

| CONCLUSIONS DOCUMENT

#2 - CSA METHODOLOGY

AMENDMENT PROPOSAL



Final | 26 May 2023

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METHODOLOGY AMENDMENT PROPOSAL

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Introduction

This document describes other proposals including justifications for the amendment to the “Methodology for coordinating operational security analysis”.

On the 27th January 2023, ACER issued a corrigendum ([link](#)) to Article 42.1 of the CSA methodology to correct a wrong referencing.

The initial text was:

By 1 January 2023, and then at least every three years, for the functions and tools and relevant information identified in accordance with Title 4, all relevant TSOs and RSCs, shall define data quality management provisions for the data exchanged in this process. The provisions shall be developed at least to the same level of detail as the quality monitoring criteria and indicators defined pursuant to Article 2323 of the common grid model methodology adopted in accordance with Article 70 of the SO Regulation.

The corrected text is:

By 1 January 2023, and then at least every three years, for the functions and tools and relevant information identified in accordance with ~~Title 4~~ **Article 40**, all relevant TSOs and RSCs, shall define data quality management provisions for the data exchanged in this process. The provisions shall be developed at least to the same level of detail as the quality monitoring criteria and indicators defined pursuant to Article 23**23** of the common grid model methodology adopted in accordance with Article 70 of the SO Regulation.

In order to implement properly Article 42.1, the deadline of the article had to be revised according to the provisions of the correct referencing.

To that purpose, ENTSO-E initiated a joint work to assess and propose a new deadline to implement this article.

Analysis and amendment proposal

In order for Article 42.1 to be properly implemented, the following steps have been identified by ENTSO-E:

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Therefore, the following amendment proposal is submitted.

The initial text is:

By 1 January 2023, and then at least every three years, for the functions and tools and relevant information identified in accordance with Article 40, all relevant TSOs and RSCs, shall define data quality management provisions for the data exchanged in this process. The provisions shall be developed at least to the same level of detail as the quality monitoring criteria and indicators defined pursuant to Article 23 of the common grid model methodology adopted in accordance with Article 70 of the SO Regulation.

The proposed text is:

By 1 July 2024, and then at least every three years, for the functions and tools and relevant information identified in accordance with Article 40, all relevant TSOs and RSCs, shall define data quality management provisions for the data exchanged in this process. The provisions shall be developed at least to the same level of detail as the quality monitoring criteria and indicators defined pursuant to Article 23 of the common grid model methodology adopted in accordance with Article 70 of the SO Regulation.

Conclusion

ENTSO-E analysed the new provisions following ACER corrigendum to propose a realistic deadline for the implementation of Article 42.1.