-E should perform itself an assessment of the impact of the bidding zones’ reconfiguration for both types of costs, using a fully transparent methodology with clear assumptions and proven/tested-results.

- It seems that this study did not reach a common way to model the network which we consider a critical success factor. In particular this is the case, with the way to allocate demand and generation to 220kV buses, and to tackle congestions on the 220 kV network. eurelectric finds this does not meet overall stakeholder expectations and hopes that for future studies, this can be overcome.

- From the beginning, eurelectric suggested to use more scenarios, especially with regards to merging of bidding zones. For future assessments, stakeholder should be able to propose scenarios as well, which reflect the interests of the market as well.
2. Based on the experience gained from this BZR study, eurelectric would like to share some recommendations and suggestions for the next BZR studies:

- We think that the next process should start with an assessment of success and issues of the first study, as well as proposals for improvements. Only then, the perimeter of the new review can be defined. This is very important in order to built on experience and make sure that the difficulties encountered in this process are properly tackled in the future. We would like this assessment to be shared with stakeholders.

- On the stakeholder involvement:
  - While we appreciated the organization of an advisory group, we suggest greater stakeholder involvement in the future. We believe it is crucial to have more regular stakeholder involvement throughout the BZR process further and beyond the public consultation(s) and the BZR advisory group.
  - One special hindrance was that some results of the BZR were treated as confidential, which made it unnecessarily complicated for the representatives of the associations to discuss feedback with their membership.
  - In particular, one needs to be more transparent on the assumptions made, be it for expert based or model based configurations and organize a public consultation on the selection of these configurations before starting the whole process. In the future, should NRA decide on the set of expert based scenarios, eurelectric suggests organizing an appropriate stakeholder consultation on this choice.
  - We also suggest having stakeholder discussions on the criteria that will be used to assess the different BZ configurations, while respecting the provisions of CACM Reg. (i.e.: how to translate CACM provisions into a set of relevant criteria).

- On the methodology:
  - In order to assess effects on market efficiency, eurelectric suggests exploiting REMIT data.
  - Given the difficulties encountered with the flow based modelling, we would suggest to properly reconsider the need (pros and cons) of modelling capacity calculation based on a flow-based approach.
  - We think that having back testing would also be important in order to build/ensure the expected model credibility. Testing system modelling, capacity calculation, and congestion management modelling with recent past market and network situation is a key verification factor in order to ensure that the computation results are relevant/correct. Such a test should show the correlation between observed congestion costs and scenarios.
  - eurelectric also suggests to devote sufficient resources on the fundamentals, i.e. on the grid modelling.
  - Finally, we think that a proper methodology for assessing the set of scenarios under the selected list of criteria is necessary. Where the criteria are assessed as a whole by ENTSO-E, full transparency on the methodology should be provided. Where the assessment requires adding inputs from stakeholders, a very clear methodology for computing them should be provided.

11.2.20 NORSK HYDRO ASA

About us: Hydro is a fully integrated aluminium company with 35,000 employees in 40 countries on all continents. In addition to production of primary aluminium, rolled and extruded products and recycling, Hydro also extracts bauxite, refines alumina and generates energy. Hydro is present within all market segments for aluminium, with sales and trading activities throughout the value chain serving more than 30,000 customers. Based in Norway and rooted in more than a century of experience in renewable energy, technology and innovation. We are following this process as a power consumer in europe.

Our main comments:

Since the review did not come up with a conclusion, we recommend to start a new review with the aim to come up with a conclusion. The period between the stakeholder input and the final report should be longer in order to take into consideration the stakeholders view in a better way. The organization in the project are of high importance in order to have a balanced view of it. the resp. TSO should be involved in such a way to enable this balance.
Position on the First Edition of the Bidding Zone Review
9 March 2018

From 9 February 2018 till 9 March 2018 the TSOs of Austria, Belgium, the Czech Republic, Denmark, France, Germany, Hungary, Italy, Luxembourg, the Netherlands, Poland, Slovakia and Slovenia open the consultation for the Bidding Zone Review in accordance with article 12 of the CACM.

First of all IFIEC would like to thank ENTSO-e for the opportunity to bring the perspective from the industrial energy consumers into this process. The Bidding Zone Review Process started in August 2015. This public consultation allows only for a one month response time with a very detailed Online survey. We recommend to extend the duration of the public consultation for the next Reviews. Overall, IFIEC does not dispose of the necessary technical information to adequately answer the questions in the Online Survey for specific bidding zone configurations or neither can provide detailed information for a single industrial player or the power intensive industry as a whole. For a quantitative assessment IFIEC requires more detailed information on data to understand the “blackbox”. For example it is difficult to understand for a why ENTSO-e sometimes deviates from their model based mathematical results and change to an expert based view again. Without knowledge of the computation details it is impossible to comprehend the findings.

Some general comments and impressions on the process
We had the impression, that with selection of the scenarios the focus from ENTSO-e was more to split bidding zones rather than to merge zones where it already makes sense. However, this approach basically contradicts with the goal of a single, integrated electricity market in Europe (or at least al regional level). A better compromise between splitting and merging scenarios, taking into account both scenarios’ advantages and disadvantages, in the next review is necessary. The discussion about the indicators of the evaluation (Table 1.1 in the report) in the Bidding Zone Advisory Group on 10 January showed all in all the trade-off between network security and market efficiency which cannot be resolved easily, which should be clear before starting the review.
At this stage, IFIEC agrees with the suggestion from ENTSO-e that the evaluation presented in this First Edition of the Bidding Zone Review does not provide sufficient evidence for a modification of or for maintaining of the current bidding zone configuration. In respect of this uncertainty the status quo should be maintained.

IFIEC would like to emphasize that when changes in the bidding zone configurations are considered, the transition cost/benefit of all impacted market players should be taken duly into account in the cost/benefit analysis. Furthermore, any changes in the configuration should be published to the market and market players in due time before the changes, so the market players can conduct the adjustments and preparations in an efficient way to a lowest possible cost.

In connection to the bidding zone proposal in the Clean Energy Package, IFIEC promoted the idea that, in principle, bigger market zones lead to higher liquidity and more options to provide flexibility to a broader geographical scope. The current statement of Commissioner Arias Canete on the final report by Commission Expert Group on 2030 electricity interconnection targets let us believe, that the EC works into the same direction. Mr. Canete stated that the EC will present a clean energy infrastructure package, which will include the third list of Projects of Common Interest and ideas for making operational the 15% interconnection target for 2030.

Bidding zones are also addressed in the Clean Energy Package proposal. In order to find a balanced solution IFIEC proposed the following change:
Art. 13. 1. Bidding zone borders shall be based on long-term, structural congestions in the transmission network and bidding zones shall not contain such congestions. The configuration of bidding zones in the Union shall be designed in such a way as to maximise economic efficiency and cross-border trading opportunities while maintaining security of supply.

Art. 13.1. Whenever long-term structural congestions in the transmission network occur, member states shall take all necessary measures in order to solve those congestions in a reasonable time frame. The configuration of bidding zones in the Union shall be designed in such a way as to maximise economic efficiency and cross-border trading opportunities while maintaining security of supply.

**Justification**

Members states should take all necessary steps to solve structural congestions as soon as possible.

The experience from many member states show that performing infrastructure investments often experience delays due to many reasons. Our proposal should safeguard the regulatory framework from hasty reactions on the splitting of bidding zones, but at the same time force member states to appropriate action to solve structural congestions based on a cost/benefit analysis. Even if the results from the questionnaires indicate „quick wins“ on the short term, it might not be the most economic solution for the long term. Therefore, we are asking for a balanced approach taking into account and stimulating the efforts of member states in order to reduce and remove structural congestions within reasonable time frames.

*IFIEC Europe represents energy intensive industrial consumers where energy is a major component of operating costs and directly affects competitiveness.*
Response by Statnett and Svenska Kraftnät to public consultation for

"First Edition of the Bidding Zone Review
Draft version for public consultation until 9 March 2018"

INTRODUCTION
We refer to the public consultation of "First Edition Bidding Zone Review" opened on 9 February 2018. The intention of the consultation is to receive input from other stakeholders on the comparison between existing and suggested bidding zone configurations.

The continental bidding zone configuration has a large impact on the Nordic power prices and is an important issue for the TSO's of Sweden and Norway. Statnett and Svenska Kraftnät submit this document as our shared view on the report "First Edition Bidding Zone Review". We think this format is better suited for expressing our views than the online questionnaire provided.

MAIN CONCLUSIONS AND RECOMMENDATIONS
Norway and Sweden have utilized internal bidding zones for a number of years. We have maintained the current zones with only smaller adjustments since Sweden was split into four price zones in 2011. It is our opinion that this has worked well, and been a strong contributor to a more efficient and secure Nordic power system. Equally important, it has contributed to precise and correct prices, which reflect supply, demand and congestions. The result is better distribution of welfare and price signals between market participants, both in the short and long term. The average price differences between areas have been limited and acceptable.

We recommend that more of the congestions in the continental power system are handled by bidding zones. This implies splitting up the large bidding zones of today.

Our main thoughts on the report summarized:

- The conclusion must be to start a new study, not to leave the bidding zone configuration unchanged.
- We strongly disagree with some of the assessments presented in Table 1.1, e.g. "Security of supply", "Economic Efficiency", "Market concentration and market power", "Accuracy and robustness of price signals" and "Stability and robustness of bidding zones over time".
- Expert evaluation with "Plus" and "Minus" is not objective or transparent. Further, it should be possible to differentiate/assess the magnitude of impacts, rather than just stating that it is positive or negative.
- A better approach, when the suggested once proved too difficult, could have been to evaluate changes one by one, e.g. only France and only Germany.
Even though it is evident that much effort has been put into the report, the report leaves the impression that everything is uncertain and there are no objective ways of calculating and evaluate possible bidding zones on the Continent. We disagree on this.

Our main opinion is that the report, and its conclusions, cannot stand until the next scheduled bidding zone review. The analysis must start over to find better and more correct answers, which can lead to a well-founded recommendation.

Appropriate bidding zones are a prerequisite for efficient markets with high utilization of cross border capacities and to the transition of the power system into a renewable future. Ensuring efficient use of thermal power plants and minimizing spillover from hydro, wind and solar power is at the heart of both the Energy Union and the energy transition.

GENERATION ADEQUACY
Generation adequacy can be improved by increasing available generation capacity, through investment in generation or increased transmission capacity. Splitting of bidding zones, provided correct cross-zonal capacities to the market, will not have negative impact on generation adequacy. Smaller bidding zones will promote generation adequacy through efficient use of generation units and correct price signals for investment in generation and transmission. Thus, it is odd to conclude that there is no difference between the assessed configurations in this report.

ECONOMIC EFFICIENCY
Economic theory strongly advocates smaller areas as more efficient than larger. In light of this, it seems strange that the report cannot conclude on any difference between the alternatives. We acknowledge that there are transition costs associated with changing area configuration, but we cannot avoid these forever. The Nordic market is familiar with area changes, and given good information about the process, we believe that the effects of such changes are small when compared to advantages gained from occasionally moving areas.

The report puts a lot of emphasis on the possibility of hedging and liquidity. Although important for market participants, we think the report puts too much weight on these costs compared to the efficiency gains from more optimized power system operation. It seems that "liquidity" trumps everything, but there is no discussion on how much liquidity is needed. While there could be issues relating to market liquidity for very small bidding zones, it is hard to believe that half or even a quarter of e.g. the German market would not be sufficiently liquid, given the size of Germany.

Moreover, the report seems to suggest that in principle the same dispatch result can be obtained with redispatch as with a split in bidding zones. This is theoretically and practically wrong. It is only correct under three assumptions:

- The original zone is split in (only) two zones
- The effect of prices on all other market participants than those participating in redispatch is ignored
- The effect on neighboring bidding zones is ignored

Because the price signal is averaged, exchange with neighboring bidding zones may be the opposite of what it should be. Present redispatch methods will not correct this. Smaller market participants (storage, demand response etc.) will react on wrong price signals. Finally, it is in contrast with the idea of an efficient market to assume that redispatch based on regulated prices is as efficient as a real market.
In our view, these arguments give little doubt that more bidding zones are superior in terms of economic efficiency.

ACCURACY AND ROBUSTNESS OF PRICE SIGNALS
This is related to the previous point. Because the prices is averaged in large bidding zones, they will be wrong to the extent of being irrelevant. E.g. batteries should charge in an area with a large wind surplus, but might not get the correct (low) price signal and not react in a rational way. Similar effects for demand response, as well as the interchange with neighboring bidding zones. It seems rather obvious that smaller bidding zones result in more accurate price signals.

MARKET CONCENTRATION AND MARKET POWER
Rather than stating that bidding zones lead to higher market concentration, the question that should be addressed is whether this is an issue or not in the actual case. We see no indication that the area configurations suggested would be more prone to companies exercising market power than they are today. The new areas are still very large compared to other areas already existing, and competition with new import/export capacities replace internal competition. Sweden and Norway are operating with four and five bidding zones respectively and has to date not experienced any significant problems related to market power.

If producers or consumers are capable of market power with the suggested bidding zones, they are likely to be using this power already in redispatch and the balancing market. Splitting the areas makes prices more transparent for all market participants, and more easily to detect possible use of market power.

STABILITY AND ROBUSTNESS OF BIDDING ZONES OVER TIME
Low capacity on the border between two areas is not the only reason for having more bidding zones. Loop flows can be an issue and justify more bidding zones, even if there appears to be enough capacity on the border between these areas.

There may also be an advantage to have slightly more bidding zones in order to cover several occasionally congested connections. This will ensure a better dispatch when the capacities are binding, while the bidding zones will collapse into fewer price areas if the constraints are not binding.

EVALUATION
Section 5.1 of the report states: "The NC CACM indicates the multi-dimensionality of the analysis, meaning all criteria are equally important. Therefore, it is not possible to apply a weighting to the criteria/indicators or to give some of them a higher priority, and this is despite the criteria possibly of differing in their relevance or their impact for certain time frames or scenarios." This is a strange statement – it is common to weight criteria also in multi-dimensional analyses, and we disagree that CACM states that all criteria are equally important. There are many arguments, some will always be positive and some negative. Without weighting, the result will always be inconclusive. We strongly suggest applying a weighting of criteria in subsequent analyses.

MODEL CALCULATIONS
The report puts much emphasis on that it is very difficult to establish realistic models, and among others dwells upon the difficulties of modelling flow based market coupling correctly. We believe that significant and valuable insight in the effect of bidding zone splits can be obtained by somewhat more "detached" modeling, leaving out all details. Although this will not give an exact result, it will give good insight in the order of magnitude of the effects on economic efficiency.
CONCLUSION

After a long process, we expected the Bidding Zone Study to promote a more efficient and integrated European electricity market. Unfortunately, the study fails to deliver this. In the meantime, the challenges of the power system have escalated with increased complexity and reduced efficiency. We believe that the continental European system would benefit from having bidding zones that reflect the physical realities of the system. This is particularly important for Germany due to its internal congestions and its key role as a trading partner for many countries. The liquidity in the financial markets may be somewhat reduced with more bidding zones, but we believe the positive effects of a more efficient utilization of all the resources employed in the European power system far outweighs the added cost of hedging.

The TSOs conclude that they are not able to suggest the best area configuration. In our view, the TSOs have the competence to do this job, and should be able to suggest alternatives to the Member States. The only reasonable conclusion and recommendation, given that the authors do not think that they have enough information, is to start the process over.
Consultation response by EEX and EPEX SPOT on the First Edition of the Bidding Zone Review

09.03.2018
Leipzig/Paris
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1.  **Bidding Zone Review – considerations from a market perspective**

EEX and EPEX SPOT (members of EEX Group) welcome the opportunity to provide an evaluation of the draft report of the first edition of the Bidding Zone Review (BZR). As EEX Group operates power spot and derivatives markets across Europe, it is directly affected by any re-configuration of bidding zones in existing European electricity markets. This is true in particular for the German-Austrian market as EEX Group’s core market and the most liquid European market, providing the reference price for power trading in Europe. EEX Group has also participated in the previous consultations of the bidding zone review, most recently in the stakeholder surveys on liquidity and transaction costs.

The first Bidding Zone Review has been an extensive process, involving massive resources and a great number of experts from all over Europe. The discussions in this forum, as well as, parallel policy developments affecting bidding zones, have underlined the need for single, coordinated European process to define bidding zone configurations. This is true in particular from a market perspectives, as well-functioning, liquid and efficient markets as there are in different parts of Europe require a predictable policy framework for defining bidding zones.

Bidding zones configurations can be changed. Assessing possible changes is an integral part of the process towards developing a fully integrated internal market for electricity allowing more renewable energy in-feed and higher security of supply at lower cost. This long-term vision needs to be the basis for discussion and be coordinated with other processes, most importantly long-term planning for grid extension in Europe and the use of redispatch measures. The Bidding Zone Review process in its future editions can serve as the transparent process involving all relevant stakeholders to define future bidding zone configurations, which can then be implemented with sufficient lead times.

EEX Group believes in a market design based on large and liquid bidding zones. The reality of the positive development of the German-Austrian electricity market (both spot and derivatives) proves the benefit of large bidding zones. Our experience shows that a large bidding zone is beneficial for the correct development of trading liquidity, number and heterogeneity of market participants, and the standardisation of products and processes. All these have led to a significant level of market maturity and trading professionalism. Also, the growing share of renewable energy sources can only be efficiently integrated into a market-based electricity system through the use of the largest possible bidding zone configuration with the highest possibly liquidity to synchronise supply and demand at all times. In parallel, the potential of local flexibility markets to manage congestion at a local level should be further analysed in particular in relation to grid expansion and potential bidding zone changes. EPEX SPOT can contribute its expertise from pilot concepts to this discussion.

From a market perspective, a particular risk is associated with splits of bidding zones. Any split of an existing bidding zone into two or more bidding zones is a case of serious market intervention and entails a number of negative consequences both for the energy industry and for consumers:
• Fragmentation and reduction of existing liquidity on spot and derivatives markets: when a bidding zone is split, derivative products need to be remodeled on the new zone. Market liquidity has to move from existing products to new products, there is a risk that liquidity in old products dries out, whilst liquidity in new products needs to be built from scratches. Liquidity is very likely to be lost during the transition from one configuration to another.
• Exposing market participants with open derivatives contracts to an underlying risk: this is the case when the underlying for derivatives contracts is lost before the product falls due
• Market concentration in smaller price zones and market power of individual market players
• Less balanced generation structure than in a bigger price zone, which would result in price fluctuations that are difficult to forecast
• Occurrence of different market prices and consequently different fees, levies and taxes (as based on market prices)
• For suppliers, smaller bidding zones mean additional resources are needed to ensure being balanced in each of them. This cost is in the end added to consumers’ bills.

Splitting of zones also has the potential to undermine the current extension of the grid and as a consequence the further joint development of the European Internal Energy Market. Physical integration of energy infrastructure between Member States is a precondition for the proper functioning of EU energy markets and needed for the exchange of electricity across borders. EEX Group recognizes that European electricity transmission systems, notably cross-border interconnections, are not sufficient to allow the internal energy market to work properly and address the problem of energy islands in some regions of Europe. This is why it needs to be a priority to achieve the interconnection targets set at European level and avoid actions which would counteract these efforts.

The German-Austrian bidding zone is a case in point to illustrate both the need for clear decision-making and the possible magnitude of consequences uncoordinated changes to bidding zones can have on market efficiency. Market participants have faced great difficulty in assessing the political framework and its impact on this market, leading to an overall decrease in trading activity and a partial shift away from regulated, transparent market venues. This development has the potential to weaken the market price signal and decrease liquidity, meaning higher trading costs for all market participants and ultimately a less efficient market. Facts are that

• Trading volume in the German-Austrian power market decreased by 30% from 2016 to 2017, down from 3,920.3 TWh in 2016 to 3,217.3 TWh in 2017 on EEX Group derivatives markets
• The Austrian power market has virtually dried out, with only 0.119 TWh traded in EEX’s Austria Power Future in 2018 (as of end February)
• This development confirms the experience with the Swedish bidding zone split, where volumes of future contracts decreased by over 20% from 2011 to 2015, with a drop close to 30% in volumes of EPADs used for hedging between regions

EEX successfully replaced the German-Austrian product with two different products for the German and Austrian market. However, this remains a step back in the development of power markets, even when volumes and liquidity eventually reach previous levels, and will have entailed significant
transition and transaction costs. Based on the example of a split in Germany, a study by independent consultancy Consentec shows that costs for redispatch can be reduced in some cases while continuous inefficiencies arise from uncertainties when determining total transmission capacities between the smaller zones. Based on this example, but with results generalizable to other bidding zone splits, the study shows that a split increases costs of power supply by up to EUR 100 million per year. Additional factors such as loss of liquidity and substantial transaction costs would add to those inefficiencies. Experiences based on past re-configuration projects show significant costs up to a mid triple-digit million Euro range.

EEX Group continues to support the Bidding Zone Review process in its future editions to evaluate bidding zone configurations in Europe and contribute to establishing a clear policy framework for markets to operate in. Establishing such predictable conditions will however require a number of significant changes to the process itself, addressing the main limitations faced by the first edition of the Bidding Zone Review. Future editions should:

- provide a clear process, structure and timeline
- involve all relevant stakeholders throughout the process and in fundamental decisions
- provide clarity on the relation with parallel policy processes
- lead to clear results and recommendations which can be implemented
- be efficient on time and resources
- not be limited by conflicting policy objectives

EEX Group suggests a number of changes to the process and analysis performed for future editions of the BZR:

1.1 Process - feedback and suggestions on the first edition of the BZR

- **Market stakeholders should be more directly involved** in the process, e.g. by inviting them to all relevant meetings in addition to participation the stakeholder advisory group.

- **More deliberation** with stakeholders is needed on fundamental decisions, most importantly which bidding zone configurations are chosen for initial analysis and changes to them

- The surveys carried out are a positive initiative as they allow **stakeholder consultation** and address two crucial issues – market liquidity and transaction costs. Also, publication of the surveys in the report demonstrates transparency.

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Future editions of the BZR should extend the use of this instrument to collect input on topics from external experts.

- Quantitative analysis of market impacts should be developed to allow a comparison between benefits and costs at each step for market stakeholders: derivatives, spot, and retail markets.
  - Use of data gathered by regulators and ACER in their monitoring tasks could be used for this.

- Flow of information to the Stakeholder Advisory Group could be further improved, with sharing of information well ahead of relevant meetings.

- More information could be made available on the relation of the BZR review to other processes also affecting bidding zone configuration (e.g. CCR process) to provide clarity to stakeholders.

- Positive that the report calls for harmonizing policy objectives on bidding zones within and across borders.

1.2 Report - feedback and suggestions on the first edition of the BZR

- Analysis of effects on derivatives markets should be explicitly included in the analysis in the next edition of the BZR process. This is where the greatest economic effects of bidding zone changes materialize given open interest and the fact that two-thirds of power volumes traded in Europe are in derivatives.

- The first edition of the BZR report does not equally consider bidding zone split and merge scenarios. This means the analysis misses the opportunity to provide a holistic picture of both benefits and drawbacks of the scenarios. The report includes several big country split scenarios, but only a small country merge scenario.
  - The next BZR should analyse merge and split scenarios on equal terms, chosen through a fully transparent and systematic approach.
  - Analysis should include scenarios merging already liquid and mature markets areas, such as in the CWE region.
  - The model-based scenarios developed in for this BZR can be used as a basis. In particular, the 'planned grid and post-processed' scenario (showing only three zones) should be further analysed. This would give an indication of the potential of a large bidding zone merge.

- The next edition of the BZR should include a cost-benefit analysis. This evaluation should take into account the main trade-offs in bidding zone configuration.