REMIT implementation in the Energy Community

1st ACER-ECRB REMIT workshop – 11 March 2021

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Transposition and implementation

- Adoption: Energy Community Ministerial Council 29.11.2018
- Transposition deadline: 29.11.2019 - missed by all Contracting Parties
- Implementation deadline: 29.05.2020 - missed by all Contracting Parties but BiH

- Applicable version: REMIT „light“ – i.e.
  - No central data collection by ACER
  - No reporting obligations
  - Coordination of cross-border investigations by ECRB

  - Full REMIT in a step 2 – link to increased market liquidity and CACM Regulation adoption
Transposition and implementation – status quo

Two transposition models applied:
1) transposition by act of the NRA
2) transposition by NRA requires legal changes

- **Transposition completed**
  - **BiH** - SERC decision no. 04-02-2-118-26/20 of 14.5.2020 [note: decision relates to electricity only as SERC does not have competences over the gas sector]
  - **KS** - ERO Decision V_1261_2020 of 23.06.2020

- **Transposition ongoing**
  - **AL** — public consultation by ERE ended on 21.01.2021
  - **GE** — public consultation on a transposing act of GNERC is running, adoption envisaged by end March 2021
  - **~MD** — necessary changes to the $G_{E_BRD}$ and $E_{Ministry}$ laws under discussion

- **New steps towards transposition achieved**
  - **MK** — necessary changes to the Energy Law under discussion to enable transposing act by ERC
  - **SR** — necessary changes to the Energy Law under discussion to enable transposing act by AERS

- **No progress – infringement started**
  - **ME**
  - **UA**

- **Implementation**: so far only in BiH – **R E M I T - WHOLESALE ELECTRICITY MARKET INTEGRITY AND TRANSPARENCY** (derk.ba)
THANK YOU
FOR YOUR ATTENTION

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