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Traders' view on the review of the CACM Regulation

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The CACM review is a chance to:

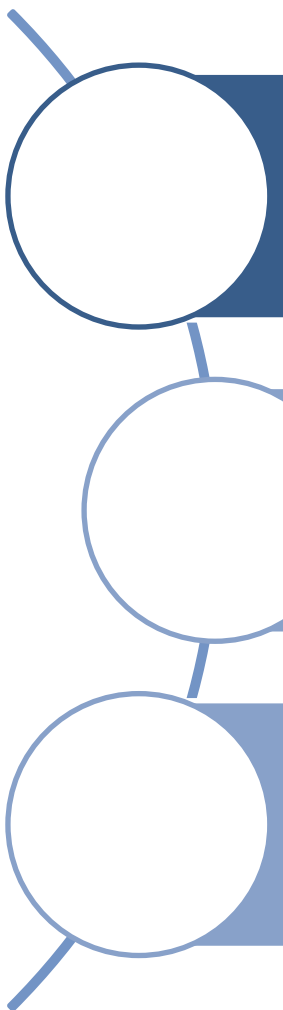
Make targeted amendments

- **To improve DA & ID market functioning; capacity calculation; and use of remedial actions**
- **In collaboration with stakeholders**

While

- **Pushing on with CACM 1.0 implementation**
- **Not duplicating what's already in Regulation 943**
- **Avoiding being drawn into lengthy MCO governance discussions**

Let's focus on:



Making DA and ID markets work better: Securing algorithm reliability while preserving existing product offering, pooling liquidity across and within BZs until GCT and ensuring effective competition between NEMOs in all Member States.

Transparency and consistency of capacity calculation: Aligning basic requirements, providing a common transparency framework for calculation inputs and outputs, and creating a roadmap to harmonise CCMs across CCRs.

Truly coordinating the use of remedial actions: Creating a standard approach not hindered by TSOs cost sharing arrangements, always considering costly & non-costly RAs, and making usage data transparent.

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