

Energy UK is the trade association for energy in the UK. We are not well placed, in the time available, to provide responses to the detailed questions in the Preliminary Scoping Document. However we would like the following general comment to be noted. We consider that the development of Framework Guidelines on rules for trading may not be appropriate at this time. Rather we consider that full implementation of the existing codes, those still under development and the transparency guidelines should address many of the outstanding issues toward completion of the internal energy market. If further measures are found to be needed to fulfil this aim we consider that modifications to the existing codes may be a better route or targeted interventions to avoid undesirable consequences on fully functioning markets.

We would be happy to discuss this further

www.energy-uk.org.uk t [@energyukcomms](https://twitter.com/energyukcomms)

Energy UK Charles House, 5-11 Regent Street, London SW1Y 4LR



The voice of the energy industry



Energy UK is the trading name of the Association of Electricity Producers Limited, a company limited by guarantee, registered in England & Wales, Company Registration No 2779199. Registered office Charles House, 5-11 Regent Street, London SW1Y 4LR

This message and any attachments are confidential and should only be read by those to whom they are addressed. If you are not the intended recipient, please contact us, delete the message from your computer and destroy any copies. Any distribution or copying without our prior permission is prohibited. Internet communications are not always secure and therefore Energy UK does not accept legal responsibility for this message. The recipient is responsible for verifying its authenticity before acting on the contents. Any views or opinions presented are solely those of the author and do not necessarily represent those of Energy UK.