

TSOs in the key role for implementing fundamental data transparency - what is needed?

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The ERGEG advice on Transparency

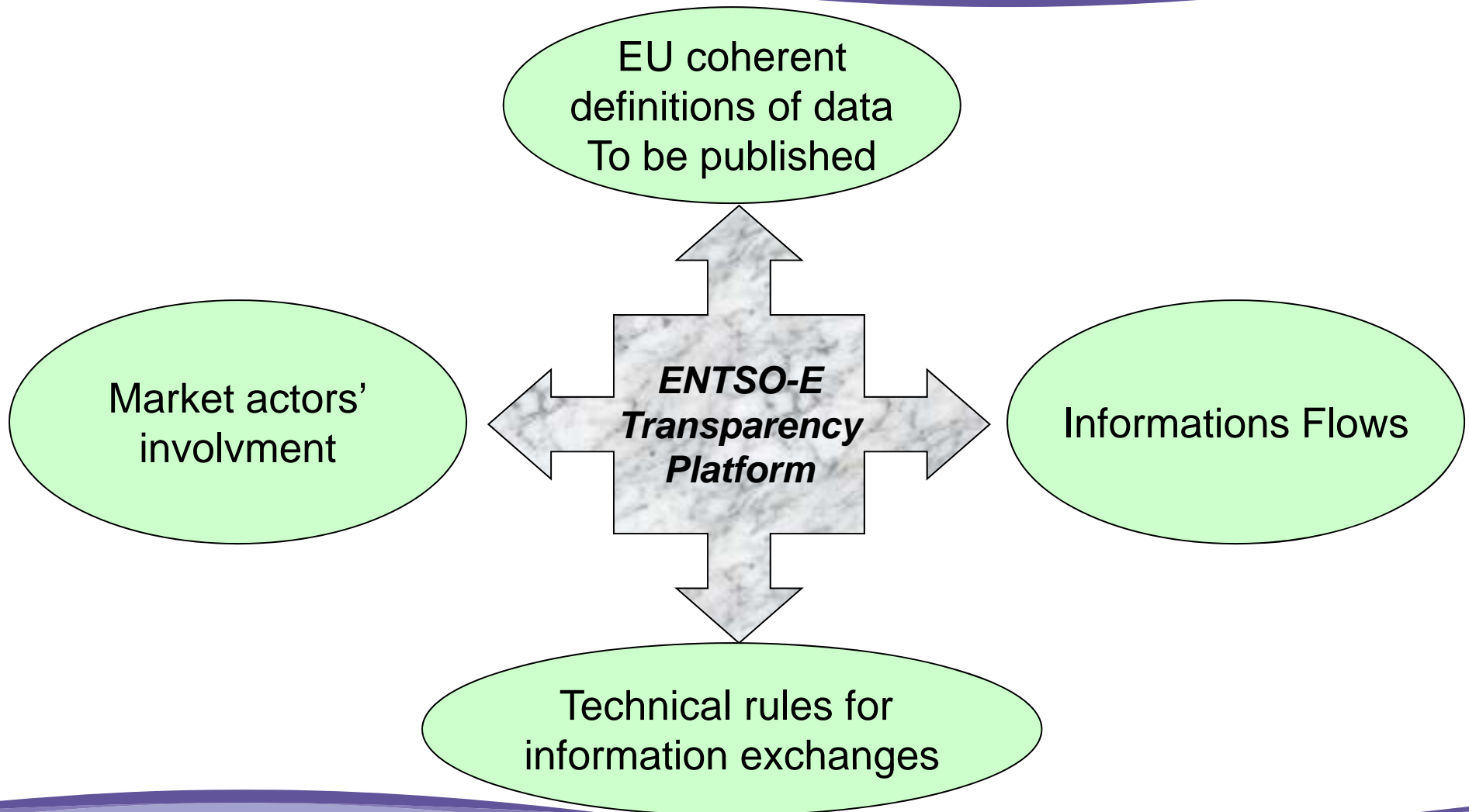
▪ A robust architecture,

- ✓ Clear vision on roles and liabilities of TSOs, ENTSO-E, primary owner of the Fundamental data and of data provider,...
- ✓ Recognized central role of ENTSO-E,
 - in being a central point for EU information on Fundamental Data for the internal electricity market,
 - in detailing definitions of data to be published under the supervision of ACER. .

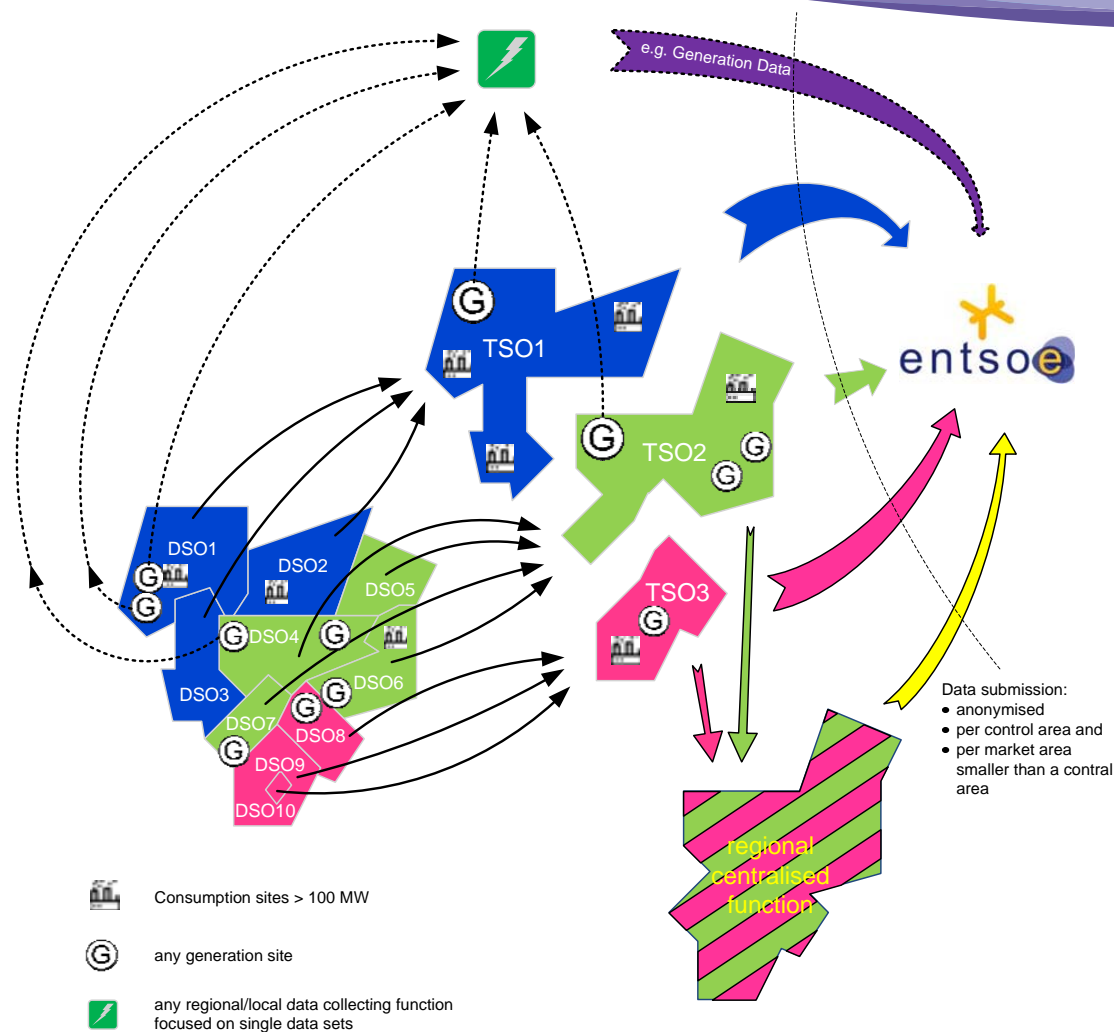
▪ But some main remaining questions,

- ✓ Delayed publication (i.e. 90 days) of data related to critical infrastructures should be contemplated in the guideline
- ✓ The recovery of Transparency costs by Transmission tariffs should be also contemplated ,
- ✓ Some particular points of publication to be deepened, H+1/H+2, names of unavailable assets,...

ENTSO-E platform, a central point of information



Information flows



Primary owner of the data
the entity that is able to generate the data. It is the only responsible of the quality of the data.

Data provider
the entity in charge of sending the data to ENTSO-E.

TSOs can define, for the area where they operate, the architecture of information flows from primary owners.

EU coherent definitions of data to be published

***December 2010
Florence Forum***

***June 2011
Florence Forum***

**Draft ENTSOE-E document available on entsoe.net
First quarter 2011 : elaboration of a new version,
Second quarter 2011 : stakeholders' consultation.**

Four domains : load, transmission, generation and balancing

Examples of market actors' involvement

- ✓ Technical rules for information exchanges,

From the ERGEG advice,

In close cooperation with the data providers and the primary owners of the data, and with respect to usual market practices and needs, for the purpose of publication, ENTSO-E shall establish and maintain standardised ways of communication between the different information systems, as well as define the criteria of quality, the accuracy and the format of the fundamental data to be provided.

Technical standardisation is a key-factor for a reasonable cost !

- ✓ Interface of the transparency platform,

When consulting on definitions of data, ENTSO-E will also consult on the interface of the transparency platform

Towards a pan-European platform

- ✓ Based on the ERGEG advice on Transparency, ENTSO-E anticipates future binding Guideline by,
 - Launching a collaborative elaboration of detailed definitions of data to be published,
 - Preparing internally the adaptation of the present ENTSO-E Transparency Platform to the new Market Information requirements.

- ✓ ENTSO-E supports now,
 - A coming soon proposal of EU legislation on Fundamental Data Transparency
 - An effective Comitology process in 2011.

APPENDIX : ENTSO-E Transparency Policy

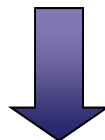


ENTSO-E a front-runner for a Transparent IEM

✓ Support the improvement of market transparency,



✓ Actively contribute to legislation on transparency,
✓ Support TSOs/ERGEG to implement transparency legislation



✓ Provide the participants of the IEM, with simultaneous, homogenous and reliable data,
✓ Operate, maintain and, where appropriate, enhance the central European transparency platform,
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