

# ENTSO-E Transparency Policy

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Reliable Sustainable Connected

# TSOs and ENTSO-E have already contributed to the Transparency of the Electricity Market



## Past Legislation and rules

2003 : Regulation 1228/2003,  
Congestion Management Guideline

2006 : ERGEG Guideline on  
Good Practices

2007-2009:  
Regional Transparency Reports

*...but when data is published, nearly 90 %  
is compliant with regulatory requirements.*

## Present situation

On average 2/3 of the data mentioned  
in the regulatory reports is published  
***mainly on local and regional websites,***  
*But information is too dispersed  
(format, timeframe, ...),*

Compared to regional reports,  
missing data are not published  
because...  
*They are not legally available or,  
They do not depend only on TSOs*

## ENTSO-E a front-runner for a Transparent IEM

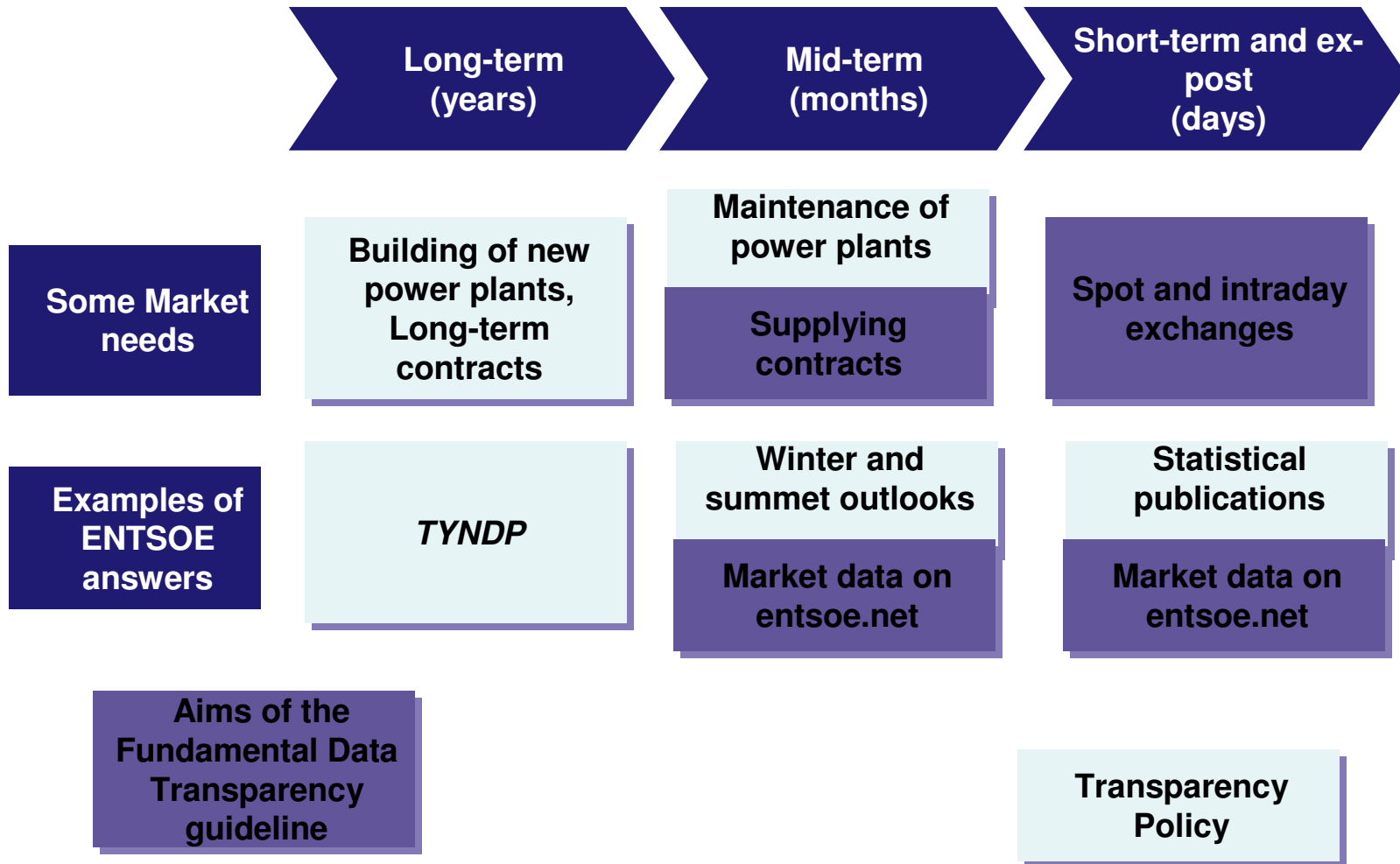
Support the improvement of market transparency,

- ✓ Actively contribute to legislation on transparency,
- ✓ Support TSOs/ERGEG to implement transparency legislation

- ✓ Provide the participants of the IEM, with simultaneous, homogenous and reliable data,
- ✓ Operate, maintain and, where appropriate, enhance the central European transparency platform,  
**entsoe.net**

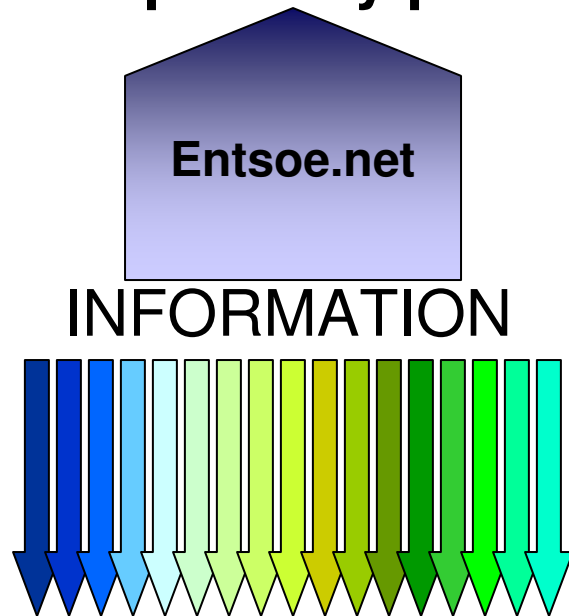


# The scope of the ENTSO-E Transparency policy



Data quickly and easily accessible but...

## A central pan-european transparency platform



*Local/regional information websites adapted to local needs*

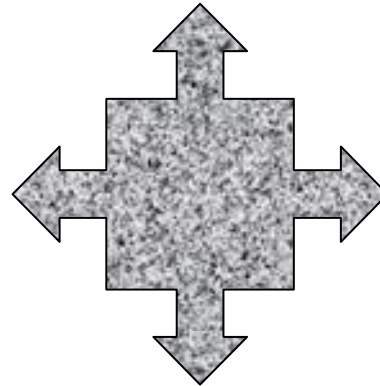
**But TSOs/ENTSO-E should not be liable for data,**

- ✓ *If the quickly published data is later replaced by a more accurate one,*
- ✓ *That they publish but that they do not own.*

# Eight key issues for the Fundamental Data Transparency Guideline (I)

Information to be published with EU-wide clear definitions and timeframes of publication

Publication must add value to the market



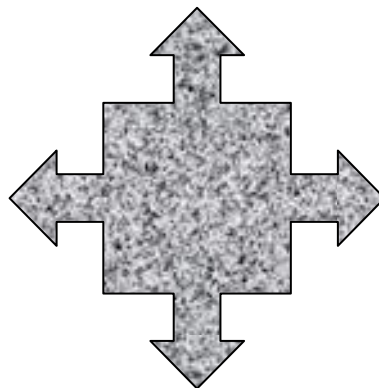
Need of a central European platform plus local websites

Any possible restrictions to publication ?

## Eight key issues for the Fundamental Data Transparency Guideline (II)

A legal basis to allow publication of information not owned by TSOs

Same rules but with different schedules of application (different market maturities)



A flexible guideline adaptable To new market needs

Transparency costs to be covered

## ENTSO-E a front runner in IEM transparency

### ENTSO-E Transparency policy :

- ✓ *from long-term (TYNDP) to ex-post (statistical database),*
- ✓ *but mainly focused on mid and short-term*
  - **Scope of the Fundamental Data Transparency Guideline.**

**Locally or regionally TSOs have already promoted Transparency and ENTSO-E aims at gathering pan-European information on entsoe.net,**

- ✓ *To deliver as soon as possible the best accurate data to the market.*

**The coming Fundamental Data Transparency**

**Guideline should give to TSOs/ENTSO-E a legal basis to fulfill this aim.**