Regulation 543/2013
Transparency in electricity markets of the Energy Community
The source is in the 3rd package (Reg. 714/2009)

Level playing field - access to information provides ability to take efficient decision in the market

The price is right only if the information on fundamentals that point to such price are available

Result: Reg. 543/2013 (the so called Electricity Transparency Regulation)

Requiring ENTSO-E to establish and operate “a central information transparency platform”
EnC adoption procedure

- **Legal basis**: Article 27 of MC Decision 2011/02/MC-EnC on implementation of 3rd package

- **Standard adaptations** – replacing: EC → ECS | ACER → ECRB | MS → CP | ENTSO-E (platform)

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- PHLG decision to include transposition deadline
- CPs to notify transposition to ECS
Overview

- 24 June 2015: PHLG Decision adopting Regulation 543/2013
  Decision 2015/01/PHLG-EnC

- 25 December 2015: expiry of deadline for transposition and implementation Art 1(1) Decision 2015/01/PHLG-EnC

- CPs to inform ECS of implementation and transposition Art 1(1) Decision 2015/01/PHLG-EnC

→ No notifications received so far from AL and MO
Notification received

- **RS** (09/12/16): transposed into primary and secondary legislation

- **MK** (10/02/17): transposed - Energy Law does not require a secondary act; implementation ongoing in particular in relation to information related to balancing

- **BiH** (06/02/17): no additional transposition required (information should be submitted to ENTSO-E in accordance with existing Market Rules and Grid Code, and as required by MLA and Operational handbook by ENTSO-E) and implementation is pending (testing of software and communication with ENTSO-E platform)

- **KS** (10/02/17): pending approval from the Regulator; partial implementation

- **MN** (03/03/17): pending adoption of the Rulebook to be issued by the Ministry; partial implementation
Thank you for your attention

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