Implementing REMIT in the Contracting Parties
Roundtable discussions

Energy Community Secretariat
Workshop on implementation of REMIT in the Energy Community; 12 September 2017
General questions for roundtable discussion

• Is a market integrity regime needed in the Contracting Parties at all?
  • If yes, is now a right time to start introducing such regime?

• Is harmonization and consistency with EU regime a must, or a bespoke, rather light, regime can be applied in the Contracting Parties?

• So far, are there any measures or investigation undertaken by the Regulators in the Contracting Parties targeting abusive activity in the market?

• Is there any cooperation between NRAs regarding potential abusive activity by market participants in one or more Contracting Parties?

• Are regulators happy with the level of transparency related to fundamental data?

• Is there any national regime for transaction reporting implemented in the Contracting Parties?
  • If yes, is it only for statistics or to perform market monitoring?
Specific questions for roundtable discussion

• What is your view regarding an alternative to data collection by ACER, the data collected by ECS?
  • ECS would outsource the platform for data collection (already discussing with E-control) so the market participants will report the data to ECS via RRMs

• Registration to be made available to Regulators

• Are there any concerns if the surveillance is performed by the ECS?

• Are there any concern if the coordination of actions of the Regulators is done by Secretariat with the support of ECRB?

• If the surveillance is done on centralized data collection platform, should the data be shared on regular basis with the Regulators and should the Regulators have surveillance platforms?

• Should there be a centralized register of Market Participants and Organized Market Places?
Timeline for roundtable discussion (1)

- Do you agree with the proposed (amended) timeline?
  - Transposition: **6-12 months** after the decision of the Ministerial Council/PHLG
  - Implementation of STEP 1: **6-12 months** after the decision of the Ministerial Council/PHLG
  - Implementation of STEP 2: **18-24 months** after the decision of the Ministerial Council/PHLG
  - Implementation of STEP 3: **48-54 months** after the decision of the Ministerial Council/PHLG
  - Any country specific timeline?