

Electricity Regulation 2019/943, CACM Regulation 2015/1222, FCA Regulation 2016/1719

Outlook on adaptations for the Energy Community

Energy Community Secretariat
15 July 2021

- 1. Electricity Regulation 2019/943**
- 2. CACM Regulation 2015/1222**
- 3. FCA Regulation 2016/1719**

reciprocity needed

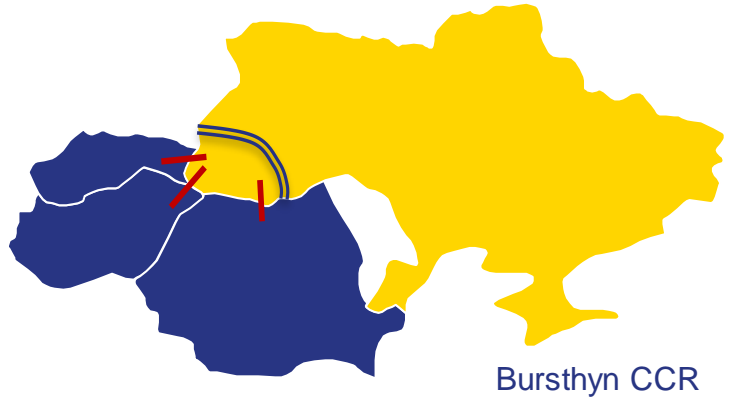
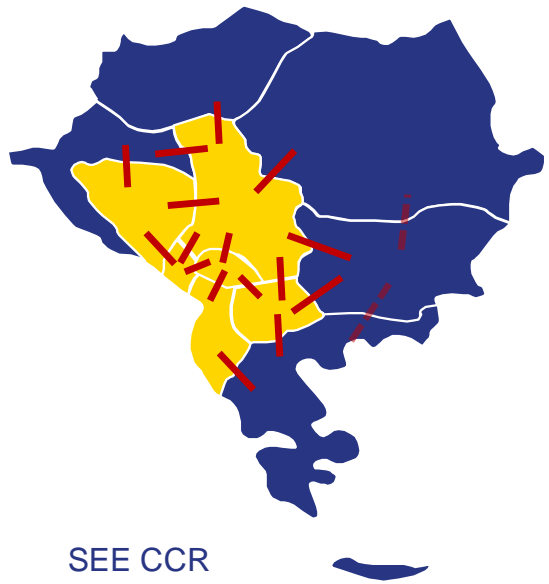
....where did we start from?

... and how to reach our target?

- **Relevant discussion items**
 - Definition of CCR_{governance}
 - Definition of RCC
 - Definition of SOR
 - Geographical scope of BZ/R_{governance}
 - Governance: ACER / ECRB_{voting rights for EU NRAs}

CACM Regulation

- **Pan-EU methodologies: take it or leave it**




- In principle possible **without reciprocity**
 - However closely **linked to CACM Regulation** methodologies
- Single platform obligatory **for CPs**, option for EU MS and 3rd countries to participate
- **SEE CAO** can be the single platform
 - subject to complying with the FCA requirements
 - Transitional phase: once SDAC/SIDC extension completed, borders between MS and CP to be included in JAO link CACM



THANK YOU
FOR YOUR ATTENTION

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