



Bringing CACM and FCA Guidelines in the Energy Community

Energy Community Secretariat
14 July 2020

1. Concept for implementation of the CACM Regulation

- Guiding principles – what do we want to achieve
- Target definition – what is the challenge we want to overcome
- The concept in a nutshell
- Into details
- Open for discussions / improvements

2. Concept for implementation of the FCA Regulation

- The concept in a nutshell
- Into details
- Open for discussions / improvements

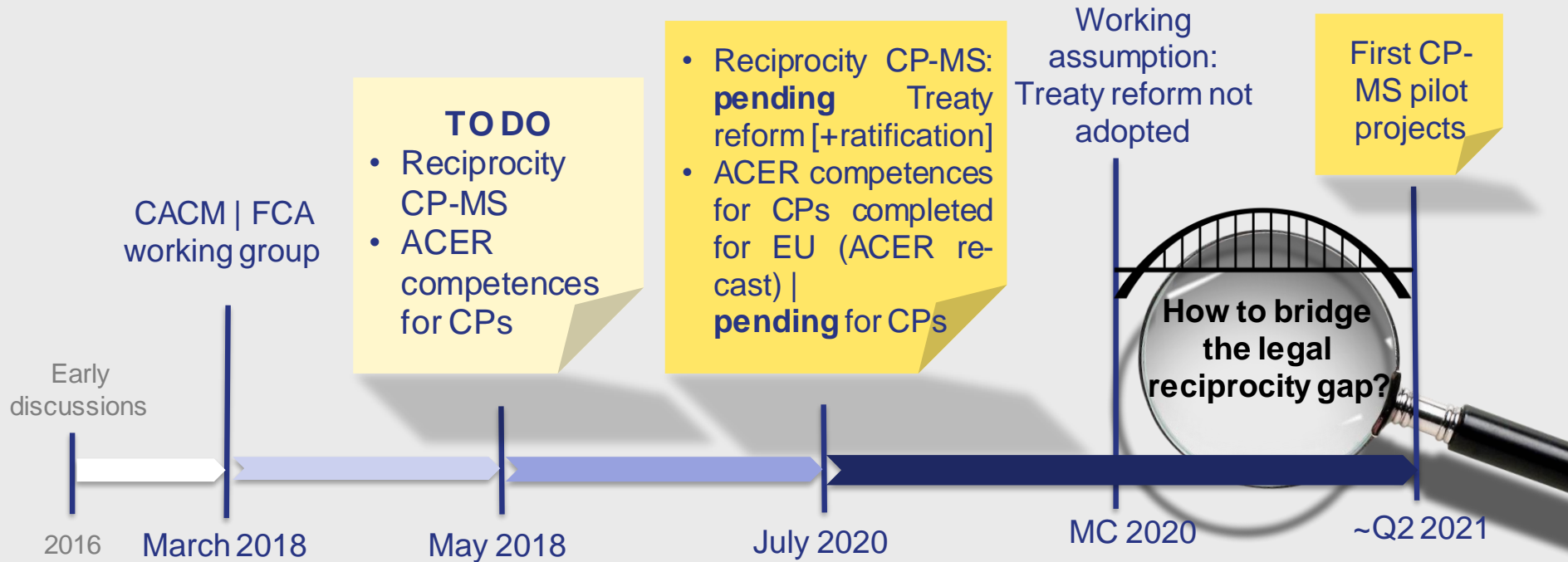
3. Timeline and procedure

1_CACM Regulation

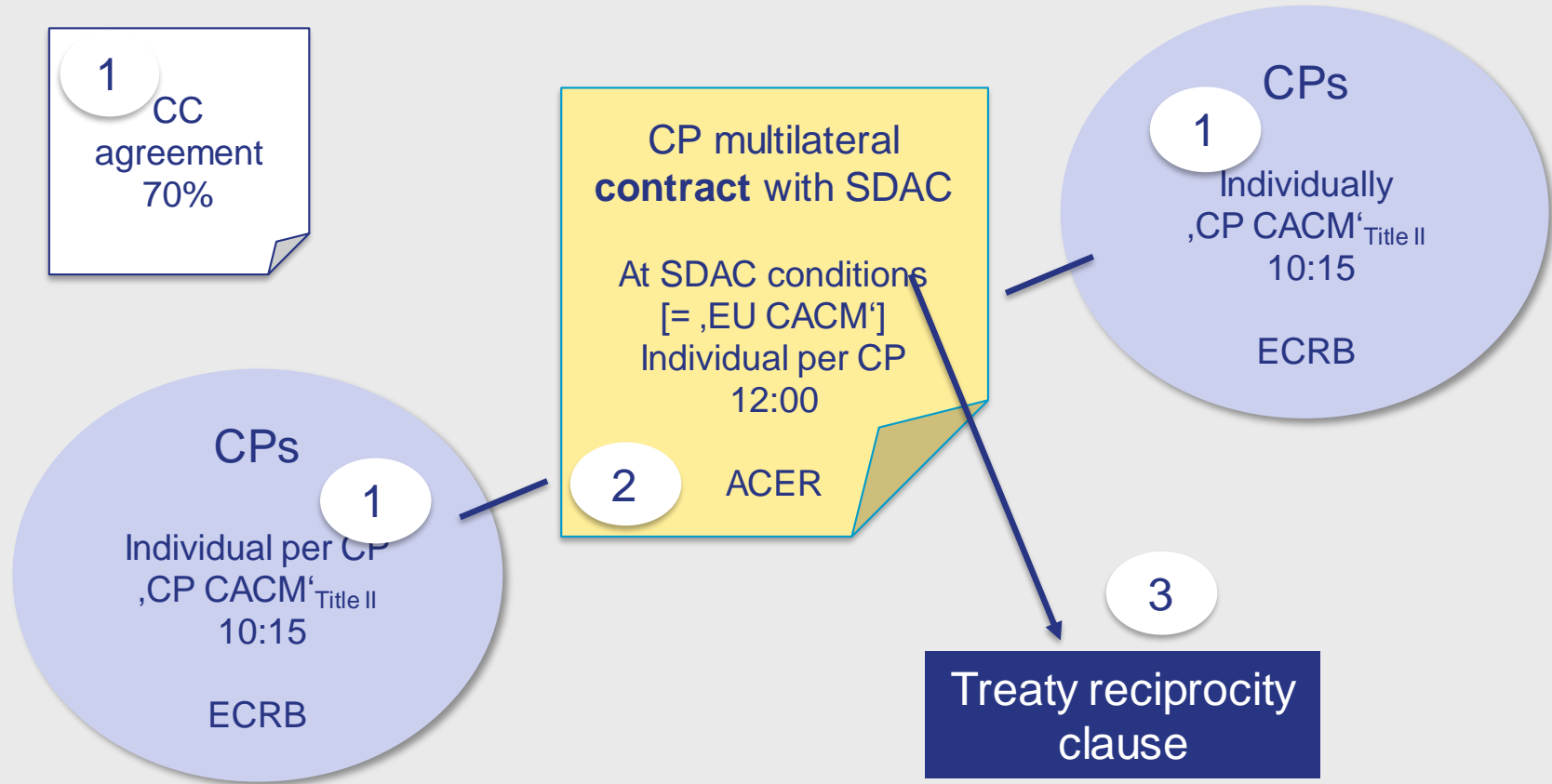
Guiding principles

1. Provide the *minimum* legal basis necessary for CP-MS market coupling pilot projects
 - ☞ *Until* legally binding reciprocity between CPs and MSs is in place Treaty reforms
 - ☞ Driver: re-launch of SEE TSO activities supported by ENTSO-E on CP-MS pilot projects ~Q2/2021 et seq_{CESEC | WB6}
2. Ensure smooth transition *once* legally binding reciprocity between CPs and MSs is in place
 - ☞ No 'special CP CACM Regulation' edition
 - ☞ Early participation in CACM 2.0 discussions ACER-ECRB WS 13 July
3. For a CP coupling into multilateral SDAC *strictly* follow the SDAC requirements
 - ☞ No deviating/individual CP-MS bilateral arrangements
4. Allow CPs to couple into SDAC *individually*
 - ☞ *Provided* requirements are met in the relevant CP
 - ☞ No requirement for 'all CPs nucleus' to couple first before jointly coupling into SDAC
5. *All* CPs in focus

Target definition



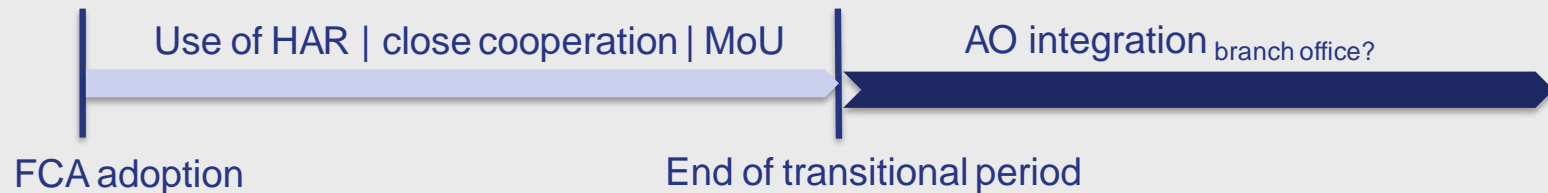
The concept in a nutshell



2_FCA Regulation

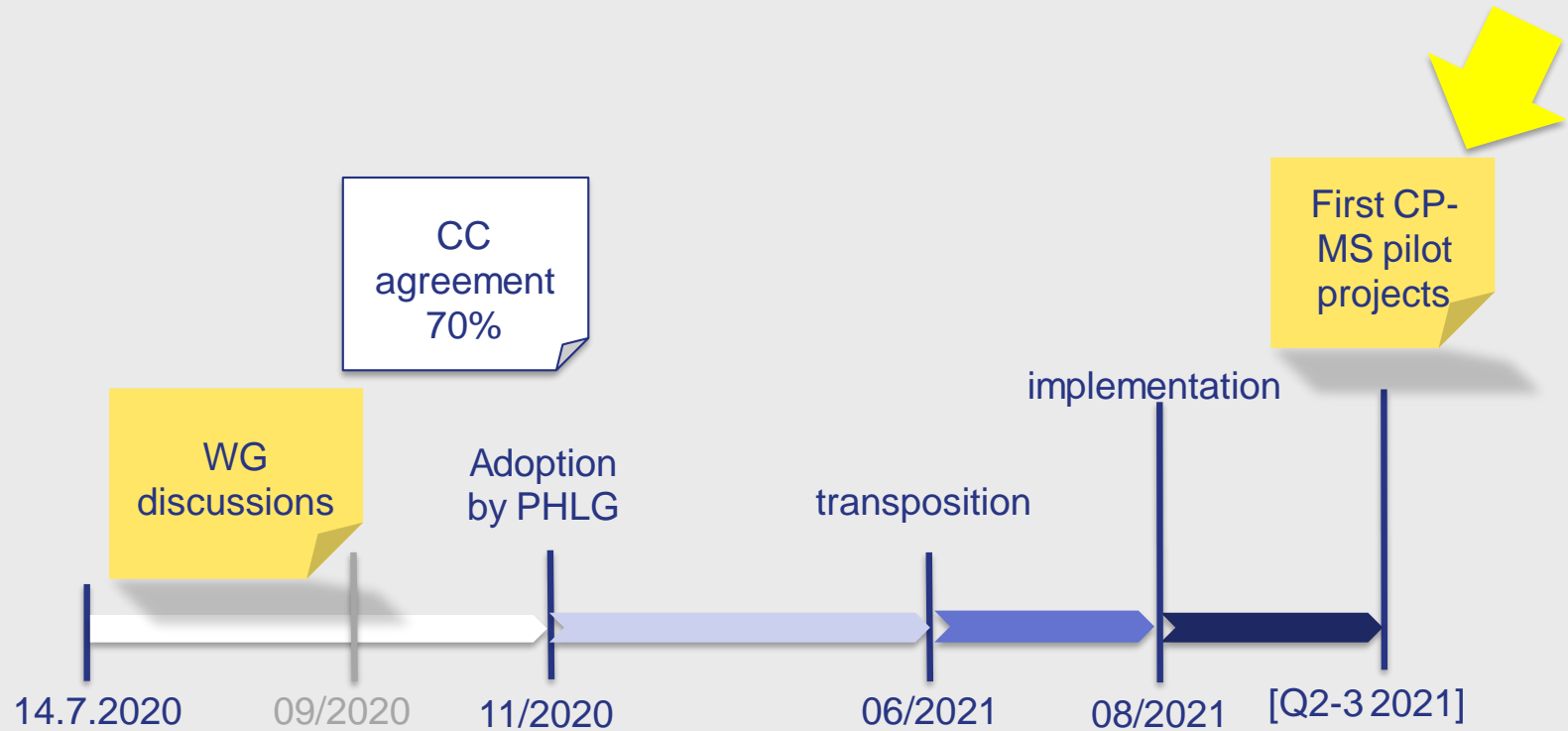
FCA & single allocation office

- Regulation binding for CPs_{Title II}
- 3rd countries *may* join
 - Status quo: e.g. HR, GR, TK
- Using HAR complemented with regional/border annexes
 - Status quo
- Single Allocation Office
 - SEE CAO? → to be selected based on FCA criteria!
 - An AO next to JAO?



3_Timeline and procedure

Timeline & procedure





Thank you!

 Nina.grall@energy-community.org

 www.energy-community.org