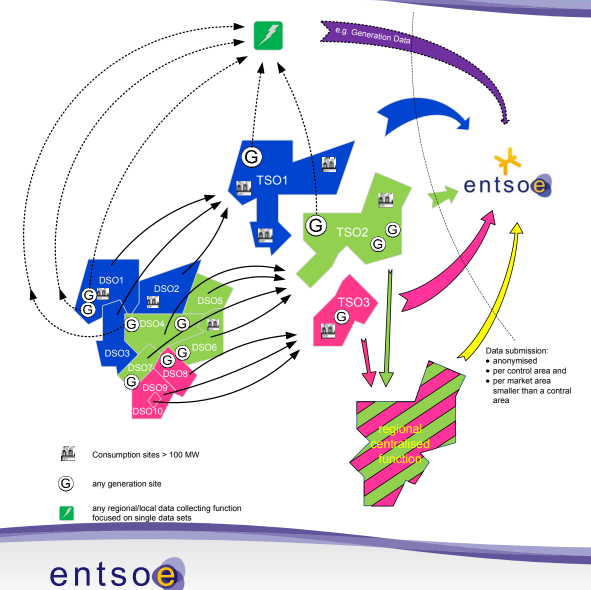
# **TSOs in a central role as** enablers of transparency

#### 11<sup>th</sup> October 2010



Alain Taccoen, convenor of WG "Market Information and Transparency"

### **Information flows**



# Primary owner of the data

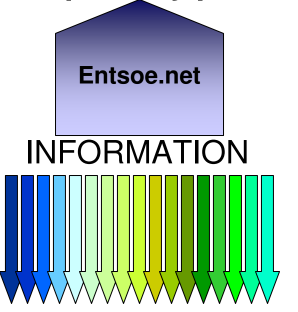
the entity that is able to generate the data. It is the only responsible of the quality of the data.

## Data provider

the entity in charge of sending the data to ENTSO-E.

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,

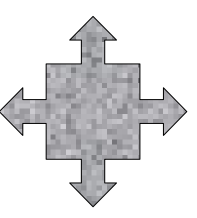
 ✓ If the quickly published data is later replaced by a more accurate one,
✓ That they publish but that they do not own.



### Review of ENTSO-E key issues for the Fundamental Data Transparency Guideline (I)

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

Publication must add value to the market



Need of a central European platform plus local websites

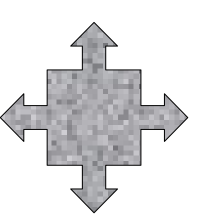
Any possible restrictions to publication ?



### Review of ENTSO-E key issues for the Fundamental Data Transparency Guideline (II)

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

Pan-european rules but need for flexibility as regards implementation (depending on market maturity)



A flexible guideline adaptable To new market needs

Transparency costs to be covered



## TSOs in a central role as enablers of transparency

✓Ensuring clear and reliable definitions of data for the four domains, load, generation, transmission and balancing,

✓ Running a central pan-European platform with an easy access,

 Aware of any evolution of market designs that will require new informations flows (Flow-Based allocation for instance)







