EFET response to ACER public consultation on ACER’s Transaction Reporting User Manual (TRUM) for transaction reporting under REMIT
1. Please provide us with your views on the scope and the objectives of this document. In particular, please provide your opinion on whether the kind of information included and the structure of the TRUM are suitable to facilitate transaction reporting. If not, please explain which additional information the TRUM should cover and/or how it should be structured.

EFET\(^1\) welcomes the increase in quality ACER brought to this draft version of the Transaction Reporting User Manual for REMIT Reporting. The addition of trade examples has brought extra clarification to the TRUM and has increased the value of this document as a readiness indicator for REMIT reporting compliance and implementation.

Emphasis needs to be placed on the timely availability of the final TRUM so that market participants can prepare themselves efficiently for their compliance obligations.

According to Art. 11 REMIT IA ACER shall publish technical and organizational requirements for (a) transaction reporting (the so-called “TRUM” – Transaction Reporting User Manual), (b) Requirements for the registration of RRM ("RRM Requirements") and (c) Manual of Procedures on Fundamental Data Reporting ("FDR Procedures"). Market Participants (MPs) are interested in a clarification of the legal status of these ACER publications. As ACER indicates in its consultation of these publications that it intends to review these regularly, MPs are also questioning how often changes to these ACER publications will occur as they will have to adopt their own implementation to be compliant with ACER requirements. The enforceability of the TRUM needs thus to be explained in detail, including the legal value of the ACER REMIT Newsletters (cfr Q&A ESMA).

Furthermore, the delegation concept needs to be clarified in all due detail (MPs only report purely OTC transactions via their RRM, but what about lifecycle events for OMP trades?, what about non-standard transactions?). The “reasonable steps” (as in Article 11.3 of the Implementing Acts) MPs are required to take to verify the completeness, accuracy and timeliness of the data the third parties submit on their behalf, needs to be explained in detail. This delegation concept needs to address the concerns of a growing complexity of MPs positions towards delegating service providers who cannot take over all reporting duties (eg lifecycle events of fax confirmed trades are only available to MPs). MPs are therefore worried if OMPs will impose one-side service agreements for delegated reporting under Art. 6 (1) REMIT IA and question how this can be avoided. It remains also questionable to what extent MPs can rely on OMPs taking up the reporting obligation on their behalf as for example some trading venues could argue that they are not OMPs. On top of that, EFET is interested in DG Energy’s view on liability of market participants vs. liability of OMPs and 3rd persons reporting on behalf of MPs (see Art. 11 REMIT IA). The open question is about which steps MPs have to take in detail - for example is the complete, accurate and timely sending of trade data to OMPs sufficient - to discharge the liability or are any other measures to be taken? MPs should not be (de facto) forced to put in place a complex, cumbersome and cost consuming tool for the reporting of lifecycle events only if they do not have the option to decide reporting also the original trade directly to the ACER. Similarly, mandatory reporting (and legally enforceable obligation) on OMPs to report on platform deals and solution must to be proposed by ACER whereby no additional efforts or costs for MPs to report

\(^1\) EFET promotes and facilitates European energy trading in open, transparent, sustainable and liquid wholesale markets, unhindered by national borders or other undue obstacles. We currently represent more than 100 energy trading companies, active in over 27 European countries. For more information, visit our website at www.efet.org.
Trade events OR the option for MPs to report both original on-platform deal and trade events must be made available.

Trade matching process needs to be documented and explained (given the level of detail of some traditional confirmation matching fields eg all timestamps, this list will be smaller than what is used for market practice on confirms matching). We would like ACER to clearly define what is the minimum data that is needed to match trades? Is there one particular field/a small number of fields that must match before a trade is considered matched? Are the fields indicated at the back of the TRUM the minimum fields that must be completed?

The UTI process needs to be clarified: What UTI should be reported for ETD and OTC Cleared trades? For a contract concluded on an exchange for example, two UTI’s are produced. One UTI is produced by the Exchange and another UTI is produced by the CCP. The market participant only has access to the Exchange UTI. This is very important if a market participant is required to report lifecycle events for standard contracts themselves. In general, the question is raised whether this the same UTI as that reported by ESMA?

ACER’s solution architecture diagram suggest that web-services only operate one way and this service is offered by ACER to RRM’s and MPs (“Reporting Entities”) to send the transactional data to ACER. ACER plans to send responses to Reporting Entities via email. It is very important that ACER change their web-services so that it operates bi-directionally. The read-receipt and acknowledgement processes need to be explained and documented in detail. It is crucial that both Acceptances and Rejections are confirmed by ACER to the RRM/MP.

The reporting on request/demand needs to be aligned to the same data format and reporting process as currently stated in the TRUM. We would therefore request a more detailed explanation from ACER on how participants are expected to report contracts on request (i.e. § 3.1.4. (p.13) contract reportable on request), both from a data schema and a process perspective. We thus recommend including a detailed description of how these contracts should be reported (whether using the standard, non-standard or otherwise field format) along with any specific guidance on timescales and requirements to continue reporting such trades after the initial request. Sufficient time should be granted to deliver these reports.

Trade reporting examples needs to be checked for consistencies and further expanded to cover orders to trade and all transaction types that are foreseen in REMIT.

The usability of the TRUM depends in particular of a clear distinction between standard- and non-standard contracts. Until date of the consultation this clear distinction is missing. It is of utmost importance that a clear definition is rendered.

2. Please provide us with your general comments on the purpose and structure of the draft TRUM. In particular, please provide your opinion on whether the information the Agency intends to include in the first edition of the TRUM is sufficient for the first phase of the transaction reporting (contracts executed at organised market places). If not, please explain which additional information should be covered.

EFET is generally positive about the purpose and structure of the draft TRUM guiding the 1st phase of REMIT transaction reporting.
EFET recommends the backloading process to be covered. Guidance on this process is required since some of the requested fields, specifically for trades to be backloaded, will only be available by participants after some significant IT development. Clarity is required on the backloading periods and on whether there are any deviations/allowances from the field list rules. The backloading process should be considered when determining the mandatory/optional nature of the field lists.

Lifecycle information should be included in the guidelines and in the trade examples. There are open questions as regards the reporting channels for life-cycle events and orders to trade. This is in particular true for such transactions which are executed over OMPs, because under current TRUM guidance, it is not allowed for MPs to report these transactions directly to ACER themselves and MPs would have to build interfaces to each OMP to submit life-cycle events:

- EFET questions if at all and how life-cycle events (ACER refers to “post-trade events” in this RRM Requirements) for standardized transactions executed at OMPs can be reported, because this information is not available to OMPs.
- EFET would be interested in an exhaustive list of definitions for life-cycle events.
- EFET wonders how orders to trade for derivatives, which are reported to trade repositories under EMIR, should be reported to ACER, since orders have not to be reported under EMIR.
- EFET wants to avoid different or additional reporting channels with regard to these items.

An important concept is the bidirectional reporting services that should build the heart of ARIS. Currently this draft version of the TRUM reflects an architecture that hints at one-sided processes which is in our opinion incorrect.

3. Please provide us with your views on the Agency’s proposed approach as regards the list of standard contracts. In particular, please provide your views on whether:

- the list of standard contract types enables reporting parties to establish whether to use Table 1 or Table 2 of Annex I of the draft Implementing Acts when reporting information under REMIT; and
- the identifying reference data listed in ANNEX II to be collected by the Agency would be sufficient and suitable to establish the list of standard contracts.

EFET considers the list of standard contracts to be complete. However, the process to maintain (update, publish, crosscheck, etc.) this list of standard contract types needs to be clarified. As the implementation of this list creates an additional IT task on all MPs, this needs to be well documented and made available timely.

The list of standard contracts must be made available in a standardised format and supported by an extraction and download process so that MPs reporting systems can easily embed them into their system landscape.

We would like to clarify with ACER that bilateral trades off organised market places should be reported using the standard supply contract field list, but these will not be in scope for the initial go-live of ‘standard contract’ reporting (Phase 1).
Do you agree that the list of standard contracts in Annex II should also be considered sufficient to list the organised market places or would you prefer to have a separate list of organised market places? Please justify your views.

EFET prefers a separate list of organised market places and a list of the standard contracts each OMP offers. This list should be published well before the start date of transaction reporting under REMIT.

The list of standard contracts, in its current stage in the draft TRUM, is created out of different elements, of which the OMP is one. However, market standardisation for products could make such an OMP element unnecessary. It would therefore be more future proof to build a separate list of OMPs.

The list must be maintained regularly, adding new or inactivating old data at defined periodic intervals. A clear process must be defined for the treatment of any product which is not listed within the ‘standard contracts’ list (e.g. are they automatically assumed to be ‘non-standard’?)

There is specific guidance missing within the TRUM regarding reporting transactions related to the following types of contracts listed within Article 3 ‘List of reportable contracts’ in the draft REMIT Implementing Acts:

- (i) Contracts of 600 GWh/year or more for the supply of electricity or natural gas for the use of final customers,
- (ii) Contracts for the supply of electricity or natural gas to a single consumption unit with a technical capability to consume 600 GWh/year or more;
- We require more guidance on what type of customers would be applicable for this 600GWh/year threshold
- We understand that the alternative (ii) would only apply to supply contracts with customers that consume above 600GWh over 1 extremely large site and not to customers that have a total consumption above 600GWh but spread across many small sites (for example >1000 sites) eventually across the EU.
- With regard to the alternative (i) we question if that alternative should not be better deleted, because it raises more questions than it answers. Supply contracts with large industrial customers are substantially different to wholesale contracts and therefore specific guidance should be given for these types of contracts. For example, many retail customers of this size do not purchase their total consumption in one go, but rather sign up to 'Flexible purchasing contracts' where they buy in small clips (typically 5MW but could be less then that) of different wholesale products and over a long period of time up until the delivery period. These trades can be both back to backed in the wholesale market or they are netted off against other retail positions. Guidance is needed on if such contracts are reportable at all and what information we are required to report in this circumstance. Please note that reporting for these customers could be very onerous and costly for a supplier and it is important to have clear guidance on what the requirements are.

4. Please provide us with your views on the explanation of product, contract and transaction provided in this Chapter, in particular on whether the information is needed to facilitate transaction reporting.
EFET welcomes the increased level of detail and clarification value of the TRUM.

5. Please provide us with your views on the field guidelines for the reporting of transactions in standard supply contracts.

EFET considers the Field guidelines to be generally helpful, with following remarks:

- We would appreciate guidance on each field in terms of whether it is mandatory, optional or conditional and any other applicable rules. Likewise for data types (number, string, etc.).
- Orders to trade, standard contracts and options need to be separated and tackled by separate reporting data standards. Linking orders to trades is a complex relationship that will not be currently available in all participant deal capture systems. This is not always a simple 1-1 relationship, and will involve significant IT effort to implement, as each OMP is likely to have a different data structure for order data and underlying trade activity.
- Supply contracts (see 3.1.1) and §5) need to be clarified
- Reporting Treatment Physical swaps & spreads required the application of linked trade ID. This is complicated and needs to be out weighted against additional implementation risk and cost.
- More details of option styles shall be provided
- Clear split in reporting data needs to be inserted for Order to trades, and all trade types. Examples must be included for all of the above.
- There is no field defined as “internal contract identifier”. This is very important because it allows us to ensure the traceability of the contract reported with internal systems. It is used also in EMIR.
- Matching process and rules need to be defined.
- Reporting rules on complex price formulas for standard (and non-standard) contracts needs to be defined

Comments on specific data fields:

Data Field no. 3 (Trader ID as identified by the organised market place and/or for the market participant or counterparty): Trader ID as identified by the organised market place and/or for the market participant or counterparty:
Several national laws in Europe (eg in Germany for market participants who are part of the Workers Council) prohibit to pass on data related to individuals. The TRUM states that “This field indicate the ID used by the market place to identify the user entering into the transaction that is reported. This is most likely an electronic ID for the trader-market participant account…”
Not clear how to populate the value for bilateral contracts traded off-organised market places. We believe that Trader ID should not be mandatory for “off-organised” market places; also taking into account that if a party wish to offer delegated reporting services to its counterparty, it’s almost impossible to report this counterparty data. The value “a12345” is not explained properly.

Data Field No (6) Reporting entity ID: Generally speaking this field is a determination of Registered Reporting Mechanism. Who can be a RRM and what is ACERs idea as to who should function as a RRM?
Furthermore we would like to know what happens if we decide to change RRM in the middle of our regulatory reporting. How is the process for this and what other fields and procedures are affected from this decision?

**Data field No 8:** How are we supposed to interpret the minimum threshold 600 GWh/Year? What is the difference between ‘the supply of electricity or gas for the use of final customers’ and ‘supply of electricity and gas to a single consumption unit with a capability to consume...’?

**Data Field no. 11 (Buy/sell indicator):** In the description it is mentioned that, in some cases, where order is neither buy nor sell, value “BS” should be reported, however this is not valid since reserved field length is just 1 character. That aside, we are unsure under what conditions we would ever need to use the value ‘BS’, as the only case this may be apparent is for float/float physically settling swaps. However, a physically settling float/float swap would normally be represented using two linked physical contracts (one buy and one sell).

**Data Field no. 12 (Initiator/Aggressor):** Suggest that the value ‘Sleeve’ be treated as a separate field. This is normally represented as two fields in ETRM systems (Initiator? and Sleeve?), so could potentially be less implementation effort to report as separate fields.

**Data field No 19:** Which mechanism and controls are facilitated by the RRM and the Agency in the terms of keeping this volume hidden or undisclosed when we are obliged to report the volume?

**Data Field no. 22 (Contract Type):** Wouldn’t the value ‘SW-Financial exchange of contract cash flows (swap)’ fall under the scope of EMIR? Suggest that this be renamed to ‘Swap style contracts’, which could be used for reporting physically settling swaps (although these would normally be booked as linked physical contracts (one buy, one sell)).

**Data Field no. 25 (Contract name):** We consider this field a duplication of information due to the fact that the contract is uniquely identified in field 21.

**Data Field no. 26 (Contract Trading Hours):** We consider this field as unnecessary as this is not contract level information. This data would be better provided by the organised market places, and could then be extrapolated based on field 21.

**Data Field no. 28 (Linked Transaction ID):** Most deal capture systems do not allow you to link spread transactions which are booked separately and additional IT development and investment would needed to link these for reporting.

**Data Field no. 29 (Linked Order ID):** Not all deal capture systems would inherently capture and link market orders to transactions – as these are not required for trade lifecycle, P&L or risk processes. Additional IT development and investment would needed to link these for reporting.
It should also be noted that there isn’t always a simple 1-1 relationship between contracts and orders – as an order may be fulfilled by many contracts.

We would therefore like a clear description of this field. Order ID identifies the unique Order ID specified by the OMP, and the Linked Order ID identifies a transaction which is the result of an executed order. But Linked Order ID also facilitates when an order is amended where the original Order ID should be applied in this field and the new Order ID is applied to Order ID. When that amended order gets executed is it the intention that the original Order ID is overwritten with the actual Linked Order ID?

**Data Field no. 33 (Fixing Index):** There are a large number of indices, and each participant is likely to utilise a different naming convention unless there is a standardised list. We would question the usefulness of a free text narrative which differs between participants. One suggestion may be to signify whether the contract is fix priced, index priced or priced through a formula/basket.

**Data Field no. 34 (Index Value):** We don’t believe this field to be very useful, as when booking a floating price contract, it wouldn’t make commercial sense to use an index which has already fixed! We agree that any spread agreed against an index is useful information to report, but we believe that this should be separated into a new field, rather than confuse the index fixing with bespoke contractual spreads. Market index fixings are not contract level information. Contracts may reference indices which are used in order to determine settlement prices, but the indices are market level information.

**Data Field No (36) Notional Amount:** Trades that have an unknown price at the time reporting should be left blank. This is mainly for indexed trades I suppose, but how is the procedure for filling out this field. Is it something that we should do as MP or is it the RRM, EFET or ACER that facilitates this feature?

**Data Field no. 41 (Settlement Method):** The method ‘O=Optional for counterparty’ isn’t something that most deal capture systems would hold. Generally contracts are agreed to be either physically or financially settling. The only example we have seen (and this is rare) is where an option trade with two underlying binary options (one for cash settlement and the other for physical delivery).

**Data Field no. 42 (Last trading date and time):** We consider this field as unnecessary as this is not contract level information. This data would be better provided by the organised market places, and could then be extrapolated based on field 21.

**Data Field no. 51 (Duration):** We do not believe that this field provide any useful information over and above the period which can be interpolated from fields 49 and 50.

**Data Field no. 53 (Days of the week):** In order to provide a detailed delivery profile, the list should also include public holidays. However it should be noted that such may be difficult to implement for many market participants (depending on their IT system). This information could be better provided through the delivery profile shown in fields 54, 55 and 57.
Data Field no. 54 (Load Delivery Intervals): We are not sure why this is required given that the intervals are determined by the product, which has been uniquely identified in field 21.

Data Field no. 58 (Confirmation Timestamp): We are not sure why this is required for REMIT, and expect this field to nearly always be null when a contract is first reported.

Data Field no. 59 (Confirmation Means): We are not sure why this is required for REMIT, and expect this field to nearly always be null when a contract is first reported. In addition, many intra-day contracts are non-confirmable in the market, as they deliver before the standard confirmation timelines. A new ‘non-confirmable’ value would be needed to reflect these contract types.

6. Please provide us with your views on the examples of transaction reporting listed in ANNEX III of the draft TRUM. Do you consider the listed examples useful to facilitate transaction reporting?

EFET considers the Creation of Annex as very useful.

However, the Maintenance of this section needs to be addressed (described and supported by a process). Furthermore Inconsistencies between field guidelines and trade examples need to be mitigated.

Below we listed some inconsistencies in the examples given in Annex III.

- In the examples the time is generally parameterised with Z (=UTC) so that the examples are about trades in UK as only in UK the time “Z” is used. The examples contains incoherent date regarding contracts/products, Delivery Start Date and timeframe: I.e. in the trading scenario n° 3.5: As “Z” is used, it describes a trade in UK; the British Base has the timeframe 23:00Z/23:00Z, but the Load Delivery interval is specified with “00:00Z/24:00Z. The timeframe 00:00/24:00 (without “Z”) is the German Base. Furthermore if it was a British Base, the Delivery Start Date in the example 3.5 should be 2014-07-31 as it starts one hour earlier (23h), than the German Base (00:00h).

- Trading Scenario n. (1.1): Electricity hourly contract traded on an Auction Market

Field n° 22: SPO isn’t defined. We would have assumed that ACT should be used.

- Trading Scenario n. (1.2): Electricity block contract traded on an Auction Market (exchange).

Field n° 22: SPO isn’t defined

- Trading Scenario n. (1.3): Electricity day-ahead contract traded on an Auction Market (exchange).
Field n° 39 / MP2: this field contains an arithmetic error: it has to be “240” instead of “0”

Field n° 51 / 52: from field 22 = FW arises that this example is about day trades without choice on single hours, therefore the fields n° 51/52 have to be fulfilled with “D” (Day) instead of “H” (Hour) and “B” (Base) instead of “H” (Hour)/field 51 and “B” (Base) instead of “H” (Hour)/field 52.
- **Trading Scenario n. (2.1): Electricity hourly contract traded on a Continuous Market (exchange).**
  - Field n° 22: SPO isn’t defined

Field n° 27: Regarding exchanges the UTI always has to be different
- **Trading Scenario n. (2.2): Electricity block contract traded on a Continuous Market (exchange).**
  - Field n° 22: SPO isn’t defined

Field n° 27: Regarding exchanges the UTI always has to be different
- **Trading Scenario n. (2.3): Electricity day-ahead contract traded on a Continuous Market (exchange).**
  - Field n° 27: Regarding exchanges the UTI always has to be different

Field n° 51 / 52: from field 22 = FW arises that this example is about day trades without choice on single hours, therefore the fields n° 51/52 have to be fulfilled with “D” (Day) instead of “H” (Hour)/field n° 51 and “B” (Base) instead of “H” (Hour)/field n° 52.
- **Trading Scenario n. (2.4): Gas within-day contract traded on a Continuous Market (exchange).**
  - Field n° 27: Regarding exchanges the UTI always has to be different

Field n° 38/39: Gas is traded in MW and not in daywork (MWh/d). Acer should be conform with the product taxonomy (EMIR) and not implement additional products. Otherwise the data reporting isn’t consistent with the product template and the confirmation
- **Trading Scenario n. (2.5): Gas day-ahead contract traded on a Continuous Market (exchange).**
  - Field n° 27: Regarding exchanges the UTI always has to be different

Field n° 38/39: Gas is traded in MW and not in daywork (MWh/d). Acer should be conform with the product taxonomy (EMIR) and not implement additional products. Otherwise the data reporting isn’t consistent with the product template and the confirmation

Field n° 51: “O” isn’t defined

At the exchange examples in Annex III /examples of transaction reporting different UTIs are used. Within the framework of EMIR the same UTI is used for both parties. Regarding the UTI there should only be in our point of view one number for ESMA
and ACER. This number is distributed by the platforms for standard contracts and is then used uniformly.

7. In your view, are there any additional examples to be added in ANNEX III of the draft TRUM? Please provide a description of example(s) that in your opinion should be covered.

EFET recommends following additional examples to be added to Annex III of the TRUM:

- Backloaded trades
- Standard traded off OMPs
- Various option contracts (eg Power/gas physical option on FWD contract)
- Orders to trades
- Balance of week/month
- Working day next week
- Lifecycle events of standard deal on OMP and bi-lateral standard deal: only reporting of changed value or full report?
- If deemed necessary, for the sake of completeness, other maturities then the ones already included:
  o electricity peak load and off peak day-ahead contract
  o electricity base load weekly/monthly/quarterly/yearly forward contract
  o electricity peak load weekly/monthly/quarterly/yearly forward contract
  o electricity off-peak weekly/monthly/quarterly/yearly forward contract
  o gas quarterly forward contract
  o gas yearly forward contract

Furthermore, in Annex III the description of the given examples lacks the information about which exchange and which product is meant.

Finally, in order to reach a high usability of the TRUM it is important to describe the examples in the highest level of detail.

8. Please provide us with your views on the field guidelines for the reporting of transactions in non-standard supply contracts.

EFET considers the field guidelines foreseen in this section as not entirely fit for purpose (merely a copy of field guidelines for standard transactions). These guidelines need to be analysed and expanded where necessary

Examples should be added where possible and appropriate.

EFET Welcomes the fact that the subject of volume optionality is incorporated into the field design, however we feel that some other aspects of complexity around non-standard supply contracts may still need to be considered. For example, The logic around describing complex non-standard delivery profiles, such as:

- Multi-strike options (strips)
- Physically settled swaps (modelled as two linked physical contracts)
- Non-standard fixing periods
• Baskets and formula pricing

We would very much welcome further clarification from ACER of which non-standard contracts should be reported via the standard form in order to allow for proper IT implementation.

Comments on specific data fields:

Data Field no. 10 (Buy/sell indicator): In the description it is mentioned that, in some cases, where order is neither buy nor sell, value “BS” should be reported, however this is not valid since reserved field length is just 1 character. That aside, we are unsure under what conditions we would ever need to use the value ‘BS’, as the only case this may be apparent is for float/float physically settling swaps. However, a physically settling float/float swap would normally be represented using two linked physical contracts (one buy and one sell).

Data Field no. 12 (Contract Type): Wouldn’t the value ‘SW-Financial exchange of contract cash flows (swap)’ fall under the scope of EMIR? Suggest that this be renamed to ‘Swap style contracts’, which would be used for reporting physically settling swaps (although these would normally be booked as linked physical contracts (one buy, one sell).

Data Field no. 14 (Contract ID): This field is not applicable for non-standard contracts.

Data Field no. 15 (Estimated Notional Amount): The text refers to orders, although these won’t be applicable for non-standard contracts.

Data Field no. 17 (Delivery Point Areas): This information may not be available in all cases, especially where an option holder is able to nominate where delivery will take place.

Data Field no. 20 (Volume Optionality): These enumerations overlap each other. For example, volume can be (F) Fixed and (M) Min/Max, or it may be (V) Variable and (C) Complex.

Data Field no. 21 (Total Notional Contract Quantity): If the volume optionality (20) is variable for this contract, which quantity should we use for the notional? The minimum, the maximum or a median?

Data Field no. 25 (Volume Optionality Intervals): The narrative for this field is a copy/paste error. A free text interval description is of questionable use, as each participant is likely to define their own naming conventions (e.g. March, March14, March2014, Mars, etc.)

Data Field no. 26 (Volume Optionality Capacity): The narrative for this field is a copy/paste error. Volume optionality could perhaps be better represented through use of a MIN and MAX on the quantity field.
Data Field no. 27 (Type of Index Price): We are unsure what a ‘Fixed Index’ is. If it means a fixed price contract, we would expect this field to be left blank. There are a large number of indices, and each participant is likely to utilise a different naming convention unless there is a standardised list. We would question the usefulness of a free text narrative which differs between participants. One suggestion may be to signify whether the contract is fix priced, index priced or priced through a formula/basket.

Data Field no. 28 (Price or Price Formula): We question whether a price (number) and a formula name (string) should be contained within a common field. We are also unclear of the usefulness of this field given that formulae will be representations of complex expressions unique to each participant. For example, a value of (((A+B)/C)*KW) isn’t meaningful without the term sheet. The formula will not detail averaging rules, listed observations, FX rules, rounding, precision, etc. One suggestion may be to signify whether the contract is fix priced, index priced or priced through a formula/basket.

Data Field no. 29 (Fixing index): There are a large number of indices, and each participant is likely to utilise a different naming convention unless there is a standardised list. We would question the usefulness of a free text narrative which differs between participants. One suggestion may be to signify whether the contract is fix priced, index priced or priced through a formula/basket.

Data Field no. 30 (Fixing index type): We believe this is the same as field 12.

Data Field no. 31 (Fixing index sources): We understand the reasoning for requesting this information, however we believe that by standardising the values within field 29 would better address this requirement. The fixing index should reference the source – otherwise the situation could arise where conflicting data is provided.

Data Field no. 32 (First Fixing Date): We believe that this field will not provide any significant value and can be interpolated through the contract duration and the frequency (fields 18, 19, 34). Fixings are normally based on calendar months – any deviations from this convention would not be picked up by taking only the first and last dates. This field may be useful for identifying how any front 'stub' is treated on a swap, although this is quite a rare occurrence and is probably of limited value to ACER. This would typically be something that is validated during a bilateral confirmations process between the participants.

Data Field no. 33 (last Fixing Date): We believe that this field will not provide any significant value and can be interpolated through the contract duration and the frequency (fields 18, 19, 34). Fixings are normally based on calendar months – any deviations from this convention would not be picked up by taking only the first and last dates. This field may be useful for identifying how any back 'stub' is treated on a swap, although this is quite a rare occurrence and is probably of limited value to ACER. This would typically be something that is validated during a bilateral confirmations process between the participants.
Data Field no. 35 (Settlement Method): The method ‘O=Optional for counterparty’ isn’t something that most deal capture systems would hold. Generally contracts are agreed to be either physically or financially settling. The only example we have seen (and this is rare) is where an option trade with two underlying binary options (one for cash settlement and the other for physical delivery).

Data Field no. 38 (Option First Exercise Date): Format should contain day and hour. We would appreciate clarification from ACER that this field refers to the contractual exercise dates, not the ACTUAL dates upon which an option is exercised during the trade lifecycle.

Data Field no. 39 (Option Last Exercise Date): Format should contain day and hour. We would appreciate clarification from ACER that this field refers to the contractual exercise dates, not the ACTUAL dates upon which an option is exercised during the trade lifecycle.

Data Field no. 41 (Option Strike Index): There are a large number of indices, and each participant is likely to utilise a different naming convention unless there is a standardised list. We would question the usefulness of a free text narrative which differs between participants. One suggestion may be to signify whether the contract is fix priced, index priced or priced through a formula/basket.

Data Field no. 42 (Option Strike Index Type): We are unclear what information this field is trying to convey. One suggestion may be to signify whether the contract is index priced or priced through a formula/basket.

Data Field no. 43 (Option strike index sources): We understand the reasoning for requesting this information, however we believe that by standardising the values within field 41 would better address this requirement. The index should reference the source – otherwise the situation could arise where conflicting data is provided.

9. Please provide us with your views on whether examples of transaction reporting should be added as regards transactions in non-standard supply contracts. If yes, please explain which scenarios these examples should cover.

In our opinion, examples should support the detailed field guidelines, specifically in cases where mapping of non-standard trade attributes is necessary to a standardised ‘common’ representation of such transactions.

Emphasis needs to be placed on the timely availability of the final TRUM so that market participants can prepare themselves efficiently for their compliance obligations.

Some examples of transactions that could be added:

- Custom load shapes
- Indexed trades with additional spread premium
- Physically settling swaps (represented by 2 linked physical contracts)
- Long term contract, e.g. Long term gas supply agreement with minimum monthly volume (take or pay clause) with option for additional volumes, multiple delivery points and price formula based on public indexes: Brent prices, fuel oil prices, gas oil prices, fx rate, natural gas prices
Supply contract to final customers with variable load profile (depending on industrial needs end consumer) and right of a number of clicks, …

10. Please provide us with your views on the field guidelines for the reporting of transactions in electricity transportation contracts.

EFET considers the data field descriptions not to be detailed enough. Additional details are therefore required, similar to the level of information for the standard contracts. It is also important to provide relevant example values.

11. Please provide us with your views on whether examples of transaction reporting should be added as regards transactions in electricity transportation contracts. If yes, please explain which scenarios these examples should cover.

EFET considers it useful to add examples.

12. Please provide us with your views on the field guidelines for the reporting of transactions in gas transportation contracts.

Additional examples are required, in particular where “contracts relating to the transportation of electricity or natural gas concluded between market participants on secondary markets (physical or financial capacity rights or obligations) including relate and transfer of such contracts”.

13. Please provide us with your views on whether examples of transaction reporting should be added as regards transactions in gas transportation contracts. If yes, please explain which scenarios these examples should cover.

EFET considers it useful to add examples.

14. Do you agree that, if organised market places, trade matching or reporting systems agree to report trade data in derivatives contracts directly to the Agency they must do so in accordance with Table 1 of Annex I of the draft Implementing Acts as regards contracts referred to in Article 3(1)(a)(9) and Table 3 or 4 as regards contracts referred to in Article 3(1)(b)(3)?

EFET recommends all REMIT trades should follow the same field guideline sets (standard/non/standard, trades/orders). Only exception is the REMIT trades in scope of EMIR which should follow the EMIR definitions; without double reporting obligation on OMPs. Once these trades have been reported by the MP under EMIR, OMPs should not report the same data to the ACER (even not on a voluntary basis).

15. In your view, are Tables 1, 3 and 4 of Annex I of the draft Implementing Acts suited for the reporting of contracts referred to in Article 3(1)(a)(9) and Article 3(1)(b)(3) respectively?
A common issue in EFET’s opinion is the difference in representation in various ETRM systems. This causes market participants to report the initially identical transaction in a different manner. The use of Linked Transaction IDs allows for reconstitution of the ‘trade strategy’ but creates a heavy operational and IT burden on MPs to implement. The application of this Linked Transaction ID does however not facilitate matching of the underlying transactions constituting such a trade strategy, as these are often encoded differently in ETRM systems.

AS stated above, we would ask that ACER provide clarity on each of these fields in terms of permitted values, field-sizes, formats, mandatory/optional/conditional logic, etc. – as this would be required when developing the reporting solution.

We would also like to highlight that a number of the fields, particularly around unpriced contracts, are free-text, so the contents will vary between participants, even though they are referring to the same thing. Looking to standardise such fields would potentially increase the value of this data.

Similarly, there are a number of fields which provide data which is available through extrapolation of other fields. Reducing the number of fields would help reduce the cost of participant implementation (in terms of IT costs and effort), but will also reduce the potential for conflicting data and mismatches.