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Public consultation on the Capacity Allocation Mechanisms Network Code: achievements and the way forward

Fields marked with * are mandatory.

A Introduction

With gas markets being impacted by a global pandemic (2020) and a European energy crisis (2022), the resilience of the current market rules (also known as "network codes") has been tested. Although they have ensured a proper market functioning (see ACER's Market Monitoring Reports and Congestions Reports), lessons have yet to be learnt to further enhance market resilience.

The European gas market must also be ready to align with the latest policy and technological developments, guaranteeing the Green Deal's decarbonisation targets can be met.

Against this background, the latest European Gas Regulatory Forum has emphasised the importance of having gas market rules which can adequately reflect this evolution, and therefore prompted for the revision of the capacity allocation mechanisms network code (CAM NC).

As part of ACER's review of the Network Code for Capacity Allocation Mechanisms ('CAM NC'), ACER is assessing the achievements of CAM NC and scoping the areas of improvement.

ACER invites stakeholders to actively participate in its review by providing feedback on the scoping of the areas of improvement as well as making reasoned proposals on further areas of improvements that could be considered for eventually amending the CAM NC.

The ACER CAM NC scoping document ('scoping document') contains ACER's review of the market rules regulating gas transmission capacity allocation in Europe and proposes a scoping of areas of improvements based on ACER's work on CAM. It serves as the main consultation document to which the questions in this survey refer.

Please send your response to the questions by 5 January 2024, 12:00 noon (CET).

We invite stakeholders to bring forward concrete and succinct reasonings. Overly lengthy responses may $n \circ t$ $b \circ e$ $p \circ c \circ e \circ s \circ e \circ d$. The survey was corrected on 17 November for missing questions.

The stakeholder responses will be published on the Agency's website. If you include commercially sensitive information in your reply, please mark the parts of your answer that are confidential as well as provide a non-confidential version for publication purposes.

✓ Please confirm that you have read the <u>Data Protection Notice</u>

B General information

SE - Sweden

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0 5	SI - Slovenia
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5 Please specify if other:		
6 Business field:		
TSO		
O DSO		
Shipper/trader		
Association		
Other		
7 Please specify if other:		

C Consultation documents

Download ACER's Scoping document

Download the cover note to the scoping document

The following questions are organised per chapter and article of the CAM NC, first depicting ACER's review included in the scoping document, a question on how you assess the need for a change in the article, and a question inviting you to elaborate your answer with specific elements.

D CAM NC Preamble



CAM NC Preamble - point (x) (new)

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
ACER Special Report on addressing congestion in North-West European gas markets	To maximise technical capacity as well as (bundled) firm capacity (cf. p.15-17) A further strengthening of coordination between neighbouring system operators and regulatory authorities is needed, for instance, by harmonising calculation methodologies (cf. p. 16)	yes
N/A	Clear recital or New article on CAM principles The core principles of capacity allocation mechanism must be explicitly defined in the NC. Allocation capacity mechanisms must guarantee the well-functioning of the internal market (GTM, guarantee the gas flows, not bottlenecks, bundled offer, cascading principle, market-based allocation, etc.).	yes

6

8 Do you agree with ACER's review of the CAM NC Preamble and the identified area(s) of improvement
(yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 9 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

GRTgaz is strongly against making any changes to topics 1 & 2, finding such changes counterproductive.

1) Maximization of technical and firm bundled capacity

The firm and interruptible capacities GRTgaz gives to the market are already maximized. And the level of firm bundled capacities is maximized with our neighboring TSOs. About interruptible capacities, see our

firm bundled capacities is maximized with our neighboring TSOs. About interruptible capacities, see our answers below.

2) Strengthening coordination

GRTgaz does not agree with this statement of weakened coordination. For example, French and German TSOs coordinated very well to offer maximized firm daily capacity from France to Germany as of October 2022.

Concerning the example of a strengthened coordination via a harmonization of the calculation methodology, each network is different. By harmonizing capacity calculation methodology one may lose flexibility and optimization of all the systems with the same methodology will most probably lead to less efficient offer of the capacity – not taking into consideration individual specificities. It would be a very complex and costly measure for an uncertain gain. Therefore, GRTgaz strongly disagrees with the idea of harmonizing them.

E CAM NC, Chapter I, General provisions (Articles 1-3)



CAM NC Article 1 – Subject matter

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
1	1	no

8

* 10 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 11 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

The scope of the CAM NC is properly defined under art 1.



Policy paper reference	Nature of proposal in the policy paper	Area of improvement
N/A	 "When implicit allocation methods are applied, NRAs may decide not to apply article 8 to 37." (Article 5(2) of CAM NC) Make sure mechanisms of implicit allocation (IA) are consistent with the key principles of the CAM NC, in particular the principle of capacity bundling. To avoid distortions in the functioning of the Internal Market, CNMC considers that all capacity allocation mechanisms must respect the core principles of CAM. Consequently, the CAM NC should be revised article by article (in particular, art.8 to art.37) to analyse the consequences of not applying those articles when implicit allocation is in place. Coordination when deciding and bundling as two key principles also for IA (CAM TF) 	yes

9

* 12 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 13 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

GRTgaz does not use implicit allocations for the moment.



Policy paper reference	Nature of proposal in the policy paper	Area of improvement	
ACER Special Report on addressing congestion in North-West European gas markets	Time elements to be considered in these dynamic definitions; (CAM TF) Relation with Transparency annex – publication requirement "Introduce the concept of 'technical capacity', which is the capacity that can be guaranteed in all flow scenarios. Both indicators shall be reported and updated by TSOs regularly;" (p. 17) Relation with Transparency annex – publication requirement	yes*	
FUNC 01/2020 "Greater flexibility to book firm capacity at IPs" - Issue Solution and Issue Solutions Supporting Note	Realign auction calendar dates to span July-June	yes	

* Alignment with definitions provided by hydrogen and decarbonised gas markets package

10



CAM NC Article 3 – Definitions* (2/2)

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
N/A	Review definition of implicit allocation (alignment with the key principles, in particular bundling) (CAMTF) • "implicit allocation method' means a capacity allocation method where, possibly by means of an auction, both transmission capacity > on both sides of the border < and a corresponding quantity of gas are allocated at the same time;" (Article 3(6) of CAMNC, with textual clarification)	yes

* Alignment with definitions provided by hydrogen and decarbonised gas markets package

11

* 14 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 15 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

GRTgaz "completely disagrees" with point 1. We do not understand or see any benefit to the market by introducing the concept of technical capacity. For us the « technical capacity" means the maximum capacity that can be offered to the network users, taking account of system integrity and the operational requirements of the transmission. Its definition should remain large.

Moreover, the proposed definition is not compatible with what is commercialized on the French network (GRTgaz and Teréga networks): we sell the maximum capacity that can flow at a contractual point (on a firm basis), but theses capacities on all our interconnection points cannot be fulfilled in all flow scenarios: the "core network" is not dimensioned for that. When when we meet physical bottlenecks, we apply the mechanisms (including locational spread) decided by our regulator CRE to solve the physical congestion. So that our system is physically and economically optimised.

F CAM NC, Chapter II Principles of cooperation (Articles 4-7)

ACER Exposed button Agency for the Cooperation Article 4 — Coordination of maintenance Policy paper reference Nature of proposal in the policy paper Area of improvement / / / no

13

* 16 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 17 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

Principles are set correctly.



CAM NC Article 5 – Standardisation of communication

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
1	1	no

14

* 18 Do you agree with A	ACER's review of thi	is CAM NC article	e and the identified	d area(s) of improver	nent
(yes=amendment ident	ified, maybe= amer	ndment may impro	ove market, no=no	change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 19 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

Principles are set correctly.



CAM NC Article 6 – Capacity calculation and maximisation (1/2)

Policy paper reference	Nature of proposal in the policy paper	Area of improvement	
ACER Special Report on addressing congestion in North-West European gas markets	• "Introduce the concept of 'technical capacity', which refers to the (non-static) maximum-flow capacity at a (virtual) interconnection point considering the network that is optimised for a most likely flow scenario, as opposed to 'firm technical-capacity', which is the capacity that can be guaranteed in all flow scenarios. Both indicators shall be reported and updated by TSOs regularly;" (p.17) • Time element to be considered (CAM TF) Relation with Transparency annex – publication requirement	yes*	
ACER Special Report on addressing congestion in North-West European gas markets	 "Promote further harmonisation in the offering of interruptible capacities considering 'technical capacity';" (p. 17) 	yes	

15



CAM NC Article 6 – Capacity calculation and maximisation (2/2)

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
ACER Report on the Conditionalities Stipulated in Contracts for Standard Capacity Products for Firm Capacity	Integrate conditional capacity products "The Agency would welcome a set of harmonised rules, to provide for an effective and well-functioning gas and capacity trading in the EU in line with the competition, environmental and societal goals of the Union." (p. 10)	maybe
Implementation Monitoring Report on the Capacity Allocation Mechanisms Network Code – 2016	Introducing a process or methodology: "As the NC CAM does not specify what "dynamic recalculation" exactly means and what frequency would be an appropriate one, the Agency requests NRAs and TSOs to discuss and clarify this term. Depending on the outcome, the Commission may need legally to define this term later on." (p. 6)	maybe

16

*20 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *21 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

The scope of this question covers several topics:

- 1) Concept of technical capacity please see answer to question 15
- 2) Harmonization in offering of interruptible capacities considering "technical capacity"

GRTgaz believes that mandatory bundling of interruptible capacity could be counterproductive and cause more distortions in market functioning than benefits.

As it is in the interest of TSOs (and the market) to sell as much capacity as possible, the capacity to be offered is already calculated in the most optimal way in order to maximise the supply of (bundled) firm capacity. But interruptible capacity, contrary to firm capacity, can be interrupted; and most often the interruption conditions are not the same on each side of the border. It would be very complex to bundle them and to give visibility to the market.

Furthermore, the market is mainly interested by firm capacity and not interruptible. Thus it is useless wasting a lot of energy on this subject.

- 3) Integrate conditional capacity products GRTgaz does not see this need.
- 4) "Dynamic recalculation" process or methodology See our answer to question 9. More over, GRTgaz already makes a kind of "inverse" dynamic calculation: we sell more capacity than our network can transmit. And if there are congestions, we buy dynamic modifications of the nominations through locational spread. Each TSO should have its own method to optimize its capacities.

ACER Control No. Article 7 – Exchange of information between adjacent transmission system operators

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
I	I	no

17

* 22 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree

*23 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

Principles are set correctly.

G CAM NC, Chapter III

Allocation of firm capacity products (Articles 8-18)



CAM NC Article 8 – Allocation methodology (1/2)

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
FUNC 01/2020 "Greater flexibility to book firm capacity at IPs" - Issue Solution and Issue Solutions Supporting Note	Possibly revisit the set-aside rules of points (6) and (7) "ACER and ENTSOG did consider whether there would be a need to revise also the set-aside rules, in order to avoid capacity for the shorter-term products from being sold-out. No concrete proposal has been put forward as the current wording of the Article already allows for greater shares to be set aside. It can however be considered for the official amendment process whether higher volumes of capacity should be set aside, and/or if a dedicated set-aside rule should be applied to each short-term product" (Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/1202 "Greater flexibility to book firm capacity at IPs" 2023, p. 16)	maybe

19

20



CAM NC Article 8 – Allocation methodology (2/2)

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
FUNC 04/2019 "Auction restrictions NCG"	Relevance to be re-assessed "Given the auction-based capacity allocation according to CAM NC at IPs and the deviating capacity allocation process at DEPs based on national law, capacity cannot be allocated in a straightforward manner as competing capacities. Based on that, a reallocation of capacities from IP to DEP might be appropriate as an interim measure for such exceptional cases, if TSOs are guided by a number of predefined criteria: This procedure gloss tool, endanger security of supply both for customers supplied via the IP or the DEP annot be met without allocating capacity from the IP to the DEP capacity may be reallocated to the DEP and will be re-allocated again to the IP if it is no longer needed at the DEP The relevant network operator offering the capacity seeks cost-efficient measures to meet the overall capacity demand and render the re-allocated needed and alignment between the involved network operators of the market areas impacted by the reallocation. The highest level of transparency is ensured, which involve a yearly alignment meeting between relevant parties, in particular the meeting further men, shipper are informed of no challe reallocation of unbooked capacity prior to be relevant and customs on the capacity booking platform of the TSOs and NRAs will make ther best efforts to assure that this interim measure lasts the shortest period of time possible *(Auction Restrictions in the NCG Market Area Issue Solution Note 2020, p. 1-2)	maybe

*24 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

Rev	rision of set-aside rules: GRTg	az does not see the need to revise the set-asid	e rules.
	ACER European Union Agency for the Cooperation of Energy Regulators	Article 9 – Standard capaci	CAM NC ty products
	Policy paper reference	Nature of proposal in the policy paper	Area of improvement
	FUNC 01/2020 "Greater flexibility to book firm capacity at IPs" - Issue Solution and Issue Solutions Supporting Note	Advance booking of day-ahead products: Introduction of a 'Balance-of-Month' product [OPTION] (cf. Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/2020 'Greater flexibility to book firm capacity at IPs' 2023, p. 17) Relation with NC TAR – setting the tariff for the product	yes
			21
es=am	nendment identified, maybe= ndment may further improve the mar	v of this CAM NC article and the identified a amendment may improve market, no=no cl ket functioning and better capacity allocation	rea(s) of improvem
es=am An amer O S	nendment identified, maybe=	amendment may improve market, no=no cl	rea(s) of improvem

area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

See answers below about greater flexibility Q 31

An amendment may further improve the market functioning and better capacity allocation

Strongly agree

AgreeNeutralDisagree



CAM NC Article 10 – Applied capacity unit

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
1	1	no

22

* 28	Do you agree w	ith ACER's re	view of this	CAM NC	article and	the identified	area(s) c	of improvem	nent
(ye	es=amendment i	dentified, may	/be= amend	lment may	improve n	narket, no=no	change e	envisioned)	?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *29 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

Principles are set correctly.



CAM NC Article 11 – Annual yearly capacity auctions

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
FUNC 01/2020 "Greater flexibility to book firm capacity at IPs" - Issue Solution and Issue Solutions Supporting Note	Additional booking opportunities Any Y firm capacity available after ACAs will be auctioned in subsequent UPAs; Proposed regularity: weekly, on Thursdays (subject to change according to flexibility proposal) Once proposed via UPA, a product can no longer be proposed via ACA again (cf. Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/2020 "Greater flexibility to book firm capacity at IPs" 2023, p. 22)	yes

23

* 30 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *31 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

GRTgaz strongly supports the solutions / amendments to the FUNC issue ID 1/2020 proposed by ENTSOG. The main proposal is to introduce additional booking opportunities via additional UPAs auctions.

The more there will be auctions, the more chances the capacities will have to be sold because of favorable spreads. This will generate increased revenues for TSOs, which means that the transmission tarif we be more competitive for shippers and gas consumers. So that it will benefit to the whole gas market.

GRTgaz gives priority to increasing the number of quarterly and monthly products (and to a lesser extent yearly), which has the best cost/benefit ratio: there will be more opportunities to sell these products, for a reasonable IT cost. The CAM NC Amendment should at least propose this change.

However, the creation of a new product (Balance of Month) or advance booking for daily capacities seems an important change, could bring complexity and generate important IT costs. GRTgaz does not support these proposals.



CAM NC Article 12 – Annual quarterly capacity auctions

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
FUNC 01/2020 "Greater flexibility to book firm capacity at IPs" - Issue Solution and Issue Solutions Supporting Note	Additional booking opportunities Any Q firm capacity available after ACAs will be auctioned in subsequent UPAs; Proposed regularity: weekly, on Thursdays (subject to change according to flexibility proposal) Once proposed via UPA, a product can no longer be proposed via ACA again (ACER and ENTSOG have diverging views on the implementation) (cf. Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/2020 "Greater flexibility to book firm capacity at IPs" 2023, p. 22)	yes

24

*32 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *33 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

Please see the answer to question 31.



CAM NC Article 13 – Rolling monthly capacity auctions

Policy paper reference	Nature of proposal in the policy paper	Area of improvement	
FUNC 01/2020 "Greater flexibility to book firm capacity at IPs" - Issue Solution and Issue Solutions Supporting Note	Additional booking opportunities Any M firm capacity available after ACAs will be auctioned in subsequent UPAs; Proposed regularity: weekly, on Thursdays (subject to change according to flexibility proposal) Once proposed via UPA, a product can no longer be proposed via ACA again (ACER and ENTSOG have diverging views on the implementation) (cf. Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/2020 "Greater flexibility to book firm capacity at IPs" 2023, p. 22)	Yes	
	Advance booking of monthly products All 3 M products within a given Q will be auctioned via ACA before start of Q, then auctioned via UPA each week (cf. Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/2020 "Greater flexibility to book firm capacity at IPs" 2023, p. 17-19)		

*34 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *35 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

Please see the answer to question 31.

25



Article 13A – Rolling balance-of-month capacity auctions (new)

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
FUNC 01/2020 "Greater flexibility to book firm capacity at IPs" - Issue Solution and Issue Solutions Supporting Note	Advance booking of day-ahead products Introduction of a 'Balance-of-Month' product [OPTION] (cf. Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/2020 "Greater flexibility to book firm capacity at IPs" 2023, p. 19)	yes

26

*36 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *37 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

Please see the answer to question 31.



CAM NC Article 14 – Rolling day-ahead capacity auctions

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
FUNC 01/2020 "Greater flexibility to book firm capacity at IPs" - Issue Solution and Issue Solutions Supporting Note	Advance booking of day-ahead products Daily offer of DA products for the following 7 days on a rolling basis until the end of the month (of. Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/2020 "Greater flexibility to book firm capacity at IPs" 2023, p. 18)	yes

27

*38 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *39 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

Please see the answer to question 31.



CAM NC Article 15 – Within-day capacity auctions

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
FUNC 01/2020 "Greater flexibility to book firm capacity at IPs" - Issue Solution and Issue Solutions Supporting Note	Move the closing of the first WD bidding round ("WD24") earlier in the day (1h30 D → 21h D-1 UTC winter-time) (cf. Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/2020 "Greater flexibility to book firm capacity at IPs" 2023, p. 24)	yes

28

* 40 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 41 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

An earlier closing time would mean that network users would know earlier whether they had succeeded in acquiring capacity.



CAM NC Article 16 – Auction algorithms

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
FUNC 01/2020 "Greater flexibility to book firm capacity at IPs" - Issue Solution and Issue Solutions Supporting Note	Additional booking opportunities Any Y, Q, M firm capacity available after ACAs will be auctioned in subsequent UPAs (cf. Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/2020 "Greater flexibility to book firm capacity at IPs" 2023, p. 15)	yes

29

* 42 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 43 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

Please see the answer to question 31.



CAM NC Article 17 – Ascending clock auction algorithm

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
FUNC 01/2020 "Greater flexibility to book firm capacity at IPs" - Issue Solution and Issue Solutions Supporting Note	More efficiency in the ACA allocation process Explicitly allow TSOs to jointly decide to modify the level of price steps during the auction process (cf. Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/2020 "Greater flexibility to book firm capacity at IPs" 2023, p. 21) Provide for a termination rule of ACAs, to allow UPAs to take place (cf. Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/2020 "Greater flexibility to book firm capacity at IPs" 2023, p. 28)	yes
FUNC 01/2020 "Greater flexibility to book firm capacity at IPs" - Issue Solution and Issue Solutions Supporting Note	Investigate the possibility/need of introducing pro-rata rule under ACA "this option of a pro-rata allocation under ACAs was overall not considered optimal by NRAs and TSOs insofar as (i) it would require the ACA algorithm to be amended as its current parameters do not allow for this feature and as (ii) allowing for a change in the level of price steps during the auction process was deemed easier and more efficient. In any case, with additional UPAs taking place after ACAs, a pro-rata allocation will take place if demand exceeds offer, under already-existing UPA rules." (cf. Annex 1 – Issue Solution Supporting Note Evaluation of PUNC Issue 01/2020 'Greater flexibility to book firm capacity at 1Ps² 2023, p. 21) Assess whether a pro-rata rule should be added to the ACA algorithm in cases of long-lasting auctioning processes and/or to reduce the risk of price manipulation (cf. Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/2020 'Greater flexibility to book firm capacity at 1Ps² 2023, p. 21)	maybe
N/A	Assess the most efficient way of improving the efficiency of the ACA	maybe
	algorithm, in particular the introduction of a pro-rata allocation, in view maximization of allocated volumes and risk of price manipulation (cf. CNMC note)	·

* 44 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 45 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

GRTgaz does not see the need to change the ACA.



CAM NC Article 18 – Uniform-price auction algorithm

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
I	1	no

31

* 46 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 47 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

Already works.

H CAM NC, Chapter IV

Bundling of capacity at interconnection points (Articles 19-21)



CAM NC Article 19 – Bundled capacity

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
ACER Special Report on addressing congestion in North-West European gas markets	 neighbouring TSOs to "jointly maximise marketing of firm bundled capacities as reflected in the indicator for 'firm technical capacity' and allocation of unbundled firm capacities as less as possible;" (p. 16) 	yes
ACER Monitoring Update on Incremental Capacity Projects and Virtual Interconnection Points – 2020;		yes*
FUNC 04/2018 "Implementation of Virtual Interconnection Points" - Solutions note	"Ambiguity in text of Regulation 459/2017 (NC CAM) regarding the way of implementation of virtual interconnection points (VIPs)" (Func Issue Solution Virtual Interconnection Points, p. 1)	

Hydrogen and decarbonised gas markets package might clarify it already: EC proposal reads "[] Any contracted capacity at the	
interconnection points, regardless of the date of its conclusion, shall be transferred to the virtual interconnection point."	

* 48 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 49 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

Please see the answer to question 21



Article 20 – Alignment of main terms and conditions for bundled capacity products

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
ACER Opinion 06/2018 on the template for the main terms and conditions covering contractual provisions which are not affected by fundamental differences in principles of national law or jurisprudence, for the offer of bundled capacity products	update of ENTSOG's "catalogue of the main terms and conditions in the transport contract(s) of the transmission system operators for bundled capacity products." (p. 2) "The Agency is of the view that the Template does not always go as far as would be desirable. In particular, the Agency recommends that the template is enhanced by providing its content in a form ready to be used in contracts across the Union and by elaborating best practices." (p. 19) "Moreover, the Agency draws ENTSOG's attention on the observations formulated in the recitals of this Opinion." (p. 19)	yes
N/A	Ensure minimum alignment of Terms and Conditions for dealing with cancellations of bundled capacity	

34

*50 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *51 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

Very complicated, it interferes with national laws.



Article 21 – Bundling in case of existing transport contracts

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
ACER's comments on the Capacity Conversion Model created by ENTSOG pursuant to Article 21(3) of the NC CAM	• "ENTSOG does not provide for a harmonized conversion model. According to Article 21(3), NC CAM foresees that ENTSOG provides for a harmonized conversion model. The NC does not aim for the application of all potentially existing "conversion methods", which are designed individually by each TSO. The NC foresees that ENTSOG will coordinate across TSOs and propose a model that fits with the general principles of the NC CAM to offer "transparent and efficient allocation of capacity." (p. 3) • "The Agency recommends that the same conversion model applies at least per entry-exit zone border, should several Interconnection Points connect the respective entry-exit zones." (p. 3)	maybe

* Hydrogen and decarbonised gas markets package might clarify it already

35

*52 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *53 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

GRTgaz does not see any benefit.

I CAM NC, Chapter V

Incremental capacity process (Articles 22-31)

CAM NC Article 22 – Economic test*

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
I	I	no
N/A	The chapter on incremental capacity should be deleted from the NC. Triggering (cross-border) investments in light of climate neutrality objectives could be considered contradicting and experience with incremental processes in the past showed little relevance against cumbersome procedures.	maybe

Hydrogen and decarbonised gas markets package must fix legal basis
JUDGMENT OF THE GENERAL COURT 16 March 2022 (*) In Joined Cases T-684/19 and T-704/19

*54 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 55 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

GRTgaz does not see any benefit from the incremental process:

- we haven't had any relevant demands so far; and it took time to implement it each time;
- the process is complex and long (at least 2 years), not relevant to increase quickly the capacity if needed;
- if the TSOs identify a need from the market to develop new capacities, they can also do it by a lighter process at their own initiative;
- the current context is not develop a lot of new cross border capacities, but rather to decrease them. Due to the context of climate change, decrease in gas consumption and development of biomethane.

GRTgaz prefers to simplify the system and concentrate on the priorities.

CAM NC Article 23 – The f-factor*

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
1	I	no
N/A	The chapter on incremental capacity should be deleted from the NC. Triggering (cross-border) investments in light of climate neutrality objectives could be considered contradicting and experience with incremental processes in the past showed little relevance against cumbersome procedures.	maybe

Hydrogen and decarbonised gas markets packa	must fix legal basis
JUDGMENT OF THE GENERAL COURT 16 M	n 2022 (*) In Joined Cases T-684/19 and T-704/19

*56 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 57 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?



CAM NC Article 24 – Combination into single economic test*

Policy paper reference	olicy paper reference Nature of proposal in the policy paper	
1	I	no
N/A	The chapter on incremental capacity should be deleted from the NC. Triggering (cross-border) investments in light of climate neutrality objectives could be considered contradicting and experience with incremental processes in the past showed little relevance against cumbersome procedures.	maybe

Hydrogen and decarbonised gas markets package must fix legal basis
JUDGMENT OF THE GENERAL COURT 16 March 2022 (*) In Joined Cases T-684/19 and T-704/19

*58 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 59 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?



Article 25 – Publication requirements relating to the economic test*

Policy paper reference	olicy paper reference Nature of proposal in the policy paper	
1	I	no
N/A	The chapter on incremental capacity should be deleted from the NC. Triggering (cross-border) investments in light of climate neutrality objectives could be considered contradicting and experience with incremental processes in the past showed little relevance against cumbersome procedures.	maybe

 Hyc 	ogen and decarbonised gas markets package must fix legal basis
• <u>JU</u> [GMENT OF THE GENERAL COURT 16 March 2022 (*) In Joined Cases T-684/19 and T-704/19

*60 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *61 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?



CAM NC Article 26 – Market demand assessment*

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
2nd Monitoring Update on Incremental Capacity Projects - 2021	Frequency of process - "As far as the existing <u>incremental process</u> is concerned, the process is burdensome for TSOs and NRAs and, given the limited expectations on the future gas consumption, NRAs question whether the obligation to repeat the incremental-capacity cycle every 2 years for all gas interconnection points remains meaningful." (p. 12)	maybe
	Administrative fees - "Within the current rules, NRAs may, in line with Article 26(11) of the CAM NC, approve the <u>charding of a fee to network users that wish to express non-binding interest.</u> Such fee shall reflect the administrative costs of the process and could help to attract more robust expressions of non-binding int-erest that have a better chance of being converted into bind-ing capacity bookings or lead to a closure of the incremental process in the earliest stage of the demand assessment." (p. 12)	
V/A	The chapter on incremental capacity should be deleted from the NC. Triggering (cross-border) investments in light of climate neutrality objectives could be considered contradicting and experience with incremental processes in the past showed little relevance against cumbersome procedures.	maybe

*62 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *63 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?



CAM NC Article 27 – Design phase*

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
1	1	no
N/A	The chapter on incremental capacity should be deleted from the NC. Triggering (cross-border) investments in light of climate neutrality objectives could be considered contradicting and experience with incremental processes in the past showed little relevance against cumbersome procedures.	maybe

•	Hydrogen and decarbonised gas markets package must fix legal basis	42
	JUDGMENT OF THE GENERAL COURT 16 March 2022 (*) In Joined Cases T-684/19 and T-704/19	42

*64 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *65 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?



CAM NC Article 28 – Approval and publication*

Policy paper reference	olicy paper reference Nature of proposal in the policy paper	
1	I	no
N/A	The chapter on incremental capacity should be deleted from the NC. Triggering (cross-border) investments in light of climate neutrality objectives could be considered contradicting and experience with incremental processes in the past showed little relevance against cumbersome procedures.	

•	Hydrogen and decarbonised gas markets package must fix legal basis
٠	JUDGMENT OF THE GENERAL COURT 16 March 2022 (*) In Joined Cases T-684/19 and T-704/19

*66 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *67 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?



CAM NC Article 29 – Auctioning of incremental capacity*

Policy paper reference Nature of proposal in the policy paper		Area of improvement	
I	1	no	
N/A	The chapter on incremental capacity should be deleted from the NC. Triggering (cross-border) investments in light of climate neutrality objectives could be considered contradicting and experience with incremental processes in the past showed little relevance against cumbersome procedures.	maybe	

Hydrogen and decarbonised gas markets package must fix legal basis
JUDGMENT OF THE GENERAL COURT 16 March 2022 (*) In Joined Cases T-684/19 and T-704/19

*68 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *69 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?



Article 30 – Principles for alternative allocation mechanisms*

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
1	1	no
N/A	The chapter on incremental capacity should be deleted from the NC. Triggering (cross-border) investments in light of climate neutrality objectives could be considered contradicting and experience with incremental processes in the past showed little relevance against cumbersome procedures.	maybe
	To be considered if for the case of multi-IP projects (longer corridors) a harmonised process has added value (CAM TF)	

|--|

* 70 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 71 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?



CAM NC Article 31 – Transitional arrangements*

Policy paper reference Nature of proposal in the policy paper		Area of improvement
1	Based on the nature of the article it <u>may be</u> <u>redundant</u> or to be <u>updated</u>	yes
N/A	The chapter on incremental capacity should be deleted from the NC. Triggering (cross-border) investments in light of climate neutrality objectives could be considered contradicting and experience with incremental processes in the past showed little relevance against cumbersome procedures.	maybe

•	Hydrogen and decarbonised gas markets package must fix legal basis	46
	JUDGMENT OF THE GENERAL COURT 16 March 2022 (*) In Joined Cases T-684/19 and T-704/19	40

*72 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 73 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

See answer to question 55.

J CAM NC, Chapter VI Interruptible capacity (Articles 32-36)



CAM NC Article 32 – Allocation of interruptible services

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
ACER Special Report on addressing congestion in North-West European gas markets - "Neighbouring TSOs to extensively coordinate and jointly maximise the availability of firm and interruptible capacities;" (p. 4) - Bundling as key principle for offering interruptible (CAM TF)		yes
FUNC 01/2020 "Greater flexibility to book firm capacity at IPs" - Issue Solution and Issue Solutions Supporting Note	Alignment with proposals on yes SSUE Additional booking opportunities Advance booking of monthly products	
	Move Y, Q, M interruptible auctions from ACA to UPA • It "should allow a quicker allocation and avoid the cases of inefficiencies of ACA under certain market conditions to effectively allocate interruptible capacity" (cf. Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/2020 "Greater")	maybe
	flexibility to book firm capacity at IPs" 2023, p. 23)	

*	74 Do you agree with AC	ER's review of this	CAM NC articl	e and the identifi	ed area(s) of	improvement
	(yes=amendment identifie	ed, maybe= ameno	dment may impi	ove market, no=	no change e	nvisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 75 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

See answer to Q 21



CAM NC Article 33 – Minimum interruption lead times

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
1	1	no

49

* 76 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 77 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

it already works



CAM NC Article 34 – Coordination of interruption process

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
1	1	no

50

* 78 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- * 79 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

it already works



CAM NC Article 35 – Defined sequence of interruptions

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
1	1	no

51

* 80 E	Do you agree	with ACER's	s review of t	this CAM No	C article	and the	identified	area(s)	of improven	nent
(yes	=amendmen	identified, r	naybe= ame	endment ma	ay impro	ve mark	et, no=no	change	envisioned))?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *81 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

it already works



CAM NC Article 36 – Reasons for interruptions

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
1	1	no

52

*82 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *83 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

it already works

K CAM NC, Chapter VII

Capacity booking platforms (Article 37)



CAM NC Article 37 – Capacity booking platforms

Policy paper reference	Area of improvement	
ACER Decision 10-2019 on the Selection of a Capacity Booking Platform for the Mallnow and GCP Gas Interconnection Point (Corrigendum)	Review the future involvement of ACER in the selection process	maybe
N/A	Efficiency of the process proposal: reassess/redraft the rules for deciding on an auction platform (Art. 37) to avoid repeating procedures in a relatively short timeframe (e.g. by extending the validity time of the platform decision to avoid additional red-tape or require a reassessment on a needs/request basis)	maybe

54

*84 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *85 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

no opinion

L CAM NC, Chapter VIII

Final provisions (Articles 37A-40)



Policy paper reference	icy paper reference Nature of proposal in the policy paper	
FUNC 01/2020 "Greater flexibility to book firm capacity at IPs" - Issue Solution and Issue Solutions Supporting Note	More flexibility to adapt several CAM rules The CAM NC should allow several identified rules and parameters to be changed, ahead of auction year, after due assessment, consultation, and regulatory decision (cf. Annex 1 – Issue Solution Supporting Note Evaluation of FUNC Issue 01/2020 "Greater flexibility to book firm capacity at IPs" 2023, p. 28-29)	yes
N/A	regulators must be involved in any change affecting the functioning of the capacity allocation mechanisms set in the regulation	

56

*86 Do you agree with ACER's review of this CAM NC article and the identified area(s) of improvement (yes=amendment identified, maybe= amendment may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *87 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

flexibility must be given to adapt the rules



CAM NC Article 38 – Implementation monitoring

Policy paper reference	Nature of proposal in the policy paper	Area of improvement	
l l	Based on the nature of point 4 of the article (conditionalities report), it may be redundant or to be updated	yes	

57

*88 Do you agree with ACER's review of this CAM	NC article and the identified area(s) of improvement
(yes=amendment identified, maybe= amendment	may improve market, no=no change envisioned)?

An amendment may further improve the market functioning and better capacity allocation

- Strongly agree
- Agree
- Neutral
- Disagree
- Strongly disagree
- *89 Please elaborate on why do you agree or disagree with ACER's review, being specific about which elements you agree or disagree with? Are there further improvements that you consider relevant in this area in addition to the ones raised by ACER in the scoping document; please explain your reasoning?

no opinion

M Other comments or suggestions

Policy paper reference	Nature of proposal in the policy paper	Area of improvement
1	1	1

58 90 This article concerns legal procedural matters; please write down any comments you may have on this article? **CAM NC ACER** Article 40 - Entry into force Policy paper reference Nature of proposal in the policy paper Area of improvement 91 This article concerns legal procedural matters; please write down any comments you may have on this article?

nave any other co	omments or sugg	estions?			
	nave any other co	nave any other comments or sugg	nave any other comments or suggestions?	nave any other comments or suggestions?	nave any other comments or suggestions?

N Responses are published in full, safe for the contact person information; please confirm that your version does not contain confidential information

- *93 I understand my response will be published and
 - I confirm that my response does not contain confidential information
 - I confirm that my response contains confidential information, properly marked as such, and a non-confidential version of my answer is included

Thank you!

Contact

Contact Form