

Privacy Policy of the All NEMO Committee Website

Personal data may be processed in the course of your use of the <http://www.nemo-committee.eu/> hereafter referred to as “the **Website**”.

The ALL NEMO COMMITTEE, established by the All NEMO Cooperation Agreement which entered into force on 28 March 2019 (the “**ANCA**”) pursuant to the Market Coupling Operator plan approved by all National Regulatory Authorities on 20 June 2017 pursuant to Article 7 of Commission Regulation (EU) 2015/1222 of 24 July 2015 establishing a guideline on capacity allocation and congestion management (hereafter referred to as “**ALL NEMO COMMITTEE**”), shall make decisions in relation to the Website and the processing of your personal data.

The All NEMO COMMITTEE only being a contractual decision making body without legal personality, all NEMO members of the ALL NEMO COMMITTEE (as identified on the website http://www.nemo-committee.eu/nemo_committee) are considered co-controllers in the context of the processing of your personal data, and shall collectively be referred to hereafter as the “Controller”.

All NEMO Committee Secretariat has been appointed as the special point of contact regarding all data protection matters. (secretariat@nemo-committee.eu).

The Controller shall act in compliance with the General Data Protection Regulation (GDPR) and any applicable implementation rules on the protection of privacy in relation to the processing of personal data when processing personal data.

Visitors to the Website may provide, on a purely voluntary basis, personal data, such as name, email address and company affiliation, to be processed for the following purposes and on the following grounds:

Processing Description and Purposes	Legal Bases	Storage of the personal data
<p><i>In order to participate in the public consultations regarding subject matter posted on the Website :</i></p> <ul style="list-style-type: none"> • Creation and publication of a list of consultation participants ; • Creation and publication of documents relating to the subject of the consultation process ; • Contacting you regarding the relevant public consultation activities. 	<p>On the basis of a legal obligation, notably article 12 of the CACAM Regulation (establishing a guideline on capacity allocation and congestion management) (under art. 6.1 (c) of the GDPR).</p>	<p>As long as the public consultation is underway and not finalized, and for archiving for a period of 2 years thereafter.</p>

<p><i>In order to stay up to date with Website news and the NEMOs activities related to market coupling:</i></p> <ul style="list-style-type: none"> • Creation of a database to send the relevant news and activities updates ; • Communication of news briefings and other information or related submissions; • Direct marketing purposes related to the Website and NEMOs activities related to market coupling ; • 	<p>On the basis of your consent (art. 6.1 (a) GDPR). If you no longer wish that the Controller process your personal data for this purposes, you have the right to withdraw your consent at any time, without affecting the lawfulness of processing based on consent before its withdrawal.</p>	<p>So long as you are registered to receive any newsletters</p>
<p>To respond to specific user/website visitor requests</p>	<p>On the basis of the Controller's legitimate interest to respond to enquiries and communicate with visitors to the website</p>	<p>So long as required to answer the data subject's question. Remnants of personal data may remain in computer logs in accordance with IT security and back-up logs.</p>

Transfers to Third Parties

The personal data may be shared among the NEMO members/co-controllers, which shall be processed solely for the above-mentioned purposes.

Your personal data shall not be transferred or shared with any third party, except:

- Service providers (i.e. data processors);
- National Regulatory Authorities and ACER (Agency for the Cooperation of Energy Regulators) (if requested by them).

Your data are stored exclusively on servers located within European Union.

Your Rights

Upon written request to NEMO Committee Secretary, you may:

- request access to your personal data ;
- obtain the rectification of any inaccurate personal data ;
- obtain the erasure of personal data, under the applicable legal conditions ;
- limit the processing activities to which the personal data is subject, under the applicable legal conditions ;

- receive your personal data in a structured, commonly used and machine-readable format, and have the personal data transmitted to another controller, under the applicable legal conditions ;
- If processing is based on consent, withdraw consent at any time (although this does not impact the lawfulness of past processing activities) ;
- lodge a complaint with the national supervisory authority (https://edpb.europa.eu/about-edpb/board/members_en).

If, at any time, you have any questions or wish to exercise your rights please write to email secretariat@nemo-committee.eu.