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To: ACER – Agency for the Cooperation of Energy Regulators

Regarding: The consultation document on „The definition of capacity calculation regions”

For the information of: AFEER – The Association of the Electric Energy Suppliers from Romania

Dear Sir/Madam,

The subscribed **TRANSENERGO COM S.A.**, headquartered in Bucharest, Calea 13 Septembrie no. 90, 2nd floor, ap. 2.01, Sector 5, J40/19379/2004, CUI 16976082, represented by Mrs. Rada Coman, as President of the Board of Administration, regarding the Agency’s invitation to the participants on the energy market to express their points of view on the five questions about „The definition of capacity calculation regions” please find our answers below:

1. Do you consider both the commitment from the CWE and the CEE TSOs to cooperate towards a merger of the CWE and CEE CCRs and the MoU signed on 3 March 2016 as sufficient to ensure that the CWE and CEE regions will develop and implement a common congestion management procedure compliant with the requirements of the CACM Regulation, as well as of Regulation (EC) No 714/2009? Or should the definition of the CCRs provide for a CCR already merging the proposed CWE and CEE regions to ensure compliance with the required common congestion management procedure?

TRANSENERGO COM SA: *We consider the commitment from the CWE and the CEE TSOs to cooperate towards a merger of the CWE and CEE CCRs and the MoU signed on 3 March 2016 as sufficient.*

2. Do you have comments on the description of the geographical evolution of the CCRs over time, as proposed by all TSOs in Annex 3 to the Explanatory document to the CCRs Proposal?

TRANSENERGO COM SA: *No additional comments.*



3. Should the CEE region (or a merged region) include the bidding zone borders between Croatia and Slovenia, between Croatia and Hungary, and between Romania and Hungary?

TRANSENERGO COM SA: *Yes, as the RO-HU border is already included into implicit capacity allocation mechanism in CEE region, since November 2014, in the framework of the RO-HU-SK-CZ market coupling (4M MC project).*

The energy market from Romania must remain connected to the Central Market RO-HU-SK-CZ, as well as to the future South-eastern Market defined 10 years ago as „The 8th region”.

4. Should the CEE region (or a merged region) include a bidding zone border between Germany/Luxembourg and Austria?

TRANSENERGO COM SA: *Yes, we fully support the proposal.*

5. Do you have comments on any other new element or development concerning the CCRs Proposal which occurred after the public consultation held by ENTSO-E from 24 August to 24 September 2015?

TRANSENERGO COM SA: *No further comments.*

With this occasion we would like to thank you for your cooperation with the participants on the energy market and to assure you of our full appreciation on your effort for providing a fair regulation and interconnection between the European states in this field of activity.

Best regards,

TRANSENERGO COM SA

Rada Coman – President of the Board of Administration

