



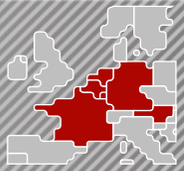
On October 31st, 2018, market parties' associations (EFET, MPPs and IFIEC Europe) sent two open letters to CWE regulators regarding the transparency one related to 20% of minimum RAM in flow-based market coupling.

CWE TSOs aligning closely with CWE NRAs on these transparency matters and followed this process:

- 16/11 - CWE NRAs were informed on status of agreed transparency measures and start clarification two requests
- 27/11 – CWE TSOs sent a letter in response to EFET, MPPs and IFIEC Europe – see enclosed
- 30/11 - CWE Consultative Group Call (10:00-12:00) where Market Parties are informed on the latest status
- Q1 2019 – CCG meeting where CWE TSOs will provide an update on latest status of transparency and feasibility requirements not part of the second NRAs position paper

LETTER CWE TSOs IN
RESPONSE TO MPs

In the response of TSOs it has been clarified that CWE TSOs committed improving transparency of the flow-based market coupling processes. This is shown by the implementation of all transparency requests included in the NRAs position paper of March 2015 as well as almost all the transparency improvements discussed with the market parties in the CCG meeting of November 19th, 2015.



CWE TSOs have put great efforts in constructively consulting with market parties on transparency issues (via the consultative groups meeting and other fora) during which new transparency requirements have continuously been put forward leading to enlarging the initial scope to a great extent.

CWE NRAs issued a new position paper in September 2018 in which their support in the implementation of some of these additional requirements have been confirmed. TSOs are working on implementation (high IT impact).

The feasibility of all other market parties' requirements not part of the second NRAs position paper will be assessed and presented to the market parties during the CCG meeting currently foreseen end of Q1 2019