



European Union Agency for the Cooperation  
of Energy Regulators

# CACM TF position on the no-regret options in anticipation of CACM 2.0

MESC

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The CACM TF NRAs and ACER wish to thank EFET and Eurelectric for the exercise in listing the no-regret options for short-term market improvements, given the temporary deprioritization of the CACM 2.0 legislative process.

On the 3 topics raised, NRAs and ACER are of the opinion that:

- Related to **efficiency and transparency of DA and ID:**

*Many of the elements listed are already foreseen in the current implementation projects on TSOs' / NEMOs' side.*

*Some elements (IDCZGOT, ID order book sharing, 3<sup>rd</sup> country CC) are not necessarily the object of broad consensus (contrary to what is mentioned), other elements are indeed consensual yet are currently ongoing.*

- Related to **upcoming implementation of IDAs**

*These elements are currently discussed in the framework of designing the IDAs, between TSOs and NRAs.*

- Related to **setting aside less consensual reform proposals**

*Non-consensual points are, by nature, definitely not to be considered as no-regret options, and no-one is arguing their prioritization. Not all TF members agree, though, that non-uniform pricing is a non-consensual topic.*