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Traders' view on the review of the CACM Regulation

Jérôme Le Page, Electricity Committee Chair j.lepage@efet.org



European Federation of Energy Traders so you can rely on the market

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:

<u>Making DA and ID markets work better</u>: 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.

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

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



secretariat@efet.org www.efet.org

