Overview

The position paper from the EU NRAs and NVE calls on NEMOs to, among other things:

- Develop a joint proposal for the publication of anonymised aggregated bid/offer curves.

- Publish these in such a way as to ensure orders can neither be traced back to individual NEMOs nor to individual market participants.

- Include all anonymised complex orders and block bids, with a temporal granularity of each MTU of the day-ahead market and a spatial granularity of the smallest degree possible that respects the privacy and confidentiality of individual market participants, with Bidding Zone-level being the default granularity. (If the anonymity of the market participants cannot be preserved in some bidding zones - e.g. the Norwegian, Danish, Swedish and Baltic - a coarser spatial granularity can be retained if proposed by the NEMOs and agreed by the NRA of the country involved).

- Publish during the four hours immediately after publication of final market results from the day-ahead coupling process. Any NEMO currently applying the ‘unitbidding approach’ can request an extension of the delay for publication from the NRA of the country in which it operates.

- Publish data in at least one free-to-access website, with a format adequate for its processing by market participants. Additionally, NEMOs may publish the aggregated market data on their own websites.

- Have the solution prepared so that it allows the extraction of aggregated bid/offer curves from other bidding zones. It shall be sufficiently scalable to extract the data of all bidding zones of the Single Day-Ahead Market Coupling project. Monopoly NEMOs may request their NRA to allow them to continue using their current solutions for extraction.

- Have NEMOs of MNA regions cease publishing individual NEMO bid/offer curves, in order to respect the privacy risk mentioned above. This to happen after go-live of aggregated curve publication.

Earlier this year, in recognition of how important the subject was to many of our customers, we published a dedicated whitepaper (see full text below) on the complex subject of publishing aggregated bidding curves. Now, thanks to the combined efforts of Nord Pool, our customers and the many other power sector stakeholders we work with throughout Europe, our views have been considered in a position paper, published by the National Regulatory Authorities (NRAs) involved in the Single Day-ahead Coupling, proposing the delivery of a means to publish **aggregated day-ahead bidding curves**. The EU NRAs’ proposal meets many of the considerations set out in our own whitepaper. We would like to thank all those who consulted with us on the subject to reach a practical and deliverable solution. Nord Pool is now working with other NEMOs to design a solution along the lines proposed by the NRAs.
Complete and detailed bidding curves allow market participants in the day-ahead market to better understand prevailing market conditions. Bidding curve data – comprising all purchase and sell orders for each delivery hour – is key for market participants to both adjust and optimise trading strategies according to market conditions.

For many years now we have provided bidding curve data for the Nord Pool system price within our Nordic and UK markets, just as this type of data is provided in central Europe. With only one NEMO (Nominated Electricity Market Operator – power exchange) in a market, or for a NEMO with high liquidity in a market, it has been natural to publish bidding curve data on an individual NEMO basis. However, with the advent of more than one NEMO operating in a market, we have had to carefully assess the prospect of publishing bidding curve data across all markets where we operate.

We have therefore sought detailed legal advice on what we are able to publish, without compromising the commercial security of parties trading with us. That advice has concluded that there may be a challenge to Nord Pool publishing bidding curve data alone in markets we have newly entered. Individual Nord Pool bidding curve data might produce a level of transparency that would be objectionable from a competition law perspective, by casting light on the trading strategies of market participants.

Legal advice has concluded that there may be a challenge to publishing bidding curve data, in that it might produce a level of transparency that would be objectionable from a competition law perspective, by casting light on the trading strategies of market participants.

Nord Pool strongly believes that the best solution for the market is to have bidding curves published by aggregating data by country across all NEMOs operating within that country.

The importance of publication

Complete and detailed bidding curve information is key for transparency and to support a deeper understanding of what is happening in the market. With more than one NEMO in a market we see that there is a danger of competition law conflicts potentially arising from publishing bidding curves for the individual NEMO.

On the other hand, by only publishing parts of the bidding curves for an area, market participants miss out on having a complete overview, and transparency within the market is compromised.

In addition, market participants that are only a member of one NEMO might completely miss this important information if the NEMO where they are a member cannot publish individual bidding curves due to competition law concerns.

Our view is that it is extremely important that our customers receive complete bidding curves for each country in one place, so that market participants can plan...
their consumption and production in a way that is optimal from a socio-economic perspective. And this is particularly true for smaller customers, who often find access to the market is simpler with Nord Pool but who cannot afford membership of multiple NEMOs.

**How can we do it?**

There are three key considerations:

- **Bidding curves should be aggregated by country with the minimum level of detail being the minimum traded unit of the day-ahead market.**

- **Bidding curves must be anonymised – it should not be possible to trace orders back to a specific NEMO.**

- **Bidding curves must be publicly available in a format aligned between all NEMOs.** For example, NEMOs could publish the information on a platform of their choice, provided that the format and time of publication is agreed.

In this scenario, if such a method of publication can be agreed and implemented, no individual bid/offer curves will be published anymore. Instead, all the information currently visible will be made available in the new aggregated bidding curves.

And if an agreement on what to publish and when cannot be reached? At Nord Pool we are determined to do as much as we possibly can to increase transparency for our customers.

**What next?**

Nord Pool’s position on this topic is broadly aligned with the latest position of central western European national regulatory authorities (NRAs). We will continue to raise the aggregation of bidding curves on a European level with all NRAs, the Agency for the Cooperation of Energy Regulators and the European Commission, to establish a common understanding of the importance to the market of this issue, so that the market can have aggregated bidding curves between NEMOs in the near future.

We would also encourage all market participants and other stakeholders that see a value in this simple change, to do the same. For guidance on who to contact, or if you would like to discuss your own perspective on bidding curves, please feel free to contact us at Nord Pool.

**Contact:**
support@nordpoolgroup.com or https://www.nordpoolgroup.com/trading/join-our-markets/market-managers/