



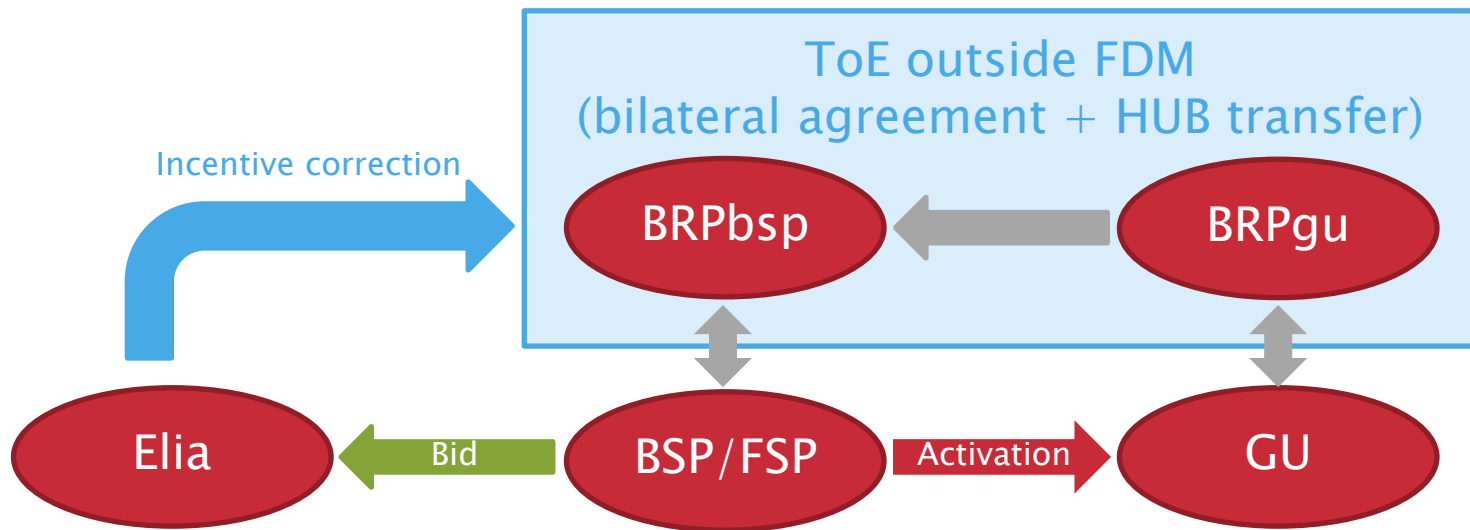
Federatie van de Belgische Elektriciteits- en Gasbedrijven
Fédération Belge des Entreprises Électriques et Gazières
Federation of Belgian Electricity and Gas Companies

Flexibility Data Manager

- Market should be allowed to innovate and to develop new flexibility products and services
- Regulated model for ToE, as proposed by CREG, should:
 - be temporary to kickstart the market
 - optional and not the general rule
- In this perspective, it is important that:
 - a ToE outside the FDM is allowed (next slide)
 - there are not two separate regulated models, e.g. option B.2.
 - the FDM remains simple, lean and transparent
- Services of FDM:
 - Facilitate 'ToE', if opted for by one of the parties:
 - Imbalance adjustment via 'new scheme' (asymmetric)
 - Data flow for 'financial settlement'
 - FDM could also provide services (data flow, ...) for 'financial settlement' between parties in other cases

FEPEG urges for 'opt out'

- What?



- How?

- ToE requires bilateral agreement and HUB transfer
- BSP will make a bid towards Elia (access points, volumes, price)
- Imbalance adjustment via incentive correction at BRPbsp