

FINAL REPORT

Technology-neutral framework for the use of Units that cannot be activated following the FRR processes

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Executive summary

In line with European regulation, specific procedures are put in place for taking exceptional balancing measures to manage exceptional balancing situations in which the available FRR means might not be sufficient to cover the operational risks of the grid. As part of these measures, Elia can activate units that face technical limitations preventing their participation to the balancing markets ("slow units"). In this regard, Elia currently relies on the flexibility from slow-starting DPsu (typically CCGTs) that is made available via the framework of the T&C Scheduling Agent.

In this context, this study:

- analyzes the potential benefits of developing a framework to enable slow units of all technologies/types (i.e., DP_{PG} on top of the currently available flexibility from DP_{SU}) to participate to the exceptional balancing measures; and
- proposes a design of the contractual and operational framework for enabling the participation of all technologies.

Potential benefits

Based on an evaluation of the techno-economic potential of DP_{PG} to contribute to the exceptional balancing measures and an assessment of the potential benefits that could be achieved by developing a framework to open up the exceptional balancing measures to all technologies, the following conclusions are made:

- The <u>potential for reducing the costs of the exceptional balancing measures by developing a framework to enable the participation of all technologies is estimated to be limited.</u> This follows in first instance from the fact that activations of the exceptional balancing measures are currently highly exceptional and are expected to remain highly exceptional in the coming years. Second, activations of DP_{PG} need to be relatively inexpensive in order to be more cost-efficient than starting up a CCGT, i.e., 10-125 €/MWh depending on the duration and the purpose of the activation). As these activation costs are (significantly) lower than the vast majority of upward mFRR energy bid prices from DP_{PG} observed today, Elia estimates the potential volumes that could be made available by DP_{PG} at a lower cost than the start-up of a CCGT to be limited.
- The potential benefit of further increasing system security by developing a framework to open the exceptional balancing measures to all technologies is assessed to be limited in the coming years. This conclusion mainly results from the fact that Elia does not see an immediate need to be able to call additional volumes as part of the exceptional balancing measures in order to ensure system security. In addition, the additional volumes that could be attracted by opening up the exceptional balancing measures are highly uncertain, as the limited experiences with other services that target or have targeted flexibility from slow units of the type DP_{PG} (i.e., participation of explicit flexibility to the DA and ID markets and the Winter product) did not provide evidence of significant volumes to be available through such services. In

addition, Elia has invited market parties in a workshop and a public consultation of the study to provide concrete indications of volumes flexibility that could be made available by slow units of the type DP_{PG}, but observes that no specific indications have been provided.

Contractual and operational framework

The study proposes an operational and contractual framework for opening up the exceptional balancing measures to all technologies. This proposed framework forms the basis for a possible implementation. The proposed design involves maintaining the existing contractual framework based on the T&C Scheduling Agent for DP_{SU}, and establishing a new contractual framework for enabling slow units of the type DP_{PG} to participate to the exceptional balancing measures. For the participation of slow units of the type DP_{PG}, the study proposes a design that covers the operational process (incl. call for bids, submission, selection and activation of bids), the conditions for participation (for FSPs and Delivery Points) and the remuneration and settlement modalities. Having a clear design forms a first necessary step towards a possible implementation. In this regard, a process sheet, i.e., a standalone document containing an accessible overview of the proposed design for the participation of DP_{PG} to the exceptional balancing measures, is provided as an appendix of the study.

In addition, having a specific design could further facilitate the interactions with the stakeholders and could facilitate getting a better view on the techno-economic potential for DP_{PG} in the future. For this reason, Appendix B contains a "process sheet" that summarizes the main aspects of the proposed process for the participation of DP_{PG} to the exceptional balancing measures.

Implementation plan

Taking into consideration that i) the potential benefits for implementing a technology-neutral framework in the coming years are expected to be low, ii) the potential additional volumes that could be attracted are highly uncertain, and iii) the implementation of a technology neutral framework requires resources from both Elia and the market parties that cannot be spent on other projects, Elia considers that the development of the proposed framework to enable the participation of all technologies to the exceptional balancing measures does currently not have a high priority. For this reason, Elia does not recommend its implementation at this point.

However, the relevance of extending the current framework for exceptional balancing measures might increase over time (e.g., with the further increase of offshore wind generation) and Elia therefore considers that an implementation could be needed in the future. In this regard, Elia proposes specific actions for monitoring the future need for developing the proposed framework. Based on this monitoring, the implementation can be planned at the most suitable moment.

For the implementation of the proposed framework to enable DP_{PG} to participate to the exceptional balancing measures, three steps need to be taken:

- 1. The LFCBOA and the Balancing Rules, in which the procedures and possibilities for the use of Units that cannot be activated via the FRR processes in exceptional circumstances are described, need to be amended to describe the option for Elia to use slow flexibility of the type DP_{PG} (in addition to the existing possibility to use slow flexibility from DP_{SU});
- 2. A new contract needs to be developed for FSPs offering the flexibility of slow units of the type DP_{PG} to Elia for the exceptional balancing measures. This new contract is to be developed conform the design proposed in the study;
- The IT implementation needs to be performed and operational processes need to be put in place (both for Elia and for FSPs that want to offer slow flexibility from DP_{PG} in the context of the exceptional balancing measures).

For the LFCBOA and the Balancing Rules, Elia proposes to take the opportunity of upcoming revisions to already perform the necessary amendments to enable the proposed technology-neutral framework. Regarding the IT implementation and the development of the new contract, Elia proposes to schedule these developments at the moment the monitoring actions have identified a future need or clear added value7.1. Elia estimates that 9 months are required to perform the IT developments and that 6 months are required for submitting the new contract for approval. However, Elia considers that, in the unlikely scenario in which, despite the monitoring actions taken, there would be an unexpected yet important and urgent need to attract additional volumes within the framework of the exceptional balancing measures, the time required for performing the minimally required developments could be reduced significantly.

Terminology

| Access Point | As defined in Article 2 §1 (29) of the Federal Grid Code for an access to the transmis- |
|------------------------------------|---|
| | sion grid of ELIA. For an access to the ELIA Grid other than transmission grid, or to a |
| | Public Distribution Grid, or to a CDS: a point, defined by physical location and voltage |
| | level, at which access to the ELIA Grid other than transmission grid, or to a Public |
| | Distribution Grid, or to a CDS is granted, with a goal to injecting or taking off power, |
| | from an electricity generation unit, a consumption facility, a non-synchronous storage |
| | facility, connected to this grid. |
| Automatic Frequency | As defined in Article 3(99) of the SOGL. |
| Restoration Reserves | |
| or aFRR | |
| Balancing Perimeter | All injection and offtake allocated to a BRP as defined in Articles 15 and 20 of the |
| | BRP Contract. |
| Balancing Services | As defined in Article 2(3) of the EBGL. |
| Balancing Service Pro- | As defined in Article 2(6) of the EBGL. |
| vider or BSP | |
| Balance Responsible | As defined in the EBGL. |
| Party or BRP | |
| BRP _{FSP} | The Balance Responsible Party appointed by a Flexibility Service Provider to take the |
| | balancing responsibility for an activation by this Flexibility Service Provider for the du- |
| | ration of the activation. |
| BRPsource | The Balance Responsible Party of the Access Point of the Grid User. |
| CDS | Closed Distribution System, as defined in Article 2 §1 3° of the Federal Grid Code. |
| CDS Operator or CDSO | A natural or legal person appointed by the relevant authority as the operator of the |
| | CDS. |
| Contract with Valoriza- | Contract by which the Grid User nominates his expected programme before real time |
| tion of the Deviation or | (mostly day-ahead) and by which the difference between his nomination and his ac- |
| Pass-Through Contract | tual programme is invoiced/reimbursed to him by his Supplier at an agreed rate that is |
| | based solely on the tariff for imbalances. |
| DA | day-ahead. |
| Delivery Point | A point on an electricity grid or within the electrical facilities of a Grid User where a |
| | volume of flexibility is delivered. |
| Delivery Point DP _{PG} or | Delivery Point for which ELIA does not receive daily schedules. |
| DP _{PG} | |
| Delivery Point DPsu or | Delivery Point for which ELIA receives daily schedules (in MW), in accordance with |
| DPsu | the T&C Scheduling Agent. |
| l | I . |

| Elia Grid | The electricity grid to which ELIA holds the property right or at least the right of using |
|---|--|
| | and operating it, and for which ELIA has been appointed as system operator. |
| EBGL | Commission Regulation (EU) 2017/2195 of 23 November 2017 establishing a guide- |
| | line on electricity balancing. |
| Federal Grid Code | The Royal Decree of 22 April 2019, as amended where applicable, establishing a grid |
| | code for operating and accessing the electricity transmission system. |
| FRCE Frequency restoration control error, as defined in Article 3(43) of the SOGL | |
| Frequency Restoration | As defined in Article 3(7) of the SOGL. |
| Reserves or FRR | |
| Frequency Restoration | Frequency Restoration Reserves (FRR) that can be activated manually. |
| Reserves with Manual | |
| Activation or mFRR | |
| Flexibility Service Pro- | As defined in Article 2, 64° of the Electricity Act. |
| vider or FSP | |
| FSP-DSO Contract | An agreement between a FSP and DSO allowing the FSP to provide a flexibility ser- |
| | vice with the Delivery Points listed in the corresponding FSP - DSO Contract. |
| Grid User | As defined in Article 2 §1 (57) of the Federal Grid Code for a Grid User connected to |
| | the ELIA Grid or to a Public Distribution Grid; or as defined in Article 2 §1 (58) of the |
| | Federal Grid Code for a Grid User connected to a CDS. |
| Grid User Declaration | The official declaration of the Grid User provided to ELIA, containing proof of the |
| | agreement between the FSP and the Grid User to provide a flexibility service at one |
| | (or more) specific Delivery Point(s). |
| ID | intraday |
| Load -Frequency Con- | As defined in Article 3 (18) of the SOGL. |
| trol Block or LFC Block | |
| LFCBOA | LFC block operational agreement ELIA, in accordance with Article 119 of the SOGL. |
| mFRR Service | The Balancing Service that is governed by the BSP Contract mFRR, comprising only |
| | the provision of mFRR Energy Bids or both the provision of mFRR Capacity and |
| | mFRR Energy Bids. |
| Opt-out Arrangement | Arrangement according to which the FSP, the BRP _{FSP} , the BRP(s) _{Source} and Sup- |
| | plier(s) of a Delivery Point jointly agree to enter in an Opt-out Regime. |
| Opt-out Regime | As defined in the ToE Rules. |
| Public Distribution Grid | As defined in Article 2, 49° of the Federal Grid Code. |
| Rules for the Organiza- | The set of rules, as defined by Article 19bis §2 of the Electricity Act, proposed by Elia |
| tion of the Transfer of | and approved by the CREG, that lay down the principles for Transfer of Energy. |
| Energy or ToE Rules | |

| SOGL | Commission Regulation (EU) 2017/1485 of August 2 nd , 2017, establishing a guideline | | |
|---|---|--|--|
| | on electricity transmission system operation. | | |
| Supplier As defined in Article 2 15°bis of the Electricity Act. | | | |
| T&C Scheduling Agent | Terms and Conditions for scheduling agents pursuant to pursuant to Article 46, Article | | |
| | 49 and Article 52 of SOGL and Article 249 of Federal Grid Code. | | |
| Transfer of Energy | As defined in Article 19bis section 2 of the Electricity Act. | | |

1. Introduction

In normal situations, Elia relies on Balancing Services offered by balancing service providers in order to manage residual imbalances in the system. These Balancing Services, such as aFRR and mFRR Services, are made available from all types of assets that can meet the technical requirements corresponding to the service. However, in exceptional circumstances, the available FRR means might not be sufficient to cover the operational risks. In line with the requirements stipulated in Articles 119, 152 and 157 of the SOGL, specific procedures for taking exceptional balancing measures are put in place in the LFCBOA to manage such exceptional balancing situations that are not expected to be resolved with the available FRR means. As part of the exceptional balancing measures, Elia can activate Units that cannot be activated in compliance with the FRR processes ("slow units"). In this regard, Elia currently relies on the flexibility from non-running, slow-starting DPsu (typically CCGTs) available via the framework of the T&C Scheduling Agent.

After Elia temporarily introduced, in response to an acute adequacy concern in the winter of 2018-2019, a product to attract additional volumes of flexibility that did not match the technical or regulatory framework of the products available at that time (i.e., the so-called "Winter product"), market parties requested to analyze whether this product could be converted in a permanent product for balancing.

In this context, this study analyzes the possibilities and the added value for developing a technology-neutral framework for the exceptional balancing measures by enabling the participation of slow units of all technologies/types (i.e., DP_{PG} as well as DP_{SU}). The specific **objectives** of this study are to:

- 1. Describe the existing possibilities for all types of slow units to contribute to balancing the system, and the situations in which this could occur.
- 2. Assess the necessity and added value of developing a framework for opening up the exceptional balancing measures to the participation of all technologies (i.e., DP_{PG} on top of the currently available flexibility from DP_{SU}).
- 3. Propose a contractual and operational framework for opening up the exceptional balancing measures to all technologies.

The remainder of this document is structured as follows:

- <u>Section 2</u> describes the current possibilities for slow units to contribute to balancing and the circumstances in which this can occur. In addition, this section provides an overview of the Winter product that was temporarily introduced in the winter of 2018-2019.
- Section 3 analyzes the potential benefits that could be achieved by developing a framework to enable the participation of all technologies to the exceptional balancing measures. In particular, the opportunities for reducing the costs related to the exceptional balancing measures as well as the possible benefits for further increasing system security are assessed.

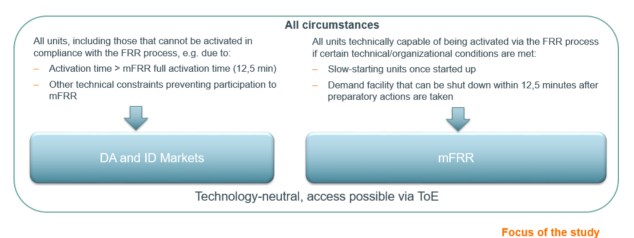
- <u>Section 4</u> presents an assessment of how DP_{PG} could technically contribute to balancing the system as part of the exceptional balancing measures and an evaluation of the corresponding techno-economic potential for DP_{PG}.
- Section 5 presents a proposal for the design of the contractual and operational framework for opening up the exceptional balancing measures to DP_{PG} that could form the basis for an eventual implementation.
- Section 6 provides an overview of the conclusions and recommendations of the study.
- <u>Section 7</u> finally discusses the impact assessment of the implementation of the proposed contractual and operational framework, and the considerations that are considered in the final implementation plan.

2. Current and past opportunities for slow units to contribute to balancing

The aim of this section is to provide an overview of the current possibilities for slow units to contribute to balancing. To this end, Section 2.1 first provides a general overview of the different options for these units to contribute to balancing. Next, Section 2.2 looks into detail into the current procedures for exceptional balancing conditions with the purpose of enabling a better understanding of the circumstances that can lead to an activation of slow units and describes the applicable contractual framework. For completeness and given the contextual relevance for this study, Section 2.3 finally discusses the temporary opportunities introduced in the winter 2018-2019 for slow units of the type DPPG to contribute to ensuring adequacy via the so-called Winter product.

2.1 Overview of the options for slow units to contribute to balancing

Figure 1 provides a schematic overview of the different ways in which (some) slow units can contribute to balancing the system.



Exceptional balancing conditions

In line with the requirements stipulated in Articles 119, 152 and 157 of the SOGL, specific procedures for taking exceptional balancing measures are put in place

As part of the exceptional balancing measures, Elia currently relies on the Units that cannot be activated in compliance with the FRR processes that are available in line with the requirements of the T&C Scheduling Agent and subject to Article 248 of the Federal Grid Code (i.e., the former CIPU units or current $\mathsf{DP}_{\mathsf{SU}})$

Figure 1: Overview of options for slow units to contribute to balancing the system

As shown in Figure 1, a first way slow units could contribute to balancing the system is by avoiding high residual imbalances by participating to the day-ahead (DA) and/or intraday (ID) markets, or by contributing to balancing the BRP's Balancing perimeter. The flexibility valorized in this way is not governed by strict technical requirements, such

as a full activation time. Moreover, the valorization of flexibility in the DA/ID markets allows flexibility service providers (FSPs) to perform their own planning in order to consider for instance the minimum duration of an activation. Valorization of the flexibility of slow units in the DA/ID markets is possible for all technologies. In addition, since July 2021, access of DP_{PG} to day-ahead and intraday markets is possible independent of the Supplier and the BRP via the Transfer of Energy framework.

A second way slow units could contribute to balancing the system is by providing Balancing services such as mFRR. In contrast to participation to the DA and ID markets, strict technical requirements do apply for participation to mFRR (e.g., full activation time requirements). Note that we consider the term "slow units" or "Units that cannot be activated in compliance with the FRR processes" to reflect assets that face technical and/or organizational limitations restricting them in a given moment in time, and in absence of preparatory actions, from being activated via the FRR processes. As such, it is not excluded that a slow unit could, in certain moments in time and/or after taking preparatory actions, effectively be activated in compliance with the FRR processes. An example is a slow-starting generation unit (e.g., a CCGT) that cannot be activated in compliance with the FRR processes when it is not running, but could do so after it has been started up. Similarly, it could be theoretically possible that a demand facility can generally not be shut down within the full activation time required for mFRR (e.g., due to organizational constraints), but that this would be possible after certain preparatory actions would be taken. The mFRR Service is open to all technologies, and access is possible independent of the Supplier and BRP via the Transfer of Energy framework.

The options discussed above hold during all circumstances. In addition to these options, in exceptional balancing conditions, Elia may activate slow units as part of dedicated procedures for taking exceptional balancing measures. At the moment, these procedures rely exclusively on slow units that are available in line with the requirements of the T&C Scheduling Agent and subject to Article 248 of the Federal Grid Code. Specifically, this thus relates to PGM, ESD or PPM of the type B, C and D that are available in line with the requirements of the T&C Scheduling Agent (thus, the former "CIPU units" or current DPsu). The focus of this study is on the framework for the exceptional balancing measures. For this reason, the next section provides a detailed overview of the current procedures and contractual framework.

2.2 Current framework for exceptional balancing measures

This section provides an overview of:

- the current procedures and corresponding circumstances within which Elia may request the activation of slow units in accordance with the Balancing Rules and the LFCBOA¹; and
- the current contractual framework for activating slow units.

¹ Note that in this study, the LFCBOA version that has recently been publically consulted is taken as a starting point. An overview of the public consultation can be found via the following <u>link</u>.

2.2.1 Procedures for taking exceptional balancing measures

The LFCBOA contains three different procedures for taking exceptional balancing measures, as part of which Elia may make use of flexibility from slow units. These measures all concern balancing situations that are not expected to be resolved with available FRR following the dimensioning methodology (as also specified in the LFCBOA)². An overview of the three different procedures is shown in Figure 2, and provided below:

- The operational procedure in case of exhausted FRR, in accordance with Article 152(18) of the SOGL, and Article 12 of the LFCBOA;
- The escalation procedure, in accordance with Article 157(4) of the SOGL and Article 13 of the LFCBOA;
- Measures to reduce the FRCE, in accordance with Article 152(16) of the SOGL and Article 7 of the LFC-BOA.

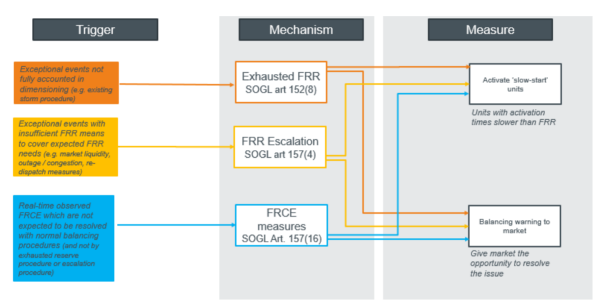


Figure 2: Overview of the procedures for taking exceptional balancing measures

Exhausted FRR and escalation procedure

The operational procedure in case of exhausted FRR describes the preventive actions Elia shall take in case Elia detects the risk of facing an exceptional event that is not fully accounted in the dimensioning of the FRR reserves and leads to a situation where the active power reserves are expected to be insufficient for Elia to control the FRCE. An example is a large storm event for which – after considering the mitigation measures communicated by the impacted

² It is to be noted that Elia's reserve dimensioning is only designed to cover reasonable risks (being 99.0% if the expected LFC block imbalance risk and the dimensioning incident), and situations can still occur resulting in a high uncovered LFC block imbalance and corresponding impact on the Area Control Error.

BRPs – it is expected that one or more BRPs would not be able to keep the balance in their portfolio up to a point where the estimated available FRR means would be insufficient to ensure secure system operations. Therefore, preventive actions from Elia could be required to reduce the imbalance risk to a level manageable by the FRR means for the concerned delivery period.

The escalation procedure describes the preventive actions Elia shall take in case Elia detects a severe risk of insufficient reserve capacity on FRR in the LFC block, related to cases where the available FRR means are insufficient to cover the dimensioned FRR needs. This can for instance be the result of a lack of liquidity in the FRR market, outages of reserve providing units or groups, internal congestions preventing the activation of balancing energy bids in certain zones and/or the activation of balancing energy bids for congestion management purposes.

Although the circumstances for the exhausted FRR procedure and the escalation procedure are quite different, the operational procedure and preventive actions taken by Elia are similar. A schematic overview of the different steps is shown in Figure 3.

Specifically, Elia shall take the following actions:

- 1. Detect an upcoming event not fully accounted for in the dimensioning, e.g., a storm event (only applicable for the exhausted FRR procedure).
- 2. Determine the residual risk:
 - a. For the exhausted FRR procedure, the residual risk corresponds to the possible loss of injection/increase of off-take following the event (if applicable corrected with mitigation measures taken by BRPs) that is not covered by the available balancing means
 - b. For the escalation procedure, the residual risk corresponds to the dimensioned needs that are not covered by the available balancing means

In case the residual risk exceeds a certain threshold, Elia will send a balancing warning to market parties, asking BSPs to submit additional non-contracted balancing energy bids, and informing BRPs such that they can adapt their portfolio accordingly. At the same time, Elia will perform a preliminary selection of the slow units that could be activated to resolve the risk.

- 3. Continuously update the residual risk taking into account information updates (e.g., new forecasts, mitigation measures communicated by BRPs or additional balancing energy bids submitted)
- 4. In case the residual risk exceeds a certain threshold at the latest possible moment to request the activation of slow units in order to mitigate the excessive residual risk, Elia will request the activation of one or more slow-starting units in order to increase the availability of FRR balancing energy bids.
- 5. Activate aFRR and/or mFRR balancing energy bids following the normal processes in real-time to resolve imbalances.

Figure 3: Overview of the procedures for the exceptional balancing measures

It is to be noted that the objective of activating slow units in the exhausted FRR procedure and the escalation procedure is to increase the availability of balancing energy bids that can be activated via the regular FRR processes. This is illustrated in Figure 4.

A typical example of such an activation is the start-up of a CCGT facing a start-up time that exceeds the full activation time of mFRR. When the unit is activated following the exceptional balancing measure and scheduled at a level below its maximum power, this unit can (and has to) provide the remaining margin between the maximum power and the scheduled power as balancing energy bids. This will therefore increase the available balancing means during the period where a residual risk is identified. In addition, additional upward flexibility can be made available through the compensation of the generated electricity related to operating the unit at its minimum power.

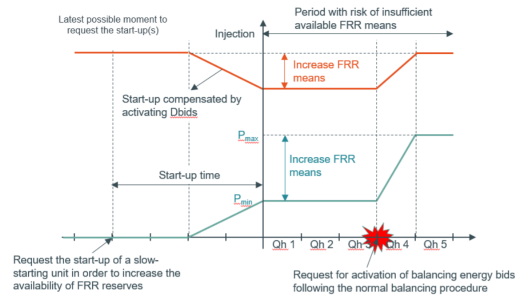


Figure 4: Illustration of the activation of a slow-starting generation unit in order to increase the availability of FRR means in the exhausted FRR procedure and/or the escalation procedure.

It is worth to highlight that the operational procedures aim to avoid activating slow units as much as possible in order to provide the market with maximal opportunities to handle the risk before intervening. In this regard, there are opportunities for market parties to resolve the excessive residual risk before an activation is requested by Elia. Market parties can first of all contribute to reducing the residual risk by valorizing flexibility as part of BRP portfolio management by increasing the injection or reducing the load within the BRP's Balancing perimeter (e.g. offshore BRPs potentially facing a significantly short position due to the cut-off of offshore wind parks during a storm event) and/or by buying/selling additional volumes on the day-ahead or intraday markets. In addition, those units that in some moments, and possibly after taking preparatory actions can offer mFRR, could submit (additional) mFRR Balancing energy bids. The balancing warning could provide an additional incentive to market parties as it provides an indication of the need for additional balancing resources and possibly elevated balancing prices and imbalance tariffs.

Measures to reduce the FRCE

In contrast to the operational procedure in case of exhausted FRR and the escalation procedure, the measures to reduce the FRCE are taken after the activation of FRR (aFRR and mFRR) following the regular processes (and are hence taken close to real-time), and only in exceptional circumstances in case of an elevated FRCE that is not expected to be controlled by the regular frequency restoration process. As part of the measures to reduce the FRCE, Elia can request the activation of slow units. Note that, in contrast to the exhausted FRR procedure and the escalation procedure, the purpose of activating a slow-starting unit in this measure has as objective to increase the energy injected into the grid (or reduce the energy withdrawn from the grid). For this reason, there is also no compensation of the additional energy injected performed on other units.

Table 1 finally provides an overview of the characteristics of a request to activate a slow unit for the different procedures for taking exceptional balancing measures.

Table 1: Overview of the use of slow units as part of the exceptional balancing measures

| | | Objective of the | | Compensation |
|----------------------|---------------------------------|-------------------------|-------------------------|--------------|
| Procedure | Circumstances/trigger | activation | Activation request | performed |
| | Risk of insufficient FRR | | | |
| | means following an event not | | | |
| Exhausted FRR proce- | fully accounted in the dimen- | Increase the availabil- | | |
| dure | sioning of the FRR needs | ity of FRR means | Ex-ante (preventive) | Yes |
| | Available FRR means not ad- | | | |
| | equately covering the dimen- | Increase the availabil- | | |
| Escalation procedure | sioned FRR needs | ity of FRR means | Ex-ante (preventive) | Yes |
| | Observed high FRCE (ACE) | Increase energy in- | | |
| | that is not expected to be con- | jected/reduce energy | | |
| Measures to reduce | trolled by the regular fre- | withdrawn from the | Close to real-time (cu- | |
| FRCE | quency restoration process | grid | rative) | No |

2.2.2 Contractual framework for the activation of slow units

As specified in Article 8 §2 of the Balancing Rules, the settlement of activations of the currently used slow units (i.e., the DP_{SU}) is done via the T&C SA (replacing the former CIPU contract). In correspondence to the modalities of the T&C SA, this implies that:

- the costs related to the start-up of the unit under consideration are remunerated; and
- the perimeter of the BRP is corrected with the energy volume corresponding to the requested redispatch.

Note that in case slow-starting units are requested to start-up to their minimum power ex-ante, the additional Balancing energy bids that are submitted³ once the units have been started up are activated and remunerated in accordance with the T&C BSP aFRR/mFRR.

2.3 Past experience related to the Winter product

2.3.1 Context

In the winter of 2018-2019, an urgent, unexpected need for additional capacity appeared following the unavailability of certain nuclear power plants. At that moment, flexibility could no longer be procured in the framework of Strategic

³ Note that units subject to Article 226 §1 of the Federal Grid Code are obliged to put their remaining available upward or downward power at the disposal of TSO in the form of balancing energy bids.

Reserves. As a result, market parties indicated to be technically capable of mobilizing additional volumes of flexibility, but indicated to have no way of valorizing this flexibility as they did not match the technical, legal or regulatory framework of the products available at that time.

Different reasons, varying per industrial site, existed for the difficulty of valorizing the flexibility for the products available at that time⁴:

- Technical restrictions preventing providing mFRR Services, such as:
 - Not capable of being activated within the full activation time required for mFRR;
 - Long preparation period needed (similar to slow-starting units);
 - o Constraints regarding the minimum duration of an activation;
 - Constraints regarding the maximum number of activations for the winter period (e.g., the winter period):
- Flexibility could only be valorized in the day-ahead and intraday markets via the grid users' own supplier and BRP (i.e., there was no Transfer of Energy for DA and ID markets available).

For this reason, Elia temporarily introduced the product "Slow Tertiary Control Non-Reserved Service by Non-CIPU Technical Units" (also known as the "Winter product") as a quick alternative for the Strategic reserves. The ad hoc contract targeted flexibility on DP_{PG} (former non-CIPU Technical Units) that were not capable of delivering mFRR services due to some of the above-mentioned constraints.

2.3.2 Overview of the product

The Winter product was implemented as a subcategory of the mFRR products⁵ as a pragmatic solution considering:

- the urgency at that time (existing tools and requirements could be re-used)
- the business requirements (the mFRR framework was the only one in which DP_{PG} could offer flexibility with application of Transfer of Energy at that time).

However, it has to be emphasized that the intention of introducing the Winter product was to resolve an adequacy concern and not a balancing concern.

⁴ It has to be noted that the market and products have evolved since the winter of 2018-2019, thereby removing certain of the barriers for participation experienced during that time. Most notably:

Participation to DA/ID markets is possible independent of the supplier and BRP of the grid user since the golive of Transfer of Energy for day-ahead and intraday markets

mFRR capacity is now offered on a 4-hourly instead of a monthly granularity. Correspondingly, mFRR capacity auctions are now held on a daily instead of a monthly basis.

⁵ Specifically, the product non-CIPU free bids at that time ("bids on Bidladder", current non-contracted mFRR Energy bids) was extended with a new service level agreement ""Slow Tertiary Control Non-Reserved Service"".

The winter product considered a longer lead-time for activation compared to mFRR and allowed certain constraints. As such, this new product was designed to be similar to slow-starting CIPU units.

Figure 5 provides an overview of the process starting with the identification of a scarcity risk and possibly ending with the activation.



Figure 5: Overview of the process for the Winter product.

This process is summarized below:

- Submission of bids (Step 1-3 in Figure 5): following the identification of a scarcity risk during a given period (typically 3-4 hours), Elia called for the submission of bids from slow non-CIPU units for this period. This call for bids happened roughly 10 hours before the period for which the scarcity risk was identified. The gate closure time for the submission of bids was two hours after the call for bids. The main bid properties were the offered volume (MW), the fixed price (€/MW) and the variable price (€/MWh). Delivery points already providing mFRR were not allowed to be used as part of the Winter product.
- Selection of bids (Step 4-5 in Figure 5): the selection of bids considered both the fixed price and the variable price. The selected bids were requested to start their preparation 5 hours before the start of the period of the identified scarcity risk. Between the gate closure time and this moment, the selected bids could still be cancelled. In addition, the volume of the bid could be adapted by +/- 20% until 1,5 hour before the start of the period for which the scarcity risk was identified.
- Activation of bids (Step 6-7 in Figure 5): if the need for activation was confirmed 1 hour before real time, the required selected bids were activated. An activation could take place within the period for which the scarcity risk was identified (as communicated at the moment of the call for bids) and had a minimum duration of 1 hour.
- **Settlement:** In case the selected bids were requested to start the preparation, the offered volume was remunerated at the fixed price of the bid, and this regardless of whether an actual activation was later requested. In addition, in case the selected bids were requested to be activated, the energy volume requested to be activated was remunerated at the variable price.

2.3.3 Experience

Despite the interest of stakeholders, only a few MW have effectively been offered for the Slow Tertiary Control Non-Reserved Service by Non-CIPU Technical Units.⁶ Due to the fact that adequacy circumstances evolved positively, no activation has finally taken place.

⁶ There might be several reasons for the limited volumes effectively offered such as the limited period for which this product was available. In addition, certain volumes of flexibility eventually did find their way to the markets directly via the BRPs. Therefore, the text only reflects a factual statement regarding the volumes offered for the Winter product. The fact that very limited volumes were offered is not seen by Elia as a proof that there would be a limited potential.

3. Benefits of enabling all types of slow units to participate to the exceptional balancing measures

As discussed in Section 2.2, the current procedures for exceptional balancing measures target the flexibility available from DP_{SU} (former 'CIPU units') that cannot be activated following the FRR processes. This section analyzes the potential benefits for society related to developing a framework for opening up the exceptional measures to units/delivery points of the type DP_{PG} (on top of the currently available flexibility from DP_{SU}).

The potential benefits such a technology-neutral framework can be twofold:

- Reducing the costs related to the measures taken in exceptional circumstances: in case the activation of (some) of the additional volumes of flexibility made available from DP_{PG} comes at a lower cost than the activation of the flexibility currently made available from DP_{SU} (for instance, starting up a slow-starting unit), the costs related to the measures taken in exceptional circumstances could be reduced.
- 2. Improving system security: enabling the participation of delivery points of the type DP_{PG} to the exceptional balancing measures potentially allows obtaining additional volumes of flexibility. The added value in this regard is dependent on both the need for Elia to be able to call additional volumes of flexibility as part of the exceptional measures, and the additional volumes that could effectively be made available.

This section assesses both potential benefits. To this end, this section analyzes the current experience with the use of exceptional measures and their associated costs, as well as the need for Elia to be able to call additional volumes of flexibility during exceptional circumstances. Considering that the triggers and circumstances that can lead to an activation of flexibility from slow units substantially differ for each of the different procedures described in the LFC-BOA (i.e., exhausted FRR procedure, escalation procedure and measures to reduce FRCE), the assessment in this section is performed separately for the different procedures.

3.1 Exhausted FRR procedure

In the exhausted FRR procedure, one or more slow-starting unit(s) can be started up as a last resort action in case of a risk of depleting reserves following events not fully accounted for in the dimensioning of the FRR needs. A typical example is a large storm event where, after taking into account the information received from BRPs with respect to planned measures to mitigate the storm impact, it is expected that one or more BRPs will not be able to keep the balance in their portfolio up to a point where the estimated available FRR means would be insufficient to ensure secure

system operations. Elia can request the start-up of a slow-starting unit in such a situation in case the expected generation drop following the event (e.g., offshore storm) that is not expected to be covered via mitigation measures exceeds the available balancing means⁷ with a certain threshold during two or more consecutive 15-minute periods.⁸

The storm risk procedure has been in operation as of January 2020. Since this period, several storms have taken place for which a significant drop in the offshore generation has been forecasted. Table 2 presents for each storm with a significant forecasted generation drop the following data:

- the maximum forecasted generation drop;
- the maximum forecasted generation drop that was not covered by BRP mitigation measures⁹;
- the available balancing means¹⁰;
- the total available volume of flexibility¹¹.

⁷ As specified in Article 12 of the LFCBOA, the available balancing means consist of the procured balancing capacity, the sharing of reserves and the volume of non-contracted balancing energy bids expected to be available. Note that, as discussed in Section 2.2, the LFCBOA that has recently been publically consulted is taken as a starting point for this study. This version of the LFCBOA, including a more detailed description of the procedures and triggers can be found via the following <u>link</u>.

⁸ Note that the request to activate a slow-starting unit is only performed at the latest point in time for Elia to take action while taking into account the latest available information. A more detailed description of the procedure and trigger is described in the LFCBOA (<u>link</u>). Note that, as discussed in Section 2.2, the LFCBOA that has recently been publically consulted is taken as a starting point for this study.

⁹ The data shown in Table 2 only consider the mitigation measures declared by BRPs directly via the storm tool. For technical reasons, particularly in the first months in operation, some mitigation measures that sometimes represented significant volumes were provided to Elia via email exchange rather than via the storm tool. These volumes are not taken into account here.

¹⁰ The available balancing means reported in Table 2 consist of the contracted capacity (both aFRR and mFRR), non-contracted balancing energy bids and reserve sharing. The non-contracted bids for DP_{SU} are based on the calculations as part of the implicit bidding process. This includes the available hydro capacity but does not consider energy-related constraints and only partially accounts for the inability of slow-starting units to be activated as part of the FRR processes. For reserve sharing, a volume of 250 MW is considered in line with the reserve dimensioning. The data in this column is thus similar to the data used to determine the trigger for potentially requesting the start-up of a slow-starting unit in the exhausted FRR procedure.

¹¹ The total flexibility available reported in Table 2 is based on the data of available volumes of flexibility, as also published on the Elia website (<u>link</u>). This data considers contracted capacity (both aFRR and mFRR), non-contracted incremental flexibility (excluding those from hydro assets but including the incremental flexibility that can be provided by slow-starting units) as well as the possibilities for reserve sharing (inter-TSO).

Table 2: Overview of storms with the highest forecasted generation drop

| | | Maximum forecasted | | |
|--------------------|--------------------|------------------------|--------------------------|-----------------------------|
| | Maximum forecasted | generation drop not | | |
| | generation drop | covered by BRP mitiga- | Available balancing | Total flexibility available |
| Date (and storm) | [MW] ¹² | tion measures [MW]9 | means [MW] ¹⁰ | [MW] ¹¹ |
| 9/2/2020 - Ciara | 1409 | 1250 | 1876 | 2549 |
| 16/2/2020 - Dennis | 1119 | 1119 | 2270 | 2808 |
| 23/2/2020 | 898 | 898 | 2305 | 3210 |
| 25/9/2020- | | | | |
| 26/9/2020 - Odette | 785 | 678 | 2067 | 1731 |
| 27/12/2020 - Bella | 854 | 333 | 2277 | 3242 |
| 11/3/2021 | 523 | 517 | 2389 | 3094 |

By comparing the maximum forecasted generation drop not covered by BRP mitigation measures to the available balancing means at the same moment, it can be observed that the available balancing means have up to now always significantly exceeded the maximum forecasted generation drop not covered by BRP mitigation measures. As a result, after more than 1,5 year in operation, the storm risk procedure has not yet resulted in the start-up of a single slow-starting unit. Based on this experience, Elia does not expect the exhausted FRR procedure to result in the need to activate slow-starting units in the coming years or only in highly exceptional cases.

In case the generation drop not covered by BRP mitigation measures would nevertheless exceed the available balancing means, there tend to be significant additional volumes available that could be used on assets currently participating to the procedure, as can be observed from the last column in Table 2. Therefore, Elia does not see an immediate need to be able to call additional volumes of flexibility (i.e., on top of the volumes of flexibility from slow units of the type DP_{SU} that can already be made available via the existing framework) for the exhausted FRR procedure in order to ensure system security.

As discussed in the Adequacy and Flexibility Study for Belgium for the period 2022 to 2032¹³, with the further increase of the offshore generation, it becomes increasingly important that storm situations are adequately managed as they can pose important balancing challenges. In this regard, Elia has been and will continue to discuss the need for specific measures to deal with these events with all concerned stakeholders and the regulator.

3.2 Escalation procedure

In the escalation procedure, one or more slow-starting unit(s) can be started up as a last resort action in case the dimensioned FRR needs are not adequately covered. As discussed in Section 2.2, this can be due to:

¹² Note that the actual observed drop in generation can differ from the generation drop forecasted by Elia.

¹³ The Adequacy and Flexibility Study for Belgium for the period 2022 to 2032 is available via this <u>link</u>.

- a lack of liquidity in the FRR market, and/or
- · outages of reserve providing units or groups, and/or
- internal congestions preventing the activation of balancing energy bids in certain zones and/or resulting in the activation of balancing energy bids for congestion management purposes.

At the moment, there is no lack of liquidity observed in the FRR markets. Specifically, the recent experience indicates there is sufficient liquidity to guarantee the availability of the dimensioned volumes. This is further illustrated in Figure 6, which shows for the period January-July 2021 the minimum and average volumes of non-awarded mFRR balancing capacity bids. From this figure, it can be observed that there currently is sufficient liquidity in the mFRR market¹⁴. and Elia expects sufficient flexibility to remain available. Moreover, based on the prequalified volumes and recent experience, Elia expects additional volumes to be offered in case second mFRR capacity auctions would need to be organized in the future. Finally, in moments where liquidity becomes (structurally) lower, Elia expects that market dynamics provide additional incentives to make available additional mFRR capacity and energy bids. In this regard, also the balancing warnings put in place as part of the escalation procedure could provide additional incentives.

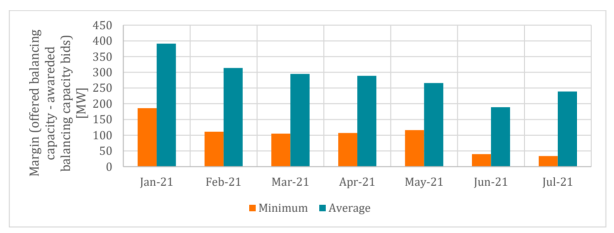


Figure 6: Overview of the non-awarded mFRR balancing capacity bids

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¹⁴ Following the unavailability of certain units that traditionally provide significant volumes of upward mFRR in September 2021, a second mFRR capacity auction needed to be organized on September 5, 7, 8, 9 and 22. During these periods, sufficient additional volumes have been offered in the second mFRR capacity auction. The single exception relates to September 5 2021, for which 13-26 MW could not be procured. This was mainly due to organizational constraints in the weekend, and is not considered symptomatic for a lack of overall liquidity. In real-time there was sufficient liquidity and the exceptional measures did not need to be activated. During October and November 2021, no second mFRR capacity auctions needed to be organized.

Aside from a potential lack of liquidity, internal congestions could also lead to a situation in which some offered or contracted volumes cannot be activated for balancing purposes resulting in insufficiently covering the dimensioned FRR needs. However, at the moment, there are no structural congestions¹⁵ in the grid that could compromise covering the dimensioned FRR needs (on a regular basis).

Based on this experience, Elia does not expect the escalation procedure to result in the need to activate slow-starting units in the coming years or only in highly exceptional cases. In addition, it should be noted that a potential lack of available mFRR in a certain moment in time does not necessarily mean that there is a lack of incremental flexibility available to Elia to ensure system security via the escalation procedure¹⁶. In this regard, Elia does not see a current need to be able to call additional volumes of flexibility (i.e., on top of the volumes of flexibility from slow units of the type DP_{SU} that can already be made available via the existing framework for the exceptional balancing measures) for the escalation procedure.

3.3 Measures to reduce the FRCE

As part of the measures to reduce the FRCE, one or more slow-starting unit(s) can be started up as a last resort action in case of an elevated FRCE that is not expected to be controlled by the regular frequency restoration process. The operational procedure for taking measures to reduce the FRCE, as proposed in the LFCBOA, is not yet in operation. Therefore, there is no direct experience with the use of exceptional balancing measures as part of this procedure.

Nevertheless, an assessment is made regarding the quality of the FRCE. Figure 7 presents an overview of the number of the events experienced in the last 2 years for which the FRCE exceeded the level 2 FRCE range and/or 25% of the reference incident of the synchronous area for a certain duration.

¹⁵ Note that in addition to structural congestions, maintenance of parts of the network can also lead to congestion risks.

¹⁶ For instance, for all moments for which a second mFRR capacity auction was organized in September 2021, ample incremental flexibility was available to Elia via the exceptional balancing measures.



Figure 7: Overview of events with high FRCE values

As can be observed from the figure above, there have been limited situations with high FRCE values. Moreover, in cases where the FRCE did become relatively high, the FRCE was controlled via the regular frequency restoration processes within a reasonable time. For almost all situations, the FRCE was restored to a reasonable level in less time than the time required to start up slow-starting units. In addition, it must be noted that at the moment a high FRCE is observed, it is uncertain whether the high FRCE will be sustained for a longer period. More importantly, the cases where the FRCE did become relatively high for a given period did not result from a lack of available FRR means for controlling the FRCE. In this regard, Elia does not expect the measures to reduce the FRCE to result in the need to activate slow-starting units in the coming years, or only in highly exceptional cases.

3.4 Cost of activating slow-starting units

As discussed in Section 2.2.2, in case a slow-starting unit is requested to be started up within the framework of the T&C SA, the start-up costs are remunerated. These start-up costs differ depending on each unit, and are dependent on the fuel and CO₂-prices at that moment. However, as an order of magnitude, the start-up costs of a CCGT with a nominal power of around 400 MW is around 30k€.

3.5 Conclusions

The current experience shows that in the past years, no slow-starting units have been requested to be started up for balancing purposes. This highlights the highly exceptional nature of the exceptional balancing measures. When looking into the short-term future (coming years), Elia does not have indications of trends or changes in the system that could lead to a more frequent use of the exceptional measures. Moreover, Elia would like to emphasize that even in case of possible changes that could have a significant impact on the system in later years (e.g., strong increase in the offshore generation, nuclear phase-out), the exceptional measures should remain to be used only in highly exceptional cases. In addition to the highly exceptional activations of slow units, the cost of the measures that would need to be taken, i.e., the start-up costs of one or more slow-starting CCGT, are relatively limited. Given the above

elements, a first conclusion is that the overall costs related to the exceptional balancing measures are limited. A direct consequence is that the potential to reduce the costs of the exceptional measures by developing a framework for all technologies is inherently also limited, and this regardless of the additional volumes of flexibility that could be made available and the associated costs. Moreover, based on this, Elia expects the business case for market parties that want to valorize flexibility by participating on a voluntary basis to the exceptional measures to be limited.

A stronger motivation for developing a framework for opening up the exceptional balancing measures to all type of technologies could be to further increase system security by increasing the liquidity of the exceptional balancing measures. The benefit in this regard is dependent on both the potential volumes that could be made available and the needs for additional volumes. In the coming years, Elia does however not see a need to be able to call additional volumes of flexibility as part of the exceptional balancing measures (i.e., on top of the volumes of slow units available via the current framework). Despite a limited reaction on this point in the public consultation of the study, Elia acknowledges that this need might change over time in light of upcoming changes in the Belgian electricity system (e.g., with the further increase of offshore wind generation) and the electricity markets and in this regard could be re-evaluated.

4. Techno-economic potential for DP_{PG} to contribute to the exceptional measures

As discussed in Section 2.2, the current procedures for exceptional balancing measures target the flexibility from available from DP_{SU} (former 'CIPU units') that cannot be activated following the FRR processes. The potential benefits of developing a framework for opening up the exceptional measures to DP_{PG} have been discussed in Section 3. These potential benefits are dependent on the techno-economic potential for DP_{PG} to contribute to the exceptional balancing measures (on top of the currently available flexibility from DP_{SU}). For this reason, the section presents an assessment of how DP_{PG} could contribute to the exceptional balancing measures and the corresponding volumes that could be made available, as well as reflections with respect to the costs of those additional volumes.

4.1 Possibilities for DP_{PG} to contribute to the exceptional balancing measures

The procedures for exceptional balancing measures foresee two distinct purposes for the activation of slow units (see Section 2.2):

- 1. Ex-ante activation in order to **increase the availability of FRR means** that can be activated via the regular FRR processes in response to an anticipated risk of insufficient power reserves.
- Close to real-time activation in order to increase the energy injected/reduce the energy withdrawn from the grid in response of an observed high FRCE (ACE) that is not expected to be controlled by the regular frequency restoration process.

Increasing the availability of FRR means could be achieved in two different ways with different technical requirements associated:

- a) Increase the FRR means by directly providing (additional) FRR energy bids
- b) Increase the FRR means indirectly by freeing up additional FRR means on other assets

Provision of (additional) FRR energy bids is a possibility only for those delivery points that, as least under certain conditions (e.g., after taking certain preparatory actions) are capable of providing FRR services during the identified period with an excessive risk of insufficient FRR means. This is similar to the additional FRR means that are made available on a slow-starting unit itself after it is first started up to its minimum power output (i.e., the start-up could be considered as a preparatory action). Figure 8 provides an illustration of a theoretical case in which a demand facility could provide FRR services after a certain preparatory actions are taken.

Figure 8: Illustration of a theoretical case in which a demand facility can provide FRR reserves directly after a certain preparation period.

Delivery points of the type DP_{PG} that can realize an increase in the energy injected into the grid or a reduction of the energy withdrawn from the grid but not compliant with the FRR requirements, can still contribute indirectly by freeing up additional FRR means on other assets. For instance, a decrease of the offtake of a demand facility could be compensated by a reduction of the power output on a generation unit, thereby increasing the available upward FRR means, as illustrated in Figure 9. This is identical as how the compensation of a start-up of a slow-starting unit to its minimum operating point also indirectly contributes to increasing the available FRR means. It is to be noted that the reduction of the offtake/increase of injection that is not compliant with the FRR requirements does not have to be performed by the same party on which the compensation is performed. The focus in this study is on the activation that enables freeing up additional FRR reserves via the compensation, and not on the compensation action itself. The compensation itself is proposed to be performed via the same process as the process for compensating redispatching bids (incl. the activation of slow-starting units) for which a framework is in place.

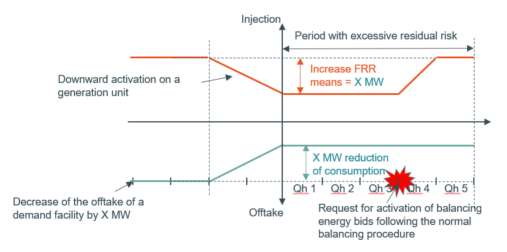


Figure 9: Illustration of a theoretical case in which a demand facility indirectly contributes to increasing the available upward FRR means by reducing its offtake in order to free up additional FRR means on a generation unit.

In addition to contributing to increasing the available FRR means, all delivery points of the type DP_{PG} that can realize a change in active power (increase of the injection or decrease of the offtake) but not compliant with the FRR requirements could also contribute to reducing a high observed FRCE. However, as these actions are taken close to real-time, it is important that the response is sufficiently fast. For comparison, the start-up of a CCGT typically takes about two hours

4.2 Assessment of the techno-economic potential for DP_{PG}

4.2.1 Flexibility not compliant with the FRR requirements

Potential volumes

The flexibility that is targeted in this context (i.e., the flexibility on slow units of the type DP_{PG}) is similar to the flexibility that was targeted by the Winter product. As discussed in Section 2.3, only a few MW were offered in the context of the Winter product. However, as this product was only available for a short period, no strong conclusions can be drawn based on this experience regarding the potential volumes of flexibility that could be made available by slow units of the type DP_{PG}.

Since July 1, 2021, with the go-live of the Transfer of Energy framework for DA and ID markets, an FSP (and its associated BRP_{FSP}) can valorize the flexibility of DP_{PG} in the DA and/or ID markets independent from the supplier and the BRP. This provides a current option for the valorization of flexibility of slow units of the type DP_{PG}. However, at the time of writing, there are no delivery points registered for this service yet. As such, there is no evidence yet of significant volumes of flexibility from slow units of the type DP_{PG} to be available via this mechanism. However, as this option has only recently become available, the experience is too limited for drawing strong conclusions regarding the potential volumes that could be made available.

Based on the above, it can be concluded that there is still a large uncertainty regarding potential volumes of flexibility that could additionally be attracted from slow units of the type DP_{PG} to participate to the exceptional balancing measures. This because there is limited relevant experience and corresponding data with products having similar requirements. From the limited experience that is available, there is no direct evidence to indicate that significant volumes could be made available. In this regard, Elia invites market parties to provide concrete indications of volumes flexibility that could be made available by slow units of the type DP_{PG} as well as the constraints faced by these assets that prevent a direct participation to mFRR.

Cost of the measure

Aside from the potential volumes that could be made available, it is also worth looking into the cost of activating flexibility from slow units as part of the exceptional balancing measures. To this end, a distinction is made between the two potential purposes of activating the flexibility from slow units.

First, in case the slow units are activated ex-ante with the objective of increasing the available FRR means, the cost of making available additional volumes of FRR means is considered (expressed in €/MW_{additional FRR}/h). Figure 10 compares the cost of additional FRR means indirectly made available by activating slow units of the type DP_{PG}¹⁷ to the cost of additional FRR means made available by requesting the start-up of a slow-starting CCGT.¹⁸

¹⁷ The calculation of the cost per additional MW of FRR made available by activating slow flexibility is based on the following equation:

Cost of additional FRR $\left\lfloor \frac{\epsilon}{\frac{MW}{h}} \right\rfloor = variable cost + compensation cost.$

In Figure 10, two values for the variable cost of the slow flexibility are considered, namely 200 €/MWh and 500 €/MWh. For simplicity, it is assumed that there is no fixed cost related to the activation of the slow flexibility. The compensation is assumed to involve a negative cost (i.e., cost saving or payment to Elia) of 60€/MWh. Note that this value is rather high and reflects a favorable condition for the cost of additional FRR provided by slow units of the type DP_{SU} relative to the cost of additional FRR from a slow-starting CCGT. Sensitivities have been performed to this value, but these do not significantly change the conclusions drawn here.

¹⁸ The calculation of the cost per additional MW of FRR made available by starting up a CCGT is based on the following equation:

Cost of additional FRR $\left[\frac{\mathfrak{E}}{\frac{MW}{h}}\right] = \frac{\text{start-up cost+(generation cost+compesation cost)*Pmin*activation duration}}{\text{Pmax*activation duration}}$

Note that the total volume of additional FRR made available (i.e., the maximum power output) consists of both the FRR made available on the CCGT itself (i.e., the difference between the maximum and minimum power output), and the FRR indirectly made available on other assets via the compensation mechanism (i.e., the minimum power output). Further note that, in addition to the start-up cost and the costs to keep the unit running at its minimum operating point, the cost related to the compensation of the activation of the unit is also considered. With respect to the different parameters, the following assumptions are taken: a minimum and maximum power of respectively 190 MW and 430 MW, a start-up cost of 33k€ and a generation cost of 60€/MWh. The compensation is assumed to involve a negative cost (i.e., cost saving or payment to Elia) of 60€/MWh consistent with the calculation of the cost of additional FRR provided by slow units of the type DP_{PG}.

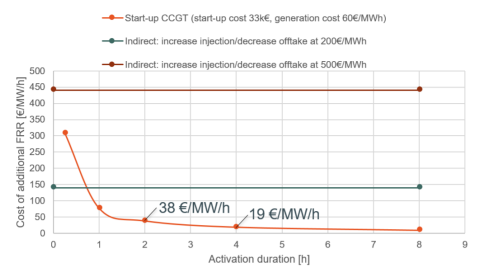


Figure 10: Cost of additional FRR made available

From this figure, it can be concluded that the activations of the slow units of the type DP_{PG} should be relatively inexpensive in order to form a less expensive measure than the activation of a slow-starting CCGT (i.e., around 10-80 €/MWh depending on the duration of the period for which additional FRR means are required).¹⁹ This is (significantly) lower than the vast majority of mFRR energy bid prices from DP_{PG} observed today.

Second, in case the slow units are activated close to real-time with the objective of reducing a high observed FRCE, the cost of a change in energy injected/withdrawn from the grid is considered (expressed in €/MWh). Figure 11 compares the cost of increasing the energy injection / reducing the energy offtake by activating slow units of the type DP_{PG} to the cost of additional energy injection by requesting the start-up of a slow-starting CCGT.²⁰

With respect to the different parameters, the following assumptions are taken: maximum power of 430 MW, a start-up cost of 33k€ and a generation cost of 60€/MWh.

¹⁹ Note that in case the compensation would reflect a positive cost (or a smaller negative cost), the slow flexibility from DP_{PG} should be activated at even lower cost in order to be a less expensive solution that starting up a CCGT. ²⁰ The calculation of additional energy injection by requesting the start-up of a slow-starting CCGT is based on the following equation:

 $Cost \left[\frac{\epsilon}{\text{Multiple}} \right] = \frac{\text{start-up cost+ generation cost*Pmax*activation duration}}{\text{Pmax*activation duration}}$

Figure 11: Cost of a change in energy injected/withdrawn from the grid

From this figure, it can again be concluded that the activations of the slow units of the type DP_{PG} should be relatively inexpensive in order to form a less expensive measure than the activation of a slow-starting CCGT (i.e., around 80-125 €/MWh depending on the duration of the period for which additional FRR means are required). This is (significantly) lower than the vast majority of mFRR energy bid prices from DP_{PG} observed today.

Based on the above, Elia expects that the flexibility that could be made available by slow units of the type DP_{PG} does not provide a significant potential for reducing the cost of the exceptional balancing measures. It is therefore doubtful that DP_{PG} would make a significant business case out of their participation to exceptional balancing measures (i.e., on top of the fact that activations in the framework of the exceptional measures are and should remain highly exceptional, making the economic potential for valorizing this flexibility via the exceptional measures limited to begin with).

4.2.2 Flexibility compliant with the FRR requirements

Potential volumes

Delivery points of the type DP_{PG} can participate and are providing significant volumes of FRR Services already today. Currently, it can however be observed that the volumes corresponding to DP_{PG} that are offered but not awarded in the mFRR capacity auctions tend not to be offered as non-contracted mFRR energy bids.²¹ Possibly, some of the

²¹ There can be several reasons why bids offered in the mFRR capacity auction are not offered as non-contracted mFRR energy bids in case they are not awarded in the capacity auction. First, given that mFRR energy bids from the majority of DP_{PG} tend to be toward the end of the merit order for activation, the chances of being activated is small in normal situations. In addition, it could be that there are preparation costs for making the volumes available that are not certain to be recovered via the energy remuneration. This can be the case in particular for DP_{PG} that are near the end of the merit order for mFRR activation. Second, FSPs might prefer to valorize this flexibility in the ID markets or as reactive balancing.

Delivery Points of the type DP_{PG} can only provide FRR in case specific conditions are met or after taking certain preparatory actions. As such, there might be some additional volumes related to DP_{PG} that could be attracted. However, currently, the majority of the volumes offered in the mFRR capacity auction that correspond to DP_{PG} tend to be awarded. As such, the potential volumes that could be attracted from DP_{PG} that can be activated in compliance with the FRR processes is estimated to be limited.

Moreover, Elia believes that such volumes should be valorized via the existing mFRR framework, and expects that these volumes would be made available (if not awarded during the capacity auction) as non-contracted mFRR energy bids in critical moments during which there is a significant risk of insufficient FRR means or significant imbalances in the system. In such moments, prices for mFRR balancing energy (as well as the imbalance tariffs) could become very high and provide the required incentives for making additional volumes available. The balancing warnings sent as part of the exceptional balancing measures furthermore provides a clear signal towards the market of the periods in which there is such a risk.

For the above reasons, the contractual and operational framework presented in Section 5 exclusively focuses on the additional flexibility that could be made available from DP_{PG} that cannot comply with the FRR requirements

5. Contractual and operational framework for the participation to the exceptional measures

As discussed in Section 2.2, the current procedures for the exceptional balancing measures target the flexibility from available DP_{SU} (former "CIPU units") that cannot be activated following the FRR processes. Sections 3 and 4 respectively discussed the potential benefits of developing a framework for opening up the exceptional balancing measures to DP_{PG} and the techno-economic potential for DP_{PG} to contribute to the exceptional balancing measures. From these sections, it was concluded that the added value of developing a framework for opening up the exceptional measures to DP_{PG} is expected to be limited in the coming years, and that there is a large uncertainty regarding potential volumes that could be additionally obtained. Nevertheless, Elia considers that the need/benefits for enabling the participation of DP_{PG} to the exceptional balancing measures might increase in the future. In this regard, this section presents a proposal for the design of the contractual and operational framework for opening up the exceptional balancing measures to DP_{PG} (former 'non-CIPU units') that can be used for an eventual implementation at a later point.

5.1 Need for a new contractual framework for DPPG

The current framework based on the activation of redispatch bids provided within the T&C Scheduling Agent is suitable for the assets currently targeted by the exceptional balancing measures (i.e., the DP_{SU}). However, this contractual framework is not considered suitable for the flexibility that could be made available by slow units of the type DP_{PG}. This for the following reasons:

- Requiring all DP_{PG} to assign a scheduling agent that has to sign the T&C Scheduling Agent²², with corresponding obligations²³, might form an undue barrier for being able to contribute to balancing the system as part of the exceptional balancing measures;
- The T&C Scheduling Agent foresees a cost-based remuneration for the activation of redispatch bids. As a
 result, this framework would not provide a direct financial incentive for DP_{PG} to participate to the exceptional
 balancing measures on a voluntary basis.

Note that the T&C Scheduling Agent is currently restricted to SPGM/ESD/PPM of Type B, C and D that provide MW schedules. Opening up the T&C Scheduling Agent to voluntary participation of demand facilities is targeted in phase 2 of the ICAROS project. Further note that demand facilities do not have a legal obligation to provide schedules in accordance with Article 248 of the Federal Grid Code. In contrast, the SPGM/ESD/PPM of type B will be obliged to provide scheduling information, but will be offered the choice to either provide MW schedules or ON/OFF schedules, and corresponding redispatch bids (in line with the planned ICAROS design for ICAROS phase 2).
The obligations likely include the structural provision of scheduling information and redispatch bids. The specific obligations will be further developed as part of the design for phase 2 of the ICAROS project.

For the above reasons, it is proposed, in case of implementation, to establish a new contractual framework for enabling slow units of the type DP_{PG} to participate to the exceptional balancing measures while maintaining the existing contractual framework based on the T&C Scheduling Agent for slow units of the type DP_{SU}.

5.2 Contractual framework and operational process for DP_{PG} participating to the exceptional balancing measures

This section presents the proposed operational and contractual framework for DP_{PG} that would participate to the exceptional balancing measures.

5.2.1 Operational process

The current procedures for the exceptional balancing measures, as specified in the LFCBOA (and presented in Section 2.2), can be largely maintained. In terms of the principles of the exceptional balancing procedures, relatively minor changes would be required to open the exceptional balancing measures to all type of assets. The proposed operational process for the participation of DP_{PG} to the exceptional balancing measures consists of multiple steps that are summarized in Figure 12 and discussed in detail below.

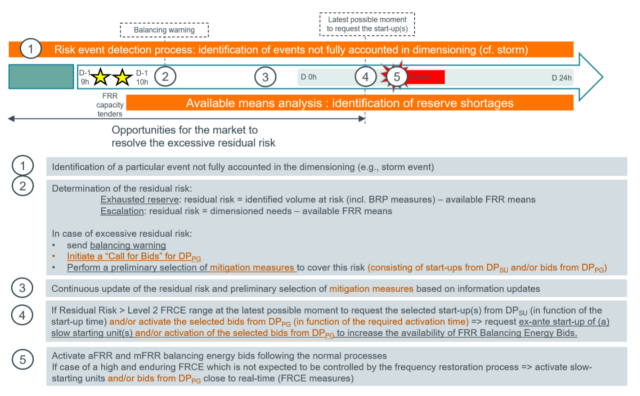


Figure 12: Overview of the procedures for the exceptional balancing measures. The changes required with respect the current procedures are indicated in orange.

Call for bids

First, Elia will issue a call for bids in case it identifies a residual risk that exceeds a certain threshold²⁴. In this call for bids, Elia will indicate the period for which an excessive residual risk is identified and invite FSPs to submit bids related to slow units of the type DP_{PG} (hereafter referred to as "slow-flexibility bids"). Note that the call for slow-flexibility bids is complementary to the balancing warning, in which BSPs are asked to submit additional non-contracted aFRR/mFRR balancing energy bids.

Submission of slow-flexibility bids

Following the call for bids, FSPs can submit slow-flexibility bids for (part of) the period indicated by Elia in the call for bids. The submission of the bids can happen from the moment the call for bids is launched until 45 minutes before real-time. However, Elia may decide to activate a bid before this deadline (taking into account the latest available information and the lead-time for the activation). Similar as for the submission of bids, the modification of bids is possible until 45 minutes before real time unless Elia has sent an activation request prior to this point in time. In other terms, submitted bids are considered firm once activated by Elia.

FSPs must indicate the price and possible technical limitations when submitting their bid(s). To this end, Elia foresees the following bid properties:

- Bid volume [MW]: non-divisible volume of incremental flexibility that can be provided;
- Fixed price [€]: fixed price for the activation of the bid;
- Variable price [€/MWh]: variable price for the activation of the bid:
- Full activation time [min]: time required by the FSP between the request for activation sent by Elia and the moment the Bid volume can be fully delivered ("lead-time");
- Maximum activation time [min]: maximum duration of an activation;
- Start time: start of the period during which the Bid volume could be made available. The start time should lie in the period for which additional flexibility is required, as communicated by Elia in the call for slow-flexibility bids:
- End time: end of the period during which the Bid volume could be made available. The End time should lie in the period for which additional flexibility is required, as communicated by Elia in the call for slow-flexibility bids, and should not precede the Start time of the bid;
- List of Delivery Points: a list of the Delivery Points that the FSP plans to use for delivering the offered volume of flexibility.

²⁴ The trigger for launching the call for bids is the same as the trigger used for sending the balancing warning within the exhausted FRR and escalation procedure. These triggers are described in more detail in the LFCBOA.

FSPs must determine the value of each of these bid properties when submitting a slow-flexibility bid. As such, FSPs can freely indicate their constraints for making available the flexibility by specifying the Full activation time, the Maximum activation time, the Start and End time for the bid.

Thus, Elia proposes not to impose specific pre-defined requirements for the participation of DP_{PG} (such as for instance a maximum Full activation time). This with the aim of maximally avoiding that potential volumes of flexibility would not be made available because certain requirements could not be met. This is also in line with the findings of Section 3, in which Elia concluded that the largest benefit from enabling DP_{PG} to participate to the exceptional balancing measures would be to attract additional volumes for further enhancing system security.

Next to the ability to reflect technical constraints via the bid properties, the proposal of the bid properties also considers that it is important that the bidding process and the overall process for participation should not be overly complex in order to avoid high implementation and/or operational efforts, and this both for FSPs and for Elia. This is particularly important, as it is difficult to justify high implementation and/or operational efforts considering that the exceptional measures are expected to be activated only in highly exceptional cases.

Selection of bids

In a next step, Elia makes a (preliminary) selection of the submitted bids. Elia continuously updates the residual risk and the preliminary selection of mitigation measures (i.e., activations of slow DP_{SU} and/or activations of slow-flexibility bids related to DP_{PG}) based on the latest information (e.g., additional balancing energy bids submitted by BSPs, additional mitigation measures taken by BRPs, new forecasts, additional "slow-flexibility" bids from DP_{PG} and/or redispatch bids from DP_{SU}). As such, the preliminary selection reflects an internal Elia process that is not visible to the FSP/SA. In line with the current procedures for the exceptional balancing measures, Elia will strive towards technoeconomic efficiency in the selection of the bids by taking into account the duration and magnitude of the definite risk, the constraints and costs related to the activation of slow-starting units of the type DP_{SU}²⁵ as well as the technical constraints and costs related to the activation of the slow-flexibility bids provided by DP_{PG}²⁶. Considering that different bids can reflect different technical constraints²⁷ and that a combination of different bids might be required to cover the period for which the excessive residual risk is identified, the final selection of the bids to be activated is determined by the Elia system operator while striving towards techno-economic efficiency.

²⁵ As of ICAROS phase 1, all technical constraints and costs will be integrated via the redispatch bid properties.

²⁶ As indicated via the bid properties as presented in Section 5.2.1.

 $^{^{27}}$ For instance, different DP_{SU} can have different start-up times that can be reflected in the redispatch bids. Similarly, different slow DP_{PG} can face different full activation times (and possibly other constraints) that can be reflected in the submitted slow-flexibility bids (see Section 5.2.1).

Bid activation

Finally, at the latest possible moment to request the activation of one or more bids part of the preliminary selection, Elia will send an activation request to the SA for the activation of the concerning redispatch bid(s) (in case of DP_{SU}) and/or to the FSP for the activation of the concerning slow-flexibility bid(s) (provided by DP_{PG}). Elia can request the activation of a slow-flexibility bid during the full period for which the excessive residual risk was identified or during a part of this period (whileconsidering the Full activation time, the Start time and End time as well as the Maximum activation duration of the concerning bid).

5.2.2 Conditions for participation to the exceptional balancing measures.

Prior to participating in the process described in Section 5.2.1, there are certain steps that need to be taken before an FSP and Delivery Point can participate.

The conditions for FSPs to participate to this new service are similar to the conditions for FSPs to participate to the DA/ID markets, as specified in the FSP Contract DA/ID²⁸. Specifically, this involves that the FSP needs to:

- Apply to provide this service towards Elia, comply with the conditions set forth in the open qualification procedure and sign a general framework agreement to become a qualified service provider. The consumers
 and holders of decentralized generation/storage can become an FSP or can assign a third party who takes
 up the role of the FSP;
- Designate a BRP (=BRPFSP) that takes the requested volume in his perimeter (see Section 5.2.3). In case
 the FSP takes up the role of the BRPFSP, the FSP needs to send a notification to Elia. In case the FSP designates another party, the FSP needs to provide the name of the BRPFSP complemented by an electronic
 copy of a signed declaration of the BRPFSP;
- Successfully complete a communication test in which Elia verifies that the FSP is able to receive and send the required information related to the submission and activation of slow-flexibility bids.

Note that Elia does not foresee a specific prequalification test (apart for the communication test) for this service. This because there is no reservation/capacity remuneration foreseen (see Section 5.2.3) and the frequency of activations is expected to be very low.

The conditions for participation of Delivery Points to this new service are intended to be similar to the conditions set forth in the contracts for other services (e.g., FSP Contract DA/ID, BSP Contract mFRR). Specifically, the conditions for Delivery Points comprise:

 compliance with the metering requirements and, in case of submetering, completion of a submeter commissioning test. Given the exceptional nature of activations, Elia is open to discuss the possibilities of having

²⁸ The FSP Contract DA/ID can be accessed via this <u>link.</u>

less strict metering requirements for this service compared to the balancing services but proposes to further explore this at the moment implementation will be targeted;

- in case a third party takes up the role of the FSP, a grid user declaration needs to be provided, in which the grid user (i.e., the consumer or holder of decentralized generation/storage) declares that the FSP is allowed to valorize the flexibility;
- the provision of a CDSO declaration for Delivery Points located within a CDS or the inclusion of the Delivery Point in a FSP-DSO Contract in case the Delivery Point is connected to the distribution grid.

In addition, in case the FSP is a different party than the Supplier and/or the BRP_{FSP} is a different party than the BRP_{source} (i.e., in case there is no implicit opt out), participation of Delivery Points to this service requires either that the Delivery Point is linked to an Access Point that is included in a Pass-Through Contract and a corresponding proof is provided or that a proof is provided of the existence of an Opt-out Arrangement between the FSP, the BRP_{FSP}, the Supplier(s) and the BRP(s)_{Source}. The Transfer of Energy mechanism is not available for this service.

Finally, slow units of the type DP_{PG} that offer their flexibility as part of the new contractual framework cannot be part of the pool of Delivery Points registered for participation to mFRR and/or aFRR Services.

5.2.3 Remuneration

Activated slow-flexibility bids relative to DP_{PG} are settled following a paid-as-bid remuneration taking into account the Fixed price, the Variable price and the Bid volume of the activated slow-flexibility bid as well as the duration of the period for which the activation is requested, as follows: activation remuneration [\in] = Fixed price [\in] + Variable price [\in /MWh] * Bid volume [MW] * effective activation duration [h].

There is no remuneration foreseen for slow-flexibility bids that have been submitted but not activated (i.e., there is no capacity reservation).

In addition, the perimeter of the BRP designated by the FSP (=BRP_{FSP}) will be corrected with the requested volume (similar to the approach used for mFRR and redispatching). The Baseline High X of Y*, as also used for FSPs participating to the DA/ID markets is intended to be used to determine the volume of flexibility effectively delivered as part of the activation control.

6. Conclusions and recommendations

In exceptional circumstances, the available balancing means might not be sufficient. In such cases, and as part of the exceptional balancing measures, Elia can activate Units that cannot be activated in compliance with the FRR processes ("slow units"). Currently, the exceptional balancing measures rely exclusively on the flexibility made available from DP_{SU} (i.e., the former CIPU units) in the framework of the T&C Scheduling Agent, and that cannot be activated via the FRR processes. This typically relates to the activation of CCGTs. In this study, Elia analyzes the possibilities and the need for creating a technology-neutral framework by opening up the exceptional balancing measures to DP_{PG} (i.e., on top of the flexibility already available from DP_{SU}).

To this end, an assessment is made of the techno-economic potential of DP_{PG} to contribute to the exceptional balancing measures, and the added value that could be created by enabling the participation of DP_{PG}. Specifically, the study has looked into the added value both in terms of possible reductions of the costs of the exceptional balancing measures, and in terms of the further increase of system security.

A first conclusion is that the savings that could potentially be achieved by reducing the costs of the exceptional balancing measures are expected to be very limited. This mainly because activations of the exceptional balancing measures are currently highly exceptional, and are expected to remain highly exceptional in the coming years. In addition, the additional volumes that could be made available at a lower cost than starting-up slow-starting units are estimated to be limited.

The benefits for further increasing system security are dependent on both the additional volumes that could be realized by developing a framework for opening up the exceptional balancing measures to DP_{PG}, and the needs for Elia to acquire additional volumes. For the latter, a **second main conclusion is that there is no urgent need to be able to call additional volumes of flexibility for the exceptional balancing measures** (i.e., **on top of the flexibility available from slow units of the type DP_{SU}**). In addition, based on the limited experiences with services in which flexibility that does not comply with the FRR requirements could be offered, such as the Winter product and the participation of DP_{PG} to day-ahead and intraday markets, there is no clear evidence that there are significant volumes that would additionally be made available. Therefore, a **third conclusion is that there is a large uncertainty regarding the additional volumes that would be made available** in case the exceptional balancing measures would be opened up to all technologies.

Taking into consideration that i) the potential benefits for implementing a technology-neutral framework in the coming years are expected to be low, ii) the potential additional volumes that could be obtained are highly uncertain, and iii) the implementation of a technology neutral framework requires resources from both Elia and the market parties that cannot be spent on other projects, <u>Elia considers that developing a technology-neutral framework for the exceptional balancing measures by opening it up to participation of DP_{PG} does currently not have a high priority. For this reason, <u>Elia does not recommend a full implementation at this point.</u></u>

However, the relevance of extending the current framework for exceptional balancing measures might increase in the future and would need to be re-evaluated. For instance, with the further increase of the offshore generation, storm situations can impose important balancing challenges that need to be adequately managed. In this context, Elia has been and will continue to discuss the need for specific measures to deal with these events with all concerned stakeholders and the regulator.

Although Elia does not recommend an implementation at this point, the study does propose an operational and contractual framework for opening up the exceptional balancing measures to all technologies. This proposal is intended be used for an eventual implementation at a later moment. The proposed design involves maintaining the existing contractual framework based on the T&C Scheduling Agent for slow units of the type DP_{SU}, and establishing a new contractual framework for slow units of the type DP_{PG}. For the participation of slow units of the type DP_{PG}, a design is proposed that covers the operational process (incl. call for bids, submission, selection and activation of bids), the conditions for participation (for FSPs and Delivery Points) as well as the remuneration and settlement modalities.

7. Implementation plan

Section 5 presented a proposal for a framework for the participation of all technologies to the exceptional balancing measures. This framework involves maintaining the existing contractual framework based on the T&C Scheduling Agent for slow units of the type DP_{SU}, and establishing a new framework for the participation of DP_{PG}. For this new framework for the participation of DP_{PG}, the operational process (incl. call for bids, submission, selection and activation of bids), the conditions for participation (for FSPs and Delivery Points) as well as the remuneration and settlement modalities have been elaborated. This design forms a first necessary step for the implementation of the technology-neutral framework. In addition, having a specific design could further facilitate the interactions with the stakeholders and could facilitate getting a better view on the techno-economic potential for DP_{PG} in the future. For this reason, Appendix B contains a "process sheet" that summarizes the main aspects of the proposed process for the participation of DP_{PG} to the exceptional balancing measures.

However, as concluded in Section 6, Elia does not recommend implementing the proposed technology-neutral framework at this point, while considering that an implementation could be needed in the future. In this regard, Elia commits itself to closely monitor the future need for developing the proposed framework. Section 7.1 presents the actions proposed in this regard. In addition, Section 7.2 presents an overview of the different steps and the corresponding time required for the implementation of the proposed framework.

7.1 Monitoring the future need to develop the technology-neutral framework

Elia will monitor the need for developing a framework to enable DP_{PG} to participate to the exceptional balancing measures. To this end, Elia proposes to take three actions. First, Elia will analyze each event that has led to the activation of one or more slow-starting units in the context of the exceptional balancing measures and present a summary of the activation and the circumstances in the WG Balancing²⁹. Second, Elia will follow up on the events following the triggers defined for the measures to reduce the FRCE (Art. 7 of the LFCBOA), the exhausted FRR procedure (Art. 12 of the LFCBOA) and the escalation procedure (Art. 13 of the LFCBOA)³⁰, and report the list of events to the

²⁹ As explained in the Working Group Balancing of 15 September 2021 (the presentation is available on the <u>website of Elia)</u> and the consultation report related to the modification of Elia's LFC block operational agreement (the consultation report is available on the <u>website of Elia)</u>.

³⁰ Note that an event resulting in a trigger (e.g., excessive residual risk) enabling Elia to take actions in the framework of the exceptional balancing measures does not imply that the event will necessarily result in the activation of slow-starting units. Indeed, as indicated in Section 2.2, Elia will first take other measures (e.g., sending a balancing warning), continuously update the residual risk and wait until the latest possible moment to request the activation of slow

CREG on an annual basis as specified in the LFC block operational agreement. In addition, when proposing a modification related to the dimensioning of the FRR needs, a summary of all trigger events will also be presented to the WG Balancing. Third, in light of upcoming changes in the market/system (e.g., further increase of offshore wind generation), Elia will analyze on an ad hoc basis the need for taking additional measures such as the implementation of the technology-neutral framework for the exceptional balancing measures.

In addition to monitoring the need to access additional volumes, Elia will consider all available information regarding the potential volumes that could be made available by slow units of the type DP_{PG} and their corresponding costs in proposing an appropriate timing for implementation. In this regard, relevant insights could potentially stem from among others:

- The voluntary provision of redispatch bids by DP_{PG} as of ICAROS phase 2³¹;
- The volumes of DP_{PG} participating to DA/ID markets;
- Specific indications provided by market participants.

7.2 Implementation planning

Three steps need to be taken to implement the proposed framework to enable DP_{PG} to participate to the exceptional balancing measures:

- 4. The LFCBOA and the Balancing Rules, in which the procedures and possibilities for the use of Units that cannot be activated via the FRR processes in exceptional circumstances are described, need to be amended to describe the option for Elia to use slow flexibility of the type DP_{PG};
- 5. A new contract needs to be developed for FSPs that want to offer the flexibility of slow units of the type DP_{PG} conform the design described in Section 5.2;
- The IT implementation needs to be performed and operational processes need to be put in place (both for Elia as for FSPs that want to offer slow flexibility from DP_{PG} in the context of the exceptional balancing measures).

In **the LFCBOA**, amendments are required in articles 7.2, 12.4 and 13.4, in which the possibility to activate the flexibility offered on a voluntary basis by DP_{PG} outside the framework of the T&C SA needs to be added as an additional measure that can be taken as part of the measures to reduce the FRCE, the exhausted FRR procedure and the escalation procedure respectively. Similarly, **in the Balancing Rules**, the main required amendments relate to article 8,

units in order to mitigate an excessive residual risk. As such, the list of events that trigger the exceptional balancing measures is larger than the cases in which slow-starting units are effectively activated.

³¹ Note that the volumes of DP_{PG}/demand facilities participating to ICAROS phase 2 on a voluntary basis are not necessarily representative for the full potential of DP_{PG}/demand facilities to participate to the exceptional balancing measures. This because, as indicated in Section 5.1 of the study, Elia does not consider the Terms and Conditions Scheduling Agent to be the most suitable framework for slow units of the type DP_{PG} that solely would like to offer their flexibility as part of the exceptional balancing measures.

in which all additional resources are described that can be used as part of the exceptional balancing measures, and article 13, that describes the activation of additional resources in exceptional circumstances.

With respect to the IT implementation and the development of operational processes, the following elements need to be foreseen conform the design presented in Section 5.2:

- A process for the registration of delivery points and performance of the communication test;
- A process for organizing a call for slow-flexibility bids following the triggers of the exceptional balancing measures;
- A process for the submission and validation of bids;
- A process for the selection and activation of bids; and
- A process to perform the settlement (incl. BRP perimeter correction).

For the LFCBOA and the Balancing Rules, Elia proposes to take the opportunity of upcoming revisions to already perform the necessary amendments to enable the proposed technology-neutral framework and not to wait with performing the necessary adaptations until the monitoring has identified a specific future need for implementation. This for two reasons. First, this allows reducing the time required for implementation at a later stage. Second, this avoids possible additional public consultations at the moment the full implementation of the proposed framework would be targeted. For the Balancing Rules, Elia proposes to perform the necessary amendments to enable the technology-neutral framework together with the amendments required for ICAROS phase 1 and the local mFRR (go-live currently foreseen for Q1 2023). For the LFCBOA, Elia proposes to perform the amendments during the next revision of the LFCBOA.

Regarding the IT implementation and the development of the new contract, Elia proposes to schedule the required developments at the moment a future need or clear added value is identified (cf. Section 7.1). In this regard, Elia estimates that:

- 9 months are required to perform the IT developments and establish the operational processes³²;
- 6 months are required for submitting the new contract for approval (this includes 4 months for development,
 1 month for public consultation and 1 month for adapting the proposal following the public consultation)³³;

³² This estimation is under the assumption that the developments would start after the go-live of ICAROS phase 1. This because the required developments would impact tools that are being developed/adapted in the framework of phase 1 of the ICAROS project, and because the exceptional balancing procedures, as defined in the latest version of the LFCBOA are foreseen to go live together with the go-live of ICAROS phase 1.

³³ This is an indicative planning. The time required is also dependent on resources required for other projects at that moment.

However, in the unlikely scenario in which, despite the monitoring actions taken, there would be an unexpected yet important and urgent need to attract additional volumes within the framework of the exceptional balancing measures³⁴, the time required for developing the contract and doing the (minimal) IT implementations could be reduced significantly (as evidenced by the experience with the Winter Product).

³⁴ Elia would like to emphasize that it considers such a scenario unlikely. This because such a scenario would reflect a structural lack of flexibility made available in the system and that in such a case market dynamics would provide strong incentives for all sources of flexibility to participate to balancing the system. In addition, it must be noted that even in the absence of a framework for slow units of the type DP_{PG} to participate to the exceptional balancing measures, slow units of the type DP_{PG} would still have a clear possibility and clear incentives to valorize their flexibility by participating to the DA and/or ID markets and in this way contribute to balancing the system.

Appendix A: Regulatory Framework

This appendix provides an overview of the relevant articles or sections of the regulatory framework.

SOGL

- Article 119 (LFC block operational agreements) (1): "By 12 months after entry into force of this Regulation,
 all TSOs of each LFC block shall jointly develop common proposals for:
 - o (g) operational procedures in case of echausted FRR or RR in accordance with Article 152(8);
 - (k) the escalation procedure defined in accordance with Article 157(4) and, if applicable, the escalation procedure defined in accordance with Article 160(7);
 - (r) measures to reduce the FRCE by requiring changes in the active power production or consumption of power generating modules and demand units in accordance with Article 152(16)."
- Article 152 (System states related to system frequency)
 - (8): "All TSOs of a LFC block shall specify operational procedures for cases of exhausted FRR or RR in the LFC block operational agreement. In those operational procedures the TSOs of a LFC block shall have the right to require changes in the active power production or consumption of power generating modules and demand units."
 - (12): "If the 1-minute average of the FRCE of a LFC block is above the Level 2 FRCE range at least during the time necessary to restore frequency and where the TSOs of a LFC block do not expect that FRCE will be sufficiently reduced by undertaking the actions in paragraph 15, TSOs shall have the right to require changes in the active power production or consumption of power generating modules and demand units within their respective areas to reduce the FRCE as specified in paragraph 16."
 - (13): "For the CE and Nordic synchronous areas, where the FRCE of a LFC block exceeds 25 % of the reference incident of the synchronous area for more than 30 consecutive minutes and if the TSOs of that LFC block do not expect to reduce sufficiently the FRCE with the actions taken pursuant to paragraph 15, the TSOs shall require changes in the active power production or consumption of power generating modules and demand units within their respective areas to reduce the FRCE as specified in paragraph 16."
 - (16): "The TSOs of a LFC block shall specify, in the LFC block operational agreement, measures to reduce the FRCE by means of changes in the active power production or consumption of power generating modules and demand units within their area."
- Article 157 (FRR dimensioning) (4): "All TSOs of a LFC block shall have sufficient reserve capacity on FRR
 at any time in accordance with the FRR dimensioning rules. The TSOs of a LFC block shall specify in the
 LFC block operational agreement an escalation procedure for cases of severe risk of insufficient reserve
 capacity on FRR in the LFC block."

Federal Grid Code

Article 226 §1:

- Dutch version:
 - "De aanbieder van balanceringsdiensten stelt het beschikbare opwaartse of neerwaartse actieve vermogen onder de vorm van aanbiedingen van balanceringsenergie ter beschikking van de transmissienetbeheerder, voor:
 - o 1° elke elektriciteitsproductie-eenheid of productiepark in de regelzone bedoeld in artikel 35, § 2, eerste lid, beschouwd als bestaande of nieuwe, overeenkomstig artikel 35, §§ 7 en 8, van het type C of D volgens de classificatie van artikel 35, § 2, derde lid, en waarvan het nominale vermogen voor de toegang tot het net hoger is dan of gelijk is aan 25 MW;
 - 2° elk asynchroon opslagpark in de regelzone, beschouwd als bestaand of nieuw overeenkomstig artikel 35, § 9, en van het type C of D overeenkomstig de classificatie van artikel 35, § 4."

French version:

- "Le fournisseur de services d'équilibrage tient à disposition du gestionnaire de réseau de transport sous forme d'offres d'énergie d'équilibrage la puissance active disponible à la hausse et à la baisse sur :
 - o 1° toute unité de production d'électricité ou parc de générateurs de la zone de réglage visés à l'article 35, § 2, alinéa 1er, considéré comme existant(e) ou nouveau(nouvelle) conformément à l'article 35, §§ 7, et 8, de type C ou D conformément au classement l'article 35, § 2, alinéa 3, et dont la puissance nominale pour l'accès au réseau est supérieure ou égale à 25 MW;
 - 2° tout parc non-synchrone de stockage dans la zone de réglage, considéré comme existant ou nouveau conformément à l'article 35, § 9, et de type C ou D conformément au classement de l'article 35, § 4. »

Article 248:

- Dutch version:
 - §1: "De transmissienet- of CDS-gebruiker of de derde die hij aanduidt als programmaagent voor elke elektrische installatie die het voorwerp uitmaakt van een verplichte programmering zoals bedoeld in artikel 246, § 1, houdt het actief vermogen dat op die installatie opwaarts en neerwaarts beschikbaar is ter beschikking van de transmissienetbeheerder opdat die onder meer de corrigerende acties van redispatching kan uitvoeren. De inschrijving voor dat vermogen wordt vergezeld van een prijsopgave die voldoet aan de criteria, die vastgelegd worden in de in artikel 249 bepaalde modaliteiten en voorwaarden die van toepassing zijn op de programma-agenten en verloopt volgens de regels vastgelegd in dezelfde modaliteiten en voorwaarden."

§2: "Elke netgebruiker kan op vrijwillige basis aan de transmissienetbeheerder de beschikbaarstelling van actief vermogen vanaf één of meerdere verbruikerseenheden, zoals bepaald in artikel 2.4 van de Europese netwerkcode DCC, voorstellen. En dit op voorwaarde dat hij beantwoordt aan de technische specificaties voor beschikbaarstelling van vermogen en aan de deelnemingsvoorwaarden voorzien in de modaliteiten en voorwaarden van toepassing op de programma-agent zoals bedoeld in artikel 249. Daarvoor moet hij ook hetzij programma-agent worden van zijn verbruikseenheid/eenheden van waaruit hij vermogen ter beschikking wil stellen, hetzij een derde aanduiden om die functie te vervullen overeenkomstig artikel 110.3 van de Europees richtsnoeren SOGL."

o French version:

- §1: "L'utilisateur de réseau de transport ou utilisateur de CDS ou le tiers qu'il désigne comme responsable de la programmation pour toute installation électrique faisant l'objet d'une programmation obligatoire telle que visée à l'article 246, § 1er, tient à disposition du gestionnaire de réseau de transport la puissance active disponible à la hausse et à la baisse sur cette installation en vue notamment de permettre au gestionnaire de réseau de transport d'effectuer des actions correctives de redispatching. L'inscription pour cette puissance est accompagnée d'une offre de prix répondant aux critères établis dans les modalités et conditions applicables aux responsables de la programmation visées à l'article 249 et se fait selon des règles stipulées dans ces mêmes modalités et conditions."
- §2: "Tout utilisateur de réseau peut, sur base volontaire, proposer au gestionnaire de réseau de transport la mise à disposition de puissance active à partir d'une ou plusieurs unités de consommation telles que définies à l'article 2.4 de la ligne directrice européenne DCC. Et ce à condition de répondre aux spécifications techniques de mise à disposition de puissance et aux conditions de participation prévues dans les modalités et conditions applicables aux responsables de la programmation visées à l'article 249. Il doit pour ce faire également soit devenir responsable de la programmation de son/ ses unité(s) de consommation à partir de laquelle/ lesquelles il souhaite mettre de la puissance à disposition, soit désigner un tiers pour assurer cette fonction conformément à l'article 110.3 de la ligne directrice européenne SOGL."

Article 246 §1:

- Dutch version: "Elke installatie die valt onder de categorieën beschreven in artikel 242, § 2, 1° en 2°, moet het voorwerp uitmaken van de informatie die aan de transmissienetbeheerder wordt verstuurd betreffende de programmering van de productie of van het verbruik van de installatie."
- French version: "Toute installation faisant partie des catégories décrites aux 1° et 2° de l'article 242, § 2, doit faire l'objet de l'envoi au gestionnaire de réseau de transport d'informations relatives à la programmation de production ou de consommation de l'installation."

Balancing Rules

- Article 8 (Additional resources in exceptional circumstances):
 - §1: "In exceptional circumstances and in compliance with Article 13, Elia may use additional resources as described in §2 and §3."
 - o §2: "Units with Technical Limitations
 - In accordance with article 7(2) of the LFC BOA Elia may, under exceptional circumstances, activate reserve providing units or reserve providing groups that cannot be activated via the FRR processes (hereafter referred to as "Units with Technical Limitations"), via a separate measure as described in Article 13(1).
 - 2. Elia makes use of the Units with Technical Limitations that, in application of article 226 §1 of the Federal Grid Code, put the remaining available active power at the disposal of Elia (being all generation units and asynchronous storage units with a nominal power of 25MW or more, regardless of their responsiveness in accordance with the requirements of the balancing products).
 - 3. The activation of Units with Technical Limitations for the purpose of balancing is settled via the modalities of the CIPU Contract."
- Article 13 (Activation of additional resources in exceptional circumstances):
 - §1: "If the volumes activated in accordance with Article 11 and Article 12 are not sufficient, Elia may activate Units with Technical Limitations in accordance with article 7 of the LFC BOA and with Article 8(1).
 - Elia activates Units with Technical Limitations striving towards techno-economic efficiency, i.e. at the lowest cost taking into account system constraints, and therefore the availability and the technical properties of the concerned units aiming at the lowest cost for activation."

LFCBOA

- Article 7 (Measures to reduce the FRCE by requiring changes in the active power production or consumption of power generating modules and demand units in accordance with Article 152(16) of the SOGL):
 - 1. Under the measures to reduce the FRCE, Elia mitigates close to real time a high and enduring FRCE which is not expected to be controlled by the frequency restoration process as defined in Article 143 of the SOGL, nor by means of the mitigation measures as part of the operational procedures for exhausted FRR (cf. Article 12) and/or of the escalation procedure for FRR (cf. Article 13). The measures to reduce the FRCE are activated if Elia observes:
 - a. as specified in Article 152(12), the 1-minute average of the FRCE of a LFC block going above the Level 2 FRCE range at least during the time necessary to restore frequency and where the TSOs of a LFC block do not expect that FRCE will be sufficiently reduced by undertaking the actions as specified in Section B-9-1 of the synchronous area operational agreement in accordance Article 152(15) of the SOGL;

b. as specified in Article 152(13), the FRCE of a LFC block exceeding 25 % of the reference incident of the synchronous area for more than 30 consecutive minutes and where the TSOs of that LFC block do not expect to reduce sufficiently the FRCE with the actions taken pursuant to Article 152(15) of the SOGL and specified in Section B-9-1 of the synchronous area operational agreement.

2. Within this procedure, Elia may:

- a. publish a balancing warning communication asking all BSPs to submit additional FRR noncontracted balancing energy bids and informing all BRPs such that they can adapt injections and off-take in their portfolio accordingly;
- b. activate remaining energy on FRR balancing energy bids which is available but which could no longer be selected for activation on the balancing energy exchange platforms;
- c. activate units subject to the Terms and Conditions Scheduling Agent, in line with Article 248 of the Federal Grid Code, and that cannot be activated via the FRR processes. Elia will strive towards techno-economic efficiency by taking into account the maximum and minimum output, start-up time, start-up costs and other technical constraints if relevant;
- d. request changes in the active power production or consumption of power generating modules and demand units within their area.
- The flexibility activated by Elia via this procedure is limited to the capacity needed to bring the large FRCE back to an acceptable level (i.e. below the conditions specified in Article 152(12) and 152(13) of the SOGL).
- 4. Elia shall prepare, at least on annual basis, an overview with a list of events following the triggers specified in paragraph 1, as well as a short motivation on the use of one or more measures specified in paragraph 2.
- 5. At the latest 15 working days after the use of one of the measures specified in paragraph 2(b), 2(c) or 3(d), Elia shall prepare a report containing a description and justification for this action and submit it to the CREG. The report shall at least contain:
 - a. A description of the exceptional event;
 - b. The result of the evaluations carried out in accordance with paragraph 1, including the values of the parameters mentioned and the timing of those evaluations;
 - c. The energy activated per unit and per 15 minute balancing energy market time unit and the attained techno-economic efficiency in accordance with paragraph 2, including a justification for deviating from the techno-economic optimum, if applicable;
 - d. The lessons learned from the exceptional event and, if relevant :
 - i. concrete recommendations that could ease the management of the following exceptional events;
 - ii. actions Elia intends to take, or is taking, in order to verify or enforce the compliance of market parties with their contractual obligations towards Elia."

Article 12 (Operational procedures in case of exhausted FRR in accordance with Article 152(8) of the SOGL):"

- As referred to in Article 152(8) of the SOGL, Elia specifies the operational procedures for cases of exhausted FRR. In this operational procedure Elia has the right to require changes in the active power production or consumption of power generating modules and demand units.
- 2. The operational procedure described in paragraph 1 shall be activated only when Elia detects an exceptional event which has not been fully taken into account in the FRR needs.
- 3. As from the detection of an upcoming exceptional event specified in paragraph 2(a), for each 15 minute balancing energy market time unit during which the exceptional event is expected to impact the FRCE in the LFC Block, Elia continuously evaluates the residual risk by subtracting (b) and (c) from (a), with:
 - a. the volume at risk, which is calculated as the possible loss of injection / increase of off-take following the event, corrected with mitigation measures if applicable. For sea storm events, the calculation method is described in Appendix 6 of the BRP Contract. For yet unidentified events, a description of the calculation method to cover the volume risk will be submitted to the National Regulatory Authority within one year after the event.
 - b. available balancing means which are calculated as the sum of :
 - the procurement of balancing capacity within control area and exchange of balancing capacity with neighbouring TSOs, when applicable pursuant to article 32(1)a of the EBGL.
 - ii. sharing of reserves, when applicable pursuant to Article 32(1)b of the EBGL,
 - the volume of balancing energy bids which are not contracted by Elia and which are expected to be available both within its control area and within the European platforms taking into account the available crosszonal capacity pursuant to Article 32(1)c of the EBGL.
 - c. the expected impact of the operational procedures for the alert state due to a violation of system frequency limits, as specified in the synchronous area operation agreement pursuant article 152(10) SOGL and article 152(15) SOGL.
- 4. When during two or more consecutive periods specified by the 15 minute balancing energy market time unit, the residual risk, as calculated in paragraph 3, exceeds the Level 2 FRCE range, for these periods, Elia may:
 - a. publish balancing warning communication with the aim of :
 - i. asking all BSPs to submit additional FRR non-contracted balancing energy bids;
 - ii. informing all BRPs such that they can adapt injections and off-take in their portfolio accordingly;
 - b. activate units which are available in line with requirements of the T&C Scheduling Agent, in line with Article 248 of the Federal Grid Code, and that cannot be activated via the FRR processes. Once these units are activated, they facilitate the availability of balancing energy bids on these units via the FRR processes. These units shall be activated at the latest point in time

for Elia to take action while taking into account the latest available information following the balancing warnings and the communications with BRP contributing to the residual risk specified in paragraph 3, Elia will strive towards techno-economic efficiency by taking into account the duration and magnitude of the definite risk and the maximum and minimum output, start-up time, start-up costs and other technical constraints if relevant.

- 5. The units determined for activation are effectively activated taking into account the start-up time of the selected units in order to control the FRCE during the periods with definite risk as specified in paragraph 4, or if not possible, as soon as possible after the beginning of the anticipated event. The units remain activated for the entire period of the definite risk. The activation period can be shortened or prolonged depending on the calculation described in paragraphs 3.
- 6. Elia shall prepare, at least on annual basis, an overview with a list of events following the triggers specified in paragraph 3, as well as a short motivation on the use of one or more measures specified in paragraph 2.
- 7. At the latest 15 working days after the activation of units following the measure described in paragraph 4(b), Elia shall submit a report containing a description and justification for this action to the CREG. The report shall at least contain:
 - a. a description of the exceptional event;
 - b. the result of the evaluations carried out in accordance with paragraph 3, including the values of the parameters mentioned and the timing of those evaluations;
 - c. the result of the evaluations carried out in accordance with paragraph 4, including the timing of the evaluations;
 - d. the energy activated per unit and per period specified by the time to restore frequency and the attained techno-economic efficiency in accordance with paragraph 5 and 6, including a justification for deviating from the techno-economic optimum, if applicable;
 - e. any actions Elia intends to take, or is taking, in order to verify or enforce the compliance of market parties with their contractual obligations towards Elia;
 - f. the lessons learned from the exceptional event and, if relevant, concrete recommendations that could ease the management of the following exceptional events."

• Article 13 (Escalation Procedures in accordance with Article 157(4) of the SOGL): "

- As referred to Article 157(4) of the SOGL, Elia ensures to have sufficient reserve capacity on FRR at
 any time in accordance with the FRR dimensioning rules. In cases of severe risk of insufficient reserve
 capacity on FRR in the LFC block, and only under exceptional circumstances, Elia uses the escalation
 procedure.
- 2. The operational procedure described in paragraph 1 can only be used if the FRR means required to cover the FRR needs following the dimensioning of FRR are not available.
- 3. Elia evaluates on a continuous basis for each period specified by the 15 minute balancing energy market time unit, the residual risk by subtracting (b) from (a), with :
 - a. FRR needs as calculated in the FRR dimensioning (Title 3) and.

- b. available balancing means which are calculated as the sum of :
 - i. the procurement of balancing capacity within control area and exchange of balancing capacity with neighbouring TSOs, when applicable pursuant to article 32(1)a of the EBGL,
 - ii. sharing of reserves, when applicable pursuant to Article 32(1)b of the EBGL,
 - iii. the volume of balancing energy bids which are not contracted by Elia and which are expected to be available both within its control area and within the European platforms taking into account the available crosszonal capacity pursuant to Article 32(1)c of the EBGL.
- c. the expected impact of the operational procedures for the alert state due to a violation of system frequency limits, as specified in the synchronous area operation agreement pursuant article 152(10) SOGL and article 152(15) SOGL.
- 4. When during two or more consecutive periods specified by the 15 minute balancing energy market time unit, the residual risk, as calculated in paragraph 3, exceeds the Level 2 FRCE range, for these periods, Elia may:
 - a. publish balancing warning communication with the aim of :
 - i. asking all BSPs to submit additional FRR non-contracted balancing energy bids;
 - ii. informing all BRPs such that they can adapt injections and off-take in their portfolio accordingly:
 - b. activate units which are available in line with requirements of the T&C Scheduling Agent, in line with Article 248 of the Federal Grid Code, and that cannot be activated via the FRR processes. Once these units are activated, they facilitate the availability of balancing energy bids on these units via the FRR processes. These units shall be activated at the latest point in time for Elia to take action while taking into account the latest available information following the balancing warnings and the communications with BRP contributing to the residual risk specified in paragraph 3, Elia will strive towards techno-economic efficiency by taking into account the duration and magnitude of the definite risk and the maximum and minimum output, start-up time, start-up costs and other technical constraints if relevant.
- 5. The units determined for activation are effectively activated taking into account the start-up time of the selected units in order to control the FRCE during the periods with definite risk as specified in paragraph 4, or if not possible, as soon as possible after the beginning of this period. The units remain activated for the entire period of the forecasted event. The activation period can be shortened or prolonged following the updated evaluations as referred to in paragraph 3.
- 6. Elia shall prepare, at least on annual basis, an overview with a list of events following the triggers specified in paragraph 3, as well as a short motivation on the use of one or more measures specified in paragraph 4.
- 7. At the latest 15 working days after the activation of units following the measure described in paragraph 4(b), Elia shall submit a report containing a description and justification for this action to the CREG. The report shall at least contain:
 - a. a description of the exceptional circumstances;

- b. the result of the evaluations carried out in accordance with paragraph 3, including the values of the parameters mentioned and the timing of those evaluations;
- c. the result of the evaluations carried out in accordance with paragraph 4, including the timing of the evaluations;
- d. the energy activated per unit and per period specified by the time to restore frequency and the attained techno-economic efficiency in accordance with paragraph 5 and 6, including a justification for deviating from the techno-economic optimum, if applicable;

Appendix B: Process Sheet for Offering slow flexibility from demand facilities and decentralized generation/storage to Elia for managing exceptional balancing situations

1. Use of slow flexibility for exceptional balancing situations

1.1 Exceptional balancing measures

In normal situations, Elia relies on balancing services, such as aFRR and mFRR Services, offered by Balancing Service Providers in order to manage residual imbalances in the system. However, in highly exceptional circumstances, the offered aFRR and mFRR Services might not be sufficient to cover the operational risks. Specific procedures to manage such exceptional circumstances have been put in place by Elia (in line with EU regulation). These procedures are referred to as the "exceptional balancing measures"³⁵.

1.2 Slow flexibility

As a last action within the exceptional balancing measures, Elia can request the activation of "slow flexibility", i.e., flexibility that cannot meet the technical requirements of balancing services such as aFRR and mFRR. Typically, this is because the lead-time for activating the flexibility exceeds the lead times (i.e., full activation time) required for the aFRR and mFRR Services.

Two types of "slow flexibility" can be distinguished:

- Slow flexibility from large generation units (typically units that are offline and require multiple hours to be started up).
- Slow flexibility from demand facilities and decentralized generation/storage.

The flexibility from large generation units is currently made available to Elia in the form of redispatch bids³⁶ and Elia can already today activate these bids if needed as part of the exceptional balancing measures.

³⁵ The procedures for the exceptional balancing measures are described in Art. 7, 12 and 13 of the LFC block operational agreement (LFCBOA).

³⁶ The redispatch bids are offered by the scheduling agent.

In contrast, the slow flexibility from demand facilities and decentralized generation/storage can currently not be offered to Elia as part of the exceptional balancing measures³⁷. However, Elia considers that the slow flexibility from demand facilities and decentralized generation/storage could be needed in the future. For this reason, Elia has proposed a process for the future participation of slow flexibility from demand facilities and decentralized generation/storage to the exceptional balancing measures. This process sheet provides an overview of this process for participation.

2. Framework for the participation of slow flexibility from demand facilities and decentralized generation/storage

2.1 Who could participate?

Consumers and holders of decentralized generation/storage could participate with assets for which no daily schedules (in MW) are/need to be sent to Elia (i.e., Delivery Points of the type DP_{PG}). In this regard, consumers and holders of decentralized generation/storage could take up the role of flexibility service provider (FSP) themselves or assign a third party to take up this role (e.g., an aggregator).

2.2 When to offer the slow flexibility?

Elia continuously assesses whether there are sufficient balancing means to cover the dimensioned needs and, if applicable, to deal with a possible loss of injection (or increase of the offtake) resulting from a particular anticipated event that is not fully accounted in the dimensioning of the balancing means (e.g., a large loss of injection from offshore wind following a storm at sea).

Elia will launch a call for bids in case the risk of insufficient balancing means exceeds a certain threshold. In this call for bids, FSPs will be invited to submit energy bids from demand facilities/decentralized generation or storage of the type DP_{PG} (hereafter referred to as "slow-flexibility bids"). In the call for bids, Elia will indicate the period for which additional flexibility is required.

2.3 How to offer the slow flexibility?

In reaction to the Elia's call for slow-flexibility bids, FSPs have the possibility (but no obligation) to submit (and modify) their slow-flexibility bids via a portal. The submission of the bids can happen at any moment until 45 minutes before real-time. Similarly, bids can be modified until 45 minutes before real time, unless Elia has sent an activation request prior to this point in time. In other terms, any bid in the portal is considered firm once activated by Elia.

³⁷ However, it is possible to valorize slow flexibility from demand facilities and decentralized generation/storage through participation to the DA/ID markets (independent from the Supplier and BRP via the Transfer of Energy mechanism).

FSPs must indicate the price and possible technical limitations, including the lead-time required to provide the flexibility, when submitting the bid. To this end, the FSP must enter a value for each of the bid properties below:

- Bid volume [MW]: non-divisible volume of incremental flexibility (reduction of the offtake/increase of injection) that can be provided between the Start time and End time of the bid;
- Fixed price [€]: fixed price for the activation of the bid;
- Variable price [€/MWh]: variable price for the activation of the bid;
- Full activation time [min]: time required between the request for activation sent by Elia and the moment the Bid volume can be fully delivered (lead time);
- Maximum activation time [min]: maximum duration of an activation;
- Start time: start of the period during which the Bid volume could be made available. The start time should lie
 in the period for which additional flexibility is required, as communicated by Elia in the call for slow-flexibility
 bids.
- End time: end of the period during which the Bid volume could be made available. The End time should lie in the period for which additional flexibility is required, as communicated by Elia in the call for slow-flexibility bids, and should not precede the Start time of the bid.
- List of Delivery Points: a list of the Delivery Points that the FSP plans to use for delivering the offered volume of flexibility.

2.4 Activation of slow flexibility

A call for slow-flexibility bids does not necessarily mean that Elia will effectively request the activation of one or more submitted bids. Elia will continuously evaluate the need to request an activation based on the latest available information. In case the need is confirmed, Elia will request the activation of one or more bids³⁸. Elia will strive towards techno-economic efficiency in the selection of the bids to be activated.

In case Elia activates a slow-flexibility bid, Elia sends an activation request to the FSP that has submitted the concerning slow-flexibility bid. Elia can request the activation of a slow-flexibility bid during (a part of) the period for which the excessive residual risk was identified. If called upon, the FSP must make available the offered volume ("Bid volume") within the period indicated by Elia. Elia will consider the Full activation time, the Start time and End time as well as the Maximum activation duration of the concerning bid when determining the period of the activation.

2.5 Remuneration and settlement

³⁸ Elia could request the activation of redispatch bids from large generation units and/or slow-flexibility bids from demand facilities and distributed generation storage.

Elia remunerates the FSP for activated slow-flexibility bids following a paid-as-bid principle, i.e., the fee based on the price set in the bid. More specifically, the remuneration considers the Fixed price, the Variable price and the Bid volume of the activated slow-flexibility bid as well as the duration of the period in which the activation is requested as follows: activation remuneration [€] = Fixed price [€] + Variable price [€/MWh] * Bid volume [MW] * effective activation duration [h]. There is no remuneration foreseen for slow-flexibility bids that have been submitted but not activated (i.e., there is no capacity reservation).

The BRP designated by the FSP (=BRP_{FSP}) accepts to include the requested volume in his perimeter.

The settlement of the activated slow flexibility bids and the imbalance settlement of the BRP_{FSP} are performed by Elia on a monthly basis.

3. How to participate?

3.1 Conditions for FSPs

To offer slow flexibility from demand facilities and/or decentralized generation/storage, candidates must apply and sign a general framework agreement to become a qualified flexibility service provider (FSP). The consumers and holders of decentralized generation/storage can become an FSP or can assign a third party who takes up the role of the FSP. In addition, the FSP needs to designate a BRP_{FSP}. In case the FSP takes up the role of the BRP_{FSP}, the FSP needs to send a notification to Elia. In case the FSP designates another party, the FSP needs to provide the name of the BRP_{FSP} complemented by an electronic copy of a signed declaration of the BRP_{FSP}. Finally, the FSP needs to execute and pass a communication test, in which Elia verifies that the FSP is able to receive and send the required information related to the submission and activation of slow-flexibility bids. Elia does not foresee a specific prequalification test (apart for the communication test) for this service prior to participation.

3.2 Conditions for Delivery Points

To offer slow-flexibility bids, the FSP also needs to register one or multiple Delivery Points where the flexibility is delivered. A number of conditions need to be met for the participation of Delivery Points:

- Each Delivery Point must comply with the metering requirements³⁹;
- In case a third party takes up the role of the FSP, a grid user declaration needs to be provided, in which the
 grid user (i.e., the consumer or holder of decentralized generation/storage) declares that the FSP is allowed
 to valorize the flexibility;
- The Delivery Points offering slow flexibility to Elia cannot be registered for participation to mFRR and/or aFRR services.

³⁹ The metering requirements for this service are yet to be defined.

- For Delivery Points located in a closed distribution system, a CDSO declaration needs to be provided.
- Delivery Points connected to the distribution grid need to be included in an FSP-DSO Contract.

In addition, it must be noted that there is no Transfer of Energy mechanism for this service. In case the FSP is a different party than the Supplier and/or the BRP_{FSP} is a different party than the BRP_{source} (i.e., in case there is no implicit opt out), participation of Delivery Points to this service requires either that:

- The Delivery Point is linked to an Access Point that is included in a Pass-Through Contract and a corresponding proof is provided, or that
- A proof is provided of the existence of an Opt-out Arrangement between the FSP, the BRP_{FSP}, the Supplier(s) and the BRP(s)_{source}.