

ENTSOG's AWP 2014 Consultation Initial Proposal

Feedback Proforma

Please use the subsequent template for Stakeholder feedback to the ENTSOG 2014 Annual Work Programme document.

Please complete and send the template and or any other feedback to <u>vittorio.musazzi@entsog.eu</u> and to <u>info@entsog.eu</u> by September, 7th 2013.

Organisation	EDF Energy
Name	Nigel Edwards, Head of European Policy Liaison

Q1: Does the programme identify the correct projects for ENTSOG's focus in the 2014 AWP?

YES	NO

Further comments

EDF Energy welcomes the opportunity to comment on ENTSOG's 2014 AWP. We believe that the programme correctly identifies the projects on which ENTSOG should be concentrating in 2014.

Market Business Area

We are particularly interested in ENTSOG's work to develop a CAM network code change proposal to deliver incremental capacity and associated market-test rules. We hope that ENTSOG will continue to provide all stakeholders with the opportunity to contribute to the development of this proposal by hosting open discussion forums and interactive sessions in addition to issuing formal consultations.

We believe that as the network codes enter the implementation phase, it is imperative that



network code review and change processes are developed in order to facilitate adjustments in a timely manner when required. Changes could be based on reflecting the experience gained or in response to changes in the gas market.

Furthermore, we believe that simulation sessions provided by ENTSOG during the development phases for the CAM network code should be adopted here in order to provide stakeholders the best understanding and visibility on the proposed envisaged mechanisms.

As the implementation phase for the network codes commences, it is important that ENTSOG and ACER ensure that a consistent approach is maintained so that the best practices are adopted across all TSOs (i.e. formal public consultation processes). In addition, it is important that all the TSOs and NRAs ensure that there is a clear and common interpretation of the network codes across Europe. Both ENTSOG and ACER have a crucial role to play in order to achieve this.

System Operation Business Area

EDF welcomes ENTSOG's intention to further enhance its Transparency Platform and establish reporting provisions and data collection processes as foreseen under REMIT. We support the work toward the European centralised Transparency Platform (set by ACER as its target-model). It is important that ENTSOG's Transparency Platform incorporates all specifications under REMIT to enable the disclosure of both transparency and inside information.

Q2: Are there any other activities that should displace the focus areas identified?				
¥ ES	NO			
If "YES", what other priorities should be addressed?				
Not applicable				
Which elements of the plan should be displaced?				
Not applicable				

Q3: Are the objectives and deliverables associated with each plan realistic?

NO



Further comments

We found the layout, timetables and text of the draft ENTSOG 2014 Annual Work Programme logical and comprehensive – an excellent template for others to follow.

ENTSOG encourages stakeholders to provide any additional feedback on any of the plans to help us in shaping the development of all our processes.

ENTSOG welcomes comprehensive feedback as critical part of ENTSOG Work Programme and appreciates your effort and time spent to complete this form.

