

1st June 2010



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 Pratices

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 mentionned 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 no 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



Long-term (years)

Mid-term (months)

Short-term and expost (days)

Some Market needs

Examples of

ENTSOE

answers

Building of new power plants, Long-term contracts

TYNDP

Maintenance of power plants

Supplying contracts

Winter and summet outlooks

Market data on entsoe.net

Spot and intraday exchanges

Statistical publications

Market data on entsoe.net

Aims of the Fundamental Data Transparency guideline

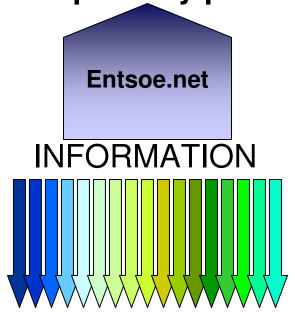
Transparency Policy



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,

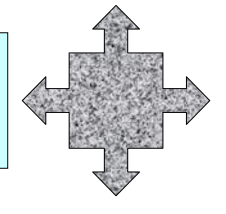
✓ If the quickly published data is later replaced by a more accurate one,
 ✓ That they publish but that they do not own.



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

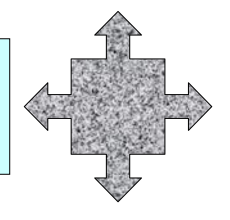
Any possible restrictions to publication?



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



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.

