TEN-YEAR NETWORK DEVELOPMENT PLAN

2018

INFRASTRUCTURE REPORT
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This TYNDP, as with the previous edition, together with the Project of Common Interest (PCI) selection process, is key to the development of gas infrastructures. Gas infrastructures, along with the implementation of harmonised business rules, are fundamental steps towards the European Internal Energy Market.

The TYNDP intends to provide transparent and thorough information to stakeholders. From one edition to another ENTSOG is constantly improving its TYNDP report, taking into account all the valuable feedback received by stakeholders in the past editions.

In the TYNDP 2017 ENTSOG provided for the first time a map with the collected projects and ensured increased transparency offering readers the overview of TYNDP projects, including project costs at aggregated level.

In line with ACER Opinion on TYNDP 2017\(^1\) (section 3.4), for the TYNDP 2018 edition ENTSOG has further worked on transparency, improving the TYNDP map and publishing the costs information at project level and for projects having declared their intention to apply to PCI during the TYNDP project collection.

Additionally, following the approval by the European Commission of the 2\(^{nd}\) Cost-Benefit Analysis (CBA) Methodology, ENTSOG has run within the TYNDP a project-specific assessment (PS-CBA) for all projects having declared their intention to apply to PCI during the TYNDP project collection. The results will be published in the form of a project fiche within the Final TYNDP Report.

Project information provided in this TYNDP covers basic technical data, the maturity status of infrastructure projects and, outlined in the assessment chapters, the overall impact of projects relating to all four pillars of the European Energy policy: competition, security of supply, market integration and sustainability.

Projects submitted for TYNDP 2018 present different level of maturity and their inclusion in the TYNDP does not make their development legally binding.

Starting with the TYNDP 2018 edition, the submitted projects have also to comply with specific administrative and technical criteria for their inclusion in the TYNDP, as defined in the “ENTSOG Practical implementation document (PID) for developing the 10-year network development plan 2018”\(^2\). This document follows the European Commission’s recommendation on “Guidelines on equal treatment and transparency criteria to be applied by ENTSO-E and ENTSOG when developing their TYNDPs”, as set out in Annex III.2 (5) of Regulation (EU) No 347/2013\(^3\).

In line with ENTSOG PID, project promoters were asked as part of the project collection to provide data and documents as a proof for the fulfilment of the administrative and technical criteria.

The ENTSOG PID was consulted in a dedicated workshop held on 24 November 2017. All the projects listed in this chapter fulfilled the above-mentioned criteria and were therefore considered for the TYNDP assessment.

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2 GAS INFRASTRUCTURE AND EUROPEAN ENERGY POLICY

Existing European gas infrastructures already provide a high level of market integration, security of supply and competition in many parts of Europe. Further developments covering the whole European system are necessary in order to ensure that such benefits will be strengthened and maintained in the long term.

The Third Energy Package should ensure a sound climate for a market-based development of gas infrastructures. However, the timing of its implementation, the recent economic crisis, the lack of vision on the medium and long-term role of gas in the energy transition and CO₂ emissions prices have hampered the delivery of investments. In that context the TEN-E Regulation aims at facilitating the delivery of key infrastructures.

New infrastructure projects may contribute to market integration through additional flexibility and diversification of gas supply sources or routes. As a result, both competition and security of supply should increase.

Regarding the sustainability pillar of the EU Energy Policy, gas infrastructures already offer a flexible system able to support the development of renewable energies. These infrastructures are able to transport a low carbon fuel to support the development of intermittent renewable power production and enable a large-scale injection of non-fossil gas (such as biogas/biomethane or gas from power-to-gas processes). Gas infrastructures provide the advantage of storing renewable energy as well as transporting energy at relatively low costs. New investment may allow further integration of renewable sources and achieve further level of decarbonisation.
3 EXISTING CAPACITIES & PROJECT DATA COLLECTION PROCESS

ENTSOE has improved the transparency on the process, strengthened the communication with project promoters and further developed its Project Data Portal to ensure the best possible availability, consistency and quality of the collected project data. This in exchange ensures the quality of the assessment.

For each TYNDP ENTSOG collects information on existing infrastructure capacities directly from TSOs (for transmission infrastructures) as well as from GIE (for LNG regasification terminal and storage facilities). For TYNDP 2018 the existing capacity was collected as of 1 January 2018.

In order to provide a holistic view of the European gas system over the next 20 years, it is important that all relevant infrastructure projects are incorporated into the TYNDP. ENTSOG has endeavoured to run an open and transparent data collection process, and actively encouraged project promoters to submit their projects. To ensure the proper information and preparedness of all project promoters, ENTSOG has informed them on the project submission process starting well in advance and on numerous occasions.

As the submission of comprehensive project data is a critical prerequisite for the infrastructure analysis, ENTSOG provides a Project Data Portal open to all project promoters to support the process.

Only projects actively (re)submitted by promoters through the Project Data Portal have been considered in this edition of the TYNDP. This process ensures transparency and non-discrimination between projects. Ahead of the submission phase, to better support project promoters, ENTSOG provided a documentation kit with a handbook on how to use the Project Data Portal and organised dedicated webinars for project promoters.

In order to increase transparency and accuracy of the information and to facilitate coordination among promoters, the ENTSOG Project Data Portal offers promoters capacity monitoring interfaces. This allows project promoters to actively monitor their submission through specific reports and check the final capacity value resulting from the application of the “lesser-of-rule”4. Additionally, in order to ensure a more careful consistency check on submitted projects data, during the TYNDP 2018 project data collection, ENTSOG had a loop with ACER and National Regulatory Authorities (NRAs). Promoters were informed on the comments provided by ACER and NRAs and allowed to amend the information provided during the project data collection if deemed necessary.

When submitting projects, the promoters commit to report accurate and up-to-date information. In very few instances ENTSOG has directly undertaken corrective actions in line with pre-defined rules. Furthermore, for a given project, the related TYNDP code is assigned automatically by the Project Data Portal when the project is first submitted. Updates of the project in future TYNDPs are handled by the promoter under the same project code. This allows using the project code as another key for the monitoring of projects along the different TYNDP editions and for the PCI selection process.

In order to ensure as much consistency as possible, ENTSOG encouraged promoters intending to resubmit projects already part of the TYNDP 2017 to update the already existing information while keeping the same TYNDP project code. In this way it has been possible to better link the different TYNDP editions and monitor the project evolution. In TYNDP 2018 only two projects, already part of TYNDP 2017, were resubmitted under a new TYNDP code (see section 5.3.2 for more details).

1) Gas Infrastructure Europe
4) The “lesser-of-rule” means that, on a Point with Entry and Exit capacities, the minimum of the two values will be considered as the firm capacity available for use. Example: Promoter A submits an Exit capacity on Point P in the value of 100. Promoter B submits an Entry capacity on the other side of the Point P in the value of 200. After the application of the rule, the firm capacity considered for modelling will be 100.
In line with ACER Opinion on TYNDP 2017\(^1\) (section 3.10), ENTSOG improved the Project Portal questionnaire with project promoters being asked to indicate whether the submitted projects are included in the latest National Development Plan and to indicate the background for their submission. For further details please refer to section 5.6.

Promoters were also requested to provide comprehensive information including detailed project implementation scheduling (section 5.4) and estimated costs (section 5.5).

To ensure an early transparency on the TYNDP input data, ENTSOG has organised on 24 November 2017 a public workshop to inform all stakeholders of the main improvements and the timeline related to the TYNDP 2018 project data collection as well as to present the ENTSOG Practical Implementation Document. The material provided in this public workshop, including a list of the submitted projects, has been published on ENTSOG website\(^2\). Additionally, to share advanced information with stakeholders on the projects to be included in TYNDP 2018, on 1 June 2018 ENTSOG published the list of all submitted projects in the form of draft Annex A\(^3\).

The project submission phase took place from 31 January 2018 to 28 February 2018. The submission phase was followed by a check and validation phase where both ENTSOG and promoters could verify and amend the submitted information. This TYNDP reflects therefore project status as of March 2018. As already mentioned, in this period ENTSOG had also a loop with ACER and National Regulatory Authorities that supported ENTSOG in checking the submitted information.

Additionally, on 26 October 2018 ENTSOG published the list of groups of projects (so called PS-CBA groups) on which ENTSOG, in line with the provisions included in the 2nd CBA Methodology, has run the project-specific assessment.

Above a graphical representation of the overall process followed.

Additionally, from 30 July 2018 to 14 September 2018 ENSTOG has run a survey on TYNDP 2018 project collection to receive feedback from project promoters who submitted their project(s) to TYNDP 2018. The feedback received will be used by ENTSOG to improve the TYNDP 2020 Practical Implementation Document and the TYNDP 2020 project data collection process.

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<th>January 2018</th>
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<th>March 2018</th>
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<td><strong>Submission of projects to TYNDP 2018</strong></td>
<td><strong>Check and Validation phase</strong></td>
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<td>&gt; Based on TYNDP 2018 PID</td>
<td>Input check: 01–14 March</td>
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<td>&gt; Based on TSO, GLE and GSE figures</td>
<td>&gt; Using ENTSOG Project Portal</td>
<td>Input correction: 15–31 March</td>
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<td>&gt; ENTSOG documentation to promoter + webinars</td>
<td>&gt; Submission of projects closed on 28 February</td>
<td><strong>Publication of submitted projects</strong></td>
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<td>&gt; Submission of projects closed on 28 February</td>
<td>&gt; Based on TYNDP 2018 PID</td>
<td>&gt; Submitted projects published on ENTSOG website</td>
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<td>&gt; ENTSOG to check compliance with PID</td>
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<td>Correction phase:  &gt; Promoters to correct information only if already provided</td>
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**Figure 3.1: Project collection and publication timeline**
4 PROJECT STATUS AND INFRASTRUCTURE LEVELS

4.1 PROJECT STATUS

Projects are categorised along two different project status: FID and non-FID. As for TYNDP 2017 the non-FID status has been sub-categorised into non-FID Advanced (hereafter Advanced) and non-FID Less-Advanced (hereafter Less Advanced).

Each project status is directly derived from the information provided by its promoter and according to the rules set in the ENT-SOG Practical Implementation Document:

- The FID status of a project corresponds to a project that has taken the final investment decision before the closure of TYNDP project collection period;
- The Advanced status is applied to all non-FID projects that have:
  - commissioning year expected at the latest by 31 December of the year of the TYNDP project data collection + 6 (e.g. 2024 in case of TYNDP 2018, for which projects are collected in 2018) – and whose permitting phase has started ahead of the TYNDP project data collection or FEED has started (or the project has been selected for receiving CEF grants for FEED) ahead of the TYNDP project data collection.

All projects which do not meet the FID or Advanced criteria are considered as having the Less-Advanced status.

Based on the past TYNDP experience and the recommendations expressed by ACER in their Opinion, the Advanced status was already introduced in the 2017 edition and allows to better reflect the different project maturities. This status was defined in close cooperation with ACER and the European Commission, and in consultation with stakeholders.

Additionally, the PCI status is assigned to a project which is part of the latest approved Union list of Projects of common interest (The PCI List) referred in Article 3 of the Regulation (EU) 347/2013, irrespective of the above-mentioned project status.

4.2 INFRASTRUCTURE LEVELS

Project status is used to define different infrastructure levels. These infrastructure levels are used in the TYNDP for the assessment of the European gas system.

- Low Infrastructure Level: existing infrastructures + infrastructure projects having FID status (whatever their PCI status is);
- Advanced Infrastructure Level: existing infrastructures + infrastructure projects having FID status + Advanced projects;

As recommended in the ENSTOG 2nd CBA Methodology, another infrastructure level is considered in relation to the previous PCI list. The PCI 3rd list Infrastructure Level is composed by existing infrastructures + infrastructure projects having FID status (whatever their PCI status is) + infrastructure projects labelled PCIs according to the previous selection (not having their FID taken yet). This Infrastructure Level allows to build a bridge between two sequential PCI selection rounds and to enable the assessment of the cumulative effects of the 3rd list of PCI projects.

The ENSTOG 2nd CBA Methodology defines the FID Infrastructure Level as the reference grid on which the system assessment should be performed.

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1) In the TYNDP 2018 Map Less-Advanced projects have been simply labelled as “non-FID” while Advanced projects have been labelled as “Advanced”.
2) Front End Engineering Design as the basic engineering activity conducted after completion of the conceptual design or the (pre-) feasibility study.
3) The Connecting Europe Facility (CEF) is a EU funding instrument defined in Art. 14 of Regulation (EU) 347/2013.
In line with the TEN-E Regulation and the 2nd CBA methodology, the TYNDP provides a common basis for the Project-Specific CBA of each PCI candidate. This involves the assessment of different infrastructure levels of the gas infrastructure based on the level of maturity and PCI status of the projects.

The exclusion of the Less-Advanced projects from any infrastructure level does not prevent projects with a Less-Advanced status to be assessed with a PS-CBA against the Low and Advanced Infrastructure Levels, while providing at the same time a more robust and credible analysis of the system infrastructure gaps and of the potential benefits stemming from the realisation of any Less-Advanced project.

Figure 4.2 shows the overall process of TYNDP 2018 system and project-specific assessment.

The TYNDP 2018 will be used by the Regional Groups as a background when considering the project-specific CBAs of the candidate projects for the 4th PCI List.

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1) The High Infrastructure level was composed by existing infrastructures + infrastructure projects having a FID status (whatever their PCI status is) + infrastructure projects not having a FID status (whatever their PCI status is), both Advanced and Less-Advanced.
5 ANALYSIS OF PROJECT SUBMISSION

The full detail of projects submitted for inclusion in the TYNDP 2018 can be found in Annex A of this Report. This section of the report provides a general overview of the submitted projects.

5.1 TYPE OF INFRASTRUCTURES

Projects are classified according to the infrastructure categories as defined in Regulation (EU) 347/2013 Annex II into the three following:

- TRA Transmission, incl. Compressor Stations
- LNG LNG Terminal
- UGS Storage Facility

5.2 PROJECTS COMMISSIONED SINCE TYNDP 2017

19 projects already part of TYNDP 2017 were completed or are expected to be completed before the end of 2018 (information based on the date when the last version of this report was drafted). 3 completed projects were not part of TYNDP 2017 but of previous editions.

The commissioning of all these projects further contributes to the development of the European gas system, enhancing the level of market integration, security of supply and competition.

Still, as further elaborated in the Assessment chapters, there are some areas or instances where further development of gas infrastructure is needed.

Figure 5.1: Map of projects with 2018 as commissioning year
5.3 OVERVIEW OF THE PROJECTS SUBMITTED TO TYNDP 2018

Following the information provided by promoters, ENTSOG has aggregated the submitted investment according to a strictly functional-related criteria.

For example:

- In case of an interconnector connecting two (or more) countries, two (or more) different promoters are usually involved;
- A new LNG terminal or storage may need a new evacuation pipeline to connect them to the gas network and in some cases the two investments might be promoted by different subjects;
- In some cases, projects connecting the EU to new supply sources are actually composed by different projects (and in some cases promoted by different subjects) whose full realisation is a pre-requisite to connect the new source.

In all above cases, investments carried on by different promoters need to be implemented together in order for the overall project to materialise. It makes therefore sense to consider them as a single project. This aggregation represented also a useful basis for the identification of project groups on which the project-specific cost-benefit analysis has been performed.

Based on this, for TYNDP 2018 promoters submitted 155 gas infrastructure projects.

5.3.1 TRANSMISSION PROJECTS (INCLUDING COMPRESSOR STATIONS)

Today in Europe there exist around 225,000 km of transmission pipelines.

The data included in the map represent the total length of 46 TSO’s transmission pipeline. The definition of transmission pipeline might differ country by country.

*Figure 5.2: Transmission length in Europe in km (year 2018)*
Around 120 transmission and compressor stations projects have been submitted to TYNDP 2018. These projects can be summarised according to the following categories:

- 46 interconnection projects between two or more countries. In some cases, only one side of the interconnection has been submitted since the other part is already existing;
- 21 projects related to the constructions of compressor or metering stations;
- 18 projects related to new import or production development;
- 21 projects concerning upgrade, modernisation or enhancement of the system;
- 9 reverse flow projects;
- 4 infrastructure projects supporting the switch from low-calorific gas to high-calorific gas in Germany, France, Netherlands and Belgium;
- 2 projects concerning methanisation of new areas.

The following map shows the list of all projects concerning transmission and compressor (or metering) stations development. Evacuation pipelines to connect regasification terminals or storages are considered as part of sections 5.2.2 or 5.2.3.

5.3.2 LNG PROJECTS

For TYNDP 2018 promoters submitted 27 projects related to LNG terminals. For 6 of these projects the respective evacuation pipeline project connecting the terminal to the gas grid was submitted by different promoters.
5.3.3 UGS PROJECTS

For TYNDP 2018 promoters submitted 11 projects related to UGS facilities. Only for one of these projects (Cornegliano UGS) the respective evacuation pipeline project connecting the storage plant to the gas grid was submitted by a different promoter.

Figure 5.5: Map for transmission and compressor station projects in TYNDP 2018

5.4 FURTHER DETAILS ON THE TYNDP 2018 PROMOTERS SUBMISSIONS

This chapter provides more details on the investments submitted to TYNDP 2018. In order to provide more detailed and transparent information, all the statistics described in the following sections consider:

- Individual investments submitted by different promoter not aggregated as described in section 5.3 but considered as many projects as promoters submitting the investment. To each of these projects an individual TYNDP code is in fact assigned. For example, for an interconnector between two countries here we will consider two separate projects. The same for LNG terminals (or UGS projects) and the evacuation pipeline(s) needed to connect the terminal (or the storage) to the gas grid;

- For projects developed in different phases, each phase as an individual investment and the whole project as multiple projects;

- As seen in section 5.3, some promoters have submitted individual facilities as separate projects (e.g., compressor station and pipe as individual project submissions) whereas others have joined together a number of investment in one project (e.g., compressor station and pipe under a single project submission).

Therefore, the high level of projects has to be understood in the light of the above considerations.

Overall 207 investments have been submitted to TYNDP 2018 by 96 different project promoters.

Figure 5.6 provides the overview for this submission, compared to the previous TYNDP editions.
Figure 5.6: Comparison between TYNDP 2015 and TYNDP 2017

From the graph the following conclusions can be drawn:

- Thanks to the completion of 22 projects\(^1\) in 2018 the European infrastructure is reinforced;
- The number of projects submitted for TYNDP 2017 has been reduced for TYNDP 2018 due to projects that have been completed, canceled or not resubmitted;
- As further elaborated in the assessment chapters, the aggregated number of existing and planned infrastructures in TYNDP 2018 confirms that more infrastructure development is needed.

5.4.1 OVERVIEW PER STATUS

When compared to the 234 submissions in TYNDP 2017 we observe a reduction to 207 in the 2018 edition. This reduction stems from:

- The requirement introduced by ENTSOG already in TYNDP 2017 that projects being part of the previous TYNDP need to be actively resubmitted in order to be considered in the current TYNDP;
- The application, for the first time, of the ENTSOG PID that set clear administrative and technical criteria to be matched by promoters and projects in order to be considered eligible for inclusion in the TYNDP.

The following figures and tables provide a statistical overview of the promoters submissions (see TYNDP Annex A for further details) based on information such as the type of infrastructure or the FID/PCI status. Those reports reflect all details entered as part of the data collection process by project promoters.

Figure 5.7 shows a general reduction in all type of projects.

Figure 5.8 shows the breakdown of TYNDP 2018 projects by infrastructure type and project status.

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\(^1\) Some are expected to be commissioned by the end of 2018 as explained in section 5.2
**Figure 5.7**: Comparison of project submission in TYNDP 2018 and TYNDP 2017 per type of infrastructure. The inner circle represents the share of each project type; the outer circle represents absolute numbers.

**Figure 5.8**: Breakdown of promoters submissions in TYNDP 2018 by infrastructure type and project status

**Table 5.1**: Number of investments from TYNDP 2017 completed, still planned, not-re-submitted and cancelled

Thanks to the information collected, it has been possible to identify investments submitted for TYNDP 2018 that were not active anymore but for which promoters had missed to previously report the information to ENTSOG or that were deleted or not re-submitted.

Among the cancelled ones there are 2 investments having in TYNDP 2017 the Advanced status and 14 projects having in TYNDP 2017 the Less-Advanced status.

With regards to transmission (including compressor stations), the 30 new submission for TYNDP 2018 do not overall compensate the number of investments that were cancelled or not resubmitted (33 in total). Additionally, 17 transmission projects were commissioned between TYNDP 2017 and TYNDP 2018 or are expected to be commissioned by 2018.
Compared to the TYNDP 2017 submission:

- TRA-N-1322\(^1\)) was already in TYNDP 2017 but, together with the first phase of the project, as part of TRA-N-358. Consistently with the 3\(^{rd}\) PCI List, for TYNDP 2018 the project was submitted as two separate phases allowing for a more precise PS-CBA grouping and assessment. The first phase of the project is still associated to the TYNDP code TRA-N-358;

- TRA-N-1173\(^2\)) was already in TYNDP 2017 but as part of project TRA-N-271. In order to reflect the maturity of the project, the promoter split the TYNDP 2017 projects in two parts, one onshore and one offshore. The new code TRA-N-1173 refers to the onshore section in Poland while the offshore section is still associated to the code TRA-N-271;

- LNG-N-1146 was already in TYNDP 2017 but labelled as TRA-N-1146. Based on the most recent data available to the promoter at the time of the TYNDP 2018 project collection, the project now focuses on two technological options, whose main option is considered being a Floating solution (FSRU) for LNG imports to Cyprus, including reception, storage, and regasification for liquefied natural gas either onshore or nearshore in Cyprus.

1 LNG terminal related project (Revithoussa 2\(^{nd}\) upgrade) is expected to be commissioned before the end of 2018 while 7 projects were cancelled or not resubmitted. 2 new LNG projects were submitted for Germany and Ireland (respectively LNG-N-1198 and LNG-N-1231).

- Among the 18 UGS submissions to TYNDP 2017, one in Italy (UGS-F-259) was completed and one (UGS-F-242) is expected to be commissioned before the end of 2018. 8 TYNDP 2017 projects have been cancelled or not resubmitted. 3 new investments are planned in Slovakia (UGS-N-356) and Albania (UGS-N-1229) including the Italian UGS-F-242 that was already part of TYNDP 2015 but not resubmitted for TYNDP 2017. Additionally, another UGS facility in Italy (San Potito Cotognola) was commissioned in 2017 but is not accounted in the table above since it was part of the TYNDP 2015 (and already not resubmitted in TYNDP 2017).

Figure 5.9 shows promoters submissions based on their maturity status.

Compared to TYNDP 2017, an increase in the number of FID can be observed, especially among transmission, with 20 projects hav-

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1) Development on the Romanian territory of the NTS (BG–RO-HU–AT) – Phase II, from Transgaz
2) Poland-Denmark interconnection (Baltic Pipe) – onshore section in Poland, from GAZ-SYSTEM
3) Brunsbuttel LNG Terminal, from Gasunie Deutschland Transport Service GmbH
4) Inistree LNG in Cork, from NextDecade LNG
5) Bordolano first phase, from STOGIT S.p.A.
6) Corniglione UGS, from ITALGas Storage
7) UGS Velke Kapusany, from NAFTA a.s.
8) UGS Dumrea, from Ministry of Infrastructure and Energy of Albania and Albgaz sh.a.
TYNDP Code | Project Type | Name | TYNDP 2017 Status | FID taken on
--- | --- | --- | --- | ---
TRA-F-341 | TRA | Gas Interconnection Poland–Lithuania (GIPL) (Lithuania’s section) | Advanced Non-FID | May-18
TRA-F-212 | TRA | Gas Interconnection Poland–Lithuania (GIPL)–PL section | Advanced Non-FID | May-18
TRA-F-275 | TRA | Poland–Slovakia Gas Interconnection (PL section) | Advanced Non-FID | Apr-18
TRA-F-190 | TRA | Poland–Slovakia interconnection | Advanced Non-FID | Apr-18
TRA-F-298 | TRA | Rehabilitation, Modernisation and Expansion of the NTS | Less-Advanced Non-FID | Jan-18
TRA-F-329 | TRA | ZEELINK | Less-Advanced Non-FID | Jan-18
LNG-F-272 | LNG | Upgrade of LNG terminal in Świnoujście | Less-Advanced Non-FID | Jan-18
TRA-F-902 | TRA | Capacity increase at IP Lanžhot entry | Advanced Non-FID | Apr-18
TRA-F-247 | TRA | North–South Gas Corridor in Western Poland | Advanced Non-FID | Nov-17
TRA-F-941 | TRA | Metering and Regulating station at Nea Messimvria | Less-Advanced Non-FID | Sep-17
TRA-F-286 | TRA | Romanian–Hungarian reverse flow Hungarian section 1st stage | Less-Advanced Non-FID | Jun-17
TRA-F-752 | TRA | Capacity4Gas–DE/CZ | Advanced Non-FID | Mar-17
TRA-F-918 | TRA | Capacity4Gas–CZ/SK | Advanced Non-FID | Mar-17
TRA-F-358 | TRA | Development on the Romanian territory of the NTS (BG–RO–HU–AT)-Phase I | Advanced Non-FID | Nov-16
TRA-F-895 | TRA | Balticconnector | Advanced Non-FID | Oct-16
TRA-F-915 | TRA | Enhancement of Estonia–Latvia interconnection | Advanced Non-FID | Oct-16
TRA-F-928 | TRA | Balticconnector Finnish part | Advanced Non-FID | Oct-16
TRA-F-954 | TRA | TAG Reverse Flow | Less-Advanced Non-FID | Sep-16
TRA-F-340 | TRA | CS Wertingen | Less-Advanced Non-FID | May-16
TRA-F-1138 | TRA | South Caucasus Pipeline - (Future) Expansion - SCP-(F)X | Less-Advanced Non-FID | Dec-13

Table 5.2: TYNDP 2017 submissions having gotten FID status in TYNDP 2018

The table above shows the TYNDP 2017 submissions having gotten FID status in TYNDP 2018. In more detail, of the 46 FID initiatives in TYNDP 2018:

- 21 were already FID in TYNDP 2017
- 12 with Advanced status in TYNDP 2017 took the FID
- 8 with Less-Advanced status in TYNDP 2017 took the FID
- 5 were not submitted for TYNDP 2017

TRA-F-1138 includes both South Caucasus Pipeline Expansion (SCPX) and South Caucasus Pipeline Further Expansion (SCPFX). The date of the FID (December 2013) refers only to the SCPX.

There is an increase in the number of TYNDP 2017 submissions having reached the Advanced status. Initiatives having the Less-Advanced status show a sensible decrease since some of them have reached a higher level of maturity or have been cancelled.
The following charts provide a summary of promoters submissions based on their geographical location, infrastructure type and maturity status.

For this TYNDP edition, 207 initiatives were submitted concerning 37 countries, of which 10 countries\(^1\) not being part of the European Union.

Some of these countries are part of the Energy Community\(^2\) (as contracting parties or observers).

Non-EU projects can in fact be submitted to TYNDP in the below cases:
- Projects at least partially located in one of the TYNDP geographical perimeter countries;
- Supply chain projects bringing additional gas sources to EU border;
- Projects whose promoter is an ENTSOG Observer;

Non-EU investments can be subject to project-specific assessment in the below cases:
- The investment is fully located within the TYNDP perimeter (as defined in the ENTSOG Practical Implementation Document);
- The investment is an applicant to the upcoming PCI selection process and all the data required for the simulations are available to ENTSOG.

However, only 9% of the total submissions actually refer to non-EU Member State.

Most of the submitted investments (190 in total) remain focused in the European Union countries and almost 40% are planned in those countries that have joined most recently the European Union\(^3\).

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\(^1\) Albania, Azerbaijan, Bosnia Herzegovina, Georgia, Moldova, FYROM, Switzerland, Turkey, Turkmenistan and Ukraine.

\(^2\) The Energy Community is an international organisation which brings together the European Union and its neighbours to create an integrated pan-European energy market (https://www.energy-community.org/).

\(^3\) The European Union (EU) was established on November 1993 with 12 Member States, and 3 other countries (Austria, Finland and Sweden) joined it. From 1 May 2004 the European Union was further enlarged to other 13 countries (with Croatia joining EU from 1 July 2013).
In these countries the share of projects having reached the FID before the end of the TYNDP project collection is around 20% (17 out of 84 investments). Projects with FID or Advanced status represent instead more than 65% of the overall submitted projects in these countries.

Still, 50% of the submissions concerns countries in Europe where the infrastructure is generally more developed, indicating that also in these countries there is still need for some further development. This is also confirmed by the fact that, in line with the rest of Europe, 24% of the submitted initiatives in these countries (25 out of 106 projects) are well advanced, having already taken the FID and are planned to be commissioned in the upcoming years.

The high number of submissions has to be understood also in the light of the fact that, in some countries, TSOs are required to ensure some consistency between projects included in the National Development Plans and projects included in the ENTSOG TYNDP.
5.5 ANALYSIS OF INVESTMENTS SCHEDULE

The graphs above show the distribution of promoters submissions according to the expected commissioning year, also in an aggregated way.

Almost 75% of the submitted initiatives are expected to be commissioned not later than 2022 for a total of 152 projects out of the 207 submitted. Among these, 103 projects are well underway, presenting FID or Advanced status.

Most of the ones having FID or Advanced status are expected to be commissioned in the next 6 years.

ENTSOG has analysed the advancement of submitted investments between TYNDP 2017 and TYNDP 2018.
Of the 34 investments already having the FID status in TYNDP 2017:

- 17 were completed or are expected to be completed at the end of 2018
- 13 are still planned
- 3 are still planned but no more FID:
  - TRA-N-291, TRA-N-017 present in TYNDP 2018 have respectively an Advanced and Less-Advanced status while in TYNDP 2017 they both had FID status. These two projects consist of several smaller stages with different level of maturity. Since some of this stage have been already commissioned or will be commissioned in 2018 the project promoters have indicated the maturity level of the remaining steps to be built. These steps haven't taken the FID yet;
  - TRA-N-086 presents in TYNDP 2018 an Advanced status while in TYNDP 2017 appeared as having an FID status due to a misprint in the TYNDP 2017 edition.
- TRA-F-025 was not resubmitted

Of the 52 investments having the Advanced status in TYNDP 2017:

- 12 got the FID after TYNDP 2017 project collection
- 30 are still planned
- 5 moved from Advanced to Less-Advanced:
  - Transmission projects TRA-N-429, TRA-N-808 and LNG terminal LNG-N-079 are now expected to be commissioned beyond 2024
  - LNG terminal projects LNG-N-912 and transmission project TRA-N-390 whose permitting phase or FEED is now expected to start in 2019 (i.e. after the TYNDP 2018 project collection)
- 3 were not resubmitted (UGS-N-235, UGS-N-237 and TRA-N-919)
- 2 were cancelled (TRA-N-801 and TRA-N-807)

Of the 121 TYNDP 2017 investments having Less-Advanced status:

- 8 got the FID after TYNDP 2017 project collection
- 33 moved from Less-Advanced to Advanced status
66 are still planned and present Less-Advanced status
14 were cancelled

For initiatives having already reached the FID before their submission to TYNDP 2018 the analysis of project submissions shows:

- 27 initiatives whose construction phase is expected to end within 3 years from when the FID was taken;
- 1 initiative whose construction phase is expected to end within 7 years from when the FID was taken;
- 18 initiatives did not indicate the expected end of the construction phase;

Most of the FID projects are expected to be completed within 5 years from when the construction works will start.

The way FID is taken by each promoter may differ. Some may take FID after the granting of permits and some before initiating the permitting procedure. Those permitting procedures often make out the longest phase of the whole project schedule which often lasts more than 5 years. Therefore, the above analysis is not necessarily indicative of the project lead time for any future projects as there are, among the projects, some small and some very complex ones.

For investments not having gotten the FID yet but presenting an Advanced status the analysis shows:

- Investments for which promoters were able to provide the relevant information are expected to be commissioned within 5 years from when the FID is expected to be taken and only one project within 8 years;
- An average of 3 years between the year when the construction works are expected to start and when the project is expected to be commissioned.

Finally, with regards to investments presenting a Less-Advanced status, information may not be always fully available making it de facto impossible to build any statistics. In this case, for example, most of the project promoters were not able to provide indication of the expected date when the FID will be taken.

Figure 5.15 illustrates the status of those common projects according to TYNDP 2017 and TYNDP 2018 submissions. The charts show the share of those projects for which a delay has been reported regarding their expected commissioning date and the length of this delay.

Among the projects without delay (39% in total), 5 have been submitted with an earlier commissioning date.

**Figure 5.15**: Share of common projects in TYNDP 2017 and TYNDP 2018 by commissioning status

**Figure 5.16**: Reported delays of projects from TYNDP 2017 to TYNDP 2018
More than half of the submissions in TYNDP 2017 have reported experiencing delays since the last edition. Listed below are the main reasons for delays indicated by project promoters:

- Worsened and uncertain market conditions
- Delays in permitting/authorisations from competent authorities
- Lack of coordination between hosting countries/political uncertainties
- Delays in contract award procedure
- Lack of funds/financing
- Delay following findings from concluded pre-feasibility study

5.5.1 **TYNDP 2018 AND PROJECT OF COMMON INTEREST LISTS**

According to Regulation (EU) 347/2013 Annex III.2 “[...] proposed gas infrastructure projects falling under the categories set out in Annex III.2 shall be part of the latest available 10-year network development plan for gas, developed by the ENTSO for Gas pursuant Article 8 of Regulation (EC) No 715/2009”.

Every TYNDP edition ENTSOG collects information also related to projects having already the PCI status and projects that intend to apply to the following PCI selection process. For TYNDP 2018, after the closure of the project collection, ENTSOG ran further check and contacted all promoters whose project was part of the 3rd PCI List but was not resubmitted to TYNDP.

In total 70 initiatives from the 3rd PCI List were re-submitted to TYNDP 2018. Only 3 projects having the PCI label in the 3rd PCI List were not resubmitted for TYNDP 2018:

- TRA-N-018 – Városföld-Ercsi-Győr pipeline (PCI label 6.24.4.1)
- TRA-N-061 – Ercsi-Százhalombatta pipeline (PCI label 6.24.4.2)
- TRA-N-957 – Metering Station at Komotini to IGB (PCI label 6.8.1)

In the first 2 cases, promoter indicated that the projects have been cancelled while on the third case the project is now included in the submission of TRA-F-378.

During the TYNDP project collection, promoters were asked to indicate whether they intend to apply to the next PCI selection process (i.e. the 4th PCI List). This information, collected from January to March 2018, represents only a declaration of intention and does not automatically translates into the application of the project to the next PCI round. The PCI selection is in fact a process completely separated from the TYNDP process and under the responsibility of the TEN-E Regional Groups led by the European Commission to which ENTSOG provides technical support.

In line with ENTSOG 2nd CBA Methodology, based on this declaration of intention ENTSOG has run a project-specific assessment on all these projects. The final list of the groups of projects on which ENTSOG has run a project-specific assessment was published on 26 October 2018.

The results of the project-specific assessments will be published with the final TYNDP publication in 2019 in the form of a project fiche.

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5.6 INVESTMENT COSTS

Investment costs are for project promoters in many cases commercially sensitive information and might have the potential to negatively affect the competitive position of project promoters vis-à-vis contractors.

However, as part of the transparency process adopted, ENTSOG has collected information from promoters on indicative investment costs for the submitted projects.

For the first time, cost information was provided by promoters for all submitted projects, further increasing the transparency of this Report.

Figure 5.18 shows the total cost (CAPEX) per project status. The bar chart also offers a comparison between cost information published for TYNDP 2018 and TYNDP 2017.

Promoters submitted projects to TYNDP 2018 for a total of around 96 Billion €.

According to available information, for FID and Advanced projects the total costs amount to approximately 62 Billion €. The distribution of the total expected CAPEX across different categories of projects is displayed in figure 5.19.

Compared to TYNDP 2017 an increase is observed in the total cost of submitted projects. This can be explained by the following reasons:

- In TYNDP 2017 promoters provided cost information only for 81% of the submitted projects while in TYNDP 2018 costs have been provided for all submitted projects since mandatory;
- For the missing cost information, the data published in TYNDP 2017 included cost approximations directly estimated by ENTSOG on the basis of provided project technical information while in cases where such information was not available at all costs could not be established;
- In TYNDP 2018 several projects have become more mature, bringing also more clarity on the expected costs.

According to project promoters submission, investments are highly concentrated in 2018 – 2022, with around 60% of the total expected cost to be experienced in those years.

In this period more than 80% of projects having FID or Advanced status are in fact expected to be implemented.

Transmission projects, representing also the majority of the submitted projects, cover 85% of the total costs.

![Figure 5.18: Overview of total cost by project status (Billion €) and comparison with TYNDP 2017](image-url)
In line with the ENTSOG Practical Implementation Document, the cost data submitted by the project promoters for the projects to be included in the TYNDPs is made public by ENTSOG unless the data is deemed confidential by the respective project promoters. While fully acknowledging the importance and the right of promoters to keep project cost information confidential, at the same time, it is important that projects interested in applying for the PCI label ensure the highest possible level of transparency and level-playing field.

On this basis, for projects whose promoters have indicated their intention to participate to the PCI process during the TYDNP 2018 project data collection and have marked their expected costs as confidential, alternative figures have been calculated by ENTSOG\textsuperscript{11} or have been directly provided be

\textsuperscript{1)} For TYNDP 2018 ENTSOG has built alternative costs based on the ACER UIC Methodology published in 2015 (link) and based on the project technical information provided by the project promoters.
the promoters. Those alternative figures built by ENTSOG have to be considered purely indicative. These figures, per project, will be in fact used only for publicity reasons in order to ensure as much transparency as possible.

In the PS-CBA phase ENSTOG has considered only the project costs provided by the promoters during the project collection (and not the alternative ones), being each promoter the ultimate responsible of the submitted and most accurate data. Annex A clearly distinguish the origin of the costs published.

### 5.7 TYNDP 2018 SUBMISSIONS AND NATIONAL DEVELOPMENT PLANS

According to Article 8 of Regulation (EC) No. 715/2009, the Community-wide network development plan shall build on national investment plans. This does not prevent, from a legal perspective, that projects are submitted to the TYNDP although they are not (yet) part of a national development plan (NDP), being the TYNDP a non-binding exercise.

Following ACER recommendation, as part of the TYNDP 2018 project data collection, project promoters have been requested to always indicate if their initiatives are part of the national development plan. If not, the project promoters had to indicate the reason for its project not being part of the National Development Plan.

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Table 5.4: Overview of projects being part or not of NDPs by country
About 75% of the TYNDP projects are reported as listed in NDPs.

For projects reported as not part of any NDP, promoters have generally indicated one of the following reasons:

- The NDP was prepared at an earlier date and the project will be proposed for inclusion in the next NDP edition;
- No NDP exists in the country where the project will be built;
- The operators are not required to prepare and publish an NDP;
- There is no obligation at national level for such a project to be part of the NDP or the country is outside the European Union;
- The project will be included in the national development plan following the positive result of the economic test of incremental capacity cycle;
- The projects will be applying for inclusion in the national developments plan upon connection with the National Natural Gas Transmission System.

The above provided reasons show that, in most of the cases, a project is not part of any NDP for reasons lying outside the control of the project promoters himself. For further details, please refer to TYNDP 2018 Annex A.

5.8 INCREMENTAL CAPACITY PROCESS

An incremental capacity procedure has been introduced by the Regulation (EU) 2017/459 (“CAM Network Code”) for a streamlined and harmonised Union-wide process to react to possible market based capacity requests with an increase in technical capacity. The requested incremental capacity may be offered based on market commitment and subsequently built subject to the positive outcome of an economic test, in the following cases:

(a) at existing interconnection points;
(b) when establishing a new interconnection point;
(c) with physical reverse flow capacity at an interconnection point, which has not been offered before.

The aim on setting rules for incremental capacity was to propose an EU-wide harmonised and market-based approach to identify the need for new/incremental capacity based on market demand and to allocate both existing and incremental capacity in an integrated way. Therefore, the process is not suitable for those projects having a key-relevance for the system but based on benefits for which users’ commitments cannot be gathered ex-ante via a market assessment (e.g. Security of supply or flexibility needs).

The provisions on Incremental capacity are specifying how to develop a potential offer of Newmarket based capacity, how to offer and allocate it as well as how to determine the economic and regulatory conditions justifying the feasibility of such a project. The Incremental capacity process is now harmonised on a European-wide level by defining specific steps for the involved TSOs and National Regulatory Authorities that have to be followed when going through the Incremental capacity process.

The incremental process is a two-year process and consists of 2 phases: a non-binding phase and a binding phase.

The non-binding phase starts with the assessment of demand for incremental capacity. The network user(s) will provide TSOs with their non-binding capacity demand (with regards to volume, duration, location of their interest), including possible conditionality1). The TSOs will aggregate the demand within 16 weeks after the annual yearly auction2) and will publish a demand assessment report with a conclusion whether the indicated non-binding demand may be satisfied by existing capacity. If a credible and consistent capacity demand cannot be satisfied by existing available capacity, the conclusion of relevant TSOs will be to initiate Incremental capacity process. The demand assessment report shall take into account several issues, among others, whether the TYNDP identifies

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1) Conditional demand indications are any conditions which TSOs received from the network user(s) with respect to the non-binding demand (like e.g. demand for incremental capacity along a route with more than two adjacent entry-exit systems involved, demand for removal of existing restrictions, etc.).

2) In the annual yearly capacity auction, yearly standard capacity products are offered. This represents the capacity which may be applied in a given amount by a network user for all gas days in a particular gas year. As from 2018, annual yearly capacity auctions shall start on the first Monday of July each year unless otherwise specified in the ENTSOG’s auction calendar.
a physical capacity gap whereby a specific region is undersupplied in a reasonable peak scenario and where offering incremental capacity at the interconnection point in question could close the gap; or a national network development plan identifies a concrete and sustained physical transport requirement. If the demand cannot be satisfied by existing available capacity, the conclusion of relevant TSOs will be to initiate Incremental capacity process.

In that case the next phase will be a design phase (concerning development of capacity offer levels, technical studies and, generally, the preparation of a project proposal). There will be a public consultation of key parts of the project proposal where stakeholders will have an opportunity to provide a feedback to TSOs’ proposals about the identified key parameters of the incremental project. A key milestone in the non-binding phase is to submit a comprehensive incremental project proposal to relevant NRAs.

The NRAs will then have 6 months to issue coordinated decision about the project proposal.

After the decision, the binding allocation phase will start, and network users will send their binding commitments for incremental capacity are collected.

In a next step the economic viability of the incremental capacity project will be assessed through the economic test, which is defined in Art. 22 of the CAM Network Code. Only after a positive economic test, incremental capacity projects can moved forward.

The incremental proposal offers flexibility to ways of allocation. An alternative capacity allocation mechanism may be designed and used. The following conditions have to be met to apply for the alternative allocation mechanism: the incremental project involves more than two entry-exit zones and capacity for a duration of more than one year is requested. The alternative allocation mechanism

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1) Offer level means the sum of the available capacity and the respective level of incremental capacity offered for each of the yearly standard capacity products at an interconnection point, Art. 3(5) NC CAM.
mechanism must be approved by the relevant NRAs.

The first Incremental process according to the CAM Network Code amendment was initiated in April 2017. Most of the Incremental capacity projects initiated in 2017 will have a binding allocation and economic test in 2019.

For TYNDP 2018 ENTSOG collected information regarding projects triggered by the Incremental Capacity process. For the purpose of TYNDP 2018 the provision of such information was not compulsory and left to the discretion of each single promoter.

These are the projects submitted to TYNDP 2018 that indicated as being a result of the demand assessment in the context of the Incremental Capacity process:

- **TRA-F-902, Capacity increase at IP Lanžhot**: the entry Market demand survey was executed according to the CAM NC rules but before factual effectiveness of the CAM NC. Capacity was auctioned via the PRISMA platform in March 2017 yearly auction;

- **TRA-N-14, Komotini–Thesprotia pipeline**: the Project is now related to an application for the establishment of an IP between Greece and Italy in the context of Incremental Capacity. The project existed already in the previous editions of the TYNDP, due to a different rationale, but lacked market support.\(^1\)

- **TRA-N-31, Connection of Malta to the European Gas Network-Pipelines**: following the launch of the Incremental Capacity Procedure according to Regulation (EU) NO. 2017/459 by Snam Rete Gas on 6 April 2017, the Project Promoter submitted a “Request for new incremental capacity” in May 2017. The demand assessment report (DAR) was published in July 2017. The incremental process has been closed upon request of the subject who submitted the non-binding demand indication.\(^2\)

- **TRA-N-423, GCA Mosonmagyaróvár**: the demand assessment report for incremental capacity between Austria (Market Area East) and Hungary was published on 27 July 2017;

- **TRA-N-873, Additional capacity at OSZ from Germany to the Netherlands**: FNB Gas received a demand indication from Gazprom Export on the Gaspool-TTF border.\(^3\)

- **TRA-N-1235, Firm transmission capacity increase at the IP Veľké Zlievce**: Eustream and Magyar Gaz Transit received non-binding inquiries for IP Balassagyarmat/Velké Zlievce between Hungary and Slovakia, in both direction.\(^4\)

  In case of direction Slovakia-Hungary the indicative demand does not require further investment as it can be handled by existing technical conditions;

- **TRA-N-1246, Greece–Italy interconnection**: during the non-binding phase of the Incremental Capacity cycle that started in April 2017, Snam and Desfa received a request for the creation of an interconnection between the two countries.\(^5\)

  As a consequence, also the location of the interconnection point is not defined yet. The related DAR has been published on TSOs website on 27 July 2017, followed by a coordinated public consultation opened the 18 October 2017 and closed the 18 December 2017.

- **TRA-N-1202, GCP GAZ-SYSTEM/ONTRAS – incremental capacity project**: during the first Incremental Capacity cycle that started in April 2017, GAZ-SYSTEM and ONTRAS received non-binding demand indications for firm incremental capacity at the IP between the market border of Poland and GASPOOL. Consequently, the TSOs prepared a draft project proposal, which was subject to public consultations. Following the receipt of coordinated decisions of the respective NRAs, the binding allocation and economic test will be conducted in July 2019. The incremental project requires dedicated investments on both Polish and German side.

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1) [http://desta.gr/userfiles/5fd9503d-e7c5-4ed8-9993-a84700d05071/DAR-for-incremental-capacity-between-Greece-and-Italy.pdf](http://desta.gr/userfiles/5fd9503d-e7c5-4ed8-9993-a84700d05071/DAR-for-incremental-capacity-between-Greece-and-Italy.pdf)

2) [http://www.snamretegas.it/export/sites/snamretegas/repository/files/ENG/Thermal_Year_20162017/Capacity_booking_and_transactions/request_incremental_capacity/demand-assessment/DAR_for_incremental_capacity_between_Italy_and_Malta.pdf](http://www.snamretegas.it/export/sites/snamretegas/repository/files/ENG/Thermal_Year_20162017/Capacity_booking_and_transactions/request_incremental_capacity/demand-assessment/DAR_for_incremental_capacity_between_Italy_and_Malta.pdf)


### LNG IMPORT TERMINALS

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<td>LNG-F-227</td>
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#### LNGEvacuation Pipelines and Inland Transport Infrastructure

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#### LNG terminals in northern Greece / Alexandroupolis

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## MAPS

### MAP FOR LNG REGASIFICATION TERMINALS

(INCLUDING EVACUATION PIPELINES)

[MAP FOR LNG REGASIFICATION TERMINALS](#)

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**Download the map from ENTSOG website:**
Just click on the icon.
## UNDERGROUND GAS STORAGE FACILITIES

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**MAP FOR UGS FACILITIES PROJECTS IN TYNDP 2018**

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