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11803/16

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NOTE

From:	Presidency
To:	Permanent Representatives Committee
No. prev. doc.:	11000/16 ENER 275 ENV 481 CONSOM 170 CODEC 1029 + REV1
Subject:	Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL setting a framework for energy efficiency labelling and repealing Directive 201/30/EU

DOCUMENT PARTIALLY ACCESSIBLE TO THE PUBLIC (03.10.2016)

INTRODUCTION

- 1. On 15 July 2015, the Commission transmitted the above proposal to the European Parliament and to the Council.
- 2. The examination of the proposal by the Working Party on Energy started under the <u>Luxembourg Presidency</u>, and on 26 November 2015, the Council (<u>Transport</u>, Telecommunications and Energy) adopted a general approach on the proposal.
- 3. The European Economic and Social Committee gave its opinion on 20 January 2016. The Committee of the Regions decided not to give an opinion on this proposal.

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- 4. The ITRE Committee of the <u>European Parliament</u>, has appointed Mr Dario Tamburrano (EFDD-IT) as rapporteur. Following the vote at the ITRE Committee on 14 June, the European Parliament voted its amendments to the text and granted a negotiating mandate at its plenary session on 6 July 2016.
- 5. The first introductory trilogue took place under the <u>Slovak Presidency on 14 July 2016</u>, followed by a technical meeting on 31 August. The trilogue agreed on an ambitious negotiating timetable and discussed the approach to the negotiations.
- 6. In view of the second informal trilogue, scheduled for 15 September 2016, the Working Party on Energy examined the European Parliament amendments and the Presidency compromise proposals on three occasions. The last examination took place on 6 September 2016.
- 7. The Presidency prepared a compromise package covering all issues where the co-legislators strive to agree, or at least make significant process at the second trilogue. These include the scope of the Regulation, definitions, the obligations of market actors and Member States, market surveillance, harmonised standards, entry into force and reporting. On the core political issues of rescaling and the product database, including the question of delegated and implementing acts (Articles 7 and 8), the Presidency will not engage in substantial negotiations at the trilogue on 15 September, and the discussions will focus only on exploring ways forward and identifying possible points of convergence with the European Parliament. Therefore, this request for mandate does not cover Articles 7 and 8.
- 8. Delegations could accept the majority of the compromise proposals proposed by the Presidency, which accommodate the European Parliament concerns as much as possible while maintaining the essential Council interests.

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The compromise package contains the following main elements:

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CONCLUSION

Taking into account the above, the Permanent Representatives Committee is invited to examine the compromise proposals in the annex, solve the outstanding issues and to grant the Presidency a first mandate with a view to negotiating a first reading agreement with the European Parliament.

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Proposal for a REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL setting a framework for energy efficiency labelling and repealing Directive 201/30/EU

COMISSION PROPOSAL	EP PLENARY TEXT	COUNCIL GENERAL	Presidency compromise
(COD 0149/15 - doc. 11012/15)		APPROACH (doc. 14699/15)	proposal/ comments
THE EUROPEAN		THE EUROPEAN PARLIAMENT	
PARLIAMENT AND THE		AND THE COUNCIL OF THE	
COUNCIL OF THE EUROPEAN		EUROPEAN UNION,	
UNION,			
Having regard to the Treaty on the		Having regard to the Treaty on the	
Functioning of the European		Functioning of the European Union,	
Union, and in particular Article		and in particular Article 194(2)	
194(2) thereof,		thereof,	
Having regard to the proposal		Having regard to the proposal from	
from the European Commission,		the European Commission,	
After transmission of the draft		After transmission of the draft	
legislative act to the national		legislative act to the national	
Parliaments,		Parliaments,	
Having regard to the opinion of		Having regard to the opinion of the	
the European Economic and		European Economic and Social	
Social Committee ¹ ,		Committee	
Having regard to the opinion of		Having regard to the opinion of the	
the Committee of the Regions ² ,		Committee of the Regions,	
Acting in accordance with the		Acting in accordance with the	
ordinary legislative procedure,		ordinary legislative procedure,	
Whereas:		Whereas:	

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OJ C , , p. .

OJ C , , p. .

Amendment 1 Recital 1 (1) The European Union is committed The European Union is The European Union is committed to building an Energy committed to building an Energy to building an Energy Union with a Union with a forward looking Union with a forward looking forward looking climate policy. climate policy. Energy efficiency energy and climate policy. Energy efficiency is a crucial element is a crucial element of the Energy efficiency is a crucial of the European Union's 2030 Climate European Union's 2030 Climate element of the European Union's and Energy Policy Framework and is and Energy Policy Framework 2030 Climate and Energy Policy key to moderate energy demand. and is key to moderate energy Framework and is key to demand. moderate energy demand and limiting greenhouse gas emissions. Amendment 2 Recital 2 Energy efficiency labelling Energy efficiency labelling (2) Energy [] labelling allows allows consumers to make allows consumers to make consumers to make informed choices informed choices with regard to informed choices with regard to with regard to energy consumption of products and thereby promotes energy consumption of products efficient and sustainable energyand thereby promotes innovation. *related* products and thereby innovation. **Improving the efficiency** makes a significant contribution of energy-related products through to energy savings and to reducing informed consumer choice and harmonising related requirements energy bills, while at the same time promoting innovation and at Union level benefits investments into the production manufacturers, industry and the of more energy efficient EU economy overall. products.

(3) Directive 2010/30/EU of the		(3) Directive 2010/30/EU of the	
European Parliament and of the		European Parliament and of the	
Council ³ was evaluated for its		Council was evaluated for its	
effectiveness ⁴ . The evaluation		effectiveness. The evaluation	
identified the need to update the	i	identified the need to update the	
Energy Labelling framework to		Energy Labelling framework to	
improve its effectiveness.	i	improve its effectiveness.	

OJ L 153, 18.6.2010, p. 1. COM(2015) 143

Amendment 3 Recital 4

- It is appropriate to replace Directive 2010/30/EU by a Regulation which maintains the same scope, but modifies and enhances some of its provisions in order to clarify and update their content. A Regulation is the appropriate legal instrument as it imposes clear and detailed rules which do not give room for divergent transposition by Member States and ensures thus a higher degree of harmonisation across the Union. A harmonised regulatory framework at Union rather than at Member State level brings down costs for manufacturers and ensures a level playing field. Harmonisation across the Union ensures the free movement of goods across the Single Market.
- It is appropriate to replace Directive 2010/30/EU by a Regulation which maintains the same scope, but modifies and enhances some of its provisions in order to clarify and update their content taking into account the rapid technological progress for energy efficiency in products achieved over recent years. A Regulation is the appropriate legal instrument as it imposes clear and detailed rules which do not give room for divergent transposition by Member States and ensures thus a higher degree of harmonisation across the Union. A harmonised regulatory framework at Union rather than at Member State level brings down costs for manufacturers over the entire value chain and ensures a level playing field. Harmonisation across the Union ensures the free movement of goods across the Single Market.
- (4) It is appropriate to replace Directive 2010/30/EU by a Regulation which maintains the same scope, but modifies and enhances some of its provisions in order to clarify and update their content. As the energy consumption of means of transport for persons or goods is directly or indirectly regulated by other Union legislation and policies, it is appropriate to continue to exempt them from the scope of this Regulation. However, it is appropriate to clarify that means of transport whose motor stays in the same location during operation, such as elevators, escalators and conveyor belts, should be within the scope of the Regulation.

Amendment 4			
Recital 4a (new)			
	(4 a) It is appropriate to exempt		
	second hand products from this		
	Regulation, which includes all		
	those products that have been put		
	into service before being made		
	available on the market for a		
	second or additional time.		
	Amend	lment 5	
	Recital 4	4b (new)	
	(4 b) Since the energy consumption of means of transport for persons or goods is directly or indirectly regulated by other Union law and policies, it is appropriate to continue to exclude them from the scope of this Regulation. That exclusion includes means of transport the motor of which remains in the same location during operation, such as elevators, escalators and conveyor belts.		

(5) A Regulation is the appropriate legal instrument as it imposes clear and detailed rules which do not give room for divergent transposition by Member States and ensures thus a higher degree of harmonisation across the Union. A harmonised regulatory framework at Union rather than at Member State level brings down costs for manufacturers and ensures a level playing field. Harmonisation across the Union ensures the free movement of goods across the Single Market. (5) Moderating energy demand is recognised as a key action in the European Energy Security Strategy ⁵ . The Energy Union Framework Strategy ⁶ further emphasised the energy efficiency first principle and the need to fully implement existing Union energy legislation. Its Roadmap provided for a review of the energy efficiency framework for products in 2015. This Regulation will improve the legislative and enforcement framework for remember the modern of the modern of the mend to fully improve the legislative and enforcement framework for energy labelling.			
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COM/2014/330

COM(2015) 80 final

Amendment 6 Recital 7

- (7) Improving the efficiency of energy-related products through informed consumer choice benefits the Union economy overall, drives innovation and will contribute to the achievement of the Union's 2020 and 2030 energy efficiency targets. It will also allow consumers to save money.
- Improving the efficiency of energy-related products through informed consumer choice and enhanced societal awareness benefits the Union economy overall, reduces energy demand and saves money on energy bills. It also contributes to energy security, provides an incentivise for research, innovation and investments into energy efficiency, and allows industries which develop and produce the most energy efficient products to gain a competitive advantage. It will also contribute to the achievement of the Union's 2020 and 2030 energy efficiency targets, as well as to the Union's environmental and climate goals.
- (7) Improving the efficiency of energy-related products through informed <u>customer</u> choice benefits the Union economy overall, drives innovation and will contribute to the achievement of the Union's 2020 and 2030 energy efficiency targets. It will also allow <u>customers</u> to save money.

	Amendment 7			
		Recital 8		
(8) The conclusions of the		(8) The conclusions of the European		
European Council of 23 and 24	deleted	Council of 23 and 24 October 2014		
October 2014 set an indicative		set an indicative target at Union level		
target at Union level of at least		of at least 27% for improving energy		
27% for improving energy		efficiency in 2030 compared to		
efficiency in 2030 compared to		projections of future energy		
projections of future energy		consumption. This target will be		
consumption. This target will be		reviewed by 2020 having in mind an		
reviewed by 2020 having in mind		Union level of 30%. They also set a		
an Union level of 30%. They also		binding EU target of at least 40%		
set a binding EU target of at least		domestic reduction in greenhouse gas		
40% domestic reduction in		emissions by 2030 compared to 1990,		
greenhouse gas emissions by 2030		including a 30% reduction of		
compared to 1990, including a		emissions in non-ETS sectors.		
30% reduction of emissions in				
non-ETS sectors.				

Amendment 8 Recital 9

- The provision of accurate, relevant and comparable information on the specific energy consumption of energy-related products facilitates the customer's choice in favour of those products which consume less energy and other essential resources during use. A standardised mandatory label is an effective mean to provide potential customers with comparable information on the energy consumption of energyrelated products. It should be supplemented with a product information sheet. The label should be easily recognisable, simple and concise. To this end the existing dark green to red colour scale of the label should be retained as the basis to inform customers about the energy efficiency of products.
- The provision of accurate, relevant, verifiable and comparable information on the specific energy consumption of energy-related products facilitates the customer's choice in favour of those products which consume less energy and other essential resources during use in order to achieve a certain performance, therefore having reduced lifecvcle costs. A standardised mandatory label is an effective mean to provide potential customers with comparable information on the energy efficiency and absolute energy consumption of energy-related products. It should be supplemented with a product information sheet, referred to as 'product fiche' in the delegated acts adopted pursuant to Directive 2010/30/EU, which may be made available electronically. The label should be concise, based on proper measurement and calculation methodology, and easily recognisable and
- (9) The provision of accurate, relevant and comparable information on the specific energy consumption of energy-related products facilitates the customer's choice in favour of those products which consume less energy and other essential resources during use. A standardised mandatory label is an effective mean to provide potential customers with comparable information on the energy consumption of energy-related products. It should be supplemented with a product information sheet. The label should be easily recognisable, simple and concise. To this end the existing dark green to red colour scale of the label should be retained as the basis to inform customers about the energy efficiency of products.

understandable. To this end the established set of colours of the label, dark green to red, should be retained as the basis to inform customers about the energy efficiency of products. (recital 9 continued) The known classification using (9a) A classification using letters from A classification using letters from letters from A to G has shown to A to G has shown to be cost effective A to G has shown to be most be most effective for customers. for customers. However, in some effective for customers. In Its uniform application across cases, such as reaching insufficient situations where because of products groups should raise savings across the full spectrum of ecodesign measures under transparency and understanding the seven classes, a shorter scale could be appropriate. In situations Directive 2009/125/EC products among customers. In situations can no longer fall into classes 'F' where because of ecodesign where because of ecodesign measures or 'G', those classes should not be measures under Directive under Directive 2009/125/EC shown on the label. For 2009/125/EC products can no products can no longer fall into exceptional cases this should also longer fall into classes 'F' or 'G', classes 'F' or 'G', those classes should those classes should *nonetheless* be extended to the 'D' and 'E' not be shown on the label. For classes, although this situation is be shown on the label *in dark* exceptional cases this should also be unlikely to occur given that the extended to the 'D' and 'E' classes. grey, in order to maintain a label would be rescaled once a unified scale from A to G for all although this situation is unlikely to majority of product models falls occur given that the label would be product groups. In that context, into the top two classes. the dark green to red colour scale reviewed in view of rescaling [] of the label should be retained for once 30 percent of the products [] the remaining upper classes and sold falls into the top [] class and should only apply to new product further tecnological development units placed on the market. can be expected soon.

(9b) When suppliers supply a label with a product they place on the market, it should accompany in a paper form each unit of the product complying with the requirements of the relevant implementing act. If the implementing act allows it, the label may instead be printed on the packaging of the product. The relevant implementing acts should set out the most effective way of displaying the labels, taking into account implications for consumers, suppliers and dealers. The dealer should be able to display the supplied label together with the unit in the position required by the relevant implementing act.

Amendment 9 Recital 10

(10) Advances in digital technology allow for alternative ways of delivering and displaying labels electronically, such as on the internet, but also on electronic displays in shops. In order to take advantage of such advances, this Regulation should allow the use of electronic labels as replacement of or complementary to the physical energy label. In cases where it is not feasible to display the energy label, such as certain forms of distance selling and in advertisements and technical promotional material, potential customers should be provided at least with the energy class of the product.

(10) Advances in digital technology allow for alternative ways of delivering and displaying labels electronically, such as on the internet, but also on electronic displays in shops. In order to take advantage of such advances, this Regulation should allow the use of electronic labels complementary to the *printed* energy label. This provision does not affect the duty of the supplier to accompany each unit of a product with a printed label for the dealer. In cases where it is not feasible to display the energy label, potential customers should be provided at least with the energy class of the product *model*. The delegated acts for specific product groups could also establish alternative provisions for displaying the label for smallsized products, and when identical products are displayed together in large quantity.

(10) Advances in digital technology allow for alternative ways of [] supplying and displaying labels and product information sheets electronically, such as on the internet or via the product database, but also on electronic displays in shops. Without affecting the obligation of the supplier to provide the label in physical form, [] such technological advances should be taken advantage of. Therefore, this Regulation should allow the use of electronic labels as replacement of or complementary to the physical supply of the energy label, and include the alternative to allow in implementing acts for the product information sheet to be delivered only by means of the information available in the product database.

(10a) In cases where it is not feasible to display the energy label, such as certain forms of distance selling and in advertisements and technical promotional material, potential customers should be provided at least with the energy class of the product, the range of the efficiency classes available on the label and, where appropriate, energy consumption.

In the case of radio advertising it would be appropriate for implementing acts to provide for less comprehensive details to be included.

Amendment 10 Recital 11

(11) Manufacturers respond to the energy label by creating ever more efficient products. This technological development leads to products populating mainly the highest classes of the energy label. Further product differentiation may be necessary to allow customers a proper comparison, leading to the need to rescale labels. For the frequency of such rescaling a timescale of approximately ten years would be appropriate, taking into account the need to avoid over burdening manufacturers. This Regulation should therefore lay down detailed arrangements for rescaling in order to maximise legal certainty for suppliers and dealers. A newly rescaled label should have empty top classes to encourage technological progress and enable ever more efficient products to be developed and recognised. When a label is rescaled, confusion to customers should be avoided by replacing all energy labels within a short timeframe.

(11) Manufacturers respond to the energy label by developing and placing on the market ever more efficient products. *In* parallel, they discontinue the production of less efficient products, stimulated to do so by Union law relating to ecodesign. This technological development leads to *product models* populating mainly the highest classes of the energy label. Further product differentiation may be necessary to allow customers a proper comparison, leading to the need to rescale labels. For the frequency of such rescaling a timescale of approximately ten years would be desirable, taking into account the need to avoid over burdening manufacturers and dealers, with a special consideration for small businesses. Such an approach should avoid unnecessary or inefficient rescaling that would damage both manufacturers and consumers. This Regulation should therefore lay down detailed arrangements for

(11) Manufacturers respond to the energy label by creating ever more efficient products. This technological development leads to products populating mainly the highest classes of the energy label. Further product differentiation may be necessary to allow customers a proper comparison, leading to the need to rescale labels.

[] This Regulation should therefore lay down detailed arrangements for rescaling in order to maximise legal certainty for suppliers and dealers. []

rescaling, in order to maximise legal certainty for suppliers and dealers. Before any rescaling, the Commission should carry out a thorough preparatory study. Depending on the product group and based on a detailed assessment of its potential, a newly rescaled label should have empty space at the top of the *scale* to encourage technological progress and enable ever more efficient *product models* to be developed and recognised. When a label is rescaled, confusion to customers should be avoided by replacing all energy labels within a short and feasible timeframe, and by making the visual appearance of the rescaled label easily distinguishable from the old label, together with adequate consumer information campaigns clearly indicating that a new version has been introduced resulting in an improved appliance classification.

Amendment 11			
	Recital 11a (new)		
	(11a) [] The frequency of such		
	rescaling should be determined by		
	the percentage of products sold that		
	fall in the top class and should []		
	take into account the need to avoid		
	over burdening [] suppliers and		
	dealers, as well as the speed of		
	technological progress. A newly		
	rescaled label should have one empty		
	top class to encourage technological		
	progress, provide for regulatory		
	stability and limit the frequency of		
	rescaling. In exceptional cases,		
	where technology is expected to		
	develop more rapidly, requirements		
	should be laid down so that no		
	products are expected to fall in the		
	top two classes at the moment of the		
	introduction of the label.		

acts of Direct to the rescondent A-G	a) The current evolution abels established by delegated adopted pursuant to ective 2010/30/EU gives rise are need for an initial aling of existing labels, in er to ensure a homogeneous scale, adapting them to the airements of this Regulation.		
		(11b) When rescaling, the Commission should carry out an appropriate preparatory study, and in order to preserve the unity of the label over the long term, the possibility to rescale should be open if it is unlikely that the set conditions for rescaling would be fulfilled.	

label, suppliers should provide both the old and the rescaled labels to dealers during a certain period. The replacement of the existing labels on products on display, including on the Internet, with the rescaled labels should take place as quickly as possible after the date of replacement specified in the delegated act on the rescaled label. Dealers should not display the rescaled labels before the date of replacement.

(12) When a label is rescaled, confusion to customers should be avoided by replacing all energy labels within a short timeframe.

(moved from recital 11) In the case of a rescaled label, suppliers should provide both the old and the rescaled labels to dealers during a certain period. The replacement of the existing labels on products on display, including on the Internet, with the rescaled labels should take place as quickly as possible after the date of replacement specified in the [] implementing act on the rescaled label. Dealers should not display the rescaled labels before the date of replacement.

(13) It is necessary to provide for a clear and proportionate distribution of obligations corresponding to the role of each operator in the supply and distribution process. Economic operators should be responsible for compliance in relation to their respective roles in the supply chain and should take appropriate measures to ensure that they only make available on the market products which are in conformity with this Regulation and its delegated acts.

(13) It is necessary to provide for a clear and proportionate distribution of obligations corresponding to the role of each operator in the supply and distribution process. Economic operators should be responsible for compliance in relation to their respective roles in the supply chain and should take appropriate measures to ensure that they only make available on the market products which are in conformity with this Regulation and its [] **implementing** acts.

Amendment 12 Recital 14

(14) In order for customers to retain trust in the energy label, other labels that mimic the energy label should not be allowed to be used for energy-related products. Additional labels, marks, symbols or inscriptions that are likely to mislead or confuse customers with respect to the consumption of energy should not be allowed either.

(14) In order for customers to retain trust in the energy label, *the* use of other labels that mimic the energy label should not be allowed to be used for energyrelated products. Additional labels, marks, symbols or inscriptions that are *not clearly* differentiated from the energy efficiency label and could mislead or confuse customers with respect to the consumption of energy or any other characteristics covered by the relevant delegated act, should not be allowed either.

(14) In order for customers to retain trust in the energy label, other labels that mimic the energy label should not be allowed to be used for energyrelated products covered by labelling requirements. However, as long as such products are not covered by other energy related requirements at Union level, Member States should be able to maintain or introduce new national schemes for the labelling of products. Additional labels, marks, symbols or inscriptions that are likely to mislead or confuse customers with respect to the consumption of energy should not be allowed []. Labels provided for in EU legislation such as the labelling of tyres with respect to fuel efficiency and other environmental parameters, and additional labels such as the EU Energy Star and EU Ecolabel should not be considered as misleading or confusing.

Amendment 13 Recital 15

(15) In order to ensure legal certainty, it is necessary to clarify that rules on Union market surveillance and control of products entering the Union market provided for in Regulation (EC) No 765/2008 of the European Parliament and of the Council⁷ apply to energy-related products. Given the principle of free movement of goods, it is imperative that the market surveillance authorities of the Member States cooperate with each other effectively. Such cooperation on energy labelling should be reinforced through support by the Commission.

(15) In order to ensure legal certainty, it is necessary to clarify that rules on Union market surveillance and control of products entering the Union market provided for in Regulation (EC) No 765/2008 of the European Parliament and of the Council apply to energy-related products. Given the principle of free movement of goods, it is imperative that the market surveillance authorities of the Member States cooperate with each other effectively, through ongoing exchanges of information, particularly regarding the outcome of product conformity assessments and their consequences. Furthermore, custom authorities of the Member States should be involved in the exchange of information on energy-related imported products from third countries into the Union. The Group of Experts on Ecodesign and Energy Labelling

(15) In order to ensure legal certainty, it is necessary to clarify that rules on Union market surveillance and control of products entering the Union market provided for in Regulation (EC) No 765/2008 of the European Parliament and of the Council apply to energyrelated products. Given the principle of free movement of goods, it is imperative that the market surveillance authorities of the Member States cooperate with each other effectively. Such cooperation on energy labelling should be reinforced through support by the Commission to the Group of Experts on Ecodesign and Energy Labelling **Administrative Co-operation** Working Group (ADCO).

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OJ L 218, 13.8.2008, p. 30.

Administrative Co-operation Working Group (ADCO) should be reinforced and enhanced by the Commission as framework for the cooperation of market surveillance authorities.		
	(15a) It is recalled that market surveillance activities covered by Regulation (EC) 765/2008 are not directed exclusively towards the protection of health and safety, but also applicable to the enforcement of Union legislation which seeks to safeguard other public interests, including energy efficiency. In line with the market surveillance action plan for safer and compliant products for Europe, the Commission should complete and update the general risk assessment methodology available in the RAPEX Guidelines so that they cover all risks, including those related to energy labelling.	

Amendment 14 Recital 15a (new) (15 a)In order to ensure more effective surveillance and, thereof, fair competition in the Union market, and to use scarce resources in the most efficient way, national market surveillance authorities should perform compliance monitoring also through physical product testing, and the Information and Communication System on Market Surveillance (ICSMS) to exchange information about planned and completed product testing, to make available testing protocols and to share the outcome of their tests, thus avoiding double testing and paving the way for regional centres of excellence for physical testing. Results should be shared also when a test does not show that there has been a breach.

(15b) The Commission should, by means of implementing acts, in order to ensure uniform conditions for the implementation of the Union safeguard procedure, determine whether measures taken by Member States in respect of noncompliant energy related products are justified or not.

Amendment 15 Recital 16

(16) In order to facilitate the monitoring of compliance and to provide up-to-date market data for the regulatory process on revisions of product-specific labels and information sheets, suppliers should provide their product compliance information electronically in a database established by the Commission. The information should be made publicly available to provide information for customers and to allow for alternative ways for dealers to receive labels. Market surveillance authorities should have access to the information in the database.

(16) Without prejudice to the Member States' market surveillance obligations, in order to set up a useful tool for consumers, to facilitate the monitoring of compliance and to provide up-to-date market data for the regulatory process on revisions of product-specific labels and information sheets, suppliers should provide *the* required product compliance information electronically in a database established and *maintained* by the Commission. The *part of the* information addressed to consumers should be made publicly available on the public interface of the product database. That information should be made available as open

(16) Without prejudice to the obligation to [] check product conformity, in order to facilitate the monitoring of compliance and to provide up-to-date market data for the regulatory process on revisions of product-specific labels and information sheets, suppliers should provide their labels, product information sheets and technical **documentation** [] electronically in a database established by the Commission. The information on energy labels and product information sheets should be made publicly available to provide information for customers and to allow for alternative ways for dealers to receive labels. The technical documentation should not be made publicly available but only to market data so as to give 'app' developers and other comparison tools the opportunity to use it. Easy direct access to the public interface of the product database should be facilitated by a dynamic quick response code (QR) or other user-oriented tools included on the printed label. Additional information should be made available by suppliers on the compliance interface of the product database both to market surveillance authorities and to the Commission. The database should be subject to strict data protection rules. Where the technical information is sensitive, market surveillance authorities should retain the power to access the information when necessary in accordance with the suppliers' duty of cooperation.

surveillance authorities and the **Commission** []. Where some technical information is so sensitive that it is inappropriate to include it in the category of technical documentation as detailed in the relevant implementing acts, market surveillance authorities should retain the power to access this information when necessary in accordance with the duty of cooperation on suppliers. When any changes with relevance for the label and the product information sheet are made to a product already on the market, the product is considered as a new model and the supplier has an obligation to register it in the product database.

	Amendment 16			
	Recital 16a (new)			
(17) The penalties applicable to infringements of the provisions of this Regulation and delegated acts adopted under it should be effective, proportionate and	(16a) The Commission should set up and maintain an online portal that provides market surveillance authorities access to detailed product information on the servers of suppliers.	(17) The penalties applicable to infringements of the provisions of this Regulation and [] <u>implementing</u> acts adopted under it should be effective, proportionate and dissuasive.		
dissuasive.		r r		
efficiency, climate mitigation and environmental protection, Member States should be able to create incentives for the use of energy efficient products. Member States are free to decide on the nature of such incentives. Such incentives should comply with Union State aid rules and should not constitute unjustifiable market barriers. This Regulation does not prejudice the outcome of any future State aid procedure that may be undertaken in accordance with Articles 107 and 108 of the Treaty on the Functioning of the European Union in respect of such incentives.		efficiency, climate mitigation and environmental protection, Member States should be able to create incentives for the use of energy efficient products. Member States are free to decide on the nature of such incentives. Such incentives should comply with Union State aid rules and should not constitute unjustifiable market barriers. This Regulation does not prejudice the outcome of any future State aid procedure that may be undertaken in accordance with Articles 107 and 108 of the Treaty on the Functioning of the European Union in respect of such incentives.		

Amendment 17 Recital 19

(19) Energy consumption and other information concerning the products covered by productspecific requirements under this Regulation should be measured by using reliable, accurate and reproducible methods that take into account the generally recognised state-of-the-art measurements and calculation methods. It is in the interests of the functioning of the internal market to have standards which have been harmonised at Union level. In the absence of published standards at the time of application of product-specific requirements the Commission should publish in the Official Journal of the European Union transitional measurement and calculation methods in relation to those product-specific requirements. Once a reference to such a standard has been published in the Official Journal of the European Union compliance with it should provide a presumption of conformity with measurement methods for those

(19) *The absolute* energy consumption and other environmental and performance information concerning the products covered by productspecific requirements under this Regulation should be measured in accordance with harmonized standards and methods and by using reliable, accurate and reproducible methods that take into account the generally recognised state-of-the-art measurements and calculation methods. Those methods and testing environment, both for suppliers and market surveillance authorities, should be as close as possible to the reallife usage of a given product by the average consumer and robust in order to deter intentional and unintentional circumvention. The energy efficiency class should not be exclusively based on the most energy efficient setting or eco-mode, where this is not likely to reflect average consumer behaviour. Tolerance values and optional testing

(19) Energy consumption, performance and other information concerning the products covered by product-specific requirements under this Regulation should be measured by using reliable, accurate and reproducible methods that take into account the generally recognised state-of-the-art measurements and calculation methods. It is in the interests of the functioning of the internal market to have standards which have been harmonised at Union level. In the absence of published standards at the time of application of product-specific requirements the Commission should publish in the Official Journal of the European Union transitional measurement and calculation methods in relation to those product-specific requirements. Once a reference to such a standard has been published in the Official Journal of the European Union compliance with it should provide a presumption of conformity with measurement methods for those product-specific requirements adopted on the basis of this Regulation.

product-specific requirements	parameters should be established	
adopted on the basis of this	in such a way that they do not	
Regulation.	lead to significant variations of	
	efficiency gains that might	
	possibly alter the energy	
	efficiency class of a product.	
	Permitted deviations between	
	tested and declared results	
	should be limited to the statistical	
	measurement uncertainty. In the	
	absence of published standards at	
	the time of application of product-	
	specific requirements the	
	Commission should publish in the	
	Official Journal of the European	
	Union transitional measurement	
	and calculation methods in	
	relation to those product-specific	
	requirements. Once a reference to	
	such a standard has been	
	published in the Official Journal	
	of the European Union	
	compliance with it should provide	
	a presumption of conformity with	
	measurement methods for those	
	product-specific requirements	
	adopted on the basis of this	
	Regulation.	

Amendment 18 Recital 20

(20) The Commission should provide a working plan for the revision of labels of particular products including an indicative list of further energy-related products for which an energy label could be established. The working plan should be implemented starting with a technical, environmental and economic analysis of the product groups concerned. This analysis should also look at supplementary information including the possibility and cost to provide consumers with information on the performance of an energyrelated product, such as its absolute energy consumption, durability or environmental performance, in coherence with the objective to promote a circular economy. Such supplementary information should improve the intelligibility and effectiveness of the label towards consumers and should not lead to any negative impact on consumers.

(20) Based on the scope of this regulation, the Commission should provide a long-term working plan for the revision of labels of particular products including an indicative list of further energy-related products for which an energy label could be established and should update this working plan periodically. The Commission should inform the European Parliament and the Council annually about the progress of the working plan.

(20) The Commission should provide a working plan for the revision of labels of particular products including an indicative list of further energyrelated products for which an energy label could be established. The working plan should be implemented starting with a technical, environmental and economic analysis of the product groups concerned. This analysis should also look at supplementary information including the possibility and cost to provide consumers with information on the performance of an energy-related product, such as its [] energy consumption, durability or environmental performance, in coherence with the objective to promote a circular economy. Such supplementary information should improve the intelligibility and effectiveness of the label towards consumers and should not lead to any negative impact on consumers.

(20a) In spite of the repeal of
Directive 2010/30/EU, suppliers of
products marketed in accordance
with that Directive before the date
of application of this Regulation
should continue to be subject to the
obligation to make available an
electronic version of the technical
documentation of the products
concerned upon request of the
market surveillance authorities.
Appropriate transitional provisions
should ensure legal certainty and
continuity in this respect.

Amendment 19 Recital 20a (new) The working plan (20 a)should be implemented starting with a technical, environmental and economic analysis of the product groups concerned. That analysis should also consider supplementary information including the possibility and cost to provide consumers with accurate information on the performance of an energy-related product model, such as life-cycle cost, reparability, connectivity, recycled material content, durability, and environmental performance or combined energy efficiency performance index, in coherence with the objective to promote a circular economy. Such supplementary information should improve the intelligibility and effectiveness of the label towards consumers and should not lead to any negative impact on consumers.

(21) In order to establish product-specific labels and information sheets and operational details relating to the product database, the power to adopt acts in accordance with Article 290 on the Treaty on the Functioning of the European Union should be delegated to the Commission. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level and with the Consultation Forum.

(21) In order to establish [] specific product groups of energy related products in accordance with a set of **specific criteria**, the power to adopt acts in accordance with Article 290 on the Treaty on the Functioning of the European Union should be delegated to the Commission. It is of particular importance that the Commission carry out appropriate consultations during its preparatory work, including at expert level and with the Consultation Forum. The Commission, when preparing and drawing up delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and to the Council.

(21a) In order to ensure uniform
conditions for the implementation
of this Regulation, implementing
powers on establishing detailed
requirements relating to labels for
the specific products groups and
operational details relating to the
product database should be
conferred on the Commission.
Those powers should be exercised in
accordance with Regulation (EU)
No 182/2011 of the European
Parliament and of the Council.
(21b) Since the objectives of this
Regulation, namely allowing
customers to choose more efficient
products by supplying relevant
information, cannot be sufficiently
achieved by the Member States but
can rather, by further developing the
harmonised regulatory framework
and ensuring a level playing field for
manufacturers, be better achieved at
Union level, the Union may adopt
measures, in accordance with the
principle of subsidiarity as set out in
Article 5 of the Treaty on European
Union. In accordance with the
principle of proportionality as set out
in that Article, this Regulation does
not go beyond what is necessary in
order to achieve those objectives.

(22) This Regulation should be		(22) This Regulation should be	
without prejudice to the		without prejudice to the obligations of	
obligations of the Member States	1	the Member States relating to the	
relating to the time-limits for	1	time-limits for transposition into	
transposition into national law and	1	national law and application of	
application of Directive		Directive 2010/30/EU.	
2010/30/EU.			
(23) Directive 2010/30/EU		(23) Directive 2010/30/EU should	
should therefore be repealed.	1	therefore be repealed.	
HAVE ADOPTED THIS		HAVE ADOPTED THIS	
REGULATION:		REGULATION:	

Amendment 20			
	Article 1 - par	agraph 1 and 2	
Article 1		Article 1	
Subject matter and scope		Scope and subject matter	
1. This Regulation lays down a	1. This Regulation lays down a	1. This Regulation shall apply to	
framework on the indication by	framework that applies to energy-	energy related products [] placed	
labelling and standard product	related products and provides	on the Union market or put into	
information of the consumption of	them with a label regarding	service on the Union market. These	
energy and other resources by	energy efficiency, absolute	products shall comply with this	
energy-related products during	consumption of energy and other	Regulation and the relevant	
use and supplementary	environmental and performance	implementing acts.	
information concerning energy-	characteristics. It allows		
related products in order to allow	customers to choose more		
customers to choose more	energy-efficient products in order		
efficient products.	to reduce their energy		
	consumption.		
2. This Regulation shall not	2. This Regulation <i>does</i> not	2. <u>It shall</u> not apply to:	
apply to:	apply to:		
(a) Second hand products	(a) Second hand products;	(a) []	
(b) Means of transport for persons	(b) Means of transport for	(b) Means of transport for persons or	
or goods other than those operated	persons or goods [].	goods other than those operated by a	
by a stationary motor.		stationary motor.	
		3. This Regulation lays down a	
		framework on the indication by	
		labelling and standard product	
		information of the energy efficiency ,	
		consumption of energy and of other	
		resources by energy-related products	
		during use and supplementary	
		information concerning energy-related	
		products in order to allow customers	

	to choose more efficient products and reduce [] energy consumption.	
Article 2 Definitions	Article 2 Definitions	
For the purposes of this Regulation the following definitions apply:	For the purposes of this Regulation the following definitions apply:	
(1) 'Customer' means any natural or legal person who buys or hires a product covered by this Regulation for his own use whether or not acting for purposes which are outside his trade, business, craft or profession	(1) 'Customer' means any natural or legal person who buys or hires <u>or</u> <u>receives</u> a product covered by this Regulation for their own use whether or not acting for purposes which are outside his trade, business, craft or profession;	
(2) 'Placing on the market' means the first making available of a product on the Union market	(2) 'Placing on the market' means the first making available of a product on the Union market;	

(3) 'Making available on the		(3) 'Making available on the market'	
market' means any supply of a		means any supply of a product for	
product for distribution or use on		distribution or use on the Union	
the Union market in the course of		market in the course of a commercial	
a commercial activity, whether in		activity, whether in return for payment	
return for payment or free of		or free of charge;	
charge		-	
(4) 'Putting into service' means the		(4) 'Putting into service' means the	
first use of a product for its		first use of a product for its intended	
intended purpose on the Union		purpose on the Union market;	
market			
(5) 'Supplier' means the		(5) 'Supplier' means the manufacturer	
manufacturer in the Union, the		in the Union, the authorised	
authorised representative of a		representative of a manufacturer who	
manufacturer who is not		is not established in the Union, or the	
established in the Union, or the		importer, who places products	
importer, who places products		covered by this Regulation on the	
covered by this Regulation on the		<u>Union</u> market [];	
market within the Union			
		ment 21	
		graph 1 – point 6	
(6) 'Manufacturer' means any	(6) 'Manufacturer' means any	(6) 'Manufacturer' means any natural	
natural or legal person who	natural or legal person who	or legal person who manufactures a []	
manufactures an energy-related	manufactures an energy-related	product or has a product designed or	
product or has a product designed	product or has <i>such</i> a product	manufactured, and markets that []	
or manufactured, and markets that	designed or manufactured, and	product under his name or trademark;	
energy-related product under his	markets that energy-related		
name or trademark	product under his name or		
	trademark;		

(7) 'Authorised representative' means
any natural or legal person established
in the Union who has received a
written mandate from the
manufacturer to act on his behalf in
relation to specified tasks;
relation to specified tasks,
(8) 'Importer' means any natural or
, , ,
legal person established in the Union
who places a [] product from a third
country on the Union market;
ment 22
graph 1 - point 9
(9) 'Dealer' means a retailer or other
person who sells, hires, offers for hire
purchase or displays products to
customers or installers in the course
of a commercial activity, whether in
return for payment or free of
charge;
(10) 'Distance selling' means sale, hire
or hire purchase by mail order,
catalogue, Internet, telemarketing or
any other method where the potential
[] customer cannot be expected to
see the product displayed;
ore me product ampring out

Amendment 23			
	Article 2 - paragrap	h 1 - point 10a (new)	
	(10 a) 'Energy efficiency'	(10a) 'Energy efficiency' means the	
	means the ratio of output of	ratio of output of performance,	
	performance, service, goods or	service, goods or energy to input of	
	energy, to input of energy;	energy;	
		ment 24	
	Article 2 - parag		
(11) 'Energy-related product'	(11) 'Energy-related product',	(11) 'Energy-related product'	
means any good or system or	hereinafter 'product', means any	(hereinafter 'product') means any	
service with an impact on energy	good or system [] with an impact	good or system [] with an impact on	
consumption during use, which is	on energy consumption during	energy consumption during use,	
placed on the market and put into	use, which is placed on the market	which is placed on the market [] or	
service in the Union, including	and put into service in the Union,	put into service in the Union [];	
parts to be incorporated into	including parts <i>intended</i> to be		
energy-related products which are	incorporated into energy-related		
placed on the market and put into	products which are placed on the		
service	market and put into service as		
	individual parts for customers		
	and of which the energy and		
	environmental performance can		
	be assessed independently;		
(12) 'Harmonised standard'		(12) 'Harmonised standard' means a	
means a European standard as		European standard as defined in	
defined in Article 2(1)(c) of		Article 2(1)(c) of Regulation (EU) No	
Regulation (EU) No 1025/2012 ⁸		1025/2012;	

Regulation (EU) No 1025/2012 of the European Parliament and of the Council on European standardisation (OJ L 316, 14.11.2012, p.12).

Amendment 25			
	Article 2 - parag	raph 1 - point 13	
(13) 'Label' means a graphic	(13) 'Label' means a graphic	(13) 'Label' means a graphic diagram,	
diagram including a classification	diagram, in printed or electronic	either in printed or electronic form,	
using letters from A to G in seven	form, including a closed scale	including a classification using letters	
different colours from dark green	using <i>only</i> letters from A to G,	from A to G in seven different colours	
to red in order to show	each class corresponding to	from dark green to red in order to	
consumption of energy	significant energy savings, in	show energy efficiency and	
	seven different colours from dark	consumption of energy. <u>It includes</u>	
	green to red, in order to <i>inform</i>	rescaled labels and labels with	
	customers about energy	fewer classes and colours in	
	efficiency and energy	accordance with Article 7(1b) and	
	consumption;	<u>(4);</u>	
	Amend	ment 26	
	Article 2 - paragraph 1 - point 13a (new)		
	(13 a) 'Product group'		
	means a group of energy-related		
	products which have the same		
	main functionality;		

(1.4) 13.5. 1.11		(1 A) D 5 1 11	
(14) 'Model' means a version of a		(14) 'Model' means a version of a	
product of which all units share		product of which all units share the	
the same technical characteristics		same technical characteristics relevant	
relevant for the label and the		for the label and the product	
product information sheet and		information sheet and share the same	
share the same model identifier		model identifier;	
(15)'Model identifier' means the		(15) 'Model identifier' means the code,	
code, usually alphanumeric,		usually alphanumeric, which	
which distinguishes a specific		distinguishes a specific product model	
product model from other models		from other models with the same trade	
with the same trade mark or			
		mark or supplier's name;	
supplier's name		(10.15.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.	
(16) 'Equivalent model' means a		(16) 'Equivalent model' means a	
model placed on the market by the		model which has the same technical	
same supplier and with the same		characteristics relevant for the label	
label and product information as		and the product information sheet,	
another model, but with a		but is placed on the market by the	
different model identifier		same supplier [] as another model []	
		with a different model identifier;	
	Amend	ment 27	
	Article 2 - parag	raph 1 - point 17	
(17) 'Product information sheet'	(17) 'Product information sheet'	(17) 'Product information sheet' means	
means a standard table of	means a standard table of	a standard table of information	
information relating to a product	information relating to a product,	relating to a product, either in	
	either in printed or electronic	printed or electronic form;	
	form;		
	1.7	ment 28	
Article 2 - paragraph 1 - point 18			
(18) 'Rescale' means a periodic	(18) 'Rescaling' means an	(18) 'Rescale' means an [] exercise to	
exercise to make more stringent the	exercise to make more stringent	make more stringent the requirements	
requirements for achieving the	the requirements for achieving the	for achieving the energy class on a	
energy class on a label for a	energy class on a label for a	label for a particular product;	
particular product, which, for	particular product <i>group</i> ;	product,	
existing labels may imply the	paraetti product Si oup,		
deletion of certain energy classes			

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Amendment 29			
	Article 2 - parag	graph 1 - point 19	
(19) 'Rescaled label' means a label	(19) 'Rescaled label' means a	(19)[]	
for a particular product that has	label for a particular product		
undergone a rescaling exercise.	group that has undergone a		
	rescaling exercise, which is		
	clearly distinguishable from the		
	labels before rescaling;		
	(19a) 'Smart appliance' means		
	an appliance that, using		
	advanced information and		
	communications technologies		
	and a standardised reference		
	ontology, can be activated to		
	respond to external stimuli such		
	as price information, direct		
	control signals sent through		
	wireless or apps, and/or local		
	measurements, and to		
	automatically change its energy		
	consumption pattern for a more		
	efficient use;		

Amendment 30 Article 2 - paragraph 1 - point 20 (20) 'Supplementary information' (20) 'Supplementary information' (20) 'Supplementary information' means information on the means any information specified means information on the functional functional and environmental by the relevant delegated act on and environmental performance of a the functional, environmental and performance of an energy-related [] product, such as its [] energy product, such as its absolute resource-efficiency performance consumption; energy consumption or durability, of an energy-related product, which is based on data that are which is based on data that are measurable by market measurable and verifiable by surveillance authorities, is market surveillance authorities, is unambiguous and has no easily understandable and has no significant negative impact on the significant negative impact on the clear intelligibility and effectiveness of the label as a effectiveness of the label as a whole towards customers:

whole towards customers.

Amendment 31 Article 2 - paragraph 1 - point 20a (new)		
(20 a) 'Product database' means a collection of data concerning the energy-related products covered by this Regulation and the delegated acts adopted pursuant thereto, arranged in a systematic mann and consisting of a public interface, organised as a consumer-oriented website, where information is individua accessible by electronic means and a compliance interface, structured as a electronic platform supporting the activit of national market surveillance authorities, with clearly specific accessibility and security requirements.	ies e	
	(21) 'Technical documentation' means documentation sufficient to enable to assess the accuracy of a label and product information sheet of a product, including a test report or similar technical evidence;	

(22) 'System' means a combination
of several goods which when put
together perform a specific function
in an expected environment and of
which the energy efficiency can then
be determined as a single entity;
(23) 'Verification tolerance' means
the maximum admissible deviation
of the measurement and calculation
results of the verification tests
performed by, or on behalf of,
market surveillance authorities,
compared to the values of the
declared or published parameters,
reflecting interlaboratory variation
deviation;
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(24) 'Product group' means a group
of similar products with related
functions.
iunctions.

Article 3 Obligations of suppliers' and dealers'		Article 3 Obligations of suppliers and dealers	
		ment 32	
	Article 3 - J	paragraph 1	
1. Suppliers shall comply with the following:	1. Suppliers shall:	1. Suppliers shall []:	
(a) they shall ensure that products placed on the market are provided, free of charge, with accurate labels and product information sheets in accordance with this Regulation and the relevant delegated acts	(a) ensure that products placed on the market are provided, free of charge, with accurate <i>printed</i> labels and <i>with</i> product information sheets <i>for each individual unit</i> ;	(a) [] ensure that products placed on the market are [] supplied, free of charge, with accurate labels and product information sheets for each unit in accordance with this Regulation and the relevant [] implementing acts adopted under Article 12 of this Regulation []. As an alternative to supplying the product information sheet with the product, implementing acts may [] provide that entering the	
		parameters of such product information sheets into the product database established under Article 8 (hereinafter: 'the product database') is sufficient.	

		Implementing acts may provide that the label is printed on the packaging of the product.	
(b) they shall deliver labels promptly and free of charge on request from dealers	(b) deliver labels and <i>product</i> information sheets, free of charge, within five working days upon request from dealers;	(b) [] deliver labels, including rescaled labels in accordance with Article 7(5), and product information sheets promptly and free of charge on request from dealers.	
	(ba) provide both the current and the rescaled labels and product information sheets to dealers for a period of three months before the date specified in the relevant delegated act;	See Article 7(5) a): six months	

(c) they shall ensure the accuracy	(c) ensure the accuracy of the	(c) [] ensure the accuracy of the
of the labels and product	labels and product information	labels and product information sheets
information sheets that they	sheets, and produce technical	that they provide and produce
provide and produce technical	documentation sufficient to enable	technical documentation sufficient to
documentation sufficient to enable	the accuracy to be assessed;	enable the accuracy to be assessed.
the accuracy to be assessed		

		(d) not place on the market products designed so that a model's performance is automatically altered in test conditions with the objective of reaching a more favourable level for any of the parameters specified in the implementing act or included in any of the documentation provided with the product.	
(d) they shall, prior to placing a product model on the market, enter into the product database established in accordance with Article 8 the information detailed in Annex I.	(d) enter the information set out in Annex I into the public and compliance interfaces of the product database established pursuant to Article 8; (i) for all new models, before placing a unit of the model on the	(1a) In relation to the product database suppliers: (a) shall [] prior to placing a unit of a [] model covered by an implementing act under this Regulation on the market, enter for that model into the product database [] the information detailed in Annex I. A product for which any changes with relevance for the label and the product information sheet are made shall be considered as a new product model. They shall	
	market,	indicate in the database when units of a model are no longer being placed on the market.	

	(b) shall, by way of derogation from	
	point (a), for models, units of which	
	are placed on the market between 1	
	January 2017 and 31 December	
	2018, enter into the product	
	database the information set out in	
	Annex I, no later than 1 July 2019.	
	Until the time of data entry into the	
	product database, they shall make	
	an electronic version of the	
	technical documentation available	
	for inspection within 10 days of a	
	request received from market	
	surveillance authorities or the	
	Commission.	
(ii) for all models placed on the	(c) may for models, units of which	
market after 1 January 2014 that	are placed on the market before 1	
are still being supplied, no later	January 2017, enter into the	
than 18 months after the	product database the information	
database is fully operational in	set out in Annex I.	
	set out in Annex 1.	
accordance with Article 16;		

(da) keep	n the database		
pursuant to	Article 8 the product		
information	sheets and the		
technical d	cumentation for a		
period of a	least 10 years after		
the last pro	uct unit has been		
placed on t	e market;		
(db) provid	labels for product		
groups whe	re the product		
consists of	everal subassemblies		
or compone	nts, the energy		
efficiency of	which depends on		
the specific	combination of those		
component			
	Amendmen		
	Article 3 - paragra	aph 1a (new)	
1 a. Supp	ers shall not:		
	the market products		
designed so			
	e is automatically		
altered in to	st conditions, by		
means of ea	her hardware or		
· ·	orporated into the		
	h the objective of		
reaching a	nore favourable		
level;			
	product is in service,		
	anges by means of		
1 -	ates that would be to		
	t of the parameters of		
	energy efficiency		
	ned by the relevant		
delegated ac	•		

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Amendment 34			
	Article 3 - p	paragraph 2	
2. Dealers shall comply with the following:	Dealers shall:	2. Dealers shall []:	
(a) they shall display in a visible manner the label provided by the supplier or otherwise made available for a product covered by a delegated act	(a) where the product is for sale, including online, display the label in a visible and prominent manner, as specified by the relevant delegated act;	(a) [] display in a visible manner, including in distance selling via the Internet, the label provided by the supplier or [] made available in accordance with subparagraph 2 (b) for a product covered by an [] implementing act; (aa) make available to customers the product information sheet;	
	(aa) replace existing labels with rescaled labels, both in shops and online, within three weeks following the date specified in the relevant delegated act;	See Article 7(5) b): 10 days	

(b) they shall, where they do not have a label or a rescaled label	(b) where they do not have a label or a rescaled label, request it from the supplier;	(b) [] where, despite the provisions of paragraph 1(a) they do not have a label [] or product information sheet, they shall []:	
(i) request the label or a rescaled label from the supplier	deleted	(i) request [] them from the supplier; or	
(ii) print out the label from the product database established in accordance with Article 8 if that function is available for that product	deleted	(ii) print [] or download them for electronic display from the product database [], if these functions are available for that product; or	
(iii) print out the label or a rescaled label from the supplier's website if that function is available for that product.	deleted	(iii) print <u>them</u> out [] <u>or download</u> them for electronic display from the supplier's website, if <u>these</u> functions <u>are</u> available for that product.	
(c) they shall make available to customers the product information sheet.	(c) <i>upon request</i> , make available to customers the product information sheet, <i>including in printed form</i> .	(moved to point (aa) above)	

Amendment 35 Article 3 - paragraph 3			
3. Suppliers and dealers shall comply with the following:	nd dealers shall:	3. Suppliers and dealers shall []:	
the energy efficiency class of the product in any advertisement or technical promotional material for a specific model of products in accordance with the relevant energy efficiency of the product in a divertisement or advertisement or a specific model of products in specific model of products in accordance with the relevant energy efficiency class of the product in a divertisement or advertisement or accordance with the relevant energy efficiency class of the product in any advertisement or accordance with the relevant or advertisement or adver	ciency class of the any <i>visual</i> ent or technical all material for a odel of products in with the relevant	(a) [] make reference to the energy efficiency class of the product and the range of the efficiency classes available on the label in any advertisement or technical promotional material for a specific model [] in accordance with the relevant implementing act and to the [] energy consumption, unless this is stipulated otherwise by the relevant implementing act;	

(b) they shall cooperate with market surveillance authorities and take immediate action to remedy any situation of noncompliance with the requirements set out in this Regulation and its delegated acts falling under their responsibility, at their own initiative or when required to do so by market surveillance	(b) cooperate with market surveillance authorities and take immediate action to remedy any situation of non-compliance, pursuant to Article 5;	(b) [] cooperate with market surveillance authorities and take immediate action to remedy any situation of non-compliance with the requirements set out in this Regulation and its [] implementing acts falling under their responsibility, at their own initiative or when required to do so by market surveillance authorities;	
authorities (c) they shall not, for products covered by this Regulation, provide or display other labels, marks, symbols or inscriptions which do not comply with the requirements of this Regulation and of the relevant delegated acts, if this is likely to mislead or confuse customers with respect to the consumption of energy or other resources during use	(c) refrain, for products covered by this Regulation, from providing or displaying any misleading, confusing or mimicking labels, marks, symbols or inscriptions, regarding the consumption of energy or other resources during use;	(c) [] for products covered by [] implementing acts under this Regulation, not provide or display other labels, marks, symbols or inscriptions which do not comply with the requirements of this Regulation and of the relevant [] implementing acts, if this is likely to mislead or confuse customers with respect to the consumption of energy or other resources during use;	

(d) they shall, for products not	(d) for products not covered by	(d) [] for products not covered by []	
covered by this Regulation, not	this Regulation, not supply or	implementing acts under this	
supply or display labels which	display labels which mimic the	Regulation, not supply or display	
mimic the label as defined in this	label as defined in this	labels which mimic the label as	
Regulation.	Regulation.	defined in this Regulation. This does	
		not affect labels provided for in	
		Member States' legislation, as long	
		as they are not covered by	
		implementing acts under this	
		Regulation.	

Amendment 36			
Article 3 - paragraph 3a (new)			
	3a. All general obligations		
	regarding labels as of paragraphs 1		
	to 3 shall apply equally to existing, new and rescaled labels.		
Article 4	new una rescuieu tubeis.	Article 4	
Obligations of Member States		Obligations of Member States	
	Amendme	-	
	Article 4 - par	agraph 1	
1. Member States shall not prohibit, restrict or impede the placing on the market or putting into service, within their territories, of energy-related products which comply with this Regulation and its relevant delegated acts.	1. Member States shall not [] impede the placing on the market or putting into service, within their territories, of products which comply with this Regulation [].	1. Member States shall not [] impede, in relation to matters covered by this Regulation, the placing on the market or putting into service, within their territories, of [] products which comply with [] this Regulation and the relevant [] implementing acts under this Regulation.	
	Amendme Article 4 - par		
2. Member States shall take all	2. Member States shall take all	2. []	
appropriate measures to ensure that suppliers and dealers comply with the obligations and requirements of	appropriate measures to ensure that suppliers and dealers comply with the obligations and requirements of		
this Regulation and of the relevant delegated acts.	this Regulation [].		

Amendment 39 Article 4 - paragraph 3

- 3. Where Member States provide any incentives for an energy-related product covered by this Regulation and specified in a delegated act, these shall aim at the highest class of energy efficiency laid down in the applicable delegated act.
- 3. Where Member States provide any incentives for *a* product covered by this Regulation and specified in a delegated act, *those incentives* shall aim at the highest *two populated classes* of energy efficiency, *as* laid down in the applicable delegated act.
- 3. Where Member States provide any incentives for a [] product covered by this Regulation and specified in an [] **implementing** act, these shall aim at the highest classes of energy efficiency, **in which products are available**, laid down in the applicable[] **implementing** act[].

Amendment 40 Article 4 - paragraph 4

- 4. Member States shall ensure that the introduction of labels including rescaled labels and product information sheets is accompanied by educational and promotional information campaigns aimed at promoting energy efficiency and more responsible use of energy by customers, if appropriate in cooperation with dealers.
- 4. Member States shall ensure that the introduction *and rescaling of labels* is accompanied by educational and promotional information campaigns *on energy labelling*.
- The Commission shall coordinate those campaigns, supporting close cooperation with suppliers and dealers and the exchange of best practices.
- 4. Member States shall ensure that the introduction of labels including rescaled labels and product information sheets is accompanied by educational and promotional information campaigns on energy labelling [], if appropriate in cooperation with dealers and suppliers. The Commission shall support cooperation and the exchange of best practices in relation to these campaigns, including through the provision of a core script.

Amendment 41 Article 4 - paragraph 5

- Member States shall shall lay down the rules on penalties and enforcement mechanisms applicable to infringements of the provisions of this Regulation and its delegated acts, and shall take all measures necessary to ensure that they are implemented. The penalties must be effective, proportionate and dissuasive. Member States shall notify those provisions to the Commission by the date of application of this Regulation and shall notify without delay any subsequent amendment affecting them.
- Member States shall lay down the rules on penalties and enforcement mechanisms applicable to infringements of the provisions of this Regulation [], and shall take all measures necessary to ensure that they are implemented. The penalties shall be effective, proportionate and dissuasive, and proportionate to the economic advantage of noncompliance. Member States shall notify those provisions to the Commission by the date of application of this Regulation and shall notify without delay any subsequent amendment affecting them.
- Member States shall lay down the rules on penalties and enforcement mechanisms applicable to infringements of the provisions of this Regulation and its implementing acts, and shall take all measures necessary to ensure that they are implemented. The penalties must be effective, proportionate and dissuasive. Rules fulfilling the requirements of Article 15 of Directive 2010/30/EU shall be considered to fulfil these requirements as regards penalties. Member States shall notify [] rules on penalties and enforcement mechanisms that had not previously been notified to the Commission by the date of application of this Regulation and shall notify without delay any subsequent amendment affecting them.

Article 5 Union market surveillance and control of energy-related products entering the Union market 1. Articles 16 to 29 of Regulation (EC) No 765/2008 shall apply to energy-related products covered by this Regulation and its delegated acts.		Article 5 Union market surveillance and control of products entering the Union market 1. Articles 16 to 29 of Regulation (EC) No 765/2008 shall apply to [] products covered by this Regulation and its [] implementing acts.			
Amendment 42					
	Article 5 - paragraph 2				
2. The Commission shall support cooperation and exchange of information on market surveillance of energy labelling of products among national authorities of the Member States responsible for market surveillance or external border controls and between such authorities and the Commission.	2. The Commission shall encourage and coordinate cooperation and exchange of information on market surveillance of energy labelling regarding products covered by this Regulation among national authorities of the Member States responsible for market surveillance or in charge of the control of products entering the Union market and between them and the Commission by strengthening the Group of Experts on Ecodesign and Energy Labelling Administrative Cooperation Working Group (ADCO). Such exchanges of information shall also be conducted when test results indicate that the producer is in compliance with the relevant law.	2. The Commission shall support cooperation and exchange of information on market surveillance of energy labelling of products among national authorities of the Member States responsible for market surveillance or external border controls and between such authorities and the Commission.			
Amendment 43					
Article 5 - paragraph 2a (new)					

2a. By 1 January 2018, Member
States shall establish and implement
a market surveillance plan for
monitoring the enforcement of the
requirements of this Regulation.
Member States shall review their
market surveillance plan at least
every three years.

By 1 January 2020 and thereinafter
on an annual basis, Member States
shall draw up a report on market
surveillance, evaluating compliance
trends with this Regulation and with
Directive 2009/125/EC.

Member States shall make the use of the Information and Communication System on Market Surveillance (ICSMS) compulsory for all national market surveillance authorities.

Amendment 44 Article 5 - paragraph 2b (new) 2 b. National market surveillance authority shall carry out physical product testing, covering at least one product group per year in accordance with the delegated acts pursuant to this Regulation. Market surveillance authorities shall inform the other Member States and the Commission of their planned and completed physical tests, through the compliance interface of the product database established pursuant to Article 8. They shall use reliable, accurate and reproducible measurement procedures, pursuant to Article 9, aiming to simulate real-life conditions of use and excluding intentional or unintentional manipulation or alteration of the test results.

Amendment 45				
Article 5 - paragraph 2c (new)				
	2c. Market surveillance authorities shall have the right to recover the costs of a physical product testing from suppliers in case of an infringement of this Regulation.			
	The Commission may check independently compliance, directly or through a third party.			
Article 6		Article 6		
Union safeguard procedure		[] Procedure at national level for		
		dealing with products presenting a		
		risk []		
Amendment 46				
Article 6 - paragraph 1				
1. Where the market	1. Where the market surveillance	1. Where the market surveillance		
surveillance authorities of one	authorities of one Member State	authorities of one Member State have		
Member State have sufficient	have sufficient reason to believe that	sufficient reason to believe that a []		
reason to believe that an energy-	a [] product covered by a delegated	product covered by this Regulation		
related product covered by a delegated act under this Regulation	act under this Regulation presents a risk to aspects of public interest] presents a risk to aspects of public interest protection covered by this		
presents a risk to aspects of public	protection covered by this	Regulation, such as environmental		
interest protection covered by this	Regulation, they shall <i>immediately</i>	and consumer protection []		
Regulation, they shall carry out an	notify the Commission and carry out	aspects, they shall carry out an		
evaluation in relation to the energy-	an evaluation in relation to the	evaluation in relation to the []		
related product concerned covering	product model concerned, covering	product concerned covering all []		
all the requirements laid down in	all the requirements laid down in this	energy labelling requirements		
this Regulation and its relevant	Regulation and <i>the</i> relevant	relevant to the risk and laid down		
delegated acts. The supplier shall	delegated acts, also assessing	in this Regulation or its []		

cooperate as necessary with the market surveillance authorities for that purpose.

| whether it is advisable to extend the evaluation to other product models. The supplier shall cooperate as necessary with the market surveillance authorities [].

Amendment 47 Article 6 - paragraph 2

- Where, in the course of that evaluation, the market surveillance authorities find that the energyrelated product does not comply with the requirements laid down in this this Regulation and its relevant delegated acts, they shall without delay require the supplier to take all appropriate corrective action to bring the energy-related product into compliance with those requirements, to withdraw the energy-related product from the market, or to recall it within a reasonable period, commensurate with the nature of the risk, as they may prescribe. Article 21 of Regulation (EC) No 765/2008 shall apply to the measures referred to in this paragraph.
- Where in the course of that evaluation, the market surveillance authorities find that the product model does not comply with the requirements laid down in this Regulation, they shall require the supplier to take all appropriate corrective action to bring the product model into compliance without delay, and they may *prescribe* to withdraw the *product model* from the market, or to recall the units put into service within a reasonable period, commensurate with the nature of the risk, extending such measures to the equivalent models available on the market. Article 21 of Regulation (EC) No 765/2008 shall apply to the measures referred to in this paragraph.
- Where, in the course of that evaluation, the market surveillance authorities find that the [] product does not comply with the requirements laid down in this Regulation and its relevant [] implementing acts, they shall without delay require the supplier or **dealer** to take all appropriate corrective action to bring the [] product into compliance with those requirements, where appropriate to withdraw the [] product from the market, or where appropriate, to recall it within a reasonable period, commensurate with the nature of the risk, as they may prescribe. Article 21 of Regulation (EC) No 765/2008 shall apply to the measures referred to in this paragraph.

Amendment 48 Article 6 - paragraph 3 Where the market Where the market surveillance The market surveillance surveillance authorities consider authorities consider that nonauthorities shall inform through the that non-compliance is not compliance is not restricted to their **ICSMS** the Commission and other restricted to their national territory, Member States, of any results of the national territory, they shall inform they shall inform the Commission the Commission and the other evaluation and of any actions which and the other Member States of the they have required the supplier to Member States of the results of the results of the evaluation and of the take pursuant to paragraph 2. evaluation and of the actions which actions which they have required they have required the supplier or dealer to take. the supplier to take. **Amendment 49** Article 6 - paragraph 4 The supplier shall ensure that The supplier shall ensure that The supplier or dealer shall all appropriate corrective action is ensure that all appropriate corrective any restrictive measure prescribed taken in respect of all the energyin accordance with paragraph 2 is action is taken in respect of all the [] related products concerned that it products concerned that it has made taken, in respect of all the *product* has made available on the market *models* concerned that it has made available on the market throughout throughout the Union. available on the market throughout the Union. the Union.

Amendment 50 Article 6 - paragraph 5

- Where the supplier does not take adequate corrective action within the period referred to in the paragraph 2, the market surveillance authorities shall take all appropriate provisional measures to prohibit or restrict the energy-related product's being made available on their national market, to withdraw the energyrelated product from that market or to recall it. The market surveillance authorities shall inform the Commission and the other Member States, without delay, of those measures.
- Where the supplier does not implement the corrective action within the period referred to in the paragraph 2, the market surveillance authorities shall take all appropriate provisional measures to prohibit or restrict the making available of the product model on their national market or to withdraw or recall the product *model* from that market. The market surveillance authorities shall immediately notify the Commission and the other Member States of those measures, and shall upload the information in the compliance interface of the product database established pursuant to Article 8.
- 5. Where the supplier or dealer does not take adequate corrective action within the period referred to in the paragraph 2, the market surveillance authorities shall take all appropriate provisional measures to prohibit or restrict the [] product's being made available on their national market, to withdraw the [] product from that market or to recall it. The market surveillance authorities shall inform the Commission and the other Member States, without delay, of those measures.

Amendment 51 Article 6 - paragraph 6

- The information referred to in the paragraph 5 shall include all available details, in particular the data necessary for the identification of the non-compliant energy-related product, the origin of the energyrelated product, the nature of the non-compliance alleged and the risk involved, the nature and duration of the national measures taken and the arguments put forward by the supplier. In particular, the market surveillance authorities shall indicate whether the non-compliance is due to either failure of the energy-related product to meet requirements relating to aspects of public interest protection laid down in this Regulation or shortcomings in the harmonised standards referred to in Article 9 conferring a presumption of conformity.
 - The *notification* referred to in paragraph 5 shall include all available details, in particular the data necessary for the identification of the non-compliant product, its origin, the nature of the noncompliance alleged and the risk involved, the nature and duration of the national measures taken and the arguments put forward by the supplier. In particular, the market surveillance authorities shall indicate whether the non-compliance is due to either failure of the product model to meet requirements relating to aspects of public interest protection laid down in this Regulation or to shortcomings in the harmonised standards referred to in Article 9 conferring a presumption of conformity. In this case, the Commission shall apply the procedure provided for in Article 11 of Regulation (EU) No 1025/2012.
- The information referred to in the paragraph 5 shall include all available details, in particular the data necessary for the identification of the non-compliant [] product, the origin of the [] product, the nature of the non-compliance alleged and the risk involved, the nature and duration of the national measures taken and the arguments put forward by the supplier or dealer. In particular, the market surveillance authorities shall indicate whether the non-compliance is due to either failure of the [] product to meet requirements relating to aspects of public interest protection laid down in this Regulation or shortcomings in the harmonised standards referred to in Article 9 conferring a presumption of conformity.

Amendment 52 Article 6 - paragraph 7

- 7. Member States other than the Member State initiating the procedure shall without delay inform the Commission and the other Member States of any measures adopted and of any additional information at their disposal relating to the noncompliance of the energy-related product concerned, and, in the event of disagreement with the notified national measure, of their objections.
- 7. Member States other than the Member State initiating the procedure shall without delay inform the Commission and the other Member States of any measures adopted and of any additional information at their disposal relating to the non-compliance of the *product model* concerned and, in the event of disagreement with the notified national measure, of their objections.
- 7. Member States other than the Member State initiating the procedure shall without delay inform the Commission and the other Member States of any measures adopted and of any additional information at their disposal relating to the non-compliance of the [] product concerned, and, in the event of disagreement with the notified national measure, of their objections.

Amendment 53 Article 6 - paragraph 8

- 8. Where, within 60 days of receipt of the information referred to in paragraph 5, no objection has been raised by either a Member State or the Commission in respect of a provisional measure taken by a Member State, that measure shall be deemed justified.
- 8. Where, within *four weeks* of the *notification* referred to in paragraph 5, no objection has been raised by either a Member State or the Commission in respect of a provisional measure taken by a Member State, that measure shall be deemed *to be* justified.
- 8. Where, within 60 days of receipt of the information referred to in paragraph 5, no objection has been raised by either a Member State or the Commission in respect of a provisional measure taken by a Member State, that measure shall be deemed justified.

Amendment 54 Article 6 - paragraph 9

- 9. Member States shall ensure that appropriate restrictive measures, such as withdrawal of the energy-related product from their market, are taken in respect of the energy-related product concerned, without delay.
- 9. Member States shall ensure that *parallel* restrictive measures, *proportionate to their specific national situation*, are taken *without delay* in respect of the *product model* concerned, *and shall inform the Commission accordingly*.
- 9. Member States shall ensure that appropriate restrictive measures, such as withdrawal of the [] product from their market, are taken in respect of the [] product concerned, without delay.

Article 6a Union safeguard procedure

Amendment 55 Article 6 - paragraph 10

- 10. Where, on completion of the procedure set out in paragraphs 4 and 5, objections are raised against a measure taken by a Member State, or where the Commission considers a national measure to be contrary to Union legislation, the Commission shall without delay enter into consultation with the Member States and the supplier and shall evaluate the national measure. On the basis of the results of that evaluation, the Commission shall decide whether the national measure is justified or not.
- 10. Where, on completion of the procedure set out in paragraphs 4 and 5, objections are raised against a measure taken by a Member State, or where the Commission considers *such* national measure to be contrary to Union *law*, the Commission shall without delay enter into consultation with the Member States and the supplier, and shall evaluate the national measure, on the basis of the results of *which it* shall decide whether the national measure is justified or not, *and may propose an appropriate alternative measure*.
- Where, on completion of the procedure set out in [] Article 6(4) and (5), objections are raised against a measure taken by a Member State, or where the Commission considers a national measure to be contrary to Union legislation, the Commission shall [] without delay enter into consultation with the Member States and the supplier or dealer and shall evaluate the national measure. On the basis of the results of that evaluation, the Commission shall adopt an implementing act determining whether the national measure is justified or not. **Those** implementing acts shall be adopted in accordance with the examination procedure referred to in Article 12a(2).

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Amendment 56			
	Article 6 - para	agraph 11	
11. The Commission shall	11. The Commission shall address	2. The Commission shall address	
address its decision to all Member	its decision to all Member States and	its decision to all Member States and	
States and shall immediately	shall immediately <i>notify</i> it to them	shall immediately communicate it to	
communicate it to them and the	and <i>to</i> the supplier <i>concerned</i> .	them and the supplier or dealer.	
supplier.			
	Amendme	ent 57	
	Article 6 - para	agraph 12	
12. If the national measure is	12. If the national measure is	3. If the national measure is	
considered justified, all Member	considered to be justified, all	considered justified, all Member	
States shall take the measures	Member States shall take the	States shall take the measures	
necessary to ensure that the non-	measures necessary to ensure that	necessary to ensure that the non-	
compliant energy-related product is	the non-compliant <i>product model</i> is	compliant [] product is withdrawn	
withdrawn from their market, and	withdrawn from their <i>national</i>	from their market, and shall inform	
shall inform the Commission	<i>markets</i> , and shall inform the	the Commission accordingly. If the	
accordingly. If the national measure	Commission accordingly. If the	national measure is considered	
is considered unjustified, the	national measure is considered to be	unjustified, the Member State	
Member State concerned shall	unjustified, the Member State	concerned shall withdraw the	
withdraw the measure.	concerned shall withdraw the	measure.	
	measure.		

Amendment 58 Article 6 - paragraph 13

- 13. Where the national measure is considered justified and the noncompliance of the energy-related product is attributed to shortcomings in the harmonised standards referred to in paragraph 6, the Commission shall apply the procedure provided for in Article 11 of Regulation (EU) No 1025/2012.
- 13. Where national measure is considered *to be* justified and the non-compliance of the *product model* is attributed to shortcomings in the harmonised standards referred to in paragraph 6, the Commission shall apply the procedure provided for in Article 11 of Regulation (EU) No 1025/2012.
- 4. Where the national measure is considered justified and the noncompliance of the [] product is attributed to shortcomings in the harmonised standards referred to in [] **Article 6(6)**, the Commission shall apply the procedure provided for in Article 11 of Regulation (EU) No 1025/2012.

Amendment 96				
	Article 6 - paragraph 13			
	13a. In the case of proven non-			
	compliance of the product with the			
	requirements laid down in this			
	Regulation and its relevant			
	delegated acts, customers shall have			
	the right to return the product to the dealer free-of-charge and receive			
	from the supplier a full refund of			
	the original purchase price.			
	the original parchase price.			
	In cooperation with the market			
	surveillance authorities, the			
	suppliers shall make all reasonable			
	efforts to contact affected			
	customers, in accordance with			
	applicable consumer rights law.			
	Amendme			
	Article 7 - title and			
Article 7	Article 7	Article 7		
Labels and rescaling	Procedure for the introduction and	Labels and rescaling		
	rescaling of labels			
1. The Commission may, by	1. The Commission <i>is</i>	1. The Commission may, in		
means of delegated acts adopted	empowered to adopt delegated acts	accordance with the procedures set		
pursuant to Articles 12 and 13,	in accordance with Article 13 in	out in to Articles 11a and 12,		
introduce labels or rescale existing	order to supplement this Regulation	introduce labels or rescale existing		
labels.	by introducing or rescaling labels.	labels.		
	Labels introduced by delegated sets			
	Labels introduced by delegated acts adopted in accordance with Article			
	10 of Directive 2010/30/EU before 1			
	10 0j Directive 2010/30/EO Dejore 1			

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January 2017 shall be considered as labels for the purposes of this Regulation.		
Regulation.	1a. Labels shall be re-scaled [] when technological progress in the relevant product group makes it appropriate. The Commission shall carry out a preparatory study in advance with the aim of launching a label review process. It shall review the label once it	
	a) estimates that 30 percent of the products sold within the Union market fall into the top energy class and further technological development can be expected soon; or	
	b) demonstrates that after the functioning of the existing label for eight years with the current division of classes, the conditions in point (a) are unlikely to be fulfilled within the following seven years.	

Amendment 60 Article 7 - paragraph 2

- 2. When, for a given product group, no models belonging to energy classes D, E, F or G are allowed to be placed on the market any more because of an implementing measure adopted under Directive 2009/125/EC, the class or classes in question shall no longer be shown on the label.
- 2. In order to ensure a homogenous A to G scale, the Commission shall introduce rescaled labels for existing product groups, as referred to in paragraph 1, within 5 years after the entry into force of this Regulation, respecting the requirements of paragraph 4.

Product groups covered by
Commission Delegated Regulations
811/2013 (space heaters,
combination heaters, packages of
space heater, temperature control
and solar device and packages of
combination heater, temperature
control and solar device) and
812/2013 (water heaters, hot water
storage tanks and packages of water
heater and solar device) shall be
reviewed 6 years after the entry into
force of this regulation with a view
to rescaling them.

For product groups covered by Commission Delegated Regulations 1059/2010 (household dishwashers), 1060/2010 (household refrigerating appliances), 1061/2010 (household washing machines), 1062/2010 2. When it is, for technical reasons, impossible to define seven energy classes that correspond to significant energy and cost savings from a customer's perspective, the label may, in exception to Article 2(13), contain fewer classes. In that case, the dark green to red spectrum of the label shall be retained.

	(televisions) and 874/2012 (electrical lamps and luminaires) where preparatory studies are finalized, the Commission shall introduce rescaled labels no later		
	than 21 months after the entry into		
	force of this Regulation.		
	Amendme	ent 61	
	Article 7 - par	agraph 3	
3. The Commission shall ensure	3. The Commission shall ensure	3. The Commission shall ensure	
that, when a label is introduced or	that any subsequent rescaling for	that, when a label is introduced or	
rescaled, the requirements are laid	new labels or rescaled labels	rescaled, the requirements are laid	
down so that no products are	referred to in paragraph (2) is	down so that no products are	
expected to fall in energy classes A	initiated once the following	expected to fall in energy class A []	
or B at the moment of the	conditions are met, showing the	at the moment of the introduction of	
introduction of the label and so that	appropriate technological progress	the label and so that the estimated	
the estimated time within which a	in the relevant product group:	time within which a majority of	
majority of models falls into those	g	models falls into that class shall be at	
classes shall be at least ten years		least ten years later.	
later.		Toust tell yours later.	

(a) 25% of the products sold within		
the Union market fall into the top		
energy efficiency class A; or		
(b) 50% of the products sold within		
the Union market fall into the top		
two energy efficiency classes A+B.		
Amendmen	nt 62	
Article 7 - paragra	nph 3a (new)	
3a. The Commission shall ensure,		
through the inclusion of the		
product group in the working plan		
pursuant to Article 11, that:		
(a) the preparatory study for		
rescaling is completed no later than		
18 months after the conditions of		
paragraph 3 are met;		
(b) rescaling is completed, through		
the review and entry in force of the		
relevant delegated act in		
accordance with Article 13, no later		
than three years after the conditions		
of paragraph 3 are met.		

	Amendment 63 Article 7 - paragraph 4			
4. Labels shall be re-scaled periodically.	4. The Commission shall lay out the requirements for new or rescaled labels aiming for an expected validity of at least ten years. To that end, the Commission shall ensure that, when a label is introduced or rescaled, no products are expected to fall in energy class A at the moment of the introduction of the label.	4. When, for a given product group, no models belonging to energy classes D, E, F or G are allowed to be placed on the market any more because of an implementing measure adopted under Directive 2009/125/EC, the class or classes in question shall no longer be shown on the label.		
	For product groups where the preparatory study referred to in (a) of paragraph 3a shows a fast technological progress, no products are expected to fall in energy classes A and B at the moment of the introduction of the label.			

Amendment 64					
	Article 7 - paragraph 5				
5. When a label is rescaled:	5. When, for a given product	5. When a label is rescaled:			
	group, no models belonging to				
	energy classes F or G are allowed to				
	be placed on the market anymore				
	because of an Ecodesign				
	implementing measure adopted under Directive 2009/125/EC, the				
	class or classes in question shall be				
	shown on the label in grey as				
	specified in the relevant delegated				
	act. The standard dark green to red				
	spectrum of the label shall be				
	retained for the remaining upper				
	classes. The changes shall apply				
	only to new product units placed on				
	the market.				
(a) suppliers shall provide both the		(a) suppliers shall [] supply in			
current and the rescaled labels to	Deleted (moved to Article 3)	accordance with Article 3(1) (a)			
dealers for a period of six months		both the current and the rescaled			
before the date specified in		labels [] for a period of six months			
paragraph (b).		before the date specified in			
		paragraph (b).			

		In addition, suppliers shall deliver the rescaled label on request from dealers in accordance with Article 3(1) (b) for units placed on the market earlier than the period refered to in the first subparagraph.	
		The second subparagraph of this point shall apply to models, units of which are not placed on the market any more after the start of that period, only if no new testing is required.	
		Dealers shall obtain a rescaled label in accordance with Article 3(2) (b) for the products referred to in the second and third subparagraph.	
(b) dealers shall replace the existing labels on products on display including on the Internet with the rescaled labels within one week following the date specified for that purpose in the relevant delegated act. Dealers shall not display the rescaled labels before that date.	Deleted (moved to Article 3)	(b) dealers shall replace the existing labels on products on display including on the Internet with the rescaled labels within [] 10 days following the date specified for that purpose in the relevant [] implementing act. Dealers shall not display the rescaled labels before that date.	

		(c) By way of derogation from points (a) and (b), implementing acts may provide for specific rules to address the case where energy	
		labels are printed on the packaging.	
	Dealers shall be permitted to sell	packaging.	
	energy- related products without a		
	label or a rescaled label, only where		
	a (rescaled) label has never been		
	produced for a given product and		
	the supplier of the product is no		
	longer active on the market.		
	Amendme		
	Article 7 - par		
6. Labels introduced by	Deleted (moved to Article 7(1))	6. Labels introduced by delegated	
delegated acts adopted in		acts adopted in accordance with	
accordance with Article 10 of		Article 10 of Directive 2010/30/EU	
Directive 2010/30/EU before the		before the date of application of this	
date of application of this		Regulation shall be considered as	
Regulation shall be considered as		labels for the purposes of this	
labels for the purposes of this		Regulation. []	
Regulation. The Commission shall			
review those labels within five			
years of the entry into force of this			
Regulation with a view to rescaling them.			

Amendment 66				
	Article 8			
Article 8		Article 8		
Product database		Product database		
The Commission shall establish	1. The Commission shall establish	1. The Commission shall		
and maintain a product database	and maintain a product database,	establish and maintain a product		
including the information referred	consisting of two different	database [] for the following		
to in Annex I. The information	interfaces, the public interface and	purposes:		
listed under point 1 of Annex I shall be made publicly available.	the compliance interface.			
	The public interface shall contain			
	the information set out in point 1 of			
	Annex I, respecting the functional			
	requirements set out in point 3 of			
	Annex I.			
	The compliance interface shall contain the information set out in point 2 of Annex I, respecting the functional requirements set out in point 4 of Annex I.			

2. When entering information into the product database, suppliers shall keep access and editing rights to it. Any changes shall be dated and clearly visible to market surveillance authorities.

Data contained in the compliance interface shall be used only for purposes linked to the enforcement for this Regulation and the delegated acts adopted pursuant thereto, and be prohibited from unintended use.

Suppliers shall be entitled to keep on their servers' technical documentation pursuant to point (c) of Article 3(1), test reports or similar conformity assessment documentation, as established by point 2(a) of Annex I corresponding to tests carried by the suppliers themselves accessible exclusively to market surveillance authorities and the Commission.

The establishment of the database shall follow criteria that allow for minimising the administrative burden for suppliers and other database users, user-friendliness and cost-effectiveness.

The product database does not replace or modify the

responsibilities of the market surveillance authorities.		
3. The Commission, with the support of market surveillance authorities and suppliers, shall pay special attention to the transitional process until the full implementation of the public and compliance interfaces.		
4. The Commission is empowered to adopt delegated acts in accordance with Article 13 supplementing this Regulation by specifying the operational details relating to the establishment of the product database.		
	(a) to facilitate the market surveillance authorities in carrying out their tasks under this Regulation;	
	(b) to provide the Comission with up-to-date energy efficiency information of products for reviews of energy labels;	
	(c) to provide the public with information about products placed on the market, their energy labels and product information sheets;	
	(d) to enable suppliers to comply with their obligations under	

	Article 3(1a) points (a) and (b);	
	(e) to enable dealers to comply with their obligations under Article 3(2) point (b) (ii).	
	2. The database shall include the information referred to in Annex I.	

3. The information shall be entered into the database by
suppliers as specified in Article
3(1a) points (a) and (b). Suppliers
shall have access and editing rights
to the information they entered. A
record of changes shall be kept for
market surveillance purposes,
keeping track of dates of any
editing.
4. The information listed under
point 1 of Annex I shall be made
publicly available. (moved from
paragraph 1) The market
surveillance authorities and the
Commission shall have access to
the information listed under point
2 of Annex I, while ensuring the
safeguarding of confidential
information.
5. The Commission and market
surveillance authorities shall
ensure that personal data are
processed in accordance with
Regulation (EC) No 45/2001 and
Directive 95/46/EC, as applicable.
Directive you to IDO, as application

6. The establishment of the database shall take into account the criteria of minimising administrative burden for suppliers and other database users, user-friendliness and cost-
appropriate security arrangements and access rights based on the need-to-know principle.
7. The Commission shall be empowered, by means of implementing acts, to specify operational details relating to the product database, including any obligations on suppliers and
dealers. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 12a(2).

	Amendment 67		
	Article 9 - paragraph 2		
Article 9		Article 9	
Harmonised standards		Harmonised standards	
After the adoption of a delegated		After the adoption of an []	
act under this Regulation setting		implementing act under this	
specific labelling requirements		Regulation setting specific labelling	
adopted in accordance with Article		requirements [] the Commission	
13 of this Regulation, the		shall, in accordance with Regulation	
Commission shall, in accordance		(EU) No 1025/2012, publish	
with Regulation (EU) No		references to harmonised standards	
1025/2012 ⁹ , publish references to		that satisfy the relevant measurement	
harmonised standards that satisfy		and calculation requirements of the [
the relevant measurement and] implementing act in the <i>Official</i>	
calculation requirements of the		Journal of the European Union.	
delegated act in the Official Journal			
of the European Union.			
When during the conformity	2. When during the conformity	When during the conformity	
assessment of a product such	assessment of a product such	assessment of a product such	
harmonised standards are applied,	harmonised standards are applied,	harmonised standards are applied,	
the product shall be deemed to	the product <i>model</i> shall be deemed	the product shall be [] presumed to	
comply with the relevant	to comply with the relevant	be in conformity [] with the	
measurement and calculation	measurement and calculation	relevant measurement and	
requirements of the delegated act.	requirements of the delegated act.	calculation requirements of the []	
		implementing act.	

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	Until the relevant measurement and calculation requirements and references to harmonised standards referred to in paragraph 1 have been established, the Commission may publish transitional measurement and calculation methods.	
2a. Harmonised standards shall aim to simulate real-life usage as far as possible while maintaining a standard test method, with no prejudice to comparability within the product group.		
2b. Measurement and calculation methods included in the harmonised standards shall be reliable, accurate and reproducible, and aligned with the requirements of Article 3(1a).		

Amendment 68			
	Article 10 - paragraph 1		
Article 10		Article 10	
Consultation		Consultation Forum	
In the conduct of its activities under	1. In the conduct of its activities under	In the conduct of its activities under	
this Regulation the Commission shall	this Regulation, for the introduction	this Regulation the Commission shall	
ensure in respect of each delegated	or rescaling of labels under Article 7,	ensure in respect of each delegated	
act, a balanced participation of	and for the setup of the database	and implementing act, as well as for	
Member States' representatives and	under Article 8, the Commission	the identification of sectors where	
interested parties concerned with the	shall ensure a balanced participation	the condition of 30 percent of the	
product group in question, such as	of Member States' representatives,	products sold within the Union	
industry, including SMEs and craft	including market surveillance	market falling into the top energy	
industry, trade unions, traders,	authorities, and interested parties	class is unlikely to be fulfilled, a	
retailers, importers, environmental	concerned with the product group in	balanced participation of Member	
protection groups and consumer	question, such as industry, including	States' representatives and interested	
organisations. For this purpose, the	SMEs and craft industry, trade unions,	parties concerned with the product	
Commission shall establish a	traders, retailers, importers,	group in question, such as industry,	
Consultation Forum in which these	environmental protection groups and	including SMEs and craft industry,	
parties shall met. This Consultation	consumer organisations, as well as the	trade unions, traders, retailers,	
Forum may be combined with the	involvement of the European	importers, environmental protection	
Consultation Forum referred to in	Parliament.	groups and consumer organisations.	
Article 18 of Directive 2009/125/EC.		For this purpose, the Commission shall	
		establish a Consultation Forum in	
		which these parties shall meet. This	
		Consultation Forum [] shall be	
		combined with the Consultation	
		Forum referred to in Article 18 of	
		Directive 2009/125/EC.	

	_	_	
	2. The Commission shall establish a		
	Consultation Forum in which <i>the</i>		
	parties <i>listed in paragraph 1</i> shall		
	meet to that purpose. That		
	Consultation Forum may coincide,		
	fully or in part, with the		
	Consultation Forum referred to in		
	Article 18 of Directive 2009/125/EC.		
	The minutes of the Consultation		
	Forum meetings shall be published		
	in the public interface of the		
	database established pursuant to		
	Article 8.		
	Amendme	nt 69	
	Article 10 – pa	ragraph 2	
Where appropriate prior to the	3. Where appropriate, prior to the	Where appropriate, [] when	
adoption of delegated acts, the	adoption of delegated acts adopted	preparing implementing acts, the	
Commission shall test the design	pursuant this Regulation, the	Commission shall test the design and	
and content of the labels for	Commission shall test the design and	content of the labels for specific	
specific product groups with	content of the labels for specific	product groups with [] customers	
consumers to ensure their clear	product groups with <i>representative</i>	to ensure their clear understanding of	
understanding of the labels.	groups of Union consumers to	the labels.	
	ensure their clear understanding of		
	the labels.		

Amendment 70			
	Article 11 - paragraph 1		
Article 11		Article 11	
Working plan		Working plan	
The Commission shall, having	1. The Commission shall adopt	The Commission shall, having	
consulted the Consultation Forum	delegated acts pursuant to Article	consulted the Consultation Forum	
referred to in Article 10, establish a	13 supplementing this Regulation,	referred to in Article 10, establish a	
working plan which shall be made	after having consulted the	working plan which shall be made	
publicly available. The working	Consultation Forum referred to in	publicly available. The working plan	
plan shall set out an indicative list	Article 10, <i>in order to</i> establish a	shall set out an indicative list of	
of product groups which are	long-term working plan which shall	product groups which are considered	
considered as priorities for the	be made publicly available,	as priorities for the adoption of the	
adoption of delegated acts. The	including through the public	specific product groups under	
working plan shall also set out	interface of the database	Article 11a, and detailed energy	
plans for the revision and rescaling	established pursuant to Article 8.	labelling requirements under	
of labels of products or product		Article 12. The working plan shall	
groups. The working plan may be		also set out plans for the revision and	
amended periodically by the		rescaling of labels of products or	
Commission after consultation with		product groups. The working plan []	
the Consultation Forum. The		shall be amended periodically by the	
working plan may be combined		Commission after consultation with	
with the working plan required by		the Consultation Forum. The	
Article 16 of Directive		working plan [] shall be combined	
2009/125/EC.		with the working plan required by	
		Article 16 of Directive 2009/125/EC	
		and reviewed every three years.	

2. The Commission shall organise the working plan in sections containing priorities for the introduction of energy efficiency labels in new product groups, and for the rescaling of labels of product groups. The Commission shall ensure the necessary resources to the plan and its coherence. This working plan may be combined with the Ecodesign working plan required by Article 16 of Directive 2009/125/EC. The Commission shall update the working plan periodically, having consulted the Consultation Forum. The European Parliament and the Council shall be informed annually of its progress and shall be formally notified of any changes thereto.

Amedment 71			
	Article 12 - paragraph 1		
Article 12		Article 11a	
Delegated Acts		Specification of product groups	
1. The Commission shall be empowered to adopt delegated acts concerning detailed requirements relating to labels for specific groups of energy-related products ('specific product groups') in accordance with Article 13.	1. The Commission is empowered to adopt delegated acts in accordance with Article 13 to supplement this Regulation by laying down detailed requirements relating to labels for specific groups of energy-related products ('specific product groups').	1. The Commission shall be empowered to adopt delegated acts, in accordance with Article 13, to establish specific product groups of energy related products ('specific product groups') which satisfy the following criteria:	
	Amendment 72		
	Article 12 - pa	ragraph 2	
2. Delegated acts shall specify product groups which satisfy the following criteria:	2. Delegated acts shall specify products groups which satisfy the following criteria:		
(a) according to the most recently available figures and considering the quantities placed on the Union market, the product group shall have significant potential for saving energy and where relevant, other resources	(a) according to the <i>actual</i> penetration in the Union market, there is significant potential for saving energy and where relevant, other resources;	(a) according to the most recently available figures and considering the quantities placed on the Union market, the product group shall have significant potential for saving energy and where relevant, other resources;	

(b) product groups with equivalent functionality shall differ significantly in the relevant performance levels	(b) within the product group, models with equivalent functionality have significantly different energy efficiency levels;	(b) product groups with equivalent functionality shall differ significantly in the relevant performance levels;	
(c) there shall be no significant negative impact as regards the affordability and the life cycle cost of the product group	(c) there are no significant negative impacts regarding affordability, life cycle cost and functionality of the product from the perspective of the user;	(c) there shall be no significant negative impact as regards the affordability and the life cycle cost of the product group.	
		(d) the introduction of energy labelling requirements [] for a product group [] shall not have a significant negative impact on the functionality of the product [] in use.	
		2. Products covered by a delegated act adopted pursuant to Directive 2010/30/EU and Commission Directive 96/60/EC shall be deemed to constitute specific product groups within the meaning of this Article.	

		Article 12 Introduction of energy labelling requirements 1. The Commission shall be empowered to specify, by means of implementing acts the detailed requirements relating to labels for the specific product groups	
	Amendme Article 12 - par		
3. Delegated acts relating to specific product groups shall specify in particular:	3. Delegated acts relating to specific product groups shall specify in particular <i>for the product group concerned</i> :	2. Those implementing acts [] shall specify in particular:	
(a) the definition of the specific product groups falling under the definition of 'energy-related product' set out in Article 2(11) which are to be covered;	(a) the definition of the energy-related <i>products</i> to be covered;	(a) the definition of the specific product group falling under the definition of 'energy-related product' set out in Article 2(11) which <u>is</u> to be covered <u>by the detailed labelling</u> requirements;	

(b) the design and content of the label, including a scale showing consumption of energy consisting of A to G, which as far as possible shall have uniform design characteristics across product groups and shall in all cases be clear and legible;	(b) the design, dimensions, and content of the label, which shall in all cases be clear and legible, taking into account the needs of visually impaired customers, and shall contain in a prominent position the following information determined in accordance with the relevant delegated act:	(b) the design and content of the label, including a scale showing consumption of energy consisting of A to G, which as far as possible shall have uniform design characteristics across product groups and shall in all cases be clear and legible. The A-G steps of the classification shall correspond to significant energy and cost savings and appropriate product differentiation from the	
	(i) an A to G scale showing the energy efficiency class of the corresponding product model, which as far as possible shall have uniform design characteristics across product groups; (ii) the absolute energy consumption in kWh, displayed per year or per any relevant period of time;	customer's perspective;	

(c) where appropriate, the use of other resources and supplementary information concerning energy related products, in which case the label shall emphasise the energy efficiency of the product;

(c) where appropriate, the use of other resources and supplementary information concerning energy related products, in which case the label shall emphasise the energy efficiency of the product;

(c) where appropriate, the use of other resources and supplementary information concerning energy related products, in which case the label shall emphasise the energy efficiency of the product.

Supplementary information shall be unambiguous and with no negative impact on the clear intelligibility and effectiveness of the label as a whole towards customers. It shall be based on data relating to physical product characteristics that are measurable

by market surveillance authorities:

Amendment 98 Article 12 - paragraph 3 (ca)		
	(ca) where appropriate, the inclusion of a reference on the label allowing customers to identify products with connectivity functions (i.e. smart appliances);	

(d) the locations where the label	(d) the locations where the label	(d) the locations where the label shall	
shall be displayed, such as	shall be displayed, such as	be displayed, such as attached to the	
attached to the product, printed on	attached to the product where no	product, printed on the packaging,	
the packaging, provided in	damage is caused to it, printed on	provided in electronic format or	
electronic format or displayed on	the packaging, provided in	displayed on line, taking into	
line;	electronic format or displayed on	account the implications for	
	line;	consumers, suppliers and dealers;	
(e) where appropriate, electronic	(e) where appropriate,	(e) where appropriate, electronic	
means for labelling products;	electronic means for labelling	means for labelling products;	
	products;		
(f) the manner in which the label	(f) the manner in which the	(f) the manner in which the label and	
and technical information are to	label and technical information	[] product information sheet are to	
be provided in the case of distance	are to be provided in the case of	be provided in the case of distance	
selling;	distance selling;	selling;	

(g) the content and, where	(g) the <i>required contents</i> and,	(g) the content and, where	
appropriate, the format and other	where appropriate, the format and	appropriate, the format and other	
details concerning the technical	other details concerning the	details concerning the technical	
documentation and product	product information sheet and	documentation and product	
information sheet;	the technical documentation;	information sheet;	
	,	(ga) that it is prohibited to place on	
		the market products designed so	
		that a model's performance is	
		automatically altered in test	
		conditions with the objective of	
		reaching a more favourable figure	
		for any of the parameters specified	
		in the implementing act or included	
		in any of the documentation	
		provided with the product;	
(h) that when verifying	(h) that when verifying	(h) that when Member States verify	
compliance with the requirements,	compliance with the requirements,	compliance with the requirements,	
only those verification tolerances	only those verification tolerances	only those verification tolerances that	
that are set out in the delegated	that are set out in the delegated	are set out in the [] implementing	
act(s) shall apply;	act(s) shall apply;	act(s) shall apply;	
(i) the obligations on suppliers	(i) the obligations on suppliers	(i) the obligations on suppliers and	
and dealers in relation to the	and dealers in relation to the	dealers in relation to the product	
product database;	product database;	database;	
(j) the specific indication of the	(j) where appropriate, the	(j) the specific indication of the	
energy class to be included in	specific indication of the energy	energy class to be included in	
advertisements and technical	class to be included in	advertisements and technical	
promotional material, including	advertisements and technical	promotional material, including	
requirements for this to be in a	promotional material, including	requirements for this to be in a legible	
legible and visible form;	requirements for this to be in a	and visible form;	
	legible and visible form;	,	

(k) the conformity assessment	(k) the conformity assessment	(k) [] the measurement and	
procedures and the measurement	procedures and the measurement	calculation methods to be used to	
and calculation methods to be	and calculation methods, as	determine label and product	
used to determine label and	established in Article 9, to be	information sheet information;	
product information sheet	used to determine label and		
information;	product information sheet		
	information, including the		
	definition of the Energy		
	Efficiency Index (EEI), or		
	equivalent parameter, and its A		
	to G steps setting the energy		
	efficiency classes;		
(l) whether for larger appliances a		(l) whether for larger appliances a	
higher level of energy efficiency		higher level of energy efficiency is	
is required to reach a given energy		required to reach a given energy class;	
class;			
(m) the format of any additional	(m) the format of any additional	(m) the format of any additional	
references on the label allowing	references on the label allowing	references on the label allowing	
customers to access through	customers to access through	customers to access through electronic	
electronic means more detailed	electronic means more detailed	means more detailed information on	
information on the product	information on the product	the product performance included in	
performance included in the	performance included in the	the product information sheet;	
product information sheet;	product information sheet;		

(n) whether and how energy classes describing the product's energy consumption during use should be shown on smart meters or on the product's interactive	(n) whether and how energy classes describing the product's energy consumption during use should be shown on smart meters or on the product's interactive	(n) whether and how energy classes describing the product's energy consumption during use should be shown [] or on the product's interactive display;	
display;	display;		
(o) the date for the evaluation and	(o) the date for the evaluation	(o) the date for the evaluation and	
possible revision of the delegated	and possible revision of the	possible consequent revision of the []	
act.	delegated act.	implementing act;	
		(p) where appropriate, differences	
		in energy performances in different	
		climatic regions;	
		(q) that the model identifier shall be	
		accessible both to customers and	
		national authorities.	

For the content of the label as referred to in point (b) of the first subparagraph, the A-G steps of the classification shall correspond to significant energy and cost savings from the customer's perspective.	Deleted (moved to the definition of label)	Moved to point (b) above	
For the format of references referred to in point (m) of the first subparagraph, those references may take the form of a website address, a Quick Response (QR) code, a link on on-line labels or any other appropriate consumeroriented means.	For the format of references referred to in point (m) of the first subparagraph, those references may take the form of a website address, a <i>dynamic</i> Quick Response (QR) code, a link on online labels or any other appropriate consumer-oriented means <i>linking to the public interface of the database established pursuant to Article 8</i> .	For the format of references referred to in point (m) of the first subparagraph, those references may take the form of a website address, a Quick Response (QR) code, a link on on-line labels or any other appropriate consumer-oriented means.	
		3. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 12a(2).	
The introduction of a label for a product to be covered by a delegated act shall not have a significant negative impact on the functionality of the product from the perspective of the user.	The product information sheet as referred to in point (g) of the first subparagraph, shall provide direct links to the public interface of the database established pursuant to Article 8, and it shall be made available to customers in all the Union official languages of the national markets where the corresponding product model has been made available.	Moved to Article 11a(1) (d)	

The Commission shall be empowered to adopt delegated acts regarding operational details relating to the product database, including any obligations on suppliers and dealers in accordance with Article 13.	The Commission is empowered to adopt delegated acts in accordance with Article 13 supplementing this Regulation by laying down operational details related to the product database, including any obligations on suppliers and dealers.	See Article 8(7)	
	Regarding information referred to in point (g) of the first subparagraph, in order to ensure proper safeguarding of confidential information and technical documentation, those delegated acts shall specify the information that is to be uploaded in the product database and what information to be available on the request of national authorities and the Commission.		

Amendment 74				
	Article 12 - paragraph 3a (new)			
	3a. The Commission shall keep an updated inventory of all delegated acts supplementing this Regulation and those developing the Ecodesign Directive 2009/125/EC, including complete references to all harmonised standards that satisfy the relevant measurement and calculation methods, as of Article 9, and it shall make it publicly available.			
		4. By way of derogation from paragraphs 1 to 3, for each specific product group covered by Article 11a(2), the Commission shall adopt an implementing act, exclusively and entirely reproducing the detailed requirements set out in the delegated acts adopted under Artice 10 of Directive 2010/30/EU.		
		of those implementing acts shall follow the procedure set out in paragraphs 1 to 3.		

		<u>Article 12a</u> Committee procedure	
		1. The Commission shall be assisted by a committee. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011. [] This committee shall be the committee referred to in Article 19 of Directive 2009/125/EC.	
		2. Where reference is made to this paragraph, Article 5 of Regulation (EU) No 182/2011 shall apply.	
Article 13 Exercise of the delegation		Article 13 Exercise of the delegation	
1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	

Amendment 75			
Article 13 - paragraph 2			
2. The delegation of power	2. The <i>power to adopt</i>	2. The delegation of power	
referred to in Articles 7 and 12	delegated acts referred to in	referred to in Article 11a [] shall be	
shall be conferred on the	Articles 7, 8(4), 11(1) and 12 shall	conferred on the Commission [] <u>for</u>	
Commission for an indeterminate	be conferred on the Commission	a period of five years from [the date	
period of time from the date of	for a period of six years from 1	of application of this Regulation].	
application of this Regulation.	January 2017.	The Commission shall draw up a	
	The Commission shall draw up a	report in respect of the delegation of	
	report in respect of the delegation	power not later than six months	
	of power not later than nine	before the end of the five-year	
	months before the end of the six-	period. The delegation of power	
	year period.	shall be tacitly extended for periods	
	The delegation of power shall be	of an identical duration, unless the	
	tacitly extended for periods of an	European Parliament or the	
	identical duration, unless the	Council opposes such extension not	
	European Parliament or the	later than three months before the	
	Council opposes such extension	end of each period.	
	not later than three months		
	before the end of each period.		
		2a. It is of particular importance	
		that the Commission follow its usual	
		practice and carry out consultations	
		with experts, including Member	
		States' experts, before adopting those	
		delegated acts. The consultation of	
		Member States' experts shall take	
		place following the consultation	
		pursuant to Article 10.	

Amendment 76 Article 13 - paragraph 3 This delegation of power *The* delegation of power The delegation of power referred to in Articles 7 and 12 referred to in Articles 7, 8(4), referred to in Article 11a [] may be may be revoked at any time by the 11(1) and 12 may be revoked at revoked at any time by the European European Parliament or by the any time by the European Parliament or by the Council. A Parliament or by the Council. A Council. A decision to revoke decision to revoke shall put an end to shall put an end to the delegation decision to revoke shall put an the delegation of the power specified of the power specified in this end to the delegation of the power in this Regulation. It shall take effect Regulation. It shall take effect the specified in *that decision*. It shall the day following the publication of day following the publication of take effect the day following the the decision in the Official Journal of the decision in the Official Journal publication of the decision in the the European Union or at a later date specified therein. It shall not affect the of the European Union or at a Official Journal of the European later date specified therein. It shall Union or at a later date specified validity of any delegated acts already not affect the validity of any therein. It shall not affect the in force. delegated acts already in force. validity of any delegated acts already in force. Amendment 77 Article 13 - paragraph 3a (new) Corresponds to para 2a above Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016.

4. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.		4. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	
	Amend	ment 78	
	Article 13 -	paragraph 5	
5. A delegated act adopted pursuant to Articles 7 and 12 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Council have both informed the Commission that they will not object. That period may be extended by two months at the initiative of the European Parliament or of the Council.	5. A delegated act adopted pursuant to Articles 7, 8(4), 11(1) and 12 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.	5. A delegated act adopted pursuant to Article 11a [] shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period may be extended by two months at the initiative of the European Parliament or of the Council.	

Amendment 79			
Article 14 - paragraph 1			
Article 14		Article 14	
Evaluation		Evaluation and report	
No later than eight years after the entry into force, the Commission shall assess the application of this Regulation and transmit a report to the European Parliament and the Council. That report shall assess how effectively this Regulation has allowed customers to choose more efficient products, taking into account its impacts on business.	By [6 years after the entry into force of this Regulation], the Commission shall assess the application of this Regulation and submit a report to the European Parliament and the Council. This report shall assess how effectively this Regulation and its delegated acts have allowed customers to choose more energy efficient products, taking into account criteria such as its effect on business, energy consumption, greenhouse gases emissions, market surveillance activities, and the cost to establish and maintain the database. The evaluation exercise conducted under the first paragraph shall make explicit use of the annual follow-up reports regarding enforcement and market surveillance established by Article 5.	No later than eight years after the entry into force of this Regulation, the Commission shall assess the application of this Regulation and transmit a report to the European Parliament and the Council. This report shall assess how effectively this Regulation and its delegated and implementing acts have allowed customers to choose more efficient products, taking into account its impacts on business.	

Article 15	Article 15
Repeal	Repeal and transitional measures
Directive 2010/30/EU is repealed	1. Subject to paragraph 2,
with effect from 1 January 2017.	Directive 2010/30/EU is repealed with
	effect from 1 January 2017.
	2. A delegated act adopted
	pursuant to Directive 2010/30/EU []
	and Commission Directive 96/60/EC
	are repealed with effect from the
	moment when the corresponding
	implementing act adopted pursuant
	to Article 12(4) applies. However,
	the legal effects of Article 11a(2)
	shall be maintained as regards the
	products concerned.
References to Directive	3. References to the repealed
2010/30/EU shall be construed as	Directive [] shall be construed as
references to this Regulation and	references to this Regulation and shall
shall be read in accordance with	be read in accordance with the
the correlation table set out in	correlation table set out in Annex II.
Annex II.	

	4. For models, units of which are placed on the market in accordance with Directive 2010/30/EU before the date of application of this Regulation, suppliers shall, for a period ending five years after the last product was manufactured, make an electronic version of the technical documentation available for inspection within 10 days of a request received from market surveillance authorities or the Commission.
	Amendment 80
Article 16	Article 16 - paragraph 3 Article 16
Entry into force	Entry into force
This Regulation shall enter into	This Regulation shall enter into force
force on the day following that of	on the day following that of its
its publication in the Official	publication in the Official Journal of
Journal of the European Union.	the European Union.
It shall apply from 1 January	It shall apply from 1 January 2017.
2017.	
	Article 11a(2), Article 12(4) and
	Article 15(2) shall apply from the
	entry into force of this Regulation.

However, Article 3(1)(d) shall	However, <i>point (d) of</i> Article 3(1)	Article 3(1a) (a) shall apply from 1	
apply from 1 January 2019.	shall apply as soon as the public	January 2019.	
	interface of the product database		
	established pursuant to Article 8		
	is fully operational, and in any		
	event no later than 1 January		
	2018.		
This Regulation shall be binding		This Regulation shall be binding in its	
in its entirety and directly		entirety and directly applicable in all	
applicable in all Member States		Member States.	
Done at Brussels,		Done at Brussels,	
For the European Parliament For		For the European Parliament	
the Council		For the Council	
The President The President		The President	
		The President	

Amendment 81				
Annex I - title and point 1				
ANNEXI		ANNEXI		
Information to be included in the product database	Information to be included in the product database, <i>plus functional requirements</i>	Information to be included in the product database		
1. Publicly available product information:	1. Information to be included in the public interface of the database:	1. Publicly available product information:		
(a) manufacturer's or supplier's name or trademark;	(a) the name or trademark, address, contact details and other legal identification of the supplier;	(a) [] the supplier's name or trademark;		
	(aa) contact details of the Member State market surveillance authorities;			
(b) the model identifier(s), including of all equivalent models;	(b) the model identifier(s), including of all equivalent models;	(b) the model identifier [];		
(c) the label in electronic format;(d) the class(es) and other parameters on the label;	(c) the label in electronic format; (d) the energy efficiency class(es) and other parameters of the label;	(c) the label in electronic format;(d) the class(es) and other parameters on the label;		
(e) the product information sheet in electronic format.	(e) the parameters of the product information sheet in electronic format;	(e) [] the parameters of the product information sheet [].		

	(ea) Member States' education and information campaigns as		
	referred to in Article 4(4);		
	(eb) working-plan of the Commission as referred to in Article 11;		
	(ec) minutes of the Consultation Forum;		
	(ed) inventory of delegated acts and harmonised standards applicable;		
	Amend	mont 92	
	Amend Annex I - titl		
2. Compliance information, only available to Member States' market surveillance authorities and the Commission:	2. Information to be included in the compliance interface of the database:	2. Compliance information, only available to Member States' market surveillance authorities and the Commission:	
(a) the technical documentation specified in the applicable delegated act;	(a) test report or similar conformity assessment documentation enabling to assess compliance with all requirements in the relevant delegated act, including testing methods and series of measurements;	(a) the technical documentation specified in the applicable [] implementing act;	
		(aa) the model identifier of all equivalent models;	
(b) test report or similar technical evidence enabling compliance with all requirements in the applicable delegated act to	(b) provisional measures adopted in the frame of market surveillance related to this Regulation;	(b) [];	

be assessed;			
(c) name and address of the	(c) the technical	(c) name, address and contact	
supplier;	documentation referred to in	<u>details</u> of the supplier;	
	point (c) of Article 3(1):		
(d) the contact details of a	(ca) direct contact details of the	(d) [].	
representative of the supplier.	Member State market		
	surveillance authorities and		
	Commission coordination;		
	(cb) Member States' and		
	Commission's outcome of the		
	compliance checks and, if		
	applicable, corrective action and		
	restrictive measures taken by the		
	market surveillance authorities		
	as referred to in Articles 5 and 6.		

Amendment 83				
2a. Functional requirements for the public interface of the database:	oint 2a (new)			
(a) each product model shall be organised as an individual record;				
(b) it shall enable consumers to easily identify the best energy class populated for each product group, allowing them to compare model characteristics and to choose the most energy efficient products;				
(c) it shall generate as a single viewable and printable file the energy label of each product, as well as the linguistic versions of the complete product information sheet, covering all the official languages of the Union;				
(d) the information shall be machine readable, sortable and searchable, respecting open standards for third party use, free of charge;				

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	(e) redundant registration shall				
	be automatically avoided;				
	(f) an online helpdesk or contact				
	point for customers shall be				
	established and maintained,				
	clearly referenced on the				
	interface.				
Amendment 84					
	Annex I - point 2b (new)				
	2b. Functional requirements for				
	the compliance interface of the				
	database:				
	(a) strict security arrangements				
	for the safeguarding of				
	confidential information shall be	ļ			
	ensured;				
	(b) access rights shall be based				
	on the need-to-know principle;				
	(c) a link shall be provided to the				
	Information and Communication				
	System on Market Surveillance				
	(ICSMS).	ļ			