Imbalance settlement

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Informal workshop Mar 23rd 2018



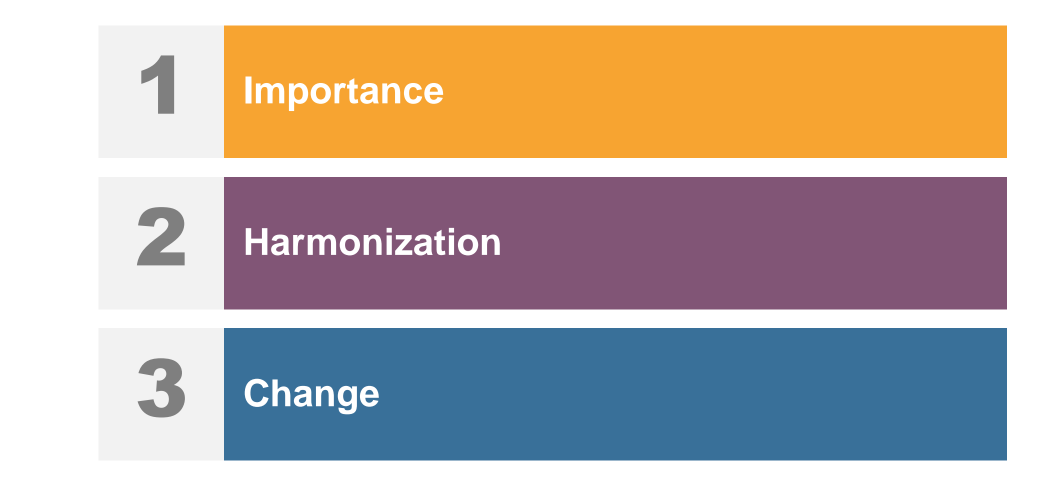
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Advance notice

This is no public consultation! There are yet no firm all-TSO positions or proposals!

All want, or are required to harmonise Less want to change There exists harmonisation within GLEB Some is expected outside GLEB





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1. Importance

Universal:

- No gaps, no overlaps in balance responsibility for each connection [Art 18 (6) (a)]
- Each injection and withdrawal (not being subject to TSO TSO settlement) [Art 44 (4)]
- All ISPs

Financial:

• All BRPs shall be financally responsible for their imbalances [Art 18 (6) (c)]



2. Harmonisation

The rules defining the role of balancing service providers (BSPs) and the role of balance responsible parties (BRPs) ensure a fair, transparent and non-discriminatory approach [GLEB; Whereas (8)]

- What is in your opinion the objective of imbalance settlement harmonisation? (apart from complying to an obligation)
- What should in your opinion be harmonised/what should be left to national decision?
- What do you expect to be harmonised?





- What should, in your opinion, be changed as a result of harmonisation proposal?
- What do you expect to be changed?

