Hybrid Public Workshop on the CBA 4.0 Guideline

Brussels, 17 January 2023, at 14.30 - 17.30h





Agenda

No	Subject	TIME	WHO
	Snacks and welcome coffee	13.30-14.30 60 min	
1.	Introduction	14.30-14.40 10 min	Gerald Kaendler (Amprion) Chairman of the ENTSO-E System Development Committee
2.	General overview	14.40-15.00 20 min	Nils Schindzielorz (TenneT TSO GmbH) Convenor of the DT CBA
3.	Multi-sector assessment	15.00-15.20 20 min	Philipp Fortenbacher (Amprion) Member of the DT CBA
4.	Assessment of hybrid projects	15.20-15.40 20 min	Fabiola Aravena (RTE) Member of the DT CBA
5.	Assessment of commissioning years	15.40-16.00 20 min	Nils Schindzielorz (TenneT TSO GmbH) Convenor of the DT CBA
	Coffee break	16.00-16.30 30 min	
6.	Contribution to the Union targets	16.30-16.50 20 min	Belén Segura (REE) Member of the DT CBA (Convenor of RG Continental South-West)
7.	Discussions	16.50-17.10 20 min	All
8.	CBA in the TYNDP process	17.10-17.20 10 min	Patricia Labra (REE) Convenor of the TYNDP Steering Group
9.	Conclusions and next steps	17.20-17.30 10 min	Nils Schindzielorz (TenneT TSO GmbH) Convenor of the DT CBA
	End of workshop	17.30	

Housekeeping rules

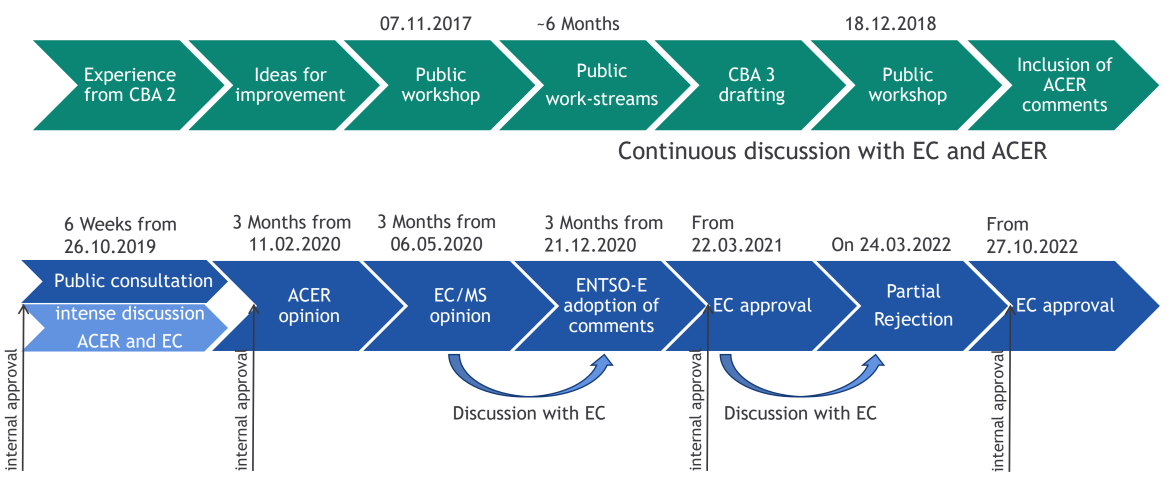
- Questions can be posted anytime during the webinar and will be answered at the end. You are welcome to post your questions directly through Sli.do (#3532821)
- Chat and raised hand features of Teams will not be used.
- The workshop will be recorded and made available on our website

Join Sli.do here \rightarrow





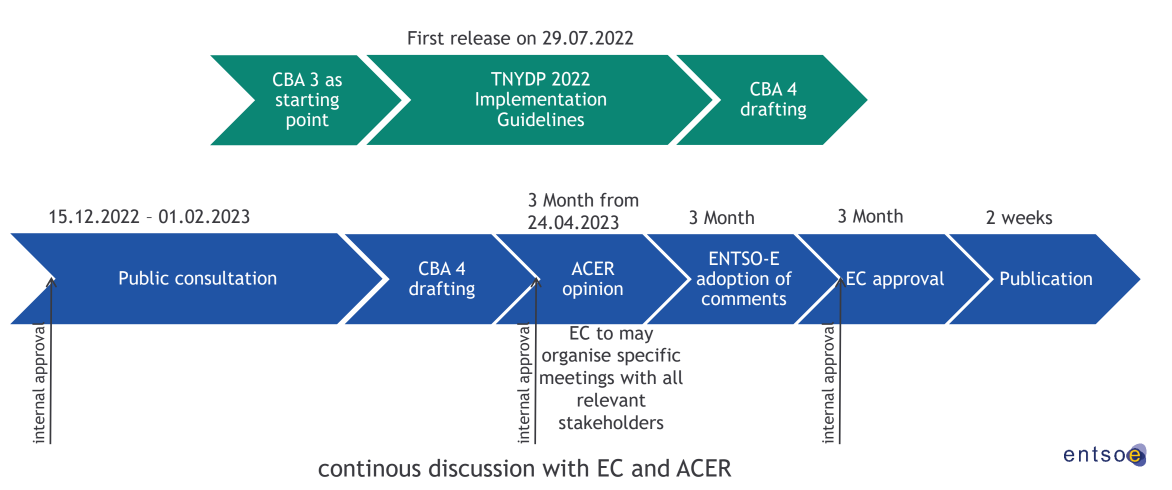
CBA 3 development and approval process



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CBA 4 development and approval process

TEN-E (Regulation (EU) 2022/869) requires to publish and submit an updated version by 24.04.2023



CBA 4 main improvements

In addition to wording improvements and rearranging some of the sections to improve the readability, the following bigger updates have been implemented;

- New: text about how the Energy Efficiency First principle is considered \rightarrow TEN-E requirement
- New: several sensitivities added \rightarrow TEN-E requirement
- New: methodologies for "Contribution to Union Energy Targets" \rightarrow TEN-E requirement
- New: methodology for assessing the commissioning year
- Updated: The Black Start Service indicator has been improved
- Updated: Further elaborated parts about generalized multi-sectorial modelling
- Included: Methodology for assessment of hybrid/radial projects included
- Deleted the section on Grid Transfer Capacity \rightarrow not applied in TYNDP
- Deleted the section on Assessment of Storage \rightarrow Methodology to be provided by EC

Overview of TEN-E requirements

ANNEX V – Energy system-wide cost-benefit analysis

Article	Content	Included
1	What the area for the analysis shall cover, and who ENTSO-E shall cooperate with.	✓
2	List over the sensitivity analyses that should be included in each CBA.	\checkmark
3	That the methodology shall establish the analysis to be carried out, determining the impact with and without each project	~
4	The methodology shall give guidance for the development and use of modelling necessary for the CBA. What the modelling shall allow for.	~
5	The methodology shall include an explanation on how the energy efficiency first principle is implemented in all the steps of the TYNDP	~
6	The methodology shall explain that the development and deployment of renewable energy will not be hampered by the project	Not yet included

Overview of TEN-E requirements

ANNEX V – Energy system-wide cost-benefit analysis

Article	Content	Included
7	That Member States on which the project has a net positive impact, the beneficiaries, the Member States on which the project has a net negative impact, and the cost bearers shall be identified	Included the split between EU and non- EU MS benefits
8	What the methodology shall take into account, what it shall give guidance on, and methodologies that shall be included \rightarrow see slide on article 8	Mostly, see next slide
9	Climate adaptation measures taken for each project are assessed and reflect the cost of greenhouse gas emissions and that the assessment is robust and consistent with other Union policies in order to enable comparison with other solutions which do not require new infrastructures.	Not yet included

Methodologies that shall be included (Annex V, article 8)

The Guideline shall take into account, shall give guidance on, and include the following;	Included:
Shall take into account, at least; the CAPEX costs, the OPEX costs, as well as the costs induced for the related system over the technical lifecycle of the project as a whole, such as decommissioning and waste management costs, including external costs	✓
Shall give guidance on discount rates, technical lifetime and residual value to be used for the cost-benefit calculations	\checkmark
Shall include a mandatory methodology to calculate benefit-to-cost ratio and the NPV, as well as a differentiation of benefits in accordance with the level of reliability of their estimation methods.	Part of the Guideline
Methods to calculate the climate and environmental impacts of the projects and the contribution to Union energy targets, such as renewable penetrations, energy efficiency and interconnection targets shall also be taken into account ;	\checkmark

What the modelling shall allow for (Annex V, article 4)

The modelling shall allow for;	Does allow for the following;
a full assessment of economic benefits, including;	\checkmark
market integration,	\checkmark
security of supply and competition,	\checkmark
as well as lifting energy isolation	\checkmark
social and environmental and climate impacts	\checkmark
including the cross-sectorial impacts	\checkmark



Sensitivities that shall be included (Annex V, article 2)

Each CBA shall include sensitivity analyses concerning the input data set, including;	Included
The cost of generation and green house gases	\checkmark
The expected development of demand and supply	\checkmark
including with regard to renewable energy sources,	\checkmark
and including the flexibility of both,	\checkmark
the availability of storage	\checkmark
the commissioning date of various projects in the same area of analysis	\checkmark
climate impacts and other relevant parameters	



Multi-sectorial assessment



Multi-Sector CBA Assessment - TEN-E Background

Article 11. ENERGY SYSTEM WIDE COST-BENEFIT ANALYSIS

1. The ENTSO-E and the ENTSOG shall draft consistent single sector draft methodologies, *including the energy network and market model referred to in paragraph 10* of this Article, for a harmonised energy system-wide costbenefit analysis at Union level for projects [...]

10. By 24 June 2025, [...], the ENTSO-E and the ENTSOG *shall jointly submit* to the Commission and ACER *a consistent and progressively integrated model* that will provide consistency between single sector methodologies based on common assumptions including electricity, gas and hydrogen transmission infrastructure as well as storage, LNG and electrolysers, covering the energy infrastructure priority corridors and the areas *drawn up in line with the principles laid down in Annex V*

Annex V. ENERGY SYSTEM-WIDE COST-BENEFIT ANALYSIS

The methodology shall give guidance for the development and use of energy network and market modelling necessary for the CBA. *The modelling shall allow for a full assessment of* economic benefits, including market integration, security of supply and competition, as well as lifting energy isolation, social and environmental and climate impacts, *including the cross-sectorial impacts*. The methodology shall be fully transparent including details on why, what and how each of the benefits and costs are calculated;

Multi-Sector CBA Assessment – Inclusion in CBA 4.0

- Implementation of MSPS (multi-sectorial planning support) roadmap
- Concept is...
 - general
 - Multiple sectors can be included \rightarrow dual (sector) CBA
 - Any sector can be considered \rightarrow no limitations
 - Sectors could be...
 - energy carriers for which markets exist e.g. hydrogen, methane
 - final demand sector e.g. mobility, heat
 - optional
 - Adaptive changes on socio-economic welfare (SEW) indicator (B1)
- Details will be drafted in the TYNDP 2024 implementation guidelines

ENTSO-E Roadmap for a multi-sectorial Planning Support 2020





CBA 4.0 paves the road for multi-sector CBA assessment

Several modelling options allow for coherency with the TEN-E

Welfare calculation approach	Integrated multi-sector modelling	Single sector modelling
Generation cost approach	global socio-economic welfare	socio-economic welfare for electricity
Total surplus approach	global socio-economic welfare with additional optional component cross-sector rent	socio-economic welfare for electricity with optional cross-sector rent adjustment

Global socio-economic welfare (SEW) captures the entire benefit of a project

No double counting or missing benefits

All mutual influences of sector coupling are intrinsically captured

Calculation and adaptive changes in green

Generation Cost	Global SEW = sum of Generation costs without the project over all sectors-
Approach	sum of Generation costs with the project over all sectors
Total Surplus	Global SEW = sum of Total surplus with the project over all sectors - sum of
Approach	Total surplus without the project over all sectors

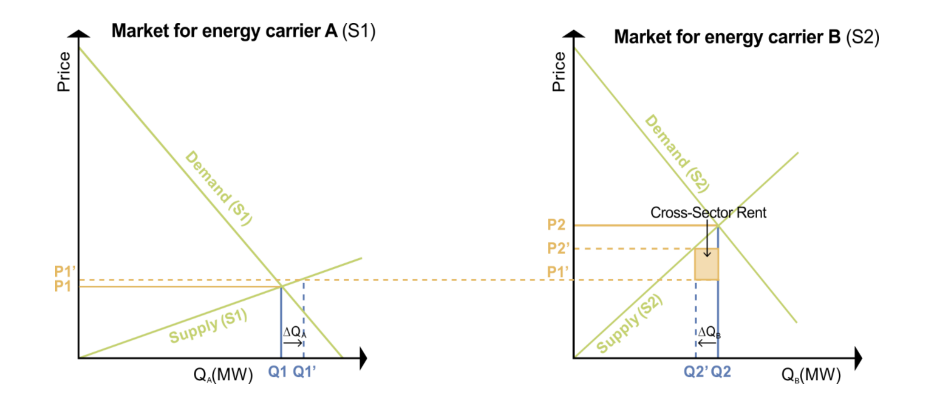
Total surplus = Producer Surplus + Consumer Surplus + Congestion Rents + Cross-Sector Rents

standard components

new component

What are cross-sector rents?

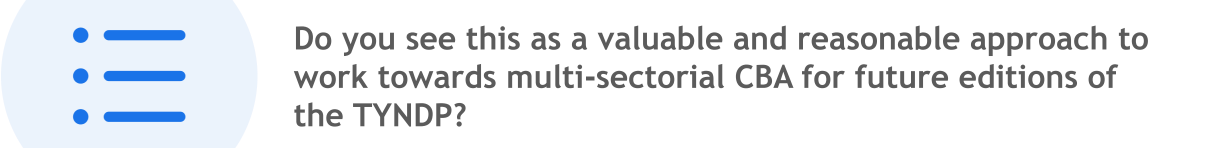
Cross-sector rents describe the welfare movement along sectors and capture monetized cross-sectorial impacts



depend on the price difference (P2'-P1') as analogous to congestion rents

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Which sector(s) do you think need to be specifically modelled/integrated and with what priority?

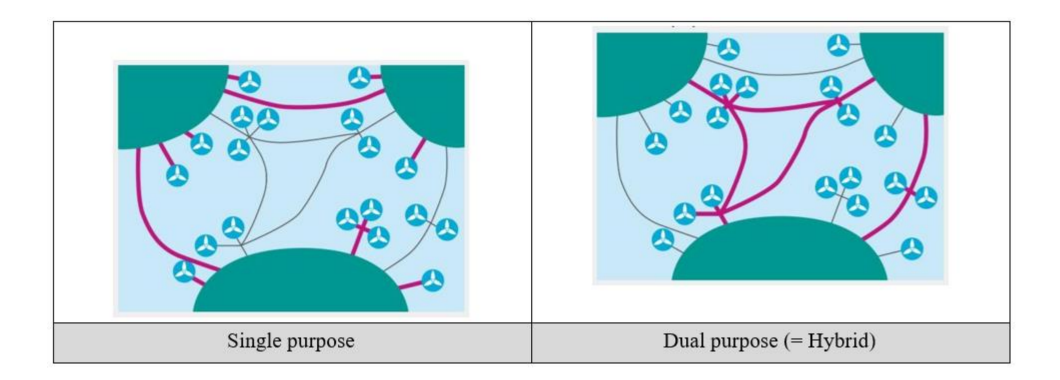
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Assessment of hybrid projects



Assessment of Hybrid projects

Definition



Assessment of Hybrid projects

- The hybrid interconnection setup and dual purpose can be defined as a project which enables an interconnector function between bidding zones (either onshore or offshore) while simultaneously facilitating a client connection with a certain technology (RES or non-RES; generation, load or storage; AC (e.g. Kriegers Flak) or DC (e.g. North Sea Windpower Hub)).
- Two CBA setups are possible for CBA analysis :



Option 1:

The project is built on top of an already existing or planned radial connected RES by *enabling <u>only</u> an additional interconnector function.*

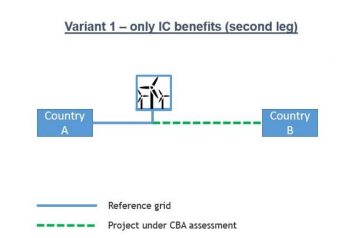
Option 2:

The project *enables both the RES-integration function* (i.e. additional OWF capacity is integrated into the system through the project) *and the additional interconnector function*; and the project is developed anew as a hybrid interconnector

*For illustration purposes, only the offshore wind technology setup is illustrated.

Assessment of Hybrid projects

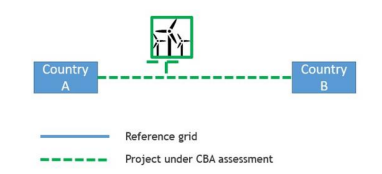
Option 1:



Project Costs	Project Benefits	Assessment type
2nd XB-IC leg + offshore	IC-benefits from CBA guideline (B1, B2,)	CBA option 1
substation delta's		PINT
if applicable	via indirect NTC A-B	
	 Reduced NTC if HM 2 separate NTCs if OBZ 	No delta in total OWF capacity

Option 2:

Variant 2 – IC + RES addition benefit (setup = both legs + wind)



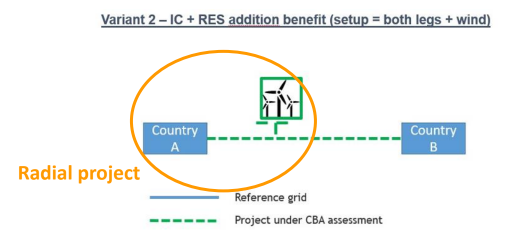
Project Costs	Project Benefits	Assessment type
Both legs + Substation platform	IC-benefits from CBA guideline (B1, B2,) via indirect NTC A-B	CBA option 2
Substation platform	OWF integration benefits changing net OWF capacity minus OWF-Producer Surplus	delta in total OWF capacity

Note: A sanity check would be needed to define a proxy for the costs of the RES installed capacity. To be defined in the Implementation Guidelines entsoe

Assessment of Radial projects

- Option 2 can also be applied to radial projects
- Only RES integration benefits to be considered (no trade benefits)
- The same sanity check needs to be applied to get a proxy for the RES investment
- Costs: only include the grid connection costs (cables and platforms), the RES asset itself are excluded

Option 2:





•••• What are your views on the proposed methodology?

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Do you see any element, information or guidance missing from the proposed methodology?

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Assessment of commissioning years



Assessment of commissioning years

Starting point for the definition of the commissioning date has to be the year of the respective study

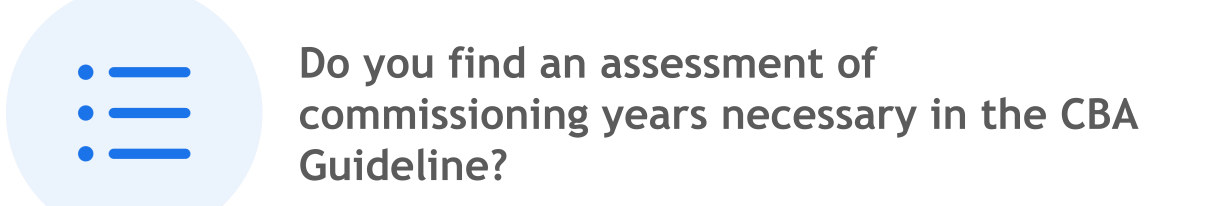
The time *t* for the duration until a projects submitted to the study will be commissioned can be calculated as:

$$t = (t_{pre-perm} + t_{perm} + t_{const}) \cdot f_1 \cdot f_2 \cdot f_3 \cdot f_4 \cdot f_5$$

Where:

- o tpre-perm is the assumed mean standard time of all projects to entering the permission period
- \circ t_{petm} is the assumed mean standard time for the permitting process
- \circ t_{const} is the assumed mean standard time for the construction phase
- \circ f₁ is a standard factor indicating the complexity of the project with respect to its technology (AC or DC)
- \circ f₂ is a standard factor indicating the complexity of the project with respect to its setup whether it is an overhead line, cable, substation etc.
- \circ f₃ is a standard factor indicating the complexity of the project with respect to whether it is an on- or offshore project
- f₄ is a standard factor indicating the complexity of the project with respect to whether it is a completely new project or an update
- \circ f₅ is a standard factor indicating the complexity of the project with respect to environmental and social impacts of the project (see sections 5.13, 5.14 and 5.15)





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Coffee break 16.00-16.30



Contribution to the Union targets



Contribution to Energy Union Targets (ET)

ET1: Interconnection Targets

The development of additional interconnections should be considered if any of the following three thresholds is triggered:

- ✓ Minimising price differentials: 2 €/MWh between relevant countries, regions or bidding zones is the indicative maximum threshold to consider developing additional interconnectors.
- Ensuring that electricity demand, including through imports, can be met in all conditions: in countries where the nominal transmission capacity of interconnectors is below 30% of their peak load options for further interconnectors should be urgently investigated:

Nominal transmission capacity Peak load 2030

 Enabling export potential of excess renewable production: in countries where the nominal transmission capacity of interconnectors is below 30% of their renewable installed generation capacity options for further interconnectors should urgently be investigated:

Nominal transmission capacity

Installed renewable generation capacity 2030

Any project related to interconnection capacity, helping the Member States reach any of the 30% thresholds, must apply for inclusion in the Ten Year Network Development Plan and future lists of Projects of Common Interest

Contribution to Energy Union Targets (ET)

ET2: Energy Efficiency

The EC has set an **energy efficiency target** of at least 32,5% by the year 2030, which translates to lower primary and final energy consumption. Energy efficiency (EF) can be defined as

 $EF = \frac{final \ energy \ consumption}{primary \ energy \ consumption}$

- Primary energy consumption can be regarded as an input to the energy system and is the overall consumption of all energy carriers that can be determined from the market simulations.
- The final energy consumption is the conventional demand of end-use appliances and can also be extracted from the market simulations.

Any variation in energy efficiency unlocked by a project contributes to the overall European target and can be reported in the study specific project sheets.

$$ET2 = EF^{with} - EF^{without}$$

Contribution to Energy Union Targets (ET)

ET3: Renewable Penetration

The share of energy from renewable sources shall be calculated as the gross final consumption of energy from renewable sources divided by the gross final consumption of energy from all energy sources, expressed as a percentage.

 $ET_{res} = \frac{RES \ generation}{total \ consumption}$

- The 'gross final consumption of electricity from renewable energy sources', shall be calculated as the quantity of electricity produced in a Member State from renewable energy.
- ✓ The 'gross final consumption of electricity' is, for the purpose of the calculations defined as the generation from all energy sources.

For both numerator and denominator a detailed overview of generation sources considered have to be defined within the respective study specific implementation guidelines. The evaluation of a project impact on the renewable penetration ET3 will then be calculated as a delta comparison of the RES penetration with and without the project





Do you find the addition of these Union targets contributions useful?

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What other indicators would be of interest to be considered for the assessment of Union Energy Targets contribution?

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Discussion

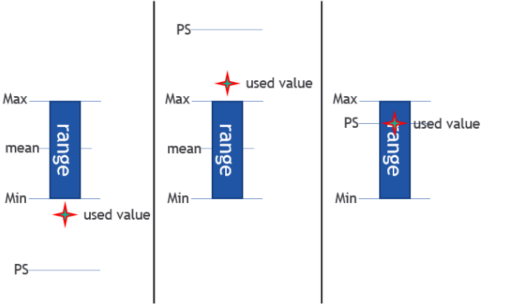


Sanity check for Hybrid Projects TYNDP 2022

Added the methodology for assessing hybrid and radial projects (taken from Implementation Guidelines - made more general to allow also for radials)

Methodology:

- apply cost range based on annuity
 - If standard costs used (TYNDP 2022 scenario building)
 - Min: based on GA2040
 - Max: based on DE2030
 - If detailed costs from Project Promoter available
 - define the range based on +-20%
- use the PS as a proxy for the OWP costs
 - if PS below range: use (PS+mean)/2
 - if PS above range: use (PS+mean)/2
 - if PS within range: use PS
- used value to be subtracted from ΔSEW



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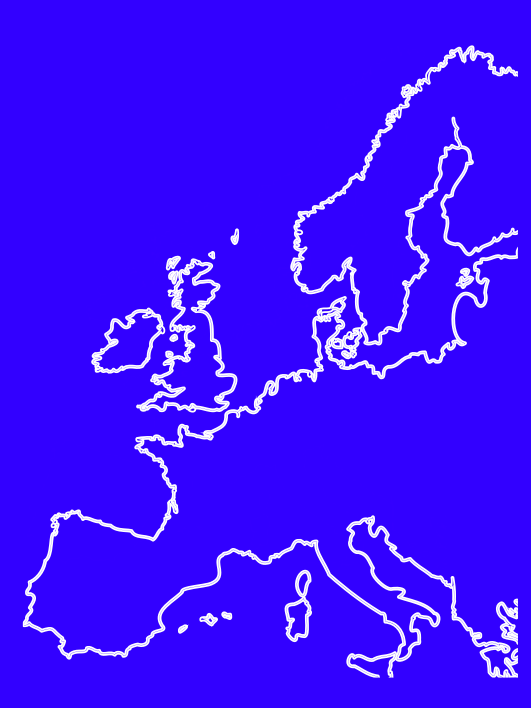
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CBA in the TYNDP process



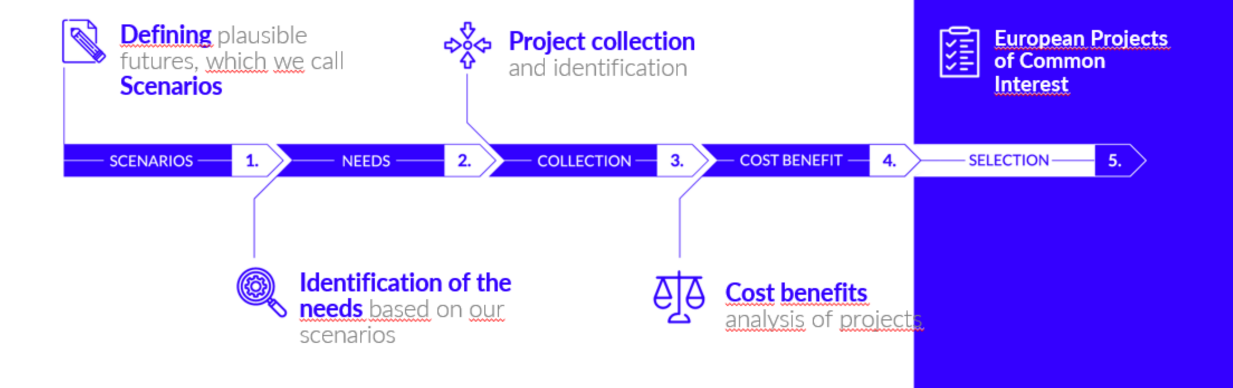
The TYNDP is the European electricity infrastructure development plan.

It provides a pan-European vision of the future power system and investigates how power links and storage can be used to make the energy transition happen in a costeffective and secure way.

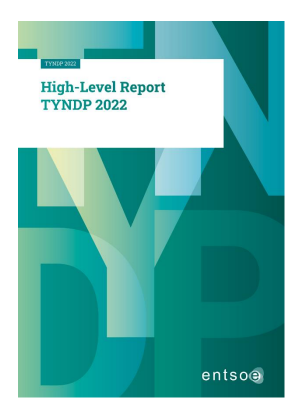


The Process behind the Ten Year Network Development Plan at ENTSO-E

Process of European Projects of Common Interest led by the European Commission

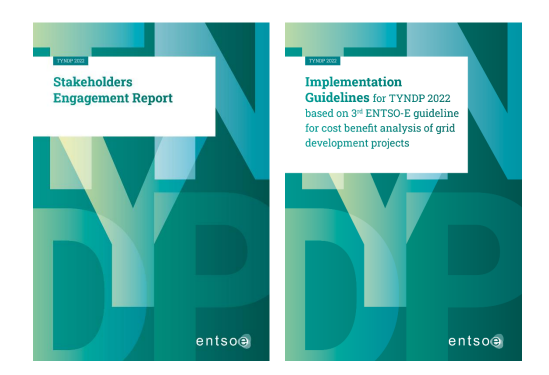


Package content Dive deeper into the TYNDP 2022



High-Level report TYNDP 2022

Your entrance key to the TYNDP 2022, with the main findings, process overview, Q&A and next steps.



Package content Get a closer look at the System Needs study 2022

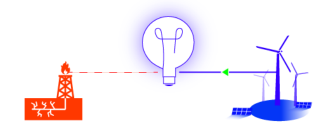


TYNDP 2022 system needs study Three key findings



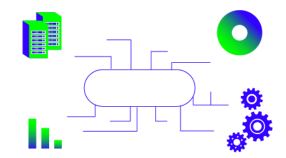


Addressing system needs reduces Europe's dependance on gas-based power generation





Coordinated planning will be needed across sectors.



TYNDP 2022 system needs study Opportunities for increased cross-border transmission, storage and peaking capacity exist all over Europe

CROSS-BORDER CAPACITY INCREASES NEEDS IN MW (ADDITIONAL TO THE STARTING GRID 2025)

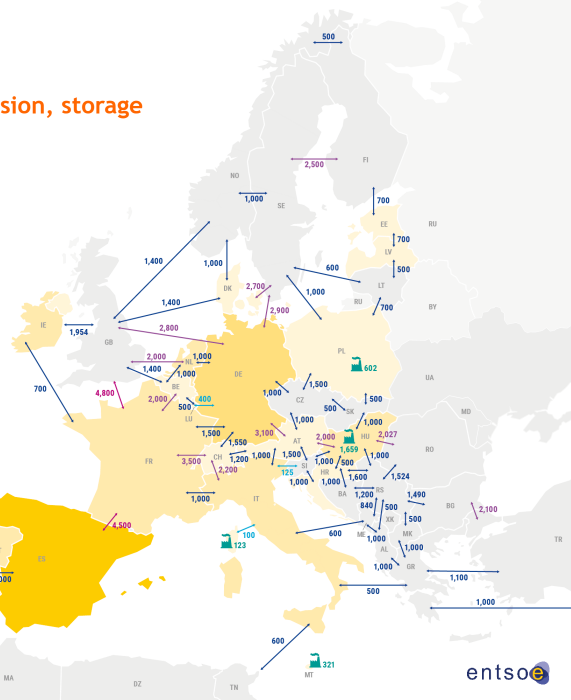
< 500 MW
 < 500 → 2,000 MW
 < 2,000 → 4,000 MW
 < 4,000 MW

STORAGE NEEDS IN MW (ADDITIONAL TO BATTERY CAPACITIES IN NT2030 AND TO 2040 CAPACITIES FOR OTHER STORAGE TECHNOLOGIES)



CO₂-FREE PEAKING UNIT NEEDS PER COUNTRY IN MW

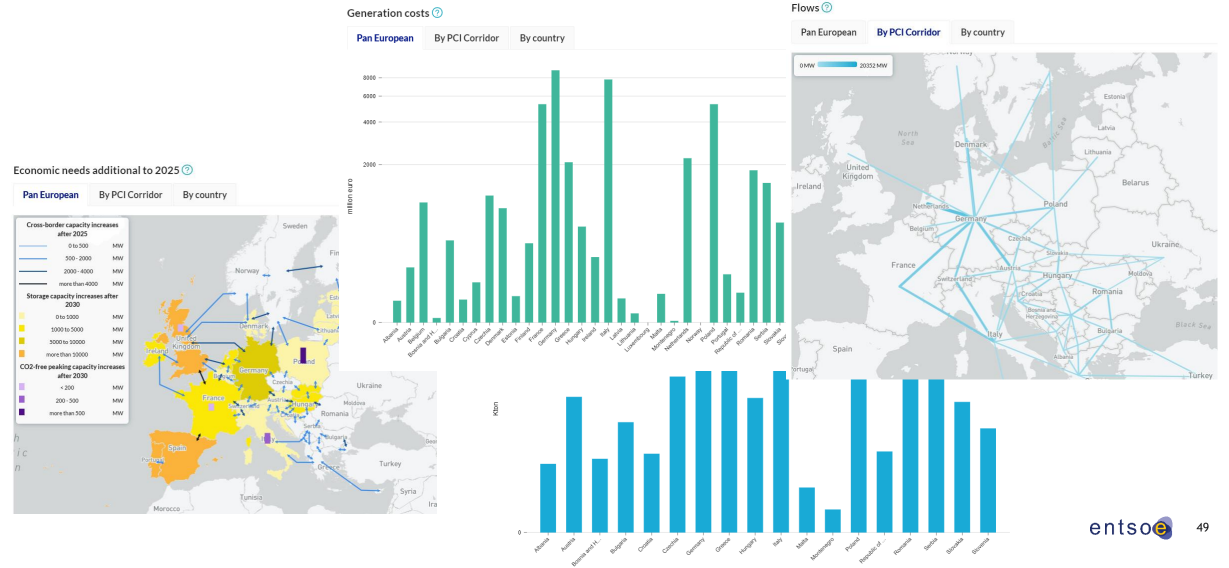




1,000

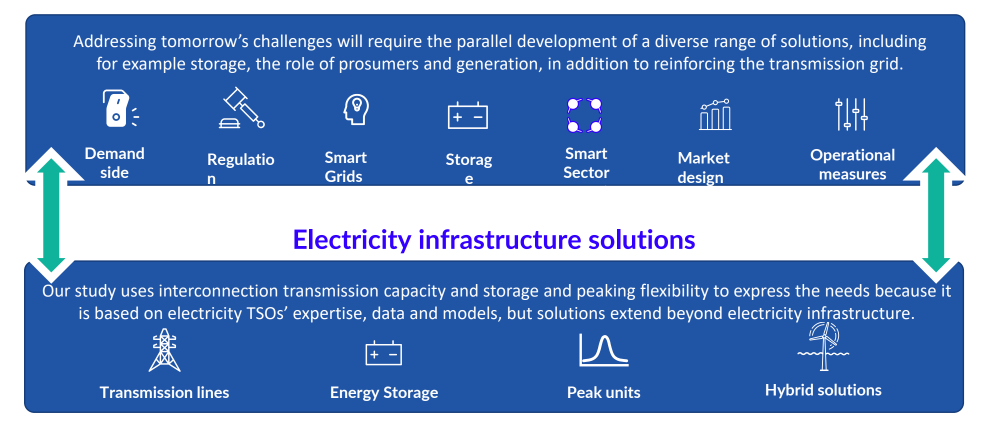
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Data visualization of the system needs study Visualise and download the results on our online platform : needs.entsoe.eu



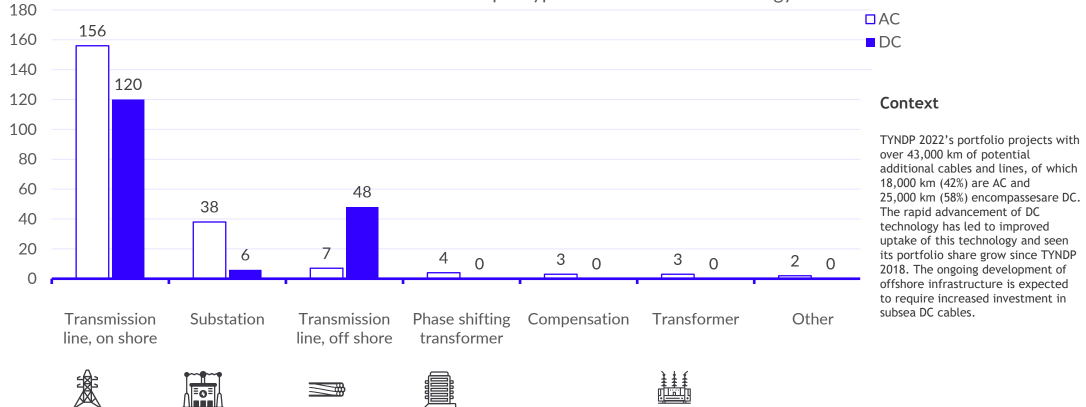
How to understand the results of the system needs study One economic needs configuration, multiple solutions

Non-infrastructure solutions



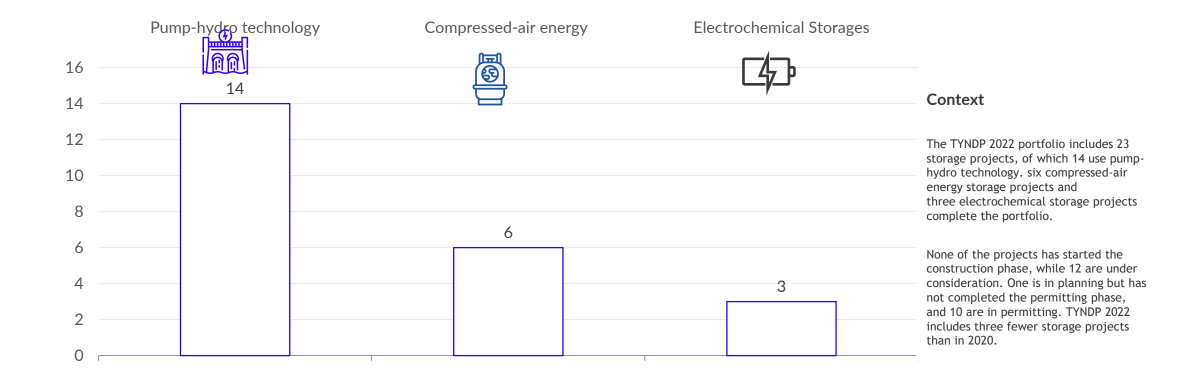


TYNDP 2022 Project Porfolio Project portfolio: 141 Transmission projects



TYNDP 2022 investments per type of element and technology.

TYNDP 2022 Project porfolio Project portfolio - 23 Storage Projects

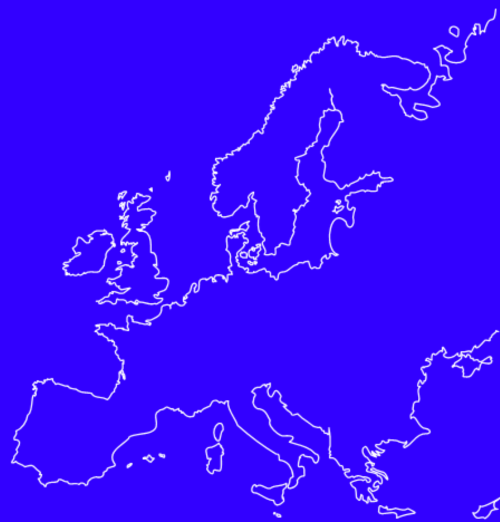




A robust Cost Benefit Analysis is key for a neutral and transparent project assessment at the TYNDP

Collaboration and questions at tyndp@entsoe.eu

Find the key messages and data you need to make a change on **tyndp.entsoe.eu**





Conclusion and next steps

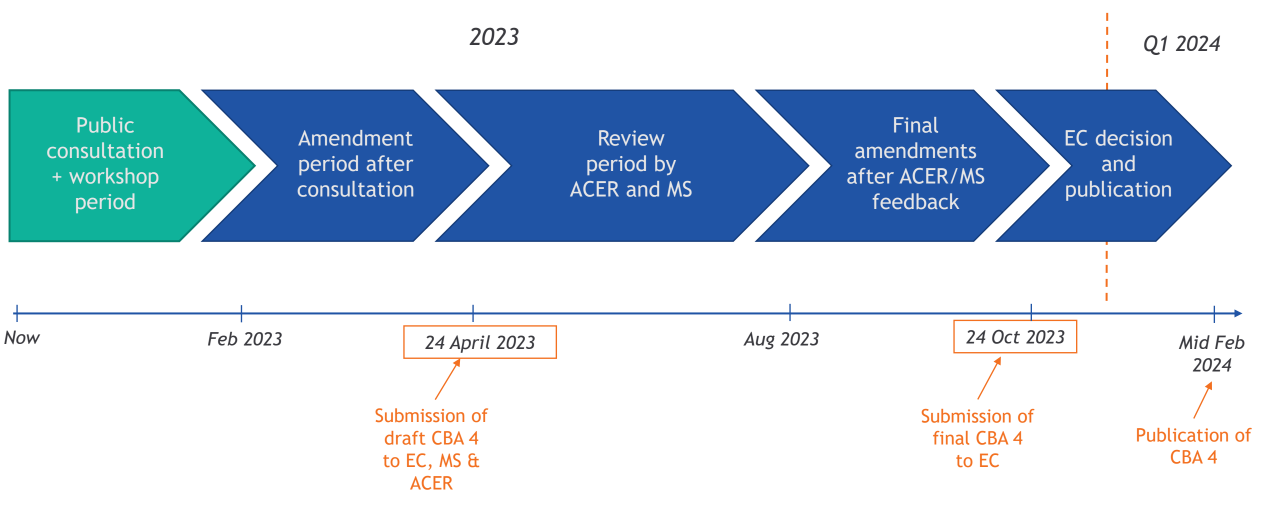
General improvements

- B8.1 indicator: works ongoing based on TNYDP 2022 PLI submissions
- B8.2
- Climate adaptation measures
- explain that the development of RES will not be hampered by the project

Improvements based on consultation comments and from this workshop



Conclusion and next steps



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Thank you very much for you attention

Our values define who we are, what we stand for and how we behave. We all play a part in bringing them to life.



We are ENTSO-E

Backup slide

