



European Union Agency for the Cooperation  
of Energy Regulators

**Publishing date:** 12/1/2022

**Document title:** ACER Market Monitoring Report 2020 – Electricity Wholesale  
Market Volume

**Document version:** 1.1

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# Annual Report on the Results of Monitoring the Internal Electricity and Natural Gas Markets in 2020

Electricity Wholesale Markets Volume

October 2021



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## Annual Report on the Results of Monitoring the Internal Electricity and Natural Gas Markets in 2020

### Electricity Wholesale Markets Volume

October 2021



The support of the Energy Community Secretariat in coordinating the collection and in analysing the information related to the Energy Community Contracting Parties is gratefully acknowledged.

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If you have any queries relating to this report, please contact:

#### ACER

Mr David Merino  
T +386 (0)8 2053 417  
E [press@acer.europa.eu](mailto:press@acer.europa.eu)

Trg republike 3  
1000 Ljubljana  
Slovenia

#### CEER

Mr Charles Esser  
T +32 (0)2 788 73 30  
E [brussels@ceer.eu](mailto:brussels@ceer.eu)

Cours Saint-Michel 30a, box F  
1040 Brussels  
Belgium

# Contents

Executive Summary .....	9
Recommendations .....	21
1 Introduction .....	24
Part I: Electricity Market trends in 2020 .....	27
2 Overview of market developments .....	27
2.1 Electricity supply and demand .....	27
2.2 Market trends related to the energy transition .....	28
3 Evolution of day-ahead prices .....	34
3.1 Electricity price developments .....	34
3.2 Price spikes and negative prices .....	36
3.3 Price convergence .....	38
Part II: The Internal Electricity Market .....	40
4 Cross-zonal capacity .....	40
4.1 Level of cross-zonal capacity where NTC calculation applies .....	40
4.2 Evolution of capacity on borders where flow-based capacity calculation applies (CWE region) .....	42
4.3 Remedial actions .....	45
4.4 Efficiency of current bidding zone configuration (market report pursuant to Article 34(1) of the CACM Regulation) .....	47
4.5 Use of cross-zonal capacity across timeframes .....	52
5 Liquidity across market timeframes .....	65
5.1 Forward markets liquidity .....	65
5.2 Day-ahead markets liquidity .....	68
5.3 Intraday markets liquidity .....	68
6 Capacity mechanisms and resource adequacy .....	70
6.1 Status of CMs .....	71
6.2 Costs and financing of CMs .....	72
6.3 Technologies remunerated under CMs .....	75
6.4 Cross-border participation in CMs .....	76
6.5 Interruptibility schemes .....	77
7 Efficient price formation and easy entry and participation for new entrants and small actors in wholesale electricity markets .....	83
7.1 Price limits and restrictions on features of imbalance settlement .....	85
7.2 Limited competitive pressure and/or liquidity in wholesale markets .....	88
7.3 Insufficient cross-zonal capacity .....	89
7.4 Bidding zones not reflecting structural congestions .....	90
7.5 Restrictive requirements in prequalification and/or the design of products for balancing .....	91
7.6 Lack of a proper legal framework to enable new entrants and small players .....	95
7.7 Restrictive requirements to participate in capacity mechanisms and interruptibility schemes .....	97
7.8 Limited competitive pressure in retail markets .....	99
7.9 End-user price interventions .....	100
7.10 Limited incentive to contract dynamic retail prices .....	102
7.11 Insufficient information provided by system operators .....	103

Part III: Energy Community outlook .....	105
8 Coordination of the market reforms in the Energy Community .....	105
9 Specific progress made by Contracting Parties .....	106
9.1 Albania .....	106
9.2 Bosnia and Hercegovina .....	106
9.3 Georgia .....	107
9.4 Kosovo* .....	107
9.5 North Macedonia .....	107
9.6 Moldova .....	108
9.7 Montenegro .....	108
9.8 Serbia .....	108
9.9 Ukraine .....	108
Annex 1: Additional figures and tables .....	109
Annex 2: Efficiency of current bidding zone configuration (indicators, qualification criteria and detailed analysis) .....	117
Annex 3: Unscheduled flows .....	119
Annex 4: Methodology to estimate the scores per barrier .....	123
Annex 5: Data sources .....	135
Annex 6: List of acronyms .....	136

## List of figures

Figure i:	Evolution of monthly average day-ahead electricity wholesale prices in a selection of EU Member States – 2010 – 2021 (euros/MWh).....	9
Figure ii:	Level of efficiency in the use of interconnectors in Europe in the different timeframes – 2020 (% use of available commercial capacity in the ‘right economic direction’) ...	12
Figure iii:	Interruptibility schemes in Europe - 2020 .....	19
Figure 1:	Year-on-year changes in electricity demand in the EU-27 + Norway, Switzerland, and the UK – 2016–2020 (%). .....	27
Figure 2:	Evolution of generation from RES, per type of RES technology, compared to generation from fossil fuels in the EU-27 + Norway, Switzerland, and the UK – 2016–2020 (TWh).....	28
Figure 3:	Year-on-year percentage change for the main generation technologies in EU-27 + Norway, Switzerland, and the UK – 2020 (%). .....	28
Figure 4:	Evolution of installed capacity for the main types of renewable (left) and conventional (right) generation technologies, in the EU-27 + Norway, Switzerland, and the UK – 2016–2020 (GW) .....	29
Figure 5:	Capacity factors of EU-27 coal and gas-fired power plants, 2016–2020 (%) .....	29
Figure 6:	Evolution of the EUA price (euros/tonne CO <sub>2</sub> ), and German month-ahead clean spark and clean dark spreads (euros/MWh) – 2011–2020 .....	30
Figure 7:	Greenhouse gas emission intensity of electricity generation, EU-27 average – 1990–2020 (g CO <sub>2</sub> e/kWh).....	31
Figure 8:	Total emissions of EU-27 electricity generation, share per MS (areas of rectangles correspond to each MS’s share) – 2020 .....	31
Figure 9:	Share of electric passenger cars among all newly registered electric cars in the EU-27 in 2016 (left) and 2020 (right) (%) .....	32
Figure 10:	Growth in the total number of EVs in the EU-27 (left) and the number of public electric vehicle charging points in the EU (right) .....	32
Figure 11:	Average annual DA electricity prices and relative changes compared to the previous year in European bidding zones – 2020 (euros/MWh and % change compared to 2019) .....	35
Figure 12:	Evolution of annual DA electricity prices in a selection of European markets – 2016–2020 (euros/MWh).....	36
Figure 13:	DA price spikes across Europe – 2020 (left), and evolution of price spikes in Europe – 2016–2020 (right).....	37
Figure 14:	DA negative prices across Europe – 2020 (left), and evolution of negative prices in Europe – 2016–2020 (right) .....	37
Figure 15:	DA price convergence in Europe by region – 2016–2020 (% of hours) .....	39
Figure 16:	NCT averages of both directions on cross-zonal borders, aggregated per CCR – 2016–2020 (GW).....	40
Figure 17:	Changes in tradable capacity (NTC) in Europe – 2019–2020 (MW).....	41
Figure 18:	Average size (nth root of the volume) of the directional FB DA domain in the economic direction in the Core (CWE) – 2016–2019 (GW).....	42
Figure 19:	Share of active constraints in the Core (CWE) domain per TSO control area and category – 2020 (%) .....	43
Figure 20:	Density function of the minimum hourly RAM over Fmax among all CNECs in the Core (CWE) region, per MS – 2019–2020 (%).....	44
Figure 21:	Distribution of redispatching volume by underlying cause (left) and by objective (right) – 2020 (%) .....	46
Figure 22:	National performances with respect to the use of costly remedial actions – evaluation of the cost of remedial actions per unit of demand – 2018–2020 .....	50
Figure 23:	Forward capacity allocation - status of the implementation as of 1 January 2021 .....	53
Figure 24:	Level of efficient use of cross-zonal capacity in the DA market timeframe, per border in Europe – 2020 (%) .....	54
Figure 25:	Estimated social welfare gains still to be obtained from further extending DA market coupling per border – 2018–2020 .....	55
Figure 26:	Absolute sum of net ID nominations at relevant EU borders – 2018–2020 (TWh) .....	56
Figure 27:	Weighted average prices of balancing energy activated from aFRRs (upward and downward activations) in a selection of EU markets – 2020 (euros/MWh).....	57
Figure 28:	Average prices of balancing capacity (upward and downward capacity from aFRRs) in selected EU markets – 2020 (euros/MW/h).....	58

Figure 29:	Overall costs of balancing (capacity and energy) over national electricity demand in selected European markets – 2020 (euros/MWh) .....	59
Figure 30:	Repartition of the procurement lead time of each type of reserve in selected European markets – 2020 (%) .....	60
Figure 31:	Repartition of procurement lead time of each MS, for all types of reserve (FCR, aFRR, mFRR, RR) – 2020 (%) .....	60
Figure 32:	EU balancing energy activated cross-border as a percentage of the amount of total balancing energy activated to meet national needs (left) and EU balancing capacity contracted cross-border as a percentage of the system requirements of reserve capacity (upward FCRs) (right) – 2020 (%) .....	61
Figure 33:	Imbalance netting as a percentage of the total need for balancing energy (explicitly activated or avoided by means of netting) from all types of reserves in national balancing markets – 2020 (%) .....	61
Figure 34:	Churn factors in major European forward markets – 2016–2020 .....	65
Figure 35:	Forward markets churn factor per type of trade in the largest European forward markets – 2020 .....	66
Figure 36:	Share of yearly traded volumes of selected European forward markets by product type – 2016–2020 (%) .....	67
Figure 37:	Average bid-ask spreads of OTC yearly products in European forward markets per year of delivery – 2020–2022 (euros/MWh) .....	67
Figure 38:	Churn factors in major European DA markets – 2016–2020 .....	68
Figure 39:	Yearly ID churn factors in major European markets by type of trade – 2018–2020 .....	69
Figure 40:	Share of continuous ID-traded volumes according to intra-zonal vs. cross-zonal nature of trades in Europe and yearly continuous ID-traded volumes – 2017–2020 (% and TWh) .....	69
Figure 41:	CMs in Europe – 2020 .....	72
Figure 42:	Costs incurred or forecast to finance CMs in the EU-27 (left) and per MS (right) – 2019 - 2022 (million euros) .....	73
Figure 43:	Unit cost of CMs – 2019 - 2022, (thousand euros per MW) .....	73
Figure 44:	Costs incurred or forecast to finance CMs per unit demand – 2019 – 2021, and expressed as a percentage of the yearly average DA price in Europe – 2020, (euros per MWh demand and %, respectively) .....	74
Figure 45 :	Capacity remunerated through CMs in a number of MSs per type of technology – 2020 – 2021 (%) .....	75
Figure 46:	Long-term contracted capacity and relevant costs by type of technology in the EU-27 – 2026 – 2035 (GW and million euros, respectively) .....	76
Figure 47:	Interruptibility schemes in Europe in 2020 .....	78
Figure 48:	Realised and forecast costs of the ISs over 2017 – 2021 (million euros) .....	80
Figure 49:	Number of IS activations over 2016 – 2020 .....	80
Figure 50:	Maximum and minimum technical price limits for balancing energy products per MSs – 2020 (euros/MWh) .....	86
Figure 51:	Share of hours when the minimum 70 % target was not met across the EU (%) - 2020 .....	89
Figure 52:	Average MACZT on network elements where the minimum 70 % target was not met (%) - 2020 .....	90
Figure 53:	Capacity of DSR, RES generation and energy storage remunerated through CMs in a number of Member States – 2020 (%) .....	99
Figure 54:	Monthly evolution of DA price spikes, together with the monthly cost of producing with gas, on which the price spikes are based (number of hours with negative prices and euros/MWh, respectively) .....	109
Figure 55:	Monthly evolution of DA negative prices –2017 – 2020 (number of hours with negative prices) .....	110
Figure 56:	Absolute aggregate sum of UFs for the Core (CWE and non-CWE borders) and Italy North regions and for Swiss borders – 2016–2020 (TWh) .....	119
Figure 57:	Average oriented UFs in Continental Europe – 2020 (MW) .....	120
Figure 58:	Average oriented UAFs in Continental Europe – 2020 (MW) .....	121
Figure 59:	Average oriented LFs in Continental Europe – 2019 (MW) .....	121
Figure 60:	Average absolute UAFs and LFs in Continental Europe – 2016–2019 (GWh) .....	122



## List of tables

Table i:	Overview of barriers to efficient price formation per Member State – 2020 .....	15
Table ii:	Overview of barriers to new entrants and small actors per Member State – 2020 .....	15
Table 1:	Evolution of the costs of remedial actions – 2018–2020 (thousand euros) .....	46
Table 2:	Regional performances with respect to the available cross-zonal capacity- percentage of time when the 70% minimum target was met (%) - 2020 .....	49
Table 3:	Need for investigating bidding zone improvements .....	51
Table 4:	Cost recovery method per MS with capacity payments .....	74
Table 5:	Status on cross-border participation in CMs .....	77
Table 6:	Purpose of the interruptibility schemes .....	79
Table 7:	Barriers to efficient price formation and easy market entry and participation for new entrants and small actors – 2020 .....	84
Table 8:	Final positions and settlement rule per MS – 2020 .....	87
Table 9:	Average emission intensity of MSs .....	109
Table 10:	Number of active capacity constraints and shadow prices by element type in the Core (CWE) region – 2019– 2020 .....	110
Table 11:	Number of active capacity constraints and shadow prices induced by ALEGrO in the Core (CWE) region – 2020 .....	110
Table 12:	Detailed data on the cost of remedial actions in European countries – 2020 .....	111
Table 13:	Characteristics of existing CMs in the EU – 2020 .....	112
Table 14:	Interruptibility schemes summary table – 2020 .....	113
Table 15:	Main market characteristics of the Contracting Parties of the Energy Community- 2020 (MWh) .....	114
Table 16:	Main market characteristics of the Contracting Parties of the Energy Community - 2020 (%) ..	114
Table 17:	Market share in generation for the contracting parties of the energy community - 2020 (%) ...	115
Table 18:	Market share in DAM for the contracting parties of the energy community – 2020 (%) .....	115
Table 19:	Main market characteristics for the contracting parties of the energy community – 2020 .....	116
Table 20:	Bidding zone efficiency (detailed assessment) .....	117
Table 21:	Overview of the indicators used for each of the analysed barriers – 2020 .....	124
Table 22:	Product requirements and design features of the national balancing markets that are not in line with the European target model – 2020 .....	129
Table 23:	State of incorporation of provisions on active consumers into the national law – 31 December 2020 .....	132
Table 24:	State of incorporation of provisions on CECs into the national regulatory law – 31 December 2020 .....	132
Table 25:	State of incorporation of provisions on aggregators (including independent aggregators) into the national law – 31 December 2020 .....	133
Table 26:	Eligibility to participate in different market timeframes and products by some new entrants and small actors – 2020 .....	134
Table 27:	Data sources - Electricity Wholesale Markets Volume of the 2020 MMR .....	135

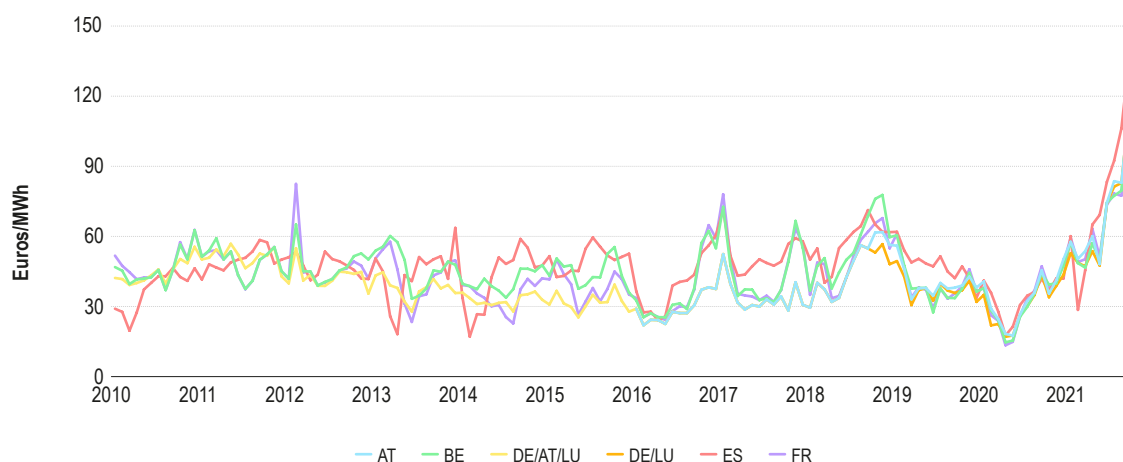
## Executive Summary

- 1 The 2020 Electricity Volume of the Market Monitoring Report (MMR) provides information on the status of Europe's electricity wholesale markets in 2020. The MMR covers the European Union (EU) Member States and, for some topics, the United Kingdom, Norway, Switzerland and the Energy Community (EnC) Contracting Parties (CPs).

### Historical highs in European energy markets in 2021

- 2 While the present report focuses on 2020, the unprecedented increases in energy prices across the EU in 2021 deserve some initial attention at the time of publishing this report. By displaying electricity wholesale prices since 2010, Figure i illustrates the exceptional nature of this increase.
- 3 Both demand and supply factors have contributed to the increase in electricity prices. Electricity demand is recovering to pre-COVID levels. As a consequence of this increase and the low availability of wind during the summer, gas-fired power plants have increasingly become the price-setting units in electricity wholesale markets. Hence, pushed by extraordinarily high prices for gas, as gas prices in early October 2021 were 400% more expensive than in April 2021, and emission allowances (+89 %), electricity wholesale prices increased rapidly.

Figure i: Evolution of monthly average day-ahead electricity wholesale prices in a selection of EU Member States – 2010 – 2021 (euros/MWh)



Source: ACER calculation based on ENTSO-E data

- 4 Higher than usual market prices are not per se a sign of malfunctioning markets, in particular when prices reflect underlying market fundamentals. That said, persistently high energy prices naturally raise a number of concerns for governments, affordability for end-consumer and especially vulnerable consumers, the competitiveness of European industry, inflationary pressures and wider economic implications for the economic recovery.
- 5 In response to the high energy price rises, the European Commission published, in October, a “toolbox”<sup>1</sup> of measures that could be provided by Member States to mitigate the impact of the significant 2021 wholesale price hikes on household bills, in particular on vulnerable consumers, while protecting the well-functioning EU energy markets. In it, the Commission tasks ACER with assessing the benefits and drawbacks of the current wholesale electricity market design. The ACER Note on High Energy Prices<sup>2</sup> (October 2021) identifies the drivers and the impact on price levels across Europe;
  - a) provides the market outlook of how long it is likely to last;

1 The European Commission Communication on tackling rising energy prices: a toolbox for action and support: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:52021DC0660&from=EN>.

2 The ACER Note on High Energy Prices (October 2021): [https://documents.acer.europa.eu/en/The\\_agency/Organisation/Documents/Energy%20Prices\\_Final.pdf](https://documents.acer.europa.eu/en/The_agency/Organisation/Documents/Energy%20Prices_Final.pdf).

- b) looks at certain market behaviours; and
- c) touches on some important policy considerations (such as short-term relief measures that can protect the energy poor and vulnerable consumers; the EU electricity market design; and perspectives on gas storage obligation and on centralised gas purchasing of strategic reserves).

## Key findings of the 2020 Market Monitoring Report

- 6 In 2020, trends observed in previous years, namely a drop in EU electricity demand and prices, and changes in the electricity generation mix, were reinforced during the pandemic. For the first time, renewable energy sources generated more electricity than fossil fuels. In this context, the efforts of Member States (MSs) towards market integration in recent years continued to show positive results in 2020. In particular, 2020 saw further progress in the integration of EU intraday markets, which are instrumental for the large scale integration of renewable energy resources.
- 7 Most recommendations expressed in the previous edition of the MMR remain valid because of the limited progress of some key market integration projects in recent years. This situation reflects a combination of reasons, including long implementation timelines, the technical complexity of certain topics, and possibly enforcement difficulties. ACER reiterates its recommendation to finalise urgently the implementation of single day-ahead and single intraday market coupling and to increase gradually the level of cross zonal capacity that it is still far from the EU 70 % binding target. Implementing the policy recommendations proposed in this Volume will help to address both existing and emerging challenges, with the ultimate goal of ensuring a well-functioning internal electricity market.
- 8 As required by ACER's regulation of the Clean Energy for All Europeans Package (CEP)<sup>3</sup>, this volume of the MMR includes the first assessment of barriers to price formation and entry and participation of new and small market players. An assessment of eleven potential barriers through a set of indicators reveals the existence of such barriers, to varying degrees, in most Member States. Regarding efficient price formation, a number of issues stand out as barriers, including insufficient cross-zonal capacity and liquidity. The report identifies several main barriers affecting new and small players. Firstly, some Member States lack a legal framework to enable the entry and participation of new and small players in the various market segments. Secondly, in some Member States, new and small players are faced with requirements restricting their participation in balancing markets. Thirdly, some Member States lack sufficient competition in retail markets or insufficient incentives for consumers to participate in such markets more actively. Moreover, in some Member States, there is a practice of end-user price interventions, e.g. price regulation. In principle, some of these practices may represent an important barrier to efficient price formation and market entry. At the same time, in the current context of unusually high prices, end-user price intervention may be considered as an instrument to protect the most vulnerable from undesirable economic consequences. Nevertheless, end-user price interventions for energy poor and vulnerable households are allowed under EU legislation only in exceptional situations and under strict conditions, as set in Article 5 of the Electricity Directive. As such, these types of interventions reinforce the dilemma on how, on the one hand, to best protect the most vulnerable from these consequences, whilst, on the other hand, preserving the role and value of price signals to drive certain behaviour also deemed desirable from policymakers. All in all, notwithstanding the aim of such measures, they can constitute a barrier to efficient price formation and market entry and thus should be part of the broader overview assembled here. This does not take away from the ensuing policy discussion of which interventions amongst those outlined are deemed legitimate and proportionate versus those that are not.
- 9 In the context of security of supply, the report includes for the first time an assessment of interruptibility schemes. The report recommends that dedicated interruptibility schemes be only offered where no parallel procurement channels exist, or when there is a need to kick-start the development of new demand side response products or services. This is to avoid fragmenting competition.
- 10 The report also provides for the first time an overview of the market reforms in the Energy Community.

3 The Commission's Clean Energy for All Europeans legislative proposal covered energy efficiency, generation from renewable energy sources, the design of the electricity market, security of electricity supply, and governance rules for the Energy Union. Relevant material along with the adopted directives and legislation is available at: <https://ec.europa.eu/energy/en/topics/energy-strategy-and-energy-union/clean-energy-for-europeans>.

## Market monitoring relevance in the context of significant shifts and change for European energy markets

- 11 The COVID-19 pandemic and the subsequent lockdown measures significantly impacted the energy systems in 2020. For example, EU electricity demand dropped substantially in 2020, with an annual decrease of 4.1 % compared to 2019. The decrease is comparable to the 5 % drop in 2009, which resulted from the 2008 financial crisis.
- 12 **Despite the disruption caused by the pandemic, electricity market integration projects did not stall.** For example, continuous intraday volumes increased by nearly 32 % in 2020. The integration of EU intraday markets is key to facilitating the integration of renewables, which requires close-to-real-time trading. This is illustrated by the fact that, consistently over time, some 70 % of the volumes traded in the intraday continuous market are negotiated two hours or less before delivery.
- 13 In the post-COVID era, achieving a sustainable and resilient recovery will be a priority. In this context, a cost-efficient integration of the internal energy market supported by an exhaustive market monitoring becomes more relevant than ever. Market monitoring activities allow to capture the status of energy markets, to measure the impact of energy policies and to identify remaining barriers to EU markets integration.
- 14 The main findings of the electricity wholesale markets volume of this MMR edition are summarised below. They show progress in some areas despite the persistence of barriers to the further integration of the internal energy market.
- 15 With regard to the most recent developments, the COVID-19 pandemic accelerated some market trends observed in 2019. Firstly, the drop in demand related to the COVID-19 pandemic in the first half of 2020 exacerbated the decrease in electricity prices observed in almost all EU markets in the preceding year. The 2020 MMR reports the highest annual average day-ahead prices in the Polish (46.7 euros/MWh), Greek (45.0 euros/MWh), Italian (40.1 euros/MWh), and Romanian (39.5 euros/MWh) markets, whereas Finland (28.0 euros/MWh), Denmark (26.7 euros/MWh), Sweden (18.9 euros/MWh) and Norway (9.2 euros/MWh) recorded the lowest annual average day-ahead prices.
- 16 Secondly, the number of occurrences of negative prices in 2020 was more than twice than in 2019, which was already nearly twice that of 2018. The occurrence of negative prices is not a reason for concern per se. In the absence of price manipulation or market abuse, practices that are out of the scope of this report, negative prices are not necessarily the result of an inefficient price formation. However, an increasing frequency of negative prices points to the need to reward efficiently the flexibility in the market, including demand side response, which would contribute to a more cost-efficient integration of renewable energy sources in the electricity system.
- 17 Thirdly, 2020 confirmed the changes in the electricity generation mix already observed in 2019. For the first time, more electricity was generated from renewable energy sources than from fossil fuels. In particular, wind power alone generated more electricity than coal-fired power plants (15.1 % and 13.8 % of total generation output respectively). **On-going changes in the generation mix help to reduce net emissions of greenhouse gases resulting from electricity generation. According to the European Green Deal, by 2030, total net emissions should be reduced by at least 55 % compared to 1990<sup>4</sup>, as an intermediate step to reach climate neutrality by 2050. The EU is working on the revision of its climate, energy and transport-related legislation under the so-called 'Fit for 55 package' in order to align current laws with the 2030 and 2050 ambitions.**

## The fast electrification of the society in the context of the energy transition: challenges and opportunities

- 18 Society's transition into a more sustainable economy affects the electricity sector. For example, the number of electric vehicles (EVs) has increased exponentially in the past years, by more than ten times since 2016. However, in the same time, the number of public charging stations only increased threefold.

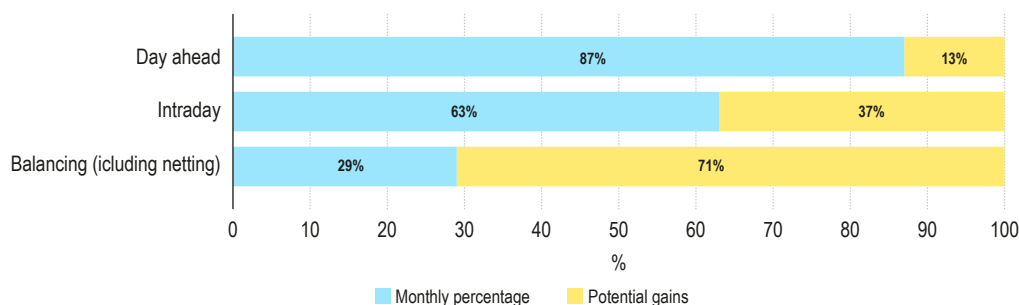
4 More information on the 2030 climate & energy framework is available at [https://ec.europa.eu/clima/policies/strategies/2030\\_en](https://ec.europa.eu/clima/policies/strategies/2030_en).

- 19 EVs are a new form of electricity consumption. They are part of distributed energy resources, along with heat pumps, small-scale storage and rooftop solar photovoltaic. Their increased popularity may prove challenging with increased peak consumption and total electricity demand. Conversely, the system may benefit from the flexibility offered by distributed energy resources. This benefit could materialise through demand response services such as vehicle-to-grid, including for system balancing purposes.

## Market integration progressed in several areas in 2020

- 20 The efforts of Member States towards market integration in recent years continued to show positive results in 2020.
- 21 Forward markets' liquidity remained stable in all major European markets (1 % overall increased), with significant differences across Member States. As analysed in previous editions of the MMR, these differences are explained by a combination of factors, among which the difference in bidding zone sizes continued to be a relevant one. Although cross-zonal hedging instruments such as transmission rights mitigate this issue, differences in the access of market participants to hedging opportunities depending on their geographical location, remained in 2020. Beyond national differences, the pandemic possibly incentivised market players to look for hedges beyond a time horizon when they could expect the situation to be back to normal.
- 22 End-consumers continued to benefit from the integration of short-term electricity markets. Figure ii shows the level of efficiency in the use of interconnectors across the different market timeframes, which mirrors the level of progress of the various respective market integration projects across Europe. An important remark underlying the values shown in Figure ii and subsequent paragraphs is that they refer to the share of capacity available for trade used in the economic direction<sup>5</sup>, as opposed to the share of transmission capacity actually offered to the market; the latter remaining well below the '70 % capacity target', as detailed in paragraphs 32 to 35.

Figure ii: Level of efficiency in the use of interconnectors in Europe in the different timeframes – 2020 (% use of available commercial capacity in the 'right economic direction')



Source: calculations based on national regulatory authorities, ENTSO-E and Vulcanus data.

Note: For the purpose of this figure, efficient use is defined as the percentage of available net transfer capacity used in the 'right economic direction' in the presence of a significant (>1 euro/MWh) price differential. Intraday and balancing values (\*) are based on a selection of EU borders<sup>6</sup>.

- 23 Thanks to market coupling, the integration of day-ahead markets, which are the main reference for trading electricity close to real time, progressed significantly over the last decade. Consequently, the level of efficiency in the use of cross-zonal capacity (87 %) in day-ahead markets was the highest across all short-term timeframes in 2020.
- 24 Liquid and well-functioning intraday and balancing markets are key to give market participants the ability to balance their positions closer to real time and thus, in turn, facilitate renewable energy sources integration. **The level of integration of the intraday and balancing markets, measured in terms of efficiency in the use of interconnectors, is still not as high as in the day-ahead markets,** as illustrated in Figure ii. From this perspective, continuous trading without pricing of the cross zonal capacity (as requested by the guideline on capacity allocation and congestion management<sup>7</sup> or CACM) should be improved.

5 Exceptional cases, such as so-called "non intuitive flows", are not analysed in this report.

6 The EU borders used for the calculation of the Intraday efficiency were the following: BE – FR, CH – DE/LU, CH – FR, CH – IT, DE/LU – FR, DK1 – DK2, DK1 – NO2, ES – FR, ES – PT, FR – GB, FR – IT, GB – NL, NL – NO2, SE1 – SE2, SE2 – SE3.

7 Commission Regulation (EU) 2015/1222 of 24 July 2015 establishing a guideline on capacity allocation and congestion management, OJ L 197, 25.7.2015, p. 24–72. <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A32015R1222>.

- 25 **However, 2020 saw further progress in the integration of the intraday timeframe.** Efficient use of intra-day cross-zonal capacity increased by 4 % year-on-year in 2020, reaching 63 %. Intraday liquidity further increased since 2018, by 10 % in 2019 and 29 % in 2020. The increase relates to the extension of single intraday coupling to Bulgaria, Croatia, the Czech Republic, Hungary, Poland, Romania and Slovenia on 19 and 20 November 2019<sup>8</sup>. The trend is consistent with the growing need for short-term adjustments due to the greater penetration of variable generation from renewables into the electricity system.
- 26 The extension of the single intraday coupling to Italy occurred on 21 September 2021 and Greece should join during the first quarter of 2022. These extensions, as well as the implementation of pan-European intraday auctions as envisaged in ACER's decision 01/2019<sup>9</sup>, are expected to further increase the level of efficient use of cross-zonal capacity in the intraday timeframe.
- 27 Well-functioning balancing markets are key to ensuring an efficient overall price formation. In 2020 the level of efficiency of the balancing timeframe increased by 6 % up to 29 %. This increase likely results from various initiatives consisting in the early implementation of provisions set in the recast Electricity Regulation<sup>10</sup>. Going forward, further increase is expected with the implementation of a large number of decisions approved by ACER in 2019 and 2020. These decisions set out rules for the integration of EU balancing markets.
- 28 **The recast Electricity Regulation underlines that energy prices better reflect the value of scarcity closer to real time.** Therefore, balancing capacity procurement should be performed on a short-term basis. This principle aims to maximise the participation of flexible resources in short-term energy markets with a view to improving liquidity and competition. Market participants would be incentivised to respond to immediate market needs while efficiently supporting the balancing of the system. The MMR shows that **in 2020 the lead-time for procuring balancing capacity has greatly evolved since 2019.** The percentage of reserves of all types contracted on a day-ahead basis increased from 55 % in 2019 to 72 % in 2020.
- 29 Accomplishing market coupling in all timeframes across EU borders would render additional welfare benefits of more than 1.5 billion euros per year<sup>11</sup>. As highlighted above, the level of integration of balancing markets remains low compared to day-ahead and intraday markets. Therefore, a large share of future benefits should result from the efficient integration of balancing markets. Strong commitment and co-ordination among transmission system operators (TSOs) is needed in order to ensure an effective and successful implementation of the pan-EU balancing platforms, which are currently under development.

## A number of significant concerns and implementation delays remained in 2020

- 30 A number of concerns and delays, jeopardising the shorter-term achievement of the aforementioned EU energy union's objectives, remained in 2020.
- 31 The first concern refers to the implementation of the flow-based market coupling project in the Core region, which involves thirteen Member States of Central Europe. This implementation has been facing recurrent delays and is now planned for 28 February 2022<sup>12</sup>. An important milestone was reached in June 2021, with the completion of an interim coupling solution to all borders of the Core region<sup>13</sup>. These delays are hindering the completion of day-ahead market coupling and more widely, the progress towards truly integrated electricity markets, to the detriment of end-consumers. The implementation of this project in line with ACER's decision 02/2019<sup>14</sup> should remain a priority for the TSOs of the Core region.

8 More information on Single Intraday Coupling is available at: [https://www.entsoe.eu/network\\_codes/cacm/implementation/sidc/](https://www.entsoe.eu/network_codes/cacm/implementation/sidc/).

9 ACER Decision No 01/2019 of 24 January 2019 establishing a single methodology for pricing intraday cross-zonal capacity, available at: [https://www.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Individual%20decisions/ACER%20Decision%2001-2019%20on%20intraday%20cross-zonal%20capacity%20pricing%20methodology.pdf](https://www.acer.europa.eu/Official_documents/Acts_of_the_Agency/Individual%20decisions/ACER%20Decision%2001-2019%20on%20intraday%20cross-zonal%20capacity%20pricing%20methodology.pdf).

10 Namely, the Frequency Containment Reserves (FCR) cooperation project, the International Grid Control Cooperation (IGCC) project, the Platform for the International Coordination of Automated Frequency Restoration and Stable System Operation (PICASSO), the platform for exchanging balancing energy from manually activated Frequency Restoration Reserves (mFRRs), and the Trans European Replacement Reserves Exchange (TERRE).

11 Based on calculations performed in previous editions of the MMR.

12 First amendment of the Day-Ahead Capacity Calculation Methodology of the Core Capacity Calculation Region, 10 May 2021. See <https://assets.ilr.lu/energie/Documents/ILRLU-1685561960-886.pdf>.

13 See <http://www.nemo-committee.eu/sdac>.

14 ACER Decision No 02/2019 of 21 February 2019 on the Core capacity calculation region (CCR) TSOs' proposals for the regional design of the day-ahead and intraday common capacity calculation methodologies, available at: [https://documents.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Individual%20decisions/ACER%20Decision%2002-2019%20on%20CORE%20CCM.pdf](https://documents.acer.europa.eu/Official_documents/Acts_of_the_Agency/Individual%20decisions/ACER%20Decision%2002-2019%20on%20CORE%20CCM.pdf).

32 The second main area of concern refers to the insufficient amount of capacity available for cross-zonal trade, which led to establish a minimum level, the '70 % capacity target'<sup>15</sup>, of cross-zonal capacity in the CEP. **Significant improvements are necessary to meet the 70 % target, as further explained below.**

33 The third area of improvement concerns security of supply. It is necessary to perform robust adequacy assessments and strive to improve short term market functioning to ensure improved price signals by better integrating system constraints in market models. To avoid market fragmentation, demand side response should be procured via existing channels when they are available, and in a market-based and cost-efficient manner, rather than via dedicated interruptibility schemes.

### Available cross-zonal capacity and 70 % target

34 The CEP identified the lack of sufficient cross-zonal capacity as one of the main barriers to the electricity markets integration.

35 Overall, this year saw no significant improvement in the amount of cross-zonal capacity made available for trading in most Member States. ACER's latest report on the margin available for cross-zonal trade<sup>16</sup>, in line with ACER's Recommendation No 01/2019<sup>17</sup>, observes that **significant improvements are needed to meet the 70 % target** set in the CEP and applying since 1 January 2020. The implementation of this target must remain a key priority for Member States in the coming years. The monitoring of this implementation depends critically on TSOs providing robust and extensive data. Finally, Member States must strive to harmonise temporary measures to deviate from the 70 % target across the EU.

36 **Member States have a portfolio of instruments available to achieve the 70 % minimum target.** This includes from short-term measures, such as introducing improvements to the capacity calculation processes, in combination with remedial actions by TSOs, to medium-term ones such as improving the delineation of bidding zones, and long-term ones such as network investments.

37 **This edition of the MMR shows an increase of the costs of remedial actions in 2020 by 6 % in comparison to 2019.** This increase in costs of remedial actions was expected as more remedial actions are likely needed to meet the 70 % minimum target in the context of growing penetration of variable renewable energy sources. The cost of remedial actions is a helpful indicator; when the costs raise, this suggests that alternative, possibly more cost-efficient, solutions to address network congestions should be sought.

### Barriers to market entry and efficient price formation: a first overview flags room for improvement

38 The recast ACER Regulation<sup>18</sup> requires ACER to monitor barriers to efficient price formation and the entry of new and small market players. Efficient price formation is key to ensuring that market price signals drive cost-efficient investments. Ensuring the easy entry of new market players is crucial to attracting innovative and potentially more efficient capacity and energy providers. Together, efficient prices and the entry of new players, are important to lower the overall cost of the energy transition. Such a goal is also in line with key legislative pieces included in the 'Fit for 55 package'<sup>19</sup>.

39 The MMR does not intend to identify an absolute benchmark to evaluate the performance of MSs in ensuring efficient price formation and easy entry for new participants. Instead, the proposed indicators aim to measure how MSs perform against a selection of features, including key features of the Electricity Target Model that contribute to efficient prices and easy market entry. This MMR monitors the presence of eleven barriers across the Member States, separately identified for each of the two aspects required

15 In particular, the CEP requires that at least 70% of the maximum admissible active power flow in critical network elements considering contingencies is made available for cross-zonal trade.

16 See: <https://www.acer.europa.eu/events-and-engagement/news/acer-releases-its-second-70-target-report-minimum-margin-available-cross>.

17 ACER Recommendation No 01/2019 of 8 August 2019 on the implementation of the minimum margin available for cross-zonal trade pursuant to Article 16(8) of Regulation (EU) 2019/943, available at: [https://www.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Recommendations/ACER%20Recommendation%2001-2019.pdf](https://www.acer.europa.eu/Official_documents/Acts_of_the_Agency/Recommendations/ACER%20Recommendation%2001-2019.pdf).

18 Article 15 of the recast ACER Regulation, available at: <https://eur-lex.europa.eu/legal-content/en/ALL/?uri=CELEX:32019R0942>.

19 For example, the proposal for a revised renewable directive (available at [https://ec.europa.eu/info/sites/default/files/amendment-renewable-energy-directive-2030-climate-target-with-annexes\\_en.pdf](https://ec.europa.eu/info/sites/default/files/amendment-renewable-energy-directive-2030-climate-target-with-annexes_en.pdf)) asks MSs to ensure that the national regulatory frameworks do not discriminate against participation in the electricity markets, including congestion management and the provision of flexibility and balancing services, of small or mobile systems such as domestic batteries and electric vehicles, both directly and through aggregation. The extent to which this is a barrier is part of the analysis made by ACER in the context of this and future editions of the MMR.

by the recast ACER Regulation, i.e. barriers to efficient price formation, and barriers affecting the entry or participation of new entrants and smaller actors in wholesale electricity markets. Some barriers are specific to one of these two aspects, while others relate to both. Table i and Table ii provide an overview of the barriers and the outcome of the analysis for each Member State.

Table i: Overview of barriers to efficient price formation per Member State – 2020

Barriers to efficient price formation																													
Price limits and restrictions on features of imbalance settlement	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	
Limited competitive pressure and/or liquidity in wholesale markets	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	
Insufficient cross-zonal capacity	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	
Bidding zones not reflecting structural congestions	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	
Restrictive requirements in prequalification and/or the design of products for balancing	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	
End-user price interventions	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	
Limited incentive to contract dynamic retail prices	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	
Insufficient information provided by system operators	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	

  High (0-0.2)  
   Moderate (0.2-0.4)  
   Light (0.4-0.6)  
 Not restrictive (>0.6)  
   NA  
   NAP

Table ii: Overview of barriers to new entrants and small actors per Member State – 2020

Barriers to entry and participation for new entrants and small actors																													
Restrictive requirements in prequalification and/or the design of products for balancing	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	
Lack of a proper legal framework to enable new entrants and small players	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	
Restrictive requirements to participate in capacity mechanisms and interruptibility schemes	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	
Limited competitive pressure in the retail market	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	
End-user price interventions	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	
Limited incentive to contract dynamic retail prices	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	
Insufficient information provided by system operators	AT	BE	BG	CY	CZ	DE	DK	EE	ES	FI	FR	GR	HR	HU	IE	IT	LT	LU	LV	MT	NL	NO	PL	PT	RO	SE	SI	SK	

  High (0-0.2)  
   Moderate (0.2-0.4)  
   Light (0.4-0.6)  
 Not restrictive (>0.6)  
   NA  
   NAP

Source: ACER calculations

Note: NA (not available) refers to Member States where it was not possible to assess the barrier due to insufficient data available. NAP (not applicable) refers to Member States where the barrier does not apply, e.g. if no capacity market was operational, if there were no price interventions in the retail price settings, etc. No specific barrier to efficient price formation was analysed in Cyprus and Malta since they do not have wholesale electricity markets and their power systems are not interconnected with the EU mainland power systems.

40 **Price limits and restrictions on features of imbalance settlement** – Despite significant progress in the integration of electricity markets in recent years, the free fluctuation of day-ahead and intraday prices remained an unattained objective in a few Member States in 2020. In particular, non-harmonised maximum and minimum bid limits remained in the Iberian (180 and 0 euros/MWh for DA and ID) and Italian (3000 euros/MWh only for ID, and 0 euros/MWh for DA and ID<sup>20</sup>) markets in 2020. In the 2018-2020 period, the minimum limit was reached

20 ARERA discussed the possibility of introducing negative prices in Italy (including not only DA and ID but also the balancing and ancillary services market) in their consultation document, available at: <https://www.arera.it/it/docs/dc/15/605-15.jsp>, which describes possible distortions especially due to incentivised RES and possible abuse of market power in downward redispatch.



1470, 78 and 48 times in the ID markets of Italy, Portugal and Spain, respectively and 648 times in the DA market of Italy. The maximum limit was reached twice in ID market of Portugal, and only once in the ID market of Italy. Non-technical price limits and a lack of harmonisation in technical price limits may represent a direct barrier to price formation. They might prevent market prices from reflecting the actual value of scarcity during times of system stress and high demand or when energy production is in abundance. Moreover, such limits diminish the accuracy of dispatch and investment signals embedded in the bidding zone model and, when they are only applied in some MSs, they prevent market participants from competing on a level playing field with European counterparties. With an increasing variable power generation, accurate price signals are more and more needed to encourage market participants to adapt their generation or consumption close-to-real-time and to promote investments in flexible units of all types, including demand response and energy storage.

41 Close-to-real time price formation would also benefit from speeding up the implementation of relevant features of the target model envisaged for imbalance settlement. Some of these design features include the length of the imbalance settlement period (ISP) and the number of positions and prices in the imbalance settlement rules. In 2020, most MS still had an ISP longer than 15 minutes and in many MSs their imbalance settlement rules were not fully aligned with the European target model.

42 **Limited competitive pressure or liquidity in wholesale markets** – In 2020, nineteen Member States showed insufficient liquidity or competition at wholesale level. This barrier was more severe in Belgium, the Czech Republic, France, Hungary, Latvia, Romania, Slovenia and Slovakia. Additionally, based on the information provided to ACER, at least France, Romania, Ireland and Italy used mechanisms allowing some domestic generators to offer production at regulated prices. This may have limited the competitive pressure and liquidity in their wholesale markets.

43 **Insufficient cross-zonal capacity** – The lack of sufficient cross-zonal capacity is one of the main barriers to the integration of electricity markets. Based on recent ACER's reports on the 70 % target<sup>21</sup>, the vast majority of Member States<sup>22</sup> still have much to do to get closer to the minimum legally binding 70 % target.

44 **Bidding zones not reflecting structural congestions** – The current delineation of bidding zones does not always reflect structural congestions in the EU, which leads to inefficient price signals. Among other indicators, the presence of loop flows and the amount of remedial action costs<sup>23</sup> indicate where bidding zones and congestions are not aligned. When a relevant part of the interconnectors is left aside to accommodate loop flows originated from intra-zonal exchanges, there is less scope for cross-border competition; additionally, market prices do not reflect the value of the congestion, become less cost-reflective and do not deliver efficient investment signals. In the period 2018-2020, Germany was the MS contributing the most to burdening loop flows on interconnectors on average<sup>24</sup>, consuming around 5 % of the thermal capacity of all interconnectors in continental Europe, followed by France (2.1 %). The share of capacity consumed by German loop flows was the highest for the interconnectors of Denmark (14 % of its thermal capacity), the Netherlands (12 %), Belgium and Poland (both 10 %). Moreover, in the same period, the highest redispatching costs per unit of demand were found in Germany and Austria (2.1 euros/MWh in both cases).

45 All in all, to address the impacts of the congestions and loop flows originated in Germany, a reconfiguration of bidding zones is an option that merits serious consideration. This is even more so in light of the recurrent delays in infrastructure projects combined with Europe's ambitious decarbonisation plans that count on additional variable renewable generation coming online, possibly further aggravating current network congestion. As such, there would seem to be significant choices to be made up ahead – either to convincingly tackle the required infrastructure build-out across Germany (hitherto a significant challenge per various delaying factors) or to seriously consider a different bidding zone configuration, notwith-

21 The latest reports are available here: <https://www.acer.europa.eu/electricity/market-monitoring-report/cross-zonal-capacity-70-target>.

22 ACER was not able to analyse this barrier in the Baltics and Sweden since the TSOs did not provide the data to calculate the indicators on both alternative current (AC) and direct current (DC) borders, on time for the production of this report.

23 The cost of remedial actions per MWh load is obtained by dividing the sum of redispatching costs and costs related to other actions, excluding the costs incurred to solve voltage issues at the transmission level, by the total national demand.

24 The burdening loop flow created by a country in another network line is estimated as the ratio of the thermal capacity of this network line that is consumed by the loop flow in the direction of the congestion. Flow decomposition is applied to estimate the magnitude of the loop flow. For more information, please refer to ACER Decision No 30/2020 on the Core CCR TSO's proposal for the methodology for cost sharing of redispatching and countertrading, available at: [https://documents.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Individual%20decisions/ACER%20Decision%2030-2020%20on%20Core%20RDCT%20Cost%20Sharing.pdf](https://documents.acer.europa.eu/Official_documents/Acts_of_the_Agency/Individual%20decisions/ACER%20Decision%2030-2020%20on%20Core%20RDCT%20Cost%20Sharing.pdf). The calculation is based on two representative winter and summer D2CF (Day -2 Congestion Forecast) network models for the 2018-2020 years. These network models cover the Continental Europe synchronous area only since the network models of the synchronous areas of the Nordics (with the exception of the continental part of Denmark), the Baltics, the UK, Ireland, Malta and Cyprus are not available.

standing the difficulties this may give rise to, or a combination of the two. Currently Germany is applying an action plan to address the structural congestions. In any case, finding a way to best signal locational costs and value for new generation vis-à-vis demand centres remains key.

- 46 **Restrictive requirements in prequalification or the design of products for balancing** – Some key design elements of the balancing markets were found to restrict price formation in ten Member States in 2020. This applies in particular in Croatia and Slovakia. The same barrier was found to limit the participation of new entrants and small actors in eighteen Member States, and more severely in Bulgaria, Croatia, Italy<sup>25</sup>, Portugal, Romania and Sweden. This barrier was not found relevant only in Austria, Belgium, Germany, Estonia, Ireland and the Netherlands.
- 47 **Lack of a proper legal framework to enable new entrants and small players** – The transposition of the Electricity Directive, which lays down the principles to create adequate frameworks for demand side flexibility and the active participation of all energy consumers, was still ongoing in most Member States at the end of 2020. Only a few Member States (Germany, Denmark, France and Hungary) had pioneered the definition of the main roles and responsibilities for aggregators, independent aggregators, active consumers and citizen energy communities, and the opening of their markets and products to these new entrants. Elsewhere, and more severely in Belgium, Cyprus, Greece, Croatia, Luxembourg, Malta, the Netherlands, Poland, Sweden and Slovakia, the absence of an appropriate framework constitutes a barrier to varying degrees.
- 48 **Restrictive requirements to participate in capacity mechanisms and interruptibility schemes** – In 2020, the capacity mechanisms of Greece and Finland were not open to all capacity resources. Even though, the remaining capacity mechanisms are potentially open to all or a wide range of technologies, some requirements such as the minimum eligible capacity, restrictions to aggregation and the minimum bid size can de facto exclude demand side response, energy storage and variable renewable energy sources. In particular, the minimum bid is as high as 10 MW in Finland and 5 MW in Sweden and Germany. Other restrictions applied to the aggregation of generating units in Finland or of renewable energy sources and storage units in Germany. Energy storage was not remunerated in any capacity market across the EU in 2020; the same applies to demand side response, and to generation from variable renewable energy sources for the capacity mechanisms of Germany and Greece, despite the German strategic reserve being open to all technologies and the Greek capacity mechanism being open to demand side response.
- 49 **Limited competitive pressure in retail markets** – In 2020, there was still significant room to improve competition in retail markets with a view to supporting wholesale price formation and the entry of new and small market players. This was due to a combination of factors, including high market concentration, low entry-exit activity, and low correlation between the energy component of retail prices and the wholesale prices. The indicators analysed reveal that this barrier was more relevant in Belgium, France, Greece, Hungary, Ireland, Lithuania, Luxembourg, Poland, Portugal and Slovakia.
- 50 **End-user price interventions** – While some price interventions aim to protect household or non-household customers from significant increases in wholesale energy prices, end-user price interventions consisting on regulated prices compromise competition. This is particularly true for markets where retail end-user prices are set below costs. In addition, while MSs are required to protect vulnerable consumers, it is also important to favour wholesale prices reaching end-consumers (or their retailers) to drive behaviour and innovative models. A wide use of public intervention in end-user prices may prompt non-vulnerable household consumers to disengage from the switching process and consequently hinder competition in retail markets. In 2020, twelve Member States still had some form of price intervention in the price setting for either household or non-household consumers. In France, Hungary, Romania and Slovakia, the barrier was more restrictive since all had regulated prices for some non-households and more than 50 % of their households had some type of public intervention. In addition, in Romania and Slovakia none of these household consumers were qualified as vulnerable.
- 51 **Limited incentive to contract dynamic retail prices** – Consumers may find limited incentives to conclude dynamic price contracts in fourteen Member States for different reasons. These include a limited roll-out rate of smart meters, a low share of the energy component in their electricity bill and limited gains from adapting their consumption in response to changes in wholesale prices. In nine Member States (Austria, Belgium, Germany, Croatia, Hungary, Lithuania, Poland, Romania and Slovakia), this barrier was more relevant in 2020.

25 Some pilot projects to enable renewable energy sources (RES) and demand side response (DSR) to provide balancing and ancillary services are ongoing.

- 52 **Insufficient information provided by system operators** – A limited access to information on the actual conditions of the electricity system and the available transmission capacities hampers price formation and the participation of new entrants and small actors, especially when their business models rely on providing services related to balancing or to congestion management. In 2020, the TSOs of eight Member States still needed to make more efforts to increase the level of transparency when sharing information. These efforts are particularly important in the Baltics, Ireland and Sweden.

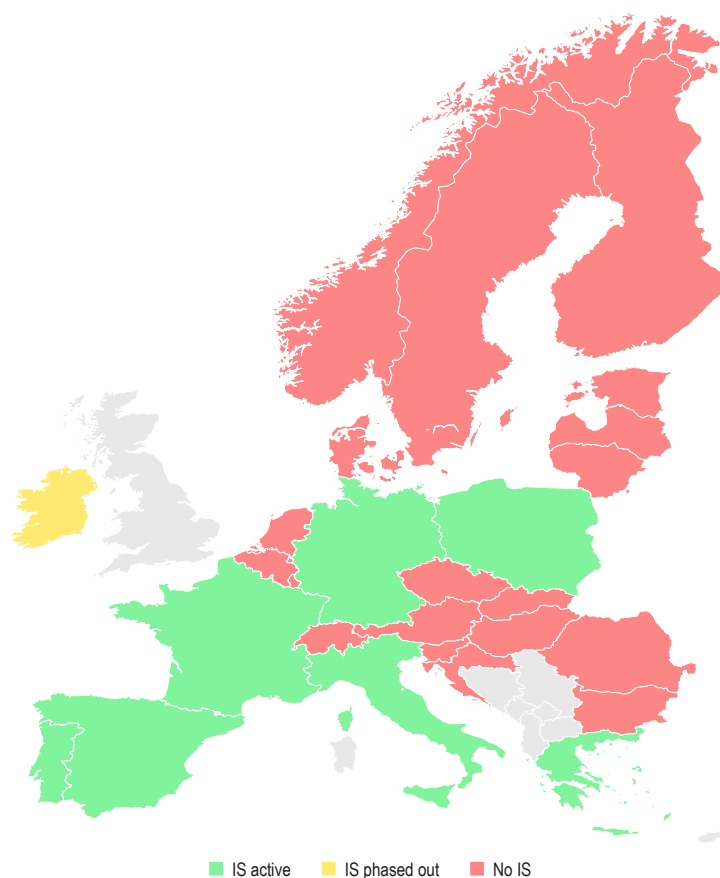
### Security of supply: capacity mechanisms and interruptibility schemes

- 53 According to the recast Electricity Regulation, Member States shall primarily strive to ensure an appropriate market functioning through relevant reforms. If necessary, temporary and properly designed capacity mechanisms allowing for cross-border participation of resources could be applied. Member States must justify the application of a capacity mechanism based on identified resource adequacy concerns.
- 54 In 2020, ACER approved a series of methodologies setting the framework for ensuring the proper identification and quantification of resource adequacy concerns<sup>26</sup>. Robust adequacy assessments that consider all relevant factors, are key to ensuring that consumers are not overpaying for their system security. As an example, traditionally overlooked factors, such as the contribution of demand side response and storage to security of supply, are expected to be carefully considered in modern and cost-efficiency driven adequacy assessments. Moreover, a significant alignment between the European-wide resource adequacy assessment and the national ones is expected to be seen over time.
- 55 In the area of security of supply, the MMR shows that a variety of national capacity mechanisms remained in 2020 across Europe. Overall cost of capacity mechanisms across the EU (excluding Great Britain) remained similar to those in 2019, at 2.6 billion euros. These costs will increase further as more countries will use market-wide capacity mechanisms.
- 56 Interruptibility schemes normally refer to national programmes dedicated to demand-side response, organised by TSOs for temporary load interruption or reduction. An interruptibility scheme typically pools large industrial consumers from energy-intensive industries with processes that can be suspended for a limited time. Participants are remunerated for their availability to be interrupted according to the contract specifications. Figure iii provides an overview of interruptibility schemes in Europe.

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26 Information on the work and decisions of ACER in the context of security of supply can be found here: <https://extranet.acer.europa.eu/en/Electricity/Pages/Security-of-supply.aspx>.

Figure iii: Interruptibility schemes in Europe - 2020



Source: ACER based on information provided by the national regulatory authorities and, in case of France, publicly available information<sup>27</sup>.

Note: The Irish schemes were phased out in 2016 and 2018. The Spanish and Greek schemes were phased out in July 2020 and September 2021, respectively. The Portuguese and German schemes expire in November 2021 and July 2022 respectively, with renewal under consideration in both cases. In Poland, the interruptibility scheme was terminated in November 2020 and replaced by a demand side response scheme as of April 2021

- 57 Interruptibility schemes provide services on different time scales: from a planned reduction of consumption during times of scarcity, to an automatic response to unexpected immediate needs of the network. This volume's overview identified **four interruptibility scheme services: adequacy, balancing, congestion management and contingency reserves**<sup>28</sup>.
- 58 On 8 January 2021, the Continental Europe Synchronous Area was separated into two areas (the North-West and the South-East) due to cascaded trips of several transmission network elements<sup>29</sup>. The incident **was handled in a better and more efficient manner than the split in November 2006, confirming the importance of improved TSOs coordination. Further, the disconnection of industrial loads as regulated by interruptibility schemes**<sup>30</sup> in France and Italy contributed to frequency stabilisation. As electricity systems face unprecedented changes, demand side response is increasingly important to achieve the desired security of supply levels at a low cost for end-consumers, if procured in a coordinated and competitive way.

27 The data was provided to ACER by all national regulatory authorities except for France. Regarding France, ACER's information could only be based on the applicable national legislation. Source: Arrêté du 22 décembre 2015 pris en application de l'article L. 321-19 du code de l'énergie, available here : <https://www.legifrance.gouv.fr/loda/id/JORFTEXT000031733388/>.

28 The categorisation of the capacity mechanisms (CMs) is based on the taxonomy in the European Commission's (EC) staff working document accompanying the document Final Report of the Sector Inquiry on Capacity Mechanisms sector inquiry, available here <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:52016SC0385&from=EN>.

29 See the final report on the separation of the Continental Europe power system on 8 January 2021 available here: <https://extranet.acer.europa.eu/Media/Press%20releases/ACER%20PR%2002-21.pdf>.

30 See the definition of interruptibility schemes in [paragraph 54](#).

- 59 The overlap of interruptibility schemes with already existing procurement channels for the relevant services may lead to market fragmentation, with regard to the participation of demand side response. To ensure a level-playing field and maximise competition, the services related to interruptibility schemes should preferably be integrated within existing markets, in particular when these markets include cross-border participation. **Dedicated interruptibility schemes should only be left to cases where no parallel procurement channels exist, or when there is a need to kick-start the development of new demand side response products or services.**

## Recommendations

60 **Electricity markets are facing unprecedented changes. As they adapt to meet global decarbonisation targets, electricity markets must safeguard security of supply and ensure affordability in the increasingly challenging context of climate change.** The market integration process is at a critical point, where the effective implementation of all the regional and EU-wide terms, conditions and methodologies approved by national regulatory authorities (NRAs) or ACER over the last five years are expected to eventually improve the functioning of European electricity markets and deliver the expected benefits.

61 **ACER is strongly convinced that implementing the policy recommendations proposed in this Volume will help to address both existing and emerging challenges, with the ultimate goal of ensuring a well-functioning internal electricity market.**

62 These recommendations are grouped into four distinct categories:

- recommendations to increase the limited amount of cross-zonal capacity made available for trading throughout the EU;
- recommendations to ensure the completion of the integration process across all electricity market timeframes;
- recommendations to minimise barriers to price formation and to entry and participation of new and small market players; and
- recommendations to address adequacy concerns in a coordinated and efficient manner.

63 ACER acknowledges that the recommendations in this report are largely identical to those expressed in last year's report<sup>31</sup>. This logically reflects limited progress achieved in recent years, which is due to a combination of reasons, among which long implementation timelines, the technical complexity of certain topics, and possibly enforcement difficulties. In that regard, ACER welcomes the on-going initiative from national regulatory authorities to address this issue within the ad-hoc Group on Compliance and Enforcement established in 2021. ACER expects that this initiative will cover transparency requirements and the timely delivery of data to ACER.

64 **The first group of recommendations is aimed at increasing the amount of cross-zonal capacity made available for trading. This issue is currently one of the most significant factors limiting the integration of electricity markets throughout the EU. In this respect, the following is recommended:**

1. **Urgently implement regional methodologies for coordination of re-dispatching and counter-trading (and related cost-sharing)**, as an absolute prerequisite to meet the 70 % minimum target;
2. As soon as possible, **amend regional capacity calculation methodologies in order to take into account the requirements of the CEP with particular emphasis on ensuring that the 70 % capacity target is met.** Moreover, the amendments should consider the aspects for improvement identified in previous editions of ACER's MMR, particularly with regard to the need to guarantee effective transparency, through publication of the relevant data, of the capacity calculation methodologies;
3. Perform an **unbiased, sound, technical and neutral bidding zone review.**

31 Recommendations 1 to 8, 16 and 17 are repeated. Recommendations 9 to 15, and 18 are new.

65 **The second group of recommendations is aimed to ensure the effective completion of the integration progress across all market timeframes, from long-term to closer-to real time markets. In this respect, the following is recommended:**

4. **Despite recent progress<sup>32</sup>, it remains necessary to finalise urgently the implementation of single day-ahead and single intraday market coupling. In particular, urgently finalise the implementation of flow-based market coupling in the Core region, involving thirteen Member States of continental Europe**, which has faced recurrent delays, and has been hindering the whole market integration process;
5. **Urgently finalise the implementation of the common grid model methodologies** as required by the Regulations establishing the various network codes. Such methodologies are instrumental to achieve the necessary level of TSOs' coordination, without which any progress on the aforementioned recommendations is exceptionally difficult;
6. **Effectively and timely implement the Regulation establishing an Electricity Balancing Guideline**, as the integration of balancing markets is increasingly important **to facilitate the integration of growing amounts of renewable energy sources in the network**;
7. **Implement pan-European intraday auctions for pricing cross-zonal capacity in line with the ACER's decision 01/2019<sup>33</sup>**, with a view to ensuring a more efficient use and the pricing of cross-zonal capacity closer to real time;
8. **Investigate improvements to the design of forward markets with a view to ensuring sufficient hedging opportunities for all market participants**, irrespective of their geographical location.

66 **The third group of recommendations reflects the outcome of the first study of barriers to price formation and entry and participation of new and small market players as required by the recast ACER Regulation:**

9. **Remove explicit wholesale price restrictions (caps or floors) where they still apply**;
10. **Review the requirements related to prequalification and aggregation, to ensure that a larger set of technologies, including new and small players can effectively participate to balancing markets and capacity mechanisms**;
11. **Urgently finalise the transposition of the Electricity Directive to enable, among others, the entry of new and small players in all market timeframes and products**;
12. **In line with the Electricity Directive, seek ways to protect vulnerable consumers without interfering with free price formation and without discouraging the participation of demand in the markets**;
13. **Speed-up the roll-out of smart meters to enable increasing opportunities for demand to provide flexibility in a scenario of growing penetration of low-carbon technologies**;
14. **Seek ways to reduce the share of non-contestable charges in the electricity bill, as those charges limit the incentives for consumers to engage in demand side response, e.g. through dynamic retail contracts**;
15. **Ensure that TSOs increase their levels of transparency in information sharing to the fullest.**

32 See <https://www.nemo-committee.eu/sdac> and <https://www.nemo-committee.eu/sidc>.

33 See footnote 9.

67 Additionally, the analysis of the barriers to price formation and the entry of new and small market players emphasises the importance of addressing the above-mentioned recommendations on the need to meet the 70 % target (see [recommendation 2](#)), the need to seek improvements to the delineation of bidding zones particularly in Germany (see [recommendation 3](#)), and hedging opportunities (see [recommendation 8](#)).

68 **The fourth group of recommendations aims to address adequacy concerns in an efficient manner. In this respect, ACER recommends the following measures, in line with the CEP:**

16. Establish an appropriate reliability standard and perform sound adequacy assessments at the EU and national levels in line with the methodologies for the European resource adequacy assessment and the short-term and seasonal adequacy assessments, as approved by ACER<sup>34</sup>. Improvements in the data used as input for the adequacy assessments should also be sought, including data related to demand side response and energy storage potential, and data related to future climate;
17. Only adopt (or maintain) capacity mechanisms where resource adequacy issues are forecast pursuant to national or European resource adequacy assessments. Moreover, take account of the monitoring of barriers to price formation initiated by ACER to implement solutions to improve market price signals;
18. Preferably integrate the services related to interruptibility schemes within existing procurement channels. Dedicated interruptibility schemes should only be left to cases where no parallel procurement channels exist, or when there is a need to kick-start the development of new products or services for demand side response.

69 As a final recommendation, there is a need **to renew efforts to further improve the quality and the timeliness of the data provided to ACER**. These efforts are instrumental for ACER to monitor essential aspects of market integration such as monitoring the 70 % capacity target prescribed by the CEP.

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34 See <https://www.acer.europa.eu/documents/official-documents/individual-decisions>.



# 1 Introduction

- 70 The Market Monitoring Report (MMR), which is in its tenth edition, consists of three volumes - the Electricity Wholesale Market Volume, the Gas Wholesale Market Volume, and the Electricity and Gas Retail Markets Volume, the latter also covering aspects related to consumer protection. In addition to Member States (MSs), the MMR includes monitoring results and analyses of the Contracting Parties of the Energy Community for selected topics.
- 71 Through the MMR, the European Union Agency for the Cooperation of Energy Regulators (ACER) reports on the state of the European Union (EU) internal energy market, highlights any identified barriers to its efficient functioning and makes recommendations on how to overcome them. While all three MMR Volumes share this objective, the unique challenges faced in the internal electricity market, the internal gas market and the internal energy retail market guide ACER's market monitoring priorities for each of the volumes.
- 72 The goal of the Electricity Wholesale Market Volume is to present the results of the monitoring of the performance of the internal market for electricity (IEM) in the European Union<sup>35</sup> against the existing legal framework. The performance largely depends on how efficiently the European electricity network is used and on how the wholesale markets perform in all timeframes. The integration of electricity wholesale markets via an optimal amount of interconnector capacity and the efficient use of this capacity allow competition that benefits all consumers and contributes to ensuring long-term security of supply (SoS) at a lower cost.
- 73 The Regulation establishing a Guideline on Capacity Allocation and Congestion Management (CACM)<sup>36</sup> provides clear objectives to deliver an integrated IEM in the following areas: (i) full coordination and optimisation of cross-zonal capacity calculations performed by transmission system operators (TSOs) within regions; (ii) definition of appropriate bidding zones, including regular monitoring and reviewing of the efficiency of the bidding zone configuration; (iii) use of flow-based (FB) capacity calculation methods in highly meshed networks and (iv) efficient allocation of cross-zonal capacity in the day-ahead (DA) and intraday (ID) timeframes. These processes are intended to optimise the utilisation of the existing infrastructure and to provide more possibilities to exchange energy, enabling the cheapest supply to meet demand with the greatest willingness to pay in Europe, given the capacity of the network.
- 74 The Regulations establishing Guidelines on Forward Capacity Allocation (FCA)<sup>37</sup> and on Electricity Balancing (EB)<sup>38</sup> also play a crucial role in the further integration of the IEM. The former establishes a framework for calculating and efficiently allocating interconnection capacity and for cross-zonal trading in forward markets, while the latter sets rules on the operation of balancing markets with the aim to increase the opportunities for cross-zonal trading and efficiency close to real time.
- 75 The implementation of the provisions included in the above-mentioned regulations is currently ongoing. Firstly, long-term harmonised allocation rules have been in place since January 2018, while the EU single allocation platform was launched in October 2018<sup>39</sup>. Secondly, there has been significant progress towards the full implementation of the Single Day-Ahead Market Coupling (SDAC). Since the publication of

35 In this report, EU-27 refers to the 27 MSs after Brexit, i.e. after the UK left the EU on 31 January 2020. As a consequence of Brexit, ACER did not have access to all UK-related data. Therefore, while UK remained an EU member in 2020, it is excluded from the scope of this MMR for the country-specific figures. EU-wide figures still include 28 MSs, unless specified otherwise. Several aspects of the report cover Norwegian and Swiss markets. For simplicity, the scope of the analysis is referred to as 'the EU' or 'Europe'. Norway enforces most of the EU energy legislation, including legislation on the internal energy market, and is included in the data reported in several sections of this report. Switzerland has been included in some parts of the wholesale sections on the basis of a voluntary commitment of the NRA. Consequently, the terms 'countries' and 'Member States (MSs)' are used interchangeably throughout this report, depending on whether the particular section/graph also covers Norway or Switzerland or not. Several maps included in this report show Kosovo\*. In this context the following statement applies: "This designation is without prejudice to positions on status, and is in line with UNSCR 1244 and the ICJ Advisory Opinion on the Kosovo declaration of independence".

36 Commission Regulation (EU) 2015/1222 of 24 July 2015, available at: <http://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32015R1222&from=EN>.

37 Commission Regulation (EU) 2016/1719 of 26 September 2016, available at: <http://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32016R1719&from=EN>.

38 Commission Regulation (EU) 2017/2195 of 23 November 2017, available at: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32017R2195&from=EN>.

39 For more information, please see: [https://www.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Publication/FCA\\_CACM\\_Implementation\\_Monitoring\\_Report\\_2019.pdf](https://www.acer.europa.eu/Official_documents/Acts_of_the_Agency/Publication/FCA_CACM_Implementation_Monitoring_Report_2019.pdf).

the previous MMR, MSs with markets that were not coupled at the time have been integrated<sup>40</sup>. The integration of coexisting market coupling projects in Europe has progressed since the last report<sup>41</sup>. However, the implementation of Flow-Based Market Coupling (FBMC) for the whole Core region is still pending. Thirdly, the second phase of Single Intraday Coupling (SIDC), also called the 'second wave', was launched in November 2019 with the integration of seven countries into the existing intraday coupling region<sup>42</sup>. The 'third wave' was initially foreseen by the end of 2020 but is now expected in the third quarter of 2021<sup>43</sup>. In 2020, the exchange of balancing energy and reserves progressed, steered by various initiatives. Other relevant initiatives remain to be implemented<sup>44</sup>.

- 76 The adoption of the Clean Energy for All Europeans<sup>45</sup> Package (Clean Energy Package, CEP) legislation in June 2019 initiated a period of significant changes fostering the creation of smarter and more efficient electricity markets<sup>46</sup>. The CEP defines an enhanced framework for a well-functioning, integrated market with non-discriminatory participation of all available sources, providing appropriate and affordable SoS while enabling innovation and decarbonisation in line with the EU energy and climate objectives.
- 77 Moreover, under the new framework, ACER has an enhanced role in the development, monitoring and surveillance of energy markets, as well as in the area of SoS. ACER's competences are adapted to new challenges faced by the electricity sector, for example in the context of increased regional cooperation. The implementation of the provisions included in the above-mentioned regulations remains a key priority for ACER. ACER is well aware that the CEP has become the reference framework for the functioning of the European electricity markets, as explained above.
- 78 Consequently, ACER has been working towards enlarging the scope of its MMR in order to adapt to the new requirements of the CEP. Since the 2018 edition of the MMR, ACER has monitored the margin available for cross-zonal trade (MACZT). Since 1 January 2020, TSOs have been legally required to meet a minimum cross-zonal capacity target set in the recast Electricity Regulation<sup>47,48</sup>. In this context, ACER regularly produces a dedicated report on the MACZT<sup>49</sup>. The separate report aims to identify possible improvements to meet the minimum cross-zonal capacity target set in the CEP. ACER will regularly report on the progress made to reach this binding target in the coming years.
- 79 This year's volume includes a number of novelties. Firstly, to illustrate on-going challenges in the electricity sector, [Section 2.2](#) focuses on new trends related to the clean energy transition. As in the 2017 MMR, pursuant to CACM Regulation Art 34(1), [Section 4.4](#) reports on the efficiency of bidding zones.

40 Greece and Bulgaria coupled with SDAC in December 2020 and May 2021, respectively.

41 In 2020, there were two co-existing market coupling regions: the 4M Market Coupling (4MMC) region covering the Czech Republic, Slovakia, Hungary and Romania, and the Multi-Regional Coupling (MRC) region covering, the following 21 countries: Austria, Belgium, Croatia, Germany, Denmark, Estonia, Finland, France, Ireland, Italy, Lithuania, Latvia, Luxembourg, the Netherlands, Norway, Poland, Portugal, Spain, Slovenia, Sweden and the United Kingdom. The borders between the 4MMC and the MRC regions are coupled as of June 2021.

42 For more information on the countries integrated in the first and second waves please see [paragraph 233](#) and [footnote 182](#) in [Section 5.3](#).

43 The extension of the Single Intraday Coupling to Italy occurred on 21 September 2021; Greece should join during the first quarter of 2022. For more information on the countries expected to be integrated in the third wave please see [footnote 183](#) in [Section 5.3](#).

44 See [Subsection 4.5.4](#).

45 The Commission's Clean Energy for All Europeans legislative proposal covered energy efficiency, RES generation, the design of the electricity market, security of electricity supply and governance rules for the Energy Union. Relevant material along with the adopted directives and legislation are available at: <https://ec.europa.eu/energy/en/topics/energy-strategy-and-energy-union/clean-energy-all-europeans>.

46 Main legislative documents on the electricity markets, available at: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=OJ:L:2019:158:TOC>.

47 Regulation (EU) 2019/943 of the European Parliament and of the Council of 5 June 2019 on the internal market for electricity (recast), available at: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32019R0943&from=EN>.

48 The Energy Regulation requires a minimum level of capacity to be made available for cross-zonal trade. In particular, at least 70% of the maximum admissible active power flow (Fmax) of critical network elements considering contingencies (CNECs) shall be made available for cross-zonal trade.

49 See <https://www.acer.europa.eu/events-and-engagement/news/acer-releases-its-second-70-target-report-minimum-margin-available-cross>.

- 80 Secondly, this year's report includes new methodologies to fulfil additional monitoring duties envisaged for ACER in the CEP<sup>50</sup>. [Chapter 6](#) on capacity mechanisms and resource adequacy deepens the analysis included in previous MMRs, aiming to monitor 'state interventions preventing prices from reflecting actual scarcity'. This work builds on ACER's work on SoS<sup>51</sup>. [Chapter 7](#) provides a preliminary analysis of 'regulatory barriers for new market entrants and smaller actors'. This analysis is the result of a study led by ACER in 2020 to define appropriate indicators<sup>52</sup>.
- 81 Finally, [Part III](#) marks the beginning of ACER's collaboration with the Energy Community Regulatory Board (ECRB)<sup>53</sup> on the monitoring of electricity wholesale markets.
- 82 This year's electricity wholesale markets volume is divided in three parts<sup>54</sup>. [Part I](#) outlines electricity market trends in 2020. [Part II](#) focuses on development in the internal energy market. [Part III](#) provides an outlook of the situation in the Energy Community.
- 83 Within Part I, [Chapter 2](#) presents the key developments in electricity wholesale markets across Europe in 2020. [Chapter 3](#) assesses the evolution of electricity prices.
- 84 Within Part II, [Chapter 4](#) assesses the level of cross-zonal capacity made available for trade. More specifically, [Chapter 4](#) details the evolution of this capacity within the central-west european (CWE) region. It further provides an update of the volumes and costs of remedial actions used by TSOs to alleviate network congestions. Finally, it assesses the efficient use of available cross-zonal capacity across the DA, ID and balancing timeframes. [Chapter 5](#) presents an analysis of the evolution of market liquidity across different market timeframes<sup>55</sup>. [Chapter 6](#) monitors the situation of the capacity mechanisms (CMs) in the EU and their consistency with the perceived adequacy concerns. [Chapter 7](#) focuses on barriers to market entry and price formation.
- 85 Finally, [Part III](#) is dedicated to the Energy Community. It provides an overview of progress made in the Energy Community regarding the implementation of energy market rules and the associated benefits.

50 In particular, these additional monitoring tasks are envisaged in Article 15 of the Regulation (EU) 2019/942 of the European Parliament and of the Council of 5 June 2019 establishing a European Union Agency for the Cooperation of Energy Regulators (recast), available at: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32019R0942&from=EN>.

51 See: <https://www.acer.europa.eu/electricity/security-of-supply>.

52 See: <https://www.acer.europa.eu/gas/market-monitoring>.

53 See: <https://www.energy-community.org/aboutus/institutions/ECRB.html>.

54 To facilitate the reading of the document, the most relevant monitoring methodologies used across this Volume have been compiled into a set of 'methodological papers', which are cross-referenced in the relevant chapters where those methodologies are applied. These are available at: <https://www.acer.europa.eu/en/Electricity/Market%20monitoring/Pages/Methodologies.aspx>.

55 Similarly, the Gas Wholesale MMR provides an assessment of the liquidity of EU gas markets across different timeframes, putting the emphasis in turn in measuring metrics that are core to the Gas Target Model (GTM) construction. While both sets of metrics are not fully coincident for electricity and gas, each set is proposed to better measure the most crucial aspects of market design.

# Part I: Electricity Market trends in 2020

## 2 Overview of market developments

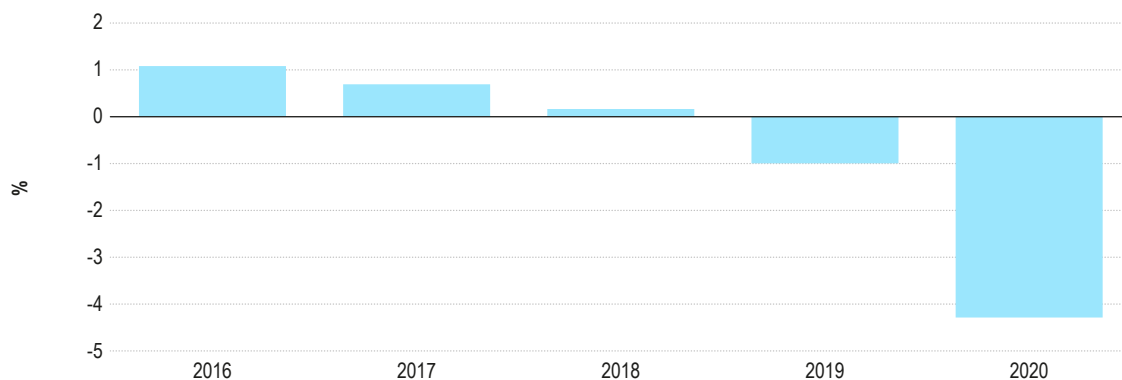
86 Section 2.1 describes electricity demand and supply in 2020. [Section 2.2](#) reports on other relevant market trends associated with the energy transition in Europe in 2020.

### 2.1 Electricity supply and demand

87 This section reports on electricity demand and supply in 2020, and also includes year-on-year changes and multi-year trends.

88 EU electricity demand dropped substantially in 2020, with an annual decrease of 4.3 %<sup>56</sup> compared to 2019. The mild winter contributed to a reduction in demand in January and February. The subsequent COVID-19 containment measures pushed the drop further. The decrease is comparable to the 5 % drop in 2009, which resulted from the 2008 financial crisis. Figure 1 shows the year-on-year changes in EU electricity demand. Demand started decreasing in 2019 with a mild winter and further decreased in 2020.

Figure 1: Year-on-year changes in electricity demand in the EU-27<sup>57</sup> + Norway, Switzerland, and the UK – 2016–2020 (%)



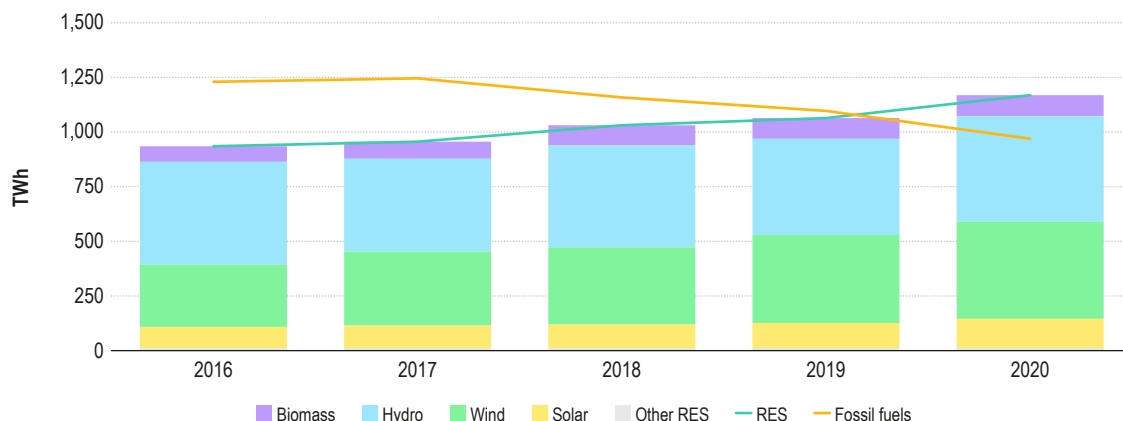
Source: ACER Calculations based on Eurostat data, completed with data by the European Network of Transmission System Operators for Electricity (ENTSO-E) – Transparency platform.

89 On the supply side, [Figure 2](#) shows the evolution of renewable energy sources (RES) and fossil fuel generation over the last five years. [Figure 3](#) shows the year-on-year changes for 2020 for all main generation technologies. Significant changes have taken place in the EU generation mix, largely driven by lower demand in 2020. Firstly, electricity generation from fossil fuels decreased by 11 % relative to 2019. Secondly, gas generation technologies produced more electricity than coal-fired power plants. This phenomenon was first observed in 2019. Thirdly, for the first time RES generated more electricity than fossil fuels. Finally, wind power generated more electricity than coal-fired power plants (15.1 % vs 11.8 % of total generation respectively).

56 By default, demand data are based on Eurostat data (available for final consumption). For the years when data was not available from Eurostat, but only ENTSO-E transparency platform, two approaches were applied. First, for countries where both Eurostat data and ENTSO-E Transparency data were available for the two preceding years, then ENTSO-E data was used after applying a correction factor per country. The correction factor, used to ensure time series consistency, was the ratio between ENTSO-E aggregated load values and Eurostat demand data, for the two reference years. Second, if no data was available for the two preceding years, then ENTSO-E data was used without correction factor.

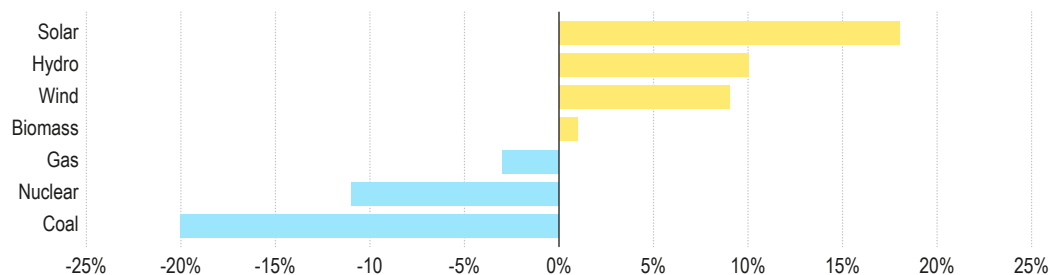
57 EU-27 means EU-28 minus the UK. See [footnote 35](#) for a detailed explanation.

Figure 2: Evolution of generation from RES, per type of RES technology, compared to generation from fossil fuels in the EU-27 + Norway, Switzerland, and the UK – 2016–2020 (TWh)



Source: ENTSO-E Transparency platform.

Figure 3: Year-on-year percentage change for the main generation technologies in EU-27 + Norway, Switzerland, and the UK – 2020 (%)



Source: ACER calculations based on ENTSO-E data.

90 The changes in the generation mix described in Figure 2 and Figure 3 do not simply result from a drop in demand. Section 2.2.1 will detail that 2020 saw the confirmation of other trends that may have had influenced the changes. Such trends include increased RES capacity, and the increasing prices of CO<sub>2</sub> emissions that caused decreased profitability and closures of coal-fired power plants.

## 2.2 Market trends related to the energy transition

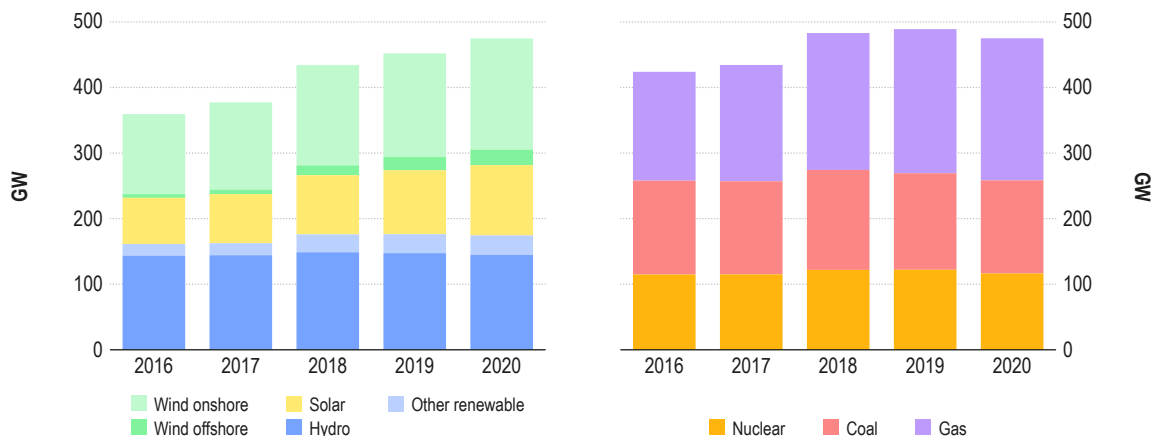
91 This section highlights market trends related to the energy transition, including:

- the installed capacity of renewable energy sources compared to fossil fuels,
- the intensity of greenhouse gas emissions from electricity generation,
- the prices of the emission allowances and their impact on generation profitability, and
- the number of electric vehicles and charging stations.

### 2.2.1 Relative evolution of conventional and renewable generation capacity and profitability

92 Figure 4 shows the evolution of installed capacity, displaying renewable energy sources, and conventional technologies. Installed capacity of RES has been growing steadily in recent years. It reached 475 GW in 2020 from 360 GW in 2016, or an overall increase of 32 % in four years. Wind and solar installations contributed most to the rise, representing 65 % of the mix in 2020. Conversely, installed capacity of coal and nuclear power plants has been falling since 2018. Installed capacity of gas-fired power plants increased until 2019. It remained stable in 2020, with 216 GW, representing 46 % of the installed capacity of fossil fuel power plants.

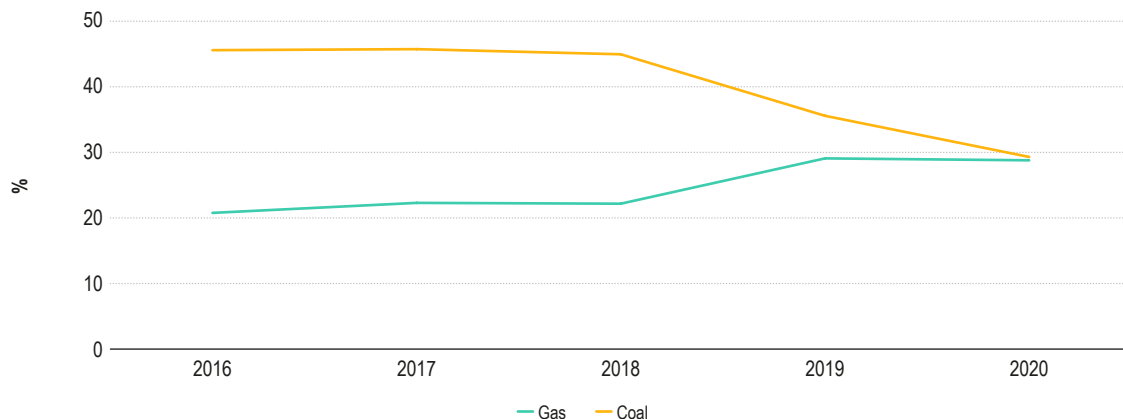
Figure 4: Evolution of installed capacity for the main types of renewable (left) and conventional (right) generation technologies, in the EU-27 + Norway, Switzerland, and the UK – 2016–2020 (GW)



Source: ENTSO-E Transparency Platform.

93 Figure 5 shows the evolution of yearly capacity factors<sup>58</sup> of coal and gas-fired power plants in the period 2016-2020. The utilisation of coal-fired power plants has been decreasing since 2018. Conversely, the use of gas-fired power plants has remained stable over the period.

Figure 5: Capacity factors of EU-27 coal and gas-fired power plants, 2016-2020 (%)

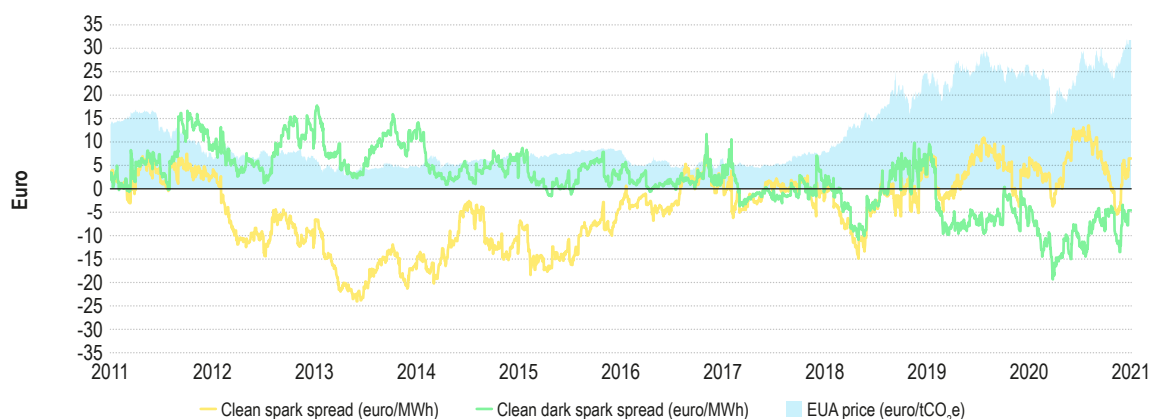


Source: ACER calculations based on ENTSO-E data.

58 Ratio between actual and theoretically possible generation.

- 94 Figure 6 shows the evolution of the price of EU emission allowances (EUAs)<sup>59</sup>. In addition, it displays the profitability<sup>60</sup> of generating electricity with gas (clean spark spread) or coal (clean dark spread) in Germany.
- 95 Since 2018, the price of emitting CO<sub>2</sub> has risen substantially. In 2020, the EUA price first decreased during the pandemic-related lockdowns in spring, but later rapidly recovered. Through the year, it averaged 25 euros per tonne of emitted carbon dioxide. The rise in EUA prices since 2018 coincides with the declined utilisation of coal-fired power plants described above and seen in Figure 5.

Figure 6: Evolution of the EUA price (euros/tonne CO<sub>2</sub>), and German month-ahead clean spark and clean dark spreads (euros/MWh) – 2011–2020



Source: PLATTS.

- 96 When EUA prices increase, they reach a level called the ‘fuel switching range’. Above this range, there is an incentive to favour less carbon-intensive gas-fired power plants over coal plants<sup>61</sup>. Since the beginning of 2019, the profitability of producing electricity with coal has remained below zero. It has been consistently lower than the profitability of producing electricity with gas.

## 2.2.2 Emission intensity of electricity generation

- 97 As part of the European Green Deal, the European Commission (EC) proposed in September 2020 a target to reduce the net emissions of greenhouse gases. By 2030, the net emissions should be at least 55 % lower than in 1990<sup>62</sup>. Electricity generation currently contributes substantially to the total emissions. Ongoing changes in the generation mix help to reduce this share.
- 98 The total emission intensity of electricity generation decreases as less carbon-intensive generation technologies displace those with a higher carbon footprint. Figure 7 shows the average emission intensity<sup>63</sup> of electricity generation in the EU. It demonstrates the reduction in emission intensity already achieved in the last three decades. The figure also shows emission intensity reductions needed by 2030 for the EU electricity supply to be in line with the EC’s climate goals<sup>64</sup>. By the end of the decade, the average emission intensity must be approximately three times lower than today.

59 The EUA gives the holder the right to emit one tonne of CO<sub>2</sub> (or the equivalent amount of nitrous oxide or perfluorocarbons) in industrial or energy operations. More information on EUAs and the EU Emissions Trading System is available at [https://ec.europa.eu/clima/policies/ets\\_en](https://ec.europa.eu/clima/policies/ets_en).

60 Spreads indicate the theoretical gross profitability of power plants, taking into account the price of the primary energy carrier and the generation efficiency. Clean spreads (theoretical net profitability) additionally consider the costs of emissions.

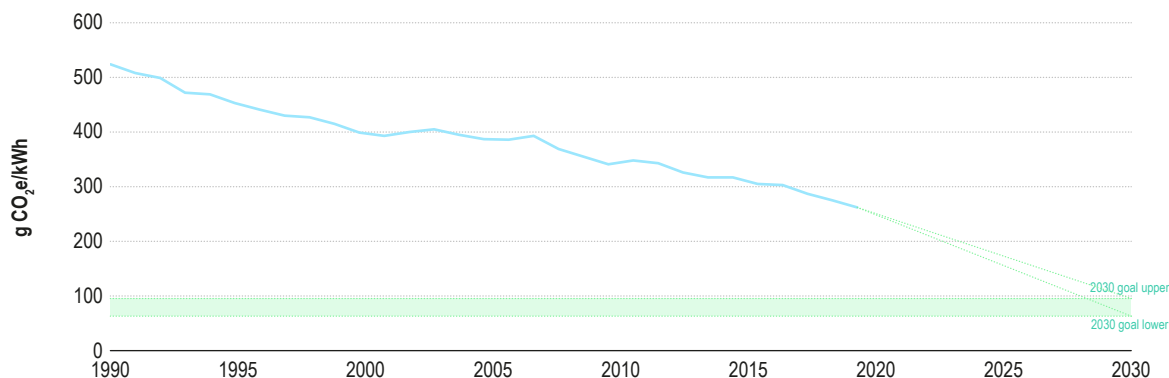
61 IPCC working group 3, annex iii: emissions of selected electricity supply technologies. Median lifecycle emissions:  
Gas – Combined Cycle: 490 gCO<sub>2</sub>eq/kWh;  
Coal – PC: 820 gCO<sub>2</sub>eq/kWh (see footnote 59 for explanation of the unit).

62 More information on the 2030 climate & energy framework is available at [https://ec.europa.eu/clima/policies/strategies/2030\\_en](https://ec.europa.eu/clima/policies/strategies/2030_en).

63 Emission intensity indicates the amount of greenhouse gases emitted (grams of CO<sub>2</sub> equivalent) per unit of electricity produced (kWh).

64 The 2030 values represent indicative intensity levels that would allow the EU to achieve a net 55 % reduction in greenhouse gases by 2030, compared with 1990. They are consistent with scenario ranges in the staff working document accompanying the Commission communication ‘Stepping up Europe’s 2030 climate ambition - Investing in a climate-neutral future for the benefit of our people’ (COM 562 final). More information by EEA available at [https://www.eea.europa.eu/data-and-maps/daviz/co2-emission-intensity-6#tab-googlechartid\\_googlechartid\\_googlechartid\\_googlechartid\\_chart\\_11111](https://www.eea.europa.eu/data-and-maps/daviz/co2-emission-intensity-6#tab-googlechartid_googlechartid_googlechartid_googlechartid_chart_11111).

Figure 7: Greenhouse gas emission intensity of electricity generation, EU-27 average<sup>65</sup> – 1990–2020 (g CO<sub>2</sub>e/kWh)

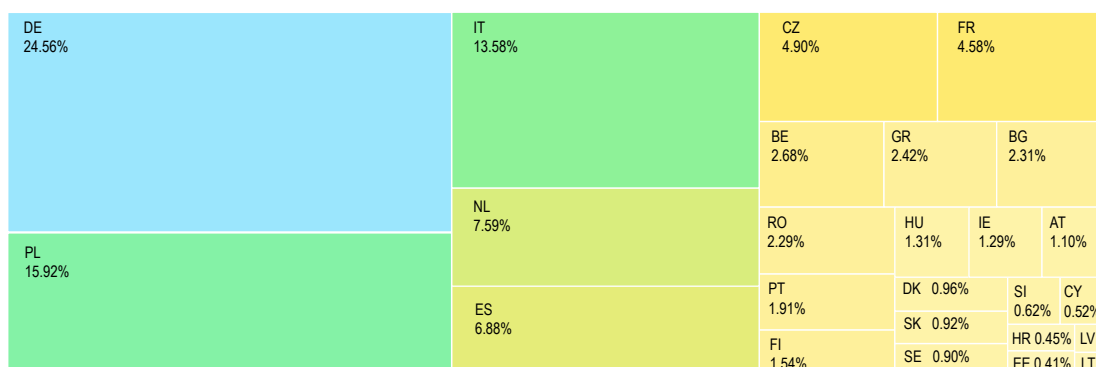


Source: EEA.

Note: Greenhouse gas emission intensity is calculated by taking the total emissions from electricity production (in CO<sub>2</sub>e), and dividing it by the gross electricity production. Data for 2019 and 2020 is estimated.

99 Figure 8 shows the contribution of individual EU countries to the total emissions of the EU's electricity generation. Total emissions of a MS are a product of the volumes of electricity production and emission intensity. Emission intensity depends on a MS's specific generation mix. Electricity production within a MS depends inter alia on population, the quantity of industrial production, and on whether the MS is a net electricity importer or exporter.

Figure 8: Total emissions of EU-27 electricity generation, share per MS (areas of rectangles correspond to each MS's share) – 2020



Source: ACER calculations based on ENTSO-E and the International Panel on Climate Change (IPCC) data.

Note: Estimated emission intensity values are for gross electricity generation only, imports and exports are not considered. An exact breakdown can be found in Annex 1: additional figure and tables.

### 2.2.3 Other trends in generation and consumption

100 Society's transition into a more sustainable economy has affected the electricity sector. This subsection provides some examples of changes in the context of this transition, and illustrates their impact on the electricity sector. This subsection first assesses electromobility, and then looks at distributed energy sources in general.

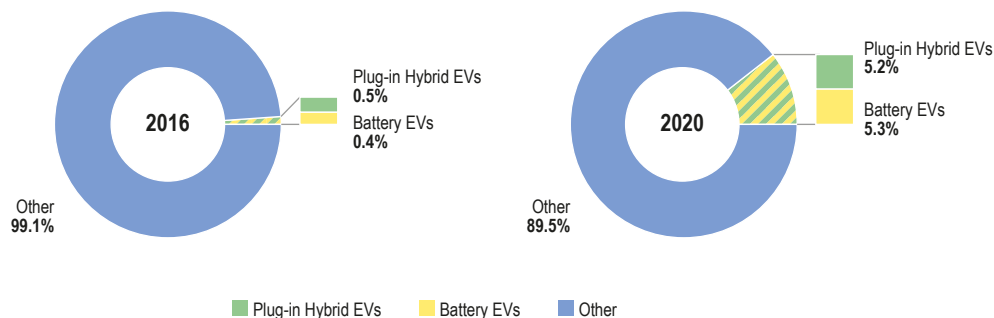
101 Electromobility has developed exponentially in the past years. Figure 9 displays the share of electric passenger cars among all newly registered electric cars in the EU in 2016 and 2020. The percentage of electric vehicles (EVs)<sup>66</sup> reached 10.5 % in 2020, which is ten times more than in 2016 (0.9 %).

65 The geographical perimeter of this analysis is constant at all years and covers current EU members.

66 Comprising battery electric vehicles (BEV), and plug-in hybrid electric vehicles (PHEV).



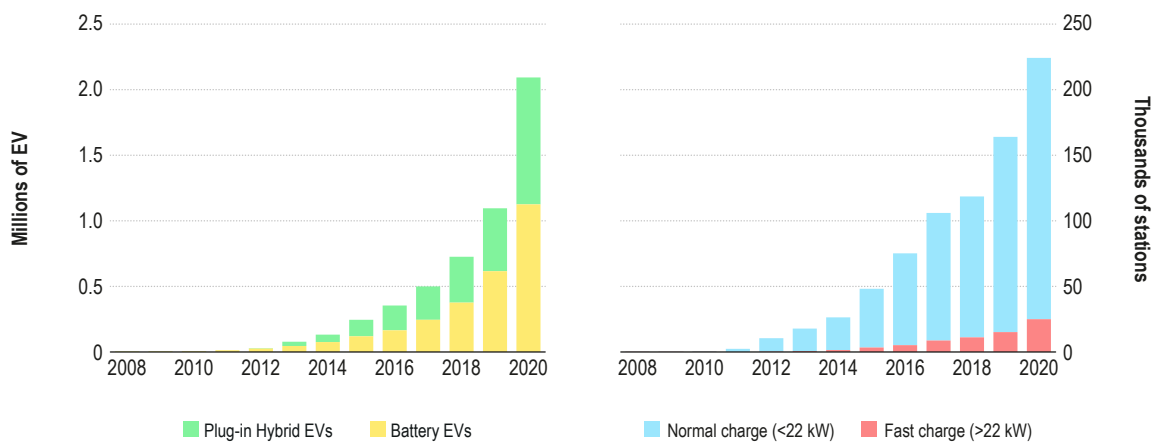
Figure 9: Share of electric passenger cars among all newly registered electric cars in the EU-27 in 2016 (left) and 2020 (right) (%)



Source: European Alternative Fuels Observatory (EAFO).

102 The penetration of electric vehicles (EVs) into Europe’s vehicle fleet will succeed only if supported by the required charging infrastructure<sup>67</sup>. Figure 10 shows, on the left, the evolution of the number of EVs. On the right, it displays the evolution of the number of public EV charging points in Europe<sup>68</sup>. The total number of EVs on European roads has increased almost six-fold since 2016. In the same time, the number of public charging stations has risen to a level three times higher than in 2016. In the recent years, the growth in charging stations has been markedly lower than the uptake of EVs. In order to keep up, the growth rate of the number of charging points may need to increase in the future.

Figure 10: Growth in the total number of EVs in the EU-27 (left) and the number of public electric vehicle charging points in the EU (right)



Source: European Alternative Fuels Observatory (EAFO).

103 EV charging points are a new form of electricity consumption. By 2050, projections anticipate an increase in the overall EU electricity demand by 10 % due to electromobility<sup>69</sup>. While this development may pose a challenge in terms of increased peak and total electricity demand, the system may benefit from the flexibility that EV charging points could offer. This benefit could materialise through demand response services (vehicle-to-grid), including for system balancing purposes. Pooling multiple EV charging points into joint market units will facilitate market entry, lowering the unit cost of their participation.

67 Article 33 of Directive (EU) 2019/944 stipulates that MSs should set up a framework that will stimulate installations of EV charging points.

68 Charging points that have non-discriminatory access (includes e.g. public chargers at supermarkets).

69 According to the 2018 report (“Effect of electromobility on the power system and the integration of RES”) to EC Directorate-General for Energy. Available at [https://ec.europa.eu/energy/sites/ener/files/documents/metis\\_s13\\_final\\_report\\_electromobility\\_201806.pdf](https://ec.europa.eu/energy/sites/ener/files/documents/metis_s13_final_report_electromobility_201806.pdf).

104 EVs are part of distributed energy resources<sup>70</sup>. These resources are expected to significantly influence generation and consumption patterns in the next coming years and decades. Other than EVs, distributed energy resources that can be aggregated when participating in electricity markets include:

- **Heat pumps** which can store energy in the form of heat. They can assist in shifting electricity consumption and flattening the household consumption pattern. Heat pumps are being used increasingly to heat European homes, with 1.6 million heat pumps sold in Europe in 2020. Since 2014, average annual growth in sales has been 13 %<sup>71</sup>.
- **Small-scale storage:** In 2020, more than 90 % of energy storage capacity in the grid was large-scale pumped hydroelectric storage<sup>72</sup>. Battery storage systems are an increasingly popular alternative. They can be smaller in size and can be installed by household consumers, possibly behind-the-meter. In Germany, 46 000 household electricity storage systems were installed in the first half of 2020, which translates into an annual growth rate of 59 %<sup>73</sup>. Data for other MSs are scarce.
- **Rooftop solar photovoltaic (PV) power systems:** Such installations can go hand in hand with installations of small-scale storage. In the case of Germany, 87 % of household electricity storage systems are installed together with a PV system. Some 63 000 PV systems with a rated capacity under ten kW were installed in the first half of 2020, or a year-on-year growth rate of 56 %<sup>74</sup>. In the same time, the number of newly installed household electricity storage reached 46 000 units, a year-on-year growth rate of 59 %.

70 Distributed energy resources (DERs) refers to small or medium-sized resources, directly connected to the distribution network (EC, 2015). DERs include distributed generation, energy storage (small-scale batteries) and controllable loads, such as electric vehicles (EVs), heat pumps or demand response. (From IRENA and SEDC reports).

71 According to data by the European Heat Pump Association. Available at [http://www.stats.ehpa.org/hp\\_sales/story\\_sales/](http://www.stats.ehpa.org/hp_sales/story_sales/).

72 According to the 2020 report ("Study on energy storage – Contribution to the security of the electricity supply in Europe") by the EC. Available at <https://op.europa.eu/en/publication-detail/-/publication/a6eba083-932e-11ea-aac4-01aa75ed71a1/language-en>.

73 According to a report by EuPD research. Available at <https://www.eupd-research.com/pv-heimspeichermarkt-in-2020-auf-rekordkurs/>.

74 See footnote 39.

## 3 Evolution of day-ahead prices

105 This chapter reports on the evolution of DA prices in European wholesale markets. It covers DA price trends, the level of price convergence within European regions, and occurrences of extreme prices.

### 3.1 Electricity price developments

106 This section analyses the trends in wholesale prices in EU electricity markets.

107 In 2020, DA prices have dropped by 32 % on average across the European Union, compared to 2019. DA prices in Europe in January and February were lower in comparison to the same period in the previous year, partly due to a mild winter. However, the main driver of the decline was the decrease in demand related to the COVID-19 pandemic<sup>75</sup>. In March, the pandemic-related measures started limiting social and economic activity. This led to a further decrease in European DA prices. Prices remained low through much of the second quarter of 2020. They increased in the second half of 2020 as electricity demand started to recover. During the fourth quarter of 2020, prices were higher than at the same time in 2019 in all MSs, except in the Nordic region.

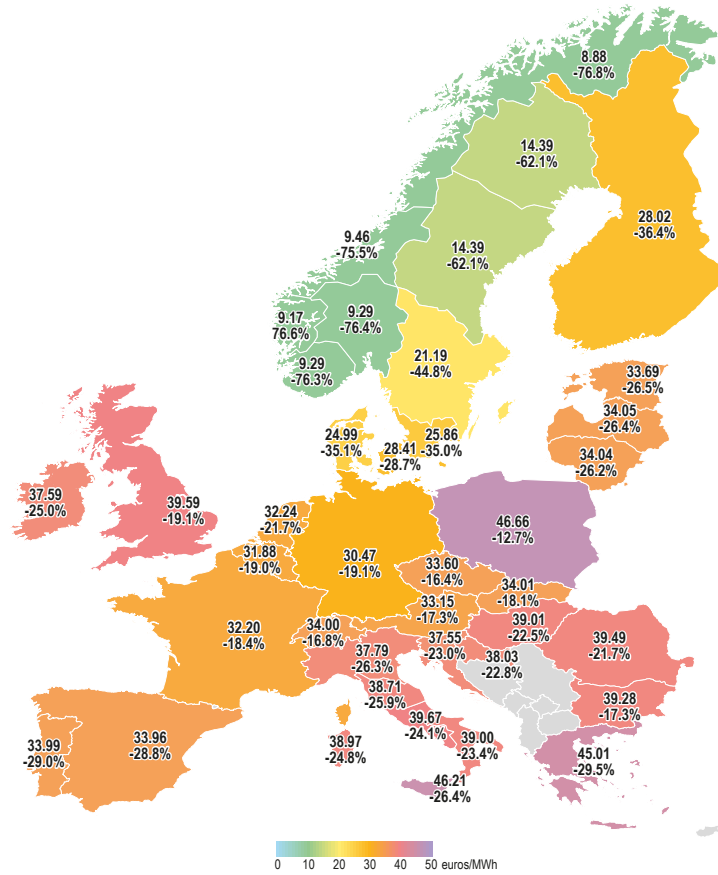
108 The map in [Figure 11](#) shows the average European DA electricity prices in 2020. In comparison to 2019, prices fell in all EU bidding zones. The drop was most significant in the Nordics. Prices in Norway were 76 % lower year-on-year, followed by Sweden (-51 %), Finland (-36 %), Denmark (-32 %), and Greece (-29 %). High wind generation and above-average hydro reservoir levels<sup>76</sup> in the Nordics contributed to the decrease in prices in this region<sup>77</sup>. In comparison, Central Europe faced less significant decreases. Prices decreased the least in Poland (-13 %), the Czech Republic (-16 %), as well as Switzerland, Austria and Bulgaria (each by -17 %).

75 See [Figure 1](#) in [Section 2.2.1](#).

76 Holding above 100 TWh since the middle of July.

77 EC's Quarterly Report on European Electricity Markets, available at [https://ec.europa.eu/energy/sites/default/files/documents/quarterly\\_report\\_on\\_european\\_electricity\\_markets\\_q3\\_2020.pdf](https://ec.europa.eu/energy/sites/default/files/documents/quarterly_report_on_european_electricity_markets_q3_2020.pdf).

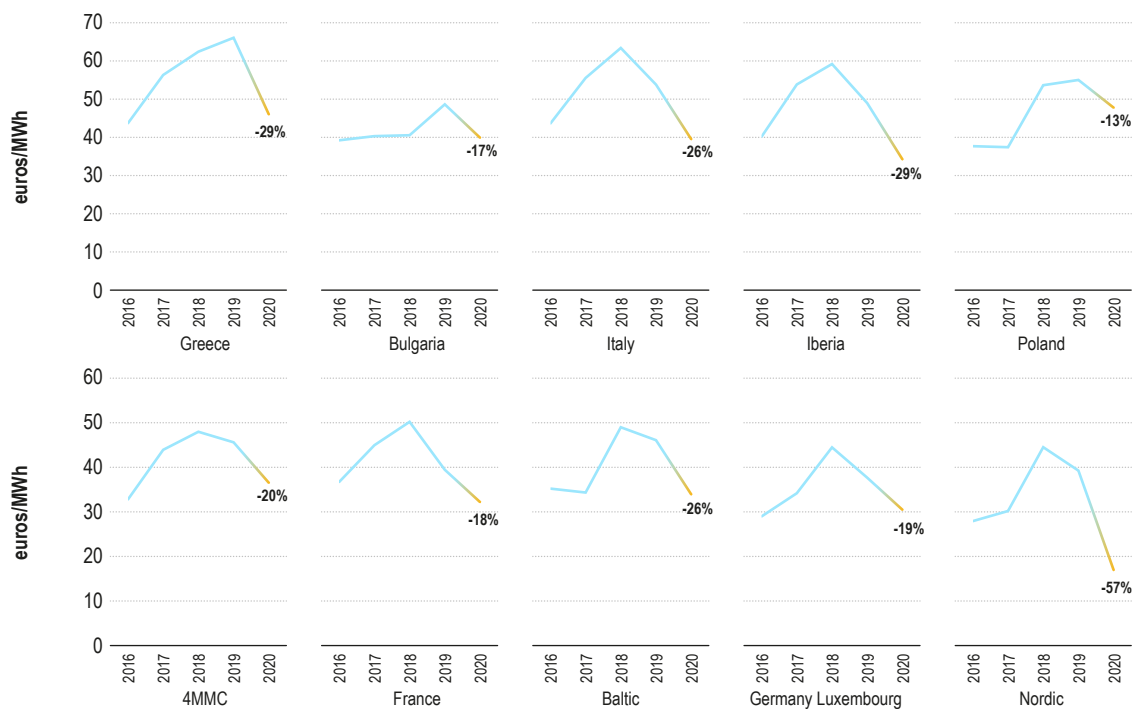
Figure 11: Average annual DA electricity prices and relative changes compared to the previous year in European bidding zones – 2020 (euros/MWh and % change compared to 2019)



Source: ACER calculations based on ENTSO-E data.

109 Figure 12 shows the evolution of annual DA electricity prices over the last five years. The decrease in prices seen in 2019, which broke the upward trend of the preceding years, continued in 2020. Prices decreased in all markets, including Greece, Bulgaria and Poland, which in 2019 still noted a price increase.

Figure 12: Evolution of annual DA electricity prices in a selection of European markets – 2016–2020 (euros/MWh)



Source: ACER calculations based on ENTSO-E data.

Note: The figure includes only a selection of the largest markets. The DA prices for the regions 'Nordic', 'Baltic', 'Iberia' and '4MMC' are the average of DA prices of the included bidding zones.

### 3.2 Price spikes and negative prices

110 This section reports on the occurrence of significantly high DA prices (price spikes<sup>78</sup>) or significantly low DA prices in 2020, including negative prices. This analysis does not consist in an in-depth investigation of causes, but rather identify trends and high-level explanations.

111 Figure 13 displays the occurrence of price spikes in Europe. Price spikes occur in times of high demand and low supply, sometimes associated with network contingencies or other unexpected events. Possible reasons for price spikes are numerous. They can result, for example, from mismatches between supply and demand, or market power situations, and possible abuses. The information underpinning this evaluation did not allow a precise identification of the reasons for price spikes.

112 In 2020, price spikes appeared in all EU bidding zones except Iberia<sup>79</sup>. Overall, the number of price spikes increased by 25 % in 2020. Price spikes appeared most often in Sicily, with 550 occurrences in the year. Furthermore, Poland, the Baltic States, Greece, the Irish single energy market (SEM), and Finland all registered more than 100 occurrences in 2020. Price spikes also showed a seasonal concentration. Due to the falling prices of natural gas, 68 % of the price spikes occurred between May and August.

113 Even though the number of price spikes has increased from the previous years, their actual price level or magnitude has not. 2020 saw the lowest magnitude of average price spikes in the last five years<sup>80</sup>.

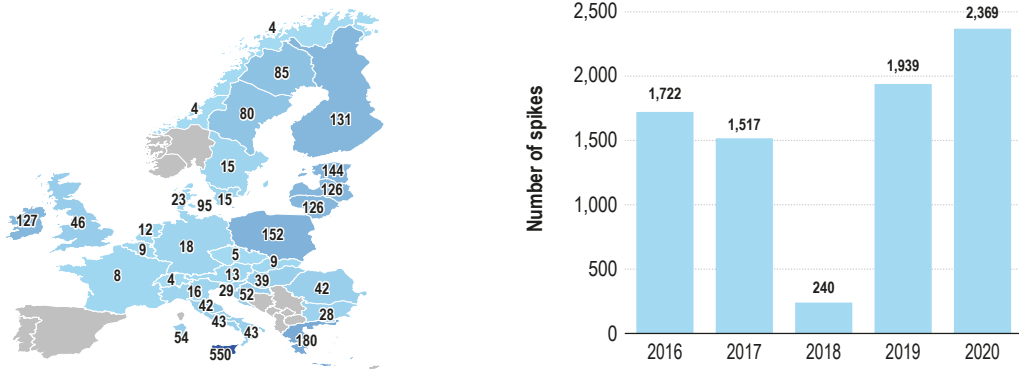
78 For the purpose of the MMR, a price spike is defined as an hourly DA price that is three times above the theoretical variable cost of generating electricity with gas-fired power plants based on the TTF DA gas prices in the Netherlands. See more details in footnote 12 of the Electricity Wholesale Markets volume of the 2015 MMR, available at: [https://www.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Publication/ACER%20Market%20Monitoring%20Report%202015%20-%20ELECTRICITY.pdf](https://www.acer.europa.eu/Official_documents/Acts_of_the_Agency/Publication/ACER%20Market%20Monitoring%20Report%202015%20-%20ELECTRICITY.pdf).

79 The Spanish and Portuguese bidding zones are gathered in the Iberian electricity market MIBEL.

80 Calculated as the average of the 99th percentile of prices in all bidding zones.

114 The increase in price spikes is partly a consequence of the drop in prices of natural gas due to the pandemic. ACER currently defines price spikes based on the price of generating electricity with gas, assuming that this is the typical marginal technology in Europe. The technology setting the marginal price may become increasingly dependent on the evolution of fuel and CO<sub>2</sub> emissions prices, together with the jurisdiction. ACER is working on a redefinition of price spikes to better reflect market developments.

Figure 13: DA price spikes across Europe – 2020 (left), and evolution of price spikes in Europe – 2016–2020 (right)



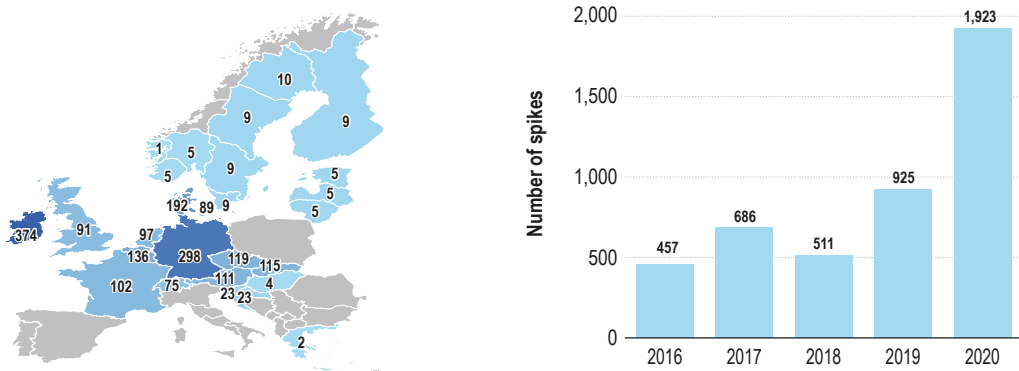
Source: ACER calculations based on ENTSO-E and PLATTS data.

Note: For the calculation of the DA price spikes, the virtual bidding zones of Italy are excluded from the calculation. Values may differ from values reported in previous editions of the MMR as data are retroactively updated in the ENTSO-E transparency platform.

115 Figure 14 shows the occurrence of negative prices. Negative prices usually appear in times of high RES production in combination with low demand. Some inflexible generators then prefer paying and continuing to produce rather than interrupting their production<sup>81</sup>. The number of negative prices has been increasing steeply since 2018.

116 In 2020, the number of occurrences of negative prices was more than twice the number in 2019. The SEM bidding zone has seen by far the most occurrences of negative prices, with 374 occurrences in 2020, a year-on-year increase of 209 %. The DE/LU bidding zone follows with 298 occurrences (+41 % year-on-year). This year, the drop in electricity demand due to COVID-19-pandemic restrictions triggered more instances of negative prices. The number of negative prices was highest from February to May with 62 % of negative prices over the period<sup>82</sup>.

Figure 14: DA negative prices across Europe – 2020 (left), and evolution of negative prices in Europe – 2016–2020 (right)



Source: ACER calculations based on ENTSO-E data.

Note: For the calculation of the DA negative prices, the virtual bidding zones of Italy have been excluded from the calculation. Values may differ from values reported in previous editions of the MMR as data are retroactively updated in the ENTSO-E transparency platform.

81 Depending on the specific national rules to integrate RES in wholesale markets, some subsidised RES generators could also be interested in paying a certain amount of money for producing, as long as this amount is lower than the subsidy that they receive.

82 See Figure 53 in Annex 1: additional figures and tables.

117 In general, the increasing number of negative prices is related to the increasing penetration of variable RES. This is true especially when part of these generators is subsidised with payments that do not depend on the instantaneous needs of the system. Such situations should be avoided. The EC recommends in its dedicated guidelines<sup>83</sup> that measures be “*put in place to ensure that generators have no incentive to generate electricity under negative prices.*”

118 Furthermore, the presence of negative prices emphasises the need to reward flexibility efficiently, including fast-activation production, storage solutions and in general demand side response (DSR). This year especially, the flexibility of the system was put to the test by the impact of the COVID-19 pandemic on the electricity demand<sup>84</sup>.

### 3.3 Price convergence

119 Figure 15 shows an overview of the price convergence in a selection of regions in Europe<sup>85</sup>. Price convergence provides an indication of electricity markets integration in Europe. Price convergence is expected to increase following the introduction of market coupling, network expansion, or other actions leading to an increase in commercial cross-zonal capacity (e.g. the “70 % target”)<sup>86</sup>. Year-on-year changes may also be caused by market fundamentals, which are not necessarily related to market integration<sup>87</sup>. Therefore, price convergence should be analysed over a period of a few years. Nevertheless, reaching full price convergence is not an objective in itself, as it would require overinvestment in network infrastructure.

83 Section 3.3.3.2.1 of the European Commission Guidelines on State aid for environmental protection and energy 2014-2020 (2014/C 200/01), available at [https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:52014XC0628\(01\)&from=EN](https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:52014XC0628(01)&from=EN).

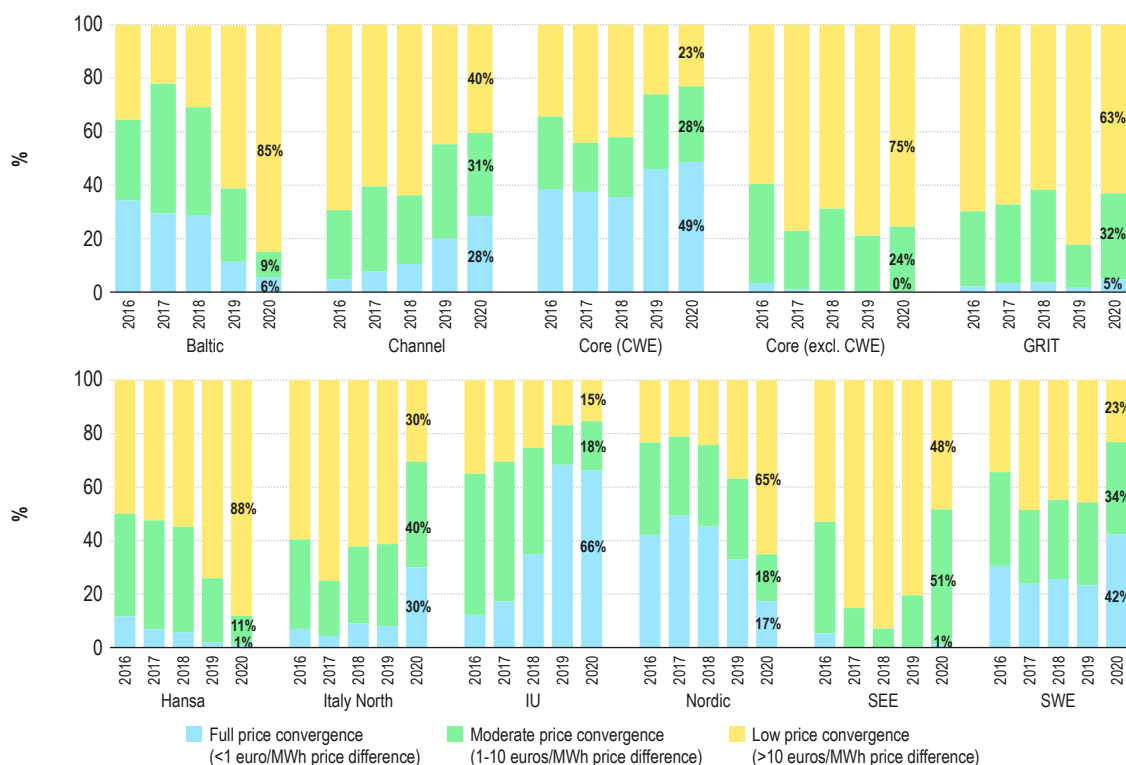
84 See Chapter 4 for elements of analysis on impact of the COVID-19 on network capacity.

85 Price convergence is calculated per capacity calculation region (CCR), with the exception of the Core region. CCRs are defined in Annex I of the amendment of Article 9(13) of the Commission Regulation (EU) 2015/1222. This amendment was published on the 1st of April 2019. For this analysis, the Core CCR has been split into the flow-based CWE part of the Core region, and the rest of Core excluding CWE. The selection of regions is different from last year’s MMR, thus the figures from last year and this year should not be compared to each other.

86 The CEP sets a binding minimum 70 % target for electricity interconnector capacity for cross-zonal trading. ACER produces regular reports on the results of monitoring of the margin available for cross-zonal trade, available at [https://www.acer.europa.eu/Official\\_documents/Publications/Pages/Publication.aspx](https://www.acer.europa.eu/Official_documents/Publications/Pages/Publication.aspx).

87 For example, a fast expansion of RES could decrease price convergence but still be in on target with the climate goals.

Figure 15: DA price convergence in Europe by region – 2016–2020 (% of hours)



Source: ACER calculations based on ENTSO-E data.

Note: Full price convergence: <1 euros/MWh difference. Moderate price convergence: 1-10 euros/MWh difference. Low price convergence: >10 euros/MWh difference. The number of bidding zones varies among CCRs; full price convergence is more complex to achieve in CCRs with a higher number of zones.

- 120 The IU region showed full price convergence 66 % of the time in 2020<sup>88</sup>. In Central-West Europe (CWE), price convergence remained stable; full convergence was observed 49 % of the time. South-West Europe (SWE) saw a significant rise in full convergence in 2020, from 23 % in 2019 to 42 % of the time. Similarly, Italy North experienced higher price convergence, with full price convergence rising from 8 % to 30 %.
- 121 In contrast, price convergence kept decreasing in the Baltic CCR. Overall convergence dropped significantly. Full price convergence was only observed 6 % of the time, compared to 11 % in 2019. This is mainly due to divergences between Baltic States and neighbouring countries within the Baltic CCR (Finland, Poland, and Sweden), also belonging to other CCRs. In particular, the pandemic affected the countries in the Core CCR, including Poland, very differently from the Baltic States.
- 122 Core (excluding CWE) region experienced full price convergence less than 1 % of the time. The main causes are the relatively low cross-border capacity and a lack of market coupling<sup>89</sup>. Price convergence continued to decrease in the Nordic region. In 2020, full price convergence was seen 17 % of the time, compared to 33 % in 2019. This is due to this year's increased hydro production pushing down prices in northerly bidding zones of Norway and Sweden, but not in the rest of the CCR.

88 IU exited SDAC in January 2021, as did other EU-GB interconnectors and GB bidding zones.

89 See footnote 137.



## Part II: The Internal Electricity Market

### 4 Cross-zonal capacity

123 A well-integrated and efficient IEM relies on sufficient capabilities for cross-zonal trade. The optimal provision of cross-zonal capacity is an essential prerequisite for the IEM to function well.

124 Firstly, this Chapter provides an overview of the levels of cross-zonal capacity available for trade (tradable capacity)<sup>90</sup> in Europe and the actions taken to enhance them. Section 4.1 details the evolution of capacity available for trade on borders where the Net Transfer Capacity (NTC) calculation applies. [Section 4.2](#) provides a similar assessment where FB capacity calculation applies. It is important to note that the scope of the underlying assessment of sections 4.1 and 4.2 is limited to the evolution of the absolute cross-zonal capacities over time. The analysis does not consider the so-called “70 % target”, which is the subject of a dedicated report<sup>91</sup>. The chapter also includes an update on the use of remedial actions used by TSOs to alleviate network congestions and related costs ([Section 4.3](#)).

125 Secondly, [Section 4.4](#) of this Chapter reports on the efficiency of the current bidding zone configuration as required to ACER, every three years, pursuant to Article 34(1) of the CACM Regulation.

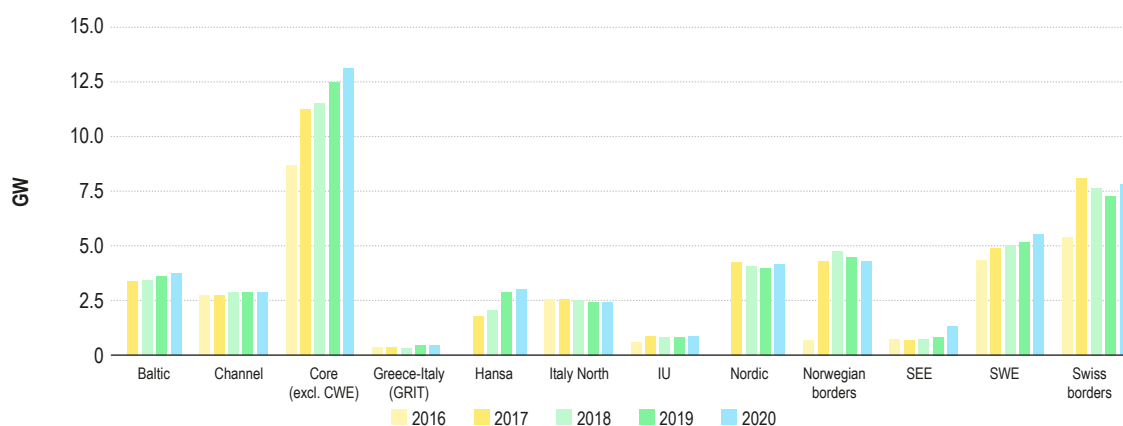
126 Thirdly, this Chapter reports on the progress made regarding the use of available cross-zonal capacities in the DA, ID and balancing timeframes across Europe ([Section 4.5](#)). [Subsection 4.5.4](#) also includes an assessment of selected aspects of balancing markets in light of its ongoing pan-European integration.

#### 4.1 Level of cross-zonal capacity where NTC calculation applies

127 This Section describes the evolution of the amount of cross-zonal capacity made available to the market during the last five years.

128 Figure 16 presents the average cross-zonal DA NTC per capacity calculation region (CCR) from 2016 to 2020, based on hourly cross-zonal capacities made available across all timeframes and all borders of each CCR. The aim of the figure is to identify trends within regions rather than comparing absolute values across regions.

Figure 16: NTC averages of both directions on cross-zonal borders, aggregated per CCR – 2016–2020 (GW)



Source: ACER calculations based on ENTSO-E data. Note: Only cross-zonal NTC and technical profiles' values are considered in this figure. Bidding zone borders within countries (i.e. within Denmark, Italy, Sweden and Norway) are not included in this figure.

90 Throughout this report, tradable cross-zonal capacity is also referred to as commercial cross-zonal capacity, available cross-zonal capacity or, simply, commercial or available capacity.

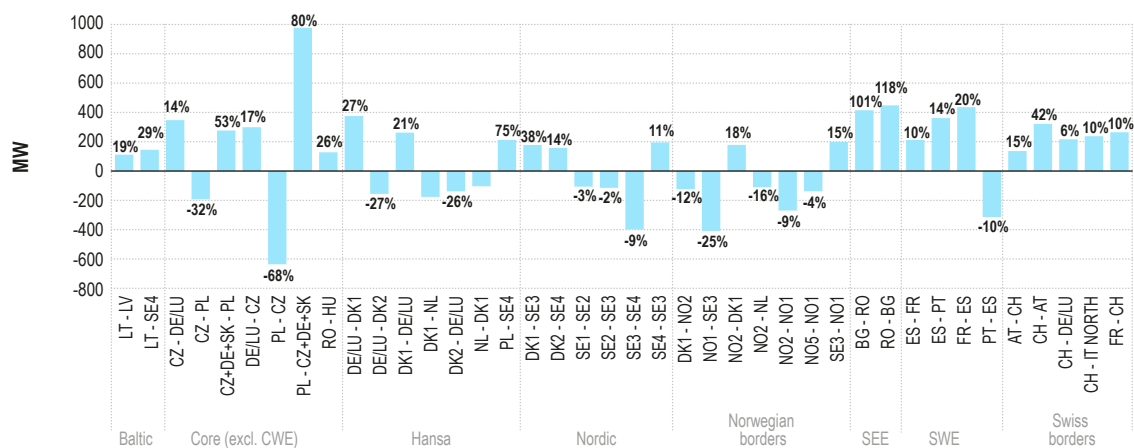
91 See [footnote 86](#).

129 There was an overall moderate increase (of 5% compared to 2019) in 2020, with significant differences across CCRs. The highest increase occurred at the South-East Europe (SEE) region (60.9 %), followed by the Swiss borders (7.4 %) and South-West Europe (SWE) (6.7 %), the Core (excluding CWE) (5.4 %), Hansa (5.1 %) and the Baltic (4 %) regions. In the Nordic and the IU regions, the NTC increased by 3.8%. Moderate decreases, compared to 2019, were observed at the Norwegian borders (3.3 %) and at a smaller scale in the GRIT (Greece-Italy) region (2.2 %). The situation remained stable in the Channel (+0.6 %) and Italy North (-0.6 %) regions.

130 The reasons for the above listed variations in cross-zonal capacity are border-specific.

131 Figure 17 shows the major changes in the NTCs on European borders between 2019 and 2020. A description of the factors explaining the most remarkable changes is included below.

Figure 17: Changes in tradable capacity (NTC) in Europe – 2019–2020 (MW)



Source: ACER calculations based on ENTSO-E, NRAs and Nord Pool data.

Note: Differences lower than 100 MW are excluded.

132 Firstly, the largest increase in both absolute and relative terms occurred at the border between Romania and Bulgaria (+101 % in the exporting direction from Bulgaria and +118 % in the opposite direction). The increase could correspond to the first commissioning phase of the on-going Projects of Common Interest (PCI) in the region<sup>92</sup>.

133 Secondly, a significant increase was observed between the Polish and the Swedish border (75 % in the exporting direction from Poland). A linear increase of cross-border capacity is expected at the Polish borders as part of the action plan set by Poland in accordance with article 15 of the recast Electricity Regulation, from 2019 to 2025<sup>93</sup>. The interconnection between the Danish and Swedish border similarly observed an increase of 38 % in the exporting direction from Denmark. This pattern at Swedish borders corresponds to the ongoing trend of closure of Swedish nuclear power plants in the southern part of Sweden combined with the installation of wind farms in the northern part of Sweden.

134 Thirdly, significant increases were observed at the technical profile between the Polish borders and the borders of the Czech Republic, Germany and Slovakia (80 % in the exporting direction from Poland and 53 % in the opposite direction). The most significant decreases were observed at the border between the Czech Republic and Poland (68 % in the exporting direction from Poland and 32 % in the opposite direction).

135 Fourthly, the increase at Swiss borders was mainly due to the increase in the available capacity between Switzerland and Austria (42 % in the exporting direction from Switzerland, and 15 % in the other direction). This corresponds to the reinforcement of the Swiss network and the anticipated commissioning of a 380 kV line between Beznau and Birr.

92 Various projects in the context of the priority corridor NSI-EAST. See <http://www.acer.europa.eu/electricity/infrastructure/projects-common-interest>.

93 See <https://www.gov.pl/web/aktywa-panstwowe/plan-dzialania-przyjety-przez-kse>.

136 Finally, the overall increase in the SWE region likely resulted from the launch of a coordinated day-ahead capacity calculation in January 2020. In addition, contrarily to 2019, there was no major outage at the border between France and Spain in 2020.

137 At the other end, a decrease was observed at most Norwegian borders, except in the directions from Sweden to Norway and from Norway to Denmark.

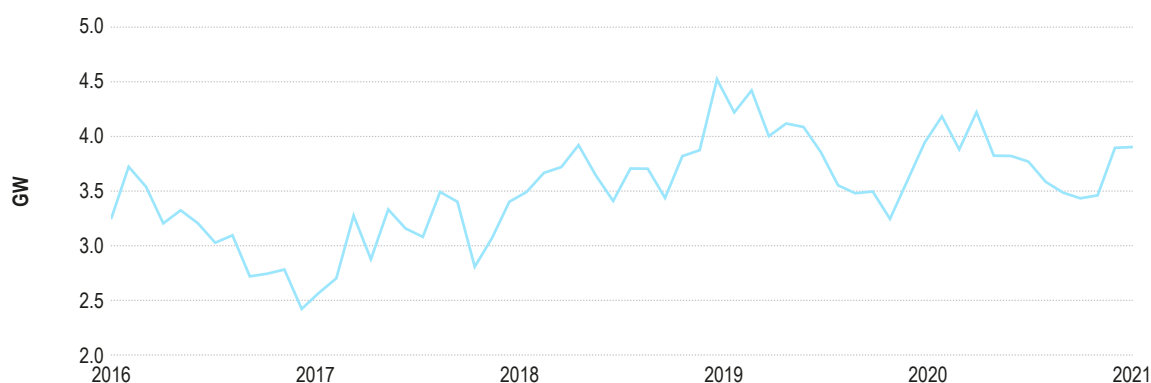
## 4.2 Evolution of capacity on borders where flow-based capacity calculation applies (CWE region)

138 This section analyses the evolution of cross-zonal capacity in the Core (CWE) region where FB DA capacity calculation applies. The section first shows high-level trends of capacity in the region, then it analyses the frequency and location of network constraints; finally, it assesses the severity of those constraints.

139 In the Core (CWE) region, NTC values have not been relevant since the launch of FBMC in 2015. Figure 18 displays an overall indicator for the development of tradable capacity in the Core (CWE) region between 2016 and 2020. The monthly average size (i.e. nth root of the volume<sup>94</sup>) of the FB DA domain in the Core (CWE) region is computed for every hour. It is computed only for the economic direction, i.e. the 'directional size'. The latter is defined for the purpose of this indicator as the FB domain in the orthant<sup>95</sup> that includes the solution of the DA market-coupling algorithm. This is the direction corresponding to the bidding zones' net positions<sup>96</sup>.

140 Compared to 2019, the directional volume decreased on average by 1.2 % in 2020. This confirms a trend initiated in the third and fourth quarters of 2019. This is the first decrease observed since 2016, back below levels reached in 2018. In the context of the pandemic combined with the energy transition, networks faced an increase in situations with persistent high or low voltage levels as well as such situations with unexpected voltage fluctuations<sup>97</sup>.

Figure 18: Average size (nth root of the volume) of the directional FB DA domain in the economic direction in the Core (CWE) – 2016–2019 (GW)



Source: ACER calculations based on Core (CWE) TSOs data.

Note: The directional FB domain lies in the orthant, which contains the solution of the DA market-coupling algorithm maximising social welfare.

94 Initially, the FB domain used for capacity calculation in the CWE region was three-dimensional. The introduction of an additional bidding-zone border between Austria and Germany/Luxembourg in October 2018 added one more dimension, thus leading to a four-dimensional domain. As of November 2020, following the commissioning of ALEGrO (for Aachen Liège Electricity Grid Overlay), a HVDC power link between Germany and Belgium, the FB domain became five-dimensional. Nonetheless, as the number of hours in which ALEGrO was in full commercial operation (i.e. excluding the ramp-up phase and the forced outage period) is lower than the monthly granularity adopted for the figure, those hours have been filtered out. As a result, to ensure comparability, the cubic root of the volume is used up to September 2018, and for subsequent periods the fourth root of the volume is used.

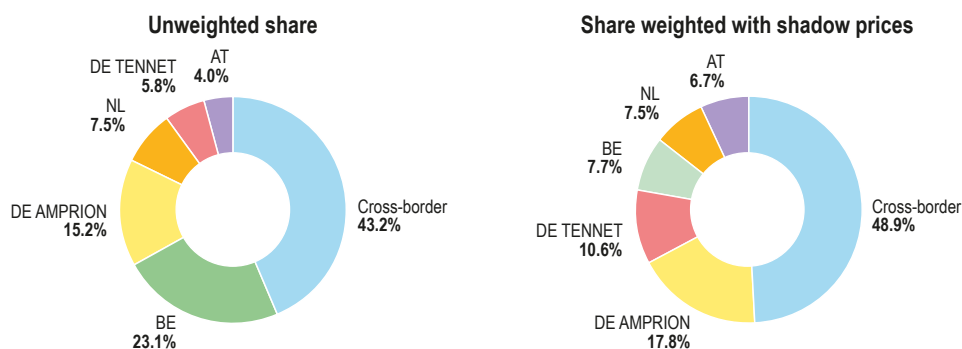
95 An orthant corresponds to a subdivision of an n-dimensional space by coordinate planes (and is equivalent to an octant for a three-dimensional space).

96 For more information on relevant definitions and indicators related to the evolution of capacity on borders where FB methods apply, please see Subsection 3.2.1 on 'Evolution of commercial cross-zonal capacity' (page 24) of the Electricity Wholesale Markets Volume of the 2016 MMR, available at: [https://extranet.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Publication/ACER%20Market%20Monitoring%20Report%202016%20-%20ELECTRICITY.pdf](https://extranet.acer.europa.eu/Official_documents/Acts_of_the_Agency/Publication/ACER%20Market%20Monitoring%20Report%202016%20-%20ELECTRICITY.pdf).

97 See Amprion's Market Report 2021, available here: <https://www.amprion.net/Market/Market-Report/Market-Report-2021/>.

- 141 As in recent MMR editions, ACER had access to detailed data on FB capacity calculation in the Core (CWE) region<sup>98</sup>. This data allows analysing the location and extent to which the constraints related to individual critical network elements (CNEs) limit cross-zonal trade in the Core (CWE) region.
- 142 Figure 19 describes the share of active constraints<sup>99</sup>, with and without taking into account shadow prices<sup>100</sup>, per element type and TSO in the Core (CWE) region. The analysis excludes constraints triggered by ALEGrO<sup>101</sup>. The total number of active constraints increased in 2020 compared to the previous year (+13 %), but remained significantly below levels observed in 2018<sup>102</sup>.

Figure 19: Share of active constraints in the Core (CWE) domain per TSO control area and category – 2020 (%)



Source: ACER calculations based on ENTSO-E data. Note: Elements with shares of active constraints weighted with shadow prices below 5 % were removed from the pie chart. Constraints induced by ALEGrO are excluded. See [Table 10 in Annex 1: Additional figures and tables](#) for the detailed data.

- 143 Constraints affected internal lines more than cross-border ones. Compared to 2019, the number of constraints linked to internal lines increased by 26 %, while constraints linked to cross-zonal lines decreased by 2 %. At the same time, the number of active constraints due to allocation constraints increased from zero in 2019 to 23 in 2020<sup>103</sup>. Notably, the annual share of active constraints linked to internal lines increased beyond the share of constraints linked to cross-border lines (around 55% in 2020). Reasons for this comparatively higher solicitation of internal lines are multiple. In 2020 flow patterns changed, resulting from the coal-to-gas switch and very low demand due to the pandemic<sup>104</sup>. Cross-border lines were likely less constrained as physical electricity flows between EU MSs decreased in 2020<sup>105</sup>.
- 144 The overall regional increase in active constraints due to internal lines was mostly borne by the Belgian and German networks, increasing 13% year-on-year with 1271 occurrences and 87% year-on-year with 1197 occurrences, respectively. In France, the number of internal active constraints remained stable and very limited in number with eight occurrences compared to nine in 2019. In Austria and in the Netherlands, slightly lower numbers of active constraints were recorded in 2020 (decreases of 2% with 223 occurrences and 9% with 413 occurrences, respectively).

98 The analysis in this section is limited to the DA timeframe. In the Core (CWE) region, most of the cross-border capacity allocated in the long-term timeframe is not nominated (i.e. the share of long-term nominated capacity in the last two years accounts on average for only between 0 % and 2 % of all nominations, depending on the border). Moreover, the cross-zonal capacity available for closer-to-real-time timeframes is a residual share of the overall cross-zonal capacity offered. As a result, the conclusions of this Section can be considered as valid for all timeframes taken together.

99 Active constraints refer to the constraints that effectively limit the cross-zonal exchange. Therefore, there is a positive shadow price (see definition in footnote 98) associated with active constraints.

100 The shadow price of a given CNEC measures the market welfare gain resulting from relaxing the capacity constraint on this CNE (i.e. from increasing its RAM) by one MW. For more information, see Section 3.1 (pages 21-23) of the Electricity Wholesale Markets Volume of the 2016 MMR.

101 ALEGrO (for Aachen Liège Electricity Grid Overlay) is a HVDC power link between Germany and Belgium, commissioned in November 2020. Constraints on this cable are external constraints, as they limit capacity calculation and not capacity allocation. An overview of active constraints triggered by ALEGrO is available in [Table 11 in Annex 1](#).

102 In 2018, the total number of active capacity constraints in the Core (CWE) region reached 7531 occurrences. See Table 7 of last year's MMR.

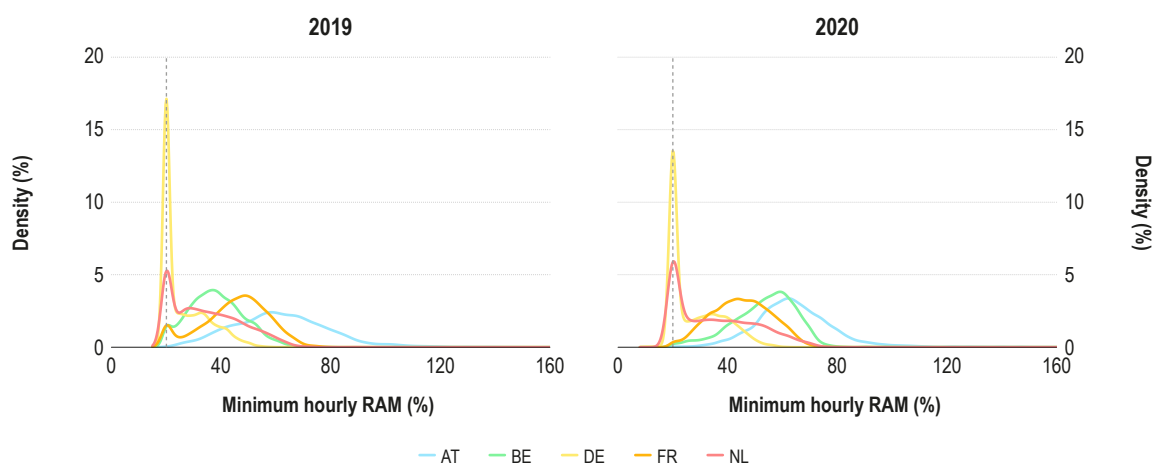
103 These constraints are located in Belgium (18) and in the Netherlands (5). See [Table 10 in Annex 1: Additional figures and tables](#).

104 See [Chapter 2](#).

105 The pandemic, coal-to-gas switching and rising renewable generation in certain regions combined to make net trading positions more balanced than in previous years. See EC Quarterly Report on European Electricity Markets, available at: [https://ec.europa.eu/energy/sites/default/files/quarterly\\_report\\_on\\_european\\_electricity\\_markets\\_q4\\_2020.pdf](https://ec.europa.eu/energy/sites/default/files/quarterly_report_on_european_electricity_markets_q4_2020.pdf).

145 TSOs should not solve internal constraints by limiting the volume of interconnection capacity<sup>106</sup>. The recast Electricity Regulation considers this to be complied with if a minimum level of available cross-zonal capacity is reached: “the 70% target”<sup>107</sup>. The achievement of this objective is subject to on-going transitory measures<sup>108</sup>. In Core (CWE), a minimal remaining available margin (RAM) of 20% of their thermal capacity has been imposed on each CNEC since April 2018 (the ‘20% requirement’). Figure 20 shows the distribution of the minimum hourly RAM<sup>109</sup> over the maximum admissible flow (Fmax) among all CNECs in the Core (CWE) region, per MS, in 2019 and 2020. The peak of each curve shows, for each MS, the most frequently observed level of minimum hourly RAM among all CNECs. Lower percentages reveal more severe constraints as a relative lower amount of capacity is available for trade. Figure 20 confirms the evolutions observed in 2019. Except for some occurrences in Germany (39 hours), in all MSs, the RAM remained above 20% of Fmax for all CNECs at all times, in line with the 20% requirement<sup>110,111</sup>.

Figure 20: Density function of the minimum hourly RAM over Fmax among all CNECs in the Core (CWE) region, per MS – 2019–2020 (%)



Source: ACER calculations based on ENTSO-E data.

Note: The dashed lines mark 20% (minimum RAM requirement as of April 2018).

146 The pandemic triggered exceptional grid situations. Flow patterns changed under a switch from coal to gas, and generally to renewables, while levels of tradable capacity decreased compared to 2019. The location of congestions shifted, with an increase in occurrences of internal active constraints. However, levels of minimum hourly RAM remained stable from 2019 to 2020. Overall, EU TSOs coped with the situation. They offered slightly lower amounts of capacity for trade. However, higher constraints on EU networks did not influence significantly the levels of price convergence within the Core (CWE) region. As demand was also lower, price convergence remained at levels similar to 2019<sup>112</sup>.

106 Article 16(8) of Regulation (EU) 2019/943.

107 See footnote 86.

108 Such as action plans pursuant to Article 15 of Regulation (EU) 2019/943 or derogations pursuant to Article 16(9) of the same Regulation.

109 For the analysis, allocation constraints and CNECs stemming from the application of the long-term capacity allocation (LTA) inclusion patch were excluded.

110 The 20% minimum RAM requirement is subject to operational constraints, allowing further reduction in the capacity made available if system security is endangered. For implementation details please see the latest version of the Documentation of the CWE FB MC solution, available at: <https://www.jao.eu/support/resourcecenter/overview?parameters=%7B%22IsCWEFBMCRelevantDocumentation%22%3A%22True%22%7D>.

111 See footnote 86. Figure 20 does not enable drawing precise conclusions with respect to the fulfilment of the 70 % minimum capacity target. In line with its Recommendation No 01/2019, ACER monitors the average relative margin available for cross zonal trade (MACZT) in relation to the 70 % target and regularly publishes the outcome in dedicated reports. In these reports, ACER considers the capacity used to accommodate flows derived from long-term capacity allocation (LTA) and from cross-zonal exchanges beyond the Core (CWE) region (i.e. the margin from non-coordinated capacity calculation, MNCC).

112 See Section 3.3.

### 4.3 Remedial actions

- 147 This Section focuses on the costs of currently applied remedial actions. The remedial actions relate to the measures taken by TSOs to address the congestions remaining after the market gate closure time, i.e. after day-ahead and intraday market coupling. Some remedial measures, such as changes in grid topology, do not lead to significant costs<sup>113</sup>. Others, like re-dispatching, countertrading and curtailment of allocated capacity, come at a cost to the system or to TSOs.
- 148 The use of remedial measures to resolve physical congestions in Europe has become frequent. It is likely to increase further in the near future for several key reasons. Firstly, as the share of variable RES generation is increasing, the location of structural congestion will probably change more frequently with flow patterns. This may require more TSOs' interventions, sometimes in timeframes closer to real-time. If bidding zones are not properly defined, the volume of remedial actions needed to relieve structural congestion is unlikely to decrease. Secondly, an increased application of remedial actions will likely be necessary to ensure the fulfilment of the 70% minimum target. Thirdly, bidding zones in Europe are usually defined by political borders. Thus, often they cannot efficiently address structural, physical congestion in the network. As a result, locational price signals, via wholesale prices, are partly distorted, as they do not always reflect the cost of congestions.
- 149 **Table 1** shows the evolution of the cost of remedial actions during the period between 2018 and 2020. The cost totalled 3.6 billion euros in 2020. This is a 26 % increase compared to 2019 levels.
- 150 The costs increased in Lithuania (438%)<sup>114</sup>; Spain (76%), the Czech Republic and Italy (38%), the Netherlands (29%), Germany (18%) and Norway (6%), while reducing in other MSs. Italy, with costs of 1.5 billion euros, accounts for 41% of the overall costs. Then come Germany (38%), Spain (12%), Austria (4%), the Netherlands and Poland (both 2%).
- 151 The relatively moderate increase in the cost of remedial actions in Germany is partly explained by the flow patterns observed since 2019. These new patterns partly result from the shift in the merit order of coal and gas generation units<sup>115</sup>. They further result from the reduction in the North-South flows following the introduction of capacity calculation between Germany and Austria. In addition, following the split of the German/Luxembourgish/Austrian bidding zone, Austria started to bear most of the costs for the so-called network reserves. This resulted in a cost increase in Austria in 2019, confirmed in 2020.
- 152 The increase in remedial actions in the Netherlands may reflect new constraints in networks. In 2020, following the coal-to-gas switch, the Netherlands became a net exporter. It had not occurred since 1981<sup>116</sup>. The MS has a significant share of gas-fired capacity in its generation mix.
- 153 In Spain, the increase in remedial actions results from the reduction in demand caused by the COVID-19 pandemic, and associated voltage issues reported by the Spanish TSO. In 2020, in Spain, 71 % of the volume of remedial actions was dedicated to solving voltage issues.
- 154 In relative terms, the highest redispatching costs per unit of demand were observed in Italy (5.26 euros/MWh), Germany (2.67 euros/MWh), Austria (2.22 euros/MWh) and Spain (1.89 euros/MWh).

113 However, they may result from long-term investments in the network (e.g. substations or phase-shifters).

114 This outstanding increase was caused by two HVDC (NordBalt) trip events that lasted 16 and 23 hours respectively, during 2020.

115 See footnote 77 of last year's MMR.

116 See TenneT's annual market update, available here: [https://www.tennet.eu/fileadmin/user\\_upload/Company/Publications/Technical\\_Publications/Annual\\_Market\\_Update\\_2020.pdf](https://www.tennet.eu/fileadmin/user_upload/Company/Publications/Technical_Publications/Annual_Market_Update_2020.pdf).

Table 1: Evolution of the costs of remedial actions – 2018–2020 (thousand euros)

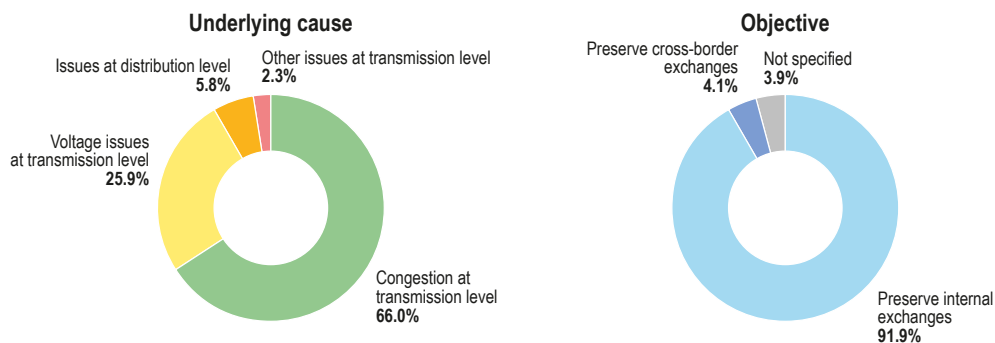
Country	Total volumes 2020 (GWh)	Redispatching Costs 2020 (million euros)	Countertrading costs 2020 (million euros)	Other costs 2020 (million euros)	Total costs 2020 (million euros)	Total costs 2018 (million euros)	Total costs 2019 (million euros)	Total costs 2020 (million euros)	Relative change 2020/2019	Cost of RAs per MWh of demand 2020 (euros/MWh)
AT	1,484.60	28,730.50	5.80	112,563.20	141,299.50	116,649.56	148,706.18	141,299.50	-5%	2.224
BE	44.23	1,356.70	328.45	0.00	1,685.15	16,879.65	3,312.39	1,685.15	-49%	0.021
CZ	0.60	58.00			58.00	2,186.67	42.00	58.00	38%	0.001
DE	21,096.87	251,924.02	135,343.43	951,393.34	1,338,660.79	1,134,886.02	1,136,107.50	1,338,660.79	18%	2.667
EE	1.90		58.20		58.20	970.18	871.45	58.20	-93%	0.007
ES	10,639.20	428,215.30	7,019.20		435,234.50	368,742.77	246,912.84	435,234.50	76%	1.888
FI	14.20	370.00	317.00		687.00	4,135.00	902.00	687.00	-24%	0.009
FR	363.71	149.89	7,463.30		7,613.19	16,896.51	24,988.62	7,613.19	-70%	0.018
HU	0.00	0.00	0.00	0.00		226.69	510.95		-100%	
IT	9,288.00	1,470,000.00			1,470,000.00	850,000.00	1,068,000.00	1,470,000.00	38%	5.257
LT	12.78	0.00	953.04	0.00	953.04	782.92	177.20	953.04	438%	0.086
LV	74.76		6.95	4,085.00	4,091.95	2,721.68	5,623.64	4,091.95	-27%	0.634
NL	533.00	31,033.00		47,706.00	78,739.00	65,456.00	61,063.55	78,739.00	29%	0.734
NO	1,308.00	9,491.00	44.00		9,535.00	13,216.00	8,992.00	9,535.00	6%	0.077
PL	17,034.35	75,559.84	220.73	0.00	75,780.57	134,354.33	113,995.65	75,780.57	-34%	0.514
PT	7.23	73.93			73.93	16,764.29	174.08	73.93	-58%	0.002
SE	69.20	172.90	966.30		1,139.20	3,663.74	2,547.90	1,139.20	-55%	0.009
Total	61,972.62	2,297,135.08	152,726.40	1,115,747.54	3,565,609.02	2,748,532.00	2,822,927.95	3,565,609.02		1.53

Source: ACER calculations based on NRAs data.

Note: ACER requested data on congestion-related remedial actions. No costs related to costly remedial actions were incurred in Bulgaria, Croatia, Cyprus, Denmark, Greece, Ireland, Luxembourg, Romania, Slovakia and Slovenia. Switzerland has not provided details on costs. Italy costs related to counter-trading and remedial actions to avoid power flow violating voltage stability<sup>17</sup>. The cost of remedial actions per MWh load is obtained by dividing the sum of redispatching costs and costs related to other actions, by the total national demand. The detailed costs of remedial actions is available in Table 12 in Annex 1. Other actions include network reserves in Austria, Germany (including both availability and activation payments), Latvia and Lithuania, cross-border re-dispatching in Belgium, RES curtailment in Germany and the so called "restriction contracts" in the Netherlands (contracts related to the availability for ramping in situations where there is a risk of inadequate capacity available for redispatching, e.g. in case of foreseen maintenance).

155 Figure 21 shows the distribution of redispatching volumes by underlying cause and by objective. Firstly, TSOs mostly relied on redispatching to cope with congestion issues at the transmission level (66%). Secondly, clearly identifying a single objective for the applied remedial actions is not always possible. However, the preservation of intra-zonal opposed to cross-zonal exchanges was the main objective behind the use of remedial actions (92%).

Figure 21: Distribution of redispatching volume by underlying cause (left) and by objective (right) – 2020 (%)



Source: ACER calculations based on NRAs data.

Note: The left chart does not include redispatching costs for Poland and Sweden as the breakdown per cause was not provided.

117 Terna did not provide data, therefore, the conclusions presented in the table for Italy are not representative of the Italian situation. ARERA produces a specific monitoring report on voltage constraints. See <https://www.arera.it/it/docs/20/282-20.htm>.

156 In 2020, the pandemic triggered exceptional grid situations that constrained internal networks<sup>118</sup>. To solve these constraints, TSOs used more remedial actions, at a higher cost. In the coming years, the necessary compliance with the 70% requirement will likely trigger changes in remedial action costs borne by EU member states. Firstly, ensuring a significantly higher level of cross-zonal capacity, notwithstanding other measures available, will require an increasing volume of remedial actions. Secondly, the implementation of the regional methodologies for the cost-sharing of remedial actions, based on the “polluter-pays principle”, will trigger redistributions of the remedial action costs among member states.

#### 4.4 Efficiency of current bidding zone configuration (market report pursuant to Article 34(1) of the CACM Regulation)

157 Due to the limited capacity of the EU electricity transmission infrastructure, the efficiency and functioning of wholesale electricity markets and network operational security are affected by electricity flows from source to sink. Congestion management methods and market design arrangements are intended to handle these flows in the most efficient way, while ensuring secure operations and providing for an appropriate framework for the optimal use and development of the EU electricity system.

158 The EU Electricity Target Model prescribes that structural network congestion should be handled through a bidding zone-based market structure. Electricity exchanges within a bidding zone are unlimited (and do not directly pay for congestion costs), then a combination of preventive and curative methods allows the management of the underlying infrastructure limitations within and between bidding zones. Preventive methods mainly define ex-ante limitations to cross-zonal trade by calculating cross-zonal capacities and efficiently allocating them to market players. Curative methods, e.g. redispatching or counter-trading<sup>119</sup>, update the network topology and dispatch pattern when relevant, to avoid jeopardising operational security.

159 An efficient bidding zone configuration should aim to promote robust price signals for both efficient short-term utilisation and long-term development of the power system. Achieving these targets requires a definition of bidding zones based on structural congestions. Structural congestions should lie between bidding zones. Congestions inside each bidding zone should remain limited.

160 So far, bidding zone configurations have not reflected the underlying structural congestions but rather, most commonly follow national borders. In such bidding zones, internal exchanges may lead to externalities. These include loop flows (LFs), ‘consuming’ capacity on cross-zonal elements. Internal exchanges may also cause distorted economic signals and economic transfers among market participants. In turn, such distortions and transfers may cause discrimination between bidding zones, as well as between internal and cross-zonal flows.

161 Pursuant to Article 34(1) of the CACM Regulation, ACER is tasked to “draft a market report to assess the efficiency of current bidding zone configuration every three years”, and “shall request ENTSO-E to draft a technical report on current bidding zone configuration”.

162 This Section constitutes ACER’s second market report evaluating the impact of the current bidding zone configuration on market efficiency, in accordance with Article 34(1) of the CACM Regulation<sup>120</sup>.

163 This market report does not provide recommendations for the changes in bidding zones. Instead, it assesses the need for detailed studies where it identifies inefficiencies in current configurations. As a result, aspects<sup>121</sup> such as forward markets liquidity, relevance of long-term investment signals, are beyond the scope of this market report. They should be assessed when investigating potential improvements related to bidding zone configurations. Equally, neither this report nor the technical report drafted by ENTSO-E is expected to trigger a bidding zone review.

118 See Section 4.2.

119 Remedial actions may also be applied as a preventive measure in some cases, e.g. to avoid undue discrimination of cross-zonal and internal exchanges during capacity calculation.

120 See MMR 2017 for the previous edition of the market report.

121 In line with Article 33 of the CACM Regulation.



164 The preparatory steps to start the bidding zone review pursuant to Article 14 of the recast Electricity Regulation are currently ongoing. With its Decision 29/2020<sup>122</sup>, issued in November 2020, ACER decided on a pan-European methodology and assumptions for the review process. A second decision is expected in the first half of 2022. It will include the approval of alternative bidding zone configurations, to be studied by TSOs during the bidding zone review.

165 The analysis presented in this Section follows a stepwise approach. Firstly, it assesses whether structural congestions are located between bidding zones. Secondly, it assesses whether significant discrimination occurred between internal and cross-zonal exchanges. Finally, it infers whether issues identified in the first two steps hampered overall bidding zone efficiency. Two criteria are used to measure these aspects. The first criterion is the amount of time when the so-called minimum 70% cross-zonal capacity target is met<sup>123</sup>. The second criterion is the application of costly remedial actions. For the purpose of this analysis, only remedial actions without cross-border relevance are considered. This is because the cross-border dimension is already captured in the first criterion<sup>124</sup>.

#### 4.4.1 Methodology

166 The methodology applied for the second market report is mostly similar to that of the first report. The assessment of cross-zonal capacity was adapted in light of the requirements set by the CEP.

167 The assessment covers Europe, subject to data availability. It spans over the period 2018–2020 for the cost of remedial actions, and the year 2020 for the amount of time when the cross-zonal capacity meets the minimum 70% target.

168 The main assessment criteria<sup>125</sup> monitor cross-zonal capacity and costly remedial actions, as described below<sup>126</sup>:

- The available cross-zonal capacity criterion assesses the share of time when the capacity made available for cross-zonal trade reaches the minimum 70% target established in the CEP. The methodology and the caveats underlying the necessary calculations are the same as the one used in ACER's report on the result of monitoring the margin available for cross-zonal electricity trade<sup>127</sup>.
- The costly<sup>128</sup> remedial actions criterion describes the direct cost and related volume of allowing unlimited exchanges within a bidding zone while ensuring non-discrimination with cross-zonal exchanges<sup>129</sup>. Structural network congestions should lie between bidding zones. Hence, costs related to internal exchanges should remain relatively low. High costs indicate that a large part of the congestions is handled through remedial actions. This is not cost reflective nor provides relevant price signals. In order to make these values comparable across bidding zones, the information was normalised per unit demand. This indicator is not used for markets that rely on the central dispatching model<sup>130</sup>. In those cases, it is not possible to disentangle the cost of network congestion from the global dispatch.

122 See: [https://acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Individual%20decisions/ACER%20Decision%2029-2020%20on%20the%20Methodology%20and%20assumptions%20that%20are%20to%20be%20used%20in%20the%20bidding%20zone%20review%20process%20and%20for%20the%20alternative%20bidding%20zone%20configurations%20to%20be%20considered.pdf](https://acer.europa.eu/Official_documents/Acts_of_the_Agency/Individual%20decisions/ACER%20Decision%2029-2020%20on%20the%20Methodology%20and%20assumptions%20that%20are%20to%20be%20used%20in%20the%20bidding%20zone%20review%20process%20and%20for%20the%20alternative%20bidding%20zone%20configurations%20to%20be%20considered.pdf).

123 See footnote 84.

124 The Agency requested data on congestion-related remedial actions. NRAs were asked to provide the “Costs of all (redispatch/countertrading/others) remedial actions, distinguishing whether these remedial actions were applied on cross-border relevant network elements or not”; however, this distinction was not available for all jurisdictions. Based on information collected in the previous edition of the market report on the efficiency of bidding zones, the overwhelming majority of the remedial actions costs (97%) aimed at ensuring that intra-zonal exchanges materialise, rather than to preserve or increase cross-zonal capacity. Consequently, the overall redispatching costs and costs related to other actions, excluding the costs incurred to solve voltage issues, represent a good proxy for the remedial actions without cross-border relevance.

125 An informative assessment is also performed on LFs and is presented in Table 20 in Annex 2.

126 The detailed specifications of the various indicators and their associated threshold values are provided in Annex 2.

127 See <http://www.acer.europa.eu/electricity/market-monitoring-report/cross-zonal-capacity-70-target> for the latest version of the report and ACER's recommendation on estimating the margin available for cross-zonal trade.

128 Currently, non-costly remedial actions are much harder to track and value. Non-costly remedial actions indirectly affect costly remedial actions. Thus, there are limits to a comparison between costly and non-costly remedial actions.

129 In the current report, this approach results in taking into account the total redispatching costs reported by national regulatory authorities, to the exclusion of redispatching costs relating to voltage issues at transmission level.

130 In a central dispatching model, the dispatching is computed (and regularly updated) in order to cost-effectively ensure simultaneously power supply, required reserve levels, network constraints fulfilment. As a result, the additional cost specifically coming from network constraints is usually not available.

169 When assessing available cross-zonal capacity, the performance is assessed at the level of each capacity calculation region. When assessing costly remedial actions, the performance is first assessed per Member State, then aggregated for each capacity calculation region by attributing the outcome of the least performing Member State to the given capacity calculation region. It is then classified according to three categories, based on threshold values<sup>131</sup>. These categories are: 1 - poor performance, 2 - to be closely monitored, 3 - adequate performance.

170 A bidding zone configuration is considered inefficient, and should be improved, when it performs poorly on either the available cross-zonal capacity or costly remedial actions criterion. When it performs poorly on both criteria, the improvement should be investigated with priority. In this case, it is unlikely that remedial actions would solve the significant discrimination of cross-zonal flows. However, the cause of an issue observed in one bidding zone may be located within the zone or in another bidding zone. For example, loop flows may come from a neighbouring bidding zone. As a result, bidding zone improvements should be investigated at least at regional level.

#### 4.4.2 Results

171 Table 2 details regional performances with respect to the available cross-zonal capacity compared to the minimum 70% target. Figure 22 shows the relative performance of Member States with respect to the use of costly remedial actions.

172 The average values displayed in Table 2 are calculated according to the following two steps. Firstly, the percentage of hours when the 70% target is met is estimated at the level of capacity calculation area for each MS, as defined in ACER's reports on the MACZT. Then the values are aggregated at the level of capacity calculation regions in the form of a capacity-weighted average. The weight is calculated based on the maximum exchange in the capacity calculation area over a year as a proxy for capacity.

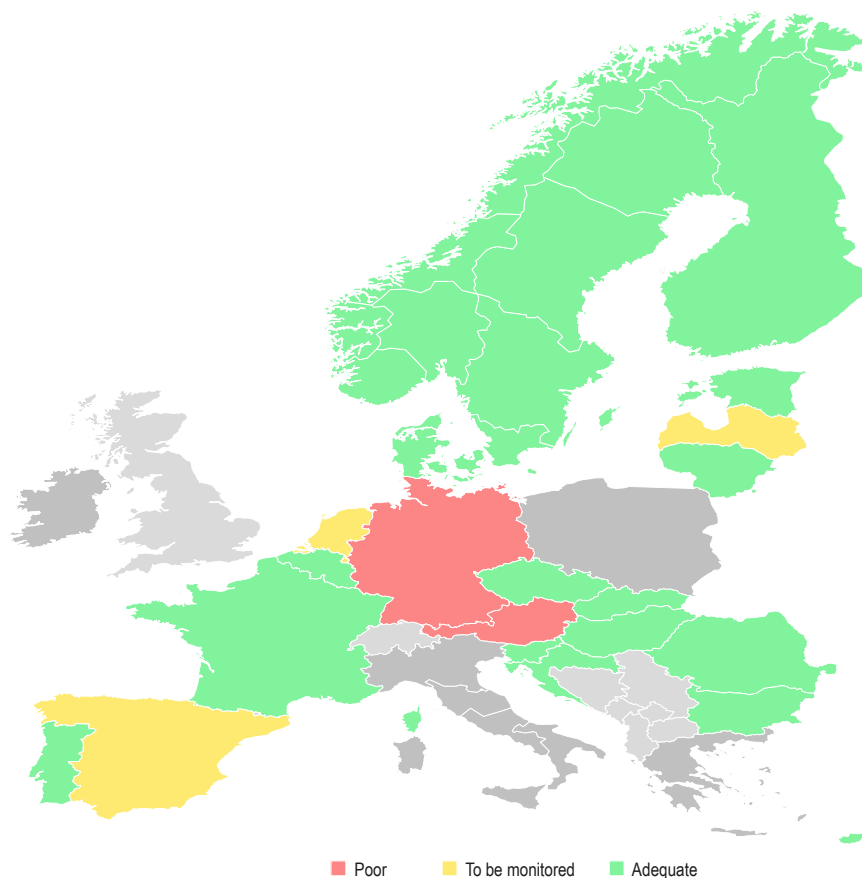
Table 2: Regional performances with respect to the available cross-zonal capacity- percentage of time when the 70% minimum target was met (%) - 2020

CCR	Capacity-weighted percentage of time when the 70% min. target is met (%)	70% performance
Core	12%	poor
Italy North	48%	to be monitored
SEE	8%	poor
SWE	51%	to be monitored

Source: ACER calculation based on ENTSO-E data

Note: Poor performance corresponds to the capacity-weighted percentage being below 40%, performance to be monitored corresponds to the capacity-weighted percentage being 40% and 80%, and adequate performance corresponds to the capacity-weighted percentage being above 80%. There is no analysis in the Nordic and Baltic regions due to insufficient input data. Absent AC borders, the assessment of cross-border capacity does not apply to the GR-IT region.

Figure 22: National performances with respect to the use of costly remedial actions – evaluation of the cost of remedial actions per unit of demand – 2018–2020



Source: NRAs, ENTSO-E and ACER calculations (2020). Note: Poor performance corresponds to the cost of remedial actions per unit of demand being above 1.0 euro/MWh, performance to be monitored corresponds to the cost of remedial actions per unit demand being between 0.2 and 1.0 euro/MWh, and adequate performance corresponds to the cost of remedial actions per unit demand being below 0.2 euros/MWh. The detailed qualification methodology is described in Annex 2. As the central dispatching model is applied in Greece, Ireland, Italy and Poland, costs specifically linked with remedial actions are not available; as a result, these jurisdictions are depicted in dark grey.

173 Table 2 and Figure 22 lead to the following conclusions. Overall, no capacity calculation region has achieved adequate performance on the levels of cross-zonal capacity required by the binding minimum 70% target<sup>132</sup>. Apart from South West Europe, all capacity calculation regions performed poorly, reaching the target no more than 50% of the time. On remedial actions, fifteen countries performed adequately. Still, three countries, Austria, Germany and Lithuania, performed poorly on remedial actions.

174 Based on both the available cross-zonal capacity criterion and the costly remedial action criterion, Table 3 brings together the recommendations for improvements in the bidding zone configuration in Europe for each capacity calculation region. The table also prioritises the improvements to be investigated, and brings insights on the issues that possibly trigger the need for such improvements.

<sup>132</sup> In order to assess bidding zones on equal footing, the assessment used as a sole reference the 70% target and did not take account of transitory measures, i.e. derogations and action plans.

Table 3: Need for investigating bidding zone improvements

Region name	70% performance	Remedial action cost performance	Potential underlying issue
Core	Poor	Poor	Internal congestions in Germany and, to a lesser extent, in Austria, the Netherlands and Poland. Large LF volumes.
Italy North	To be monitored	Poor	Internal congestions in Austria. Significant LF volumes between Austria, Italy and Slovenia.
SWE	To be monitored	To be monitored	Internal congestion in Portugal and Spain.
Nordic	N.A.	Adequate	
SEE	Poor	Adequate	
Baltic	N.A.	Poor	Lack of information prevented an assessment of cross-zonal capacity in the Baltic region.

Source: NRAs, ENTSO-E and ACER calculations (2021).

Note: The analysis is limited based on limited data made available to ACER. The internal congestions identified as potential underlying issues in the last column are inferred based on the costs of remedial actions. The overwhelming majority of such costs is caused by congestions on network elements that are not cross-border relevant. A detailed assessment of the cost of remedial actions and loop flows is available in Table 20 in Annex 2. For interconnectors (Channel, Hansa), no analysis was performed as (i) there is no visibility on the region causing the performance on remedial actions and (ii) absent AC borders, the assessment of cross-border capacity does not apply. For Greece-Italy, no analysis was performed as (i) central dispatch for remedial actions applies in both countries and (ii) absent AC borders, the assessment of cross-border capacity does not apply.

- 175 The bidding zone review envisaged in the CACM Regulation and the recast Electricity Regulation is the obvious but difficult approach to trigger improvements in the delineation of bidding zones. A bidding zone review is challenging, technically complex and politically sensitive. However, it may come along with significant benefits for all EU consumers. For example, it could ensure the cost-effectiveness of network investments and fostering the integration of new low-carbon technologies.
- 176 Overall, the table indicates that investigations should be carried out in most regions. Investigations should be conducted with priority in the Baltic, Core and Italy North regions, because of general low cross-zonal capacity and high costs of remedial actions. In particular, Table 3 confirms the poor performances of the Core region, where improvements are still to come, following delays in implementing the common capacity calculation methodology, as well as derogations and action plans postponing the attainment of the binding minimum 70% target.
- 177 The CEP identified insufficient cross-zonal capacity and inefficient bidding zone configurations as two of the main barriers to the integration of electricity markets. Despite some improvement since 2017, this second edition of the market report confirms the need for a bidding zone review, which is currently in its preparatory phase.
- 178 The pan-European bidding zone review methodology adopted by ACER in November 2020 aims at ensuring a high level of pan-European consistency and coordination. The methodology entails regular stakeholders' and regulators' involvement and oversight. The upcoming second decision will include the approval of alternative bidding zone configurations to be studied by TSOs during the bidding zone review, which should start in 2022.

## 4.5 Use of cross-zonal capacity across timeframes

179 This Chapter reports on the progress made regarding the efficient use of available cross-zonal capacities in the forward (Subsection 4.5.1), DA (Subsection 4.5.2), ID (Subsection 4.5.3) and balancing (Subsection 4.5.4) timeframes across Europe. Subsection 4.5.4.2 reports on the latest developments of the initiatives for the exchange and sharing of balancing services, and provides an overview of the level of prices and of the lead time for procuring reserves in Europe.

### 4.5.1 Forward market

180 As shown in previous editions of the MMR, there is a limited number of liquid forward markets in Europe. Therefore, cross-border access to these markets is important. Cross-border access to forward markets depends on the market design. In Europe, two forward market designs have emerged.

181 The first design was implemented in the Nordic and Baltic countries and within Italy in the context of multi-zone hubs. This design relies mainly on the market and a variety of products developed through various market platforms. This design contains a set of hedging contracts for a group of bidding zones. These contracts are linked to a hub price, or system price. In the case of the Nordic and Baltic areas, the system price represents a physically unconstrained DA price. In Italy, the hub price somewhat represents an average DA price within the group of zones constituting the Italian multi-zone hub.

182 Market participants hedge the bidding zone price risk by combining a forward product with a contract for differences. The forward product hedges the hub price. The contract for differences covers the difference between the hub price and the bidding zone price. Market participants particularly need contracts for differences when the correlation between hub and bidding zone prices is poor.

183 The second design was implemented in nearly all MSs in Continental Europe in the context of single-zone hubs. For each bidding zone, this design relies on a set of hedging contracts, which are linked to the DA clearing price of this bidding zone.

184 These contracts may be sufficient to hedge the price risk of market participants. However, market participants in a given bidding zone may want to hedge their exposure to risk using a hedging contract of a neighbouring bidding zone. This could be a sufficient hedge if prices in the two zones are highly correlated. Otherwise, they would need an additional hedging tool to cover the price differential between the two zones. In this context, the second design gives an additional and specific role to TSOs. They are responsible for calculating long term capacities in a coordinated way and for auctioning (either physical or financial) transmission rights (PTRs or FTRs), enabling market participants to hedge against the specific risk of short term zonal price differentials<sup>133</sup>.

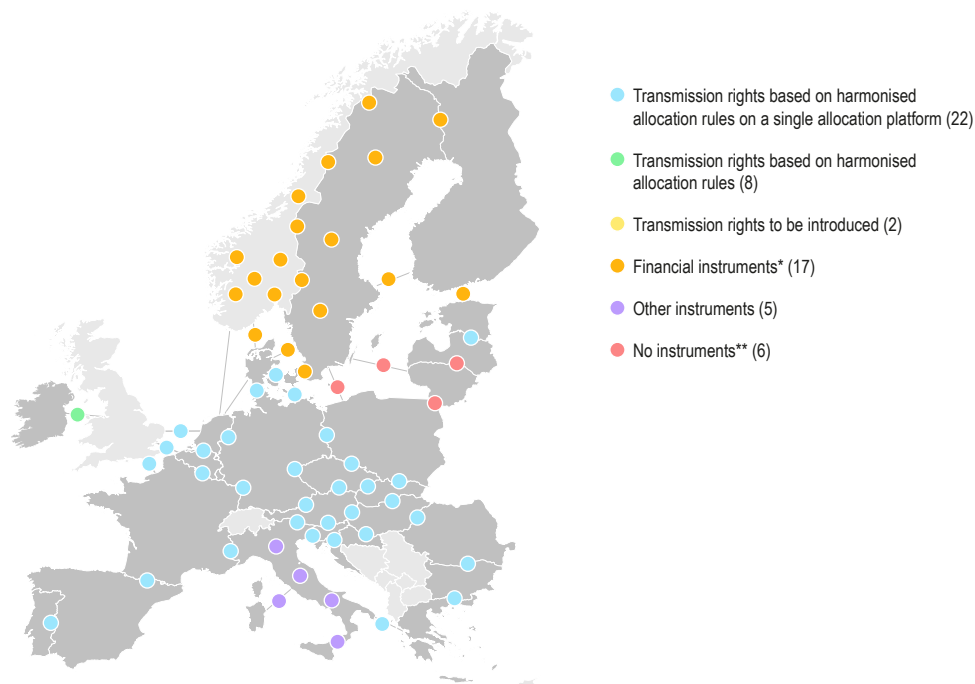
185 The FCA Regulation aims in part to facilitate long-term cross-zonal hedging opportunities for market participants by means of forward capacity allocation. In particular, article 49 of the FCA Regulation sets the principle of a 'single allocation platform' as a European platform established by all TSOs for forward capacity allocation. Article 51 of the FCA Regulation sets requirements for harmonised allocation rules for long-term transmission rights. These requirements were developed in ACER's Decision No 14/2019<sup>134</sup>.

186 The outcome of the implementation of these requirements is presented in Figure 23, displaying cross-zonal hedging opportunities offered and various tools used at the different bidding zone borders.

133 In Italy, following the first design, the TSO issues zone-to-hub LT transmission rights.

134 See Annex I of Decision No 14/2019 of the European Union Agency For The Cooperation Of Energy Regulators of 29 October 2019 on the TSOs' proposal for amendment of the harmonised allocation rules for long-term transmission rights, available at: [https://documents.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/ANNEXESTOTHEDECISIONOFTHEAGENCYFORTHECOOPERATIO4/Annex%20LHAR%20amendment%20decision.pdf](https://documents.acer.europa.eu/Official_documents/Acts_of_the_Agency/ANNEXESTOTHEDECISIONOFTHEAGENCYFORTHECOOPERATIO4/Annex%20LHAR%20amendment%20decision.pdf).

Figure 23: Forward capacity allocation - status of the implementation as of 1 January 2021



Source: ACER.

Note: The financial instruments in place in the Nordic countries are also theoretically available in EE and LT. However, in practice, there is no sufficient liquidity to allow their use.

- 187 Currently, on all borders except in the Baltics<sup>135</sup>, and between Poland and Sweden, market participants have access to some form of instrument related to forward capacity. Nordic countries and Italy, for its inner borders, retained the financial instruments developed following the multi-zone hub design. All other countries rely on long term transmission rights (LTTRs).
- 188 On all of the borders with LTTRs, auctions related to forward capacity allocation are conducted by JAO<sup>136</sup> performing the function of the single allocation platform. Since the go-live of the Interim Coupling Project<sup>137</sup>, all bidding-zone borders with LTTRs but the SI-HR border will offer LTTRs in the form of Financial Transmission Rights (FTRs).
- 189 Market participants in a given bidding zone gained easier access to hedging contracts of neighbouring bidding zones. However, this access is not sufficient to guarantee sufficient hedging opportunities. Such guarantee stems from a viable combination of sufficient forward liquidity in local market, access to cross-border hedging, and a functioning forward market design. Despite significant progress in the increased availability of LTTRs, in the form of FTRs, and in a centralised manner, liquidity remains modest for a large part of Europe, as detailed in [Section 5.1](#).

135 Currently, there is an instrument in place only at the border between Estonia and Latvia and in one direction only.

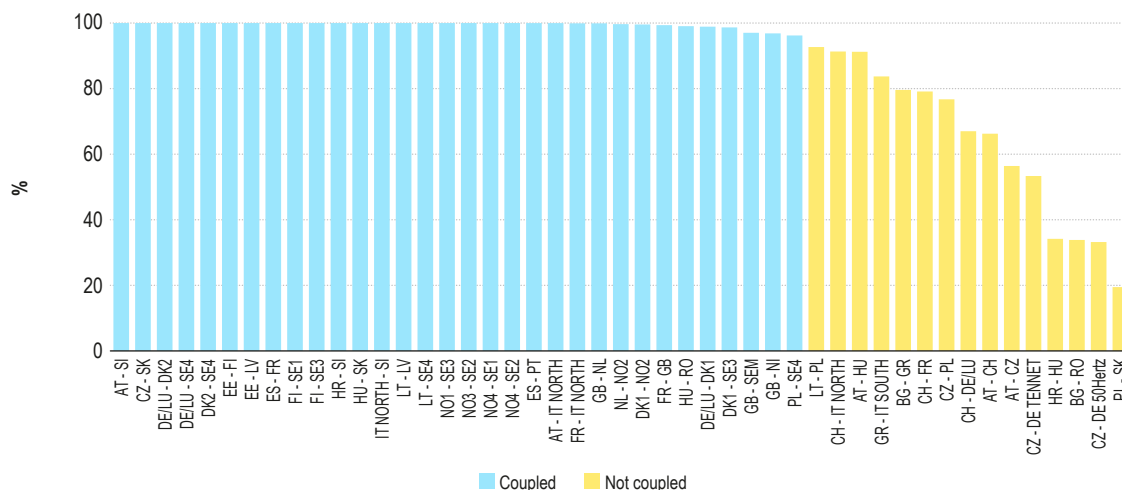
136 See <http://www.jao.eu/main>.

137 June 2021. See <http://www.nemo-committee.eu/sdac>.

## 4.5.2 Day-ahead markets

- 190 In recent years, significant progress has been made towards implementing the electricity target model (ETM) for the DA market timeframe. The ETM foresees a single DA coupling at European level. This coupling will enable cross-zonal capacity to be used in the ‘right economic direction’<sup>138</sup>, when prices differ across a given bidding-zone border<sup>139</sup>. Two indicators illustrate the progress made towards market integration, as well as the potential for further progress. Figure 24 shows the level of efficient use of electricity interconnectors in the DA market timeframe across all European borders. Figure 25 shows the overall estimated welfare gains to be obtained from extending DA market coupling to all EU borders.
- 191 For the purpose of the analysis in Figure 24, efficient use is defined as the percentage of the available NTC used in the ‘right economic direction’ in the presence of a significant price differential (>1 euro/MWh). The blue bars in Figure 24 mark the coupled borders. They represent two thirds of the European borders, i.e. 25 European countries, and show 100% efficiency<sup>140</sup>.
- 192 For the remaining non-coupled borders, the difference between 100% and their own level of efficiency in Figure 25 indicates the potential for improvement. Overall, in 2020, the efficient use of cross-zonal capacity in the DA was measured at 87%<sup>141</sup>. The finalisation of the DA market coupling on these borders in Europe will lift the level of efficient use of cross-zonal capacity in the DA timeframe. In turn, it will raise the overall economic efficiency of European electricity wholesale markets.

Figure 24: Level of efficient use of cross-zonal capacity in the DA market timeframe, per border in Europe – 2020 (%)



Source: ACER calculations based on ENTSO-E data.

Note: This figure contains data on all European bidding zone borders (except cross-zonal borders within countries and technical profiles), aggregated into MS borders for convenience. The borders that were not included in previous MMRs are indicated with an asterisk (\*). For borders where specific data on DA schedules was not available, aggregated data (DA plus ID) on schedules was used. Finally, the level of efficiency on CWE borders, where NTC values are no longer used since the application of FBMC, is assumed to be 100%. The GR-IT border, marked as non-coupled, was coupled in December 2020.

138 From low- to high- price areas. This definition of efficiency is a slight simplification of the welfare optimisation problem. In some circumstances, non-intuitive flows (from higher to lower price areas) may be beneficial if the welfare economic cost of a non-intuitive flow is smaller than the welfare economic benefit of the congestion relieved by such a non-intuitive flow. These situations are not analysed in this Section.

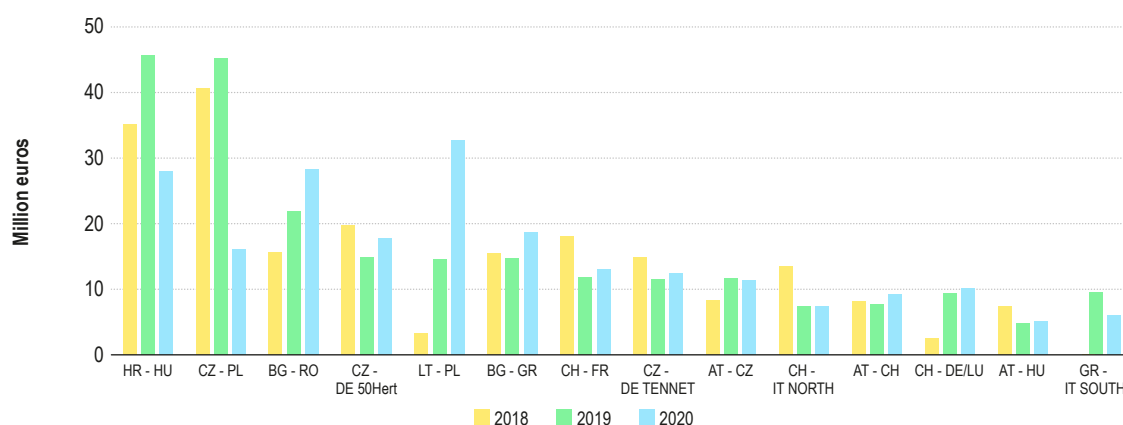
139 For more information, please see the methodological paper on ‘Benefits from day-ahead and intraday market coupling’, available at: <https://www.acer.europa.eu/en/Electricity/Market%20monitoring/Documents/ACER%20Methodological%20paper%20-%20Benefits%20from%20day-ahead%20and%20intraday%20market%20coupling.pdf>.

140 Since 1 January 2021, explicit allocation has applied to the borders with the UK. On some coupled-borders, the level of efficiency is reported to be below 100 %. This may be either due to the existence of network losses factors (e.g. on some direct current (DC) interconnectors) which were not factored in the calculations underlying the figure, or due to occasional discrepancies between the reported DA NTC value and the actual offered capacity.

141 This value is not directly comparable with the level of efficiency reported in preceding MMRs, which was slightly higher. In previous MMR editions, some EU borders were not included in the analysis due to missing data. As most of the borders for which data are missing have not yet been coupled, the overall level of efficiency in the use of cross-zonal capacity for the whole EU is lower than the level reported in preceding MMRs.

- 193 Second, Figure 25 shows that the overall estimated welfare gains to be obtained from extending DA market coupling to all EU borders, including the Swiss ones, amount to over 150 million euros per year. The remaining eight non-coupled EU borders are AT-CZ, AT-HU, BG-RO, CZ-DE, CZ-PL, DE-PL, PL-SK and HR-HU.
- 194 Since June 2021, the borders between the 4MMC and the MRC regions, i.e. AT-CZ, AT-HU, CZ-DE, CZ-PL, PL-SK and DE-PL have been coupled by introducing Net Transmission Capacity (NTC) based implicit capacity allocation on the abovementioned six borders<sup>142</sup>. The next step consists of the introduction of the FB capacity calculation method in the framework of the Core FBMC project.
- 195 Among the non-coupled borders, the largest social welfare gains could still be obtained on the Croatian and Bulgarian borders<sup>143</sup>. Bulgaria is coupled with SDAC since May 2021 at the BG-GR border<sup>144</sup>. The HR-HU border will be included in the coupling with the go-live of the CORE FB project.

Figure 25: Estimated social welfare gains still to be obtained from further extending DA market coupling per border – 2018–2020



Source: ACER calculations based on ENTSO-E, NRAs and Vulcanus data.

Note: Only non-coupled borders are shown. The borders within the Core (excl. CWE) region with 'multilateral' technical profiles are not included in this figure, because the methodology applied to the other borders, based on NTC values, is not applicable to these (excl. CWE) borders for this calculation (DE/LU-CZ, DE/LU-PL, PL-SK).

- 196 In conclusion, DA market coupling remains a crucial element in the integration of European electricity markets. The efficient use of interconnectors did not significantly increase in the last five years. The main reason is the limited incorporation of new borders to market coupling in recent years. In 2020, the only change was the coupling of Greece. Welfare gains are expected for 2021 with the significant extension of implicit DA capacity allocation methods to new European bidding zone borders.

### 4.5.3 Intraday markets

- 197 Similarly to the previous editions of the MMR, this section assesses the level of economic efficiency in the use of available cross-zonal capacity in the ID market timeframe<sup>145</sup>. It analyses the evolution of cross-zonal intraday exchanges and the level of utilisation of cross-zonal capacity in the ID timeframe when it has an economic value (>1 euro/MWh).
- 198 Figure 25 confirms the trend observed last year. In absolute terms, aggregated cross-zonal volume nominated in the ID market timeframe across the European network visibly increased after the go-live of the SIDC. This upward trend in nominations is consistent with the increase in ID-traded volumes observed in most MSs over the same period (see Section 5.3).

142 The first trading day, with delivery was 18 June 2021. See <http://www.nemo-committee.eu/sdac>.

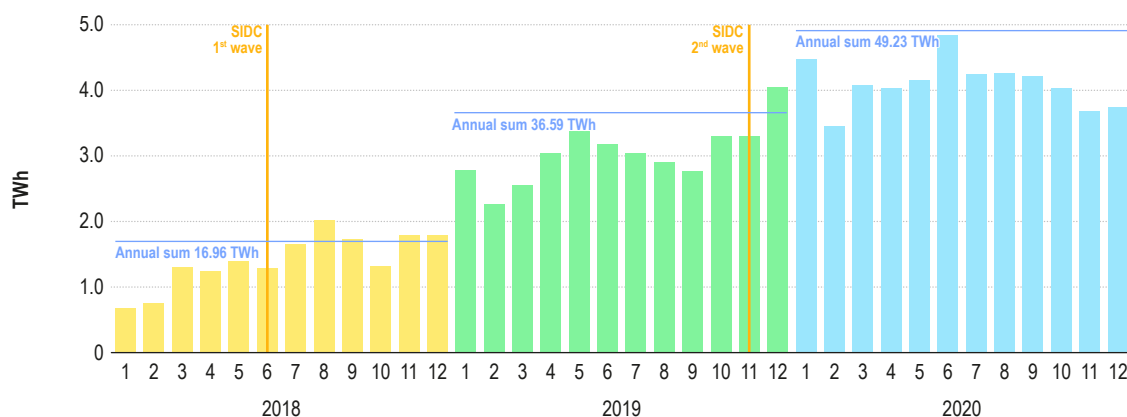
143 Further, as mentioned in the last year's edition of the MMR, a relevant part of the benefits will be delivered when the borders between Switzerland and the EU are coupled. However, this does not appear to be possible until the conditions envisaged in the CACM Regulation are met: the implementation of the main provisions of Union electricity market legislation in the Swiss national law and the conclusion of an intergovernmental agreement on electricity cooperation between the European Union and Switzerland.

144 The coupling of BG-RO is expected in October 2021.

145 The level of efficiency is defined as the absolute sum of net nominations and the level of utilisation of cross-zonal capacity in the ID timeframe when it has an economic value (>1 euro/MWh).



Figure 26: Absolute sum of net ID nominations at relevant EU borders – 2018–2020 (TWh)



Source: ACER calculations based on ENTSO-E data.

Note: This figure contains data for all European bidding zones with ID markets. No comparison should be made with the analysis performed in previous MMRs, where the list of borders analysed was shorter due to unavailability of the data.

- 199 Despite the increasing trend of ID-traded volumes and cross-zonal nominations in the ID market timeframe, the efficiency<sup>146</sup> of the utilisation of ID cross-zonal capacity remains at 63 %. This efficiency is significantly lower than the DA market timeframe (an average of 87% in 2020, see Figure 24), but about four percentage points higher than in 2019. This increase can be largely attributed to the launch of the second wave of SIDC, in late 2019, which included seven additional intraday markets<sup>147</sup>.
- 200 In addition, the analysis of individual borders confirms that cross-zonal capacity was allocated more efficiently by using implicit allocation methods (79% efficiency) rather than explicit or other allocation methods (55% efficiency)<sup>148</sup>.
- 201 Overall, this analysis suggests that a part of the potential benefits from the use of existing infrastructure in the ID market timeframe remains untapped across Europe. The additional welfare benefits from a more efficient use of ID cross-zonal capacity across Europe are estimated at over 50 million euros annually<sup>149</sup>. However, the introduction of the second wave of SIDC at the end of 2019, the anticipation of a third wave foreseen in the third quarter of 2021<sup>150</sup> and, finally, the implementation of pan-European ID auctions as envisaged in ACER Decision 01/2019<sup>151</sup>, are expected to further increase the economic efficiency in the use of cross-zonal capacity in the ID timeframe.

#### 4.5.4 Balancing markets

- 202 This Subsection provides an update on the status of balancing markets integration. To this end, firstly, it provides an overview of prices and other features of balancing services (energy and capacity) across Europe, (Subsection 4.5.4.1). Secondly, the subsection includes an overview of the exchanges of these services across EU borders (Subsection 4.5.4.2).

146 Similar to the study done in previous MMR versions (see 2017 MMR, Figure 36), the intraday efficiency is defined as the percentage of hours where the intraday capacity is “sufficiently” used in the economic direction (based on threshold values). For more details, see the methodological paper in footnote 139. Finally, the analysis was done for a selection of borders, similar to the study done in previous MMR versions (see 2017 MMR, Figure 36).

147 The SIDC was extended on 19/20 November 2019 to include Bulgaria, Croatia, the Czech Republic, Hungary, Poland, Romania and Slovenia, over 12 borders (AT-CZ, AT-SI, AT-HU, BG-RO, CZ-DE, CZ-PL, DE-PL, SI-HR, HR-HU, HU-RO, LT-PL, PL-SE).

148 The analysis of border-specific intraday efficiency followed the approach mentioned in footnote 146. It covered the following borders: implicit BE-FR, CH-FR, CH-IT North, DK1-DK2, DK1-NO2, ES-PT, NL-NO2, SE1-SE2, SE2-SE3; explicit CH-FR, DE/LU-FR, FR-IT North.

149 For more information on how to estimate welfare benefits from increased efficiency in the use of ID cross-zonal capacity see the methodological paper in footnote 139. The actual welfare benefits from ID cross-zonal trade may be considerably higher as both intraday markets liquidity and the intraday capacity offered by TSOs via capacity recalculation is expected to increase in the coming years.

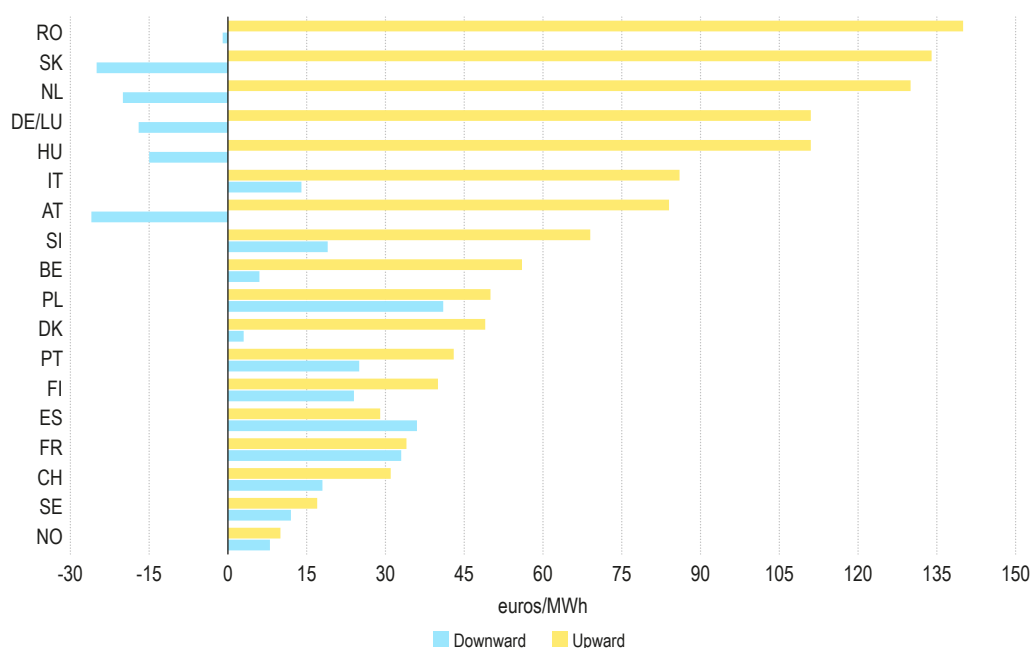
150 The third wave is expected to include Italy and Greece. More information on the SIDC integration is available at: [https://www.entsoe.eu/network\\_codes/cacm/implementation/sidc/](https://www.entsoe.eu/network_codes/cacm/implementation/sidc/), and <http://www.nemo-committee.eu/sidc>.

151 ACER Decision 01/2019 of 24 January 2019 establishing a single methodology for pricing intraday cross-zonal capacity, available at: [https://documents.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Individual%20decisions/ACER%20Decision%2001-2019%20on%20intraday%20cross-zonal%20capacity%20pricing%20methodology.pdf](https://documents.acer.europa.eu/Official_documents/Acts_of_the_Agency/Individual%20decisions/ACER%20Decision%2001-2019%20on%20intraday%20cross-zonal%20capacity%20pricing%20methodology.pdf).

#### 4.5.4.1 Overview of prices and other features of balancing services (capacity and energy) across Europe

- 203 The EB Regulation, which entered into force in 2017<sup>152</sup>, lays down detailed rules on electricity balancing. It harmonises the procurement, activation and exchanges of balancing energy. It further harmonises the procurement and exchange of balancing capacity and the sharing of reserves, including the allocation of cross-zonal capacity. Finally, it strives to implement an integrated balancing market, where TSOs will procure exchange and use both balancing energy and capacity in an economically efficient and market-based manner.
- 204 While waiting for major European projects and platforms initiated by the EB Regulation to be introduced more widely<sup>153</sup>, large disparities in balancing energy and balancing capacity prices persisted in 2020 (see Figure 27 and Figure 28 for automatically activated frequency restoration reserves (aFRRs)).

Figure 27: Weighted average prices of balancing energy activated from aFRRs (upward and downward activations) in a selection of EU markets – 2020 (euros/MWh)



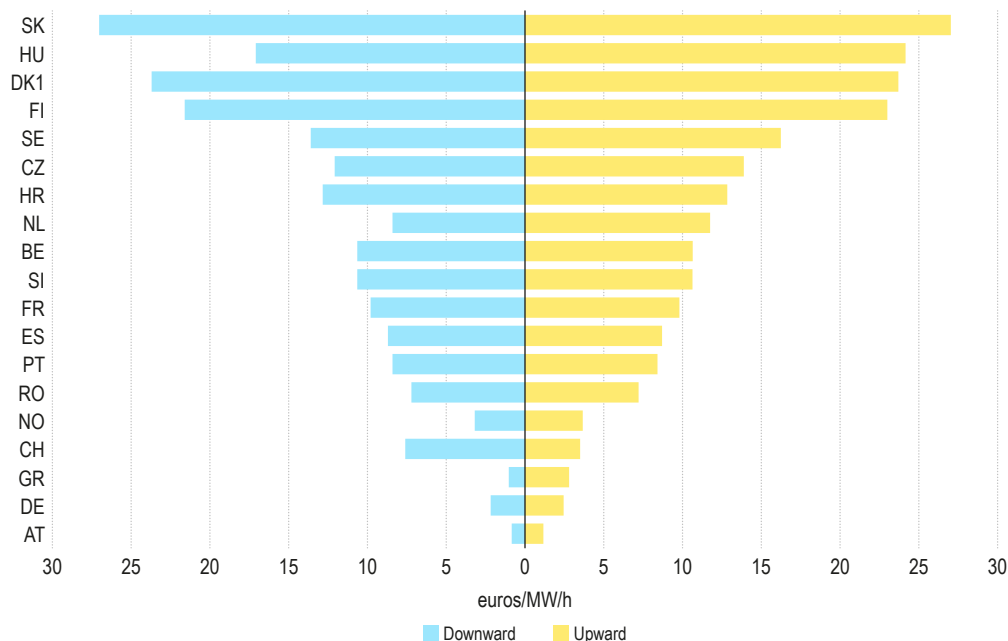
Source: ACER calculations based on ENTSO-E data.

Note: The values shown in the figure refer to the prices of activated balancing energy in a given market area, irrespective of whether the activations aim to cover the needs for balancing in the same or in neighbouring market areas.

152 See footnote 38.

153 See Subsection 4.5.4.2.

Figure 28: Average prices of balancing capacity (upward and downward capacity from aFRRs) in selected EU markets – 2020 (euros/MW/h)



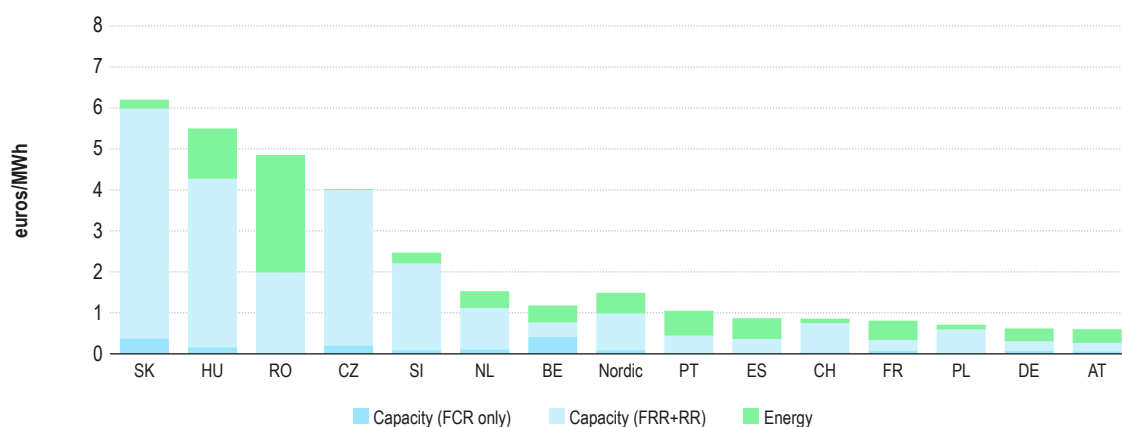
Source: ACER calculations based on NRAs data.

- 205 Across Europe, average prices of activated balancing energy from aFRRs have followed similar trends in most countries in 2020. However, prices remain very different in each MS, as shown in Figure 27. Compared to 2019, the price for upward energy decreased for all countries, except the Czech Republic, Germany and Netherlands, which means that this service was in average less costly to TSOs. Conversely, for all countries except Slovenia, the price for downward energy also decreased, meaning that this service was more expensive for TSOs to procure. In particular, there were more occurrences of negative average prices for downward energy. These two trends may result from lower electricity demand during the year 2020. Fewer flexible generators were possibly running, or running below full capacity, compared to previous years. More of them were available for upward adjustments, and less for downward adjustments.
- 206 The average prices of balancing capacity for aFRRs for 2020 are similar to 2019 for a majority of countries, with some exceptions. Austria, Switzerland, Germany, Norway and Romania experienced slight decreases for both upward and downward capacity. In Sweden, the price for downward capacity significantly dropped from 24 to 14 euros/MWh. Conversely, the prices in Denmark skyrocketed in 2020, both for upward and downward capacity, with prices three times higher than in 2019. This is linked to the fact that since 1 January 2020, Denmark is procuring its aFRR capacity in DK1, while it was previously delivered at lower prices from Norway with a reservation on the interconnector between NO2 and DK1.
- 207 Figure 29 displays the overall costs of balancing<sup>154</sup> for a selection of countries for which sufficient data was available.
- 208 Compared to 2019, when a decrease in balancing capacity procurement costs was observed in most countries, 2020 presents a more nuanced picture. It is overall stable for FCRs, with a decrease for Switzerland and for the Nordic region, driven by the decrease of capacity prices in Sweden. In addition, there has been a slight decrease in the price of FCR capacity for all countries that were part of the common procurement of the FCR cooperation in 2020. This is possibly linked to the switch to the day-ahead auction in place since July 2020, which fosters the competition. For FRRs and RRs, increases were observed for the Netherlands (driven by costs related to FRRs, i.e. aFRRs and mFRRs), in Slovakia (driven by FRRs) and in Hungary (driven by the costs of aFRRs). The greatest decreases in balancing capacity procurement costs for FRRs and RRs were observed again in the Nordic region, and in Germany, driven by FRR, and to a lesser extent in Austria.

154 See how balancing costs are defined for the purpose of this analysis in the note below Figure 29.

- 209 For the costs of energy, the picture is also diverse across Europe. Significant drops are observed in Switzerland, the Czech Republic, Slovakia and Slovenia (costs more than halved). Germany has experienced a rise of 80%, while a two-time increase was observed in the Nordic region, due to increase in all Nordic countries but Norway and in the Netherlands. The increase of the energy cost in the Nordic region can partly be explained by an increase in the volumes activated, while the volume of energy activated in the Czech Republic, Slovakia and Slovenia was lower than in 2019. The increase of costs for the Netherlands and Germany is consistent with the increase in aFRR energy prices observed in these two countries in [paragraph 203](#).
- 210 Overall, the conclusions drawn from equivalent figures in preceding MMRs are still valid. In most MSs, the largest share of balancing costs continued to be the procurement costs of balancing capacity. It is thus important to optimise balancing capacity procurement costs. It can also be observed that, among the countries presented, the three countries with higher capacity costs (Slovakia, Hungary and the Czech Republic) are also the countries with the highest share of capacity procured on a long-term and monthly basis<sup>155</sup>.

Figure 29: Overall costs of balancing (capacity and energy) over national electricity demand in selected European markets – 2020 (euros/MWh)



Source: ACER calculations based on NRAs data and ENTSO-E data.

Note: The overall costs of balancing are calculated as the procurement costs of balancing capacity and the costs of activating balancing energy (based on activated energy volumes and the unit cost of activating balancing energy from the applicable type of reserve).

For the purposes of this calculation, the unit cost of activating balancing energy is defined as the difference between the balancing energy price of the relevant product and the DA market price.

- 211 The recast Electricity Regulation reasserts<sup>156</sup> the principle established in the EB Regulation, that balancing capacity procurement should be performed on a short-term basis<sup>157</sup>. This principle aims to maximise the participation of flexible resources in short-term energy markets, to improve liquidity and competition. In particular, the day-ahead procurement of capacity advocated in the regulation<sup>158</sup> allows for an efficient arbitrage between day-ahead and balancing capacity markets. The main benefit of this requirement is a sounder formation of close-to-real-time prices, which will better reflect the instantaneous needs of the system.
- 212 Following the implementation of the above-mentioned provisions, the share of reserve capacity contracted as balancing capacity in day-ahead or intraday timeframes is increasing. [Figure 30](#) and [Figure 31](#) show that the lead time for procuring balancing capacity has greatly evolved since 2019, in particular for FCRs and mFRRs. Overall, the day-ahead has become the predominant contracting period. [Figure 30](#) shows that around 75% of the capacity from FCRs, aFRRs and RRs is already contracted on a day-ahead basis. It represents 59% for mFRRs.

155 See [Figure 31](#).

156 Article 6(9) of the recast Electricity Regulation: "Contracts for balancing capacity shall not be concluded more than one day before the provision of the balancing capacity and the contracting period shall be no longer than one day".

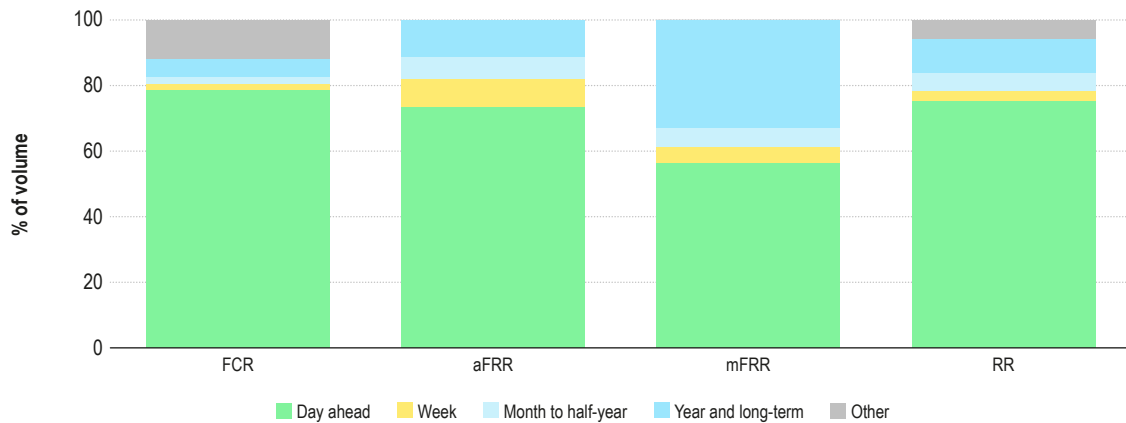
157 Article 32(2) of EB Regulation: "The procurement process shall be performed on a short-term basis to the extent possible and where economically efficient".

158 Articles 6(9) to 6(11) of the recast Electricity Regulation. A derogation can be granted, but must be limited in time, and minimum quotas of balancing capacity contracted on at least a day-ahead basis have to be reached in any case.

213 One third of the FCR capacity in Europe that was contracted on a weekly basis in 2019 has been mainly contracted in day-ahead in 2020. It is the result of changes in the FCR cooperation project. While in early 2019, the FCR capacity was auctioned on a weekly basis, auctions started being held two days before delivery on 1 July 2019. Finally, since 1 July 2020, the FCR capacity is auctioned daily. The reduction of lead time for mFRRs procurement in Austria, Belgium, Switzerland, the Czech Republic, the Netherlands and Romania, are related to changes in the design of national balancing market, since a European platform is not yet in place.

214 Figure 31 shows that at the MS level, significant improvements have been operated since 2019<sup>159</sup>. As of 2019, Poland, and Portugal and Spain (for the part of its capacity procured on a market-based manner) were already in line with the recast Electricity Regulation’s requirements. In 2020, Austria, Belgium, Germany, Greece, the Netherlands, Romania and Sweden also procured between 70% and 100% of their reserves on a daily basis. In other jurisdictions (Bulgaria, Croatia, Hungary, Lithuania, Slovenia, Slovakia, and Switzerland), less than 15% of reserves were procured on a day-ahead basis, and significant efforts are needed to align with the requirements of the recast Electricity Regulation.

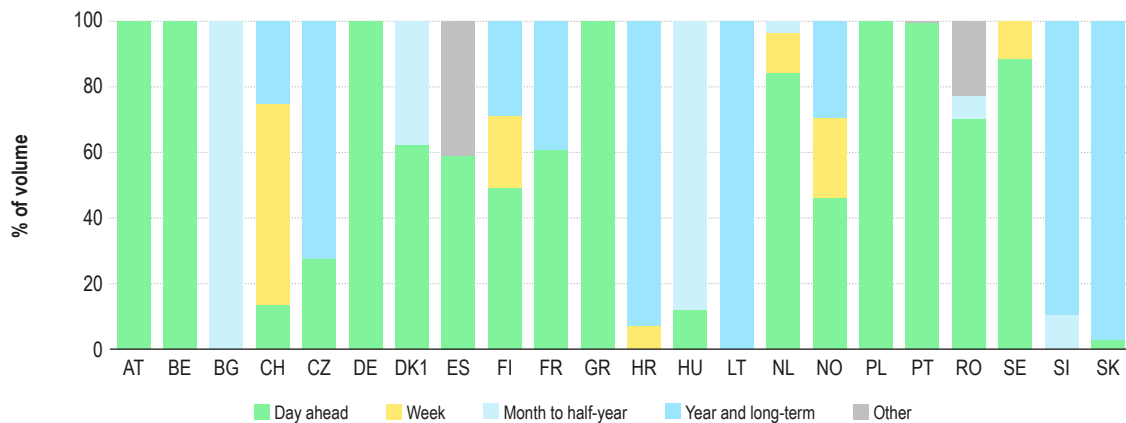
Figure 30: Repartition of the procurement lead time of each type of reserve in selected European markets – 2020 (%)



Source: ACER calculations based on NRAs data.

Note: This figure is based on the countries mentioned in Figure 31. The category ‘other’ is for: regulated contracts for Romania, and mandatory provision of FCR (i.e. there is no FCR market) by all generators connected to the grid for Spain. The category ‘day-ahead’ also includes the procurement of FCR in D-2 that occurred until mid-2020, before the go-live of the day-ahead contracting.

Figure 31: Repartition of procurement lead time of each MS, for all types of reserve (FCR, aFRR, mFRR, RR) – 2020 (%)



Source: ACER calculations based on NRAs data.

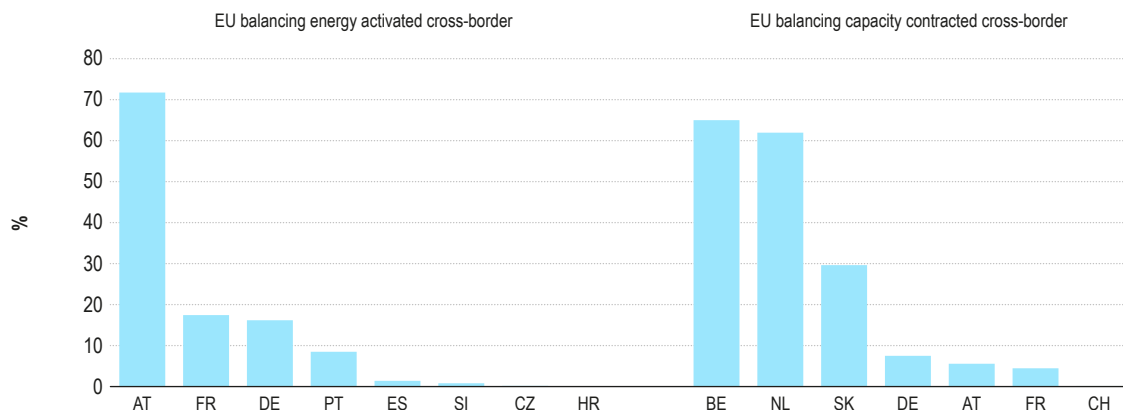
Note: In Italy, procurement occurs in the afternoon of the day-ahead, and is fine-tuned in intraday. The category ‘other’ is for: regulated contracts for Romania, and mandatory provision of FCR (i.e. there is no FCR market) by all generators connected to the grid for Spain. The category ‘day-ahead’ also includes the procurement of FCR in D-2 that occurred until mid-2020, before the go-live of the day-ahead contracting.

159 See figure 31 of last year’s MMR.

### 4.5.4.2 Cross-zonal exchange of balancing services

215 This subsection consists in an overview of the exchanges of energy and capacity balancing services across EU borders. Figure 32 shows the share of activated balancing energy (left, for all types of reserves) and balancing capacity (right, for FCRs) procured cross-border compared to the system’s needs. Additionally, Figure 33 shows the application of imbalance netting as a percentage of the total needs for balancing energy.

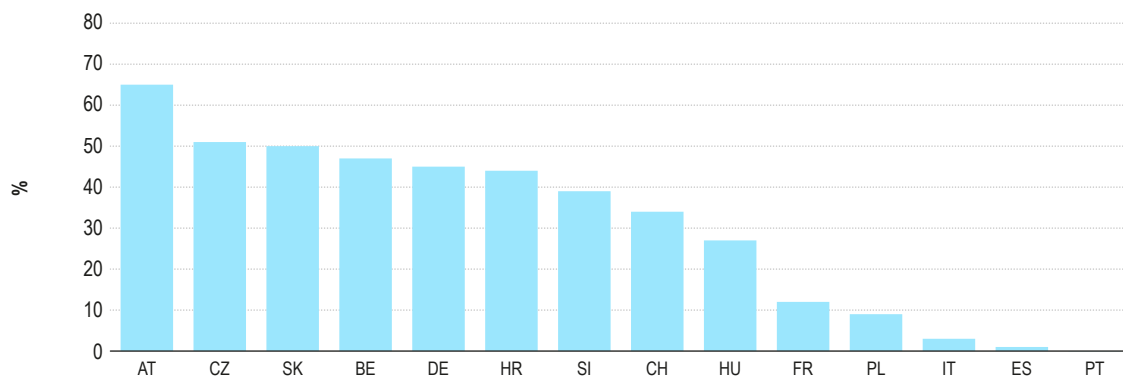
**Figure 32:** EU balancing energy activated cross-border as a percentage of the amount of total balancing energy activated to meet national needs (left) and EU balancing capacity contracted cross-border as a percentage of the system requirements of reserve capacity (upward FCRs) (right) – 2020 (%)



Source: ACER calculations based on NRAs data.

Note: These figures include only the countries that reported some level of cross-zonal exchange. The Baltic countries are part of a cooperation project for the exchange of balancing services, and activate balancing energy to balance the Baltic system as a whole. The actual exchange of balancing energy across borders within the Nordic region is not included in, because the Nordic electricity systems are integrated and balanced as a single load frequency control (LFC) area. Therefore, the cross-zonal exchange of balancing energy cannot be disentangled from imbalance netting across borders.

**Figure 33:** Imbalance netting as a percentage of the total need for balancing energy (explicitly activated or avoided by means of netting) from all types of reserves in national balancing markets – 2020 (%)



Source: ACER calculations based on NRAs data.

Note: This figure includes only the countries that reported some level of cross-zonal exchange. The Nordic electricity systems are integrated and balanced as a single LFC area. The percentage of total need of balancing energy (imbalance netting and exchanged balancing energy, which cannot be disentangled) procured abroad for Nordic countries is 87 %, but is not strictly comparable to the other countries. In the Baltic countries, that are balanced as a single LFC block, imbalance netting is applied and only the non-netted imbalance are covered.

216 In 2020, the level of exchange of balancing energy (Figure 32, left) increased significantly for Austria and Germany (respectively from 32% to 72% and from 8% to 17%), mainly thanks to exchanges of balancing energy from aFRRs between these two countries. Portugal and, to a lesser extent, France also experienced an increase (respectively from 4% to 8% and from 16% to 17%). Some other countries such as Spain, Slovenia, the Czech Republic and Croatia seem to start implementing exchanges, but they only accounted for 1% or less of their total needs in 2020. The increase in France, Spain and Portugal is linked to their introduction to the TERRE project, which allows TSOs to exchange RR energy (see paragraph 218), in the course of 2020. Finally, despite the enhanced geographical scope of the FCR cooperation in 2020, the level of exchange of balancing capacity for FCRs (Figure 32, right) have not increased, except for Germany (from 1% to 8%).

217 Compared to previous years, the level of imbalance netting in 2020, displayed in Figure 33, has risen significantly for most countries. The most important increases are in Austria (+41%), Hungary (+80%), Slovakia (+72%), Slovenia (+34%) and Croatia (+38%). Imbalance netting in this region has probably been fostered by the inclusion of Slovenia in the IGCC cooperation in 2019, and of Hungary and Slovakia in 2020. Some increases are also noticeable in Switzerland (+9%), the Czech Republic (+6%), and Germany (15%). Finally, the gradual inclusion in 2020 of Italy, Poland, Portugal and Spain to the IGCC cooperation led to the introduction of imbalance netting volumes in these countries. These are likely to increase in the coming year.

218 As mentioned in Subsection 4.5.4.1, further improvements in cross-zonal exchanges for balancing services are expected in the coming years. To accelerate the integration of balancing markets, several initiatives have been launched in Europe stemming from the implementation of the EB Regulation. These projects have proven useful to stimulate the exchanges of balancing services in Europe. Some of them will need to adapt to the EB Regulation requirements, and become part of the reference projects. This will guarantee a greater efficiency and better synergies across Europe. Others have already done so (e.g. the IGCC and TERRE). The status of the most relevant projects related to these initiatives is outlined below.

- **The Frequency Containment Reserves (FCR) cooperation project**<sup>160</sup> for procuring and exchanging balancing capacity for FCRs has expanded geographically in recent years, and is expected to further expand in the near future<sup>161</sup>. The project relies on a TSO-TSO-model<sup>162</sup>. Thereby, FCR is procured through a common merit order list where all TSOs pool the offers they receive from balancing service providers (BSPs) within their respective areas of responsibility. The procurement of the capacity involved in the project is conducted one day before delivery through daily auctions.
- **The International Grid Control Cooperation (IGCC) project**<sup>163</sup> operating the imbalance netting process; the imbalance netting cooperation projects have been merging into a single project. In particular, the IGCC project extended its geographical scope to Hungary, Italy, Poland, Portugal, Slovakia and Spain in 2020. Bulgaria, Greece and Romania plan to join between 2021 and 2022. IGCC is now the European reference project for imbalance netting<sup>164</sup>.

160 FCR currently involves eleven TSOs in eight countries: the TSOs in Austria (APG), Belgium (Elia), Switzerland (Swissgrid), Germany (50Hertz, Amprion, TenneT DE, TransnetBW), Western Denmark (Energinet), France (RTE), the Netherlands (TenneT NL) and Slovenia (ELES). For more information, please see: [https://www.entsoe.eu/network\\_codes/eb/fcr/](https://www.entsoe.eu/network_codes/eb/fcr/).

161 The Czech Republic (CEPS) is officially an observer of the FCR cooperation since July 2021. The integration of the Czech Republic is planned for the end of 2022.

162 'TSO-TSO model' is a model for the exchange of balancing services where the balancing service provider provides balancing services to its connecting TSO, which then provides these balancing services to the requesting TSO.

163 IGCC is a regional project for the imbalance netting process. Currently, it involves nineteen TSOs in sixteen countries: the TSOs in Austria (APG), Belgium (Elia), Croatia (HOPS), the Czech Republic (CEPS), Denmark (Energinet), Germany (50Hertz, Amprion, TenneT DE, TransnetBW), France (RTE), Hungary (MAVIR), Italy (TERNNA), the Netherlands (TenneT NL), Poland (PSE), Slovakia (SEPS), Slovenia (ELES), Spain (REE), Switzerland (Swissgrid), and Portugal (REN). For more information, please see: [https://www.entsoe.eu/network\\_codes/eb/imbalance-netting/](https://www.entsoe.eu/network_codes/eb/imbalance-netting/).

164 ACER Decision 13/2020 of 24 June 2020 on the implementation framework for the European platform for the imbalance netting process sets a twelve months deadline, after approval of this decision, for all TSOs to use the imbalance netting platform in order to operate the imbalance netting process for intended exchange of balancing energy. The decision is available at: [https://www.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Individual%20decisions/ACER%20Decision%202013-2020%20on%20Implementation%20framework%20for%20imbalance%20netting.pdf](https://www.acer.europa.eu/Official_documents/Acts_of_the_Agency/Individual%20decisions/ACER%20Decision%202013-2020%20on%20Implementation%20framework%20for%20imbalance%20netting.pdf).

- **The Platform for the International Coordination of Automated Frequency Restoration and Stable System Operation (PICASSO)<sup>165</sup>** became the reference project for establishing a platform for exchanging balancing energy from aFRR, in compliance with the EB Regulation. Previous aFRR cooperation projects in participating countries will be part of PICASSO and considered to be interim steps on the way to the target design. The existing aFRR cooperation project between Austria and Germany<sup>166</sup> is such an example. The first launch of the platform is planned for the beginning of 2022<sup>167</sup>. Another example is the Nordic Balancing Model (NBM)<sup>168</sup>, which is a Nordic programme aimed at implementing a common balancing market. Between 2021 and 2024, the Nordic TSOs will gradually implement the changes in operational processes (in particular the single imbalance price model and the 15-minute imbalance settlement period). The goal is to merge with the Manually Activated Reserves Initiative (MARI) and with PICASSO.
- **The platform for exchanging balancing energy from manually activated Frequency Restoration Reserves (mFRRs)** is planned for 2022<sup>169</sup>. The platform is part of MARI, which was launched in April 2017 with the signing of a memorandum of understanding by nineteen European TSOs. It was later replaced by a second memorandum of understanding in 2018 with 28 TSOs. Since late 2019, the Austrian and German TSOs have operated 'GAMMA', a shared platform for the joint activation and netting of mFRRs. Since 2018, Baltics TSOs are gathered on the Common Baltic Balancing Market<sup>170</sup> platform for mFRR exchanges.
- **The Trans European Replacement Reserves Exchange (TERRE<sup>171</sup>)** platform for exchanging balancing energy from replacement reserves (RRs) was implemented in early 2020. It incorporated first the Czech Republic, followed by Italy, France, Portugal, Spain and Switzerland. Poland is expected to join in 2022.

219 Early 2020, ACER published two decisions on the implementation frameworks for the European platform for the exchange of balancing energy from aFRRs and mFRRs<sup>172</sup>. These decisions set the deadlines for the implementation of these platforms, and confirm PICASSO and MARI as reference projects for the implementation. Since the beginning of 2020, ACER also took several decisions on key aspects of the implementation of the exchanges of balancing services<sup>173</sup>.

165 PICASSO originated as a regional project initiated by eight TSOs in five countries, including APG, Tennet NL, Elia, RTE, 50Hertz, Amprion, Tennet DE and Transnet BW. Currently the project involves the Baltic TSOs as observers and all the other EU TSOs as members. All TSOs obliged to establish the aFRR-Platform, pursuant to the EB Regulation, are participating in the PICASSO project.

166 The aFRR cooperation project involving the German and Austrian TSOs went live on 14 July 2016. This project allows the activation of the most efficient aFRR bids based on a common merit order list and a TSO-TSO model. As a result, the costs of activating aFRRs can be reduced.

167 The accession roadmap of PICASSO is published on ENTSO-E's website, available at: [https://eepublicdownloads.entsoe.eu/clean-documents/Network%20codes%20documents/Implementation/picasso/210427\\_PICASSO\\_3rd\\_Accession\\_roadmap.pdf](https://eepublicdownloads.entsoe.eu/clean-documents/Network%20codes%20documents/Implementation/picasso/210427_PICASSO_3rd_Accession_roadmap.pdf).

168 The TSOs in Denmark (Energinet), in Finland (Fingrid), in Norway (Statnett) and in Sweden (Svenska kraftnät) take part in this project. For more information, please see: <http://nordicbalancingmodel.net/>.

169 The accession roadmap of MARI is published on ENTSO-E's website, available at: [https://eepublicdownloads.azureedge.net/clean-documents/Network%20codes%20documents/NC%20EB/2021/210424\\_MARI\\_Accession\\_roadmap\\_Update\\_v3.pdf](https://eepublicdownloads.azureedge.net/clean-documents/Network%20codes%20documents/NC%20EB/2021/210424_MARI_Accession_roadmap_Update_v3.pdf).

170 The Common Baltic Balancing Market started operating on 1 January 2018. It allows the Baltic TSOs (Elering, AST and Litgrid) to exchange standardized mFRR products through a common merit order list. For more information, please see: <https://dashboard-baltic.electricity-balancing.eu/>.

171 Currently TERRE involves six TSOs as operational members: the TSOs in the Czech Republic (CEPS), France (RTE), Italy (TERNA), Portugal (REN), Spain (REE) and Switzerland (Swissgrid). For more information, please see: [https://www.entsoe.eu/network\\_codes/eb/terre/](https://www.entsoe.eu/network_codes/eb/terre/).

172 ACER Decision 02/2020 of 24 January 2020 on the implementation framework for aFRR platform, available at: [https://acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Annexes%20to%20the%20DECISION%20OF%20THE%20AGENCY%20FOR%20THE%20C3/ACER%20Decision%20on%20the%20Implementation%20framework%20for%20aFRR%20Platform%20-%20Annex%20I.pdf](https://acer.europa.eu/Official_documents/Acts_of_the_Agency/Annexes%20to%20the%20DECISION%20OF%20THE%20AGENCY%20FOR%20THE%20C3/ACER%20Decision%20on%20the%20Implementation%20framework%20for%20aFRR%20Platform%20-%20Annex%20I.pdf). and ACER Decision 03/2020 of 24 January 2020 on the implementation framework for mFRR platform, available at: [https://acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Annexes%20to%20the%20DECISION%20OF%20THE%20AGENCY%20FOR%20THE%20C4/ACER%20Decision%20on%20the%20Implementation%20framework%20for%20mFRR%20Platform%20-%20Annex%20I.pdf](https://acer.europa.eu/Official_documents/Acts_of_the_Agency/Annexes%20to%20the%20DECISION%20OF%20THE%20AGENCY%20FOR%20THE%20C4/ACER%20Decision%20on%20the%20Implementation%20framework%20for%20mFRR%20Platform%20-%20Annex%20I.pdf).

173 All ACER's decisions are available at: [https://www.acer.europa.eu/m/official\\_documents/Pages/individual\\_decision.aspx](https://www.acer.europa.eu/m/official_documents/Pages/individual_decision.aspx).



220 In addition, the actual volumes of imbalance netting and exchanged balancing energy can be compared to the potential of these two services, i.e. the maximum amount of imbalance netting and balancing energy volumes that could be exchanged subject to sufficient available cross-zonal capacity. Based on the methodology used in the previous MMRs<sup>174</sup>, the actual application of imbalance netting and exchange of balancing energy is estimated at approximately 29 % of their potential in 2020 for a selection of thirteen borders where sufficient information was available. It is comparable to the previous year. It is still relatively low when compared to the level of efficiency recorded in the preceding DA (87 %) and ID (63 %) timeframes in 2020. In fact, the exchange of balancing energy (except imbalance netting) is still inexistent or residual on most European borders. The potential benefits from imbalance netting and exchange of balancing energy calculated for the whole of Europe, would be as high as 1.3 billion euros annually<sup>175</sup>.

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174 See footnote 139.

175 For additional information, please see the methodological paper mentioned in footnote 137 of this report and paragraph 582 of the Electricity Wholesale Markets Volume of the 2014 MMR, available at: [https://www.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Publication/ACER\\_Market\\_Monitoring\\_Report\\_2015.pdf](https://www.acer.europa.eu/Official_documents/Acts_of_the_Agency/Publication/ACER_Market_Monitoring_Report_2015.pdf).

## 5 Liquidity across market timeframes

221 Market liquidity is one of the key indicators of a well-functioning electricity market<sup>176</sup>. An electricity market is considered liquid if a significant number of market participants are able to sell and buy products in large quantities, quickly, without significantly affecting prices and without incurring significant transaction costs.

222 Market liquidity can be measured in several ways. Two of the most frequently used metrics of liquidity are:

- the 'churn factor', defined as the overall volume traded through exchanges and brokers expressed as a multiple of physical consumption, and
- the 'bid-ask spread', defined as the average difference between the highest buy offer (bid) and the lowest sell offer (ask) across the trading period of a given product.

223 The first metric provides an indication of the relative 'size' of the market compared to its physical size and it is relevant to all market timeframes. The second metric relates to the costs that market participants may incur when making a transaction. It is mostly relevant to markets based on continuous trading, i.e. most of forward markets and a large share of intraday markets in Europe.

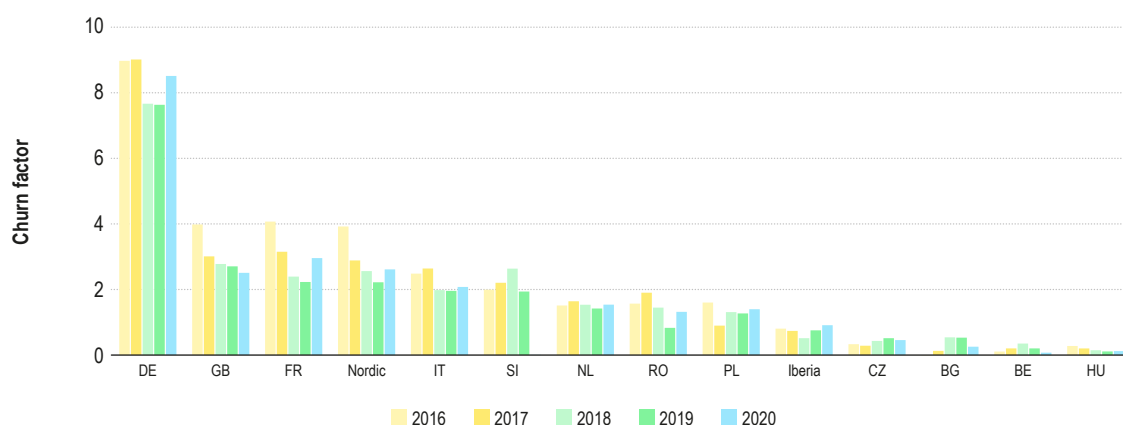
224 This Chapter makes use of these two metrics to provide an update on liquidity in the forward markets across Europe (Section 5.1). The Chapter also includes an overview of European DA and ID markets' liquidity (respectively Section 5.2 and Section 5.3).

### 5.1 Forward markets liquidity

225 This Section assesses the evolution of liquidity in major European forward markets in recent years.

226 Figure 34 displays the yearly churn factors of the largest European forward markets from 2016 to 2020. Forward markets' liquidity remained stable in all major European markets (1 % overall increase). France (+33 %) and Romania (+58 %) experienced the most significant increases. Germany continued to be the most liquid market in 2020.

Figure 34: Churn factors in major European forward markets – 2016–2020



Source: Volumes from European Power Trading 2021 report, © Prospex Research Ltd and NRAs, and demand from the ENTSO-E Transparency Platform and Eurostat (see footnote 54 in Section 2.1).

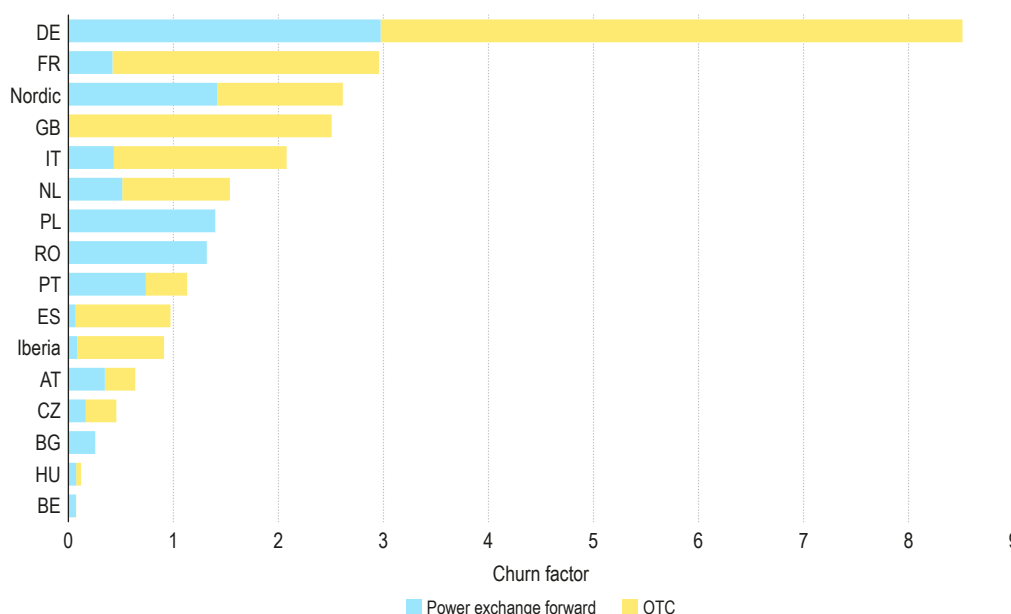
Note: The figure only includes volumes traded or cleared at power exchanges and volumes traded through brokers. For France, Germany, Great Britain, Iberia, Italy, the Netherlands, and the Nordic area, the traded volumes data from 2016 to 2020 were provided by Prospex. For Belgium, Bulgaria, the Czech Republic, Hungary, Poland, Romania and Slovenia, the traded volumes data from 2016 to 2020 were provided by the respective NRAs. For Belgium, Bulgaria, Poland, and Romania, the traded volumes are based only on contracts traded at the power exchange. For the Czech Republic the traded volumes are based only on contracts traded at or cleared by the power exchange, excluding purely bilateral forward volumes.

176 This statement should not be understood in isolation from other aspects of a well-functioning market assessed elsewhere in the report. In particular, there is a trade-off between high liquidity and efficient price signals representing market congestion.

227 The evolution of forward markets volumes is unlikely due to a single factor, and some of those factors are MS-specific. However, one shared explanation for this accrued interest in forward market could be an impact of the COVID-19 pandemic. It may have incentivised market players to look for hedges beyond a time horizon when they could expect the situation to be back to normal.

228 Figure 35 shows the trading volumes per type across the major European forward markets over demand, presenting their divergent structure. In Great Britain, all market volumes are traded over-the-counter (OTC). In Poland and Romania, all market volumes are traded on power exchanges<sup>177</sup>. In other regions, market participants rely on both the power exchanges and OTC contract. Over the last years, there was an overall shift in European forward markets from non-cleared to cleared OTC contracts or trading at the power exchange. Figure 36 confirms that shift for 2020.

Figure 35: Forward markets churn factor per type of trade in the largest European forward markets – 2020

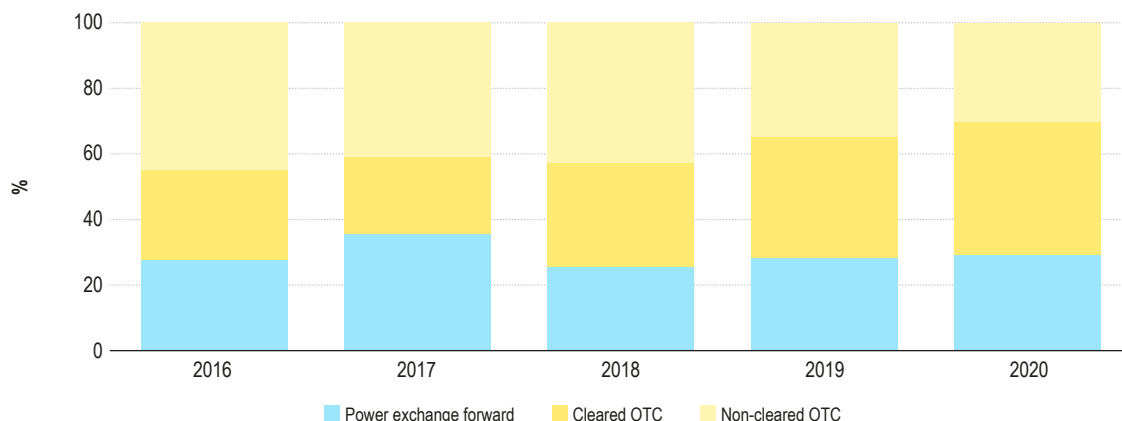


Source: European Power Trading 2021 report, © Prospex Research Ltd. and NRAs, and demand from the ENTSO-E Transparency Platform and Eurostat (see footnote 54 in Section 2.1).

Note: For France, Germany, Great Britain, Iberia, Italy, the Netherlands, and the Nordic area, the traded volumes data from 2016 to 2020 were provided by Prospex. For Belgium, Bulgaria, the Czech Republic, Hungary, Poland, Romania and Slovenia, the traded volumes data from 2016 to 2019 were provided by the respective NRAs. For Belgium, Bulgaria, Poland, and Romania, the traded volumes are based only on contracts traded at the power exchange. For the Czech Republic the traded volumes are based only on contracts traded at or cleared by the power exchange, excluding purely bilateral forward volumes.

177 In Poland as a principle all energy generated must be traded on power exchanges. There are, however, some exempted contracts for which OTC trading is allowed.

Figure 36: Share of yearly traded volumes of selected European forward markets by product type – 2016–2020 (%)



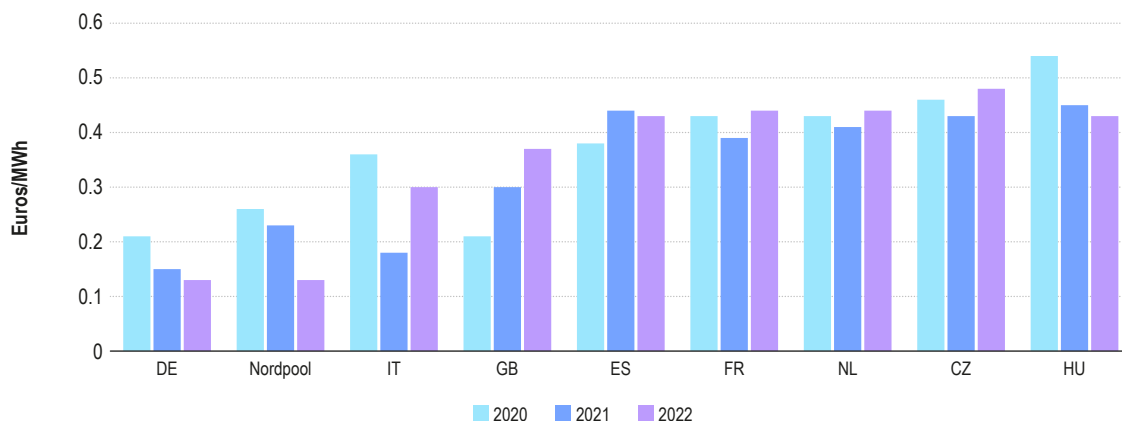
Source: European Power Trading 2021 report, © Prospex Research Ltd.

Note: Volumes from the German, French, Nordic, British, Italian Iberian and Dutch markets.

229 Figure 37 shows the average bid-ask spreads of OTC-traded yearly base-load products for delivery in 2020, 2021 and 2022 for the major European forward markets.

230 The figure shows MS-specific patterns. Firstly, Germany, Nordic countries and Hungary see a constant decrease over delivery years. Secondly, France, The Netherlands and the Czech Republic have shown overall stability, with a lower bid-ask spread for the year 2021. Underlying reasons are multiple. Decreasing bid-ask spreads could mark lower demand expected in the years ahead as a result of lasting COVID-19-pandemic-related shifts in the structure of the economy. Regarding Germany, such a decrease could possibly point to a recovery following a stabilisation of liquidity after the split of the German/Luxembourgish/Austrian bidding zone. To the contrary, in markets that are more carbon-intensive, it is likely that the rapid rise in CO<sub>2</sub> prices that took place in 2020, with an acceleration between November 2020 and February 2021, had a negative impact. In the markets, higher carbon costs<sup>178</sup> factored in future generation costs have outweighed the effect of lower demand expected in the years ahead (CZ, NL).

Figure 37: Average bid-ask spreads of OTC yearly products in European forward markets per year of delivery – 2020–2022 (euros/MWh)



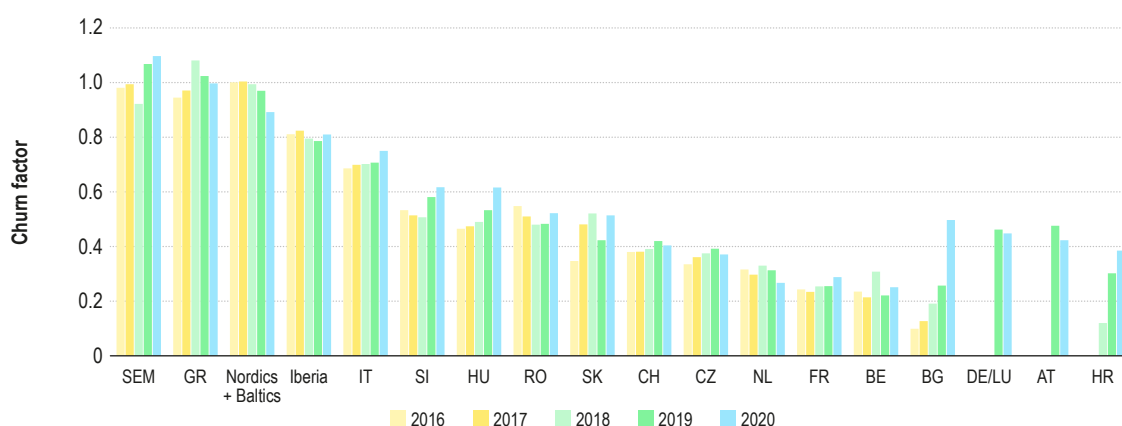
Source: ICIS.

Note: Daily bid-ask spreads were averaged out throughout the period from 18 to 6 months before delivery start. For Great Britain, the half-yearly (winter and summer) products were used, and daily bid-ask spreads averaged out throughout the period from 12 to 6 months before the delivery start of each product. For Italy, the bid-ask spread of the base-load product for delivery in 2021 only refers to trades throughout the period from 12 to 6 months before the delivery start.

## 5.2 Day-ahead markets liquidity

- 231 Figure 38 shows the evolution of DA markets churn factors across Europe in recent years. Levels of liquidity in Europe diverge significantly. Differences are often related to differences in market design and market structure. Churn factors are equal to one<sup>179</sup> in markets that are exclusive<sup>180</sup>, such as in the Single Energy Market of Ireland and Northern Ireland and Greece. Churn factors are lower in markets where a significant share of the energy can be sourced through bilateral contracts or through specific national arrangements such as in France<sup>181</sup>.
- 232 Moreover, Figure 38 shows that year-on-year changes in DA market liquidity are in general modest. This suggests that DA markets are mature for the largest part of Europe. Some exceptions include markets that emerged in recent years. For example, Croatia and Bulgaria saw year-on-year increases of 95 % and 25 %, respectively, in 2020.

Figure 38: Churn factors in major European DA markets – 2016–2020



Source: Volumes from European Power Trading 2021 report, © Prospex Research Ltd and demand from ENTSO-E Transparency Platform and Eurostat (see footnote 54 in Section 2.1).

Note: Only volumes traded at power exchanges are included.

## 5.3 Intraday markets liquidity

- 233 This Section provides an update on intraday markets liquidity in European ID markets in 2020.
- 234 Figure 39 shows the evolution of yearly ID churn factors in major European markets between 2018 and 2020. Overall, ID churn factors increased since 2018, by 10 % in 2019 and 29 % in 2020. Firstly, the figure indicates that in 2020 the Iberian Market, Germany, Italy and Great Britain, continued to have the highest ID-traded volumes expressed as a share of physical consumption.
- 235 Secondly, the figure shows that the upward trend in liquidity levels observed over the past years in most of the countries continued in 2020. The increase is largely related to the go-live of SIDC on 12 and 13 June 2018 across 15 countries<sup>182</sup>. The increase further relates to the extension of SIDC to Bulgaria, Croatia, the Czech Republic, Hungary, Poland, Romania and Slovenia on 19 and 20 November 2019<sup>183</sup>. In particular, it appears that the extension of SIDC has more than compensated any possible impact of the split of the German/Luxembourgish/Austrian bidding zone on liquidity. Liquidity remained stable in Iberia and Italy. Overall, while causes may be plural, the trend is consistent with the growing need for short-term adjustments due to the greater penetration of variable generation from renewables into the electricity system.

179 Except deviations due to discrepancies in the data sources used or other aspects such as the inclusion or exclusion of network losses and small producers in the statistics.

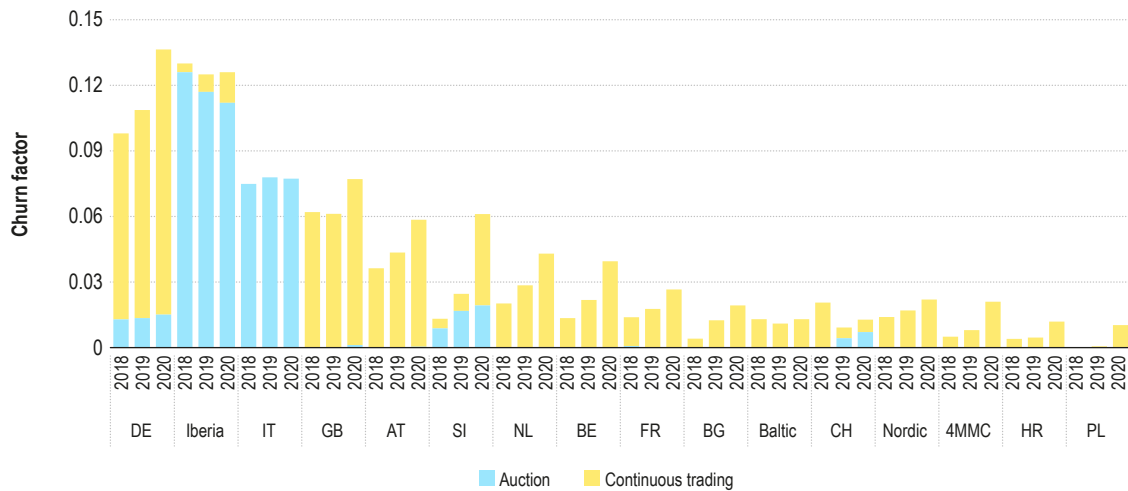
180 'Exclusive' refers to markets that represent the only route to trade ahead of delivery.

181 See Figure 44.

182 In particular, the first go-live wave included Austria, Belgium, Denmark, Estonia, Finland, France, Germany, Latvia, Lithuania, Luxembourg, Norway, the Netherlands, Portugal, Spain and Sweden.

183 More information on the SIDC description, available at: [https://www.entsoe.eu/network\\_codes/cacm/implementation/sidc/](https://www.entsoe.eu/network_codes/cacm/implementation/sidc/).

Figure 39: Yearly ID churn factors in major European markets by type of trade – 2018–2020

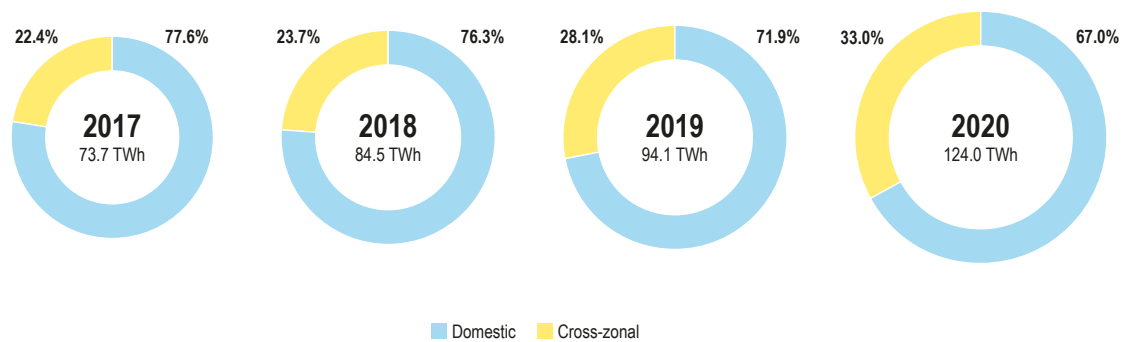


Source: Volumes from nominated electricity market operators (NEMOs) and demand from ENTSO-E Transparency Platform.

Note: Croatia only started its ID market in April 2017, Bulgaria in July 2018, and Poland when it joined SDC in the second wave in November 2019.

236 Figure 40 illustrates the benefits of SDC. The increasing share of cross-zonal intraday trade is expressed as a percentage of the overall continuous ID trading volumes in Europe, following the go-live of SDC in 2017. Overall, it confirms that SDC allows market participants to access a larger portfolio of bids and offers to reduce their imbalances or support the system’s balance in an efficient way.

Figure 40: Share of continuous ID-traded volumes according to intra-zonal vs. cross-zonal nature of trades in Europe and yearly continuous ID-traded volumes – 2017–2020 (% and TWh)



Source: ACER calculations based on NEMOs data.

## 6 Capacity mechanisms and resource adequacy

237 According to the recast Electricity Regulation, MSs shall primarily strive to ensure an appropriate market functioning through relevant reforms. If necessary, temporary and properly designed capacity mechanisms (CM) allowing for cross-border participation of resources could be applied. MSs must justify the application of a CM based on identified resource adequacy concerns.

238 Furthermore, when MSs identify adequacy concerns, they must detect any possible regulatory distortions or market failures and set a timeline for adopting measures to eliminate them in an implementation plan<sup>184</sup>. A number of MSs already set such so-called reform plans<sup>185</sup>. These plans are a prerequisite for the approval of new CMs or the conclusion of new contracts for existing CMs.

239 In 2020, ACER approved a series of methodologies setting the framework for ensuring the proper identification and quantification of adequacy concerns:

- the methodology setting an adequacy reliability standard (RS) based on the calculation of the value of lost load (VOLL) and the cost of new entry (CONE) (VOLL/CONE/RS methodology)<sup>186</sup> sets an objective reference for an appropriate market functioning,
- the methodology for the European resource adequacy assessment, (ERAA methodology<sup>187</sup>) identifies the potential resource adequacy gaps across Europe for the next ten coming years by assessing resources in the network against the RS<sup>188,189</sup>, and
- the technical specifications for cross-border participation in CMs (Technical Specifications)<sup>190</sup> set out detailed rules enabling capacity providers participation in CMs of other Member States.

240 This Chapter first presents the current status of CMs in Europe (Section 6.1), and an overview of their costs (Section 6.2). It then describes the technologies that are remunerated through the CMs and presents the long-term commitments of CMs (Section 6.3). It presents the current status of cross-border participation in CMs (Section 6.4). The Chapter ends with an analysis of the interruptibility schemes<sup>191</sup> (ISs) (Section 6.5).

184 Article 20(3) of the recast Electricity Regulation.

185 Information on the implementation plans can be found here: [https://ec.europa.eu/energy/topics/markets-and-consumers/capacity-mechanisms\\_en#national-implementation-plans](https://ec.europa.eu/energy/topics/markets-and-consumers/capacity-mechanisms_en#national-implementation-plans).

186 Annex I to ACER Decision 23/2020 available here: [https://www.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Individual%20decisions%20Annexes/ACER%20Decision%20No%2023-2020\\_Annexes/ACER%20Decision%2023-2020%20on%20VOLL%20CONE%20RS%20-%20Annex%20I.pdf](https://www.acer.europa.eu/Official_documents/Acts_of_the_Agency/Individual%20decisions%20Annexes/ACER%20Decision%20No%2023-2020_Annexes/ACER%20Decision%2023-2020%20on%20VOLL%20CONE%20RS%20-%20Annex%20I.pdf).

187 Annex I to ACER Decision 24/2020 available here: [https://www.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Individual%20decisions%20Annexes/ACER%20Decision%20No%2024-2020\\_Annexes/ACER%20Decision%2024-2020%20on%20ERAA%20-%20Annex%20I.pdf](https://www.acer.europa.eu/Official_documents/Acts_of_the_Agency/Individual%20decisions%20Annexes/ACER%20Decision%20No%2024-2020_Annexes/ACER%20Decision%2024-2020%20on%20ERAA%20-%20Annex%20I.pdf).

188 MSs may conduct national resource adequacy assessments (NRAAs). According to Art. 24 of the recast Electricity Regulation, NRAAs shall be based on the ERAA methodology.

189 Based on information received from NRAs, there was no change in the status of reliability standards across Member States compared to the one described in Section 6.3 of the MMR2019. There are undergoing calculations of the reliability standard to align with the requirements of the recast Electricity Regulation and the VOLL/CONE/RS methodology in Belgium, Bulgaria, Estonia, Finland, France, Greece, Germany/ Luxemburg, Ireland, Italy, Poland, Spain and Sweden.

190 Annex I to ACER Decision 36/2020 available here: [https://www.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Individual%20decisions%20Annexes/ACER%20Decision%20No%2036-2020\\_Annexes/ACER%20Decision%2036-2020%20on%20XBP%20CM%20-%20Annex%20I%20-%20technical%20specifications.pdf](https://www.acer.europa.eu/Official_documents/Acts_of_the_Agency/Individual%20decisions%20Annexes/ACER%20Decision%20No%2036-2020_Annexes/ACER%20Decision%2036-2020%20on%20XBP%20CM%20-%20Annex%20I%20-%20technical%20specifications.pdf).

191 In its 2016 Sector Inquiry on CMs, the EC included Interruptibility Schemes (ISs) as a subcategory of strategic reserves focusing on DSR. The proposed revision of the Guidelines on State aid for environmental protection and energy 2014-2020 defines ISs as “a measure for security of electricity supply designed to ensure a stable frequency in the electricity system or address short term security of supply problems, including by interrupting load”. It explicitly includes ISs in the measures aimed at increasing SoS the compatibility with State Aid rules of which needs properly to be demonstrated. In this volume, ACER has reviewed the design and operation of interruptibility schemes in Europe in an effort to identify their impact on adequacy and their interrelation with other SoS measures, such as CMs.

## 6.1 Status of CMs

- 241 [Figure 41](#) presents the status of CMs in Europe as of the end of 2020. Four different types of CMs are applied<sup>192</sup> in twelve MSs<sup>193</sup>. Out of these twelve CMs, seven have been approved by the EC for compliance with State Aid rules<sup>194</sup>.
- 242 Since 2019, seven MSs have been developing new CMs, i.e. Belgium<sup>195</sup>, Bulgaria, Greece, Finland, Lithuania, Sweden and Spain. According to the recast Electricity Regulation<sup>196</sup>, MSs must assess whether a strategic reserve is capable of addressing the identified resource adequacy concerns prior to introducing other types of CM. MSs must study the effects of the CM on neighbouring MSs and appropriately consult relevant stakeholders<sup>197</sup>. Studied effects include possible interactions between CMs to be applied by MSs and the ones applied by their neighbours.
- 243 All currently active CMs are open to DSR participation. However, RES and storage are not eligible in three and four cases respectively. This restriction likely contradicts the provisions of the recast Electricity Regulation on the design principles of CMs<sup>198, 199</sup>.

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192 The categorisation of the CMs is based on the taxonomy in the EC's staff working document accompanying the document Final Report of the Sector Inquiry on Capacity Mechanisms sector inquiry, available here <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:52016SC0385&from=EN>.

193 As per [Figure 41](#), the targeted capacity payments are gradually phased out. This is in line with Article 22(1)(f) of the recast Electricity Regulation provisions according to which remuneration shall be determined through a competitive process.

194 A company that receives government support gains an advantage over its competitors. The Treaty prohibits State aid unless justified by reasons of general economic development. The EC is in charge of ensuring that State aids comply with EU rules.

195 E.g. a market wide CM for Belgium was approved in August 2021, see [https://ec.europa.eu/commission/presscorner/detail/en/ip\\_21\\_4442](https://ec.europa.eu/commission/presscorner/detail/en/ip_21_4442).

196 Article 21(3) of the recast Electricity Regulation.

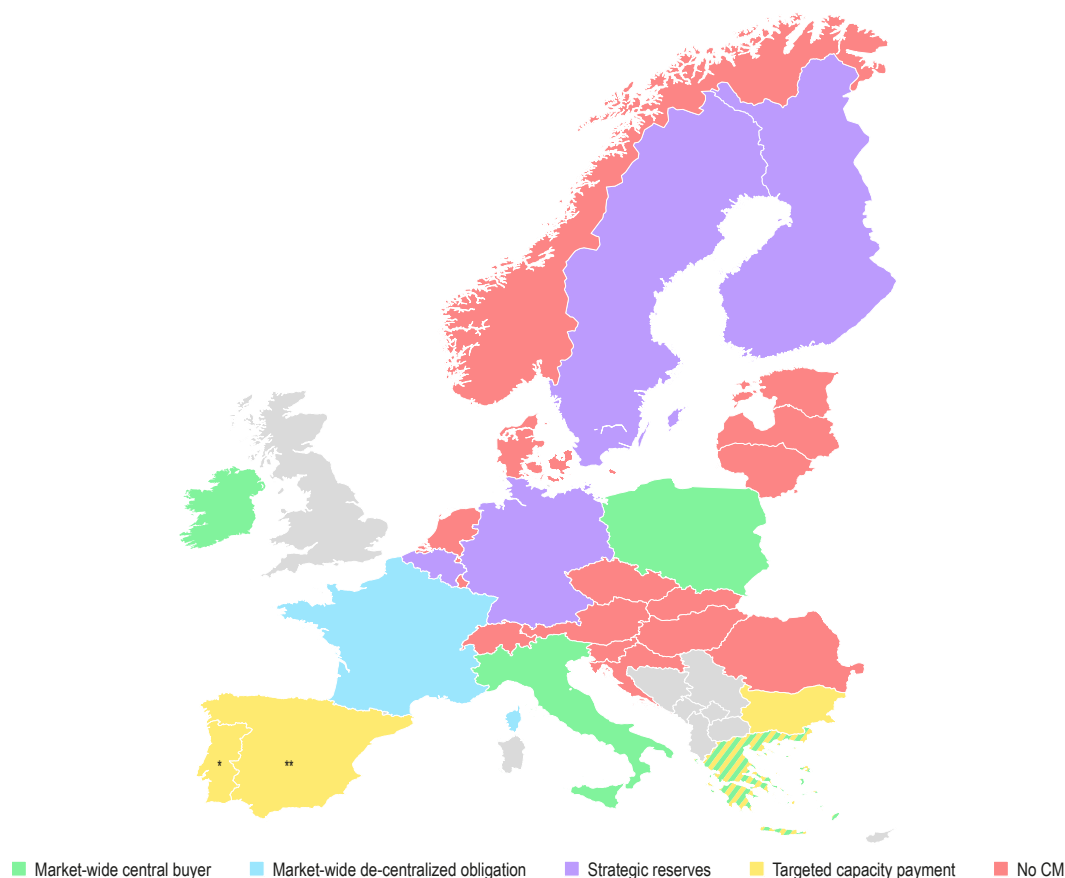
197 Article 21(2) of the recast Electricity Regulation.

198 Article 22(1)(h) of the recast Electricity Regulation.

199 See [Table 13](#) in [Annex 1](#) for more details on the characteristics of CMs in the EU.



Figure 41: CMs in Europe – 2020



Source: NRAs.

Note: In Belgium, a market wide – central buyer type of CM was approved in August 2021. In Greece, the temporary flexibility remuneration mechanism is a targeted capacity payment (only flexible capacity providers are eligible) where the remuneration level is defined through a centrally organised auction. In Italy, contracts of the previous targeted capacity payment scheme are still valid for 2020 and 2021. The new CM was approved in 2018 and will become effective (first delivery period) from 2022 onward. In Poland, there were two interim CMs in place during 2020. The first, called operational capacity reserve, was introduced in 2014, and the second, called contingency reserve, in 2016. The new market wide CM was approved in 2018, and became effective as of 2021. In Portugal\*, a strategic reserve scheme was introduced in 2017, which is currently postponed subject to assessment from the EC. The targeted CM has been revoked since 2018, yet some capacity payments will be provided in the future to hydro power plants, currently under construction, due to “legacy” contracts. In Spain\*\*, the CM used to comprise “investment incentives” and “availability payments”; however, such availability payments were removed in June 2018 and the investment incentives payments still apply only to generation capacity installed before 2016.

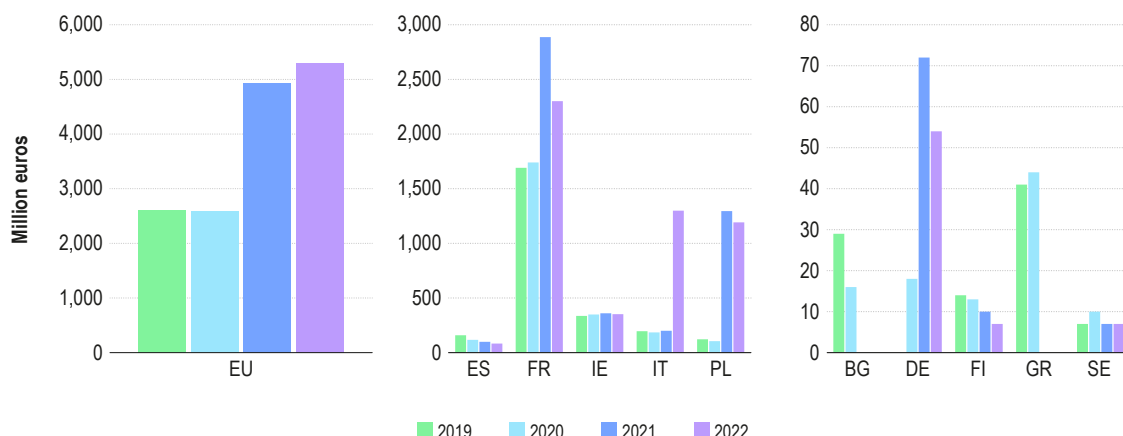
## 6.2 Costs and financing of CMs

244 Figure 42 provides an update on the costs of CMs incurred, in 2019 and 2020, or forecast, for 2021 and 2022, in the EU and per MS. In 2020, the overall cost of CMs across the EU (excluding GB) remained similar to those in 2019, at 2.6 billion euros. Costs are expected to increase significantly in the next couple of years, reaching 4.9 billion euros and 5.3 billion euros in 2021 and 2022 respectively, as the market-wide CMs become effective in Poland (from 2021) and Italy (from 2022)<sup>200</sup>. Costs for the forecast period 2021-2022 do not reflect capacity auctions that might take place closer to delivery. At the same time, more MSs are considering the implementation of (market-wide) CMs in the coming years<sup>201</sup>. Hence, the total costs may well exceed the forecast values, and are expected to increase further in the longer term.

200 Market-wide CMs generally incur higher costs as they normally refer to a much larger volume of capacity than targeted CMs such as strategic reserves.

201 E.g. a market wide CM for Belgium was approved in August 2021, see [https://ec.europa.eu/commission/presscorner/detail/en/ip\\_21\\_4442](https://ec.europa.eu/commission/presscorner/detail/en/ip_21_4442).

Figure 42: Costs incurred or forecast to finance CMs in the EU-27 (left) and per MS (right) – 2019 - 2022 (million euros)

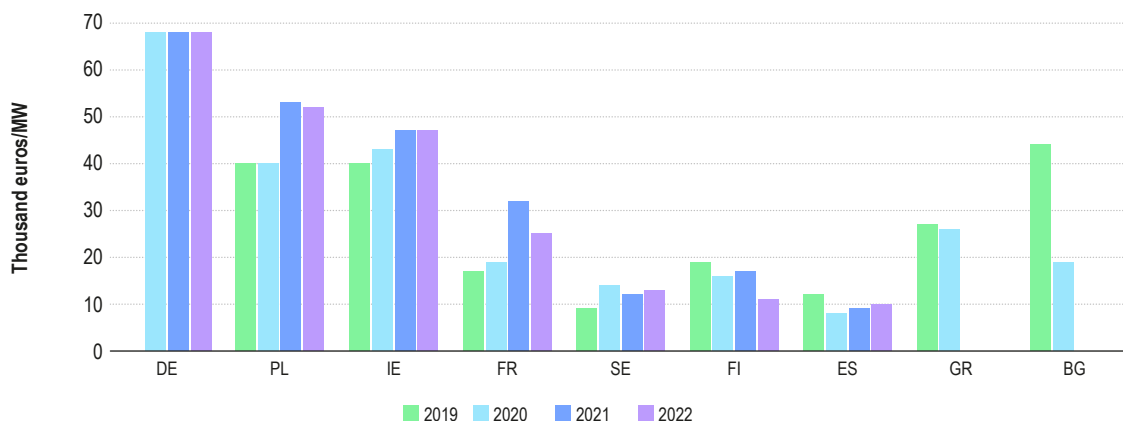


Source: ACER calculations based on NRAs data.

Note: Costs are based on the total annual realised or forecast payments to capacity providers for delivery of capacity in the relevant year. The costs do not account for side effects such as impacts on electricity prices or additional costs or benefits derived from the CMs. The overall costs for France are an approximation (see note 2 under Figure 44). In Belgium, there was no auction in 2019 and 2020, resulting in zero costs. Cost data for Italy up to 2021 refer to remaining capacity payments from the previous capacity remuneration scheme, while for 2022 they refer to the CM currently in place. For Spain, the depicted costs refer to the remaining long-term investment incentives awarded to installations before these incentives were cancelled in 2016, see also note 2 in Figure 44.

245 Figure 43 presents the cost of the CMs per MW of capacity procured. These values are the ratio of total payments over total volumes remunerated per year. The resulting unit cost ranges from 8 to 68 thousand euros per MW<sup>202</sup>, reflecting differences in the generation mix, CM designs (e.g. with respect to eligibility criteria, auction frequency and bidding caps) and possibly different levels of competition in various markets.

Figure 43: Unit cost of CMs – 2019 - 2022 (thousand euros per MW)



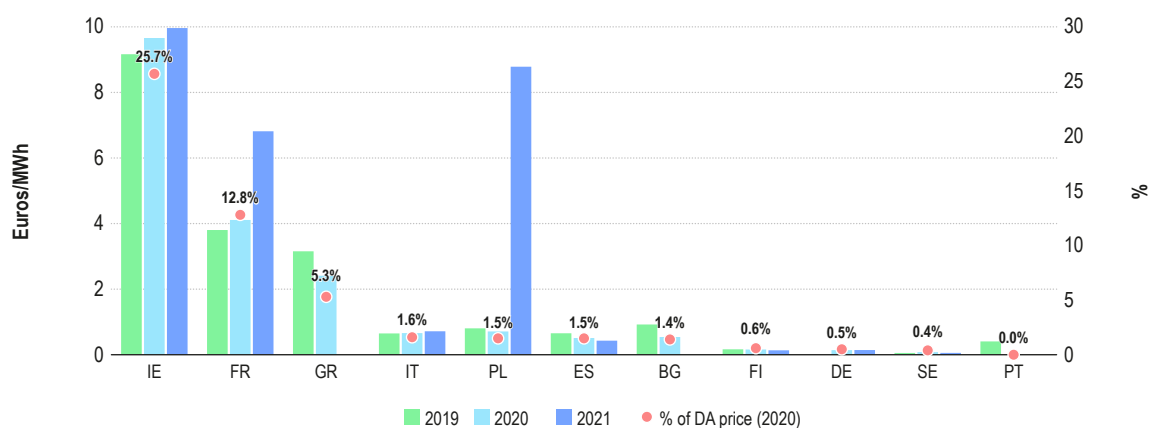
Source: ACER calculations based on NRA data.

Note: The unit costs are calculated by dividing total annual payments and total annual volumes remunerated and hence do not necessarily depict accurately auction results. In Belgium, there was no auction for 2019 and 2020. The overall costs for France are an approximation (see note 2 under Figure 44). In the case of Germany (2019 and 2021) and Greece (2019 and 2020), data were adjusted to account for the limited delivery period.

202 Actual auction results may be different in some cases and can even be higher for some categories of capacity. For example, in the Italian auctions held in December 2019, new capacity was procured at 75 thousand euros per MW.

246 Figure 44 presents the relative cost to finance CMs, expressed per unit of demand, and as a share of the average DA price (green dots). Due to the significant drop of the latter<sup>203</sup>, the share increased significantly in Ireland and France (26 % and 13 % respectively compared to 19 % and 9 % in 2019). The cost per unit of demand is expected to further increase in MSs where a market-wide CM is foreseen<sup>204</sup>. In Poland, this cost is expected to be in the range of 18 % of the DA price in 2021<sup>205</sup>.

Figure 44: Costs incurred or forecast to finance CMs per unit demand – 2019 – 2021, and expressed as a percentage of the yearly average DA price in Europe – 2020 (euros per MWh demand and %, respectively)



Source: ACER calculations based on NRA and ENTSO-E data.

Note 1: The costs expressed as percentages of day-ahead prices refer to 2020 data. Costs per unit demand are based on total annual realised or forecasted payments to capacity providers for delivery of capacity in the relevant year. Demand data are derived from Eurostat data<sup>206</sup>. Demand in 2020 was used for 2021 calculations.

Note 2: In Belgium, no auction for 2019 and 2020 took place, due to the lack of a need for such reserves for the period 2020 - 2021, resulting in zero costs. The overall costs for France are an approximation considering that all capacity certificates are valued at the market reference price (PRM). For 2022, the PRM used is the average of the PRM for 2020 and 2021. A significant share (which varies year-on-year) of these capacity certificates is implicitly valued through the "Accès Régulé à l'Electricité Nucléaire Historique" (ARENH) mechanism, which is a scheme that enables suppliers to purchase electricity from nuclear generators at a regulated price. Therefore, the actual costs for France are dependent on the reference used to value the capacity certificates related to the ARENH mechanism. For Greece, the provided costs referred only to the reference period i.e. 15 August – December 2020, and were scaled up to approximate yearly costs. For Germany, costs of the Strategic Reserves scheme for 2019 refer to October-December and were also scaled up to approximate yearly costs. Cost data for Italy refer to remaining capacity payments from the previous capacity remuneration scheme. For Spain, the CM was cancelled in June 2018. The depicted costs refer to the remaining long-term investment incentives awarded to installations before 2016.

247 Table 4 presents the cost recovery method for MSs with capacity payments. In most cases, the costs are either included in network tariffs or passed through to electricity suppliers, hence affecting end user prices.

Table 4: Cost recovery method per MS with capacity payments

Cost recovery	Countries
Special levy to consumers	BE
Network tariffs	BG (availability), DE, FI, PL, PT
Pass-through to suppliers	ES, FR, GR, IE
Pass-through to BRPs	BG (energy), IT, SE

Source: NRAs.

Note: In Bulgaria, costs related to the supplied energy of the reserves, when activated, are passed to BRPs, while cost for availability are collected via network tariffs.

203 See Chapter 2.

204 Market-wide CMs tend to incur greater costs than the targeted CMs, as they remunerate all the capacity required to ensure adequacy and not just a supplementary need.

205 Assuming prices and demand levels remain similar to those in 2020.

206 See footnote 56.

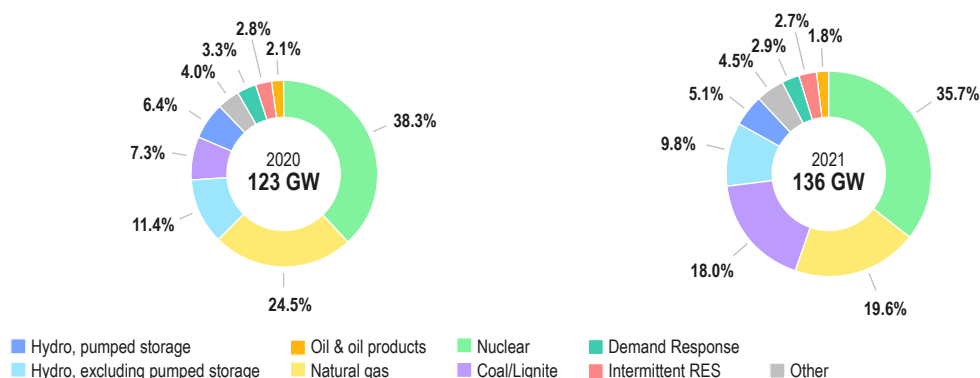
### 6.3 Technologies remunerated under CMs

248 According to the design principles for CMs described in Article 22(1h) of the recast Electricity Regulation, CMs shall be open to participation of all capacity resources, including energy storage and demand-side response (DSR). At the same time, pursuant to Article 22(4) of the recast Electricity Regulation, capacity contracted under both new and existing CMs shall comply with explicitly defined CO<sub>2</sub> emissions limits<sup>207</sup>. Finally, pursuant to Article 26 of the recast Electricity Regulation, CMs should allow direct cross-border participation of foreign resources, including for strategic reserves when technically feasible.

249 Figure 45 displays the breakdown of technologies remunerated through CMs for 2020 and 2021 in nine MSs with CMs<sup>208</sup>. Nuclear power plants account for slightly over a third of the remunerated capacity in both years, while a large share refers to fossil fuels<sup>209</sup> (approximately 37 % and 40 % for 2020 and 2021 respectively, increased from 26 % in 2019). Notably, the introduction of a market-wide CM in Poland nearly tripled the relevant capacity of coal/lignite-fired power plants that receive support from CMs. As the provisions of the CO<sub>2</sub> emission limits will gradually become effective, it is expected that the capacity of coal/lignite-fired power plants remunerated under CMs will be reduced.

250 Currently, cross-border participation is effective only via interconnectors in France and Ireland<sup>210, 211</sup>, yet at an increasing trend (from 6.8 GW in 2019 to 8.5 GW in 2021). DSR and RES still play a limited role in CMs (3 % for both technologies in 2020 and 2 %<sup>212</sup> and 3 % respectively in 2021), while storage is just emerging (under 1 % in both years), indicating that currently CMs still largely support traditional resources vis-a-vis new technologies.

Figure 45 : Capacity remunerated through CMs in a number of MSs per type of technology – 2020 – 2021 (%)



Source: ACER calculations based on data from NRAs.

Note: The graphs are based on data for Belgium (no contracts), Bulgaria, France, Finland, Germany, Greece, Ireland, Poland (no contracts), Portugal, Spain and Sweden. Some CMs allow for long-term contracts targeting new capacity<sup>213</sup>. Such provisions facilitate the commissioning of new capacity, by reducing risks for investors. However, these provisions come with some drawbacks. Long-term contracts result in lock-in effects that may not be aligned with other public policies, such as the decarbonisation of the power sector<sup>214</sup>. Capacity resources may continue to receive support for periods with no foreseen adequacy related issues<sup>215</sup>. Contracts that often exceed ten years in duration may result in discrimination and barriers against potential new entries later on (e.g. due to no exit of otherwise unprofitable capacity).

207 Compliance to the emission limits is, however, without prejudice to contracts concluded by 31 December 2019.

208 In Belgium no auctions took place for 2020-2021. The Italian market-wide scheme is not effective prior to 2022 and no particular information on the type of technologies remunerated by the targeted capacity payments mechanism was available. In Portugal no capacity is contracted for 2020-2021.

209 The other category may also include fossil fuel related capacity e.g. waste incineration plans.

210 As per Art. 26 of the recast Electricity Regulation, CMs that were operating on 4 July 2019 may allow for interconnections to compete together with direct foreign capacity up to two years after the release of the Technical Specifications (22 December 2022). After this date, only direct participation of foreign capacity shall be allowed.

211 In Italy, foreign capacity was successful in both auctions held in 2020 for delivery in 2022 and 2023. In Poland, the CM rules foresee the participation of foreign capacity yet this was not effectively applied in the first auctions. See [section 6.4](#).

212 The slight reduction in DSR values might depict the fact that 2021 data do not include results of T-1 auctions, particularly suited for DSR.

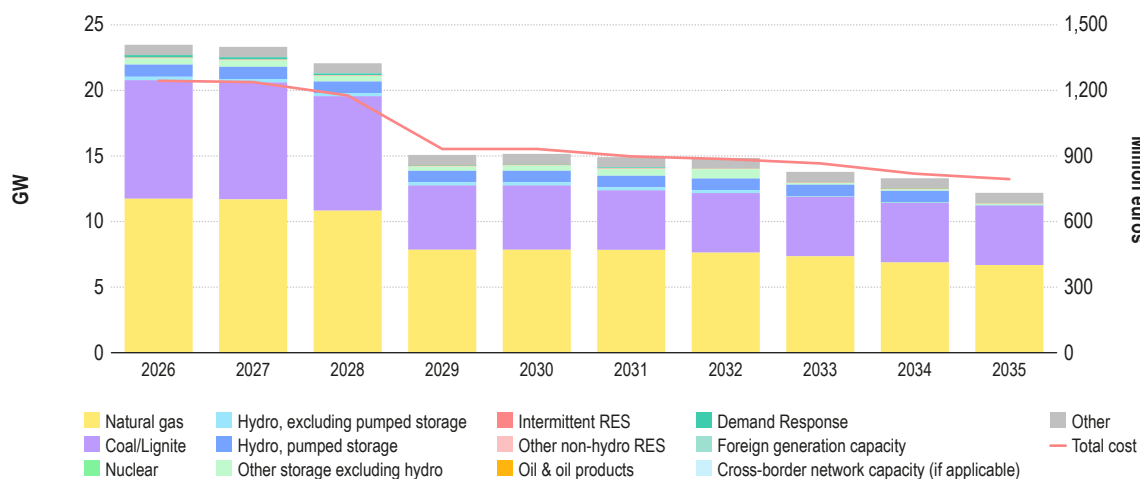
213 For example, contracts up to 15 years long are possible in the Italian CM. See also [Table 13](#) in [Annex 1](#).

214 A way to mitigate such risks would be to insert environmental or climate criteria. For example, in France, long-term contracts are available only for technologies that have a strict limit of CO<sub>2</sub> emissions (200 gr/kWh).

215 For example, this occurs if support schemes are maintained after the implementation of regulatory reforms allowing the market to deliver the appropriate level of adequacy. Pursuant to Article 22(1)(c) of the recast Electricity Regulation, CMs must not go beyond what is necessary to address adequacy concerns. Moreover, Article 21(6) of the recast Electricity Regulation foresees that no new contracts shall be concluded in case no adequacy concern is identified.

251 Figure 46 displays the capacity currently under long-term availability contracts in four MSs where such contracts exist, i.e. Ireland, Italy, Poland and Spain, along with the relevant costs. The vast majority of long-term contracts refers to fossil fuel power plants. Some CMs will continue to support fossil-fuelled power plants way beyond 2030, when their economic viability might be highly uncertain.

Figure 46: Long-term contracted capacity and relevant costs by type of technology in the EU-27 – 2026 – 2035 (GW and million euros, respectively)



Source: ACER calculations based on data from NRAs.

Note: Long-term contracts exist in France, Ireland, Italy, Poland, Portugal and Spain.

## 6.4 Cross-border participation in CMs

252 Article 26 of the recast Electricity Regulation requires that CMs are open to direct participation of foreign capacity providers and sets out high-level principles for such participation. These principles are further developed and specified in the Technical Specifications adopted by ACER in December 2020<sup>216</sup>. MSs are required to adapt their existing CMs<sup>217</sup> in order to allow direct cross-border participation, without prejudice to commitments or contracts concluded by 31 December 2019<sup>218</sup>. These MSs may also temporarily allow interconnectors to participate directly in the same competitive process as foreign capacity providers, until 22 December 2022<sup>219</sup>.

253 Table 5 presents the arrangements for cross-border participation in MSs at the end of 2020, before the adoption of the Technical Specifications. At that time, four MSs with CMs, namely France, Ireland (SEM), Italy and Poland, had arrangements for cross-border participation in place<sup>220</sup>. Only the Italian CM was open to direct participation of foreign capacity providers, whereas the other CMs were open to participation of interconnectors<sup>221</sup>.

254 There are two key differences between the Italian model for cross-border participation and the future French and Polish models. Firstly, France and Poland envisage broadly similar eligibility criteria and obligations between domestic and foreign capacity providers. In Italy, foreign capacity providers are generally subject to simpler eligibility criteria than domestic capacity provider. Further, they are subject to financial obligations only, whereas domestic capacity providers are also subject to availability obligations. Secondly, the French and Polish CMs envisage a two-step approach for participation of foreign capacity. A pre-auction will select qualified foreign capacity providers that will then compete with domestic producers in the main auction. Following the Italian CM, successful foreign capacity providers are selected in a single auction, together with domestic providers<sup>222</sup>.

216 See footnote 190.

217 CMs in operation on 4 July 2019.

218 Article 22(5) in joint reading with Article 26 of the recast Electricity Regulation.

219 Article 26(2) of the recast Electricity Regulation.

220 Following the withdrawal of the UK from the EU on 31 January 2020, UK is considered a third country and Ireland is currently only connected to the UK. Under Article ENER 6(3) of the Trade and Cooperation Agreement, neither party is required to permit cross-border participation in CMs.

221 The French and Polish CMs already include provisions about direct cross-border participation of foreign capacity providers. However, implementation was not yet possible due to the lack of TSO-TSO arrangements.

222 However, different clearing prices for foreign and domestic capacity providers apply.

Table 5: Status on cross-border participation in CMs

Country	How is cross-border participation applied?	Auctions	Eligibility criteria	Obligations
FR	Interconnectors (current)	Single auction	Similar to domestic providers	Similar to domestic providers
	Foreign capacity providers (foreseen)	Two-step approach		
IE	Interconnectors	Single auction	Similar to domestic providers	Similar to domestic providers
IT	Foreign capacity providers (simplified)	Single auction	Simplified compared to domestic providers	Only financial obligations
PL	Interconnectors (for delivery period 2021-2024)	Single auction	Similar to domestic providers	Similar to domestic providers
	Foreign capacity providers (from delivery period 2025)	Two-step approach		

Source: NRAs.

255 After 2020, new CMs will have to enable effective and non-discriminatory participation of foreign capacity providers. Existing CMs will be expected to introduce such participation in a timely manner. Relevant TSOs or CM operators should enter into bilateral agreements, ensuring a level-playing field between domestic and foreign capacity providers intending to participate in a given CM. In particular, equivalent criteria should apply to domestic and foreign capacity providers where possible and appropriate. For example, technical requirements and penalties applied when capacity providers are unavailable should be equivalent. ENTSO-E started setting up an EU registry of foreign capacity providers eligible for cross-border participation, expected to enter into operation in 2021.

256 Relevant NRAs will oversee the conclusion of bilateral agreements to ensure effective and non-discriminatory cross-border participation. ACER will support the regulatory authorities in their mandate and will monitor closely the implementation of the Technical Specifications from 2022 onwards.

## 6.5 Interruptibility schemes

257 Interruptibility schemes (ISs) normally refer to national programmes dedicated to DSR, organised by TSOs for temporary load interruption or reduction. An IS typically pools large industrial consumers from energy intensive industries with processes that can be suspended for a limited time. Participants are remunerated for their availability to be interrupted according to the contract specifications. ISs provided an early example of DSR<sup>223</sup>, in the absence of a wide participation of consumers in the electricity market<sup>224</sup>.

258 While the initial aim of this section was to provide an overview of ISs in Europe in the context of adequacy, the findings reveal that ISs were deployed for a variety of purposes. Therefore, this section provides, for the first time, an overview of ISs in Europe while shedding light on their scope and purpose.

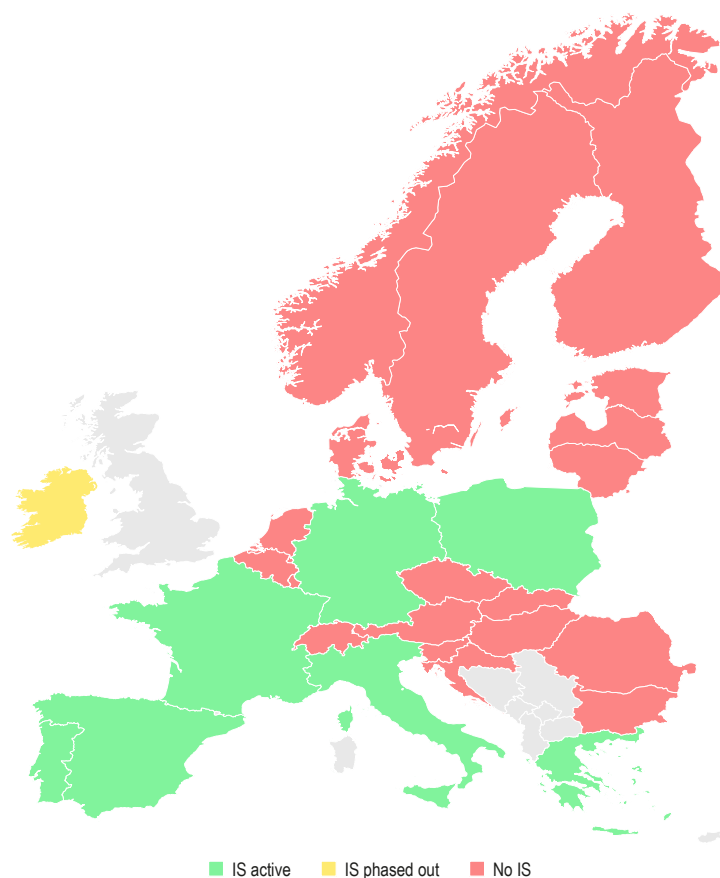
### 6.5.1 Status of interruptibility schemes in Europe

259 Figure 47 presents ISs that have been in place in Europe for the past five years. In 2020, ISs were operational in seven MS: France, Germany, Greece, Italy, Portugal, Poland and Spain.

223 See the findings of the Final Report of the Sector Inquiry on Capacity Mechanisms available here: [https://ec.europa.eu/competition/sectors/energy/capacity\\_mechanisms\\_final\\_report\\_en.pdf](https://ec.europa.eu/competition/sectors/energy/capacity_mechanisms_final_report_en.pdf).

224 See Recital 10 of Directive 2019/944.

Figure 47: Interruptibility schemes in Europe in 2020



Source: ACER based on information provided by the NRAs and, in case of France, by the TSO.

Note: The Irish schemes were phased out in 2016 and 2018. The Spanish and Greek schemes were phased out in July 2020 and September 2021 respectively. The Portuguese and German schemes expire in November 2021 and July 2022 respectively, with renewal under consideration in both cases. In Poland, the IS was terminated in November 2020 and replaced by a DSR scheme in April 2021.

## 6.5.2 Purpose and characteristics of the interruptibility schemes

- 260 The analysed ISs have different design features that serve different, sometimes multiple, purposes<sup>225</sup>. [Table 6](#) provides an overview of the purposes of each scheme.
- 261 Six schemes (German, Greek, Irish, Polish, Portuguese and Spanish) explicitly relate to adequacy (sometimes inter alia) as they aim to ensure sufficient capacity to meet demand.
- 262 In Germany, interruptible loads may also be activated complementing balancing reserves when needed, or for congestion management. In Spain, the IS was also contributing to the balancing needs, since it used to be activated once the cost of standard balancing energy exceeded the cost of the interruptible demand.
- 263 The fast response capability makes interruptible demand technically fit for coping with unexpected events in near real-time. All schemes, except for the Polish one, provide (at least partly) ancillary services other than balancing that are normally automatically activated at different frequency thresholds below normal operation<sup>226</sup>. For the purposes of this analysis, these services are called ‘contingency reserves’.

225 ACER did not assess the relevance of the underlying need for these services, or the justification for the individual ISs.

226 See [Table 14](#) for more information.

Table 6: Purpose of the interruptibility schemes

Purpose	DE	ES	FR	GR	IE	IT	PL	PT
Adequacy	●	●		●	●		●	●
Balancing	●	●						
Congestion management	●							
Contingency reserve	●	●	●	●	●	●		●

Source: ACER based on information provided by the NRAs and, in case of France, by the TSO.

Note: For the purposes of this analysis the term `contingency reserve` relate to frequency related ancillary services - other than balancing - that are normally automatically activated at different frequency thresholds below normal operation.

- 264 In all the ISs, except for the Portuguese one, participating consumers are remunerated for their availability on auctions. In Portugal, participants receive for their service an administratively set price. In Germany, Italy and Poland, providers also receive payment for the energy interrupted based on pay-as-bid auctions (weekly for Germany and daily for Italy<sup>227</sup> and Poland).
- 265 The minimum eligible capacity varies from 1 MW in Poland and Italy to 25 MW in France. Participation of aggregators is only allowed in the German and Polish schemes.
- 266 While IS participants are generally passive recipients rather than active market participants, the German scheme allows parallel participation in the day-ahead market if their weekly bids are higher than the DA market price and the latter is above 200 euros/MWh. However, this option has not been used in practice, possibly indicating a lack of economic incentive<sup>228</sup>.

### 6.5.3 Size, cost and activation of the interruptibility schemes

- 267 The size of the schemes varies across MSs. In 2020, the biggest capacity was contracted in the Italian scheme (4,600 MW/year)<sup>229</sup>, while the lowest (690 MW/year) was in Poland<sup>230</sup>. For an efficient procurement of IS services, it is important to ensure that the procured quantity is commensurate with the purpose of the scheme.
- 268 Over the past four years, more than three billion euros were spent on ISs in the seven MSs presented in Figure 48. Overall, the Italian and Spanish are the most costly schemes, accounting for respectively 40 % and 35 % of the total cost for that period.
- 269 When comparing total cost divided by total contracted capacities, the Portuguese scheme comes on top at around 153 thousand euros/MW, the Spanish IS being second reaching approximately half of that level at around 79 thousand euros/MW, while the Italian schemes come third at around 58 thousand euros/MW<sup>231</sup>.
- 270 Typically, the costs of the schemes are recovered through special charges levied<sup>232</sup> on some or all of the network users, imposed on producers, balance responsible parties, or consumers<sup>233</sup>.

227 In Italy, the remuneration per activation is capped at 3,000 euros.

228 In Germany, participants may also participate in the BM but in that case will receive no remuneration from the IS.

229 In 2020, 4000 MW were contracted for the mainland Italy, 400 MW for Sicily and 200 MW for Sardinia.

230 More information in Table 14 in Annex 1.

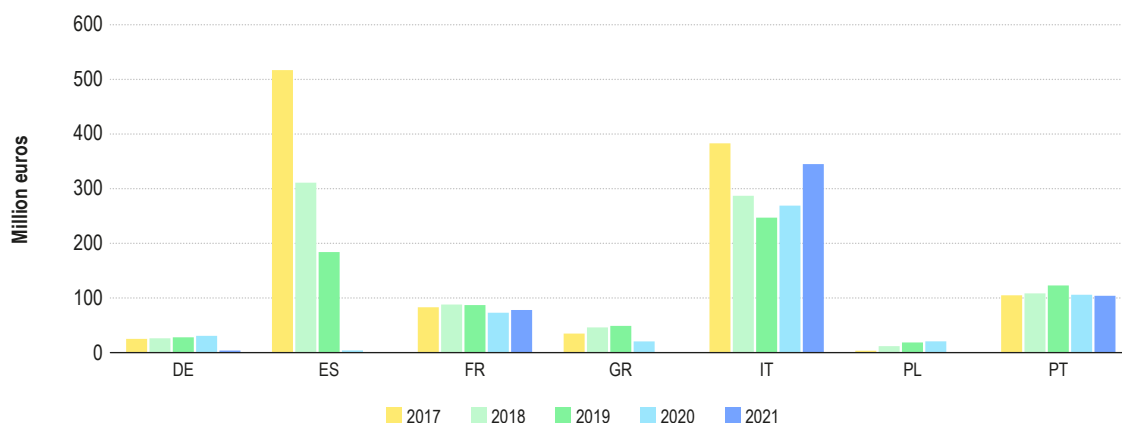
231 The figures are indicative. On the one hand the underlying products are different, on the other hand total cost reflects both availability payments as well as activation payment where applicable. The Portuguese and Italian figure is calculated for 2020. The Spanish figure is calculated for 2019 to reflect a full year in service.

232 The German and Greek schemes, as well as the Italian sub-scheme (for the islands of Sicily and Sardinia), were subject to state aid investigations. The European Commission decided not to raise any objections in either of the cases.

233 For example, in Greece, a specific charge for SoS is imposed on all producers, while in Poland costs are passed through to energy end-users via the network tariff. In Germany, costs are recovered in two ways according to the use of the load. Costs due to activations for system balance needs are recovered via the imbalance settlement of BRPs. Costs for capacity payments and activation costs stemming from congestion management are passed through to consumers by a special levy.



Figure 48: Realised and forecast costs of the ISs over 2017 – 2021 (million euros)

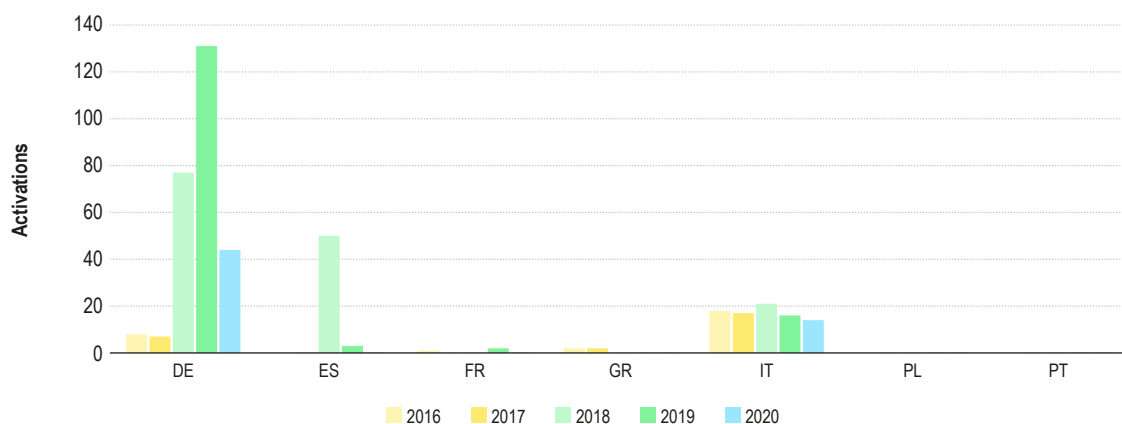


Source: ACER based on information provided by the NRAs and, in case of France, by the TSO.

Note: Realised (2017–2020) and forecast (2021) payments for delivery irrespective of the procurement date. Due to unavailability of data, the German costs for 2021 only reflect the cost of activation, and not the cost of capacity payment. No data was provided for Ireland, the schemes were phased out in 2016 and 2018 respectively.

271 Figure 49 shows the number of activations of ISs for the period 2016–2020. The German<sup>234</sup> and Italian schemes were used regularly during this period, while the other schemes were not used (Poland, Portugal) or only used sporadically (France, Greece<sup>235</sup>, Spain<sup>236</sup>).

Figure 49: Number of IS activations over 2016 – 2020



Source: ACER based on information provided by the NRAs and, in case of France, by the TSO.

Note: No data was provided for Ireland, the schemes were phased out in 2016 and 2018 respectively.

272 ISs may play a considerable role in resolving frequency deviation situations, as evidenced by two recent events in the Continental Europe Synchronous Area. On 10 January 2019, the French IS was automatically activated to support the restoration of frequency<sup>237</sup>. On 8 January 2021, the French and Italian ISs were automatically activated for the same reason. The latter event is explained in more detail in [the box](#).

234 Heavy imbalances resulting from issues with the balancing market design led to an increased usage of the scheme in 2019. Activation for re-dispatching purposes occurred once in 2017 and five times in 2018. Source: <https://www.netztransparenz.de/EnWG/Abschaltbare-Lasten-Umlage/Abschaltbare-Lasten-Umlagen-Uebersicht>.

235 Only used four times. All four times appeared in the winter crisis of 2016–2017.

236 The uptake in Spain in 2018 is due to the addition of a new activation criterion according to which loads may also be used for balancing purposes.

237 See [https://eepublicdownloads.entsoe.eu/clean-documents/news/2019/190522\\_SOC\\_TOP\\_11.6\\_Task%20Force%20Significant%20Frequency%20Deviations\\_External%20Report.pdf](https://eepublicdownloads.entsoe.eu/clean-documents/news/2019/190522_SOC_TOP_11.6_Task%20Force%20Significant%20Frequency%20Deviations_External%20Report.pdf).

### Interruptibility schemes supported the resolution of the system separation in the Continental Europe Synchronous Area on 8 January 2021

From Portugal to Turkey, interconnected transmission grids of Continental Europe operate synchronously. On 8 January 2021, this synchronous area was separated into two parts (North West and South East), due to cascading tripping of several transmission network elements. A number of coordinated actions taken by the TSOs ensured that the two areas were resynchronised in around an hour.

In France and Italy, measures of the defence plans (ISs) were automatically activated which helped restoring the system frequency in the North-West area. Around 1.7 GW of automatic interruptible load was disconnected in France and Italy, in order to reduce the frequency deviation. The interrupted load accounted for around 90 % of the capacity of the French scheme, and 10 % of the Italian mainland scheme.

Find out more about the event [here](#).

- 273 In conclusion, the European Green Deal calls for the transformation of the energy system as a whole, and the electricity system in particular, to deliver clean, affordable and reliable electricity. Electricity markets should, through proper implementation of the recast Electricity Regulation, be the main source for delivering the necessary level of SoS. In particular, electricity market integration improves resource adequacy, by enabling Member States to share resources and mitigate risks. CMs might still play a significant role, as a temporary way to address resource adequacy concerns. At the same time, CMs may introduce significant costs for consumers. As more MSs are considering the implementation of CMs, total costs of CMs in the EU will likely increase further.
- 274 In this respect, MSs should first focus on the implementation of the necessary market reforms to ensure a well-functioning market able to deliver the necessary level of SoS, before resorting to CMs.
- 275 When applying CMs to tackle any remaining adequacy concerns, MSs shall ensure that these comply with the design requirements from the recast Electricity Regulation<sup>238</sup>. Particular attention should be given to the calculation of the capacity needs, the procurement rules and the effective and reliable participation of all available capacity resources, including foreign capacity resources, to enable effective competition and moderate relevant costs.
- 276 The impact of CMs on neighbouring MSs shall be considered, especially if significant differences in CM designs arise between MSs.
- 277 At the same time, CM contracts should be carefully examined to avoid conflicts with other policies (e.g. decarbonisation) and undesirable technology lock-ins<sup>239</sup>.
- 278 ISs can provide services on different time scales: from a planned reduction of consumption during times of scarcity, to an automatic response to unexpected immediate needs of the network. In this overview, four IS services were identified: adequacy, balancing, congestion management and contingency reserves.
- 279 ISs may weaken the competitive and direct participation of consumers into CMs, balancing markets or network reserves by establishing a separate, DSR specific, procurement channel for these services. To ensure a level-playing field, maximise competition and avoid market fragmentation, the services related to ISs should preferably be integrated within existing procurement channels. Dedicated ISs should only be left to cases where no parallel procurement channels exist, or when there is a need to kick-start the development of new DSR products or services.
- 280 Concerning ISs that target adequacy, balancing services or any remedial actions for congestion management, such needs should first be addressed through technology-neutral (and DSR inclusive) markets, rather than separate measures. MSs should endeavour to enable full participation of DSR in these markets that are becoming more and more integrated on an EU level.

238 Based on the requirement of Article 22 of the recast Electricity Regulation.

239 E.g. by including additional sustainability criteria for the longer term.

281 About contingency reserves, while automatically activated and fast responsive ISs may be well suited, these ISs may affect the synchronous area in which they operate. In this respect, TSOs should consider coordinating the dimensioning of the necessary capacity, the triggering criteria and the procurement to ensure an effective and efficient scheme. The procurement of these contingency reserves should be proportionate, market-based, cost-efficient<sup>240</sup>, and enable wide participation of DSRs (e.g. via aggregation) or other technologies (e.g. storage).

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240 According to Article 20(3)(f) of the recast Electricity Regulation.

## 7 Efficient price formation and easy entry and participation for new entrants and small actors in wholesale electricity markets

- 282 The recast ACER Regulation<sup>241</sup> requires ACER to monitor, among other topics, state interventions preventing prices from reflecting actual scarcity and regulatory barriers for new market entrants and smaller actors in the wholesale electricity markets. To be able to fulfil this task, ACER commissioned a methodological study aiming to identify barriers and indicators to assess the performance of the MSs in terms of efficient price formation and easy market entry and participation of new actors and small entrants<sup>242</sup>.
- 283 This chapter assesses the presence of eleven relevant barriers across the MSs in 2020<sup>243</sup> through different indicators proposed in the above mentioned study<sup>244</sup>. The barriers are separately identified for each of the two aspects required by the recast ACER Regulation, i.e. the barriers to efficient price formation and the barriers impacting the entry and/or participation of new entrants and smaller actors in wholesale electricity markets.
- 284 To determine specific barriers to efficient price formation, several aspects are examined. First, both energy and capacity products in all market timeframes, i.e. from forward markets to balancing markets including imbalance settlement, are considered. Second, any requirement or market design feature preventing prices to be cost-reflective or to fluctuate freely is considered as a potential barrier to efficient price formation. Third, barriers due to insufficient market integrity and transparency are also part of the scope.
- 285 Several factors affect the barriers to entry and/or participation of new entrants and small actors. First, the following categories of new or small market actors are included: i) new business models aiming at providing flexibility to the electricity system, ii) new technologies or market players with experience in other markets (such as energy efficiency services, IT and software development) entering in the electricity markets and iii) small actors without economies of scale. Second, any discriminatory, arbitrary or avoidable requirement imposed on market participants is considered as a potential barrier to their easy market entry and participation.
- 286 [Table 7](#) shows all the barriers identified in the methodological study and their categorisation. In the following sections, eleven out of the seventeen barriers are analysed individually. An overview of the presence and intensity of each barrier across the MSs is included in [Table i](#) and [Table ii](#) of the Executive Summary. The intensity of each barrier was measured with a total normalised indicator ranging from 0 to 1 and qualified as highly restrictive (if it was below or equal to 0.2), moderate (from 0.2 up to 0.4), light (from 0.4 to 0.6) or not relevant if the indicator was above 0.6. The list of the eleven barriers analysed in this report together with the scoring system for each barrier and the underlying indicators can be found in [Table 21](#) in [Annex 4](#). A comprehensive set of results for all the indicators used can be found in ACER's website.

241 Article 15 of the recast ACER Regulation.

242 For more information, please see the methodological study at: [https://extranet.acer.europa.eu/en/Electricity/Market%20monitoring/Documents\\_Public/DNV\\_Final%20Report%2018%20August%202021\\_Rev2.0.pdf](https://extranet.acer.europa.eu/en/Electricity/Market%20monitoring/Documents_Public/DNV_Final%20Report%2018%20August%202021_Rev2.0.pdf).

243 While the methodological study identified seventeen potential barriers, this chapter focuses on eleven barriers, which were selected based on the relative importance given by stakeholders, NRAs, ACER and the consultants to the different barriers, and on the data availability. No specific barrier to efficient price formation was analysed in Cyprus and Malta since they do not have wholesale electricity markets and their power systems are not interconnected with the EU mainland power systems.

244 For more information about the indicators assessed under each barrier, the methodology to combine them and their thresholds, please refer to [Table 21](#) in [Annex 4](#).

Table 7: Barriers to efficient price formation and easy market entry and participation for new entrants and small actors – 2020

	Barrier category	Barrier
EFFICIENT PRICE FORMATION	Regulation and market design	Price limits and restrictions on features of imbalance settlement
		Potential market distortions due to support schemes
		Potential market distortions due to capacity mechanisms
		End-user price interventions*
		Limited incentive to contract dynamic retail prices*
		Restrictive requirements in prequalification and/or the design of products for balancing**
	Market structure and performance	Limited competitive pressure and/or liquidity in wholesale markets
		Scope for strengthening market integrity
		Scope for increasing market transparency
	Network services and operations	Insufficient cross-zonal capacity
		Bidding zones not reflecting structural congestions
		Scope for improving transparency, cost-reflectivity and non-discrimination in network tariffs
Insufficient information provided by system operators*		
NEW ENTRANTS AND SMALL ACTORS	Regulation and market design	Complex, lengthy and discriminatory administrative and financial requirements
		Lack of a proper legal framework to enable new entrants and small actors
		Restrictive requirements to participate in capacity mechanisms and interruptibility schemes
		End-user price interventions*
		Limited incentive to contract dynamic retail prices*
		Restrictive requirements in prequalification and/or the design of products for balancing**
	Market structure and performance	Limited competitive pressure in the retail market
	Network services and operations	Lack of incentives to consider non-wire alternatives
		Insufficient information provided by system operators*

Source: ACER based on DNV study on a methodology to benchmark the performance of the EU Member States in terms of i) efficient price formation; and ii) easy market entry and participation for new entrants and small actors

Note: \*Same barrier and same indicators for efficient price formation and new entrants and small actors. \*\* Same barrier but different underlying indicators for efficient price formation and new entrants and small actors.

The category “regulation and market design” refers to barriers related to market design and functionality caused by the unsuccessful implementation of legislation. The category “market structure and performance” refers to barriers related to the market participants and their behaviour or features. The category “network services and operations” refers to barriers related to infrastructure, operation and access to the transmission and distribution networks, constraints management, information sharing, etc.

## 7.1 Price limits and restrictions on features of imbalance settlement

287 This section assesses the presence of price restrictions and to what extent they constitute a barrier in electricity wholesale markets across the EU. As described in the methodological study, price restrictions can be either price caps or floors envisaged in national Regulations or they can relate to market design features, limiting the free fluctuation of prices. The latter includes features of imbalance settlement that may impact the efficiency of the market price signals close-to-real time.

288 With regards to price caps and floors, the recast Electricity Regulation<sup>245</sup> states that as of 1 January 2020 there shall be neither maximum nor minimum limits to bidding and clearing in the wholesale electricity prices, including balancing energy and imbalance prices without prejudice to the harmonised technical limits on clearing prices that may be applied in the day-ahead and intraday timeframes by NEMOs, and in the balancing timeframe. NEMOs shall implement a transparent mechanism to adjust automatically the technical bidding limits in due time in the event that the set limits are expected to be reached<sup>246</sup> in line with the ACER Decisions on the matter<sup>247</sup>.

289 Non-technical price limits and a lack of harmonisation in technical price limits may represent a direct barrier to price formation. They may prevent market prices from reflecting the actual value of scarcity during times of system stress and high demand or when energy production is in abundance. Moreover, such limits may lead to inaccurate dispatch and investment signals, and, when they are only applied in some MSs, they prevent market participants from competing on a level playing field with European counterparties. With an increasing variable power generation, accurate price signals are more and more needed to encourage market participants to adapt their generation or consumption close-to-real-time and to promote investments in flexible units of all types, including demand response and energy storage.

290 Despite significant progress in the integration of electricity markets in recent years, the free fluctuation of DA and ID prices remained an unattained objective in a few MSs in 2020. In particular, non-harmonised maximum and minimum bid limits remained in the Iberian and Italian markets in 2020 with 180 and 0 euros/MWh in DA and ID markets of Portugal and Spain<sup>248</sup>, a maximum bid limit of 3000 euros/MWh in the ID Italian market and a minimum bid limit of 0 euros/MWh in DA and ID Italian markets<sup>249</sup>. These bid limits impact price formation in the entire SDAC and SIDC areas. In the 2018-2020 period, the minimum limit was reached 1470, 78 and 48 times in the ID markets of Italy, Portugal and Spain, respectively and 648 times in the DA market of Italy<sup>250</sup>. The maximum limit was reached twice in ID market of Portugal, and only once in the ID market of Italy. As mentioned above, from 2020, there should be neither a maximum nor a minimum limit to the wholesale electricity price as set in Article 10.1 of the recast Electricity Regulation.

291 With regard to the balancing timeframe, there are no EU-wide harmonised price limits yet, except for the technical price limits (+/-99,999 euros/MWh) set in ACER Decision No 01/2020<sup>251</sup>, which will be applicable as soon as the relevant EU balancing energy platforms become operational. Anticipating the go-live of these platforms, in 2020 some MSs (Austria, Germany, Spain, Portugal and Romania) already adopted the technical price limits envisaged in the aforementioned ACER decision (Figure 50)<sup>252</sup>.

245 Article 10.1 of the recast Electricity Regulation.

246 Article 10.2 of the recast Electricity Regulation.

247 ACER Decision No 04/2017 on the Harmonised Maximum and Minimum Clearing Prices for Single Day-Ahead Coupling, available at: [https://documents.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Individual%20decisions/ACER%20Decision%2004-2017%20on%20NEMOs%20HMMCP%20for%20single%20day-ahead%20coupling.pdf](https://documents.acer.europa.eu/Official_documents/Acts_of_the_Agency/Individual%20decisions/ACER%20Decision%2004-2017%20on%20NEMOs%20HMMCP%20for%20single%20day-ahead%20coupling.pdf) ACER Decision No 05/2017 on the Harmonised Maximum and Minimum Clearing Prices for Single Intraday Coupling, available at: [https://documents.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Individual%20decisions/ACER%20Decision%2005-2017%20on%20NEMOs%20HMMCP%20for%20single%20intraday%20coupling.pdf](https://documents.acer.europa.eu/Official_documents/Acts_of_the_Agency/Individual%20decisions/ACER%20Decision%2005-2017%20on%20NEMOs%20HMMCP%20for%20single%20intraday%20coupling.pdf).

248 As of 6 July 2021, Spain and Portugal removed the maximum and minimum limits to bidding and clearing in the DA and ID markets. These limits were replaced by the harmonised maximum and minimum clearing prices applied in the bidding zones participating in the SDAC (3,000 euros/MWh and -500 euros/MWh in line with ACER Decision No 04/2017) and in the SIDC (+/-9,999 euros/MWh in line with the ACER Decision No 05/2017). For more information please refer to: [https://www.boe.es/eli/es/res/2021/05/06/\(2\)/con](https://www.boe.es/eli/es/res/2021/05/06/(2)/con).

249 Italy is expected to remove the DA and ID bid limits when joining the SIDC in Q3 2021.

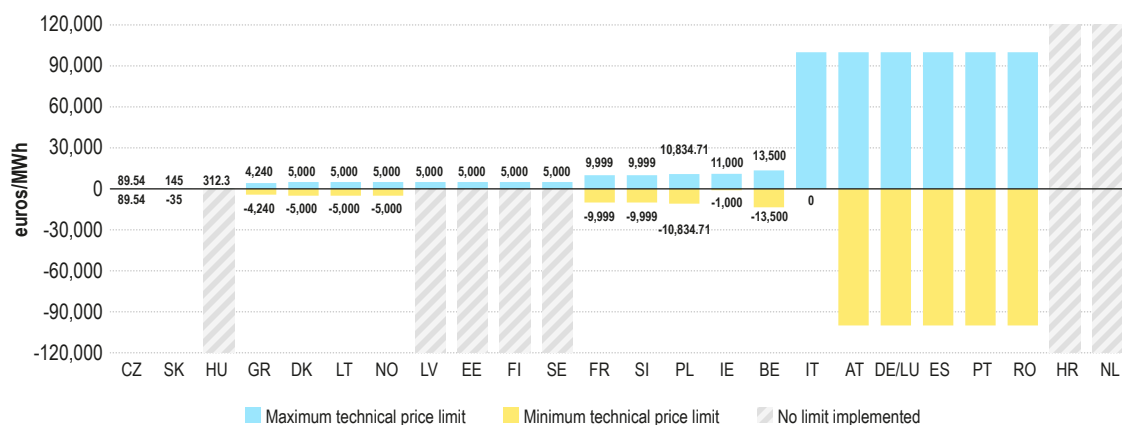
250 In Italy, the values are counted separately for each bidding zone and then aggregated.

251 ACER Decision No 01/2020 on the methodology to determine prices for the balancing energy that results from the activation of balancing energy bids, available at: [https://documents.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Individual%20decisions/ACER%20Decision%2001-2020%20on%20the%20Methodology%20for%20pricing%20balancing%20energy.pdf](https://documents.acer.europa.eu/Official_documents/Acts_of_the_Agency/Individual%20decisions/ACER%20Decision%2001-2020%20on%20the%20Methodology%20for%20pricing%20balancing%20energy.pdf).

252 From 1 January 2018 until 31 December 2020, Germany remained the technical price limits for balancing energy equal to +/-99,999 euros/MWh with the exception of the periods from 6 January 2018 to 11 July 2018, from 15 July 2018 to 14 October 2018, and from 17 October 2019 to 2 November 2020 when these limits were narrowed to +/-9,999 euros/MWh.

292 When balancing energy price limits are often reached, this is an indication that the free fluctuation of prices is somehow constrained. The narrower the limits and the more frequent they are reached, the more severe the constraint is. In the 2018-2020 period, some balancing energy markets reached their technical price limits (either the maximum or the minimum price) revealing their restrictive nature: Ireland (22 times), Germany (13 times)<sup>253</sup>, and Greece (twice). In Italy and Romania, the price limits were also frequently reached: in Italy, 21,232 balancing energy bids at price of zero were activated in the 2018-2020 period<sup>254</sup> and in Romania, the balancing settlement price reached the price limits 14,757 times in the period from 1 January 2018 to 30 August 2020<sup>255</sup>. The frequent occurrence of prices reaching the limits may also relate to imperfect market behaviour or market design issues. In the latter case, actions to improve market design, including alignment with the European target model for balancing markets, should be envisaged. In any case, regulatory authorities should investigate the reasons underlying the occurrence of these price events.

Figure 50: Maximum and minimum technical price limits for balancing energy products per MSs – 2020 (euros/MWh)



Source: ACER based on NRAs data.

Note: NA in Bulgaria and NAP in Malta and Cyprus. The figure shows the technical price limits as of 31 December 2020.

293 As above explained, besides price caps or floors imposed by national Regulation, price formation may also be constrained by some features of the imbalance settlement mechanism. The analysis below assesses some of these features at national level, against the European target model set in the EU Regulation, which aims, among other purposes, at ensuring that BRPs are exposed to market price signals as much as possible.

294 First, the EB Regulation and the recast Electricity Regulation set that the imbalance settlement period (ISP) shall be harmonised to 15 minutes by 1 January 2021<sup>256</sup>. This harmonisation aims to support ID trading and foster the development of a number of trading products with the same delivery windows. A shorter ISP makes imbalance prices more cost-reflective thus giving more incentives to the BRPs to reduce their imbalances or even support the system within the TSO's required time to restore frequency<sup>257</sup>. In general, a shorter ISP also allows to reveal the value of energy, including at times of scarcity, more accurately. In 2020, most MSs still had an ISP longer than 15 minutes: 30 minutes in France and Ireland and one hour in Bulgaria, Croatia, the Czech Republic, Denmark, Estonia, Finland, Italy<sup>258</sup>, Latvia, Lithuania, Norway, Poland, Slovenia, Spain and Sweden.

253 This figure refers to the period from 12 July 2018 to 31 December 2020. In particular, in the period from 15 July 2018 to 2 November 2020, three balancing energy bids (two for aFRR and another one for mFRR) were activated at the technical price limit of +9,999 euros/MWh while ten balancing energy bids were activated at the technical price limit of +99,999 euros/MWh for aFRR in the period from 3 November 2020 to 31 December 2020. After the upper technical price limit (+99,999 euros/MWh) was reached repeatedly in 2020, Germany narrowed both technical price limits to +/-9,999 euros/MWh once again in January 2021. This may cause the limits to be reached more often.

254 This value is not comparable with the number of occurrences reported for the other countries, as information on the number of market time units where the minimum price of 0 euros/MWh was reached, was not available.

255 This figure refers to the number of MTUs (MTU=1 hour) in which at least one balancing settlement price reached the regulated price floor (RON 0,1/MWh) and/or the regulated sliding cap (DAM clearing price in that MTU/ISP + RON 450/MWh) in the period from 1 January 2018 to 31 August 2020. In some of these MTUs, both the floor and sliding cap price limits were reached. The pricing mechanism was marginal pricing for aFRR and pay-as-bid for mFRR and RR. Romania removed these price limits from 1 September 2020.

256 Derogations to the 15-minute ISP are possible until the end of 2024. From 1 January 2025, the ISP shall not exceed 30 minutes where an exemption has been granted within a synchronous area.

257 The TSOs are required to restore the system frequency within 15 minutes, as set in Annex 3, Table 1 of the SO Regulation, available at: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:02017R1485-20210315&from=EN>.

258 The ISP is one hour for units that are not eligible to provide ancillary and balancing services. Otherwise, it is 15 minutes.

- 295 Second, the rules related to imbalance prices and positions are also important design features to ensure that market participants are exposed to freely formed market prices, as much as possible. This includes the pricing model and the treatment of final positions.
- 296 The pricing model can either be a dual or a single price. This has implications on cost-reflectivity and on the related incentives for BRPs to support the system. Single pricing, as the EU target model envisaged in the EB Regulation<sup>259</sup>, is directly linked to the system needs since all BRPs, irrespective of their imbalance, are exposed to the same imbalance price and therefore they are incentivised to support the system's imbalance by reducing the TSO demand for balancing energy. On the contrary, under dual pricing, imbalance prices are usually capped or linked to other market timeframes, so BRPs do not see the incentives of supporting the system's needs. As a result, dual pricing is less cost-reflective and does not provide sufficient incentive for BRPs to keep or restore the system balance. In addition, dual pricing discriminates against smaller market players since unlike large actors, they cannot aggregate imbalances within a big portfolio to minimise their imbalance costs.
- 297 The final position of a BRP refers to the sum of its external and internal trade schedules used by the TSO to calculate its imbalance. Under dual position, the schedules for production and consumption are settled separately, which incentivises producers and consumers to keep their individual schedule in balance, instead of jointly supporting the system. Under single position, the EU target model<sup>260</sup>, there is only one position that represents the net buy or sell of electricity to other BRPs. Among other advantages, a single position incentivises the participation of smaller flexible units in balancing markets. They can be aggregated into one balancing energy bid without the need to separate imbalance adjustments into two portfolios.
- 298 Table 8 shows the imbalance settlement rules (pricing and position) across the EU in 2020 and whether or not they were partially or fully in line with the European target model.

Table 8: Final positions and settlement rule per MS – 2020

	Single pricing	Dual pricing
Single position	AT, BE, BG, DE, EE, FR, HR, NL*, LV, LT, PL, RO, SK	CZ, ES, HU, NL*, SI
Dual position (or more)	DK**, FI**, GR, IE, IT***, NO**, SE**	DK**, ES, FI**, IT***, NO**, PT, SE**

Source: ACER based on ENTSO-E AS Survey 2020 and NRAs data.

Note: Not applicable for Cyprus and Malta.

\*The Dutch system applies dual pricing under the following circumstances: where both positive and negative balancing energy is activated and where a preferred direction cannot generally be determined.

\*\*Denmark, Finland, Norway and Sweden have two positions (generation and consumption) with dual pricing for generation and single pricing for consumption

\*\*\*In Italy, the imbalance settlement rule consists of dual pricing for all units that are eligible to provide ancillary and balancing services and single pricing for the remaining units. The pricing scheme will become single pricing for all units in January 2022.

- 299 Overall, the analysis of explicit price restrictions (caps and floors) and some design features of imbalance settlement indirectly constraining price formation shows that in 2020 this barrier was relevant in Italy, Portugal and Spain (Table i).

259 Article 52 of the EB Regulation.

260 Article 3 of ACER Decision No 18/2020 the imbalance settlement harmonisation methodology – Annex I, available at: [https://extranet.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Annexes%20to%20the%20DECISION%20OF%20THE%20AGENCY%20FOR%20THE%20C15/ACER%20Decision%2018-2020%20on%20balancing%20ISHP%20-%20Annex%20I.pdf](https://extranet.acer.europa.eu/Official_documents/Acts_of_the_Agency/Annexes%20to%20the%20DECISION%20OF%20THE%20AGENCY%20FOR%20THE%20C15/ACER%20Decision%2018-2020%20on%20balancing%20ISHP%20-%20Annex%20I.pdf).



## 7.2 Limited competitive pressure and/or liquidity in wholesale markets

- 300 Liquid wholesale markets are crucial to creating competitive pressure in both the retail and wholesale markets. The less liquid markets, the harder it is for non-vertically integrated firms to compete with vertically integrated firms and for new entrants and small actors to compete with incumbent firms. In addition, in low liquidity markets it is harder and more costly for market participants to find counterparts, thus leading to inefficient prices in the market. Moreover, the use of mechanisms requiring some domestic generators to offer production at regulated prices also limits competitive pressure in the wholesale markets thus affecting their liquidity.
- 301 This section assesses the extent to which low competitive pressure –using market concentration as a proxy– and/or low market liquidity levels may constitute a barrier in electricity wholesale markets. The analysis shows this barrier was present in nineteen MSs in 2020, becoming moderate in Belgium, Czech Republic, France, Hungary, Latvia, Romania, Slovakia and Slovenia (Table i). Conversely, the MSs presenting the best results were Germany/Luxembourg, Denmark, Finland, Italy and Norway.
- 302 Firstly, in 2020, Hungary, Belgium and the Czech Republic had a very low liquidity in their forward markets: all with low churn factors and the Czech Republic and Hungary with the highest bid-ask spread of the countries analysed, as shown in Section 5.1. Their wholesale markets were also highly concentrated in 2019<sup>261</sup>: Belgium (91 % CR3<sup>262</sup> and two generators covering more than 5% of national generation), the Czech Republic (82 % CR3; two generators) and Hungary (71 % CR3; three generators). Secondly, even though the liquidity of DA markets in Slovenia, Slovakia and Latvia was not very low in 2020 (Figure 38), they also have a relatively low competitive pressure in their wholesale markets. In 2019 the concentration ratios reached: Slovenia (89 % CR3; two generators), Slovakia (79 % CR3; two generators) and Latvia (79 % CR3; one generator).
- 303 The presence of this barrier in France is rather MS-specific. Although France was the second most liquid forward market in 2020 (see Section 5.1), the competitive pressure is highly impacted by at least two factors. Firstly, France had the highest level of concentration in the wholesale market in 2019 with a CR3 of 97 % and only two generators covering more than 5 % of national generation. Secondly, some domestic generators are required to offer their production at regulated prices, which limits the efficiency of the price signals. In 2020, France sold around 25 % of its electricity production through the ARENH mechanism at a fixed regulated price of 42 euros/MWh<sup>263</sup>. As shown in the 2015-2017 MMRs<sup>264</sup>, the liquidity levels in the French forward market are often dependant or at least affected on the relative levels of the ARENH and the wholesale markets prices, which illustrates how price regulation on the wholesale markets may reduce the competitive pressure and minimise the role of demand in these markets, thus affecting their liquidity.
- 304 It is important to note that Romania, Ireland and Italy also require some domestic generators to offer a share of their production at regulated prices. In Romania, the generators with this requirement must sell a share of their production to suppliers of last resort (SoLR) at a fixed regulated price<sup>265</sup>. In 2020, 69.8 % of the generation capacity concluded contracts at regulated prices representing 13 % of the total electricity sold in the MS. In Ireland and Northern Ireland, 21 % of the total capacity installed in 2020 was subject to the requirement to offer at a regulated price through directed contracts<sup>266</sup>.

261 2020 data on market concentration were not available at the time of producing this report.

262 CR3 is a traditional structural measure of market concentration based on market shares. In this report, we measure the concentration ratio 3 as the market share of the three largest generators in the wholesale market by volume. Both CR3 and the number of generators covering more than 5% of national generation refer to 2019 data since 2020 data was not available when producing this report.

263 The ARENH (regulated access to historical nuclear power) is an obligation for EDF to sell up to 100 TWh per year to the alternative suppliers at a regulated price. Since 2015, this mechanism has opened to the TSO and DSOs to cover their grid loss (around 26 TWh in 2020).

264 For more information, please refer to Chapter 6 of the 2015MMR, Chapter 4 of the 2016 MMR and Chapter 4 of the 2017 MMR, available at: <https://www.acer.europa.eu/electricity/market-monitoring-report#133>.

265 Romania removed this requirement from 1 January 2021.

266 The Directed Contracts are regulated contracts for difference (CfDs) imposed by the regulatory authorities (i.e. CRU and UREGNI) on the incumbent generators deemed to have market power in the SEM.

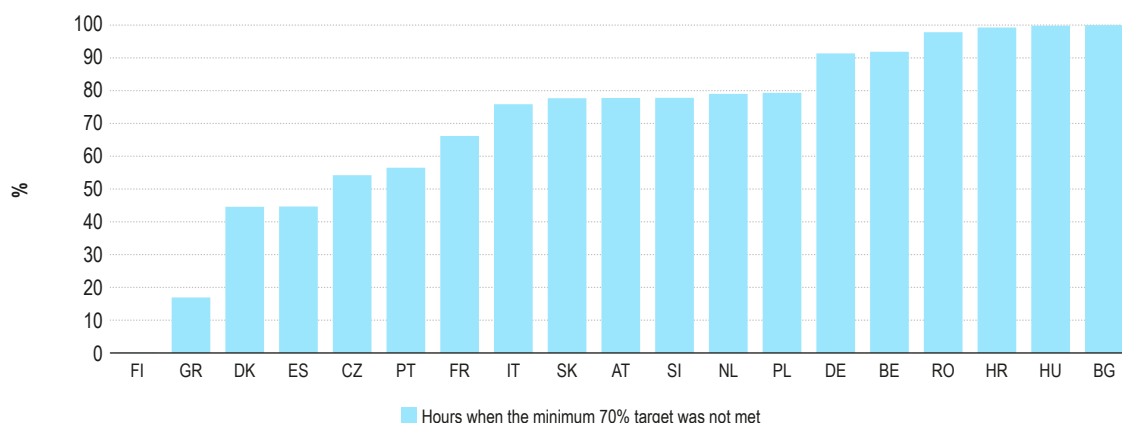
305 In Italy, the requirement for generators to offer their energy at regulated prices was less extensively applied as it only affected 5 % of the generation capacity and 1.5 % of the total electricity produced in the MS in 2020. In particular, a number of generators are required to bid at regulated prices into the wholesale electricity market in certain hours of the year, when they are proven to be pivotal based on a TSO's assessment. While this measure may limit the scope for exerting market power during those hours, it hinders the possibility for wholesale prices to reflect the 'true' value of energy when the resources are scarce, and limits the incentives for flexible demand units to adapt their consumption at times of scarcity.

### 7.3 Insufficient cross-zonal capacity

306 Insufficient cross-zonal capacity is one of the main barriers to the integration of electricity markets. A larger amount of cross-zonal capacity available for trade increases cross-border competition, allows for a greater integration of RES and other new entrants and minimises discriminatory treatment towards market participants located in other bidding zones. The recast Electricity Regulation<sup>267</sup> established a clear target – a minimum capacity margin available for cross-zonal trade (MACZT) of at least 70 % – to be met by all TSOs.

307 By looking at the gap between the cross-zonal capacity currently offered for cross-zonal trade and the 70 % target, this section evaluates to what extent insufficient cross-zonal capacity was a barrier in the electricity wholesale markets in 2020<sup>268</sup>. The analysis is based on two indicators based on the set of data used in the ACER reports on the margin available for cross-zonal electricity trade in the EU<sup>269</sup>. The first indicator, is shown in Figure 51, which displays the share of hours when the minimum 70 % target was not met per MS in 2020. For these hours, Figure 52 displays the average level of capacity margin available to trade, i.e. how close TSOs were to reach the minimum 70 % target.

Figure 51: Share of hours when the minimum 70 % target was not met across the EU (%) - 2020



Source: ACER calculations based on TSOs data.

Note: The analysis includes both AC and DC borders, and considers the flows coming from third countries. For the countries that belong to more than one coordination area, the indicator is calculated as the average, over all coordination areas, of the percentages of hours when the minimum 70 % target is not met. These percentages are weighted by the maximum yearly exchange on the borders of the coordination area and by the number of borders of the coordination area that belong to the MS compared to the total number of borders of the coordination area.

When the TSO did not provide sufficient data on a border to allow for monitoring, it is considered the target was not met on that border for the hours when data are missing.

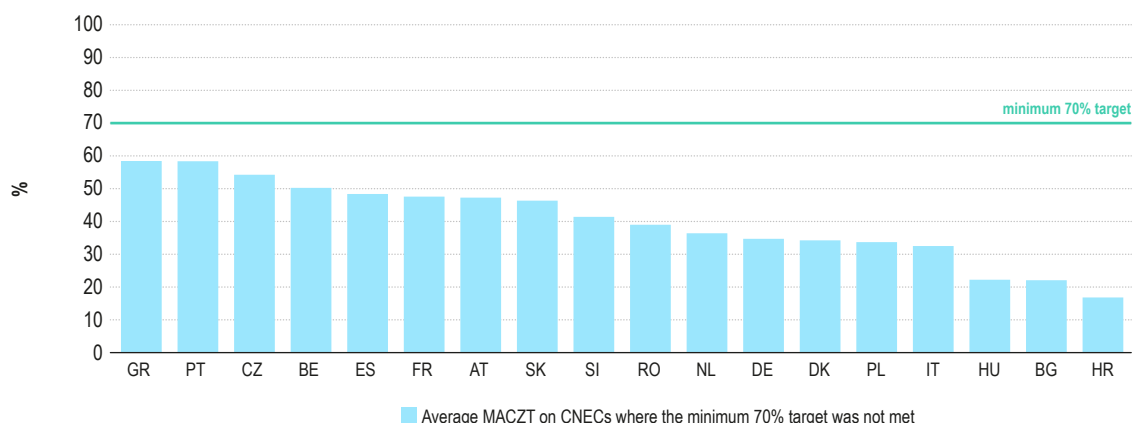
No values are shown for the Baltics due to lack of data provided to ACER, for Sweden due to a late submission of data, and for Norway since the minimum 70 % target is not binding. Luxembourg is part of the German bidding-zone and it is assumed to perform like Germany. The performance of Italy is assessed for the Italy North and Greece-Italy borders.

267 Article 16 of the recast Electricity Regulation.

268 ACER was not able to analyse this barrier in the Baltics and Sweden since the TSOs did not provide (or not on time for the present report) the necessary data to calculate the indicators on both AC and DC borders.

269 These reports are available at: <https://documents.acer.europa.eu/en/Electricity/Market%20monitoring/Pages/Cross-zonal-capacity-70-target.aspx>.

Figure 52: Average MACZT on network elements where the minimum 70 % target was not met (%) - 2020



Source: ACER calculations based on TSOs data.

Note: The analysis includes both AC and DC borders, and considers the flows coming from third countries. For the countries that belong to more than one coordination area, the indicator is calculated as the average, over all coordination areas, of the average MACZT over network elements that do not meet the minimum 70 % target. These percentages are weighted by the maximum yearly exchange on the borders of the coordination area and by the number of borders of the coordination area that belong to the MS compared to the total number of borders of the coordination area. For flow-based coordination areas (i.e. CWE), the MACZT refers to the weakest network element, i.e. the one whose hourly MACZT is the lowest.

No values are shown for the Baltics due to lack of data provided to ACER, for Sweden due to a late submission of data, and for Norway since the minimum 70 % target is not binding. Luxembourg is part of the German bidding-zone and it is assumed to perform like Germany. The performance of Italy is assessed for the Italy North and Greece-Italy borders.

308 As shown above and further specified in ACER's specific reports on the matter<sup>270</sup>, the levels of MAZCT were very diverse across the EU, depending on the type of border – not explicitly shown in the above figures – and on the geographical location.

309 Overall, the combined analysis of the above described indicators shows that the room for improvement is significant for most countries (Table i). The Core TSOs, Italy, Bulgaria and Romania need to make the biggest effort to meet the minimum 70 % target. Conversely, the regions and countries presenting the best results are the SWE region, the Nordic region, Greece and the Czech Republic, for which the target was reached more than half of the time in 2020.

## 7.4 Bidding zones not reflecting structural congestions

310 As shown in Section 4.4, the current bidding zone configurations in Europe do not often reflect the underlying structural congestions. This hinders the efficient operation and planning of the EU electricity network and the provision of effective price signals for generation, demand side response and transmission infrastructure.

311 The conclusions of this section are based on two indicators that illustrate the extent to which the delineation of bidding zones are aligned with physical congestions. These indicators are the average (burdening) loop flows on interconnectors and the redispatching costs per bidding zone in the 2018-2020 period<sup>271</sup>.

312 The indicator on loop flows indicates the extent to which exchanges within a zone consume capacity on interconnectors. The indicator on redispatching costs reveals the extent to which the delineation of bidding zone allows to address congestions in the market without the need to extensively apply remedial actions.

270 See footnote 269.

271 See note under Table 20.

- 313 In the 2018-2020 period, Germany was, by far, the MS causing more loop flows on average<sup>272</sup> (consuming 4.9 % of the thermal capacity of all interconnectors in continental Europe), followed by France (2.1 %), Italy (1.2 %), Romania (0.9 %) and Austria (0.9 %). The borders that were more impacted by the German loop flows were all the AC interconnectors of Denmark (constraining 14 % of its thermal capacity), the Netherlands (12 %), Belgium and Poland (both 10 %) while the borders that were more impacted by the French loop flows were Italy (9 %), the Switzerland (4 %) and Spain and Belgium (both 3 %). Further details on the BZs that were more impacted by the loop flows originated in these countries can be found in [Section 4.4](#) and [Annex 2](#).
- 314 Moreover, in the 2018-2020 period, the highest redispatching costs per unit of demand were found in Germany (2.1 euros/MWh) and Austria (2.1 euros/MWh), followed at some distance by Spain (0.7 euros/MWh), The Netherlands (0.6 euros/MWh) and Latvia (0.4 euros/MWh)<sup>273</sup>.
- 315 Overall, the combined analysis of the above indicators ([Table i](#)) indicates that the German bidding zone is the one reflecting the underlying congestions the least, which represents a significant barrier to efficient price formation. To a lesser extent this barrier is present in Austria and Spain. In some cases, such as the Baltics, where the costs of redispatching appear to be increasingly high in recent years, the absence of sufficient network information provided by the Baltic TSOs does not allow drawing a clear conclusion about the delineation of their bidding zones.

## 7.5 Restrictive requirements in prequalification and/or the design of products for balancing

- 316 The EB Regulation and the recast Electricity Regulation lay down rules for the integration of the balancing markets in Europe with the purpose of ensuring effective competition and non-discrimination between market participants as well as efficient price signals through balancing services defined and procured in a transparent, technologically neutral and market-based manner. Even though some features of the European target model envisaged in the aforementioned pieces of Regulation and their related methodologies are not binding yet, this section aims to assess to what extent some product requirements and design features of the current national balancing markets are still not in line with the European target model and how this may represent a barrier. An overview of the parameters analysed per balancing market is shown in [Table 22](#) in [Annex 4](#).
- 317 As further explained below, some key design elements of the national balancing markets may distort wholesale price signals, increasing the cost of providing flexibility. These design variables include regulated or pay-as-bid pricing, pro-rata activation of balancing reserves, long procurement lead times, balancing energy prices predetermined in capacity contracts, and restrictions to submit free energy bids.
- 318 Some product specifications and features of balancing markets, originally designed in a context of centralised production, may also limit the participation of demand side response, decentralised production and energy storage. Among others, these parameters include long delivery periods and large minimum capacities required in the prequalification process, long validity periods of the balancing energy bids, long balancing capacity contracts, large minimum bid sizes, restrictions to the participation of aggregators<sup>274</sup> and the obligation to provide symmetric balancing capacity. Similarly, long procurement lead-times and regulated or pay-as-bid pricing may also hinder participation of new entrants and small actors.

272 The burdening loop flow created by a country in another network line is estimated as the ratio of the thermal capacity of this network line that is consumed by the loop flow in the direction of the congestion. Flow decomposition is applied to estimate the magnitude of the loop flow. For more information on the flow decomposition methodology applied, please refer to ACER Decision No 30/2020 on the Core CCR TSO's proposal for the methodology for cost sharing of redispatching and countertrading, available at: [https://documents.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Individual%20decisions/ACER%20Decision%2030-2020%20on%20Core%20RDCT%20Cost%20Sharing.pdf](https://documents.acer.europa.eu/Official_documents/Acts_of_the_Agency/Individual%20decisions/ACER%20Decision%2030-2020%20on%20Core%20RDCT%20Cost%20Sharing.pdf). The calculation is based on two representative winter and summer D2CF (Day -2 Congestion Forecast) network models for the 2018-2020 years. These network models cover the Continental Europe synchronous area only since the network models of the synchronous areas of the Nordics (with the exception of the continental part of Denmark), the Baltics, the UK, Ireland, Malta and Cyprus are not available.

273 As Greece, Ireland, Italy and Poland apply a central dispatching model, the costs specifically linked with redispatching measures are not available in these countries.

274 For example, if aggregators of load cannot be prequalified as reserve providing groups or stringent restrictions on the size of the physical units that can be aggregated are imposed.

319 As a whole, the analysis of this barrier shows that the product specifications and market features analysed restricted price formation in ten MSs in 2020 although to a greater extent in Croatia and Slovakia (see Table i). When the analysis is made from the perspective of new entrants and small actors, the barrier was found more widely restrictive, impacting eighteen MSs. In these MSs, the barrier was more severe (moderate) in Bulgaria, Croatia, Italy, Portugal, Romania and Sweden (see Table ii). Only in Austria, Belgium, Germany, Estonia, Ireland and the Netherlands, this barrier was not found to be restrictive for neither efficient price formation nor new entrants and small actors.

### 7.5.1 Duration of the delivery period

320 The delivery period is the period of time during which the BSP delivers the full requested change of power in-feed to or withdrawal from the connected TSO system for mFRR and RR<sup>275</sup>. TSOs prequalify BSPs for a minimum and a maximum delivery period<sup>276</sup>. In the current prequalification process, both can range from zero minutes (i.e. the TSO only requires BSPs to ramp up and down as minimum requirement) to more than four hours. The European target model sets a minimum delivery period of five minutes for standard mFRR<sup>277</sup> balancing products. The duration of the delivery period for standard RR balancing products can be 15, 30 or 60 minutes<sup>278</sup>. Too long delivery periods, either minimum or maximum, may represent a direct barrier for some new entrants and small actors. As an example, four hours or longer maximum delivery periods can limit DSR access, since most of residential and tertiary consumers are only able to activate their flexibility during one or two hours a day at most.

321 In 2020, Austria and Germany had a maximum delivery period of four hours for mFRR (the longest maximum across the MSs), i.e. BSPs were required to be able to deliver the maximum power for four hours. The maximum delivery period was even more restrictive in Slovenia, Finland and Slovakia reaching more than four hours, even though Slovenia and Slovakia did not have a minimum delivery period. For RR, Portugal and Spain had a minimum and maximum delivery period of one hour (the longest minimum across the MSs). The maximum delivery period was even more restrictive in Italy reaching more than four hours.

### 7.5.2 Minimum capacity required in the prequalification process and minimum bid size

322 The European target model sets that the minimum quantity of the energy bid volume offered and the bid granularity<sup>279</sup> for standard balancing products shall be 1MW for all reserve types<sup>280</sup>, which facilitates entry of small market participants such as RES generators or industrial DSR. Some balancing markets with big minimum bid size allow bidding with a pool of assets (i.e. reserve-providing groups), thus reducing the entry barrier.

323 In 2020, the minimum bid size was less or equal to 1MW for most balancing reserve types in most MSs although there were still larger values as shown in some examples below (more information in Table 22).

275 This design parameter is not applicable for aFRR and FCR where the TSO procures continuous products.

276 During the prequalification, a BSP is required to deliver during a minimum period after which it should be able to gradually reduce the delivery of balancing energy, and during a maximum period during which the BSP should be able to deliver the required energy without interruption.

277 ACER Decision No 3/2020 on the Implementation framework for mFRR Platform – Annex I, available at: [https://documents.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Annexes%20to%20the%20DECISION%20OF%20THE%20AGENCY%20FOR%20THE%20C4/ACER%20Decision%20on%20the%20Implementation%20framework%20for%20mFRR%20Platform%20-%20Annex%20I.pdf](https://documents.acer.europa.eu/Official_documents/Acts_of_the_Agency/Annexes%20to%20the%20DECISION%20OF%20THE%20AGENCY%20FOR%20THE%20C4/ACER%20Decision%20on%20the%20Implementation%20framework%20for%20mFRR%20Platform%20-%20Annex%20I.pdf).

278 Approval by relevant regulatory authorities on the proposal of all TSOs performing the reserve replacement process for the implementation framework for the exchange of balancing energy from RRs in accordance with Article 19 of Commission Regulation (EU) 2017/2195 of 23 November 2017 establishing a guideline on electricity balancing, available at: <https://extranet.acer.europa.eu/en/Electricity/MARKET-CODES/ELECTRICITY-BALANCING/02%20RR%20IF/Action%202%20-%20RR%20IF%20NRA%20approval.pdf>. The proposal of all TSOs performing the reserve replacement process for the implementation framework for the exchange of balancing energy from Replacement Reserves in accordance with Article 19 of Commission Regulation (EU) 2017/2195 of 23 November 2017 establishing a guideline on electricity balancing, available at: <https://extranet.acer.europa.eu/en/Electricity/MARKET-CODES/ELECTRICITY-BALANCING/02%20RR%20IF/Action%201%20-%20RR%20IF%20proposal%20approved.pdf>.

279 The lowest possible increment for offers above the minimum bid size.

280 This requirement already applies in the TERRE platform for exchanging balancing energy from RRs and it will be binding in the upcoming European platforms for aFRR and mFRR by July 2022. If there is a derogation, the requirement will be binding from July 2024. More information in ACER Decision No 2/2020 on the Implementation framework for aFRR Platform – Annex I (available at: [https://documents.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Annexes%20to%20the%20DECISION%20OF%20THE%20AGENCY%20FOR%20THE%20C3/ACER%20Decision%20on%20the%20Implementation%20framework%20for%20aFRR%20Platform%20-%20Annex%20I.pdf](https://documents.acer.europa.eu/Official_documents/Acts_of_the_Agency/Annexes%20to%20the%20DECISION%20OF%20THE%20AGENCY%20FOR%20THE%20C3/ACER%20Decision%20on%20the%20Implementation%20framework%20for%20aFRR%20Platform%20-%20Annex%20I.pdf)) and ACER Decision No 3/2020 (see footnote 277).

- 324 For FCR, the minimum bid size reached the largest values ( $1\text{MW} < x \leq 5\text{MW}$ ) in Romania<sup>281</sup>, the Czech Republic and Bulgaria (all for balancing capacity) in 2020. In Romania, additional restrictions applied, first by requiring a high minimum capacity for prequalification<sup>282</sup> and second by not allowing aggregation of load. In the Czech Republic, the minimum capacity required for prequalification was 3MW and aggregation was not allowed either<sup>283</sup>.
- 325 For aFRR, the minimum bid size reached 10MW<sup>284</sup> in Romania (balancing capacity and energy) where other restrictive requirements existed since the same prequalification thresholds as for FCR applied.
- 326 For mFRR, the minimum capacity required and the minimum bid size for balancing capacity reached 20MW in the Netherlands (balancing capacity) although aggregation of load was allowed<sup>285</sup>.
- 327 For RR, the minimum bid size was higher than 10MW in Portugal (balancing energy). In France, the minimum bid size for mFRR and RR (balancing energy and capacity) was 10MW although an ongoing pilot project allows market participants to offer up to two upward bids below 1MW and 10MW. Consequently, BSPs in France must prequalify 1MW and 10MW for upward and downward bids, respectively.

### 7.5.3 Validity period of the balancing energy bids

- 328 The validity period of the balancing energy bids is the minimum resolution for which the product is required to bid into the market. It can range from fifteen minutes until four hours (or blocks). Too long balancing energy products prevent participation of market players leading to higher balancing energy prices with lower price fluctuation. The EB Regulation prescribes that the imbalance settlement period should be harmonised to fifteen minutes in order to provide consistent incentives to both BSPs and BRPs. Balancing energy products should also comply with this resolution.
- 329 In 2020, the validity period of the balancing energy bids was still higher than fifteen minutes for most jurisdictions. For aFRR and mFRR, in 2020 most countries required the procurement of hourly products reaching four-hour products in Germany and Austria. For aFRR, only Romania, the Netherlands and Belgium required the procurement of fifteen min-products while for mFRR, only the Netherlands, Belgium and Greece met this requirement. For RR, most countries used one-hour products in 2020; only the Czech Republic procured fifteen min-products (more information in [Table 22](#)).

### 7.5.4 Procurement lead-time and length of the balancing capacity contracts

- 330 Pursuant to the Article 6(9) of the recast Electricity Regulation, procurement lead-time<sup>286</sup> and the duration of the balancing capacity contracts<sup>287</sup> shall be no longer than one day after 1 January 2020, unless a derogation applies<sup>288</sup>.

281 In Romania, all hydro and thermal units with a capacity higher than 10MW and 20MW, respectively, must provide FCR. To ensure this requirement, a unique quantum of reserve must be kept for FCR consisting of at least 1% of the rated power. This is estimated as a minimum bid size between to 1MW to 5MW as reserve per unit larger than 100MW.

282 See footnote 281.

283 From 1 January 2021, the Czech Republic reduced the minimum capacity required to prequalify and the minimum bid size until 1MW and aggregators became eligible to participate in balancing markets.

284 In Romania where the activation of aFRR is pro-rata, the minimum regulating band was 10MW, i.e. a symmetrical reserve +/- 5MW (up and down).

285 The Dutch TSO TenneT intends to lower the minimum capacity to prequalify as well as the bid size to 1MW by 2022.

286 Time-lag between the balancing capacity auction (gate closure of the balancing capacity market) and the start of the contract period in which the balancing capacity must be offered as balancing energy in the real-time market.

287 When the balancing capacity offered by a BSP is accepted, the BSP is obliged to offer a certain volume of balancing energy during a certain period.

288 Article 6(9) of the recast Electricity Regulation.

331 As shown in Section 4.5.4, most types of reserves were contracted day-ahead in 2020, in line with with Article 6(9) of the recast Electricity Regulation. However, it is observed that in some MSs, most balancing capacity is still procured year or month-ahead, including Lithuania (where 100 % of the balancing capacity was procured year-ahead), Slovakia (97 % year-ahead), Slovenia (52 % year-ahead and 11 % month-ahead), Croatia (92 % year-ahead)<sup>289</sup>, the Czech Republic (72 % year-ahead) and Hungary (88 % month-ahead). Such long procurement lead-times limit the participation of DSR, variable RES, and energy storage, as they have more difficulties to commit long time ahead of delivery.

332 The length of the capacity contracts also has an influence on the extent to which DSR, variable RES, and energy storage may be able to participate in the balancing capacity markets and compete on equal grounds with conventional generators. The length of the balancing capacity contracts can range from several years to a couple of hours and may differ by reserve product. In 2020, contracts with duration of only few hours existed in most countries; however longer contracts for FCR, aFRR and mFRR remained, for example in the following markets:

- Balancing capacity contracts had a duration of at least one year in Slovenia (FCR), Croatia (aFRR, mFRR), Latvia (mFRR), Lithuania (mFRR), and Spain (FCR).
- The duration reached one or more months in Bulgaria (FCR, aFRR), and Denmark and Slovenia (both for aFRR, mFRR).

### 7.5.5 Symmetry in balancing capacity products

333 The recast Electricity Regulation<sup>290</sup> sets that the procurement of upward and downward balancing capacity shall be carried out separately, i.e. without a requirement to be symmetrically offered or provided. Symmetric balancing capacity products may hinder the participation of variable RES and DSR. It is easier for RES to offer downward reserves curtailing their production and for DSR to offer upward reserves consuming less energy. In addition, symmetric products can decrease the portfolio of aggregators since some consumers can offer flexibility only in one direction. In 2020, all MSs allowed asymmetric balancing capacity products for mFRR. However, aFRR products were required to be symmetric in Denmark, Poland and Romania.

### 7.5.6 Price settlement for balancing energy

334 The recast Electricity Regulation<sup>291</sup> sets that the settlement of balancing energy for standard and specific balancing products shall be based on marginal pricing (pay-as-cleared). Marginal pricing makes it easier for new entrants to offer balancing energy bids since they do not have to guess the 'right' bid to offer and they are only concerned about their marginal (opportunity) cost. With the EU balancing energy platforms, marginal pricing will become the settlement rule. However, in 2020, pay-as-bid was still the dominant pricing method in many MSs, especially for aFRR and mFRR (Table 22 in Annex 4). In some MSs, the regulatory authority sets the price of the balancing energy activated from some reserves: France (FCR and aFRR), Italy (FCR), the Czech Republic (aFRR) and Denmark (aFRR).

### 7.5.7 Activation rule

335 The EB Regulation prescribes balancing energy markets with merit-order activation, which ensures cost-efficient activation of bids and adequate liquidity in the balancing market. In the upcoming years, merit-order activation will become the activation rule in the EU balancing energy platforms<sup>292</sup>. In 2020, all MSs used merit-order activation for mFRR and RR; however, for aFRR, pro-rata activation was still used in Bulgaria, Croatia, the Czech Republic, Denmark, Finland, France, Greece, Italy, Norway, Portugal, Spain and Sweden.

289 Even though the TSO in Croatia procured most of balancing capacity from the incumbent year-ahead, these contracts contained provisions allowing the TSO to adjust the balancing capacity afterwards if it was able to procure more affordable capacity from other market players.

290 Article 6(9) of the recast Electricity Regulation.

291 Article 6(4) of the recast Electricity Regulation.

292 ACER Decision No 2/2020 on the Implementation framework for aFRR Platform – Annex I, available at: [https://documents.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Annexes%20to%20the%20DECISION%20OF%20THE%20AGENCY%20FOR%20THE%20C3/ACER%20Decision%20on%20the%20Implementation%20framework%20for%20aFRR%20Platform%20-%20Annex%20I.pdf](https://documents.acer.europa.eu/Official_documents/Acts_of_the_Agency/Annexes%20to%20the%20DECISION%20OF%20THE%20AGENCY%20FOR%20THE%20C3/ACER%20Decision%20on%20the%20Implementation%20framework%20for%20aFRR%20Platform%20-%20Annex%20I.pdf).

### 7.5.8 Pre-determination of the balancing energy price in the balancing capacity contracts

336 The EB Regulation<sup>293</sup> and recast Electricity Regulation<sup>294</sup> prescribe that balancing capacity contracts should not set the price for balancing energy in order to ensure efficient price formation. In 2020, the balancing energy prices were still predetermined in balancing capacity contracts in Ireland and Slovakia.

### 7.5.9 Non-contracted balancing energy bids

337 The EB Regulation<sup>295</sup> sets that BRPs should have the right to submit non-contracted balancing energy bids (also known as ‘free’ energy bids). They refer to the possibility of offering balancing energy bids on a voluntary basis without the need for a previous contract for balancing capacity. This promotes competition and participation of new entrants in the balancing energy markets. In 2020, many MSs did not yet allow these types of bids for some of their balancing reserves, but especially for aFRR (Table 22 in Annex 4).

338 Finally, anticipating the go-live of major European platforms in line with the EB Regulation, some TSOs have already started to procure some balancing products with the same characteristics as the standard ones envisaged for such platforms. As of September 2021, TSOs in Croatia, Italy, Spain and Denmark procure aFRR and mFRR balancing energy products with the same characteristics as the standard products set in the ACER Decision No 2/2020<sup>296</sup> and ACER Decision No 3/2020<sup>297</sup>. Also, the TSOs of Belgium, Croatia, Finland, Germany<sup>298</sup>, Ireland, and Denmark procure balancing capacity products with the characteristics envisaged in the ACER Decision No 11/2020<sup>299</sup>. The introduction of standard products at an early stage paves the way towards the go-live of the platforms, with a view to facilitate market entry of new/small players, which may find it easier to use few as opposed to very diverse products, and to enhance cross-border competition as a trigger for better price formation in the long run.

## 7.6 Lack of a proper legal framework to enable new entrants and small players

339 The Electricity Directive<sup>300</sup> sets the principles to create a national legal framework for demand side flexibility and active participation of all energy consumers (mainly via demand response aggregation and citizen energy communities –CECs–) in the transition towards clean energy<sup>301</sup>. Even though these provisions should have been transposed in national legislation by 31 December 2020, their implementation was still work in progress in most MSs at the end of 2020.

340 The scope of the barrier analyses on the one hand, the progress (or lack thereof) in the implementation of regulatory frameworks describing the role and functions for active consumers, aggregators, independent aggregators<sup>302</sup> and CECs, and on the other hand, to what extent such legal frameworks together with the design of the different market timeframes and products enabled the participation of these new entrants and small actors in 2020.

293 Article 16.6 of the EB regulation.

294 Article 6(2) of the recast Electricity Regulation.

295 Article 16(5) of the EB regulation.

296 See footnote 290.

297 See footnote 277.

298 In Germany, the TSOs have largely harmonized the balancing capacity products with the standard products set in the ACER Decision 11/2020. Only the minimum quantity of the energy bid volume offered and the price resolution differ from the requirement of the Decision.

299 ACER Decision No 11/2020 on standard products for balancing capacity – Annex I, available at: [https://extranet.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Annexes%20to%20the%20DECISION%20OF%20THE%20AGENCY%20FOR%20THE%20C10/ACER%20Decision%20SPBC%20Annex%20I.pdf](https://extranet.acer.europa.eu/Official_documents/Acts_of_the_Agency/Annexes%20to%20the%20DECISION%20OF%20THE%20AGENCY%20FOR%20THE%20C10/ACER%20Decision%20SPBC%20Annex%20I.pdf).

300 DIRECTIVE (EU) 2019/944 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 5 June 2019 on common rules for the internal market for electricity and amending Directive 2012/27/EU (recast), available at: <https://eur-lex.europa.eu/legal-content/EN/TXT/PDF/?uri=CELEX:32019L0944&from=EN>.

301 Articles 15 to 17 of the Electricity Directive.

302 Independent aggregator means a market participant engaged in aggregation who is not affiliated to the customer's supplier.



341 Article 15 of the Electricity Directive established a framework for active consumers at EU level. As of 31 December 2020, only Denmark, Germany, France, Hungary, Italy, Spain and Slovenia had adopted all major provisions in their national legislation (Table 23 in Annex 4):

- Austria, Estonia and Romania had defined some of the provisions<sup>303</sup> but they still had not removed double charges (including network charges) for active customers owning an energy storage facility<sup>304</sup>. Finland eliminated double taxation but not double network charges. Double network charging represents an important barrier for active consumers since it damages their business model and discourages these consumers from providing flexibility services to SOs.
- Even though Malta and Cyprus transposed the major provisions on active consumers by 2021 and this implementation is ongoing in Belgium, Lithuania, Luxembourg, Latvia and Poland (as of September 2021), it has not started yet in Greece and Sweden.

342 Article 16 of the Electricity Directive also established a framework for CECs at EU level. As of 31 December 2020, only Germany, Denmark and Hungary had adopted all major provisions in their national regulatory framework<sup>305</sup> and the Netherlands, the Czech Republic and Ireland had defined some roles and responsibilities for CECs (Table 24 in Annex 4).

343 Article 17 of the Electricity Directive established a framework for demand response through aggregation at EU level. With the exception of Romania, as of 31 December 2020, no MS had adopted all major provisions in their national legislation (Table 25 in Annex 4):

- The necessity of prior consent by suppliers is a major barrier for independent aggregators. Only the national legislation in ten MSs (Denmark, Estonia, Finland, France, Greece, Hungary, Italy, Lithuania, Latvia and Romania) has eliminated the possibility for suppliers to discriminate against customers that have a contract with an aggregator.
- No MS has defined a conflict resolution mechanism between market participants engaged in aggregation and other market participants, with the exception of Austria, Greece, Lithuania, Latvia and Romania.
- No MS has a method for calculating financial compensation to suppliers or BRPs during activation of DSR, with the exception of France, Italy, Slovenia and Romania.
- Even though Malta and Cyprus transposed the major provisions on aggregators by 2021 and this implementation is ongoing in Belgium, Germany, Luxembourg and Poland (as of September 2021), it has not started in Sweden and Spain.

344 Since a comprehensive legal framework defining the roles and responsibilities for aggregators, CECs and active consumers was still work in progress in most MSs at the end of 2020, these actors are not eligible to participate in most electricity markets and products with some exceptions (see Table 26 in Annex 4). In particular:

- Active consumers are eligible to participate directly in DA, ID, balancing markets in nine MSs (Germany, Denmark, Estonia, France, Hungary, Ireland, Italy, Romania and Slovenia<sup>306</sup>). Portugal allows their participation in their DA and ID markets, but not in balancing markets. Only in Germany, France, Hungary and Slovenia<sup>307</sup>, active consumers can also provide redispatching and other congestion management services for TSOs as well as congestion management and other services for distribution system operators (DSOs)<sup>308</sup>.

303 Estonia defined the provisions only for the participation of active consumers in balancing markets.

304 Article 15.5(b) of the Electricity Directive.

305 France defined a national regulatory framework for CECs that entered in force in 2021.

306 In Slovenia, active customers are entitled to provide balancing services directly or through aggregation. In practice, most active consumers providing balancing services consist of industries operating mainly through aggregation. Special provisions are also given for pilot projects (regulatory sandbox) to incentivise households and small businesses to participate in DSR.

307 In Slovenia there are not structural congestions within the bidding zone so the TSO does not need to use redispatching and other congestion management services. Thus, active consumers, aggregators and independent aggregators do not need to provide these services.

308 Other DSO services refer to voltage support, contribution to restoration after incidents, etc.

- DA, ID and balancing markets are open to aggregators in fourteen MSs (Austria, Germany, Denmark, Estonia, Spain, France, Hungary, Ireland, Italy, the Netherlands, Lithuania, Latvia, Romania and Slovenia). In the Czech Republic, aggregators are only eligible in DA and ID markets, but not in balancing markets. Aggregators only can participate in all market timeframes and provide any TSO and DSO services in five MSs (Germany, France, Hungary, Latvia and Slovenia<sup>309</sup>).
- Independent aggregators still face more restrictions than aggregators do. Unlike aggregators, DA and ID markets in Austria, the Czech Republic, Latvia, the Netherlands and Spain are not open for independent aggregators. Similarly, the balancing markets in Austria, Latvia, and Spain are open to aggregators, but they remain closed to independent aggregators. France, Germany, Hungary and Slovenia<sup>310</sup> are the only MSs where independent aggregators can participate in all market timeframes and provide any TSO and DSO services.
- Citizen energy communities are only eligible to participate in DA, ID, balancing markets in five MSs (Germany, Denmark, France, Hungary and Ireland)<sup>311</sup>. They cannot provide redispatching and other congestion management services for TSOs and congestion management and other services for DSOs in the vast majority of the MSs with only three exceptions (Germany, France and Hungary).

345 As a whole, the analysis of this barrier shows that in 2020, the lack of a proper legal framework was a barrier to a greater or lesser extent in 22 MSs becoming moderate in eight MSs (Austria, the Czech Republic, Estonia, Spain, Finland, Lithuania, Latvia and Portugal) and highly restrictive in ten MSs (Belgium, Cyprus, Greece, Croatia, Luxembourg, Malta, the Netherlands, Poland, Sweden and Slovakia) (Table ii). Only a few MSs (Germany, Denmark, France and Hungary) had pioneered the definition of the main roles and responsibilities for aggregators, independent aggregators, active consumers and CECs in their national legal frameworks and the opening of their markets and products for SOs to these new entrants.

## 7.7 Restrictive requirements to participate in capacity mechanisms and interruptibility schemes

346 The recast Electricity Regulation<sup>312</sup> sets that any capacity mechanism shall be based on a transparent, non-discriminatory and competitive process, shall provide incentives for capacity providers to be available at times of expected system stress and shall be open to the participation of all resources that are capable of providing the required technical performance, including energy storage and demand side management.

347 This section aims to assess to what extent the current requirements for the eligibility of capacity providers, the features of the capacity products and the processes to allocate these products may become an obstacle to the entry and participation of new entrants and small actors. A similar assessment is made for interruptibility schemes irrespective of whether they can be qualified as CMs or not. The analysis focuses on the CMs and ISs that were operational in 2020<sup>313</sup> (Chapter 6).

348 With regard to the principle of allowing the participation of all technologies, in 2020 most CMs were open to all capacity resources with the exception of the CMs in Greece and Finland. The transitory flexibility remuneration mechanism in Greece (operational until March 2021) did not allow the participation of energy storage and intermittent and other non-hydro RES while energy storage was not eligible in Finland.

349 Even though some CMs are potentially open to a wide range of technologies, some requirements such as the minimum eligible capacity, restrictions to aggregation and the minimum bid size can de facto exclude DSR, energy storage and smaller RES generators. In particular, the minimum bid is as high as 10MW in Finland, and 5MW in Sweden and Germany. Additional restrictions apply in all three CMs as follows:

309 See footnote 305.

310 See footnote 305.

311 However, as of 31 December 2020, only Germany, Denmark and Hungary had adopted all major provisions in their national legislation as shown in Table 24.

312 Article 22 of the recast Electricity Regulation.

313 The targeted capacity mechanism in Bulgaria was not analysed due to lack of data provided to ACER.

- Sweden allows any type of aggregation; however, Finland prohibits the aggregation of generation assets. Finland is working on regulatory changes to decrease the minimum bid size up to 1MW and allow aggregation for both generation and demand.
  - In Germany, even though the minimum bid size is 5MW, single and small DSR units can be eligible if aggregated in bid groups of at least 1MW. At the same time, aggregation is not allowed for small RES and storage units, which effectively means that units lower than 5MW cannot participate.
- 350 It is important to note that even though the transitional flexibility remuneration mechanism in Greece has a low minimum bid size (1MW), it is the only CM in Europe where no aggregation is allowed (either load or generation).
- 351 Excessively long lead times<sup>314</sup> may also hinder participation of DSR since they may not be able to commit too long in advance of the delivery period. All CMs hold auctions one year before delivery; however, in Ireland, Italy and Poland these T-1 auctions are complementary to main auctions with longer lead-times (Table 13). On the contrary, in France DSR is allowed to certify their capacity without penalty up to two months prior to the delivery year, even if the start-up is during the delivery year.
- 352 As mentioned in Chapter 6, multi-year capacity contracts in Ireland, Italy, Poland and Spain create a bias in favour of investing in fossil fuel power plants, representing a barrier to the participation of DSR, energy storage and variable RES generation. Additional restrictions regarding these contracts are observed in Italy as they are available for new generation and energy storage only above a certain investment threshold<sup>315</sup> and they are not available for DSR. As a best practice, the multi-year capacity contracts in France provide guaranteed payments for seven years for DSR and batteries.
- 353 Some features of product design and allocation process may enhance participation of new entrants and small actors, and may reduce costs for end-consumers:
- A limited delivery period (e.g. seasonal obligation or in specific hours) increases participation, particularly of DSR and energy storage providers that may struggle to provide capacity over longer periods. Only five CMs have time-limited obligation: Finland (three winter months and one non-winter month), France (10-25 delivery days in November-December and January-March and 10 hours per delivery day), Italy (peak hours for RES and DSR), Poland (peak hours) and Sweden (15 November-15 March).
  - The setting of a share of capacity targeted for DSR in T-1 auctions<sup>316</sup>. No CM includes this provision with the exception of Italy with a share of less than 5 %. France encourages DSR participation via specific tenders<sup>317</sup>.
- 354 As shown above, even though some CMs are theoretically open to DSR, energy storage and variable RES generation, certain requirements effectively hinder their entry and participation. Figure 53 shows the capacity of DSR, energy storage and variable RES remunerated through CMs in 2020. It shows that energy storage was not remunerated in any CM contract. In addition, no DSR, energy storage nor variable RES generation were remunerated in Germany, Greece and Poland, even though all these resources were eligible in Germany, DSR was eligible in Greece and energy storage in Poland.

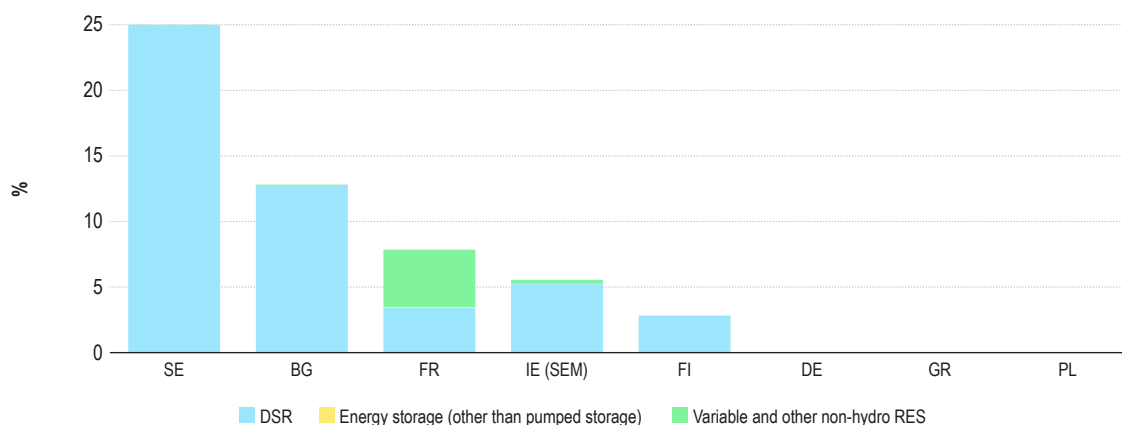
314 The lead-time is the time between the conclusion of the allocation process and the start of the delivery obligation for the successful bidders.

315 This investment threshold was 209,000 euros/MW for the first auction.

316 T refers to the delivery year the auctions are about.

317 For more information, please refer to: [https://ec.europa.eu/competition/elojade/isef/case\\_details.cfm?proc\\_code=3\\_SA\\_48490](https://ec.europa.eu/competition/elojade/isef/case_details.cfm?proc_code=3_SA_48490).

Figure 53: Capacity of DSR, RES generation and energy storage remunerated through CMs in a number of Member States – 2020 (%)



Source: ACER calculations based on NRAs data.

Note: Belgium did not hold any auction in 2020. No data available for Italy.

355 As described in [Section 6.5](#), interruptibility schemes normally refer to national programmes dedicated to DSR. While they contributed to the development of certain level of DSR at earlier stages, some design features may hinder the participation of new means of individual and aggregated DSR.

356 As in CMs, the participation in ISs may be impacted by the minimum bid size. [Table 14](#) shows that with the exception of Italy and Poland, the remaining ISs operational in 2020 had a minimum bid size higher than 1 MW: 25MW in France, 5MW in Spain and Germany, 4MW in Portugal and 2MW in Greece. This limits participation to large industrial loads and increases the cost of these schemes. Spain exemplifies how a reduction of the bid size increased participation and reduced the cost of this scheme, over the last few years. In particular, Spain reduced the block sizes. First, sizes of 90MW and 5MW were used for the auctions held between 2015 and the first semester of 2018, second, sizes of 40MW and 5MW were used in the auctions of the second semester of 2018 and beginning of 2019, and finally, a single size of 5MW was available in the last auction held at the end of 2019. This block size decrease led to a sharp fall in the total cost of this scheme (-99.2 % in the period 2017-2020) as shown in [Figure 48](#).

357 In addition, the aggregation of individual loads was not allowed in the interruptibility schemes of Italy, Spain, Portugal, Greece and France making their minimum bid size more restrictive.

358 Overall, the analysis of the requirements described in this section shows that in 2020, small market players faced moderate obstacles to participate in the CMs of Germany, Greece and Finland and in the ISs of France, Spain, Greece and Portugal ([Table ii](#)).

## 7.8 Limited competitive pressure in retail markets

359 The ease with which a new supplier or business model (e.g. an independent aggregator) can enter the electricity market is highly dependent on a well-functioning and effective competition in the retail market. With a low competitive pressure, incumbents may hold a dominant position that may limit new entrants' ability to compete on a level playing field and to offer innovative and flexibility products allowing end-users benefiting from potential costs savings.

360 This section assesses how competitive pressure in some retail markets may be lower as a result of a combination of factors, including (i) a relatively high market concentration, (ii) a low entry-exit activity of suppliers and (iii) a low correlation between the energy component of retail prices and wholesale prices.

- 361 The analysis shows that in 2020, ten retail markets (Belgium, Croatia, France, Greece, Hungary, Latvia, Lithuania, Luxembourg, the Netherlands and Portugal) recorded a CR3 of at least 70 %, a threshold that is commonly used to characterise a market as highly concentrated<sup>318</sup>. The CR3 is analysed together with the number of suppliers for household consumers with a market share above 5 % by metering points. The analysis confirms that some markets with a high CR3 tend to have a limited number of suppliers with a meaningful market share: in Greece and Lithuania there is only one supplier with a market share above 5 % while Croatia and Luxembourg have two suppliers. It should be noted that the limited number of suppliers may be partly explained by the very small size of some markets (e.g. Luxembourg), while this is not an explanatory factor for larger markets such as Greece.
- 362 While market concentration measures are structural indicators, the entry/exit activity<sup>319</sup> allows to understand whether a market is static or dynamic. Among others, this indicator informs about the ability of new entrants to enter a market and compete with existing suppliers as well as the consumers' chances to have systematically access to a larger choice and innovative solutions. In the 2018-2020 period, some relatively big retail markets, including France, Greece and Germany, experienced very low entry/exit activity. In contrast, Italy and Spain were the most dynamic retail markets.
- 363 Another indication of the level of competition in retail markets is the correlation between the energy component of retail prices and the wholesale prices<sup>320</sup>. A stronger correlation can usually be expected in markets characterised by a more robust competition. The opposite is not always true since a high correlation may also be the result of price intervention linking the retail prices to the wholesale prices by law. In 2020, the weakest correlation was found in Bulgaria (-1), Latvia (-0.7), Slovenia (-0.4) and Poland (-0.4) followed at distance by Belgium, Slovakia, Hungary and Greece.
- 364 Overall, the combined analysis of the above described indicators shows that in 2020 a relatively low competitive pressure in retail markets may have represented a barrier for new entrants and small actors to a greater or lesser extent in the vast majority of the MSs (Table ii). This barrier was found moderate in ten MSs (Belgium, France, Greece, Hungary, Ireland, Lithuania, Luxembourg, Poland, Portugal and Slovakia).

## 7.9 End-user price interventions

- 365 The Electricity Directive<sup>321</sup> states that MSs shall ensure the protection of energy poor and vulnerable household customers by social policy or by means other than public interventions in the price setting for the supply of electricity. Nevertheless, such public interventions may be applied if limited in time and proportionate as regards their beneficiaries, among other compliance criteria. In addition, MSs may apply public interventions in the price setting to household customers and to microenterprises during a transition period in order to establish effective competition for electricity supply contracts between suppliers, and to achieve fully effective market-based retail pricing of electricity. Nevertheless, such public interventions shall be set at a price that is above cost and at a level where effective price competition can occur, and shall minimise the negative impact on the wholesale electricity market, among other compliance criteria.
- 366 This section is intended to assess how widely end-user price interventions were applied to household and non-household consumers in the MSs in 2020, and the related potential impact on price formation and entry to the market. Hence, an important remark underlying the analysis is that it is not aimed to assess the formal transposition of the Electricity Directive, which was in any case not required until 31 December 2020<sup>322</sup>.

318 CR3 is a traditional structural measure of market concentration based on market shares. In this report, we measure the concentration ratio 3 as the market share of the three largest suppliers in the whole retail market by volume. Please note that in the Retail markets volume of the 2020 MMR, CR3 measures the total market shares of the three largest suppliers by metering points in the household market and by volume in the non-household market. For more information, please refer to the [Retail markets volume of the 2020 MMR](#). Like the Retail markets volume of the 2020 MMR, the benchmark used in this report is 70%, since markets with CR3s between 70 and 100% are considered highly concentrated, ranging from oligopolies to monopolies.

319 In this report, the entry/exit activity measures the average number of entries and exits in the retail markets for households and non-households over the 2018-2020 period normalised with the national electricity demand.

320 This correlation is calculated for the period 2013-2020 based on Eurostat data and ACER database on retail offers and other relevant data. The methodology is further described in Annex 6 of the ACER Market Monitoring report 2015, available at: [https://documents.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Publication/ACER\\_Market\\_Monitoring\\_Report\\_2015.pdf](https://documents.acer.europa.eu/Official_documents/Acts_of_the_Agency/Publication/ACER_Market_Monitoring_Report_2015.pdf).

321 Article 5 of the Electricity Directive.

322 Even though MSs were in the process of transposing the Electricity Directive in 2020, most MSs did not have a roadmap for a price intervention removal, with the exception of Italy, Lithuania, Romania and Slovakia for household consumers and France, Italy, Romania and Slovakia for non-household consumers. For more information, please refer to the [Retail markets volume of the 2020 MMR](#).

- 367 While some MSs intervene in the retail price setting to protect household and/or non-household customers, these interventions tend to compromise competition. This is particularly true for markets where regulated retail end-user prices are set below costs (i.e. without taking into consideration wholesale market prices and/or other supply costs). Artificially low regulated prices (even without pushing them below costs but with a very squeezed margin) limit market entry and innovation, prompt consumers to disengage from the switching process and consequently hinder competition in retail markets. In addition, they may increase investor uncertainty and impact the long-term security of supply. Furthermore, other price interventions including regulated prices set above costs can act as a pricing focal point which competing suppliers are able to cluster around and – at least in markets featuring strong consumer inertia – can also considerably dilute competition. In general, the larger the size of the regulated customer segment, the stronger the impact on competition.
- 368 In 2020, twelve MSs (Belgium, Spain, France, Greece, Hungary, Italy, Lithuania, Latvia, Poland, Portugal, Romania and Slovakia)<sup>323</sup> out of 28 still had some form of price intervention in the price setting for either household, non-household consumers or both.
- 369 In the household market, twelve MSs (Belgium, Spain, France, Greece, Hungary, Italy, Lithuania, Latvia, Poland, Portugal, Romania and Slovakia) had some type of public price intervention consisting of regulated prices except for Belgium, Italy, Lithuania, Latvia and Portugal<sup>324</sup>. In France, Lithuania, Poland and Romania more than 50 % of the household consumers were subject to some type of price intervention. In Hungary and Slovakia all household consumers were under regulated prices.
- 370 A wide usage of price setting intervention may prompt non-vulnerable household consumers to disengage from the switching process and consequently hinder competition in retail markets. In 2020, in only seven MSs (Belgium, Spain, France, Greece, Hungary, Latvia<sup>325</sup> and Portugal) out of the twelve MSs, the price intervention also targeted the segment of vulnerable customers. For Belgium and Latvia, all household consumers with some price intervention in their price setting were deemed vulnerable, while in Greece and Portugal this share represented 87 % and 86 %, respectively. On the contrary, most of the household consumers with price intervention were non-vulnerable in France (87 %)<sup>326</sup>, Spain (90 %) and Hungary (99.6 %). Elsewhere (i.e. Italy, Lithuania, Poland, Romania and Slovakia), all consumers under some type of price intervention were not specifically qualified as non-vulnerable.
- 371 In the non-household market, seven MSs (France, Greece, Hungary, Italy, Portugal, Romania and Slovakia) used some level of price intervention in 2020, always consisting on price regulation targeting small business. France and Italy were the countries with the highest share of non-household consumers with regulated prices: 8 % and 7 %, respectively.
- 372 Overall, the analysis of the above described indicators shows that the end-user price interventions in twelve MSs in 2020 may have represented a barrier to price formation and/or new entrants in all these MSs with the exception of Belgium (Table i) and (Table ii). In Spain, Italy, Lithuania, Latvia and Poland it represented a moderate barrier while it became more restrictive in France, Hungary, Romania and Slovakia.

323 Unlike the [Retail markets volume of the 2020 MMR](#), Great Britain, Cyprus and Malta are out of the scope of the analysis of this barrier. Bulgaria had end-user price interventions in 2019; however, ACER was not able to analyse the status of these interventions in 2020 due to the lack of data provision from the Bulgarian NRA.

324 For additional information about the types of price interventions please refer to Section 2.4 of the Retail markets volume of the 2020 MMR (see footnote 323).

325 Latvia has removed the regulated prices for vulnerable consumers since September 2021.

326 In France, 9% of household consumers with regulated tariffs were vulnerable in 2020.

## 7.10 Limited incentive to contract dynamic retail prices

- 373 As set in the Electricity Directive<sup>327</sup>, consumers should have the possibility to participate in all forms of demand response benefiting from the full deployment of smart metering systems and, where such deployment has been negatively assessed, choosing to have a smart metering system and a dynamic electricity price contract. This would allow them to adjust their consumption according to real-time price signals that reflect the value and cost of producing and transporting electricity in different periods. Dynamic electricity prices would also provide an opportunity for suppliers to reduce their hedging costs, as the risk is partly transferred to those consumers who are willing to accept such risk, and, in turn, possibly benefitting from lower end-user prices.
- 374 This section aims to identify the MSs where consumers do not have the possibility or incentives to choose dynamic price contracts<sup>328</sup>. The access to dynamic retail pricing depends largely on the roll-out rate of smart meters. While MSs<sup>329</sup> are not required to roll out smart meters to 80 % of consumers until 2024<sup>330</sup>, their limited deployment limits the opportunity for consumers to react to market price signals. The incentives depend on the savings that consumers could get from adjusting their consumption. The latter depends, among other factors, on the share of the energy component in the electricity bill and the existence of sufficient price differentials between higher and lower price periods, e.g. between peak and off-peak hours.
- 375 In 2020, the roll-out rate of smart meters reached at least 80 % in twelve MSs only. In nine MSs, the development had started, but it was still lower than 20 %: Lithuania (0.4 %), Hungary (4.6 %), Belgium (5.6 %), Poland (10.5 %), Ireland (11.3 %), Croatia (12.2 %), Slovakia (14.3 %), Romania (15 %) and Germany (18 %). In addition, smart meter roll-out has been delayed in some MSs, as shown in the Retail markets volume of the 2020 MMR<sup>331</sup>: Austria had legal plans with an 80 % target by the end of 2020, but only reached roughly 29 % by this date; Greece, Hungary, Poland, and Portugal still have no national law stating the target to reach 80 % or more of electricity household consumers despite a positive roll-out decision; and Croatia and Slovakia are pending on a decision.
- 376 Furthermore, the recast Electricity Regulation encourages MSs not only to develop smart metering systems, but also to introduce time-differentiated network tariffs in order to reflect the use of the network, in a transparent, cost-efficient and foreseeable way for the final customer. In 2020, some MSs with a high roll-out rate of smart meters still had no or limited time-differentiated network tariffs for end-consumers. In particular, Italy had no time-differentiation even though 98 % of households had smart meters. With a roll-out rate of smart meters higher than 85 % in Norway, Luxembourg and the Netherlands, more than 80 % of their household consumers did not have any time-differentiation in their network tariffs either.
- 377 Retail customers also need incentives to enhance their flexibility potential and interest in dynamic electricity price contracts. A low share of the energy component in the final electricity bill does not give them price signals and it blurs the benefits of dynamic pricing. In 2020, the energy component accounted for 31 % of the final price on average in the EU. It was still lower than 30 % in Denmark (14 %), Norway (19 %), Germany (19 %), Sweden (23 %), Spain (23 %) and Belgium (29 %). At the other end, the energy component reached 75 % of the final bill in Malta.
- 378 Additionally, the higher the dispersion of DA wholesale prices, the bigger the incentive for end-users to conduct dynamic electricity price contracts and reap the benefits from adapting their consumption to e.g. hourly price variations. In 2020, the highest dispersion of DA wholesale prices<sup>332</sup> was reached in Ireland (69 %), closely followed by Estonia (61 %), Lithuania (60 %), Finland (60 %) and Latvia (60 %). Household consumers in Ireland and Lithuania could receive price signals and benefit from falling prices; however, as shown above, only 11.3% and 0.4% benefited from smart meters in 2020.

327 Article 2 of the Electricity Directive.

328 Please note that this barrier was not analysed in Bulgaria, the Czech Republic and Greece due to lack of data about the roll-out rate of smart meters in 2020.

329 Subject to a positive cost-benefit analysis.

330 As outlined in Annex II of the Electricity Directive, where the deployment of smart metering systems is assessed positively by a MS, at least 80% of final customers shall be equipped with smart meters either within seven years of the date of the positive assessment or by 2024 for those Member States that have initiated the systematic deployment of smart metering systems before 4 July 2019.

331 See footnote 318.

332 Using the difference between the 95th and 5th percentiles of hourly DA wholesale prices as a proxy for price dispersion.

379 Overall, the combined analysis of the above described indicators shows that in 2020 the limited incentive to conclude dynamic retail contracts was not contributing to efficient price formation and easy entry and participation for new entrants in fourteen MSs (Table i) and (Table ii). In nine MSs (Austria, Belgium, Germany, Croatia, Hungary, Lithuania, Poland, Romania and Slovakia) this barrier was more relevant. A caveat underlying the analysis of this barrier is that sufficient information on the level of penetration of dynamic retail contracts across the entire EU was not yet available to ACER<sup>333</sup>.

## 7.11 Insufficient information provided by system operators

380 Insufficient information provided by electricity system operators about the actual conditions of the system and the available transmission capacities prevent market participants from anticipating the needs of the system, leading to inefficient price formation including at times of scarcity. A limited access to information also hampers the participation of new entrants and small actors, especially when their business models rely on the provision of flexibility to support the electricity system (e.g. balancing capacity or balancing energy) or to manage network constraints (e.g. re-dispatching).

381 Although the information provided by TSOs is very diverse, the analysis included in this section is based on the level completeness of the information made available by TSOs to: i) the public and ii) ACER in the context of its own duties. With regard to i), this section analyses the completeness of some selected items of the ENTSO-E Transparency Platform; with regard to ii) this section analyses the quality of data provided by TSOs for ACER's monitoring of the minimum 70 % target and the level of transparency of the capacity calculation methodologies (CCMs)<sup>334</sup>.

382 Pursuant to Regulation (EU) 543/2013<sup>335</sup>, ENTSO-E is required to publish data on load, generation, transmission, balancing, outages, and congestion management in its Transparency Platform (TP), which is a relevant source of information for many market participants. Even though various types of organisations (including power exchanges, larger generation companies, merchant link operators, etc.) are required to provide data to the TP, the European TSOs, and to a lesser extent DSOs, are the main data providers. An assessment of the completeness of some relevant data items<sup>336</sup> sheds light on where there is the largest room for improvement. Based on ACER's analysis, the level of completeness of the 2020 data analysed ranged from 66 % to 100 %<sup>337</sup>. The lowest data completeness was found in the Nordics and Baltics ranging from 66 % to 86 %. At the other end, the data was complete in eleven MSs (Austria, Croatia, the Czech Republic, France, Hungary, Portugal, Slovakia, Slovenia, Spain, the Netherlands and Romania). Moreover, system operators published almost 100 % of the required information on DA prices; however, most MSs showed a lower level of completeness for data on NTCs and commercial schedules.

383 As shown in Section 7.3, insufficient cross-zonal capacity is one of the main barriers to the integration of electricity markets. ACER's monitoring of the MACZT critically depends on TSOs providing robust and extensive data. Even though most TSOs made efforts to improve the provision of data for the second semester of 2020<sup>338</sup>, significant improvement must still be done in the Baltics where virtually no monitoring was possible on AC borders in 2020. To lesser extent, Sweden and the Netherlands also need to make efforts to enhance the data provision, as well as the Italy North region where despite some improvements, the monitoring of the minimum 70 % target in the second semester of 2020 was only possible for less than half of the hours.

333 Partial information indicates that in some countries the level of penetration of dynamic retail contracts appears to be higher than the EU average, despite the relatively low share of the energy component in the energy bill, e.g. in Norway. This suggests that other factors such as consumers' awareness may also play a relevant role. Data permitting, such aspects could be analysed in future MMRs.

334 Please note that this barrier is not analysed for Norway because the minimum 70% target is not binding for Norway and the transparency of the CCMs is not applicable as Norwegian borders are not part of any CCR.

335 COMMISSION REGULATION (EU) No 543/2013 of 14 June 2013 on submission and publication of data in electricity markets and amending Annex I to Regulation (EC) No 714/2009 of the European Parliament and of the Council, available at: <https://eur-lex.europa.eu/legal-content/EN/TXT/?uri=CELEX%3A02013R0543-20200101>.

336 This indicator assesses the level of completeness of the following data items: NTCs [Article 11.1(a) of the Regulation (EU) 543/2013], scheduled DA commercial exchanges between bidding zones [12.1(f)], physical flows between bidding zones [12.1(g)], day-ahead prices in each bidding zone [12.1(d)] and DA forecast and actual total load [6.1(a-b)]. The publication of these data items is mandatory except for NTCs. The indicator does not assess the level of data completeness of NTCs on FB borders, on any border with third countries and on the virtual BZ for Italy.

337 Data extracted from ENTISOE-TP as of September 2021.

338 ACER monitored the minimum 70% target during the first and second semesters of 2020. For more information about the ACER reports on the margin available for cross-zonal electricity trade in the EU, please see footnote 269.



- 384 TSOs' ability to provide good quality data for monitoring the MACZT appears to depend on the CCM. Where the FB methodology applies, TSOs can guarantee the quality of the data; where NTC methodology applies, TSOs would need to improve the capacity calculation process aiming at ensuring that the MACZT can be estimated on all network elements, and not only on the limiting ones, in line with the ACER recommendation No 01/2019<sup>339</sup>. In particular, an assessment of the level of transparency of the approved CCMs<sup>340</sup> shows that in regions applying NTC methodologies the transparency of the CCMs is lower than regions intending to apply FB methodologies (i.e. in the Core and Nordic CCRs), with the exception of the SEE CCR<sup>341</sup>. In particular, the Baltic CCM shows the lowest level of transparency (24 %) followed by SWE CCM (32 %) and GRIT CCM (34 %). As a result, market participants in Latvia, Lithuania, Estonia, Portugal, Spain and Italy may face more difficulties to anticipate available levels of cross-border capacity and estimate the influence of neighbouring markets.
- 385 Overall, the indicators analysed above show that the TSOs of eight MSs still need to make more efforts to increase the level of transparency when sharing information (Table i) and (Table ii). In particular, in 2020 this barrier was found moderate in the Baltics, Ireland and Sweden.

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339 ACER recommendation No 01/2019 on the implementation of the minimum margin available for cross-zonal trade pursuant to Article 16(8) of Regulation (EU) 2019/943, available at: [https://documents.acer.europa.eu/Official\\_documents/Acts\\_of\\_the\\_Agency/Recommendations/ACER%20Recommendation%2001-2019.pdf](https://documents.acer.europa.eu/Official_documents/Acts_of_the_Agency/Recommendations/ACER%20Recommendation%2001-2019.pdf).

340 This assessment does not include the CCM for IT\_North. For additional information, please refer to MMR 2018 as well as the methodological paper "Capacity Calculation Methodologies – Overview", available at: <http://extranet.acer.europa.eu/en/Electricity/Market%20monitoring/Documents/ACER%20Methodological%20paper%20-%20Capacity%20Calculation%20Methodologies%20Overview.pdf>.

341 Since the SEE CCM was approved after ACER's Decision on the Core CCM, the SEE CCM adopted good practices of the Core methodology, and in particular regarding the transparency provisions.

## Part III: Energy Community outlook

386 The Energy Community<sup>342</sup> is an international organisation bringing together the EU and its neighbours to create an integrated pan-European energy market since 2006. The key objective of the Energy Community is to extend the EU internal energy market rules and principles to countries in South-East Europe, the Black Sea region and beyond on the basis of a legally binding framework.

387 For the first time, the Electricity Wholesale volume includes an overview of the market developments in the Energy Community. The first chapter reports on the coordination among members of the Energy Community in implementing market reforms. The second chapter updates on the situation of specific countries.

## 8 Coordination of the market reforms in the Energy Community

388 This Chapter presents the coordinated approach set by Contracting Parties<sup>343</sup> regarding the implementation of market reforms.

389 Wholesale electricity markets in the Energy Community Contracting Parties are generally less mature than EU electricity markets. Currently, the Third Energy Package is in force. The CEP is expected to be adopted soon.

390 The Energy Community Secretariat, based in Vienna, monitors and reports<sup>344</sup> on the level of implementation of the Energy Community *acquis communautaire*. It also enforces the *acquis* through infringement procedures against Contracting Parties in case of non-compliance. Further, in line with its mandate under the Energy Community Treaty, the ECRB monitors and reports on certain aspects of regulatory and market developments. The implementation of the Third Energy Package in the Contracting Parties is key to facilitating the creation of an integrated energy market allowing for cross-border energy trade and integration with the EU market. The ECRB developed a series of reports and recommendations to support this effort<sup>345</sup>. These documents cover the following areas: implementation of CACM (including NEMO designation rules) and FCA Regulations, implementation of the Regulation on Wholesale Energy Market Integrity and Transparency (REMIT), transparency requirements, cross-border capacity calculation and allocation process, and reports and recommendations on forward market, intraday and balancing.

391 The work programme of ECRB is updated on yearly basis, keeping the activities of its working groups<sup>346</sup> consistent with the development of the Energy Community *acquis*. The role of the ECRB and the cooperation with ACER are essential as the CEP and network codes and guidelines are expected to expand their geographic scope into the Energy Community setting the basis for pan-European integrated electricity market.

342 <https://www.energy-community.org/>

343 Presently, the Energy Community has nine Contracting Parties - Albania, Bosnia and Herzegovina, Kosovo\*, North Macedonia, Georgia, Moldova, Montenegro, Serbia and Ukraine. The Energy Community Secretariat clarifies that throughout this text the designation "Kosovo\*" is without prejudice to positions on status, and is in line with UNSCR 1244 and the ICJ Advisory Opinion on the Kosovo declaration of independence.

344 Annual Implementation Reports produced by the Energy Community Secretariat can be found at: <https://energy-community.org/aboutus/secretariat/reporting.html>.

345 See: <https://www.energy-community.org/documents/ECRB.html>.

346 ECRB working groups (WG): Electricity WG, Gas WG, Customers and Retail Market WG, REMIT WG

## 9 Specific progress made by Contracting Parties

392 This Chapter compiles the progress made by the Contracting Parties regarding their electricity market reforms. Detailed data regarding electricity markets of the Contracting Parties is available in [Table 15 to Table 19 of Annex 1](#).

### 9.1 Albania<sup>347</sup>

393 Albania showed progress in the following areas:

- network codes: transposition of the connection codes on demand connection, connection of generators and HVDC by decision of the regulator. The Albanian regulator has also published derogation criteria for the generators' connection code.
- balancing: implementation of successful dry runs and implementation of balancing market.
- power exchange: establishment of a power exchange and preparation for go-live in 2022, involving Albanian stakeholders in two coupling initiatives: market coupling with Kosovo\* and the so-called "AIMS project". This project involves TSOs, power exchanges and NRAs of Albania, Italy, Montenegro and Serbia. The Albanian regulator engaged in early implementation of the CACM Regulation by adopting a regulatory act for NEMO designation based on the CACM Regulation criteria.
- REMIT: approval of a regulatory act that transposes the REMIT regulation and launch of registration implementation.
- RES integration: successful auction for renewables; two auctions performed for 240 MW of solar PV in total. This resulted in record high prices in the region: 24.89 EUR/MWh for 70 MW of capacity, including also another 70 MW to be sold on the market; and 55 EUR/MWh for 50 MW of capacity, including also another 50 MW to be sold on the market. Wind auction is ongoing.

### 9.2 Bosnia and Hercegovina

394 Bosnia and Herzegovina showed progress in the following areas:

- network codes implementation: partial<sup>348</sup> transposition of the connection codes by decision of the regulator and integration into the national transmission code. The State Electricity Regulatory Authority published derogation criteria for all three connection codes.
- REMIT: approval and initiation of the implementation of REMIT, for the electricity sector<sup>349</sup>.
- RES integration: framework for investments in renewable, whereby the national regulatory authority passed a decision that sets that the maximum capacity for the integration of variable generation (840 MW for wind and 825 MW for photovoltaics).

347 See: <https://www.energy-community.org/implementation/Albania.html>.

348 The State Electricity Regulatory Commission does not have competences over the electricity distribution segment. Therefore, elements of the connection codes related to distribution were not transposed.

349 The State Electricity Regulatory Commission does not have competences over the gas sector.

### 9.3 Georgia

395 Georgia showed progress in the following areas:

- network code implementation: the Georgian regulatory authority transposed the three connection codes into the national grid code.
- REMIT: transposition of REMIT by decision of the regulator and start of the implementation phase.
- power exchange: the Georgian Power Exchange (GEX), responsible for the day-ahead and intraday markets, was established and the go-live, together with the balancing market, is expected as of 2022.
- RES integration: in 2020, the government issued a decree on the renewable support scheme, designed in the form of Feed in Premium (FiP), granting maximum 1.5 US cent/kWh in addition to the market price on day-ahead market for eight months per year.

### 9.4 Kosovo\*

396 Kosovo\* showed progress in the following areas:

- network codes: integration of the connection codes into the national transmission code by approval of the regulator.
- REMIT: transposition of REMIT by decision of the regulator and start of the implementation phase.
- balancing: operation of KOSTT as a control area and therefore as a bidding zone was the key development in 2020. This has paved the way for allocation of cross-border capacity and cross-border procurement of balancing services from Albanian TSO.
- power exchange: following ECRB recommendation, the Kosovo\*'s Regulator approved the rules for NEMO designation that are fully in line with CACM Regulation. The Albanian power exchange is expected to operate Kosovo\*'s day-ahead market and facilitate market coupling.
- RES integration: renewable support scheme based on feed-in tariff was terminated in 2020, following a decision by the State aid Authority in Kosovo\*.

### 9.5 North Macedonia

397 North Macedonia showed progress in the following areas:

- network codes: different from other Contracting Parties, network codes are directly binding in North Macedonia. Integration into the national grid code is still under development.
- balancing: rules on balancing market and cross-border balancing were adopted.
- power exchange: following the approval of rules for NEMO designation, the Electricity Market Operator was established and is expected to receive the NEMO designation. Ongoing work with Bulgarian stakeholders on pilot project regarding to market coupling.
- RES integration: market-based RES auctions. North Macedonia launched market based scheme for supporting renewables. Two auctions on solar PV were completed successfully under fixed premium scheme.

## 9.6 Moldova

398 Moldova showed progress in the following areas:

- network codes : connection codes have been integrated into the national transmission code approved by the national regulator. In addition, the approval of the market rules that represents a significant reform on the electricity market and cross-border capacity allocation. The go-live of the market is expected in October 2021.
- RES integration: preparatory work is done on new energy law and renewable law that will facilitate implementation of renewable auctions.

## 9.7 Montenegro

399 Montenegro showed progress in the following areas:

- network codes implementation: connection network codes were transposed and entered into force as of 1 January 2021, except the Requirements for generators that will enter into force on 1 January 2022.
- power exchange: the energy law was amended to include some provisions from CACM Regulation. In parallel with the creation of the legal framework for market coupling, activities related to the implementation of the AIMS market-coupling project are carried out. This project involves TSOs, power exchanges and NRAs of Albania, Montenegro, Italy and Serbia. Cross-border capacity on the DC link with Italy is being allocated by SEE CAO<sup>350</sup>, the auction office for Southeast Europe located in Montenegro, in line with harmonised allocation rules.

## 9.8 Serbia

400 Serbia showed progress in the following areas:

- network codes implementation / REMIT: energy law amendments have been adopted in April 2020. Those will transpose certain provisions from the CACM Regulation and allow for NEMO designation, transposition of the REMIT provisions and completion of the connection code transposition.
- balancing: cross-border balancing cooperation is limited to bilateral exchanges with the TSOs of Bosnia and Hercegovina, Montenegro, Hungary and Romania.
- power exchange: the power exchange SEEPEX is operational from 2016. Serbia is included in several initiatives related to market coupling, such as the AIMS project, while currently there are no developments in relation to market coupling with Bulgaria and Croatia, and with the 4MMC project.
- RES integration: Serbia is in transition from administratively set feed-in tariffs, for which quotas have been fulfilled, to a market-based support scheme. In September 2019, the designated body Elektromreža Srbije (EMS) became a full member of the Association of Issuing Bodies (AIB). In November 2020, EMS has been added to the hub to enable exchange of the guarantees of origin with other members of the AIB.

## 9.9 Ukraine

401 Ukraine showed progress in the following areas:

- market development: following the transposition of key provisions from the third energy package, a significant market reform took place in 2019, including operation of balancing mechanism and day-ahead and intraday market. Law amendments allowing joint cross-border capacity allocation have been adopted, therefore joint allocation is expected to be coordinated with neighbouring TSOs.

350 SEE CAO is the auction office for Southeast Europe located in Montenegro <https://www.seecao.com/>.

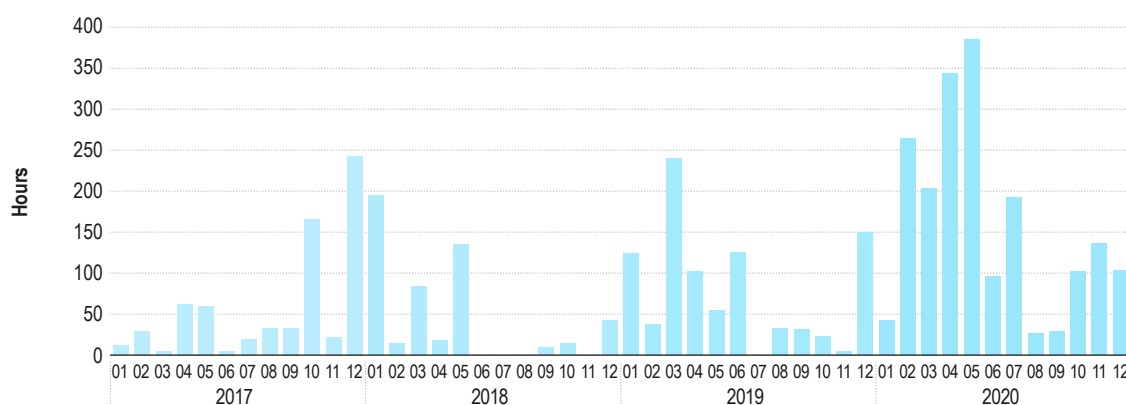
## Annex 1: Additional figures and tables

Table 9: Average emission intensity of MSs

Country	Average emission intensity (kg CO <sub>2e</sub> /MWh = g CO <sub>2e</sub> /kWh)	Total generation [MWh]
AT	108.59	59,214,811
BE	194.23	83,246,921
BG	342.69	40,067,058
CY	778.17	3,951,588
CZ	382.50	76,140,592
DE	296.27	492,000,000
DK	204.71	27,902,900
EE	551.24	4,358,157
ES	171.23	239,000,000
FI	150.79	60,856,460
FR	55.48	491,000,000
GR	368.07	39,100,157
HR	220.07	12,101,534
HU	249.73	31,156,190
IE	312.81	21,822,161
IT	329.71	244,000,000
LT	207.52	4,836,975
LV	227.50	5,441,932
NL	450.86	101,000,000
PL	670.13	141,000,000
PT	228.65	49,509,253
RO	245.82	55,252,568
SE	34.66	154,000,000
SI	230.28	15,876,356
SK	182.59	29,957,077

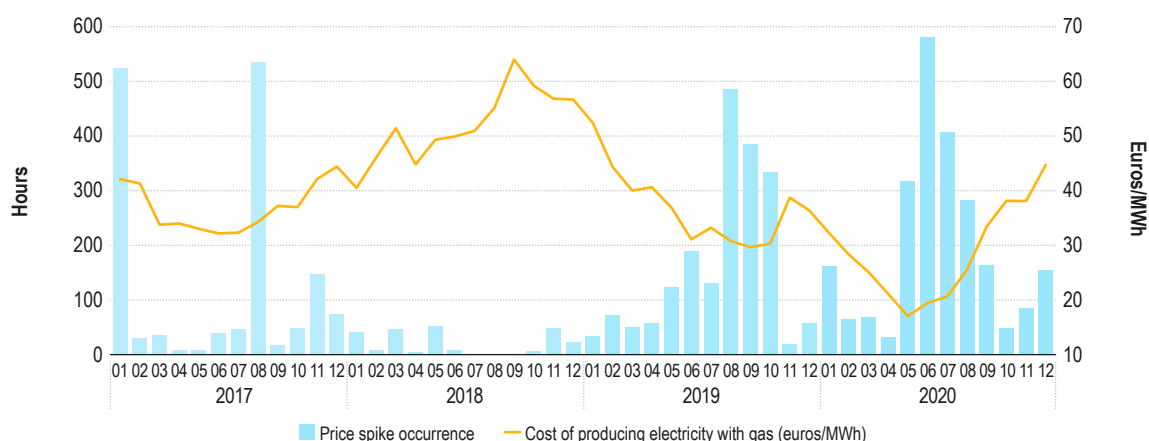
Source: ACER calculations based on ENTSO-E and the International Panel on Climate Change (IPCC) data.

Figure 54: Monthly evolution of DA price spikes, together with the monthly cost of producing with gas, on which the price spikes are based (number of hours with negative prices and euros/MWh, respectively)



Source: ACER calculations based on ENTSO-E and PLATTS data.

Figure 55: Monthly evolution of DA negative prices –2017 – 2020 (number of hours with negative prices)



Source: ACER calculations based on ENTSO-E and PLATTS data.

Table 10: Number of active capacity constraints and shadow prices by element type in the Core (CWE) region – 2019– 2020

TSO	Element Type	Occurrence 2019	Occurrence 2020	Relative change 2020/2019	Total shadow prices 2020 (euros/MWh)	Average of shadow prices 2020 (euros/MWh)
	Cross-border line	2,430	2,380	-2%	159,560	67.04
AT	Allocation constraint		0			
AT	Internal line	233	223	-4%	21,757	97.57
BE	Allocation constraint	0	18		100	5.54
BE	Internal line	1,125	1,271	13%	25,060	19.72
DE	Allocation constraint		0			
DE AMPRION	Internal line	374	839	124%	57,926	69.04
DE TENNET	Internal line	251	321	28%	34,490	107.44
DE TRANSNETBW	Internal line	16	37	131%	2,459	66.47
FR	Allocation constraint	0	0			
FR	Internal line	9	8	-11%	289	36.16
NL	Allocation constraint	0	5		22	4.47
NL	Internal line	455	413	-9%	24,449	59.20
Total		4,893	5,515	34%	326,112	53.27

Source: ACER calculations based on ENTSO-E data.

Note: this table excludes capacity constraints and shadow prices induced by ALEGrO (see Table 11 below).

Table 11: Number of active capacity constraints and shadow prices induced by ALEGrO in the Core (CWE) region – 2020

TSO	ALEGrO phase	Number 2020	Total of shadow prices 2020 (euros/MWh)	Average of shadow prices 2020 (euros/MWh)
BE		8.00	1,229.00	154
DE		33.00	1,362.00	41
BE	Commissioning	335.00	405,673.00	1,211
DE	Commissioning	336.00	405,690.00	1,207
BE	Outage	256.00	274,702.00	1,073
DE	Outage	300.00	274,960.00	917
BE	Ramp up	83.00	29,126.00	351
DE	Ramp up	146.00	29,101.00	199
Total		1,497.00	1,421,843.00	644

Source: ACER calculations based on ENTSO-E data.

Note: this table references capacity constraints induced by ALEGrO, from 4 November (initiation of the commissioning phase) to 31 December; during this period, ALEGrO went through the following phases: 4 to 17 November, commissioning; 18 November to 5 December, ramp-up; 14 December to 23 December, outage.

Table 12: Detailed data on the cost of remedial actions in European countries – 2020

Country name	Total volumes 2020	Redispatching costs (million euros)	Countertrading costs (million euros)	Costs of other actions (million euros)	Redispatching costs related to network congestion at transmission level (million euros)	Redispatching costs related to voltage issues at transmission level (million euros)	Redispatching costs related to other issues at transmission level (million euros)	Redispatching costs related to issues at distribution level (million euros)	Redispatching costs related to preserving internal exchanges (million euros)	Redispatching costs related to preserving crossborder exchanges (million euros)	Redispatching costs related to other issues (million euros)
AT	1.48	28.73	0.01	112.56	28.06			0.67	12.87		
BE	0.04	1.36	0.33	0.00	1.36	0.00	0.00	0.00	1.36	0.00	0.00
CZ	0.00	0.06									
DE	21.10	251.92	135.34	951.39	215.92	38.79	-2.79	0.00	180.20	66.55	66.55
EE	0.00		0.06								
ES	10.64	428.22	7.02		5.88	299.19	15.78	107.37	428.22		
FI	0.01	0.37	0.32		0.05	0.33					
FR	0.35		7.46								
HU	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
LT	0.01	0.00	0.95	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00
LV	0.07	0.01		4.09	0.01						
NL	0.53	31.03		47.71	28.85		2.18	0.00	31.03	24.08	24.08
NO	1.31	9.49	0.04	0.00	6.65	0.06	0.16	2.63	9.49	1.35	1.35
PL	17.03	75.56	0.22	0.00	75.56				74.93	0.63	0.00
PT	0.01	0.07			0.07				0.07	0.07	0.00
SE	0.07	0.17	0.97		0.17				0.12		

Source: ACER based on NRAs data.

Note: Data include remedial actions for resolving congestion issues only. Costs refer to net costs paid by TSOs (i.e. including possible benefits received due to the remedial actions). Redispatching and countertrading data refer to issues taking place within the bidding zone, i.e. excluding actions conducted to resolve issues in other TSOs' grid, but including actions conducted by other TSOs to resolve internal issues and share of relevant cross-border actions. No costs related to costly remedial actions were incurred in Bulgaria, Croatia, Cyprus, Greece, Ireland, Luxembourg, Poland, Romania, Slovakia and Slovenia. Switzerland has not provided details on the costs. Other actions include network reserves in Austria, Germany (including both availability and activation payments), Latvia and Lithuania, cross-border redispatching in Belgium, RES curtailment in Germany and the so called "restriction contracts" in the Netherlands (contracts related to the availability for downward ramping in situations where there is a risk of inadequate capacity available for redispatching, e.g. in case of foreseen maintenance). Due to unavailability of data, the Danish NRA provided only information on redispatching for transmission related congestion (0.9 GWh) and on redispatching conducted internally to solve issues located in a neighbouring TSO's area (3905 GWh with a cost of 72.4 million euros).



Table 13: Characteristics of existing CMs in the EU – 2020

MS	Type of CM <sup>a</sup>	State Aid approval	Start	End	Delivery period	Long term contracts	Eligibility		Auction lead time <sup>b</sup>	Frequency of auctions	Minimum bid size	Auction clearing method <sup>c</sup>	CO <sub>2</sub> limits <sup>d</sup>	Cost recovery
							DSR, RES, Storage	Aggregators						
BE	SR	YES	2014	2022	annual	NO	ALL <sup>e</sup>	YES	T-1	annual	1MW	PAC	NO	special levy
BG	TCP	NO	2013	2020	annual	NO	DSR	NA	NA	annual	NA	NA	NO	
DE	SR	YES	2018	2025	2 years	NO	ALL <sup>e</sup>	DSR only	T-1	bi-annual	5MW	PAC	YES	network tariffs
ES	TCP	NO		2018	annual	YES	NA	NA	NA	NA	NA	NA	NA	NA
FI	SR	NO		2021	3 winter months and 1 non winter	NO	DSR, RES	DSR only	T-1	annual	10MW	PAC	NO	network tariffs
FR	DCO	YES	2016	2026	10-25 days per year	YES (up to 7 years)	ALL	YES	T-4, T-3, T-2, T-1	T-4 - annual, T-3 and T-2 four times/year, T-1 six times/year	0.1 MW	PAC	YES (only for new units)	suppliers
GR	TCP	YES	2018	2021	annual	NO	DSR	NO	various (months)	2-3 per year	1MW	PAC	NO	suppliers
IE (SEM)	MWCP	YES	2017	2027	annual	YES (up to 10 years)	ALL	YES	T-4, T-1	annual	NA <sup>f</sup>	PAC	YES	suppliers
IT	MWCP	YES	2018	2028	annual <sup>g</sup>	YES (up to 15 years)	ALL	YES	T-4 (lower lead times in short term), additional auctions	annual (two auctions in 2019)	1MW	PAC	YES	suppliers
PL	MWCP	YES	2018	2030	annual	YES (up to 15 years)	ALL	YES	T-5, T-1	NA	0.001 MWh	PAC	YES	network tariffs
PT	TCP	NO	NA	2018	annual	YES (10 years)	DSR	YES	T-1	annual	1 MW	NA	YES	network tariffs
SE	SR	NO	NA	2025	annual 15 Nov to 15 Mar	NO	RES	YES	T-1	annual	5 MW	NA		BRPs

Source: ACER based on information from NRAs.

Explanatory note:

<sup>a</sup> The categorisation of the schemes is based on the taxonomy of the EC's sector inquiry (see footnote 190). Abbreviations refer to strategic reserves (SR), targeted capacity payments (TCP), market wide central buyer (MWCB), market wide de-centralised capacity obligations (MW-DCO).

<sup>b</sup> T refers to the delivery year the auctions are about.

<sup>c</sup> Auction clearing methods are pay-as-clear (PAC) and pay-as-bid (PAB).

<sup>d</sup> Relevant to Art. 22(4) of the recast Electricity Regulation.

<sup>e</sup> There are no legal restrictions for RES participation, however intermittent RES likely not fulfill the technical requirements.

<sup>f</sup> In the SEM CM auctions, bids may consist up to five quantity-price blocks with no minimum quantity size.

<sup>g</sup> RES and DSR are obliged to be available during the peak hours of each working day, peak hours being the 6 hours with the highest load (they can change weekly).

<sup>h</sup> The minimum total net capacity for participation in the auction is two MW, however bid blocks may start from as low as one kW.

Note: In France, a targeted capacity payment is also provided for the commissioning of a 442 MW CCGT plant in the Brittany region following a State Aid approval by the EC (SA.40454 2015/C (ex 2015/N)). For the Italian CM auction, the pay-as-bid method is used in the cases capacity is cleared due to network constraints. In Spain, auctions were postponed since 2018 and in Portugal the scheme for the targeted CM was revoked in 2018 and the scheme for SR CM was suspended and postponed until EC assessment. In Sweden, no auction took place in 2020.

Table 14 Interruptibility schemes summary table – 2020<sup>351</sup>

Member State	Product / Programme	Activation criteria	Procurement	Remuneration	Total Contracted Capacity (MW)	Minimum Eligible Capacity (MW)	Aggregation possible	Availability requirements	Maximum length/number of interruption	Number of participants	Status
DE	Immediately interruptible load	within 1 s at 49.7 Hz	Auction	Availability (pay as clear) Energy (pay as bid)	750	5	YES	Whole week except 120 quarters of an hour per week	1 to 32 quarters of an hour/week	No data	Expires Jul-22, renewal under consideration
	Quickly interruptible load	within 15 min			750						
ES	Product 1	automatic	Auction	Availability (pay as clear)	1000	5	NO	Minimum of 95 % of the hours of the period assigned	For a 5MW block: 40h max per month, 240h max per year. Maximum length of 1 h and two consecutive activations	118 bidders belonging to 62 business groups	Phased out in July-20
	Product 2	within 15 min									
FR	Lot 1	Automatic activation on frequency drop (49.82 Hz for 3 s), manual activation possible.	Tender	Availability (pay as bid)	1334	40	NO	Availability 7500 hours / year	max 10 activations per year	18	The current scheme has been in place since July 1, 2016
	Lot 2					25		Availability 4500 hours / year	max 5 activations per year		
GR	Product 1	within 1 min	Auction	Availability (pay as clear)	400	2	NO	24 hours/day	max 5 power reduction orders/ month, max 36 hours/year	37	Phased out after Sep-21
	Product 2	within 5 min			400				max 3 power reduction orders/ month, max 288 hours/year		
IE	Short Term Active Response (STAR)	automatic at 48.85 Hz	Registry	Energy (administrative price)	45	No lower limit	NO	Between 07:00 and 24:00 on every day of the year.	max 20 interruptions per year	Approx. 30	Phased out in 2018
	Powersave	with 30 min pre-notification			3	0,1		YES	24 hours/day	min 1 event within one contractual period	Approx. 10
IT	Mainland	automatic within 200 ms at 49.8 Hz or upon TSO instruction	Auction	"Availability (pay as clear) Energy (pay as bid)"	4000	1	NO	No data	8 hours / No max number of interruptions	No data	No data
	Islands of Sardinia and Sicily			600							
PL	Guaranteed Programme summer & winter (PG)	time to achieve reduction: 0,5h-4h	Tender & Auction	Availability (tender) Energy (bids optimised with algorithm)	"winter: 612 summer: 764,5"	1 (for areas), 10 (for the MS)	YES	Working days 10:00 - 18:00 - summer; 16:00 - 20:00 - winter	7 obligatory response, after that voluntary response	14 (including aggregators)	New scheme since April-21
	Simplified Non-Guaranteed Programme (PBU)	time to achieve reduction: 0,5h-6h		Energy (bids optimised with algorithm)	capacity becomes known to the TSO after the request for bidding	1		Working days 08:00 - 22:00	voluntary response, no limit		
	Non-Guaranteed Programme (PB)	time to achieve reduction: from 0,5h		Energy (bids optimised with algorithm)	1 (for areas), 10 (for the MS)	Working days 10:00 - 18:00 - summer; 16:00 - 20:00 - winter					
PT	5 product types with different activation characteristics i.e.: from automatic activation to 2 hours pre-notification	automatic at 49.2 Hz or pre-notification from 5 min to 2 hours depending on the product	Registry	Availability (administrative price)	690,5	4	NO	24 hours/day	max 12 / 8 / 3 / 2 / 1 hours at once depending on the product; max total 120 hours/year; max once a day and 5 times per week	47	Expires Nov-21, renewal under consideration

Source: Information provided by NRAs and, in case of France, by the TSO.

351 In case of Ireland, the data relates to the last available at the time of phase out.

Table 15: Main market characteristics of the Contracting Parties of the Energy Community- 2020 (TW)

Contracting Parties	Installed Capacity (TW)		Peak Demand (TW)		Electricity Production (TW)		Electricity Demand (TW)	
	2019	2020	2019	2020	2019	2020	2019	2020
Albania	2.28	2.50	1.50	1.40	5,206.05	5,313.03	7,612.08	7,588.64
Bosnia and Hercegovina	4.51	4.53	1.95	1.80	16,074.01	15,390.68	11,438.67	10,577.68
Georgia	4.25	4.53	2.05	2.11	11,620.00	11,159.00	13,248.00	12,616.00
Kosovo <sup>352</sup>	1.10	1.11	1.25	1.25	5,717.81	6,300.80	6,001.20	6,166.74
Moldova	2.91	2.52	2.92	2.52	3,658.03	4,102.45	3,658.03	4,102.45
Montenegro	1.03	1.04	0.61	0.55	3,382.87	3,225.20	2,966.99	2,819.00
North Macedonia	2.09	2.10	1.40	1.36	5,658.00	5,127.00	6,504.00	6,476.00
Serbia	8.27	8.29	5.47	5.44	34,832.00	35,540.00	29,474.00	29,468.00
Ukraine	54.29	54.77	23.50	23.64	148,992.00	148,304.90	148,402.00	144,322.00

Source: compiled by the Energy Community Secretariat.

Table 16: Main market characteristics of the Contracting Parties of the Energy Community - 2020 (%)

Production mix 2020 in %	Nuclear	Coal/lignite	Gas	HPP	PV	Wind	Other	Sources labelled as "Other"
Albania	0%	0%	0%	99%	1%	0%	0%	
Bosnia and Hercegovina	0%	68%	0%	28%	0%	2%	3%	PV, biogass, biomass, small wind
Georgia	0%	0%	25%	74%	0%	1%	0%	
Kosovo <sup>353</sup>	0%	95%	0%	3%	0%	1%	0%	
Moldova	0%	0%	97%	1%	0%	1%	1%	biomass
Montenegro	0%	46%	0%	44%	0%	10%	0%	
North Macedonia	0%	49%	22%	25%	1%	2%	1%	
Serbia	0%	68%	1%	27%	0%	3%	2%	distributed generators
Ukraine	51%	27%	10%	5%	4%	2%	1%	biomass

Source: compiled by the Energy Community Secretariat.

352 See footnote 341.

353 See footnote 341.

Table 17: Market share in generation for the contracting parties of the Energy Community - 2020 (%)

Market share in generation in [%]	AL	BA	GE	XK*	MD	MN	MK	RS	UA
Company 1	58%	41%	25%	95%	79%	84%	71%	96%	52%
Company 2		32%	13%		15%		21%		7%
Company 3		11%	4%		2%				6%
Company 4		13%	3%						5%
Company 5			11%						8%
Company 6			7%						
All other with <5% share	42%	3%	37%	5%	3%	16%	8%	4%	24%

Source: compiled by the Energy Community Secretariat.

Table 18: Market share in DAM for the contracting parties of the Energy Community – 2020 (%)

Market share in generation in [%]	AL	BA	GE	XK*	MD	MN	MK	RS	UA
Company 1								12%	25%
Company 2								11%	20%
Company 3								11%	8%
Company 4								10%	
Company 5								9%	
Company 6								7%	
Company 7								5%	
All other with <5% share								34%	46%

Source: compiled by the Energy Community Secretariat.

Table 19: Main market characteristics for the contracting parties of the Energy Community – 2020

Direction	Max NTC* (TW)	Thermal capacity (TW)	Allocated on long term (TWh)	Allocated on day-ahead basis (TWh)	Allocated on intraday basis (TWh)	Average price per border/direction (EUR/MWh)	Congestion incomes per border direction (thousand EUR)
AL-ME	0.45	1.34	2,829.65	3,322.12	5.06	0.06	389.69
ME-AL	0.60	1.34	2,865.60	1,464.25	7.74	0.78	3,397.10
AL-GR	0.30	1.49	1,166.59	314.90		2.85	4,223.18
GR-AL	0.30	1.49	1,169.95	242.23		0.52	730.38
AL-XK*/RS	0.25	1.68	1,971.46	562.45	17.71	0.16	413.45
XK*/RS-AL	0.25	1.68	2,012.54	160.66	17.09	1.88	4,084.34
BA-HR	0.90	5.61	6,943.27	5,441.73	101.81	0.21	2,600.85
HR-BA	1.00	5.61	7,651.82	8,388.80	166.59	0.05	802.03
BA-SR	0.60	1.88	4,109.53	1,135.74	25.33	0.43	2,255.15
SR-BA	0.60	1.88	3,874.34	6,610.06	19.46	0.07	733.00
BA-ME	0.50	2.17	4,111.28	3,224.80	19.64	0.95	6,969.28
ME-BA	0.50	2.17	4,114.46	4,907.68	33.72	0.16	1,443.54
IT-ME	0.60	0.60	3,372.31	4,693.20		0.49	3,943.08
ME-IT	0.60	0.60	3,371.59	4,436.48		0.23	1,830.64
GR-MK	0.60	1.55	432.00	0.63		1.08	467.24
MK-GR	0.50	1.55	360.00	0.24		6.3	2,269.50
BG-MK	0.50	1.10	360.00	0.14		0.5	997.45
MK-BG	0.30	1.10	216.00	0.56		0.07	129.32
XK*/RS-MK	0.65	2.19	3,933.75	473.38	12.73	1.04	4,586.77
MK-XK*/RS	0.50	2.19	3,409.24	6,776.80	16.08	0.15	1,483.52
XK*/RS-ME	0.70	1.69	3,936.29	2,806.63	20.48	0.35	2,387.94
ME-XK*/RS	0.65	1.69	3,652.90	4,312.53	39.58	0.21	1,686.20
HU-RS	0.88	1.20	5,843.28	7,578.91	326.23	0.34	4,563.55
RS-HU	0.98	1.20	6,769.80	8,995.16	334.67	0.23	3,625.94
RO-RS	0.40	1.12	4,627.15	5,241.17	2.43	0.99	9,769.64
RS-RO	0.65	1.12	5,096.30	4,630.10	7.94	0.05	486.32
BG-RS	0.32	1.18	3,103.03	3,394.70	14.78	2.36	15,334.64
RS-BG	0.28	1.18	2,678.35	2,368.24	11.59	0.22	1,110.25
HR-RS	0.48	1.18	4,082.24	3,513.66	161.23	0.14	1,063.43
RS-HR	0.50	1.18	4,842.33	5,228.28	125.04	0.15	1,510.59
UA-MD	0.60						23.20
MD-UA	1.20						
UA-HU	0.65						1,760.73
HU-UA	0.45						13,658.94
UA-SK	0.40						15.05
SK-UA	0.40						29,245.36
UA-SK	0.01						
UA-RO	0.50						216.46
RO-UA	0.10						2,303.00
UA-PL	0.21						0.76

Source: compiled by the Energy Community Secretariat.

Note: \*KS\*/RS; until 14 Dec 2020, Kosovo\*<sup>354</sup> and Serbia operated as single bidding zone and control area. As of this date, they operate as separate bidding zones and control areas. The capacity allocation performed for two weeks of 2020 on the new cross-zonal capacity is not represented in this table.

## Annex 2: Efficiency of current bidding zone configuration (indicators, qualification criteria and detailed analysis)

402 ACER's market efficiency analysis focuses on two main criteria: cross-zonal capacity and costly remedial actions. The market efficiency analysis further includes an informative analysis on LFs. Each of these criteria is assessed through various indicators:

- The available cross-zonal capacity criterion,
- The costly remedial actions criterion,
- The loop flows criterion.

403 The first two criteria have been introduced in section 4.4.1. LFs monitoring compares, for each border, average absolute LFs with the thermal capacities of interconnectors in order to assess the share of interconnectors consumed by internal exchanges. For a given MS, the average over borders (weighted with thermal capacities of interconnectors) is then derived, along with the worst border (i.e. the highest border ratio). These indicators are informative and are not formally taken into account in the efficiency assessment, but rather hint at possible underlying causes for low cross-zonal capacity or high costs of remedial actions. Table 20 shows the detailed MS-level assessment of market efficiency, and leads to the following conclusions.

Table 20: Bidding zone efficiency (detailed assessment)

Country	Percentage of time when the 70% min. target is met (%)	Cost of remedial actions used for congestion management per unit demand (average 2018-2020, euro/MWh demand)	Loop flows vs. thermal capacity on interconnectors (%) (average 2018-2020)	Loop flows vs. thermal capacity on interconnectors (%) (worst border, average 2018-2020)
AT	34%	2.08	22%	57%
BE	1%	0.04	20%	20%
BG	0%	0.00	9%	14%
CZ	46%	0.01	36%	57%
DE	5%	2.13	24%	77%
DK	21%	0.00		
ES	55%	0.74	0%	1%
FR	33%	0.00	11%	34%
GR	67%	0.00	5%	14%
HR	1%	0.00	25%	25%
HU	0%	0.01	14%	25%
IT	44%	3.82	35%	49%
NL	1%	0.61	17%	20%
PL	18%	0.72	41%	77%
PT	47%	0.12	0%	0%
RO	2%	0.00	7%	11%
SI	3%	0.00	33%	49%
SK	22%	0.00	20%	30%

Note: The assessment of the cost of remedial actions per unit demand covers the 2018-2020 period; other assessments cover the year 2020. The cost of remedial actions per MWh load is obtained by dividing the sum of redispatching costs and costs related to other actions, excluding the costs incurred to solve voltage issues at the transmission level, by the total national demand.

404 The performance assessment focuses on the performance towards the available cross-zonal capacity criterion and the costly remedial actions criterion, displayed, respectively, in columns 1 and 2 of Table 20. The criterion related to the available cross-zonal capacity focuses on the percentage of the time when the level of capacity made available for cross-zonal trade reaches a minimum level of 70 %; the costly remedial actions criterion assesses the normalised cost of remedial actions. Other indicators included in this table are for informative purposes, and are intended as an aid to understand the main factors leading to inadequate performances. The detailed qualification process for each criterion is described below.

405 To calculate the percentage of time when the available cross-zonal capacity met the minimum 70 % target, ACER used the results of its reports on the result of monitoring the margin available for cross-zonal electricity trade. The calculation of these reports are carried out in line with ACER's recommendation 01/2019 on how to monitor the capacity available for cross-zonal trade. The indicators of these reports, that are calculated per MS and coordination area, have been aggregated at a MS level. The aggregation was done by calculating the weighted average of the indicator of each coordination area weighted with the maximum exchanges on the coordination area during the year 2020. The influence of flows originating from exchanges with non-EU countries is considered in the calculation. Only the performance of AC borders is considered. The criterion was qualified based on the following thresholds:

- If the minimum 70 % target is met at least 80 % of the time, the performance is adequate;
- If the minimum 70 % target is met between 40 % and 80 % of the time, the performance is to be monitored; and
- If the minimum 70 % target is met less than 40 % of the time, the performance is poor.

406 The following methodology was used to set costly remedial action thresholds. Threshold values should allow a neat classification of countries into three main categories. As a result, threshold values should be sufficiently different to differentiate between the best performing and worst performing countries. Moreover, poorly performing countries should correspond to countries in which congestion cost issues have been raised. As a result, the following threshold values were set:

- Poor performance is assumed when the average cost per unit demand is above 1.0 euro/MWh;
- Performance should be closely monitored when the average remedial action cost per unit demand is between 0.2 and 1.0 euro/MWh; and
- Performance is assumed to be adequate when the cost of remedial actions per unit demand lies below 0.2 euros/MWh.

407 As far as cross-border capacity is concerned, no MS performed adequately with regards to the 70% criterion. Bulgaria, Hungary, the Netherlands, Croatia and Belgium performed the worst, meeting the target less than 1 % of the time. Only a few countries met the target more than 40 % of the time (the Czech Republic, Greece, Italy, Portugal and Spain).

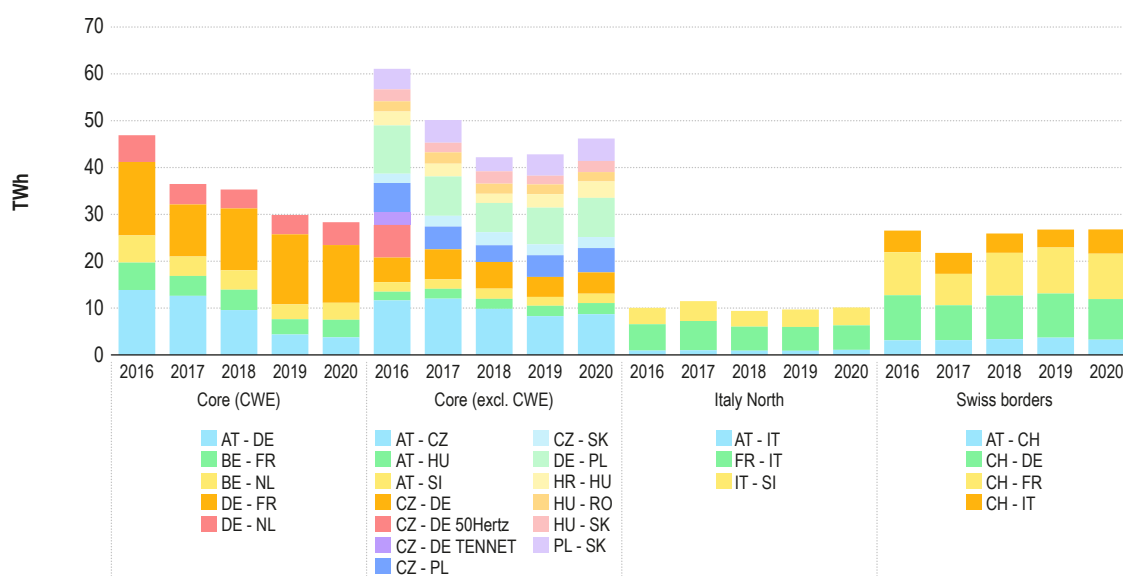
408 LFs consumed a sizable share of interconnector capacity, although with improvements in comparison with the previous market report. Over the 2018-2020 period, four countries exhibited average loop flows of more than 30 % of thermal capacity (the Czech Republic, Italy, Poland and Slovenia). Costs of remedial actions varied significantly between countries: Austria, Estonia, Germany, the Netherlands and Spain all had average remedial actions costs of at least 1 euro/MWh, whereas Portugal and Belgium had an approximate cost of 0.3 euros/MWh. On the other hand, remedial actions amounted to 0.1 euros/MWh or less for all other countries.

409 The comparison of LFs with thermal capacities hints at the reasons why the 70 % criterion is not met most of the time. For example, for Poland, a low percentage of the time when the 70 % criterion is met seems to come from large LFs originating in neighbouring countries. For other countries, such low performance may be related to congestions within the MS, which can be inferred from the relatively high costs of remedial actions (e.g. for Germany). In other cases, such as Bulgaria or Romania, this analysis is insufficient to conclude on the origin of the low performance regarding the 70 % criterion.

## Annex 3: Unscheduled flows

- 410 As shown in previous editions of the MMR<sup>355</sup>, UFs present a challenge to the further integration of the IEM. Their persistence reduces tradable cross-zonal capacity, market efficiency and network security.
- 411 The definitions of the flows and the methodology for the calculations underpinning results in this Annex are provided in the methodological paper on UFs<sup>356</sup>. Briefly, UFs are comprised of unscheduled allocated flows (UAFs), most of which stem from insufficient coordination in capacity calculation and allocation processes, and loop flows (LFs), which originate from electricity exchanges inside other bidding zones.
- 412 The data on the allocated flows<sup>357</sup> (AFs) used in the analysis of this Annex were provided to ACER by ENTSO-E. AFs were calculated on an hourly basis, using some simplifications. Because of the simplifications used, the AFs data obtained can be considered only as a proxy for the total amount of AFs (and indirectly LFs and UAFs) observed on each border. For the Core (CWE) region, ENTSO-E provided improved information on schedules, thus refining the analysis and reducing the amount of UAFs for this region. ACER has been monitoring the evolution of UFs in Europe (on the borders in the Core and Italy North regions and on Swiss borders) since 2012. In 2020, total UFs amounted to 111 TWh, which represents an overall increase of 2 % compared to 2019.

Figure 56: Absolute aggregate sum of UFs for the Core (CWE and non-CWE borders) and Italy North regions and for Swiss borders – 2016–2020 (TWh)



Source: ACER calculations based on ENTSO-E and Vulcanus data.

Note: The calculation methodology used to derive UFs is described in the methodological paper on UFs<sup>358</sup>. The UFs are calculated with an hourly frequency; the absolute values are then summed across the hours and aggregated for borders belonging to the relevant regions.

- 413 As shown in Figure 56, in the Core (excluding CWE) region, UFs increased by almost 8 % compared to 2019. Overall, this region had the larger share of UFs, more than 46 % of all UFs in Europe. In the Core (CWE) region, UFs decreased by more than 5 % year-on-year. In the Italy North region the UFs increased by 4 %, compared to 2019, while UFs remained stable on the Swiss borders.

355 For more information, please see Section 5.1 'Unscheduled flows' (page 28) of the Electricity Wholesale Markets Volume of the 2015 MMR.

356 For additional information, please see the methodological paper on 'Unscheduled flows', available at: [https://www.acer.europa.eu/en/Electricity/Market%20monitoring/Documents\\_Public/ACER%20Methodological%20paper%20-%20Unscheduled%20flows.pdf](https://www.acer.europa.eu/en/Electricity/Market%20monitoring/Documents_Public/ACER%20Methodological%20paper%20-%20Unscheduled%20flows.pdf).

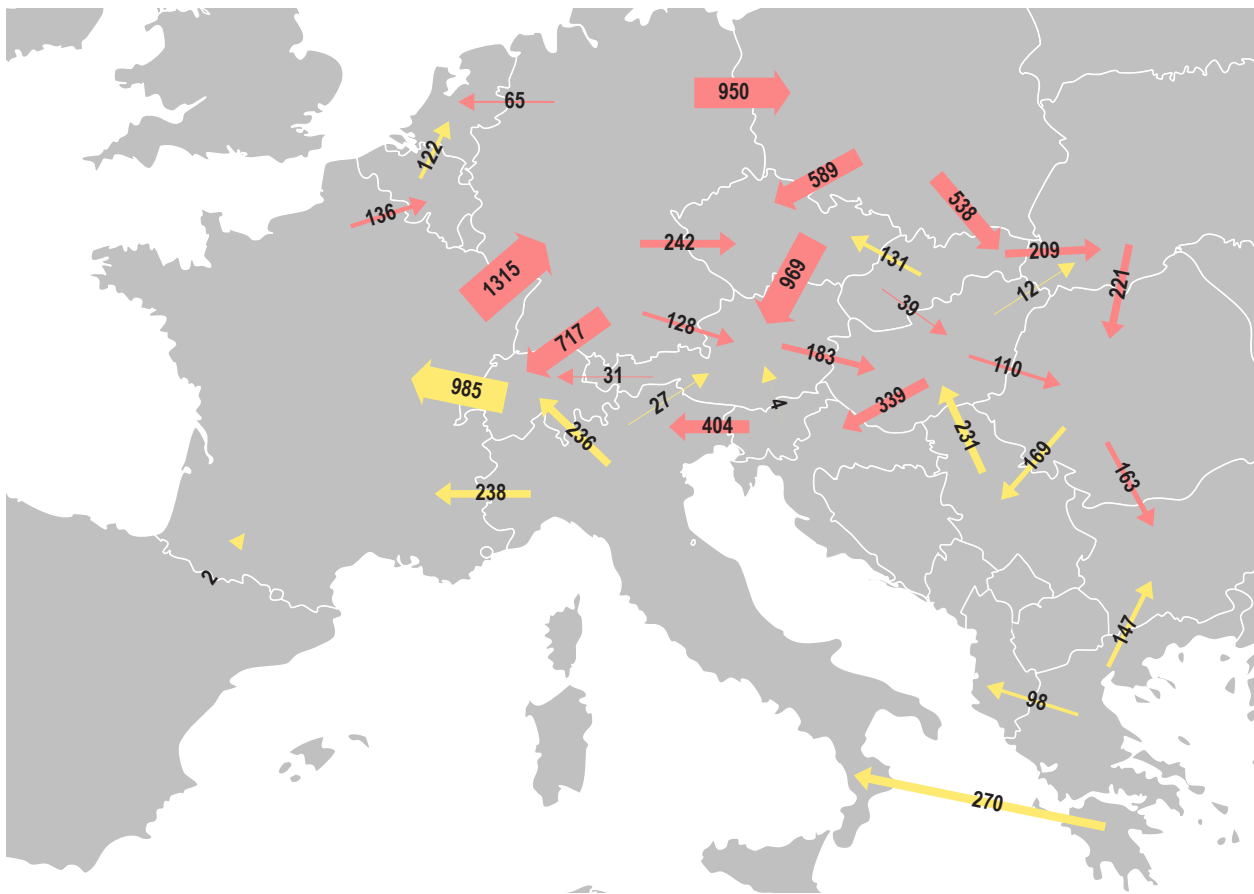
357 Allocated flows describe the actual flows coming from cross-zonal capacity allocation.

358 See footnote 355.



414 Figure 57 shows the prevailing direction of UF volumes. It reveals that the overall pattern still consists of two major loops, from Germany to Switzerland to the south west, and to Poland to the east. UFs on the German-Polish border increased by 6 % year-on-year, confirming the levels observed in 2019. Un-scheduled flows between the Netherlands and Germany on average reverted to the same direction as in 2018, from Germany to the Netherlands, however at significantly lower levels than in 2018 (65 MW in 2020 against 645 MW in 2018). The lower UF levels on this border relate to the overall shift from coal to gas, which led to reduce the amount of electricity imported from Germany, while the amount of electricity exports for the Netherlands increased in 2019 and 2020. Unscheduled flows switched direction, from Italy to Switzerland, due to a further decrease on the French-Italian border, confirming previous years' trend. Flows on the border between Germany and Austria further decreased, likely due to the confirmation of the change in flow patterns observed in the region since 2019, as a consequence of the general shift from coal to gas. Figure 58 and Figure 59 depict the UFs decomposition into UAFs and LFs.

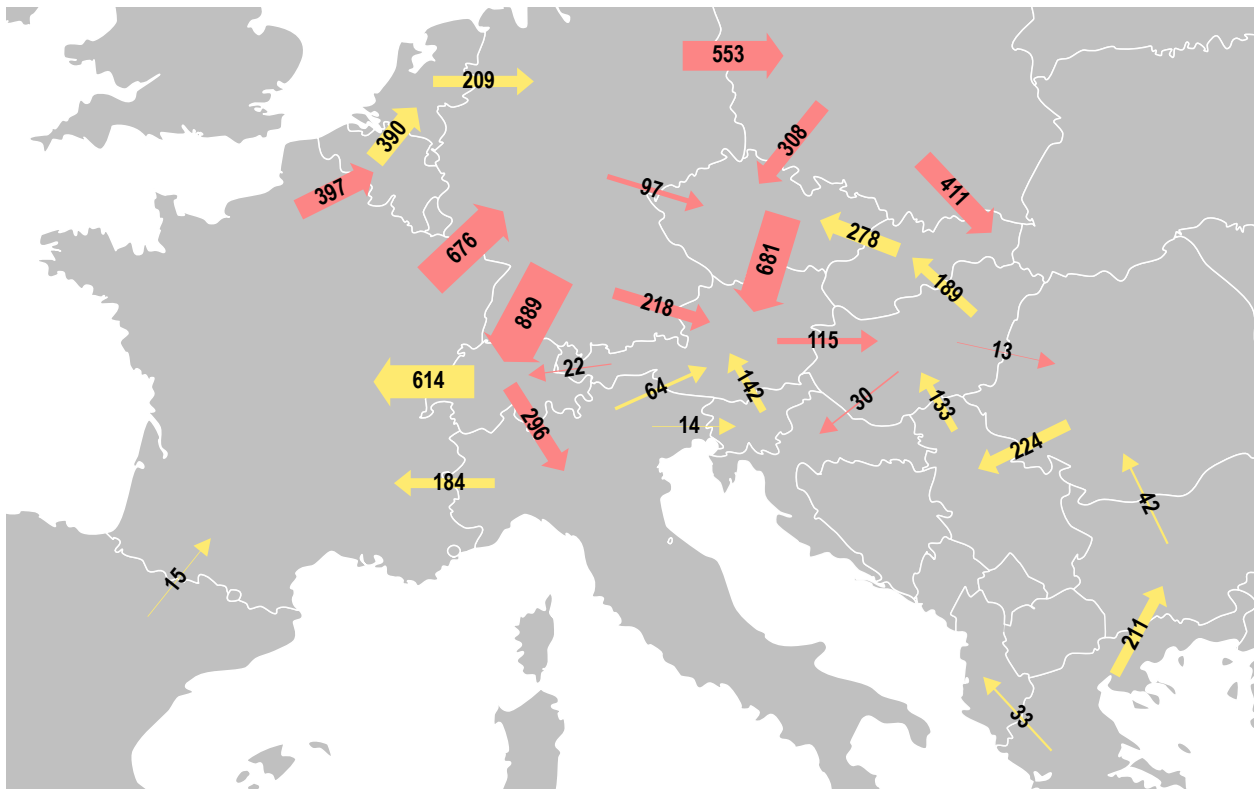
Figure 57: Average oriented UFs in Continental Europe – 2020 (MW)



Source: ACER calculations based on ENTSO-E and Vulcanus data.

Note: Average UFs are average hourly oriented values in 2020. The arrow width and label describe the average UF. The arrow is red when UFs flow in the same direction as the physical flow, and yellow when UFs flow opposite to physical flows. The direction of the UF is the same as that of the physical flow if the physical flow exceeds the cross-zonal schedule, or if both run in opposite directions. The direction of the UF is the opposite to the physical flow if the cross-zonal schedule exceeds the physical flow.

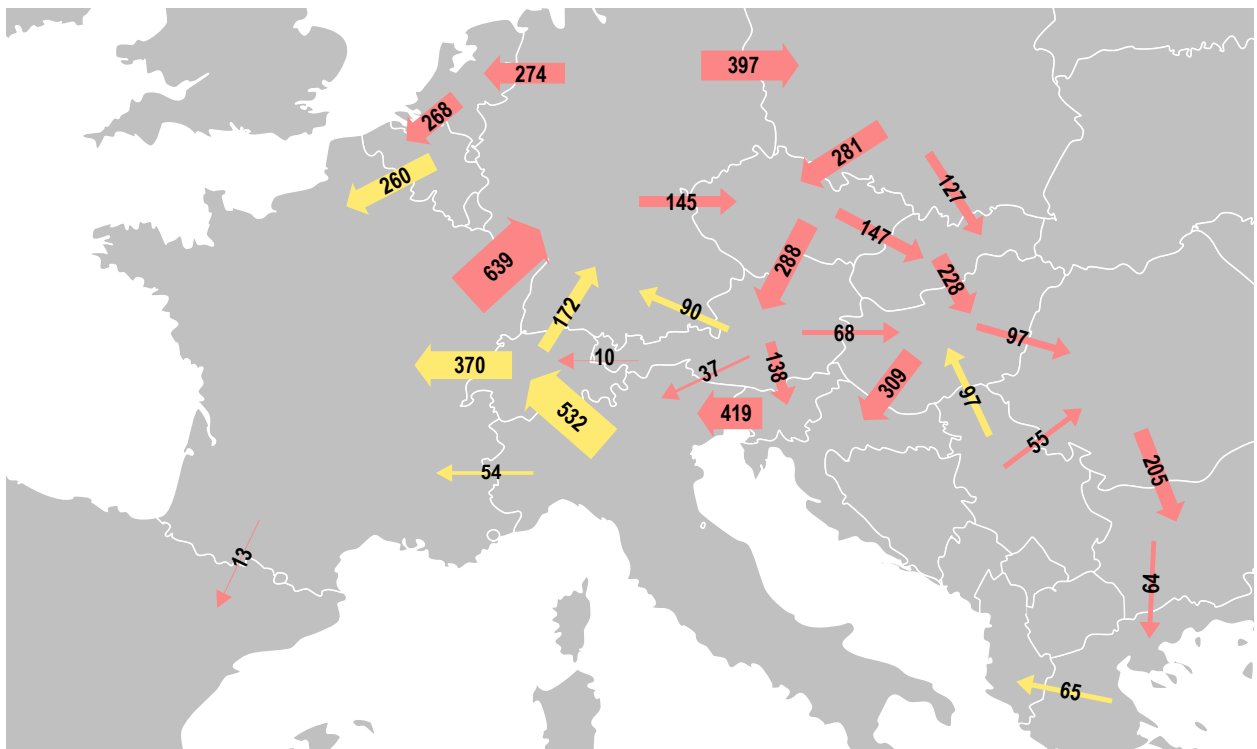
Figure 58: Average oriented UAFs in Continental Europe – 2020 (MW)



Source: ACER calculations based on ENTSO-E and Vulcanus data.

Note: Average UAFs are average hourly oriented values in 2020. The arrow width and label describe the average UAF. The arrow is red when UAFs flow in the same direction as the physical flow, and yellow when UAFs flow opposite to physical flows.

Figure 59: Average oriented LFs in Continental Europe – 2019 (MW)

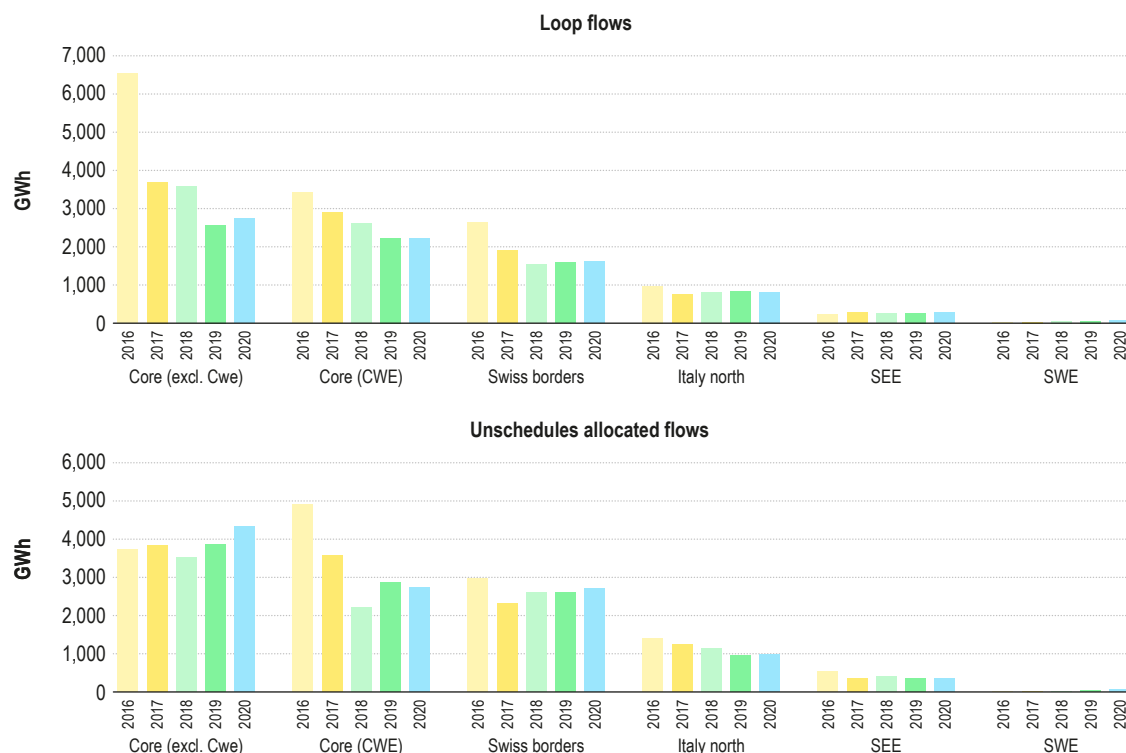


Source: ACER calculations based on ENTSO-E and Vulcanus data.

Note: Average LFs are average hourly-oriented values in 2020. The arrow width and label describe the average LF. The arrow is red when LFs flow in the same direction as the physical flow, and yellow when LFs flow opposite to physical flows.

415 Figure 60 describes the average absolute UAFs and LFs in Continental Europe. The largest UAFs and LFs were both observed in the Core (excluding CWE) region, which is the region with the largest number of EU borders. The LFs remained on a level comparable to 2019.

Figure 60: Average absolute UAFs and LFs in Continental Europe – 2016–2019 (GWh)



Source: ACER calculations based on ENTSO-E and Vulcanus data.

Note: For a given CCR, the UAFs (resp. LFs) are the sum of absolute UAFs (resp. LFs) on all individual borders. Neither UAFs nor LFs were observed in the GRIT region, because this region only has one DC border. Compared to the previous figures, the absolute UAFs and LFs are non-oriented.

416 Despite significant improvements in many regions, UFs still significantly impede the efficient functioning of the Internal Electricity Market, mainly by 'consuming' flow on interconnectors. As a result, the capacity available for cross-zonal trade is limited. FB market coupling should lead to decreasing UAFs (in particular those resulting from exchanges within the region) but does not affect LFs. LFs may be tackled through bidding zone reconfiguration or other measures to ensure non-discrimination in capacity calculation.

## Annex 4: Methodology to estimate the scores per barrier

417 As described in the methodological study<sup>359</sup>, the construction of the scores follows a stepwise approach, as follows:

1. Starting from raw data, the relevant indicators for each barrier are calculated as explained in [Table 21](#). The table also describes how missing data are processed to derive a value for the indicator, or otherwise to consider the indicator as NA (not available).
2. To ensure comparability, each indicator is normalised onto a common scale ranging from 0 (the poorest performance) to 1 (the best performance).
3. The score for each barrier is then calculated as the weighted average of the values resulting from step 2. By default, all indicators are assumed to have the same weight<sup>360</sup>. When at least half of the indicators of a barrier are missing, the barrier score is considered as NA (not available).

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359 See [footnote 242](#).

360 The only exception applies to the barrier on “limited incentive to contract dynamic retail prices”, for which a 50% weight is given to the indicator “Share of final household consumers with smart meters among total households (metering points)” and a 25% weight is given to the other two indicators “Share of energy component in the retail electricity prices” and “Level of dispersion of the day-ahead wholesale prices”.

Table 21: Overview of the indicators used for each of the analysed barriers – 2020

Barrier	Indicator	Ranges and thresholds	Method to treat missing data (see notes below the table)	Data sources
Restrictions on prices and features of the imbalance settlement	Composite indicator assessing the maximum price limits in DA and ID markets compared to the VoLL. For each timeframe, an indicator is calculated in two steps: <ul style="list-style-type: none"> <li>• If the price limit is in line with ACER Decision No 4/2017 and ACER Decision No 5/2017 pursuant to Article 10.1 of the Electricity Regulation, a score of 1 is given;</li> <li>• Otherwise, a ratio between the price limit and the VoLL is calculated. A correction factor of 0.8 is applied if the limit is beyond the VoLL and of 0.7 if it is below.</li> </ul> Finally, an arithmetic average for the DA and ID indicators is calculated.	From 0 to 1.	Method 2	ACER calculation based on NRAs data
	Composite indicator assessing the minimum price limits in DA and ID markets compared to the limits set at ACER's decisions pursuant to Article 10.1 of the Electricity Regulation. For each timeframe, an indicator is calculated in two steps: <ul style="list-style-type: none"> <li>• If the price limit is in line with ACER Decision No 4/2017 and ACER Decision No 5/2017 pursuant to Article 10.1 of the Electricity Regulation, a score of 1 is given;</li> <li>• Otherwise, a ratio between the price limit and the limits pursuant to the above mentioned article is calculated.</li> </ul> Finally, an arithmetic average for the DA and ID indicators is calculated.	From 0 to 1.	Method 2	ACER calculation based on NRAs data
	Number of hours when the maximum or minimum price limits in DA, ID and balancing energy markets were reached in the 2018-2020 period.	From 0 to the highest number of hours when the limits are hit in a MS in the period.	Method 2	NRAs
	Composite indicator assessing features of the national imbalance settlement mechanisms (duration of the ISP, imbalance pricing method and the number of imbalance positions) against the European target model. A scoring system is used to illustrate how far or close a MS is from the target model.	From 0 to 6 (if the target model is met, i.e. 15 min ISP, single pricing and single position).	Method 1	ACER calculation based on ENTSO-E data
	Limited competitive pressure and/or liquidity in wholesale markets	Composite indicator assessing the requirement to sell energy at regulated prices or under some regulated mechanism aside the market. It is calculated as the share of capacity installed as of 31 December 2020 subject to the requirement, multiplied by the share of the volume actually sold at the regulated price.	From 0 to 10,000 (maximum if 100% of capacity installed is subject to sell 100% of their production at regulated prices).	Method 2
Insufficient cross-zonal capacity	CR3: market share of the three biggest generation groups in 2020.	From 0% to 100%. A CR3 equal and below 30% receives the maximum score 1. Between CR3 of 30% and 100%, the score reduces linearly to 0.	Method 2	CEER
	Number of generation groups covering more than 5% of national generation in 2020.	From 0 to 10 (maximum score for more than 10 generators above 5% of national generation).	Method 2	CEER
	Overall liquidity index*	From 0 to the highest value of the overall liquidity index observed in the MSs in 2020.	Method 2	ACER calculation based on data from NEMOs, PXs, ENTSO-E TP and NRAs
	Bid-ask spread of the most frequently traded forward products*	Between the minimum and the maximum values observed in the MSs in 2020.	Method 2	ACER calculation based on private data providers
Insufficient cross-zonal capacity	Composite indicator illustrating the overall gap to meet the 70% target in 2020. For each border, a value is calculated as the share of hours when the minimum 70% target was not met, multiplied by the additional cross-zonal capacity necessary to meet the target during those hours. The composite indicator is the weighted average of all borders of a MS.	From 0 (the target is met for all hours) to 0.35 (if the gap to meet the target is 35% or higher).	Method 2	ACER calculation based on TSOs data

Barrier	Indicator	Ranges and thresholds	Method to treat missing data (see notes below the table)	Data sources
Bidding zones not reflecting structural congestions	Average burdening loop flows on EU interconnectors in the 2018-2020 period.	From 0 to the highest share of loop flows observed in the period.	Method 2	ACER calculation based on TSOs data
	Average redispatching costs used to resolve congestions, in the 2018-2020 period normalised with the national demand.	From 0 euros/MWh (the maximum score) to 1 euros/MWh. All results higher than 1 euros/MWh are considered to be a high restriction.	Method 1 except for countries with a central dispatching model where Method 2 is applied	ACER calculation based on NRAs data
Restrictive requirements in prequalification and/or the design of products for balancing impacting efficient price formation	Pre-determination of the balancing energy price in the balancing capacity contracts.	Binary: 0 (energy prices pre-determined in balancing capacity contracts) or 1.	Method 1	NRAs
	Composite indicator assessing the lead time for the procurement of balancing capacity for all types of reserves in 2020. It is calculated in two steps: <ul style="list-style-type: none"> <li>• First the share of volume procured for each lead time range (e.g. less than 1 day ahead of delivery, between 1 and 7 days etc.) is calculated.</li> <li>• Then the shares are multiplied by a score assigning a higher value to shorter procurement lead times, and finally aggregated.</li> </ul>	From 0 to 4 (maximum score if 100% of balancing capacity is procured within the same day of delivery).	Method 2	ACER calculation based on NRAs data
	Composite indicator assessing the price settlement rule of balancing energy for all types of reserves in 2020. A scoring system allocates the best score when marginal pricing is used and the worst one when prices are regulated followed by pay-as-bid methods.	From 0 to 8 (if marginal pricing is the settlement rule for all four balancing reserves). If a MS does not have all four balancing energy reserves, the final score is rescaled to ensure comparability.	Method 1	ACER calculation based on NRAs data
	Composite indicator assessing the activation rule of balancing energy for aFRR, mFRR and RR in 2020. A scoring system allocates the best score when merit order activation is used and the worst one when pro-rata activation is used.	From 0 to 3 (maximum score if merit order activation is used for all three balancing reserves). If a MS does not have all three balancing reserves, the final score is rescaled to ensure comparability.	Method 1	ACER calculation based on NRAs data
	Composite indicator assessing the possibility to offer non-contracted balancing energy bids (free energy bids) for aFRR, mFRR and RR in 2020. A scoring system allocates the best score when free bids are allowed.	From 0 to 3 (maximum score if free bids are allowed for all three balancing reserves). If a MS does not have all three balancing capacity reserves, the final score is rescaled to ensure comparability.	Method 1	ACER calculation based on NRAs data
Restrictive requirements in prequalification and/or the design of products for balancing hindering easy market entry and participation for new entrants and small actors	Composite indicator assessing the maximum and minimum duration of the delivery period for mFRR and RR in 2020.	From 0 to 12 (maximum score if both the minimum and the maximum delivery periods are 0 minutes for mFRR and RR). If a MS does not have any of the two balancing reserves, the score is rescaled to avoid penalties.	Method 1	ACER calculation based on NRAs data
	Composite indicator assessing the type of capacity and energy providers allowed to participate in balancing capacity and energy markets for all types of reserves in 2020. A scoring system allocates the worst score if only generators were allowed to participate.	From 0 to 56 (maximum score if generators, DSR, pump storage units, batteries and distributed generators are allowed to participate in all balancing capacity and energy reserves). If a MS does not have all four balancing capacity reserves, the final score is rescaled to ensure comparability.	Method 1	ACER calculation based on ENTSO-E data

Barrier	Indicator	Ranges and thresholds	Method to treat missing data (see notes below the table)	Data sources
Restrictive requirements in prequalification and/or the design of products for balancing hindering easy market entry and participation for new entrants and small actors	Composite indicator assessing the type of load units allowed to participate in balancing capacity and energy markets for all types of reserves in 2020. A scoring system allocates the worst score if no load was allowed to participate.	From 0 to 6 (maximum score if aggregators, aggregators including small size consumers, large consumers, small consumers, pump storage units and other storage load (e.g. battery storage and thermal storage) are allowed to participate in all balancing capacity and energy reserves). If a MS does not have all four balancing capacity reserves, the final score is rescaled to ensure comparability.	Method 1	ACER calculation based on ENTSO-E data
	Composite indicator assessing the minimum capacity required in the prequalification process for all type of reserves in 2020. A scoring system allocates the worst score to a minimum capacity requirement higher than 10MW.	From 0 to 16 (maximum score if no minimum capacity is required in the prequalification process for all four balancing reserves). If a MS does not have all four balancing capacity reserves, the final score is rescaled to ensure comparability.	Method 1	ACER calculation based on NRAs data
	Composite indicator assessing the minimum bid size required for balancing capacity and energy for all types of reserves in 2020. A scoring system allocates the worst score to a minimum bid size higher than 10MW.	From 0 to 16 (maximum score if no minimum bid size is required for both balance capacity and energy and for all four balancing reserves). If a MS does not have all four balancing capacity reserves, the final score is rescaled to ensure comparability.	Method 1	ACER calculation based on ENTSO-E data
	Composite indicator assessing the lead time for the procurement of balancing capacity for all types of reserves in 2020. It is calculated in two steps: • First the share of volume procured for each lead time range (e.g. less than 1 day ahead of delivery, between 1 and 7 days etc.) is calculated. • Then the shares are multiplied by a score assigning a higher value to shorter procurement lead times, and finally aggregated.	From 0 to 4 (maximum score if 100% of balancing capacity is procured within the same day of delivery).	Method 2	ACER calculation based on NRAs data
	Composite indicator assessing the validity period of the balancing energy bids for aFRR, mFRR and RR in 2020. A scoring system allocates the worst score to 4 hour-products.	From 0 to 9 (maximum score if the validity periods is 15 min for all three balancing reserves). If a MS does not have all three balancing capacity reserves, the final score is rescaled to ensure comparability.	Method 1	ACER calculation based on ENTSO-E data
	Composite indicator assessing the length of the balancing capacity contracts for all balancing reserves in 2020. A scoring system allocates the worst score if balancing capacity contracts have a length of one year or more.	From 0 to 16 (maximum score if the length of the balancing capacity contracts is hour(s) for all four balancing reserves). If a MS does not have all four balancing capacity reserves, the final score is rescaled to ensure comparability.	Method 1	ACER calculation based on ENTSO-E data
	Composite indicator assessing the symmetry of the balancing capacity products for FCR, aFRR and mFRR in 2020. A scoring system allocates the worst score when symmetrical products are required.	From 0 to 3 (maximum score if asymmetrical balancing capacity products are allowed in all three balancing reserves). If a MS does not have all three balancing capacity reserves, the final score is rescaled to ensure comparability.	Method 1	ACER calculation based on ENTSO-E data

Barrier	Indicator	Ranges and thresholds	Method to treat missing data (see notes below the table)	Data sources
Restrictive requirements in prequalification and/or the design of products for balancing hindering easy market entry and participation for new entrants and small actors	Composite indicator assessing the price settlement rule of balancing energy for all types of reserves in 2020. A scoring system allocates the best score when marginal pricing is used and the worst one when prices are regulated followed by pay-as-bid methods.	From 0 to 8 (if marginal pricing is the settlement rule for all four balancing reserves). If a MS does not have all four balancing energy reserves, the final score is rescaled to ensure comparability.	Method 1	ACER calculation based on NRAs data
	Composite indicator assessing the activation rule of balancing energy for aFRR, mFRR and RR in 2020. A scoring system allocates the best score when merit order activation is used and the worst one when pro-rata activation is used.	From 0 to 3 (maximum score if merit order activation is used for all three balancing reserves). If a MS does not have all three balancing reserves, the final score is rescaled to ensure comparability.	Method 1	ACER calculation based on NRAs data
Lack of a proper legal framework to enable new entrants and small actors	Composite indicator based on closed-ended questions describing whether the national legal framework defines the roles and responsibilities for active consumers, aggregators/independent aggregators and CECs as set in Articles 15 to 17 of the Electricity Directive. A scoring system allocates the best scoring when all roles and responsibilities are defined and conversely the worst when none of them is defined.	From 0 to 18 (maximum score when all roles and responsibilities are defined).	Method 1	ACER calculation based on NRAs data
	Composite indicator based on closed-ended questions describing whether or not active consumers, aggregators/independent aggregators and CECs are eligible to participate in different market timeframes and other services procured by SOs. A scoring system allocates the best scoring when all these market participants can participate in all market timeframes and all other services procured by SOs, and conversely the worst score if they cannot participate in any of them	From 0 to 20 (maximum score if all active consumers, aggregators/independent aggregators and CECs can participate in all market timeframes and all other services procured by SOs).	Method 1	ACER calculation based on NRAs data
Restrictive requirements to participate in capacity mechanisms and interruptibility schemes	Composite indicator assessing whether restrictions in the eligibility process of CMs hinder the participation of new entrants and small players. It is based on closed-ended questions describing the type of technologies allowed/eligible to participate as capacity providers and whether the participation of aggregation is allowed. A scoring system allocates the worst score if only conventional generators (i.e. excluding intermittent and other non-hydro RES) participate and aggregation is not allowed.	From 0 to 1.25 (maximum score if all technologies can participate and aggregation is allowed).	Method 2	ACER calculation based on NRAs data
	Composite indicator assessing restrictions related to product characteristics of the CMs that may hinder the participation of new entrants and small players. It is based on closed-ended questions describing whether or not there is a level playing field between generation, DSR and energy storage, and assessing if CMs enhance the participation of new entrants and small actors with a minimum share of capacity targeting for DSR in the auctions or with a limited delivery period. A scoring system allocates the worst score if the provisions for the participation of DSR and energy storage are more stringent than for conventional generation and if CMs do not enhance participation of new entrants and small actors.	From 0 to 1.25 (maximum score if DSR and energy storage can participate in the CM under the same conditions as conventional generators and if CMs enhance participation of new entrants and small actors).	Method 2	ACER calculation based on NRAs data
	Composite indicator assessing restrictions in the allocation process of CMs hindering the participation of new entrants and small actors. It includes the following sub-indicators: the minimum bid size and the lead-time between the contracting and delivery. A scoring system allocates worse scores to larger bid sizes and longer lead-times.	From 0 to 1.25 (maximum score if there is no minimum bid size and the lead-time is shorter or equal to one year).	Method 2	ACER calculation based on NRAs data
	Share of participation of DSR, energy storage and intermittent and other non-hydro RES in CMs in 2020.	From 0 to 1.25 (maximum score if the share of participation is 100%).	Method 2	ACER calculation based on NRAs data
	Composite indicator assessing restrictions in the eligibility process of ISs. It is based on closed-ended questions describing whether or not all types of loads can participate to ISs and if aggregation of individual loads is allowed. A scoring system allocates the worst score if no type of loads can participate and aggregation is not allowed.	From 0 to 1.25 (maximum score if all types of loads can participate and aggregation is allowed).	Method 2	ACER calculation based on NRAs data
	Composite indicator assessing the minimum bid size in ISs, potentially hindering the participation of new entrants. A scoring system allocates worse scores to larger bid sizes.	From 0 to 1.25 (maximum score if there is no minimum bid size).	Method 2	ACER calculation based on NRAs data
Share of participation of aggregators in ISs in 2020.	From 0% to 100% (maximum score).	Method 2	ACER calculation based on NRAs data	



Barrier	Indicator	Ranges and thresholds	Method to treat missing data (see notes below the table)	Data sources
Limited competitive pressure in the retail market	CR3: Market share of the 3 largest suppliers in the whole retail market by volume	From 0% to 100%. A CR3 equal and below 30% receives the maximum score 1. Between CR3 of 30% and 100%, the score reduces linearly to 0.	Method 2	CEER
	Number of suppliers in the market for households with market shares higher than 5% by metering points	From 0 to 10 (maximum score for more than 10 suppliers above 5% of metering points)	Method 2	CEER
	Average number of entries and exits in the retail markets for households and non-households over the period 2018-2020, normalised with the national electricity demand	From 0 to the maximum value observed in the MSs in the period.	Method 2	ACER calculation based on CEER data
	Correlation coefficient between the energy component of retail prices and wholesale prices for household consumers	From -1 to 1 (for a perfect positive correlation)	Method 2	ACER calculation based on Eurostat data and ACER database on retail offers and other relevant data. The methodology is further described in Annex 6 of the ACER Market Monitoring report 2015 (See footnote 320).
End-user price interventions	Share of household consumers subject to public intervention in the end-user prices setting	From 0% (maximum score) up to 100%.	Method 2	CEER
	Share of consumption of household consumers subject to public intervention in the end-user prices setting.	From 0% (maximum score) up to 100%.	Method 2	CEER
	Share of non-vulnerable consumers subject to public intervention in the end-user prices setting.	From 0% (maximum score) up to 100%.	Method 2	CEER
	Share of consumption of non-household consumers subject to public intervention in the end-user prices setting.	From 0% (maximum score) to 100%.	Method 2	CEER
Limited incentive to contract dynamic retail prices	Share of final household consumers with smart meters (metering points)	From 0% to 100% (maximum score).	Method 2	CEER
	Share of the energy component in the electricity bill	From 0% to 100% (maximum score).	Method 2	CEER
	Level of dispersion of DA prices in 2020 calculated as the difference between P95 and P5.	From the lowest to the highest dispersion observed in the MSs in 2020.	Method 2	ACER calculation based on ENTSO-E data
Insufficient information provided by system operators	Data completeness for a selection of data items published in the ENTSO-E TP*	From the minimum level of data completeness observed in a MS in 2020, to 1 (maximum score).	Method 2	ACER calculation based on ENTSO-E data
	Level of completeness and quality of the data used to assess the 70% target*	From the minimum level of data completeness/quality observed in the MSs in 2020 up to 1 (maximum score).	Method 2	ACER assessment based on data provided by TSOs in the scope of the MACZT monitoring report
	Transparency of the capacity calculation methodologies**	From the minimum level of data completeness observed in the MSs in 2020 up to 1 (maximum score).	Method 2	ACER qualitative assessment of CCMs developed by TSOs

Source: ACER based on the DNV study on a methodology to benchmark the performance of the EU Member States in terms of i) efficient price formation; and ii) easy market entry and participation for new entrants and small actors

Notes:

Methods applied to deal with missing information:

Method 1: When some underlying raw data are missing or a question is not answered, it is considered that the missing information corresponds to the lowest possible performance.

Method 2: When some underlying raw data are missing or a question is not answered, the missing information is considered as not available (NA).

\* A detailed description of this index can be found in the methodological study (see footnote 242).

\*\* This indicator analyses some aspects related to the legal requirements, the level of detail and the level of transparency of the CCMs as described in the methodological paper “Capacity Calculation Methodologies – Overview” (see footnote 340). In particular, the scope of the indicator covers the following: the questions about CACM 21(1)(b)(i), CACM 27(3), CACM 20(9) in Annex 1 – assessment of CACM coverage, the questions about the level of detail in Annex 2 – assessment of the level of detail and harmonisation, and the questions about publication of data in Annex 4 – assessment of transparency and enforceability.

Table 22: Product requirements and design features of the national balancing markets that are not in line with the European target model – 2020

Requirement / Design feature	European target model	FCR		aFRR		mFRR		RR	
		Parameter away from the European target model	MS	Parameter away from the European target model	MS	Parameter away from the European target model	MS	Parameter away from the European target model	MS
Minimum delivery period	Short minimum delivery period: 5 min (mFRR) 15, 30 or 60 min (RR)	NAP	NAP	NAP	NAP	Longer than 4 hours	None	Longer than 4 hours	None
						4 hours	None	4 hours	None
						120 min (twice a day)	None	120 min (twice a day)	None
						90 min (twice a day)	None	90 min (twice a day)	None
						60 min	PT, ES, NL	60 min	ES, PT
Maximum delivery period	Short maximum delivery period: 15, 30, 60 min (RR)	NAP	NAP	NAP	NAP	Longer than 4 hours	SI, FI, SK	Longer than 4 hours	IT
						4 hours	AT, DE	4 hours	None
						120 min (twice a day)	FR	120 min (twice a day)	None
						90 min (twice a day)	None	90 min (twice a day)	FR
						60 min	DK, EE, ES, IT, LT, LV, NO, PT, RO, SE	60 min	ES, PT, RO
Minimum capacity required in the prequalification process	≤1MW	x > 10MW	RO <sup>4</sup>	x > 10MW	RO <sup>4</sup>	x > 10MW	CZ <sup>3</sup> , NL	x > 10MW	CZ <sup>3</sup>
		5MW < x ≤ 10MW	IT	5MW < x ≤ 10MW	CZ <sup>3</sup> , HU, IT, NO	5MW < x ≤ 10MW	FR, HU, IT, NO, RO, SE	5MW < x ≤ 10MW	FR, IT, RO
		1MW < x ≤ 5MW	CZ <sup>3</sup>	1MW < x ≤ 5MW	FI, SI, SE	1MW < x ≤ 5MW	DK, FI, SK	1MW < x ≤ 5MW	None
Minimum bid size - balancing energy	≤1MW	x > 10MW	None	x > 10MW	None	x > 10MW	None	x > 10MW	PT
		5MW < x ≤ 10MW	None	5MW < x ≤ 10MW	RO	5MW < x ≤ 10MW	NO, FR	5MW < x ≤ 10MW	FR
		1MW < x ≤ 5MW	None	1MW < x ≤ 5MW	AT, BG, CZ <sup>3</sup> , SK	1MW < x ≤ 5MW	BG, CZ <sup>3</sup> , DK, FI, HR, RO, SK	1MW < x ≤ 5MW	ES, RO
Minimum bid size - balancing capacity	≤1MW	x > 10MW	None	x > 10MW	None	x > 10MW	NL	x > 10MW	None
		5MW < x ≤ 10MW	None	5MW < x ≤ 10MW	RO	5MW < x ≤ 10MW	FR, SE	5MW < x ≤ 10MW	FR
		1MW < x ≤ 5MW	BG, CZ <sup>3</sup> , RO	1MW < x ≤ 5MW	AT, BG, CZ <sup>3</sup> , FI, SK, SE	1MW < x ≤ 5MW	BG, CZ <sup>3</sup> , DK, FI, HR, RO, SI, SK	1MW < x ≤ 5MW	RO
Aggregation of load	Allowed/Eligible	Not eligible/Not allowed		BE, CY, CZ, GR, LU, MT, PL, PT (only pilot projects), RO, SE, SK					
Validity period of the balancing energy bids	15 min	NAP	NAP	4 hours	AT, DE	4 hours	AT, DE	4 hours	None
				1 hour	BG, CZ, ES, HR, HU, IT, PL, SI, SK	1 hour	BG, CZ, DK, EE, ES, FI, HR, HU, IT, LT, LV, NO, PT, RO, SE, SI, SK	1 hour	ES, IT, PL, PT, RO
				30 min	FR, GR	30 min	FR	30 min	FR
Procurement lead time <sup>5</sup>	1 day	LI (100% of balancing capacity was procured year-ahead), SK (97% year-ahead), SI (52% year-ahead and 11% month-ahead), HR (92% year-ahead), CZ (72% year-ahead), HU (88% month-ahead)							
Length of balancing capacity contracts	1 day	One year or more	ES, SI	One year or more	HR	One year or more	HR, LV, LT	One year or more	None
		One month or more	BG	One month or more	BG, DK, SI	One month or more	DK, SI	One month or more	None
Symmetric balancing capacity products	Asymmetrical	Symmetrical	NAP	Symmetrical	DK, PL, RO	Symmetrical	None	Symmetrical	NAP
Settlement rule - balancing energy market	Marginal pricing	Regulated prices	FR, IT	Regulated prices	CZ, DK, FR	Regulated prices	None	Regulated prices	None
		Pay-as-bid	SE	Pay-as-bid	AT, BE, DE, HR, HU, IT, SI, SK	Pay-as-bid	AT, BE, CZ, DE, FR, HR, HU, IT, SI, SK	Pay-as-bid	FR, IT
		Hybrid	IE <sup>1</sup>	Hybrid	GR <sup>2</sup>	Hybrid	IE <sup>1</sup>	Hybrid	IE <sup>1</sup>
Activation rule	Merit order	NAP	NAP	Pro-rata	BG, CZ, DK, ES, FI, FR, GR, HR, IT, NO, PT, SE	Pro-rata	None	Pro-rata	None

Requirement / Design feature	European target model	FCR		aFRR		mFRR		RR	
		Parameter away from the European target model	MS	Parameter away from the European target model	MS	Parameter away from the European target model	MS	Parameter away from the European target model	MS
Balancing energy price predetermined in balancing capacity contracts	Not predetermined	Predetermined	IE, SK	Predetermined	SK	Predetermined	IE, SK	Predetermined	IE
Non-contracted balancing energy bids	Allowed	NAP	NAP	Not allowed	AT, BG, CZ, DK, ES, FI, GR, HR, NO, PL, PT, RO, SE, SK	Not allowed	AT, BG, CZ, EE, PT, RO, SK	Not allowed	PT, RO

Source: ACER based on ENTSO-E AS Survey 2020 and NRAs data.

Note:

- <sup>1</sup> The Ireland’s System Services are based on regulated prices and balancing energy services are remunerated based on marginal prices.
- <sup>2</sup> In Greece, aFRR (energy) is settled pay-as-bid unless the bid is lower than the marginal price of mFRR. In this case, it is settled with the marginal price of mFRR.
- <sup>3</sup> In the Czech Republic, from 1 January 2021 the minimum capacity required in the prequalification process and the minimum bid size were reduced for all types of reserves up to 1MW.
- <sup>4</sup> In Romania, the minimum nominal capacity required to prequalify for FCR was 10 MW for hydro generation units and 20 MW for thermal units in 2020. For aFRR where the activation is pro rata, the minimum regulating band was 10 MW, i.e. a symmetrical reserve +/- 5 MW (up and down).
- <sup>5</sup> In the procurement lead time, the table only shows those markets where more than 50% of reserves were contracted year- or month-ahead in 2020.

Overview of missing data in Table 22:

Requirement or design feature	FCR	aFRR	mFRR	RR
Minimum delivery period	NAP	NAP	BG	No missing data
Maximum delivery period	NAP	NAP	BG	No missing data
Minimum capacity required in the prequalification process	ES, BG	BG	BG	No missing data
Minimum bid size - balancing energy market	AT, BE, BG, CZ, DE, DK, ES, FI, GR, HR, HU, IT, LU, NL, NO, PT, RO, SE, SI, SK	ES, FI, NO, PT, SE	SE	No missing data
Minimum bid size - balancing capacity market	No missing data	IT	EE, ES, IT, PT	CZ, ES, IT, PT
Aggregation of load	BG			
Validity period of the balancing energy bids	NAP	DK, FI, NO, PT, SE	IE	IE
Procurement lead time	EE, IE, IT, LV			
Length of balancing capacity contracts	HR, IT, PL, PT	IT, PL	CZ, EE, ES, IT, PT, SE	CZ, ES, IT, PT
Symmetric balancing capacity products	NAP	IT	IT, PT, ES, ES	NAP
Settlement rule - balancing energy market	AT, BE, CZ, DE, DK, ES, GR, HR, HU, LU, NL, NO, PT, RO, SI, SK	No missing data	No missing data	No missing data
Activation rule	NAP	No missing data	No missing data	No missing data
Balancing energy price predetermined in balancing capacity contracts	BG, CY, MT	BG, CY, MT	BG, CY, MT	BG, CY, MT
Non-contracted balancing energy bids	NAP	No missing data	No missing data	No missing data

Table 23: State of incorporation of provisions on active consumers into the national law – 31 December 2020

Description of the provision	Incorporated	Not incorporated
Active consumers are entitled to operate either directly or through aggregation	AT, DE, DK, EE, ES, FI, FR, HU, IT, PT, RO, SI	CZ, IE, NL, BE <sup>2</sup> , CY <sup>2</sup> , LT <sup>2</sup> , LU <sup>2</sup> , LV <sup>2</sup> , MT <sup>1</sup> , PL <sup>2</sup> , SK <sup>2</sup> , GR, SE, HR
Active consumers are entitled to sell self-generated electricity	AT, CZ, DE, DK, EE, ES, FI, FR, HU, IT, NL, PT, RO, SI	IE, BE <sup>2</sup> , CY <sup>2</sup> , LT <sup>2</sup> , LU <sup>2</sup> , LV <sup>2</sup> , MT <sup>1</sup> , PL <sup>2</sup> , SK <sup>2</sup> , GR, SE, HR
Active consumers are entitled to participate in flexibility schemes and energy efficiency schemes	AT, DE, DK, EE, ES, FI, FR, HU, IT, PT, RO, SI	CZ, IE, NL, BE <sup>2</sup> , CY <sup>2</sup> , LT <sup>2</sup> , LU <sup>2</sup> , LV <sup>2</sup> , MT <sup>1</sup> , PL <sup>2</sup> , SK <sup>2</sup> , GR, SE, HR
Active consumers are financially responsible for their imbalances	DE, DK, EE, ES, FI, FR, HU, IE, IT, PT, RO, SI	NL, BE <sup>2</sup> , CY <sup>2</sup> , LT <sup>2</sup> , LU <sup>2</sup> , LV <sup>2</sup> , MT <sup>1</sup> , PL <sup>2</sup> , SK <sup>2</sup> , GR, SE, HR
Active consumers are protected from having to pay double charges, including network charges, for storage electricity	DE, DK, ES, FR, HU, IE, IT, SI	AT, CZ, EE, FI, HR, NL, PT, RO, BE <sup>2</sup> , CY <sup>2</sup> , LT <sup>2</sup> , LU <sup>2</sup> , LV <sup>2</sup> , MT <sup>1</sup> , PL <sup>2</sup> , SK <sup>2</sup> , GR, SE

Source: ACER based on NRAs data.

Note: No data available for Bulgaria and Norway.

<sup>1</sup> Malta transposed the provisions on active consumers set in the Electricity Directive to the national regulatory framework in June 2021.

<sup>2</sup> The transposition of the provisions on active consumers of the Electricity Directive was ongoing as of 31 December 2020.

Table 24: State of incorporation of provisions on CECs into the national law – 31 December 2020

Description of the provision	Incorporated	Not incorporated
Open and voluntary participation	CZ, DE, DK, HU, IE	NL <sup>3</sup> , AT <sup>5</sup> , BE <sup>5</sup> , CY <sup>5</sup> , EE <sup>5</sup> , FR <sup>2</sup> , IT <sup>5</sup> , MT <sup>1</sup> , LT <sup>5</sup> , LU <sup>5</sup> , LV <sup>5</sup> , PL <sup>5</sup> , PT <sup>4</sup> , RO <sup>5</sup> , SI <sup>5</sup> , SK <sup>5</sup> , ES, FI, GR, SE, HR
Members or shareholders of a CEC are protected from losing their rights and obligations as household customers or active customers	DE, DK, HU, IE	CZ, HR, AT <sup>5</sup> , BE <sup>5</sup> , CY <sup>5</sup> , EE <sup>5</sup> , FR <sup>2</sup> , IT <sup>5</sup> , MT <sup>1</sup> , LT <sup>5</sup> , LU <sup>5</sup> , LV <sup>5</sup> , PL <sup>5</sup> , PT <sup>4</sup> , RO <sup>5</sup> , SI <sup>5</sup> , SK <sup>5</sup> , ES, FI, GR, SE
CECs are able to access all electricity markets, either directly or through aggregation	DE, DK, HU	CZ, IE, AT <sup>5</sup> , BE <sup>5</sup> , CY <sup>5</sup> , EE <sup>5</sup> , FR <sup>2</sup> , IT <sup>5</sup> , MT <sup>1</sup> , LT <sup>5</sup> , LU <sup>5</sup> , LV <sup>5</sup> , PL <sup>5</sup> , PT <sup>4</sup> , RO <sup>5</sup> , SI <sup>5</sup> , SK <sup>5</sup> , ES, FI, GR, SE, HR
CECs are financially responsible for their imbalances	DE, DK, HU, IE, NL	CZ, AT <sup>5</sup> , BE <sup>5</sup> , CY <sup>5</sup> , EE <sup>5</sup> , FR <sup>2</sup> , IT <sup>5</sup> , MT <sup>1</sup> , LT <sup>5</sup> , LU <sup>5</sup> , LV <sup>5</sup> , PL <sup>5</sup> , PT <sup>4</sup> , RO <sup>5</sup> , SI <sup>5</sup> , SK <sup>5</sup> , ES, FI, GR, SE, HR
CECs are entitled to arrange within the community the sharing of electricity that is produced by the production units owned by the community	CZ, DE, DK, HU, NL	IE, AT <sup>5</sup> , BE <sup>5</sup> , CY <sup>5</sup> , EE <sup>5</sup> , FR <sup>2</sup> , IT <sup>5</sup> , MT <sup>1</sup> , LT <sup>5</sup> , LU <sup>5</sup> , LV <sup>5</sup> , PL <sup>5</sup> , PT <sup>4</sup> , RO <sup>5</sup> , SI <sup>5</sup> , SK <sup>5</sup> , ES, FI, GR, SE, HR

Source: ACER based on NRAs data.

Note: No data available for Bulgaria and Norway.

<sup>1</sup> Malta transposed the provisions on CECs set in the Electricity Directive to the national regulatory framework in June 2021.

<sup>2</sup> France defined a national regulatory framework for CECs that entered in force in 2021.

<sup>3</sup> In 2020, the participation in CECs in the Netherlands was voluntary but only open where a local initiative existed.

<sup>4</sup> For the time being, Portugal foresees a transposition only for renewable energy communities.

<sup>5</sup> The transposition of the provisions on CECs of the Electricity Directive was ongoing as of 31 December 2020.

Table 25: State of incorporation of provisions on aggregators (including independent aggregators) into the national law – 31 December 2020

Description of the provision	Incorporated	Not incorporated
Customers are free to contract with aggregators or independent aggregators without prior consent of their supplier	DK, EE, FI, FR, GR, HU, IT, LT, LV, RO	AT, CZ, IE, NL, PT, BE <sup>3</sup> , CY <sup>3</sup> , DE <sup>3</sup> , LU <sup>3</sup> , MT <sup>1</sup> , PL <sup>3</sup> , SK <sup>3</sup> , ES, SE, HR, SI
Market participants engaged in aggregation are financially responsible for their imbalances	AT, CZ, DK, EE, FR, GR, HU, IE, IT, LT, LV, NL, PT, RO, SI	FI, BE <sup>3</sup> , CY <sup>3</sup> , DE <sup>3</sup> , LU <sup>3</sup> , MT <sup>1</sup> , PL <sup>3</sup> , SK <sup>3</sup> , ES, SE, HR
A conflict resolution mechanism between market participants engaged in aggregation and other market participants	AT, GR, LT, LV, RO	CZ, DK, EE, FI, FR, HR, HU <sup>2</sup> , IE, IT, NL, PT, SI, BE <sup>3</sup> , CY <sup>3</sup> , DE <sup>3</sup> , LU <sup>3</sup> , MT <sup>1</sup> , PL <sup>3</sup> , SK <sup>3</sup> , ES, SE
A method for calculating financial compensation to suppliers or BRPs during activation of DSR	FR, IT, RO, SI	AT, CZ, DK, EE, FI, GR, HR, HU, IE, NL, LT, LV, PT, BE <sup>3</sup> , CY <sup>3</sup> , DE <sup>3</sup> , LU <sup>3</sup> , MT <sup>1</sup> , PL <sup>3</sup> , SK <sup>3</sup> , ES, SE

Source: ACER based on NRAs data.

Note: No data available for Bulgaria and Norway.

<sup>1</sup> Malta transposed the provisions on aggregation set in the Electricity Directive to the national regulatory framework in June 2021.

<sup>2</sup> In Hungary, the general conflict resolution rules between market participants, already existing in the Hungarian legislation before the entry into force of CEP, can be applied between market participants engaged in aggregation and other market participants. However, the rules on complaint handling concerning energy communities and dispute resolution concerning aggregators and energy communities were amended since 1 January 2021.

<sup>3</sup> The transposition of the provisions on aggregators of the Electricity Directive was ongoing as of 31 December 2020.

Table 26: Eligibility to participate in different market timeframes and products by some new entrants and small actors – 2020

	DA and ID markets		Balancing services		Redispatching and other congestion management services for TSOs		Congestion management for DSOs		Other DSO services*	
	Eligible	Not eligible	Eligible	Not eligible	Eligible	Not eligible	Eligible	Not eligible	Eligible	Not eligible
<b>AC</b>	DE, DK, CZ, EE, FR, HU, IE, IT, PT, RO, SI	AT (partly) <sup>1</sup> , BE, CY, ES, GR, HR, LT, LU, LV, MT, NL, PL, SK	DE, DK, EE, FR, HU, IE, IT, RO, SI	AT, BE, CY, CZ, ES, GR, HR, LT, LU, LV, MT, NL <sup>2</sup> , PL, PT (partly) <sup>3</sup> , SK	DE, DK, EE, FR, HU, IE, IT, RO, SI	AT, BE, CY, CZ, EE, ES, GR, HR, LT, LU, LV, MT, NL, PL, PT, SK	DE, FR, HU, SI	AT, BE, CY, CZ, DK, EE, ES, GR, HR, IE, IT, LT, LU, LV, MT, NL, PL, PT, RO <sup>5</sup> , SK	DE, FR, HU, SI	BE, CY, CZ, DK, EE, ES, GR, HR, IE, IT, LT, LU, LV, MT, NL, PL, PT, SK
<b>AG</b>	AT, CZ, DE, DK, EE, ES, FR, HU, IE, IT, LT, LV, NL, RO, SI	BE, CY, GR (partly) <sup>4</sup> , HR, LU, MT, PL, PT (partly) <sup>3</sup> , SK	AT, DE, DK, EE, ES, FR, HU, IE, IT, NL <sup>2</sup> , LT, LV, RO, SI	BE, CY, CZ, GR, HR, LU, MT, PL, PT (partly) <sup>3</sup> , SK	DE, DK, EE, FR, HU, IE, IT, LT, LV, RO, SI	AT, BE, CY, CZ, ES, GR, HR, LU, MT, NL <sup>2</sup> , PL, PT (partly) <sup>3</sup> , SK	DE, FR, HU, LV, SI	AT, BE, CY, CZ, DK, EE, ES, GR, HR, IE, IT, LT, LU, MT, NL, PL, PT, RO <sup>5</sup> , SK	DE, FR, HU, LV, SI	AT, BE, CY, CZ, DK, EE, ES, GR, HR, IE, IT, LT, LU, MT, NL, PL, PT, SK
<b>IAG</b>	DE, DK, EE, FR, HU, IE, IT, LT, RO, SI	AT, BE, CY, CZ, ES, GR, HR, LU, LV, MT, NL, PL, PT (partly) <sup>3</sup> , SK	DE, DK, EE, FR, HU, IE, IT, LT, RO, SI	AT, BE, CY, CZ, ES, GR, HR, LU, LV, MT, NL, PL, PT (partly) <sup>3</sup> , SK	DE, DK, EE, FR, HU, IE, IT, LT, RO, SI	AT, BE, CY, CZ, ES, GR, HR, LU, LV, MT, NL, PL, PT (partly) <sup>3</sup> , SK	DE, FR, HU, SI	AT, BE, CY, CZ, DK, EE, ES, GR, HR, IE, IT, LT, LU, LV, MT, NL, PL, PT, RO <sup>5</sup> , SK	DE, FR, HU, SI	AT, BE, CY, CZ, DK, EE, ES, GR, HR, IE, IT, LT, LU, LV, MT, NL, PL, PT, SK
<b>CECs</b>	DE, DK, FR, HU, IE, PT	AT, BE, CY, CZ, EE, ES, GR, HR, LT, LU, LV, MT, NL, PL, RO, SI, SK	DE, DK, FR, HU, IE	AT, BE, CY, CZ, EE, ES, GR, HR, LT, LU, LV, MT, NL, PL, PT, RO, SI, SK	DE, DK, FR, HU, IE	AT, BE, CY, CZ, EE, ES, GR, HR, LT, LU, LV, MT, NL, PL, PT, RO, SI, SK	DE, FR, HU	AT, BE, CY, CZ, DK, EE, ES, GR, HR, IE, LT, LU, LV, MT, NL, PL, PT, RO <sup>5</sup> , SI, SK	DE, FR, HU	AT, BE, CY, CZ, DK, EE, ES, GR, HR, IE, LT, LU, LV, MT, NL, PL, PT, SI, SK

Source: ACER based on NRAs data.

Explanatory note: AC (active consumers), AG (aggregators), IAG (independent aggregators) and CECs (citizen energy communities).

Note: No data available for Bulgaria, Finland, Norway and Sweden. CECs data are missing for Italy. Other DSO services data are missing for Romania.

\*Other DSO services refer to voltage support, contribution to restoration after incidents, etc.

<sup>1</sup> In Austria, active consumers can participate in DA and ID markets via a supplier only.

<sup>2</sup> In the Netherlands, the TSO is investigating small-scale participation of active consumers in balancing market through the pilot program Equigy. The Netherlands is also under regulatory upgrades to open up redispatching and congestion management for aggregators.

<sup>3</sup> In Portugal, active consumers can only provide balancing services through pilot projects. In addition, the aggregation activity (including independent aggregation) is currently limited to RES in DA, ID and balancing markets and to provide redispatching and other congestion management services for the TSO.

<sup>4</sup> In Greece, the aggregation activity is limited to RES in DA and ID markets.

<sup>5</sup> In Romania, DSOs are not allowed to perform congestion management except for covering network losses.

## Annex 5: Data sources

4 Table 27 displays the data sources used throughout the present Electricity Wholesale Volume of the MMR, together with the associated data items.

Table 27: Data sources - Electricity Wholesale Markets Volume of the 2020 MMR

Source	Data Items	Applicable Regulation	Public source
ENTSO-E Transparency Platform	<ul style="list-style-type: none"> <li>• Day-ahead prices</li> <li>• NTC</li> <li>• Generation per production type</li> <li>• Scheduled DA and ID commercial exchanges</li> <li>• Nominated capacities</li> <li>• Prices of activated balancing energy</li> <li>• Actual total load (demand)</li> </ul>	(EU) 543/2013	YES
ENTSO-E	<ul style="list-style-type: none"> <li>• Flow-based parameters</li> <li>• Power transfer distribution factor (PTDF) indicator</li> </ul>	(EU) 1222/2015	NO
ENTSO-E	<ul style="list-style-type: none"> <li>• MAF results</li> </ul>	(EU) 2009/714	YES
Joint Allocation Office	<ul style="list-style-type: none"> <li>• Long-term auctions</li> </ul>	(EU) 2016/1719	YES
Vulcanus (centralised database including cross-border flows)	<ul style="list-style-type: none"> <li>• Scheduled DA and ID commercial exchanges</li> <li>• Physical flows</li> <li>• Realised scheduled exchanges</li> </ul>	N/A	NO
EEX	<ul style="list-style-type: none"> <li>• Forward bid-ask spreads</li> <li>• Forward traded volumes</li> </ul>	N/A	NO YES
Eurostat	<ul style="list-style-type: none"> <li>• Electricity demand – historical annual values</li> </ul>	(EU) 222/2009	YES
NEMOs	<ul style="list-style-type: none"> <li>• Intraday traded volumes and prices</li> </ul>	(EU) 1222/2015	NO
NRA	<ul style="list-style-type: none"> <li>• Data on adequacy and capacity mechanisms</li> <li>• Various data items on balancing (cross-zonal exchange of balancing services, activated balancing energy, balancing capacity and balancing energy prices, lead-times for procuring balancing capacity)</li> <li>• Costs and volumes of remedial actions</li> <li>• Forward traded volumes</li> </ul>	(EU) 2019/942	NO
PLATTS	<ul style="list-style-type: none"> <li>• Clean spark and clean dark spreads</li> </ul>	N/A	NO
European Climate Assessment Data	<ul style="list-style-type: none"> <li>• Information on regional temperatures (daily values)</li> </ul>	N/A	YES
Prospex	<ul style="list-style-type: none"> <li>• Forward traded volumes</li> <li>• Day-ahead traded volumes</li> </ul>	N/A	NO
ICIS	<ul style="list-style-type: none"> <li>• Forward bid-ask spreads</li> </ul>	N/A	NO
REMIT	<ul style="list-style-type: none"> <li>• Day-ahead traded volumes</li> </ul>	(EU) 1227/2011	NO



## Annex 6: List of acronyms

Abbreviation	Definition
4MMC	4M Market Coupling region covering the Czech Republic, Slovakia, Hungary and Romania
ACER	Agency for the Cooperation of Energy Regulators
AF	Allocated flow
aFRR	Automatically-activated frequency restoration reserve
ALEGro	Aachen Liège Electricity Grid Overlay
ARA	Oil and coal trading area in the triangle formed by the cities Amsterdam-Rotterdam-Antwerp. Alternative designations are NWE (North West Europe) or Rotterdam
ARENH	Regulated Access to Incumbent Nuclear Electricity
BRP	Balancing Responsible Party
BSP	Balancing service provider
CACM	Capacity Allocation and Congestion Management (electricity)
CCM	Capacity calculation methodology
CCR	Capacity calculation region
CEC	Citizen Energy Community
CEE	Central-East Europe (electricity region)
CEER	Council of European Energy Regulators
CEP	Clean Energy Package
CM	Capacity mechanism
CNE	Critical network element
CNEC	Critical network element with contingencies
CONE	Cost of new entry
CWE	Central-West Europe (electricity region)
D2CF	Day 2 Congestion Forecast
DA	Day-ahead
DC	Direct current
DER	Distributed Energy Resources
DSO	Distribution System Operator
DSR	Demand side response
EB	Electricity Balancing
EC	European Commission
ECAD	European Climate Assessment Data
ECRB	Energy Community Regulatory Board
EEA	European Emission Allowance
EENS	Expected energy not served
EEX	European Energy Exchange
ENTSO-E	European Network of Transmission System Operators for Electricity
EPEX SPOT	European Power Exchange
ERAA	European resource adequacy assessment
ETM	Electricity Target Model
EU	European Union
EUA	EU Emission Allowances
EUE	Expected unserved energy
EV	Electric Vehicles
FB	Flow-based
FBMC	Flow-based Market Coupling
FCA	Forward Capacity Allocation
FCR	Frequency containment reserve
FITS	Flexible Intraday Trading Scheme
Fmax	Maximum admissible active power flow
FRR	Frequency restoration reserve
FTR	Financial Transmission Rights
GDP	Gross domestic product
GRIT	Capacity calculation region, consisting of the border Greece-Italy and the bidding zone borders within Italy
HVDC	High-Voltage Direct Current
ID	Intraday
IEM	Internal Market for Electricity
IGCC	International Grid Control Cooperation project
INC	Imbalance netting cooperation
IS	Interruptibility Scheme

Abbreviation	Definition
ISP	Imbalance Settlement Period
IU	The Republic of Ireland and the United Kingdom
JAO	Joint Allocation Office
LF	Loop flow
LFC	Load frequency control
LNG	Liquefied natural gas
LOLE	Loss of load expectation
LOLP	Loss of load probability
LTA	Long-term capacity allocation
LTTR	Long-Term Transmission Right
MACZT	Margin available for cross-zonal trade
MAF	Mid-term Adequacy Forecast
MARI	Manually Activated Reserves Initiative
mFRR	Manually-activated frequency restoration reserve
MMR	Market Monitoring Report
MNCC	Margin from non-coordinated capacity calculation
MRC	Multi-Regional Coupling
MS	Member State
NBM	Nordic Balancing Model
NEMO	Nominated electricity market operator
NRA	National regulatory authority
NRAA	National resource adequacy assessment
NTC	Net Transfer Capacity
OM	Outage minutes
OTC	Over-the-counter
PICASSO	Platform for the International Coordination of Automated Frequency Restoration and Stable System Operation
PPA	Power purchase agreement
PCI	Project of common interest
PTDF	Power transfer distribution factor
PTR	Physical Transmission Right
PV	Solar Photovoltaic
RAM	Remaining Available Margin
REMIT	Regulation (EU) No 1227/2011 of the European Parliament and of the Council of 25 October 2011 on wholesale energy market integrity and transparency
RES	Renewable energy sources
RR	Replacement reserve
SAI	System adequacy indicator
SDAC	Single Day-ahead Market Coupling
SEE	South-East Europe
SEM	Irish Single Energy Market (comprising Northern Ireland and the Republic of Ireland)
SIDC	Single Intraday Coupling
SO	System operation
SoS	Security of supply
SR	Strategic reserves
SWE	South-West Europe (capacity calculation region) consisting of the border Spain-Portugal and France-Spain.
TERRE	Trans European Replacement Reserves Exchange
TCP	Targeted Capacity Payments
TP	Transparency Platform
TR	Transmission Right
TSO	Transmission system operator
TTF	Title Transfer Facility (the Dutch gas hub)
UAF	Unscheduled allocated flow
UF	Unscheduled flow
VoLL	Value of lost load
XBID	European Cross-Border Intraday